I certify that this PUBLIC BILL, which originated in the LEGIS-LATIVE ASSEMBLY, has finally passed the LEGISLATIVE COUNCIL and the LEGISLATIVE ASSEMBLY of NEW SOUTH WALES.

W. R. McCOURT, Clerk of the Legislative Assembly. Legislative Assembly Chamber. Sydney, 18 December, 1934.



ANNO VICESIMO QUINTO GEORGII V REGIS.

Act No. 51, 1934.

An Act to regulate the sale and prevent the adulteration of fertilizers; to provide for the inspection and analysis and for the registration of brands of fertilizers; to repeal the Fertilizers Act, 1904; and for purposes connected therewith. [Assented] to, 27th December, 1934.

BE it enacted by the King's Most Excellent Majesty, by and with the advice and consent of the Legislative Council and Legislative Assembly of New South Wales in Parliament assembled, and by the authority of the same, as follows :--

1. This Act may be cited as the "Fertilizers Act, short title 1934 " and shall commence upon a day to be appointed and comby the Governor and notified by proclamation published in the Gazette.

mencement.

2.

I have examined this Bill, and find it to correspond in all respects with the Bill as finally passed by both Houses.

> W. W. HEDGES. Chairman of Committees of the Legislative Assembly.

Act No. 51, 1934.

	Fertilizers.
Repeal of Act No. 33, 1904.	2. The Fertilizers Act, 1904, is hereby repealed.
Interpreta- tion.	3. In this Act, unless inconsistent with the context or subject-matter,—
W.A. No. 10, 1928, s. 2.	"Analyst " means an analyst appointed in accord- ance with this Act.
cf. Ibid.	"Bone dust " or " bone meal " means disintegrated bones, whether steamed or unsteamed without admixture of any other substance whatsoever.
Ibi d.	"Bone fertilizer" or "bone manure" means any fertilizer which contains any material derived from bones admixed with other substances other than phosphate fertilizer.
	"Brand " means a trade-mark or sign or word registered under this Act by a dealer to be used in connection with any fertilizer sold by him.
Ibi đ.	"Dealer "means any person who carries on business as a manufacturer, importer or vendor or of a dealer in fertilizers for the purpose of trade and whether such person carries on any other busi- ness or trade or not.
ef. Ibid.	 "Fertilizer " means any substance containing nitrogen, phosphoric acid, or potash, manufactured, produced, or prepared in any manner for the purpose of fertilizing the soil or supplying nutriment to plants and any other substance which may be proclaimed to be a fertilizer for the purposes of this Act but does not include farm-yard or stable manure, crude nightsoil, crude offal or other unmanufactured refuse. "Inspector " means an inspector of fertilizers appointed under this Act. "Parcel " includes sack, bag, barrel, case, package, or other container.
'b id .	 " Person " includes firm. " Phosphate fertilizer " means any fertilizer which contains a phosphate and which is neither bone dust, bone meal, bone fertilizer, bone manure,
	nor superphosphate. " Phosphoric

- "Phosphoric acid" means phosphorus pentoxide cf. Vict. Act, (P_2O_5) .
- "Potash" means potassium monoxide (K2O).
- "Prescribed "means prescribed by this Act or by regulations made thereunder.
- "Purchase " includes receipt by an agent or factor from his principal.
- "Purchaser " includes any agent or factor receiving any fertilizer from his principal for sale.
- "Regulations " means regulations made under this Act.
- "Sell " includes sell whether by wholesale or retail and barter or exchange; also dealing in, agreeing to sell or offering or exposing for sale or keeping or having in possession for sale or sending, forwarding, delivering or receiving for sale or on sale or authorising, directing, causing, suffering, permitting, or attempting any of such acts or things; and the derivatives of " sell " (which for the purposes of this Act include " vendor ") have a corresponding interpretation.
- "Superphosphate " means any fertilizer which has W.A. No. been treated in such a manner as to render all ^{10, 1928, s. 2.} or the major portion of the phosphoric acid therein soluble in water and includes any fertilizer having any description or name which includes the word " super " or the word " superphosphate."

4. This Act shall not apply—

- (a) to the sale of bulk lots of fertilizer compounds Exemptions. to a manufacturer of fertilizer; or *Ibid. s. 3.*
- (b) to any sale of any fertilizer where the quantity sold is less than half a hundredweight:

Provided that section twenty-nine shall apply to such sale as is mentioned in paragraph (b) hereof.

5.

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Ibid.

Vendor to certificate No 3.680 (1928), s. 5.

5. (1) Upon the sale of any fertilizer, whether paid give invoice for at the time of sale or not, the dealer shall, at or to purchaser. before delivery of the same or any part thereof, deliver cf. Viet. Act to the purchaser an invoice certificate in the prescribed form signed by the dealer or his agent and stating-

- (a) the full name and place of business of the vendor:
- (b) the brand of the fertilizer;
- (c) the quantity of fertilizer comprised in the sale;
- (d) the proportion per centum in which such fertilizer contains the following ingredients, namely: nitrogen, phosphoric acid and potash, and the forms in which they respectively occur as provided in the regulations; and
- (e) such other particulars as may be prescribed.

cf. Ibid. s. 7 (2).

(2) (a) When the fertilizer is bone dust, bone meal, bone fertilizer, bone manure, or other fertilizer to which this subsection is applied by the regulations-

- (i) the percentage of fine material shall be at least fifty per centum; and
- (ii) the percentages of coarse material and fine material shall be stated on the invoice certificate in addition to any other particulars required to be stated by this section.

(b) For the purpose of this subsection fine material shall be that portion of the fertilizer which passes through a sieve of thirty meshes to the linear inch, measured according to a prescribed standard, and coarse materials shall be the portion retained on the mesh of the sieve.

(3) Where a fertilizer mentioned in subsection two of this section is mixed with any other materials, the invoice certificate shall, in addition to any other requirements of this section, give a correct general statement of the nature and amount of such other materials in the composition of such fertilizer.

Invoice certi-ficate to be warranty. Ibid. s. 6.

(4) Every such invoice certificate shall be deemed a representation or warranty by the dealer to the purchaser of the truth of the matters referred to therein.

Act No. 51, 1934.

Fertilizers.

6. (1) Every dealer who sells any fertilizer shall Labelling of securely and conspicuously affix to each parcel thereof fertilizer. a plainly printed label stating the particulars required $\frac{N_0.3680}{N_0.3680}$ by section five to be stated on the invoice contificate. by section five to be stated on the invoice certificate.

(2) Every such label shall be deemed a representa- Label to be tion or warranty by the dealer to the purchaser of the Ibid. truth of the matters referred to therein.

7. Every dealer who fails to deliver to the purchaser Penalty. an invoice certificate as provided by section five of this Ibid. Act or to affix to each parcel of fertilizer a label as provided by section six of this Act shall be liable for the first offence to a penalty of not more than twenty pounds, and for any subsequent offence to a penalty of not more than fifty pounds.

8. Any person who sells any substance as a fertilizer Certain or uses the word "fertilizer" (either alone or in con- substances not to be junction with any other word or words) in connection sold as with any substance, or who uses any device or means fertilizers. calculated to induce any person purchasing such substance to believe that the same is a fertilizer or sells or in any manner passes off or attempts to pass off such substance as a fertilizer shall, unless such substance is a fertilizer within the meaning of this Act be guilty of an offence against this Act and shall be liable upon summary conviction for a first offence to a penalty not exceeding fifty pounds, and for any subsequent offence to a penalty not exceeding one hundred pounds.

9. The Governor may appoint analysts and, subject Appointto the provisions of the Public Service Act, 1902, may ment of inspectors appoint inspectors under this Act.

10. The purchaser of any fertilizer shall, on payment Purchaser of the prescribed fee and on complying with the regula- may submit tions, be entitled to submit a sample of such fertilizer to analysis. an analyst for analysis and to receive from him a certifi- W.A. No. cate of the result of the analysis. s. 26.

Where the analyst is an officer of the public service, the prescribed fee shall be paid to the Consolidated Revenue Fund. Where the analyst is not an officer of the public service, he shall be entitled to retain the prescribed fee for his own use.

and analysts,

10, 1928,

11.

Tampering with samples. Vict. No. 3680 (1928), s. 12. Analysts to divide sample. Vict. No. 3680 (1928), s. 13.

Samples through post. *Ibid.* s. 14.

Certificate of analyst. *Ibid.* s. 15.

Fertilizers to contain certain percentages of ingredients. *Ibid.* s. 16. 11. Every person who knowingly and fraudulently tampers with any parcel of any fertilizer so as to procure that any sample of it taken in pursuance of this Act does not correctly represent the contents of the parcel shall be guilty of an offence against this Act.

12. Upon receiving for analysis any sample of any fertilizer from any purchaser, the analyst shall divide the same into two parts and shall place in a glass bottle), or jar one of such parts and seal and fasten up the same, and shall retain the same for production in case proceedings are afterwards taken in the matter.

13. If an analyst does not reside within two miles of the residence of the person requiring a sample of the fertilizer to be analysed under the provisions of this Act, such sample may be forwarded to such analyst through the post as a registered parcel.

14. The certificate of analysis by an analyst shall be in the prescribed form and, where any method of analysis, chemical or physical, has been prescribed for the analysis of any fertilizer the analyst shall in his certificate declare that he has followed the prescribed method in his analysis.

15. (1) When a dealer sells a fertilizer which, upon analysis under this Act, is found to contain a smaller percentage of nitrogen, phosphoric acid or potash than the proportions respectively stated in the invoice certificate or on the label affixed to the parcel containing such fertilizer then, if the deficiency as to the total nitrogen or total phosphoric acid or total potash stated to be present in such fertilizer or as to any of the several forms of nitrogen, phosphoric acid, or potash stated to be present in such fertilizer respectively exceeds the percentage of the whole sample specified in the second or third column of the Schedule to this Act as the maximum deficiency allowable in respect of the proportion per centum specified in the first column of the said schedule, the dealer shall be guilty of an offence against this Act.

(2) Every dealer who sells any fertilizer mentioned in subsection two of section five of this Act which does not contain the percentage of fine material stated in

the

Act No. 51, 1934.

Fertilizers.

the invoice certificate delivered in respect of that fertilizer or stated on the label affixed to the parcel containing such fertilizer shall, if such deficiency is greater than five per centum of fine material, be guilty of an offence against this Act.

16. (1) An inspector may at any reasonable time Power to enter upon any land or premises where he believes there take is any fertilizer kept for sale or sold and maysamples.

- (a) examine and take without payment a quantity W.A. No. not exceeding two pounds in weight of any s. 22. fertilizer there found as a sample for analysis:
- (b) do any act or thing prescribed to be done in connection with or for the purposes of anything authorised by this section or the analysis of samples taken under this section;
- (c) require the purchaser of any fertilizer to state the name and address of the dealer from whom he purchased such fertilizer and to produce for inspection any invoice delivered to him by the dealer pursuant to this Act.

(2) An inspector may at any time whatsoever take a sample of any fertilizer from any vehicle in which the same may be in course of transit to any purchaser.

17. When an inspector takes a sample for analysis Procedure under section sixteen, he shallsample.

on taking

- (a) thoroughly mix such sample and divide it into Ibid. s. 24. three approximately equal parts;
- (b) place each such part in a glass vessel and seal or fasten each such vessel:
- (c) place on each such vessel a label stating the brand of the fertilizer, the name, so far as is known to him, of the occupier of the premises or of the person apparently having possession, custody or control of the lot from which such sample was taken, or of the vehicle and the time and place of taking;
- (d) sign each such label and submit it for signature of the person in charge or apparently in charge of the premises or vehicle;

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10, 1928,

(e) deliver one of such parts to the person in charge or apparently in charge of the premises or vehicle, retain one of such parts for future comparison and submit the other of such parts to an analyst for analysis.

18. (1) The Minister shall cause to be compiled and kept in a register book in such form as may be prescribed a register of brands registered under this Act.

(2) The register shall be open to the inspection of the public at all convenient times on payment of the prescribed fee.

(3) Certified copies of entries in the register shall be given to any person applying for them on payment of the prescribed fee.

Registration of brands. Ibid. s. 19.

19. No brand shall be registered if, in the opinion of the Minister, it is likely to mislead the purchaser as to the composition of the fertilizer or it is substantially identical with any other brand registered or proposed to be registered or so nearly resembles it as to be likely to deceive.

20. (1) The Minister may cause the register to be amended or altered by-

(a) making any entry wrongly omitted to be made in the register:

- (b) expunging any entry wrongly made in or remaining on the register:
- (c) correcting any error in the register;
- (d) altering the name or address of any person whose name or address appears on the register if he has changed his name or address;
- (e) adding to the list any brand registered pursuant to this Act during the currency of any annual list of brands.

Cancellation of brand.

Application for registration. Ibid. s. 21.

(2) The Minister may cancel and remove from the register any brand registered by a dealer who is convicted of an offence against section fifteen of this Act in respect of such fertilizer.

21. (1) Any dealer who desires to have a brand registered in respect of any fertilizer shall on or before the first day of November in each year, in such form as may be prescribed, make application in writing to the Minister for the registration of such brand. (2)

Alterations and amend-

ments in

register. Ibid. s. 20.

Register of brands to

be kept.

Vict. No. 3,680

(1928),

s. 18.

(2) Every such application shall be accompanied by the amount of the prescribed fee.

(3) Every such application shall be verified by a statutory declaration of the applicant in or to the effect of the prescribed form.

22. A list of all registered brands under this Act shall Publication be published annually in the Gazette as part of the vict. No. 3650 annual list of fertilizers provided for in section twenty- (1928), s. 23. six.

23. (1) No fertilizer shall be sold except in parcels. Fertilizers Every such parcel and every invoice certificate used in to be sold only under connection with such fertilizer shall be marked with a registered brand. registered brand in such manner as is prescribed. Ibid. s. 24.

(2) Where information with regard to any matter required to be set forth in any application for registration of a brand for any fertilizer is also required by section five of this Act to be stated in respect of such fertilizer in any invoice certificate, such information shall be so stated in the same terms as in the application for registration.

24. (1) No brand shall, save with the express sanction Registration in writing of the Minister, be registered in the period of brands during between the publication of the list of brands for any currency of year and of the list of brands for the following year.

(2) The provisions of this Act with regard to the annual registration of brands shall, so far as they are applicable and with such modifications as are necessary, apply to the registration of brands under this section, and such brand shall, after registration, be published in the Gazette, together with a statement containing with respect to the fertilizer the like information as is contained in the annual list of fertilizers published under this Act.

25. The registration of a brand shall continue in force Period of until the publication in the Gazette of the list of registered registration. brands for the following year and no longer brands for the following year and no longer.

26. (1) The Chief Chemist of the Department of Compilation Agriculture-

(a) from the results of the analyses of fertilizers set annual lists forth in the applications for the annual regis- of fertilizers. iration of brands and taking into account the Ibid. s. 27. constituents

and publication of

annual list. Ibid. s. 25.

constituents which have a commercial value and the value thereof in the simple fertilizers in which they occur shall calculate the average unit values of such constituents; and

- (b) shall then compile a complete list of all the fertilizers in respect of which brands are so registered showing—
 - (i) the prices asked for the same;
 - (ii) the average unit values as so calculated;
 - (iii) the several brands registered in respect of such fertilizers; and
 - (iv) such other matters as may be prescribed.

(2) Such list (in this Act referred to as the "annual list of fertilizers") shall be published in the Gazette as soon as practicable after the first day of December in every year.

Average unit values of fertilizers.

(3) Such average unit values shall constitute the basis for calculating the values of all fertilizers for the period during which the registered brands continue in force.

27. Every dealer shall when required to do so by the Minister forward for analysis to the Chief Chemist of the Department of Agriculture without payment samples not exceeding two pounds in weight of any fertilizers in respect of which a brand is registered.

28. Any person who in any way obstructs or interferes with any inspector or analyst in the discharge of any of his duties or the exercise of any of his powers under this Act shall be guilty of an offence against this Act.

29. Any person who-

- (a) sells any fertilizer except under a registered brand or name and registered under this Act;
- (b) applies, advertises or in any way whatsoever makes use of any unregistered brand or name to or in connection with any fertilizer;
- (c) sells any fertilizer unless the same is contained in a parcel on which is conspicuously marked the registered brand and name of the fertilizer;

shall be guilty of an offence against this Act.

Paragraph

Samples of fertilizers to be supplied for analysis. Vict. No. 3,680 (1928), s. 28.

Obstructing inspectors.

Offences. W.A. No. 10, 1928, s. 9.

Paragraph (b) of this section shall apply only to the person who authorises the advertisement and shall not apply to the printer, publisher or exhibitor thereof in any newspaper or other printed matter.

30. (1) Every dealer or other person guilty of an General offence against this Act or who fails to comply with any penalty. of the provisions of this Act, or who improperly breaks 3,680 any seal of or tampers with any parcel containing any (1928), s. 32. sample or part of a sample shall, where no other penalty is expressly provided therefor, be liable to a penalty not exceeding one hundred pounds.

(2) Penalties imposed by this Act or by any regulation made thereunder shall, where no other penalty is expressly provided, be recovered in a summary manner before a stipendiary or police magistrate or any two justices in a court of petty sessions.

31. In any proceedings against any person for an Certificate offence against this Act the production of a document of analyst. Ibid. s. 33. purporting to be the certificate of an analyst shall be sufficient evidence of the facts therein stated, unless the defendant requires that the analyst be called as a witness and that the parts of the sample retained respectively by the analyst and the purchaser as hereinbefore mentioned be produced, or unless it is proved that such document is not the certificate of such analyst.

32. (1) At the hearing of any information for an Reference offence against this Act the Court shall upon the request tural of either the informant or defendant cause any part of Department the sample or fertilizer to be sent to the Minister, who chemist. Ibid. s. 34. shall thereupon direct an analyst nominated by the Minister to make an analysis thereof and give a certificate to such Court as the result of such analysis, and the expense of such analysis shall be paid by the informant or defendant as the Court may direct.

(2) In any proceedings against any person for an offence against this Act the production of a document purporting to be the certificate of the said analyst shall be sufficient evidence of the facts therein stated unless it is proved that such document is not the certificate of the said analyst.

to Agricul-

33.

Vict. No.

Act No. 51, 1934.

Fertilizers.

Saving. Vict. No. 3,680 (1928), s. 35.

Remedy by a vendor

against a

Ibid. s. 36.

Nothing in this Act contained and no proceed. 33. ings taken under this Act against any offender shall in any way interfere with or lessen any right or remedy by civil process which any party aggrieved by any offence against this Act might have had if this Act had not been passed.

34. In any action brought by any person for misrepresentation or for a breach of warranty on the sale prior vendor. of any fertilizer such person may recover alone or in addition to any other damages recoverable by him the amount of any penalty in which he has been convicted under this Act together with the costs paid by him upon such conviction and those incurred by him in and about his defence thereto if he proves-

- (a) that the fertilizer the subject of such conviction was consigned, forwarded or sold to him by the defendant with an invoice certificate containing the like particulars to those contained in the invoice certificate given by him upon the sale in respect of which he has been convicted; and
- (b) that he purchased or received such fertilizer not knowing it to be otherwise, and afterwards sold it in the same state in which he purchased or received it.

The defendant in any such action shall, however, be at liberty to prove that the conviction was wrongful.

35. Every person who forges or utters knowing it to be forged, any certificate as provided for under this Act shall be guilty of a misdemeanour and shall be liable to imprisonment with or without hard labour for a term of not more than five years.

36. Every person guilty of an offence against this Act shall, in addition to the penalty imposed, be liable to pay such amount as the court awards for the costs and expenses incurred in the taking of proceedings against such guilty person, including the expenses incurred by the prosecution in obtaining the analysis.

37. (1) Where an offence for which a dealer is liable under this Act to a penalty has, in fact, been committed by some agent, servant, workman or other person, such agent, servant, workman or other person shall be liable to the like penalty as if he was the dealer.

Forgery of a certificate. Ibid. s. 37.

Costs and expenses of proceedings. Ibid. s. 39.

Penalty on person actually committing offence. Ibid. s. 40.

Act No. 51, 1934.

Fertilizers.

(2) When an offence against this Act is committed by a body corporate and is proved to have been committed with the consent or approval of or to have been facilitated by any act on the part of any director, manager, secretary, or other officer whatsoever of the body corporate he, as well as the body corporate, shall be deemed guilty of the offence and shall be liable to be proceeded against and punished accordingly.

38. Where a dealer is charged with an offence against Exemption any of the provisions of this Act he shall be entitled upon from information duly laid by him to have any other person penalty on whom he charges as the actual offender brought before of actual the court at the hearing of the charge, and if after the offender. commission of the offence has been proved the person in the first instance informed against proves to the satisfaction of the court—

- (a) that he had used due diligence to enforce the execution of this Act, and
- (b) that the said other person had committed the offence in question without his knowledge, consent or connivance,

the said other person shall be summarily convicted of such offence, and the said dealer shall be exempt from any penalty. The person so convicted shall, in the discretion of the court, be also liable to pay any costs incidental to the proceedings.

39. In any proceedings brought against any person Burden of for failing to deliver to the purchaser of any fertilizer proof. Vict. No. an invoice certificate in accordance with this Act, the 3,680 burden of proof that an invoice certificate was delivered (1928), 8. 42. by the vendor to the purchaser shall lie on the defendant.

40. No inspector, analyst or other officer shall be Protection liable except in respect of wilful misconduct or neglect of officers. Ibid. s. 43. to any legal proceedings for anything done or omitted in the exercise or execution of any of his powers or duties under this Act.

41. (1) The Governor may make regulations not Power to inconsistent with this Act prescribing all matters which make by this Act are required or permitted to be prescribed or which are necessary or convenient to be prescribed

regulations.

for

conviction

for carrying out or giving effect to this Act; and in particular and without limiting the generality of the foregoing power the Governor may make regulations in respect of the following matters:—

- (a) the method to be adopted by the purchaser of any fertilizer in taking a sample of any fertilizer to be submitted by him for analysis under this Act;
- (b) the method of analysis, chemical and physical, to be applied in the analysis of any fertilizer for the purposes of this Act;
- (c) the size, form and quality of the printed labels required to be affixed to parcels of fertilizer, the information to be set forth thereon and the manner of printing thereof;
- (d) the manner of marking brands upon labels, invoice certificates or parcels of fertilizer;
- (e) fees payable under this Act;
- (f) forms to be used in carrying into effect the provisions of this Act.

(2) The regulations may prescribe a penalty not exceeding fifty pounds for any breach thereof.

- (3) The regulations shall—
- (a) be published in the Gazette;
- (b) take effect from the date of publication, or from a later date to be specified in such regulations; and
- (c) be laid before both Houses of Parliament within fourteen sitting days after publication if Parliament is in session and, if not, then within fourteen sitting days after the commencement of the next session.

If either House of Parliament passes a resolution of which notice has been given within fifteen sitting days after any regulation has been laid before such House, disallowing such regulation or part thereof, such regulation or part shall thereupon cease to have effect.

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SCHEDULE.

SCHEDULE.

Percentage of total nitro- gen or total phosphoric acid or total potash or of any of the several forms of nitrogen, phosphoric acid or potash stated to be present in the fertilizer.	Maximum allowable defi- ciency as to total nitrogen or total potash or as to any of the several forms of nitrogen or potash.	Maximum allowable deficiency as to total phosphoric acid or as to any of the several forms of phosphoric acid.
Not exceeding 5 per centum.	·25 per centum	·35 per centum.
Exceeding 5 per centum and not exceeding 7.5 per centum.	·30 per centum	·45 per centum.
Exceeding 7.5 per cen- tum and not exceed- ing 10 per centum.	·45 per centum	·60 per centum.
Exceeding 10 per cen- tum and not exceed- ing 12.5 per centum.	·60 per centum	·70 per centum.
Exceeding 12.5 per cen- tum and not exceed-	·70 per centum	·75 per centum.
ing 15 per centum. Exceeding 15 per cen- tum.	•75 per centum	·75 per centum.

In the name and on behalf of His Majesty I assent to this Act.

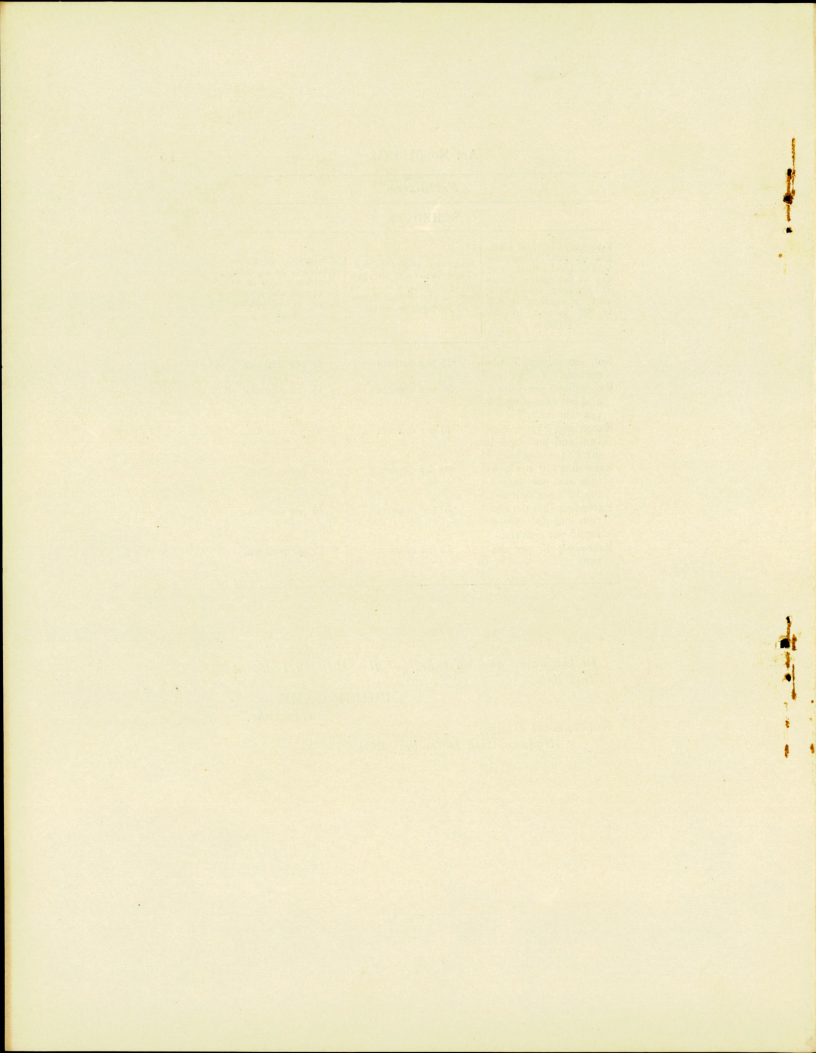
PHILIP GAME,

Governor.

Government House,

ante 🕈

Sydney, 27th December, 1934.



FERTILIZERS BILL, 1934.

SCHEDULE of the Amendments referred to in Message of 13th December, 1934.

- No. 1.—Page 2, clause 3, lines 28 and 29. Omit "or offal" insert "crude offal or other unmanufactured refuse"
- No. 2.—Page 4, clause 5, line 27. Omit "linear meshes to the" insert "meshes to the linear"

No. 3.—Page 5, clause 10. After line 36 insert "Where the analyst is an officer of the Public Service, the prescribed fee shall be paid to the Consolidated Revenue Fund. Where the analyst is not an officer of the Public Service, he shall be entitled to retain the prescribed fee for his own use."

No. 4.—Page 6, clause 15, lines 33 and 34. Omit "Schedule to this Act" insert "second or third column of the Schedule to this Act as the maximum deficiency allowable in respect of the proportion per centum specified in the first column of the said Schedule"

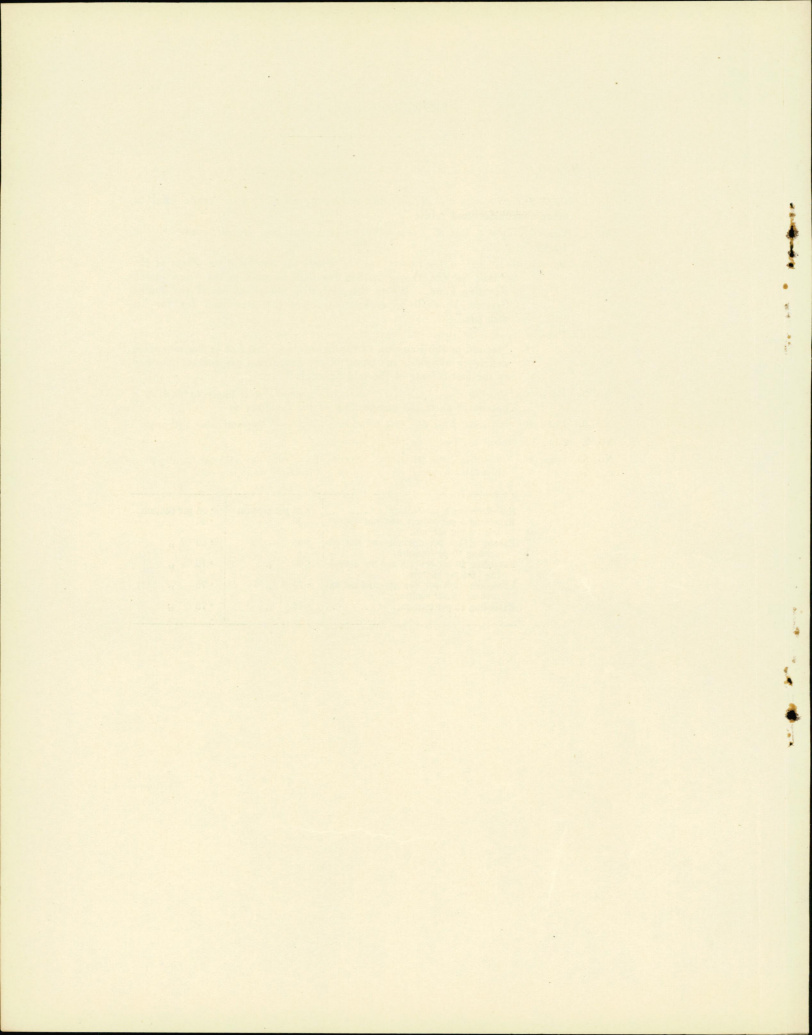
No. 5.—Page 8, clause 19, line 16. After "Minister" insert "it is likely to mislead a purchaser as to the composition of the fertilizer or "

No. 6.—Page 10, clause 29, line 40. *Omit* "author of" *insert* "person who authorises" No. 7.—Page 12, clause 37, line 40. *Omit* "or neglect"

10. 1. Tage 12, clause 51, the 10. O'met of hegicet

No. 8.—Page 15, Schedule, lines 10 to 25. *Omit* all words, figures and symbols on these lines *insert* the following words and figures:—

Not exceeding 5 per centum Exceeding 5 per centum and not exceed-		• 35 per centum • 45 ,,
ing 7.5 per centum. Exceeding 7.5 per centum and not ex- ceeding 10 per centum.	• 45 "	• 60 "
Exceeding 10 per centum and not exceed- ing 12.5 per centum.		• 70 "
Exceeding 12.5 per centum and not exceeding 15 per centum.	• 70 "	• 75 "
Exceeding 15 per centum	• 75 "	• 75 "



This PUBLIC BILL originated in the LEGISLATIVE ASSEMBLY, and, having this day passed, is now ready for presentation to the LEGISLATIVE COUNCIL for its concurrence.

W. R. McCOURT, Clerk of the Legislative Assembly. Legislative Assembly Chamber, Sydney, 6 December, 1934.

The LEGISLATIVE COUNCIL has this day agreed to this Bill with Amendments.

W. K. CHARLTON, For the Clerk of the Parliaments. Legislative Council Chamber. Sydney, 13th December, 1934.



ANNO VICESIMO QUINTO GEORGII V REGIS.

Act No. , 1934.

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DE it enacted by the King's Most Excellent Majesty, B by and with the advice and consent of the Legislative Council and Legislative Assembly of New South Wales in Parliament assembled, and by the authority of the same, as follows :--

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•	7	
-	Fertilizers.	
	2. The Fertilizers Act, 1904, is hereby repealed.	Repeal of Act No. 33, 1904.
8	3. In this Act, unless inconsistent with the context or subject-matter,—	Interpreta- tion.
5	 "Analyst" means an analyst appointed in accordance with this Act. "Bone dust" or "bone meal" means disintegrated bones, whether steamed or unsteamed without admixture of any other substance whatsoever. 	10, 1928, s. 2,
0	"Bone fertilizer" or "bone manure" means any fertilizer which contains any material derived from bones admixed with other substances other than phosphate fertilizer.	Ibid.
5	"Brand" means a trade-mark or sign or word registered under this Act by a dealer to be used in connection with any fertilizer sold by him.	
0	"Dealer "means any person who carries on business as a manufacturer, importer or vendor or of a dealer in fertilizers for the purpose of trade and whether such person carries on any other busi- ness or trade or not.	Ibiđ.
5	"Fertilizer" means any substance containing nitrogen, phosphoric acid, or potash, manufac- tured, produced, or prepared in any manner for the purpose of fertilizing the soil or supplying nutriment to plants and any other substance which may be proclaimed to be a fertilizer for	cf. Ibid.
	the purposes of this Act but does not include farm-yard or stable manure, crude nightsoil, or offal crude offal or other unmanufactured refuse.	
0	"Inspector" means an inspector of fertilizers appointed under this Act."Parcel" includes sack, bag, barrel, case, package,	
5	or other container. " Person '' includes firm. " Phosphate fertilizer '' means any fertilizer which	Ibia.
	contains a phosphate and which is neither bone dust, bone meal, bone fertilizer, bone manure, nor superphosphate.	
	"Phosphoric	

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	Fertilizers.	
	"Phosphoric acid" means phosphorus pentoxide (P2Os).	cf. Vict. Act, No. 3680 (1928), s. 3.
1	" Potash " means potassium monoxide (K ₂ O).	Ibid.
5	"Prescribed " means prescribed by this Act or by regulations made thereunder.	4
	" Purchase " includes receipt by an agent or factor from his principal.	
	"Purchaser" includes any agent or factor receiv- ing any fertilizer from his principal for sale.	(.
10	"Regulations " means regulations made under this Act.	
15	"Sell "includes sell whether by wholesale or retail and barter or exchange; also dealing in, agreeing to sell or offering or exposing for sale or keeping or having in possession for sale or sending, forwarding, delivering or receiving for sale or on sale or authorising, directing, causing,	
20	suffering, permitting, or attempting any of such acts or things; and the derivatives of "sell" (which for the purposes of this Act include "vendor") have a corresponding interpreta- tion.	, ,
25	"Superphosphate" means any fertilizer which has been treated in such a manner as to render all or the major portion of the phosphoric acid therein soluble in water and includes any fertilizer having any description or name which includes the word "super" or the word "superphosphate."	10, 1928, s. 2. 7
30	 4. This Act shall not apply— (a) to the sale of bulk lots of fertilizer compounds to a manufacturer of fertilizer; or (b) to any sale of any fertilizer where the quantity 	1010. 5. 0.
35	sold is less than half a hundredweight: Provided that section twenty-nine shall apply to such	
	sale as is mentioned in paragraph (b) hereof. 5.	

	5. (1) Upon the sale of any fertilizer, whether paid for at the time of sale or not, the dealer shall, at or before delivery of the same or any part thereof, deliver to the purchaser an invoice certificate in the prescribed	give invoice certificate to purchase
5	form signed by the dealer or his agent and stating-	No. 3,680 (1928), s. 5.
	(a) the full name and place of business of the vendor;	
	(b) the brand of the fertilizer;	
	(c) the quantity of fertilizer comprised in the sale;	
10	(d) the proportion per centum in which such fer- tilizer contains the following ingredients, namely: nitrogen, phosphoric acid and potash, and the forms in which they respectively occur as provided in the regulations; and	
15	(e) such other particulars as may be prescribed.	
	(2) (a) When the fertilizer is bone dust, bone meal, bone fertilizer, bone manure, or other fertilizer to which this subsection is applied by the regulations—	cf. Ibid. s. 7 (2).
20		
	(ii) the percentages of coarse material and fine material shall be stated on the invoice certificate in addition to any other particulars required to	
25	be stated by this section.	
20	material shall be that portion of the fertilizer which passes through a sieve of thirty linear meshes to the	
	meshes to the linear inch, measured according to a pre-	
	scribed standard, and coarse material shall be the portion	
30	retained on the mesh of the sieve.	
	(3) Where a fertilizer mentioned in subsection two of this section is mixed with any other materials, the invoice cortificate shall in addition	
	invoice certificate shall, in addition to any other require- ments of this section, give a correct general statement of	
35	the nature and amount of such other material in the	

35 the nature and amount of such other materials in the composition of such fertilizer.

(4) Every such invoice certificate shall be deemed Invoice Certificate to be a representation or warranty by the dealer to the warranty. purchaser of the truth of the matters referred to therein. Ibid. s. 6.

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6. (1) Every dealer who sells any fertilizer shall Labelling of securely and conspicuously affix to each parcel thereof fertilizer. a plainly printed label stating the particulars required No. 3680 (1928) s. 7. by section five to be stated on the invoice certificate.

(2) Every such label shall be deemed a representa- Label to be tion or warranty by the dealer to the purchaser of the *warranty*. truth of the matters referred to therein.

7. Every dealer who fails to deliver to the purchaser Penalty. 10 an invoice certificate as provided by section five of this Ibid. Act or to affix to each parcel of fertilizer a label as provided by section six of this Act shall be liable for the first offence to a penalty of not more than twenty pounds, and for any subsequent offence to a penalty of not more than fifty pounds. 15

8. Any person who sells any substance as a fertilizer Certain or uses the word "fertilizer" (either alone or in con- substances junction with any other word or words) in connection sold as with any substance, or who uses any device or means fertilizers.

20 calculated to induce any person purchasing such substance to believe that the same is a fertilizer or sells or in any manner passes off or attempts to pass off such substance as a fertilizer shall, unless such substance is a fertilizer within the meaning of this Act be guilty of

25 an offence against this Act and shall be liable upon summary conviction for a first offence to a penalty not exceeding fifty pounds, and for any subsequent offence to a penalty not exceeding one hundred pounds.

9. The Governor may appoint analysts and, subject Appoint-30 to the provisions of the Public Service Act, 1902, may ment of appoint inspectors under this Act.

10. The purchaser of any fertilizer shall, on payment Purchaser of the prescribed fee and on complying with the regula- may submit tions, be entitled to submit a sample of such fertilizer to analysis.

35 an analyst for analysis and to receive from him a certifi- W.A. No. 10.1928. cate of the result of the analysis. s. 26.

Where the analyst is an officer of the public service, the prescribed fee shall be paid to the Consolidated Revenue Fund. Where the analyst is not an officer of the public service, he

40 shall be entitled to retain the prescribed fee for his own use.

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inspectors and analysts.

sample for

not to be

11. Every person who knowingly and fraudulently Tampering tampers with any parcel of any fertilizer so as to procure with samples. that any sample of it taken in pursuance of this Act does Vict. No. not correctly represent the contents of the parcel shall be 3680 (1928), 5 guilty of an offence against this Act. s. 12.

12. Upon receiving for analysis any sample of any Analysts to fertilizer from any purchaser, the analyst shall divide divide the same into two parts and shall place in a glass bottle vict. No. or jar one of such parts and seal and fasten up the same, 3680 (1928),

10 and shall retain the same for production in case pro- s. 13. ceedings are afterwards taken in the matter.

13. If an analyst does not reside within two miles of samples the residence of the person requiring a sample of the through fertilizer to be analysed under the provisions of this *Ibid. s.* 14.

15 Act, such sample may be forwarded to such analyst through the post as a registered parcel.

14. The certificate of analysis by an analyst shall be Certificate in the prescribed form and, where any method of analysis, *Ibid. s.* 15. chemical or physical, has been prescribed for the analysis

- 20 of any fertilizer the analyst shall in his certificate declare that he has followed the prescribed method in his analysis.
- 15. (1) When a dealer sells a fertilizer which, upon Fertilizers analysis under this Act, is found to contain a smaller to contain certain 25 percentage of nitrogen, phosphoric acid or potash than percentages the proportions respectively stated in the invoice of ingredients. certificate or on the label affixed to the parcel containing Ibid. s. 16. such fertilizer then, if the deficiency as to the total nitrogen or total phosphoric acid or total potash stated
- **30** to be present in such fertilizer or as to any of the several forms of nitrogen, phosphoric acid, or potash stated to be present in such fertilizer respectively exceeds the percentage of the whole sample specified in the Schedule to this Act second or third column of the Schedule to this Act

35 as the maximum deficiency allowable in respect of the proportion per centum specified in the first column of the said Schedule, the dealer shall be guilty of an offence against this Act.

(2) Every dealer who sells any fertilizer mentioned in subsection two of section five of this Act which 40 does not contain the percentage of fine material stated in

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the invoice certificate delivered in respect of that fertilizer or stated on the label affixed to the parcel containing such fertilizer shall, if such deficiency is greater than five per centum of fine material, be guilty of an offence against this Act.

16. (1) An inspector may at any reasonable time Power to enter upon any land or premises where he believes there take is any fertilizer kept for sale or sold and maysamples.

(a) examine and take without payment a quantity W.A. No.

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fertilizer there found as a sample for analysis;

- (b) do any act or thing prescribed to be done in connection with or for the purposes of anything authorised by this section or the analysis of samples taken under this section;
- (c) require the purchaser of any fertilizer to state the name and address of the dealer from whom he purchased such fertilizer and to produce for inspection any invoice delivered to him by the dealer pursuant to this Act.

(2) An inspector may at any time whatsoever take a sample of any fertilizer from any vehicle in which the same may be in course of transit to any purchaser.

17. When an inspector takes a sample for analysis Procedure 25 under section sixteen, he shall-

on taking sample.

(e)

- (a) thoroughly mix such sample and divide it into Ibid. s. 24. three approximately equal parts;
- (b) place each such part in a glass vessel and seal or fasten each such vessel;
- (c) place on each such vessel a label stating the brand of the fertilizer, the name, so far as is known to him, of the occupier of the premises or of the person apparently having possession, custody or control of the lot from which such sample was taken, or of the vehicle and the time and place of taking;
 - (d) sign each such label and submit it for signature of the person in charge or apparently in charge of the premises or vehicle;

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(e) deliver one of such parts to the person in charge or apparently in charge of the premises or vehicle, retain one of such parts for future comparison and submit the other of such parts to an analyst for analysis.

18. (1) The Minister shall cause to be compiled and Register of kept in a register book in such form as may be prescribed brands to be kept. brands to a register of brands registered under this Act. Vict. No.

(2) The register shall be open to the inspection 3,080 10 of the public at all convenient times on payment of the s. 18. prescribed fee.

(3) Certified copies of entries in the register shall be given to any person applying for them on payment of the prescribed fee.

19. No brand shall be registered if, in the opinion of Registration 15 the Minister, it is likely to mislead a purchaser as to the com- of brands. position of the fertilizer or it is substantially identical with Ibid. s. 19. any other brand registered or proposed to be registered or so nearly resembles it as to be likely to deceive.

20 20. (1) The Minister may cause the register to be Alterations amended or altered by-

- (a) making any entry wrongly omitted to be made register. in the register;
- (b) expunging any entry wrongly made in or remaining on the register;

(c) correcting any error in the register;

- (d) altering the name or address of any person whose name or address appears on the register if he has changed his name or address;
- (e) adding to the list any brand registered pursuant to this Act during the currency of any annual list of brands.

(2) The Minister may cancel and remove from Cancellation the register any brand registered by a dealer who is conof brand.

35 victed of an offence against section fifteen of this Act in respect of such fertilizer.

21. (1) Any dealer who desires to have a brand regis- Application tered in respect of any fertilizer shall on or before the for registrafirst day of November in each year, in such form as may Ibid. s. 21.

40 be prescribed, make application in writing to the Minister for the registration of such brand.

and amend. ments in

Ibid. s. 20.

(2)

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(2) Every such application shall be accompanied by the amount of the prescribed fee.

(3) Every such application shall be verified by a statutory declaration of the applicant in or to the effect 5 of the prescribed form.

22. A list of all registered brands under this Act shall Publication be published annually in the Gazette as part of the vict. No. 3680 annual list of fertilizers provided for in section twenty- (1928), s. 23. six.

- 10 23. (1) No fertilizer shall be sold except in parcels. Fertilizers Every such parcel and every invoice certificate used in to be sold connection with such fertilizer shall be marked with a registered registered brand in such manner as is prescribed.
- (2) Where information with regard to any matter 15 required to be set forth in any application for registration of a brand for any fertilizer is also required by section five of this Act to be stated in respect of such fertilizer in any invoice certificate, such information shall be so stated in the same terms as in the application for 20 registration.

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24. (1) No brand shall, save with the express sanction Registration of brands m writing of the Minister, be registered in the period during currency of between the publication of the list of brands for any annual list. year and of the list of brands for the following year.

25 (2) The provisions of this Act with regard to the annual registration of brands shall, so far as they are applicable and with such modifications as are necessary, apply to the registration of brands under this section, and such brand shall, after registration, be published in

30 the Gazette, together with a statement containing with respect to the fertilizer the like information as is contained in the annual list of fertilizers published under this Act.

25. The registration of a brand shall continue in force Period of 35 until the publication in the Gazette of the list of registered brands for the following year and no longer.

26. (1) The Chief Chemist of the Department of Compilation Agriculture-

(a) from the results of the analyses of fertilizers set annual lists

forth in the applications for the annual regis- of fertilizers. tration of brands and taking into account the Ibid. s. 27. constituents

registration. Ibid. s. 26.

and publication of

Ibid. s. 25.

only under brand.

Ibid. s. 24.

	Fertilizers.	
	Fertuzers.	
5	 constituents which have a commercial value and the value thereof in the simple fertilizers in which they occur shall calculate the average unit values of such constituents; and (b) shall then compile a complete list of all the fertilizers in respect of which brands are so registered showing— 	
10	 (i) the prices asked for the same; (ii) the average unit values as so calculated; (iii) the several brands registered in respect of such fertilizers; and (iv) such other matters as may be prescribed. (2) Such list (in this Act referred to as the 	
	"annual list of fertilizers") shall be published in the	
	Gazette as soon as practicable after the first day of	
15	December in every year.	
	(3) Such average unit values shall constitute the	Average
	basis for calculating the values of all fertilizers for the	unit values
	period during which the registered brands continue in	fertilizers.
	force	
20	27. Every dealer shall when required to do so by the Minister forward for analysis to the Chief Chemist of	Samples of fer- tilizers to be supplied for analysis. Vict. No. 3,680 (1928), s. 28.
25		Obstructing
	with any inspector or analyst in the discharge of any of	inspectors.
	his duties or the exercise of any of his powers under this	
	Act shall be guilty of an offence against this Act.	
	29. Any person who—	Offences.
30		W.A. No. 10, 1928,
	brand or name and registered under this Act;	8. 9.
	(b) applies, advertises or in any way whatsoever	
	makes use of any unregistered brand or name	

to or in connection with any fertilizer; (c) sells any fertilizer unless the same is contained in a parcel on which is conspicuously marked the registered brand and name of the fertilizer;

shall be guilty of an offence against this Act. Paragraph (b) of this section shall apply only to the 40 author of person who authorises the advertisement and shall

not apply to the printer, publisher or exhibitor thereof in any newspaper or other printed matter. . 30.

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30. (1) Every dealer or other person guilty of an General offence against this Act or who fails to comply with any penalty. of the provisions of this Act, or who improperly breaks 3.680 any seal of or tampers with any parcel containing any (1928), 5 sample or part of a sample shall, where no other penalty ^{s. 32}. is expressly provided therefor, be liable to a penalty not exceeding one hundred pounds.

(2) Penalties imposed by this Act or by any regulation made thereunder shall, where no other penalty is 10 expressly provided, be recovered in a summary manner before a stipendiary or police magistrate or any two

justices in a court of petty sessions.

31. In any proceedings against any person for an Certificate offence against this Act the production of a document of analyst. 15 purporting to be the certificate of an analyst shall Ibid. s. 33. be sufficient evidence of the facts therein stated, unless the defendant requires that the analyst be called as a witness and that the parts of the sample retained respectively by the analyst and the purchaser as hereinbefore 20 mentioned be produced, or unless it is proved that such

document is not the certificate of such analyst.

32. (1) At the hearing of any information for an Reference offence against this Act the Court shall upon the request to Agriculof either the informant or defendant cause any part of Department

25 the sample or fertilizer to be sent to the Minister, who chemist. shall thereupon direct an analyst nominated by the Minister to make an analysis thereof and give a certificate to such Court as the result of such analysis, and the expense of such analysis shall be paid by the informant 30 or defendant as the Court may direct.

(2) In any proceedings against any person for an offence against this Act the production of a document purporting to be the certificate of the said analyst shall be sufficient evidence of the facts therein stated unless it 35 is proved that such document is not the certificate of the

said analyst.

33. Nothing in this Act contained and no proceed. Saving. ings taken under this Act against any offender shall in Ibid. s. 35. any way interfere with or lessen any right or remedy by

40 civil process which any party aggrieved by any offence against this Act might have had if this Act had not been 34. passed.

1bid. s. 34.

34. In any action brought by any person for mis- Remedy by representation or for a breach of warranty on the sale a vendor of any fertilizer such person may recover alone or in prior vendor. addition to any other damages recoverable by him the viet. No. 5 amount of any penalty in which he has been convicted 3,680 (1928),under this Act together with the costs paid by him upon s. 36. such conviction and those incurred by him in and about his defence thereto if he proves--

- (a) that the fertilizer the subject of such conviction was consigned, forwarded or sold to him by the defendant with an invoice certificate containing the like particulars to those contained in the invoice certificate given by him upon the sale in respect of which he has been convicted; and
- (b) that he purchased or received such fertilizer not knowing it to be otherwise, and afterwards sold it in the same state in which he purchased or received it.

The defendant in any such action shall, however, be 20 at liberty to prove that the conviction was wrongful.

35. Every person who forges or utters knowing it to Forgery be forged, any certificate as provided for under this Act of a shall be guilty of a misdemeanour and shall be liable to Ibid. s. 37. imprisonment with or without hard labour for a term of 25 not more than five years.

36. Every person guilty of an offence against this Costs and Act shall, in addition to the penalty imposed, be liable to expenses of pay such amount as the court awards for the costs and *Bid. s. 39.* expenses incurred in the taking of proceedings against 30 such guilty person, including the expenses incurred by

the prosecution in obtaining the analysis.

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37. (1) Where an offence for which a dealer is liable Penalty on under this Act to a penalty has, in fact, been committed actually by some agent, servant, workman or other person, such committing 35 agent, servant, workman or other person shall be liable offence. to the like penalty as if he was the dealer.

(2) When an offence against this Act is committed by a body corporate and is proved to have been committed with the consent or approval of or to have 40 been facilitated by any act or neglect on the part

certificate.

Ibid. s. 40.

of

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of any director, manager, secretary, or other officer whatsoever of the body corporate he, as well as the body corporate, shall be deemed guilty of the offence and shall be liable to be proceeded against and punished 5 accordingly.

38. Where a dealer is charged with an offence against Exemption any of the provisions of this Act he shall be entitled upon of dealer information duly laid by him to have any other person penalty on whom he charges as the actual offender brought before conviction of actual

10 the court at the hearing of the charge, and if after the offender. commission of the offence has been proved the person in the first instance informed against proves to the satisfaction of the court—

- (a) that he had used due diligence to enforce the execution of this Act, and
- (b) that the said other person had committed the offence in question without his knowledge, consent or connivance.

the said other person shall be summarily convicted of 20 such offence, and the said dealer shall be exempt from any penalty. The person so convicted shall, in the discretion of the court, be also liable to pay any costs incidental to the proceedings.

39. In any proceedings brought against any person Burden of 25 for failing to deliver to the purchaser of any fertilizer proof. an invoice certificate in accordance with this Act, the Vict. No. burden of proof that an invoice certificate was delivered (1928), by the vendor to the purchaser shall lie on the defendant.

40. No inspector, analyst or other officer shall be Protection 30 liable except in respect of wilful misconduct or neglect of officers. to any legal proceedings for anything done or omitted in Ibid. s. 43. the exercise or execution of any of his powers or duties under this Act.

41. (1) The Governor may make regulations not Power to 35 inconsistent with this Act prescribing all matters which make by this Act are required or permitted to be prescribed regulations. or which are necessary or convenient to be prescribed for carrying out or giving effect to this Act; and in particular and without limiting the generality of the foregoing

foregoing power the Governor may make regulations in respect of the following matters:---

- (a) the method to be adopted by the purchaser of any fertilizer in taking a sample of any fertilizer to be submitted by him for analysis under this Act;
- (b) the method of analysis, chemical and physical, to be applied in the analysis of any fertilizer for the purposes of this Act;
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- (c) the size, form and quality of the printed labels required to be affixed to parcels of fertilizer, the information to be set forth thereon and the manner of printing thereof;
- (d) the manner of marking brands upon labels, invoice certificates or parcels of fertilizer;
- (e) fees payable under this Act;
- (f) forms to be used in carrying into effect the provisions of this Act.

(2) The regulations may prescribe a penalty not 20 exceeding fifty pounds for any breach thereof.

- (3) The regulations shall—
- (a) be published in the Gazette;
- (b) take effect from the date of publication, or from a later date to be specified in such regulations; and
- (c) be laid before both Houses of Parliament within fourteen sitting days after publication if Parliament is in session and, if not, then within fourteen sitting days after the commencement of the next session.

If either House of Parliament passes a resolution of which notice has been given within fifteen sitting days after any regulation has been laid before such House, disallowing such regulation or part thereof, such regula-**35** tion or part shall thereupon cease to have effect.

SCHEDULE.

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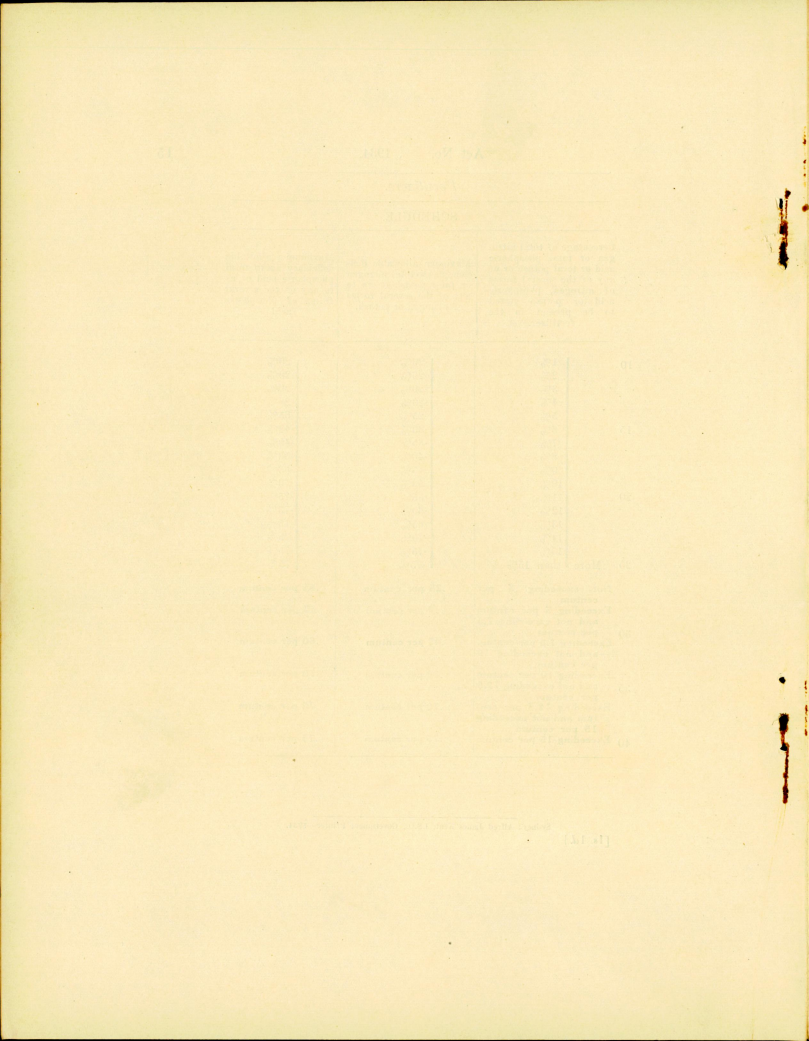
SCHEDULE.

	Percentage of total nitro- gen or total phosphoric acid or total potash or of any of the several forms of nitrogen, phosphoric acid or potash stated to be present in the fertilizer.	Maximum allowable defi- ciency as to total nitrogen or total potash or as to any of the several forms of nitrogen or potash.	Maximum allowable deficiency as to total phosphoric acid or as to any of the several forms of phosphoric acid.
10	1%	.20%	1.20%
10	2%	.20%	.20%
	3%	.20%	.20%
	4%	.20%	.28%
	5%	.25%	.35%
15	6%	.30%	.42%
10	7%	.35%	.49%
	8%	.40%	.56%
	9%	.45%	.63%
	10%	.50%	.70%
20	11%	.55%	.75%
	12%	.60%	.75%
	13%	.65%	.75%
	14%	.70%	.75%
	15%	.75%	.75%
25	More than 15%	.75%	.75%
	Not exceeding 5 per centum		.35 per centum
	Exceeding 5 per centum and not exceeding 7.5		.45 per centum
30	per centum	3	
00	Exceeding 7.5 per centum		.60 per centum
	and not exceeding 10	Carlo de la Carlo de	
	per centum Exceeding 10 per centum	.60 per centum	.70 per centum
35			
	per centum	70 per contum	.75 per centum
	Exceeding 12.5 per cen- tum and not exceeding		per centum
	15 per centum		
40	Exceeding 15 per centum	.75 per centum	.75 per centum

Sydney: Alfred James Kent, I.S.O., Government Printer-1934.

[1. 1d.]

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This PUBLIC BILL originated in the LEGISLATIVE ASSEMBLY, and, having this day passed, is now ready for presentation to the LEGISLATIVE COUNCIL for its concurrence.

W. R. McCOURT,

Clerk of the Legislative Assembly. Legislative Assembly Chamber, Sydney, 6 December, 1934.

The LEGISLATIVE COUNCIL has this day agreed to this Bill with Amendments.

Clerk of the Parliaments.

Legislative Council Chamber, Sydney, December, 1934.



GEORGII V REGIS.

Act No. , 1934.

An Act to regulate the sale and prevent the adulteration of fertilizers; to provide for the inspection and analysis and for the registration of brands of fertilizers; to repeal the Fertilizers Act, 1904; and for purposes connected therewith.

B^E it enacted by the King's Most Excellent Majesty, by and with the advice and consent of the Legislative Council and Legislative Assembly of New South Wales in Parliament assembled, and by the authority of 5 the same, as follows :--

1. This Act may be cited as the "Fertilizers Act, Short title 1934" and shall commence upon a day to be appointed and comby the Governor and notified by proclamation published in the Gazette.

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2.

Note.—The words to be omitted are ruled through; those to be inserted are printed in black letter.

Act No. , 1934.

 The Fertilizers Act, 1904, is hereby repealed. In this Act, unless inconsistent with the context or subject-matter,— 	Repeal of Act No. 33, 1904.
subject-matter,	Interpreta- tion.
"Analyst " means an analyst appointed in accord- ance with this Act.	W.A. No. 10, 1928, s. 2.
"Bone dust " or " bone meal " means disintegrated bones, whether steamed or unsteamed without admixture of any other substance whatsoever.	s. 2. cf. Ibid.
"Bone fertilizer" or "bone manure" means any fertilizer which contains any material derived from bones admixed with other substances other than phosphate fertilizer.	Ibid.
"Brand" means a trade-mark or sign or word registered under this Act by a dealer to be used in connection with any fertilizer sold by him.	
 "Dealer "means any person who carries on business as a manufacturer, importer or vendor or of a dealer in fertilizers for the purpose of trade and whether such person carries on any other busi- ness or trade or not. 	Ibid.
"Fertilizer" means any substance containing nitrogen, phosphoric acid, or potash, manufac- tured, produced, or prepared in any manner for the purpose of fertilizing the soil or supplying	cf. Ibid.
5 nutriment to plants and any other substance which may be proclaimed to be a fertilizer for the purposes of this Act but does not include farm-yard or stable manure, crude nightsoil, or offal crude offal or other unmanufactured refuse.	
) "Inspector" means an inspector of fertilizers appointed under this Act.	
"Parcel" includes sack, bag, barrel, case, package, or other container.	
"Person " includes firm.	
6 "Phosphate fertilizer" means any fertilizer which contains a phosphate and which is neither bone dust, bone meal, bone fertilizer, bone manure, nor superphosphate.	Ibid.
"Phosphoric	

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	Fertilizers.	
	" Phosphoric acid " means phosphorus pentoxide (P_2O_5) .	cf. Vict. Act, No. 3680 (1928), s. 3.
	"Potash" means potassium monoxide (K_2O).	Ibid.
5	"Prescribed " means prescribed by this Act or by regulations made thereunder.	
	" Purchase " includes receipt by an agent or factor from his principal.	
	"Purchaser " includes any agent or factor receiv- ing any fertilizer from his principal for sale.	
10	"Regulations " means regulations made under this Act.	
15	sending, forwarding, delivering or receiving for sale or on sale or authorising, directing, causing, suffering, permitting, or attempting any of such	
20	acts or things; and the derivatives of "sell" (which for the purposes of this Act include "vendor") have a corresponding interpreta- tion.	
25	"Superphosphate " means any fertilizer which has been treated in such a manner as to render all or the major portion of the phosphoric acid therein soluble in water and includes any fertilizer having any description or name which includes the word " super " or the word " superphosphate."	W.A. No. 10, 1928, s. 2.
30	4. This Act shall not apply—	
	. (-)	Exemptions
	to a manufacturer of fertilizer; or(b) to any sale of any fertilizer where the quantity sold is less than half a hundredweight:	Ibid. s. 3.
35		
	sale as is mentioned in paragraph (b) hereof.	
	 5.	

5. (1) Upon the sale of any fertilizer, whether paid Vendor to for at the time of sale or not, the dealer shall, at or give invoice before delivery of the same or any part thereof, deliver to purchaser. to the purchaser an invoice certificate in the prescribed cf. Vict. Act 5 form signed by the dealer or his agent and stating-

- (a) the full name and place of business of the vendor;
- (b) the brand of the fertilizer;
- (c) the quantity of fertilizer comprised in the sale;
- 10 (d) the proportion per centum in which such fertilizer contains the following ingredients, namely: nitrogen, phosphoric acid and potash, and the forms in which they respectively occur as provided in the regulations; and

(e) such other particulars as may be prescribed. 15

(2) (a) When the fertilizer is bone dust, bone meal, cf. Ibid. bone fertilizer, bone manure, or other fertilizer to which s. 7 (2). this subsection is applied by the regulations—

- (i) the percentage of fine material shall be at least fifty per centum; and
- (ii) the percentages of coarse material and fine material shall be stated on the invoice certificate in addition to any other particulars required to be stated by this section.
- 25 (b) For the purpose of this subsection fine material shall be that portion of the fertilizer which passes through a sieve of thirty linear meshes to the meshes to the linear inch, measured according to a prescribed standard, and coarse material shall be the portion **30** retained on the mesh of the sieve.

(3) Where a fertilizer mentioned in subsection two of this section is mixed with any other materials, the invoice certificate shall, in addition to any other requirements of this section, give a correct general statement of

35 the nature and amount of such other materials in the composition of such fertilizer.

(4) Every such invoice certificate shall be deemed Invoice Certia representation or warranty by the dealer to the facate to be warranty. purchaser of the truth of the matters referred to therein. Ibid. s. 6.

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No. 3.680 (1928), s. 5.

6. (1) Every dealer who sells any fertilizer shall Labelling of securely and conspicuously affix to each parcel thereof fertilizer. a plainly printed label stating the particulars required No. 3650 (1928) s. 7. by section five to be stated on the invoice certificate.

(2) Every such label shall be deemed a representa- Label to be tion or warranty by the dealer to the purchaser of the marranty. truth of the matters referred to therein.

7. Every dealer who fails to deliver to the purchaser Penalty. 10 an invoice certificate as provided by section five of this Ibid.

Act or to affix to each parcel of fertilizer a label as provided by section six of this Act shall be liable for the first offence to a penalty of not more than twenty pounds, and for any subsequent offence to a penalty of 15 not more than fifty pounds.

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8. Any person who sells any substance as a fertilizer Certain or uses the word "fertilizer" (either alone or in con- substances junction with any other word or words) in connection sold as. with any substance, or who uses any device or means

20 calculated to induce any person purchasing such substance to believe that the same is a fertilizer or sells or in any manner passes off or attempts to pass off such substance as a fertilizer shall, unless such substance is a fertilizer within the meaning of this Act be guilty of

25 an offence against this Act and shall be liable upon summary conviction for a first offence to a penalty not exceeding fifty pounds, and for any subsequent offence to a penalty not exceeding one hundred pounds.

9. The Governor may appoint analysts and, subject Appoint-30 to the provisions of the Public Service Act, 1902, may ment of inspectors appoint inspectors under this Act.

10. The purchaser of any fertilizer shall, on payment Purchaser of the prescribed fee and on complying with the regula- may submit tions, be entitled to submit a sample of such fertilizer to analysis. 35 an analyst for analysis and to receive from him a certifi- W.A. No. cate of the result of the analysis. s. 26.

Where the analyst is an officer of the Public Service, the prescribed fee shall be paid to the Consolidated Revenue Fund. Where the analyst is not an officer of the Public Service, he 40 shall be entitled to retain the prescribed fee for his own use.

11.

and analysts.

sample for 10, 1928,

not to be fertilizers.

11. Every person who knowingly and fraudulently Tampering tampers with any parcel of any fertilizer so as to procure with samples. that any sample of it taken in pursuance of this Act does Vict. No. not correctly represent the contents of the parcel shall be 3680 (1928), s. 12.

5 guilty of an offence against this Act.

12. Upon receiving for analysis any sample of any Analysts to fertilizer from any purchaser, the analyst shall divide divide the same into two parts and shall place in a glass bottle vict. No. or jar one of such parts and seal and fasten up the same, 3680 (1928).

10 and shall retain the same for production in case pro- s. 13. ceedings are afterwards taken in the matter.

13. If an analyst does not reside within two miles of samples the residence of the person requiring a sample of the through fertilizer to be analysed under the provisions of this Ibid. s. 14.

15 Act, such sample may be forwarded to such analyst through the post as a registered parcel.

14. The certificate of analysis by an analyst shall be certificate in the prescribed form and, where any method of analysis, of analyst. chemical or physical, has been prescribed for the analysis Ibid. s. 15.

20 of any fertilizer the analyst shall in his certificate declare that he has followed the prescribed method in his analysis.

15. (1) When a dealer sells a fertilizer which, upon Fertilizers analysis under this Act, is found to contain a smaller to contain 25 percentage of nitrogen, phosphoric acid or potash than percentages

the proportions respectively stated in the invoice of certificate or on the label affixed to the parcel containing such fertilizer then, if the deficiency as to the total nitrogen or total phosphoric acid or total potash stated

30 to be present in such fertilizer or as to any of the several forms of nitrogen, phosphoric acid, or potash stated to be present in such fertilizer respectively exceeds the percentage of the whole sample specified in the second or third column of the Schedule to this Act as the maximum

35 deficiency allowable in respect of the proportion per centum specified in the first column of the said Schedule, Schedule to this Act, the dealer shall be guilty of an offence against this Act.

(2) Every dealer who sells any fertilizer men-40 tioned in subsection two of section five of this Act which does not contain the percentage of fine material stated in the

ingredients. Ibid. s. 16.

Act No. . 1934.

Fertilizers.

the invoice certificate delivered in respect of that fertilizer or stated on the label affixed to the parcel containing such fertilizer shall, if such deficiency is greater than five per centum of fine material, be guilty 5 of an offence against this Act.

16. (1) An inspector may at any reasonable time Power to enter upon any land or premises where he believes there take is any fertilizer kept for sale or sold and may-

samples.

(a) examine and take without payment a quantity W.A. No. not exceeding two pounds in weight of any s. 22. fertilizer there found as a sample for analysis;

- (b) do any act or thing prescribed to be done in connection with or for the purposes of anything authorised by this section or the analysis of samples taken under this section;
- (c) require the purchaser of any fertilizer to state the name and address of the dealer from whom he purchased such fertilizer and to produce for inspection any invoice delivered to him by the dealer pursuant to this Act.

(2) An inspector may at any time whatsoever take a sample of any fertilizer from any vehicle in which the same may be in course of transit to any purchaser.

17. When an inspector takes a sample for analysis Procedure 25 under section sixteen, he shall-

on taking sample.

- (a) thoroughly mix such sample and divide it into Ibid. s. 24. three approximately equal parts;
- (b) place each such part in a glass vessel and seal or fasten each such vessel;
- (c) place on each such vessel a label stating the brand of the fertilizer, the name, so far as is known to him, of the occupier of the premises or of the person apparently having possession, custody or control of the lot from which such sample was taken, or of the vehicle and the time and place of taking;
 - (d) sign each such label and submit it for signature of the person in charge or apparently in charge of the premises or vehicle;

(e)

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(e) deliver one of such parts to the person in charge or apparently in charge of the premises or vehicle, retain one of such parts for future comparison and submit the other of such parts to an analyst for analysis.

18. (1) The Minister shall cause to be compiled and Register of kept in a register book in such form as may be prescribed be kept. a register of brands registered under this Act. Vict. No.

(2) The register shall be open to the inspection ^{3,680} (1928),
 10 of the public at all convenient times on payment of the s. 18. prescribed fee.

(3) Certified copies of entries in the register shall be given to any person applying for them on payment of the prescribed fee.

- 15 19. No brand shall be registered if, in the opinion of Registration the Minister, it is likely to mislead a purchaser as to the composition of the fertilizer or it is substantially identical with any other brand registered or proposed to be registered or so nearly resembles it as to be likely to deceive.
- 20 20. (1) The Minister may cause the register to be Alterations and amended or altered by—
 - (a) making any entry wrongly omitted to be made register. in the register; *Ibid.* s. 2
 - (b) expunging any entry wrongly made in or remaining on the register;
 - (c) correcting any error in the register;
 - (d) altering the name or address of any person whose name or address appears on the register if he has changed his name or address;
- 30 (e) adding to the list any brand registered pursuant to this Act during the currency of any annual list of brands.

(2) The Minister may cancel and remove from Cancellation the register any brand registered by a dealer who is con-

35 victed of an offence against section fifteen of this Act in respect of such fertilizer.

21. (1) Any dealer who desires to have a brand regis- Application tered in respect of any fertilizer shall on or before the for registration. first day of November in each year, in such form as may *Ibid. s. 21*.

40 be prescribed, make application in writing to the Minister for the registration of such brand.

and amendments in register. *Ibid.* s. 20.

(2)

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(2) Every such application shall be accompanied by the amount of the prescribed fee.

(3) Every such application shall be verified by a statutory declaration of the applicant in or to the effect 5 of the prescribed form.

22. A list of all registered brands under this Act shall Publication be published annually in the Gazette as part of the vict. No. 3680 annual list of fertilizers provided for in section twentysix.

- 23. (1) No fertilizer shall be sold except in parcels. Fertilizers 10 Every such parcel and every invoice certificate used in to be sold only under connection with such fertilizer shall be marked with a registered registered brand in such manner as is prescribed.
- (2) Where information with regard to any matter 15 required to be set forth in any application for registration of a brand for any fertilizer is also required by section five of this Act to be stated in respect of such fertilizer in any invoice certificate, such information shall be so stated in the same terms as in the application for 20 registration.

24. (1) No brand shall, save with the express sanction Registration in writing of the Minister, be registered in the period during between the publication of the list of brands for any year and of the list of brands for the following year.

25 (2) The provisions of this Act with regard to the annual registration of brands shall, so far as they are applicable and with such modifications as are necessary, apply to the registration of brands under this section, and such brand shall, after registration, be published in

30 the Gazette, together with a statement containing with respect to the fertilizer the like information as is contained in the annual list of fertilizers published under this Act.

25. The registration of a brand shall continue in force Period of registration. 35 until the publication in the Gazette of the list of registered Ibid. s. 26. brands for the following year and no longer.

26. (1) The Chief Chemist of the Department of Compilation Agriculture-

and publication of

(a) from the results of the analyses of fertilizers set annual lists

currency of annual list. Ibid. s. 25.

brand. Ibid. s. 24.

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forth in the applications for the annual regis- of fertilizers. tration of brands and taking into account the Ibid. s. 27. constituents

constituents which have a commercial value and the value thereof in the simple fertilizers in which they occur shall calculate the average unit values of such constituents; and

- (b) shall then compile a complete list of all the fertilizers in respect of which brands are so registered showing-
 - (i) the prices asked for the same;
 - (ii) the average unit values as so calculated;

(iii) the several brands registered in respect of such fertilizers; and

(iv) such other matters as may be prescribed.

(2) Such list (in this Act referred to as the " annual list of fertilizers ") shall be published in the Gazette as soon as practicable after the first day of 15 December in every year.

(3) Such average unit values shall constitute the Average basis for calculating the values of all fertilizers for the unit value period during which the registered brands continue in fertilizers. force.

20 27. Every dealer shall when required to do so by the samples of fer-Minister forward for analysis to the Chief Chemist of supplied for analysis. the Department of Agriculture without payment samples vict. No. 3,680 not exceeding two pounds in weight of any fertilizers in (1928), s. 28. respect of which a brand is registered.

25 28. Any person who in any way obstructs or interferes Obstructing with any inspector or analyst in the discharge of any of his duties or the exercise of any of his powers under this Act shall be guilty of an offence against this Act.

29. Any person who-

- (a) sells any fertilizer except under a registered W.A. No. 10.1928. brand or name and registered under this Act; s. 9.
 - (b) applies, advertises or in any way whatsoever makes use of any unregistered brand or name to or in connection with any fertilizer:

(c) sells any fertilizer unless the same is contained in a parcel on which is conspicuously marked the registered brand and name of the fertilizer;

shall be guilty of an offence against this Act.

Paragraph (b) of this section shall apply only to the 40 author of person who authorises the advertisement and shall not apply to the printer, publisher or exhibitor thereof in any newspaper or other printed matter.

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Offences.

inspectors.

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30. (1) Every dealer or other person guilty of an General offence against this Act or who fails to comply with any penalty. of the provisions of this Act, or who improperly breaks 3,680 any seal of or tampers with any parcel containing any (1928),

5 sample or part of a sample shall, where no other penalty ^{s. 32}. is expressly provided therefor, be liable to a penalty not exceeding one hundred pounds.

(2) Penalties imposed by this Act or by any regulation made thereunder shall, where no other penalty is 10 expressly provided, be recovered in a summary manner

before a stipendiary or police magistrate or any two justices in a court of petty sessions.

31. In any proceedings against any person for an Certificate offence against this Act the production of a document of analyst. 15 purporting to be the certificate of an analyst shall Ibid. s. 33.

be sufficient evidence of the facts therein stated, unless the defendant requires that the analyst be called as a witness and that the parts of the sample retained respectively by the analyst and the purchaser as hereinbefore 20 mentioned be produced, or unless it is proved that such

document is not the certificate of such analyst.

32. (1) At the hearing of any information for an Reference offence against this Act the Court shall upon the request to Agriculof either the informant or defendant cause any part of Department

25 the sample or fertilizer to be sent to the Minister, who chemist. shall thereupon direct an analyst nominated by the Minister to make an analysis thereof and give a certificate to such Court as the result of such analysis, and the expense of such analysis shall be paid by the informant 30 or defendant as the Court may direct.

(2) In any proceedings against any person for an offence against this Act the production of a document purporting to be the certificate of the said analyst shall be sufficient evidence of the facts therein stated unless it

35 is proved that such document is not the certificate of the said analyst.

33. Nothing in this Act contained and no proceed. Saving. ings taken under this Act against any offender shall in Ibid. s. 35. any way interfere with or lessen any right or remedy by

40 civil process which any party aggrieved by any offence against this Act might have had if this Act had not been 34. passed.

Ibid. s. 34.

such conviction and those incurred by him in and about

his defence thereto if he proves-

34. In any action brought by any person for mis- Remedy by representation or for a breach of warranty on the sale a vendor of any fertilizer such person may recover alone or in against a prior vendor. addition to any other damages recoverable by him the viet. No. 5 amount of any penalty in which he has been convicted 3,680 (1928), under this Act together with the costs paid by him upon s. 36.

(a) that the fertilizer the subject of such conviction was consigned, forwarded or sold to him by the defendant with an invoice certificate containing the like particulars to those contained in the invoice certificate given by him upon the sale in respect of which he has been convicted; and

(b) that he purchased or received such fertilizer not knowing it to be otherwise, and afterwards sold it in the same state in which he purchased or received it.

The defendant in any such action shall, however, be 20 at liberty to prove that the conviction was wrongful.

35. Every person who forges or utters knowing it to Forgery be forged, any certificate as provided for under this Act of a shall be guilty of a misdemeanour and shall be liable to *Ibid.s. 37*. imprisonment with or without hard labour for a term of 25 not more than five years.

36. Every person guilty of an offence against this Costs and Act shall, in addition to the penalty imposed, be liable to expenses of pay such amount as the court awards for the costs and this are expenses incurred in the taking of proceedings against

30 such guilty person, including the expenses incurred by the prosecution in obtaining the analysis.

37. (1) Where an offence for which a dealer is liable Penalty on under this Act to a penalty has, in fact, been committed person actually by some agent, servant, workman or other person, such committing

35 agent, servant, workman or other person shall be liable offence. to the like penalty as if he was the dealer.

(2) When an offence against this Act is committed by a body corporate and is proved to have been committed with the consent or approval of or to have 40 been facilitated by any act or neglect on the part of

certificate.

Ibid. s. 40.

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of any director, manager, secretary, or other officer whatsoever of the body corporate he, as well as the body corporate, shall be deemed guilty of the offence and shall be liable to be proceeded against and punished 5 accordingly.

38. Where a dealer is charged with an offence against Exemption any of the provisions of this Act he shall be entitled upon of dealer information duly laid by him to have any other person penalty on whom he charges as the actual offender brought before conviction of actual

10 the court at the hearing of the charge, and if after the offender. commission of the offence has been proved the person in the first instance informed against proves to the satisfaction of the court—

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- (a) that he had used due diligence to enforce the execution of this Act, and
- (b) that the said other person had committed the offence in question without his knowledge, consent or connivance,

the said other person shall be summarily convicted of 20 such offence, and the said dealer shall be exempt from any penalty. The person so convicted shall, in the discretion of the court, be also liable to pay any costs incidental to the proceedings.

39. In any proceedings brought against any person Burden of 25 for failing to deliver to the purchaser of any fertilizer proof. an invoice certificate in accordance with this Act, the ^{Viet. No.} 3,680 burden of proof that an invoice certificate was delivered (1928), by the vendor to the purchaser shall lie on the defendant.

40. No inspector, analyst or other officer shall be Protection 30 liable except in respect of wilful misconduct or neglect of officers. to any legal proceedings for anything done or omitted in Ibid. s. 43. the exercise or execution of any of his powers or duties under this Act.

41. (1) The Governor may make regulations not Power to 35 inconsistent with this Act prescribing all matters which make regulations. by this Act are required or permitted to be prescribed or which are necessary or convenient to be prescribed for carrying out or giving effect to this Act; and in particular and without limiting the generality of the foregoing

from

s. 42.

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	Fertilizers.
	ver the Governor may make regulations in e following matters:
(a) the n any f	nethod to be adopted by the purchaser of ertilizer in taking a sample of any fertilizer submitted by him for analysis under this
(b) the n to be	nethod of analysis, chemical and physical, applied in the analysis of any fertilizer ne purposes of this Act;
requininform	ze, form and quality of the printed labels red to be affixed to parcels of fertilizer, the mation to be set forth thereon and the er of printing thereof;
15 invoid	nanner of marking brands upon labels, ce certificates or parcels of fertilizer;
(f) forms	bayable under this Act; to be used in carrying into effect the sions of this Act.
(2) Th 20 exceeding fifty	e regulations may prescribe a penalty not pounds for any breach thereof.
	e regulations shall—
	blished in the Gazette;
	effect from the date of publication, or from r date to be specified in such regulations;
(c) be laid fourte ment teen s	d before both Houses of Parliament within een sitting days after publication if Parlia- is in session and, if not, then within four- itting days after the commencement of the session.
If either Ho which notice h	ouse of Parliament passes a resolution of has been given within fifteen sitting days

after any regulation has been laid before such House, disallowing such regulation or part thereof, such regula-35 tion or part shall thereupon cease to have effect.

SCHEDULE.

Act No. , 1934.

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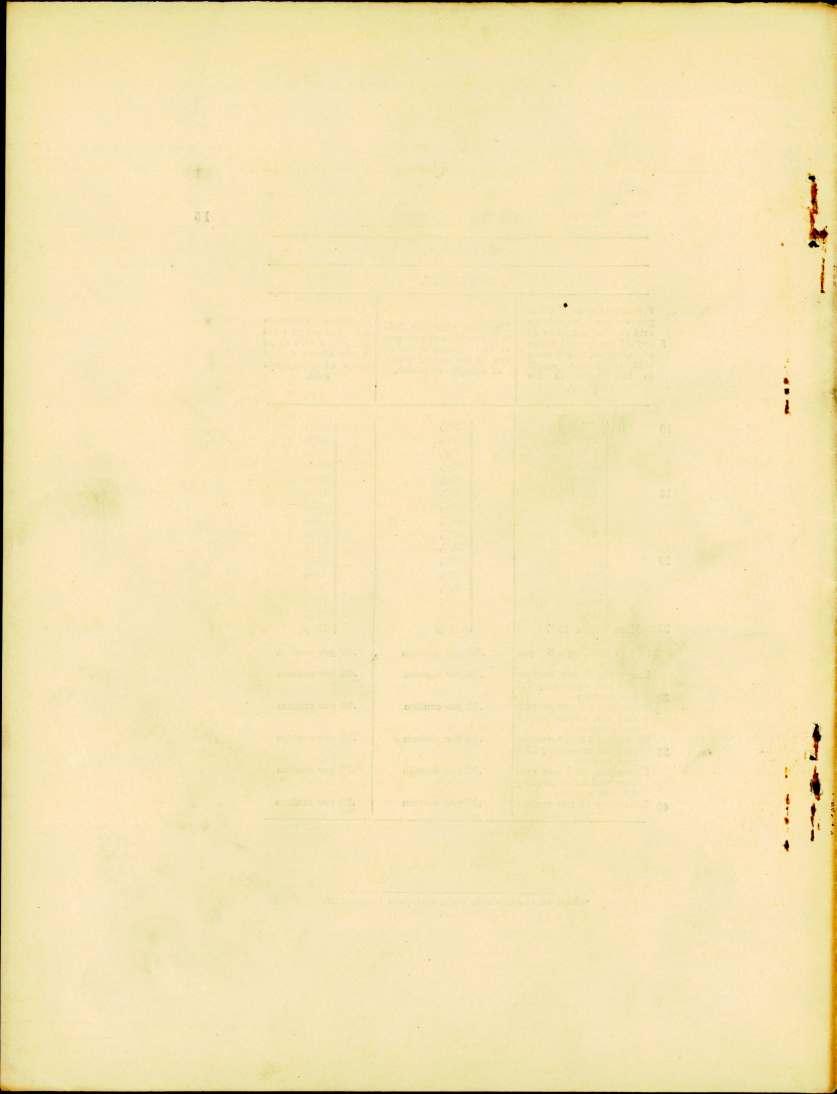
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Fertilizers.

SCHEDULE.

5 2 2	Percentage of total nitro- gen or total phosphorie acid or total potash or of any of the several forms of nitrogen, phosphorie acid or potash stated to be present in the fertilizer.	Maximum allowable defi- ciency as to total nitrogen or total potash or as to any of the several forms of nitrogen or potash.	Maximum allowable deficiency as to total phosphoric acid or as to any of the several forms of phosphoric acid.
10	$1\% \\ 2\% \\ 3\%$	·20% ·20% ·20%	20% 20% 20%
	4%	·20%	·28%
15	5% 6%	·25% ·30%	·35% ·42%
10	7%	.35%	.49%
	8%	.40%	.56%
	9%	.45%	.63%
	10%	.50%	.70%
20	11%	.55%	.75%
	12%	.60%	.75%
	13%	·65%	.75%
	14%	.70%	.75%
~ ~	15%	.75%	.75%
25	More than 15%	.75%	.75%
	Not exceeding 5 per centum	.25 per centum	.35 per centum
	Exceeding 5 per centum	.30 per centum	.45 per centum
30	and not exceeding 7.5 per centum		The second second and a second
30	Exceeding 7.5 per centum and not exceeding 10	.45 per centum	.60 per centum
35	per centum Exceeding 10 per centum and not exceeding 12.5	.60 per centum	.70 per centum
	per centum Exceeding 12.5 per cen- tum and not exceeding	.70 per centum	.75 per centum
40	15 per centum Exceeding 15 per centum	.75 per centum	.75 per centum

Sydney: Alfred James Kent, I.S.O., Government Printer- : 934.



This PUBLIC BILL originated in the LEGISLATIVE ASSEMBLY, and, having this day passed, is now ready for presentation to the LEGISLATIVE COUNCIL for its concurrence.

W. R. McCOURT. Clerk of the Legislative Assembly. Legislative Assembly Chamber. Sydney, 6 December, 1934.





ANNO VICESIMO QUINTO GEORGII V REGIS.

Act No. , 1934.

An Act to regulate the sale and prevent the adulteration of fertilizers; to provide for the inspection and analysis and for the registration of brands of fertilizers; to repeal the Fertilizers Act, 1904; and for purposes connected therewith.

BE it enacted by the King's Most Excellent Majesty, by and with the advice and consent of the Legislative Council and Legislative Assembly of New South Wales in Parliament assembled, and by the authority of 5 the same, as follows :---

1. This Act may be cited as the "Fertilizers Act, Short title 1934 " and shall commence upon a day to be appointed and comby the Governor and notified by proclamation published in the Gazette. 27031

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mencement.

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Act No. , 1934.

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	Act No. , 1934.	4
	Fertilizers.	
	2. The Fertilizers Act, 1904, is hereby repealed.	Repeal of Act No. 33, 1904.
	3. In this Act, unless inconsistent with the context or subject-matter,—	Interpreta- tion.
5	"Analyst " means an analyst appointed in accord- ance with this Act.	W.A. No. 10, 1928, s. 2.
J	"Bone dust " or " bone meal " means disintegrated bones, whether steamed or unsteamed without admixture of any other substance whatsoever.	s. 2. cf. Ibid.
10	"Bone fertilizer" or "bone manure" means any fertilizer which contains any material derived from bones admixed with other substances other than phosphate fertilizer.	Ibid.
15	"Brand " means a trade-mark or sign or word registered under this Act by a dealer to be used in connection with any fertilizer sold by him.	
20	"Dealer "means any person who carries on business as a manufacturer, importer or vendor or of a dealer in fertilizers for the purpose of trade and whether such person carries on any other busi- ness or trade or not.	Ibið.
20	"Fertilizer" means any substance containing	cf. Ibid.
25	nitrogen, phosphoric acid, or potash, manufac- tured, produced, or prepared in any manner for the purpose of fertilizing the soil or supplying nutriment to plants and any other substance which may be proclaimed to be a fertilizer for the purposes of this Act but does not include farm-yard or stable manure, crude nightsoil, or offal.	
30	"Inspector "means an inspector of fertilizers appointed under this Act.	
	" Parcel " includes sack, bag, barrel, case, package, or other container. " Person " includes firm.	
35	"Phosphate fertilizer" means any fertilizer which contains a phosphate and which is neither bone dust, bone meal, bone fertilizer, bone manure, nor superphosphate.	
	" Phosphorie	(μ_{i+1}, ϕ_{i})
	() Gins	14.10 .

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	Fertilizers.	
	" Phosphoric acid " means phosphorus pentoxide (P ₂ O ₃).	cf. Vict. Act, No. 3680 (1928), s. 8 .
	"Potash" means potassium monoxide (K ₂ O).	Ibid.
5	"Prescribed " means prescribed by this Act or by regulations made thereunder.	i.
	" Purchase " includes receipt by an agent or factor from his principal.	
	"Purchaser" includes any agent or factor receiv- ing any fertilizer from his principal for sale.	01
10	"Regulations " means regulations made under this Act,	
15 20	"Sell " includes sell whether by wholesale or retail and barter or exchange; also dealing in, agreeing to sell or offering or exposing for sale or keeping or having in possession for sale or sending, forwarding, delivering or receiving for sale or on sale or authorising, directing, causing, suffering, permitting, or attempting any of such acts or things; and the derivatives of " sell " (which for the purposes of this Act include " vendor ") have a corresponding interpreta-	
	tion.	
25	"Superphosphate " means any fertilizer which has been treated in such a manner as to render all or the major portion of the phosphoric acid therein soluble in water and includes any fertilizer having any description or name which includes the word " super " or the word " superphosphate."	10, 1928, s. 2.
30	4. This Act shall not apply-	
	(a) to the sale of bulk lots of fertilizer compounds to a manufacturer of fertilizer; or	Ibid. s. 3.
	(b) to any sale of any fertilizer where the quantity sold is less than half a hundredweight:	, ka

35 Provided that section twenty-nine shall apply to such sale as is mentioned in paragraph (b) hereof.

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5. (1) Upon the sale of any fertilizer, whether paid vendor to for at the time of sale or not, the dealer shall, at or give invoice before delivery of the same or any part thereof, deliver to purchaser. to the purchaser an invoice certificate in the prescribed ef. Viet. Act 5 form signed by the dealer or his agent and stating-

- (a) the full name and place of business of the vendor:
- (b) the brand of the fertilizer;
- (c) the quantity of fertilizer comprised in the sale;
- 10 (d) the proportion per centum in which such fertilizer contains the following ingredients, namely: nitrogen, phosphoric acid and potash, and the forms in which they respectively occur as provided in the regulations; and

(e) such other particulars as may be prescribed. 15

(2) (a) When the fertilizer is bone dust, bone meal, cf. Ibid. bone fertilizer, bone manure, or other fertilizer to which s. 7 (2). this subsection is applied by the regulations—

(i) the percentage of fine material shall be at least fifty per centum; and

(ii) the percentages of coarse material and fine material shall be stated on the invoice certificate in addition to any other particulars required to be stated by this section.

25 (b) For the purpose of this subsection fine material shall be that portion of the fertilizer which passes through a sieve of thirty linear meshes to the inch. measured according to a prescribed standard, and coarse material shall be the portion retained on the mesh 30 of the sieve.

(3) Where a fertilizer mentioned in subsection two of this section is mixed with any other materials, the invoice certificate shall, in addition to any other requirements of this section, give a correct general statement of

35 the nature and amount of such other materials in the composition of such fertilizer.

(4) Every such invoice certificate shall be deemed Invoice Certia representation or warranty by the dealer to the warranty. purchaser of the truth of the matters referred to therein. Ibid. s. 6.

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certificate No. 3,680 (1928), s. 5.

Act No. ____, 1934.

Fertilizers.

6. (1) Every dealer who sells any fertilizer shall Labelling of securely and conspicuously affix to each parcel thereof parcels of fertilizer. a plainly printed label stating the particulars required ^{cf. Vict. Act.} by section five to be stated on the invoice certificate.

(2) Every such label shall be deemed a representa-Label to be tion or warranty by the dealer to the purchaser of the warranty. truth of the matters referred to therein.

7. Every dealer who fails to deliver to the purchaser Penalty. an invoice certificate as provided by section five of this *Ibid.*

10 Act or to affix to each parcel of fertilizer a label as provided by section six of this Act shall be liable for the first offence to a penalty of not more than twenty pounds, and for any subsequent offence to a penalty of not more than fifty pounds.

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- 15 8. Any person who sells any substance as a fertilizer Certain or uses the word "fertilizer" (either alone or in con-substances junction with any other word or words) in connection sold as with any substance, or who uses any device or means fertilizers. calculated to induce any person purchasing such sub-
- 20 stance to believe that the same is a fertilizer or sells or in any manner passes off or attempts to pass off such substance as a fertilizer shall, unless such substance is a fertilizer within the meaning of this Act be guilty of an offence against this Act and shall be liable upon
- 25 summary conviction for a first offence to a penalty not exceeding fifty pounds, and for any subsequent offence to a penalty not exceeding one hundred pounds.

9. The Governor may appoint analysts and, subject Appointto the provisions of the Public Service Act, 1902, may ment of 30 appoint inspectors under this Act.

10. The purchaser of any fertilizer shall, on payment Purchaser of the prescribed fee and on complying with the regula- may submit tions, be entitled to submit a sample of such fertilizer to analysis. an analyst for analysis and to receive from him a certifi- W.A. No. 35 cate of the result of the analysis. 10, 1928, s. 26.

11. Every person who knowingly and fraudulently Tampering tampers with any parcel of any fertilizer so as to procure with samples. that any sample of it taken in pursuance of this Act does Viet. No. not correctly represent the contents of the parcel shall be 3680 (1928), 40 guilty of an offence against this Act. s. 12.

inspectors and analysts.

sample for

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(1928) s. 7.

not to be

12. Upon receiving for analysis any sample of any Analysts to fertilizer from any purchaser, the analyst shall divide divide the same into two parts and shall place in a glass bottle simple. Vict. No. or jar one of such parts and seal and fasten up the same, 3680 (1928),

5 and shall retain the same for production in case pro-s. 13. ceedings are afterwards taken in the matter.

13. If an analyst does not reside within two miles of samples the residence of the person requiring a sample of the through fertilizer to be analysed under the provisions of this Ibid. s. 14.

10 Act, such sample may be forwarded to such analyst through the post as a registered parcel.

14. The certificate of analysis by an analyst shall be Certificate in the prescribed form and, where any method of analysis, *Ibid. s. 15.* of analyst. chemical or physical, has been prescribed for the analysis

15 of any fertilizer the analyst shall in his certificate declare that he has followed the prescribed method in his analysis.

15. (1) When a dealer sells a fertilizer which, upon Fertilizers analysis under this Act, is found to contain a smaller to contain certain 20 percentage of nitrogen, phosphoric acid or potash than percentages

the proportions respectively stated in the invoice of ingredients. certificate or on the label affixed to the parcel containing Ibid. s. 16. such fertilizer then, if the deficiency as to the total nitrogen or total phosphoric acid or total potash stated

25 to be present in such fertilizer or as to any of the several forms of nitrogen, phosphoric acid, or potash stated to be present in such fertilizer respectively exceeds the percentage of the whole sample specified in the Schedule to this Act, the dealer shall be guilty of an offence against

30 this Act.

(2) Every dealer who sells any fertilizer mentioned in subsection two of section five of this Act which does not contain the percentage of fine material stated in the invoice certificate delivered in respect of that

35 fertilizer or stated on the label affixed to the parcel containing such fertilizer shall, if such deficiency is greater than five per centum of fine material, be guilty of an offence against this Act. 16.

16. (1) An inspector may at any reasonable time Power to enter upon any land or premises where he believes there is any fertilizer kept for sale or sold and may—

- (a) examine and take without payment a quantity W.A. No. not exceeding two pounds in weight of any 10, 1928, 8.22.
- fertilizer there found as a sample for analysis;(b) do any act or thing prescribed to be done in connection with or for the purposes of anything authorised by this section or the analysis of samples taken under this section;
- (c) require the purchaser of any fertilizer to state the name and address of the dealer from whom he purchased such fertilizer and to produce for inspection any invoice delivered to him by the dealer pursuant to this Act.

(2) An inspector may at any time whatsoever take a sample of any fertilizer from any vehicle in which the same may be in course of transit to any purchaser.

17. When an inspector takes a sample for analysis Procedure 20 under section sixteen, he shall—

sample.

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- (a) thoroughly mix such sample and divide it into *Ibid. s.* 24. three approximately equal parts;
- (b) place each such part in a glass vessel and seal or fasten each such vessel;
- (c) place on each such vessel a label stating the brand of the fertilizer, the name, so far as is known to him, of the occupier of the premises or of the person apparently having possession, custody or control of the lot from which such sample was taken, or of the vehicle and the time and place of taking;
 - (d) sign each such label and submit it for signature of the person in charge or apparently in charge of the premises or vehicle;
 - (e) deliver one of such parts to the person in charge or apparently in charge of the premises or vehicle, retain one of such parts for future comparison and submit the other of such parts to an analyst for analysis.

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18. (1) The Minister shall cause to be compiled and Register of kept in a register book in such form as may be prescribed brands to be kept. a register of brands registered under this Act. Vict. No.

(2) The register shall be open to the inspection 3,680 5 of the public at all convenient times on payment of the (1928), s. 18. prescribed fee.

(3) Certified copies of entries in the register shall be given to any person applying for them on payment of the prescribed fee.

10 19. No brand shall be registered if, in the opinion of Registration the Minister, it is substantially identical with any other of brands. brand registered or proposed to be registered or so Ibid. s. 19. nearly resembles it as to be likely to deceive.

20. (1) The Minister may cause the register to be Alterations 15 amended or altered by-

- (a) making any entry wrongly omitted to be made register. Ibid. s. 20. in the register;
- (b) expunging any entry wrongly made in or remaining on the register:

(c) correcting any error in the register;

- (d) altering the name or address of any person whose name or address appears on the register if he has changed his name or address;
- (e) adding to the list any brand registered pursuant to this Act during the currency of any annual list of brands.

(2) The Minister may cancel and remove from Cancellation the register any brand registered by a dealer who is con- of brand. victed of an offence against section fifteen of this Act in 30 respect of such fertilizer.

21. (1) Any dealer who desires to have a brand regis- Application tered in respect of any fertilizer shall on or before the for registrafirst day of November in each year, in such form as may Ibid. s. 21. be prescribed, make application in writing to the Minister

35 for the registration of such brand.

(2) Every such application shall be accompanied by the amount of the prescribed fee.

(3) Every such application shall be verified by a statutory declaration of the applicant in or to the effect 40 of the prescribed form.

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22. A list of all registered brands under this Act shall Publication be published annually in the Gazette as part of the vict. No. 3680 annual list of fertilizers provided for in section twenty- (1928), s. 23. six.

5 23. (1) No fertilizer shall be sold except in parcels. Fertilizers Every such parcel and every invoice certificate used in to be sold only under connection with such fertilizer shall be marked with a registered brand. registered brand in such manner as is prescribed.

Ibid. s. 24.

during

annual list.

(2) Where information with regard to any matter 10 required to be set forth in any application for registration of a brand for any fertilizer is also required by section five of this Act to be stated in respect of such fertilizer in any invoice certificate, such information shall be so stated in the same terms as in the application for 15 registration.

24. (1) No brand shall, save with the express sanction Registration in writing of the Minister, be registered in the period of brands between the publication of the list of brands for any currency of year and of the list of brands for the following year.

Ibid. s. 25. (2) The provisions of this Act with regard to the 20 annual registration of brands shall, so far as they are applicable and with such modifications as are necessary, apply to the registration of brands under this section, and such brand shall, after registration, be published in

25 the Gazette, together with a statement containing with respect to the fertilizer the like information as is contained in the annual list of fertilizers published under this Act.

25. The registration of a brand shall continue in force Period of 30 until the publication in the Gazette of the list of registered registration. brands for the following year and no longer.

26. (1) The Chief Chemist of the Department of Compilation Agriculture-

(a) from the results of the analyses of fertilizers set annual lists

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forth in the applications for the annual regis- of fertilizers. tration of brands and taking into account the Ibid. s. 27. constituents which have a commercial value and the value thereof in the simple fertilizers in which they occur shall calculate the average unit values of such constituents; and

Ibid. s. 26.

and publication of

(b)

- (b) shall then compile a complete list of all the fertilizers in respect of which brands are so registered showing-
 - (i) the prices asked for the same;
 - (ii) the average unit values as so calculated;
 - (iii) the several brands registered in respect of such fertilizers; and
 - (iv) such other matters as may be prescribed.

(2) Such list (in this Act referred to as the 10" annual list of fertilizers ") shall be published in the Gazette as soon as practicable after the first day of December in every year.

(3) Such average unit values shall constitute the Average basis for calculating the values of all fertilizers for the unit values 15 period during which the registered brands continue in fertilizers. force.

27. Every dealer shall when required to do so by the samples of fer-Minister forward for analysis to the Chief Chemist of supplied for analysis to the Department of Agriculture without payment samples in weight of any fertilizers in (1928), s. 28.

respect of which a brand is registered.

28. Any person who in any way obstructs or interferes Obstructing inspectors. with any inspector or analyst in the discharge of any of his duties or the exercise of any of his powers under this 25 Act shall be guilty of an offence against this Act.

29. Any person who-

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- (a) sells any fertilizer except under a registered W.A. Ne. 10, 1928, brand or name and registered under this Act; s.9.
- (b) applies, advertises or in any way whatsoever makes use of any unregistered brand or name to or in connection with any fertilizer;
- (c) sells any fertilizer unless the same is contained in a parcel on which is conspicuously marked the registered brand and name of the fertilizer;

35 shall be guilty of an offence against this Act.

Paragraph (b) of this section shall apply only to the author of the advertisement and shall not apply to the printer, publisher or exhibitor thereof in any newspaper or other printed matter.

Offences.

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30. (1) Every dealer or other person guilty of an General offence against this Act or who fails to comply with any penalty. of the provisions of this Act, or who improperly breaks 3,680 any seal of or tampers with any parcel containing any (1928), 5 sample or part of a sample shall, where no other penalty s. 32. is expressly provided therefor, be liable to a penalty not

exceeding one hundred pounds.

(2) Penalties imposed by this Act or by any regulation made thereunder shall, where no other penalty is 10 expressly provided, be recovered in a summary manner before a stipendiary or police magistrate or any two justices in a court of petty sessions.

31. In any proceedings against any person for an Certificate offence against this Act the production of a document of analyst. 15 purporting to be the certificate of an analyst shall Ibid. s. 33.

be sufficient evidence of the facts therein stated, unless the defendant requires that the analyst be called as a witness and that the parts of the sample retained respectively by the analyst and the purchaser as hereinbefore 20 mentioned be produced, or unless it is proved that such document is not the certificate of such analyst.

32. (1) At the hearing of any information for an Reference offence against this Act the Court shall upon the request to Agriculof either the informant or defendant cause any part of Department

25 the sample or fertilizer to be sent to the Minister, who chemist, shall thereupon direct an analyst nominated by the Minister to make an analysis thereof and give a certificate to such Court as the result of such analysis, and the expense of such analysis shall be paid by the informant 30 or defendant as the Court may direct.

(2) In any proceedings against any person for an offence against this Act the production of a document purporting to be the certificate of the said analyst shall be sufficient evidence of the facts therein stated unless it 35 is proved that such document is not the certificate of the

said analyst.

33. Nothing in this Act contained and no proceed. Saving. ings taken under this Act against any offender shall in Ibid. s. 35. any way interfere with or lessen any right or remedy by

40 civil process which any party aggrieved by any offence against this Act might have had if this Act had not been 34. passed.

Ibid. s. 34.

Act No. , 1934.

Fertilizers.

34. In any action brought by any person for mis- Remedy by representation or for a breach of warranty on the sale avendor of any fertilizer such person may recover alone or in against a prior vendor. addition to any other damages recoverable by him the viet. No. 5 amount of any penalty in which he has been convicted 3,680 (1928), under this Act together with the costs paid by him upon s. 36. such conviction and those incurred by him in and about his defence thereto if he proves-

- (a) that the fertilizer the subject of such conviction was consigned, forwarded or sold to him by the defendant with an invoice certificate containing the like particulars to those contained in the invoice certificate given by him upon the sale in respect of which he has been convicted; and
- (b) that he purchased or received such fertilizer not knowing it to be otherwise, and afterwards sold it in the same state in which he purchased or received it.

The defendant in any such action shall, however, be 20 at liberty to prove that the conviction was wrongful.

35. Every person who forges or utters knowing it to Forgery be forged, any certificate as provided for under this Act of a certificate. shall be guilty of a misdemeanour and shall be liable to Ibid. s. 37. imprisonment with or without hard labour for a term of

25 not more than five years.

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36. Every person guilty of an offence against this Costs and Act shall, in addition to the penalty imposed, be liable to expenses of pay such amount as the court awards for the costs and thid s 20 expenses incurred in the taking of proceedings against

30 such guilty person, including the expenses incurred by the prosecution in obtaining the analysis.

37. (1) Where an offence for which a dealer is liable Penalty on under this Act to a penalty has, in fact, been committed actually by some agent, servant, workman or other person, such committing 35 agent, servant, workman or other person shall be liable offence. to the like penalty as if he was the dealer.

(2) When an offence against this Act is committed by a body corporate and is proved to have been committed with the consent or approval of or to have 40 been facilitated by any act or neglect on the part

Ibid. s. 39.

Ibid. s. 40.

of

of any director, manager, secretary, or other officer whatsoever of the body corporate he, as well as the body corporate, shall be deemed guilty of the offence and shall be liable to be proceeded against and punished 5 accordingly.

38. Where a dealer is charged with an offence against Exemption any of the provisions of this Act he shall be entitled upon of dealer information duly laid by him to have any other person penalty on whom he charges as the actual offender brought before conviction 10 the court at the hearing of the charge, and if after the offender.

commission of the offence has been proved the person in the first instance informed against proves to the satis. faction of the court-

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- (a) that he had used due diligence to enforce the execution of this Act, and
- (b) that the said other person had committed the offence in question without his knowledge, consent or connivance.

the said other person shall be summarily convicted of 20 such offence, and the said dealer shall be exempt from any penalty. The person so convicted shall, in the discretion of the court, be also liable to pay any costs incidental to the proceedings.

39. In any proceedings brought against any person Burden of 25 for failing to deliver to the purchaser of any fertilizer proof. an invoice certificate in accordance with this Act, the Vict. No. 3,680 burden of proof that an invoice certificate was delivered (1928), by the vendor to the purchaser shall lie on the defendant. ^{1.42}.

40. No inspector, analyst or other officer shall be Protection **30** liable except in respect of wilful misconduct or neglect of officers. to any legal proceedings for anything done or omitted in ^{Ibid. s. 43.} the exercise or execution of any of his powers or duties under this Act.

41. (1) The Governor may make regulations not Power to 35 inconsistent with this Act prescribing all matters which make by this Act are required or permitted to be prescribed or which are necessary or convenient to be prescribed for carrying out or giving effect to this Act; and in particular and without limiting the generality of the foregoing

regulations.

from of actual

foregoing power the Governor may make regulations in respect of the following matters:--

- (a) the method to be adopted by the purchaser of any fertilizer in taking a sample of any fertilizer to be submitted by him for analysis under this
- Act;(b) the method of analysis, chemical and physical, to be applied in the analysis of any fertilizer
- (c) the size, form and quality of the printed labels required to be affixed to parcels of fertilizer, the information to be set forth thereon and the manner of printing thereof;
 - (d) the manner of marking brands upon labels, invoice certificates or parcels of fertilizer;
 - (e) fees payable under this Act;

for the purposes of this Act;

(f) forms to be used in carrying into effect the provisions of this Act.

(2) The regulations may prescribe a penalty not **20** exceeding fifty pounds for any breach thereof.

- (3) The regulations shall—
- (a) be published in the Gazette;
- (b) take effect from the date of publication, or from a later date to be specified in such regulations; and
- (e) be laid before both Houses of Parliament within fourteen sitting days after publication if Parliament is in session and, if not, then within fourteen sitting days after the commencement of the next session.

If either House of Parliament passes a resolution of which notice has been given within fifteen sitting days after any regulation has been laid before such House, disallowing such regulation or part thereof, such regula-**35** tion or part shall thereupon cease to have effect.

SCHEDULE.

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SCHEDULE.

g a 5 a o a	Percentage of total nitro- en or total phosphoric cid or total potash or of ny of the several forms f nitrogen, phosphoric cid or potash stated o be present in the fertilizer.	Maximum allowable defi- ciency as to total nitrogen or total potash or as to any of the several forms of nitrogen or potash.	Maximum allowable deficiency as to total phosphoric acid or as to any of the several forms of phosphoric acid.
	1%	·20%	·20%
10	2%	•20%	•20%
	3%	•20%	•20%
	4%	•20%	•28%
	5%	.25%	•35%
15	6%	•30%	•42%
10	7%	•35%	•49%
	8%	•40%	•56%
	9%	•45%	•63%
	10%	.50%	•70%
20	11%	.55%	.75%
20	12%	.60%	.75%
	13%	.65%	.75%
	14%	.70%	.75%
	15%	.75%	.75%
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Sydney: Alfred James Kent, I.S.O., Government Printer- 1934.

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