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.

I. P. K. VIDLER, Clerk of the Legislative Assembly.

Legislative Assembly Chamber, Sydney, 1 April, 1969.

New South Wales



ANNO OCTAVO DECIMO

ELIZABETHÆ II REGINÆ

Act No. , 1969.

An Act to make further provisions with respect to the packing of certain articles; for this and other purposes to amend the Weights and Measures Act, 1915, as subsequently amended, and the Weights and Measures (Amendment) Act, 1968; and for purposes connected therewith.

BE

BE it enacted by the Queen'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 5 follows:—

- 1. (1) This Act may be cited as the "Weights and Short title Measures (Amendment) Act, 1969".
- (2) The Weights and Measures Act, 1915, as subsequently amended and as amended by this Act, may be 10 cited as the Weights and Measures Act, 1915–1969.
 - 2. The Weights and Measures (Amendment) Act, 1968, Amendment of Act No.
- (a) by omitting section 29B, as proposed to be inserted, Sec. 3.

 by subsection one of section three, in the Weights (Further and Measures Act, 1915, as subsequently amended, of Act No. and by inserting in lieu thereof the following 10, 1915.)

 section:—
- 29B. (1) A person shall not, except as Name, etc. prescribed, on or after the appointed day, pack an of packer to be article as a pre-packed article, unless the package marked on in which the article is contained is marked—

 29B. (1) A person shall not, except as Name, etc. prescribed in package and package marked on packages.
 - (a) where the article is packed for or on behalf of another person by a person who is not an employee of that other person and that other person has a prescribed address and—
 - (i) is an individual—with the name and prescribed address of that individual;
 - (ii) is a corporation—with the name and prescribed address of that corporation; or

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(iii)

Weights	and	Measures	(Amendment).
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, 1969.

	Weights and Measures (Amendment).
	(iii) is a firm trading under a registered business name—with that business name and the prescribed address of that firm,
5	or instead of that name and address, with an approved brand approved for use by that other person; or
10	(b) in any case (whether or not in addition to any name and address or approved brand referred to in paragraph (a) of this sub- section), where the person packing the article—
15	 (i) is an individual and he packs the article otherwise than as an employee of another person or as a member of a firm trading under a registered business name—with the name and prescribed address of that individual;
20	 (ii) is an individual and he packs the article as an employee of another person—with the name and pre- scribed address of that other person;
25	(iii) is a corporation—with the name and prescribed address of that corpora- tion; or
30	(iv) is a member of a firm trading under a registered business name—with that business name and the prescribed address of that firm, or instead of that name and address, with an approved brand approved for use by that person or, where that person is an employee of another person by that other person,
35	and, where the regulations prescribe the manner of marking any such name or address or approved brand on the package, the package is so marked in that manner.

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Weights and Measures (Amendment).

(2) A person shall not, on or after the appointed day, sell a pre-packed article unless the package containing the article, where the packing was done within New South Wales, is marked as mentioned in subsection one of this section or, where the packing was done outside New South Wales but within the Commonwealth, is marked as prescribed by the equivalent legislation of the State or Territory of the Commonwealth in which the packing was done.

. 1969.

- (3) Where an article is, for the purposes of subsection one of this section, marked with the name and address or approved brand of a person, that person shall, at the request of an inspector, state, in writing in or to the effect of the prescribed form (if any), to the inspector the name and address of the person (as referred to in that subsection) who packed it and the place at which it was packed.
- (4) Where the person referred to in subsection three of this section—
 - (a) fails to furnish the statement required by that subsection within the prescribed time; or
 - (b) purports to furnish such a statement and the statement is false or misleading in a material particular,

he shall be guilty of an offence against this Act.

(5) Nothing in subsection two of this section prohibits the sale, pursuant to a permit under section 29F of this Act, of an article to which the permit relates.

(6) Where an address is marked on a package for the purposes of subsection one of this section, the address shall include a reference to New South Wales.

(7) Any statement of a name and address marked on a package containing an article shall be deemed to have been marked on the package for the purposes of subsection one of this section unless the context in which the statement is made indicates the contrary.

(8) In this section—

"equivalent legislation" means the legislation or the provision of the legislation of the State or Territory of the Commonwealth in which the packing was done which the Minister may, by order published in the Gazette, declare to be equivalent legislation for the purpose of this section;

"prescribed address", in relation to a person, means—

- (a) where the person is an individual—the address of his sole or principal place of business in New South Wales;
- (b) where the person is a corporation—
 the address of that corporation's
 registered office in New South
 Wales; or
- (c) where the person is a firm trading under a registered business name or a member of such a firm—the address of that firm's sole or principal place of business in New South Wales.
- (b) by inserting in subsection one of section 29P, as Sec. 29P. proposed to be inserted, by subsection one of (Approval section three, in the Weights and Measures Act, of brands.) 1915, as subsequently amended, after the word "brand"

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"brand" the words "comprised of letters or numerals or letters and numerals allocated by the Superintendent and specified in the approval".

- **3.** (1) The Weights and Measures Act, 1915, as Amendment of Act No. 10, 1915.
 - (a) (i) by inserting in subparagraph (i) of paragraph Sec. 29g.

 (b) of subsection nine of section 29g after the (Short figures and letter "29H" the word, figures and letter "measure of pre-packed articles.)

(ii) by omitting from paragraph (b) of subparagraph (ii) of paragraph (b) of the same subsection the word "and" and by inserting in lieu thereof the following word and new subparagraph:—

or

- (iii) being an article of a description to which section 291 of this Act applies, is found by that inspector not to exceed the prescribed number, being more than five, of parts per centum of the stated weight of the article; and
- (iii) by inserting in paragraph (a) of subsection ten of the same section after the figures and letter "29H" the word, figures and letter "or 29I":
- (iv) by omitting from subparagraph (ii) of paragraph (b) of the same subsection the word "deficiency," and by inserting in lieu thereof the following words and new paragraph:—

deficiency; or

(c) where the articles are of a description to which section 291 of this Act applies—less than the weight of any of the articles as marked on any of the packages

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packages containing the articles or as stated in the guarantee relating to the deficient article, as the case may be, but to an extent not exceeding the prescribed permissible average deficiency,

(b) (i) by omitting from subsection one of section Sec. 291.
291 the word "conditions" and by inserting (Articles that may be marked by the market by the

(Articles) that may be marked with their weight at standard

conditions.)

- (ii) by omitting from paragraph (a) of the same weight at subsection the word "and";
- (iii) by omitting from paragraph (b) of the same subsection the word "manner." and by inserting in lieu thereof the following words and new paragraph:—

manner; and

- (c) where the regulations so require, there is marked on the package such a statement as is referred to in paragraph (b) of subsection (2A) of this section.
- (iv) by omitting subsection two of the same section and by inserting in lieu thereof the following subsections:—

(2) Where—

- (a) the true weight of an article of a description to which this section applies is found by an inspector to be less than the weight—
 - (i) as marked on the package containing the article;
 - (ii) as stated in any invoice or delivery note relating to the article, as referred to in paragraph (b) of subsection two of section 29g of this Act; or

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(iii)

- (iii) as stated in any guarantee (within the meaning of that section) relating to that article; and
- (b) there are not available five or more similar packages as referred to in subsection nine of that section,

the true weight of the article shall, for the purposes of the application of that section to the article, be deemed to be equal to the weight, as so marked or as so stated, if any deficiency of weight of the article does not exceed the prescribed number of parts per centum of the weight, as so marked or as so stated.

(2A) The regulations may—

- (a) generally, or in relation to an article of any particular description, or in relation to an article that is composed of two or more different materials, being an article of a description to which this section applies, prescribe and regulate the manner in which any deficiency mentioned in subsection two of this section, in paragraph (b) of subsection nine of section 29g of this Act or in subsection ten of that section shall be determined; and
- (b) generally, or in relation to an article of any particular description, being an article of a description to which this section applies, require that where a package containing an article is marked as mentioned in subsection one of this section, the package shall also be marked with a correct statement of the proportion by weight of the several types of material of which the article is composed.

(c)

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(c) by inserting next after subsection three of section Sec. 290. 290 the following new subsection:— (Defences.)

, 1969.

- (3A) In proceedings in respect of an offence arising under paragraph (a) of subsection four of section 29B of this Act in respect of an article, it is a defence for the person charged to prove that he was unable to furnish the statement, as required by subsection three of that section, by reason of the fact that his name and address were or approved brand was marked on the package in which the article is contained without his knowledge or consent (whether express or implied).
 - (d) by inserting next after paragraph (d) of section Sec. 290.

 290 the following new paragraphs:—

 (Evidentiary provisions.)
- 15 (d1) the fact that an article contained in a package is found exposed for sale or in possession of any person for sale is evidence that the person who packed that article in that package packed it for sale;
- 20 (d2) a document purporting to be a statement furnished by a person under subsection three of section 29B of this Act shall be evidence of the matters stated in the document.
- 25 (2) The several provisions of subsection one of this section shall commence upon such day or days as may be appointed by the Governor in respect thereof and notified by proclamation published in the Gazette.

BY AUTHORITY:
V. C. N. BLIGHT, GOVERNMENT PRINTER, NEW SOUTH WALES—1969
[10c]

No. , 1969.

A BILL

To make further provisions with respect to the packing of certain articles; for this and other purposes to amend the Weights and Measures Act, 1915, as subsequently amended, and the Weights and Measures (Amendment) Act, 1968; and for purposes connected therewith.

[MR WILLIS—25 March, 1969.]

BE

- 1. (1) This Act may be cited as the "Weights and Short title Measures (Amendment) Act, 1969".
- (2) The Weights and Measures Act, 1915, as subsequently amended and as amended by this Act, may be 10 cited as the Weights and Measures Act, 1915–1969.
 - The Weights and Measures (Amendment) Act, 1968, Amendment is amended of Act No. 12, 1968.
 - (a) by omitting section 29B, as proposed to be inserted, Sec. 3. by subsection one of section three, in the Weights (Further and Measures Act, 1915, as subsequently amended, amendment of Act No. and by inserting in lieu thereof the following 10, 1915.) section: -
- 29B. (1) A person shall not, except prescribed, on or after the appointed day, pack an of packer to be 20 article as a pre-packed article, unless the package marked on packages. in which the article is contained is marked—
 - (a) where the article is packed for or on behalf of another person by a person who is not an employee of that other person and that other person has a prescribed address and-
 - (i) is an individual—with the name and prescribed address of that individual;
 - (ii) is a corporation—with the name and prescribed address of that corporation; or

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(iii)

Weights of	and Measures	(Amendment).
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(iii) is a firm trading under a registered business name—with that business name and the prescribed address of that firm,

or instead of that name and address, with an approved brand approved for use by that other person; or

- (b) in any case (whether or not in addition to any name and address or approved brand referred to in paragraph (a) of this subsection), where the person packing the article—
 - (i) is an individual and he packs the article otherwise than as an employee of another person or as a member of a firm trading under a registered business name—with the name and prescribed address of that individual;
 - (ii) is an individual and he packs the article as an employee of another person—with the name and prescribed address of that other person;
 - (iii) is a corporation—with the name and prescribed address of that corporation; or
 - (iv) is a member of a firm trading under a registered business name—with that business name and the prescribed address of that firm.

or instead of that name and address, with an approved brand approved for use by that person or, where that person is an employee of another person by that other person,

and, where the regulations prescribe the manner of marking any such name or address or approved brand on the package, the package is so marked in that manner.

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Weights and Measures (Amendment).

- (2) A person shall not, on or after the appointed day, sell a pre-packed article unless the package containing the article, where the packing was done within New South Wales, is marked as mentioned in subsection one of this section or, where the packing was done outside New South Wales but within the Commonwealth, is marked as prescribed by the equivalent legislation of the State or Territory of the Commonwealth in which the packing was done.
- (3) Where an article is, for the purposes of subsection one of this section, marked with the name and address or approved brand of a person, that person shall, at the request of an inspector, state, in writing in or to the effect of the prescribed form (if any), to the inspector the name and address of the person (as referred to in that subsection) who packed it and the place at which it was packed.
- (4) Where the person referred to in subsection three of this section—
 - (a) fails to furnish the statement required by that subsection within the prescribed time; or
 - (b) purports to furnish such a statement and the statement is false or misleading in a material particular,

he shall be guilty of an offence against this Act.

(5) Nothing in subsection two of this section prohibits the sale, pursuant to a permit under section 29F of this Act, of an article to which the permit relates.

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Weights and Measures (Amendment).

- (6) Where an address is marked on a package for the purposes of subsection one of this section, the address shall include a reference to New South Wales.
- (7) Any statement of a name and address marked on a package containing an article shall be deemed to have been marked on the package for the purposes of subsection one of this section unless the context in which the statement is made indicates the contrary.

(8) In this section—

"equivalent legislation" means the legislation or the provision of the legislation of the State or Territory of the Commonwealth in which the packing was done which the Minister may, by order published in the Gazette, declare to be equivalent legislation for the purpose of this section;

"prescribed address", in relation to a person, means—

- (a) where the person is an individual—
 the address of his sole or principal
 place of business in New South
 Wales;
- (b) where the person is a corporation—
 the address of that corporation's registered office in New South Wales; or
- (c) where the person is a firm trading under a registered business name or a member of such a firm—the address of that firm's sole or principal place of business in New South Wales.
- 35 (b) by inserting in subsection one of section 29P, as Sec. 29P. proposed to be inserted, by subsection one of (Approval section three, in the Weights and Measures Act, of brands.) 1915, as subsequently amended, after the word "brand"

"brand" the words "comprised of letters or numerals or letters and numerals allocated by the Superintendent and specified in the approval".

(1) The Weights and Measures Act, 1915, as Amendment of Act No. 5 subsequently amended, is amended— 10, 1915.

(a) (i) by inserting in subparagraph (i) of paragraph Sec. 29G. (b) of subsection nine of section 29g after the (Short figures and letter "29H" the word, figures and weight or measure of letter "or 291":

pre-packed articles.)

(ii) by omitting from paragraph (b) of subparagraph (ii) of paragraph (b) of the same subsection the word "and" and by inserting in lieu thereof the following word and new subparagraph:-

(iii) being an article of a description to which section 291 of this Act applies, is found by that inspector not to exceed the prescribed number, being more than five, of parts per centum of the stated weight of the article; and

- (iii) by inserting in paragraph (a) of subsection ten of the same section after the figures and letter "29H" the word, figures and letter "or 291";
- (iv) by omitting from subparagraph (ii) paragraph (b) of the same subsection the word "deficiency," and by inserting in lieu thereof the following words and new paragraph:-

deficiency; or

(c) where the articles are of a description to which section 291 of this Act applies —less than the weight of any of the articles as marked on any of the packages

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packages containing the articles or as stated in the guarantee relating to the deficient article, as the case may be, but to an extent not exceeding the prescribed permissible average deficiency,

(b) (i) by omitting from subsection one of section Sec. 291. 291 the word "conditions" and by inserting (Articles that may in lieu thereof the word "condition";

(ii) by omitting from paragraph (a) of the same weight at subsection the word "and";

with their conditions.)

(iii) by omitting from paragraph (b) of the same subsection the word "manner." and by inserting in lieu thereof the following words and new paragraph: ---

manner; and

- (c) where the regulations so require, there is marked on the package such a statement as is referred to in paragraph (b) of subsection (2A) of this section.
- (iv) by omitting subsection two of the same section and by inserting in lieu thereof the following subsections: -

(2) Where—

- (a) the true weight of an article of a description to which this section applies is found by an inspector to be less than the weight-
 - (i) as marked on the package containing the article;
 - (ii) as stated in any invoice or delivery note relating to the article, as referred to in paragraph (b) of subsection two of section 29G of this Act; or

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(iii)

- (iii) as stated in any guarantee (within the meaning of that section) relating to that article; and
- (b) there are not available five or more similar packages as referred to in subsection nine of that section,

the true weight of the article shall, for the purposes of the application of that section to the article, be deemed to be equal to the weight, as so marked or as so stated, if any deficiency of weight of the article does not exceed the prescribed number of parts per centum of the weight, as so marked or as so stated.

(2A) The regulations may—

- (a) generally, or in relation to an article of any particular description, or in relation to an article that is composed of two or more different materials, being an article of a description to which this section applies, prescribe and regulate the manner in which any deficiency mentioned in subsection two of this section, in paragraph (b) of subsection nine of section 29G of this Act or in subsection ten of that section shall be determined; and
- (b) generally, or in relation to an article of any particular description, being an article of a description to which this section applies, require that where a package containing an article is marked as mentioned in subsection one of this section, the package shall also be marked with a correct statement of the proportion by weight of the several types of material of which the article is composed.

(c)

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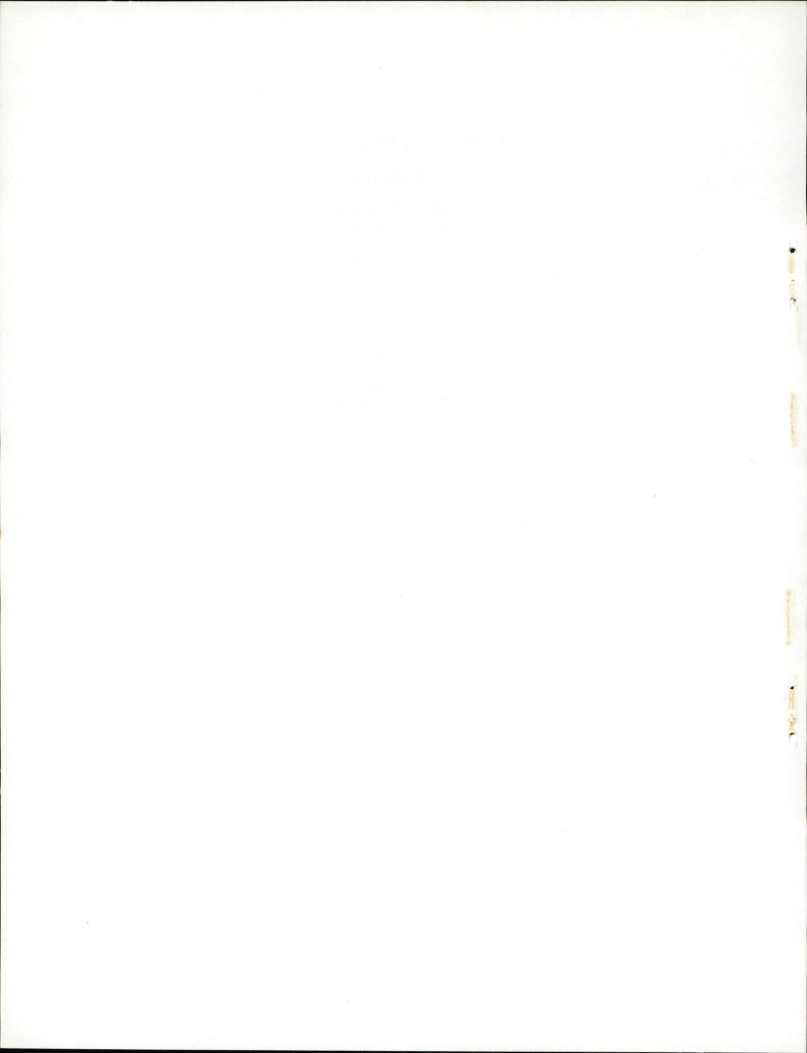
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- (c) by inserting next after subsection three of section Sec. 290. 290 the following new subsection:— (Defences.)
- (3A) In proceedings in respect of an offence arising under paragraph (a) of subsection four of section 29B of this Act in respect of an article, it is a defence for the person charged to prove that he was unable to furnish the statement, as required by subsection three of that section, by reason of the fact that his name and address were or approved brand was marked on the package in which the article is contained without his knowledge or consent (whether express or implied).
 - (d) by inserting next after paragraph (d) of section Sec. 29Q.

 29Q the following new paragraphs:—

 (Evidentiary provisions.)
 - (d1) the fact that an article contained in a package is found exposed for sale or in possession of any person for sale is evidence that the person who packed that article in that package packed it for sale;
- 20 (d2) a document purporting to be a statement furnished by a person under subsection three of section 29B of this Act shall be evidence of the matters stated in the document.
- 25 (2) The several provisions of subsection one of this section shall commence upon such day or days as may be appointed by the Governor in respect thereof and notified by proclamation published in the Gazette.

BY AUTHORITY: V. C. N. BLIGHT, GOVERNMENT PRINTER, NEW SOUTH WALES—1969 [10c]



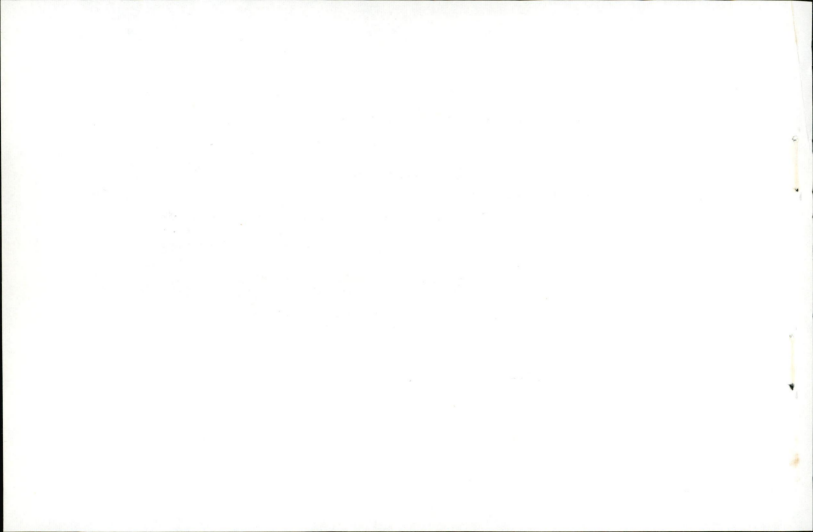
WEIGHTS AND MEASURES (AMENDMENT) BILL, 1969

EXPLANATORY NOTE

THE objects of this Bill are-

- (a) to require the marking on a package containing a pre-packed article of the name and address of the person packing the article or an approved brand or, where he has an address in New South Wales, of the person for or on whose behalf the article is packed;
- (b) to require the person whose name and address or approved brand is marked on a package containing a pre-packed article to identify the place of packing;
- (c) to provide for the method of determining the weight of articles contained in a package marked "at standard condition"; and
- (d) to make other amendments of a minor, consequential or ancillary character.

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No. , 1969.

A BILL

To make further provisions with respect to the packing of certain articles; for this and other purposes to amend the Weights and Measures Act, 1915, as subsequently amended, and the Weights and Measures (Amendment) Act, 1968; and for purposes connected therewith.

[MR WILLIS—25 March, 1969.]

BE

BE it enacted by the Queen'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 5 follows:—

- 1. (1) This Act may be cited as the "Weights and Short title Measures (Amendment) Act, 1969".
- (2) The Weights and Measures Act, 1915, as subsequently amended and as amended by this Act, may be 10 cited as the Weights and Measures Act, 1915–1969.
 - 2. The Weights and Measures (Amendment) Act, 1968, Amendment of Act No. 12, 1968.
 - (a) by omitting section 29B, as proposed to be inserted, Sec. 3. by subsection one of section three, in the Weights (Further and Measures Act, 1915, as subsequently amended, amendment of Act No. and by inserting in lieu thereof the following 10, 1915.) section:—
 - 29B. (1) A person shall not, except as Name, etc. prescribed, on or after the appointed day, pack an of packer to be article as a pre-packed article, unless the package marked on in which the article is contained is marked—
 - (a) where the article is packed for or on behalf of another person by a person who is not an employee of that other person and that other person has a prescribed address and—
 - (i) is an individual—with the name and prescribed address of that individual;
 - (ii) is a corporation—with the name and prescribed address of that corporation; or

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(iii)

(iii)	is a firm trading under a registered
	business name—with that business
	name and the prescribed address of
	that firm,

or instead of that name and address, with an approved brand approved for use by that other person; or

- (b) in any case (whether or not in addition to any name and address or approved brand referred to in paragraph (a) of this subsection), where the person packing the article-
 - (i) is an individual and he packs the article otherwise than as employee of another person or as a member of a firm trading under a registered business name-with the name and prescribed address of that individual;
 - (ii) is an individual and he packs the article as an employee of another person-with the name and prescribed address of that other person;
 - (iii) is a corporation—with the name and prescribed address of that corporation; or
 - (iv) is a member of a firm trading under a registered business name-with that business name and the prescribed address of that firm,

or instead of that name and address, with an approved brand approved for use by that person or, where that person is an employee of another person by that other person,

and, where the regulations prescribe the manner of marking any such name or address or approved brand on the package, the package is so marked in that manner.

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Weights and Measures (Amendment).

(2) A person shall not, on or after the appointed day, sell a pre-packed article unless the package containing the article, where the packing was done within New South Wales, is marked as mentioned in subsection one of this section or, where the packing was done outside New South Wales but within the Commonwealth, is marked as prescribed by the equivalent legislation of the State or Territory of the Commonwealth in which the packing was done.

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(3) Where an article is, for the purposes of subsection one of this section, marked with the name and address or approved brand of a person, that person shall, at the request of an inspector, state, in writing in or to the effect of the prescribed form (if any), to the inspector the name and address of the person (as referred to in that subsection) who packed it and the place at which it was packed.

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- (4) Where the person referred to in subsection three of this section—
 - (a) fails to furnish the statement required by that subsection within the prescribed time;

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(b) purports to furnish such a statement and the statement is false or misleading in a material particular,

he shall be guilty of an offence against this Act.

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(5) Nothing in subsection two of this section prohibits the sale, pursuant to a permit under section 29F of this Act, of an article to which the permit relates.

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Weights and Measures (Amendment).

- (6) Where an address is marked on a package for the purposes of subsection one of this section, the address shall include a reference to New South Wales.
- (7) Any statement of a name and address marked on a package containing an article shall be deemed to have been marked on the package for the purposes of subsection one of this section unless the context in which the statement is made indicates the contrary.

(8) In this section—

"equivalent legislation" means the legislation or the provision of the legislation of the State or Territory of the Commonwealth in which the packing was done which the Minister may, by order published in the Gazette, declare to be equivalent legislation for the purpose of this section;

"prescribed address", in relation to a person, means—

- (a) where the person is an individual—the address of his sole or principal place of business in New South Wales:
- (b) where the person is a corporation—
 the address of that corporation's registered office in New South Wales; or
- (c) where the person is a firm trading under a registered business name or a member of such a firm—the address of that firm's sole or principal place of business in New South Wales.
- 35 (b) by inserting in subsection one of section 29P, as Sec. 29P. proposed to be inserted, by subsection one of (Approval section three, in the Weights and Measures Act, of brands.) 1915, as subsequently amended, after the word "brand"

"brand" the words "comprised of letters or numerals or letters and numerals allocated by the Superintendent and specified in the approval".

	Supe	rintendent and specified in the approval".
5 st		e Weights and Measures Act, 1915, as Amendment of Act No. 10, 1915.
	(a) (i)	by inserting in subparagraph (i) of paragraph Sec. 296. (b) of subsection nine of section 29G after the (Short figures and letter "29H" the word, figures and measure of pre-packed articles.)
10	(ii)	by omitting from paragraph (b) of subparagraph (ii) of paragraph (b) of the same subsection the word "and" and by inserting in lieu thereof the following word and new subparagraph:—
15		or
20		(iii) being an article of a description to which section 291 of this Act applies, is found by that inspector not to exceed the prescribed number, being more than five, of parts per centum of the stated weight of the article; and
25	(iii)	by inserting in paragraph (a) of subsection ten of the same section after the figures and letter "29H" the word, figures and letter "or 29I";
	(iv)	by omitting from subparagraph (ii) of paragraph (b) of the same subsection the word "deficiency," and by inserting in lieu thereof the following words and new
30		paragraph :—

deficiency; or

(c) where the articles are of a description to which section 291 of this Act applies—less than the weight of any of the articles as marked on any of the packages

packages containing the articles or as stated in the guarantee relating to the deficient article, as the case may be, but to an extent not exceeding the prescribed permissible average deficiency,

(b) (i) by omitting from subsection one of section Sec. 291.
 291 the word "conditions" and by inserting (Articles that may be marked with their weight at
 (ii) by omitting from paragraph (a) of the same weight at

subsection the word "and";

standard conditions.)

standard conditions.)

subsection the word "manner" and by insert-

subsection the word "manner." and by inserting in lieu thereof the following words and new paragraph:—

manner; and

- (c) where the regulations so require, there is marked on the package such a statement as is referred to in paragraph (b) of subsection (2A) of this section.
- (iv) by omitting subsection two of the same section and by inserting in lieu thereof the following subsections:—
 - (2) Where—
 - (a) the true weight of an article of a description to which this section applies is found by an inspector to be less than the weight—
 - (i) as marked on the package containing the article;
 - (ii) as stated in any invoice or delivery note relating to the article, as referred to in paragraph (b) of subsection two of section 29G of this Act; or

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Weights and Measures (Amendment).

- (iii) as stated in any guarantee (within the meaning of that section) relating to that article; and
- (b) there are not available five or more similar packages as referred to in subsection nine of that section.

the true weight of the article shall, for the purposes of the application of that section to the article, be deemed to be equal to the weight, as so marked or as so stated, if any deficiency of weight of the article does not exceed the prescribed number of parts per centum of the weight, as so marked or as so stated.

(2A) The regulations may—

- (a) generally, or in relation to an article of any particular description, or in relation to an article that is composed of two or more different materials, being an article of a description to which this section applies, prescribe and regulate the manner in which any deficiency mentioned in subsection two of this section, in paragraph (b) of subsection nine of section 29G of this Act or in subsection ten of that section shall be determined; and
- (b) generally, or in relation to an article of any particular description, being an article of a description to which this section applies, require that where a package containing an article is marked as mentioned in subsection one of this section, the package shall also be marked with a correct statement of the proportion by weight of the several types of material of which the article is composed.

(c)

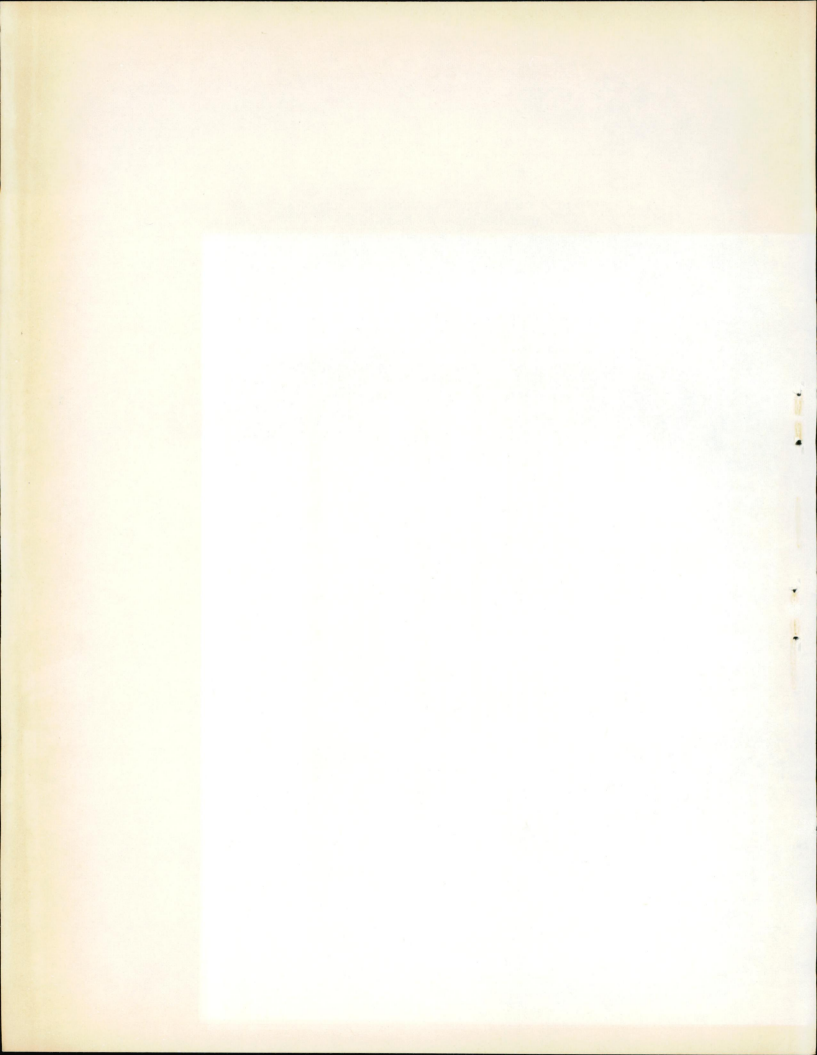
(c) by inserting next after subsection three of section Sec. 290. 290 the following new subsection:— (Defences.)

, 1969.

- (3A) In proceedings in respect of an offence arising under paragraph (a) of subsection four of section 29B of this Act in respect of an article, it is a defence for the person charged to prove that he was unable to furnish the statement, as required by subsection three of that section, by reason of the fact that his name and address were or approved brand was marked on the package in which the article is contained without his knowledge or consent (whether express or implied).
 - (d) by inserting next after paragraph (d) of section Sec. 29q. 29q the following new paragraphs:— (Evidentiary provisions.)
 - (d1) the fact that an article contained in a package is found exposed for sale or in possession of any person for sale is evidence that the person who packed that article in that package packed it for sale;
 - (d2) a document purporting to be a statement furnished by a person under subsection three of section 29B of this Act shall be evidence of the matters stated in the document.
- 25 (2) The several provisions of subsection one of this section shall commence upon such day or days as may be appointed by the Governor in respect thereof and notified by proclamation published in the Gazette.

BY AUTHORITY: V. C. N. BLIGHT, GOVERNMENT PRINTER, NEW SOUTH WALES—1969

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I certify that this Public Bill, which originated in the Legislative Assembly, has finally passed the Legislative Council and the Legislative Assembly of New South Wales.

I. P. K. VIDLER, Clerk of the Legislative Assembly.

Legislative Assembly Chamber, Sydney, 2 April, 1969.

New South Wales



ANNO OCTAVO DECIMO

ELIZABETHÆ II REGINÆ

Act No. 46, 1969.

An Act to make further provisions with respect to the packing of certain articles; for this and other purposes to amend the Weights and Measures Act, 1915, as subsequently amended, and the Weights and Measures (Amendment) Act, 1968; and for purposes connected therewith. [Assented to, 17th April, 1969.]

BE

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

L. A. PUNCH, Chairman of Committees of the Legislative Assembly.

BE it enacted by the Queen'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:—

Short title 1. (1) This Act may be cited as the "Weights and and citation. Measures (Amendment) Act, 1969".

(2) The Weights and Measures Act, 1915, as subsequently amended and as amended by this Act, may be cited as the Weights and Measures Act, 1915–1969.

Amendment of Act No. is amended—

2. The Weights and Measures (Amendment) Act, 1968, amended—

Sec. 3. (Further amendment of Act No. 10, 1915.)

(a) by omitting section 29B, as proposed to be inserted, by subsection one of section three, in the Weights and Measures Act, 1915, as subsequently amended, and by inserting in lieu thereof the following section:—

Name, etc. of packer to be marked on packages.

- 29B. (1) A person shall not, except as prescribed, on or after the appointed day, pack an article as a pre-packed article, unless the package in which the article is contained is marked—
 - (a) where the article is packed for or on behalf of another person by a person who is not an employee of that other person and that other person has a prescribed address and—
 - (i) is an individual—with the name and prescribed address of that individual;
 - (ii) is a corporation—with the name and prescribed address of that corporation; or

(iii)

(iii) is a firm trading under a registered business name—with that business name and the prescribed address of that firm,

or instead of that name and address, with an approved brand approved for use by that other person; or

- (b) in any case (whether or not in addition to any name and address or approved brand referred to in paragraph (a) of this subsection), where the person packing the article—
 - (i) is an individual and he packs the article otherwise than as an employee of another person or as a member of a firm trading under a registered business name—with the name and prescribed address of that individual;
 - (ii) is an individual and he packs the article as an employee of another person—with the name and prescribed address of that other person;
 - (iii) is a corporation—with the name and prescribed address of that corporation; or
 - (iv) is a member of a firm trading under a registered business name—with that business name and the prescribed address of that firm,

or instead of that name and address, with an approved brand approved for use by that person or, where that person is an employee of another person by that other person,

and, where the regulations prescribe the manner of marking any such name or address or approved brand on the package, the package is so marked in that manner.

- (2) A person shall not, on or after the appointed day, sell a pre-packed article unless the package containing the article, where the packing was done within New South Wales, is marked as mentioned in subsection one of this section or, where the packing was done outside New South Wales but within the Commonwealth, is marked as prescribed by the equivalent legislation of the State or Territory of the Commonwealth in which the packing was done.
- (3) Where an article is, for the purposes of subsection one of this section, marked with the name and address or approved brand of a person, that person shall, at the request of an inspector, state, in writing in or to the effect of the prescribed form (if any), to the inspector the name and address of the person (as referred to in that subsection) who packed it and the place at which it was packed.
- (4) Where the person referred to in subsection three of this section—
 - (a) fails to furnish the statement required by that subsection within the prescribed time; or
 - (b) purports to furnish such a statement and the statement is false or misleading in a material particular,

he shall be guilty of an offence against this Act.

(5) Nothing in subsection two of this section prohibits the sale, pursuant to a permit under section 29F of this Act, of an article to which the permit relates.

- (6) Where an address is marked on a package for the purposes of subsection one of this section, the address shall include a reference to New South Wales.
- (7) Any statement of a name and address marked on a package containing an article shall be deemed to have been marked on the package for the purposes of subsection one of this section unless the context in which the statement is made indicates the contrary.

(8) In this section—

"equivalent legislation" means the legislation or the provision of the legislation of the State or Territory of the Commonwealth in which the packing was done which the Minister may, by order published in the Gazette, declare to be equivalent legislation for the purpose of this section;

"prescribed address", in relation to a person, means—

- (a) where the person is an individual—
 the address of his sole or principal
 place of business in New South
 Wales;
- (b) where the person is a corporation—
 the address of that corporation's registered office in New South Wales; or
- (c) where the person is a firm trading under a registered business name or a member of such a firm—the address of that firm's sole or principal place of business in New South Wales.
- (b) by inserting in subsection one of section 29P, as Sec. 29P. proposed to be inserted, by subsection one of (Approval section three, in the Weights and Measures Act, of brands.) 1915, as subsequently amended, after the word "brand"

"brand" the words "comprised of letters or numerals or letters and numerals allocated by the Superintendent and specified in the approval".

Amendment of Act No. 10, 1915.

3. (1) The Weights and Measures Act, 1915, as subsequently amended, is amended—

Sec. 29G. (Short weight or measure of pre-packed articles.)

- (a) (i) by inserting in subparagraph (i) of paragraph (b) of subsection nine of section 29g after the figures and letter "29H" the word, figures and letter "or 291";
 - (ii) by omitting from paragraph (b) of subparagraph (ii) of paragraph (b) of the same subsection the word "and" and by inserting in lieu thereof the following word and new subparagraph:—

or

- (iii) being an article of a description to which section 291 of this Act applies, is found by that inspector not to exceed the prescribed number, being more than five, of parts per centum of the stated weight of the article; and
- (iii) by inserting in paragraph (a) of subsection ten of the same section after the figures and letter "29H" the word, figures and letter "or 29I":
- (iv) by omitting from subparagraph (ii) of paragraph (b) of the same subsection the word "deficiency," and by inserting in lieu thereof the following words and new paragraph:—

deficiency; or

(c) where the articles are of a description to which section 291 of this Act applies—less than the weight of any of the articles as marked on any of the packages

packages containing the articles or as stated in the guarantee relating to the deficient article, as the case may be, but to an extent not exceeding the prescribed permissible average deficiency,

- (b) (i) by omitting from subsection one of section Sec. 291. 291 the word "conditions" and by inserting (Articles that may in lieu thereof the word "condition";
 - be marked with their

conditions.)

- (ii) by omitting from paragraph (a) of the same weight at subsection the word "and";
- (iii) by omitting from paragraph (b) of the same subsection the word "manner." and by inserting in lieu thereof the following words and new paragraph: ---

manner; and

- (c) where the regulations so require, there is marked on the package such a statement as is referred to in paragraph (b) of subsection (2A) of this section.
- (iv) by omitting subsection two of the same section and by inserting in lieu thereof the following subsections: -
 - (2) Where—

(0)

- (a) the true weight of an article of a description to which this section applies is found by an inspector to be less than the weight—
 - (i) as marked on the package containing the article;
 - (ii) as stated in any invoice or delivery note relating to the article, as referred to in paragraph (b) of subsection two of section 29g of this Act; or

- (iii) as stated in any guarantee (within the meaning of that section) relating to that article; and
- (b) there are not available five or more similar packages as referred to in subsection nine of that section,

the true weight of the article shall, for the purposes of the application of that section to the article, be deemed to be equal to the weight, as so marked or as so stated, if any deficiency of weight of the article does not exceed the prescribed number of parts per centum of the weight, as so marked or as so stated.

- (2A) The regulations may—
- (a) generally, or in relation to an article of any particular description, or in relation to an article that is composed of two or more different materials, being an article of a description to which this section applies, prescribe and regulate the manner in which any deficiency mentioned in subsection two of this section, in paragraph (b) of subsection nine of section 29G of this Act or in subsection ten of that section shall be determined; and
- (b) generally, or in relation to an article of any particular description, being an article of a description to which this section applies, require that where a package containing an article is marked as mentioned in subsection one of this section, the package shall also be marked with a correct statement of the proportion by weight of the several types of material of which the article is composed.

- (c) by inserting next after subsection three of section Sec. 290.

 290 the following new subsection:— (Defences.)
 - (3A) In proceedings in respect of an offence arising under paragraph (a) of subsection four of section 29B of this Act in respect of an article, it is a defence for the person charged to prove that he was unable to furnish the statement, as required by subsection three of that section, by reason of the fact that his name and address were or approved brand was marked on the package in which the article is contained without his knowledge or consent (whether express or implied).
- (d) by inserting next after paragraph (d) of section Sec. 29Q.

 29Q the following new paragraphs:—

 (Evidentiary provisions.)
 - (d1) the fact that an article contained in a package is found exposed for sale or in possession of any person for sale is evidence that the person who packed that article in that package packed it for sale;
 - (d2) a document purporting to be a statement furnished by a person under subsection three of section 29B of this Act shall be evidence of the matters stated in the document.
- (2) The several provisions of subsection one of this section shall commence upon such day or days as may be appointed by the Governor in respect thereof and notified by proclamation published in the Gazette.

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

K. W. STREET,

By Deputation from

His Excellency the Governor.

Government House, Sydney, 17th April, 1969.

