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.

R. E. WARD, Clerk of the Legislative Assembly.

Legislative Assembly Chamber, Sydney, 13 March, 1975.

# New South Wales



ANNO VICESIMO QUARTO

# ELIZABETHÆ II REGINÆ

Act No. , 1975.

An Act to provide for the allocation of quotas in respect of wheat of the 1974–1975 season in respect of which payment will be made by the Australian Wheat Board in accordance with the Wheat Industry Stabilization Act, 1974; to validate certain matters; and for purposes connected therewith.

BF

E 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:—

- 1. This Act may be cited as the "Wheat Quotas Act, Short title. 1975".
- 2. This Act shall be read and construed with and as part Construction of the Wheat Industry Stabilization Act, 1974.
- 10 3. In this Act, except in so far as the context or subject- Interpretamatter otherwise indicates or requires—

"basic quota" means, subject to section 41 (2) of the Wheat Quotas Act, 1969, a basic quota allocated under section 6, 9, 33 (1) or 39 (1) of that Act that has not been cancelled:

"durum wheat" means wheat-

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- (a) that complies with the standard for Australian standard white wheat determined by the Board for the 1974–1975 season;
- 20 (b) that is of the Dural or Duramba variety;
  - (c) that contains an admixture of no more than ten per centum of mottled, soft or bleached grains;
- 25 "northern prime hard wheat" means wheat—
- (a) that complies with the standard for Australian standard white wheat determined by the Board for the 1974–1975 season;

- (b) that is of the Gamut, Gatcher, Spica, Tarsa, Timgalen, Windebri or Winglen variety;
- (c) that contains a minimum protein content of at least thirteen per centum by weight at natural moisture; and
- (d) that contains an admixture of no more than ten per centum of mottled, soft or bleached grains;

"prescribed person" means a person-

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- (a) who has a basic quota; and
- (b) who is a wheatgrower;
- "1974–1975 quota" means 1974–1975 quota allocated under this Act;
- "quota authority" means a book forwarded to a
  prescribed person by the Grain Elevators Board for
  the purposes of identifying that prescribed person
  as a person who may deliver wheat to the Board
  and of recording the quantity of wheat delivered
  during the 1974–1975 season by that prescribed
  person to the Board and accepted by it;
  - "the 1974–1975 season" means the year that commenced on 1st October, 1974;
- "wheatgrower" means a person who, on or before 30th September, 1974, sowed wheat on land in New South Wales or the Australian Capital Territory for harvesting in the 1974–1975 season.
- 4. Where, before the commencement of this Act, the Allocation of Grain Elevators Board has forwarded a quota authority to a prescribed person, the quantity of wheat delivered during the 30 1974–1975 season by that prescribed person to the Board and accepted by it shall be deemed to be the 1974–1975 quota allocated to that prescribed person.

5. The Grain Elevators Board may—

Issue of quota authorities

- (a) refuse to forward a quota authority to a person who, authority to a person who, in the opinion of that Board, was not entitled to a tionary, basic quota; or
- 5 (b) cancel a quota authority where that Board is satisfied that the person to whom the quota authority was forwarded is not a prescribed person.
- 6. Where the Grain Elevators Board has forwarded a Cancellation quota authority to a person, that Board may, on the applica- of quota 10 tion of that person or his personal representative, cancel that person's quota authority and forward a quota authority to such person as is specified in the application.
- 7. Where a quota authority is cancelled under this Act, Quota the person to whom that quota authority was forwarded shall, authorities to be 15 within seven days after being requested to do so by the Grain returned Elevators Board, lodge that quota authority with that Board. after cancellation.
- 8. (1) If a quota authority is lost, destroyed or defaced Lost quota before all the wheat of the person to whom it was issued has been delivered to the Board, the Grain Elevators Board may. 20 subject to this section, issue a new quota authority in its stead.

- (2) Where a quota authority is lost or destroyed, the new quota authority shall not be issued unless the person who lost the quota authority lodges a statutory declaration with the Grain Elevators Board containing a statement that the quota 25 authority has been lost or destroyed.
  - (3) Where a quota authority is defaced, the new quota authority shall not be issued unless the defaced quota authority is lodged with the Grain Elevators Board for cancellation.

(1) Nothing in this Act affects the operation of any Schemes scheme prepared by the Grain Elevators Board under section under section 12A 12A of the Grain Elevators Act, 1954.

of Grain Elevators Act, 1954, not affected.

- (2) Notwithstanding any other provision of this or of 5 any other Act, the Grain Elevators Board-
  - (a) may refuse to accept delivery of any wheat during the 1974-1975 season if the quota authority in respect of that season is not presented to that Board at the time of delivery;
- 10 (b) shall refuse to accept delivery of any wheat as northern prime hard wheat unless-
  - (i) it is delivered to the Grain Elevators Board at the elevators or works of that Board specified in the Schedule; and
- 15 (ii) it is accompanied, upon delivery, by a certificate of the Premium Wheat Growers' Association Limited certifying that it is northern prime hard wheat; and
- (c) shall refuse to accept delivery of any wheat as 20 durum wheat unless-
  - (i) it is delivered to the Grain Elevators Board at such of the elevators or works of that Board as may be notified in a manner to be determined by that Board; and
- 25 (ii) it is accompanied, upon delivery, by a certificate of the Premium Wheat Growers' Association Limited certifying that it is durum wheat.

- 10. No action, claim or demand whatsoever shall lie or be Where no made or allowed by or in favour of any person whomsoever shall lie. against—
  - (a) Her Majesty;
- (b) the Minister; or

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(c) the Grain Elevators Board, or any member or employee thereof,

for anything bona fide done or omitted to be done for the purposes of carrying out or giving effect to this Act:

- 10 11. (1) No proceeding for an injunction or for a Decisions judgment or order commanding the doing of an act or other of Minister, proceeding shall lie or be taken in respect of the allocation final. of any quota by, or of any order, determination, notification, proceeding or direction of, the Minister or the Grain
  15 Elevators Board relating to, or on the face of the proceedings appearing to relate to, any matter arising out of this Act.
  - (2) The validity of any proceeding or decision of the Minister or the Grain Elevators Board shall not be challenged in any manner whatsoever.
- 20 12. A person who contravenes or fails to comply with a Penalty. provision of this Act for which no penalty is expressly provided is guilty of an offence against this Act and liable to a penalty not exceeding \$400.
- 13. All proceedings for offences against this Act or the Proceedings.25 regulations made under this Act shall be disposed of summarily before a court of petty sessions.

- 14. Section 32 of the Marketing of Primary Products Act, Offences by 1927, applies to and in respect of offences against this Act, and joint in the same way as it applies to and in respect of offences offenders. against that Act.
- 5 15. (1) The Governor may make regulations, not Regulations. inconsistent with this Act, for or with respect to all matters that by this Act are required or permitted to be prescribed or that are necessary or convenient to be prescribed for carrying out or giving effect to this Act.
- 10 (2) Regulations may be made so as to apply differently according to such factors as may be specified in the regulations.
- (3) The regulations may prescribe a penalty not exceeding \$400 for any contravention of, or failure to comply 15 with any provision of, the regulations.
  - 16. Any act, matter or thing done or commenced or Validation. omitted to be done before the commencement of this Act which would, if that act, matter or thing were done or commenced or omitted to be done after that commencement,
- 20 be authorised by this Act, shall be as valid and shall have the same force and effect as if that act, matter or thing were done or commenced or omitted to be done under this Act after that commencement.

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a penalty not exceeding 1400.

3.7

	SCHE	DULE	Sec. 9.
	Armatree	Gravesend	
	Baan Baa	Gular	
	Baradine	Gunnedah	
5	Bellata	Gurley	
	Biniguy	Gwabegar	
	Boggabilla	Merah North	
	Boggabri	Merrywinebone	
	Burren Junction	Milguy	
10	Combara	Moree	
	Coonamble	Mungeribar	
	Crooble	Narrabri West	
	Croppa Creek	Narromine	
	Cryon	Nea	
5	Culgoora	Nevertire	
	Curban	North Star	
	Curlewis	Nyngan	
	Delungra	Premer	
	Edgeroi	Quirindi	
20	Emerald Hill	Springridge	
	Eumungerie	Tamarang	
	Garah	Trangie	
	Geurie	Weemelah	
	Gilgandra	Wee Waa	

BY AUTHORITY
D. WEST, GOVERNMENT PRINTER, NEW SOUTH WALES—1975
[8c]

No. , 1975.

# A BILL

To provide for the allocation of quotas in respect of wheat of the 1974–1975 season in respect of which payment will be made by the Australian Wheat Board in accordance with the Wheat Industry Stabilization Act, 1974; to validate certain matters; and for purposes connected therewith.

[MR CRAWFORD—11 March, 1975.]

BE

B<sup>E</sup> 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:—

- 1. This Act may be cited as the "Wheat Quotas Act, Short title. 1975".
- 2. This Act shall be read and construed with and as part Construction of the Wheat Industry Stabilization Act, 1974.
- 10 3. In this Act, except in so far as the context or subject- Interpretamatter otherwise indicates or requires—

"basic quota" means, subject to section 41 (2) of the Wheat Quotas Act, 1969, a basic quota allocated under section 6, 9, 33 (1) or 39 (1) of that Act that has not been cancelled;

"durum wheat" means wheat-

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- (a) that complies with the standard for Australian standard white wheat determined by the Board for the 1974–1975 season;
- (b) that is of the Dural or Duramba variety; and
- (c) that contains an admixture of no more than ten per centum of mottled, soft or bleached grains;
- 25 "northern prime hard wheat" means wheat—
  - (a) that complies with the standard for Australian standard white wheat determined by the Board for the 1974–1975 season;

- (b) that is of the Gamut, Gatcher, Spica, Tarsa, Timgalen, Windebri or Winglen variety;
- (c) that contains a minimum protein content of at least thirteen per centum by weight at natural moisture; and
- (d) that contains an admixture of no more than ten per centum of mottled, soft or bleached grains;

"prescribed person" means a person-

10 (a) who has a basic quota; and

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- (b) who is a wheatgrower;
- "1974–1975 quota" means 1974–1975 quota allocated under this Act;
- "quota authority" means a book forwarded to a prescribed person by the Grain Elevators Board for the purposes of identifying that prescribed person as a person who may deliver wheat to the Board and of recording the quantity of wheat delivered during the 1974–1975 season by that prescribed person to the Board and accepted by it;
  - "the 1974–1975 season" means the year that commenced on 1st October, 1974;
- "wheatgrower" means a person who, on or before 30th September, 1974, sowed wheat on land in New South Wales or the Australian Capital Territory for harvesting in the 1974–1975 season.
- 4. Where, before the commencement of this Act, the Allocation of Grain Elevators Board has forwarded a quota authority to a prescribed person, the quantity of wheat delivered during the 30 1974–1975 season by that prescribed person to the Board and accepted by it shall be deemed to be the 1974–1975 quota allocated to that prescribed person.

#### 5. The Grain Elevators Board may—

Issue of quota authorities discretionary, etc.

- (a) refuse to forward a quota authority to a person who, discreting the opinion of that Board, was not entitled to a tionary, basic quota; or
- (b) cancel a quota authority where that Board is satisfied that the person to whom the quota authority was forwarded is not a prescribed person.
- 6. Where the Grain Elevators Board has forwarded a Cancellation quota authority to a person, that Board may, on the applica- of quota authorities.

  10 tion of that person or his personal representative, cancel that person's quota authority and forward a quota authority to such person as is specified in the application.
- 7. Where a quota authority is cancelled under this Act, Quota the person to whom that quota authority was forwarded shall, authorities to be 15 within seven days after being requested to do so by the Grain returned after Elevators Board, lodge that quota authority with that Board. cancellation.
- 8. (1) If a quota authority is lost, destroyed or defaced Lost quota before all the wheat of the person to whom it was issued has been delivered to the Board, the Grain Elevators Board may, 20 subject to this section, issue a new quota authority in its stead.
- (2) Where a quota authority is lost or destroyed, the new quota authority shall not be issued unless the person who lost the quota authority lodges a statutory declaration with the Grain Elevators Board containing a statement that the quota 25 authority has been lost or destroyed.
  - (3) Where a quota authority is defaced, the new quota authority shall not be issued unless the defaced quota authority is lodged with the Grain Elevators Board for cancellation.

9. (1) Nothing in this Act affects the operation of any Schemes scheme prepared by the Grain Elevators Board under section section 12A of the Grain Elevators Act, 1954.

12A of the Grain Elevators Act, 1954.

12A of the Grain Elevators Act, 1954, not affected.

- (2) Notwithstanding any other provision of this or ofany other Act, the Grain Elevators Board—
  - (a) may refuse to accept delivery of any wheat during the 1974–1975 season if the quota authority in respect of that season is not presented to that Board at the time of delivery;
- 10 (b) shall refuse to accept delivery of any wheat as northern prime hard wheat unless—
  - (i) it is delivered to the Grain Elevators Board at the elevators or works of that Board specified in the Schedule; and
- (ii) it is accompanied, upon delivery, by a certificate of the Premium Wheat Growers' Association Limited certifying that it is northern prime hard wheat; and
- (c) shall refuse to accept delivery of any wheat as durum wheat unless—
  - (i) it is delivered to the Grain Elevators Board at such of the elevators or works of that Board as may be notified in a manner to be determined by that Board; and
- 25 (ii) it is accompanied, upon delivery, by a certificate of the Premium Wheat Growers' Association Limited certifying that it is durum wheat.

- 10. No action, claim or demand whatsoever shall lie or be Where no made or allowed by or in favour of any person whomsoever shall lie. against—
  - (a) Her Majesty;
- 5 (b) the Minister; or
  - (c) the Grain Elevators Board, or any member or employee thereof,

for anything bona fide done or omitted to be done for the purposes of carrying out or giving effect to this Act.

- 10 11. (1) No proceeding for an injunction or for a Decisions judgment or order commanding the doing of an act or other of Minister, proceeding shall lie or be taken in respect of the allocation final. of any quota by, or of any order, determination, notification, proceeding or direction of, the Minister or the Grain 15 Elevators Board relating to, or on the face of the proceedings appearing to relate to, any matter arising out of this Act.
  - (2) The validity of any proceeding or decision of the Minister or the Grain Elevators Board shall not be challenged in any manner whatsoever.
- 20 12. A person who contravenes or fails to comply with a Penalty. provision of this Act for which no penalty is expressly provided is guilty of an offence against this Act and liable to a penalty not exceeding \$400.
- 13. All proceedings for offences against this Act or the Proceedings.25 regulations made under this Act shall be disposed of summarily before a court of petty sessions.

- 14. Section 32 of the Marketing of Primary Products Act, Offences by 1927, applies to and in respect of offences against this Act, companies in the same way as it applies to and in respect of offences offenders. against that Act.
- 5 15. (1) The Governor may make regulations, not Regulations. inconsistent with this Act, for or with respect to all matters that by this Act are required or permitted to be prescribed or that are necessary or convenient to be prescribed for carrying out or giving effect to this Act.
- 10 (2) Regulations may be made so as to apply differently according to such factors as may be specified in the regulations.
- (3) The regulations may prescribe a penalty not exceeding \$400 for any contravention of, or failure to comply 15 with any provision of, the regulations.
  - 16. Any act, matter or thing done or commenced or Validation. omitted to be done before the commencement of this Act which would, if that act, matter or thing were done or commenced or omitted to be done after that commencement,
- 20 be authorised by this Act, shall be as valid and shall have the same force and effect as if that act, matter or thing were done or commenced or omitted to be done under this Act after that commencement.

	SCHEDULE		Sec. 9.
	Armatree	Gravesend	
	Baan Baa	Gular	
	Baradine	Gunnedah	
5	Bellata	Gurley	
	Biniguy	Gwabegar	
	Boggabilla	Merah North	
	Boggabri	Merrywinebone	
	Burren Junction	Milguy	
10	Combara	Moree	
	Coonamble	Mungeribar	
	Crooble	Narrabri West	
	Croppa Creek	Narromine	
	Cryon	Nea	
15	Culgoora	Nevertire	
	Curban	North Star	
	Curlewis	Nyngan	
	Delungra	Premer	
	Edgeroi	Quirindi	
20	Emerald Hill	Springridge	
	Eumungerie	Tamarang	
	Garah	Trangie	
	Geurie	Weemelah	
	Gilgandra	Wee Waa	

BY AUTHORITY
D. WEST, GOVERNMENT PRINTER, NEW SOUTH WALES—1975

## WHEAT QUOTAS BILL, 1975

#### **EXPLANATORY NOTE**

THE objects of this Bill are-

- (a) to limit the quantity of wheat of the 1974-1975 season for which the Australian Wheat Board is required to pay prices calculated in accordance with the Wheat Industry Stabilization Act, 1974;
- (b) to provide for the allocation by the Grain Elevators Board of wheat quotas for the 1974-1975 season;
- (c) to validate the allocation of wheat quotas for the 1974–1975 season;
- (d) to make other provisions consequential upon or ancillary to the foregoing.

## HIGHER GUOTAS BILL, 1976

#### STINK VONTIFIER

This objects of this Bill are

- (a) to find the quantity of where the 1974-1973 server or which the Australian where Board is required to the present which the to the present of the contract of the contract which the two which the two the state of the contract of the co
- thanks to their newspelt sizes for the special of red fillers, or led to the control of the cont
- control of the information of twinter product for 1971-1971, source bus
- ed) to make strict providing consequently upon or anothery so the total order.

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No. , 1975.

# A BILL

To provide for the allocation of quotas in respect of wheat of the 1974–1975 season in respect of which payment will be made by the Australian Wheat Board in accordance with the Wheat Industry Stabilization Act, 1974; to validate certain matters; and for purposes connected therewith.

[MR CRAWFORD—11 March, 1975.]

BE

B<sup>E</sup> 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:—

- 1. This Act may be cited as the "Wheat Quotas Act, Short title. 1975".
- 2. This Act shall be read and construed with and as part Construction of the Wheat Industry Stabilization Act, 1974.
- 3. In this Act, except in so far as the context or subject-Interpretamatter otherwise indicates or requires—

"basic quota" means, subject to section 41 (2) of the Wheat Quotas Act, 1969, a basic quota allocated under section 6, 9, 33 (1) or 39 (1) of that Act that has not been cancelled:

"durum wheat" means wheat-

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- (a) that complies with the standard for Australian standard white wheat determined by the Board for the 1974–1975 season;
- (b) that is of the Dural or Duramba variety; and
  - (c) that contains an admixture of no more than ten per centum of mottled, soft or bleached grains;
- 25 "northern prime hard wheat" means wheat—
  - (a) that complies with the standard for Australian standard white wheat determined by the Board for the 1974–1975 season;

- (b) that is of the Gamut, Gatcher, Spica, Tarsa, Timgalen, Windebri or Winglen variety;
- (c) that contains a minimum protein content of at least thirteen per centum by weight at natural moisture; and
- (d) that contains an admixture of no more than ten per centum of mottled, soft or bleached grains;

"prescribed person" means a person—

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- (a) who has a basic quota; and
- (b) who is a wheatgrower;
- "1974–1975 quota" means 1974–1975 quota allocated under this Act;
- "quota authority" means a book forwarded to a prescribed person by the Grain Elevators Board for the purposes of identifying that prescribed person as a person who may deliver wheat to the Board and of recording the quantity of wheat delivered during the 1974–1975 season by that prescribed person to the Board and accepted by it;
  - "the 1974–1975 season" means the year that commenced on 1st October, 1974;
- "wheatgrower" means a person who, on or before 30th September, 1974, sowed wheat on land in New
  South Wales or the Australian Capital Territory for harvesting in the 1974–1975 season.
- 4. Where, before the commencement of this Act, the Allocation of Grain Elevators Board has forwarded a quota authority to a prescribed person, the quantity of wheat delivered during the 30 1974–1975 season by that prescribed person to the Board and accepted by it shall be deemed to be the 1974–1975 quota allocated to that prescribed person.

#### The Grain Elevators Board may—

Issue of

(a) refuse to forward a quota authority to a person who, discrein the opinion of that Board, was not entitled to a tionary, basic quota; or

. 1975.

- (b) cancel a quota authority where that Board is 5 satisfied that the person to whom the quota authority was forwarded is not a prescribed person.
- 6. Where the Grain Elevators Board has forwarded a Cancellation quota authority to a person, that Board may, on the applica- of quota authorities. 10 tion of that person or his personal representative, cancel that person's quota authority and forward a quota authority to such person as is specified in the application.

- 7. Where a quota authority is cancelled under this Act, Quota the person to whom that quota authority was forwarded shall, authorities 15 within seven days after being requested to do so by the Grain returned Elevators Board, lodge that quota authority with that Board. after cancellation.
- 8. (1) If a quota authority is lost, destroyed or defaced Lost quota before all the wheat of the person to whom it was issued has been delivered to the Board, the Grain Elevators Board may, 20 subject to this section, issue a new quota authority in its stead.

- (2) Where a quota authority is lost or destroyed, the new quota authority shall not be issued unless the person who lost the quota authority lodges a statutory declaration with the Grain Elevators Board containing a statement that the quota 25 authority has been lost or destroyed.
  - (3) Where a quota authority is defaced, the new quota authority shall not be issued unless the defaced quota authority is lodged with the Grain Elevators Board for cancellation.

9. (1) Nothing in this Act affects the operation of any Schemes scheme prepared by the Grain Elevators Board under section section 12A of the Grain Elevators Act, 1954.

12A of the Grain Elevators Act, 1954.

12A of the Grain Elevators Act, 1954, not affected.

- (2) Notwithstanding any other provision of this or of5 any other Act, the Grain Elevators Board—
  - (a) may refuse to accept delivery of any wheat during the 1974–1975 season if the quota authority in respect of that season is not presented to that Board at the time of delivery;
- 10 (b) shall refuse to accept delivery of any wheat as northern prime hard wheat unless—
  - (i) it is delivered to the Grain Elevators Board at the elevators or works of that Board specified in the Schedule; and
- 15 (ii) it is accompanied, upon delivery, by a certificate of the Premium Wheat Growers' Association Limited certifying that it is northern prime hard wheat; and
- (c) shall refuse to accept delivery of any wheat as durum wheat unless—
  - (i) it is delivered to the Grain Elevators Board at such of the elevators or works of that Board as may be notified in a manner to be determined by that Board; and
- 25 (ii) it is accompanied, upon delivery, by a certificate of the Premium Wheat Growers' Association Limited certifying that it is durum wheat.

- 10. No action, claim or demand whatsoever shall lie or be Where no made or allowed by or in favour of any person whomsoever action shall lie. against—
  - (a) Her Majesty;
- 5 (b) the Minister; or
  - (c) the Grain Elevators Board, or any member or employee thereof,

for anything bona fide done or omitted to be done for the purposes of carrying out or giving effect to this Act.

- 10 11. (1) No proceeding for an injunction or for a Decisions judgment or order commanding the doing of an act or other of Minister, proceeding shall lie or be taken in respect of the allocation final. of any quota by, or of any order, determination, notification, proceeding or direction of, the Minister or the Grain 15 Elevators Board relating to, or on the face of the proceedings appearing to relate to, any matter arising out of this Act.
  - (2) The validity of any proceeding or decision of the Minister or the Grain Elevators Board shall not be challenged in any manner whatsoever.
- 20 12. A person who contravenes or fails to comply with a Penalty. provision of this Act for which no penalty is expressly provided is guilty of an offence against this Act and liable to a penalty not exceeding \$400.
- 13. All proceedings for offences against this Act or the Proceedings.25 regulations made under this Act shall be disposed of summarily before a court of petty sessions.

- 14. Section 32 of the Marketing of Primary Products Act, Offences by 1927, applies to and in respect of offences against this Act, companies in the same way as it applies to and in respect of offences offenders. against that Act.
- 5 **15.** (1) The Governor may make regulations, not Regulations. inconsistent with this Act, for or with respect to all matters that by this Act are required or permitted to be prescribed or that are necessary or convenient to be prescribed for carrying out or giving effect to this Act.
- 10 (2) Regulations may be made so as to apply differently according to such factors as may be specified in the regulations.
- (3) The regulations may prescribe a penalty not exceeding \$400 for any contravention of, or failure to comply 15 with any provision of, the regulations.
- 16. Any act, matter or thing done or commenced or Validation. omitted to be done before the commencement of this Act which would, if that act, matter or thing were done or commenced or omitted to be done after that commencement,
  20 be authorised by this Act, shall be as valid and shall have the same force and effect as if that act, matter or thing were done or commenced or omitted to be done under this Act after that commencement.

**SCHEDULE** 

Sec. 9.

### Wheat Quotas.

SCHEDULE

	Armatree	Gravesend	
	Baan Baa	Gular	
	Baradine	Gunnedah	
5	Bellata	Gurley	
	Biniguy	Gwabegar	
	Boggabilla	Merah North	
	Boggabri	Merrywinebone	
	Burren Junction	Milguy	
10	Combara	Moree	
	Coonamble	Mungeribar	
	Crooble	Narrabri West	
	Croppa Creek	Narromine	
	Cryon	Nea	
15	Culgoora	Nevertire	
	Curban	North Star	
	Curlewis	Nyngan	
	Delungra	Premer	
	Edgeroi	Quirindi	
20	Emerald Hill	Springridge	
	Eumungerie	Tamarang	
	Garah	Trangie	
	Geurie	Weemelah	
	Gilgandra	Wee Waa	

BY AUTHORITY
D. WEST, GOVERNMENT PRINTER, NEW SOUTH WALES—1975

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.

R. E. WARD, Clerk of the Legislative Assembly.

Legislative Assembly Chamber, Sydney, 18 March, 1975.

# New South Wales



ANNO VICESIMO QUARTO

# ELIZABETHÆ II REGINÆ

Act No. 17, 1975.

An Act to provide for the allocation of quotas in respect of wheat of the 1974–1975 season in respect of which payment will be made by the Australian Wheat Board in accordance with the Wheat Industry Stabilization Act, 1974; to validate certain matters; and for purposes connected therewith. [Assented to, 10th April, 1975.]

BE

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

H. G. COATES,
Acting 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. This Act may be cited as the "Wheat Quotas Act, 1975".

Construction of Act. This Act shall be read and construed with and as part of Act. of the Wheat Industry Stabilization Act, 1974.

Interpretation.

3. In this Act, except in so far as the context or subjectmatter otherwise indicates or requires—

"basic quota" means, subject to section 41 (2) of the Wheat Quotas Act, 1969, a basic quota allocated under section 6, 9, 33 (1) or 39 (1) of that Act that has not been cancelled;

"durum wheat" means wheat-

- (a) that complies with the standard for Australian standard white wheat determined by the Board for the 1974–1975 season;
- (b) that is of the Dural or Duramba variety;and
- (c) that contains an admixture of no more than ten per centum of mottled, soft or bleached grains;

"northern prime hard wheat" means wheat-

 (a) that complies with the standard for Australian standard white wheat determined by the Board for the 1974-1975 season;

- (b) that is of the Gamut, Gatcher, Spica, Tarsa, Timgalen, Windebri or Winglen variety;
- (c) that contains a minimum protein content of at least thirteen per centum by weight at natural moisture; and
- (d) that contains an admixture of no more than ten per centum of mottled, soft or bleached grains:

"prescribed person" means a person-

- (a) who has a basic quota; and
- (b) who is a wheatgrower;
- "1974-1975 quota" means 1974-1975 quota allocated under this Act:
- "quota authority" means a book forwarded to a prescribed person by the Grain Elevators Board for the purposes of identifying that prescribed person as a person who may deliver wheat to the Board and of recording the quantity of wheat delivered during the 1974-1975 season by that prescribed person to the Board and accepted by it;
- "the 1974-1975 season" means the year that commenced on 1st October, 1974;
- "wheatgrower" means a person who, on or before 30th September, 1974, sowed wheat on land in New South Wales or the Australian Capital Territory for harvesting in the 1974-1975 season.
- 4. Where, before the commencement of this Act, the Allocation of Grain Elevators Board has forwarded a quota authority to a 1974-1975 quotas. prescribed person, the quantity of wheat delivered during the 1974-1975 season by that prescribed person to the Board and accepted by it shall be deemed to be the 1974-1975 quota allocated to that prescribed person.

Issue of quota authorities discretionary, etc.

- 5. The Grain Elevators Board may—
  - (a) refuse to forward a quota authority to a person who, in the opinion of that Board, was not entitled to a basic quota; or
  - (b) cancel a quota authority where that Board is satisfied that the person to whom the quota authority was forwarded is not a prescribed person.

Cancellation of quota authorities.

6. Where the Grain Elevators Board has forwarded a quota authority to a person, that Board may, on the application of that person or his personal representative, cancel that person's quota authority and forward a quota authority to such person as is specified in the application.

Quota authorities to be returned after cancellation. 7. Where a quota authority is cancelled under this Act, the person to whom that quota authority was forwarded shall, within seven days after being requested to do so by the Grain Elevators Board, lodge that quota authority with that Board.

## Lost quota authorities.

- 8. (1) If a quota authority is lost, destroyed or defaced before all the wheat of the person to whom it was issued has been delivered to the Board, the Grain Elevators Board may, subject to this section, issue a new quota authority in its stead.
- (2) Where a quota authority is lost or destroyed, the new quota authority shall not be issued unless the person who lost the quota authority lodges a statutory declaration with the Grain Elevators Board containing a statement that the quota authority has been lost or destroyed.
- (3) Where a quota authority is defaced, the new quota authority shall not be issued unless the defaced quota authority is lodged with the Grain Elevators Board for cancellation.

(1) Nothing in this Act affects the operation of any Schemes scheme prepared by the Grain Elevators Board under section under section 12A 12A of the Grain Elevators Act, 1954.

of Grain Elevators Act, 1954 not affected.

- (2) Notwithstanding any other provision of this or of any other Act, the Grain Elevators Board-
  - (a) may refuse to accept delivery of any wheat during the 1974-1975 season if the quota authority in respect of that season is not presented to that Board at the time of delivery;
  - (b) shall refuse to accept delivery of any wheat as northern prime hard wheat unless-
    - (i) it is delivered to the Grain Elevators Board at the elevators or works of that Board specified in the Schedule; and
    - (ii) it is accompanied, upon delivery, by a certificate of the Premium Wheat Growers' Association Limited certifying that it is northern prime hard wheat; and
  - (c) shall refuse to accept delivery of any wheat as durum wheat unless-
    - (i) it is delivered to the Grain Elevators Board at such of the elevators or works of that Board as may be notified in a manner to be determined by that Board; and
    - (ii) it is accompanied, upon delivery, by a certificate of the Premium Wheat Growers' Association Limited certifying that it is durum wheat.

Where no action shall lie.

- 10. No action, claim or demand whatsoever shall lie or be made or allowed by or in favour of any person whomsoever against—
  - (a) Her Majesty;
  - (b) the Minister; or
  - (c) the Grain Elevators Board, or any member or employee thereof,

for anything bona fide done or omitted to be done for the purposes of carrying out or giving effect to this Act.

Decisions of Minister, etc., to be final.

- 11. (1) No proceeding for an injunction or for a judgment or order commanding the doing of an act or other proceeding shall lie or be taken in respect of the allocation of any quota by, or of any order, determination, notification, proceeding or direction of, the Minister or the Grain Elevators Board relating to, or on the face of the proceedings appearing to relate to, any matter arising out of this Act.
- (2) The validity of any proceeding or decision of the Minister or the Grain Elevators Board shall not be challenged in any manner whatsoever.

Penalty.

- 12. A person who contravenes or fails to comply with a provision of this Act for which no penalty is expressly provided is guilty of an offence against this Act and liable to a penalty not exceeding \$400.
- Proceedings. 13. All proceedings for offences against this Act or the regulations made under this Act shall be disposed of summarily before a court of petty sessions.

- 14. Section 32 of the Marketing of Primary Products Act, Offences by 1927, applies to and in respect of offences against this Act, and joint in the same way as it applies to and in respect of offences offenders. against that Act.
- 15. (1) The Governor may make regulations, not Regulations. inconsistent with this Act, for or with respect to all matters that by this Act are required or permitted to be prescribed or that are necessary or convenient to be prescribed for carrying out or giving effect to this Act.
- (2) Regulations may be made so as to apply differently according to such factors as may be specified in the regulations.
- (3) The regulations may prescribe a penalty not exceeding \$400 for any contravention of, or failure to comply with any provision of, the regulations.
- 16. Any act, matter or thing done or commenced or Validation. omitted to be done before the commencement of this Act which would, if that act, matter or thing were done or commenced or omitted to be done after that commencement, be authorised by this Act, shall be as valid and shall have the same force and effect as if that act, matter or thing were done or commenced or omitted to be done under this Act after that commencement.

Sec. 9.

#### **SCHEDULE**

Armatree Baan Baa Baradine Bellata Biniguy Boggabilla Boggabri Burren Junction Combara Coonamble Crooble Croppa Creek Cryon Culgoora Curban Curlewis Delungra Edgeroi Emerald Hill Eumungerie Garah Geurie Gilgandra

Gravesend Gular Gunnedah Gurley Gwabegar Merah North Merrywinebone Milguy Moree Mungeribar Narrabri West Narromine Nea Nevertire North Star Nyngan Premer Quirindi Springridge Tamarang Trangie Weemelah Wee Waa

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

A. R. CUTLER, Governor.

Government House, Sydney, 10th April, 1975.