STATUTORY RULES.

1909. No. 96.

REGULATIONS UNDER THE PATENTS ACT 1903 AND THE PATENTS ACT 1906.

THE Governor-General in and over the Commonwealth of Australia, acting with the advice of the Federal Executive Council, do hereby make the following Regulations under the Patents Act 1903, and the Patents Act 1906, to come into operation forthwith.

Such Regulations to supersede the Provisional Regulations (Statutory Rules 1909, No. 2, and Statutory Rules 1909, No. 19) made under the said Acts on the 8th day of January, 1909, and the 9th day of February, 1909, respectively.

Dated this 5th day of August, One thousand nine hundred and nine.

DUDLEY,
Governor-General.

By His Excellency's Command,

R. W. BEST,

Minister of State for Trade and Customs.

SHORT TITLE.

1. These Regulations may be cited as "The Patents Regulations, short title. 1909."

INTERPRETATION.

- 2. In these Regulations—
- "The Act" means the Patents Act 1903, as amended by the Patents Interpretation. Act 1906.
 - "Justice of the Peace" means a Justice of the Peace of the Commonwealth, or part of the Commonwealth, or of a State or part of a State.
 - "The Official Journal" means the Australian Official Journal of Patents.
 - "Foreign application" means an application by a person for the protection of his invention in the United Kingdom, or the Isle of Man, or in any British Possession or Foreign State to which all or any of the provisions of section 121 with or without variations or additions are for the time being applicable.
 - С.9560.—Рыск 1s. бр.

FEES.

Fces.

- 3.—(1.) The fees to be paid under the Act and these Regulations shall be those specified in the First Schedule, and shall be paid in each at the Patent Office. All remittances sent by post shall be by money order, postal note, or bank draft, and shall be made payable to the Commissioner of Patents.
- (2.) Where any fee is payable in respect of any act or document, the Commissioner may refuse to permit or perform the act, or to receive or issue the document, as the case requires, until the fee payable is paid.
- (3.) The prescribed fee for preparation of the patent for sealing shall be paid within the time allowed for the sealing of the patent, and if such fee be not paid no patent shall be sealed.

FORMS.

Second Schedule.

4. The forms contained in the Second Schedule may, as far as they are applicable, be used in any proceeding under the Act or these Regulations to which they are appropriate.

HOURS OF BUSINESS.

Hours of Business.

5. Except in the case of holidays observed under the Commonwealth Public Service Act 1902, the Patent Office shall be open to the public on week days (other than Saturdays) from 10 a.m. to 4 p.m., and on Saturdays from 10 a.m. to noon.

APPLICATIONS.

Manner of lodging applications.

6. Every application for a patent must be left at or sent to the Patent Office, and may be sent by prepaid letter through the post, and must in every case be accompanied by the prescribed fee.

Manner of recording applications.

- 7.—(1.) Every application for a patent left at the Patent Office shall be numbered in the order of its receipt.
- (2.) Every application for a patent sent by prepaid letter through the post shall, as far as practicable, be opened and numbered in the order in which the letter containing it was delivered at the Patent Office.

Address for service.

8. Every application for a patent shall be accompanied by a statement of an address for service to which all notices, requisitions, and communications of every kind may be sent by the Commissioner. for service shall be within the Commonwealth, and, if the Commissioner so requires, in or near to the city in which the Patent Office is situate.

Signature of applicant and witness.

9. Every application for a patent must be signed by all the applicants, each of whose signatures must be attested by a witness.

Application by

 An application for a patent by a body corporate shall be signed or body corporate, executed in such a manner as to bind the corporation, and shall be signed by some person who shall be personally responsible for the truth of the statements therein contained.

Application for separate patent by way of amendment,

- 11.—(1.) Where the applicant for a patent includes in his specification more than one invention, he may, before acceptance of the application, or after refusal to accept the application on the ground that the specification includes more than one invention, amend his complete specification so as to include one invention only, and make application for a separate patent for each of the other inventions.
- (2.) Every such new application shall, if the applicant notify his desire to that effect to the Commissioner, bear the date of the original application, and shall, together therewith, be proceeded with in the manner prescribed as if it had been originally made on that date.

- 12. Every application for an extension of time for lodging a complete Extension of specification shall be made in the Form C2 in the Second Schedule, and leaving shall state in detail the circumstances in and grounds upon which the complete extension is applied for, and the Commissioner may require the applicant to substantiate his statements by such proof as the Commissioner thinks necessary.
- 13. The statement of the invention claimed, with which a complete claims, specification must end, shall be clear and succinct as well as separate and distinct from the body of the specification.
- 14. Every complete specification must be accepted within twelve months Time limit for from the date of application, or within such extended period, not exceeding complete three months, as the Commissioner, on application and on payment of specification, the prescribed fee, allows.
- 15.—(I.) When a complete specification is ready for acceptance, the Notice that commissioner shall notify the applicant accordingly, and require him to ready for pay the acceptance fee.
- (2.) Upon the payment of the acceptance fee the Commissioner shall advertise the acceptance in the Official Journal.
- (3.) If the acceptance fee be not paid within the time limited for the acceptance of the specification, the application shall be deemed to have been abandoned.
- 16. After the advertisement of acceptance, the application and speci-Inspection of fication, with the drawings (if any), may be inspected at the Patent of Specification. Office upon payment of the prescribed fee.
- 17. When the Commissioner refuses to accept an application accom-Refusal by panied by either a provisional or a complete specification, he shall notify to accept the refusal to the applicant, and such notification may be in the Form F in the Second Schedule.
- 18. All advertisements, notices, or documents, which by the Act or by Advertise these Regulations are required to be published, shall be advertised in proceedings, the Official Journal.
- 19. Where the Commissioner has allowed an extension of time for extension of the acceptance of a complete specification, he may allow an extension, for time for sealing, the same period, of the time for the sealing of the patent.

APPLICATIONS UNDER SECTION 7 OF THE ACT.

- 20. An application made under section 7 of the Act may be in the Application Form A8 or A9 in the Second Schedule.
- 21. The Commissioner may, if he thinks fit, direct that the State patent production of be produced for his inspection.
- 22. The application must be signed by the applicant and attested by a state witness, and, in addition to the specifications left therewith, be accom-to accompany panied by a copy of the complete specification and drawings upon which application the State patent was granted.
- 23. The applicant must state whether any amendment has been made Amendment in any document subsequent to the grant of the patent in the State, and subsequent to the reason for, and the nature of, the amendment.

Amendments and objections to State patents. 24. If a patent for the invention has been refused in any State or States, the applicant, when lodging his application, must state in writing the ground of the refusal. If any objection has been raised to the acceptance of his application in any State or States, he shall, when lodging his application, state in writing the nature of the objections, and the grounds upon which they were overcome.

Renewal fee.

25. The time for payment of the prescribed renewal fee on an application under section 7 of the Act shall be reckoned as from the date of the application.

Further proceedings.

26. Save as aforesaid, all proceedings in connexion with an application under section 7 shall be taken within the times and in the manner prescribed for ordinary applications.

APPLICATION FOR ADDITIONAL PATENT.

Application for additional patent.

27. An application for an additional patent in respect of an improvement on an invention may be in the Form A7.

Application to be signed by applicant. 28. The application shall be signed by the applicant in the presence of a witness.

Renewal fee.

29. The time for payment of the prescribed renewal fee on an additional patent shall be reckoned as from the date of the additional patent.

Further proceedings.

30. Save as aforesaid, all proceedings in connexion with an application for an additional patent shall be taken within the times and in the manner prescribed for ordinary applications.

APPLICATIONS UNDER INTERNATIONAL AND INTERCOLONIAL ARRANGEMENTS.

Form and requirements of application,

31. An application for a patent under International or Intercolonial arrangements may be in the Form $\Lambda6$ in the Second Schedule, and must be made within twelve months from the date of the first foreign application, and must be accompanied by a complete specification, and be signed by the person or persons by whom the first foreign application was made. If that person, or any of those persons, be dead, the application must be signed by his or their legal representative, as well as by the other applicants, if any.

Foreign specification, &c., to accompany application.

- 32. (1.) In addition to the specification left with the application, a copy or copies of the specification or specifications and drawings, or documents corresponding thereto, filed or deposited by the applicant in the Patent Office of the Foreign State or British Possession in respect of the first foreign application, duly certified by the official chief or head of the Patent Office of the Foreign State or British Possession as aforesaid, or otherwise verified to the satisfaction of the Commissioner, must be left at the Patent Office at the same time as the application, or within such further time thereafter, not exceeding three months, as the Commissioner may allow. If any specification or other document is in a foreign language, a translation thereof shall be annexed thereto, and verified by declaration or otherwise to the satisfaction of the Commissioner.
- (2.) An application for extension of time for leaving the copy or copies of the foreign specification or specifications, drawings or documents, may be made in the Form C4, and shall be accompanied by the prescribed fee.

Public inspection.

33. If the complete specification left with the application be not accepted within twelve months from the date of the first foreign application, it shall be open to public inspection at the expiration of that period.

34. Save as aforesaid and as provided by Regulation 113, all proceedings Proceedings. in connexion with an application under International or Intercolonial arrangements shall be taken within the times and in the manner prescribed by the Act or these Regulations for ordinary applications.

SIZE, ETC. OF DOCUMENTS.

35. Subject to any directions given by the Commissioner, all size of documents and copies of documents sent to or left at the Patent Office, or furnished to the Commissioner or to the Court or the Law Officer, shall be written or printed in the English language on tough white paper of good quality, not thinner than 300 sheets to the inch. The sheets shall be 13 inches by 8 inches, with a margin of not less than 2 inches at the left side, and one-half inch elsewhere.

36. The top half of the first sheet of specifications shall be left blank, Specifications. and the writing or printing shall be on one side only. The contents shall be written or printed in carbonaceous or other permanent ink, not liable to be affected by bleaching agents. If written, the writing shall be large and legible, not more than ten letters per inch, and with not more than two line spaces per inch. If printed, the type shall not be less than pica, and there shall not be more than three line spaces per inch. The date and the signature shall be on the last sheet, which shall, in the case of the complete specification, also contain the conclusion of the claims, and, in the case of the provisional specification, the conclusion of the description of the nature of the invention.

- 37. The signatures to all documents must be written in full in a large Signatures. and legible hand.
- 38. -(1.) A copy of every provisional specification shall be lodged at copies of provisional the Patent Office at the same time as the original.

(2.) Six copies of every complete specification shall be lodged at the copies of Patent Office at the same time as the original. specifications.

(3.) Copies of every provisional or complete specification shall be certified to be true copies, and shall be signed by the applicant or his agent.

39. Copies of all other documents required by the Commissioner shall Copies of other documents. be left as directed by him.

SIZES AND METHODS OF PREPARING DRAWINGS ACCOM-PANYING PROVISIONAL OR COMPLETE SPECIFICATIONS.

40.—(1.) The provisional or complete specification need not be accom. Drawings. panied by drawings if the specification sufficiently describes the invention without them; but if drawings are furnished they should accompany the provisional or complete specification to which they refer, unless the applicant desires to adopt the drawings lodged with the provisional specification as the drawings for the complete specification, when they must be referred to as those "left with the provisional specification."

(2.) The drawings must show every feature of the invention covered by

the specification.

(3.) When the invention consists of an improvement upon an old machine, the drawing must exhibit the invention disconnected from the old structure, and also, in another view, the specific improvement and such parts of the old structure as necessarily co-operate with it. When the drawings illustrate an invention for which an additional patent is sought under section 85 of the Act, the improved or varied portions shall be drawn in full black lines, and so much of the original invention as may be necessary to show the connexion or action shall be repeated and shown in dotted outlines in proper relation to the improved part.

(4.) Drawings must be delivered at the Patent Office either flat or on rollers, so as to be free from creases, folds, or breaks.

Requirements as to paper, &c.

41. Drawings must be made on pure white tough drawing paper, not. thinner than 100 sheets to the inch, of smooth surface and good quality, and without colour or Indian ink washes.

Size of drawings. 42. Drawings must be on sheets 13 inches at the sides by 8 inches at the top and bottom. The illustrations shall be inside a border rectangle 12 inches by 7 inches, leaving a margin half-an-inch wide. When an exceptionally large drawing is essential, it may be drawn in sections on several detached sheets. There is no limit to the number of sheets. The figures should be numbered consecutively throughout.

Quality of lnk,

- 43.- (1.) To insure their satisfactory reproduction on a reduced scale, all lines shall be in absolutely black Indian ink, and shall be uniform in thickness or gradation.
- (2.) Section and shade lines shall not be closer than 30 per inch, and; shading lines shall preferably be avoided.

(3.) Sections of plates and small pieces may be in solid black.

- (4.) Reference letters and figures must be bold, distinct, not less than one-eighth of an inch in height, and should be placed in an upright position, and the same letters and figures must be used in different views of the same parts. Reference letter or figures shall in case of the larger parts be placed upon the parts, and in the case of smaller parts be placed to one side of the drawing and connected by a fine line to the parts to which they refer.
- (5.) When the character of the drawings permits, such words as "plan," "elevation," and brief descriptive names of parts, such as "generator," "dipping tank," "high pressure cylinder," may be added; but no connected description, phrase, or sentence, shall appear on the drawings.

Scale of drawings.

- 44.—(1.) The scale adopted shall be large enough to show clearly wherein the invention consists, and only so much of the apparatus, machine, &c., need be shown as effects this purpose.
- (2.) When the scale is shown on the drawing, it should be denoted, not by words, but by a divided line. Related drawings, such as "plan" and "elevation," shall be drawn to the same scale, and be arranged in proper relative positions, where practicable.

Drawings to be signed by applicant, &c. 45. Each sheet of the drawings shall be signed by the applicant or his agent, as near the lower right-hand corner inside the border line as is convenient.

Identifying marks.

- 46.—(1.) In the case of drawings left with a complete specification after a provisional specification, the number and date of the application shall be given in the lower left-hand corner, outside the border line.
- (2.) In the case of all drawings, the total number of sheets, and the number of each sheet, shall be stated on each sheet in the top right-hand; corner, outside the border line.

Professional designation. 47. No professional designation, or advertisements, or addresses, will be permitted upon the face of the drawings or anywhere upon the tracings.

Duplicates of drawings.

48.—(1.) A fac-simile of the original drawings prepared strictly in accordance with the regulations governing original drawings must belodged with the original drawings.

Tracing.

- Marking of original and copies.
- (2.) A fac-simile prepared on tracing cloth must also be lodged.
- 49. The words "Original" or "True Copy," as the case requires, must, in each case, be placed in the centre at the top of each sheet, outside the border line.

DECLARATIONS AND AFFIDAVITS.

50. The declarations and the affidavits required by these Regu- Form, &c., of lations, or used in any proceeding thereunder, shall be headed in the declaration and matter or matters to which they relate, and shall be in the first allidavit. person, and shall be divided into paragraphs consecutively numbered, and each paragraph shall, as nearly as possible, be confined to one subject. Every declaration or affidavit shall state the description and true place of abode of the person making it, and shall be written or printed bookwise, and shall bear the name and address of the person leaving it, and the name of the person on whose behalf it is left.

51.—(1) Declarations for the purposes of these Regulations may be Declarations. taken or made before any of the following persons:-

(a) In Australia—A Notary Public, a Justice of the Peace, a Commissioner for Affidavits, or any person authorized by any Act or State Act to administer oaths or take declarations;

(b) In British Dominions other than Australia - Any Judge, Magistra c, Justice of the Peace, Notary Public, or Commissioner for Uaths or Affidavits, or any person authorized by law to administer oaths or take declarations;

(*) In Foreign Countries—Any Judge of a Superior Court, British Consul or Consular Officer, or Notary Public.

- (2.) The Commissioner may take notice of the signature to any declaration, and of the signature of the person before whom it purports to have been declared, without proof of those signatures or of the official character of the person before whom the declaration purports to have been made.
- 52. Unless any particular form of declaration is prescribed, any decla- Form of ration for the purposes of these Regulations may be in accordance with declaration. the Form E1 in the Second Schedule. A statutory declaration in accordance with the law of the place in which the declaration is made may, however, be accepted as a declaration in lieu of a declaration in accordance with that Form.

53. Nothing in these Regulations as regards declarations shall necessitate Declaration in any further signature or attestation to the declaration contained in the application form of application for a patent than that directed by section 33 of the not affected. Act.

EXERCISE OF DISCRETIONARY POWERS BY THE COMMISSIONER.

54. The Commissioner, before exercising any discretionary power given to Exercise of him by the Act adversely to an applicant for a patent or for amend-power by ment of a specification, shall give him ten days' notice at least of the Commissioner, time when he may be heard personally, or by his patent attorney, solicitor, or person authorized on his behalf, before the Commissioner.

- 55. Within five days from the date when such notice would be delivered Notice to in the ordinary course of post, or such longer time as the Commissioner applicant. appoints in the notice, the applicant shall notify to the Commissioner whether he desires to be heard in the matter.
- 56. The Commissioner shall, after hearing the applicant (or without Notification of hearing him if he does not attend the Patent Office at the time fixed for decision. the hearing, or notifies the Commissioner that he does not desire to be heard, or fails to notify him that he desires to be heard), notify his decision or determination, together with any reasons therefor, to the applicant and any other person known to the Commissioner to be affected thereby,

OPPOSITION TO GRANT OF PATENTS.

Notice of opposition.

57. A notice of opposition to the grant of a patent may be in the Form G in the Second Schedule, and shall state the grounds on which the person giving the notice (hereinafter called the opponent) intends to oppose the grant. Such notice must be signed by him or his patent attorney, solicitor, or agent, and must contain an address for service in the Commonwealth, and, if the Commissioner so requires, in or near to the city in which the Patent Office is situate, and shall be accompanied by a true copy.

Copy of notice for applicant. 58. Forthwith after the receipt of the notice of opposition the copyshall be transmitted by the Commissioner to the applicant.

Security for

59. The Commissioner may require any opponent who does not reside in Australia to give security for costs to his satisfaction within such time as he allows, and if the security is not so given the opposition shall be dismissed.

Particulars of prior patent.

60. Where the ground or one of the grounds of opposition is that the invention has been patented in the Commonwealth or in a State on an application of prior date, the number, date, and title of the prior patent shall be specified in the notice.

Opponent's evidence in support of opposition.

61. Within fourteen days after the lodging of the notice of opposition, or within such further time, not exceeding one month, as the Commissioner allows, the opponent shall leave at the Patent Office declarations and copies thereof in support of his opposition, and forthwith after the receipt thereof the copies shall be transmitted by the Commissioner to the applicant.

Applicant's evidence in answer.

62. Within fourteen days after the receipt from the Commissioner of such copies, or such further time as the Commissioner allows, the applicant shall leave at the Patent Office declarations and copies thereof in answer, and forthwith after the receipt thereof the copies shall be transmitted by the Commissioner to the opponent.

Opponent's evidence in reply.

63. Within fourteen days after the receipt from the Commissioner of such copies, or such further time as the Commissioner allows, the opponent shall leave at the Patent Office declarations and copies thereof in reply, and forthwith after the receipt thereof the copies shall be transmitted by the Commissioner to the applicant. Such last-mentioned declarations shall be confined to matters strictly in reply.

Exercise of powers by Commissioner.

64. Any party desiring an extension of time under the provisions of any of the three preceding Regulations must make application therefor before the expiration of the time sought to be extended, and the powers of the Commissioner thereunder may only be exercised at or after a hearing for the purpose, or on proof of the consent of the parties engaged.

Further evidence.

- 65.—(1.) No further evidence shall be left on either side, except by leave of the Commissioner upon the written consent of the parties duly notified to him, or by special leave of the Commissioner on an application made to him for that purpose.
- (2.) Either party making such application shall give three days' notice thereof to the opposite party, who shall be entitled to oppose the application.

(3.) An application for the special leave of the Commissioner under this Regulation shall be accompanied by a declaration setting forth the grounds of the application and the nature of the evidence which it is desired to lodge, and by the prescribed fee.

(4.) A copy of the application and declaration shall be served on the

opposite party by the party making the application.

66. On the completion of the evidence, or at such other time as he sees appointment fit, the Commissioner shall appoint a time for the hearing of the case, of time for and shall give the parties at least seven days' notice of such appointment.

67. If either party desires to be heard, he shall, prior to the day fixed Notice that for the hearing, leave at the Patent Office a notice in the Form I in the attended, Second Schedule, together with the prescribed fee. Any party who has given the required notice shall be entitled to be heard, and any party who has not given that notice shall not be entitled to be heard.

68. If the opponent fails to leave, within the time allowed, declarations Failure by and copies thereof in support of his opposition, or declarations and copies opponent to thereof in reply to the declarations in answer lodged by the applicant, declarations. or, in the latter case, to state, within the time allowed, that he intends to rely upon the declarations already filed, the opposition shall be deemed to have been abandoned.

69. If the applicant fails to leave, within the time allowed, declarations railore by and copies thereof in answer to the opponent's declarations in support of applicant to the opposition, or to state, within the time allowed, that he intends to declarations. rely upon the documents lodged with his application, the application shall be deemed to have been abandoned.

70. If the opponent fails to appear at the time fixed for the hearing, Failure by the opposition shall be deemed to have been abandoned.

hearing.

71. If the applicant fails to appear at the time fixed for the hearing, Tailure by the opposition shall be decided in his absence.

72. On the hearing of the case, no opposition shall be allowed in respect hearing. of any ground not stated in the notice of opposition, and where the ground of opposition or one of the grounds is that the invention has been patented in the Coming creating of the grounds is that the invention has been patented in the Coming creating of the grounds is that the invention has been patented in the Coming creating of the grounds in the companion of the grounds is that the invention has been patented in the Coming creating of the grounds in the contract of the grounds in the grounds in the contract of the grounds in the ground in monwealth or a State on an application of a prior date, the opposition shall not be allowed upon such ground, unless the number, title, and date of such prior application have been duly specified in the notice of opposition.

73. The decision of the Commissioner in the case shall be notified to the Notification of

74.—(1.) Where the sealing is delayed by opposition and no appeal Extension of is instituted from the decision of the Commissioner, the patent may be time for sealing sealed at any time within two months after the determination of the opposition.

parties in writing.

(2.) Where an appeal is instituted, the patent may, in the absence of any order of the Court, be scaled at any time within two months from the date of the determination of the appeal.

ENLARGEMENT OF TIME FOR SEALING.

75. - (1.) The Commissioner may, in accordance with this regulation, Enlargement of time for scaling enlarge the time for sealing a patent for any period not exceeding three patent. months beyond the period of sixteen months specified in section 67 of the Act.

(2.) An application for the enlargement may be lodged at the Patent Office, and must specify the grounds upon which it is made, and be accompanied by the prescribed fee.

(3.) If on considering the application the Commissioner is satisfied that the circumstances of the case warrant such action, he may enlarge the time for sealing for such period as is required, but not exceeding three months in any event.

(4.) If any extension applied for under this Regulation be not granted, the fee paid on application therefor may be refunded by the Commissioner.

Powers of Courts not affected. 76. Nothing in these Regulations shall affect the power of the High Court or the Supreme Court to allow such extension of time as it thinks proper for the scaling of any patent.

APPEAL TO THE LAW OFFICER.

Notice of appeal.

77. When any person intends to appeal to the law officer from a direction of the Commissioner under section 43 of the Act, or a decision of the Commissioner under the *Patents Act* 1906, he shall, within thirty days from the date of the direction or decision appealed against, leave at the Patent Office a notice of appeal (in duplicate), accompanied by the prescribed fee.

Statement of grounds of appeal.

78. Such notice shall state the grounds of appeal, and whether the appeal is from the whole of the direction or decision, or part only, and, if so, what part of the direction or decision, and shall be accompanied by a statement (in daplicate) of the appellant's case.

Notice to law officer,

79. Upon notice of appeal being filed, the Commissioner shall forthwith transmit to the law officer all the matters relating to the application in respect of which the appeal is made.

Kotice of hearing. 80. Seven clear days' notice at least of the time and place appointed for the hearing of the appeal shall be given to the appellant and the Commissioner by the law officer.

Evidence.

81. The evidence used on appeal to the law officer shall be the same as that used at the hearing before the Commissioner, and no further evidence shall be given, save as to matters which have occurred or come to the knowledge of the appellant or the Commissioner after the date of the direction or decision appealed against.

Hearing.

82. At the time and place appointed, the law officer shall hear the appellant and the Commissioner, and may adjourn or postpone the hearing, and shall at the hearing, or at some adjournment or postponement thereof, decide whether, and subject to what conditions, if any, the application and specification shall be accepted, and shall notify his decision in writing to the appellant and the Commissioner.

APPEAL TO THE HIGH COURT OR TO THE SUPREME COURT.

Notice of appeal.

83.—(1.) When any person intends to appeal to the High Court or to the Supreme Court from a decision of the Commissioner, he shall, within twenty-one days from the date of the decision, or such further time as the Court, by special leave on application made within such twenty-one days, allows, leave at the Patent Office, and with the opposite party, if any, a notice in the Form Z in the Second Schedule, and file a copy of the notice in the Court.

(2.) Notice of intention to apply to the Court under this Regulation for special leave shall in each case be served on the Commissioner.

Transmission of documents.

84. The Commissioner shall forward to the proper officer of the Court all documents and evidence used on the hearing before him.

Procedure on appeal.

85. The procedure of the Court in relation to an appeal shall be as directed by Rules of Court, or as the Court or a Justice or Judge thereof in each case directe.

AMENDMENT OF DOCUMENTS IN ACCORDANCE WITH OFFICIAL REQUIREMENTS.

'86. The deletion of any matter in the application or specification Application shall be made by a fine-ruled red line. Insertions shall be made in red specification. ink in the margin on the left-hand side, and their places in the body of the documents indicated by a letter or figure. If the amendments are, in the opinion of the Commissioner, of sufficient extent to warrant the lodging of fresh pages or the complete documents, the applicant shall, within a time to be fixed by the Commissioner, supply them. amendments must be initialled and dated by the person authorized so to do.

- 87. The deletion of a figure or portion thereof shall be effected by Drawings. the placing thereon of a red cross embracing the whole or the portion to be so deleted, and the word "cancelled" shall be written across the figure or the portion thereof, at the intersection of the cross lines, and near thereto shall be placed the initials of the applicant or the person authorized to act for him, together with the date.
- 88. If an applicant fails to amend the application or complete speci- Application to 1 fication or the drawings within the time (not being less than one month) abandoned it fixed by the Commissioner by the notice requiring the amendment, or not amended. within such further time as the Commissioner on application made within the time specified in the notice allows, then, save in the case of an appeal being lodged in the prescribed manner from the Commissioner's direction or decision, the application shall be deemed to have been abandoned.

AMENDMENT OF SPECIFICATION BY REQUEST.

89,—(1.) The request for leave to amend a complete specification shall be Request for prepared and signed in the manner prescribed by section 71 of the Act. and must be accompanied by the prescribed fee.

(2.) It must also be accompanied by a certified copy of the original specification and drawings (if any), showing in red ink the proposed amendment, and, if the complete specification has been accepted, shall be advertised, by publication of the request and the nature of the proposed .ame idment, in the Official Journal.

(3.) When not made in pursuance of an order of a Court, or a Justice or Judge thereof, the request must, where a patent has been sealed, contain a statement that no action for infringement, or proceeding for revocation, of the patent, is pending.

(4.) Where a request for leave to amend is made in pursuance of an order of a Court, or a Justice or Judge thereof, an official copy of the order shall be left, with the request, at the Patent Office.

90.—(1.) A notice of opposition to the amendment may be in the Form K Notice of in the Second Schedule, and shall state the ground or grounds on opposition. which the person giving the notice (hereinafter called the opponent) intends to oppose the amendment, and shall be signed by him or his patent attorney, solicitor, or agent, and be accompanied by the prescribed fee and by a true copy of the notice.

(2.) Such notice shall state an address for service in the Commonwealth, and if the Commissioner requires, in or near the city in which the Patent Office is situate, and shall be accompanied by a true copy.

91. Forthwith after the receipt of such notice, the true copy shall be copy for sent by the Commissioner to the applicant or patentee, as the case may applicant. to (hereinafter called the applicant).

Opponent's evidence in support of opposition.

92. Within fourteen days after the expiration of one month from the date of the advertisement of the request for leave to amend, the opponent shall leave at the Patent Office declarations and copies thereof in support of his opposition, and forthwith after the receipt thereof the copies shall be transmitted by the Commissioner to the applicant.

Applicant's evidence in auswer.

93. Within fourteen days after the receipt from the Commissioner of such copies, or such further time as the Commissioner allows, the applicant shall leave at the Patent Office declarations and copies thereof in answer, and forthwith after the receipt thereof the copies shall be transmitted by the Commissioner to the opponent.

Opponent's evidence in reply.

94. Within fourteen days after the receipt from the Commissioner of such copies, or such further time as the Commissioner allows, the opponent shall leave at the Patent Office declarations and copies thereof in reply, and forthwith after the receipt thereof the copies shall be transmitted by the Commissioner to the applicant. Such last-mentioned declarations shall be confined to matters strictly in reply.

Exercise of powers by Commissioner.

95. Any party desiring an extension of time under the provisions of either of the two preceding Regulations must make application therefor before the expiration of the time sought to be extended, and the powers of the Commissioner thereunder may only be exercised at or after a hearing for the purpose, or on proof of the consent of the parties engaged.

Further evidence.

- 96.—(1.) No further evidence shall be left on either side, except by leave of the Commissioner upon the written consent of the parties duly notified to him, or by special leave of the Commissioner on an application made to him for that purpose.
- (2.) Either party making such application shall give three days' notice thereof to the opposite party, who shall be entitled to oppose the application
- (3.) An application for the special leave of the Commissioner under this Regulation shall be accompanied by a declaration setting forth the grounds of the application and the nature of the evidence which it is desired to lodge, and by the prescribed fee.
- (4.) A copy of the application and declaration shall be served on the opposite party by the party making the application.

Appointment of time for hearing.

97. On the completion of the evidence, or at such other time as he sees fit, the Commissioner shall appoint a time for the hearing of the case, and shall give the parties at least seven days' notice of such appointment.

Notice that hearing will be attended.

- 98.—(1.) If either party desires to be heard, he shall, prior to the day fixed for the hearing, leave at the Patent Office a notice in the Form I in the Second Schedule, together with the prescribed fee.
- (2.) Any party who has given the required notice shall be entitled to beheard, and any party who has not given that notice shall not be entitled to be heard.

Failure by opponent to lodge declarations. 99. If the opponent fails to leave, within the time allowed, declarations and copies thereof in support of his opposition, or declarations and copies thereof in reply to the declarations in answer lodged by the applicant, or, in the latter case, to state, within the time allowed, that he intends to rely upon the declarations already filed, the opposition shall be deemed to have been abandoned.

- 100. If the applicant fails to leave, within the time allowed, declarations Failure by and copies thereof in answer to the opponent's declarations in support of applicant to the opposition, or to state, within the time allowed, that he intends to tionsrely upon the specification as proposed to be amended, the application for leave to amend the specification shall be deemed to have been abandoned.
- 101. If the opponent fails to appear at the time fixed for the hearing, Failure by opponent to the opposition shall be deemed to have been abandoned.

appear at hearing.

102. If the applicant fails to appear at the time fixed for the hearing, Vallyee by the opposition shall be decided in his absence.

appear at hearing.

103. On the hearing of the case, no opposition shall be allowed on any ground of ground other than the ground that the amendment, if allowed, would opposition. larger than or substantially different from the invention claimed by the

make the specification as amended claim an invention substantially specification before amendment. 104. Where a request for leave to amend is granted, the applicant shall, Fresh if the Commissioner so requires, and within a time to be fixed by him, documents required on

with the Regulations, as the Commissioner thinks necessary, and in the event of non-compliance with such requirement the Commissioner may

revoke the leave to amend.

leave at the Patent Office such new documents, prepared in accordance leave to anend being granted.

105. Every amendment of a complete specification made under Division Advertisement 4 of Part IV. of the Act shall be advertised by the Commissioner in the amendment. Official Journal.

APPLICATIONS UNDER SECTION 3 OF THE PATENTS ACT 1906.

106. An application under section 3 of the Patents Act 1906 must be Requisites of in writing, and must set out the facts relied on in support of the application, and must state clearly all the relief asked for, and must be accompanied by a declaration verifying the facts set out in the application.

107.—(1.) Opposition against the granting of the application must be in Notice of writing, and must set out clearly the grounds on which the opponent opposition. relies to support his opposition, and must be lodged at the Patent Office within one month after the notification of the application in the Official Journal, and must be accompanied by a declaration verifying the facts stated therein.

(2.) The grounds of opposition shall be confined to the following:—

Grounds of

- (a) That it was not owing to any error or omission on the part of an officer of the Patent Office that the application for a patent or proceeding in relation thereto lapsed, or the act or step in relation thereto was not done or taken; or
- (b) that the invention referred to in the application for a patent has already been patented in Australia; or
- (c) that another application for a patent for the same invention has been lodged in the Patent Office, and will be unfairly prejudiced if the application (the subject of the opposition) is granted.
- (3.) The opponent shall, on the same day as he lodges the notice of service of opposition at the Patent Office, or so soon thereafter as is practicable, opposition, serve on the applicant a copy of the notice of opposition, and of the declaration filed in support thereof.

Evidence in answer to opposition.

108. The applicant may, within thirty days after the lodgment of the notice of opposition, lodge at the Patent Office a declaration in answer and serve on the opponent a copy thereof.

Appointment of time for hearing.

109.—(1.) After the expiration of thirty days from the lodgment of the notice of opposition, and declaration in support, the Commissioner shall fix a day for the hearing of the application and opposition, and shall give notice thereof to the parties.

Notice that hearing will be aktended. (2.) If either party desires to be heard he shall, prior to the day fixed for the hearing, leave at the Patent Office a notice in the Form I in the Second Schedule, together with the prescribed fee.

Decision on matter. 110. On the day so fixed or at any adjournment thereof, the Commissioner shall hear such of the parties as are present, and shall decide the matter.

REGISTER OF PATENTS.

Entry of grant,

1.11. Upon the scaling of every patent, or additional patent, the Commissioner shall cause to be entered in the Register of Patents the name, address, and description of the patentee as the grantee thereof, and the title of the invention.

Additional patents.

112. There shall also be entered in the Register, in the case of an additional patent, the number and date of the original patent, and the title of the original invention.

Entry in register of patents granted on applications under international or Intercolonial arrangements. 113. The patent granted on any application made under International or Intercolonial arrangements shall be entered in the register as dated of the date on which the first foreign application was made, and the payment of renewal fees, and the expiration of the patent, shall be reckoned as from the date of the first foreign application. The date of the application in Australia shall also be entered in the register.

Request for entry of subsequent proprietorship. 114. Where a person becomes entitled to a patent, or to any share or interest therein, or licence thereunder, by assignment, transmission, or other operation of law, either throughout the Commonwealth, or a State or States, or for any place or places therein, a request for the entry of his name in the Register, as such complete or partial proprietor or licensee of the patent, or of such share or interest therein, as the case may be, shall be addressed to the Commissioner, and left at the Patent Office.

Form and signature of request. 115. Such request may be in the Form Q or in the Form R, in the Second Schedule, as the case requires, and shall be made and signed by the person requiring to be registered as proprietor or licensee, or by his agent.

Confents of request.

116. Every such request shall state the name, address, and description of the person claiming to be entitled to the patent, or to any share or interest therein or licence thereunder, and the particulars of the assignment, transmission, or other operation of law, by virtue of which he claims to be entered in the Register as proprietor or licensee, so as to show the manner in which, and the person or persons to whom, the patent, or licence thereunder, or the share or interest therein, has been assigned or transmitted.

Transfer by deed.

117. Every assignment of a patent, or of any share or interest therein, or of any finence thereunder, shall be by deed, and shall be under the hand and seaf of the transferror and transferre, and be attested; provided that any assignment of a patent may be indered on the back of the patent in the Form T in the Second Schedule, under the hand and seal of the proprietor of the patent and the transferre.

118. (1) Every assignment and every other deed and document Production of containing, giving effect to, or being evidence of, the transmis-title and other sion of a patent, or affecting the proprietorship thereof, including proof. every patent indorsed as provided by section 21 of the Act, but excepting such documents as are matters of record, shall, before any entry is made pursuant to a request, unless the Commissioner in his discretion otherwise directs, be produced to him, together with the request, and such other proof of title as he requires for his satisfaction.

- (2.) As to a document which is a matter of record, an official or certified copy thereof shall be produced to the Commissioner.
- 119. An attested copy of every deed and document affecting the pro-copies for printership of any patent, or of any share or interest therein, or licence Patent Office. thereunder, shall be left with the request.
- 120. When an order has been made by the High Court, or the Supreme Batry of Court, or a Justice or Judge thereof, for the extension of a patent or part Court, of a patent for a further term, or for the grant of a new patent, or for the revocation of a patent, or for the rectification of the Register, or otherwise affecting the validity or proprietorship of a patent, the person in whose favour such order has been made shall forthwith leave at the Patent Office an office copy of the order. The Register shall thereupon be rectified, or the purport of the order shall be entered in the Register, as the case requires.

- 121. Upon the issue of a certificate of payment of any renewal fee, Entry of date the Commissioner shall cause to be entered in the Register a record of the of payment of renawal less. amount and date of payment of the fee.
- 122. If a patentee fails to make any prescribed payment within the pre-Batry of failure to pay scribed time, a notification of the fact shall be entered in the Register.

123. A copy of every licence granted under a patent, or of any Entry of other document purporting to affect the proprietorship of a patent, other shall be left at the Patent Office, with a request in the Form R in the Second documents. Schedule that a notification thereof may be entered in the Register. The accuracy of such copy shall be certified in such manner as the Commissioner directs, and the original document shall, at the same time, be produced and left at the Patent Office, if required, for further verification.

124. Any person interested in a particular patent may leave at the Request by Patent Office a request to be informed of any application to register an interested person to be assignment or other similar document in connexion with the patent.

125. The request must state the number of the patent and the name of Particulars of the patentee, and be accompanied by the prescribed fee.

126. The person making the request shall produce evidence of his Evidence of interest in the patent, and if the Commissioner considers that the interest produced. of the person is not sufficient to warrant the grant of the request, he may refuse to entertain it.

- 127. If the request is granted, the Commissioner shall, upon receipt stay of of any subsequent application for the registration of an assignment or proceedings. other similar document, furnish to the person leaving the request a notice of the lodgment of the application, and suspend registration for fourteen days from the date of the notice.
- 128. Every such request shall remain in force for a period of six months puration of from the date of lodgment.

Hours of inspection of Register. 129. The Register of Patents shall be open to the inspection of the public during office hours on every day during which the Patent Office is open, except on the days and at the times following:—

(a) Days which are from time to time notified by a placard posted in a conspicuous place at the Patent Office.

(b) Times when the Register is required for any purpose of official

Certified copies of documents.

130. Certified copies of any entry in the Register, or certified copies of, or extracts from, patents, specifications, disclaimers, affidavits, declarations, and other public documents in the Patent Office, or of or from Registers and other books kept there, may be furnished by the Commissioner, on payment of the prescribed fee.

PAYMENT OF RENEWAL FEE FOR CONTINUANCE OF PATENT

Payment of fees.

131. If a patentee intends to keep his patent in force after the expiration of the seventh year from the date thereof, he shall, before the expiration of that year, pay the renewal fee.

Enlargement of time for payment of fees. 132. An application for enlargement of the time for making the prescribed payment may be in the Form P in the Second Schedule, and shall be accompanied by the prescribed fee for such enlargement. The application shall state in detail the circumstances in which the patentee by accident, mistake, or inadvertence, failed to make such payment, and the Commissioner may require the patentee to substantiate, by such proof as he thinks necessary, the statements contained in the application for enlargement.

Certificate of payment.

133. The Commissioner shall give to the patentee paying the renewal fee a certificate that it has been paid.

ATTORNEY-GENERAL'S FIAT AUTHORIZING PRESENTATION OF PETITION FOR REVOCATION OF A PATENT.

Procedure to obtain Attorney-General's flat134.—(1.) Any person who desires to obtain the authority of the Attorney-General to present a petition to the High Court or the Supreme Court for the revocation of a patent under section 86 of the Act may lodge with the Secretary to the Attorney-General's Department—

(a) A memorial to the Attorney-General asking for his authority

and stating all the circumstances;

(b) A declaration verifying the statements in the memorial and stating that there are no pending proceedings in the Commonwealth wherein the issues proposed to be raised in the petition or particulars of objection could be determined;

(c) Two copies of the proposed petition and of the particulars proposed to be delivered with it, and copies of specifications and documents referred to in the memorial petition or particulars;

(d) A certificate of a barrister that the petition is proper to be autho-

rized by the Attorney-General; and

(c) A certificate of a solicitor that the proposed petitioner is a proper person to be a petitioner, and that he is competent to answer the costs of all proceedings in connexion with the petition if unsuccessful.

(2.) The Attorney-Ganeral will hear the memorial, either ex parte or after such notice to the patentee as he directs, and will decide whether he will grant or refuse his flat.

(3.) If the Attorney-General's flat is granted, one of the copies of the petition, with the first thereon, will be returned to the petitioner.

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COMPULSORY LICENCES AND REVOCATION OF PATENTS.

135. A petition to the Commissioner for an order under section 87 of Petition for the Act may be in Form L in the Second Schedule, and shall clearly ecompulsory show the nature of the petitioner's interest, and the grounds upon which revocation of he claims to be entitled to relief; and shall state in detail the circumstances of the case, the terms upon which he asks that an order be made, and the purport of the order asked for, and the name and address of the patentee, and of every other person against whom the order is sought.

- 136. The petition, and an examined copy thereof, shall be left at the To be left Patent Office, accompanied by affidavits or declarations in proof of the at the Patent statements contained in the petition, together with any other documentary Office. evidence in support; and the petitioner shall deliver copies of the petition and documents accompanying it to each respondent.
- 137. The persons to whom such copies are delivered by the petitioner Evidence of may, within fourteen days after being invited to do so by the Commissioner, patentee or patentee or other person leave at the Patent Office affidavits or declarations in answer to the peti against whom default is tion, and, if they do so, shall on the same day or as soon thereafter as alleged. practicable deliver copies thereof to the petitioner.
- 138. The petitioner may, within fourteen days after the leaving of the Petitioner's respondent's affidavits or declarations, leave at the Patent Office his evidence in affidavits or declarations in raply, and deliver copies thereof to the respondents. Such last-mentioned affidavits or declarations shall be confined to matters strictly in reply.
- 139. No further evidence shall be left on either side, except by leave of closing of the Commissioner upon the written consent of the parties duly notified to him, or by special leave of the Commissioner, on application made to him for that purpose. Either party making such application shall give three days' notice thereof to the opposite party, who shall be entitled to oppose the application. Applications for leave to lodge further evidence shall be accompanied by the prescribed fee.
- 140. The Commissioner shall, if the petition is not abandoned, hear the Further parties and deal with the petition as directed by section 87 (2) of the proceedings. Act.

GENERAL.

141. Any application, statement, notice, or other document, authorized Manner of or required to be left, made, or given at the Patent Office, or to the sending notices, Commissioner, or to any other person, under these Regulations, may be sent by a prepaid letter through the post, and, if so sent, shall be deemed to have been left, made, or given, at the time when the letter containing it would be delivered in the ordinary course of post.

- 142. Any document, for the amending of which no special provision Amendment of is made by the Act, may be amended, and any irregularity in procedure, documents. which in the opinion of the Commissioner may be obviated without detriment to the interests of any person, may be corrected, if, and on such terms as, the Commissioner thinks fit. An application to amend shall be accompanied by the prescribed fee.
- 143. An application for enlargement of the time for leaving or accepting Enlargement of a complete specification shall state in detail the circumstances and leaving or grounds in and upon which the enlargement is applied for; and the accepting Commissioner may require the applicant to substantiate such statements specification. by such proof as the Commissioner thinks necessary.

Commissioner may enlarge time. 144. The time prescribed by these Regulations for doing any act, or taking any proceeding thereunder, may be enlarged by the Commissioner if he thinks fit, and upon such notice to parties and proceedings thereon, and upon such terms, as he directs.

Notice to Commissioner of application for rectification of Register. 145. Four clear days' notice of every application to the Supreme Court for rectification of the Register of Patents shall be given to the Commissioner.

Dispensing with evidence, &c.

146. Where under these Regulations any person is required to do any act or thing, or to sign any document, or to make any declaration, or produce to or leave with the Commissioner, or at the Patent Office any document or evidence, and it is shown to the satisfaction of the Commissioner that from any reasonable cause that person is unable to comply with the requirement, the Commissioner may, upon the production of such other evidence, and subject to such terms as he thinks fit, dispense with the requirement.

Agency.

147. All documents, with the exception of the documents required by the Act or Regulations to be signed by the applicant, may be signed by, and all attendances upon the Commissioner may be made by or through, a patent attorney, solicitor, or other person duly authorized to the satisfaction of the Commissioner and resident in the Commonwealth, and, if the Commissioner so requires, in or near to the city in which the Patent Office is situate.

Commissioner's discretion as to agents.

148. The Commissioner shall not be bound to recognise as an agent any person whose name has been removed from the Register of Patent Attorneys kept under the provisions of the Act and has not been restored. The Commissioner may in his discretion refuse to recognise any patent attorney or solicitor whose conduct, in the Commissioner's opinion, is calculated to prejudice the applicant's interest, and may call on the applicant to appoint some other patent attorney or solicitor, or to communicate directly with the Commissioner. In any particular case the Commissioner may, if he thinks fit, require the personal signature or presence of an applicant, opponent, or other person.

Address for service and appointment of agent. 149. Any notice of address for service or appointment of agent left at or sent to the Patent Office shall be binding on the person giving the notice until notice of revocation or of the appointment of some other address for service or of some other agent has been furnished by him to the Commissioner.

REGISTRATION OF PATENT ATTORNEYS.

Register of patent attorneys.

150. A Register shall be kept by the Commissioner for the registration of patent attorneys.

Duties, &c., of patent attorneys. 151. Patent attorneys shall be entitled to prepare all documents and deeds and transact all business and proceedings for the purposes of the Act and these Regulations, and the State Patents Acts, and communications between patent attorneys and their clients shall be privileged to the same extent as communications between solicitor and client.

Contents of Register. 152. The Register shall contain the names of all the patent attorneys who are registered under the Act and these Regulations, and shall be made out alphabetically according to the surnames of the registered persons, and shall contain the full name of each registered person, together with his designation, address, and the date of his registration.

153. The Commissioner shall publish in the Official Journal of the Printed copies Patent Office in the month of January in each year a list of all patent published. attorneys whose names are on the Register. The list so published shall be admissible as evidence.

154.—(1.) Any person entitled to be registered as a patent attorney may registration of lodge at the Patent Office a declaration in the Form AA or BB in the attorneys. Second Schedule, as the case requires, and such further or other proof

of the allegations as the Commissioner requires.

(2.) Upon receipt of such declaration, or of such further or other proof to his satisfaction, and upon payment of the prescribed fee of £5, the Commissioner shall register such person as a patent attorney, and shall issue to him a certificate under the hand of the Commissioner and the seal of the Patent Office in the Form GG in the Second Schedule.

155.- (1.) The Commissioner shall insert in the Register any alteration correction of which is notified to him in writing, or which comes to his knowledge, in the Register. address of any patent attorney, and shall remove from the Register the name of any person whom he knows to be dead, or to have permanently left the Commonwealth, and may correct any entry in the Register which is proved to his satisfaction to have been incorrectly made.

(2) For the purposes of this Regulation a person shall be deemed to have permanently left the Commonwealth if he is resident and engages in

practice in any place outside the limits of the Commonwealth.

156. The Commissioner may at the request of any patent attorney Removal of remove his name from the Register and thereupon he shall cease to be consent. a patent attorney. The Commissioner may, at the request of any person whose name has been removed from the Register under this Regulation, restore his name to the Register on payment of such fee and subject to such conditions as the Commissioner thinks fix.

157. Every patent attorney shall pay the prescribed annual fee Annual fee. payable by a patent attorney, which shall become due in advance on the 1st day of July in each year, but when a patent attorney is registered in any year after that date the first annual fee shall become due on the date of registration, but shall be for the portion of the year expiring on the 30th day of June then next, and the amount shall be proportionately reduced.

158. If any patent attorney fails to pay the annual fee specified in the Removal of First Schedule within one month from the dayon which it becomes payable, non-payment the Commissioner shall send, by post or otherwise, to his registered address of tee. a notice requiring him to pay the fee on or before a day to be named in the notice, and if he fails to comply with the notice the Commissioner may remove his name from the Register. Provided that the name so removed may, on payment of the annual fee due, together with the prescribed fee for restoration of the name, be restored by the Commissioner on such grounds and subject to such conditions as the Commissioner thinks fit.

159.—(1.) The Commissioner may remove from the Register the name of Removal of a person who has been proved to his satisfaction--

(a) to have been convicted of a crime involving fraud or dishonesty, convicted crime, and or of a disgraceful crime; or

(b) to have been guilty of disgraceful professional conduct in his conduct. practice as a patent attorney; or

(c) to have produced the entry of his name in the Register by fraud.

(2.) No person whose name has been crased from the Register under this Regulation shall have his name restored to the Register except by order of the Minister, and subject to such conditions as he sees fit to impose.

Notice of removal of name. 160. Notice of the removal of his name from the Register shall forthwith after the removal be given to the person whose name has been soremoved.

Appeal to

161. Any person aggrieved by the decision of the Commissioner as to the removal of his name from the Register may within thirty days after the receipt of the notice of removal appeal to the Minister, whose decision shall be final.

EXAMINATION OF CANDIDATES FOR REGISTRATION AS PATENT ATTORNEYS.

Beard of Examiners. 162. There shall be a Board of Examiners, consisting of the Commissioner and two or more competent persons appointed by the Minister, to be members of the Board.

Chairman of Board of Examiners. 163.—(1.) The Commissioner shall be chairman of the Board; but, in the absence of the chairman from any meeting of the Board, the other members of the Board may appoint one of their number to be chairman for that meeting.

(2.) In the case of an equality of votes, the chairman for the time being shall have a casting as well as a deliberative vote.

Querum.

164. Four members shall form a quorum of the Board for the transaction of business.

Secretary.

165.—(1.) The Board may appoint some officer of the Patent Office to be secretary to the Board.

Duties of Secretary. (2.) The secretary shall keep a minute book and record therein all business transacted by the Board at its meetings, and such minutes shall be confirmed at the subsequent meeting, and shall be signed by the member for the time being in the chair.

Examination by Board.

166. The Board shall, if necessary, hold in every year an examination of candidates in the months of February and August.

Notice by candidates. 167. Every person who intends to present himself for examination shall, at least thirty days before the date appointed for holding the examination, lodge with the secretary a notice in Form CC, a declaration in Form DD, and a certificate in Form EE, in the Second Schedule, and pay the examination fee.

Setting and examination of papers. 168. Papers relating to the various subjects of examination shall be set, and the answers examined, by such members of the Board as are from time to time appointed by the Board for the purpose.

Secretary to summon candidates. 169. The secretary shall summon the candidates to be present at the time and place fixed by the Board for the examination, and the candidates shall, in the presence of a member of the Board, or a supervisor appointed by the Board, give answers to the papers set for examination.

Time limit for each paper. 170. The candidate shall be allowed three hours to answer the questions on the paper relating to each subject.

Subjects for examination.

171. The examination shall be on Patent and Trade Marks Law and Practice and the duties of a Patent Attorney, including—

(1) Patent and trade marks law of the Commonwealth, and the practice of the Patent Office.

- (2) The preparation of a provisional and complete specification to be attached to an application for any kind of invention named by the Board.
- (3) Patent and trade marks case law.
- (4) The patent and trade marks law and practice of England and other countries.
- (5) Any other subjects which the Board may from time to time specify, but six months' notice shall be given by the Board before making any alterations in or additions to the subjects for examination.
- 172. The Board may from time to time specify the books of reference, Books of to be studied by candidates for examination, but six months' notice shall reference, be given before any alteration in the books so specified is made.
- 173. The examination shall be by papers prepared on each subject Examination on each of which shall not be more than ten questions, and a member of the Board, or a supervisor appointed by the Board, shall be present during the whole time of the examination.
- 174. If the Board is satisfied as to the proficiency and fitness of a certificate of candidate at an examination, it shall, after making such inquiries as it Board. deems necessary and proper as to his moral fitness for admission to practise as a Patent Attorney, issue to him a certificate in the Form FF in the Second Schedule:

Provided that if, in consequence of such inquiries, the Board is of opinion that he is unfit to be admitted to practise as a Patent Attorney, it may, in its discretion, refuse to grant him a certificate.

MISCELLANEOUS.

175. All Regulations heretofore made under the Act are hereby repealed Repeal of as from the date of the coming into operation of these Regulations, save previous as to anything lawfully done, or any right, privilege, obligation, or liability acquired, accrued, or incurred thereunder.

- 176.—(1.) Any sum awarded for costs by the Commissioner or the Law Recovery of Officer may, in default of payment, be recovered in any Civil Court of costs. competent jurisdiction as a debt due by the person against whom the order is made to the person in whose favour the order is made.
- (2.) This regulation shall apply to costs awarded by orders made either before or after the commencement of these regulations.

FIRST SCHEDULE.

FEES.

FEES SET OUT IN THE SECOND SCHEDULE TO THE ACT.

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SECOND SCHEDULE-continued.

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THE SECOND SCHEDULE.

FORM A.

(This Form must be accompanied by:-

- (a) A copy each of Forms B and B1; or A copy of Form C and six copies of of Form Cl.
- (b) A copy of either Form D or Form E.)

[PATENTS.] £1.

Commonwealth of Australia.

The Patents Act 1903.

APPLICATION FOR A PATENT.

(By an Actual Inventor or two or more Actual Inventors, or his or their Assignce, Agent, Attorney, or Nominee.)

 (1) Here insert (in full) Name of Applicant or Applicants. $\mathbf{V}_{\mathrm{WE}}^{\mathrm{I}}$ (1) (2) Here insert (in full) Address or

Addresses.

- (3) Here insert Occupation or Occupations.
- (4) Here insert Title of hereby apply that a Patent may be granted to $\frac{mc}{us}$ for an invention entitled (4) Invention.

(5) The Actual Inventor or Inventors; or the Assignce, Agent. Attorney, or Nomince of the Actual Inventor or

Inventors.

and $\frac{I}{wc}$ do hereby declare that $\frac{I}{wc}$ are (5) *

the actual inventor of the said invention, and I verily believe that we are ontitled to such Patent under the provisions of the Patents Act 1903. further declare that I am in possession of the said invention, and that it is not in use within the Commonwealth of Australia by any person or persons to the best of our knowledge and belief.

make this declaration, conscientiously believing it to be true.

Dated this

day of

A.D. I9

I am

Signature of Witness -(6) (6) Name or Names in full.

Signature of Applicant—(6)

To the Commissioner of Patents, Commonwealth of Australia.

^{*} Where the applicant is not the actual inventor, insert particulars set forth in section 32 In every instance the name of the actual inventor must be disclosed. of the Act.

FORM AL.

(This Form must be accompanied by :-

- (a) A copy each of Forms 3 and B1; or A copy of Form C and 6 copies of Form C1.
- (b) A copy of either Form D or Form E.)

[PATENTS.]

COMMONWEALTH OF AUSTRALIA.

£1.

The Patents Act 1903.

APPLICATION FOR A PATENT.

(By the Actual Inventor jointly with the Assignce of a part interest in the Invention.)

WE, (1)

(1) Here insert-(in full) Names, Addresses, and Occupations of Applicants.

hereby apply that a Patent may be granted to us for an invention entitled (2)

(2) Here insert Title of Invention.

and $\frac{\mathbf{I}}{\mathbf{w}_0}$ hereby declare that \mathbf{w}_0 (3)

and the actual inventor (3) Here insert (in full) Nam.

) Here insert (in full) Name of Actual Inventor or Inventors.

thereof, and $\frac{I}{we}$ hereby declare that $\frac{I}{we}$ (4)

(4) Here insert (in full) Name of Assignee or Assiguees.

am the Assignce of a partinterest in the said invention

And we further declare that we are in possession of the said invention, and that it is not in use within the Commonwealth of Australia by any other person or persons, to the best of our knowledge and belief.

And we make this declaration, conscientiously believing it to be true.

Dated this

day of

A.D. 19

Signature of Witnesses—(5)

Signature of Applicants-(5)

(5) Name or Names in full

To the Commissioner of Patents,

Commonwealth of Australia.

FORM A2.

(This Form must be accompanied by:-

- (a) A copy each of Forms B and B1; or A copy of Form C and 6 copies of Form C1.
- (b) A copy of either Form D or Form E.)

[PATENTS.]

COMMONWEALTH OF AUSTRALIA.

£I.

The Patents Act 1903.

APPLICATION FOR A PATENT.

(By the Nomince of the Actual Inventor jointly with the Assignee of a part interest in the Invention.)

(f) Here insert WE, (1)
(in full)
Names,
Addresses,
and
Occupations

of Applicants hereby apply that a Patent may be granted to us for an Invention entitled (2) Here insert
Title of

Title of Invention,

(3) Here insert We declare that (3)

is are the actual inventor thereof,

Name of
Actual
Inventor or
Inventors.

(4) Here insert and we,
(in full)
Name of
Nominee of
Actual
Inventor or

hereby declare that I am we are the Nominee of the Actual Inventor

(5) Here insert (in full) Name of Assignee or

Inventors.

Inventors.

And I, (5)

hereby declare that I am we are the Assignce Invention from (3)

of a part interest in the said

Assignces of Actual Invention from (3) Inventor or

And we further declare that we are in possession of the said invention, and that it is not in use within the Commonwealth of Australia by any other person or personsto the best of our knowledge and belief.

And we make this declaration, conscientiously believing it to be true.

Dated this

day of

A.D., 19 .

(6) Names in full. Signature of Witnesses—(6)

Signature of Applicants—(6)

To the Commissioner of Patents, Commonwealth of Australia.

FORM A3.

(This form must be accompanied by:-

- (a) A copy each of Forms B and BI; or A copy of Form C and 6 copies of Form C!.
- (b) A copy of either Form D or Form E.)

[PATENTS.]

COMMONWEALTH OF AUSTRALIA.

£1.

The Patents Act 1903.

APPLICATION FOR A PATENT,

(By the Legal Representative or Assignee of a Deceased Actual Inventor or Inventors)

Π, (1)

(1) Here insert (in full) Name, Addross, and Occupation of Applicant or Applicants.

do hereby apply that a Patent may be granted to me us for an invention entitled (2) (2) Here insert Title of Invention.

And I declare that (3)

who died at

on the

day of

was the inv

(3) Here insert (in full) Name of Deceased Actual Inventor or Inventors.

actual inventor thereof, and I am we are the (4)

(4) Here insert whether Legal Representative or Assignce of the Deceased

and $\frac{I}{w_0}$ do hereby declare that $\frac{J}{we}$ are in possession of the said invention, and that it is not in use within the Commonwealth of Australia by any other person or persons to the best of $\frac{my}{our}$ knowledge and belief.

Actual Inventor or Inventors.

And $\frac{1}{\text{we}}$ make this declaration, conscientiously believing it to be true.

Dated this

day of

A.D. 19

Signature of Witness .- (5)

Signature of Applicant-(5)

(5) Name or Names in full,

To the Commissioner of Patents, Commonwealth of Australia.

FORM A4.

(This Form must be accompanied by:-

(a) A copy each of Forms B and B1; or A copy of Form C and 6 copies of Form C1.

(b) A copy of either Form D or Form E.)

[PATENTS]

COMMONWEALTH OF AUSTRALIA.

£l

The Patents Act 1903.

APPLICATION FOR A PATENT FOR AN INVENTION COMMUNICATED FROM ABROAD.

(By any person to whom the invention has been Communicated by the Actual Inventor, his Legal Representative, or Assignee.)

(1) Here insert [(in full) Name of Applicant.

I, (1)

- (2) Here insert of (2) full Address.
- (3) Here insert in the Commonwealth of Australia (3) Occupation of Applicant.
- 4) Here insert hereby apply that a Patent may be granted to me for an invention entitled (4) Title of Invention
- (5) Here insert and I declare that (5) (in full) Name of Actual Inventor.
- (6) Here insert is the actual inventor thereof, and that the said invention has been communicated Name and to me by (6) (7) (7) (7)
- (7) Here insert Occupation of Communicator.

cator.

(8) State
whether
Actual
Inventor, or
Legal Representative, or
Assignee of
the Actual
Inventor.

And I declare that I am in possession of the said invention and that it is not in use within the Commonwealth of Australia by any other person or persons, to the best (9) Here insert of my knowledge and belief; and I further declare that the said (9)

(9) Here insername of Communicator.

is not resident within the Commonwealth of Australia.

And I make this declaration, conscientiously believing it to be true,

Dated this

day of

A.D. 19

(10) Name in full. Signature of Witness-(10)

Signature of Applicant—(10)

To the Commissioner of Patents, Commonwealth of Australia.

Where the Communicator is the legal representative or assignee of the actual inventor, the name of the latter must be disclosed.

FORM A5.

(This Form must be accompanied by: -

 (a) A copy each of Forms B and Bl; or A copy of Form C and 6 copies of Form Ct.

(b) A copy of either Form D or Form E.)

[PATENTS.]

COMMONWEALTH OF AUSTRALIA.

£1.

The Patents Act 1903.

APPLICATION FOR A PATENT ON BEHALF OF A COMPANY AS ASSIGNEE OF THE ACTUAL INVENTOR.

THE (1)

(1) Here insert (in full) Name of Company.

earrying on business as (2)

(2) State husiness of Company.

(3)

(3) Here insert Address of Company.

hereby applies for a Patent for an invention entitled (4)

(4) Here insert Title of Invention.

and $\frac{\mathbf{I}}{\nabla e}$ (5)

on behalf of the (5) Here insert

Name, Address, and Description of person authorized to make

declaration.

said company declare that (6)

is the actual inventor of the said invention, and that the said company is the

assignee of the said invention from the said (6)

(6) Here insert (in full) Name of Actual Inventor or Inventors.

And $\frac{I}{\text{we}}$ further declare that the said company is in possession of the said invention, and that it is not in use within the Commonwealth of Australia by any other person or persons, to the best of our knowledge and belief, and $\frac{I}{\text{we}}$ further declare that $\frac{I}{\text{we}}$ authorized to make this declaration on behalf of the said company.

And $\frac{I}{ma}$ make this declaration, conscientiously believing it to be true.

Dated this

day of

A.D. 19

Signature of Witnesses-

Execution by Company.

Signature of declarants.

FORM A6.

(This Form must be accompanied by:-

- (a) A copy of Form C and 6 copies of Form Cl.
- (b) A copy of either Form D or Form E. (c) The documents set out in Regulation.
- No. 32.)

[PATENTS.] £I.

COMMONWEALTH OF AUSTRALIA. The Patents Act 1903.

APPLICATION FOR A PATENT UNDER INTERNATIONAL OR INTER-COLONIAL ARRANGEMENTS.

(1) Here insert (in full) Name or Names of Applicant or Applicants.

I, WE, (I)

of (2)(2) Here insert Address and Occupation of Applicant or Applicants.

hereby apply that a Patent may be granted to us, in priority to other applicants,

Title of Invention,

(3) Here insert for an invention entitled (3)

and that such Patent shall have the date (4)

4) Here insert the Official Date of the carliest Foreign Application.

And $\frac{I}{w_0}$ do hereby declare that $\frac{I}{w_0}$ have made foreign application for protection

of my invention entitled (3)

in England, and in the following British possessions and on the following official

(5) Here insert dates, viz. :- (5) the names of each country, Date of the Application therein.

tonowed by the Official and in the following foreign States, and on the following official dates, viz.:—(5)

And I do hereby further declare that the said invention was not in use within

the Commonwealth of Australia by any other person or persons before (4)

to the best of any knowledge and belief.

And I make this declaration, conscientiously believing it to be true.

Dated this

day of

A.D. 19

Signature of Witnesses—(6) (6) Name or Names in full.

Signature of Applicants-(6)

To the Commissioner of Patents, Commonwealth of Australia.

FORM A7.

(This Form must be accompanied by:-

(a) A copy each of Forms B and B1; or A copy of Form C and 6 copies of Form C1.

(b) A copy of either Form D or Form E.)

[PATENTS.]

COMMONWEALTH OF AUSTRALIA.

10s. or £1 10s.

The Patents Act 1903.

APPLICATION FOR AN ADDITIONAL PATENT.

(By a Patentee or Patentees.)

I, WE. (1)

 Here insert (in full) Name, Address, and Occupation of Applicant or Applicants.

hereby apply for an "Additional Patent" in respect of an invention entitled (2)

(2) Here insert Title of Invention.

which invention is an improvement on an invention entitled (3)

invention for which L apply for an "Additional Patent"

(3) Here insert title of original Invention,

of which I am the patentee by virtue of Letters Patent Number (4)

(4) Here insert Number of Patent.

dated the (5)

day of

A.D. 19

(5) Here insert Date of Patent,

granted to (6),

(6) Here insert in full name of Grantee or Grantees.

which Letters Patent are in full force.

And $\frac{I}{\text{we}}$ declare that (7)

is are the actual inventor

of the (7) Here insert Name in full of actual Inventor.

And $\frac{I}{we}$ further declare that $\frac{I}{we}$ are in possession of the invention for for which $\frac{I}{we}$ apply for an "Additional Patent," and that the said invention is not in use within the Commonwealth of Australia by any other person or persons to the best of $\frac{my}{our}$ knowledge and belief.

And $\frac{\mathbf{I}}{\text{we}}$ make this declaration, conscientiously believing it to be true.

Dated this

day of

A.D. 19

Signature of Witness-(8)

Signature of Applicant—(8)

(8) Name or Names in full.

To the Commissioner of Patents, Commonwealth of Australia.

C.9560.

FORM AS.

(This Form must be accompanied by :-

(a) A copy of Form C and 6 copies of Form Cl.

- (b) A copy of either Form D or Form E.
- (c) A copy of the Specification and Drawings upon which the State Patent was granted.
- (d) The statements required by Regulations 23 and 24.)

[PATENTS.]

COMMONWEALTH OF AUSTRALIA.

£1.

The Patents Act 1903.

APPLICATION FOR A PATENT UNDER SECTION 7 OF THE ACT.

(By the Patentee of an invention patented in one State.)

(1) Here insert (in full) Name, Address, and Occupation of Applicant or Applicants. (2) Here insert I, We, (1)

do hereby declare that I am the Patentee in the State of (2)

of

name of State in which Patent was granted. (3) Here insert Title of

Invention.

an invention entitled (3)

for which Letters Patent No.

dated the

day of

A.D. 19 , have been granted and are in full force.

And I do hereby apply that a Patent may be granted to the said invention; and I do further declare that to the best of my knowledge and belief the said invention is novel and has not been published or made the subject of a pending application in any other State.

And $\frac{\mathbf{I}}{\text{we}}$ make this declaration, conscientiously believing it to be true.

Dated this

day of

A.D. 19

(4) Name or Names in full.

Signature of Witness-(4)

Signature of Applicant-(4)

To the Commissioner of Patents, Commonwealth of Australia.

FORM A9.

(This Form must be accompanied by:-

- (a) A copy of Form C and 6 copies of Form Cl.
- (b) A copy of either Form D or Form E.
- (c) A copy of the Specifications and Drawings upon which each of the State Patents was granted.
- (d) The statements required by Regulations 23 and 24.)

[PATENTS.]

COMMONWEALTH OF AUSTRALIA.

£1.

The Patents Act 1903.

APPLICATION FOR A PATENT UNDER SECTION 7 OF THE ACT.

(By the Patentee of an invention patented in more than one State.)

L, WE, (1)

the

of an invention entitled (3)

day of

hereby declare that I am we are the Patentee in the State of (2)

for which Letters Patent No. , dated
A.D. 19 , have been granted and are in full force.

State in
which earliest
Patent was
granted.
, dated
(3) Here insert
If force. Title of
Treention

(2) Here insert Name of

(1) Here insert (in full) Name, Address, and Occupation of Applicant or Applicants.

And $\frac{I}{we}$ hereby apply that a Patent may be granted to $\frac{me}{us}$ for the said invention; and $\frac{I}{we}$ declare that the said invention has been patented or made the subject of pending applications as follows:— (4)

And I further declare that to the best of my knowledge and belief the said invention has not been patented or made the subject of a pending application in any other State.

(4) Hore insert
Name of each
State,
followed by
particulars
giving the
Official
Number and
Date of the
Patent or
application
in each
respectively.

And $\frac{\mathbf{I}}{w^{\alpha}}$ make this declaration, conscientiously believing it to be true.

Dated this

day of

а.в. 19

Signature of Witness- (5)

Signature of Applicant- (5)

(5) Name or Names in full.

To the Commissioner of Patonts, Commonwealth of Australia.

FORM A10.

(This Form must be accompanied by:—
(a) A copy each of Forms B and B1; or

- (a) A copy each of Forms B and B1; or A copy of Form C and 6 copies of Form C1.
- (b) A copy of either Form D or Form E.)

[PATENTS.]

COMMONWEALTH OF AUSTRALIA.

£l.

The Patents Act 1903.

APPLICATION FOR A PATENT AFTER REVOCATION OF A PATENT OBTAINED IN FRAUD.

(1) Here insert
(in full)
Name,
Address, and
Occupation of
Applicant or
Applicants.

WE, (1)

- (2) Here insert hereby apply for a Patent for an invention entitled (2) Title of Invention.
- (3) The actual inventor or inventors, or inventors, or $\frac{I}{\text{we}}$ do declare that $\frac{I}{\text{we}}$ are (3) *

the assignee, agent, attorney, or nominee of the actual inventor or inventors.

the Actual Inventor thercof, and that the Patent, Number dated the day of A.D. 19 o

dated the day of A.D. 19 obtained for the said invention in fraud of my rights, has been revoked by an Order of the day of A.D. 19.

(4) Here insert (4)
name of Court
such as the
High Court.

And I we request that any Patent for the said invention that may be granted to me us upon this Application shall bear date as of the date of revocation of the Patent so revoked and shall be for the remainder of the term for which the revoked Patent was originally granted.

And $\frac{I}{we}$ make this declaration, conscientiously believing it to be true.

Dated this

day of

a.d. 19

(5) Name or Signature of Witness—(5) Names in full.

Signature of Applicant—(5)

To the Commissioner of Patents, Commonwealth of Australia.

^{*} Where the Applicant is not the actual inventor, insert particulars set forth in Section 32. In every instance the name of the actual inventor must be disclosed.

FORM D.

[PATENTS.]

COMMONWEALTH OF AUSTRALIA.

The Patents Act 1903.

PROVISIONAL SPECIFICATION.

(1)

 $\stackrel{\text{I,}}{W_{\text{E,}}}$ (2)

hereby declare the nature of my invention entitled (1)

to be as follows:-

Dated this

day of

A,D, 19

Signature of Witness-(3)

Signature of Applicant or Agent-(3)

(3) Name or Names in full.

(I) Here insert
Title of
Invention as
in Application
Form.

(2) Here insert (in full) Name, Address, and Occupation of Applicant or Applicants as in Applicant tion Form.

FORM B1.

I certify that this and the following the original Specification. pages are a true and correct copy of

Signature of Applicant (or Agent).

[PATENTS.]

COMMONWEALTH OF AUSTRALIA.

The Patents Act 1903.

PROVISIONAL SPECIFICATION.

(1) Here insert (1)
Title of
Invention as
in Application
Form.

(2) Here insert I, (2)]
Name, WE, (2)]
Address, and Occupation of Applicant or Applicants as in Application Form.

hereby declare the nature of $\underset{\text{our}}{\text{my}}$ invention entitled (1)

to be as follows:-

Dated this

day of

A.D. 19

(3) Name or Names in full. Signature of Witness—(3)

Signature of Applicant or Agent—(3)

FORM C.

When provisional specification has been [PATENTS.] COMMONWEALTH OF AUSTRALIA. left, quote No. and date. The Patents Act 1903. No. Date COMPLETE SPECIFICATION. (1) Here insert Title of $\{1\}$ Invention as in Application Form. (2) Here insert I, WE. (2) (in full)
Name,
Address, and
Occupation of
Applicant or Applicants. hereby declare this invention, and the manner in which it is to be performed, to be (3) Here fully described and ascertained in and by the following Statement (3) describe the Invention at length. Having now fully described and ascertained my said invention and the manner in which it is to be performed, I declare that what I we claim is:-(4) Here state 1. (4) distinctly the Invention 2 claimed. There is no limit to the 3. number of claims. 4. 5. Dated this day of A.D. 19

Signature of Applicant or Agent—(5)

(5) Name or Names in ful

Signature of Witness-(5)

Note,—If a Specification be accompanied by drawings, these must be prepared in accordance with the Patents Regulations 1909.

FORM C1.

I certify that this and the following the original Specification.

pages are a true and correct copy of

Signature of Applicant (or Agent).

[PATENTS.]

COMMONWEALTH OF AUSTRALIA.

When provisional specification has been left, quote No. and date.

The Patents Act 1903.

No. Date

COMPLETE SPECIFICATION.

- (1) Here insert (1) Title of Invention as in Application Form.
- (2) Here insert (in fuil) Name, Address, and Occupation of Applicant of Applicants.

(3) Here describe the Investion at length.

WE, (2)

hereby declare this invention, and the manner in which it is to be performed, to be fully described and ascertained in and by the following Statement (3)

Having now fully described and ascertained $_{\mathrm{our}}^{\mathrm{my}}$ said invention and the manner in which it is to be performed, $_{\mathrm{we}}^{\mathrm{I}}$ declare that what $_{\mathrm{we}}^{\mathrm{I}}$ claim is:—

(4) Here state distinctly the Invention claimed. There is no limit to the

number of

claims.

1. (4)

2.

3.

4.

5.

Dated this

day of

A.D. 19

5) Name or Signature of Witness (5)

Signature of Applicant or Agent—(5)

Note.—If a Specification be accompanied by drawings, these must be prepared in accordance with the Patents Regulations 1909.

LOB	367

PATENTS.]

COMMONWEALTH OF AUSTRALIA.

£I.

The Patents Act 1903.

APPLICATION FOR EXTENSION OF TIME FOR LODGING A COMPLETE SPECIFICATION.

In the matter of Application No.

by

for a Patent for an invention entitled

(Place)-

(Date)—

 $\frac{I}{Wn}$ hereby apply for an extension of time for one month within which to lodge a complete specification in respect of Application No. dated the day of

The circumstances in and grounds upon which this extension is applied for are as follow:—(1)

(1) The circumstances and grounds must be a ated in detail.

(2)

(2) Signature of Applicant or Agent.

FORM C3.

[Patents.]

COMMONWEALTH OF AUSTRALIA.

£1, £2, or £3.

The Patents Act 1903.

APPLICATION FOR EXTENSION OF TIME FOR ACCEPTANCE OF A COMPLETE SPECIFICATION.

(Place)-

(Date)-

 $rac{I}{W_E}$ hereby apply for an extension of time for month for the acceptance of the complete specification in respect of Application No. dated the day of A.D. 19 .

The circumstances in and the grounds upon which this extension is applied for

(1) The circumstances are as follow:—(1) and grounds must be stated in detail.

(2) Signature of Applicant or Agent.

(2)

FORM C4.

[PATENTS.]

COMMONWEALTH OF AUSTRALIA.

£2, £4, or £6.

The Patents Act 1903.

APPLICATION FOR EXTENSION OF TIME FOR LEAVING COPY OR COPIES OF THE FOREIGN SPECIFICATION OR SPECIFICATIONS, DRAWINGS, OR DOCUMENTS, UNDER REGULATION 32.

 $\frac{1}{W_E}$ hereby apply for extension of time for month within which to leave copy or copies of the foreign specification or specifications, drawings, or documents under Regulation 32 in respect of Application No.

(1)

(I) Signature of Applicant or Agent.

FORM D.

[PATENTS.]

COMMONWEALTH OF AUSTRALIA.

The Patents Act 1903.

STATEMENT OF ADDRESS FOR SERVICE.

(Where application is made without an Agent.)

Sir,

 $\frac{1}{WE}$ hereby authorize and request you to send all notices, requisitions, and communications in connexion with $\frac{my}{our}$ application for Letters Patent for $\frac{my}{our}$

(i) Here insert nvention entitled (1)
Title of
Invention.

(2) Here insert (2)

Dated this

day or

A.D. 19

(3) Name or Names in full.

Signature of Applicant—(3)

Note.—A particular address must be given. An address such as "General Post Office, McIbourne," will not be accepted.

FORM E.

[PATENTS.]

COMMONWEALTH OF AUSTRALIA.

The Patents Act 1903.

APPOINTMENT OF AGENT AND OF ADDRESS FOR SERVICE.

Know you that I we (1)

hereby nominate, constitute, and appoint (2)

of (3)

in the Commonwealth of Australia (4)

my agent (5)

(1) Here insert (in full) Name, Address and Occupation of Principal,

(2) Here insert (in full) Name of Agent.

(3) Here insers full Address of Agent,

(4) Here insert Occupation of Agent. tain Letters Patont may here

to obtain Letters Patent

insert the words "with full powers of substitution and revocation."

(6) Here insert Title of

Invention.

in the Commonwealth of Australia in my our favour for my our invention entitled (6) and for that purpose to sign my our and as my act and deed to seal and deliver all documents (except such as are required by the Patents Act 1903 and Regulations to be executed by me that my said agent may think necessary or desirable, and we further empower my said agent to alter and amend such documents, whether originally executed by me or otherwise, in any manner which may be necessary, and I authorize and request you to send all notices, requisitions, and communications in connexion with my said application to him at his address as above given.

Dated this

day of

A,D, 19

Signed, sealed, and delivered by the said

(Ls)

in the presence of-

[PATENTS.]

of Person before whom Declaration is taken. COMMONWEALTH OF AUSTRALIA.

The Patents Act 1903.

FORM OF DECLARATION.

I(1)) Here insert vame in full. Here insert of (2) Here insert (3) Occupation. do solemnly and sincerely declare as follows :-Here set out (4) in numbered paragraphs the facts declared to in the Declaration. And I make this solemn declaration conscientiously believing it to be true. (5) Signature of (5)Declarant. Taken at this day of 19 Before me-(6) Signature of (6) Person before whom Declaration is taken. (7) Title or Designation (7)

\mathbf{R}_{Δ}	_	 E	

[PATENTS.]

COMMONWEALTH OF AUSTRALIA.

The Patents Act 1903.

NOTICE BY COMMISSIONER OF HIS REFUSAL TO ACCEPT.

In the matter of the Application, No. of for a Patent for an Invention entitled

SIR,

I, Commissioner of Patents hereby give you notice that, in accordance with the provisions of Section 46 of the Patents Act 1903, I refuse to accept the

for the above-mentioned invention for the following reasons:-

Given under my band at the Patent Office this 19

day of

A.D.

Commissioner of Patents.

To

FORM G.

[PATENTS.]

COMMONWEALTH OF AUSTRALIA.

£2

The Patents Act 1903.

OPPOSITION TO GRANT OF PATENT.

(To be furnished in duplicate.)

(Place)—

(Date)---

(1) Here insert (in full) Name and Address of Opponent. I, (1)

hereby give notice of my intention to oppose the grant of Patent upon Application

No.

of

A.D. 19

, applied for by

(2) Here state upon which of the grounds of opposition permitted by Section 56 of the Act the Grant is opposed.

upon the ground (2)

(3) Here state Address for service. My address for service in the Commonwealth is (3)

(4) Name (in full) of Opponent or Authorized Agent. (4)

To the Commissioner of Patents, Commonwealth of Australia.

Note —Particular attention is directed to Patents Regulations governing oppositions to the grant of Letters Patent.

FORM H.

[PATENTS.]

COMMONWEALTH OF AUSTRALIA.

The Patents Act 1903.

APPLICATION FOR HEARING BY THE COMMISSIONER IN CASES OF REFUSAL TO ACCEPT, APPLICATIONS FOR AMENDMENT, ETC.

Place-

Date—

Sir,

I, (1)

(1) Here insert (in full) Nume and Address.

nereby apply to be heard in reference to Application No.

dated the

day of

A.D. 19

made by

and request that I may receive due notice of the day fixed for the hearing.

I have the honour to be,

Sir.

Your obedient Servant,

(2)

To the Commissioner of Patents, Commonwealth of Australia. (2) Name (in full) of Applicant, Opponent, or Authorized Agent.

FORM I.

[PATENTS.]

COMMONWEALTH OF AUSTRALIA.

£1.

The Patents Act 1903.

NOTICE THAT HEARING BEFORE COMMISSIONER WILL BE ATTENDED.

Sir,

(1) Insert Name I, (1)

(2) Insert Address, of (2)

hereby give notice that the hearing in reference to Application No.

dated

the

day of

A.D. 19 , made by

will be attended by myself or by some person on my behalf

I have the honour to be,

Sir,

Your obedient Servant,

(3) Signature of Applicant or Opponent or Authorized Agent.

> To the Commissioner of Patents, Commonwealth of Australia.

(3)

FORM J.

[PATENTS.] COMMONWEALTH OF AUSTRALIA. £2 or £3. The Patents Act 1903. APPLICATION TO AMEND SPECIFICATION OR DRAWINGS. Place-Date-.WE, (I) (I) Here insert (in full)
Name and
Address of
Applicant or seek leave to amend the Applicants. of Application No. day c A.D. 19 dated the as shown in red ink in the copy of the original duly certified hereunto annexed. *I declare that no action for infringement or proceeding for revocation of the * These words to be struck out when
Letturs
Patent not
sealed, or, if
sealed, the Letters Patent in question is pending. Application is made in pursuance of an Order of the Court, or a Justice or Judge thereof. My reasons for making this amendment are as follow:-(2) Here state reasons for secking Amendment. (3) Name (in full) of Applicant or (3)Applicants.

To the Commissioner of Patents,

Commonwealth of Australia.

FORM K.

[Patents,]

COMMONWEALTH OF AUSTRALIA.

£2,

The Patents Act 1903.

OPPOSITION TO AMENDMENT OF SPECIFICATION OR DRAWINGS.

(To be furnished in duplicate.)

Place-

Date-

(1) Here insert I, (I)
(in full)
Name and
Address of
Opponent.

hereby give notice of my intention to oppose the Application to amend the Specifi-

cation (or Drawings) of Application No.

dated the

day of

(2) Here state Ground of Opposition. A.D. 19 , upon the ground (2)

(3) Here state Address for Service. My address for service in the Commonwealth is (3)

(4) Name (in full) of Gpponent or Authorized Agent.

(4)

Note.—Particular attention is directed to Patent Regulations governing opposition to amendment of specification and drawings.

FORM L.

[PATENTS.]

COMMONWEALTH OF AUSTRALIA.

£5.

The Patents Act 1903.

PETITION FOR GRANT OF COMPULSORY LICENCE OR REVOCATION OF PATENT,

(To be accompanied by an examined copy.)

To the Commissioner of Patents, Commonwealth of Australia.

THE Petition of

of

in the State of

being a person interested in the matter of this Petition as hereinafter described :-

Showeth as follows:-

A Patent No. (1)

dated the

day of

- A.D (1) Here insert: Number and
 - Date of Patent.

19 , was granted to (2)

(2) Here insert Name of Patentee or Patentees.

or an invention entitled (3)

(3) Here insert. Title of Invention.

The nature of my interest in the matter of this petition is as follows:—(4)

(4) Here state fully the nature of petitioner's interest.

The grounds on which the prayer of this Petition is founded are as follow:—(5) (5) State fully in numbered paragraphs the grounds on which the

paragraphs the grounds on which the petitioner relies to support his prayer.

Having regard to the circumstances above stated, the Petitioner alleges that the reasonable requirements of the public with respect to the patented invention have not been satisfied.

Your Petitioner therefore prays for the grant of a compulsory licence to him (6) (6) State nature of licence or in the alternative for the revocation of the patent.

(6) (6) State nature of licence asked for by petitioner.

Dated this

day of

A.D. 19

Signature of Petitioner—(7)

() Name or Names in fall.

FORM M.

[PATENTS.]

COMMONWEALTH OF AUSTRALIA.

£3.

The Patents Act 1903.

OPPOSITION TO PETITION FOR GRANT OF COMPULSORY LICENCE OR REVOCATION OF PATENT.

Place--

Date-

Į, We,

hereby give notice of Opposition to the Petition of

in regard to Patent No.

dated the

day of

A.D. 19

(1) Hore state fully the grounds of Opposition, The grounds upon which $\frac{I}{\text{we}}$ oppose the said Petition are as follow:—(1)

(2) Name or Names in full Signature of Patentee-(2)

FORM N.

[PATENTS.]

COMMONWEALTH OF AUSTRALIA.

£2 10s, or £5.

The Patents Act 1903.

APPLICATION FOR CERTIFICATE THAT THE RENEWAL FEE HAS BEEN PAID.

Place-

Date-

I, (1)

(i) Here insert-(in full) Name and Address of Patentee or his Agent.

hereby transmit the sum of £

(2) in payment of the Renewal Fee on Patent (2) Insert £2 10s. in case of an Additional Patent, and £5 in other

cases.

granted to (3)

No.

and hereby apply for a Certificate

(3) Here insert Name of Patenteo.

that such Renewal Fee has been paid.

, dated the

Signature—(4)

(4) Signature of Patentee or his Agent.

FORM O.

[PATENTS.]

COMMONWEALTH OF AUSTRALIA.

The Patents Act 1903.

JERTIFICATE OF RENEWAL.

LETTERS PATENT No.

, DATED THE

DAY OF

, A.D. 19

Patent Office,

19 4

This is to certify that

did on the

day of

19 pay the Renewal fee

of £ in respect of the above-mentioned Patent and that by virtue of such payment the rights of the Patentee remain in force until the day of

A.D. 19

(SEAL)

Commissioner of Patents.

[PATENTS.]

COMMONWEALTH OF AUSTRALIA.

The Patents Act 1903.

APPLICATION FOR ENLARGEMENT OF TIME FOR PAYMENT OF RENEWAL FEE.

Place---

Date—

I, We, (1) hereby apply for an enlargement	of time for	month	in which to	(1) Here insert (in full) Name and Address to which reply is to be sent.
nereal, apply and an elemente	01 01110 101	11,011	, 11 // 11 <u>1</u> 01. 00	
pay the Renewal fee of (2) £	, in respect of (3)	, .	Patent No.	(2) Insert £2 10s. in case of an . Additional
; dated the	day of	A.D. 19	, and $\frac{\mathrm{I}}{\mathrm{we}}$	Patent, and £5 in other cases.
transmit herewith the sum of $\mathfrak L$: : in payment for su	eh enlargement.		(3) Here insert. Name of Patentee.
The circumstances in which th	te payment was omitted a	re as follow :—(4)	(4) The circumstances must be stated in
				detail.
	(5)			(5) Signature of Applicant.
To the Commissioner of Patents, Commonwealth of Austra	alia.			

The fees payable on application for an enlargement of time for Payment of Renewal Fees are—

						£	8.	d.
Not	exceeding	$_{ m three}$	months			2	0	0
27	22	four	,,			2	13	4
,,	,,	five	,,			3	6	-8
23	,,	six	,,			4.	0	0
35	"	seven	77			4	13	4
27	29	eight	17			5	6	8
79	99	nine	97			6	0	0
77	"	ten	,,		• •	6	13	4
25	,,	clever	- 22	• •	• •	7	6	8
22	,,	twelv	е.,			8	-0	-0

FORM Q.

[PATENTS.]

COMMONWEALTH OF AUSTRALIA.

£1,

The Patents Act 1903.

REQUEST TO ENTER NAME UPON THE REGISTER OF PATENTS.

Place-

Date-

```
(1) Here insert (1) We, (1) We, (1) We, (1) We, (1) Name, Address, and Occapation of Applicant or Applicants. hereby request that you will enter my name in the Register of Patents. 1 We claim (2) Here insert to be entitled (2) the Nature of the Claim (e.g., us Assignee.) of the Patent No. dated the day of A.D. 19
```

(3) Here insert granted to (3) (in full)
Name,
Address, and
Occupation of
Patentee or
Patentees.

(4) Here insert Title of Invention.

(5) Here specify by virtue of (5) the particulars of such Document, giving the Date and the Parties to the same, and showing how the Claim here made is substantiated. In proof wh

In proof whereof $\frac{\mathbf{I}}{\mathbf{we}}$ transmit the accompanying (6)

(6) Here insert the Nature of the document.

with an attested copy thereof.

(7) Name or Signature of Witness—(7) Names in full.

Signature of Applicant—(7)

FORM R.

[PATENTS.]

COMMONWEALTH OF AUSTRALIA.

£1.

The Patents Act 1903.

REQUEST TO ENTER NOTIFICATION OF LICENCE OR OTHER DOCUMENT IN THE REGISTER OF PATENTS.

Place-

Date-

 \overline{W}_{e} , (1)

(1) Here insert (in tult) Name and Address.

hereby transmit an attested copy of (2)

(2) Here insert a Description of the Nature of the Document.

under Patent No.

dated the

day of

A.D. 19

as well as the original document for verification, and $\frac{1}{\text{we}}$ have to request that a notification thereof may be entered in the Register.

(Signature)—

FORM S.

[PATENTS.] £2.

COMMONWEALTH OF AUSTRALIA.

The Patents Act 1903.

APPLICATION FOR DUPLICATE OF PATENT,

Place-

Date-

SIR,

- (1) Here insert (in full) Date and Number of Patent and Name and Address of Grantee.
- $rac{1}{W_{
 m C}}$ hereby inform you that the Patent dated (1)
- 2) Here insert or an invention entitled (2) Title of Invention.
- (3) Here insert has been (3) the word "destroyed" or "lost," as the case may be, and state in full the circumstances of the case, which must be verified by declaration.

 $rac{\mathbf{I}}{\mathbf{W}\mathbf{e}}$ therefore apply for the issue of a duplicate of such Patent.

Signature of Witness-

Signature of Patentee-

FORM I.

[PATENTS.]

COMMONWEALTH OF AUSTRALIA.

The Patents Act 1903.

INDORSEMENT OF ASSIGNMENT UPON LETTERS PATENT UNDER SECTION 21.

I, We,

οf

(the transferect), in consideration of the sum of £ : : ., paid to me by

of

(the transferee) hereby assign and transfer to the said

all my our right title and interest in and to the said Letters Patent numbered

To hold unto the said

his their executors, administrators, and assigns, subject to the several conditions on which

I hold the same, and I, the said

hereby accept the said Letters Patent subject to the same of

In witness whereof we have hereunto affixed our hands a

day of

A.D. 19

Signed, sealed, and delivered by the said \ Transferror in the presence of—

Signed, sealed, and delivered by the said \
Transferee in the presence of--

FORM U.

[PATENTS.]

COMMONWEALTH OF AUSTRALIA.

5s. or 10s.

The Patents Act 1903.

REQUEST FOR CORRECTION OF CLERICAL ERROR.

Place-

Date-

STR,

(1) Here insert (in full) Name and Address.

Ι, We, (1)

hereby request that the following Clerical Error (or Errors) may be corrected in the

(2) Here state whether in Application, Specification, or Register. hereunto annexed.

manner shown in red ink in the certified copy of the original (2)

(3) Signature of Applicant or Patentee.

(3

[PATENTS.]

COMMONWEALTH OF AUSTRALIA.

5s. or 10s.

The Patents Act 1903.

REQUEST FOR CERTIFICATE OF COMMISSIONER.

In the matter of the Patent No.

I We,

ΟĪ

hereby request you to furnish $\frac{me}{us}$ with your Certificate to the effect that (1)

and $\frac{I}{we}$ request you to forward the Certificate to (2)

(3)

- (1) Here set out the particulars which the Commissioner is requested to certify.
- (2) Name and full Address of Person to whom certificate is to be sent.
- (3) Signature.

Dated the

day of

19 .

FORM W.

[PATENTS.]

COMMONWEALTH OF AUSTRALIA.

10s.

The Patents Act 1903.

REQUES' FOR ALTERATION OF NAME OR ADDRESS IN REGISTER.

Place-

Date-

In the matter of Patent No.

dated the

day of

A.D. 19 .

SIR,

(1) Here insert (in full) Name and Address of Applicant. $_{\mathrm{We},}^{\mathrm{I},}(1)$

(2) Here insert hereby request that the name (2) Name to be altered.

and that the

(3) Here insert address (3) Address to be altered. now upon the Register of Patents may be

(4) Here insert altered to—(4)
Name and
Address to be
entered in
lieu of above.

(5) Signature of Applicant. (5)

\mathbf{Form}	Х.	

[PATENTS.]

COMMONWEALTH OF AUSTRALIA.

The Patents Act 1903.

APPLICATION FOR ENTRY OF ORDER OF THE HIGH COURT OR THE SUPREME COURT IN THE REGISTER.

Place-

Date-

 $_{\mathrm{We},}^{\mathrm{I},}$ (1)

hereby transmit an office copy of an Order of (2)

with reference to (3)

(1) Here insert (in full) Name and Address of Applicant.

Applicant.
(2) The High Court,
Supreme Court, or a Justice or Judge thereof.

(3) Here state the purport of the Order.

and request you to rectify the Register of Patents accordingly.

Signature-

To the Commissioner of Patents, Commonwealth of Australia.

C.9560.

FORM Y.

[PATENTS.]

£3

COMMONWEALTH OF AUSTRALIA.

The Pagents Act 1903.

NOTICE OF APPEAL TO LAW OFFICER.

Place-

Date-

(1) Here insert (in full) Name and Address of Applicant. $\frac{I}{We}$, (1)

hereby give notice of $\frac{my}{our}$ intention to appeal to the Law Officer from the direction

of the Commissioner of Patents of the

day of

A.D.

(2) Here insert 19 , whereby he (2) terms of the Direction.

Application No.

dated the

day of

A.D. 19 ,

Signature of Applicant-

FORM Z.

[PATENTS.]

COMMONWEALTH OF AUSTRALIA.

The Patents Act 1903.

NOTICE OF APPEAL TO THE HIGH COURT OR TO THE SUPREME COURT.

Place-

Date-

In the matter of Application No.

dated the

day of

A.D. 19

T, We, (1)

(I) Here insert (in full) Name and Address of Applicant.

hereby give notice of "my our intention to appeal to the Guprome Court from the decision of the Commissioner of Patents of the day of A.D. 19 whereby he (2)

(2) Here insert short statement of decision appealed against.

The grounds of this appeal are as follow:— (3)

(3) Here set out grounds of appeal in numbered paragraphs.

Signature of Applicant-

Note.—This notice must be left at the Patent Office and with the opposite party (if any), and a copy must be filed in the Court to which the appeal is made.

FORM AA.

[PATENTS.] £5.

I, (1)

COMMONWEALTH OF AUSTRALIA.

The Patents Act 1903.

DECLARATION TO BE MADE BY A PERSON APPLYING FOR REGISTRATION AS A PATENT ATTORNEY.

- (1) Here insert Name in full, and, in case of a firm, add "Member of the firm of."
- (2) Here insert of (2) Address.
- (3) Here insert occupation.

matters.

do solemuly and sincerely declare that I was at the commencement of the Patents Act 1903, bond fide practising as a Patent Agent at in the

(4) Here state State of , and had been so practising for (4) iength of cant has prior to the first day of June, A.D. 1904, the date of such commence-being less than six months ment, and in the course of my practice I acted as Agent in relation to the see Section 105). (5) Insert parfollowing matters, namely: -(5)

> in the Patent Office of the State of , and that I desire to have my name registered as a Patent Attorney, in pursuance of the Patents Act 1903.

And I make this solemn declaration, conscientiously believing it to be true.

Declared by the said Declarant at $_{
m this}$

Before me-

FORM BB.

COMMONWEALTH OF AUSTRALIA.

[PAT	ENTS.]
	£5

The Patents Act 1903.

DECLARATION TO BE MADE BY A PERSON FORMERLY EMPLOYED AS AN OFFICER IN THE PATENT OFFICE OF A STATE APPLYING FOR REGISTRATION AS A PATENT ATTORNEY.

(1) Here insert Name in full. I, (1) of (2) (2) Here insert Address. (3)(3) Here insert do solemnly and sincerely declare that I was an officer in the Patent Office of the occupation. for the period of , and was employed in the capacity of (4) , and that (4) Here insert particulars of office held by Applicant. during the period in which I was so employed I gained a sufficient knowledge of patent law and practice to enable me to practise the profession of a Patent Attorney, and that I desire to have my name registered as a Patent Attorney in pursuance of the provisions of the Patents Act 1903.

And I make this solemn declaration, conscientiously believing it to be true.

Declared by the said Declarant at

this

day of

A.D. 19

Before me-

To the Commissioner of Patents, Commonwealth of Australia.

FORM CC.

[PATENTS.]

COMMONWEALTH OF AUSTRALIA.

£2.

The Patents Act 1903.

NOTICE BY A CANDIDATE FOR THE PATENT ATTORNEY'S EXAMINATION.

Place--

Date—

To the Secretary to the Board of Examiners for Patent Attorneys.

SIR,

I hereby give you notice that I intend to present myself as a Candidate at the Patent Attorney's Examination, to be held at on

The above address is that to which I desire that all notices or communications to me may be sent.

(Signatura)-

[PATENTS.]

I, (I)

COMMONWEALTH OF AUSTRALIA.

The Patents Act 1903.

DECLARATION BY CANDIDATE FOR THE PATENT ATTORNEY'S EXAMINATION.

(1) Here insert Name in full, (2) Here insert of (2) Address. do solemnly (3)(3) Here insert Occupation. and sincerely declare as follows:-I am years of age. (4) State I was educated at (4) Name of Educational Establish-ment and in what Country I (5) situated. (5) State if holding any Academical or Certificated Degree, and describe J(6)Academy or College. (6) If lately And I further declare that I am of good fame and character, and that I have employed, state where not done or committed any act or thing which would make me an improper person and at what Profession, to be registered as a Patent Attorney; and I further declare that the Certificate Trade, or Business. annexed hereto is true and correct in every particular, and that I was well known to

the persons who subscribed it for the period therein stated.

And I make this solemn declaration, conscientiously believing it to be true.

Signature of Declarant-

Declared at in the State of. day this of A.D. 19 Before me-

FORM EE.

[PATENTS.]

COMMONWEALTH OF AUSTRALIA.

The Patents Act 1903.

CERTIFICATE TO BE LODGED BY CANDIDATE FOR PATENT ATTORNEY'S EXAMINATION.

To the Secretary of the Board of Examiners for Patent Attorneys.

We, the undersigned, hereby certify that we have known and have been acquainted with for the period of twelve months at least immediately before the date of this certificate, and that we believe him to be a person of good fame and character, and fitted to be admitted to practise as a Patent Attorney in the Commonwealth of Australia.

Dated this

day of

а.р. 19

Signed by the said

in my presence-

J.P.

N.B.—This certificate is to be signed by three adult persons in the presence of and be attested by a Justice of the Peace. It is not necessary that the same Justice should attest each signature.

[PATENTS.]

COMMONWEALTH OF AUSTRALIA.

The Patents Act 1903.

BOARD OF EXAMINERS' CERTIFICATE THAT CANDIDATE HAS PASSED THE PATENT ATTORNEY'S EXAMINATION.

The Board of Examiners hereby certifies that

, of , having been duly examined by it, has passed the Patent Attorney's examination as prescribed by the Patents Regulations 1909, and is qualified for registration as a Patent Attorney.

Given under

hand at

this

day of

A.D. 19 .

Signature of Chairman of Board or the Authorized Member or Members thereof.

FORM GC.

[PATENTS.]

COMMONWEALTH OF AUSTRALIA.

The Patents Act 1903.

CERTIFICATE OF REGISTRATION OF A PATENT ATTORNEY.

I, certify that Commissioner of Patents, hereby

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in the

State of , Commonwealth of Australia, was on the A.D. 190 registered as a Patent Attorney, and that he is authorized to practise as a Patent Attorney in any part of the Commonwealth of Australia, so long as his name remains on the Register of Patent Attorneys.

Given under my hand and the seal of the Patent Office at

this

day of

A.D. 19

(L.S.)

Commissioner of Patents.

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