

# WHEAT QUOTAS ACT.

New South Wales



ANNO VICESIMO PRIMO

ELIZABETHÆ II REGINÆ

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Act No. 67, 1972.

An Act to provide for the allocation of quotas in respect of wheat of the 1972–1973 season in respect of which payment will be made by the Australian Wheat Board in accordance with the Wheat Industry Stabilization Act, 1968; and for purposes connected therewith. [Assented to, 28th November, 1972.]

BE

*Wheat Quotas.*

**B**E it enacted by the Queen's Most Excellent Majesty, by No. 67, 1972  
and with the advice and consent of the Legislative  
Council and Legislative Assembly of New South Wales in  
Parliament assembled, and by the authority of the same, as  
follows :—

## PART I.

## PRELIMINARY.

1. This Act may be cited as the "Wheat Quotas Act. Short title.  
1972".

2. This Act shall be read and construed with and as part  
of the Wheat Industry Stabilization Act, 1968.

Construc-  
tion of  
Act.

3. This Act is divided as follows:—

Division of  
Act.

PART I.—PRELIMINARY—ss. 1–4.

PART II.—QUOTAS FOR THE 1972–1973 SEASON—ss.  
5–9.

DIVISION 1.—1972–1973 *Quotas*—s. 5.

DIVISION 2.—1972–1973 *Northern Prime Hard*  
*Quotas*—ss. 6, 7.

DIVISION 3.—1972–1973 *Durum Quotas*—s. 8.

DIVISION 4.—1972–1973 *Sharefarmers' Quotas*—  
s. 9.

PART III.—SHAREFARMERS—ss. 10, 11.

PART IV.—MISCELLANEOUS—ss. 12–33.

SCHEDULE.

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No. 67, 1972 4. In this Act, except in so far as the context or  
Interpreta- subject-matter otherwise indicates or requires—  
tion.

“basic quota” means, subject to section 41 (2) of the Wheat Quotas Act, 1969, a basic quota allocated under section 6, 9, 33 (1) or 39 (1) of that Act;

“durum agreement” means an agreement in writing whereby a person other than Geo. Fielder and Co. Limited agrees to sow durum wheat on land in New South Wales for harvesting in the 1972–1973 season;

“1972–1973 durum quota” means 1972–1973 durum quota allocated under this Act;

“durum wheat” means wheat—

- (a) that complies with the standard for fair average quality wheat determined by the Board for the 1972–1973 season;
- (b) that is of the Dural or Duramba variety; and
- (c) that contains an admixture of no more than ten per centum of mottled, soft or bleached grains;

“former sharefarmer” means a person who entered into an agreement with the owner of any land that is in New South Wales or the Australian Capital Territory whereby—

- (a) that owner granted a licence to that person to use and occupy the whole or any part of the land for agricultural or pastoral purposes or partly for agricultural and partly for pastoral purposes;
- (b) that person undertook to provide labour either with or without materials, stock, plant or equipment for the working of the land to which the agreement related; and

(c)

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- (c) the owner and that person agreed that the No. 67, 1972 produce of the land to which the agreement related, derived during the currency of the agreement, or the proceeds of the sale of that produce, should be divided between the parties in specified proportions or shares,

where that person, pursuant to that agreement, sowed wheat for harvesting in any of the relevant seasons on the land to which the agreement related;

“former sharefarming agreement” means—

- (a) an agreement of the nature referred to in the definition of “former sharefarmer” in this subsection; or
- (b) a sharefarming agreement within the meaning of the Wheat Quotas Act, 1969, the Wheat Quotas Act, 1970, or the Wheat Quotas Act, 1971,

which expired or was terminated between 1st March, 1968, and 30th September, 1972;

“1972–1973 northern prime hard quota” means 1972–1973 northern prime hard quota allocated under this Act;

“northern prime hard wheat” means wheat—

- (a) that complies with the standard for fair average quality wheat determined by the Board for the 1972–1973 season;
- (b) that is of the Gamut, Gatcher, Spica, Tarsa, Timgalen, Windebri or Winglen variety;
- (c) that contains a minimum protein content of at least thirteen per centum by weight at natural moisture; and
- (d) that contains an admixture of no more than ten per centum of mottled, soft or bleached grains;

“owner”,

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“owner”, in relation to land, includes—

- (a) every person who jointly or severally, whether at law or in equity—
  - (i) is entitled to the land for any estate of freehold in possession;
  - (ii) is a person to whom the Crown has lawfully contracted to grant the fee-simple under the Crown Lands Acts or any other Act relating to the alienation of lands of the Crown; or
  - (iii) is entitled to receive, or is in receipt of, or if the land were let to a tenant would be entitled to receive, the rents and profits thereof, whether as beneficial owner, trustee, mortgagee in possession, or otherwise;
- (b) the lessee from any owner as defined in paragraph (a) of this definition; and
- (c) a licensee, other than a sharefarmer, under a licence that was granted by an owner as defined in paragraph (a) or (b) of this definition and entitles the licensee to grow wheat on that owner's land,

but where two or more persons are the owners of any land and—

- (d) are owners, as defined in paragraph (a) of this definition, of that land and are joint tenants or tenants in common of that land;
- (e) are owners, as defined in paragraph (b) of this definition, of that land and are joint lessees of that land; or
- (f) are owners, as defined in paragraph (c) of this definition, of that land and are joint licensees of that land.

those persons shall, for the purposes of this Act, be regarded as only one owner;

“1972–1973

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"1972-1973 quota" means 1972-1973 quota allocated No. 67, 1972 under this Act;

"relevant seasons" means each of the years that commenced on 1st October, 1964, 1965, 1966, 1967 and 1968;

"sharefarmer" means a person who has entered into an agreement with the owner of any land that is in New South Wales or the Australian Capital Territory whereby—

- (a) that owner grants a licence to that person to use and occupy the whole or any part of the land for agricultural or pastoral purposes or partly for agricultural and partly for pastoral purposes;
- (b) that person undertakes to provide labour either with or without materials, stock, plant or equipment for the working of the land to which the agreement relates; and
- (c) the owner and that person agree that the produce of the land to which the agreement relates, derived during the currency of the agreement, or the proceeds of the sale of that produce, shall be divided between the parties in specified proportions or shares,

where that person, pursuant to that agreement, sowed wheat on or before 30th September, 1972, for harvesting in the 1972-1973 season on the land to which the agreement relates;

"1972-1973 sharefarmer's quota" means 1972-1973 sharefarmer's quota allocated under this Act;

"sharefarming agreement" means an agreement of the nature referred to in the definition of "sharefarmer" in this subsection made between a sharefarmer and the owner of any land to whom a 1972-1973 quota is allocated;

"the

*Wheat Quotas.*No. 67, 1972  
—

“the 1968–1969 season” means the year that commenced on 1st October, 1968;

“the 1969–1970 season” means the year that commenced on 1st October, 1969;

“the 1970–1971 season” means the year that commenced on 1st October, 1970;

“the 1971–1972 season” means the year that commenced on 1st October, 1971;

“the 1972–1973 season” means the year that commenced on 1st October, 1972;

“wheatgrower” means a person who, on or before 30th September, 1972, sowed wheat on land in New South Wales or the Australian Capital Territory for harvesting in the 1972–1973 season.

## PART II.

## QUOTAS FOR THE 1972–1973 SEASON.

DIVISION 1.—1972–1973 *Quotas.*

Calculation and allocation of 1972–1973 quotas.

5. (1) In this section, “prescribed person” means a person—

- (a) who has a basic quota; and
- (b) who is a wheatgrower.

(2) Subject to subsection (4) and section 13, the Grain Elevators Board shall allocate to a prescribed person a 1972–1973 quota calculated in accordance with the formula specified in subsection (3).

(3)

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(3) The formula referred to in subsection (2) is— No. 67, 1972

$$A = B + \frac{B \times 7}{100}$$

where—

“A” represents the quantity in bushels of wheat which is the 1972–1973 quota to be allocated to a prescribed person; and

“B” represents the quantity in bushels of wheat which—

(a) in the case of a person whose basic quota is less than 2,500 bushels—

(i) who delivered wheat from his property to the Board in any of the relevant seasons—is equal to the greatest quantity of wheat, in bushels, declared by that person in the quota statutory declaration submitted by him pursuant to the Wheat Quotas Act, 1969, to have been delivered from his property to the Board in any one of the relevant seasons, or 2,500 bushels, whichever is the lesser; or

(ii) who did not deliver wheat from his property to the Board during the relevant seasons—is equal to his basic quota; or

(b) in the case of a person whose basic quota is 2,500 bushels or more—is equal to his basic quota.

(4) Where, in the case of a prescribed person whose basic quota is less than 2,500 bushels, the quantity in bushels of wheat which is to be applied in respect of the symbol “B” in the formula referred to in subsection (3) is less than that person’s basic quota, the quantity to be applied shall be that person’s basic quota.

**DIVISION**



**No. 67, 1972** *DIVISION 2.—1972–1973 Northern Prime Hard Quotas.*

Calcula-  
tion and  
alloca-  
tion of  
1972–1973  
northern  
prime hard  
quotas.

**6.** Where a person—

- (a) is entitled to a 1972–1973 quota pursuant to section 5 (2); and
- (b) has been allocated storage space during the 1972–1973 season at the elevators and other works of the Grain Elevators Board situated at any of the places specified in the Schedule to this Act,

the Grain Elevators Board shall allocate to that person a 1972–1973 northern prime hard quota equal to thirty per centum of the quantity in bushels of wheat which is his basic quota.

Alloca-  
tion of  
additional  
1972–1973  
northern  
prime hard  
quotas.

**7.** Where a person who is allocated—

- (a) a 1972–1973 quota under section 5 (2), 5 (4) or 24 (1); or
- (b) a 1972–1973 sharefarmer's quota under section 9 (2) or 24 (1),

has not been allocated storage space at the elevators and other works of the Grain Elevators Board situated at any of the places specified in the Schedule to this Act during the 1972–1973 season and that person has in his possession northern prime hard wheat of that season, the Grain Elevators Board shall allocate to that person, in such manner and for such quantity as the Minister may determine and notify to that Board, a 1972–1973 northern prime hard quota.

*DIVISION 3.—1972–1973 Durum Quotas.*

Calcula-  
tion and  
alloca-  
tion of  
1972–1973  
durum  
quotas.

**8.** (1) Subject to subsection (2), where a person enters into a durum agreement with the Board or with Geo. Fielder and Co. Limited, the Grain Elevators Board may allocate to that person, in the manner and for the quantity notified by the Minister to the Grain Elevators Board, a 1972–1973 durum quota.

(2)

*Wheat Quotas.*

(2) The Grain Elevators Board may, by notice in No. 67, 1972 writing, require a person to furnish information concerning a durum agreement and may require that information to be verified by statutory declaration and any such information to which such a requirement relates shall be deemed not to have been duly furnished to that Board unless it has been so verified.

(3) Where two or more persons enter into the same durum agreement those persons shall, for the purposes of subsection (1), be regarded as one person.

*DIVISION 4.—1972–1973 Sharefarmers' Quotas.*

9. (1) A person to whom this section applies is a person who—
- (a) is a wheatgrower;
  - (b) owns or has in his possession plant and equipment capable of harvesting wheat;
  - (c) is a former sharefarmer;
  - (d) was a sharefarmer within the meaning of the Wheat Quotas Act, 1969, the Wheat Quotas Act, 1970, or the Wheat Quotas Act, 1971; and
  - (e) pursuant to a former sharefarming agreement, last sowed wheat for harvesting in the 1968–1969 season, the 1969–1970 season, the 1970–1971 season or the 1971–1972 season.

Calculation and allocation of 1972–1973 sharefarmers' quotas.

(2) Subject to subsection (3), where a person to whom this section applies—

- (a) applies to the Grain Elevators Board, in a form approved by the Minister, for a 1972–1973 sharefarmer's quota;
- (b) duly furnishes the Grain Elevators Board with any additional information it specifies in a subsequent notice to the applicant; and

(c)

- No. 67, 1972 (c) duly furnishes any such additional information within the time specified for the purpose in the notice,

the Grain Elevators Board may allocate a 1972–1973 share-farmer's quota to that person on the basis notified by the Minister to the Grain Elevators Board.

(3) The Grain Elevators Board may, by a notice referred to in subsection (2) (b), require any or all of the additional information specified in the notice to be verified by statutory declaration and any such additional information to which such a requirement relates shall be deemed not to have been duly furnished to the Grain Elevators Board unless it has been so verified.

### PART III.

#### SHAREFARMERS.

Quota  
authority  
to include  
name of  
share-  
farmer.

**10.** Where the Grain Elevators Board is aware that a person to whom it has allocated a 1972–1973 quota or a 1972–1973 northern prime hard quota (in this Part referred to as an allottee) is a party to a sharefarming agreement and it proposes to forward a quota authority under section 21 in respect of that quota, it shall specify in that quota authority that the quota has been allocated to specified persons jointly (being the parties to the sharefarming agreement) and the quota shall be deemed to have been allocated to those persons jointly in lieu of to the allottee.

Grain  
Elevators  
Board to  
settle  
quota  
dispute  
among  
parties to  
share-  
farming  
agreement.

**11.** (1) Where the Grain Elevators Board is aware that an allottee who is a party to a sharefarming agreement is in dispute with any other party to the agreement as to the manner in which the 1972–1973 quota or, as the case may be, the 1972–1973 northern prime hard quota, allocated to the allottee is to be apportioned among the allottee and those

parties,

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parties, that Board shall cancel the quota so allocated and shall notify the allottee and each of the parties to the sharefarming agreement that, within a time specified in the notification, they may make to that Board such written representations as they think fit in connection with the dispute. No. 67, 1972

(2) Where a quota is cancelled pursuant to subsection (1) the Grain Elevators Board shall, after considering any representations made to it by the allottee and other parties and any other matters it considers relevant, allocate 1972–1973 quotas or, as the case may require, 1972–1973 northern prime hard quotas, to the allottee and the other parties to the sharefarming agreement in such manner and for such quantities not exceeding in the aggregate the quantity of the cancelled quota, as it thinks fit.

(3) The Grain Elevators Board may require any information furnished to it by an allottee or other party to a sharefarming agreement to be verified by statutory declaration.

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## PART IV.

### MISCELLANEOUS.

**12.** (1) The Grain Elevators Board may refuse to allocate a 1972–1973 quota or a 1972–1973 northern prime hard quota, or may allocate a reduced 1972–1973 quota or a reduced 1972–1973 northern prime hard quota, to a person who, in the opinion of that Board—

Issue of quota is discretionary in certain circumstances.

- (a) was not entitled to be allocated a basic quota; or
- (b) was not entitled to be allocated a basic quota of the quantity allocated.

(2)

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No. 67, 1972

(2) The Grain Elevators Board may refuse to allocate a 1972–1973 sharefarmer's quota to a person who, in the opinion of the Board, is not a person to whom section 9 applies.

Quota may  
be cancelled.

**13.** (1) Where, after the Grain Elevators Board has allocated a 1972–1973 quota or a 1972–1973 northern prime hard quota to a person, that Board is satisfied—

- (a) that the basic quota held by that person was calculated incorrectly;
- (b) that that person was, under a law of another State, allocated a quota of a kind that, in the opinion of the Grain Elevators Board, is equivalent to a basic quota;
- (c) that the basic quotas held by that person and another person or other persons were calculated by reference, wholly or partly, to the same wheat delivered to the Board in any of the relevant seasons or sown for harvesting in the 1969–1970 season; or
- (d) that the 1972–1973 quota, or the 1972–1973 northern prime hard quota, allocated to that person was calculated incorrectly,

the Grain Elevators Board may cancel that person's 1972–1973 quota or his 1972–1973 northern prime hard quota and if it thinks fit allocate to him another 1972–1973 quota or 1972–1973 northern prime hard quota for such quantity of wheat as it thinks fit.

(2) Where, after the Grain Elevators Board has allocated a 1972–1973 sharefarmer's quota to a person, that Board is satisfied that that quota should not have been allocated or that the quota should have been allocated for a quantity of wheat smaller than that allocated, that Board may cancel that person's 1972–1973 sharefarmer's quota and if it thinks fit allocate to him another 1972–1973 sharefarmer's quota for such quantity of wheat as it thinks fit.

**14.**

*Wheat Quotas.*

**14.** Where a person has been allocated a 1972–1973 quota, a 1972–1973 northern prime hard quota or a 1972–1973 durum quota, the Grain Elevators Board may, on the application of that person or his personal representative, cancel that person's 1972–1973 quota, 1972–1973 northern prime hard quota or 1972–1973 durum quota and allocate it to such person as is, or allocate it in such proportions and to such persons as are, specified in the application.

No. 67, 1972  
Transfer  
of certain  
quotas.

**15.** (1) Where a person to whom a 1972–1973 quota or a 1972–1973 sharefarmer's quota has been allocated ascertains that he is or will be unable for any reason to deliver to the Board wheat as, or as part of, his 1972–1973 quota or 1972–1973 sharefarmer's quota, as the case may be, he shall forthwith notify the Grain Elevators Board of that fact indicating, as far as is practicable, the quantity that he is or will be unable so to deliver.

Cancellation  
or reduction  
of  
1972–1973  
quotas or  
1972–1973  
share-  
farmers'  
quotas  
where  
wheat can-  
not be  
delivered.

(2) Where the Grain Elevators Board is of the opinion from any information in its possession that a person to whom a 1972–1973 quota or a 1972–1973 sharefarmer's quota has been allocated will be unable to deliver to the Board any wheat as, or as part of, his 1972–1973 quota or 1972–1973 sharefarmer's quota, as the case may be, the Grain Elevators Board shall cancel that person's 1972–1973 quota or 1972–1973 sharefarmer's quota.

(3) Where the Grain Elevators Board is of the opinion from any information in its possession that a person to whom a 1972–1973 quota or a 1972–1973 sharefarmer's quota has been allocated will be able to deliver to the Board wheat as part of his 1972–1973 quota or 1972–1973 sharefarmer's quota, as the case may be, but in a quantity less than that quota, the Grain Elevators Board shall reduce that person's 1972–1973 quota or 1972–1973 sharefarmer's quota to that quantity.

**16.**

No. 67, 1972

Allocation  
of short  
fall of  
wheat under  
1972-1973  
quotas and  
1972-1973  
share-  
farmers'  
quotas.

**16.** (1) Where the Grain Elevators Board is of the opinion that the quantity of wheat which may be delivered pursuant to all 1972-1973 quotas and 1972-1973 sharefarmers' quotas will be less than 141,000,000 bushels (the deficiency being in this section referred to as the short fall) that Board shall from time to time advise the Minister of the quantity of wheat which is likely to be the short fall.

(2) The Grain Elevators Board shall, in such manner as the Minister may determine and notify to the Grain Elevators Board, allocate the short fall by increasing such classes of 1972-1973 quotas and 1972-1973 sharefarmers' quotas as the Minister may determine and so notify.

Cancellation  
or reduc-  
tion of  
1972-1973  
northern  
prime hard  
quotas  
where  
northern  
prime hard  
wheat  
cannot be  
delivered.

**17.** (1) Where a person to whom a 1972-1973 northern prime hard quota has been allocated ascertains that he is or will be unable for any reason to deliver to the Board northern prime hard wheat as, or as part of, his 1972-1973 northern prime hard quota he shall forthwith notify the Grain Elevators Board of that fact indicating, as far as is practicable, the quantity that he is or will be unable so to deliver.

(2) Where the Grain Elevators Board is of the opinion from any information in its possession that a person to whom a 1972-1973 northern prime hard quota has been allocated will be unable to deliver to the Board any northern prime hard wheat as, or as part of, his 1972-1973 northern prime hard quota, the Grain Elevators Board shall cancel that person's 1972-1973 northern prime hard quota.

(3) Where the Grain Elevators Board is of the opinion from any information in its possession that a person to whom a 1972-1973 northern prime hard quota has been allocated will be able to deliver to the Board northern prime hard wheat as part of his 1972-1973 northern prime hard quota but in a quantity less than that quota, the Grain Elevators Board shall reduce that person's 1972-1973 northern prime hard quota to that quantity.

**18.**

*Wheat Quotas.*

**18.** (1) Where the Grain Elevators Board is of the opinion that the quantity of northern prime hard wheat which may be delivered pursuant to all 1972-1973 northern prime hard quotas will be less than 14,000,000 bushels (the deficiency being in this section referred to as the short fall) that Board shall from time to time advise the Minister of the quantity of northern prime hard wheat which is likely to be the short fall.

No. 67, 1972

Allocation  
of short  
fall of  
wheat  
under  
1972-1973  
northern  
prime hard  
quotas.

(2) The Grain Elevators Board shall, in such manner as the Minister may determine and notify to the Grain Elevators Board, allocate the short fall by increasing such classes of 1972-1973 northern prime hard quotas as the Minister may determine and so notify.

**19.** (1) Where a person to whom a 1972-1973 durum quota has been allocated ascertains that he is or will be unable for any reason to deliver to the Board durum wheat as, or as part of, his 1972-1973 durum quota he shall forthwith notify the Grain Elevators Board of that fact indicating, as far as is practicable, the quantity that he is or will be unable so to deliver.

Cancellat-  
ion or re-  
duction of  
1972-1973  
durum  
quotas  
where  
durum  
wheat  
cannot be  
delivered.

(2) Where the Grain Elevators Board is of the opinion from any information in its possession that a person to whom a 1972-1973 durum quota has been allocated will be unable to deliver to the Board any durum wheat as, or as part of, his 1972-1973 durum quota, the Grain Elevators Board shall cancel that person's 1972-1973 durum quota.

(3) Where the Grain Elevators Board is of the opinion from any information in its possession that a person to whom a 1972-1973 durum quota has been allocated will be able to deliver to the Board durum wheat as part of his 1972-1973 durum quota but in a quantity less than that quota, the Grain Elevators Board shall reduce that person's 1972-1973 durum quota to that quantity.

**20.**



**No. 67, 1972** **20.** (1) Where the Grain Elevators Board is of the opinion that the quantity of durum wheat which may be delivered pursuant to all 1972-1973 durum quotas will be less than 2,000,000 bushels (the deficiency being in this section referred to as the short fall) that Board shall from time to time advise the Minister of the quantity of durum wheat which is likely to be the short fall.

Allocation  
of short  
fall of  
wheat  
under  
1972-1973  
durum  
quotas.

(2) The Grain Elevators Board shall, in such manner as the Minister may determine and notify to the Grain Elevators Board, allocate the short fall by increasing such classes of 1972-1973 durum quotas as the Minister may determine and so notify.

Quotas  
allocated  
before  
commence-  
ment of  
Act.

**21.** (1) Where the Grain Elevators Board has, before the commencement of this Act, allocated or purported to allocate a 1972-1973 quota, a 1972-1973 northern prime hard quota, a 1972-1973 durum quota or a 1972-1973 sharefarmer's quota to any person, the quota so allocated or which purports to have been so allocated, shall be deemed to have been allocated to that person under this Act.

(2) The Grain Elevators Board—

- (a) shall, in the case of a person to whom a 1972-1973 quota is allocated by that Board; or
- (b) may, in the case of a person to whom a 1972-1973 northern prime hard quota or a 1972-1973 sharefarmer's quota is allocated by that Board,

forward to that person a book, in this Act referred to as a quota authority, in which shall be specified that person's 1972-1973 quota, 1972-1973 northern prime hard quota or 1972-1973 sharefarmer's quota, as the case may be.

(3) The Grain Elevators Board may, in the case of a person to whom a 1972-1973 durum quota is allocated by that Board, forward to that person a quota authority.

*Wheat Quotas.*

**22.** (1) If any quota authority is lost, destroyed or defaced before all the wheat in respect of which it was issued has been delivered to the Board, the Grain Elevators Board may, subject to this section, issue a new quota authority in lieu thereof.

No. 67, 1972  
Lost quota  
authorities.

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

(3) Where a quota authority is defaced the new quota authority shall not be issued unless the defaced quota authority is lodged with the Grain Elevators Board for cancellation.

(4) In issuing a new quota authority under this section, the Grain Elevators Board shall ensure that the quantity of wheat specified in the new quota authority is the quantity specified in the lost, destroyed or defaced quota authority less any quantity of wheat delivered pursuant to that quota authority before it was lost, destroyed or defaced.

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

Schemes  
under  
section 12A  
of Grain  
Elevators  
Act, 1954,  
not affected.

(2) Notwithstanding any other provision of this or of any other Act, the Grain Elevators Board—

(a) may refuse to accept delivery of any wheat as being part of a 1972–1973 quota or a 1972–1973 share-farmer's quota if the quota authority in respect of that wheat is not presented to that Board at the time of delivery;

(b)

No. 67, 1972

(b) shall refuse to accept delivery of any wheat as being part of a 1972–1973 northern prime hard quota unless—

- (i) it is delivered to the Grain Elevators Board at the elevators or works of that Board specified in the Schedule to this Act; and
- (ii) it is accompanied, upon delivery, by a certificate of the Premium Wheat Growers' Association Limited certifying that it is northern prime hard wheat; and

(c) shall refuse to accept delivery of any wheat as being part of a 1972–1973 durum quota unless—

- (i) it is delivered to the Grain Elevators Board at such of the elevators or works of that Board as may be notified in a manner to be determined by that Board; and
- (ii) it is accompanied, upon delivery, by a certificate of the Premium Wheat Growers' Association Limited certifying that it is durum wheat.

1972–1973  
quotas  
may be  
allocated  
in special  
cases.

**24.** (1) Notwithstanding any other provision of this Act, the Grain Elevators Board, with the approval of the Minister, may, in a special case and if it thinks it equitable or proper to do so—

- (a) allocate a 1972–1973 quota or a 1972–1973 sharefarmer's quota to any person who, but for this section, would not be entitled to a 1972–1973 quota or a 1972–1973 sharefarmer's quota and shall, as soon as practicable thereafter, forward to that person a quota authority; or
- (b) increase a 1972–1973 quota or a 1972–1973 sharefarmer's quota allocated to any person.

(2)

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(2) Where the Grain Elevators Board determines No. 67, 1972 that the total quantity of northern prime hard wheat in respect of which 1972-1973 northern prime hard quotas have been allocated exceeds 14,000,000 bushels, that Board shall reduce all the 1972-1973 northern prime hard quotas, in so far as they apply to northern prime hard wheat that has not at the date of the determination been delivered to the Board, by a quantity calculated in such manner as may be determined by the Minister and notified to that Board.

25. (1) Where a 1972-1973 quota, a 1972-1973 northern prime hard quota or a 1972-1973 sharefarmer's quota is increased, reduced or cancelled under this Act the person to whom the 1972-1973 quota, 1972-1973 northern prime hard quota or 1972-1973 sharefarmer's quota, as the case may be, was allocated shall within seven days after being required to do so by the Grain Elevators Board lodge with that Board any quota authority issued to him. Quota authorities to be returned after increase, reduction or cancellation.

(2) Where a 1972-1973 quota, a 1972-1973 northern prime hard quota or a 1972-1973 sharefarmer's quota allocated to any person is increased or reduced to a specified quantity pursuant to any of the provisions of this Act, that person shall, for the purposes of this Act, be deemed to have been allocated a 1972-1973 quota, a 1972-1973 northern prime hard quota or a 1972-1973 sharefarmer's quota, as the case may be, equal to that specified quantity.

26. A 1972-1973 quota shall not be allocated to— 1972-1973 quotas not to be allocated to certain persons.

(a) a person in respect of wheat sown for harvesting in the 1972-1973 season on land situated wholly or partly within the area defined by a proclamation in force under section 4 of the Border Railways (Grain Elevators) Amendment Act, 1957; or

(b)

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- (b) a person who has entered into an agreement under section 22A of the Grain Elevators Act, 1958, as subsequently amended, of the State of Victoria for the delivery of wheat of the 1972-1973 season grown on land to which the agreement relates to the Grain Elevators Board constituted under that Act, as so amended.

Certain  
areas  
deemed to  
be part of  
Victoria  
for certain  
purposes.

27. (1) The provisions of any Act of the State of Victoria that provides for the allocation of quotas for the delivery of wheat, or of storage space for wheat, grown on land referred to in section 26 (a) or (b) apply, in respect of wheat of the 1972-1973 season, to persons who have sown wheat for harvesting in that season on that land as if that land were part of the State of Victoria.

(2) A person who has grown wheat of the 1972-1973 season on land other than land referred to in section 26 (a) is not entitled to deliver that wheat to any of the elevators or works operated by the Grain Elevators Board of the State of Victoria situated on any land so referred to, except with the consent of that Board.

Where no  
action  
shall lie.

28. No action, claim or demand whatsoever shall lie or be made or allowed by or in favour of any person whomsoever against—

- (a) Her Majesty;
- (b) the Minister; or
- (c) the Grain Elevators Board, or any member or employee thereof,

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

29.

**29.** (1) No proceeding for an injunction or for a judgment or order commanding the doing of an act or other proceeding shall lie or be taken in respect of the allocation of any quota by, or of any order, determination, notification, proceeding or direction of, the Minister or the Grain Elevators Board relating to, or on the face of the proceedings appearing to relate to, any matter arising out of this Act.

No. 67, 1972  
Decisions  
of Minister,  
etc., to be  
final.

(2) The validity of any proceeding or decision of the Minister or the Grain Elevators Board shall not be challenged in any manner whatsoever.

**30.** Any person who contravenes or fails to comply with a provision of this Act for which no penalty is expressly provided is guilty of an offence against this Act and liable to a penalty not exceeding \$400.

**31.** All proceedings for offences against this Act or the regulations made under this Act shall be disposed of summarily before a court of petty sessions.

**32.** The provisions of section 32 of the Marketing of Primary Products Act, 1927, apply to and in respect of offences under this Act.

Offences by  
companies  
and joint  
offenders.

**33.** (1) The Governor may make regulations, not inconsistent with this Act, for or with respect to all matters that by this Act are required or permitted to be prescribed or that are necessary or convenient to be prescribed for carrying out or giving effect to this Act.

Regulations.

(2) The regulations may make different provisions in respect of different matters according to time, place or circumstances.

(3) The regulations may prescribe a penalty not exceeding \$400 for any contravention of, or failure to comply with any provision of, the regulations.

**No. 67, 1972****Secs. 6, 7  
and 23.**

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

**SCHEDULE.**

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

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**GENERAL**