STATUTORY RULES.

1925. No. 60.

REGULATION UNDER THE EXCISE ACT 1901-1923.

I, THE GOVERNOR-GENERAL in nud over the Commonwealth of Australia, acting with the advice of the Federal Excentive Conneil, heroby make the following Regulation under the Excise Act 1901-1928, to come into operation forthwith.

Dated this eighth day of April, 1025,

FORSTER.

Governor-General.

By His Excellency's Command,

H. E. PRATTEN, Minister of State for Trade and Customs.

AMENDMENT OF EXCISE REGULATIONS 1918.

(Statutory Rules 1913, No. 345, as amended to this date.)

After regulation 121 of the Excise Regulations 1918 the following regulation is inserted -

"12IA. (1) In this regulation 'scont or toiled preparation' means a scont or toilet preparation which contains Australian spirits or in the manufacture of which Australian spirits have been used.

(2) No person shall-

- (a) extract or remove any perfuming substances from a scent or toilet preparation; or
- (b) refine, rectify or redistil my scent or toilet preparation; or
- (c) use any seent or toilet preparation in the preparation of any food, drink, ossence, tincture or medicine other than liniments presentible dy Departmental Bylaws under section 3 of the Spirits Act 1906-1923; or
- (d) have in his possession—
 - any scatt or toilet preparation from which any perfuming substance has been extracted or removed; or
 - (ii) any scent or toilet proparation which has been refined, rectified or re-distilled; or
 - (iii) any food, drink, essence, tineture or modicine (other than iniments prescribed by Departmental By-laws under section 3 of the Spirits Act 1006-1023) containing a secut or toilet preparation."

Authorised Version C1925L00060 registered 10/09/2022

Printed and Published for the GOVERNMENT of the COLLONWEALTH of ADETRALIAby H. J. (GEER, GOVERNMENT Printer for the State of Victoria. C.4589.-Prior 35.