



# VICTORIA GOVERNMENT GAZETTE.

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TUESDAY, OCTOBER 12.

[1954

Prices Regulation Acts.

PRICES REGULATION ORDER No. 653.

PAINTS—SALES BY RETAIL.

**I**N pursuance of the powers conferred upon me by the Prices Regulation Acts, I, John Francis Waldron, Prices Commissioner, hereby make the following Order:—

*Citation.*

1. This Order may be cited as Prices Regulation Order No. 653.

*Partial Revocation of Previous Orders.*

2. Nothing contained in Prices Regulation Order No. 199 or in No. 267 or in any notice in writing issued thereunder shall apply to any paints the maximum price for which is fixed by or under this Order.

*Definitions.*

3. In this Order, unless the contrary intention appears—

“Frankston Area” means all that area comprised within a radius of one mile from the Post Office, at Frankston.

“Free Delivery Area” means the Metropolitan Area, the Geelong Area, the Seaford Area, the Frankston Area, and all that part of the City of Chelsea which is situated outside the Metropolitan Area.

“Geelong Area” means all that Area comprised within a radius of five miles from the principal Post Office at Geelong, Victoria.

“Metropolitan Area” means all that area comprised within a radius of twenty miles from the General Post Office, Melbourne.

“Point of Delivery” means, in relation to the sale of paint, the place at which liability for payment of transport charges in conveying such paint to his place of business passed to the seller from the person from whom he purchased it.

“Seaford Area” means all that area comprised within a radius of one mile from the Post Office at Seaford.

*Maximum Prices—Sales in Free Delivery Area.*

4. I fix and declare the maximum price at which paints of any of the descriptions specified in the Schedule to this Order may be sold by retail in the Free Delivery Area to be the appropriate prices specified in that Schedule.

*Maximum Prices—Sales outside Free Delivery Area.*

5. I fix and declare the maximum price at which paints of any of the descriptions specified in the Schedule to this Order may be sold by retail outside the Free Delivery Area to be the appropriate price specified in that Schedule plus the cost actually incurred in respect of and properly attributable to the transport of such paints from the point of delivery to the retailer's place of business and which is clearly recorded in his books of account or records.

*Exhibition of Price List.*

6. Every person who sells or has for sale by retail in Victoria any paints, the maximum price of which is fixed by or under the provisions of this Order, shall exhibit and keep exhibited in a prominent position in his place of business or, if he has more than one place of business, in each of his places of business, in the form of a price list and in such manner as to be easily legible to persons contemplating making any purchase or conducting any business at his place or places of business particulars of the maximum prices fixed by or under the provisions of this Order for the sale by him of these paints.

*Fixation of Maximum Prices by Notice.*

7. Notwithstanding the foregoing provisions of this Order, I declare the maximum prices at which any paints which are specified in a notice in writing given in pursuance of this clause may be sold by any person to whom such notice is given to be such price as is fixed by the Commissioner by notice in writing to that person.

**THE SCHEDULE.**

Description.	Maximum Retail Prices.						
	4 or 5 Gallon Tins per Gallon.	1 Gallon Tin per Tin.	1 Gallon Tin per Tin.	1 Gallon Tin per Tin.	1 Gallon Tin per Tin.	1 Gallon Tin per Tin.	1 Gallon Tin per Tin.
	s. d.	s. d.	s. d.	s. d.	s. d.	s. d.	s. d.
<i>Products of any of the following Manufacturers, viz.:—British Australian Lead Manufacturers Pty. Ltd., Australasian United Paint Company Pty. Ltd., The Muralo Company (Australia) Pty. Ltd.—</i>							
Dulux Hi-Gloss—All colours other than Bright Red or Chinese Red ..	86 6	35 0	18 5	9 8	5 6	..	..
Bright Red or Chinese Red ..	74 0	38 9	20 3	10 8	5 11	..	..
Dulux Hi-Gloss Undercoat ..	54 6	29 0	15 5	8 2	4 9	..	..
Dulux Super Enamel Finish—All colours other than black ..	77 0	40 3	21 0	11 0	6 1	3 9	..
Black ..	73 4	38 5	20 1	10 7	5 11	3 7	..
Dulux Super Satin Finish—All colours ..	64 3	33 11	17 10	9 5	5 4	..	..
Dulux Super Matt Finish—All colours ..	61 6	32 6	17 2	9 1	5 2	..	..
Dulux Super Seal ..	49 6	26 6	14 2	7 7	4 5	..	..
Dulux Undercoats—							
Grey, 366-26 ..	53 6	28 6	15 2	8 1	4 8	3 0	..
White, 366-33 ..	53 6	28 6	15 2	8 1	4 8	3 0	..
Ivory, 366-215 ..	53 6	28 6	15 2	8 1	4 8	3 0	..
Pure Prepared Paint—							
All colours other than Vermilion ..	56 6	30 0	15 11	8 5	4 10	..	..
Vermilion ..	63 6	33 6	17 8	9 4	5 3	..	..
Undercoats or Pink Primer ..	54 6	29 0	15 5	8 2	4 9	..	..
Roof Paint—							
Reds, other than Super Anti-corrosive ..	53 0	28 3	15 0	8 0	..	..	..
Super Anti-corrosive Red, Aluminium, Grey ..	57 0	30 3	16 0	8 6	..	..	..
Chromium Greens ..	61 0	32 3	17 0	9 0	..	..	..
Interior Muraltone Plastic ..	41 0	42 6	23 0	12 5	6 8	..	..

## THE SCHEDULE—continued.

Description.	Maximum Retail Prices.						
	4 or 5 Gallon Tins per Gallon.	1 Gallon Tin per Tin.	1 Gallon Tin per Tin.	1 Gallon Tin per Tin.	1 Gallon Tin per Tin.	1 Gallon Tin per Tin.	1/2 Gallon Tin per Tin.
	s. d.	s. d.	s. d.	s. d.	s. d.	s. d.	s. d.
<i>Products of any of the following Manufacturers, viz.:— British Paints (Australia) Pty. Ltd., Taylor's Paints Pty. Ltd.</i>							
"Supalusta," "Superlative," Super Enamelized Colours—							
Gloss White, Off White, Old Ivory, Cream, Sunshine Yellow, Black, Chocolate Brown, Eastern Green, Biscuit, Timor Blue, Dove Grey, Primrose, Windsor Green, Barrier Coral, Morning Grey, Blue Mist, Pastel Green, Soft Primrose ..	62 6	64 0	33 9	17 10	9 5	5 5	..
Fadeless Green, Jade Green ..	70 0	71 6	37 6	19 8	10 5	5 11	..
Burgundy and Royal Blue ..	67 9	69 3	36 4	19 1	10 0	5 8	..
Clear ..	54 3	55 9	29 8	15 8	8 5	4 11	2 0
Bright Red, Carmen Red ..	72 6	74 0	38 0	20 3	10 9	6 0	..
<i>Prepared Paints— "Taylors," "British"</i>							
Gloss White, Flat White, Ivory, Black, and Standard Colours Nos. 19, 20, 21, 22, 23, 25, 28, 29, 32, 33, 39, and 40 ..	54 0	55 6	29 6	15 8	8 4	4 10	..
Bright Green No. 34, Mid-Green No. 35, Permanent Eau de Nil No. 37, Fast Light-blue No. 42 ..	56 8	58 2	30 10	16 4	8 8	4 11	..
Fadeless Green No. 43, Signal Red No. 31, Orange No. 44, Yellow ..	61 11	63 5	33 6	17 7	9 4	5 3	..
<i>Roof and Structural Paint—</i>							
Bright Red or Tile Red	50 8	52 2	27 10	14 10	7 11	..	..
White and Mid Grey ..	59 0	60 6	32 0	16 11	9 0	..	..
Fadeless Green ..	68 4	69 10	36 8	19 3	10 2	..	..
Aluminium ..	62 6	64 0	33 9	17 10	9 5	..	..
Undercoats ..	51 0	52 6	28 0	14 11	8 0	4 8	..
<i>"Supa-Flat" — Flat Enamel Wall Finish—</i>							
All Shades ..	58 2	59 8	31 7	16 8	8 10	..	..
<i>"Satin - Tone - Satin Finish Enamel—</i>							
All Shades ..	58 2	59 8	31 7	16 8	8 10	..	..
<i>"Walmasta" Interior Resinous Emulsion—</i>							
All Shades ..	42 6	44 0	23 9	12 9	..	..	..
<i>Products of any of the following Manufacturers, viz.:— Glazebrooks Paints (Australia) Pty. Ltd., Glazebrooks Paint and Chemicals Ltd.</i>							
<i>Tanox Super Gloss Paint—</i>							
White, Creams, Stones, Greys, Blues ..	65 0	66 6	35 0	18 5	9 8	5 6	..
Greens, Browns, Reds ..	..	69 0	36 3	19 0	10 0	5 7	..
Scarlet, Orange, and Yellow ..	..	74 6	39 0	20 5	10 8	5 11	..
<i>Tanox Undercoat—</i>							
White or Colours ..	55 6	57 0	30 3	16 0	8 6	4 11	..
<i>Tanox Primers—</i>							
White or Pink ..	55 6	57 0	30 3	16 0	8 6	4 11	..
Aluminium Wood Primer ..	53 0	54 6	29 0	15 5	8 2	..	..

## THE SCHEDULE—continued.

Description.	Maximum Retail Prices.						
	4 or 5 Gallon Tins per Gallon.	1 Gallon Tin per Tin.	1 Gallon Tin per Tin.	1 Gallon Tin per Tin.	1 Gallon Tin per Tin.	1 Gallon Tin per Tin.	1/2 Gallon Tin per Tin.
	s. d.	s. d.	s. d.	s. d.	s. d.	s. d.	s. d.
Rusta Resta Roof							
Paint—							
Ferric Red ..	52 6	54 0	28 10	15 3	..	..	..
Light Grey ..	63 6	65 0	34 3	18 0	..	..	..
Permanent Green ..	75 6	77 0	40 3	21 0	..	..	..
Aluminium ..	59 6	61 0	32 3	17 0	..	..	..
Spred Satin—All colours ..	..	66 6	35 0	18 5	9 8	..	..
Permoglaze—							
Interior Gloss Finish—							
All colours ..	74 0	75 6	39 6	20 8	10 10	6 0	3 8
Clear Gloss Finish ..	..	54 6	29 0	15 5	8 3	4 9	3 0
Satin Finish—All							
Colours ..	..	62 6	33 0	17 5	9 2	5 3	..
Matt Finish—All							
Colours ..	..	59 0	31 3	16 6	8 9	5 0	..
Primer No. 1—All							
Colours ..	56 6	58 0	30 9	16 3	8 8	5 0	..
Undercoat No. 2 ..	56 6	58 0	30 9	16 3	8 8	5 0	..
Products of any of the following Manufacturers, viz.:—							
Goodlass, Wall and Co. Pty. Ltd.,							
Alexander Ferguson Pty. Ltd.							
"Goodlass" Valspar							
Exterior and Ricksha							
Magicolour—							
All colours other than Bright Red ..	..	66 6	34 11	18 5	9 8	5 6	..
Bright Red ..	..	73 0	38 2	20 1	10 6	5 10	..
"Ricksha" Magicolour—							
Undercoats General							
Colours ..	53 0	54 6	29 0	15 4	8 2	4 9	..
Metal Primer ..	..	64 9	34 2	17 11	9 5	5 4	..
"Goodlass" and "Elephant" Paint—							
All colours other than Red, Yellow, Permanent Greens ..	56 9	58 3	30 10	16 4	8 8	5 0	..
Red, Yellow ..	..	73 9	38 7	20 2	10 7	6 0	..
Permanent Greens ..	..	69 9	36 7	19 2	10 1	5 9	..
Roof Paints—							
Red ..	51 3	52 9	28 1	15 0	7 11	..	..
Permanent Green ..	..	70 3	36 10	19 4	10 2	..	..
White or Grey ..	59 9	61 3	32 4	17 1	9 0	..	..
Bituminous Alu-							
minium ..	41 0	42 6	23 0	12 5	6 8	..	..
Aluminium ..	55 3	56 9	30 1	16 0	8 5	4 11	..
Combinol, "Ricksha"—							
Flat Finish—							
All colours other than Midnight Blue, Wattle Yellow, Flame, Royal Red, Terra-cotta, Forest Green, Ebony Black ..	57 9	59 3	31 4	16 7	8 10	5 0	..
Midnight Blue, Wattle Yellow, Flame, Royal Red, Terra-cotta, Forest Green, Ebony Black ..	..	62 3	32 10	17 4	9 2	5 2	..
Satin Finish, Satinkote ..	..	62 3	32 10	17 4	9 2	5 2	..
Enamel, Glosskote ..	..	66 6	34 11	18 5	9 8	5 6	..
"Valspar" Plastic Matt—							
Flat—All colours other than Midnight Blue, Wattle Yellow, Flame, Royal Red, Terra-cotta, Forest Green, Ebony Black ..	..	54 0	28 9	15 3	8 2	..	..
Satin—All colours other than Midnight Blue, Wattle Yellow, Flame, Royal Red, Terra-cotta, Forest Green, Ebony Black ..	..	62 9	33 2	17 6	9 2	..	..
Midnight Blue, Wattle Yellow, Flame, Royal Red, Terra-cotta, Forest Green, Ebony Black ..	..	72 0	37 9	19 9	10 5	5 10	..

## THE SCHEDULE—continued.

Description.	Maximum Retail Prices.						
	4 or 5 Gallon Tins per Gallon.	1 Gallon Tin per Tin.	1 Gallon Tin per Tin.	1 Gallon Tin per Tin.	1 Gallon Tin per Tin.	1 Gallon Tin per Tin.	1/2 Gallon Tin per Tin.
	s. d.	s. d.	s. d.	s. d.	s. d.	s. d.	s. d.
<i>Products of any of the following Manufacturers, viz.:—</i>							
<i>Major Bros. and Co. (Vic.) Pty. Ltd.,</i>							
<i>Major Bros. and Co. Pty. Ltd.</i>							
<i>Majora Pure Mixed Paint—</i>							
Nos. 801, 802, 803, 805, 806, 807, 808, 809, 812, 814, 817, 825, 826, 827, 828, 829 ..	..	56 6	30 0	15 11	8 6	4 10	..
Interior Flat White ..	..	52 6	28 0	14 11	8 0	4 7	..
818-819 ..	..	62 9	33 2	17 6	9 3	5 3	..
Permanent Green ..	..	65 9	34 8	18 3	9 7	5 5	..
Permanent Red ..	..	72 6	38 0	19 11	10 6	5 10	..
<i>Majora Undercoat—</i>							
White, Cream, Light Grey ..	..	52 6	28 0	14 11	8 0	4 7	..
Green ..	..	55 0	29 3	15 7	8 3	4 9	..
Majora Pink Primer ..	..	52 6	28 0	14 11	8 0	4 7	..
<i>"Majora" Majorgloss—</i>							
<i>Enamelized colours—</i>							
<i>All colours other than</i>							
Jasmine Yellow, Brilliant Green, Cypress Green, Fresco Blue, Sunproof Red ..	..	64 6	34 0	17 11	9 6	5 4	..
Jasmine Yellow, Brilliant Green, Cypress Green, Fresco Blue ..	..	67 3	35 5	18 7	9 10	5 6	..
Sunproof Red ..	..	72 6	38 0	19 11	10 6	5 10	..
<i>"Majora" Undercoating for Majorgloss—</i>							
White, Cream, Light Grey, Dark Grey ..	..	54 6	29 0	15 5	8 3	4 9	..
Green ..	..	56 6	30 0	15 11	8 6	4 10	..
<i>"Majora" Plastic Paint—</i>							
<i>Interior Flat—</i>							
<i>All colours other than</i>							
Mistletoe Green, Fresco Blue, or Terra-cotta ..	..	62 0	32 9	17 4	9 2	..	..
Mistletoe Green, Fresco Blue, Terra-cotta ..	..	66 0	34 9	18 4	9 8	5 5	..
<i>"Majora" Plastic Paint—</i>							
<i>Glaze Finish—</i>							
<i>All colours other than</i>							
Mistletoe Green, Fresco Blue, or Terra-cotta ..	..	77 0	40 3	21 1	11 1	..	..
Mistletoe Green, Fresco Blue, and Terra-cotta ..	..	79 6	41 6	21 8	11 4	6 6	..
<i>Products of any of the following Manufacturers, viz.:—</i>							
<i>Lewis Berger and Sons (Australia) Pty. Ltd.,</i>							
<i>Lewis Berger and Sons (Victoria) Pty. Ltd.,</i>							
<i>Sherwin-Williams Co. (Australia) Pty. Ltd.,</i>							
<i>Rogers Paint and Varnish Co.</i>							
<i>Bergermaster, Roger-master, Sher-master—</i>							
<i>All colours other than</i>							
Mail Red or Poinsettia ..	..	66 6	35 0	18 4	9 8	5 6	..
Mail Red, Poinsettia ..	..	74 0	38 9	20 3	10 8	5 11	..
"B.P." "S.W.P." ..	..	..	..	..	..	..	..
"Roger Three Star" ..	55 0	56 6	30 0	15 11	8 5	..	..
Undercoat ..	52 0	53 6	28 6	15 2	8 1	4 8	..
Pink Primer ..	52 0	53 6	28 6	15 2	8 1	4 8	..

## THE SCHEDULE—continued.

Description.	Maximum Retail Prices.						
	4 or 5 Gallon Tins per Gallon.	1 Gallon Tin per Tin.	1 Gallon Tin per Tin.	1 Gallon Tin per Tin.	1 Gallon Tin per Tin.	1 Gallon Tin per Tin.	1/2 Gallon Tin per Tin.
	s. d.	s. d.	s. d.	s. d.	s. d.	s. d.	s. d.
Kemtone Interior Finish— All colours other than Wedgwood Blue, Sun- shine Yellow, Pine- hurst Green, Monterey Red ..		44 6	24 0	12 11	...	...	..
Wedgwood Blue, Sun- shine Yellow, Pine- hurst Green, Monterey Red ..		48 6	26 0	13 10	7 5	...	..
Kem-Glo Full Gloss—All Colours ..		65 0	34 3	18 0	9 6	5 4	3 4
Kem-Glo Interior Varnish ..		42 0	22 9	12 3	6 8	3 11	2 8
Kem-Glo Semi-Lustre ..		61 6	32 6	17 3	9 0	5 3	..
Kem-Glo Surfacer Under- coat ..		51 0	27 3	14 6	7 9	4 6	..
Roofmaster Roof Paint— All colours other than Chromium Green ..	57 0	58 6	31 0	16 4	...	...	..
Chromium Green ..	67 6	69 0	36 3	19 0	...	...	..
<i>Products of the following Manufacturer, viz.:— Smith and Walton (Aust.) Pty. Ltd.</i>							
Synflat— All colours other than Flame, Chrome Green, Blue ..	59 6	61 0	32 3	17 0	9 0	...	..
Flame, Chrome Green, Blue ..	66 3	67 9	35 9	18 9	9 9	...	..
Synglaze—All colours ..	59 0	60 6	32 0	16 9	9 0	5 0	..
Hadrian Full Bodied Gloss ..	63 6	65 0	34 3	18 0	9 6	5 3	..
Hadrian Undercoat ..	51 0	52 6	28 0	14 9	8 0	4 6	..
<i>Products of any of the following Manu- facturers, viz.:— Spartan Paints Pty. Ltd., Nason Paint and Color Pty. Ltd., Hardie Trading Ltd.</i>							
Hardex Gloss Paint— All colours other than Reds or Greens ..	59 6	61 0	32 3	17 0	9 0	5 2	..
Reds or Greens ..	63 0	64 6	34 0	17 11	9 5	5 5	..
Hardex Undercoats ..	52 0	53 6	28 6	15 2	8 0	4 8	..
Hardex Pink Primer ..	48 0	49 6	26 6	14 2	7 7	4 5	..
Spartan Plastic Paint— All colours other than machine tints and full-tone colours ..	46 0	49 3	26 6	13 9	...	...	..
Machine Tints ..	52 3	54 3	28 11	15 1	...	...	..
Full-tone Colours ..	63 3	66 6	35 0	18 3	...	...	..
<i>Products of any of the following Manu- facturers, viz.:— Tip Top Paints (Vic.) Pty. Ltd., Tip Top Paints (Australia) Ltd.</i>							
Coloramie Gloss— All colours other than Cerise, Flame, Citron, Forest, Swiss Blue, Ebony, Nutmeg ..	62 6	64 0	33 9	17 9	9 5	5 4	..
Cerise, Flame, Citron, Forest, Swiss Blue, Ebony, Nutmeg ..		71 0	37 3	19 6	10 3	5 9	..
Undercoats—Exterior ..	51 0	52 6	28 0	14 9	8 0	4 6	..
Undercoats—Interior ..	48 6	50 0	26 9	14 3	7 8	4 5	..
Coloramie Matt— All colours other than Cerise, Flame, Citron, Forest, Swiss Blue, Ebony, Nutmeg ..							
Clear ..	57 6	59 0	31 3	16 3	8 9	5 0	..
Cerise, Flame, Citron, Forest, Swiss Blue, Ebony, Nutmeg ..		62 0	32 9	17 3	9 2	5 3	3 3
Clear ..		49 0	26 3	14 0	7 6	4 5	..
Pink Primer ..	51 0	52 6	28 0	14 9	8 0	4 6	..

## THE SCHEDULE—continued.

Description.	Maximum Retail Prices.						
	4 or 5 Gallon Tins per Gallon.	1 Gallon Tin per Tin.	1 Gallon Tin per Tin.	1 Gallon Tin per Tin.	1 Gallon Tin per Tin.	1 Gallon Tin per Tin.	1 Gallon Tin per Tin.
	s. d.	s. d.	s. d.	s. d.	s. d.	s. d.	s. d.
<i>Products of any of the following Manufacturers, viz.:—</i>							
<i>Sterling Paint and Varnish (Vic.) Pty. Ltd., Sterling Paint and Varnish Co. Pty. Ltd.</i>							
Rayflex Long Gloss—							
All colours other than							
Green, Blue, Orange,							
Red .. ..	61 6	32 6	17 2	9 1	5 3		
Green, Blue, Orange,							
Red .. ..	66 9	35 2	18 5	9 9	5 6		
Rayflex Long Gloss							
Undercoat .. ..	52 0	27 9	14 9	7 9	4 6		
Sterling Prepared Paint—							
All colours other than							
Signal and Carriage							
Red, Mid Weather,							
Dark Green .. ..	55 6	29 6	15 6	8 2	4 8		
Signal and Carriage							
Red, Mid Weather,							
Dark Green .. ..	57 6	30 6	16 0	8 6	4 10		
Pink Primer .. ..	52 0	27 9	14 9	7 9	4 6		
<i>Products of any of the following Manufacturers, viz.:—</i>							
<i>Taubmans (Vic.) Pty. Ltd., Taubmans (S.A.) Pty. Ltd., T.I.L. Services Pty. Ltd., Taubmans Industries Ltd.</i>							
Butex—							
All colours other than							
Bristol Green, Mecca							
Green, Royal Blue,							
Turquoise, Orange,							
Lhasa, Burgundy,							
Durbar .. ..	64 0	33 9	17 9	9 5	5 4		
Bristol Green, Mecca							
Green, Royal Blue,							
Turquoise, Orange,							
Lhasa, Burgundy .. ..	68 0	35 9	18 9	9 11	5 7		
Durbar .. ..	74 0	38 9	20 3	10 8	5 11		
Super Paint—							
All colours other than							
Greens, Orange,							
Mid Chrome, Brill-							
iant Red .. ..	55 6	29 6	15 8	8 4	4 9		
Greens .. ..	57 6	30 6	16 1	8 7	4 11		
Orange, Mid Chrome							
Brilliant Red .. ..	59 6	31 6	16 8	8 10	5 0		
Exterior Undercoats—							
All colours other than							
Red, Green .. ..	52 6	28 0	14 11	7 11	4 7		
Red .. ..	58 0	30 9	16 3	8 8	4 11		
Green .. ..	54 6	29 0	15 5	8 2	4 9		
Pink Primer .. ..	52 6	28 0	14 11	7 11	4 7		
Waldex Emulsion Paint—							
All colours other than							
Evergreen .. ..	46 6	25 0	13 4	7 2			
Evergreen .. ..	61 3	32 4	17 1	9 0			
Roof Paint—							
Ferric Red .. ..	52 9	28 2	14 11	8 0			
Light Slate, Terra-tile							
Green, Tangotile,							
Aluminium .. ..	59 4	31 5	16 7	8 9			
Revelite Full Gloss							
Enamel—							
All colours other than							
Coral Rose .. ..	72 6	38 0	19 11	10 5	5 10	3 7	
Coral Rose .. ..	100 0	51 9	26 9	13 11	7 7	4 5	
Revelite Semi-Gloss Wall							
Enamel—							
All colours other than							
Coral Rose .. ..	63 6	33 6	17 7	9 4	5 3		
Coral Rose .. ..	100 0	51 9	26 9	13 11	7 7	4 5	

## THE SCHEDULE—continued.

Description.	Maximum Retail Prices.						
	4 or 5 Gallon Tins per Gallon.	1 Gallon Tin per Tin.	$\frac{1}{2}$ Gallon Tin per Tin.	$\frac{1}{4}$ Gallon Tin per Tin.	$\frac{1}{8}$ Gallon Tin per Tin.	$\frac{1}{16}$ Gallon Tin per Tin.	$\frac{1}{32}$ Gallon Tin per Tin.
	s. d.	s. d.	s. d.	s. d.	s. d.	s. d.	s. d.
Revelite Flat Wall Enamel—							
All colours other than							
Coral Rose ..	..	61 0	32 3	17 0	9 0	..	..
Coral Rose ..	..	100 0	51 9	26 9	13 11	7 7	4 5
Undercoat—Interior ..	..	52 0	27 9	14 9	7 10	4 7	2 11
Dynamel ..	..	56 2	29 10	15 10	8 5	4 10	3 0
Solpah Paving Paint—							
All colours other than							
Ferric Red or Black ..	..	56 4	29 11	15 10	8 5	4 10	..
Ferric Red or Black ..	..	45 8	24 7	13 2	7 1	4 2	..
Products of the following Manufacturer, viz. :— The W.C. Davis Paint Co. Pty. Ltd. "Alsatian"—							
All colours other than							
Apple Green, Eau de							
Nil, Sea Green,							
Purple Brown, Oak							
Chestnut Brown,							
Jarrah, Azure Blue,							
Oxford Blue, Indian							
Red, Greens, Reds,							
Orange, Lemon,							
Yellow ..	56 6	58 0	30 9	16 4	8 8	4 10	..
Apple Green, Eau de							
Nil, Sea Green,							
Purple Brown, Oak,							
Chestnut Brown,							
Jarrah, Azure Blue,							
Oxford Blue, Indian							
Red ..	..	59 6	31 6	16 8	8 10	5 0	..
Greens ..	..	66 6	35 0	18 5	9 7	5 6	..
Reds, Orange, Lemon							
Yellow ..	..	70 0	36 9	19 3	10 2	5 8	..
"Alsatian", Undercoats							
or Primers ..	52 6	54 0	28 9	15 3	8 1	4 8	..
Products of the following Manufacturer, viz. :— Wesco (Australia) Pty. Ltd. Wesco-tone ..	42 6	44 0	23 9	12 9	..	..	..

Dated this 27th day of September, 1954.

J. F. WALDRON,  
Prices Commissioner.





# VICTORIA GOVERNMENT GAZETTE.

*Published by Authority.*

*[Registered at the General Post Office, Melbourne, for transmission by post as a newspaper.]*

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No. 930]

TUESDAY, OCTOBER 12.

[1954

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GEELONG WATERWORKS AND SEWERAGE TRUST.  
REGULATIONS RELATING TO THE ISSUE OF INSCRIBED  
STOCK AND DEBENTURES.

1. *Interpretation.*—In these Regulations, unless there be something in the subject-matter or context inconsistent therewith, the following terms shall have the meanings set against them respectively, that is to say:—

“The Trust.”—Geelong Waterworks and Sewerage Trust.

“The Secretary.”—The Secretary or Acting Secretary for the time being of the Trust.

“The Registrar.”—The officer of the Trust for the time being appointed by the Commissioners to be Registrar of Stock.

“The Office.”—The offices of the Trust at Geelong.

“Stock.”—Inscribed Stock created or issued by the Trust under the provisions of the Geelong Waterworks and Sewerage Acts.

“Stock Ledger.”—The ledger or ledgers of the Trust in which the stock is recorded or inscribed.

“Debentures.”—Debentures payable to bearer with interest coupons attached issued by the Trust under the provisions of the Geelong Waterworks and Sewerage Acts.

Words importing the singular shall include the plural and vice versa.

Words importing the masculine shall include the feminine.

“Schedule.”—The Schedule to these Regulations.

## DEBENTURES.

2. *Application*.—An application to purchase debentures shall be in accordance with Form 1 and on receipt of purchase money the Commissioners of the Trust shall proceed to allot the debentures applied for in accordance with the application; save that where a person tenders for debentures in accordance with a prospectus calling for subscription by public tender the Trust may if it deems fit allot the debentures from such tender without any further or other application and the price paid shall be in manner provided by such prospectus.

3. *Denomination*.—Debentures shall be issued in denominations of £100 and £500.

4. *Delivery*.—The Registrar may, at the request of the owner deliver debentures to any bank nominated by the owner and the receipt of such bank shall constitute proof of effective delivery of such debentures.

Debentures may be sent by registered post to the owner at the address disclosed in the application for such debentures and such posting shall constitute effective delivery of the debentures to the owner.

In all other cases a receipt for debentures issued shall be given to the Registrar by the purchaser.

5. *Conversion to Stock*.—Where any person desires to convert debentures of the Trust held by him into stock he shall transmit to the Registrar an application in Form 2 and shall lodge therewith the debentures held by him, and thereupon the Trust will allot stock in accordance with such application and issue a certificate of inscription.

The debentures lodged with the application together with all coupons in respect of interest not due shall be cancelled and shall be destroyed in the presence of one of the Trust's Auditors who shall certify to the Chairman accordingly. For the purpose of conversion as aforesaid the value of the stock and debentures shall be taken as par and the conversion effected on that basis and on every such conversion the appropriate entries shall be made in the Stock Ledger and duly attested under Clause 12 of these Regulations.

6. *Where Payable*.—Debentures may, at the Trust's discretion, be made payable at the offices of the Commonwealth Bank of Australia at Geelong or at Melbourne.

## INSCRIPTION OF STOCK.

7. *Minimum Holding*.—Stock shall not be inscribed, issued, or transferred except in sums of not less than £50 or a multiple thereof.

8. *Applications for Stock*.—An application to purchase stock shall be in accordance with Form 1 and shall be accompanied by the purchase money for the amount of stock applied for, or for the balance of such price where portion thereof has already been paid by way of deposit save that where a person tenders for stock in accordance with a prospectus calling for subscription by public tender the Trust may if it deems fit, inscribe and issue the stock from such tender without any further or other application and the purchase money paid shall be in manner provided by such prospectus. In a joint holding there shall be set forth in the application or tender the names of the applicants in the order in which they are to appear in the Stock Ledger.

9. *Allotment and Certificate of Inscription*.—On receipt of the application or tender and purchase money the Trust shall proceed to allot the stock applied for as set out therein and the Registrar shall cause to be inscribed in the Stock Ledger the name of the purchaser, together with the amount of stock allotted and such other matters and particulars as may be deemed necessary. After such inscription a certificate of inscription in Form 3 shall be transmitted by the Registrar to the allottee or his agent or attorney.

10. *Conversion of Stock into Debentures*.—Upon receipt of an application in accordance with Form 4 for the issue of debentures in exchange for stock the Registrar shall debit the appropriate account in the Stock Ledger and issue debentures of the same currency and rate of interest and for the amount of the stock concerned, after having removed and cancelled the overdue interest coupons.

In the case of a joint holding an application for conversion of stock to debentures shall be signed by all persons inscribed in the Stock Ledger.

Debentures shall not be issued in exchange for stock in cases where the stock is inscribed in the name of an infant or in the name of a person of unsound mind jointly with another or others not under legal disability, except in pursuance of an order of a Justice of the High Court or of a Judge of the Supreme Court of a State or Territory.

11. *Stock Certificate Lost or Destroyed may be Replaced.*—If any certificate of inscription is lost, mislaid, or destroyed the Registrar shall, on being applied to, issue a duplicate certificate in place of the certificate so lost, mislaid, or destroyed, and such duplicate shall be delivered only to the person whose name is inscribed in the Stock Ledger as the holder of the stock or to his attorney or agent. The Registrar may charge a fee not exceeding 1s. for the issue of a duplicate certificate.

12. *Verification of Ledger Entries.*—Every entry in the Stock Ledger shall be initialled by the Secretary to the Trust or such other officer of the Trust as may be appointed, and such ledger shall be audited from time to time by the Trust's Auditors.

13. *Joint Owners, Companies, Corporations, Firms, &c. Stock not to be inscribed in more than four names—inscription in name of corporation, friendly society, or trade union.*—Stock may be inscribed in the name or names of one or more persons, not exceeding four, or in the name of a friendly society or trade union, or in the name of a registered company or other corporation but in the case of a registered company or other corporation the Registrar must first be furnished with a copy of the certificate of incorporation or special Act of Parliament under which such corporation is established, together with a certified specimen of the seal of the corporation, and a duly verified copy of any Regulations governing the mode of affixing the seal.

An application by a friendly society, trade union, or branch thereof for inscribed stock shall be in accordance with Form 1, or in the form accompanying the prospectus of a loan in respect of which the application is made, and shall contain the particulars specified in that form, and shall be accompanied by a certificate in accordance with Form 5 and the Registrar must be furnished with a copy of the rules of the society or union.

Stock will not be inscribed in the name of a firm but in the names of the individual partners.

14. *Minors and Persons of Unsound Mind.*—(a) Stock shall not be inscribed in the name of a minor unless jointly with one or more persons who have attained the age of 21 years and when so inscribed it shall not be transferred without the consent in writing of the minor's guardian until the minor has attained the age of fourteen years or is deceased. In cases where stock so inscribed matures the Trust may, if it thinks fit, on the application of the holders, convert such stock into a new loan or the redemption money may, if the minor has attained the age of fourteen years, be paid to him jointly with the other person or persons in whose name the stock is inscribed or, if the minor has not attained the age of fourteen years, be paid to the minor's parent or guardian jointly with the other person or persons in whose name the stock is inscribed.

(b) Where stock is inscribed in the name of an infant or persons of unsound mind jointly with any person or persons not under legal disability, a power of attorney for the receipt of the interest on such stock shall be sufficient authority in that behalf if given under the hand and seal of the person or persons not under disability and duly attested. The Registrar before acting on any such power of attorney may require proof to his satisfaction of the alleged infancy or unsoundness of mind by statutory declaration of competent persons or otherwise in such manner as he may reasonably require, but the Registrar shall be under no obligation to require such proof.

15. *Change of Address.*—Any change of address of a stockholder shall be at once notified in writing to the Registrar.

16. *Persons Whose Names are Inscribed Alone Recognized as Owners.*—The Registrar shall, for all purposes, be entitled to regard the person or persons whose name or names are inscribed in the

Stock Ledger as the true and lawful owners and holders of the stock in relation to which such name or names is or are so inscribed, and all receipts, acquittances, discharges, releases, and documents whatsoever executed by such person or persons in relation to such stock, or the interest thereon, shall be deemed for all purposes to be documents duly executed by the person or persons entitled to such stock or interest, as the case may be.

17. *Trusts not Recognized.*—Save as herein or by statute provided no entry of any trust shall be made in the Stock Ledger, and the Trust shall be entitled to treat the person or persons whose name or names are inscribed in the Stock Ledger in respect of any stock as the absolute owner or owners thereof, and accordingly shall not, except as ordered by a court of competent jurisdiction, or as by Statute required, be bound to recognize any equitable or other claim to or interest in such stock on the part of any other person.

18. *Receipts of Joint Holders.*—The receipt of any one stockholder or of his attorney or agent in the case of stock inscribed in more than one name for any interest or for any document relating to such stock shall be sufficient discharge to the Trust in respect thereof, but a discharge in respect of repayment of principal must be given by all stockholders in a joint holding.

19. *Transfers of Stock.*—

(a) *Transfer Books, Form 6.*—There shall be kept at the office of the Trust books to be called "Transfer Books" wherein all transfers of stock, or any part thereof, shall be entered and registered, which entries shall be numbered consecutively beginning on the first day of July in each year and corresponding numbers shall be put on the forms from which the entries are made.

All transfers shall be in the form 6 contained in the schedule and shall be fully signed, and in the case of a corporation properly sealed, by the parties making and accepting such transfers, or if any such party or parties be absent by his or their attorney or attorneys thereunto, lawfully authorized as hereinafter mentioned, and every such transfer shall pass the right to all interest becoming due and payable after the date of registration thereof, so that the Trust shall not be under any necessity to apportion any such interest as between the transferror and transferee.

- (b) As far as practicable the signing of transfers by owners of stock shall take place in the presence of the Registrar or other officer of the Trust duly authorized for that purpose otherwise the Registrar must be satisfied as to the genuineness of signatures before allowing registration to be made. Signatures to transfers shall be attested by one of the witnesses indicated on Form 6.
- (c) Registration will not be made of any transfer nor application therefor received one calendar month immediately preceding the date of maturity of stock, nor within fourteen days prior to the date on which interest is due.
- (d) Upon receipt of a form of transfer the Registrar shall inspect the Stock Ledger and shall mark such form of transfer with a notice that the stock transferred is registered in the name of the transferror if such be the case. The form of transfer may be registered at any time within fourteen days of being so marked, notwithstanding that the transferror, after executing the transfer had died or become bankrupt, but if after the expiration of the said period of fourteen days, and before registration, the transferror has died or become bankrupt, no such transfer of stock shall be registered if the Registrar has knowledge of the death or bankruptcy.
- (e) On a transfer being registered the Registrar shall issue a certificate of inscription to the transferee for the amount of the stock transferred and a fresh certificate to the transferror for the balance of stock (if any) remaining to his credit.
- (f) Where debentures or stock have been issued for a period which may be determined whether at any time or at one of several dates by the Trust by notice, such notice may

in default of other provisions in the relevant prospectus be given by advertisement appearing at least six months before the intended date of determination in a daily newspaper published in each of the capital cities of the Commonwealth and in Geelong and no transfer of the stock after the publication of such advertisement shall affect the right of the Trust to redeem the stock at the date so notified.

20. *Transfers to be Lodged on a Transfer Day.*—Every transfer of stock shall be lodged at the office on a transfer day. The transfer days shall be Monday, Tuesday, Wednesday, Thursday, and Friday in each week from 9.30 a.m. to 4 p.m. except when any of such days falls on a public holiday.

21. *Repayment of Principal.*—At least six weeks before the maturity of any stock the Secretary shall cause a letter to be sent to all the holders of such stock (in the case of joint accounts to the person whose name is first inscribed) reminding them of such maturity and asking for their instructions regarding disposal of the principal.

Upon receipt of instructions in writing from the stockholder the principal sum may be paid into any bank account nominated, or forwarded by prepaid post to whatever person designated, or collected at the Office by the owner or his attorney.

Sums held in a maturing loan may be converted into any loan being floated by the Trust at the time of such maturity.

The Secretary shall cause all reasonable steps to be taken for obtaining instructions from owners of maturing stock as to disposal of the principal. Where no written instructions have been received from an owner or his attorney the principal sum due shall be retained in the office until payment can properly be made and shall not carry interest.

22. *Stock Ledgers, &c., to be Closed.*—The Registrar will cause the Stock Ledger and transfer books to be closed for a period of fourteen clear days next before either of the days on which interest on the stock is payable, and shall cause the amount of the stock respectively standing to the credit of the several holders thereof to be ascertained, and the balances to be struck in the proper ledger, and the persons who, on the days such books are closed, are inscribed as holders of stock, shall be entitled to receive the interest next payable thereon.

23. *Entries in Stock Ledgers.*—As soon as possible after the registration of any transfer or transmission of stock the amount of stock transferred or transmitted shall be debited to the proper account in the Stock Ledger, and shall be forthwith credited in the same ledger to the account of the person or persons to whom it shall have been so transferred or transmitted, and the Registrar shall cause the said Stock Ledger to be compared with the transfers and transmissions so as to ascertain that all the business transacted has been duly and properly entered and recorded.

In the event of any stock being inscribed incorrectly owing to a mistake in any document the account may be amended by a letter or declaration or in such other manner as the Registrar may reasonably require.

24. *Inspection of Stock Ledger.*—Any stockholder or his attorney, on production of authority in writing, shall be at liberty to inspect his account in the Stock Ledger at all reasonable times on payment of the prescribed fee of 1s.

#### TRANSMISSION OF STOCK.

25. *Executors or Administrators Alone Recognized.*—(a) The executors or administrators of a deceased stockholder (not being one of several joint holders) shall be the only persons recognized by the Trust as having any title to the stock inscribed in the name of such deceased stockholder.

(b) (i) On the decease of any one of the joint holders of any stock the death may be proved by production of probate of will, letters of administration or certificate of death, and, if required by the Registrar, a declaration by some disinterested person as to the identity of deceased as the owner. On completion of the proof of death in a joint account the stock and interest thereon shall be registered in the name of the survivor or survivors.

(ii) On the decease of the last survivor in a joint account, the death must be proved as in the case of a sole owner and steps taken to inscribe the stock in the name of the executor or administrator of the last survivor.

26. *Transmission—Evidence of.*—(i) If any stock has been transmitted in consequence of the death or bankruptcy or insolvency of any stockholder or by any lawful means other than by a transfer under these Regulations such transmission shall be made in Form 7 and shall be authenticated by a statutory declaration and in such other manner, if any, as the Registrar may require.

(ii) Every declaration made pursuant to this section shall state the manner in which and the name of the said party to whom such stock shall have been transmitted, and shall be made and signed by some credible person before a Justice of the Peace of the State of Victoria, or a Commissioner of Affidavits or a Commissioner for Declarations and when made and signed outside the said State before a Notary Public or British Consul or Vice-Consul or other British Authority.

(iii) Every application for transmission together with the declaration, probate of the will, letters of administration, adjudication order of sequestration vesting or other order as the case may be or an office copy thereof shall be delivered to the Registrar and such application shall be numbered by him consecutively as though it were a transfer.

27. *Persons Entitled to be Recognized on Transmission.*—(a) The person becoming entitled on transmission in manner aforesaid may either himself be registered as the holder of the stock so transmitted or instead of being himself registered may make such transfer of the stock as the stockholder from whom the same was transmitted could have made, and any such transfer shall be accompanied by such evidence in proof of title of the transferee as the Registrar may reasonably require, and the person becoming entitled pursuant to this section shall be entitled to receive the interest on such stock and to all other advantages accruing to the registered holder of the stock.

(b) The Registrar may require the signatures of persons who claim transmission of stock by virtue of their appointment as executors, administrators, or trustees to be verified to his satisfaction by a person eligible to witness signatures to a transfer as set out in Form 6.

(c) Where the Registrar is satisfied that stock is inscribed in the name of a person whose property is required by law to be placed in the hands of a Public Trustee or any other officer charged with administering the estates of deceased or missing persons or persons under disability the Registrar may, upon receipt of such indemnity from the Public Trustee or other officer as he thinks necessary, transfer the stock accordingly.

28. *Marriage of Female Stockholder.*—On the marriage of a female stockholder such stockholder may apply, in writing in Form 8, to have such stock inscribed in her married name, or jointly with any other name, and shall lodge a copy of the certificate of registration of her marriage under the hand of the proper State officer, together with such other proofs as the Registrar may reasonably require, and the Registrar shall thereupon have such stock inscribed as required, and shall issue a new certificate of inscription in that name or names.

29. *Power of Attorney.*—Any attorney appointed by any stockholder for all or any of the purposes authorized by these Regulations or approved by the Trust, shall be thereunto authorized by writing under hand and seal, attested by two or more credible witnesses, and except with the Registrar's approval to the contrary every such power shall be in Form 9 contained in the Schedule hereto, and shall be executed and attested in accordance with the instructions printed at the foot thereof or endorsed thereon and duly stamped and shall be deposited and kept at the office, and shall be as valid and effectual to all intents and purposes as if the same had been filed in the office of the Registrar-General, and the death, bankruptcy, or (if a female) the marriage of the principal or the revocation of such power had not been registered according to law, and the same shall continue in force until actual written notice of the death of the grantor of such power or of the revocation thereof shall have been received by the Registrar, and the burden of proof of such receipt shall be upon the

person seeking to impeach any act of the Registrar or the Trust purporting to have been done by virtue or reason of such power. In case of a joint account such power of attorney shall be signed by all the owners.

30. *Power of Attorney, &c.—When to be Lodged.*—All powers of attorney, probates, and letters of administration, certificates of adjudication, or orders of sequestration, or declarations, must be lodged at the office at least two clear working days before the same can be acted upon, and neither the Trust nor the Registrar shall be answerable for any claim made or loss arising by reason of any such document not being acted upon during a period of two clear working days after the same has been so lodged.

31. *Interest—When Due.*—Interest is due on the first day of January and the first day of July in every year during the currency of the stock for the half year ended with the day previous to those dates respectively, and is payable on and after those days (holidays excepted).

32. *Payment of Interest.*—(a) Interest will be paid in one of the following modes:—

- (i) Unless otherwise instructed, payment will be made by cheque sent by ordinary prepaid letter through the post addressed to the stockholder, or the owner whose name in a joint account is first inscribed in the Stock Ledger at his address last notified to the Registrar before the closing of the Stock Ledger.
- (ii) By cheque sent through the post to any person nominated in writing by the stockholder or in the case of a joint holding by all or the first-named stockholder. A specimen signature of the person so nominated shall be supplied to the Registrar.
- (iii) To the stockholder or his attorney or in the case of a joint holding to the first-named stockholder or his attorney personally at the office by cheque after due notification in writing has been received that such is to be the mode of payment.
- (iv) By payment into an account in a bank, including a savings bank, within the Commonwealth at the risk of the stockholder under the following conditions:—
  - (a) Any stockholder who desires to have his interest cheques paid to the credit of a bank account must forward to the Registrar a written, signed authority to that effect. In the case of a joint account all the owners, or the owner whose name is first inscribed may sign the form.
  - (b) Applications for payment into a bank account must be lodged at the office fourteen days before the interest is due, and the instructions therein will remain in force, although the stock may have been added to or partly transferred.
  - (c) Any change of address of the person to whom interest payments are to be sent should be notified at once to the Registrar. When any such notification reaches the Registrar less than fourteen clear days before the next interest is due, the Registrar cannot undertake to record it until after the payment of the next interest.
  - (d) In the absence of any notification to the contrary, it will be assumed that interest payments sent by post have duly reached their destination. When they are not received on the correct day, notice should be sent to the Registrar without delay.

33. *Forms.*—The Registrar shall cause to be printed and kept at the office a sufficient supply of the several forms contained in the Schedule, and no forms other than those printed as aforesaid shall be used except with his approval.

## GENERAL.

34. *Specimen Signatures, &c.*—The genuineness of signatures may be tested by comparison with signatures on application or other forms. Specimen signatures obtained by post must be witnessed by a credible person, and their genuineness tested as provided in this Regulation.

If in cases where the owner is not personally known to the Registrar, or where the Registrar is doubtful as to the genuineness of a signature, or if for any other reason he is not satisfied as to the genuineness of an application or signature, a notice of dealing, in the Form 10 contained in the Schedule hereto, should be forwarded to the owner by the Registrar, who shall not register the transaction until a sufficient time has elapsed for a reply to be received.

All possible precautions shall be taken by the Registrar for the security of the stock to its owner and to guard against fraud or improper transactions; erasures must not be made in the Stock Ledger, errors must be ruled through, and the correct entries made.

In all cases of proposed dealings in stock, the attendance of the owner at the Trust's office should, when practicable, be arranged for.

## Inscribed Stock Regulations—

FORM No. 1.

No.

Fo.

## GEELONG WATERWORKS AND SEWERAGE TRUST.

## APPLICATION FOR STOCK OR DEBENTURES.

Loan No. per cent. Maturing

I/We hereby apply for £

(

pounds) of Geelong Waterworks and Sewerage Trust

Inscribed Stock  
Debentures at par and tender herewith the sum of £

(

pounds)

being  $\frac{\text{payment in full}}{10 \text{ per cent. of the face value}}$  of the amount applied for.

I/We agree to pay the balance subject to the conditions contained in the prospectus.

Dated this

day of

19

## NOTE.—

The amount applied for must be a multiple of £50 for stock and £100 for debentures.

Signature of Applicant(s)

Surname. (State whether Mr., Mrs., or Miss.)	Christian Name.	Occupation.	Address in Full.

## If Inscribed Stock is Required.—

I/We desire that the interest payments as they fall due be (a) paid to the credit of at the Bank; or (b) posted to

Signature

NOTE.—If Savings Bank give account number as well as Branch.  
Specimen Signature  
of Applicant

Witness



## Inscribed Stock Regulations—

FORM No. 2.

## GEELONG WATERWORKS AND SEWERAGE TRUST.

## APPLICATION FOR INSCRIPTION OF STOCK IN EXCHANGE FOR DEBENTURES.

I/We hereby apply for exchange into pounds  
 Inscribed Stock of the Geelong Waterworks and Sewerage Trust (Loan  
 No. per cent. due 19 )  
 of the attached Debentures for pounds  
 as detailed below and request that such stock be inscribed in the name(s)  
 of—

Surname.	Christian Names.	Address in Full.	Occupation.

## PARTICULARS OF DEBENTURES TO BE EXCHANGED.

Loan.	Due Date.	Rate per Cent.	Serial Numbers.	Amount.	Total.

Dated this day of 19  
 Signature of Applicant(s)  
 Specimen Signature of Applicants  
 Witness

## Inscribed Stock Regulations—

FORM No. 3.

## GEELONG WATERWORKS AND SEWERAGE TRUST.

65-67 Ryrie-street,  
 Geelong.

## INSCRIBED STOCK.

## CERTIFICATE OF INSCRIPTION.

Loan No. Interest Rate Maturity Date

This is to certify that under the provisions of the Geelong Waterworks  
 and Sewerage Acts pounds  
 (£ ) Geelong Waterworks and Sewerage Trust Stock is  
 inscribed in the Stock Ledger and books of record in the Trust's Offices at  
 Geelong in the name(s) of

as the owner(s) of the said stock; such stock being subject to the  
 said Acts and the Regulations which now are or may hereafter be in  
 force thereunder.

This Certificate is valueless for purposes of transfer or negotiation  
 and does not confer any title to the stock. It is issued only as evidence  
 of inscription of the stock at the date hereof.

Dated at Geelong this day of 19

REGISTRAR.

Ledger Folio

Name(s)

Certificate of Inscription  
 Issued by

Transfer Book No.  
 Application No.  
 Conversion No.

Ledger Folio

Date



## Inscribed Stock Regulations—

FORM No. 6.

Stamp Duty to be affixed here. **GEE LONG WATERWORKS AND SEWERAGE TRUST.**  
**GEE LONG WATERWORKS AND SEWERAGE TRUST INSCRIBED STOCK.**

Loan per cent. maturing

## TRANSFER AND ACCEPTANCE OF STOCK.

STAMPS ACT.  
TRANSFER OF MARKETABLE SECURITIES.

Upon the transfer of any marketable security or right in respect of shares of any corporation company or society which has a register in Victoria, in which such marketable securities or rights are registered—

(a) where such transfer is made on a sale thereof for a consideration in money or money's worth of not less than the unencumbered value of the marketable security or the right in respect of shares comprised in the transfer—  
 "Where the amount or value of the consideration for the transfer—does not exceed £10—a stamp duty of Six-pence; exceeds £10—a stamp duty of one-quarter per centum of such amount or value."

(b) where such transfer is made without consideration in money or money's worth or upon a consideration in money or money's worth of less than the unencumbered value of the marketable security or the right in respect of shares comprised in the transfer—

The same duty assessed in the same manner and with the same exemptions as on a deed of settlement or gift of property.

Stock Ledger Fol.  
 Stock Ledger Fol.  
 Entered  
 Examined  
 Stock-holders identified by  
 Registered at the office of  
 the Geelong Waterworks and  
 Sewerage Trust.  
 Secretary to the Trust.

I/We

(Name, address and occupation must be given in full.)

for the consideration of £ paid  
 to me/us by

hereby assign and transfer unto

(Name, address and occupation must be given in full.)

executors administrators or assigns the  
 sum of £ Geelong Waterworks  
 and Sewerage Trust (Loan per  
 cent.) Stock and all property and interest  
 in and right to the same and to the interest  
 accrued thereon.

Date of sale to Transferee / /

Signed by the said Transferor\* this day of 195

in the presence of

* Witness	* Transferor
* Witness	* Transferor
* Witness	* Transferor
* Witness	* Transferor

I/We hereby accept the stock above mentioned transferred into my or our name.

Signed by the said Transferee\* this day of 195

in the presence of

* Witness	* Transferee
* Witness	* Transferee
* Witness	* Transferee
* Witness	* Transferee

In the case of a Corporation the Transfer or Acceptance shall be properly sealed.

The witness must be a Justice of the Peace, Commissioner for Affidavits, Commissioner for Declarations, Notary Public, Solicitor, member of a recognized Stock Exchange, the secretary or other authorized officer of the Trust, or a bank manager, who shall sign as such and add the bank stamp.

## Inscribed Stock Regulations—

FORM No. 7.

GEELONG WATERWORKS AND SEWERAGE TRUST.  
MANDATE FOR TRANSMISSION.

Transmission No.

To the Secretary,  
Geelong Waterworks and Sewerage Trust.

Please have the undermentioned Transfer by Transmission effected.

From \_\_\_\_\_ who  
 lately resided at \_\_\_\_\_ but  
 who is now (1) \_\_\_\_\_

\_\_\_\_\_ Pounds  
 of the Geelong Waterworks and Sewerage Trust (Loan per  
 centum) stock to the undermentioned person(s)

Surname.	Christian Names.	Occupation.	Address.

who is \_\_\_\_\_ and claim by transmission.  
 are (2) \_\_\_\_\_

I/We submit the following documents in support of this claim in  
 accordance with Section 26 of the Regulations.

## Documents:

Witness	Signature
Qualification	Date
Witness	Signature
Qualification	Date

(1) Dead, bankrupt, or insolvent.

(2) Executor, administrator, guardian, trustee as the case may be.

NOTES.—The witness should be a Judge of the Supreme Court or  
 County Court or Police Magistrate, Solicitor, Justice of the Peace of the  
 State, Commissioner for Affidavits or Declarations, member of a recognized  
 Stock Exchange, the Secretary or other authorized officer of the Trust,  
 or a bank manager who shall sign as such and add the bank stamp, and  
 when made and signed outside the State a Notary Public or British Consul  
 or Vice-Consul.

## Inscribed Stock Regulations—

FORM No. 8.

GEELONG WATERWORKS AND SEWERAGE TRUST.  
MARRIAGE OF FEMALE STOCK-HOLDER.  
INSCRIBED STOCK.

Ledger Fol.

Sig. Book Fo.

APPLICATION OF STOCK-HOLDER FOR ALTERATION OF NAME ON  
MARRIAGE.To the Secretary,  
Geelong Waterworks and Sewerage Trust.

In consequence of my marriage I desire that stock described in schedule  
 below and inscribed in the name of

(my former name) be inscribed in my present name of

My husband's full name is

I attach my Marriage Certificate for noting.

My address in future will be

Amount of Stock.	Loan.	Rate per Cent.	Due Date.

Witness	New Signature
Occupation	(Married Name)
Address	Signature
	(Former Name)
	Date

## Inscribed Stock Regulations—

FORM No. 9.

## GEELONG WATERWORKS AND SEWERAGE TRUST.

## POWER OF ATTORNEY.

Know All Men by These Presents that I  
have constituted and appointed by these presents do constitute and appoint  
true and lawful attorney for and in name and on behalf—

1. To purchase and accept transfer of any part of the Geelong Waterworks and Sewerage Trust Stock.
2. To receive and give receipts for all interest now due or that may hereafter may become due on all Geelong Waterworks and Sewerage Trust Stock now or at any time hereafter during the currency of this Power of Attorney standing in name; and
3. To sell and transfer all or any part of the Geelong Waterworks and Sewerage Trust Stock now or at any time hereafter during the currency of this Power of Attorney standing in name and the interest thereon; and
4. To do and perform all acts and things and to sign all documents and receipts necessary and proper to be done, performed, or signed by virtue hereof.

In Witness Whereof have hereunto set hand and seal this  
day of One thousand nine hundred and  
Signed Sealed and Delivered SEAL  
by the said in the presence of—

Witness

Occupation

Address

Witness

Occupation

Address

NOTES.—Special attention is requested to the instructions for executing powers of Attorney which are printed on the other side.

Insert "my" or "our", "me" or "us" as the case may be.

## INSTRUCTIONS FOR EXECUTING POWERS OF ATTORNEY.

1. The date must be inserted in words and not in figures.
2. Each execution must be under seal and be attested by two or more credible witnesses, who must state their full addresses and occupation.
3. If clerks or servants are witnesses, they should give the name and address of their employers.
4. When a power of attorney is executed out of the State of Victoria, in addition to two witnesses, the signature must be attested by a British Minister, Consul, Vice-Consul, or other British Authority, or by a notary public.
5. If it should be necessary for a stockholder to execute a power of attorney by a mark instead of by signing his name, each witness must be a person of known position, such as a Minister of Religion, Magistrate, Justice of the Peace, Solicitor, or Medical Practitioner; and the witness must declare in writing that the document has been read over and fully explained to and understood by the stockholder.
6. Any alteration, interlineation, or erasure made in a power of attorney must be particularly mentioned in the attestation subscribed by the witnesses, and it must be stated to have been done previous to execution.
7. The Power of Attorney must be duly stamped as prescribed by the Stamps Acts.

## Inscribed Stock Regulations—

FORM No. 10.

## GEELONG WATERWORKS AND SEWERAGE TRUST.

## INSCRIBED STOCK.

## NOTICE OF DEALING.

To

I have to inform you that application has been made to deal with  
stock maturing and standing in your name in the manner  
stated hereunder, and if no objection in writing is received from you  
within days, the transaction referred to will be allowed by  
me.

REGISTRAR.

Proposed Transaction—

The foregoing Regulations, with Schedules thereto, were made and passed by the Geelong Waterworks and Sewerage Trust, and the common seal of the said Trust was hereunto affixed the 27th day of August, 1954, in the presence of—

SEAL

J. W. CARR, Chairman.

N. M. FREEMAN, Commissioner.

B. C. HENSHAW, Secretary.

Approved by the Governor in Council, the 21st day of September, 1954.

A. MAHLSTEDT,

Clerk of the Executive Council.



# VICTORIA GOVERNMENT GAZETTE.

Published by Authority.

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No. 931]

TUESDAY, OCTOBER 12.

[1954

## PROCLAMATION

By His Excellency Lieutenant-General the Honorable Sir Edmund Francis Herring, K.C.M.G., K.B.E., D.S.O., M.C., E.D., Lieutenant-Governor of the State of Victoria and its Dependencies in the Commonwealth of Australia, &c., &c., &c.

WHEREAS by a Commission under the Royal Sign Manual and Signet, bearing date the Thirtieth day of July, One thousand nine hundred and forty-five, His Majesty King George VI. was graciously pleased to appoint me to be the Lieutenant-Governor of the State of Victoria and its Dependencies in the Commonwealth of Australia, with all the powers, rights, privileges, and advantages to the said Office belonging or appertaining; and further, in case of the death, incapacity, or removal of the Governor of the said State, or of his departure from the said State, or of his assuming the administration of the Government of the Commonwealth of Australia, to authorize and require me to administer the Government of the said State, with all and singular the powers and authorities contained in certain Letters Patent under the Great Seal of the United Kingdom of Great Britain and Ireland, bearing date at Westminster the Twenty-ninth day of October, One thousand nine hundred, constituting the office of Governor in and over the said State of Victoria and its Dependencies as amended by Letters Patent under the Great Seal of the United Kingdom of Great Britain and Ireland, bearing date at Westminster the Thirtieth day of April, One thousand nine hundred and thirteen, making further provision for the administration of the Government of the State of Victoria and its Dependencies in certain events. And whereas the said Governor, owing to illness, is incapacitated: Now therefore I, Sir Edmund Francis Herring, the Lieutenant-Governor of the said State, do hereby proclaim that all the powers and authorities by the said Letters Patent granted to the Governor of the said State of Victoria and its Dependencies and by virtue of all other powers and authorities thereunto me enabling, have become and are now vested in me as Lieutenant-Governor of the said State now residing therein, to be by me exercised and enjoyed in accordance with the terms of the said Commission.

Given under my Hand and the Seal of the State of Victoria aforesaid, at Melbourne, this twelfth day of October, in the year of our Lord One Thousand nine hundred and fifty-four, and in the third year of the reign of Her Majesty Queen Elizabeth II.

(L.S.)

E. F. HERRING,  
By His Excellency's Command,

JOHN CAIN,  
Premier.

GOD SAVE THE QUEEN!

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