

VICTORIA GOVERNMENT GAZETTE.

Bublished by Authority.

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

No. 183]

WEDNESDAY, JULY 2.

[1941

- 1

Land Act 1928.

AREAS OF LANDS COMPRISED IN CERTAIN CLASSES DIMINISHED OR INCREASED.

PROCLAMATION

By His Excellency the Governor of the State of Victoria and its Dependencies in the Commonwealth of Australia, &c., &c., &c.

WHEREAS by the Land Act 1928 it is amongst other things enacted that the Governor in Council may, by Proclamation to be published in the Government Gazette, at any time diminish or increase the area of land comprised in any of the classes mentioned in Part I., Division 1, section 5, of the said Land Act 1928, but that the area of lands which may be sold by auction (Class 6) shall not be increased except as in certain cases in the said Act provided: Now therefore I, the Governor of the State of Victoria, in the Commonwealth of Australia, by and with the advice of the Executive Council of the said State, and in accordance with the provisions of sections 94 and 177 of the Land Act 1928 aforesaid, do hereby diminish or increase (as the case may be) the areas of Crown lands comprised in Classes 1, 2, 6, and 7 respectively of the classes mentioned in section 5 of the Land Act 1928 aforesaid to the extent set forth in the subjoined Schedules (that is to say):—

Schedules referred to.

Schedules referred to.

CLASSES DIMINISHED OR INCREASED.

County.	Parish.	Allotment.	Section.	Area.	Diminished. Class.	Increased.	Description.			
Grenville	Clarkesdale	5в, 50 9	B 12	A. R. P. 92 0 0 7 2 23	7	2 6	In east of parish. Corr. No. Ballarat J.23820 In south-east of parish. Corr. No C.87117			

CLASS INCREASED.

County.	Parish.	Allotment.	Area.	Class.	Description.			
Bendigo (a)	Marong	4D, 4E, 4F and 4G	A. B. P. 20 0 0	1	In the village of Darock. Corr. No. Bendigo W.64349			

(a) Area subject to amendment after survey.

Given under my Hand and the Seal of the State of Victoria aforesaid, at Melbourne, this thirtieth day of June, in the year of our Lord One thousand nine hundred and forty-one, and in the fifth year of the reign of His Majesty King George VI. (L.S.)

WINSTON DUGAN.

By His Excellency's Command,

A. E. LIND, Commissioner of Crown Lands and Survey.

GOD SAVE THE KING! No. 183.—8014/41. Sprice 6D.; Quarterly, 7s. 7d.; Half-Yearly, 15s. 2d.; Yearly, 30s. 4d.

ACT OF PARLIAMENT.

PROCLAMATION

By His Excellency the Governor of the State of Victoria and its Dependencies in the Commonwealth of Australia, &c., &c., &c.

I THE Governor of the State of Victoria, in the Commonwealth of Australia, do hereby declare that I have this day assented, in His Majesty's name, to the Bill passed by the Parliament of the said State the title whereof is hercunder set forth, that is to say:—

No. 4798. "An Act to apply out of the Consolidated Revenue the sum of Two million nine hundred and forty-six thousand six hundred and seven pounds to the service of the year One thousand nine hundred and forty-one and One thousand nine hundred and forty-two."

Given under my Hand and the Seal of the State of Victoria aforesaid, at Melbourne, this thirtieth day of June, in the year of our Lord One thousand nine hundred and forty-one, and in the fifth year of the reign of His Majesty King George VI.

(L.S.)

WINSTON DUGAN.

By His Excellency's Command,

A. A. DUNSTAN.

GOD SAVE THE KING!

Health Acts. CONSTITUTION OF MEAT AREAS.

PROCLAMATION

By His Excellency the Governor of the State of Victoria and its Dependencies in the Commonwealth of Australia, &c., &c.

Ry virtue of the powers conferred by the Health Acts, I, the Governor of the State of Victoria, in the Commonwealth of Australia, on the recommendation of the Commission of Public Health, and by and with the advice of the Executive Council of the said State, do by this my Proclamation amend my Proclamation constituting the meat areas of Frankston, Kyneton. Maryborough, Daylesford and Castlemaine, dated the twelfth day of August. One thousand nine, hundred and forty, and published in the Victoria Government Gazette of the twenty-eighth day of August of the year above mentioned, by altering the date on which such Proclamation is to take effect to read the first day of September, 1942.

Given under my Hand and the Seal of the State of Victoria aforesaid, at Melbourne, this thirtieth day of June, in the year of our Lord One thousand nine hundred and forty-one, and in the fifth year of the reign of His Majesty King George VI.

(L.s.)

WINSTON DUGAN.

By His Excellency's Command,

JOHN R. HARRIS, Minister of Public Health.

GOD BAVE THE KING!

PUBLIC NOTICE.

IN accordance with section 46 of the Public Trustee Act, I intend to sell by Public Auction, on the 4th July, 1941, the unclaimed personal effects of patients who have died or been discharged from my jurisdiction at dates prior to two years from the date hereof.

The names of these deceased and discharged patients, and particulars of their effects, may be ascertained at the office of the Public Trustee, Law Courts, William-street, McIbourne, C.1.

MORRIS MONDLE PHILLIPS,
Public Trustee.

Fire Brigades Act 1928.

PERMISSION TO HOLD FIRE BRIGADES DEMONSTRATIONS.

IN pursuance with the provisions of section 64 of the Fire Brigades Act 1928, and subject to the Regulations made thereunder, the Country Fire Brigades Board has granted permission to hold fire brigade demonstrations at Colac on Saturday, 15th November; 1941, and Bright on Monday, 26th January, 1942.

G. G. SINCLAIR, Secretary. 60 Market-street, Melbourne, 27th June, 1041.

APPOINTMENTS.

HIS Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, has, by Orders made on the 24th day of June, 1941, been pleased to make the under-mentioned appointments, viz.:—

DEPARTMENT OF CHIEF SECRETARY.

Electoral Registrars.

ARTHUR FRANCIS McDowell to be Electoral Registrar for the Orbost Subdivision of the Electoral District of Gippsland East, to take effect on and from 1st July, 1941, vice Raymond Thomas Weir, resigned;

WILLIAM REGINALD BUCHANAN to be Electoral Registrar for the Gardiner Division of the Highnbotham Province, and for the Malvern, Prahran, St. Kilda North, South Yarra, and Toorak Divisions of the Monash Province, to take effect on and from 1st June, 1941, vice Horace Edward Finney, resigned;

SYDNEY ALLAN WILKES to be Electoral Registrar for the Auburn. Camberwell, Camberwell North-east, Camberwell North-west, Camberwell South, and Kew Divisions of the East Yarra Province, to take effect on and from 1st June. 1941. vice Leo Stanislaus Rice, resigned;

HENRY CHARLES LOUIS GILES to be Electoral Registrar for the Ascot Vale, Essendon, and Moonee Ponds Divisions of the Doutta Galla Province, and for the Footscray, Footscray North, Kingsville, Maidstone, and Yarraville Divisions of the Melbourne West Province, to take effect on and from 1st June, 1941, vice Albert Oscar Patchett, deceased;

WILLIAM WADE to be Electoral Registrar for the Albert Park, Beaconsfield, Fawkner, Normanby, Port Melbourne, Queen's, St. Kilda West, Williamstown North, and Williamstown South Divisions of the Melbourne West Province, to take effect on and from 1st June, 1941, vice Reginald Clive Nance, resigned;

REGINALO CLIVE NANCE
to be Electoral Registrar (Acting) for the Carlton,
Flemington, and Parkville Divisions of the Doutta Galla
Province, and for the Carlton South. Fitzroy, Melbourne East,
Melbourne West, and North Melbourne Divisions of the
Melbourne Province during the absence on leave of Malcolm
Moseley Fowles;

THOMAS JOHNSTON to be Deputy Electoral Registrar for the Auburn, Camberwell, Camberwell North-east, Camberwell North-west. Camberwell South, and Kew Divisions of the East Yarra Province, to take effect on and from 1st June, 1941. vice Henry Charles Louis Giles, resigned;

WILLIAM EWART DUNSTAN
to be Deputy Electoral Registrar for the Ararat, Avoca,
Beaufort, Clunes, Grenville, and Lexton Divisions of the
Ballaarat Province; for the Maldon, Maryborough, and
Newstead Divisions of the Bendigo Province; for the
Bannockburn, Camperdown, Colac, Otway, and Winchelsea
Divisions of the South-Western Province; and for the Cobden,
Mortlake, and Penshurst Divisions of the Western Province,
to take effect on and from 1st June, 1941, vice William
Reginald Buchanan, resigned;

GERALD ROY O'CALLAGHAN
to be Deputy Electoral Registrar for the Alberton, Avon.
Bairusdale. Maffra, Morwell, Narracan, Omeo, Orbost,
Rosedale. Sale, Tambo, Traralgon, Welshpool, and Woorayl
Divisions of the Gippsland Province, and for the Jeetho and
Wonthaggi Divisions of the South-Eastern Province, to take
effect on and from 1st June, 1941, vice Walter Edward Birch,
removed; and

WILLIAM JOHN HANNAGAN to be Deputy Electoral Registrar for the Stawell Division of the Ballaarat Province; for the Dimboola, Dunmunkle, Kaniva, and Nhill Divisions of the North-Western Province: and for the Arapiles, Casterton, Edenhope, Hamilton, Horsham Horsham South, Koroit, Minhamite, Port Fairy, Portland, Wannon, and Warrnambool Divisions of the Western Province, to take effect on and from 1st June, 1941, vice William Ewart Dunstan, resigned.

DEPARTMENT OF LANDS AND SURVEY.

Bailiff of Crown Lands.

HERBERT GEORGE HOUGHTON and MAURICE BARTON ISAAC, both of Warrandyte, to be Bailiffs of Crown Lands without salary in the place of Frederick Augustus Topping and Charles James Naxton, whose appointments are hereby revoked.

10.00

DEPARTMENT OF LAW.

Prothonotary.

THOMAS AUGUSTINE KEELY to be Prothonotary, Supreme Court, vice W. A. W. Kell.

Magistrates.

FREDERICK WILLIAM ANSWERTH, 26 Wimble-street, Parkville, to Keep the Peace in the Central Bailiwick of the State of

Victoria;
ARTHUR LESLIE NIXON, Inglewood,

to Keep the Peace in the Midland Bailiwick of the State of

Victoria;
WILLIAM CRAIG, Trafalgar,
to Keep the Peace in the Eastern Bailiwick of the State of Victoria: and

Victoria; and WILLIAM HAIG FORD, Wickliffe, to Keep the Peace for the Western Bailiwick of the State of Victoria (in lieu of Order in Council of the 3rd June, 1941—vide Government Gazette of the 11th idem).

Commissioners for Taking Declarations, &c.

JOHN LOUGHNAN and

JOHN LOUGHNAN and
RALPH WILLIAM ALFRED FAWCETT, Officers of the Liquid
Fuel Control Board, Melbourne, and
LIONEL WILLIAM HENRY DIBBLE, Area Officer, 100
Bouverie-street, Carlton,
to be Commissioners for taking Declarations and Affidavits
under the provisions of Division 8 of Part IV. of the Evidence
Act 1928, to refrain from charging fees and to resign upon
ceasing to occupy their present positions; and
GEORGE ROBERT BURTON. Pensions Officer, Victorian
Branch, Returned Sailors and Soldiers' Imperial
League of Australia, Anzac House, Melbourne, and
CHARLES ROLLAND CORNALL, teacher, State School.
Chillingollah,
to be Commissioners for taking Declarations and Affidavita
under the provisions of Division 8 of Part IV. of the Evidence
Act 1928, to resign upon ceasing to occupy their present
positions.

positions.

Probation Officers.

ERNEST EBBORN SCHACKELL, 14 Roberts-avenue, Horsham,

NORMAN SMITH FETTELL, St. John's Vicarage, Horsham, to be Probation Officers, pursuant to the provisions of section 8 of the Children's Court Act 1928, for the Children's Court at Horsham.

Clerk of Petty Sessions, &c.

WILLIAM GILCHRIST DUNN to be Clerk of Petty Sessions and Clerk of the Children's Court at Wonthaggi and Lang Lang during the absence on annual leave of C. F. Lewis, and Assistant Registrar, pursuant to the provisions of sections 20 and 21 of the County Court Act 1928, for the County Court at Korumburra.

Sheriff's Bailiff, &c.

JOHN STEPHEN GLEESON, Senior Constable of Police, Charlton, to be a Sheriff's Bailiff and Bailiff of the County Court at Charlton, in the place of J. Pearson, resigned.

Sworn Valuator.

LEONARD WILLIAM TOPP, 37 Broomfield-road, Hawthorn East. to be a Sworn Valuator, pursuant to the provisions of section 14 of the Transfer of Land Act 1928, for the County of Bourke.

DEPARTMENT OF PUBLIC HEALTH.

Members of Committee of Management.

ROY SUTTON MAWLEY and FRANK NELSON LOCK (representing Avon Shire Council), PERCY THOMAS BOUCHER SEMMENS and DONALD WILLIAM YOUNG (representing Maffra Shire Council),

ARTHUR LESLIE HARE and
GEORGE AUCHTERLONIE (representing Morwell Shire

Council), WALTER HENDERSON and

WILLIAM OSBORN MAGUIRE (representing Rosedale Shire Council),

ASTLEY BERHMAN COOPER and ROBERT MONTEITH ROLLAND (representing Sale Town Council).

WILLIAM CUMMING and

time.

DAVID ROCERSON GILMOUR (representing Travalgon Shire

Council)
to be Members of the Committee of Management of Common
Hospital for Infectious Diseases, Sale.

DEPARTMENT OF PUBLIC WORKS.

Labourer.

JOHN PATRICK GARVEY JOHN PATRICK GARVEY
to be a Labourer, General Division; a vacancy having
occurred, and the Public Service Board having certified on
the 9th June, 1941, that an appointment is required, that
there is no person available and fit in the Public Service to
be promoted or transferred to fill the vacant office, and that
the person named is entitled, under the provisions of the
Public Service Acts, to be appointed to fill such vacancy on
probation for six months.

DEPARTMENT OF TREASURER.

Collector of Imposts.

DANIEL VINCENT MCNAMARA
to act as Collector of Imposts, Lands Department, during the
absence of Rex Raymond Neal on leave.

DEPARTMENT OF WATER SUPPLY.

Water Bailiff.

IVOR FREDERICK STEELE HEWETT IVOR FREDERICK STEELE HEWETT to be a Water Bailiff, General Division; a vacancy having occurred, and the Public Service Board having certified, on the 2nd June, 1941, that an appointment is required, that there is no person available and fit in the Public Service to be promoted or transferred to fill the vacant office, and that the person named is entitled, under the provisions of the Public Service Acts, to be appointed to fill such vacancy on probation for six months.

Overseer.

JOHN THOMAS QUINLIVAN
to be an Overseer, General Division, Department of Water
Supply; a vacancy having occurred, and the Public Service
Board having certified, on the 2nd June, 1941, that an
appointment is required, that there is no person available
and fit in the Public Service to be promoted or transferred
to fill the vacant office, and that the person named is entitled,
under the provisions of the Public Service Acts, to be
appointed to fill such vacancy on probation for six months.

Waterworks Trust Commissioner.

HENRY MADDICKS

HENRY MADDICKS to be a Commissioner of the Borough of Daylesford Waterworks Trust, vice William Henry Bowd, resigned, and to hold office as such from the date hereof until the 2nd October, 1942, subject to the provisions of the Water Acts.

C. W. KINSMAN, Clerk of the Executive Council.

At Parliament House, Melbourne, the 24th June 1941.

APPOINTMENTS.

HIS Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof. has, by Orders made on the 30th day of June, 1941, been pleased to make the following appointments, viz.:—

DEPARTMENT OF AGRICULTURE.

Inspector of Stock.

GEORGE ARTHUR LINDEN REED, in accordance with the provisions of section 5 of Part I. of the Stock Diseases Act 1928, to be an Inspector of Stock, at Delegate, New South Wales, vice B. W. Campbell, resigned, as from the 1st July, 1941.

DEPARTMENT OF CHIEF SECRETARY.

Electoral Registrar (Acting).

JOHN WILLIAM PETTE JOHN WILLIAM PETTE
to be Electoral Registrar (acting) for the Carlton Subdivision
of the Electoral District of Carlton: for the Fitzroy Subdivision of the Electoral District of Collingwood; for the
Newmarket and Parkville Subdivisions of the Electoral District
of Flemington; and for the Melbourne and North Melbourne
Subdivisions of the Electoral District of Melbourne, to take
effect on and from 24th June, 1941, during the absence on
leave of Malcolm Moseley Fowles.

DEPARTMENT OF MENTAL HYGIENE.

In pursuance of the provisions contained in the *Public Service Act* 1928 and in the Lunacy Acts, the Permanent Head of the Department having requested that vacancies which have occurred should be filled, and the Director of Mental Hygiens having certified that appointments are required, that there are no persons available and fit in the Public Service to be promoted or transferred to fill the vacant offices, and that the persons named hereunder are entitled, under the provisions

of the Public Service Act 1928, to be appointed to fill such vacancies on probation for twelve months, and to take effect from the date mentioned in each case, that is to say:—

Nurses, Grade III.
FRANCES ELLEN DIXON—15th May, 1941,
ALLEEN DOROTHY MCQUEEN—1st May, 1941, and
ISOBEL CHRISTINA PICKERING—29th April, 1941.

DEPARTMENT OF LANDS AND SURVEY.

Bailiffs of Crown Lands.

ALEXANDER JAMES STEPLE, of 64 Bay-road, Sandringham,
CLAUDE HENRY INNES, 36 long-street, Black Rock, and
WALTER LEO SIMPSON, 4 Margareta-street, Hampton,
to be Bailiffs of Crown Lands, without salary.

DEPARTMENT OF LAW

Magistrates.

JOHN GLADSTONE BLACK MCDONALD, Shepparton, to Keep the Peace in the Northern Bailiwick of the State of Victoria; and

CHARLES THOMAS BELL, 78 Campbell-road, Upper Hawthorn.

to Keep the Peace in the Central Bailiwick of the State of Victoria.

Victoria.

Commissioners for Taking Declarations, &c.

KEITH BRAMLEY WOOD, 33 Bendigo-street, Richmond,
THOMAS SYDNEY JACKSON, 1 Wave-street, Hampton, and
WALTER HARRY RAVEN, 67 Moore-street, Moreland.
to be Commissioners for taking Declarations and Affidavits
under the provisions of Division 8 of Part IV. of the Evidence
Act 1928—to resign upon removing from the neighbourhood
of the addresses stated.

Probation Officer.

Harvey Langford Ebbs. Ellesmere-avenue, Croydon, to be a Probation Officer, pursuant to the provisions of section 8 of the Children's Court Act 1928, for the Children's Court at Ringwood.

Clerk of Petty Sessions, &c.

VINCENT BRENDAN O'DOWD to be Clerk of Petty Sessions and Clerk of the Children's Court, at Sunshine, in the place of J. Mahoney, relieved.

DEPARTMENT OF PUBLIC HEALTH.

Trustees for Cemeteries.

ROBERT ALISTER CONN. to be a Trustee, Apollo Bay Public Cemetery, vice R. Conn,

John Secondo Beneditto Talochino.
to be a Trustee, Benalla Public Cemetery, vice T. Hanlon, deceased;

ERIC JOHN MCNABB and ARTHUR WILLIAM ATKINS
to be Trustees, Carwarp Public Cemetery, vice F. McNabb,
deceased, and C. Ford, resigned, respectively;
ARTHUR EDWARD LOWE

to be a Trustee, Kangaroo Flat Public Cemetery, vice W. Luke,

SAMUEL ALEXANDER CHEATLEY to be a Trustee, Runneymede Public Cemetery, vice H. Cheatley, deceased; and

CYRIL FREDERICK WATER to be a Trustee, Warragul Public Cemetery, vice J. Hadlow,

C. W. KINSMAN, Clerk of the Executive Council.

At the Executive Council Chamber, Melbourne, the 30th June, 1941.

RESIGNATIONS.

HIS Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, has, by Orders made on the 30th day of June, 1941, accepted the resignations of the persons named hercunder of the offices mentioned viz mentioned, viz.:-

DEPARTMENT OF CHIEF SECRETARY.

JACK KITCHENER TURNBULL, Taxidermist, Public Library Branch, as an Officer of the Public Service of Victoria, from and inclusive of the 30th June, 1941.

DEPARTMENT OF MENTAL HYGIENE.

EDITH AGNES MURRAY, as a Nurse, Grade III., from and inclusive of the 8th June, 1941.

DEPARTMENT OF LAW.

HARVEY LANGFORD EBBS, as a Probation Officer, pursuant to the provisions of the Children's Court Act 1928, for the Children's Court at Williamstown.

C. W. KINSMAN, Clerk of the Executive Council.

At the Executive Council Chamber, Melbourne, 30th June, 1941.

RESIGNATIONS.

HIS Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, has, by Orders made on the 24th day of June, 1941, accepted the resignations of the persons named hereunder of the offices mentioned, viz .:-

DEPARTMENT OF CHIEF SECRETARY.

RAYMOND THOMAS WEIB, as Electoral Registrar for the Orbost Subdivision of the Electoral District of Gippsland East, to date from and inclusive of 1st

Gippsland East, to date from and inclusive of 184
July, 1941.

Hobace Edward Finney, as Electoral Registrar for the
Gardiner Division of the Higinbotham Province; and
for the Malvern, Prahran, St. Kilda North, South
Yarra, and Toorak Divisions of the Monash Province,
to date from and inclusive of 1st June, 1941.

Leo Stanislaus Rice, as Electoral Registrar for the
Auburn, Camberwell, Camberwell North-east, Camberwell North-west, Camberwell South, and Kew
Divisions of the East Yarra Province, to date from
and inclusive of 1st June, 1941.

Reginald Clive Nance, as Electoral Registrar for the

REGINALD CLIVE NANCE, as Electoral Registrar for the Albert Park, Beaconsfield, Fawkner, Normanby, Port Melbourne, Queen's, St. Kilda West, Williamstown North, and Williamstown South Divisions of the Melbourne West Province, to date from and inclusive of 1st June, 1941.

of 1st June, 1941.

WILLIAM LEES DARLISON, as Electoral Registrar for the Hawthorn Division of the East Yarra Province; for the Abbotsford, Collingwood, and Richmond Divisions of the Melbourne Province; and for the Clifton Hill Division of the Melbourne North Province, to date from and inclusive of 1st June, 1941.

WILLIAM EWART DUNSTAN, as Deputy Electoral Registrar for the Stawell Division of the Ballaarat Province; for the Dimboola, Dunmunkle, Kaniva, and Nhill Divisions of the North-Western Province; and for the Araulies Casterion Edephone, Hamilton, Horsham.

for the Dimboola, Dummunkle, Kaniva, and Nhill Divisions of the North-Western Province; and for the Arapiles, Casterton, Edenhope, Hamilton, Horsham, Horsham South, Koroit, Minhamite, Port Fairy, Portland, Wannon, and Warrnambool Divisions of the Western Province, to date from and inclusive of 1st June, 1941.

JULES SAMUEL GASCARD, as Deputy Electoral Registrar for the Drouin and Warragul Divisions of the Gippsland Province; for the Dandenong North, Mulgrave, and Scoresby Divisions of the Southern Province; and for the Berwick, Chelsea, Cranbourne, Dandenong, Flinders, Mordialloc, Mornington, and Western Port Divisions of the South-Eastern Province, to date from and inclusive of 1st June, 1941.

LEONARD FOSTER DAFFY, as Deputy Electoral Registrar for the Carlton, Flemington, and Parkville Divisions of the Doutta Galla Province; and for the Carlton South, Fitzroy, Melbourne East, Melbourne West, and North Melbourne Divisions of the Melbourne Province, to date from and inclusive of 1st June, 1941.

ARTHUR ROBERT MALLETT, as Deputy Electoral Registrar for the Albert Park, Beaconsfield, Fawkner, Normanby, Port Melbourne, Queen's, St. Kilda West, Williamstown North, and Williamstown South Divisions of the Melbourne West Province, to date from and inclusive of 1st June, 1941.

WILLIAM REGINALD BUCHANAN, as Deputy Electoral Registrar for the Ararat, Avoca, Beaufort, Clunes, Grenville, and Lexton Divisions of the Ballaarat Province; for the Maldon, Maryborough, and Newstead Divisions of the Bendigo Province; for the Bannockburn, Camperdown, Colac, Otway, and Winchelsea Divisions of the South-Western Province; and for the Cobden, Mortlake, and Penshurst Divisions of the Western Province, to date from and inclusive of 1st June, 1941.

FREDERICK MACAULAY, as Deputy Electoral Registrar for the Nortlake, and Penshurst Divisions of the Brighton Divisions of the Hiciliabethes Decimans.

for the Cobden, Mortlake, and Penshurst Divisions of the Western Province, to date from and inclusive of 1st June, 1941.

FREDERICK MACAULAY, as Deputy Electoral Registrar for the Brighton Division of the Higinbotham Province; and for the Caulfield, Elsternwick, and St. Kilda Divisions of the Monash Province, to date from and inclusive of 1st June, 1941.

PERCY BASIL ROBIN, as Deputy Electoral Registrar for the Gardiner Division of the Higinbotham Province; and for the Malvern, Prahran, St. Kilda North, South Yarra, and Toorak Divisions of the Monash Province, to date from and inclusive of 1st June, 1941.

HENSY CHARLES LOUIS GILES, as Deputy Electoral Registrar for the Auburn, Camberwell, Camberwell North-east, Camberwell North-west, Camberwell South, and Kew Divisions of the East Yarra Province, to date from and inclusive of 1st June, 1941.

JOHN WILLIAM PETTE, as Deputy Electoral Registrar for the Ascot Vale, Essendon, and Moonee Ponds Divisions of the Doutta Galla Province; and for the Footscray, Footscray North, Kingsville, Maidstone, and Yarraville Divisions of the Melbourne West Province, to date from and inclusive of 1st June, 1941.

DEPARTMENT OF MENTAL HYGIENE.

MARGARET ROBINA GAMAGE-22nd June, 1941, JEAN ANDREWS—7th June, 1941,
JEAN ANDREWS—7th June, 1941,
LOUISA ALICE PEARSON—25th May, 1941,
MARY JOSEPHINE CARBERRY—7th June, 1941, and
JEAN DAPHNE PALMER—31st May, 1941,
as Nurses, Grade III... to take effect from and inclusive

of the dates shown opposite their respective names.

DEPARTMENT OF LAW.

DEPARTMENT OF LAW.

MICHAEL THOMAS CULLINAN, late of Sale, from the Commission of the Peace for the Eastern Bailiwick of Victoria, and as a Deputy Coroner, pursuant to the provisions of the Coroners Act 1928, at and in the vicinity of Sale.

JOSEPH THOMAS SCOTT, of Newham, from the Commission of the Peace for the Midland Bailiwick of Victoria.

WILLIAM MCKERZE JEFFREY, of Cambridge, New Zealand. from the Commission of the Peace for the Central Bailiwick of Victoria.

JOHN PEARSON, as a Sheriff's Bailiff and Bailiff of the County Court, at Charlton.

SAMUEL MCKITTRICK and ROSCOE WILSON, as Probation Officers, pursuant to the provisions of the Children's Court Act 1928, for the Children's Courts at Hamilton and Kew, respectively.

DEPARTMENT OF PREMIER.

RONALD HENDERSON OSBORNE, Fifth Class Clerk, Premier's Office, as an Officer of the Public Service of Victoria, from and inclusive of the 4th June, 1941.

DEPARTMENT OF PUBLIC INSTRUCTION.

Bernard William Finck, Fifth Class Clerk, as an Officer of the Public Service of Victoria, from and inclusive of the 9th June, 1941.

C. W. KINSMAN, Clerk of the Executive Council.

At Parliament House, Melbourne, the 24th June, 1941.

DRAUGHTSMAN, CLASS "D," PROFESSIONAL DIVISION, DEPARTMENT OF WATER SUPPLY.

APPLICATIONS will be received by the Public Service Board up to Friday, the 11th July, 1941, from officers of the Public Service of Victoria, who are qualified, for appointment to the above-mentioned position.

Yearly Salary .- £325, minimum: £416, maximum.

Duties.—To prepare plans of surveys and of civil and hydraulic engineering structures; to take out earthwork quantities and prepare longitudinal sections of irrigation channels.

Qualifications.—To have had technical school training in engineering or draughtsmanship, or experience in the class of work outlined above.

By order,

J. FRAZER,

Secretary.

Office of the Public Service Board, Melbourne, 1st July, 1941.

PUBLIC SERVICE ACT 1928 (No. 3757), SECTION 172. T is hereby notified that a certain charge has been preferred against Vernon George Wilson, Fourth Class Clerk, Children's Welfare Branch, Department of Chief Secretary, under section 170 of the Public Service Act 1928, and that a registered letter asking him whether he admits or denies the truth of the charge has been posted to his last-known address, viz., 6 Napier-crescent, North Essendon.

Unless a reply to such communication be received by Thursday, the 17th July, 1941, he shall be deemed to deny the truth of the charge, and the investigation thereof will be proceeded with on Monday, the 21st July, 1941, at half-past Two o'clock p.m., at the office of the Public Service Board, Public Offices, Treasury-place, Melbourne.

By order,

J. FRAZER,

Secretary.

Office of the Public Service Board, Melbourne, 1st July, 1941. EXAMINATION FOR LICENCE AS SHORTHAND WRITER.

IT is hereby notified that the under-mentioned persons passed the examination held on the 28th June, 1941, for licence as shorthand writer under the Evidence Act 1928:-

COUTTS, HONORA TERESA.
JOHNSON, HEDLEY LESLIE.

By order,

J. FRAZER, Secretary.

Office of the Public Service Board,

Melbourne, 1st July, 1941.

Public Service Act 1928 (No. 3757), Sections 90 and 91. EXEMPTIONS.

HIS Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, and upon the recommendation of the Public Service Board, has, by Orders made on the 30th day of June, 1941, exempted the officers specified hereunder from the provisions of sections 90 and 91 of the Public Service Act 1928 (No. 3757):—

DEPARTMENT OF CHIEF SECRETARY.

Officers employed in the Office of the Chief Commissioner of Police, who are required to work overtime, such exemption to be operative for a period of two (2) months from and inclusive of the 2nd June, 1941.

DEPARTMENT OF PREMIER.

Chauffeurs, Premier's Office, such exemption to be operative for the period from the 1st July, 1941, to the 30th June, 1942, both dates inclusive.

C. W. KINSMAN, Clerk of the Executive Council.

At the Executive Council Chamber, Melbourne, 30th June, 1941.

RAILWAYS CLASSIFICATION BOARD.

AWARD No. 63 OF 5TH JUNE, 1941.

Relating to Sunday Duty and Youths Living Away from Home.

THE Railways Classification Board, in pursuance of the powers in that behalf conferred by the provisions of the Railways Act 1928 (No. 3759), hereby determines and awards as follows (that is to say):-

AWARD No. 55.—Division 9-Sunday Duty.

AWARD No. 55.—DIVISION 9—SUNMY DUTY.

By inserting at the end of Clause I the following proviso:—
Provided that whenever a Permanent Way Special Gang is required to work between the hours of midnight on Saturday and 6 a.m. on Sunday any employee in the gang, together with any officer or employee (ordinarily working a day shift) engaged in direct association wth the gang between such hours, shall be paid the penalty rates prescribed in Clause 3 of Division 8 for the whole of the time worked on the shift.

AWARD No. 31.—DIVISION 17—YOUTHS LIVING AWAY FROM

By deleting Clauses (1) and (2) and substituting therefor the following:—

(1) Any Junior Clerk in receipt of a salary at a rate of less than £104 per annum who, in the opinion of the Commissioners, is obliged to reside away from home owing to the requirements of the Department shall be granted a board and lodging allowance on the basis of the difference between his rate of salary and £104 per

the difference between his rate of annum.

(2) Any Lad or Apprentice in receipt of a wage at a rate of less than 6s. 6d. per day who, in the opinion of the Commissioners, is obliged to reside away from home owing to the requirements of the Department shall be granted a daily board and lodging allowance for six (6) days per week equivalent to the difference between his daily rate of wage and 6s. 6d. per day. This clause shall not apply to any lad in the Refreshment Services Branch who is provided with board and lodging by the Department.

Dated this fifth day of June, One thousand nine hundred and Forty-one.

> H. C. WINNEKE, Chairman, Railways Classification Board.

Approved by the Governor in Council (to come into operation as from 8th June, 1941), 30th June, 1941.

C. W. KINSMAN, Clerk of the Executive Council.

YARRAWONGA SEWERAGE AUTHORITY.

BY-LAW NO. 1, RELATING TO CONSENTS, LICENCES, ETC., ALSO
CONSTRUCTION MAINTENANCE, VENTI-LEVELS, DIMENSIONS, CONSTRUCTION, MAINTENANCE, VENTI-LATION, AND CLEANSING OF SEWERS AND OTHER MATTERS LATION, AND RELATING TO HOUSE CONNEXION WORK.

THE Yarrawonga Sewerage Authority, pursuant to and in exercise and execution of the powers and authorities conferred on it by the Sewerage Districts Acts and of any and every other power or authority in any wise enabling it in that behalf, doth hereby make and prescribe the following By-law, that is to say:—

In the construction of this By-law, unless inconsistent with the context or subject-matter-

"Acts" means the Sewerage District Act and any amend-ment thereof, and any Act incorporated therein, or

amendment of such Acts.

"Anti-syphonage vent" (or "back vent") means any vent pipe from an individual trap to the open air, or a main or branch vent pipe having for its purpose the prevention of loss of water seal in the trap.

prevention of loss of water seal in the trap.

"Authority" means the Yarrawonga Sewerage Authority.

"Bore," "diameter," or "size," in reference to any pipe, means the nominal diameter thereof, in accordance with accepted trade practice.

"Building" means any building used as a work place, residence, place of business, place of amusement, or place of human habitation, or for the storage of food intended for human consumption, but does not include outbuildings unless such are used for any of the above purposes.

of the above purposes.

"Disconnector trap" means a trap for isolating or disconnecting waste pipes from the house drain and soil pipes and providing inlet ventilation to the waste pipe or pipes discharging into it.

"Drain" means any drain used for the drainage of one building only or of premises within the same curtilage and includes any drain for draining any group or block of houses by a combined operation under

or block of houses by a combined operation under the order of the Authority.

"Educt vent" means an opening or pipe for the exit of air from and the induction of draught in a soil pipe,

air from and the induction of draught in a soil pipe, waste pipe, or house drain.

"Engineer" means the Engineer of the Authority.

"Fittings" means all apparatus or appliances, together with their necessary appurtenances and connexions, for use in connexion with the plumbing or drainage system of any property, with the exception of fixtures and straight piping.

"Fixtures" means all apparatus or appliances, together with their necessary appurtenances and connexions.

xtures" means all apparatus or appliances, together with their necessary appurtenances and connexions, which may be attached to the plumbing or drainage system of any property, and which are intended for the collection or retention of any wastes or waste waters for ultimate discharge into the sewerage system

system.

"Housemaids' slop sink" means any fixture other than a closet pan or urinal used for the discharge of soil waters and provided with a flushing apparatus in accordance with Division 32 of this By-law.

"Induct vent" means an opening or pipe for the admission of air to a soil pipe, waste pipe, or house drain.

"Interceptor trap" (or "boundary trap") means a trap for preventing the passage of air or gases from the sewer to the house drain, and situated on the house drain at some point between the sewer and the lowest

sewer to the house drain, and situated on the house drain at some point between the sewer and the lowest inlet to the house drain.

"Occupier" means the person for the time being in actual or constructive occupation of the premises.

"Owner" includes the person for the time being who receives or is entitled to receive the rent of the lands or premises in connexion with which the word is used, whether on his own account or as agent of or as trustee for any other person, or who if such lands or premises were let to a tenant at a rack rent would be entitled to receive the rack rent from the occupier thereof.

"Premises" includes any house and any building whatsoever and any part of any house or building and any garden stable yard or other offices used together or in connexion with any house or building and every part thereof.

every part thereof.
"Responsible officer" means any officer authorized by the Authority to act as its representative in the par-ticular matter to which the reference is made.

wer" means any sewer or underground gutter or channel which is not a drain within the meaning of the Acts and any drain or portion of a drain laid between a sewer and the boundary line of any allotment or curtilage. werage District" means the Yarrawonga Sewerage

District.

"Sewered property" means as well as any sewered land or premises any land or premises which have been declared by a general notice given by the Authority

under the Acts to be deemed and taken to be a sewered property within the meaning of the Acts.

"Sewerage system" includes all sewers, fittings, fixtures, appliances, plant, machinery, and any other sewerage works vested in the Authority.

"Soil pipe" means any pipe which conveys the discharge from water closets, housemaids' slop sinks, or urinals to the house drain.

"Stack" means any vertical line of soil, waste or vent

to the house drain.

"Stack" means any vertical line of soil, waste or vent piping with its offsets, if any.

"Trap" means any fitting designed to retain a quantity of water to arrest the passage of air or gases through such fitting.

"Waste pipe" means any pipe which conveys the discharge from any fixture (except water closets, house-maids' slop sinks, or urinals), to a disconnector trap.

"Water seal" or "trap seal" means the vertical distance between the dip and the crown weir of a trap.

"Waste water" means water from factories or from buildings or premises in connexion with factories, but does not include storm water or ordinary domestic sewage. domestic sewage.

INTERPRETATION.

In the construction of this By-law the meaning which, in the Acts, is assigned to any word shall be the meaning of the same word where occurring in this By-law, unless inconsistent with the subject-matter or context.

PART I.

GENERAL REGULATIONS.

Division I.-Applications for Consents, &c.

Section 1. Application for the Authority's consent to connect

Section 1. Application for the Authority's consent to connect with the sewerage system, or to do plumbing and drainage work connected therewith, must be made in writing by the owner of the property to be so connected, or by his authorized agent. Section 2. Such application shall give the precise location of the property, the name of the owner, and the name of the person employed to do the work, and shall be in the form prescribed by the Authority. For any wilful misrepresentation in such application the owner or authorized agent as aforesaid shall be guilty of an offence against this By-law. No consent given by the Authority shall be deemed to authorize anything not stated in the application, nor to confer or grant the right to lay a drain through any land intervening between the sewer of the Authority and the land proposed to be connected, and every owner or agent applying for the Authority's consent shall satisfy himself as to his legal right to drain through such intervening land, as he shall be solely responsible for any trespass or damage thereon or thereto.

Section 3. Consents to make connexions with the sewerage

such intervening land, as he shall be solely responsible for any trespass or damage thereon or thereto.

Section 3. Consents to make connexions with the sewerage system will be issued only when the plumbing and draining in the property to be connected is planned to be made in accordance with the rules for plumbing and draining hereinafter prescribed, and after such plan has been inspected and approved of by the responsible officer appointed by the Authority for the purpose, or, in the case of new buildings, when a proper plan of the plumbing and of the drainage of the building into the branch, of which the Authority shall have fixed the position, has been approved of in writing by the Authority. All connexions with drains or sewers, and all plumbing and drainage connexions therewith, shall be made under the direction of the responsible officer of the Authority. Consent will not be given for the performance of any such work except upon condition that no person shall be engaged or employed as a workman in the actual performance of any plumbing or drainage work unless he be the holder of a licence issued by the Authority to do such work. Any person who shall at any fitting, pipe, bend, trap, or other thing connected or intended to be connected with the Authority's sewerage system, unless he be the holder of a licence from the Authority authorizing him to do such work, shall be liable to a penalty not exceeding Ten pounds. Any person, whether licensed as aforesaid or not, who shall alter, remove, or in any way interfere with any drain, fitting, pipe, bend, trap, or other thing connected with the Authority's sewerage system, unless the Authority's written consent has been previously issued to do such work at the premises concerned, shall be liable to a penalty not exceeding Ten pounds. premises concerned, shall be liable to a penalty not exceeding Ten pounds.

Section 4. Where the sanction, permission, authority, consent, approval, satisfaction, order, direction, opinion, indication, or notice of or from the Authority is necessary, whether specified in writing or otherwise, with regard to any act, matter, or thing mentioned in the By-law, the same may be given by and under the hand of the Chairman of the Authority, given by and under the hand of the Chairman of the Authority, or of the responsible officer, personally or through an inspecting officer appointed under him, who severally shall be competent to give the same and authorized on behalf of the Authority to prescribe any conditions attaching thereto, and subject to and in accordance with which only the same shall be deemed to have been given.

Section 5. In any case in which the Authority shall be of the opinion that a compliance with any of the provisions of this By-law would in any particular case be vexatious or be

needless in the interest of public health, it shall be lawful needless in the interest of public health, it shall be lawful for the Authority, by resolution, to dispense with or forbid such compliance in whole or in part as it shall think fit, or to authorize or direct such a modification or alteration of such provisions as shall, in its opinion, most nearly adapt the principle of those provisions to the particular case. It shall be unlawful to comply with any provision, or part of any provision, of which compliance shall have been forbidden, or to act contrary to or otherwise than as directed by such modification or alteration.

Division 2 .- Penaltics, Recovery of Cost of Work, &c.

Section 6. Where anything is by this By-law directed to be done, or forbidden to be done, or where any authority is given to the Authority or any of its officers to direct or to forbid anything to be done, and such act so directed to be done remains undone, or such act so forbidden to be done is done, then, and in every such case, the person making défault as to the said direction or prohibition respectively shall be guilty of an offence against this By-law.

of an offence against this By-law.

Section 7. Every person guilty of an offence against this By-law, not otherwise specially provided for by or under the authority hereof, shall be liable for every such offence, besides any costs or expenses which may be incurred in the taking of proceedings against such person guilty of such offence, as well as any costs or expenses which may be incurred in remedying such default, as particularly provided for in this By-law or the Acts, to a penalty not exceeding Ten pounds, and to a further penalty of One pound for each day during which such offence is continued by such person after notice of the offence shall have been given by the Authority to him: and such penalty shall be recoverable, notwithstanding that the Authority may not have chosen to exercise any power given to it by the Acts or by this By-law to remedy such default.

Division 3 .- House Drainage Plans -- Alterations.

Division 3.—House Drainage Plans—Alterations.

Section 8. Copies of the Authority's plans of individual house drainage will be furnished by the Authority upon application and payment for the same, as follows:—

(a) Where owners design and carry out their own work—

(i) For the supply of a block plan, Two shillings and six pence (2s. 6d.).

(ii) For the examination of the owner's plan of design, a minimum fee of Seven shillings and six pence (7s. 6d.).

(iii) For making or examining any alterations or addition to a plan previously issued or approved of by the Authority, a minimum charge of Five shillings (5s.) shall be made by the Authority.

(iv) For the inspection of drains and testing by the Authority's inspector, Ten shillings (10s.).

charge of five shillings (38.) shall be made by the Authority.

(iv) For the inspection of drains and testing by the Authority's inspector, Ten shillings (10s.).

(v) For the inspection of plumbing by the Authority's inspector, Ten shillings (10s.).

(vi) For the final inspection by the Authority's engineer and charting the work on the Authority's plans, Ten shillings (10s.).

(b) Where the Authority designs the work for the owner and the owner then carries out his own work—

(i) For plan of design, Ten shillings (10s.), plus Two shillings and six pence (2s. 6d.) for each fitting.

(ii) For making or examining any alterations or additions to a plan previously issued or approved of by the Authority, a minimum charge of five shillings (5s.) shall be made by the Authority.

(iii) For the inspection of drains and testing by the Authority's inspector, Ten shillings (10s.).

the Authority's inspector, Ten shillings (10s.).

(iv) For the inspection of plumbing by the 'Authority's inspector, Ten shillings (10s.).

(v) For the final inspection by the Authority's engineer and charting the work on the Authority's plans. Ten shillings (10s.).

(c) Where the authority designs the work and has same carried out for the owner, a charge shall be made equal to Ten per centum on the capital cost of the work for the designing and supervising of all details in connexion with such work.

Consent for additions and/or amendments to approved plans or to works previously approved will be made only on the application of the owner or his authorized agent.

Division 4 .- Maintenance and Defective Work

Section 9.—Any drain pipe, soil pipe, trap, water closet, urinal, sink, or other fitting laid, used, or constructed otherwise than in accordance with this By-law, or which shall in the opinion of the Authority be or become bad or of defective quality, shall, upon notice in writing from the Authority to the owner or occupier of the property, be by such owner or occupier removed or repaired in the manner determined and within the time fixed by the Authority; and in case such owner or occupier fails to comply with the requirements of the notice,

he shall be liable to prosecution and penalty for an offence against the Acts, or the Authority will, if it thinks fit, remove or repair the said defective fitting and charge such owner or occupier of the premises with the cost so incurred, and will proceed for recovery of the same in a manner provided by the said Acts.

Division 5 .- Licences.

Section 10. No person shall tender for or enter into any contract for or undertake any plumbing work relating to sewerage within the Yarrawonga Sewerage District or connected or to be connected with the sewers of the Authority who does not hold either a master plumber's licence or a working plumber's licence issued by the Authority.

Section 11. No person shall tender for or enter into any contract for or undertake any draining work relating to sewerage within the Yarrawonga Sewerage District, or connected or to be connected to the sewers of the Authority who does not hold either a master plumber's or working plumber's licence, or a drainer's licence issued by the Authority.

Section 12. No person other than a holder of a working plumber's licence issued by the Authority shall actually do or perform any such plumbing work.

Section 13. No person other than the holder of a working plumber's or a drainer's licence issued by the Authority shall actually do or perform any such draining work.

Section 14. At the discretion of the Authority a master plumber's licence may be granted to any master plumber or master builder, building contractor, or other person, firm, or corporation who is approved by the Authority, but such licence will only entitle the holder to tender for or enter into contracts for or otherwise undertake plumbing and drainage work under these By-laws, but shall not entitle the holder to personally do any actual plumbing or drainage work under these

Section 15. Holders of master plumbers' licences not themselves licensed working plumbers or licensed drainers must continuously employ on all and every plumbing work carried out by them under these By-laws licensed working plumbers, and on all and every drainage work licensed working plumbers or licensed drainers.

Section 16. Working plumbers' licences will be issued at the discretion of the Authority to persons who hold and produce to the Authority a certificate of competency issued by the Sanitary Plumber's Examination Board of Victoria. Such licence will permit the holder to do practical work as a working plumber upon all fittings, appliances, and apparatus connected or to be connected with the sewers of the Authority, subject to and in accordance with the Authority's By-laws and Regulations.

Section 17. Drainers' licences will be issued to any person Section 17. Drainers inconces will be issued to any person who shall satisfy the Authority by passing an examination by examiners appointed by them or in such other manner as the Authority from time to time or in any particular case may direct that he has a thorough knowledge of the following subjects: subjects:-

Plans.—The reading of plans and the meaning of scales and of elevation, plan, and section drawing.

Levelling.—The use of the straight-edge, spirit-level, and

and of elevation, pian, and section drawing.
Levelling.—The use of the straight-edge, spirit-level, and boning rods.

Excavation, Timbering, and Refilling.—The use of tools for excavation, the protection of trenches by timbering, the treatment of different soils, tunnelling, and tunnel timbering, precautions near buildings, and manners of refilling of trenches and tunnels.

Drain-laying.—The preparation of the bottom of trenches, the laying and jointing of stone-ware, cement, concrete, and cast-iron pipes, cement, bitumen, lead, and self-fitting joints, laying of drains under houses and in soft ground, and the depth of drains below surface.

Drainage Details.—Junctions to sewers, diminishing of sizes of pipes, yard gullies, grease and other traps, inspection openings, and cast-iron drainage details.

Drainage Work.—Knowledge of the provisions of this By-law and of the Acts, insofar as same relate to the work and duties of drainers in regard to the construction, maintenance, and protection of the sewerage system and the construction and use of drains and drainage traps.

audidates for drainers' licences shall give notice in writing to

Candidates for drainers' licences shall give notice in writing to the Authority of their intention to submit themselves to examination, and this examination shall be at such a time and at such place as shall be appointed by the Authority. Candidates must provide themselves with their own tools and materials, and pay a fee of 10s. for each examination.

Section 18. The conditions upon which all master plumbers' licences, working plumbers' licences, and drainers' licences will be issued are—

(1) That every licence will be subject to suspension or cancellation at the will of the Authority, and that all such licences or renewals thereof will expire on the 30th day of June next following.

(2) That every holder of a licence from the Authority who shall have received the consent of the Authority to execute any works in connexion with sewerage or drainage, or who shall (where such consent of the Authority is not required before the execution of any such works) have notified the Authority of his intention

- such works) have notified the Authority of his intention to carry out such works—

 (a) shall obtain permission when necessary for the execution of such works on, over, or through any private property, or any streets, roads, parks, reserves, or other public places or properties; and (b) shall pay any fees demanded by the Council or Authority for opening any street, road, or thoroughfare or otherwise in connexion with the
 - work; and

 (c) shall execute such works in accordance with the
 provisions of the Acts and of the By-laws made
 thereunder, and of any special directions or orders
 given or issued by the Authority or proper officer;
 - (d) shall use materials of good quality only and free from defects; and

(c) shall employ only competent operatives or assistants; and

(f) shall execute such works in a thorough and trades-

(f) shall execute such works in a thorough and tradesmanlike manner to the satisfaction of the Authority as expeditiously as practicable, and leave site clean and undefaced; and (g) shall in the execution of such works take such proper and necessary precautions that no accident or damage or unnecessary inconvenience may be directly or indirectly occasioned thereby; and

(h) shall restore any part of any street, road, or thoroughfare interfered with by the work to the satisfaction of the municipal authority having control thereof upon the completion of the work;

and

(i) shall restore any other property interfered with by the work to the satisfaction of the responsible officer of the Authority; and

(j) shall in all cases notify the proper officer immediately upon completion of any work in hand, promptly amend any defects therein, and again at once notify the said officer, and subsequently take steps forthwith to secure the certificate of satisfactory completion and give same to owner; and

(k) shall, when so directed by the Authority, make good at his own expense any defect found within three months of the date of completion of any such work which, in the opinion of the Authority, is due to bad workmanship or defective material.

such work which, in the opinion of the Authority, is due to bad workmanship or defective material.

Section 19. Prior to the issue of any licence the person to whom the same is to be issued must sign a register containing a declaration that he accepts such licence subject to and in conformity with the conditions of such licence and of this By-law and that he will conform to and comply therewith, and shall pay to the Authority the fee named hereunder:—

-					в.	a.	
For	every master plumber's licence				10	0	
For	every working plumber's licence				7	ä	
For	every drainer's licence	•	•	• •			
		•			5	0	
ror	the renewal of any licence				2		

. Division 6 .- New Buildings, Additions, &c.

Section 20. Every person who shall intend to erect a building on any property within the Sewerage District, or to rebuild or to make any alterations or additions to any such buildings shall, before commencing such work, give to the Authority seven days' notice in writing of such intention; and such notice shall be accompanied by plans and sections of such intended buildings, alterations, or additions, showing their positions, dimensions, depths, and levels of foundations, cellars, or basements, all appurtenant walls and fences, the intended lines of drainage, and the boundary of the land, which plans, &c., shall become the property of the Authority.

Division 7 .- General.

Section 21. Any work or thing in respect of or in connexion with sewerage under the Act that is not specifically mentioned in this By-law shall be performed in accordance with the directions of the Authority.

PART 2

GENERAL REGULATIONS.

Division 8.—Use of Sewers and Drains—Prohibition of Certain Discharges.

Section 22. Use of Sewers and Drains.—The owner and the occupier of any sewered property shall discharge into the sewerage system all faecal matter, urine, household slops and household liquid refuse from such property, and such other polluted water from stables, washing areas, manure bins, basements, cellars, and roofed yards, and such trade or manufacturing liquid refuse as the Authority may authorize or require, subject in each and every case to such conditions as it may impose.

Section 23. Prohibited Discharges.-The deposition or discharge of any of the following substances into any house drain is prohibited:—

- (a) Any animal matter other than is specified in section any animal matter other than is specified in section 22, fleshings, wool, hair, dead animal, grease, dust, ashes, rubbish, garbage, offal, vegetable and fruit or their parings, rags, oil, silt, mud, sand, gravel, or like substances, or any other substance which is, in the opinion of the Authority or its responsible officers, liable to be injurious to any part of the sewerage system or to the employees of the Authority engaged in the operation or maintenance of same.

Authority engaged in the operation or maintenance of same.

(b) Any petrol or other inflammable or explosive substance, whether solid, liquid, or gaseous.

(c) Any rain, roof, surface, or flood waters, except by special permission of the Authority.

(d) The contents of any night-soil cart, cesspool, or privy.

(e) Any waste water, liquid, trade waste, or other substance which has not been neutralized to the approval of the responsible officer of the Authority, or which is above the temperature of 100 deg

approval of the responsible officer of the Authority, or which is above the temperature of 100 deg. Fahrenheit, or such lower temperature as may be prescribed by the Authority, having regard to the special circumstances of the case.

(f) Any liquid which contains such percentage of common salt or any other mineral salt, acid, or gas as is, in the opinion of the responsible officer of the Authority, injurious to, or liable to form compounds injurious to, any part of the sewerage system or to employees of the Authority engaged in the operation or maintenance of same.

employees of the Authority engaged in the operation or maintenance of same.

Section 24. Fittings to be Above Flood Level.—No person shall place in position for use any fitting or appliance having an inlet or opening into any drain \(\tilde{o}\) rinto any sewer of the Authority unless the inlet or opening is 1 foot above the flood level of the year 1940. Where any doubt is raised in connexion with any of the clauses of this By-law as to the highest flood level of the year 1940, the Engineer, after inquiry, shall fix such flood level, and his decision shall be final and conclusive.

where any buildings or premises are situated in any area liable to flooding at frequent intervals the Authority may suspend the operation of this clause subject to and so long as the following conditions are observed:—

(a) That the owner applies in writing for permission to fix an approved sluice valve in every drain connecting with a sewer of the Authority on which the inlet or opening is placed, and furnishes the Authority with an undertaking that such sluice valve will be fixed at his risk, and indemnifies the Authority against all damage suffered by such owner or any one claiming under him arising out of and incidental to such valve.

(b) That the owner undertakes whenever there is danger of flooding to close or cause to be closed every such valve before flooding occurs, and to keep closed or cause to be kept closed every such valve before flooding cours, and to keep closed or cause to be kept closed every such valve until the flood water shall have subsided to such an extent that there is no longer danger of the flood water entering the sewers.

that there is no longer danger of the flood water entering the sewers.

(c) That, pursuant to such permission and undertaking, an approved sluice valve shall have been fixed in every drain connecting with a sewer of the Authority and approved of by the Engineer.

(d) That the owner does whenever necessary close and keep closed every such valve and does exclude such flood water.

Division 9.—Trade Wastes.

Section 25. Conditions of Discharge.—No person shall discharge any trade or manufacturing liquid, refuse, or waste into any sewer, unless and until the following conditions are complied with:

(a) Application for permission to discharge any such trade wastes shall be made in writing and accompanied by plans and specifications of the work to be done by plans and specifications of the work to be done and of the apparatus to be used, and shall include such details concerning the nature of the waste and the quantity and rates of discharge of the proposed effluent as considered necessary by the responsible officer of the Authority.

(b) The permission of the Authority in writing shall be obtained, and an agreement containing a covenant to comply with the By-law and with any further stipulations required by the Authority, shall be executed.

executed.

executed.

(c) The volume of liquid refuse or waste discharged shall, if ordered, be measured and determined by meter or by some other approved means of measurement. The maximum aggregate daily quantity of effluent which may pass from any trade premises into a sewer, the maximum permissible rate of such discharge, the size and capacity of the drain for conveying such effluent from the trade premises to the sewer, and the hours during which such flow will be permitted, shall be determined by the Authority.

(d) All such liquid refuse or waste shall be passed through such settling, screening, and/or neutralizing chambers and/or such other appliances and/or otherwise treated as ordered or approved by the Authority to ensure that the resulting effluents shall

Authority to ensure that the resulting effluents shall comply with the conditions of the agreement. Very settling, screening, neutralizing, or other chamber, appliance, or apparatus for the treatment of trade wastes in accordance with this By-law shall be cleansed and maintained by the occupier at his own expense and at such intervals as may be considered necessary by the Authority or its responsible officer to ensure the efficient operation of such chamber, appliance, or apparatus, and in no case shall such chamber, appliance, or apparatus be altered without the approval in writing of the Authority first being obtained. Authority first being obtained.

Division 10,-Sub-soil Water.

Section 26. The discharge of sub-soil water into sewers shall be prohibited excepted by permission of, and under conditions approved by, the Authority.

Division 11.-Inspection Tests.

Section 27. Notice.—The owner or his authorized agent, or Section 27. Notice.—The owner or his authorized agent, or the plumber, drainer, or contractor, shall give at least forty-eight hours notice to the Authority, in writing, of his intention to commence work and of work ready for inspection. All work shall be left uncovered and accessible for examination until inspected and approved. Inspection shall be made within twenty-four hours of the receipt of such notification except when the notification is received on a Saturday, when saventy-two hours shall be allowed. seventy-two hours shall be allowed.

seventy-two hours shall be allowed.

The contractor carrying out any work shall, within seven days of the completion of such work, file in the office of the Authority, on forms furnished for this purpose, a correct statement of the work done and the cost thereof. Such statement shall be countersigned by the responsible officer of the Authority, and a certificate embodying such statement shall be forwarded to the contractor.

Section 28 Inspection All drains waster failure.

Section 28. Inspection.—All drains, wastes, fittings, joints, fixtures, &c., will be inspected by the responsible officer of the Authority to ensure compliance with the By-law and approved plan.

Section 29. Tests.—Drains, whether laid by the Authority's workmen or others, must be thoroughly tested in every case before being passed by the Authority's officers. The responsible officer of the Authority may require the application of the water or smoke test, or such other tests as he may order

Section 30. Water Test .- The water test may be applied to Section 30. Water Test.—The water test may be applied to the drainage and/or plumbing systems and their fittings in their entirety or in sections. It shall be applied by hermetically sealing all openings below the top of the section to be tested. The system shall then be filled with water to a height of 6 feet above the highest point of the section, or, if considered necessary, to such additional height as the responsible officer may order, and every joint carefully examined for leaks examined for leaks.

Section 31. Smoke Test.—The smoke test shall be applied by hermetically sealing all openings into the section to be tested, and forcing into the system thick smoke to a pressure equivalent to 1 inch of water, by means of a smoke test apparatus. Every joint shall then be carefully examined for lacks apparatus.

Section 32. Equipment, &c.—The equipment, material, ower, and labour necessary for the inspection and tests shall be furnished by the contractor, plumber, or drainer.

Section 33. Maintenance.—Every person holding a licence from the Authority who shall execute any work in connexion with sewerage drainage and/or sanitary plumbing shall, when so directed by the Authority, make good at his own expense any defect found within three months of date of completion of any such work due, in the opinion of the Authority, to bad workmanship or defective material.

Division 12.-Materials and Workmanship.

Section 34. Materials.—All materials, pipes, bends, junctions, Section 34. Materials.—All materials, pipes, bends, junctions, fittings, fixtures, and apparatus shall be of the best of their respective kinds, sound and free from defects, and shall comply with such Australian standard specifications as apply and are accepted by the Authority, otherwise to be approved by the

accepted by the Authority, otherwise to be approved by the Authority.

Section 35. Testing.—All materials, pipes, bends, junctions, fittings, fixtures, and apparatus shall be submitted for examination and/or test, and shall not be placed in position until passed and stamped by the Authority. Such testing of materials shall be paid for by the person submitting same, whether passed or rejected, and shall be done at such time and place, and at such rates, as may from time to time be fixed by the Authority.

Section 36. Workmanship.—All work shall be executed in a

Section 36. Workmanship.—All work shall be executed in a thorough and workmanlike manner, and to the satisfaction of

Section 37. Precautions.-Adequate precautions shall be adopted by the person carrying out the work to prevent injury to workmen, property, or public, and the Authority will accept no responsibility for claims for injury arising from the inadequacy of such precautions.

No. 183.—July 2, 1941

Section 38. Concrete.—Concrete, unless otherwise ordered, shall consist of one part Portland cement, two parts clean sharp sand, and four parts hard metal, shingle or gravel not exceeding \frac{3}{2}-in. gauge, and shall be thoroughly mixed with clean water to such consistency as ordered or approved by the responsible officer of the Authority.

Section 39. Cement Mortar.—Cement mortar, unless otherwise ordered, shall consist of one part Portland cement and two parts clean sharp sand, properly mixed with an approved proportion of clean water.

PART 3.

DRAINAGE. Division 13.-Drainage, General.

Section 40. (1) Every premises shall be separately drained unless a combined drain shall have been ordered or approved by the Authority. Owners desiring to have the drainage of their properties combined must sign a request for a combined drain, and obtain the approval of the Authority. In any case in which it appears to the Authority that any properties may be drained more advantageously in combination than separately the Authority may order that those properties be drained by a combined experties.

combined operation.
(2) In any case where a combined drain serves two or more

properties the Authority, with the consent of the owners of the properties served by such combined drain, may take over such combined drain, and thereafter such combined drain shall be and remain a sewer of the Authority.

be and remain a sewer of the Authority.

(3) In every case of a combined drain the Authority will determine, as between the respective owners and occupiers of the properties drained thereby, the proportions in which the cost of such combined drain shall be paid. In every case of the occurrence of an obstruction in a combined drain the Authority will also determine by whom and in what proportion the cost of removing such obstruction shall be paid.

(4) Owners and occupiers of premises are responsible for clearing stoppages in drains within their premises, or between their premises and the sewers into which the branches lead, but must employ only licensed plumbers or drainers to clear same.

(5) Before a licensed plumber or drainer commences to clear a stoppage in a drain he must notify the Authority in writing of the time when he intends to clear the stoppage, so that the Authority's proper officer may attend and pass the work in accordance with the provisions of the Acts.

Section 41. Size of Drains.—Every drain shall be of adequate

Section 41. Size of Drains.—Every drain shall be of adequate size for the drainage of the property to be served, in accordance with the requirements of section 85, with a minimum diameter of 4 inches.

Section 42. Materials.—All drain pipes, bends, junctions, and fittings used shall be of glazed stoneware, concrete, cast-iron, or other approved material, provided that the responsible officer of the Authority may prohibit the use of any of the abovementioned where the circumstances or conditions are considered

Section 43. Cast-iron Pipes.—Cast-iron drainage pipes and their fittings shall comply with the Australian standard specification, or, in the event of no such standard being in existence, with the standard approved by the Authority for cast-iron water pipes and their fittings of similar diameters.

Section 44. Interceptor Traps.—Where directed by the Authority, but not otherwise, an interceptor trap shall be fixed in the drain laid from any property to the sewer. Such trap shall be fixed as near as practicable to the boundary, and wherever practicable shall be within the boundaries of the property. The interceptor trap shall be provided with an inspection cap on the sewer side of the trap. If ordered, an approved manhole shall be provided for the trap.

approved manhole shall be provided for the trap.

Section 45. Inspection Chambers.—All drains shall, wherever considered necessary by the Authority, join in an inspection chamber at least 3 feet long by 2 feet wide, fitted with a closed cover. The portions of the drains crossing the floor of the inspection chamber shall be connected either in a straight line or by curved junctions in the floor of the chamber. All inspection chambers to be cement rendered (two parts sand and one part cement) to a smooth surface, and made watertight. The inspection chamber must be provided with a closed cover, and special ventilation must also be provided if considered necessary by the Engineer. necessary by the Engineer.

Section 46. Inspection Openings.—Every line of drain shall be provided with an inspection opening—inside and within 5 feet of the boundary line, at each junction not provided with an inspection chamber, at each change of direction, at each fixture, and in no case at greater than 30 feet intervals, and in paved areas these shall, if considered necessary by the responsible officer of the Authority, be brought to the surface and furnished with approved airtight covers. The area of an inspection opening shall be not less than the area of the drain.

Section 47. Drain Openings Not in Use.—The ends of all house drains not immediately connected with the plumbing fixtures and all inspection openings shall be securely closed with watertight imperishable materials. If stoneware or cement concrete, a stoneware, cement concrete, or cast-iron disk must be cemented in; if wrought iron, a plug must be screwed on the end; if cast iron, a cast-iron plug must be caulked in with lead.

Section 48 Periodica on Licentian Discussion 1988 Periodica on Licentian Discussion 1989 Periodica on Licentian 1989 Periodica on Licentian Discussion 1989 Periodica on Licentian Discussion 1989 Periodica on Licentian 1989 Perio

Section 48. Replacing or Inserting Pipes.—Where it becomes necessary to remove a pipe to clear a stoppage or to insert a pipe or branch in an existing drain, such pipe so removed shall be replaced by an inspection pipe or inspection junction of the same length by one of the following methods:—

he same length by one of the following methods:

(a) The top half of the socket of the new pipe and of the existing downstream pipe may be removed, but the bottom half shall in each case be left intact and the joints surrounded with concrete.

(b) An approved split pipe with double collar surrounded with concrete may be used.

(c) A length of not less than three pipes may be removed, the centre pipe replaced by an inspection pipe, and the pipes dropped back into place without springing or cutting.

or cutting.

Junctions in existing metal pipes shall not be made unless an approved closure pipe is used in each case. Springing pipes into position shall not be resorted to or allowed.

Division 14.—Basement and Cellar Drainage.

Bivision 14.—Basement and Cellar Drainage.

Section 49. Fiatures.—No water-closet, urinal, and/or other fixture shall be placed in any cellar or basement, or on any floor below ground level, unless by consent of the Authority, and then only when, in the opinion of the Authority, other provision cannot be made. The owner shall submit such plans and/or other information as the Authority may require, and shall undertake in writing to accept all risk of damage that may occur. If satisfied that the ventilation and lighting provided are in accordance with section 151 or 152 of these Bylaws, and all other conditions have been complied with, the Authority may give its consent; provided always that such consent may be revoked by the Authority at any time, and that upon 14 days' notice of revocation such fixture shall be abolished by the owner.

Section 50. Risk of Back Flow.—Where such cellar, base-

Section 50. Risk of Back Flow.—Where such cellar, basement, or floor below ground level is at such a level as may, in the opinion of the Authority, involve risk of back flow in the event of the sewer becoming overcharged, the sewage from all fixtures therein shall be raised by ejector, syphon, or other approved mechanical appliance to such height as ordered and discharged into the sewer as and where directed.

Section 51. Seepage Drains.—In no case shall scepage drains from cellars, basements, or any floor below ground level be discharged into a sewer without the consent of the Authority. Where such discharge is permitted by the Authority the seepage shall be raised by ejector, syphon, or other approved mechanical appliance to such height as ordered, and discharged into the sewer or elsewhere as and where directed.

Division 15 .- Polluted Areas.

Section 52. Connexion.—The Authority may, if it thinks fit, authorize or require that any of the following places:—namely, stables, cow-sheds, dairies, market places, areas for washing vehicles, and any other polluted place, be connected with the sewers, subject to such conditions as the Authority was investigated. may impose.

Section 53. Conditions Governing Connexion.—No such connexion shall be made unless the following conditions have been complied with:-

- (a) The place to be connected shall, if required, be so roofed as to prevent the entry of rain water from it to the sewers, and in no case shall rain water be permitted to discharge on to such place from adjusting surfaces.
- permitted to discharge on to such place from adjoining surfaces.

 (b) The place to be connected shall be paved above the level of the yard with approved materials, and graded to the satisfaction of the responsible officer
- of the Authority.

 (c) The drain from any such place shall be provided with an approved silt trap with a removable grating and connected with the drain inside the boundary line of the property.

Section 54. Manure Bins.—(a) Manure bins must be provided for all stables, or cow-yards where the local Council's By-laws demand their construction, or where the locality is

By-laws demand their construction, or where the locality is closely built on.

(b) All the manure bins must have the inside surfaces rendered with cement mortar, and must be made impervious throughout, and provided with an approved close-fitting cover. Walls of new manure bins must, unless otherwise approved, be at least 9 inches in thickness, built of brickwork laid in cement mortar. If an outlet pipe be provided for a manure bin, it must be properly connected with the Authority's sewers. Branches in house drains must be provided in all cases where manure bins exist, for their connexion whenever the Authority shall deem it necessary.

Division 16 .- Pipe Trenches.

section 55. The trench for the house drain from any property shall be so dug as to meet the Authority's sewer at the position provided or to be provided for the connexion.

The material from the trench shall be so placed as to cause the least possible obstruction and inconvenience to the public. Proper barriers and lights must be maintained where necessary to guard against accident during the progress of the work.

In refilling the terms of the second content of the progress of the second content of t

In refilling the trench selected refilling shall first be de-posited around and over the pipe to a depth of 12 inches and carefully consolidated, after which the remainder of the trench shall be filled in in layers and rammed or flooded; as ordered

No stone shall be used in refilling until earth or gravel has been placed over the pipe to a depth of 1 foot, or more if directed.

On no account shall any water, sand, earth, &c.. be allowed to enter the sewer during the progress of the work.

On completion of refilling the surface shall be restored as nearly as possible to the same condition as it was in before operations were commenced, unless the owner in writing otherwise requires.

Division 17 .- Laying Drains, &c.

Division 17.—Laying Irrains, &c.

Section 56. Position and Line.—Every drain and every fitting, &c., connected therewith shall be laid and fixed where directed by the responsible officer of the Authority. As far as possible all drains shall be laid in straight lines; where changes of direction occur they shall be made in manholes, or by a suitably curved pipe with an inspection opening on each straight pipe next adjoining the curve.

Section 57. Obligate Lucitors. Where are decirated to the control of the curve.

Section 57. Oblique Junctions.—Where any drain joins another drain the junction shall be made obliquely at an approved angle with the direction of flow of such drain. Right-angled junctions shall not be made.

Section 58. Connexion to Sewer.—The position of the Authority's connexion to any premises shall be located prior to the commencement of any drain excavation. The disk stopper at the point of connexion to the sewer shall be carefully removed so as not to injure the socket or allow any debris to enter the sewer.

The first length of the drain at the branch shall be an inspection opening.

Section 59. Gradients.—All drains shall be laid on an even grade, and, except by special permission in writing, from the Authority, such gradients shall in no case be less than the following minimum permissible gradients:—

4-in. diameter

4-in. diameter 1 in 40
6-in. diameter 1 in 60
In cases where the grades of 4-in. and 6-in. drains are steeper than 1 in 10 and 1 in 15, respectively, concrete stops shall be placed as and where directed by the responsible officer of the Authority.

Section 60. Depth of Drains.—Drains of stoneware or concrete pipe, unless bedded in and encased in concrete of not less than 6 inches thickness over any part of the drain, shall be laid at a depth to the socket of the pipe of not less than the following:—

(a) In public thoroughfares, rights-of-way, or other open spaces subject to vehicular traffic—2 ft. 6 in.

(b) In private property not subject to vehicular traffic—1 foot.

No person shall alter the surface over any drain so as to deprive it of the minimum depth of cover specified by the preceding paragraph, unless approved measures are adopted to protect the drain.

protect the drain.

Section 61. Laying Drains.—All pipes shall be laid to such lines and grades as may be shown on the plans or directed, and, except where otherwise ordered, holes shall be cut in the bottom of the pipe trench to receive the sockets of the pipes, and all the pipes shall be carefully bedded with the barrel on the solid ground.

In the case of rock-bottomed trench, or where directed, the pipes shall be bedded up to the horizontal diameter upon not less than 3 inches thickness of approved sand or other approved material measured from the barrel of the pipe.

In water-charged ground, or where the foundation is bad, or near roots of trees, or where directed, the drain shall be formed of cast-iron pipes; or, if of stoneware or concrete pipes, they shall be bedded on and encased in concrete as ordered, and, if ordered, supported upon approved timber foundations as directed. as directed.

as directed.

Drops or bends in vertical or inclined drains shall have a concrete support placed under and around as directed.

Portland cement concrete brought to a smooth surface must be used in each of the following cases:—

(i) Around and under gully basins, the exposed surfaces to be rendered in cement mortar, two parts sand, one cement.

(ii) Around the top and for 6 inches below the surface of the ground of vent pipe sockets where exposed.

(iii) Around the top and for 6 inches below the surface of the ground of disconnexion traps when the surface is exposed.

(iv) Under and around bends rising vertically off oblique branches, and under all drainage traps.

Division 18 -- Drains Under Buildings.

Section 62. Every drain shall, as far as practicable, be so constructed as not to pass under any building. Where a drain does pass under a building it shall, if practicable, be laid in a direct line for the whole distance beneath such building, and shall have approved means of access for rodding outside the walls of the building, and also, if directed, beneath the building. The pipes used shall be of stoneware or concrete, surrounded by not less than 6 inches of concrete or of castiron.

In any case in which pipes pass through or under walls, approved provision shall be made to prevent injury to the pipes by settlement, and, in outer walls, to prevent the ingress of vermin.

Division 19 .- Joints, Drainage.

Section 63. Stoneware and Cement Pipes.—Joints of stoneware and cement pipes shall be filled in solidly with cement mortar neatly splayed off, or with other approved material. After each joint is made the interior of the joint shall be wiped clear of surplus mortar before the next pipe is laid. Section 64. Cast iron Pipes.—All joints in cast-iron pipes must be stemmed with approved gaskets and so filled and caulked with lead or other approved material as so make them gas and water tight.

gas and water tight.

All connexions between stoneware or concrete pipes and east-iron pipes shall be made as for joints in stoneware or concrete pipes.

Division 20 .- Drainage Ventilation.

Section 65. Vents on Main House Drain.—The main drain shall be ventilated at its upper end by a pipe ventilator erected vertically, and such ventilator may be a soil pipe.

If the drain is provided with an interceptor trap there shall be in addition a ventilator connected to the interceptor trap

In such cases there shall, wherever practicable, be a dif-ference in height of not less than 6 feet between the tops of the vents at the upper and lower ends of the drains respec-

the vents at the upper and lower ends of the drains respectively.

Section 66. Vents on Branch Drains.—Branch drains need not be vented if the drainage traps are within 15 feet from the main house drain, measured along the line of pipes, including the drop, if any, from the centre line of the main drain to the centre of the outlet side of the water seal of the drainage trap, unless otherwise ordered by the Authority, in which case they must be vented as directed.

Section 67. Height of Vents.—Every vent pipe extending upwards from a soil or drain pipe shall be carried not less than 6 feet higher than any window or door within a distance of 30 feet thereof, and in any case at least 21 feet above ground level and 6 feet above the level of the caves or coping, or to such additional height as may be necessary to prevent effectually the escape of foul air into any building within the vicinity.

where the vent pipe extends into a gable of the building it shall further be carried at least 2 feet above the point of intersection with the roof.

Such pipes shall, where necessary, be provided with suffi-cient clips or stays to support them effectively.

Section 68. Chimneys.—No chimney shall be used as a ventilator to any drain, soil, or waste pipe.

Section 69. Vents Near Chimneys.—Vents must, as far as possible, be kept away from chimneys and ventilating air shafts. Where a ventilator pipe terminates 6 feet or more from a chimney opening or ventilating air shaft, the requirements of section 67 shall apply, but where the distance is less than 6 feet the vent pipe shall, unless otherwise ordered, terminate not less than 2 feet below the top of such chimney or air shaft

or air snait.

Section 70. Vents Adjoining High Buildings.—In any case in which a building is erected next to a previously existing building of less elevation, and any windows of the new building are located within 30 feet of any existing vent stack on the lower building, the owner of such new building shall defray the cost of or shall himself make such alterations to the vents of the previously existing building as necessary to conform with section 67. form with section 67.

rems of the previously existing building as necessary to conform with section 67.

The owner of the lower or existing building shall make such alterations upon the receipt of money, or security therefor sufficient for the purpose, from the owner of the new or higher building, or shall permit at the election of the owner of the new or higher building, the making of such alteration by the owner of such new or higher building.

Section 71. Size of Drainage Vents.—Drainage vent pipes shall, unless otherwise ordered, be of not less than 4 inches diameter in the case of educt vents and not less than 3 inches diameter in the case of induct vents, with the provision that where more than one educt vent is provided the vent on the longest line of drain shall be of not less than 4 inches diameter and all others of not less than 3 inches diameter; but in no case shall a drainage vent be of smaller diameter than necessary to comply with the requirements of section 86.

Unless otherwise ordered or approved every such vent pipe shall be without return bend and provided with basket end or educt or induct cowls as directed

educt or induct cowls as directed.

Section 72. Materials, &c.—Drainage vent pipes situated wholly outside of buildings shall be of cast-iron, galvanized wrought iron, double galvanized sheet iron, or other approved material above ground, and of stoneware or concrete beneath the surface of the ground. Galvanized sheet-iron vent pipes shall not be less gauge than 20 for 3-in. and 4-in. diameter pipes and 18 for 6-in. pipes, and where ordered the first 6 feet above ground shall be of cast-iron or other approved material. Drainage vent pipes inside a building shall, unless otherwise approved, be of cast-iron or of galvanized wrought iron. The circumferential joints of galvanized sheet-iron vent pipes shall be riveted and soldered. All galvanized sheet-iron vent pipes used to ventilate the drainage system, or used as antisyplonage pipes to soil or waste pipes from closets, slop sinks, or urinals, must be coated with hot tar or asphaltum inside before erection.

Section 73. Gratings.—Openings for ventilation shall be

Section 73. Gratings.—Openings for ventilation shall be effectively protected by approved gratings of ample area. The aggregate area of apertures in any such grating shall not be less than the sectional area of the pipe or drain to which such grating is fixed. Every opening for ventilation shall at all times be kept perfectly free from obstruction.

Section 74. Pipe Clips, &c.—There shall be at least one pipe clip to each 6-ft. length of vent pipe.

For cast-iron or wrought-iron pipe approved coated wrought-iron clips and for galvanized sheet-iron pipe 1½-in. x 14-gauge galvanized band iron clips shall be provided. Wherever it is necessary to fix pipes clear of the wall approved extension clips shall be used.

Clips in the case of cast-iron pipes must be placed tight up against the bead or under side of collar.

Section 75. 4ttechment to Weller When a galvanical

Section 75.—Attachment to Walls.—Where a galvanized sheet-iron pipe, with or without offset, is carried up above the brick wall of a building a galvanized wrought-iron clip must be used, leaded into the wall near the top wherever possible and bolted against the vent pipe.

All band iron clips of vent pipes to brick walls shall be fastened with nuts and bolts, leaded in, or by means of T-headed bolts passed through the brick joints and turned at right angles to the joints.

Section 76. Supporting Vents.—Wherever a vent pipe with offset is not more than 9 feet long above such offset it need not be stayed; if longer, it shall be stayed as directed with 1-in. galvanized wrought-iron piping.

An unsupported length of 15 feet above highest clip of straight vent pipe without offset will be permitted.

Section 77. Induct Vents .- Every induct vent shall be securely supported in an approved manner,

Division 21 .- Drainage Traps.

Section 78. Trapping of Inlets.—Every inlet to any drain other than inlets provided for ventilation in accordance with the By-law shall be provided with an approved trap. No inlets to any drain connecting directly with a sewer shall be constructed within a building other than such inlets necessary for the apparatus of any water-closet, urinal, or housemaid's close sight. slop sink

Section 79. Classes of Traps .- Four classes of traps shall

Section (a) Classes of traps.—rour classes of traps shan be used—

(a) "Traps" for intercepting gases only, to be of round section and self-cleaning form, but not such as to empty by momentum or suction.

(b) "Silt traps" for intercepting both gases and solids, to have slightly tapered sides, flat bottom, and rounded angles, and provided with approved means for catching and removing solids.

(c) "Grease traps" for solidifying and collecting grease or other semi-fluid matter liable to foul the pipes, to be of such form as approved.

(d) "Oil traps" for collecting all kinds of oil and to be of such form as approved.

The term "yard gully" is applied to traps (a) in cases where they are used externally and fitted with dished tops and gratings. The tops of inlets of all disconnector traps must be at least 6 inches above the surface of the surrounding ground.

Section 80. Water Seal.—All traps must have a water seal of at least half the diameter of the outlet pipe, but in no case of less than 2 inches.

Section 81. Provision of Yard Gullies.—A yard gully must, wherever practicable, be provided in the yard of every property, as near as practicable to the kitchen or back door, with a tap placed over it at a height of not less than 2 feet. No yard gully shall be situated within a building. Where it is not practicable to provide a yard gully, a slop sink must be provided within the building.

Section 82. Details of Yard Gullies.—Yard gullies shall be fitted with dished tops and gratings, the dished top being in one piece with the trap or jointed thereto by spigot and faucet, or as otherwise approved.

The depth of the dished top to the grating must be not less than 6 inches. Grating to gully traps must not be less than 6½ inches over all, and the gratings to all disconnector traps to be convex in section, with openings of suitable outlet capacity. All gratings must be fixed down in an approved manner with bitumen or wedges of lead.

manner with bitumen or wedges of lead.

Section 83. Kerbing, &c.. to Yard Gullies.—Yard gully basins and the dished tops of silt traps must be so surrounded with an approved impervious kerbing as to prevent the access of surface water to the drains, and, if directed, the wall at the rear of the gully or silt trap, if of brick or stone, must be cement rendered to the height of the tap over same, and if of wood the wall must be provided with an approved galvanized sheet iron apron. The internal diameter of kerbing around gully traps measured from face of cement rendering must not be less than 15 inches, and must be neatly rounded to meet the gully top. the gully top.

PART 4.

PIPE CAPACITIES.

Division 22.—Capacities of Soil, Waste, Drain, and Vent Pipes. Section 8. Fixture Units.—For the purpose of determining the size of any drain, waste, soil, or vent pipe, the following equivalent fixture units shall be adopted, unless otherwise directed, and the nominal outlet diameter shown hereunder shall be the minimum allowed for each of the respective fittings. fittings.

Fixture.		Nominal Outlet Diameter.					
One lavatory basin	. 11	inch		1			
One lavatory basin	. l	inch		11			
One kitchen sink (up to 6-ir	١.						
J11 4	. 2	inches		31			
One bath	. 2	inches		51			
One wash trough set wit	h			_			
common trap	. 11	inch		31			
One wash trough set wit	h _			_			
common trap	2	inches		5 }			
One urinal	. 2	inches		4			
One slop sink	. 21	inches		3			
One stem stells	. 3	inches		41			
One shower bath	. 2	inches		3			
One water closet	. 4	inches		6			
One bathroom group, consisting	g						
of one lavatory basin, on							
bath, and one shower .				7			

The equivalent fixture units to be adopted for fixtures other than those shown shall be determined by the Authority. One fixture unit denotes a rate of discharge equal to 1 cubic foot

Section 85. Sizes of Soil, Waste, and Drain Pipes.—Except by special permission the required sizes of soil, waste, and drain pipes shall be determined on the basis of the total number of fixture units drained, or likely to be drained, in accordance with the following table:—

Pipe	Permissible	Permissible Maximum Number of Fixture Units.											umber nits be t any of
늄	Peru				Grad	le no			ZD SH A S				
Diameter (Inches).	Minimum Grade.	1 tn 60	1 in 50	1 In 40	1 in 30	1 in 25	1 in 20	1 in 15	1 in 121	1 in 10	1 in 5	Vertical	Maximum of Fixture pormitted connected 8-ft. lengt
11 11 2 21 3 4 5	1 in 121 1 in 15 1 in 20 1 in 25 1 in 30 1 in 40 1 in 50 1 in 60	330		100 370	19		220	18 26 122	14	280	11 61 16 28 40 176 350 730	11 9 23 37 50 250 650 1,100	1 ½ 6 12 22 32 140 280 590

(a) Waste and soil pipes shall not be diminished in diameter in the direction of flow.

(b) The diameter of trap, waste, or soil pipe receiving the discharge from any fixture shall in no case be less than the nominal outlet diameter of such fixture.

fixture.

(c) No water-closet shall discharge into a drain or soil pipe of less than 4 inches in diameter.

(d) All connexions between inclined pipes and vertical stacks shall be through 45 degrees junctions.

(e) Soil and waste stacks shall be as direct as possible and free from sharp bends. Where such are unavoidable approved provision shall, if necessary, be made to safeguard fixtures immediately above and below the bend.

Section 86. Sizes of Vents.—(1) Main Vents.—Except by special permission, the required sizes of main vents shall be determined from the size of the soil, or waste pipe, or stack to be vented, the total number of fixture units drained into it,

and the developed length of the vent, in accordance with the following table, interpolating where necessary between permissible lengths of vent given in the table.

MAXIMUM PERMISSIBLE LENGTH OF MAIN VENTS (IN FEET) FOR SOIL AND WASTE PIPES.

Diameter of Soil or Waste Pipe	Number of Fixture Units.	Diameter of Main Vent (in inches).										
(inches).	·		11	13	2	21	3	4	8	6		
11 11	Up to 9		44	55	::		::	::	::	:		
2	Up to 23			40	80			· · ·				
21	Up to 18 37	::	::	54 48	79 69	104 94		::	::	:		
3	Up to 19 26 32 40 50	::	::	15 11 9 8 7	60 46 40 33 28	128 113 100 87 75	238 204 182 158 138	::	:::::::::::::::::::::::::::::::::::::::			
4	Up to 25 50 100 140 176 250	::	::	::	20 16 12 10 8 7	65 57 44 36 30 21	127 113 88 75 66 54	300 290 244 220 204 182	::			
	Up to 100 180 220 280 350 550	::	::	::	:::::::::::::::::::::::::::::::::::::::	35 27 25 20 18 15	55 42 38 33 27 20	175 150 140 125 108 80	300 300 300 300 290 235			
	Up to 150 870 430 520 590 730 1,100	::	:::::::::::::::::::::::::::::::::::::::	::	::::::	::	22 14 12 10 9 8 7	90 58 53 46 42 37 26	270 185 172 157 148 137 112	300 300 300 300 300 300 260		

Provided that-

(a) No vent shall be less than 1½ inch in diameter, and in no case shall a vent have a diameter less than one half that of the soil or waste pipe which it serves.

(b) For 2-in, and 2½-in, waste pipes the vent shall have a diameter of not less than 1½ inch.

(2) Sizes of Branch Vents .- The required sizes of branch (2) Sizes of Branch Vents.—The required sizes of branch vents shall be determined from the number of fixture units served by the branch vent and the developed length of the vent from the point of connexion of the anti-syphonage vent from the last fixture served by the branch vent to the outlet to the open air at the upper end of the main vent, in accordance with the following table, interpolating where necessary between permissible lengths of vent given in the table:—

Diameter of Branch Vent.	Number of Fixture Units Served by Branch Vent.	Maximum Permissible Length.	Diameter of Branch Vent.	Number of Fixture Units Served by Branch Vent.	Maximum Permissible Length.
11	Up to 9	55	3	Up to 6	300
2	Up to 23	80		12 19 26 32 40 50	272 238 204 182 158 138
21	Up to 6 12 18 37	114 109 104 94	4	Up to 6 12 18 25 50 100	300 300 300 300 290 244

Provided that-

(a) Branch vents shall conform to provisions (a), (b) for main vents.

(b) No branch vent need be larger in diameter than the

soil or waste pipe which it serves.

(3) Individual Anti-syphonage Vents.—The required sizes of individual auti-syphonage vents shall be determined from the diameter of the fixture trap served in accordance with the following table:-

Diameter of Fixture Trap.	Minimum Permissible Size of Anti-Syphonage Vent.	Diameter of Fixture Trap.	Minimum Permissible Size of Anti-Syphonage Vent.		
Inches. 11 11 2	Inches.	Inches. 21 3 4	Inches.		

PART 5. PLUMBING.

Division 23.—General.

Section 87. Waste Pipes.—Except by permission of the Engineer, separate waste pipes shall be provided for each of the following classes of polluted water, viz.:—

- (a) Dirty water from baths, sinks, lavatory basins, and
- wash troughs, and other waters containing a small proportion of soap and/or dirt.

 (b) Greasy water from kitchen and scullery sinks or other fixtures, in such cases where grease traps are ordered or required.

Section 88. Soil Pipes.—Soil pipes shall be provided for soil water from closets and other waters containing faecal matter, and for urinal waters from slop sinks and urinals, and, where directed, for discharges from operating theatres and morgues, and in no case shall such waters be discharged into any waste pipe as defined by this By-law, except by permission of the Engineer.

Section 89. Connexions to Drain.-All waste pipes shall dissection 39. Connections to Drain.—All waste pipes shall use charge under the grating of a yard gully or into a disconnector trap. All soil pipes, including those for urinals and house-maids' slop sinks, must be connected direct to the drain. No waste pipe shall be laid in the ground outside any building unless by special permission.

unless by special permission.

Section 90. Flashing, &c.—All troughs, sinks, and other fixtures which are placed less than 3 inches, and all baths fixed less than 6 inches clear from any wall shall be flashed with 5-lb. lead, 24-gauge copper, bronze, brass, nickel, silver, or monel metal, or other approved material. Galvanized sheet iron may be used for fixtures other than sinks.

All such flashings shall be turned up the walls at least 4 inches, except where the walls are tiled, when the flashings shall be carried up at least 1 inch hehind the tiles. Baths and other fixtures having turned-up flanges for use against tiled walls or walls lined with other approved material in lieu of sheet metal finshing shall be properly supported to prevent settlement, and the flange shall lap at least 1 inch behind the tiles or lining, which shall be brought hard down on to the surface of the fixture. All flashing shall be properly scured and made watertight, and shall be belded for a width of not less than 1 inch along the edge nearer the fixture in of not less than I inch along the edge nearer the fixture in red or white lead.

Section 91. Bib-cocks.—Internal bib-cocks shall not be permitted unless a sink, lavatory basin, or other approved fixtures, or a properly drained impervious floor, is provided underneath.

Division 24 .- Soil, Waste, and Vent Pipes.

Section 92. Materials.—No material shall be used for soil pipes other than cast-iron, lead or brass, and for waste pipes other than wrought-iron, cast-iron, lead, brass, or copper.

Section 93. Lead Pipes.—The minimum permissible weight of lead for soil, waste, or vent pipes for water closets, urinals, and slop sinks shall be 7 lb. per square foot, and for all other fixtures 6 lb. per square foot.

Section 94. Wrought-iron Pipes.—All wrought-iron pipes and their fittings shall be approved standard weight and quality and galvanized or lined to the approval of the Authority.

Authority.

Section 95. Cast-iron Pipes.—All cast-iron pipes shall be sound, free from holes and cracks, and coated with approved bituminous composition, or lined with glass enamel to the approval of the Authority.

Cast-iron pipes and their fittings, where laid in the ground, shall comply with the Australian standard specifications, or in the event of no such standard being in existence, with the standard approved by the Authority for cast-iron water pipes and their fittings of similar diameter. Cast-iron pipes for use in other situations shall have a minimum thickness of 3/16 inch measured in the case of glass-enamelled pipes without the enamel, and their fittings shall correspond with them in weight and quality. All junctions shall be curved, right-angled junctions shall not be made.

Section 96. Galvanized Sheet Iron Pipes.—External vent

Section 96. Galvanized Sheet Iron Pipes.—External vent pipes of galzanized sheet iron shall be of a gauge not less than the following:—

- 1½ inch, 2 inch, 2½ inch diameter-22-gauge
- 3 inch and 4 inch diameter—20-gauge. 6 inch diameter—18-gauge.

Section 97. Where lead, copper, brass, or cast-iron soil or waste pipes are fixed outside a wall for upstairs fixtures, the lead, copper, brass, or cast-iron pipes shall be carried at least 2 feet above the level of the highest fixture attached to the

pipe.

Section 98. Vent Pipes.—Vent pipes, if inside a building, shall in all cases be of cast-iron, wrought-iron, lead, copper, or brass. Grooved, welded, or riveted double galvanized sheet iron vent pipes may be used where they are entirely outside a building, and shall be connected with the traps or waste or soil pipes, with brass ferrules or other joints approved by the responsible officer of the Authority.

Section 99. Vents in Shed, &c.—Galvanized sheet iron vent pipes may be used inside stables or open sheds, except where liable to damage.

Section 100. Use of Lead Pipes.—Lead pipes shall not be used, except where exposed to view and/or not liable to

Section 101. Supporting Lead Pipes.—Lead pipes shall be supported by cast lead tacks of approved dimensions, wiped on to the pipe or by other approved fastenings, and such fastenings shall be arranged as nearly as possible thus—

4-in. vertical lead pipes—2 ft. 6 in. centres.
4-in. horizontal lead pipes—2 feet centres.
Less than 4-in. vertical pipe—3 feet centres.
Less than 4-in. horizontal pipe—2 ft. 3 in. centres.

Two pairs of tacks, fixed opposite, is sufficient for fixing lead flush pipes from cisterns.

Section 102. Minimum Permissible Gradients.-The following are the minimum gradients to be adopted for soil and waste

Diameter of Pipe.		Minimum Gradient.
11 inch	 	 1 in 124
11 inch	 	 1 in 15
1½ inch	 	 1 in 174
2 inches	 	 1 in 20
21 inches	 	 1 in 25
3 inches		 1 in 30
4 inches	 	 1 in 40
5 inches	 	 1 in 50
6 inches	 	 1 in 60

Section 103. Length of Unvented Waste Pipes .- Waste pipes section 103. Length of Onvented Waste Papes.—waste paper need not be ventilated unless they exceed 10 feet in inclined length or 12 feet in vertical length, provided that there is only one fixture attached to the waste pipe, and provided that the water seal of the trap is not reduced by syphonage or other cause. Where there is more than one fixture, or the water seal is reduced, a vent pipe shall be supplied to the fixture trap or traps.

Section 104. Junctions.—Where a waste or soil stack is branched into a graded waste, soil, or drain pipe, the branch fitting shall have an angle of not less than 45 degrees to the horizontal, and the length of the branch of the fitting shall be such that the vertical projection of the attached stack will be wholly outside of the area of the junction with the graded pipe.

Section 105. Scaling of Pipes.—Wherever a fixture is abolished, the soil, waste, vent, and water supply pipes to such fixture shall be removed, or, if allowed by the Authority to remain the ends of the pipes shall be sealed with watertight imperishable materials.

Section 106. Soil Vent Pipes.—In all cases the upward extension from the soil pipe for ventilation shall pass in as direct a manner as possible above, and, if necessary, through the roof.

Section 107. Vent Pipe Grades.—All vertical lines of vent pipe shall connect, full size, at their bases with a soil, waste, or drain pipe at an angle of not less than 45 degrees to the horizontal, and shall extend in undiminished size above the roof or be connected to the soil, waste, or vent stack, in compliance with the requirements of section 109, on a grade sufficient to avoid the collection of water.

All intermediate bends or offsets shall be at a grade of not less than 45 degrees to the horizontal.

Vent pipes shall not be used as waste or soil pipes.

Section 108. Anti-syphonage Vents.—Traps must be prevented Section 108. Anti-syphonage Vents.—Traps must be prevented from syphoning by proper ventilation, in accordance with the requirements of section 86. Such anti-syphonage vents from fixtures shall be carried above the caves of the building or pined to the branch or main vent above the level of the fixture, unless special permission to the contrary is granted.

Every vent pipe extending upwards from a waste pipe shall be carried 4 feet above any door or window or other opening into a building within 15 feet thereof and carried at least 1 foot above the eaves or coping or intersection with the roof.

least 1 foot above the eaves or coping or intersection with the roof.

These vent pipes shall be connected to the waste or soil pipe at a point not less than 3 inches nor more than 12 inches from the crown of the trap and on the opposite side of the water seal to the fixture.

Section 109. Combining of Vents .- The various vents may be combined by branching together those which serve traps of the same class. The vent pipes may be branched into a soil or waste pipe of the same class above the level of the highest

Section 110. Where a branch is required to a galvanized sheet iron vent pipe, a brass saddle piece bolted and soldered to the vent must be used.

Section 111, Sheet Metal Bends and Offsets .- All sheet metal bends and offsets for flush and vent pipes shall be bent or pressed. Mitred elbows will not be permitted.

Section 112. Pipes to be Accessible .- All soil, waste, and vent pipes and traps shall, where practicable, be accessible at all times for ready inspection and convenience of repairing. When placed within partitions or recesses of walls they shall be covered with woodwork or other approved material, so fastened as to be readily removable. No junctions shall be built in except with special permission from the Authority in writing.

Section 113. Concealed standing wastes will not be per-

Section 114. Painting.-All external plumbers' work and all cast-iron eisterns and brackets, woodwork in connexion with plumbing installations, sheet iron flush pipes, and sheet iron storage tanks and trays, shall be painted, after inspection, to the approval of the Authority.

Division 25 .- Joints.

Section 115. Stoneware, Cement, or Cast-iron Pipes.—Joints of stoneware, cement, or cast-iron pipes shall conform with the requirements of section 63 or 64.

Section 116. Lead Pipe.—All joints in lead pipe shall be plumber's wiped joints.

Section 117. Wrought-iron Pipe.—The screwed ends and sockets of each particular size of wrought-iron or wrought steel pipe shall be so formed and the threads so cut that the ends of the pipe will butt against each other when screwed home in the sockets; bends, junctions, and similar fittings shall be similarly formed and screwed so that when the pipe ends are screwed home the bore will be continuously uniform and without breaks or pockets. The burr shall be neatly filed off on the inner edge of all pipe ends. All screwed joints shall be made with approved jointing material.

Section 118. Wrought-iron Pipe to Lead Pipe.—All joints

between wrought-iron and lead pipes shall be made by means of brass unions screwed to iron and wiped to lead.

Section 119. Brass or Copper Pipes.—Joints of brass or copper pipes shall be made in accordance with the Australian standard Specification B36—"Compression joints and copper alloy screwed fittings for standard copper tubes."

serious screwed nitings for standard copper tubes."

Section 120. Lead Pipe to Cast-iron Pipe.—The connexion of lead pipes or traps to cast-iron pipes shall be made by means of brass ferrules.

The brass ferrules shall be lined with and connected to the lead pipe or trap by means of a wiped joint and connected to the cast-iron by inserting ferrule in socket thereof and making the joint in the same way as in cast-iron pipe.

Section 121. Sheet-iron Pipe to Cast-iron Pipe.—All nexions of galvanized sheet iron to cast-iron pipes shall be made with molten lead, lightly but tightly caulked in to cast-iron sockets.

Section 122. Shect-iron Pipe to Wrought-iron Pipe.—Galvanized sheet iron pipes shall be connected to wrought-iron pipes by means of brass unions or sleeves soldered to the sheet iron and screwed to the wrought-iron, or by means of a wrought-iron socket screwed to the wrought-iron pipe into which the sheet-iron pine shall be lightly but tightly and the sheet-iron pine shall be lightly but tightly and the sheet-iron pine shall be lightly but tightly and the sheet-iron pine shall be lightly but tightly and the sheet-iron pine shall be lightly but tightly and the sheet-iron pine shall be lightly but tightly but tightly and the sheet-iron pine shall be lightly but tightly bu which the sheet-iron pipe shall be lightly but tightly caulked with molten lead.

Section 123. Sheet-iron Pipe to Lead Pipe.—Connexions of sheet-iron pipes to lead pipes shall be made by means of brass sleeves wiped to the lead pipe and soldered to the sheet-iron pipe, or by means of a cast lead collar wiped to the lead pipe, into which the galvanized sheet-iron pipes shall be captled to expressly caulked to approval.

Section 124. Concrete or Stoneware Pine and Traps to Lead Section 124. Concrete or Stoneware Pipe and Traps to Lead Pipe.—Connexions of lead pipe to stoneware or concrete pipe shall be made by means of a brass ferrule connected to the lead pipe by means of a wiped joint and connected to the stoneware or concrete pipe by inserting it in the socket thereof and making a cement mortar joint.

The connexion of a stoneware or concrete trap to a lead pipe shall be by means of a cast lead or brass socket, and the joint made with bitumen or other approved material. The lead pipe shall be connected to the tail end of the brass or lead socket by means of a plumber's wiped joint.

Section 125. Connexion of Closet Pan Traps to Soil Pipe or Drain.—Connexion of a closet pan to a soil or drain pipe shall

Section 125. Connexion of Closet Pan Traps to Soil Pipe or Drain.—Connexion of a closet pan to a soil or drain pipe shall be made by means of a bituminous jointing material, consisting of a mixture of approved bitumen and finely graded inert mineral filler in equal proportions, filled in solidly into faucet of soil or drain pipe and neatly splayed off, or by other approved method. In the case of lead soil pipes, a cast lead or brass faucet shall be used and connected to the lead pipe by means of a wiped joint.

Section 126. Cistern Flush Pipe to Closet Pan.—The flushing pipe from cistern shall be connected to the water-closet pan by a lead cap piece of not less than 4-lb. lead, packed with red lead or other approved material. The can piece shall be jointed to galvanized sheet iron, copper, brass, or drawn steel pipe by means of a soldered joint and to lead flush pipe by wiped or soldered joint. The connexion of the flushing pipe to cistern shall be by means of a brass union, wived to lead pipe or soldered to sheet-iron pipe. Copper or brass pipe shall be connected to cistern by means of a brass ring, with nut brazed to pipe, or by other approved means.

Section 127. Vent Pipe to Closet Pan .- Vent pipe shall be connected to the vent horn of water-closet trap by a lead cap piece with red lead packing or by other approved methods. The cap piece shall be jointed to copper or brass pine by means of a soldered joint and to lead flush pipe by a soldered or wiped joint.

2316

Section 128. Outlet Fittings to Fixtures .- Connexions between outlet fittings and such fixtures as baths, sinks, basins, &c., when the latter are constructed of east-iron, plate-iron, ceramicware, or concrete, shall be made with lock nuts. The outlet fitting shall in all cases be connected to the waste pipe by many of a price.

by means of a union.

When these fixtures are made of sheet metal lighter than 20-gauge soldered connexions may be used in lieu of lock nuts. Section 129. Waste Pipes to Troughs.—Connexions of waste pipes to wash troughs shall be made as under:—

- (a) Cement troughs, unless otherwise approved, shall have cast-in outlets.
 (b) Sheet-metal troughs shall be connected to the waste
- (b) Sheet-metal troughs shall be connected to the wasta pipes in compliance with section 128.
 (c) For wooden troughs, lead, copper, or brass, waste pipes shall have flanges connected to the waste in accordance with the provisions of this By-law, and fastened to the underside of the trough with roundhead brass screws. The waste pipe shall then be turned over inside the trough and the plug casting bedded over it with red lead putty and screwed to trough with brass wood screws.

Where wrought-iron or other screwed pipes are used the plug must be connected to the trough by means of a lock nut in lieu of flange.

Division 26 .- Fixture Traps.

Section 130. Fixtures to be Trapped.—Every water-closet, urinal, slop or other sink, lavatory or wash basin, bath, wash trough or set of wash troughs, and any other fixture, shall be separately and effectively trapped, unless otherwise specially permitted by the Authority.

Section 131. Omission of Traps.-Baths, lavatory basins, section 131. Omission of Traps.—Baths, lavatory basins, wash troughs, and sinks may remain untrapped where fixed in the open air or detached outbuildings not used as a living room, workroom, or room for the preparation, cooking, or storage of food, and not connected directly by openings with the main building or residence. Provided that the length of the waste pipe measured in the case of wash troughs from the centre of furthermost inlet to end of waste pipe outlet, does not exceed 6 feet. does not exceed 6 feet.

Section 132. Position of Traps.—Traps shall be placed as near the fixtures as possible, and in no case shall a trap be more than 2 feet from its fixture, except as provided in section 179, unless otherwise specially permitted by the Authority.

Section 133. Depth of Water Seal .- Every trap shall have a water seal of not less than 2 inches.

Section 134. Closet Pan Traps.—Outlets from closet-pan traps shall be of not less than 3½ inches nor more than 4 inches diameter, except in the case of syphonic pans.

Section 135. Sealed Disconnector Traps.—Where approved by the Authority, sealed disconnector traps may be fixed outside or inside the building, but in such cases breather pipes or fresh air inlets of the same diameter as disconnector traps other height as directed, and when trap is inside shall be taken above the level of the lowest fixture, or to such other height as directed, and when trap is inside shall be led to the outside of the building. The material for such breather pipes shall be the same as for waste pipes; sheet-iron will not be allowed. Inspection openings to such traps shall be sealed with screwed plugs, or as otherwise approved by the Authority.

Section 136. Form of Trap.—The "P" form of trap, with joints visible and accessible all round, must, unless otherwise permitted, be used in preference to the "S" form of trap for all internal fixtures wherever practicable. Where the "S" form of trap is used facilities for periodical inspection must be provided.

Section 137. Materials.—Traps for fixtures other than closet pans or slop sinks shall be of copper, brass, or lead. All lead traps must be of the weights specified in section 93 for lead pipes of the same diameter.

Division 27 .- Gratings.

Section 138.—Fixtures discharging into waste pines and all urinals shall have non-corrodible outlet gratings of approved design and material, in accordance with the Australian standard Specification B.38, "Metal alloy sanitary fittings."

Division 28 .- Cleaning Eyes and Inspection Openings.

Section 139. Provisions for Inspection and Cleaning.-Suffi-

Section 139. Provisions for Inspection and Cleaning.—Sufficient inspection and cleaning eyes shall be provided in such positions on all soil and waste pipes as to be easy of access for proper inspection and cleansing.

Traps for fixtures, other than water closets, urinals, and housemaids' slop sinks, shall be provided with approved screwed brass plugs for cleaning purposes fixed under the water line of the trap, unless by permission of the Engineer.

2317

Section 140. Inspection Openings on Soil Pipes .- In all cases where the vertical stack of soil pipe provides for closets 4 feet or more above the ground level, measured from floor level of water-closet to ground, level at foot of stack, an inspection opening having a cover fixed to a flange with bolts or stude shall be provided in such a position as directed by the responsible officer of the Authority.

Division 29 .- Grease Traps.

Division 29.—Grease Traps.

Section 141. Provision of Grease Traps.—Every fixture or area from which grease or any other ojectionable matter is likely to be discharged or conveyed into waste or soil pipes or house drains and every sink in all such places as food-packing houses, butchers' shops, lard rendering establishments, hotels, restaurants and boarding-houses, and such fixtures, areas, apparatus, or appliances as the Authority may direct, shall first discharge into an approved apparatus for preventing the objectionable matter from reaching the soil pipe or drain. Such apparatus shall be of such dimensions, design, and construction and in such position as the Authority, or its responsible officer, may in each case approve.

Section 142. External Grease Traps.—Every grease trap shall

Section 142. External Grease Traps.—Every grease trap shall be fixed outside the premises whenever practicable, and (if not portable) shall be of glazed stoneware, concrete, slate, or brick in cement, and the outlet shall be connected to the drain through a disconnector trap.

Section 143. Internal Grease Traps.—Wherever a grease trap is used inside a building it shall be so fitted as to be easily removable, and, if directed, fixed upon a tray. All internal grease traps shall be of copper or other approved material, provided with a close fitting cover, and shall be independently ventilated as required by the Authority, or its responsible

Section 144. Grease Trap Ventilation.—Every grease trap shall have provision made for inlet and outlet ventilation if and as directed by the Authority or its responsible officers.

Section 145. Size of Grease Trap.—The dimensions of grease trap to be provided shall be such as to ensure the congealing and retention of all grease entering such trap.

The minimum size for grease traps serving kitchen sinks and/or mechanical dishwashers shall be as follows:—

- (a) The capacity of the grease trap below the level of the
- (a) The capacity of the grease trap below the level of the invert of the outlet shall be not less than the total capacity of the sinks and/or dishwashers served.
 (b) The depth from top of grease trap to invert level of outlet shall be not less than half the depth of the trap below the invert of the outlet.
 (c) The difference in level between invert of inlet and invert of outlet shall not be less than one-eighth of the depth of the trap below the invert of the outlet. outlet.

The capacity of a sink shall be measured to the overflow level or, in the event of there being no overflow, to the top

of the sink.

The capacity of the dishwasher shall be taken as the capacity of the sump or water container.

The size of grease traps in ordinary cases must be as nearly as possible the following, viz.:—Portable copper, 21 inches in length; stoneware or cement concrete, 27 inches in length; or otherwise as ordered by the Engineer.

Section 146. Outlet Pipes.—The outlet pipe from any grease trap must be at least one size larger than that size of pipe crap must be at least one size larger than that size of pipe which has a cross sectional area equivalent to the total area of incoming waste pipes. In no case, except by special permission, shall the outlet pipe be less than 3 inches diameter for grease traps of copper or other approved metal and 4 inches for stoneware. inches for stoneware.

Section 147. Maintenance.—Every grease trap shall be maintained by the occupier at his own expense, and shall be cleaned at such intervals as may be necessary to ensure that such trap operates in an efficient and hygienic manner.

Division 30.-Water Closets and Flushing Apparatus.

Section 148. Water-closets, General.—At least one water-closet shall be provided for each house or building within a sewered area, and also in such other cases as may be directed by the Authority.

In every shop, factory, office, flat, or building containing more than one tenement, at least one water-closet shall be provided for the use of the occupier of each tenement, or as otherwise directed by the Authority, and shall be so placed either within or without such building, as to ensure the due observance of decency and to be easily accessible to the occupiers.

Section 149. Water-closets at Hotels, Shops, &c.—In hotels, offices. lodging-houses, shops, and, if so directed, in any other premises, closets for different sexes shall not adjoin each other unless separated by a soundproof wall of such material and of such thickness as shall be approved by the Authority

Section 150. Water-closets for Factories.-The owner of any building which is used for the purpose of a factory shall provide water closets for the use of employees at such building in accordance with the Factories Act. Section 151. Light, Ventilation, &c., for Water-closets.— Except as herein provided in section 152, every water-closet in a building shall comply with the following conditions:—

- (a) One of its sides at least shall be an external wall of
- suiding shall comply with the following conditions:—

 (a) One of its sides at least shall be an external wall of such building, abutting on to a street or lane or an open space of not less than 100 square feet in area. such space being portion of the premises.

 (b) It shall not be entered directly from any room used for human habitation or for the manufacture, preparation, or storage of food for human consumption, or used as a factory, workshop, or work place. In cases where otherwise such closet would be directly entered from any such room, an ante-chamber, or airlock having a floor area of not less than 20 square feet shall be provided and effectively lighted, and shall be ventilated by an air shaft or some approved method to the open air. The doors of such closet and ante-chamber or airlock shall be close fitting and self closing; and all internal walls constructed of brick or other approved airtight material, extending the entire height from floor to ceiling. For closets in private residences opening on to a well-lit and well-ventilated hall, passage, lobby, or stair-case, no airlock is required, but where these conditions do not exist the airlock as above shall be provided.

 (c) Each water-closet apartment, ante-chamber, or airlock shall be provided with adequate means of constant fresh air ventilation, and shall be lighted by a window or glazed louvres or not less than 2 square feet of clear light area per water-closet, opening directly into external air. The effective area provided for outlet ventilation of each water-closet apartment, ante-chamber, or airlock shall be not less than 27 square inches, and where the level of the floor of the water-closet apartment is lower than the outside surface of the ground exhaust ventilation shall be provided by means of a tube of at least 6 inches diameter, carried up through the roof and furnished with a cowl. Approved provision for inlet ventilation shall be made as near the floor of all water-closet apartments shall be constructed of covertee of not less than 4 i

vision for inlet ventilation shall be made as near the floor level as possible.

(d) The floors of all water-closet apartments shall be constructed of concrete of not less than 4 inches thickness, or of other approved impervious material, and graded as directed, or they shall be provided with lead safes in accordance with the requirements of sections 184, 185, and 187. The frame of every wooden closet shall be securely fastened to the floor and made rigid, without attachment to fences.

(e) Each closet apartment shall be not less than 3 feet wide and 5 feet long, inside measurements, and the walls shall be at least 7 feet high at the lowest part.

Section 152. Mechanical Ventilation and Artificial Light .-Subject to the approval of the Authority in writing the requirements of section 151 may be waived, provided that the following conditions he complied with, viz.:—

- (a) In every such case a mechanical system of exhaust ventilation in duplicate, approved by the Authority, and capable of changing the air contents of such water-closet eight times per hour shall be installed in connexion therewith.
 (b) Upon completion the owner or his representative shall carry out such tests of the mechanical system referred to as the Authority may deem necessary.
 (c) Such mechanical system shall at all times be under the continuous supervision of one or more properly qualified persons, and shall be continuous in operation.
 (d) Any such mechanical system shall be open to inspec-

- operation.

 (d) Any such mechanical system shall be open to inspection by the Authority at all reasonable times, and shall be subject to such tests as the Authority shall from time to time direct. The air and pipe shafts shall be readily accessible, and shall have a minimum width of 2 ft. 6 in. and a minimum area of 12 source feet. 12 square feet.
 (e) The failure of any such mechanical system at any

time to pass such tests shall be an offence by the owner of such a building against this By-law, and the owner thereof shall also, in respect of such failure, be guilty of an offence against this By-law.

(f) Every such water-closet shall be provided with an efficient system of electric lighting to the approval of the Authority, and same shall be maintained at all times in good working order.

all times in good working order.

Section 153. External Water-closets.—The area of any external water-closet must not be less than 13½ square feet, with a minimum internal dimension of 3 feet inside measurements. The minimum heights to be not less than 8 feet at back and 7 feet at front, measured from the floor to the top of wall plate. The floors of all water-closets must be constructed of concrete, tiles, or other approved impervious and non-absorbent material. Scats must be either flap or hinged tip-up.

External closet doors to be saw-toothed on top and a space of 3 inches left between bottom of door and floor, or other approved means of ventilation provided.

In wooden water-closet buildings the bottom plates and plinths must be of approved timber. In repairs to studs they shall be cut to sound timber with a new plate, supported on a concrete dwarf wall extended up from the floor level.

Section 154, Fixing Closet Pan .- On concrete floors, or floors of tiles set in concrete, the closet pan shall be securely bedded upon concrete or cement mortar and fixed with brass screws to approved lead dowels set in the floor. Where the floor is of timber covered with an approved impervious material the closet pan shall be secured to the timber by means of brass screws as directed or by other approved means.

Section 155. Closet Pans.-Every water-closet shall be fur-Section 155. Closet Pans.—Every water-closet shall be fur-nished with a pan of non-absorbent material of such shape, capacity, and construction as approved by the Authority. Water-closet pans and fittings thereto shall be entirely open to inspection and without any enclosure. Vent horns shall be provided on all pans, even if no anti-syphonage vent is required. If not used for a vent such vent horn shall be sealed with a lead disk, bituminous filler, and a lead cap piece, or by other approved method. by other approved method.

by other approved method.

Section 156. Closet Pan Seats.—Except as approved by the Authority, all hinged closet pan seats shall be not less than 1 inch in thickness and constructed of approved material. When constructed of wood, four-piece seats shall be glued and either dowelled or bolted, and one-piece seats shall be reinforced with two wood or brass slips let in flush on the underside. To prevent fouling of pan, the closet seat openings must not be larger than 10½ inches x 9 inches, and seats with holes so large as to cause fouling of the pan must not be used. Pans must measure at least 12 inches between the lower edge of the front and back faces of flushing rims. Water-closet seats must be provided with approved buffers to prevent damage to the pan, and an approved buffer clip must be fixed to the flush pipe at a suitable height from the pan.

Section 157 Flushing Angaratus—Approved apparatus shall

Section 157. Flushing Apparatus.—Approved apparatus shall be provided for the effective application of water to the pan of the water-closet and for the efficient flushing and cleansing of the pan and effective removal therefrom of any solid or liquid matter which may from time to time be deposited therein. Such apparatus shall have a flushing capacity of not less than 2½ gallons, and shall be so constructed, fitted, and placed as to supply water for use in the pan without any direct communication with any service water pipe upon the premises. premises.

Section 158. Flushing Cisterns.-Flushing cisterns shall be Section 158. Flushing Cisterns.—Flushing cisterns shall be fixed at such height as will effectively flush the pan; but, except by special permission, no cistern shall be fixed at a less height, measured from top of seat to bottom of cistern, than 5 feet where 1½-in. flush pipe is used. There shall be a distance of at least 9 inches between top of cistern and ceiling of closet. Every cistern shall have a separate stop-tap and an overflow of ½-in. internal diameter, and shall be fixed to cistern boards not less than 12 inches deep and 1½ inch thick, or fixed in other approved manner.

other approved manner.

Water supply pipes to cisterns shall be adequate to fill any cistern at the rate of not less than 1 gallon per minute.

Section 159. Flush Pipes.—Flush pipes to closet pans shall be of brass, copper, 6-lb. lead, galvanized iron of not less than 22-gauge, or other approved material, and shall have a minimum diameter of 1½ inch.

Section 160. Flushing Apparatus Other than Cisterns .- Notwithstanding anything contained in this By-law, closet pans in any building may be flushed by means of any apparatus

(a) automatically controls the amount of water used,

and/or (b) is approved by the Authority.

(b) is approved by the Authority.

Section 161. Storage Tanks.—Except where otherwise allowed by the Authority, on request in writing, by the owner accepting all responsibility in the matter, internal water-closets shall be provided with storage tanks capable of holding 6 gallons of water for each occupant of the building, with a minimum of 60 gallons per closet for all buildings except private residences, which shall have a minimum capacity of 30 gallons. These tanks may be of 22-gauge galvanized sheet iron, or 24-gauge corrugated iron.

Unless otherwise directed by the Authority, the storage tanks may be placed in the water-closet apartment itself, on the roof over a flat or gutter, or in an accessible place between the ceiling and the roof, in which latter case a safe of galvanized iron, lead, or other approved impervious material, with overflow, shall be fixed under the storage tank.

Section 162. Venting Closet Pans.—Unless otherwise directed

Section 162. Venting Closet Pans.-Unless otherwise directed or permitted, every closer rans.—Oness otherwise directed or permitted, every closet pan on an upstairs floor shall discharge into a soil-ventilator pipe, except that any closet pan on a floor which is not more than 8 feet in height from the ground surface level may be ventilated by an anti-syphonage vent only, in accordance with the requirements of sections 86

and 108, and discharge into a soil pipe without extension as a ventilator pipe, provided that no fixtures at a lower level are connected to such soil pipe.

Any closet pan where ordered, and, also, unless otherwise directed, every internal closet pan which is more than 4 feet from a fully vented soil pipe drain as measured along the axis of the pipe between the centre of soil pipe and centre of pan, shall be ventilated by an anti-syphonage vent in accordance with the requirements of section 86 sufficiently close to prevent syphonage, and in no case more than 18 inches from the trap. Notwithstanding the above, all "S" trap pans must be provided with anti-syphonage vents.

Section 163. Grouped External Closets.—Where there are

Section 163. Grouped External Closets .- Where there are more than three external water-closet pans grouped on the ground floor or in the yard of any premises special provision must be made to prevent syphonage.

Division 31 -Urinals and Flushing Apparatus.

Section 164. Urinals, General.—Every urinal on premises licensed for the sale of fermented or spirituous liquors, and on premises used as a factory, workshop, work place, manufactory, shop, office, or school where persons of the male sex are employed or in attendance, shall be of such size as the Authority requires. Provided that when the number of persons of the male sex does not exceed ten, a urinal need not be fixed if the closet has a pedestal pan with a hinged tip-up weighted seat. weighted seat.

Section 165. Internal Urinals.—The positions, approaches, arrangement of lighting, ventilation, &c., for internal urinals shall comply as nearly as possible with the provisions as to internal water-closets.

Section 166. Details of Construction, &c .- Except by special Section 166. Details of Construction, &c.—Except by special permission, only round-backed stall type urinals of approved impervious material shall be used. The soil pipes shall be of lead, stoneware, or glass enamelled or coated cast-iron; or other approved material, shall be kept as short and free from bends as possible, and shall be trapped. Inspection openings shall be provided on soil pipes as directed, with clamped covers. The urinals shall be provided with approved flushing apparatus, and a hose tap shall be provided in a suitable position for hosing down.

Section 167. Treatment of Floors .- The floor in front of a urinal shall be covered with approved impervious material for a width of not less than 2 feet, or, if raised above floor level of urinal apartment, not less than 1 ft. 6 in., and graded to drain to urinal.

Impervious Materials.-The following materials will be considered impervious:-

(a) For urinals—glazed fireclay or salt-glazed stoneware.
(b) For floors in front of urinals—glazed tiles set in cement mortar (composed of equal parts of cement and sand), concrete 6 inches thick rendered with \(\frac{1}{2}\)-in, thick cement mortar, slate, marble, or asphaltum.

Section 168. Flushing Apparatus.—Pull and chain flushing cisterns or other approved apparatus operated by hand shall be fixed on all urinals except where automatic flushing cisterns are permitted or directed by the Authority.

Section 169. Flushing Cisterns.—The discharge from a cistern shall be equal to 1 gallon for each urinal stall, except where otherwise allowed by the Authority, but in no case shall larger than a 3-gallon cistern be used.

The height of a cistern shall, unless otherwise allowed by special permission, be at least 8 feet from the floor to the top of the cistern. The cistern shall be so fixed that the ball tap is accessible.

is accessible.

A separate stop tap shall be provided for each urinal cistern. Section 170. Flush Pipes.—Flush pipes for urinals shall be of brass or copper with gunmetal fittings, and shall have a minimum diameter of 1½ inch; except that flush pipes for automatic flushing cisterns generally shall not exceed—

for I-gallon cistern, 1-in. internal diameter, for 2-gallon cistern, 1-in. internal diameter, for 3-gallon cistern, 12-in. internal diameter, with branches as directed by the responsible officer of the

Authority.

Division 32 .- Housemaids'. Slop Sinks.

Section 171. General.-Housemaids' slop sinks shall be made in one piece of approved impervious material and pr with approved flushing apparatus of 2-gallon capacity.

Section 172. Ventilation, Light, do.—Housemaids' slop sinks shall be so placed and ventilated as to comply with the requirements for water-closets as set out in sections 151 (a), (b), and (c), and 162.

Section 173. Bibcock over Slop Sink.—A bibcock shall be fixed directly over a housemaid's slop sink, and at least 18 inches above such sink. A pedestal pan must be used wherever combined water-closet, housemaid's slop sink, and internal urinals are required, and in such case must be provided with hinged tip-up seat. A lead safe of suitable area must be fixed under the pan.

Division 33 .- Wash Troughs.

Section 174. General.-Wash troughs shall be of approved

Section 174. General.—Wash troughs shall be of approved pattern and material. securely fixed and graded to outlet pipe, fitted with brass strainer sunk to level of bottom of trough. Section 175. Support for Lead Waste Pipe.—Where the distance between outlets on troughs exceeds 21 inches and lead waste pipe is used, the pipe shall be supported either by a lead tack wiped on the top of the pipe or by a wooden block screwed to the bottom of the trough and clamped to the pipe. Section 176. Troughs Abutting Against Brick Wash Coppers.—Wherever the end of a wash trough abuts against the brickwork of a wash copper the space between the end of trough and the brickwork shall be filled with approved waterproof material.

Division 34.—Sinks. Baths. Showers, and Lavatory Basins.

Division 34.—Sinks, Baths, Showers, and Lavatory Basins.

Section 177. Sinks .-- All new sinks shall be fixed on brackets

Section 177. Sinks.—All new sinks shall be fixed on brackets and traps and wastes left readily accessible.

Section 178. Galvanized Sheet-iron Baths.—The bottoms of galvanized sheet-iron baths shall be effectively supported. Such baths shall not be enclosed. Longitudinal joints in the bottoms of baths shall not be permitted. Where it is necessary to fix new wastes to galvanized iron baths, the bottoms of which are unsupported, efficient supports for the bath must be provided before the wastes are fixed.

Section 179. Bath Traps.—Where a bath trap is fixed on the outside of a wall it shall in no case be more than 3 feet from the outlet of the bath, unless by special permission of the Authority.

Authority.

the outlet of the bath, unless by special permission of the Authority.

Section 180. Showers.—All showers on the ground floor, except in the case of a wooden floor covered with sheet metal shall be provided with a 4-in. stoneware or concrete trap, fitted with brass grating. All showers above the ground floor and those discharging on to a wooden floor covered with sheet metal shall be provided with drainage in accordance with the requirements for baths.

The floors of shower compartments shall be well graded to the trapped outlet, and shall be constructed of not less than 4 inches of concrete, trowelled smooth, or covered with tiles set in cement mortar, or of other approved mitterials, or if constructed of timber shall be covered with enamelled cast-iron, approved non-corrosive sheet metal or other approved material turned up at the edges and flashed in accordance with the requirements of section 90.

The walls of shower compartments shall be constructed of brickwork or concrete, cement rendered to a smooth finish or covered with tiles set in cement mortar or of other approved impervious materials, or if constructed of timber shall be lined with approved non-corrosive sheet metal or other approved impervious material and with impervious joints.

Section 181. Venting of Lavatory Basins.—All lavatory basins placed singly shall be provided with anti-syphonage vents.

In ranges of lavatory basins, ventilation by means of a single vent pipe at the upper end of the range will be permitted, provided that the vent and main waste pipe are sufficiently large to prevent syphonage.
Section 182. Tip-up Basins.—Tip-up lavatory basins shall

not be permitted.

Division 35 .- Safes and Overflows.

Division 35.—Safes and Overflows.

Section 183. Safes, where Directed.—Safes of lead or other approved impervious material shall be fitted under housemaids' slop sinks and internal water-closets, and in such other positions as directed.

Section 184. Lead Safes in Water-closets, &c.—All lead safes shall be laid with sheet lead weighing not less than 5 lb. per square foot, and where the whole floor is not covered with lead the safe shall extend 12 inches beyond the sides and 15 inches beyond the front of the pan, measured from the outside of the basin, and shall extend back to and 3 inches up the wall and over flashed, if directed. The roll of such safe shall be 2 inches wide and ½ inch high. In the case of baths, sinks, and lavatory basins, the lead, where directed, to extend 6 inches beyond the ends or sides, measured from the textreme edge of the fitting, and to be carried back to and up the wall as for closets.

Section 185. Safe Overflows.—Unless otherwise permitted every safe shall be drained by a separate 2-in. diameter pipe, provided at the inlet with a brass grating and at the outlet into the open air with a flap valve of brass or other approved metal, and shall not connect with any waste pipe, soil pipe, drain, or sewer.

Section 186 Cistern Overflows.—Every cistern symplied with

metal, and shall not connect with any waste pipe, son pipe, drain, or sewer.

Section 180. Cistern Overflows.—Every cistern supplied with water shall, unless otherwise approved, have an overflow pipe of adequate size discharging in a position where it will not cause damage, but where it will act as a warning pipe. On ground floors where cisterns are fixed over impervious floors graded to drain outside of the room the overflow may discharge to such floors provided no damage is likely to arise to such floors, provided no damage is likely to arise therefrom.

Section 187. Discharges from Overflows.—Overflows may discharge into the open air above ground floor level only when the discharge will not cause any inconvenience or nuisance. In all other cases the pipes must be brought to the ground surface or be arranged to discharge where they will not prove a source of annoyance or inconvenience.

No. 183.-8014/41.-2

Section 188. Existing Floors.—Where necessary, in the opinion of the responsible officer of the Authority, every existing floor under a fixture shall be regraded and a proper waste pipe, and, if directed, a flap valve fixed.

Division 36.—Existing Fixtures.

Section 189. All existing fixtures, fittings, and appliances not in accordance with this By-law which the owner may desire to retain unaltered, and which, in the opinion of the Authority, will be inoffensive, may at the distinct request in writing of the owner only remain unaltered until such time as the Authority shall otherwise order. Existing fixtures, fittings, and appliances which in the opinion of the Authority, are offensive shall be removed at once.

WATER SUPPLY.

WATER SUPPLY.

Section 190. Supply of Water to Fixtures.—All water-closets. polluted areas, and other plumbing fixtures shall be provided with a sufficient supply of water for flushing purposes to keep them at all times in proper and cleanly conditions.

Every owner of property who desires, or has been ordered by the Authority, to provide sanitary appliances for his own property and to connect his property with the sewers of the Authority, shall, before or at the commencement of the work of making such connexion, provide piping approved of by the Authority for the conveyance of water, and shall cause the piping to be joined at the most convenient water supply main, or, with the permission of the Authority, to some pipe already joined to the main. Such piping shall be of capacity sufficient to supply all sanitary fittings on the property freely and continuously, and convey to the flushing cistern, flushing tank, or other flushing apparatus of each water-closet on the property enough water to fill the same at a rate of not less than 1 gallon per minute, and the owner shall cause such piping to be connected with the cistern before the completion of the work.

The water supply to any fixture shall be so arranged that of the work.

The water supply to any fixture shall be so arranged that there shall be an actual physical discontinuity between the water stored or used in any such fixture and that in the water service pipe.

water service pipe.

Section 191. Material, Condition, Capacity, &c., of Water Supply Piping.—The entire length of the water supply piping from its connexion with the water supply main to the water-closet flushing cistern or other fixture shall be such as is, in the opinion of the Authority, suitable in regard to material, condition, and capacity to convey a sufficiency of water for the sanitary requirements of the particular tenement.

The owner shall keep the piping from becoming, whether by reason of corrosion or other cause, of insufficient capacity to fill the flushing cistern, storage tank, or other flushing apparatus at the rate of not less than I gallon per minute.

Section 192. Fintures Not Connected with Sewers.—No water

Section 192. Fixtures Not Connected with Sewers .- No water service pipe shall be laid to supply any fixture in any property in any sewerage area unless such fixture is connected with the sewers of the Authority, or unless special permission in writing has been previously given to lay such service pipe.

writing has been previously given to lay such service pipe. Section 193. Storage Tanks.—Water supply pipes to storage tanks for internal closets shall be of not less than ½-in. diameter and be provided with stop taps and high-pressure ball valves, except where the elevation of the storage tank is not sufficient to allow of high-pressure ball valves being used. In such cases the permission of the Authority shall be obtained to fix low-pressure ball valves. Where the head of the water supply of the storage tank to the flushing cistern is less than 20 feet, a low-pressure ball valve shall be provided to the cistern. to the cistern.
Outlets from storage tanks shall not be less than 2 inch for

Outlets from storage tanks shall not be less than 7 inch one or two cisterns, and 1 inch for three to six cisterns.

Wherever a larger number than six cisterns is fixed, the overflow from a storage tank shall be 1½ inch in diameter, and a stop tap shall be fixed on the rising supply pipe to

ull-way gate valves shall be provided between storage tank

Section 194. Supply Pipe Connexion with Flushing Cistern.

—In all water-closets, where directed, a piece of lead or copper pipe not less than 12 inches in length shall be used between the flushing cistern and the supply pipe.

The foregoing By-law was made and passed by the Yarrawonga Sewerage Authority at a special meeting held on 4th March, 1941, and confirmed at a subsequent special meeting of the Authority held on the 1st April, 1941.

In witness whereof the common scal of the said Authority was affixed hereto in the presence of—

P. MAGUIRE, Chairman. CHARLES E. BOTT, Member. J. THOMAS SULLIVAN, Secretary. (SEAL)

Approved by the Governor in Council, 30th June, 1941.

C. W. KINSMAN, Clerk of the Executive Council.

MAFFRA SEWERAGE AUTHORITY.

BY-LAW NO. 1, RELATING TO CONSENTS, LICENCES, ETC., ALSO LEVELS, DIMENSIONS, CONSTRUCTION, MAINTENANCE, VENTILATION, AND CLEANSING OF SEWERS AND OTHER MATTERS RELATING TO HOUSE CONNEXION WORK.

THE Maffra Sewerage Authority, pursuant to and in exercise and execution of the powers and authorities conferred on it by the Sewerage Districts Acts and of any and every other power or authority in any wise enabling it in that behalf, doth bereby make and prescribe the following By-law, that is to converted. that is to say :-

In the construction of this By-law, unless inconsistent with the context or subject-matter-

"Acts" means the Sewerage District Act and any amendment thereof, and any Act incorporated therein, or amendment of such Acts.

Anti-syphonage vent" (or "back vent") means any vent pipe from an individual trap to the open air, or a main or branch vent pipe having for its purpose the prevention of loss of water seal in the trap.

"Authority" means the Maffra Sewerage Authority.

"Bore," "diameter," or "size," in reference to any pipe, means the nominal diameter thereof, in accordance with accepted trade practice.

ance with accepted trade practice.

"Building" means any building used as a work place, residence, place of business, place of amusement, or place of human habitation, or for the storage of food intended for human consumption, but does not include outbuildings unless such are used for any of the above purposes.

"Disconnector trap" means a trap for isolating or disconnecting waste pipes from the house drain and soil pipes and providing inlet ventilation to the waste pipe or pipes discharging into it.

"Drain" means any drain used for the drainage of one building only or of premises within the same curtilage and includes any drain for draining any group or block of houses by a combined operation under the order of the Authority.

"Educt vent" means an opening or pipe for the erit of

"Educt vent" means an opening or pipe for the erit of air from and the induction of draught in a soil pipe, waste pipe, or house drain.

"Engineer" means the Engineer of the Authority.

"Fittings" means all apparatus or appliances, together with their necessary appurtenances and connexions, for use in connexion with the plumbing or drainage system of any property, with the exception of fixtures and straight piping.

"Engineer" means all apparatus an appliance to the straight piping.

system of any property, with the exception of fixtures and straight piping.

"Fixtures" means all apparatus or appliances, together with their necessary appurtenances and comexions, which may be attached to the plumbing or drainage system of any property, and which are intended for the collection or retention of any wastes or waste waters for ultimate discharge into the sewerage system.

"Housemaids' slop sink" means any fixture other than a closet pan or urinal used for the discharge of soil waters and provided with a flushing apparatus in accordance with Division 32 of this By-law.

"Induct vent" means an opening or pipe for the admission of air to a soil pipe, waste pipe, or house drain.

"Interceptor trap" (or "boundary trap") means a trap for preventing the passage of air or gases from the sewer to the house drain, and situated on the house drain at some point between the sewer and the lowest inlet to the house drain.

"Occupier" means the person for the time being in actual or constructive occupation of the premises.

"Owner" includes the person for the time being who receives or is entitled to receive the rent of the lands or premises in connexion with which the word is used, whether on his own account or as agent of or as trustee for any other person, or who if such lands or premises were let to a tenant at a rack rent would be entitled to receive the rack rent from the occupier thereof.

"Premises" includes any house and any building whatsoever and any part of any house or building and any garden stable yard or other offices used together or in connexion with any house or building and every part thereof.

"Responsible officer" means any officer authorized by the Authority to act as its representative in the particular matter to which the reference is made.

Authority to act as its representative in the particular matter to which the reference is made.

matter to which the reference is made.

"Sewer" means any sewer or underground gutter or channel which is not a drain within the meaning of the Acts and any drain or portion of a drain laid between a sewer and the boundary line of any allotment or curtilage.

"Sewerage District" means the Maffra Sewerage District.
"Sewered property" means as well as any sewered land or premises any land or premises which have been declared by a general notice given by the Authority under the Acts to be deemed and taken to be a sewered property within the meaning of the Acts.

"Sewerage system" includes all sewers, fittings, fixtures.
appliances, plant, machinery, and any other sewerage
works vested in the Authority.

"Soil pipe" means any pipe which conveys the discharge from water closets, housemaids' slop sinks, or urinals to the house drain.

"Stack" means any vertical line of soil, waste or vent piping with its offsets, if any.

"Trap" means any fitting designed to retain a quantity of water to arrest the passage of air or gases through

water to arrest the passage of all in games charge such fitting.

Waste pipe "means any pipe which conveys the discharge from any fixture (except water closets, housemaids' slop sinks, or urinals), to a disconnector trap.

"Water seal" or "trap seal" means the vertical distance between the dip and the crown weir of a trap.
"Waste water" means water from factories or from buildings or premises in connexion with factories, but does not include storm water or ordinary domestic sewage.

INTERPRETATION.

In the construction of this By-law the meaning which, in the Acts, is assigned to any word shall be the meaning of the same word where occurring in this By-law, unless inconsistent with the subject-matter or context.

PART 1.

GENERAL REGULATIONS.

Division 1 .- Applications for Consents, &c.

Section 1. Application for the Authority's consent to connect with the sewerage system, or to do plumbing and drainage work connected therewith, must be made in writing by the owner of the property to be so connected, or by his authorized agent.

Section 2. Such application shall give the precise location of the property, the name of the owner, and the name of the person employed to do the work, and shall be in the form prescribed by the Authority. For any wilful misrepresentation in such application the owner or authorized agent as aforesaid shall be guilty of an offence against this By-law. No consent given by the Authority shall be deemed to authorize anything not stated in the application, nor to confer or grant the right to lay a drain through any land intervening between the sewer of the Authority and the land proposed to be connected, and every owner or agent applying for the Authority's consent shall satisfy himself as to his legal right to drain through such intervening land, as he shall be solely responsible for any trespass or damage thereon or thereto.

Section 3. Consents to make connectors, with the sewere of

such intervening land, as he shall be solely responsible for any trespass or damage thereon or thereto.

Section 3. Consents to make connexions with the sewerage system will be issued only when the plumbing and draining in the property to be connected is planned to be made in accordance with the rules for plumbing and draining hereinafter prescribed, and after such plan has been inspected and approved of by the responsible officer appointed by the Authority for the purpose, or, in the case of new buildings, when a proper plan of the plumbing and of the drainage of the building into the branch, of which the Authority shall have fixed the position, has been approved of in writing by the Authority. All connexions with drains or sewers, and all plumbing and drainage connexions therewith, shall be made under the direction of the responsible officer of the Authority. Consent will not be given for the performance of any such work except upon condition that no person shall be engaged or employed as a workman in the actual performance of any plumbing or drainage work unless he be the holder of a licence issued by the Authority to do such work. Any person who shall at any time or at any place make up, form, affix, alter, or repair any fitting, pipe, bend, trap, or other thing connected or intended to be connected with the Authority's sewerage system, unless he be the holder of a licence from the Authority authorizing him to do such work, shall be liable to a penalty not exceeding Ten pounds. Any person, whether licensed as aforesaid or not, who shall alter, remove, or in any way interfere with any drain, fitting, pipe, bend, trap, or other thing connected with the Authority's sewerage system, unless the Authority's swritten consent has been previously issued to do such work at the premises concerned, shall be liable to a penalty not exceeding Ten pounds.

Section 4. Where the sanction, permission, authority. consent, annoval satisfaction, order, direction online, indicated.

Section 4. Where the sanction, permission, authority, consent, approval, satisfaction, order, direction, opinion, indication, or notice of or from the Authority is necessary, whether specified in writing or otherwise, with regard to any act, matter, or thing mentioned in the By-law, the same may be given by and under the hand of the chairman of the Authority, or of the responsible officer, personally or through an inspecting officer appointed under him, who severally shall be competent to give the same and authorized on behalf of the Authority, to prescribe any conditions attaching thereto, and subject to and in accordance with which only the same shall be deemed to have been given.

Section 5. In any case in which the Authority shall be of the opinion that a compliance with any of the provisions of this By-law would in any particular case be vexatious or be

needless in the interest of public health, it shall be lawful needless in the interest of public health, it shall be lawful for the Authority, by resolution, to dispense with or forbid such compliance in whole or in part as it shall think fit, or to authorize or direct such a modification or alteration of such provisions as shall, in its opinion, most nearly adapt the principle of those provisions to the particular case. It shall be unlawful to comply with any provision, or part of any provision, of which compliance shall have been forbidden, or to act contrary to or otherwise than as directed by such modification or alteration. modification or alteration.

Division 2.—Penalties, Recovery of Cost of Work, &c.

Section 6. Where anything is by this By-law directed to be done, or forbidden to be done, or where any authority is given to the Authority or any of its officers to direct or to forbid anything to be done, and such act so directed to be done remains undone, or such act so forbidden to be done is done, then, and in every such case, the person making default as to the said direction or prohibition respectively shall be guilty of an offence against this By-law.

Section 7. Every person guilty of an offence against this Bylaw, not otherwise specially provided for by or under the authority hereof, shall be liable for every such offence, besides any costs or expenses which may be incurred in the taking of proceedings against such person guilty of such offence, as well as any costs or expenses which may be incurred in remedving such default, as particularly provided for in this Bylaw or the Acts, to a penalty not exceeding Ten pounds, and to a further penalty of One pound for each day during which such offence is continued by such person after notice of the offence shall have been given by the Authority to him; and such penalty shall be recoverable, notwithstanding that the Authority may not have chosen to exercise any power given to it by the Acts or by this By-law to remedy such default. Section 7. Every person guilty of an offence against this By-

Division 3.-House Drainage Plans-Alterations.

Section 8. Copies of the Authority's plans of individual house drainage will be furnished by the Authority upon application and payment for the same, as follows:—

(a) Where owners design and carry out their own work—

 For the supply of a block plan, Two shillings and six pence (2s. 6d.).
 For the examination of the owner's plan of

(ii) For the examination of the owner's plan of design, a minimum fee of Seven shillings and six pence (7s. 6d.).
(iii) For making or examining any alterations or addition to a plan previously issued or approved of by the Authority, a minimum charge of Five shillings (5s.) shall be made by the Authority.
(iv) For the inspection of drains and testing by the Authority's inspector, Ten shillings (10s.).

- (iv) For the inspection of grains and sessing of the Authority's inspector, Ten shillings (10s.).

 (v) For the inspection of plumbing by the Authority's inspector, Ten shillings (10s.).

 (vi) For the final inspection by the Authority's engineer and charting the work on the Authority's plans, Ten shillings (10s.).
- (b) Where the Authority designs the work for the owner, and the owner then carries out his own work-
 - (i) For plan of design, Ten shillings (10s.), plus Two shillings and six pence (2s. 6d.) for
 - Two shillings and six pence (28. od.) for each fitting.

 (ii) For making or examining any alterations or additions to a plan previously issued or approved of by the Authority, a minimum charge of Five shillings (58.) shall be made by the Authority.

 - charge of Five shillings (5s.) shall be made
 by the Authority.

 (iii) For the inspection of drains and testing by
 the Authority's inspector, Ten shillings
 (10s.).

 (iv) For the inspection of plumbing by the
 Authority's inspector, Ten shillings (10s.).

 (v) For the final inspection by the Authority's
 engineer and charting the work on the
 Authority's plans, Ten shillings (10s).
- (c) Where the authority designs the work and has same carried out for the owner, a charge shall be made equal to Ten per centum on the capital cost of the work for the designing and supervising of all details in connexion with such work.

Consent for additions and/or amendments to approved plans or to works previously approved will be made only on the application of the owner or his authorized agent.

Division 4.-Maintenance and Defective Work.

Division 4.—Maintenance and Defective Work.

Section 9.—Any drain pipe, soil pipe, trap, water closet, urinal, sink, or other fitting laid, used, or constructed otherwise than in accordance with this By-law, or which shall in the opinion of the Authority be or become bad or of defective quality, shall, upon notice in writing from the Authority to the owner or occupier of the property, be by such owner or occupier removed or repaired in the manuer determined and within the time fixed by the Authority; and in case such owner or occupier fails to comply with the requirements of the notice,

he shall be liable to prosccution and penalty for an offence against the Acts, or the Authority will, if it thinks fit, remove or repair the said defective fitting and charge such owner or occupier of the premises with the cost so incurred, and will proceed for recovery of the same in a manner provided by the said Acts.

Division 5 .- Licences.

Section 10. No person shall tender for or enter into any contract for or undertake any plumbing work relating to sewerage within the Maffra Sewerage District or connected or to be connected with the sewers of the Authority who does not hold either a master plumber's licence or a working plumber's licence issued by the Authority.

Section 11. No person shall tender for or enter into any contract for or undertake any draining work relating to sewerage within the Maffra Sewerage District, or connected or to be connected to the sewers of the Authority who does not hold either a master plumber's or working plumber's licence, or a drainer's licence issued by the Authority.

Section 12. No person other than a holder of a working plumber's licence issued by the Authority shall actually do or perform any such plumbing work.

Section 13. No person other than the holder of a working plumber's or a drainer's licence issued by the Authority shall actually do or perform any such draining work.

Section 14. At the discretion of the Authority a master plumber's licence may be granted to any master plumber or master builder, building contractor, or other person, firm, or corporation who is approved by the Authority, but such licence will only entitle the holder to tender for or enter into contracts for or otherwise undertake plumbing and drainage work under these By-laws, but shall not entitle the holder to personally do any actual plumbing or drainage work under these By-laws. By laws.

Section 15. Holders of master plumbers' licences not themselves licensed working plumbers or licensed drainers must continuously employ on all and every plumbing work carried out by them under these By-laws licensed working plumbers, and on all and every drainage work, licensed working plumbers or licensed drainers.

Section 16. Working plumbers' licences will be issued at the discretion of the Authority to persons who hold and produce to the Authority a certificate of competency issued by the Sanitary Plumber's Examination Board of Victoria. Such licence will permit the holder to do practical work as a working plumber upon all fittings, appliances, and apparatus conceted or to be connected with the sewers of the Authority, subject to and in accordance with the Authority's By-laws and Regulations. and Regulations.

Section 17. Drainers' licences will be issued to any person who shall satisfy the Authority by passing an examination by examiners appointed by them or in such other manner as the Authority from time to time or in any particular case may direct that he has a thorough knowledge of the following subjects :-

Plans.—The reading of plans and the meaning of scales and of elevation, plan, and section drawing.

Levelling.—The use of the straight-edge, spirit-level, and boning rods.

Excavation, Timbering, and Refilling.—The use of tools for excavation, the protection of trenches by timbering, the treatment of different soils, tunnelling, and tunnel timbering, precautions near buildings, and manners of refilling of trenches and tunnels.

Drain-laying.—The preparation of the bottom of trenches, the laying and jointing of stone-ware, cement, concrete, and cast-iron pipes, cement, bitumen, lead, and self-fitting joints, laying of drains under houses and in soft ground, and the depth of drains below surface.

Drainage Details.—Junctions to sewers, diminishing of sizes of pipes, yard gullies, grease and other traps, inspection openings, and cast-iron drainage details.

Drainage Work.—Knowledge of the provisions of this By-law and of the Acts, insofar as same relate to the work and duties of drainers in regard to the construction, maintenance, and protection of the sewerage system and the construction and use of drains and drainage traps. drainage traps.

Candidates for drainers' licences shall give notice in writing to the Authority of their intention to submit themselves to examination, and this examination shall be at such a time and at such place as shall be appointed by the Authority. Candidates must provide themselves with their own tools and materials, and pay a fee of 10s. for each examination.

Section 18. The conditions upon which all master plumbers' ences, working plumbers' licences, and drainers' licences will be issued are

(1) That every licence will be subject to suspension or cancellation at the will of the Authority, and that all such licences or renewals thereof will expire on the 30th day of June next following.

- (2) That every holder of a licence from the Authority who shall have received the consent of the Authority to execute any works in connexion with sewerage or drainage, or who shall (where such consent of the Authority is not required before the execution of any such works) have notified the Authority of his intention to carry out such
 - (a) shall obtain permission when necessary for the execu-tion of such works on, over, or through any private property, or any streets, roads, parks, reserves or other public places or properties; and
 - (b) shall pay any fees demanded by the Council or Authority for opening any street, road, or thoroughfare or otherwise in connexion with the work; and
 - (c) shall execute such works in accordance with the provisions of the Acts and of the By-laws made thereunder, and of any special directions or orders given or issued by the Authority or proper officer;
 - (d) shall use materials of good quality only and free from defects; and
 (e) shall employ only competent operatives or assistants;

- sand

 (f) shall execute such works in a thorough and tradesmanlike manner to the satisfaction of the Authority as expeditiously as practicable, and leave site clean and undefaced; and

 (g) shall in the execution of such works take such proper and necessary procautions that no accident or damage or unnecessary inconvenience may be directly or indirectly occasioned thereby; and

 (h) shall restore any part of any street, road, or thoroughfare interfered with by the work to the satisfaction of the municipal authority having control thereof upon the completion of the work; and
- and

 (i) shall restore any other property interfered with by the work to the satisfaction of the responsible officer of the Authority; and

 (j) shall in all cases notify the proper officer immediately upon completion of any work in hand, promptly amend any defects therein, and again at once notify the said officer, and subsequently take steps forthwith to secure the certificate of satisfactory completion and give same to owner; and

 (k) shall, when so directed by the Authority, make good at his own expense any defect found within three months of the date of completion of any such work which, in the opinion of the Authority is due to bad workmanship or defective material.

Section 19. Prior to the issue of any licence the person to Section 19. Prior to the issue of any incence the person to whom the same is to be issued must sign a register containing a declaration that he accepts such licence subject to and in conformity with the conditions of such licence and of this By-law and that he will conform to and comply therewith, and shall pay to the Authority the fee named hereunder:—

			3.	a.
For	every master plumber's licence	 	10	0
For	every working plumber's licence	 	7	6
For	every drainer's licence	 	5	0
	the renewal of any licence		2	6

Division 6 .- New Buildings, Additions, &c.

Section 20. Every person who shall intend to erect a building on any property within the Sewerage District, or to rebuild or to make any alterations or additions to any such buildings shall, before commencing such work, give to the Authority seven days' notice in writing of such intention; and such notice shall be accompanied by plans and sections of such intended buildings, alterations, or additions, showing their positions, dimensions, depths, and levels of foundations, cellars, or basements, all appurtenant walls and fences, the intended lines of drainage, and the boundary of the land, which plans, &c., shall become the property of the Authority.

Division 7 .- General.

Section 21. Any work or thing in respect of or in connexion with sewerage under the Act that is not specifically mentioned in this By-law shall be performed in accordance with the directions of the Authority tions of the Authority.

PART 2.

. GENERAL REGULATIONS.

Division 8.—Use of Sewers and Drains.—Prohibition of Certain Discharges.

Section 22. Use of Sewers and Drains.—The owner and the occupier of any sewered property shall discharge into the sewerage system all faecal matter, urine, household slops and household liquid refuse from such property, and such other polluted water from stables, washing areas, manure bins, basements, cellars, and roofed yards, and such trade or manufacturing liquid refuse as the Authority may authorize or require, subject in each and every case to such conditions as it may impose.

Section 23. Prohibited Discharges .- The deposition or discharge of any of the following substances into any house drain is prohibited:-

(a) Any animal matter other than is specified in section
22, fleshings, wool, hair, dead animal, grease, dust, ashes, rubbish, garbage, offal, vegetable and fruit or their parings, rags, oil, silt, mud, sand, gravel, or like substances, or any other substance which is, in the opinion of the Authority or its responsible officers, liable to be injurious to any part of the sewerage system or to the employees of the Authority engaged in the operation or maintenance of same.

(b) Any petrol or other inflammable or explosive substance, whether solid, liquid, or gaseous.

(c) Any rain, roof, surface, or flood waters, except by special permission of the Authority.

(d) The contents of any night-soil cart, cesspool, or privy.

(e) Any waste water, liquid, trade waste, or other sub-

- (d) The contents of any night-soil cart, cesspool, or privy.
 (e) Any waste water, liquid, trade waste, or other substance which has not been neutralized to the approval of the responsible officer of the Authority, or which is above the temperature of 100 deg. Fahrenheit, or such lower temperature as may be prescribed by the Authority, having regard to the special circumstances of the case.
 (f) Any liquid which contains such percentage of common salt or any other mineral salt, acid, or gas, as is, in the opinion of the responsible officer of the Authority, injurious to, or liable to form compounds injurious to, any part of the sowerage system or to employees of the Authority engaged in the operation or maintenance of same.
 ection 24. Fittings to be Above Flood Level.—No person

Section 24. Fittings to be Above Flood Level.—No person shall place in position for use any fitting or appliance having an inlet or opening into any drain or into any sewer of the Authority unless the inlet or opening is I foot above the flood level of the year 1935. Where any doubt is raised in connexion with any of the clauses of this By-law as to the highest flood level of the real 1925. flood level of the year 1935, the Engineer, after inquiry, shall fix such flood level, and his decision shall be final and con-

Where any buildings or premises are situated in any area

Where any buildings or premises are situated in any area liable to flooding at frequent intervals the Authority may suspend the operation of this clause subject to and so long as the following conditions are observed:—

(a) That the owner applies in writing for permission to fix an approved sluice valve in every drain connecting with a sewer of the Authority on which the inlet or opening is placed, and furnishes the Authority with an undertaking that such sluice valve will be fixed at his risk, and indemnifies the Authority against all damage suffered by such owner or any one claiming under him arising out of and incidental to such valve.

(b) That the owner undertakes whenever there is danger of flooding to close or cause to be closed every such valve before flooding occurs, and to keep closed or cause to be kept closed every such valve until the flood water shall have subsided to such an extent that there is no longer danger of the flood water entering the sewers.

entering the sewers.

(c) That, pursuant to such permission and undertaking, an approved sluice valve shall have been fixed in every drain connecting with a sewer of the Authority and approved of by the Engineer.

(d) That the owner does whenever necessary close and keep closed every color with relive and the color of the color

keep closed every such valve and does exclude such flood water.

Division 9 .- Trade Wastes.

Section 25. Conditions of Discharge.—No person shall discharge any trade or manufacturing liquid, refuse, or waste into any sewer, unless and until the following conditions are complied with:—

(a) Application for permission to discharge any such trade wastes shall be made in writing and accompanied by plans and specifications of the work to be done and of the apparatus to be used, and shall include such details concerning the nature of the waste and the quantity and rates of discharge of the proposed effluent as considered necessary by the responsible officer of the Authority.

(b) The permission of the Authority in writing shall be obtained and an agreement containing a covenant to comply with the By-law and with any further stipulations required by the Authority, shall be executed.

(c) The volume of liquid refuse or waste discharged shall, if ordered, he measured and determined by meter or by some other approved means of measurement. The maximum aggregate daily quantity of effluent which may pass from any trade premises into a sewer, the maximum permissible rate of such discharge, the size and capacity of the drain for conveying such effluent from the trade premises to the sewer, and the hours during which such flow will be permitted, shall be determined by the Authority.

(d) All such liquid refuse or waste shall be passed through such settling, screening, and/or neutralizing chambers, and/or such other appliances and/or otherwise treated as ordered or approved by the Authority to ensure that the resulting effluents shall comply with the conditions of the agreement.

shall comply with the conditions of the agreement.

(e) Every settling, screening, neutralizing, or other chamber, appliance, or apparatus for the treatment of trade wastes in accordance with this By-law shall be cleansed and maintained by the occupier at his own expense and at such intervals as may be considered necessary by the Authority or its responsible officer to ensure the efficient operation of such chamber, appliance, or apparatus, and in no case shall such chamber, appliance, or apparatus be altered without the approval in writing of the Authority first being obtained.

Division 10 .- Sub-soil Water.

Section 26. The discharge of sub-soil water into sewers shall be prohibited except by permission of, and under conditions approved by, the Authority.

Division 11.-Inspection Tests.

Division 11.—Inspection Tests.

Section 27. Notice.—The owner or his authorized agent, or the plumber, drainer, or contractor, shall give at least forty-eight hours notice to the Authority, in writing, of his intention to commence work and of work ready for inspection. All work shall be left uncovered and accessible for examination until inspected and approved. Inspection shall be made within twenty-four hours of the receipt of such notification except when the notification is received on a Saturday, when seventy-two hours shall be allowed.

The contractor carrying out any work shall, within seven days of the completion of such work, file in the office of the Authority, on forms furnished for this purpose, a correct statement of the work done and the cost thereof. Such statement shall be countersigned by the responsible officer of the Authority, and a certificate embodying such statement shall be forwarded to the contractor.

Section 28. Inspection.—All drains, wastes, fittings, joints, fixtures, &c., will be inspected by the responsible officer of the Authority to ensure compliance with the By-law and approved plan.

Section 29. Tests.—Drains whether laid by the Authority's

Section 29. Tests.—Drains, whether laid by the Authority's workmen or others, must be thoroughly tested in every case before being passed by the Authority's officers. The responsible officer of the Authority may require the application of the water or smoke test, or such other tests as he may order

tion 30. Water Test .- The water test may be applied to Section 30. Water Test.—The water test may be applied to the drainage and/or plumbing systems and their fittings in their entirety or in sections. It shall be applied by hermetically sealing all openings below the top of the section to be tested. The system shall then be filled with water to a height of 6 feet above the highest point of the section, or, if considered necessary, to such additional height as the responsible officer may order, and every joint carefully examined for leaks

Section 31. Smoke Test.—The smoke test shall be applied section 31. Smoke Test.—The smoke test shall be applied by hermetically sealing all openings into the section to be tested, and forcing into the system thick smoke to a pressure equivalent to 1 inch of water, by means of a smoke test apparatus. Every joint shall then be carefully examined for leaks.

leaks.

Section 32. Equipment, &c.—The equipment, material, power, and labour necessary for the inspection and tests shall be furnished by the contractor, plumber, or drainer.

Section 33. Maintenance.—Every person holding a licence from the Authority who shall execute any work in connexion with sewerage drainage and/or sanitary plumbing shall, when so directed by the Authority, make good at his own expense any defect found within three months of date of completion of any such work due in the enginion of the Authority to had any such work due, in the opinion of the Authority, to bad workmanship or defective material.

Division 12.-Materials and Workmanship.

Section 34. Materials.—All materials, pipes, bends, junctions, fittings, fixtures, and apparatus shall be of the best of their respective kinds, sound and free from defects, and shall comply with such Australian standard specifications as apply and are accepted by the Authority, otherwise to be approved by the

accepted by the Authority, otherwise to be approved by the Authority.

Section 35. Testing.—All materials, pipes, bends, junctions, fittings, fixtures, and apparatus shall be submitted for examination and/or test, and shall not be placed in position until passed and stamped by the Authority. Such testing of materials shall be paid for by the person submitting same, whether passed or rejected, and shall be done at such time and place, and at such rates, as may from time to time be fixed by the Authority.

and place, and at such rates, as may from time to time be nieudy the Authority.

Section 36. Workmanship.—All work shall be executed in a thorough and workmanshike manner, and to the satisfaction of the Authority.

Section 37. Precautions.—Adequate precautions shall be adopted by the person carrying out the work to prevent injury to workmen, property, or public, and the Authority will accept no responsibility for claims for injury arising from the inadequacy of such precautions.

Section 38. Concrete.-Concrete, unless otherwise ordered, Section 38. Concrete.—Concrete, unless otherwise ordered, shall consist of one part Portland cement, two parts clean sharp sand, and four parts hard metal, shingle or gravel not exceeding 1-in. gauge, and shall be thoroughly mixed with clean water to such consistency as ordered or approved by the responsible officer of the Authority.

Section 39. Cement Mortar.—Cement mortar, unless otherwise ordered, shall consist of one part Portland cement and two parts clean sharp sand, properly mixed with an approved proportion of clean water.

PART 3.

DRAINAGE.

Division 13 .- Drainage, General.

Section 40. (1) Every premises shall be separately drained unless a combined drain shall have been ordered or approved by the Authority. Owners desiring to have the drainage of their properties combined must sign a request for a combined drain, and obtain the approval of the Authority. In any case in which it appears to the Authority that any properties may be drained more advantageously in combination than separately the Authority may order that those properties be drained by a

the Authority may order that those properties be drained by a combined operation.

(2) In any case where a combined drain serves two or more properties the Authority, with the consent of the owners of the properties served by such combined drain, may take over such combined drain, and thereafter such combined drain shall be and remain a sewer of the Authority.

(3) In every case of a combined drain the Authority will determine, as between the respective owners and occupiers of the properties drained thereby, the proportions in which the cost of such combined drain shall be paid. In every case of the occurrence of an obstruction in a combined drain the Authority will also determine by whom and in what proportion the cost of removing such obstruction shall be paid.

(4) Owners and occupiers of premises are responsible for clearing stoppages in drains within their premises, or between their premises and the sewers into which the branches lead, but must employ only licensed plumbers or drainers to clear same.

(5) Before a licensed plumbers or drainer commences to clear a stoppage in a drain he must notify the Authority in writing of the time when he intends to clear the stoppage, so that the Authority's proper officer may attend and pass the work in accordance with the provisions of the Acts.

Section 41. Size of Drains.—Every drain shall be of adequate

Section 41. Size of Drains.—Every drain shall be of adequate size for the drainage of the property to be served, in accordance with the requirements of section 85, with a minimum diameter of 4 inches.

of 4 inches.

Section 42. Materials.—All drain pipes, bends, junctions, and fittings used shall be of glazed stoneware, concrete, cast-iron, or other approved material, provided that the responsible officer of the Authority may prohibit the use of any of the above-mentioned where the circumstances or conditions are considered unfavorable.

Section 43. Cast-iron Pipes.—Cast-iron drainage pipes and their fittings shall comply with the Australian standard specification, or, in the event of no such standard being in exist-iron water pipes and their fittings of similar diameters.

Section 44. Interceptor Traps.—Where directed by the Authority but not otherwise, an interceptor trap shall be fixed as near as practicable to the boundary, and wherever practicable shall be within the boundaries of the property. The interceptor trap shall be provided with an inspection cap on the sewer side of the trap. If ordered, an approved manhole shall be provided for the trap.

Section 45. Inspection Chambers.—All drains shall, wherever preserved the Authority of the case of the provided of the trap.

approved manhole shall be provided for the trap.

Section 45. Inspection Chambers.—All drains shall, wherever considered necessary by the Authority, join in an inspection chamber at least 3 feet long by 2 feet wide, fitted with a closed cover. The portions of the drains crossing the floor of the inspection chamber shall be connected either in a straight line or by curved junctions in the floor of the chamber. All inspection chambers to be cement rendered (two parts sand and one part cement) to a smooth surface, and made watertight. The inspection chamber must be provided with a closed cover, and special ventilation must also be provided if considered necessary by the Engineer.

Section 46 Inspection Committees—Every live of drain chall

Section 46. Inspection Openings .- Every line of drain shall Section 46. Inspection Openings.—Every line of drain shall be provided with an inspection opening—inside and within 5 feet of the boundary line, at each junction not provided with an inspection chamber, at each change of direction, at each fixture, and in no case at greater than 30 feet intervals, and in paved areas these shall, if considered necessary by the responsible officer of the Authority, be brought to the surface and furnished with approved airtight covers. The area of an inspection opening shall be not less than the area of the drain.

Section 47. Drain Openings Not in Use—The ends of all

area of the drain.

Section 47. Drain Openings Not in Use.—The ends of all house drains not immediately connected with the plumbing fixtures and all inspection openings shall be securely closed with watertight imperishable materials. If stoneware or cement concrete, a stoneware, cement concrete, or cast-iron disk must be cemented in; if wrought iron, a plug must be screwed on the end; if cast iron, a cast-iron plug must be caulked in with lead.

Section 48. Replacing or Inserting Pipes.—Where it becomes necessary to remove a pipe to clear a stoppage or to insert a pipe to branch in an existing drain, such pipe so removed shall be replaced by an inspection pipe or inspection junction of the same length by one of the following methods:—

(a) The top half of the socket of the new pipe and of the existing downstream pipe may be removed, but the bottom half shall in each case be left intact and the joints surrounded with concrete.

(b) An approved split pipe with double collar surrounded with concrete may be used.

(c) A length of not less than three pipes may be removed, the centre pipe replaced by an inspection pipe, and the pipes dropped back into place without springing or cutting. Section 48. Replacing or Inserting Pipes .- Where it becomes

ing or cutting.

Junctions in existing metal pipes shall not be made unless an approved closure pipe is used in each case. Springing pipes into position shall not be resorted to or allowed.

Division 14.—Basement and Cellar Drainage.

Division 14.—Basement and Cellar Drainage.

Section 49. Fixtures.—No water-closet, urinal, and/or other fixture shall be placed in any cellar or basement, or on any floor below ground level, unless by consent of the Authority, and then only when, in the opinion of the Authority, other provision cannot be made. The owner shall submit such plans and/or other information as the Authority may require, and shall undertake in writing to accept all risk of damage that may occur. If satisfied that the ventulation and lighting provided are in accordance with section 151 or 152 of these Bylaws, and all other conditions have been compiled with, the Authority may give its consent; provided always that such consent may be revoked by the Authority at any time, and that upon 14 days' notice of revocation such fixture shall be abolished by the owner. by the owner.

Section 50.—Risk of Back Flow.—Where such cellar, basement, or floor below ground level is at such a level as may, in the opinion of the Authority, involve risk of back flow in the event of the sewer becoming overcharged, the sewage from all fixtures therein shall be raised by ejector, syphon, or other approved mechanical appliance to such height as ordered and discharged into the sewer as and where directed.

Section 51. Seepage Drains .- In no case shall seepage drains Section 51. Seepage Urains.—In no case shall seepage urains from cellars, basements, or any floor below ground level be discharged into a sewer without the consent of the Authority. Where such discharge is permitted by the Authority the seepage shall be raised by ejector, syphon, or other approved mechanical appliance to such height as ordered, and discharged into the sewer or elsewhere as and where directed into the sewer or elsewhere as and where directed.

Division 15 .- Polluted Areas.

Section 52. Connexion.—The Authority may, if it thinks fit, authorize or require that any of the following places:—namely, stables, cow-sheds, dairies, market places, areas for washing vehicles, and any other pulluted place, be connected with the sewers, subject to such conditions as the Authority may impose. may impose.

Section 53. Conditions Governing Connexion.—No such connexion shall be made unless the following conditions have been complied with .--

(a) The place to be connected shall, if required, be so roofed as to prevent the entry of rain water from it to the sewers, and in no case shall rain water be permitted to discharge on to such place from adiaining surfaces.

joining surfaces.

(b) The place to be connected shall be paved above the level of the yard with approved materials, and graded to the satisfaction of the responsible officer

of the Authority.

(c) The drain from any such place shall be provided with an approved silt trap with a removable grating and connected with the drain inside the boundary line of the property.

Section 54. Manure Bins.—(a) Manure bins must be provided for all stables, or cow-yards where the local Council's By-laws demand their construction, or where the locality is closely built on.

closely built on.

(b) All the manure bins must have the inside surfaces rendered with cement mortar, and must be made impervious throughout, and provided with an approved close-fitting cover. Walls of new manure bins must, unless otherwise approved, be at least 9 inches in thickness, built of brickwork laid in cement mortar. If an outlet pipe be provided for a manure bin, it must be properly connected with the Authority's sewers. Branches in house drains must be provided in all cases where manure bins exist, for their connexion whenever the Authority shall deem it necessary.

Division 16 .- Pipe Trenches.

Division 16.—Pipe Trenches.

Section 55. The trench for the house drain from any property shall be so dug as to meet the Authority's sewer at the position provided or to be provided for the connexion.

The material from the trench shall be so placed as to cause the least possible obstruction and inconvenience to the public. Proper barriers and lights must be maintained where necessary to guard against accident during the progress of the work.

In refilling the trench selected refilling shall first be de-posited around and over the pipe to a depth of 12 inches and carefully consolidated, after which the remainder of the trench shall be filled in in layers and rammed or flooded, as

ordered or approved.

No stone shall be used in refilling until earth or gravel has been placed over the pipe to a depth of I foot, or more

if directed.

On no account shall any water, sand, earth, &c., be allowed to enter the sewer during the progress of the work.

On completion of refilling the surface shall be restored as nearly as possible to the same condition as it was in before operations were commenced, unless the owner in writing otherwise requires.

Division 17 .- Laying Drains, &c.

Section 56. Position and Line.-Every drain and every fitting, &c., connected therewith shall be laid and fixed where directed by the responsible officer of the Authority. As far as possible all drains shall be laid in straight lines; where changes of direction occur they shall be made in manholes, or by a suitably curved pipe with an inspection opening on each straight pipe next adjoining the curve.

Section 57. Oblique Junctions.—Where any drain joins another drain the junction shall be made obliquely at an approved angle with the direction of flow of such drain. Right-angled junctions shall not be made.

Section 58. Connexion to Sever.—The position of the Authority's connexion to any premises shall be located prior to the commencement of any drain excavation. The disk stopper at the point of connexion to the sewer shall be carefully removed so as not to injure the socket or allow any debris to enter the sewer.

The first length of the drain at the branch shall be an inspection opening.

inspection opening.

Section 59. Gradients.--All drains shall be laid on an even grade, and, except by special permission in writing, from the Authority, such gradients shall in no case be less than the following minimum permissible gradients:—

4-in. diameter 1 in 60 6-in. diameter ... •••

In cases where the grades of 4-in. and 6-in. drains are steeper than 1 in 10 and 1 in 15, respectively, concrete stops shall be placed as and where directed by the responsible officer of the Authority.

Section 60. Depth of Drains.-Drains of stoneware or concrete pipe, unless bedded in and encased in concrete of not less than 6 inches thickness over any part of the drain, shall be laid at a depth to the socket of the pipe of not less than the following the following:

- (a) In public thoroughfares, rights-of-way, or other open spaces subject to vehicular traffic—2 ft. 6 in.
 (b) In private property not subject to vehicular traffic—1 foot.

No person shall alter the surface over any drain so as to deprive it of the minimum depth of cover specified by the preceding paragraph, unless approved measures are adopted to protect the drain.

protect the drain.

Section 61. Laying Drains.—All pipes shall be laid to such lines and grades as may be shown on the plans or directed, and, except where otherwise ordered, holes shall be cut in the bottom of the pipe trench to receive the sockets of the pipes, and all the pipes shall be carefully bedded with the barrel on the solid ground.

In the case of rock-bottomed trench, or where directed, the pipes shall be bedded up to the horizontal diameter upon not less than 3 inches thickness of approved sand or other approved material measured from the barrel of the pipe.

In water-charged ground, or where the foundation is bad, or near roots of trees, or where directed, the drain shall be formed of cast-iron pipes; or, if of stoneware or concrete pipes, they shall be bedded on and encased in concrete as ordered, and, if ordered, supported upon approved timber foundations as directed.

Drops or bends in vertical or inclined drains shall have a Drops or bends in vertical or inclined drains shall have a concrete support placed under and around as directed. Portland cement concrete brought to a smooth surface must be used in each of the following cases:—

(i) Around and under gully basins, the exposed surfaces to be rendered in cement mortar, two parts sand, one cement

to be rendered in cement mortar, two parts sand, one cement.

(ii) Around the top and for 6 inches below the surface of the ground of vent pipe sockets where exposed.

(iii) Around the top and for 6 inches below the surface of the ground of disconnexion traps when the surface is exposed.

(iv) Under and around hands rising vertically off oblique

(iv) Under and around bends rising vertically off-oblique branches, and under all drainage traps.

Division 18 .- Drains Under Buildings.

Section 62. Every drain shall, as far as practicable, be so constructed as not to pass under any building. Where a drain does pass under a building it shall, if practicable, be laid in a direct line for the whole distance beneath such building, and shall have approved means of access for rodding outside the

walls of the building, and also, if directed, beneath the building. The pipes used shall be of stoneware or concrete, surrounded by not less than 6 inches of concrete or of east-iron. In any case in which pipes pass through or under walls, approved provision shall be made to prevent injury to the pipes by settlement, and, in outer walls, to prevent the ingress of

Division 19 .- Joints, Drainage,

Section 63. Stoneware and Cement Pipes .- Joints of stone-Section 63. Stoneware and Cement Pipes.—Joints of stone-ware and cement pipes shall be filled in solidly with cement mortar neatly splayed off, or with other approved material. After each joint is made the interior of the joint shall be wiped clear of surplus mortar before the next pipe is laid.

Section 64. Cast-iron Pipes .- All joints in cast-iron pipes must be stemmed with approved gaskets and so filled and caulked with lead or other approved material as to make them

gas and water tight.
All connexions be All connexions between stoneware or concrete pipes and cast-iron pipes shall be made as for joints in stoneware or concrete pipes.

Division 20 .- Drainage Ventilation.

Section 65. Vents on Main House Drain.—The main drain shall be ventilated at its upper end by a pipe ventilator erected vertically, and such ventilator may be a soil pipe.

If the drain is provided with an interceptor trap there shall be in addition a ventilator connected to the interceptor trap shaft.

In such cases there shall, wherever practicable, be a difference in height of not less than 6 feet between the tops of the vents at the upper and lower ends of the drains respectively.

Section 66. Vents on Branch Drains.—Branch drains need not be vented if the drainage traps are within 15 feet from the main house drain, measured along the line of pipes, including the drop, if any, from the centre line of the main drain to the centre of the outlet side of the water seal of the drainage trap, unless otherwise ordered by the Authority, in which case they must be vented as directed

Section 67. Height of Vents.—Every vent pipe extending upwards from a soil or drain pipe shall be carried not less than 6 feet higher than any window or door within a distance of 30 feet thereof, and in any case at least 21 feet above ground level and 6 feet above the level of the eaves or coping, or to such additional height as may be necessary to prevent effectually the escape of foul air into any building within the vicinity.

vicinity.

Where the vent pipe extends into a gable of the building it shall further be carried at least 2 feet above the point of intersection with the roof.

Such pipes shall, where necessary, be provided with sufficient clips or stays to support them effectively.

Section 68. Chimneys.—No chimney shall be used as a ventilator to any drain, soil, or waste pipe.

Section 69. Vents near Chimneys .- Vents must, as far as section 69. Vents mear Chimneys.—Vents must, as intra a possible, be kept away from chimneys and ventilating air shafts. Where a ventilator pipe terminates 6 feet or more from a chimney opening or ventilating air shaft, the requirements of section 67 shall apply, but where the distance is less than 6 feet the vent pipe shall, unless otherwise ordered, terminate not less than 2 feet below the top of such chimney or air

Section 70. Vents adjoining High Buildings .- In any case in which a building is erected next to a previously existing building of less elevation, and any windows of the new building are located within 30 feet of any existing vent stack on the lower building, the owner of such new building shall defray the cost of or shall himself make such alterations to the vents of the previously existing building as necessary to conform with section 67.

The owner of the lower or existing building shall make such The owner of the lower of existing butteng shall make such alterations upon the receipt of money, or security therefor sufficient for the purpose, from the owner of the new or higher building, or shall permit at the election of the owner of the new or higher building, the making of such alteration by the owner of such new or higher building.

Section 71. Size of Drainage Vents.—Drainage vent pipes shall, unless otherwise ordered, be of not less than 4 inches diameter in the case of educt vents and not less than 3 inches diameter in the case of induct vents, with the provision that where more than one educt vent is provided the vent on the longest line of drain shall be of not less than 4 inches diameter and all others of not less than 3 inches diameter; but in no case shall a drainage vent be of smaller diameter than necessary to comply with the requirements of section 86.

Unless otherwise ordered or approved every such vent pine

Unless otherwise ordered or approved every such vent pipe shall be without return bend and provided with basket end or educt or induct cowls as directed.

Section 72. Materials, &c.—Drainage vent pipes situated wholly outside of buildings shall be of cast-iron, galvanized wrought iron, double galvanized sheet iron, or other approved material above ground, and of stoneware or concrete beneath the surface of the ground. Galvanized sheet-iron vent pipes

shall not be less gauge than 20 for 3-in, and 4-in. diameter pipes and 18 for 6-in. pipes, and where ordered the first 6 feet above ground shall be of cast-iron or other approved material. Drainage vent pipes inside a building shall, unless otherwise approved, be of cast-iron or of galvanized wrought iron. The circumferential joints of galvanized sheet iron vent pipes shall be riveted and soldered. All galvanized sheet-iron vent pipes used to ventilate the drainage system, or used as antisyphonage pipes to soil or waste pipes from closets, slop sinks, or urinals, must be coated with hot tar or asphaltum inside before crection. before erection.

Section 73. Gratings.-Openings for ventilation shall be effectively protected by approved gratings of ample area. aggregate area of apertures in any such grating shall not be less than the sectional area of the pipe or drain to which such grating is fixed. Every opening for ventilation shall at all times be kept perfectly free from obstruction.

times be kept perfectly free from obstruction.

Section 74. Pipe Clips, &c.—There shall be at least one pipe clip to each 6-ft. length of vent pipe.

For east-iron or wrought-iron pipe approved coated wrought-iron clips and for galvanized sheet iron pipe 1½-in. x 14-gauge galvanized band iron clips shall be provided. Wherever it is necessary to fix pipes clear of the wall approved extension clips shall be used.

Clips in the case of cast-iron pipes must be placed tight up against the bead or underside of collar.

Section 75. Attachment to Walls.-Where a galvanized sheet iron pipe, with or without offset, is carried up above the brick wall of a building a galvanized wrought-iron clip must be used, leaded into the wall near the top wherever possible

used, leaded into the wall near the top wherever possible and bolted against the vent pipe.

All band iron clips of vent pipes to brick walls shall be fastened with nuts and bolts, leaded in, or by means of T-headed bolts passed through the brick joints and turned at right angles to the joints.

Section 76. Supporting Vents.—Wherever a vent pipe with offset is not more than 9 feet long above such offset it need not be stayed; if longer, it shall be stayed as directed with 1-in. galvanized wrought-iron piping.

An unsupported length of 15 feet above highest clip of straight vent pipe without offset will be permitted.

Section 77. Induct Vents .- Every induct vent shall be securely supported in an approved manner.

Division 21.-Drainage Traps.

Section 78. Trapping of Inlets.—Every inlet to any drain other than inlets provided for ventilation in accordance with the By-law shall be provided with an approved trap. No inlets to any drain connecting directly with a sewer shall be constructed within a building other than such inlets necessary for the apparatus of any water-closet, urinal, or housemaid's slop sink. slop sink.

Section 79 .- Classes of Traps .- Four classes of traps shall

Section 79.—Classes of Traps.—Four classes of traps small be used—

(a) "Traps" for intercepting gases only, to be of round section and self-cleansing form, but not such as to empty by momentum or suction.

(b) "Silt traps" for intercepting both gases and solids, to have slightly tapered sides, flat bottom, and rounded angles, and provided with approved means for catching and removing solids.

(c) "Grease traps" for solidifying and collecting grease or other semi-fluid matter liable to foul the pipes, to be of such form as approved.

(d) "Oil traps" for collecting all kinds of oil and to be of such form as approved.

The term "yard gully" is applied to traps (a) in cases where they are used externally and fitted with dished tops and gratings. The tops of inlets of all disconnector traps must be at least 6 inches above the surface of the surrounding ground. ground.

Section 80. Water Seal.—All traps must have a water seal of at least half the diameter of the outlet pipe, but in no case of less than 2 inches.

Section 81. Provision of Yard Gullies.—A yard gully must, wherever practicable, be provided in the yard of every property, as near as practicable to the kitchen or back door, with a tap placed over it at a height of not less than 2 feet. No yard gully shall be situated within a building. Where it is not practicable to provide a yard gully, a slop sink must be provided within the building.

Section 82. Details of Yard Gullies.—Yard gullies shall be fitted with dished tops and gratings, the dished top being in one piece with the trap or jointed thereto by spigot and faucet, or as otherwise approved.

The depth of the dished top to the grating must be not less than 6 inches. Grating to gully traps must not be less than 6\frac{1}{2}\$ inches over all, and the gratings to all disconnector traps to be convex in section, with openings of suitable outlet capacity. All gratings must be fixed down in an approved manner with bitumen or wedges of lead.

Section 83. Kerbing, &c., to Yard Gullies.—Yard gully basins and the dished tops of silt traps must be so surrounded with an approved impervious kerbing as to prevent the access of

surface water to the drains, and, if directed, the wall at the rear of the gully or silt trap, if of brick or stone, must be cement rendered to the height of the tap over same, and if of wood the wall must be provided with an approved galvanized sheet-iron apron. The internal diameter of kerbing around gully traps measured from face of cement rendering must not be less than 15 inches, and must be neatly rounded to meet the gully top.

MAXIMUM PERMISSIBLE LENGTH OF MAIN VENTS (IN FEET) FOR SOIL AND WASTE PIPES.

Diameter of Soil Number of Fixture Units. the gully top.

PART 4.

PIPE CAPACITIES.

Division 22.—Capacities of Soil, Waste, Drain, and Vent Pipes.

Section 84. Fixture Units.—For the purpose of determining the size of any drain, waste, soil, or vent pipe, the following equivalent fixture units shall be adopted, unless otherwise directed, and the nominal outlet diameter shown hereunder shall be the minimum allowed for each of the respective

•			
Fixture.	Nominal Outlet Diameter.		Fixture Units.
One lavatory basin	11 inch		1
One lavatory basin	14 inch		11
One kitchen sink (up to 6-in.			•
depth to overflow)	2 inches		31
One bath	2 inches		51
One wash trough set with common trap One wash trough set with	1½ inch		31
common trap	2 inches		5 1
One urinal	2 inches		4
One slop sink	21 inches		3
One slop sink	3 inches		41
One shower bath	2 inches		3
One water closet	4 inches		6
One bathroom group, consist- ing of one lavatory basin, one bath, and one shower			
one bain, and one snower	_	• •	7

The equivalent fixture units to be adopted for fixtures other than those shown shall be determined by the Authority. One fixture unit denotes a rate of discharge equal to 1 cubic foot per minute.

Section 85. Sizes of Soil, Waste, and Drain Pipes.—Except by special permission the required sizes of soil, waste, and drain pipes shall be determined on the basis of the total number of fixture units drained, or likely to be drained, in accordance with the following table:—

Pipe.	Permissible	Pe	rmi	ss i bl	e M	xin U	um nits	Num	ber o	f Fix	ture		pod a v
۲,			Grade not less than—										m Num re Unite d to be d in any gth of
Dlameter (Inches).	Minimum Grade.	1 in 60	1 in 50	1 in 40	1 in 80	1 in 25	1 in 20	1 in 16	1 in 12;	1 in 10	in 5	Vertical.	Maximu of Fixtu permitte connecte 8-ft. leng
1 1 1 2 2 1 8 4 6 6	1 in 123 1 in 15 1 in 20 1 in 25 1 in 80 1 in 40 1 in 50 1 in 60	830	180	100	10	١	220	18 26 122 520	14	11 12 22 32 140 280 590	11 61 16 28 40 176 350 730	13 9 23 87 50 250 550 1,100	11 6 12 22 32 140 280 590

Provided that-

- (a) Waste and soil pipes shall not be diminished in diameter in the direction of flow.
- (b) The diameter of trap, waste, or soil pipe receiving the discharge from any fixture shall in no case be less than the nominal outlet diameter of such fix-
- (c) No water-closet shall discharge into a drain or soil pipe of less than 4 inches in diameter.
- pipe of less than 4 inches in diameter.

 (d) All connexions between inclined pipes and vertical stacks shall be through 45 degrees junctions.

 (e) Soil and waste stacks shall be as direct as possible and free from sharp bends. Where such are unavoidable approved provision shall, if necessary, be made to safeguard fixtures immediately above and below the bend.

Section 86. Sizes of Vents.—(1) Main Vents.—Except by special permission, the required sizes of main vents shall be determined from the size of the soil, or waste pipe, or stack to be vented, the total number of fixture units drained into it, and the developed length of the vent, in accordance with the following table, interpolating where necessary between permissible lengths of vent given in the table.

Diameter of Soil or Waste Pipe	Number of Flatur Units.	e	Diameter of Main Vent (in Inches).											
(inches).			11	11	2	24	3	4	5	6				
11 14	Up to 9		44	55		::		=	::	::				
2	Up to 23	••		40	80	••								
21	Up to 18 37	::	::	54 43	79 69	104 94	::	::	::	::				
3	Up to 19 26 32 40 50	::	::	15 11 9 8 7	60 46 40 33 28	128 113 100 87 75	238 204 182 158 138	::	::	:				
4	Up to 25 50 100 140 176 250	::	::	::::::	20 16 12 10 8 7	65 57 44 36 30 21	127 113 88 75 66 54	300 290 244 220 204 182	:::::	::				
5	Up to 100 180 220 280 350 550	::	:::::::::::::::::::::::::::::::::::::::	::	::	35 27 25 20 18 .15	55 42 38 33 27 20	175 150 140 125 108 80	800 800 300 800 290 235	::				
8	Up to 150 870 480 520 590 780 1,100	::	::	::	::::::::	::::::	22 14 12 10 9 8 7	90 58 53 46 42 37 26	270 185 172 157 148 137 112	\$00 \$00 \$00 \$00 \$00 \$00 \$00				

Provided that-

- (a) No vent shall be less than 1½ inch in diameter, and in no case shall a vent have a diameter less than one half that of the soil or waste pipe which it
- (b) For 2-in. and 2½-in. waste pipes the vent shall have a diameter of not less than 1½ inch.
- (2) Sizes of Branch Vents.—The required sizes of branch vents shall be determined from the number of fixture units served by the branch vent and the developed length of the vent from the point of connexion of the anti-syphonage vent from the last fixture served by the branch vent to the outlet to the open air at the upper end of the main vent, in accordance with the following table, interpolating where necessary between permissible lengths of vent given in the table:—

Diameter of Branch Vent.	Number of Fixture Units Served by Branch Vent.	Maximum Permissible Length.	Diameter of Branch Vent.	Number of Fixture Units Served by Branch Vent.	Maximum Permissible Length
11	Up to 9	55	3	Up to 6	800
2	Up to 23	80		12 19 26 32 40 50	272 238 204 182 158 138
21	Up to 6 12 18 37	114 109 104 04	4	Up to 6 12 18 25 50 100	300 300 300 300 290 244

Provided that-

- (a) Branch vents shall conform to provisions (a), (b), for main vents.
- (b) No branch vent need be larger in diameter than the soil or waste pipe which it serves.
- (3) Individual Anti-syphonage Vents.—The required sizes of individual anti-syphonage vents shall be determined from the diameter of the fixture trap served in accordance with the following table :-

Diameter of Fixture Trap.	Minimum Permissible Size of Anti-Syphonage Vent.	Diameter of Fixture Trap,	Minimum Permissible Size of Anti-Syphonage Vent.
Inches, 11 11 2	Inches, 11 11 11	Inches. 21 3 4	Inches. 2 2 2 2

PART 5. PLUMBING.

Division 23 .- General.

Section 87. Waste Pipes.—Except by permission of the Engineer, separate waste pipes shall be provided for each of the following classes of polluted water, viz.:—

- (a) Dirty water from baths, sinks, lavatory basins, and wash troughs, and other waters containing a small proportion of soap and/or dirt.
- (b) Greasy water from kitchen and scullery sinks or other fixtures, in such cases where grease traps are or-dered or required.

Section 88. Soil Pipes.—Soil pipes shall be provided for soil water from closets and other waters containing faecal matter, and for urinal waters from slop sinks and urinals, and, where directed, for discharges from operating theatres and morgues, and in no case shall such waters be discharged into any waste pipe as defined by this By-law, except by permission of the Engineer.

Section 89. Connexions to Drain .- All waste pipes shall discharge under the grating of a yard gully or into a disconnector trap. All soil pipes, including those for urinals and house-maids' slop sinks, must be connected direct to the drain. No waste pipe shall be laid in the ground outside any building unless by special permission.

Section 90. Flashing, &c.—All trough, sinks, and other fixtures which are placed less than 3 inches, and all baths fixed less than 6 inches clear from any wall shall be flashed with 5-lb. lead, 24-gauge copper, bronze, brass, nickel, silver, or monel metal. or other approved material. Galvanized sheet iron may be used for fixtures other than sinks.

sheet iron may be used for fixtures other than sinks.

All such flashings shall be turned up the walls at least 4 inches, except where the walls are tiled, when the flashings shall be carried up at least 1 inch behind the tiles. Baths and other fixtures having turned-up flanges for use against tiled walls or walls lined with other approved material in lieu of sheet metal flashing shall be properly supported to prevent settlement, and the flange shall lap at least 1 inch behind the tiles or lining, which shall be brought hard down on to the surface of the fixture. All flashing shall be properly secured and made watertight, and shall be bedded for a width of not less than 1 inch along the edge nearer the fixture in red or white lead.

Section 91. Bib-cocks.—Internal bib-cocks shall not be permitted unless a sink, lavatory basin, or other approved fixtures, or a properly drained impervious floor, is provided underneath.

Division 24 .- Soil, Waste, and Vent Pipes

Section 92. Materials.—No material shall be used for soil pipes other than cast-iron, lead or brass, and for waste pipes other than wrought-iron, cast-iron, lead, brass or copper.

Section 93. Lead Pipes.—The minimum permissible weight of lead for soil, waste, or vent pipes for water closets, urinals, and slop sinks shall be 7 lb. per square foot, and for all other fixtures 6 lb. per square foot.

Section 94. Wrought-iron Pipes.—All wrought-iron pipes and their fittings shall be approved standard weight and quality and galvanized or lined to the approval of the Authority.

Section 95. Cast-iron Pipes.—All cast-iron pipes shall be sound, free from holes and cracks, and coated with approved bituminous composition, or lined with glass enamel to the approval of the Authority.

approval of the Authority.

Cast-iron pipes and their fittings, where laid in the ground, shall comply with the Australian standard specifications, or in the event of no such standard being in existence, with the standard approved by the Authority for cast-iron water pipes and their fittings of similar diameter. Cast-iron pipes for use in other situations shall have a minimum thickness of 3-16 inch measured in the case of glass-enamelled pipes without the enamel, and their fittings shall correspond with them in weight and quality. All junctions shall be curved, right-angled junctions shall not be made.

Section 96. Calvanized Sheet Iron Pipes.—External vent pipes of galvanized sheet iron shall be of a gauge not less than the following:—

- 1½ inch, 2 inch, 2½ inch diameter—22-gauge.
 3 inch and 4 inch diameter—20-gauge.
 6 inch diameter—18-gauge.

Section 97. Where lead, copper, brass, or cast-iron soil or waste pipes are fixed outside a wall for upstairs fixtures, the lead, copper, brass, or cast-iron pipes shall be carried at least 2 feet above the level of the highest fixture attached to the pipe.

Section 98. Vent Pipes.—Vent pipes, if inside a building shall in all cases be of cast-iron, wrought-iron, lead, copper, or brass. Grooved, welded, or riveted double galvanized

sheet iron vent pipes may be used where they are entirely outside a building, and shall be connected with the traps or waste or soil pipes, with brass ferrules or other joints approved by the responsible officer of the Authority.

Section 99. Vents in Shed, &c.—Galvanized sheet iron vent pipes may be used inside stables or open sheds, except where liable to damage.

Section 100. Use of Lead Pipes.—Lead pipes shall not be used, except where exposed to view and/or not liable to damage.

Section 101. Supporting Lead Pipes.—Lead pipes shall be supported by cast lead tacks of approved dimensions, wiped on to the pipe or by other approved fastenings, and such fastenings shall be arranged as nearly as possible thus—

4-in. vertical lead pipes—2 ft. 6 in. centres.
4-in. horizontal lead pipes—2 feet centres.
4-in. horizontal lead pipes—3 feet centres.
Less than 4-in. vertical pipe—3 feet centres.
Less than 4-in. horizontal pipe—2 ft. 3 in. centres.
Two pairs of tacks, fixed opposite, is sufficient for fixing lead flush pipes from cisterns.

Section 102. Minimum Permissible Gradients.-The following are the minimum gradients to be adopted for soil and waste

Diameter of Pipe.					Minimum Gradient.
11 inch					1 in 124
1½ inch		•••			1 in 15
1} inch	•••		• • •	•••	1 in 17
2 inches		• • • •	•••	•••	1 in 20
21 inches	•••	•••	•••	•••	1 in 25
3 inches	•••	•••		•••	1 in 30
4 inches	***			•••	1 in 40
5 inches	•••		•••	•••	1 in 50
6 inches	•••		•••		1 in 60

Section 103. Length of Unvented Waste Pipes.—Waste pipes need not be ventilated unless they exceed 10 feet in inclined length or 12 feet in vertical length, provided that there is only one fixture attached to the waste pipe, and provided that the water seal of the trap is not reduced by syphonage or other cause. Where there is more than one fixture, or the water seal is reduced, a vent pipe shall be supplied to the fixture trap or traps.

Section 104. Junctions.—Where a waste or soil stack is branched into a graded waste, soil, or drain pipe, the branch fitting shall have an angle of not less than 45 degrees to the horizontal, and the length of the branch of the fitting shall be such that the vertical projection of the attached stack will be wholly outside of the area of the junction with the graded

Section 105. Sealing of Pipes.—Wherever a fixture is abolished, the soil, waste, vent, and water supply pipes to such fixture shall be removed, or, if allowed by the Authority to remain, the ends of the pipes shall be sealed with water-tight imperishable materials.

Section 106. Soil Vent Pipes.—In all cases the upward extension from the soil pipe for ventilation shall pass in as direct a manner as possible above, and, if necessary, through the roof.

Section 107. Vent Pipe Grades.—All vertical lines of vent pipe shall connect, full size, at their bases with a soil, waste, or drain pipe at an angle of not less than 45 degrees to the horizontal, and shall extend in undiminished size above the roof or he connected to the soil, waste, or vent stack, in compliance with the requirements of section 109, on a grade sufficient to avoid the collection of water.

All intermediate bends or offsets shall be at a grade of not less than 45 degrees to the horizontal.

Vent pipes shall not be used as waste or soil pipes.

Section 108. Anti-syphonage Vents.—Traps must be prevented from syphoning by proper ventilation, in accordance with the requirements of section 86. Such anti-syphonage vents from fixtures shall be carried above the eaves of the building or joined to the branch or main vent above the level of the fixture, unless special permission to the contrary is granted.

Every vent pipe extending upwards from a waste pipe shall be carried 4 feet above any door or window or other opening into a building within 15 feet thereof and carried at least 1 foot above the eaves or coping or intersection with the roof.

These vent pipes shall be connected to the waste or soil pipe at a point not less than 3 inches nor more than 12 inches from the crown of the trap and on the opposite side of the water seal to the fixture. seal to the fixture.

Section 109. Combining of Vents.—The various vents may be combined by branching together those which serve traps of the same class. The vent pipes may be branched into a soil or waste pipe of the same class above the level of the highest

Section 110. Where a branch is required to a galvanized sheet iron vent pipe, a brass saddle piece bolted and soldered to the vent must be used.

Section 111. Sheet Metal Brnds and Offsets .- All sheet metal bends and offsets for flush and vent pipes shall be bent or pressed. Mitred elbows will not be permitted.

Section I12. Pipes to be Accessible.—All soil, waste, and vent pipes and traps shall, where practicable, be accessible at all times for ready inspection and convenience of repairing. When placed within partitions or recesses of walls they shall be covered with woodwork or other approved material, so fastened as to be readily removable. No junctions shall be built in except with special permission from the Authority in writing.

Section 113. Concealed standing wastes will not be permitted.

Section 114. Painting.—All external plumbers' work and all cast-iron cisterns and brackets, woodwork in connexion with plumbing installations, sheet iron flush pipes, and sheet iron storage tanks and trays, shall be painted, after inspection, to the approval of the Authority.

Division 25 .- Joints.

Section 115. Stoneware, Cement, or Cast-iron Pipes.—Joints of stoneware, cement, or cast-iron pipes shall conform with the requirements of section 63 or 64.

Section 116. Lead Pipe.—All joints in lead pipe shall be plumber's wiped joints.

Section 117. Wrought-iron Pipe.—The screwed ends and sockets of each particular size of wrought-iron or wrought steel pipe shall be so formed and the threads so cut that the ends of the pipe will but against each other when screwed home in the sockets; bends, junctions, and similar fittings shall be similarly formed and screwed so that when the pipe ends are screwed home the bore will be continuously uniform and without breaks or pockets. The burr shall be neatly filed off on the inner edge of all pipe ends. All screwed joints shall be made with approved jointing material.

Section 118. Wrought-iron Pipe to Lead Pipe.—All joints between wrought-iron and lead pipes shall be made by means of brass unions screwed to iron and wiped to lead.

Section 119. Brass or Copper Pipes.—Joints of brass or copper pipes shall be made in accordance with the Australian standard Specification B36—"Compression joints and copper alloy screwed fittings for standard copper tubes."

Section 120. Lead Pipe to Cast-iron Pipe .- The connexion of lead pipes or traps to cast-iron pipes shall be made by means of brass ferrules. The brass ferrules shall be lined with and connected to the lead pipe or trap by means of a wiped joint and connected to the cast-iron by inserting ferrule in socket thereof and making the joint in the same way as in cast-iron prine.

Section 121. Sheet-iron Pipe to Cast-iron Pipe.—All connexions of galvanized sheet iron to cast-iron pipes shall be made with molten lead, lightly but tightly caulked in to cast-iron pipes.

Section 122. Sheet-iron Pipe to Wrought-iron Pipe.—Galvanized sheet iron pipes shall be connected to wrought-iron pipes by means of brass unions or sleeves soldered to the sheet iron and screwed to the wrought-iron, or by means of a wrought-iron socket screwed to the wrought-iron pipe, into which the sheet-iron pipe shall be lightly but tightly caulked with molten lead. with molten lead.

Section 123. Sheet-iron Pipe to Lead Pipe.—Connexions of sheet-iron pipes to lead pipes shall be made by means of brass sleeves wiped to the lead pipe and soldered to the sheet-iron pipe, or by means of a cast lead collar wiped to the lead pipe, into which the galvanized sheet-iron pipes shall be caulked to approval.

Section 124. Concrete or Stoneware Pipe and Traps to Lead Section 12.4. Concrete or Stoneware ripe and traps to Lead Pipe.—Connexions of lead pipe to stoneware or concrete pipe shall be made by means of a brass ferrule connected to the lead pipe by means of a wiped joint and connected to the stoneware or concrete pipe by inserting it in the socket thereof and making a cement mortar joint.

The connexion of a stoneware or concrete trap to a lead pipe shall be by means of a cast lead or brass socket, and the joint made with bitumen or other approved material. The lead pipe shall be connected to the tail end of the brass or lead socket by means of a plumber's wiped joint.

Section 125. Connexion of Closet Pan Traps to Soil Pipe or Section 125. Connexion of Closet Pan Traps to Soil Pipe or Drain.—Connexion of a closet pan to a soil or drain pipe shall be made by means of a bitummous jointing material, consisting of a mixture of approved bitumen and finely graded inert mineral filler in equal proportions, filled in solidly into faucet of soil or drain pipe and neatly splayed off, or by other approved method. In the case of lead soil pipes, a cast lead or brass faucet shall be used and connected to the lead nine by means of a wined joint pipe by means of a wiped joint.

Section 126. Cistern Flush Pipe to Closet Pan .- The flushing Section 126. Cistern Flush Pipe to Closet Pan.—The flushing pipe from cistern shall be connected to the water-closet pan by a lead cap piece of not less than 4-lb. lead, packed with red tead or other approved material. The cap piece shall be jointed to galvanized sheet iron, copper, brass, or drawn steel pipe by means of a soldered joint and to lead flush pipe by wiped or soldered joint. The connexion of the flushing pipe to cistern shall be by means of a brass union, wiped to lead pipe or soldered to sheet-iron pipe. Copper or brass pipe shall be connected to cistern by means of a brass ring, with nut brazed to pipe, or by other approved means. Section 127. Vent Pipe to Closet Pan.—Vent pipe shall be connected to the vent horn of water-closet trap by a lead cap piece with red lead packing or by other approved methods. The cap piece shall be jointed to copper or brass pipe by means of a soldered joint and to lead flush pipe by a soldered or wined joint. or wiped joint.

Section 128. Outlet Fittings to Fixtures.—Connexions between outlet fittings and such fixtures as baths, sinks, basins, &c., when the latter are constructed of cast-iron, plate-iron, ceramicware, or concrete, shall be made with lock nuts. The outlet fitting shall in all cases be connected to the waste pipe by means of a union.

When these fixtures are made of sheet metal lighter than 20-gauge soldered connexions may be used in lieu of lock nuts.

Section 129. Waste Pipes to Troughs.—Connexions of waste pipes to wash troughs shall be made as under:—

(a) Cement troughs, unless otherwise approved, shall have cast-in outlets.
(b) Sheet-metal troughs shall be connected to the waste

(b) Sheet-metal troughs shall be connected to the waste pipes in compliance with section 128.
(c) For wooden troughs, lead, copper, or brass, waste pipes shall have flanges connected to the waste in accordance with the provisions of this By-law, and fastened to the underside of the trough with round-head brass screws. The waste pipe shall then be turned over inside the trough and the plug casting bedded over it with red lead putty and screwed to trough with brass wood screws.
Where wrought-iron or other screwed pipes are used the plug must be connected to the trough by means of a lock nut in lieu of flange.

Division 26 .- Fixture Traps.

Section 130. Firtures to be Trapped.—Every water-closet, urinal, slop or other sink, lavatory or wash basin, bath, wash trough or set of wash troughs, and any other fixture, shall be separately and effectively trapped, unless otherwise specially permitted by the Authority.

permitted by the Authority.

Section 131. Omission of Traps.—Baths, lavatory basins, wash troughs, and sinks may remain untrapped where fixed in the open air or detached outbuildings not used as a living room, workroom, or room for the preparation, cooking, or storage of food, and not connected directly by openings with the main building or residence. Provided that the length of the waste pipe, measured in the case of wash troughs from the centre of furthermost inlet to end of waste pipe outlet, does not exceed 6 feet.

Section 132. Position of Traps.—Traps shall be placed as near the fixtures as possible, and in no case shall a trap be more than 2 feet from its fixture, except as provided in section 179, unless otherwise specially permitted by the Authority.

Section 133. Depth of Water Scal .- Every trap shall have a water seal of not less than 2 inches.

Section 134. Closet Pan Traps.—Outlets from closet-pan traps shall be of not less than 3½ inches nor more than 4 inches diameter, except in the case of syphonic pans.

diameter, except in the case of syphonic pans. Section 135. Sealed Disconnector Traps.—Where approved by the Authority, sealed disconnector traps may be fixed outside or inside the building, but in such cases breather pipes or fresh air inlets of the same diameter as disconnector traps shall be taken above the level of the lowest fixture, or to such other height as directed, and when trap is inside shall be led to the outside of the building. The material for such breather pipes shall be the same as for waste pipes; sheet-iron will not be allowed. Inspection openings to such traps shall be sealed with screwed plugs, or as otherwise approved by the Authority. Authority.

Section 136. Form of Trap.—The "P" form of trap, with joints visible and accessible all round, must, unless otherwise permitted, be used in preference to the "S" form of trap for all internal fixtures wherever practicable. Where the "S" form of trap is used facilities for periodical inspection must be provided.

Section 137. Materials.—Traps for fixtures other than closet pans or slop sinks shall be of copper, brass, or lead. All lead traps must be of the weights specified in section 93 for lead pipes of the same diameter.

Division 27 .- Gratings.

Section 138. Fixtures discharging into waste pipes and all urinals shall have non-corrodible outlet gratings of approved design and material, in accordance with the Australian standard Specification B.38, "Metal alloy sanitary fittings."

Division 28 .- Cleaning Eyes and Inspection Openings.

Section 139: Provision for Inspection and Cleaning.—Sufficient inspection and cleaning eyes shall be provided in such positions on all soil and waste pipes as to be easy of access for proper inspection and cleaning.

Traps for fixtures, other than water closets, urinals and housemaids' slop sinks, shall be provided with approved screwed brass plugs for cleaning purposes fixed under the water line of the trap, unless by permission of the Engineer.

Section 140. Inspection Openings on Soil Pipes.—In all cases where the vertical stack of soil pipe provides for closets 4 feet or more above the ground level, measured from floor level of water-closet to ground level at foot of stack, an inspection opening having a cover fixed to a flange with bolts or studs shall be provided in such a position as directed by the responsible officer of the Authority.

Division 29 .- Grease Traps.

Division 29.—Grease Traps.—Every fixture or area from which grease or any other objectionable matter is likely to be discharged or conveyed into waste or soil pipes, or house drains, and every sink in all such places as food-packing houses, butchers' shops, lard rendering establishments, hotels, restaurants and boarding-houses, and such fixtures, areas, apparatus, or appliances as the Authority may direct, shall first discharge into an approved apparatus for preventing the objectionable matter from reaching the soil pipe or drain. Such apparatus shall be of such dimensions, design, and construction and in such position as the Authority, or its responsible officer, may in each case approve.

Section 142. External Grease Traps.—Every grease trap shall be fixed outside the premises whenever practicable, and (if not portable) shall be of glazed stoneware, concrete, slate, or brick in cement, and the outlet shall be connected to the drain through a disconnector trap.

Section 143. Internal Grease Traps.—Wherever a grease trap is used inside a building it shall be so fitted as to be easily removable, and, if directed, fixed upon a tray. All internal grease traps shall be of copper or other approved material, provided with a close fitting cover, and shall be independently ventilated as required by the Authority, or its responsible

Section 144. Grease Trap Ventilation.—Every grease trap shall have provision made for inlet and outlet ventilation if and as directed by the Authority or its responsible officers.

Section 145, Size of Grease Trap.-The dimensions of grease trap to be provided shall be such as to ensure the congealing and retention of all grease entering such trap.

The minimum size for grease traps serving kitchen sinks and/or mechanical dishwashers shall be as follows:—

- (a) The capacity of the grease trap below the level of the invert of the outlet shall be not less than the total capacity of the sinks and/or dishwashers served.
 (b) The depth from top of grease trap to invert level of outlet shall be not less than half the depth of the trap below the invert of the outlet.
 (c) The difference in level between invert of inlet and invert of outlet shall not be less than one-eighth of the depth of the trap below the invert of the outlet.

The capacity of a sink shall be measured to the overflow vel or, in the event of there being no overflow, to the top level or, in of the sink.

of the sink.

The capacity of the dishwasher shall be taken as the capacity of the sump or water container.

The size of grease traps in ordinary cases must be as nearly as possible the following, viz.:—Portable copper, 21 inches in length; stoneware or cement concrete, 27 inches in length; or otherwise as ordered by the Engineer.

Section 146. Outlet Pipes.—The outlet pipe from any grease trap must be at least one size larger than that size of pipe which has a cross sectional area equivalent to the total area of incoming waste pipes. In no case, except by special permission, shall the outlet pipe be less than 3 inches diameter for grease traps of copper or other approved metal and 4 inches for stoneware.

Section 147. Maintenance.—Every grease trap shall be maintained by the occupier at his own expense, and shall be cleaned at such intervals as may be necessary to ensure that such trap operates in an efficient and hygienic manner.

Division 30 .- Water Closets and Flushing Apparatus.

Section 148. Water-closets, General.—At least one water-closet shall be provided for each house or building within a sewered area, and also in such other cases as may be directed by the Authority.

In every shop, factory, office, flat, or building containing more than one tenement, at least one water-closet shall be provided for the use of the occupier of each tenement, or as otherwise directed by the Authority, and shall be so placed, either within or without such building, as to ensure the due observance of decency and to be easily accessible to the occupiers.

Section 149. Water-closets at Hotels, Shops, &c.—In hotels, offices, lodging-houses, shops, and, if so directed, in any other premises, closets for different sexes shall not adjoin each other unless separated by a soundproof wall of such material and of such thickness as shall be approved by the Authority.

Section 150. Water-closets for Factories.—The owner of any building which is used for the purpose of a factory shall provide water-closets for the use of employees at such building in accordance with the Factories Act.

Section 151. Light, Ventilation, &c., for Water-closets.—Except as herein provided in section 152, every water-closet in a building shall comply with the following conditions:—

- (a) One of its sides at least shall be an external wall of such building, abutting on to a street or lane or an open space of not less than 100 square feet in area, such space being portion of the premises.
- such space of inc test and no square test in area, such space being portion of the premises.

 (b) It shall not be entered directly from any room used for human habitation or for the manufacture, preparation, or storage of food for human consumption, or used as a factory, workshop, or work place. In cases where otherwise such closet would be directly entered from any such room, an ante-chamber, or airlock having a floor area of not less than 20 square feet shall be provided and effectively lighted, and shall be ventilated by an air shaft or some approved method to the open air. The doors of such closet and ante-chamber or airlock shall be close fitting and self closing, and all internal walls constructed of brick or other approved airtight material, extending the entire height from floor to ceiling. For closets in private residences opening on to a well-lit and well-ventilated hall, passage, lobby, or staircase, no airlock is required, but where these conditions do not exist the airlock as above shall be provided.
- vided.

 (c) Each water-closet apartment, ante-chamber, or airlock shall be provided with adequate means of constant fresh air ventilation, and shall be lighted by a window or glazed louvres of not less than 2 square feet of clear light area per water-closet, opening directly into external air. The effective area provided for outlet ventilation of each water-closet apartment, ante-chamber, or airlock shall be not less than 27 square inches, and where the level of the floor of the water-closet apartment is lower than the outside surface of the ground exhaust ventilation shall be provided by means of a tube of at least 6 inches diameter, carried up through the roof and furnished with a cowl. Approved provision for inlet ventilation shall be made as near the floor level as possible.
- (d) The floors of all water-closet apartments shall be con-(d) The floors of all water-closet apartments shall be constructed of concrete of not less than 4 inches thickness, or of other approved impervious material, and graded as directed, or they shall be provided with lead safes in accordance with the requirements of sections 184, 185, and 187. The frame of every wooden closet shall be securely fastened to the floor and made rigid, without attachment to fences.
 (e) Each closet apartment shall be not less than 3 feet wide and 5 feet long, inside measurements, and the walls shall be at least 7 feet high at the lowest part.

Section 152. Mechanical Ventilation and Artificial Light.—Subject to the approval of the Authority in writing the requirements of section 151 may be waived, provided that the following conditions be compiled with, viz.:—

- (a) In every such case a mechanical system of exhaust ventilation in duplicate, approved by the Authority, and capable of changing the air contents of such water-closet eight times per hour shall be installed in connexion therewith.
- (b) Upon completion the owner or his representative shall carry out such tests of the mechanical system re-ferred to as the Authority may deem necessary.
- (c) Such mechanical system shall at all times be under the continuous supervision of one or more properly qualified persons, and shall be continuous in operation.
- (d) Any such mechanical system shall be open to inspection by the Authority at all reasonable times, and shall be subject to such tests as the Authority shall from time to time direct. The air and pipe shalts shall be readily accessible, and shall have a minimum width of 2 ft. 6 in. and a minimum area of 12 square
- (e) The failure of any such mechanical system at any time to pass such tests shall be an offence by the owner of such a building against this By-law, and the owner thereof shall also, in respect of such failure, be guilty of an offence against this By-law.
- (f) Every such water-closet shall be provided with an efficient system of electric lighting to the approval of the Authority, and same shall be maintained at all times in good working order.

Section 153. External Water-closets.—The area of any external water-closet must not be less than 13\frac{1}{2} square feet, with a minimum internal dimension of 3 feet inside measurements. The minimum heights to be not less than 8 feet at back and 7 feet at front, measured from the floor to the top of wall plate. The floors of all water-closets must be constructed of concrete, tiles, or other approved imprevious and non-absorbent material. Seats must be either flap or hinged tip-up.

٠.

External closet doors to be saw-toothed on top and a space of 3 inches left between bottom of door and floor, or other approved means of ventilation provided.

In wooden water-closet buildings the bottom plates and plinths must be of approved timber. In repairs to studs they shall be cut to sound timber with a new plate, supported on a concrete dwarf wall extended up from the floor level.

Section 154. Fixing Closet Pan .- On concrete floors, or floors of tiles set in concrete, the closet pan shall be securely bedded upon concrete or cement mortar and fixed with brass screws to approved lead dowels set in the floor. Where the floor is of timber covered with an approved impervious material the closet pan shall be secured to the timber by means of brass screws as directed or by other approved means.

Section 155. Closet Pans .- Every water-closet shall be fur-Section 153. Closet Fans.—Every water-closet shall be fursished with a pan of non-absorbent material of such shape, capacity, and construction as approved by the Authority. Water-closet pans and fittings thereto shall be entirely open to inspection and without any enclosure. Vent horns shall be provided on all pans, even if no anti-syphonage vent is required. If not used for a vent such vent horn shall be sealed with a lead disk, bituminous filler, and a lead cap piece, or by other approved method.

Section 156. Closet Pan Scats.—Except as approved by the Authority, all hinged closet pan seats shall be not less than 1 inch in thickness and constructed of approved material. When constructed of wood, four-piece seats shall be glued and either dowelled or bolted, and one-piece seats shall be reinforced with two wood or brass slips let in flush on the underside. To prevent fouling of pan, the closet seat openings must not be larger than 104 inches x 9 inches, and seats with holes so large as to cause fouling of the pan must not be used. Pans must measure at least 12 inches between the lower edge of the front and back faces of flushing rims. Water-closet seats must be provided with approved buffers to prevent damage to the pan, and an approved buffer clip must be fixed to the flush pipe at a suitable height from the pan.

Section 157. Flushing Apparatus.—Approved apparatus shall be provided for the effective application of water to the pan of the water-closet and for the efficient flushing and cleansing of the pan and effective removal therefrom of any solid or liquid matter which may from time to time be deposited therein. Such apparatus shall have a flushing capacity of not less than 2 ½ gallons, and shall be so constructed, fitted, and placed as to supply water for use in the pan without any direct communication with any service water pipe upon the premises. premises

Section 158. Flushing Cisterns.-Flushing cisterns shall be Section 158. Flushing Cisterns.—Flushing cisterns shall be fixed at such height as will effectively flush the pan; but, except by special permission, no cistern shall be fixed at a less height, measured from top of seat to bottom of cistern, than 5 feet where 14-in. flush pipe is used or 4 feet where 14-in. flush pipe is used or 6 at least 9 inches between top of cistern and ceiling of closet.

Every cistern shall have a separate stop-tap and an overflow of 4-in. internal diameter, and shall be fixed to cistern boards not less than 12 inches deep and 14 inch thick, or fixed in other approved manner.

Water supply pipes to cisterns shall be adequate to fell are.

Water supply pipes to cisterns shall be adequate to fill any cistern at the rate of not less than 1 gallon per minute.

Section 159. Flush Pipes.—Flush pipes to closet pans shall be of brass, copper, 6-lb. lead, galvanized-iron of not less than 22-gauge, or other approved material, and shall have a minimum diameter of 14 inch.

Section 160. Flushing Apparatus Other than Cisterns .- Notwithstanding anything contained in this By-law, closet pans in any building may be flushed by means of any apparatus which—

(a) automatically controls the amount of water used,

and/or (b) is approved by the Authority.

Section 161. Storage Tanks.—Except where otherwise allowed Section 161. Storage Tanks.—Except where otherwise allowed by the Authority, on request in writing, by the owner accepting all responsibility in the matter, internal water-closets shall be provided with storage tanks capable of holding 6 gallons of water for each occupant of the building, with a minimum of 60 gallons per closet for all buildings except private residences, which shall have a minimum capacity of 30 gallons. These tanks may be of 22-gauge galvanized sheet iron, or 24-gauge corrugated iron.

corrugated iron.

Unless otherwise directed by the Authority, the storage tanks may be placed in the water-closet apartment itself, on the roof over a flat or gutter, or in an accessible place between the ceiling and the roof, in which latter case a safe of galvanized-iron, lead, or other approved impervious material, with overflow, shall be fixed under the storage tank.

Section 162. Venting Closet Pans.—Unless otherwise directed or permitted, every closet pan on an upstairs floor shall discharge into a soil-ventilator pipe, except that any closet pan on a floor which is not more than 8 feet in height from the ground surface level may be ventilated by an anti-syphonage vent only, in accordance with the requirements of sections 86 and 108 and discharge into a soil pipe without extension as a ventilator pipe; provided that no fixtures at a lower level are connected to such soil pipe.

Any closet pan where ordered, and, also, unless otherwise directed, every internal closet pan which is more than 4 feet from a fully vented soil pipe drain as measured along the axis of the pipe between the centre of soil pipe and centre of pan, shall be ventilated by an anti-syphonage vent in accordance with the requirements of section 86 sufficiently close to prevent syphonage, and in no case more than 18 inches from the trap. Notwithstanding the above, all "S" trap pans must be provided with anti-syphonage vents.

Section 163. Grouped External Closets.—Where there are more than three external water-closet pans grouped on the ground floor or in the yard of any premises special provision must be made to prevent syphonage.

Division 31 .- Urinals and Flushing Apparatus.

Section 164. Urinals, General.—Every urinal on premises licensed for the sale of fermented or spirituous liquors, and on premises used as a factory, workshop, work place, manufactry, shop, office, or school where persons of the male sex are employed or in attendance, shall be of such size as the Authority requires. Provided that when the number of persons of the male sex does not exceed ten, a urinal need not be fixed if the closet has a pedestal pan with a hinged tip-up weighted seat.

Section 165. Internal Urinals.—The positions, approaches, arrangement of lighting, ventilation, &c., for internal urinals shall comply as nearly as possible with the provisions as to internal water-closets.

Section 166. Details of Construction, &c.—Except by special permission, only round-backed stall type urinals of approved impervious material shall be used. The soil pipes shall be of lead, stoneware or glass enamelled or coated cast-iron, or other approved material, shall be kept as short and free from bends as possible, and shall be trapped. Inspection openings shall be provided on soil pipes as directed, with clamped covers. The urinals shall be provided with approved flushing apparatus and a hose tap shall be provided in a suitable position for hosing down. position for hosing down.

Section 167. Treatment of Floors.—The floor in front of a urinal shall be covered with approved impervious material for a width of not less than 2 feet, or, if raised above floor level of urinal apartment, not less than 1 ft. 6 in., and graded to drain to writerly drain to urinal.

Impervious Materials .- The following materials will be con sidered impervious :

- (a) For urinals: Glazed fire clay or salt glazed stoneware.
- (b) For floors in front of urinals: Glazed tiles set in cement mortar (composed of equal parts of cement and sand), concrete 6 inches thick rendered with 1-in. thick cement mortar, slate, marble or asphaltum.

Section 168. Flushing Apparatus.—Pull and chain flushing cisterns or other approved apparatus operated by hand shall be fixed on all urinals except where automatic flushing cisterns are permitted or directed by the Authority.

Section 169. Flushing Cisterns.—The discharge from a cistern shall be equal to 1 gallon for each urinal stall, except where otherwise allowed by the Authority, but in no case shall larger than a 3-gallon cistern be used.

The height of a cistern shall, unless otherwise allowed by special permission, be at least 8 feet from the floor to the top of the cistern. The cistern shall be so fixed that the ball tap is accessible.

A separate stop tap shall be provided for each urinal cis-

Section 170. Flush Pipes.—Flush pipes for urinals shall be of brass or copper with gunmetal fittings, and shall have a minimum diameter of 14 inch, except that flush pipes for automatic flushing cisterns generally shall not exceed—

for 1-gallon cistern, 4-in. internal diameter, for 2-gallon cistern, 1-in. internal diameter, for 3-gallon cistern, 14-in. internal diameter, with branches as directed by the responsible officer of the Authority.

Division 32 .- Hovsemaids' Slop Sinks.

Section 171.—General.—Housemaids' slop sinks shall be made in one piece of approved impervious material and provided with approved flushing apparatus of 2-gallon capacity.

Section 172. Ventilation, Light, &c.—Housemaids' slop sinks shall be so placed and ventilated as to comply with the requirements for water-closets as set out in sections 151 (a), (b), and (c), and 162.

Section 173. Bibcock over Slop Sink.—A bibcock shall be fixed directly over a housemaid's slop sink and at least 18 inches above such sink. A pedestal pan must be used wherever combined water-closet, housemaid's slop sink, and internal urinals are required, and in such case must be provided with hinged tip-up seat. A lead safe of suitable area must be fixed under the pan.

Division 33 .- Wash Troughs.

Section 174. General.—Wash troughs shall be of approved pattern and material, securely fixed and graded to outlet pipe, fitted with brass strainer sunk to level of bottom of trough. Section 175. Support for Lead Waste Pipe.—Where the distance between outlets on troughs exceeds 21 inches and lead waste pipe is used, the pipe shall be supported either by a lead tack wiped on the top of the pipe or by a wooden block screwed to the bottom of the trough and clamped to the pipe. Section 176. Troughs Abutting Against Brick Wash Coppers.—Wherever the end of a wash trough abuts against the

-Wherever the end of a wash trough abuts against the brickwork of a wash copper the space between the end of trough and the brickwork shall be filled with approved waterproof material.

Division 34 .- Sinks, Baths, Showers, and Lavatory Basins.

Division 34.—Sinks, Raths, Showers, and Lavatory Basins.

Section 177. Sinks.—All new sinks shall be fixed on brackets and traps and wastes left readily accessible.

Section 178. Galvanized Sheet-iron Baths.—The bottoms of galvanized sheet iron baths shall be effectively supported. Such baths shall not be enclosed. Longitudinal joints in the bottoms of baths shall not be permitted. Where it is necessary to fix new wastes to galvanized-iron baths, the bottoms of which are unsupported, efficient supports for the bath must be provided before the wastes are fixed.

Section 179. Bath Traps.—Where a bath trap is fixed on the outside of a wall it shall in no case be more than 3 feet from the outlet of the bath, unless by special permission of the

the outlet of the bath, unless by special permission of the

Authority.

Authority.

Section 180. Showers.—All showers on the ground floor, except in the case of a wooden floor covered with sheet metal, shall be provided with a 4-in. stoneware or concrete trap, fitted with brass grating. All showers above the ground floor and those discharging on to a wooden floor covered with sheet metal shall be provided with drainage in accordance with the requirements for baths.

The floor of chower compertments shall be well graded to

requirements for baths.

The floors of shower compartments shall be well graded to the trapped outlet and shall be constructed of not less than 4 inches of concrete, trowelled smooth or covered with tiles set in cement mortar, or of other approved impervious materials, or if constructed of timber shall be covered with enamelled cast-iron, approved non-corrosive sheet metal or other approved material turned up at the edges and flashed in accordance with the requirements of section 90.

The walls of shower compartments shall be constructed of brickwork or concrete, cement rendered to a smooth finish or covered with tiles set in cement mortar or of other approved impervious materials, or if constructed of timber shall be lined with approved non-corrosive sheet metal or other approved impervious material and with impervious ioints.

Section 181. Venting of Lavatory Basins.—All lavatory basins placed singly shall be provided with anti-syphonage vents.

In ranges of lavatory basins, ventilation by means of a single vent pipe at the upper end of the range will be permitted, provided that the vent and main waste pipe are sufficiently large to prevent syphonage.

Section 182. Tip-up Basins.—Tip-up lavatory basins shall not be permitted.

Division 35 .- Safes and Overflows.

Section 183. Safes, Where Directed .- Safes of lead or other

Division 35.—Safes and Overflows.

Section 183. Safes, Where Directed.—Safes of lead or other approved impervious material shall be fitted under housemaids' slop sinks and internal water-closets, and in such other positions as directed.

Section 184. Lead Safes in Water-closets, dc.—All lead safes shall be laid with sheet lead weighing not less than 5 lb. per square foot, and where the whole floor is not covered with lead the safe shall extend 12 inches beyond the sides and 15 inches beyond the front of the pan, measured from the outside of the basin, and shall extend back to and 3 inches up the wall and over flashed, if directed. The roll of such safe shall be 2 inches wide and ½ inch high. In the case of baths, sinks, and lavatory basins, the lead, where directed, to extend 6 inches beyond the ends or sides, measured from the extreme edge of the fitting, and to be carried back to and up the wall as for closets.

Section 185. Safe Overflows.—Unless otherwise permitted, every safe shall be drained by a separate 2-in. diameter pipe, provided at the inlet with a brass grating and at the outlet into the open air with a flap valve of brass or other approved metal, and shall not connect with any waste pipe, soil pipe, drain, or sewer.

Section 186. Cistern Overflows.—Every cistern supplied with water shall, unless otherwise approved, have an overflow pipe of adequate size discharging in a position where it will not cause damage, but where it will act as a warning pipe. On ground floors where cisterns are fixed over impervious floors graded to drain outside of the room the overflow may discharge on to such floors, provided no damage is likely to arise therefrom.

Section 187. Discharges from Overflows.—Overflows may

from.

Section 187. Discharges from Overflows.—Overflows may discharge into the open air above ground floor level only when the discharge will not cause any inconvenience or nuisance. In all other cases the pipes must be brought to the ground surface or be arranged to discharge where they will not prove a source of annoyance or inconvenience.

Section 188. Existing Floors.—Where necessary, in the opinion of the responsible officer of the Authority, every existing floor under a fixture shall be regraded and a proper waste pipe, and, if directed, a flap valve fixed.

Division 36.—Existing Fixtures.

Section 189. All existing fixtures, fittings, and appliances not in accordance with this By-law which the owner may desire to retain unaltered, and which, in the opinion of the Authority, will be inoffensive, may at the distinct request in writing of the owner only remain unaltered until such time as the Authority shall otherwise order. Existing fixtures, fittings, and appliances which, in the opinion of the Authority, are offensive shall be removed at once.

PART 6.

WATER SUPPLY.

Section 190. Supply of Water to Fixtures.—All water closets, polluted areas and other plumbing fixtures shall be provided with a sufficient supply of water for flushing purposes to keep them at all times in proper and cleanly

conditions.

Every owner of property who desires, or has been ordered by the Authority, to provide sanitary appliances for his own property and to connect his property with the sewers of the Authority, shall before or at the commencement of the work of making such connexion, provide piping approved of by the Authority for the conveyance of water, and shall cause the piping to be joined at the most convenient water supply main, or, with the permission of the Authority, to some pipe already joined to the main. Such piping shall be of capacity sufficient to supply all sanitary fittings on the property freely and continuously, and convey to the flushing eistern, flushing tank, or other flushing apparatus of each water-closet on the property enough water to fill the same at a rate of not less than I gallon per minute, and the owner shall cause such piping to be connected with the cistern before the completion of the work.

The water supply to any fixture shall be so arranged that there shall be an actual physical discontinuity between the water stored or used in any such fixture and that in the water service pipe.

water service pipe.

Section 191. Material, Condition, Capacity, &c., of Water Supply Piping.—The entire length of the water supply piping from its connexion with the water supply main to the water-closet flushing cistern or other fixture shall be such as is, in the opinion of the Authority, suitable in regard to material, condition, and capacity to convey a sufficiency of water for the sanitary requirements of the particular tenement. The owner shall keep the piping from becoming, whether hy reason of corrosion or other cause, of insufficient capacity to fill the flushing cistern, storage tank, or other flushing apparatus at the rate of not less than 1 gallon per minute.

Section 192. Fixtures Not connected with Severs.—No

paratus at the rate of not less than 1 gallon per minute.

Section 192. Fixtures Not connected with Sewers.—No water service pipe shall be laid to supply any fixture in any property in any sewerage area unless such fixture is connected with the sewers of the Authority, or unless special permission in writing has been previously given to lay such service pipe.

Section 193. Storage Tanks.—Water supply pipes to storage tanks for internal closets shall be of not less than 1-in. diameter and be provided with stop taps and high-pressure ball valves, except where the elevation of the storage tank is not sufficient to allow of high-pressure ball valves being used. In such cases the permission of the Authority shall be obtained to fix low-pressure ball valves. Where the head of the water supply of the storage tank to the flushing cistern is less than 20 feet, a low-pressure ball valve shall be provided to the cistern. vided to the cistern.

Outlets from storage tanks shall not be less than 1 inch for one or two cisterns, and 1 inch for three to six cisterns. Wherever a larger number than six cisterns is fixed, the size of the outlet shall be proportionally increased. The overflow from a storage tank shall be 1½ inch in diameter, and a stop tap shall be fixed on the rising supply pipe to the tank.

Full way gate valves shall be provided between storage tank and flushing apparatus.

Section 194. Supply Pipe Connexion with Flushing Cistern.

—In all water-closets, where directed, a piece of lead or copper pipe not less than 12 inches in length shall be used between the flushing cistern and the supply pipe.

The foregoing By-law was made and passed by the Maffra Sewerage Authority at a special meeting held on 18th February, 1941, and confirmed at a subsequent special meeting of the Authority held on the 18th March, 1941.

In witness whereof the common seal of the said Authority was affixed hereto, in the presence of-

(SEAL)

A. A. MATTHEW, Chairman. A. H. LESLIE, Member. H. F. DONALD, Secretary.

Approved by the Governor in Council, 30th June, 1941.

C. W. KINSMAN, Clerk of the Executive Council.

RULES UNDER THE JUSTICES ACTS.

SELECTION BY A LAW OFFICER OF THE PLACES AND THE DAYS AND HOURS FOR HOLDING COURTS (WITHIN THE MEANING OF THE SAID ACT).

THE undersigned, Henry Stephen Bailey, a Law Officer of the State of Victoria, in pursuance of the powers conferred upon me by Rule 2 of the Justices Act Rules 1936 (No. 2), do hereby select for the remainder of the year 1941, from the places appointed by the Governor in Council for holding Courts of Petty Sessions referred to in Rule 1 of the said Rules the place named in the Schedule below, as a place for holding a Court within the meaning of the said Rule 2: And I do hereby with respect to such place from the days and hours appointed by the Governor-in-Council for holding Courts of Petty Sessions further select the days and hours set forth in the said Schedule opposite the name of the said place as the days and hours at which the said Courts shall be held.

SCHEDULE

Court.	Day.	Hour.	July.	August.	September.	October.	November.	December.	
Cowes	Thursday	2 p.m		28		•••	27		

Signed at Melbourne the 30th day of June, 1941.

H. S. BAILEY, Law Officer.

Transport Regulation Acts.

TRANSPORT REGULATION BOARD.

NOTICES OF PUBLIC HEARINGS.

NOTICE is hereby given that the applications made by the persons named below for renewal on expiry on the 26th July, 1941, of full-term licences to operate commercial goods vehicles in the manner provided in the said licences, the numbers of which are set out in each case, will be heard at the Exhibition Buildings, Rathdown-street, Carlton, at 2.15 p.m., on Wednesday, the 9th July, 1941:—

Name; Licence No.

WILLIAMS, F.; D.877, D.878. GLOVER, H.; D.147, D.148.

NOTICE is hereby given that the applications made by the persons named below for licences to operate the commercial goods or passenger vehicles on the route or routes or in the manner set out opposite their names will be heard at a time and place to be communicated to the parties:—

Name of Applicant; Nature of Application.

- McCann, N. A. G.; I commercial passenger vehicle for the carriage of passengers, mails, and parcels between Picola and Barmah.
- HUMPHREY, E. C.; I commercial passenger vehicle, with seating capacity for 6 persons, for the carriage of passengers and mails between Piangil and Robinvale.
- VAN DAMME, J. M.; 1 commercial goods vehicle as an additional vehicle under the terms of a Group 2 Road Contractor's licence.
- JONES. D.; application for renewal of licence D.2587 (expired 16th June, 1941), allowing operations as follows:—(a) General goods 20 miles Harrow, (b) salt on behalf of Mr. J. Carolan within 50 miles Harrow.
- AMOB, E. W.; 1 commercial goods vehicle for the carriage of—(a) general goods within a radius of 20 miles Warracknabeal, (b) all materials required in renovating houses within 40 miles Warracknabeal.
- Day, H. T.; 1 commercial goods vehicle for the carriage of—
 (a) general goods 20 miles East Poowong, (b) peas, beans, and potatoes from East Poowong to Melbourne, (c) chaff, bran, and pollard from Melbourne to East Poowong.

NOTICE is hereby given that the applications made by the persons named below for renewal of full-term licences which will have been in force for two years to operate the commercial passenger vehicles and commercial goods vehicles in the manner set out in the said licences, the numbers of which are set out in each case, will be heard at a time and place to be communicated to the parties:—

- Name of Applicant; Present Franchise; Licence No.; Date of Expiry.
- BIRTHISEL, L. J., Yarrawonga; (a) general goods 20 miles Yarrawonga, (b) from Benson's Bend to Rutherglen—railway sleepers; D.110; 2nd July, 1941.

- HORN, H. B., Reservoir; (a) general goods 25 miles Melbourne, (b) household furniture throughout the State; D.2585; 5th July, 1941.
- WRAITH, F. A., Harrietville; (a) within 70 miles Bright, but subject to clause (b) below excluding any place north of a line running east and west through Bright—general goods, (b) from and to properties owned by the holder of the licence at Myrtleford and Everton to and from the above area—farm implements, live stock, and farm produce; D.310; 10th July, 1941.
- VOHLANDER, Mrs. A. M., Healesville; (a) general goods between Melbourne and Healesville, (b) general goods within 6 miles Healesville, excluding any goods carried pursuant to clause (a) above; D.258; 11th July, 1941.
- FORD, H. G., St. Kilda; (a) general goods 25 miles Melbourne, (b) household furniture throughout the State; D.2580; 11th July, 1941.
- DOHERTY, J. J., Benalla; (a) general goods 20 miles Benalla. (b) grave stones. monumental masonry, and equipment to cometeries within 60 miles Benalla, (c) furniture 100 miles Benalla; D.268; 12th July, 1941.
- RICHARDSON, C. L.. Walwa; (a) general goods 20 miles Walwa, (b) between Walwa and Albury—general goods. (c) within 10 miles Wodonga to Tallangatta—live stock; D.327; 12th July. 1941.
- Cooper, L. R., Tawonga Rondside; (a) within 30 miles Tawonga and between the townships of Albury and Tawonga, via Kiewa, Huon, Gundowring, and Running Creek—general goods, (b) within 40 miles of Tawonga live stock; D.360; 12th July, 1941.
- MULLALY & BYRNE PTY. LTD., Melbourne; (a) general goods 25 miles Melbourne, (b) baggage, &c., within 50 miles Melbourne; D.256; 13th July, 1041.
- TABER, A. R., Healesville; (a) general goods Melbourne-Healesville, (b) general goods 6 miles Healesville, excluding goods carried pursuant to paragraph (a); D.259; 13th July, 1941.
- WARREN, W. G., Mildura; general goods 50 miles Mildura with limiting conditions protecting the Pirlta-Morkalla railway line; D.358; 16th July, 1941.
- WYKES, G. T., Gormandale; (a) general goods 20 miles Gormandale, (b) telephone poles on behalf of the P.M.G. 30 miles Gormandale; D.262; 18th July, 1941.
- LONG, R., Mt. Gambier, South Australia; logs from places within 20 miles Dartmoor to Bartlett's mill at Dartmoor; D.1474; 18th July, 1941.
- BELZ, A. W.. Nyah; (a) direct to pumping plants on behalf of the State Rivers and Water Supply Commission—firewood. (b) within a specified area—trellis posts. (c) within 20 miles Nyah—dried fruits; D.2623; 18th July, 1941.
- GEORGE. A. E., Ruby; (a) goods being the property of the holder of the licence as general storckeeper at Ruby, (b) general goods for hire or reward within 3 miles Ruby; D.307; 19th July, 1941.

2333

- ROCHE BROS. PTV. Ltd., South Melbourne; (a) from the site of any excavation to the place of disposal of such materials —earth, sand, or other materials excavated, (b) throughout the State—plant and equipment actually used in connexion with excavation work; D.1757; 19th July, 1941.
- KIEWA BUTTER & CHEESE FACTORY & CREAMERY Co., Kiewa; (a) goods being the property of the holders of the licence 25 miles Kiewa, (b) cream and empty cream cans within 25 miles Kiewa, (c) from and to Kiewa to and from places within 7 miles Kiewa—goods owned by the holders of the licence and cream and empty cream cans; D.2630, D.2631, D.2632, D.2633, D.2634; 19th July, 1941.
- Syanosio, N. L., Bendigo; (a) general goods 25 miles Bendigo, (b) within 60 miles Bendigo—(i) grave stones, monumental masonry, and equipment necessary for the erection of such grave stones, (ii) victuals direct to any public functions or entertainments and any equipment required in connexion with such victuals; D.323; 23rd July, 1941.
- BECK, A. E., Rushworth; mails and parcels between Rushworth and Elmore; D.356; 23rd July, 1941.
- SIMPSON, J., North Richmond; (a) Melbourne-Warrandyte, (b) Melbourne-Donvale, (c) Melbourne-Carmelite Seminary, Park-road, Mitcham, (d) specified goods up to a total of 5 cwt., (e) charter 10 miles Warrandyte; A.434, A.436, A.437, A.438, A.439, A.636; 3rd July, 1941.
- JACKSON, E. J., Korumburra; (a) Korumburra-Kongwak, (b) mails and parcels may be carried up to 56 lb.; A.922; 4th July, 1941.
- SOUTH, G. R., Woodend; (a) Woodend-Kyneton, (b) Woodend-Hanging Rock Racecourse, (c) charter 35 miles Woodend; A.924; 5th July, 1941.
- CLUNING, J. P., Wesburn; (a) Wesburn-Powelltown, (b) 6 miles Wonthaggi and Millgrove, (c) charter conditions 20 miles Wesburn, (d) private hire throughout Victoria; A.172, A.647; 9th July, 1941.
- SANDLANT, H. I., Lexton; (a) Landsborough-Ballarat, (b) goods up to a total of 30 cwt., (c) charter 30 miles Lexton and 50 miles Landsborough; A.937; 9th July,
- WALLACE, H. L., Kyneton; (a) round route commencing and terminating at Kyneton, (b) mails and parcels may be carried up to 1 cwt.; A.925; 12th July, 1941.
- Bird, C. W., Forest Hill; (a) Tunstall-corner Canterbury and Springvale roads, (b) Tunstall-East Burwood P.O., (c) charter conditions 25 miles Forest Hill; A.111; 13th July, 1941.
- RODGER BROS., Wonthaggi; (a) Wonthaggi-Inverloch; (b) 6
 miles Wonthaggi, (c) charter 50 miles Wonthaggi; A.212,
 A.157; 18th July, 1941.

 MCMILLAN, R. T., Wonthaggi; (a) Wonthaggi-Inverloch,
 (b) 6 miles Wonthaggi; (c) charter 50 miles Wonthaggi;
 A.154, A.158; 18th July, 1941.
- BEATON, D. C., San Remo; (a) San Remo-Wonthaggi Technical School, (b) San Remo-Wonthaggi Picture Theatre, (c) San Remo-Wonthaggi, (d) parcels up to a total of 56 lb., (e) charter 30 miles San Remo, (f) specified tours; A.155; 18th July, 1941.
- CAUSON, E. D., Hicksborough; (a) Wonthaggi-Inverloch. (b) 6 miles Wonthaggi, (c) charter 50 miles Wonthaggi; A.156; 18th July, 1941.
- Ross, G. L., Wonthaggi; (a) Wonthaggi-Melbourne (weekends). (b) Wonthaggi-Inverloch, (c) stage omnibus 6 miles Wonthaggi, (d) charter 30 miles Wonthaggi; A.159; 18th July, 1941.
- FORSYTH, A. McM., Wonthaggi; (a) Wonthaggi-Inverloch, (b) 6 miles Wonthaggi, (c) charter 50 miles Wonthaggi, (d) stage omnibus 30 miles Wonthaggi with limiting conditions; A.160; 18th July, 1941.
- POYNTON, J. J., Inverloch; (a) Wonthaggi-Inverloch, (b) mails, newspapers, and parcels, (c) a trailer may be hauled behind A.207, (d) charter 50 miles Inverloch and Wonthaggi. (e) school children and teachers of Wonthaggi Technical School; A.207, A.957; 18th July, 1941.
- MONTI, T. L., Bendigo; (a) Bendigo-Borough of Shepparton, (b) Bendigo-Dingee, school children only. (c) Shepparton-Undera, school children only, (d) parcels may be carried on route (a), (e) touring omnibus on specified tours, (f) charter 30 miles of Shepparton and to Mt. Buffalo; A.378, A.517, A.518, A.979; 24th July, 1941.

Notice of any objection should be forwarded to reach the Secretary to the Board not later than Monday, the 7th July, 1941.

F. P. MOUNTJOY,

Secretary.

266 Queen-street, Melbourne, 1st July, 1941.

FARMERS PROTECTION ACT 1940.

NOTIFICATION is hereby given that the Farmers' Debts Adjustment Board, pursuant to the powers conferred by the Farmers Protection Act 1940, issued the following Temporary Protection Orders:~

- No.; Farmer; Address; Debt; Creditor; Address; Period of Operation.
- 274; Collie, Andrew Richard; Harston and c/o P. O'Toole, Tatura; £1,695 9s. 8d.; Sandhurst and Northern District Trustees, Executors, and Agency Company Limited; 7 View-street, Bendigo; 24th June, 1941, to 24th September, 1941.
- 275; McIntyre, John William; c/o A. E. George and Sons, Cobden; £700; Hose, Thomas, executor of will of Mary Nelson, deceased; Black Rock, near Camperdown; 26th June, 1941, to 26th September, 1941.
- 276; Mellington, Reginald James; Yaapeet; £58 0s. 6d.; Atlantic Union Oil Co. Ltd.; 396 Collins-street, Melbourne; 27th June, 1941, to 27th September, 1941.

W. R. MANN, Secretary, Farmers' Debts Adjustment Board.

1st July, 1941.

FARMERS PROTECTION ACT 1940.

NOTIFICATION is hereby given that the Farmers' Debts
Adjustment Board, pursuant to the powers conferred by
the Farmers Protection Act 1940, cancelled the following Temporary Protection Orders:-

Temporary Protection Order No.; Farmer; Address; Debt; Creditor; Address; Date of Cancellation.

- 267; Patterson, John: Bunbartha; £2 5s.: Duncan Bros.; c/o G. Laurens Pty. Ltd., Maude-street, Shepparton; 27th June, 1941.
- 182; Parsons, Ernest Percival; Warracknabeal; £15 17s. 11d.; G. W. Hall and Sons; c/o G. Laurens Pty. Ltd., 53 Bull-street, Bendigo; 30th June, 1941.
- 211; Morgan, James Thomas; Wanalta; £2.063: Lucinda Frances Ryan, of Rushworth, and Phillip Charles Ryan, of Colbinablin (executors of the will of Philip Andrew Ryan, deceased); c/o Patrick O'Toole, solicitor, Rushworth; 30th June, 1941.

W. R. MANN, Secretary, Farmers' Debts Adjustment Board.

1st July, 1941.

Farmers' Debts Adjustment Act 1935.

CANCELLATION OF STAY ORDERS.

NOTIFICATION is hereby given that the Stay Orders issued to the under-mentioned farmers have been cancelled by the Farmers' Debts Adjustment Board, such cancellation to take effect on and from 2nd July, 1941:—

Stay Order; Name; Address.

2741; Adams, John Edward; Boinka.

679; Allez, Harrison; Echuca.

591; Alexander, Donald Barton; Sandsmere.

3645; Anderson, James Harold; North-west Mooroopna.

1650: Anderson, James Russell; Bronzewing.

1406; Anderson, Walter Hunter; Pira.

3685; Angus. Joseph Garner; Tresco.

- 2263; Arbuthnot, Elsie May Olive, Lindsay, and Clive; Ellenbank. Rudolph Alexander,
- 696; Armstrong, Sydney Barton; Strathbogie.
- 1798; Armstrong, William Godfrey; Gainsborough.
- 2471; Baddock, Frederick Alexander; Corack East.
- 847; Balshaw, John Walter.; Kangawall.
- 233; Barlow, Frederick Walter; Carrajung.
- 3178; Barnes, Clarence Roy; Rainbow.
- 1651; Bastin, Hector Ernest; Buangor.
- 332: Baulch, Frederick; Hawkesdale.
- 3423; Beer, Frederick; Pakenham.
- 3471; Bibby, Jack; Berriwillock.
- 207; Boag, Colin William John and Alan Graham; Tarwin. 201; Boag, Colin William John and Alan Granar 396; Bosanko, Leslie; Drouin. 1034; Bott, Mary Ann and Theo.; Dingwell. 1527; Briggs, Albert Edwin; Murravdale. 1751; Broadbent, James Victor: "Elsford," Cowes. 1551; Brown, George Thomas: Pakenham. 1876; Brown, Louisa Jane; Carwarp. 1876; Brown, William Carvis; Cranbourne.

- 762: Bull. Alfred, deceased (Mrs. M. E. Bull, as executrix); Ultima.

571; Bullen, Jack Victor; Nhill.
2031; Ferris, Andrew; Thoona.
4410; Lees, John Edward William, deceased; Tarwin Lower.
2998; Newman, Herbert Augustus Hercheom and Esther;
Roadside, Tatura.
939; Sallmann. Ernst Wilhelm; Dimboola.
4368; Sloss, Robert; Kerang.
4069; Summerfield, Bessie, deceased; Gainsborough.
924; Wilson, Edward, deceased; Leongatha.

W. R. MANN, Secretary, Farmers' Debts Adjustment Board.

1st July, 1941.

CINEMATOGRAPH FILMS (AUSTRALIAN QUOTA) ACT

PURSUANT to the provisions of the above-mentioned Act, it is hereby notified that, being satisfied that compliance with the requirements of sections 4 (1) and 6 (1) respectively of the said Act is not commercially practicable by distributors and exhibitors generally by reason of the quantity of Australian films available, and acting upon the recommendation of the Films Adviser. I, Henry Stephen Bailey, Chief Secretary of the State of Victoria, have exempted such distributors and exhibitors respectively from such requirements for a period of twelve months ending the 30th June, 1942.

H. S. BAILEY. Chief Secretary.

Chief Secretary's Office, Melbourne, 1st July, 1941.

COBURG GENERAL CEMETERY.

SCALE OF FEES.

UNDER the powers conferred by the Cemeteries Act 1928, the Trustees of the Coburg General Cemetery hereby make the following scale of fees, which shall come into operation immediately after its publication in the Government

Juzetto.—			£	8.	d.
Sinking-			~	٥.	и.
7 feet deep		 	2	5	0
8 feet deep		 	2	8	0
9 feet deep		 	2	13	6
10 feet deep		 	3	3	6
Reopening		 	2	1	0
Child under 12 years		 	1	13	0
Ashes		 	1	8	0
Without due notice		 	1	8	0
Extras—					
Saturday afternoons		 	1	0	0
Sundays		 	1	5	0
Holidays		 	1	5	0
Land		 	7	7	0
Border allotments, main	drive	 	10	0	0
Permit fees (up to £50)		 	0	10	ß
Over £50—21 per cent.					

CHAS. G. MARSHALL, Trustee. T. L. BECKWITH, Trustee. JOHN BATES, Trustee.

Dated 22nd May, 1941.

Approved by the Governor in Council, 30th June, 1941.

C. W. KINSMAN, Clerk of the Executive Council,

· Local Government Act 1928. SHIRE OF MORWELL.

ORDER FOR DEVIATION OF PUBLIC HIGHWAY.

IN pursuance of the powers conferred by sections 521 and 525 of the Local Government Act 1928, the Council of the Shire of Morwell doth hereby order that the lands herein described shall be a public highway from and after the publication of this Order in the Government Gazette, namely:—

publication of this Order in the Government Gazette, namely:—
All that piece of land being part of Crown allotment 23, section A, Parish of Tanjil East, County of Buln Buln: Commencing at a point on the northern boundary of the said Crown allotment distant S. 89 deg. 50 min. E. 180 links from its north-western angle: thence bounded by lines bearing S. 89 deg. 50 min. E. 100 links, S. 2 deg. 0 min. E. 256.5 links, S. 27 deg. 47 min. E. 1,053 links, S. 28 deg. 14 min. E. 659 links, S. 76 deg. 11 min. E. 373.5 links, S. 36 deg. 37 min. E. 1,399.5 links, N. 84 deg. 3 min. W. 233 links, N. 34 deg. 49 min. E. 75.5 links, N. 36 deg. 37 min. W. 1,182 links, N. 76 deg. 11 min. W. 381.5 links, N. 23 deg. 14 min. W. 704 links, N. 27 deg. 47 min. W. 1,076 links, N. 2 deg. 0 min. W. 283.5 links to the commencing point.

Also, all that piece of land being part of Crown allotment 25B, section A, Parish of Tanjil East, County of Buln Buln: Commencing at the most south-easterly angle of the said Crown allotment; thence bounded by lines bearing N. 89 deg. 50 min. W. 1,662 links, N. 2 deg. 0 min. W. 100 links, S. 89 deg. 50 min. Ft. 1,545.5 links, S. 50 deg. 6 min. E. 156.5 links to the commencing point. commencing point.

And the said Council doth hereby further order that the lands above described shall from the date of publication in the Government Gazette be a public highway in lieu of the lands hereinafter described, namely:—

lands hereinafter described, namely:—

All that piece of land being a Government road between Crown allotments 23 and 24, section A, Parish of Tanjil East, County of Buln Buln: Commencing at the most north-easterly angle of the said Crown allotment 23; thence bounded by lines bearing S. 89 deg. 50 min. E. 150 links, S. 48 deg. 4 min. E. 713 links, S. 79 deg. 43 min. E. 543 links, S. 59 deg. 52 min. E. 571 links, S. 14 deg. 4 min. E. 550 links, S. 26 deg. 22 min. E. 343 links, S. 46 deg. 15 min. E. 285 links, W. 144.5 links, N. 46 deg. 15 min. W. 198 links, N. 26 deg. 22 min. W. 371 links, N. 14 deg. 4 min. W. 519 links, N. 59 deg. 52 min. W. 511 links, N. 79 deg. 43 min. W. 554 links, N. 48 deg. 4 min. W. 853 links to the commencing point.

The common seal of the President, Councillors, and Rate-

The common seal of the President, Councillors, and Rate-payers of the Shire of Morwell was hereunto affixed the seventeenth day of July. 1940, in the presence of—

MARTIN F. WALKER, Councillor. ALAN HALL, Councillor. F. A. HORSFALL, Shire Secretary. (SEAL)

Confirmed by the Governor in Council, 30th June, 1941.

C. W. KINSMAN, Clerk of the Executive Council.

DEPARTMENT OF LAW.

COURTS OF PETTY SESSIONS, WHITTLESEA.—DAY AND HOUR ALTERED.

HIS Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council, and in pursuance of the provisions of section 61 of the Justices Act 1928, has by an Order made on the 30th day of June, 1941, altered the day and hour for the holding of Courts of Petty Sessions at Whittlesca to every alternate Tuesday, at Eleven c'clock a.m., in lieu of the day and hour heretofore appointed—to take effect as from and inclusive of the 22nd July, 1941.

C. W. KINSMAN, Clerk of the Executive Council.

At the Executive Council Chamber, Melbourne, the 30th June, 1941.

AUCTION SALES ACT 1928.

BIRCHIP.—Notice is hereby given that a Special Meeting of Justices will be held at the Court House, Birchip, on Wednesday, the 30th day of July, 1941, at 10.30 o'clock in the forenoon, to consider an application by John Esler Barber for an Auctioneer's Licence. Dated at Birchip this 29th day of June, 1941.—E. O'CONNELL, Clerk of Petty Sessions.

TCHUCA.—Notice is hereby given that a Special Meeting of Justices will be held at the Court House. Echuca, on the 8th day of July, 1941, at Ten o'clock in the forencon, to consider an application by Michael Robert Conallin, of Moama. New South Wales, and who holds an auctioneer's licence for the State of New South Wales, for an auctioneer's licence for the State of Victoria. Dated at Echuca this 24th day of June, 1941.—P. J. Kelly, Clerk of Petty Sessions.

Water Act 1928 (No. 3801).-Fifth Schedule. STATE RIVERS AND WATER SUPPLY COMMISSION. RED CLIFFS UBBAN DIVISION.

NOTICE to owners of the under-mentioned tenements in the Red Cliffs Urban Division:

Allotments 1. 2. 3. 4, 5, and 20, section 17, at Red Cliffs, Parish of Mildura.

The main pipe being laid down for the supply of water to the above-mentioned tenements, the owners thereof are hereby required, on or before the 2nd day of August next, to cause proper pipes and stop cocks to be laid, so as to supply water within such tenements from the main pipe.

L. R. EAST, Chairman. State Rivers and Water Supply Commission. Melbourne, 27th June, 1941.

Water Act 1928 (No. 3801) .- Fifth Schedule.

STATE RIVERS AND WATER SUPPLY COMMISSION. COHUNA URBAN DIVISION AND DROMANA-PORTSEA, SPRING VALE, AND SOUTH FRANKSTON URBAN DISTRICTS.

NOTICE to owners of tenements in the under-mentioned N streets in the above-mentioned Urban Division and Urban Districts, and the private streets, lanes, courts, and alleys opening thereto:—

Cohuna Urban Division.

Augustine-street, from end of existing main opposite lot 19 to lot 13, about 6 chains north-westerly.

O'Brien-road, from Augustine-street to lot 10, about 6 chains

north-easterly.

north-easterly.
Channel-street, from Murray-street to lot 1, section 14, about 8 chains south-easterly; from Mead-street to Westbrook-street; and from Dunn-street south-easterly to lot 5, section 6.

Murray-street, from Main-street to Channel-street.
McLennan-street, from Main-street to a point about 9½ chains

south-westerly.
Westbrook-street, from Main-street to King Edward-street.
King Edward-street, from Westbrook-street to a point about
3 chains north-westerly.

Hay-street, from Channel-street to lot 48, about 121 chains south-westerly.

south-westerly.
Sampson-street, from Main-street to Government-road, about 32 chains south-westerly.
Government-road, north-east of Railway Station, from Sampson street to a point about 6 chains north-westerly.
Market-street, from Channel-street to lot 8 of subdivision B, of allotment 11, section E.
Mitchell-street, from Market-street to Barr-Head-street.
Barr-Head-street, from Mitchell-street to lot 13 of subdivision B, of allotment 11, section E.
Livingstone-street, from Barr-Head-street to right-of-way, about 24 chains south-easterly.

2½ chains south-easterly.

Hall-street, from Sampson-street to lot 15, about 8½ chains north-westerly.

Right-of-way, between Barr-Head-street and Bank-Head-street from lot 3 of subdivision C, to lot 6 of subdivision D, of allotment 11, section E.

Dromana-Portsca Urhan District.

ROSEBUD.

Beverly-road (previously gazetted Beverley-street), from Point Nepenn-road to lot 61 on plan of subdivision No. 11673, about 15 chains south-easterly from Burrell-street.

SORRENTO.

Collins-grove, from Point Nepean-road to a point about 11 chains southerly

Unnamed road forming the southern boundary of lot 24 on lodged plan of subdivision No. 155, from Point Nepeanroad to a point about 2½ chains north-westerly. Spring Vale Urban District.

Mons-parade, from end of existing main to a point opposite lot 64, about 64 chains south-easterly.

South Frankston Urban District.

Canadian Bay-road, from Watts-parade to lot 8, about 14 chains

contheasterly.

The main pipe in the said streets being laid down, the owners of all tenements situated as above are hereby required, on or before the 2nd day of August next. to cause proper pipes and stop cocks to be laid, so as to supply water within such tenements from the main pipe.

T. R. EAST, Chairman,
State Rivers and Water Supply Commission.
Melbourne, 27th June, 1941.

Water Acts.

STATE RIVERS AND WATER SUPPLY COMMISSION.

At the Executive Council Chamber, Melbourne, the thirtieth day of June, 1941.

PRESENT:

His Excellency the Governor of Victoria.

Mr. Bailey Sir George Goudie

Mr. Tuckett.

KANYAPELLA FLOOD PROTECTION DISTRICT—PORTION EXCISED.

UNDER the powers conferred by the Water Acts and all other powers enabling him in that behalf, His Excellency the Governor of the State of Victoria, with the advice of the Executive Council of the said State, on the recommendation of the State Rivers and Water Supply Commission, doth hereby declare, order, and direct as follows:—

That there shall be excised from the Kanyapella Flood Protection District that portion of the same set out and described in the schedule hereto, which portion, as from the 30th June, 1941, shall be deemed to be excised accordingly.

No. 183—8014/41—3

No. 183.-8014/41.-3

SCHEDULE.

Commencing at the north-eastern angle of allotment 105, section B, Parish of Kanyapella, County of Moira; thence southerly by the eastern boundary of said allotment 105 a distance of 20 chains; thence by lines bearing east 23 chains and south to the southern boundary of allotment 11; thence westerly by the last-mentioned boundary to the south-western angle of that allotment; thence southerly by the eastern boundary of a 1-chain road a distance of 22 chains; thence by a line bearing west to the eastern boundary of allotment 15B; thence northerly and westerly by the eastern and northern boundaries of that allotment and northerly and westerly by the eastern and northern boundaries of allotment 15A to the north-western angle of that allotment; thence north-westerly by a line to the north-eastern angle of allotment 25B; thence northerly by the western boundaries of allotments 26 and 101. and by a line connecting those boundaries to the northwestern angle of the last-mentioned allotment; thence easterly by the southern boundary of a 2-chain road to the point of commencement.

The boundaries described in the foregoing schedule are shown on a plan approved by the Governor in Council and deposited in the office of the State Rivers and Water Supply Commission, Melbourne.—(Corres. 41/8889.)

MURRAY VALLEY IRRIGATION AND WATER SUPPLY DISTRICT.—DISTRICT EXTENDED.

UNDER the powers conferred by the Water Acts and all others powers enabling him in that behalf, His Excellency the Governor of the State of Victoria, with the advice of the Executive Council of the said State, on the recommendation of the State Rivers and Water Supply Commission, doth hereby declare, order, and direct as follows:—

That the Murray Valley Irrigation and Water Supply District be extended by adding to the same the lands set out and described in the schedule hereto, and as on and from the first day of July, 1941, the said district shall be deemed to be so extended.

SCHEDULE.

(1) Commencing at the north-western angle of allotment 40, section A, Parish of Yarroweyah, County of Moira; thence south-easterly and easterly by the south-western and southern boundaries of that allotment and a line to south-western angle of allotment 79, Parish of Cobram; thence easterly by the northern boundary of a road to the south-western angle of allotment 98A; thence southerly by a line and the western boundary of allotment 97A, easterly by the southern boundary and northerly by the eastern boundary of that allotment and a line in continuation of the last-mentioned boundary to the south-eastern angle of allotment 99; thence easterly by the northern boundary of a road to the western boundary of allotment 45, Parish of Boosey; thence southerly by the eastern boundary of a road to the south-western angle of allotment 48; thence easterly by the northern boundary of a road to a point in line with the western boundary of allotment 51B; thence southerly by a line and the western boundary of said allotment 51B to the north-western angle of allotment 51C; thence easterly by the northern boundary of that allotment and a line in continuation thereof to the western boundary of allotment 57, all in the Parish of Boosey; thence westerly by the southern boundary of a road to the north-eastern angle of allotment 16B, Parish of Katamatite; thence northerly by a line and the western boundary of a road to the north-western angle of allotment 10; thence westerly by the southern boundary of a road to the north-western boundary of allotment 14; thence northerly by a line and the western boundary of allotment 66 to the southern boundary of allotment 65; thence boundary of a road to the north-western angle of allotment 14; thence northerly by a line and the western boundary of allotment 66 to the southern boundary of allotment 65; thence westerly and north-westerly by the southern and south-western boundaries of that allotment to the north-western angle of said allotment 65; thence westerly and southerly by the northern and western boundaries of the Parish of Katamatite to a point in line with the northern boundary of allotment 11, section B, Parish of Naringaningalook; thence westerly by a line, the last-mentioned boundary, and a line in continuation thereof to the eastern boundary of allotment 5; thence northerly, westerly, and southerly by the eastern, northern, and western boundaries of that allotment to the south-eastern angle of allotment 6; thence westerly by the southern boundary of that allotment to the north-western angle of allotment 4; thence southerly by the western boundaries of the last-mentioned allotment and allotment 19, and a line connecting those boundaries to the south-western angle of said allotment 19;

thence westerly by a line and the northern boundaries of allotment 21; section B, and allotments 13 and 14, section A, and a line connecting those boundaries to the north-western angle of the last-mentioned allotment; thence southerly by allotment 21; section B, and allotments 13 and 14, section A, and a line connecting those boundaries to the north-western angle of the last-mentioned allotment; thence southerly by the eastern boundary of a road to a point in line with the northern boundary of allotment 4; section C; thence westerly by a line and the northern boundaries of said allotment 4 and allotment 3 to the north-western angle of the last-mentioned allotment; thence southerly by the western boundary of allotment 2 to the western boundary of the Parish of Naringaningalook; thence southerly by that boundary to the south-western angle of allotment 16, section C, all in the Parish of Naringaningalook; thence west by a line to the castern boundary of allotment 11, section D, Parish of Katunga; thence southerly by the last-mentioned boundary to the south-eastern angle of that allotment; thence westerly by the southern boundaries of said allotment 11 and allotment 12, and a line to the south-eastern angle of allotment 16; thence southerly by the western boundary of a road, and generally westerly by the southern boundaries of allotments 19, 18, 18A, and 17, section D, and 22, section C, to the south-western angle of the last-mentioned allotment; thence northerly by the castern boundary of a road to the south-western angle of allotment 22A; thence easterly and northerly by the southern boundary of a road; thence easterly by that boundary to a point in line with the western boundary to allotment 15A, section D: thence northerly by a line and the last-mentioned boundary of allotment 14A to the southern boundary of a road; thence easterly by that boundary of allotment 14, to the southern boundary of a road; thence easterly by that boundary of allotment 15, section D: thence northerly by a line and the western boundary of allotment 14A to the southern boundary of a road; thence easterly by that boundary to the southern boundary of allotment 15, thence northerly by a line and the last-mentioned boundary to the southern boundary of allotment 15, thence e

ment 2; thence easterly and northerly by the southern and eastern boundaries of that allotment to the southern boundary of a road; thence easterly by that boundary to a point in line with the western boundary of allotment 21, section B; thence northerly by a line and the last-mentioned boundary to the north-western angle of said allotment 21; thence easterly by the northern boundaries of that allotment and allotment 22, and a line connecting those boundaries to the south-western angle of allotment 24; thence northerly by the western boundary of that allotment and easterly by the southern boundary of a road to the western boundary of the Parish of Naringaningalook; thence northerly and easterly by the western and northern boundaries of that parish to the northerly by a line and the western boundary of allotment 13, section A, Parish of Yarroweyah: to the southern boundary of a road; ment 2; thence easterly and northerly by the southern and a line and the western boundary of allotment 13, section A, Parish of Yarroweyah; to the southern boundary of a road; thence easterly by that boundary to the north-western angle of allotment 28; thence northerly by a line and the western boundary of allotment 32 to the north-western angle of that allotment; thence easterly by the northern boundary of that allotment and a line in continuation thereof to the western boundary of allotment 39; thence northerly and easterly by the western and northern boundaries of that allotment and by a line in continuation of the last-mentioned boundary to the noint of commencement: point of commencement:

(2) Allotment 19. section F, and the road adjoining the eastern boundary of that allotment, Parish of Naringaningalook, County of Moira.

(3) Allotment 110A, and the road adjoining the northern boundary of that allotment. Parish of Boosey, County of Moira.

(4) Allotment 61, Parish of Boosey, County of Moira. The lands described in the foregoing schedule are shown on a plan approved by the Governor in Council, and deposited in the office of the State Rivers and Water Supply Commission, Melbourne.—(Corres: 41/9739.)

ADJUSTMENT OF OUTSTANDING LIABILITY FOR THE COST OF WORKS.

MEREAS by section 4 of the Water Act 1937 (No. 4513) the Governor in Council by Order adjusted the outstanding liability as on the thirty-first day of December, 1937, for the cost of works (excluding free headworks) under the jurisdiction and control of the State Rivers and Water Supply Commission serving each Irrigation and Water Supply District and each Urban District thereof, each Flood Protection District, and each Urban District to the rest amount of the cost of such works serving such District or Division is as he thought fit and by allotting to the State the liability for such amount of the cost of such works serving such District or Division is he thought fit and by allotting to the State the liability for the remainder of the cost thereof: And whoreas the Governor in Council, after consultation by the Minister with the Commission, may from time to time by Order make further adjustments of the outstanding liability as on the thirty-first day of December, 1937, for the cost of any such works serving any such District or Division by transferring from the State to such District or Division: Now therefore His Excellency the Governor of the State of Victoria, acting by and with the advice of the Exequitive Council thereof and in pursuance of the provisions of the said section; doth hereby transfer from the capital expenditure borne by the State account to the under-mentioned Districts and Division the amounts of capital liability set out opposite their respective names in the statement hereunder, and as on and from 1st July; 1940, such amounts shall be deemed to be so transferred:—

Name of Di	strict or I	Division.		Amount of allotted to or Divi 30th Jun	n Di sion	strict at	allot	unt of ted to th June	Stat	e at	Ι.	Liability Transferre State to or Divisio this Or	d fr Dist: n u	rom rict nder	Į b	Total Lia e borne b or Divisio let July	y D	stric s at	t	Balance of I remaining a to Stat	allot	ility ted
				£	8.	d.		£	8.	d.		£	8.	d.		£	8.	d.		Ė	8.	đ.
				Irri	GAT	'ion	AND V	VATER	Sυ	PPLY	ָם.	ISTRICTS							1			•
Leitchvillë Maffra-Sale	• •			30,827 98,572				79,770 57,916		8 3		8,000 60,000		0		38,827 158,572			1	71,770 1,097,916		8 3
			URBA	n Divisi	ON	of I	RRIGAT	ION A	ND	Wat	ER	SUPPLY	Ď	ISTR	от	٠.						
Red Cliffs	••		1	13,269	4	10	i	3,109	3	0	1	3,109	3	0	ļ	16,378	7	íö	1			
						Ŵ.	TERW	okks I	Dist	RICT	s.											
Mornington Penin Otway	sula 			64,317	7	1	1:	88,809 23,180	16	5		18;000 28,421	0	0	İ.	80,498 92,738		3 1	-	70,809 94,759		
				URBA	яI) estr	icts o	f Wat	rer v	VORK	s .	District	8.									
Barwon Heads ar Berwick Frankston	id Ocean	Grove	• • •	16,037 2,012 74,000	11	8		23,251 20,373 34,961	0 4	3 4		4,500 5,000 20,000	0 0	0 0 0		20,537 ,7,012 94,000	11 19	8 2		18,751 15,373 14,961	0	
Mount Martha. Queenscliff and F Rijnanyun	öint Lon	sdale		9,199 31,967 9,031	3	1		5,324 $50,610$ $1,607$	19	11 2 10		5,324 7,500 800	18 0 0	0		14,524 39,467 9,831	8 3 2	ì	ļ	43,110 807		2 10
Rüpänyup Sömerville Söüth Erankston Spring Valö				4,780 25,969 39,956	17	2 3		1,314 2,815 54,094	10 5	6 4 9			10 5 11	6 4 9		6,094 28,785 94,051	10 2 4	8 7 0			·	20
				482,441	. 6	3	1,6	47,140	6	0	╁	218,879	9	6	- -	701,320	15		- r	1,428,260	16	

And the Honorable Edwin Joseph Mackrell, for and on behalf of His Majesty's Minister of Water Supply for the State of Victoria; shall give the necessary directions herein accordingly.

C. W. KINSMAN, Clerk of the Executive Council.

UNEMPLOYMENT RELIEF LOAN AND APPLICATION ACTS.

At Parliament House, Melbourne, the twenty-fourth day of June, 1941.

PRESENT:

His Excellency the Governor of Victoria.

Mr. Dunstan Mr. Lind Mr. Old Mr. Bailey Mr. Mackrell Mr. Hyland	Sir John Harris Sir George Goudie Mr. Tuckett Mr. Pye Mr. Martin.
--	---

ADVANCES TO PUBLIC AUTHORITIES BY WAY OF GRANT AND/OR LOAN FOR EXPENDITURE ON WORKS.

THE Treasurer and the Employment Council of Victoria, having recommended that from the sum authorized to be raised under the provisions of the Unemployment Relief Loan and Application Acts, there be made, under the provisions of the said Acts, advances to the public authority by way of grant and/or loan as sot out in the schedule hereunder, for expenditure in connexion with public works, His Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof doth hereby approve that such advances be made.

SCHEDULE OF ADVANCES BY WAY OF LOAN AND GRANT.

	Name of Public					Particulars of Advance	9¥.	
Reference No.	Authority to which Advance is Made.	Nature of Work for which Advance is Made.	Amount of Grant.	Amount of Loan.	Total Amount of Advance.	Term for which Loan is Granted.	Rate of Interest per Annum.	Terms of Repayment of the Loan.
R. 234	The South Gipps- land Hospital	Building works for the provision of additional accom-	£ 4,000	£ 4,000	£ 8,000	25 years	4%	A minimum total repayment shall be made within
R. 234	The Mordialloc District Community Hospital	modation, &c.	9,500	9,500	19,000			each period of 5 years of 12½ per cent. of the amount borrowed, any balance of the principal amount out- standing at the expiry date of the loan to be then repaid in full
R. 234	Lands Department	Installation of in- ternal drainage— Wooringn Dis- trict		2,000	2,000	For such term as is necessary to enable the Department to	Nil	Repayments of advances made to the settlers shall be applied as re-
R. 236	,, ,, ,,	Nyah District		1,000	1,000	repay the loan from instalments paid by the settlers concerned		ceived to the repayment of the loan

And the Honorable Albert Eli Lind, for and on behalf of His Majesty's Treasuror for the State of Victoria, shall give the necessary directions herein accordingly. C. W. KINSMAN, Clerk of the Executive Council.

State Electricity Commission Acts. ELECTRICAL APPROVALS BOARD.

At the Executive Council Chamber, Melbourne, the thirtieth day of June, 1941. PRESENT:

His Excellency the Governor of Victoria. Mr. Tuckett. Mr. Bailey Sir George Goudie

FITTINGS AND MATERIALS TO BE SUBMITTED FOR APPROVAL.

APPROVAL.

PURSUANT to section 7 of the State Electricity Commission

Act 1934, the Governor in Council of the State of
Victoria, on the recommendation of the State Electricity
Commission of Victoria, hereby prescribes the following class
and type of fittings and inaterials intended, suggested, or
designed for use in or for the purposes of or for connexion
to any electrical installation, and that after the 30th day of
September, 1941, fittings and materials of the said class or
type shall not be sold or exposed for sale or advertised for
sale, unless the fitting or material has been approved by the
State Electricity Commission of Victoria, that is to say:

Fittings and attachments (including shades screens and

Fittings and attachments (including shades, screens, and reflectors) for use with electric lamps, and consisting of or containing celluloid produced from pyroxylin (cellulose nitrate).

And further orders and prescribes, pursuant to the Electrical Approvals Regulations-Approval of Equipment 1935, that the fees for examining, testing, and reporting, to be paid to the State Electricity Commission of Victoria on application for approval of any such fitting or attachment, and on demand by the Commission that any approved fitting or attachment of the said class or type be submitted for re-inspection, shall be the respective amounts shown below; and, moreover, that any person applying for approval of any such fitting or attachment shall deliver to the State Electricity Commission of Victoria with his application for approval, for the purpose of examining and testing, two samples thereof, which samples shall be labelled in compliance with the said Regulations:—

Submission Fee.-£1 10s.

National Tec.—11 tos. Re-Inspection Fee.—£1. No. of Samples to be delivered to Commission.—2.*

A sample of the celluloid material not less than 36 square inches will normally suffice instead of one of the samples.

And the Honorable Edwin Joseph Mackrell, for and on behalf of His Majesty's Minister in Charge of Electrical Undertakings for the State of Victoria, shall give the necessary directions herein accordingly.

C. W. KINSMAN, Clerk of the Executive Council.

COUNTRY ROADS BOARD.

At the Executive Council Chamber, Melbourne, the thirtieth day of June, 1941.

PRESENT:

His Excellency the Governor of Victoria.

Mr. Bailev Sir George Goudie Mr. Tuckett.

DECLARATION OF THE NEW NUMURKAH-TUNGAMAH-WILBY ROAD IN THE SHIRE OF TUNGAMAH.

WILBY ROAD IN THE SHIRE OF TUNGAMAH.

WHEREAS by section 21 of the Country Roads Act 1928 (No. 3662) it is amongst other things enacted that when the Country Roads Board under the provisions of the Country Roads Act has taken the land necessary for constructing a road or deviation it shall as soon as it thinks such road or deviation is fit to be used as a public highway by Resolution declare the road or deviation to be a main road or part thereof and that upon publication in the Government Gazette of the Order of the Governor in Council confirming such Resolution such road or deviation shall thereupon be a main road or part thereof within the meaning of the said Act: And whereas the said Board has by Resolution declared the road on the land described in the Schedule to such Resolution to be part of a main road: Now therefore His Excellency the Governor of the State of Victoria by and with the advice of the Executive Council thereof doth hereby confirm the said Resolution.

Resolution for Declaration of a New Main Road under the Country Roads Act.

Country Roads Act.

Whereas the land the site of the road the course of which is below set out was taken by the Board under the provisions of the Country Roads Act for the purpose of constructing such new road which new road has now been laid out and formed on the same: And whereas the said Board (being the Country Roads Board incorporated under the said Act) thinks that the road aforesaid is fit to be used as part of a public highway such Board at a meeting now holden acting under the authority conferred upon it by section 21 of the Country Roads Act 1928 doth by this Resolution hereby declare the said new road the course of which is described in the Schedule hereto with the commencing and terminating points thereof respectively specified to be part of the main road within the meaning and for the purposes of the Country Roads Act. Roads Act.

SCHEDULE.

Shire of Tungamah.

- 3. Numurkah-Tungamah-Wilby Road (16603).—All those pieces of land in the Parish of Dunbulbalane the boundaries of which are as follow:—
 - (a) Commencing at the north-western angle of allotment bearing at the north-western angle of allothent 1. section A, of the said parish; thence by lines bearing respectively 90 deg. 0 min. 1,305 links, 263 deg. 55 min. 943.6 links, 270 deg. 0 min. 366.8 links, and 360 deg. 0 min. 100 links to the point of commencement. of commencement.
 - of commencement.

 (b) Commencing at a point on the northern boundary of allotment 2, section B, of the said parish distant 90 deg. 0 min. 2.450.4 links from the north-western angle of the said allotment; thence by lines bearing respectively 90 deg. 0 min. 421 links, 118 deg. 22 min. 953.2 links. 180 deg. 0 min. 606 links, 325 deg. 14 min. 737 links, and 298 deg. 22 min. 954 links to the point of commencement.

Also, all those pieces of land in the Parish of Naringaningalook the boundaries of which are as follow:-

- (a) Commencing at the south-eastern angle of allotment 10, section F, of the said parish; thence by lines bearing respectively 270 deg. 0 min. 50 links, 20 deg. 21 min. 144 links, and 180 deg. 0 min. 135 links to
- 21 min. 144 links, and 180 deg. 0 min. 135 links to the point of commencement.

 (b) Commencing at a point in allotment 12, section F, of the said parish distant 360 deg. 0 min. 41.7 links and 270 deg. 0 min. 1,143.3 links from the south-eastern angle of the said allotment; thence by lines bearing respectively 270 deg. 0 min. 100 links, 301 deg. 53 min. 100 links, and 105 deg. 58 min. 192.3 links to the point of commencement—which said pieces of land are particularly delineated and shown coloured red on survey plans Nos. 4350 to 4353 inclusive, lodged in the office of the Country Roads Board.

 The common seal of the Country Roads Board was hereto

The common seal of the Country Roads Board was hereto affixed, at Melbourne, this twenty-third day of June, One thousand nine hundred and forty-one, in the presence of-

(SEAL)

L. F. LODER, Chairman. F. M. CORRIGAN, Member. R. JANSEN, Secretary.

DECLARATION OF THE NEW LOWER GELLIBRAND ROAD IN THE SHIRE OF OTWAY.

ROAD IN THE SHIRE OF OTWAY.

WHEREAS by sections 21 and 78 of the Country Roads Act 1928 (No. 3662) it is amongst other things enacted that when the Country Roads Board under the provisions of the Country Roads Act has taken the land necessary for constructing a road or deviation it shall as soon as it thinks such road or deviation is fit to be used as a public highway by Resolution declare the road or deviation to be a road or part thereof and that upon publication in the Government Gazette of the Order of the Governor in Council confirming such Resolution such road or deviation shall thereupon be a road or part thereof within the meaning of the Country Roads Act: And whereas the said Board has by Resolution declared the road on the land described in the Schedule to such Resolution to be part of a road: Now therefore His Excellency the Governor of the State of Victoria by and with the advice of the Executive Council thereof doth hereby confirm the said Resolution.

Resolution for Declaration of a New Road under the Country Roads Act.

Whereas the land the site of the road the course of which Whereas the land the site of the road the course of which is below set out was taken by the Board under the provisions of the Country Roads Act for the purpose of constructing such new road which new road has now been laid out and formed on the same: And whereas the said Board (being the Country Roads Board incorporated under the said Act) thinks that the road aforesaid is fit to be used as a public highway such Board at a meeting now holden acting under the authority conferred upon it by sections 21 and 78 of the Country Roads Act 1928 (No. 3662) doth by this present Resolution hereby declare the said new road the course of which is described in the Schedule hereto with the commencing and terminating points thereof respectively specified to be part of a road within the meaning and for the purposes of the said Country Roads Act.

SCHEDULE.

Shire of Otway.

Schedule.

Shire of Ottcay.

/Lower Gellibrand-road.—All that piece of land in the Parish of La Trobe, and being a roadway I chain or more in width, the eastern boundary of which commences at a point on the northern boundary of the Ocean-road through allotment 16, section A, of the said parish distant 284 deg. 10 min. 110 links and 259 deg. 14 min. 5 links from the intersection of the said northern boundary with the eastern boundary of the said allotment; thence northerly and north-easterly through that allotment, across a Government road, and north-westerly and north-easterly through allotment 17 of the said section to a point on the southern boundary of allotment 18 of the said section distant 90 deg. 0 min. 21.6 links from the south-westerly and north-easterly through the said allotment 18 and across a Government road to a point on the southern boundary of allotment 19 of the said section distant 269 deg. 45 min. 723 links from the south-easterly through the said allotment; thence generally north-westerly through the said allotment; thence generally north-westerly through the said allotment 19 to the northern boundary thereof; thence north-westerly and south-westerly through allotment 20a of the said section A to a point on the southern boundary of the allotment last named distant 90 deg. 0 min. 5.212.2 links from the south-westerly through the said allotment 20a. At the north-westerly through the said allotment 20a to the north-westerly through the said allotment 20a to the north-westerly through the said section to a point on the north-me boundary of that allotment distant 270 deg. 0 min. 200 links from the north-eastern angle thereof; thence generally north-ryly through the Gellibrand River Reserve to a point on the northern boundary of the said section and partly through the Gellibrand River Reserve to a point on the northern boundary of the said allotment 21 of the said section and partly through the Gellibrand River Reserve to a point on the northern boundary of the said allotment 63 of the parish firs

Also, all that piece of land in the Parish of Moomowroong, and being a roadway 1 chain or more in width, the eastern boundary of which commences at a point on the western boundary of allotment 21a of the said parish distant 321 deg. 52 min. 116 links and 252 deg. 0 min. 488 links from an angle in the northern boundary of the said allotment formed by the intersection of lines bearing 141 deg. 52 min. and 46 deg. 17 min.; thence north-easterly through the said allotment 21a to the said northern boundary; thence north-easterly across a Government road and through allotment 21c of the said parish to the western boundary of the allotment last named; thence north-easterly by the boundary last named and across a Government road to a point on the south-eastern boundary of allotment 21b of the said parish distant 230 deg. 22 min. 242 links, 218 deg. 55 min. 342 links, and 231 deg. 28 min. 289 links from the eastern angle of the allotment last named; thence north-westerly and north-easterly through that allotment to the north-western boundary thereof; thence north-easterly through allotment 19 of the said parish to a point on the north-western boundary of the allotment last named distant 192 deg. 31 min. 352 links and 210 deg. 53 min. 372 links from the northern angle of the said allotment 19; thence north-easterly by the said north-western boundary of distance of 372 links and further north-easterly through the allotment last named and allotments 18 and 17 of the said parish to a point on the northern boundary of the allotment last named distant 127 deg. 53 min. 633 links, 88 deg. 41 min. 400 links, and 75 deg. 41 min. 590 links from the north-western angle of the said allotment 16, across a Government road, and through the said allotment 16, across a Government road, and through allotment 16a of the said parish to a point on the south-easterly and generally easterly through Crown lands across a Government road and through allotment; thence north-easterly and generally easterly through Crown lands across a Government ro

Note.—The route of the portions of roadway above described is more particularly delineated and shown coloured red on survey plans Nos. 3058, 3059, 3170, 3472, 3473, 3474, 3475, 3585, and 3586, lodged in the office of the Country Roads Board.

The common seal of the Country Roads Board was hereto affixed, at Melbourne, this twenty-third day of June, One thousand nine hundred and forty-one, in the presence of-

(SEAL)

L. F. LODER, Chairman. F. M. CORRIGAN, Member. R. JANSEN, Secretary.

And the Honorable Sir George Goudie, His Majesty's Commissioner of Public Works for the State of Victoria, shall give the necessary directions herein accordingly.

C. W. KINSMAN, Clerk of the Executive Council.

GEELONG WATERWORKS AND SEWERAGE TRUST.

At the Executive Council Chamber. Melbourne, the thirtieth day of June, 1941.

His Excellency the Governor of Victoria. Mr. Tuckett. Mr. Bailey Sir George Goudie

POWER TO BORROW £48,000 FOR REDEMPTION OF LOANS DUE 1st JULY, 1941.

TINDER the powers conferred by the Geelong Waterworks UNDER the powers conferred by the Geelong Waterworks and Sewerage Act and all other powers enabling him in that behalf. His Excellency the Governor of the State of Victoria, with the advice of the Executive Council of the said State, doth hereby consent to the Geelong Waterworks and Sewerage Trust borrowing at interest, subject to the Geelong Waterworks and Sewerage Act 1928, the sum of Forty-eight thousand pounds (£48.000) for the conversion of loans of an equal amount falling due on 1st July, 1941.

And the Honorable Edwin Joseph Mackrell, for and on behalf of His Majesty's Minister of Water Supply for the State of Victoria, shall give the necessary directions herein accordingly.

C. W. KINSMAN. Clerk of the Executive Council.

HOSPITALS AND CHARITIES ACT 1928 (No. 3899), SECTIONS 9 AND 11.

At the Executive Council Chamber, Melbourne, the thirtieth day of June, 1941.

PRESENT:

His Excellency the Governor of Victoria. Mr. Tuckett. Mr. Bailey Sir George Goudie

RE-APPOINTMENT OF MEMBERS OF THE CHARITIES BOARD OF VICTORIA.

IN accordance with the provisions of sections 9 and 11 of the Hospitals and Charities Act 1928 (No. 3699), His Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, doth by this Order hereby re-appoint the persons named hereunder members of the Charities Board of Victoria for a period of four years from and inclusive of the 1st July, 1941.

George James Coles, Esq. John Newman Morris, Esq. C.M.G., M.B., B.S. (Melb.), F.R.A.C.S., F.A.C.S.

James Thomas Kerley, Esq. James Livingstone Thompson, Esq., C.B.E., M.B., Ch.M. Section 9 (b) of Act.

James Livingstone Thompson, Esq., C.B.E., M.B., Ch.M.

he Honorable He Horace Olney, M.L.C. Herbert Nominated by committees of subsidized institutions and benevolent societies within the metropolis (other than hospitals). Section 9 (c) of

Mrs. Edith Kernot

Nominated by committees of subsidized institutions and benevolent societies outside the metropolis (other than hospitals). Section 9 (d) of

Member of the Metropolitan Standing Committee. Sec-tion 9 (e) of Act. Thomas Michael Burke, Esq. Country

The Honorable James Miller Standing Committee. Balfour, M.L.C., F.C.I.S. Member of the C Standing Committee. tion 9 (e) of Act.

And the Honorable Albert Arthur Dunstan, His Majesty's Treasurer for the State of Victoria, shall give the necessary directions herein accordingly.

C. W. KINSMAN, Clerk of the Executive Council.

WORKERS' COMPENSATION ACT 1937.

At the Executive Council Chamber, Melbourne, the thirtieth day of June, 1941.

PRESENT:

His Excellency the Governor of Victoria. Mr. Tuckett. Mr. Bailey Sir George Goudie

APPOINTMENT OF MEMBERS OF WORKERS COMPENSATION BOARD.

COMPENSATION BOARD.

In pursuance of the provisions of section 2 of the Workers' Compensation Act 1937. His Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, doth by this Order appoint—

ALLAN ELDRIDGE PARKES, the person nominated jointly in the prescribed manner by the insurers under the Workers' Compensation Act 1928 and the members of the governing body of the association known as the Victorian Employers' Federation and ALBERT ERKEST MONK, the person nominated in the prescribed manner by the members of the Melbourne Trade's Hall Council, to be members of the Workers Compensation Board for a period of three years from the eighteenth day of July, 1941.

period of three years from the eighteenth day of July, 1941.

And the Honorable Henry Stephen Bailey, His Majesty's Chief Secretary for the State of Victoria, shall give the necessary directions herein accordingly.

C. W. KINSMAN, Clerk of the Executive Council.

NATIONAL SECURITY (EMERGENCY POWERS) ACTS.

At the Executive Council Chamber, Melbourne, the thirtieth day of June, 1941.

PRESENT:

His Excellency the Governor of Victoria.

Mr. Bailey Sir George Goudie Mr. Tuckett.

PPOINTMENT OF A MEMBER OF THE STATE EMERGENCY COUNCIL FOR CIVIL DEFENCE IN THE PLACE OF A MEMBER WHO HAS RESIGNED. APPOINTMENT

PLACE OF A MEMBER WHO HAS RESIGNED.

WHEREAS by sub-section (3) of section three of the National Security (Emergency Powers) Act 1939 it is provided that the Governor in Council by any regulations made under the said Act may confer such powers and impose such duties as the Governor in Council thinks proper for the purpose of carrying such regulations into effect upon (inter alia) the State Emergency Council for Civil Defence or any other body as constituted from time to time by Order of the Governor in Council for the purposes of the said Act: And whereas by Order in Council of the ninth day of October One thousand nine hundred and thirty-nine the State Emergency Council for Civil Defence was constituted and William Alexander Robertson, Esquire, M.C., M.Inst.C.E., A.M.I.E. (Aust.), was appointed on of the Members thereof.

And whereas the said William Alexander Robertson, Esquire.

And whereas the said William Alexander Robertson, Esquire, has submitted his resignation as a Member of the said Council and it is expedient to appoint another Member in his place:

Now therefore His Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, doth hereby accept the resignation of the said William Alexander Robertson, Esquire, from the said Council and appoint Lewis Ronald East, Esquire, M.C.E., M.Inst.C.E., M.Am.Soc.C.E., M.I.E. (Aust.), to be a Member of the State Emergency Council for Civil Defence in the place of the said William Alexander Robertson, Esquire.

And the Honorable Albert Arthur Dunstan, His Majesty's Premier for the State of Victoria, shall give the necessary directions herein accordingly.

C. W. KINSMAN, Clerk of the Executive Council.

No. 38.

UNEMPLOYMENT RELIEF LOAN AND APPLICATION ACTS.

At Parliament House, Melbourne, the twenty-fourth day of June, 1941.

PRESENT.

His Excellency the Governor of Victoria.

Mr. Dunstan Mr. Lind Mr. Old Mr. Bailey Mr. Mackrell Mr. Hyland

Sir John Harris Sir George Goudie Mr. Tuckett Mr. Pye Mr. Martin.

PUBLIC AUTHORITIES DECLARED.

THE Employment Council having recommended that for THE Employment Council having recommended that for the purposes of the Unemployment Relief Loan and Application Acts the body or bodies of persons set out in the schedule hereunder be declared as public authorities to whom advances may be made by way of loan and/or grant for expenditure on approved works for the relief of unemployment, His Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, doth hereby declare that such body or bodies be public authorities for the purposes of the said Acts.

SCHEDULE.

The South Gippsland Hospital.
 The Mordialloc District Community Hospital.

And the Honorable Albert Eli Lind, for and on behalf of His Majesty's Treasurer for the State of Victoria, shall give the necessary directions herein accordingly.

C. W. KINSMAN, Clerk of the Executive Council.

MARKETING OF PRIMARY PRODUCTS ACT 1935 (No. 4337).

At the Executive Council Chamber, Melbourne, the thirtieth day of June, 1941.

PRESENT:

His Excellency the Governor of Victoria. Mr. Bailey Sir George Goudie Mr. Tuckett.

REGULATIONS.

IN pursuance of the powers conferred by sections 23 (1) and 43 (1) of the Marketing of Primary Products Act 1935 (No. 4337), His Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, and on the recommendation of the Chicory Marketing Board, doth hereby make the following Regulation (that is to sav):—

The period of time in respect of which the computation of or accounting for the net proceeds of the sale of chicory may be made by the Chicory Marketing Board shall be as

For chicory produced during the year 1940—From the 3rd November, 1939, to the 28th February, 1941 (both days inclusive).

And the Honorable Edmond John Hogan, His Majesty's Minister of Agriculture for the State of Victoria, shall give the necessary directions herein accordingly.

C. W. KINSMAN, Clerk of the Executive Council.

DEPARTMENT OF LANDS AND SURVEY.

At the Executive Council Chamber, Melbourne, the thirtieth day of June, 1941.

PRESENT:

His Excellency the Governor of Victoria.

Mr. Bailey Sir George Goudie

Mr. Tuckett.

LANDS TEMPORARILY RESERVED FROM SALE.

LANDS TEMPORARILY RESERVED FROM SALE.

HIS Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, doth hereby, in pursuance of the provisions of the Land Act 1928, reserve temporarily, and also except from occupation for mining purposes under any miner's right, the lands hereinafter described:—

BENJEROOP.—Site for Public Recreation, 11 acres 2 roods 32 perches, Parish of Benjeroop, County of Tatchera: Commencing at a point bearing N. 0 deg. 1 min. E. 3,769 links from the south-eastern angle of allotment 5 of section 1; bounded thence by that allotment hearing S. 89 deg. 59 min. W. 900 links and that allotment hearing S. 89 deg. 50 min. W. 900 links and that allotment bearing N. 89 deg. 59 min. E. 900 links; and thence by roads bearing N. 89 deg. 59 min. E. 900 links and S. 0 deg. 1 min. W. 1,300 links to the point of commencement.—

(B.694 (Hu) (Rs.5226).

WOLLONABY.—Site for a Public Hall, 1 rood 32 4/10 perches, being allotment 310 of section 2, Parish of Wollonaby, County of Bogong: Commencing at the north angle of allotment 31c; bounded thence by roads bearing N. 49 deg. 19 min. E. 253 2/10 links and S. 28 deg. 12 min. E. 200 links; by a line bearing S. 49 deg. 19 min. W. 210 links; and thence by allotment 31c aforesaid bearing N. 40 deg. 41 min. W. 195 3/10 links to the point of commencement.—(W.356 (2) (Rs.4627).

UNUSED AND UNMADE ROADS CLOSED.

UNUSED AND UNMADE ROADS CLOSED.

HIS Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof. doth hereby direct that, in pursuance of the provisions of section 304 of the Land Act 1928, the unused and unmade roads referred to hereunder be closed, viz.:—

Town of Rothwell (Little River), Parish of Bulban, County of Grant, being the road hereinafter described, viz.:—

Commencing at the north-eastern angle of allotment 10a of section 1; bounded thence by that allotment and a line bearing S. 89 deg. 45 min. W. to the Little River; by that river bearing north-westerly to the southern boundary of allotment 11; by that boundary bearing N. 89 deg. 45 min. E. to a point in line with the eastern boundary of allotment 10a aforesaid; and thence by a line bearing S. 0 deg. 15 min. E. 100 links to the point of commencement.—(B.530(B1) (C.84709). 100 links (C.84709).

(C.84709).

Parish of Castlemaine, County of Talbot, being the road forming the western boundary of allotment 123 of section G.—
(C.100(*) (C.87238).

Parish of Geerak, County of Dundas, being the road lying between allotment 15D and allotments 15C, 15B, and 15A.—
(G.194(*) (C.86596).

Township of Rutherglen, Parish of Lilliput, County of Bogong—(1) the road lying between allotment 3 of section 5 and allotment 38 of section 2; (2) the road lying between allotment 41 and allotment 36 of section 2.—(R.50(2) (C.85854).

(C.85854). Parish of Toora, County of Buln Buln, being the road heroinafter described, viz:—Commencing at the north-western angle of allotment 105; bounded thence by a line bearing north 100 links; by the Mangrove pre-emptive section, portion C, of section A, and again by the Mangrove pre-emptive section bearing S. 89 deg. 17 min. E. 1,800 links; by a line bearing south 100 links; and thence by allotments 102, 103, 104, and 105 bearing N. 89 deg. 17 min. W. 1,800 links to the point of commencement.—(T.257(°) (Misc.1988).

Parish of Yarroweyah, County of Moira, being the road lying between allotment 29s and allotment 29c of section D.—(Y.111(°) (C.86924).

REVOCATION OF TEMPORARY RESERVATION OF LANDS BY ORDER IN COUNCIL.

HIS Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, doth hereby, in pursuance of the provisions of the Land Act 1928, revoke the temporary reservation of the lands by Orders in Council hereinafter referred to, viz.:—

BUNINYONG.—Site for State School purposes.
WOLLONARY.—Site for a Public Hall.
(For technical descriptions, see Government Gazette of the
4th June, 1941, page 2057.)

And the Honorable A. E. Lind, His Majesty's Commissioner of Crown Lands and Survey for the State of Victoria, shall give the necessary directions herein accordingly.

C. W. KINSMAN, Clerk of the Executive Council.

MOTOR CAR ACTS.

At the Executive Council Chamber, Melbourne, the thirtieth day of June, 1941.

PRESENT:

His Excellency the Governor of Victoria.

Mr. Bailey Sir George Goudie Mr. Tuckett.

AMENDMENT OF REGULATIONS.

PURSUANT to the provisions of the Motor Car Acts, His Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, doth hereby further amend as follows the "Motor Car Regulations 1931" and any Regulations amending the same, that is to

At the end of clause 4 of the said Motor Car Regulations 1931 there shall be inserted the following:—

"All apparatus fitted or attached to a motor car and used for the purpose of supplying power to propel such motor car shall be so constructed and kept in such a state of repair as to prevent the escape of live coals or any burning material therefrom."

And the Honorable Henry Stephen Bailey, His Majesty's Chief Secretary for the State of Victoria, shall give the necessary directions herein accordingly.

C. W. KINSMAN, Clerk of the Executive Council.

MORWELL SEWERAGE AUTHORITY.

At the Executive Council Chamber, McLbourne, the thirtieth day of June, 1941.

PRESENT:

His Excellency the Governor of Victoria. Mr. Tuckett. Mr. Bailey Sir George Goudie

CONSENT TO BORROWING £6,000.

UNDER the powers conferred by the Sewerage Districts Acts and all other powers enabling him in that behalf, His Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council of the said State, doth hereby consent to the Morwell Sewerage Authority borrowing at interest a sum of Six thousand pounds (£6,000), subject to the provisions of the Sewerage Districts Acts and for the carrying out of the works in accordance with the provisions of sections 91, 126, and 133 of the Sewerage Districts Act 1928

(No. 3772), the said sum to be borrowed by the issue of debentures under the said Sewerage Districts Acts. All moneys received by the said Authority in repayment of costs and expenses of the said works, and any of them, shall be set aside for the purpose of and applied in repayment of the said sum so borrowed.

And the Honorable Edwin Joseph Mackrell, for and on behalf of His Majesty's Minister of Water Supply for the State of Victoria, shall give the necessary directions herein accordingly.

C. W. KINSMAN, Clerk of the Executive Council.

APPROACHING LAND SALES.

SALES of Crown lands in fee-simple will be held at the under-mentioned places and dates, viz.:-

		Gazette.
BeechworthFriday, 18th July, 1941		162
BendigoWednesday, 6th August, 1941		183
CastlemaineTuesday, 8th July, 1941		151
Dandenong.—Thursday, 10th July, 1941		168
Koo-wee-rup.—Thursday, 17th July, 1941		168
Kyabram.—Friday, 4th July, 1941		151
Mitta Mitta.—Friday, 4th July, 1941		137
Stanhope.—Friday, 4th July, 1941		151
Timboon.—Thursday, 10th July, 1941		144
Timboon.—Indisday, four July, 1341	• •	151
Wodonga.—Friday, 11th July, 1941	• •	101

Lands and Survey Office, Melbourne-

SALE BY AUCTION.

BENDIGO.—Sale (No. 10441) of Crown lands in fee-simple will be held at the AUCTION ROOMS of JAS. ANDREW & CO., Queen-street, BENDIGO, on WEDNESDAY. the 6th day of AUGUST, 1941, at Ten o'clock a.m. To be conducted by H. J. HENKEL, Land Officer. Auctioneers: JAS. ANDREW & CO.

conqueted by H. J. HEAREH, Lang Omegr. Advisingles JAS. ANDREW & CO.

The lands will be sold in fee-simple, and subject to the covenants, conditions, exceptions, and reservations directed by the Governor in Council by an Order in Council dated the 5th August, 1930, and published in the Government Gazette of the 8th August, 1930.

A deposit of twelve and a half per centum of the price at which each lot is sold must be paid by the purchaser at the time of sale, and all such payments shall be made only in gold, silver, or bank notes, or cheques approved by the officer conducting the sale, and the residue of such price will be payable in equal instalments, in accordance with the scale hereunder, on the last day of each successive period of six months from the time of sale, or, if the purchaser choose, at any earlier time or times; such residue of payment will bear interest at the rate of £5 per centum per anumn, to be computed from the time of sale to the time of payment of such residue or instalment of such residue.

The Governor in Council may, if he think fit, register the transfer of the interest of any purchaser of an allotment sold by public auction prior to the final payment of the purchase money being made. The fee for such registration shall be One pound.

Scale of Payment of Residue.

SCALE OF PAYMENT OF RESIDUE.

SCALE OF PAYMENT OF RESIDUE.

#20 and under, 6 instalments.
Over £20, and not exceeding £50, 8 instalments.
Over £50, and not exceeding £100, 10 instalments.
Over £100, and not exceeding £200, 12 instalments.
Over £200, and not exceeding £300, 14 instalments.
Over £300, and not exceeding £300, 14 instalments.
Over £400, and not exceeding £500, 18 instalments.
Over £500, 20 instalments.
FEES, ETC.
The fees payable on deeds of grant must be paid with the balance of purchase money. The following is the scale:—
50 acres and under, £1 10s.
Over 50 acres, £2.
Where the purchase money does not exceed £5, the grant fee is £1.
In the event of the whole of the purchase money being paid

fee is £1.

In the event of the whole of the purchase money being paid at the time of sale, the fee for Crown grant and assurance fee (one half-penny in the pound) must be paid to the officer conducting the sale.

Valuation of improvements (if not purchased by the owner thereof), and charges for survey, must also be paid at the time of sale.

Second Conductor

SPECIAL CONDITION.

Before sale is approved the purchaser will be required to comply with the provisions of the National Security (Lands Transfer) Regulations.

A. E. LIND, Commissioner of Crown Lands and Survey.

Office of Lands and Survey, Melbourne, 1st July, 1941.

BENDIGO, PARISH OF SANDHURST, COUNTY OF BENDIGO. Fronting Quick-street.

Upset price £50. Charge for survey £2 2s. Lot 1. Area 21 8/10 perches, subject to adjustment, being allotment 179H of section A. Valuation of improvements £5 (departmental).

Lot 2. Area 21 8/10 perches, subject to adjustment, being allotment 179L of section A. Valuation of improvements £8

(departmental).

Fronting Rae-street.

Upset price £45. Charge for survey £2 2s.

Lot 3. Area 22 5/10 perches, subject to adjustment, being allotment 1795 of section A.

Lot 4. Area 22 perches, subject to adjustment, being allotment 1798 of section A. Valuation of improvements £1 10s. (departments) 10s. (departmental).

KANGABOO FLAT, PARISH OF SANDHUBST. COUNTY OF BENDIGO.

Fronting Station-street.

Upset price £45. Charge for survey £3 2s. 6d.

Lot 5. Area la. 1r. 38 6/10p. being allotment 4 of section 15. Valuation of improvements £915 (J. J. Potter).

PARISH OF LYELL, COUNTY OF BENDIGO.

Upset price £11 10s. Charge for survey £3 15s.

Lot 6. Area 7a. 27. 23p., being allotment 9 of section 12.
PARISH OF MANDURANG, COUNTY OF BENDIGO.

ABISH OF MANDURANG, COUNTY OF BENDIGO.

About 1 mile north of the Town of Mandurang.

Upset price £11. Charge for survey £3 15s.

Lot 7. Area 7a. 0r. 28p., being allotment 8p of section 17.

Valuation of improvements £50 (E. A. Holliday).

Upset price £15. Charge for survey £3 2s. 6d.

Lot 8. Area 2a. 3r. 38p., being allotment 6p of section 17.

Valuation of improvements £158 (L. J. Angove).

PROPOSED REVOCATION OF TEMPORARY RESERVATIONS OF LANDS BY ORDERS IN COUNCIL.

IN pursuance of the provisions of the Land Act 1928, notice is hereby given that it is the intention of the Governor in Council to revoke the temporary reservation of lands by Orders in Council hereunder referred to, viz.:—

The following Notices were published 1° on the 11th June, 1941, pursuant to Orders of the 10th June, 1941.

PBAHRAN.—The Order in Council of the 18th March, 1890, temporarily reserving 15 acres 3 roods 3 8/10 perches of land in the Parish of Prahran as a Site for a Public Park and Garden.—(P.81(10)) (Rs.5172, Rs.3637).

PRAHRAN.—The Order in Council of the 14th August, 1871, temporarily reserving 19 acres 0 roods 25 perches of land in the Parish of Prahran (being subdivision 3 of allotment 196), as a Site for Watering purposes.—(P.81(8) (Rs.5172, as a Site for Rs.3637).

Rs.3637).

Haddon and Cardigan.—The Order in Council of the 20th October, 1879 (see Government Gazette 1879, page 2524), temporarily reserving for Water Supply purposes and withholding from sale, leasing, and licensing of 467 acres 3 roods 6 perches of land in the Parishes of Haddon and Cardigan so far as regards 76 acres 0 roods 30 perches more or less in the two separate portions hereinafter described, viz.:—(1) 36 acres more or less, being the portion thereof within the Parish of Cardigan. (2) 40 acres 0 roods 39 perches, Parish of Haddon: Commencing at a point bearing N. 73 deg. 28 min. W. 104 3/10 links from the north-western angle of allotment 14 of section 19; bounded thence by lines bearing S. 52 deg. 13 min. W. 757 5/10 links, S. 68 deg. 56 min. W. 2,000 links, and N. 21 deg. 4 min. W. 2,484 links; and thence by a road bearing S. 70 deg. 33 min. E. 900 links, S. 62 deg. 23 min. E. 1,952 links, and S. 73 deg. 28 min. E. 950 links to the point of commencement.—(C.102(2) (H.2(3) (C.85860).

The following Notice was published 1° on the 25th June, 1941, pursuant to Order of the 24th June, 1941.

pursuant to Order of the 24th June, 1941,

TARNAGULLA.—The Order in Council of the 25th August, 1903, temporarily reserving 2,130 acres, more or less, of land in the Parishes of Glenalbyn, Kurting, and Tarnagulla for the Growth of Timber for the purpose of the manufacture or production of Eucalyptus oil, revoked as to part by various Orders, is about to be further revoked so far as regards the portion thereof hereinafter described, viz.—53 acres 1 rood 24 perches, Parish of Tarnagulla, County of Gladstone: Commencing at a point bearing S. 46 deg. 14 min. E. 202 5/10 links from the north-castern angle of allotment 38ss; bounded thence by lines bearing S. 46 deg. 14 min. E. 2,368 links and south 3,406 links; and thence by roads bearing N. 36 deg. 17 min. W. 2,680 links, N. 46 deg. 17 min. W. 273 links, and N. 1 deg. 33 min. E. 2,696 links to the point of commencement.—(T.173(6) (391/44, 392/44, Rs.1614).

A. E. LIND, Commissioner of Crown Lands and Survey.

PUBLIC HEARINGS BY PERSONS APPOINTED UNDER THE 34th SECTION OF THE LAND ACT 1928.

THE 34TH SECTION OF THE LAND ACT 1928.

NOTICE is hereby given that at the times and places mentioned in the Schedule hereunder, applications for leases and licences under the Land Acts, objections to such applications, objections to proposed proclamations, alterations, additions, diminutions, revocations or unions of commons, and reasons against forfeiture of any leases or licences under the Land Acts deemed liable to forfeiture, will be publicly heard by the persons whose names are set opposite such places respectively in such Schedule, being persons appointed by me, the responsible Minister of the Crown administering the Land Acts, to hear the same and report thereon in writing to me.

A. E. LIND.

A. E. LIND, Commissioner of Crown Lands and Survey, and President of the Board of Land and Works.

Department of Lands and Survey, Melbourne, 1st July, 1941.

SCHEDULE.

REDCLIFFS LAND OFFICE, Friday, 11th July, 1941, at half-past Two p.m., C. E. Chancellor, Land Officer.
ROBINVALE, Tuesday, 15th July, 1941, at Nine a.m., H. J. Henkel, Land Officer.
OMEO LAND OFFICE, Wednesday. 16th July, 1941, C. C. A. Forbes, Land Officer.
BEECHWORTH, Friday, 18th July, 1941, at half-past Ten a.m., C. A. Gourlay, Land Officer.
*KOROIT COURT HOUSE, Monday, 21st July, 1941, at half-past Two p.m., A. King, District Surveyor, and A. L. Reah, Land Officer.
*Purpose of Board.—The continuance or otherwise of quarrying on the Tower Hill Reserve, and any other matters which might arise therefrom.

which might arise therefrom.

HEARING OF REASONS AGAINST THE FORFEITURE OF A CERTAIN LEASE BY THE PERSON APPOINTED UNDER 34TH SECTION OF THE LAND ACT 1928.

UNDER 34TH SECTION OF THE LAND ACT 1928.

NOTICE is hereby given that reasons against the forfeiture of the lease in the Schedule hereto, which is deemed liable to forfeiture under the provisions of the Land Acts, will be publicly heard by the person appointed by me, the responsible Minister of the Crown administering the said Acts, to hear the same and report thereon in writing to me, when the person in the said Schedule mentioned as the holder of such lease will be allowed to show cause against the same at the place and on the date mentioned in the Schedule hereto.

A. E. LIND,

Commissioner of Crown Lands and Survey.

Department of Lands and Survey,

Melbourne, 1st July, 1941.

SCHEDULE.

RED CLIFFS LAND OFFICE, Friday, 11th July, 1941, at Two p.m., C. E. Chancellor, Land Officer—39/199, C. G. Smerdon, 1,145a. 0r. 17p., Parish of Manya.

COMMITTEES OF MANAGEMENT OF RESERVES.

COMMITTEES OF MANAGEMENT OF RESERVES.

APPOINTMENTS.

WHEREAS by section 184 of the Land Act 1928, it is provided that it shall be lawful for the Governor in Council or the Board of Land and Works to appoint and remove any number of persons, not less than three, or any municipal council, or the governing body of any corporation, to be a Committee of Management of any specified Crown land reserved either temporarily or permanently for any of the purposes set out in section 14 of the Land Act 1928, and not conveyed to or vested in trustees: Now therefore the Board of Land and Works doth hereby appoint the under-mentioned persons to be Members of the Committee of Management of the Reserves named:—

"MILDURA RACECOURSE AND RECREATION RESERVE."

The Council of the Shire of Mildura as a Committee of Management of the land reserved in the Township of Mildura for a Racecourse and Public Recreation, on the 30th November, 1920, and 10th June, 1941, respectively, and known as the "Mildura Racecourse and Recreation Reserve."—(Corres. Rs.219.)

"GORYA REGREATION RESERVE."
Orlando Chamberlain, J. R. Torpey, W. J. Ezard. T. S. Berwick, T. Torpey, Frank Webster, and W. Collins, junr. as a Committee of Management, for a period of three (3) years, of the land temporarily reserved by Order in Council dated the 1st October, 1918, as a site for Recreation purposes in the Parish of Gorya, at Turriff, and known as the "Gorya Recreation Reserve."—(Corres. Rs.1845.)

In witness whereof the common seal of the Board of Land and Works was hereunto affixed this twenty-fifth day of June, One thousand nine hundred and forty-one, in the presence of— (SEAL)

A. E. LIND, President. W. McILROY, Member.

REGULATIONS FOR THE CARE, PROTECTION, AND MANAGEMENT OF THE ALEXANDRA PARK RESERVE

WHEREAS by the 181st section of the Land Act 1928 power is given to the Board of Land and Works to make Rules is given to the Board of Land and works to make white and Regulations for the care, protection, and management of all public parks and reserves not conveyed to and vested in trustees, and for the preservation of good order and decency therein, and also for the collection and receipt of tolls, entrance therein, and also for the collection and receipt of toils, entrance fees, and other charges for entering therein or thereupon: Now therefore the Board of Land and Works, in pursuance of the powers conferred as aforesaid, doth hereby make the following Regulations in respect of the land permanently reserved by Order in Council of 13th April, 1887, as a site for Public Recreation and Water Supply purposes in the Town of Alexandra, and of the land temporarily reserved by Order in Council of 14th June, 1910, as a site for Public Recreation and Water Supply purposes, together known as "Alexandra Park Reserve."

REGULATIONS.

- 1. The divisions into which the Reserve, with the buildings and other erections and fences thereon, is parcelled out, are as follow:
 - (a) The bathing premises constructed on the Reserve and known as the Alexandra Baths, hereinafter referred to as the Baths.
- to as the Baths.

 (b) The Tennis Court premises constructed on the Reserve.

 (c) The Bowling Club premises.

 (d) The Croquet Club premises.

 (e) The remainder of the Reserve.

 2. The Reserve shall remain open to the public from sunrise to sunset, free of charge, except as hereinafter provided.

 3. The Committee may set apart the Reserve or any portion thereof on not more than 30 occasions in any one calendar year for the purpose of holding fêtes, carnivals, tennis exhibitions, tennis matches, entertainments, musical performances, shows, sports, or holiday amusements, on any of which occasions the Committee may fix and determine a fee or charge not exceeding 2s. 6d., which may be charged and taken

charge not exceeding 2s. 6d., which may be charged and taken for the admission of any adult person to the Reserve or the

portion thereof so set apart as aforesaid.

4. The Committee may on any occasion on which the Reserve or any part thereof is set aside as aforesaid let the Reserve or any part thereof is set aside as aforesaid ter the Reserve or the portion so set aside as aforesaid (as the case may be) to any club, association, or person for the purpose of holding fêtes, carnivals, tennis exhibitions, tennis matches, entertainments, musical performances, shows, sports, or holiday amusements, subject to the payment of such fees and on such terms and conditions as it may deem reasonable and consistent amusements, subject to the payment of such fees and on such terms and conditions as it may deem reasonable and consistent with these Regulations, and may authorize any such club, association, or person to make a charge not exceeding the amount fixed under clause 3 hereof for admission thereto.

5. No person except the Committee or its officers or employees while on duty shall enter any part of the Reserve when a charge is made for admission without first paying the fees chargeable for admission.

6. The Committee may set apart any portion of the Reserve for the purpose of any game or sports or for athletic training

o. The committee may set apart any portion of the reserver for the purpose of any game or sports or for athletic training or other physical recreation or for picnics, and grant to any club, association, or person the use of the portion so set apart subject to the payment of such rent and fees and on such terms and conditions as it may deem reasonable and consistent with these Regulations, and may authorize any club, association, are present the makes a phayme for admission thereto are tion, or person to make a charge for admission thereto as provided in these Regulations.

7. No club, association, or person shall in the Reserve at any time hold or take part in any organized game, sport, or athletic pastime of any description save with the written consent of the Committee, and in such part (if any) of the

athletic pastime of any description save with the written consent of the Committee, and in such part (if any) of the Reserve as may from time to time or at any time be set apart by the Committee for that purpose.

8. No club or association of any kind having for its object physical recreation or any member or members of any such club or association, nor any other person, shall play, exercise, train, or engage in any game, sport, or athletic exercise within the Reserve without the permission, in writing, of the Committee first had and obtained, unless any such person is at the time of playing a member of any club or association which is duly authorized by the Committee in that behalf. Provided that any person not otherwise offending against these Regulations may enter on the Reserve and play tennis, bowls, and croquet thereon on paying to the club or association for the time being leasing the Reserve or any portion thereof, or to the Committee, a reasonable amount as a court fee.

9. The Committee may from time to time or at any time fix a scale of fees which may be charged and taken by the Committee or any club, association, or person to whom the Reserve or any part thereof may be let under clause 4 hereof for admission to the Reserve or any part thereof, and/or for playing any game or games in the Reserve. Provided always that the amount payable by any one person hereunder during any one day shall not exceed the sum of Two shillings and six pence.

10. No person shall park any motor car, motor cycle, or other

six pence.

10. No person shall park any motor car, motor cycle, or other vehicle within the Reserve except at such place or places (if any) as are set apart for the purpose, and any person using

any such place for parking any motor car, motor cycle, or other vehicle shall on demand by any officer authorized by the Committee pay such fee as is from time to time fixed by the Committee, not exceeding Two shillings and six pence per day, in respect of such motor car, motor cycle, or vehicle for the use of such parking area, on such days only as a charge for admission is being made as provided hereinbefore in clause 3, and no person shall take or drive any carriage, cart, or any other vehicle drawn by a horse or horses or other animal or animals into the Reserve without the permission of the Comanimals into the Reserve without the permission of the Committee, and no horse or other animal drawing any such carriage, cart, or other vehicle shall, whilst in the Reserve, be detached or unharnessed therefrom or left without a person in charge thereof except within the area set aside for the

purpose.

11. No person shall take or place or permit or suffer to be

11. No person shall take or place or permit or suffer to be taken or placed in or to be in or graze or wander upon the Reserve any cattle, without the consent, in writing, of the Committee first had and obtained. Provided always that any moneys received by the Committee for agistment shall be expended in the maintenance and improvement of the Reserve and that an account thereof shall be furnished annually to the Board of Land and Works. In this and the next succeeding clause the word "cattle" shall have the same meaning as in the Pounds Act 1928.

12. The owner of any cattle that are found on any part of the Reserve (with or without any person having charge thereof), save in pursuance of and in accordance with the terms and conditions of any consent, in writing, given by the Committee in that regard, shall be guilty of an offence against these Regulations, and in addition the Committee may impound any such cattle, and shall for the purpose of any law now or hereafter to be in force relating to the impounding of cattle be deemed the owner and occupier of the Reserve.

13. Notwithstanding anything herein contained, the net amount received by the Committee under these Regulations in respect of the Reserve, after providing for any expenses and disbursements in connexion thereof the read and the provider of the part of the part of the Reserve.

respect of the Reserve, after providing for any expenses and disbursements in connexion therewith, shall be used and appropriated towards the maintenance and improvement of the Reserve, and an account thereof shall be made annually to the

Reserve, and an account thereof shall be made annually to the Board of Land and Works.

14. Persons renting or hiring any stand, building, erection, or enclosure on the occasions of any fêtes, carnivals, tennis exhibitions, tennis matches, entertainments, musical performances, shows, sports, or holiday amusements may be required to deposit with the Committee any sum not exceeding £20 which the Committee may at any time determine by way of guarantee that due care shall be taken of such stand, building, erection, or enclosure, or any thing contained therein, during such occupancy or hiring, and deduct the cost of making good any loss or damage from the sum of money deposited by way of guarantee, and all persons so renting or hiring shall abide by these Regulations and by any order given by the Committee.

by the Committee.

15. No person shall enter any building in the Reserve without the permission of the Committee, and any person having entered such building shall forthwith leave the same on being the committee and the committee of the Committ

entered such building shall forthwith leave the same on being requested so to do by any member of the Committee, a member of the Police Force, or a Crown lands bailiff.

16. No person shall—

(a) in the Reserve, behave in a riotous, indecent, offensive, threatening, insulting, violent, quarrelsome, or disorderly manner, or use any threatening, abusing, obscene, indecent, or insulting words;

(b) enter into or remain in the Reserve while in a state.

(b) enter into or remain in the Reserve while in a state

of intoxication: (c) sell or offer for sale in the Reserve any goods, wares,

(c) soll or offer for sale in the Reserve any goods, wares, or merchandise, or bring any intoxicating liquor into the Reserve without the consent, in writing, of the Committee first had and obtained;
 (d) obstruct or hinder or do any act in any portion of the Reserve which may be likely to injure, endanger, annoy, inconvenience, or interfere with any person in the Reserve;
 (c) climb immonor act on or ever our reef huilding.

- annoy, inconvenience, or interiere with any person in the Reserve;

 (c) climb, jump on, or get on or over any roof, building, gate, or fence in or around the Reserve, or stick bills or advertisements thereon, or in any way cut, mark, deface, or otherwise damage or injure any of the buildings, furniture, fittings, gates, stiles, fences, seats, or other structures in the Reserve;

 (f) cut, pluck, damage, break, destroy, or in any way interfere with any trees, shrubs, flowers, or plants, or interfere with or enter in or upon or climb, jump, or walk on or over the beds or borders of any garden or garden plot or lawn in the Reserve;

 (g) leave or place any bottle, broken glass, paper, orange peel, banana skin, food, refuse, or rubbish whatsoever in the Reserve except in the receptacles provided for the purpose, or roll or throw stones or missiles of any kind therein, or leave or place anything therein that might be likely to injure any person;

 (h) light or attempt to light any fire or hum or attempt person;
- (h) light or attempt to light any fire or burn or attempt to burn any substance whatsoever in the Reserve, except at such places as are set apart for that purpose by the Committee;

(i) carry or discharge any firearms or airguns in the Reserve, or shoot, snare, or destroy any game, animals, or birds therein;

(j) bet in the Reserve without the consent, in writing, of

(1) but in the Reserve without the consent, in writing, of the Committee first had and obtained;
(k) expectorate on the paths or in or on any building, structure, or erection in the Reserve;
(l) erect any building, tent, structure, or erection, or camp on any portion of the Reserve, without the consent, in writing, of the Committee first had and obtained:

obtained;
(m) bring into the Reserve any dog unless led by a chain or cord, without the permission of the Committee.

17. Any dog or other animal found in the Reserve may be destroyed by any Crown lands bailiff.

18. For the purpose of maintaining good order, any person authorized by the Committee may refuse to any person authorized by the Committee may refuse to any person and mission to the Reserve, and no person shall remain in the Reserve at any time when lawfully directed to leave by such supported personal reserves.

- Reserve at any time when lawfully directed to leave by such authorized person.

 19. Any person to whom a ticket has been issued authorizing such person to enter upon the Reserve and/or to play any game therein shall upon demand produce, and if required surrender, such ticket to any person duly authorized to demand the production or surrender of such ticket.

 20. In any case where under these Regulations the consent in writing of the Committee is required for any purpose, the Committee may give such consent upon and subject to such terms and conditions as it may deem reasonable and consistent with these Regulations, and any act done or suffered terms and conditions as it may deem reasonable and consistent with these Regulations, and any act done or suffered or omitted to be done in breach of or contrary to any such term or condition shall invalidate such consent, and in such case such consent shall for all purposes be conclusively deemed never to have been given, and the purpose in respect of which such consent was given never to have been authorized.

 21. Every person who does not do anything directed to be done are does anything forwidthen to be done by a very sudger these
- done or does anything forbidden to be done by or under these Regulations shall be guilty of an offence against these

- done or does anything forbidden to be done by or under these Regulations shall be guilty of an offence against these Regulations.

 22. No male person shall play tennis in the Reserve unless he be clad in clothing completely covering his body from the neck to a point not more than 2 inches above the knee.

 23. No femule person shall play tennis in the Reserve unless she be clad in clothing completely covering her body from the neck to the waist, and shall be wearing a skirt, divided or otherwise, reaching from the waist to a point not more than 2 inches above the knees.

 24. Every person who shall be guilty of an offence against these Regulations, or who shall refuse or neglect to obey the lawful orders or directions of any authorized officer of the Committee may, without prejudice to any penalty to which he may be liable under the Regulations, be forthwith removed from the Reserve, notwithstanding that such person may have purchased a ticket or paid a fee entitling him to admission thereto or to play any game therein.

 25. The Baths shall be open as follows:—

 From the 1st day of January to the 31st March and from the 1st November to the 31st December in each year for the following hours daily:—

 Mondays to Fridays, 7 a.m. to 9 a.m., 3 p.m. to 6.30 p.m., and 7.15 p.m. to 9 p.m.

 Saturdays, 7 a.m. to 10 a.m., and from 2 p.m. to 6 p.m.

 Sundays, 2 p.m. to 5.30 p.m.

6 p.m. Sundays, 2 p.m. to 5.30 p.m. On days gazetted as Public Holidays the hours shall be those as for Saturdays.

The Committee shall have the power to close the Baths during such time as may be necessary for cleaning purposes and also in the case of inelement weather.

26. The amounts set out hereunder shall be paid to the officer of the Committee authorized in that behalf for admission

- officer of the Committee authorized in that behalf for admission to the Baths, except as provided in clause 3:—

 (a) For every adult—Four pence.

 (b) For every boy or girl under the age of fourteen years—Two pence.

 (c) Family season ticket—15s.

 (d) Single ticket—10s.

 (c) Children's season ticket—5s.

 Provided always that the Committee may exempt any school whildeen whellow a variable from the navement of such toos.

children wholly or partially from the payment of such fees.

27. The Committee may set apart the Baths at stated times

for the use of males, females, or children respectively, and for mixed bathing.

28. No person shall enter the swimming bath in the Reserve before immediately previously thereto thoroughly and completely washing his or her whole body under the showers provided at the baths.

provided at the baths.

29. The bathing pavilion shall be used for dressing and undressing only, and no person shall play games or without reasonable excuse loiter therein.

30. No male over the age of six years shall enter the portion of the said pavilion reserved for the use of females, and no female over the age of six years shall enter any portion thereof reserved for males except for the purpose of rendering assistance in case of accident.

31. Every person shall exercise reasonable and proper care in the use of every portion of the baths, dressing rooms, closets, showers, lockers, and other appurtenances, and shall not damage, disfigure, or write upon any part thereof.

32. No person shall—

(a) visit or use any portion of the baths while suffering from or appearing to be suffering from any in-fectious, contagious, or offensive disease or skin complaint;

(b) use soap or other substance or preparation whereby the water in the baths may be rendered turbid or

unfit for the use of bathers;

(c) bring or deposit any filth or rubbish of any sort in the baths or wilfully or improperly foul or pollute the water from the showers, nor soil, defile, or deface any dressing room, locker, or any portion of the baths. the baths:

- (d) break any bottle or any article of glass or earthenware in or upon the baths, but if any article of glass or earthenware be accidentally broken therein the person who caused the breakage thereof shall forthwith collect all of the broken portions of such article and deposit them in such manner and place as shall be directed by an authorized officer of the

as shall be directed by an authorized officer of the Committee;

(c) carelessly or negligently break, injure, or interfere with any portion of the baths or the electrical fittings, showers, conveniences, furniture, fittings, or appliances therein;

(f) bring any dog or other animal or cause or allow the same to enter or remain in the baths.

33. Any person finding any article which may have been left or lost in any part of the baths shall immediately deliver the same to the authorized officer of the Committee, and the Committee shall not be responsible for the loss or theft of any article brought into the baths.

34. Children shall not be permitted to enter the swimming and contact the same to the authorized officer of the loss or the swimming.

- article brought into the baths.

 34. Children shall not be permitted to enter the swimming baths except under proper supervision.

 35. The officer of the Committee authorized in that behalf shall have control of the baths, and shall be responsible for the maintenance of good order and conduct therein.

 36. In any part of the Reserve used or set apart for a children's playground—

 (a) No person above the age of fourteen years shall use any of the appliances erected thereon.

 (b) Appliances erected shall not be used by the same child or children for a longer period than five minutes if any other child or children is or are waiting to use them.

if any other child or children is or are waiting to use them.

(c) No child shall use any of the appliances except for the special purposes for which they are respectively provided.

(d) Cricket or football shall not be played therein.

(e) All papers, fruit, peel, or other litter shall be placed in the receptacles provided by the Committee of Management for the purpose.

(f) Every person in the children's playground shall, in respect to his conduct therein, obey instructions and directions of any bailiff of Crown lands or of any member of the Police Force.

(g) The Committee of Management shall not be responsible

(g) The Committee of Management shall not be responsible for any accident arising from the use of any of the appliances in the children's playground.
(h) The children's playground shall not be used after

sunse

sunset.

(i) Any bailiff of Crown lands or member of the Police Force shall have the right to remove or exclude from the children's playground any person who commits a breach of the foregoing Regulations, or who wilfully damages any appliances or property in the children's playground, and such person shall, in addition, be liable to the penalty prescribed for a breach of these Regulations.

The Council of the Shire of Alexandra has been appointed a Committee of Management (herein referred to as the Committee) of the Reserve, with power and authority to enforce the foregoing Regulations.

mittee) of the Reserve, with power and authority to enforce the foregoing Regulations.

Every person guilty of an offence against these Regulations shall, in accordance with the provisions of section 181 of the Land Act 1928, for each offence be liable to a penalty of not more than £5, and every person who knowingly and wilfully commits any offence against these Regulations, and who, after he has been warned by any bailiff of Crown lands or by any member of the Police Force, does not desist from so offending, may be forthwith apprehended by such bailiff or member of the Police Force and taken before some justice to be dealt with according to law, and shall be liable to a penalty of not more than £10.

The common iscal of the Rearl of Land and Works was

The common seal of the Board of Land and Works was hereunto affixed this 25th day of June, 1941, in the presence of-

A. E. LIND, President. W. MURRAY, Member. (SEAL)

(Rs.3110.)

Land Act 1928.

LICENCES UNDER THE LAND ACT 1928 DECLARED VOID.

NOTICE is hereby given that the licences mentioned in the Schedule hereunder have been declared void for the reason specified in each case.

District.	Corr. No.			Parish.	Allotment.	Area.	Class.	Reasons for Volding.
Benalla (a) Mallee	34 08583 09548	George James Roche John Doyle .: Percival Clarence Love- ridge	129 129 129	Woondooma- rook Merbein	Part 35E 5, sec. F 7, sec. 25A	A. R. P. 3 ± 1 ± 0 1 0.4		Non-compliance with conditions Abandoned Non-compliance with conditions

(a) Rent per annum, £1.

A. E. LIND, Commissioner of Crown Lands and Survey.

Department of Lands and Survey, Melbourne, 1st July, 1941.

Land Act 1928.

PERMIT CANCELLED.

NOTICE is hereby given that the Permit mentioned in the Schedule hereunder has been cancelled.

Distr	ict.	Corr, No.	Name of Permit Holder.	Parish.	Allotment.	Section.	Area.
Hamilton (a)		 237/44	Clement Greaves Watson	St. Helens	125		A. B. P. 559 3 24

(a) Reason for cancellation-non-compliance with conditions.

A. E. LIND,

Commissioner of Crown Lands and Survey.

Department of Lands and Survey, Melbourne, 1st July, 1941.

TENDERS.

PUBLIC WORKS OFFICE, MELBOURNE. TENDERS will be received at this office until TEN A.M.

on the days and for the purposes under-mentioned.

Particulars may be learnt at this office, and also at the offices named in each instance.

The Board of Land and Works will not necessarily accept

the lowest or any tender.

8th July, 1941.

Dookie.—Supply and installation of hot water service, Agricultural College. Particulars at Police Stations, Wangaratta, Shepparton. Preliminary deposit, £4. Final deposit, 2 per

10th July, 1941.

Brunswick East .- Repairs, caretaker's residence, State

Brunswick East.—Repairs, caretaker's residence, State School No. 3179. Deposit, £2.

Ceres.—Repairs, renovations, State School No. 1602. Particulars at Inspector of Works Office, Geclong; State School, Ceres. Deposit, £3.

Dimboola.—Repairs, renovations. Court House. Particulars at Police Stations, Warracknabeal, Dimboola; Inspector of Works Office, Horsham. Deposit, £2.

Erica.—Repairs, painting, new tank and stands, school and residence, State School No. 2437. Particulars at Inspector of Works Office, Bairnsdale; Police Stations, Trafalgar, Sale, Moe; State School, Erica. Deposit, £3.

Essendon.—Roof repairs, High School. Deposit, £1. Flemington.—Supply and installation of four (4) steamheated hot presses, "Travancore" Special School. Prelimin ary deposit, £5. Final deposit, £5. Final deposit, 2 per cent.

Janefield.—Supply and installation of heavy-duty fuel stove, New Male Ward, Mental Hospital. Deposit, £2.

Janefield.—Supply and installation of heavy-duty fuel stove, New Male Ward, Mental Hospital. Preliminary deposit, £5. Final deposit, 2 per cent.

Jeparit.—Repairs, renovations, State School No. 2988. Particulars at Police Stations, Nhill, Rainbow; Inspector of Works Office, Horsham; State School, Jeparit. Deposit, £2.

Melbourne.—Roof repairs, &c., Public Library. Particulars at Public Library. Preliminary deposit, £10. Final deposit, 2 per cent.

2 per cent.

Melbourne.-Erection of wireless radiator and counterpoise,

Melbourne.—Erection of wireless radiator and counterpoise, new Police Headquarters, Russell-street. Preliminary deposit, £15. Final deposit, 2 per cent.

Mount Blowhard.—Repairs, State School No. 2037. Particulars at Inspector of Works Office, Ballarat; State School, Mount Blowhard.

Nathalia.—New residence for Water Bailiff. Particulars at Inspector of Works Office, Shepparton; Police Stations, Nathalia, Numurkah. Preliminary deposit, £10. Final deposit, 2 per cent.

Nathalia, Numurkah. Preliminary deposit, £10. Final deposit, 2 per cent.

Preston.—Removal of pavilion classroom from State School No. 3890, Tottenham, and re-crection at Girls' School. Preliminary deposit, £4. Final deposit, 2 per cent.

Rheola.—Painting, repairs, State School No. 1059. Particulars at Inspector of Works Offices, Bendigo, Maryborough; Police Station, Inglewood; State School, Rheola. Deposit, £2. Willaura.—Repairs, renovations, State School No. 2662. Particulars at Police Stations, Willaura, Ararat; Inspector of Works Office, Stawell; State School, Willaura. Deposit, £3.

17th July, 1941.

Alvie.—Repairs, renovations, residence, State School No. 3038. Particulars at Police Stations, Colac, Camperdown; Inspector of Works Office, Geelong; State School, Alvie.

Inspector of Works Office, Georgia, School, 22.

Ararat.—New skylights, Court House. Particulars at Police Station, Ararat; Inspector of Works Offices, Stawell, Ballarat.

Charlton East.—Purchase for removal of State School No. 3072. Particulars at Inspector of Works Offices, Bendigo, Maryborough; Police Stations, Charlton. Wycheproof.

Dudley.—Repairs, painting, &c., school and residence, State School No. 3074. Particulars at Inspector of Works Office, Bairnsdale; Police Stations, Sale, Korumburra, Wonthaggi; State School, Dudley. Preliminary deposit, £5. Final Satic School, Dudley. Preliminary deposit, £5. Final deposit, 2 per cent.

Footscray.—Erection of workshops and conveniences, Technical School. Preliminary deposit, £50. Final deposit, 2 per

cant. Geelong.—Supply and installation of central heating, hot water and steam services, Infectious Diseases Hospital. Particulars at Inspector of Works Office, Geelong. Preliminary deposit, £15. Final deposit, 2 per cent.

Heidelberg.—Drainage, &c., State School No. 294. Particulars at State School, Heidelberg. Deposit, £2.

Kilmore.—Repairs, renovations, Police Station. Particulars at Police Stations, Kilmore, Broadford, Seymour. Deposit, £2.

Kolora.—Repairs, renovations, State School No. 883. Particulars at Police Stations, Camperdown, Terang; Inspector of Works Office, Warrnambool; State School, Kolora. Deposit, £2.

Linton.—Removal and re-erection of out-buildings, Police Station. Particulars at Police Station, Linton; Inspector of Works Office. Ballarat.

Station. Particulars at Police Station, Linton; Inspector of Works Office, Ballarat.

Melbourne.—Installation of electric light and power, Taxation Office. Preliminary deposit, £10. Final deposit, 2 per

cent.
Morwell.—Repairs, painting, residence, State School No.
2136. Particulars at Police Stations, Moe, Traralgon, Warragul. Preliminary deposit, £3. Final deposit, 2 per cent.
North Creswick.—New conveniences, repairs, State School
No. 2041. Particulars at State School, North Creswick;
Inspector of Works Offices, Maryborough, Ballarat. Deposit,

Preston West.—Repairs, school and caretaker's quarters,-State School No. 3885. Particulars at State School, Preston West. Preliminary deposit, £3. Final deposit, 2 per cent. Terang.—Repairs to desks, State School No. 617. Particulars at Police Station. Terang; Inspector of Works Office, Warrnambool; State School, Terang.

Warrnacknabeal.—Granolithic floor to verandahs, High School. Particulars at Police Stations, Warracknabeal, Murtoa: Inspector of Works Office, Horsham; High School, Warracknabeal. Deposit, £2.

Tenders to be addressed to the Honorable the Commissioner Public Works, and envelope containing tender marked Tender for , due ." Tender for

GEO. L. GOUDIE, Commissioner of Public Works.

Melbourne, 2nd July, 1941.

PRIVATE ADVERTISEMENTS.

NOTICE OF INTENTION TO APPLY FOR A LICENCE TO DIVERT WATER AND CUT RACES.

FROM THE GUNBOWER CREEK AT HOLMES' BRIDGE

HEREBY give notice that I intend to apply for a licence empowering me to divert water for a term of fifteen years to the extent of 150 acre-feet per annum. at a maximum rate of 5 acre-feet per day of 24 hours, for irrigation purposes, and to occupy certain Crown lands for works of storage and diversion, and to cut a race thereon.

Any objection to such application must be forwarded, in writing, to the State Rivers and Water Supply Commission, Melbourne, within 30 days of the date hereof.

ROLAND HARRY HALL

Leitchville, 27th June, 1941. 9388

NOTICE OF INTENTION TO APPLY FOR A LICENCE TO DIVERT WATER AND CUT RACES,

FROM THE GUNBOWER CREEK AT COHUNA.

HEREBY give notice that 1 intend to apply for licences empowering me to divert water for a term of fifteen years, to the extent of 86 acre-feet per annum, at a maximum rate of 5 acre-feet per day of 24 hours, for irrigation purposes, and to occupy certain Crown lands for works of storage and diversion, and to cut a race thereon.

Any objection to such application must be forwarded, in writing, to the State Rivers and Water Supply Commission, Melbourne, within 30 days of the date hereof.

· Cohuna, 27th June, 1941.

N. AND E. WILSON.

NOTICE OF INTENTION TO APPLY FOR A LICENCE TO DIVERT WATER AND CUT RACES.

FROM THE GUNBOWER CREEK AT COHUNA.

I HEREBY give notice that I intend to apply for a licence empowering me to divert water for a term of fifteen years, to the extent of 20 acre-feet per annum, at a maximum rate of 4 acre-feet per day of 24 hours, for irrigation purposes, and to occupy certain Crown lands for works of storage and diversion, and to cut a race thereon.

Any objection to such application must be forwarded, in writing to the State Rivers and Water Supply Commission, Melbourne, within 30 days of the date hereof.

LAURA STELLA CASPAR.

· Cohuna, 13th June, 1941.

NOTICE OF INTENTION TO APPLY FOR A LICENCE TO DIVERT WATER AND CUT RACES.

FROM THE GUNBOWER CREEK AT BURKE'S BRIDGE, COHUNA. HEREBY give notice that I intend to apply for a licence empowering me to divert water for a term of fifteen years, to the extent of 100 acre-feet per annum, at a maximum rate of 3 acre-feet per day of 24 hours, for irrigation purposes, and to occupy certain Crown lands for works of storage and diversion, and to cut a race thereon.

Any objection to such application must be forwarded, in writing, to the State Rivers and Water Supply Commission, Melbourne, within 30 days of the date hereof.

FLORENCE MAY PALMER

NOTICE OF INTENTION TO APPLY FOR A LICENCE TO DIVERT WATER AND CUT RACES.

Burke's Bridge, via Cohuna, 29th May, 1941.

FROM THE MURRAY RIVER AT NYAH.

HEREBY give notice that I intend to apply for a licence empowering me to divert water for a term of fifteen years, to the extent of 16 acre-feet per annum, at a maximum rate of 2 acre-feet per day of 24 hours, for irrigation purposes, and to occupy certain Crown lands for works of storage and diversion, and to cut a race thereon.

Any objection to such application must be forwarded, in writing, to the State Rivers and Water Supply Commission. Melbourne, within 30 days of the date hereof.

ALICE CRANE.

Nyah, 27th June, 1941.

NOTICE OF INTENTION TO APPLY FOR A LICENCE TO DIVERT WATER AND OUT RACES.

FROM THE LAGOON, MURRAY RIVER, AT COBRAM.

HEREBY give notice that I intend to apply for a licence empowering me to divert water for a term of fifteen years, to the extent of 40 acre-feet per annum, at a maximum rate of 2 acre-feet per day of 24 hours, for irrigation purposes, and to occupy certain Crown lands for works of storage and diversion, and to cut a race thereon.

Any objection to such application must be forwarded, in writing, to the State Rivers and Water Supply Commission, Melbourne, within 30 days of the date hereof.

CHARLES EREPERICK SHIED

CHARLES FREDERICK SHIER. Boondi, Cobram, 24th June, 1941.

CITY OF HEIDELBERG.

ESTABLISHMENT OF POUND AT GREENSBOROUGH.

IN conformity with the provisions of the Pound Act 1928, notice is hereby given that a Pound has been established at rear of the Main-street, Greensborough, on an allotment more particularly described in certificate of title, volume No. 5922, folio No. 1184207/8, being part of Crown portion 18. Parish of Keelbundoora, County of Bourke.

F. PHILLIPS, Town Clerk Town Hall, Ivanhoe, N.21, 30th June, 1941. 93 9373

CITY OF SANDRINGHAM.

BY-LAW No. 120.

A By-law of the City of Sandringham made under section 228 of the Local Government Act 1928, and numbered 120, for the purpose of altering By-law No. 76.

IN pursuance of the powers conferred by the Local Govern-

IN pursuance of the powers conferred by the Local Government Acts and of every other power thereunto them enabling, the Mayor, Councillors, and Citizens of the City of Sandringham hereby order as follows:—

1. By-law No. 76 of the City of Sandringham, for prescribing residential areas, is altered to the following extent, namely:—

By excluding from the lands therein described as residential areas in the Sandringham Ward, all those pieces of land being lots 1, 2, 3, 4, 5, and 6, on plan of subdivision numbered 13837, lodged in the Office of Titles, and being part of Crown portion 45, Parish of Moorabbin, County of Bourke, situate on the north side of Holloway-road, Sandringham, and commencing at a point 1.089 feet east of George-street, and having a frontage of 192 feet to Holloway-road by a depth of 142 feet.

Resolution for passing this By-law agreed to by the Council on the 18th day of Vebruary, 1941, and confirmed on the 18th day of March, 1941.

The common seal of the Mayor, Councillors, and Citizans

The common seal of the Mayor, Councillors, and Citizens of the City of Sandringham was hereto affixed the 1st day of April, 1941, in the presence of—

W. A. SANDALL, Mayor. FRED. L. YO'IT, Councillor. FRED. G. TRICKS, Town Clerk. (SEAL)

Approved by the Governor in Council this 10th day of June 1941.—C. W. KINSMAN, Clerk of the Executive Council. 9334

CITY OF HAWTHORN. By-LAW No. 134.

By-Law No. 134.

A By-law of the City of Hawthorn, made under the provisions of the Local Government Act 1928 and every other power thereunto enabling, and numbered 134, for repealing By-law No. 132 and for altering By-law numbered 55 as a mended by By-law numbered 101, and for the management and use of the Sports Ground, and for imposing, collecting, associations, or persons using or entrance fees for clubs, associations, or persons using or entering in or upon the said Sports Ground.

In pursuance of the powers conferred by the Local Local Government Act 1928 and any power it thereunto enabling, the Mayor, Councillors, and Citizens of the City of Hawthorn order as follows:—

1. Repeal.—The By-law numbered 132, made by the Council of the City of Hawthorn under the provisions of the Local Government Act 1928, passed by the Council on 17th April, 1940, and confirmed on the 15th May, 1940, is hereby repealed.

April, 1940, and confirmed on the 15th May, 1940, is hereby repealed.

2. That the By-law of the City of Hawthorn made under section 197, sub-section (7), section 222, and section 604 of the Local Government Act 1903 and the Municipal Grounds Act 1905, and numbered 55, as amended by a By-law of the said city, numbered 101, shall be altered as follows:—

In clause 1, at the end of the paragraph reading "On the occasion of football or cricket matches when a charge is made for admission to the grounds, the revenue derived shall be dealt with in accordance with the Rules of the League, Association, or other organization under which the clubs in such matches play" there shall be added the following words:—

following words:—

"But this provision shall not apply to matches of the Hawthorn Football Club to be held at the Sports Ground during the year 1941, the revenue from which matches.

after paying ground management expenses and administra-tion charges, shall be divided between the Hawthorn Foot-ball Club and the visiting clubs by paying to the visiting clubs the amount to which such clubs would ordinarily be entitled and paying to the Hawthorn Football Club the remainder of such revenue less an amount equal to be entitled and paying to the Hawthorn Football Citius the remainder of such revenue less an amount equal to 1s. for each adult person who may pay for admission to the reserve portion of the Sports Ground, and 50 per cent. of the balance of the amount which, but for the provisions of this By-law, would have been payable to the Council, the sum so deducted as representing 1s. for each adult person who may pay for admission to the reserve portion of the Sports Ground and 50 per cent. of the balance of the proportion payable under the rules of the Victorian Football League to the Council as the Grounds Management Committee to be retained by the Council; and, in the event of the amount payable to the Hawthorn Football Club during the year 1941 under the provisions hereof reaching an amount of £225 in excess of the amount to which the Hawthorn Football Club would ordinarily be entitled under the rules of the Victorian Football League, then the arrangements for the division of revenue from matches of the Hawthorn Football Club at the Sports Ground hereunder shall cease, and such revenue shall thereafter be divided in accordance with the rules of the Victorian Football League.

Resolution for passing this By-law agreed to by the Council on the 2nd day of April, 1941, and confirmed the 30th day of April, 1941.

J. B. PRIDMORE, Mayor. G. W. SIMPSON, Councillor. W. BROAD HALL, Town Clerk.

Confirmed by the Governor in Council, the 10th day of June, 1941.—C. W. KINSMAN, Clerk of the Executive Council.

BOROUGH OF COLAC.

STREET NAMES.

NOTICE is hereby given that the Council of the Borough of Colac has, under the provisions of the Local Government Act 1928, altered the name of the street set out hereunder, that is to say :-

Old Name.—Manners-Sutton street.

Description.—Street extending from the western boundary of the Township of Colac to Coranga-

mite-street. New Name.—Murray-street.

9349

A. N. WALLS, A.I.C.A., Town Clerk.

SHIRE OF WALPEUP.

APPOINTMENT OF POUNDKEEPER AT OUYEN.

NOTICE is hereby given that Michael Francis O'Callaghan, of Ouyen, has been appointed Poundkeeper at the Ouyen Pound, in place of Thomas Walsh, resigned.

T. R. MATTHEWS, Shire Secretary.

SHIRE OF BROADMEADOWS.

PLACE OF SAFE CUSTODY.

NOTICE is hereby given that the Council of the Shire of Broadmeadows, at a meeting held on 29th May, 1941, did appoint all that area of land, being part of Crown portion 2. Parish of Will Will Rook, County of Bourke, commencing at a point on the east boundary of West-street, Pascoe Vale, distant 300 feet south of South-street, thence in a line bearing south for a distance of 106 feet, thence in a line bearing west for a distance of 50 feet, thence in a line bearing west for a distance of 106 feet to West-street, thence in a line bearing north along the eastern boundary of West-street for a distance of 56 feet to the point of commencement, to be a place of safe custody for the keeping and custody of cattle. of cattle

Dated 25th June, 1941.

By order, A. T. COOK, Shire Secretary.

SHIRE OF KORUMBURRA.

HAYES AND GREEN'S ROAD PROCLAIMED A PUBLIC HIGHWAY.

HAYES AND GREEN'S ROAD PROCLAIMED A PUBLIC HIGHWAY.

IN pursuance of the powers conferred by section 521 of the Local Govenment Act 1928, the Council of the Shire of Korumburra doth hereby order that the lands hereinafter described, which have been taken, purchased, or acquired by it, shall be a public highway from and after the date of publication of this Order in the Government Gazette, viz.:—All that piece of land being part of Crown allotment 27. Parish of Jeetho West, County of Mornington, and commencing at a point distant N. 0 deg. 13 min. E. 2.361.3 links, N. 37 deg. 24 min. W. 399.3 links, N. 50 deg. 46 min. W. 1,820 links, N. 23 deg. 36 min. W. 846.4 links, N. 2 deg. 6 min. E. 804 links, N. 11 deg. 16 min. W. 1,597.6 links from the south-east corner of the said Crown allotment: thener bounded by lines hearing S. 85 deg. 28 min. W. 50 links, N. 4 deg. 32 min. W. 2,037 links; thence in an approximate south-easterly direction along the Bass River reserve to the eastern side of the 50-link road; thence S. 4 deg. 32 min. E. 1,950 links to the commencing point.

In witness whereof the common seal of the President.

In witness whereof the common seal of the President.
Councillors, and Ratepayers of the Shire of
Korumburra was affixed hereto this eighteenth day
of June, 1941, in the presence of—

P. HUDSON, Shire President.
R. N. SCOTT, Councillor.
A. THOMSON, Councillor.
F. P. HUNGERFORD, Shire Secretary.

(SEAL)

9323

SHIRE OF MILDURA.

APPOINTMENT OF SUMMONING OFFICER,

THIS is to certify that Sergeant A. C. Evans, No. 5753, of Police Station, Red Cliffs, has been appointed Summoning Officer, &c., for the Shire of Mildura.

S. H. SEMMENS, Shire Secretary.

SHIRE OF MILDURA.

BY-LAW No. 81.

A BY-LAW of the Shire of Mildura, under section 197 of the Local Government Act 1928, and numbered 81. for regulating the keeping of bees and thereby preventing the same from becoming a nuisance.

- 1. No person shall, in the months of February, March, and April, within 5 miles of any horticultural block planted with trees or vines in bearing, keep any hive of becs unless the same shall be so covered in as to prevent the bees therein from leaving the premises upon which the hive is situate.
- 2. The occupier of any premises upon which bees are kept shall, at all reasonable times during the above-mentioned months of February, March, and April, afford free access thereto to the Inspector of Nuisances of the said shire or to any person specially appointed by the said Shire Council in that behalf for the purpose of inspecting any beehives or bees thereon. bees thereon.
- 3. No person shall, in the months of September, October, November, December, January, February, March, and April. keep in either of the areas defined in clause 6 hereof any hive of bees unless the same shall be so covered in as to prevent the bees therein from leaving the premises upon which the hive is situated.
- 4. The occupier of any premises situated in the Township of Merbein or the Township of Red Cliffs upon which premises bees are kept shall, at all reasonable times during the above-mentioned months of September. November, December, January, February, March, and April, afford free access thereto to the Inspector of Nuisances of the said shire or to any person specially appointed by the said Shire Council in that behalf for the purpose of inspecting any beehives or bees thereon.

- 5. Clauses 1 and 2 of this By-law shall have force and effect throughout the Shire of Mildura other than the areas defined in clause 6 hereof.
- 6. Clauses 3 and 4 hereof sliall have force and effect in the Township, of Merbein, the land comprised in plan of subdivision lodged in the Office of Titles, No. 7639, and the Township of Red Cliffs, being the land comprised in plan of subdivision lodged in the Office of Titles, No. 7659.
- 7. Every person who shall by any wilful act or default be guilty of any breach of the provisions of the foregoing By-law shall be liable for such offence to a penalty not exceeding Five pounds nor less than Two pounds for each such breach.
- 8. By-law Number 59 is hereby repealed.
- 9. This By-law shall come into operation and commence to have effect immediately upon its publication in the Government Gazette as provided by the Local Government

Resolution for passing this By-law agreed to by the Council the third day of April, 1941, and confirmed the first day of May, 1941.

The common seal of the President. Councillors, and Ratepayers of the Shire of Mildura was affixed hereto by order of the Council—

9344

(SEAL)

R. R. SKEAT, President. JOHN R. GORDON, Councillor. S. H. SEMMENS, Secretary.

SHIRE OF PHILLIP ISLAND.

NOTICE OF INTENTION TO BORROW MONEY,

NOTICE is hereby given that the Council of the Shire of Phillip Island proposes to borrow, on the credit of the President, Councillors, and Ratepayers of the said Shire, the sum of One thousand pounds (£1,000), such sum to be raised by the issue of debentures, with interest payable half-yearly, in accordance with the provisions of Part XV. of the Local Government Act. It is further proposed that—

1. The rate of interest to be named in such debentures shall be Three pounds fifteen shillings per centum per annum.

2. The principal and interest moneys shall be repayable by 40 half-yearly instalments, each covering principal and interest, on the first day of September and the first day of March in each year. Such moneys shall be payable at the National Bank of Australasia Limited, Melbourne.

3. The purpose for which the loan is to be applied is: For the provision of foreshore improvements and conveniences,

4. The plans and specifications and estimate of the cost of the works referred to are open for inspection at the Shire Office, Cowes.

Dated this twenty-seventh day of June, 1941.

9329

E. R. MARCHANT, Shire Secretary.

SHIRE OF SEYMOUR. BÝ-LAW NO. 37.

A By-law of the Shire of Seymour (hereinafter referred to as the Municipality), made under the Local Government Acts, and particularly under section 198 of the Local Government Act 1928 and section 27 of the Local Government Act 1934 and Part V. of the 13th Schedule to such Act, with the approval of the Governor in Council, and numbered 37, for the purpose of amending By-law No. 32 of the said Minicipality the purpose Municipality.

IN pursuance of the powers conferred by the Local Government Acts, the President, Councillors, and Ratepayers of the Shire of Seymour order as follows:—

Clause 1 provides that clause 55 of the By-law No. 32 be amended by striking out the description given therein of the boundaries of the Township of Seymour, and substituting in lieu thereof an entirely new description of the boundary of the Township of Seymour.

Resolution for passing this By-law was agreed to by the Council of the Shire of Seymour on the 10th February, 1941, and confirmed by the said Council on the 10th day of March.

The common seal of the President, Councillors, and Rate-payers of the Shire of Seymour was affixed in the presence of-

W. G. O'SHEA, President. H. E. BAILEY, Councillor. WILLIAM J. SINCLAIR, Secretary. (SEAL)

A copy of the above By-law is open for inspection, free of charge, during office hours, at the office of the Council, Stationstreet, Seymour.—WILLIAM J. SINCLAIR, Secretary.

Confirmed by the Governor in Council the 29th day of April, 1941:—C. W. Kinsman, Clerk of the Executive Council. 9332

SHIRE OF SEYMOUR. BY-LAW No. 38.

- A By-law of the Shire of Seymour, and numbered 38, made under section 197 of the Local Government Act 1928, for prescribing areas within the municipal district as residential areas, and for the purpose of prohibiting within the whole of such residential areas the erection, adaptation for use, or use of any buildings for the purpose of trades, industries, manufactures, businesses, or public amusements as herein specified.
- IN pursuance of the powers conferred by the Local Government Acts, the President, Councillors, and Ratepayers of the Shire of Seymour, with the approval of the Governor in Council, do hereby order as follows:—
- 1. That portion of the Shire of Seymour as hereinafter defined shall be and is hereby prescribed as a residential area.
- 2. That the allotments and sections referred to in the description of this By-law are in the Township of Seymour, unless otherwise described.
- 3. The erection (including adaptation for use) or the use of any building for the purposes of any of the classes of trades, industries, manufactures, businesses, or public amusements (as provided and set out in Schedule "A" of this By-law) within such residential area shall be and is hereby prohibited.
- 4. This By-law shall not preclude any continuance of the use of any building for any purpose for which the same was used immediately before the coming into operation of this By-law, or the enlargement, re-building, or extension of any building used for such purpose, whether or not such enlargement, re-building, or extension involve the use of adjoining land which immediately before coming into operation of the By-law was in the same ownership.
- 5. This By-law shall apply to and operate throughout that portion of the Shire of Seymour as hereinafter defined.

Clause 6 provides and sets out in full the description of the boundary of the area described therein as portion of the Shire of Seymour over which this By-law is to apply and

Clause 7 provides for penalties for breach of this By-law.

Clause 8. This By-law shall come into operation and have effect immediately upon its publication in the Victoria Government Gazette.

SCHEDULE "A."

Trades, Industries, Manufactures, Businesses, &c., Prohibited in Residential Area.—Sawmills, woodmills, dancing saloons, picture theatres, other theatres, concert halls.

Resolution for passing this By-law agreed to by the Council on the 10th day of February, 1941, and confirmed on the 10th day of March, 1941.

The common seal of the President, Councillors, and Rate-payers of the Shire of Seymour was hereto affixed in the presence of —

W. G. O'SHEA, President. H. E. WHITEMAN, Councillor, WILLIAM J. SINCLAIR, Secretary. (SEAL)

A copy of the above By-law is open for inspection, free of charge, during office hours, at the office of the Council, Stationstreet, Seymour.—WILLIAM J. SINCLAIR, Secretary.

Confirmed by the Governor in Council the 10th day of June, 1941.—C. W. KINSMAN, Clerk of the Executive Council. 9333

NOTICE is hereby given that The Trustees, Executors, and Agency Company Limited and Elsie Gertrude Rountree, as trustees of the will of James Henry Rountree, deceased, have ceased to carry on the business of a pharmaceutical chemist, at Gray-street, Hamilton, and have sold the same to John Hodgson Rountree, who will carry on the business as from the 1st April, 1941.

SIDNEY I. SILBERBERG, 360 Collins-street; Melbourne, solicitor for the trustees.

solicitor for the trustees.

NOTICE is hereby given that, in pursuance of section 226 (1) of the Companies Act 1938, Federal Tobacco Company Proprietary Limited, the registered office of which is situate at 255 Bourke-street. Melbourne, by a Special Resolution passed at a Meeting of all the members of the said company, held on the thirtieth day of June, 1941, agreed that the company be wound up voluntarily.

Dated the thirtieth day of June, 1941.

A. BEACONSFIELD, Chairman of Directors. R. BEACONSFIELD, Director. ANGEL BEACONSFIELD, Director.

Septimus Jones, solicitor; 289 Collins-street, Melbourne.

GIPPSLAND AND NORTHERN CO-OPERATIVE COMPANY LIMITED:

Form 32nd Schedule.

Unclaimed Moneys Lodged Companies Act 1938. Section 575 (2).

		Section 575 (2).			
Name of Owner on Books.		Addresa.	Total Amount Due to Owner.		iption of ned Money.
Abrahamson, G. R. (deceased)		Corres.—c/o G. Abrahamson, 1 Cullinane-street, Black	£ s. d. 0 10 0	Dividend	, year ended
Aberdeen, Kenneth McKây		Rock	1		une, 1939
Airey, Thos. Wilson (deceased)		Northam, Western Australia	5 7 0	,,	" "
Albert, Hy. Edw	,	Jung	0 5 0	. ,,	" "
Aitken, Archd. Nelson (decease	d)	Corres.—c/o Mrs. F. E. Aitken, "Kimbada," Jindivick	0 10 0	* ,,	" "
Almond, Robt. John Anker, Godfrey	.:	Ancona, via Merton	0 5 0	,,	" "
Andrews, Gordon Fenton (dece	ased)	Corres.—c/o B. Andrews, Stanley-road, Keysborough	1 2 0	"	, ,,
Andrews, John Kenneth		l Maminum .	070	,,	" "
Baird, Les. Herbt. Barker, Robt. John (deceased)			0 5 0	٠,,	,, ,,
Baynes, Joseph		Barnawartha South	0 2 0	,,	"
Bell Bros.—John Jos., Peter		Ultima	0 2 0	,,	" "
Robt. Les., and Wm. Godfre Bell, Alfred Geo:		Sebastopol, via Ballarat	070		
Bennett, John Wm.		Talbant*	0 2 0	**	" "
Benston, Peter		Koo-wee-rup	0 5 0	"	" "
Bennett, Jane Eliza Bennett, Percy Howard Arcule		Lalbert	0 10 0	,,	" "
Bennett, Chas. Wm. Arcules	s	Lalbert	0 5 0 0	,,	" · "
Berry, John Henry		Whitehorse-road Box Hill	150	,,	" "
Blyth, George Boothroyd, Wm. Clayton		Bundalaguah East Poowong Chinkapook	0 2 0	**	" "
Both, Henry Albert		Chinkapook	1 10 0 0 2 0	,,	" "
Bottle, Lucy Henrietta		76 Beaconsfield-parade, Albert Park	0 5 0	,,	" "
Bourke, James Boutcher, Ernest	• •	Campbells Forest	0 5 0	,,	" "
Bourchier, Edw. (deceased)		Upper Gundowring Exors.—c/o C. E. C. Bourchier, "Wonga Park," Pine	0 8 0	·: "	" "
	• • •	Hills, via Deniliquin		. "	" "
Bowman, Archie Wm.		417 Inkerman-road, East St. Kilda	0 10 0	,,	,, ,,
Boyle, Sydney and James Bremner, John	• • •	c/o M. Jenkin, Ironbark, Bendigo	0 2 0	,,	,, ,,
Brown, John Herbt. (deceased)		Corres.—Farmers and Cit. Trust. Co. Ltd., View Point,	1 5 0	**	" "
TO DESCRIPTION OF THE CO. LET		Bendigo		,,	" "
Bullingham, Jack Stanley Burns, Jas. (deceased)		Tongala	$\begin{bmatrix} 0 & 2 & 0 & 0 \\ 0 & 5 & 0 & 0 \end{bmatrix}$,,	" "
Busch, Leo		Girgarre	$\begin{bmatrix} 0 & 5 & 0 & 0 \\ 0 & 7 & 0 & 0 \end{bmatrix}$	"	" "
Butler, Geo. Hy		Hoddle Range	0 5 0	,,	" "
Butler, Jas. Frederick Byrne, Tim. Eugene	• •	Nathalia	$\begin{array}{c cccc} 0 & 10 & 0 \\ 0 & 2 & 0 \end{array}$	**	" "
Callagnan; Wm		Nathalia	$\begin{bmatrix} 0 & 2 & 0 \\ 0 & 5 & 0 \end{bmatrix}$,,	"
Calvert, John (deceased)		Corres.—c/o Exors. Mossiface	1 5 0	,,	,, ,,
Campara, Giovanni Campbell, Colin (deceased)		Koyuga	0 5 0	**	,, ,,
Carmody, John		Clarence-street, Kensington	0 15 0	,,	" "
Casey, John Jas. (deceased)	• • •	Corres.—c/o W. J. Leavey, 1 Zoeller-street, Concord,	1 5 0	,,	" "
Casey, Arthur Wm.		New South Wales Garfield	0 10 0		
Charlton, John		Almurta	0 2 0	"	"
Chestnut, Robt. Hill	• •	"Netheridge," Caroon Mail, West Wysleng, New South	0 2 0	,,	" "
Chisholm Bros., Alex., Jas.	, and	Wales Highlands, via Yea	070.		•
Roderick				**	,, ,, .
Chisholm, John (deceased) Clark, Alf. Thos		Exors.—c/o Jas. Chisholm, 15 Fitzgibbon-street, Parkville Bonegilla	$\begin{array}{c ccccccccccccccccccccccccccccccccccc$,,	,, ,,
Clarke, Frank (deceased)		Exors.—c/o B. Clarke, 33 Horace-street, Malvern	0 5 0	"	" "
Clarke, Jas. (deceased)	• •	Admin.—T. W. Clarke, Bonnie Doon	0 2 0	"	" "
Clark, Lyndon Clyne, Sybella	!	183 Brunswick-road, West Brunswick	$\begin{array}{c cccc} 0 & 2 & 0 \\ 1 & 0 & 0 \end{array}$. "	" "
Cobbledick, Thos. John		Darnum	$\begin{array}{c ccccccccccccccccccccccccccccccccccc$	"	"
Collaratta Walter (deceased)		Bridgewater	0 5 0	"	" "
Collenette, Walter (deceased)	••	Corres.—Mrs. Alice Oberdorf, c/o Miss Macdonald, 62 Bellevue-street, North Sydney	0 5 0	,,	**
Coller, Alf. Hy		Alexandra	0 5 0	,,	" "
Collins, Jas. (deceased)		Corres.—Mrs. C. E. Collins, "Ellisdale," Upper Flynn's	0 2 0	,,	" "
Condon, Thos. Jos. (deceased)		Creek Exors.—c/o Jos. V. Trethowan, Rockbank	1 5 0		
Coonan, Thos. (deceased)	::	Corres.—M. Coonan, Flowerdale, via Yea	0 2 0	"	" "
Cornish, Richard		Glenalbyn	0 2 0	**	;, ;,
Crabtree, Jas. A	:: ::	Corres.—c/o Mrs. Coto, 86 Clyde-street, Box Hill North 79 Royal-parade, Parkville	$\begin{bmatrix} 0 & 10 & 0 \\ 0 & 5 & 0 \end{bmatrix}$	••	" "
Crane, Fredk. Geo. (deceased)		Extxs.—c/o Mrs. E. S. Crane, Cannie	0 5 0	,, عرب ,,	" "
Crapper, John (deceased) Crofts, Walter Richard		Corres.—c/o Mrs. E. Buckland, Dingee	0 10 0	", 12"	" "
Cross, Geo. (deceased)	::	Brodribb-road, Orbost Corres.—c/o J. Crofton Lee, Esq., 69A Raymond-street,	0 5 0 2 15 0	**	" "
,		Sale		"	" "
Crutchfield, Erskine Maybell (de	ceased)	Exors.—c/o Mrs. Mary G. C. Hanna, 5 Pascoe-crescent, Essendon	5 0 0	**	"
Cumming, Jas. (deceased)		Exors.—c/o H. F. Cumming, 52 Thames avenue, Chelsea	050	,,	
Daly, Miss Mary Daly, Chas. John		Dalyston	0 5 0	"	" "
Davis Chas Jes (decessed)		Corres.—c/o Mrs. M. H. Davis. Queen-street. Mentone	$\begin{bmatrix} 0 & 10 & 0 \\ 0 & 5 & 0 \end{bmatrix}$,,	,, ,,
Davis, John Benj		Tatura Corres.—c/o Mrs. M. H. Davis, Queen-street, Mentone Mack's Creek, via Traralgon	0 2 0	,,,	й н. н., н.,
Davis, Stan. Herbt. (deceased)	1	Corres.—Mrs. A. M. Davis, "The Wee House," Foster	0 10 0	,,,	D D

GIPPSLAND AND NORTHERN CO-OPERATIVE COMPANY LIMITED—UNCLAIMED MONEYS—continued.

Name of Owner on Books.	Address.		l Am to O		Des Uncla	cription imed Mo	of ney.
Damm, Andrew (deceased)	. Exors.—c/o P. McSwiney, Solicitor, Wangaratta		s. 10			id, year	
Davy, John Edw. (deceased)	. Corres.—c/o Mrs. G. H. Parker, 9 Baven-street, Kew	0	5	0	30th	June, I	.939
Davy, Thos. Arthur	. 704 Dean-street, Albury		7		",	,,	"
Dickers, Fredk. Jas. (deceased)	. Corres.—John Darling, Inverloch Post Office		10		,,	**	"
Dodemaide, Wm. (deceased)			10		,,	,,	,,
Dobson, Jas. David (deceased) Donaldson, John Richard	Extx.—Mrs. J. Dobson, The Basin, Bayswater Wedderburn		5	ŏ	,,	"	"
Dowsley, Felix (deceased)	. Exorse/o E. M. Tobin, Solicitor, Pickering-stree		10	0	,,	,,,	,,
	Ouyen	١.	^	0			
Dowel, Hy. John (deceased) Doyle, Martin (deceased)	1 7 1 1 1 1 1 1 1 1	$\begin{bmatrix} & 1 & 0 \\ & & 1 \end{bmatrix}$	5	ŏ	,,	,,	,,
Dwyer, William		j ŏ		ŏ	",	,,	,,
·							
Earle, Stuart Norwood	1 - · ·	$\begin{bmatrix} \cdot \cdot \\ \cdot \cdot \end{bmatrix} \begin{bmatrix} 0 \\ 0 \end{bmatrix}$		0	,,	,,	**
Elliott, James Esnie, David S	. Boolarra	ŏ		ŏ	,,	"	,,
Espie, David S	. Korong Vale	0		0	,,	,,	,,
Farmer, Alf. Alex	. Glengarry	1 ^	15		,,	,,	"
Farrer, Rev. John Stafford Fleming, Miss Eliza	Stepney, London, E.1		10		"	"	,,
Forsyth, Wm. (deceased)	Extx.—Mrs. N. Forsyth, Coling-avenue, Murrumbeena	0	5	ŏ	",	,,	,,
Ford, Florence Mary	Porcupine Ridge	0		0	. "	,,	,,
Fowler, Jas. Barrington	Werribee) 2		,,	,,	,,
Francis, Thos	. Moondarra Corres.—c/o W. Frank, c/o Power, Fielder, and C	o., 6	5	ő	"	"	"
	William-street, Melbourne				"		.,
Francome, Edw. (deceased)	. Corres.—Frank R. Moore, Leongatha	3		0	,,	,,	,,
Fradd, Francis (deceased) Frith, Timothy Edw			2	0	"	"	,,
Futcher, Alf. Geo. (deceased)	. Bullarto	id.	5	ŏ	",	,,	"
2 200101, 11111 0101 (41111114)	Caulfield				l. "	•	• "
Gargan, Peter	101 171 70 100		2	0	,,,	**	,,
Garvey, James	. Osborne's Flat, Post Office		2 10	ő	,,	"	,,
Giles, Hv. (deceased)	Extx.—Mrs. L. M. Dark, 1153 Burke-road, Kew		í 2	ŏ	",	"	"
Gawen, Harriet Giles, Hy. (deceased) Giuffrida, Joseph	. 71 Queensberry-street, Carlton) 5	0	,,	,,	,,
Gleeson, John Jos., and Sons, Rich	d, Jindivick	() 2	0	,,	**	,,
Bernard, and John Gooch, Hampton Alex	. "Rillwood," Toongabbie	3	1 5	0	"	,,	,,
Good, Josiah (deceased)	. Exors.—c/o Mrs. A. L. Good, Natya, via Piangil	(2	0	,,	,,	,,
Greenham, Peter			7	0	,,	**	••
Green, Octavious Geo. (deceased)	. Corres.—Miss A. F. Green, c/o G. Anderson, Spring Far Baynton	m, ') 3	v	,,	**	,,
Grover, Edgar Sidney	Los Angeles Court, St. Kilda			0	,,	,,	**
Halbert, Joseph			0 10		,,	**	,,
Haig, John M Hall, Robert			1 2		,,,	**	,,
Hamilton, Robt. (deceased)	Corres.—W. A. Hamilton, Wild Duck Post Office		5 7		,,	,,	"
Hamilton, Wm. Geo	. Yelarbon, Queensland] (01 0		,,	,,	,,
Hamilton, Chas. (deceased)	Corres.—c/o Dr. J. J. Hamilton, 67 Asling - stre	et, (9 7	0	. "	**	,,
Hannah, John (deceased), and		aca (0 2	0	,,	,,	,,
(Henry)	West			_			•
Hancock, Cornelius	998 Mount Alexander-road, Essendon	9	$\begin{array}{cc} 0 & 2 \\ 1 & 15 \end{array}$,,	,,	**
Hardman, Edwin Heal, Hy. David	Banival, 9 Mail Bag, Kerang Narracan		0 2		"	,,	••
Hellisen, Alf. Hans	17 Anstice Vale, Fish Creek Post Office		0 2	0	,,	,,	,,
Hemphill, James, and Robt. (deces	998 Mount Alexander-road, Essendon Banival, 9 Mail Bag, Kerang Narracan 17 Anstice Vale, Fish Creek Post Office Cream Hill Farm, Rochford "Woorinyan," Culcairn, New South Wales		0 10		,,	,,	,,
Heywood and Webb Hickmott, Jos. (deceased)	'Woorinyan,' Culcairn, New South Wales Admin.—F. J. Hickmott, 38 Delbridge street, No.	rth	$\begin{array}{ccc} 0 & 2 \\ 0 & 5 \end{array}$,,	٠,,	٠,,
	Fitzroy	ŀ			· "	**	,,
Hickey, Matthew Edward	10 McLachlin-street, Horsham		0 2		,,	,,	,,
Hill, Chas. (deceased) Hill, Hugh	Exors.—Richard Hill, Portland c/o H. R. Harris, Nhill		$\frac{0}{0} \frac{5}{10}$. "	**	,,
Hill, Hugh Hobson, Garlick	CO H. R. Harris, Nilli		0 5	0	22	,,	,,
Hogan, John Patk	Kurting		0 2	0	,,	,,	,,
Hollins, Wm. John	Dalyston		$\begin{array}{ccc} 0 & 5 \\ 0 & 5 \end{array}$,,,	**	,,
Hosking, Herbt. Theophilus Hulls, Robt. W. C., and Chas. W	89 Chapel-street, Windsor		$0 3 \\ 0 2$,,	,,	,,
Hughes, Eliz. M. (deceased)	Solicitor—Frank R. Moore, Leongatha		1 0	Ó	",	,,	"
Hunter, Mrs. Sabina (deceased) Hurrey, Wm. Hy	Corres.—Mrs. W. Hunter, Adelaide-street, Albion Koonwarra		$\begin{array}{ccc} 0 & 5 \\ 0 & 2 \end{array}$,,	,,	**
nurrey, wm. ny	Koonwarra	**	U 2	U	,,	".	**
Jack, Thos. Usher (deceased)	Corres.—Mrs. L. Jack, 7 Normanby-street, Oakleigh		0 7		19	٠,,,	,,
Jackson, Francis	Merriwagga, New South Wales Exor.—W. W. Jenkins, 1016 Heidelberg-road, Darebin		$\begin{array}{ccc} 1 & 0 \\ 0 & 10 \end{array}$,,	,,	, ,,
Jenkins, Thos. (deceased) Jobling, John Albert	. Exor.—W. W. Jenkins, 1016 Heidelberg-road, Darebin . Lalbert		0 10 0 2		,,	"	"
Johns, Wm. Jas	Sale		1 2	0	,,	,,	"
Johnson, Chas. Geo	Meatian	- 1	0 2		,,	,,	,,
Johnson, Anthony Johnston, John Couper	Hammond-road, Dandenong		0 10 0 10		"	"	"
Johnson, Murray Stuart	Beulah		0 5	0	,,	"	٠ ,,
Jolme, Geo. Edw	Genoa		0 5		,,	,,	,,
Kelleher, Mrs. N. J. (deccased)	Corres.—Miss M. Kelleher, 133 Weston street, E Brunswick	ast	0 5	0	,,	,,	٠,,
Kelly, Patk. Jos	Erin Vale, via Kiewa		0 2	0	,,	,,	,,
Kent, John Victor (deceased)	Corres.—Mrs. F. M. Kent, 3 Scott-crescent, Canterbur	у	0 10	0	' ",	***	,,
Kimber, William King, Arthur Les. Victor	Bunyip Poowong		0 5 0 5	0	,,	• ••	,,
ming, missian res. Aletel	Poowong	•••	0 0	. 0	٠,,	**	,,

GIPPSLAND AND NORTHERN CO-OPERATIVE COMPANY LIMITED. - UNCLAIMED MONEYS - continued.

Name of Owner on Books.	Address.	Total Amount Due to Owner.			
insella, Bertram Michael (deceased)	Cora Lynn	£ s. d. 0 5 0	Dividend, year ende		
•			30th June, 1939		
rause, Clemens	Box 80, Rainbow	$\begin{array}{cccccccccccccccccccccccccccccccccccc$., ., .,		
aidlaw, Victor Rupert	1 ac 7 11 11 11 11 11 11 11 11 11 11 11 11 1	0 5 0	., ., .,		
ancaster, Samuel (deceased)	Exors.—c/o T. B. Lancaster, Ardiethan, New South Wales	1 5 0	,, ,, ,,		
arsen, Laurits	(TT() 2 0 0 1	$\begin{array}{c ccccccccccccccccccccccccccccccccccc$,, ,, ,,		
ee, William	"Witham," Clyde	$\begin{array}{c ccccccccccccccccccccccccccccccccccc$	· · · · · · · · · · · · · · · · · · ·		
chmann, Leonard Norman (decease eviston, Benj. David (deceased)	Corres.—c/o Miss C. Leviston, Mirboo North	0 17 0	,,		
- 1/- T37/11/	Ray View avenue Black Rock	0 10 0			
ove, James		$\begin{array}{c ccccccccccccccccccccccccccccccccccc$	** ** **		
ynn, J. and K	"Fairleigh." Orbost	0 2 0	" " "		
aguire, Invinas	Waverley House, Queen-street, Warragul	0 10 0			
	Exors.—c/o Jas. A. Martin, 14 Hemming - street,	0 10 0	., ,, .,		
	Dandenong	0 5 0			
artin, Wm. Hy. (deceased) ason, Samuel (deceased)	Corres.—Colin L. Martin, 52 Lynch-street, Footscray c/o Mrs. M. Mason, c/o Miss C. A. Mason, Anzac Hostel,	0 10 0	,, ,, ,,		
ason, Balluci (deceased)	North-road, Brighton		" " "		
[auger, Chas. (deceased)	Exorsc/o Mrs. E. H. Mauger, c/o Mrs. Briggs, Dederang	0 10 0	., ,,, ,,		
	Roadside	0 15 0			
(atthews, Fredk. Jas. (deceased)	Exor.—Jos. E. Don, Ouyen	0 5 0	" " "		
lewett, Miss Alice Jane (deceased)	Corres.—c/o Wm. J. Mewett, Mitre	0 5 0	, , , , , , ,		
ickan, Johannes Gustav	Murravville	0 2 0	,, ,, ,,		
	Corres.—Mrs. E. G. Miles, Bunyip	$\begin{array}{c ccccccccccccccccccccccccccccccccccc$	•• •• ••		
	1 2 19 1 2 1 1 2 1 2 1 2 1 2 1 2 1 2 1 2	0 7 0	" ", ",		
	Lalbert 10 Earlstown-road, Oakleigh	0 5 0	,,,,,,		
	. Gordon	0 5 0	,, ., ,,		
ulholland, James	Eurobin	0 10 0	. " " "		
[ummery, Thos. (deceased)	Dandenong Dandenong	" "	"""		
(urray, Wm. McGregor (deceased)	Trope a/o R S Murrey Trafalgar	1 2 0	,, ,, ,,		
	. Coongulmerang, via Lindenow South	0 2 0	, ,,		
urphy, Mary		0 7 0	'' ''		
	Corres.—Admin., Estate late E. J. McCabe, Loch	0 5 0	,, ,,		
cCardel, Chas. Edward	Runnymede, Casterton	0 2 0	'' '' ''		
[cCoy, James (deceased)	Corresc/o W. D. McCov. Ensay	0 7 0	. ", ", ",		
IcCormack, Thomas	Binney-street, Euroa	0 5 0	,, ,,		
IcCormick, Hugh	Romsey	0 5 .0 0 5 0	"" " " "		
fcCormick, John R. A	Binney-street, Euroa Romsey Westburn	0 2 0	" " " "		
feCrae, Charles	Corres.—A. N. Macarthur, Bairnadale	0 5 0	, , , , , , , ,		
[acGregor, John (deceased)	. Exors.—c/o Colin MacGregor, Cowwarr	1 2 0	,		
icIntosh, John	Corres.—A. N. Macarthur, Bairnsdale Exors.—c/o Colin MacGregor, Cowwarr Capels Crossing, via Kerang Extx.—Mrs. J. L. McKerrow, Swan Hill	0 10 0 0 5 0			
IcKerrow, Geo. (deceased) IcKenzie, Hugh (deceased)	Extx.—Mrs. J. L. McKerrow, Swan Hill Exor.—C. Cameron McKenzie, 419 Mont Albert-road,				
torrouge, mugn (deceased)	Mont Albert] " "		
	. Wychitella	$\begin{array}{c ccccccccccccccccccccccccccccccccccc$	" " "		
McLeish, Daniel (deceased)	Exors.—c/o W. J. Wallace, "Terrinallum," Pura Pura	0 2 0			
IcLean, Arch. David IcLean, Eliz. (deceased)	Corner ofo Mrs W M Crain "Hillerest" Bens	0 10 0	, , , , , , , , , , , , , , , , , , , ,		
McNamara Bros., Thos. and Oliver	. Nariel, via Cudgewa	0 2 0	, ,,		
McNaughton, John Ross	. 112 Splatt-street, Swan Hill		" " "		
Macrae, Farquhar	Underbool		" "		
IcVicar, Arch. Henry Iaylor, Henry (deceased)	Exors.—c/o Duncan Naylor, Rosebery	0 5 0	, , ,		
Velson, Thos. and Alex.		0 10 0	,, ,, ,,		
Nestor, Martin (deceased)	Extx.—Mrs. M. Doherty, 43 Radnor-street, Camberwell	0 5 0	, ,, ,,		
Vicholls, Chas. (deceased)	Koo-wee-rup Corres.—J. L. Nichol, Tallangatta Valley	1 0 0	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,		
Vichol, Maggie Hazel (deceased) Vixon, Jas. Albert (deceased)	. Exors.—c/o W. M. Strong, Corowa, New South Wales	1 2 0	,, ,,		
Connell, Daniel George	. Carisbrook	. 1 0 2 0	" " "		
'Grady, Wm. F. (deceased)	Exora.—c/o Mrs. E. K. Naughton, Florence street,		" " ?		
almer, Alf. John	Haddarwick street Essendon	0 10 0	,, ,, ,		
ardew Bros., W. E. (deceased),		2 10 0	,, ,, ,		
A. H., D., and F. E.		0.15	·,,, ,, ,,		
Payne, Edward Payne, Eliz	Clements-street, Wangaratta	0 10 0	,, ,, ,		
Peatling, Jas. (deceased)	. Exors.—c/o Wm. H. Peatling, Bagshot	0 10 0	,, ,,		
hyland, Thos. (deceased)	. Exors.—c/o Thos. J. Phyland, Swan thu		,, ,, ,		
helan Dave	Dargo		****		
Phyland, Michael Geo Polmear, John (deceased)	Extx.—Mrs. M. A. Polmear, Tallangatta Valley		" " ,		
Polmear, John (deceased) Poole, Richard (deceased)	. Corres.—Saml. Poole, Fraser-street, Maryborough		,, ,, ,,		
Pollock, David (deceased)	Trailer	1 5 0	,, ,,		
Pollock, John Baxter	Derby	0 2 0 0 10 0	,, ,, ,		
Potter, J. H. (deceased)	Corres.—Saml. Poole, Fraser-street, Maryborough Derby Corres.—L. Miller, Nichols-road, via Leongatha Extx.—Mrs. S. A. Price, Wiseleigh Springfield "Rheindale," Tambo Upper Yarragon 92 Campbell-grove, Upper Hawthorn	. 0 5 0	" " "		
Price, Frederick Augustus (deceased Quirk, Patrick	Springfield "Rheindale," Tambo Upper Yarragon	0 7 0	. ,, ,,		
Redenbach, Daniel	. "Rheindale," Tambo Upper	0 10 0	,, ,, ,,		
Reeves, Thos. and Eliz	Yarragon 92 Campbell-grove, Upper Hawthorn	0 5 0 0 5 0	,, ,, ,		
Reeves, James		0 5 0	,, ,, ,, ,, ,, ,, ,, ,, ,, ,, ,, ,, ,,		
Rendell, Fredk			" " "		
Rhodes, Alf. Ern	Cowwarr	0 2 0			

GIPPSLAND AND NORTHERN CO-OPERATIVE COMPANY LIMITED.—UNCLAIMED MONEYS—continued.

Slatter, Jas. Bertram Sinchurst, Jas. Thos. (deceased) Sinchurst, Jas. (Excessed) Sixtheriand, Sixthe	Name of Owner on Books.	Address.	Total A Due to		Descrip Unclaime	otion of od Money.
Scienting	Rigby, W. G., and Sons	Scoresby			Dividend,	year ended
Rodgers, James	Richards, Wm. (deceased)	Solicitors-McNab and McNab, 454 Collins - street, Mel-	1	5 0	1	
Rodgers, James	Ding Alf Disha-J	Mt. Prospect			,,	,, ,,
Rodgers, James	Ring, Patk. (deceased)	Exors.—c/o Jas. S. Ring, Melton			1	
Rodgers, James	Roberts, Thos. Wm.	Morwell Beness, via Lecton, New South Wales			,,	,, ,,
Rodgers, James	Roberts, David	55 Bourke-crescent, Geelong	0	5 O	,,	
Acception Author	Robinson, G. E. O.	Melton c/o Mrs. Bailey, Gerogery, New South Wales			,,	
Rodd, Rajh Bererard (deceased)	Rodgers, James	Yarram Yarram	0 .	5 0	,, .	
Massel, Geo. Robinston 43 Littlewoodstreet, Hampton 0 10 0 0 0 0 0 0 0	Rudd, Ralph Everard (deceased)	Corres.—c/o Mrs. M. Rudd, "Belhaven," 94 Holmes-road,			•	
Schrocker, Hy. Wm. Scaton, Magnet Elizabeth, James, and Chorers. Scaton, Magnet Elizabeth, James, and Chorers. Schoelar, Peter Alex. Satter, M. T. (deceased) Sheelar, Peter Alex. Shelar, Jas. Bertram Sheelar, Jas. Bertram Shith, Thomas, (deceased) Sheelar, Wm. (deceased) Sheelar, Wm. (deceased) Sheelar, Wm. (deceased) Stevens, Hy. Mitchell Stephenson, Arthur Laurence	Paragall (Paraga TI	43 Littlewood-street, Hampton			,,	" "
Shanahan, M. T. (theceased)	Ryan, Richard	Tooradin				
Shanahan, M. T. (theceased)	Seaton, Margaret Elizabeth, James, and	Bundalaguah	1 3	5 0	"	,, ,,
Sinclair, Peter Alex. 65 Knight-street, Shepparion 0 5 0 0 0 0 0 0 0 0 0			0.16			
Santher, Jas. Bertram Simburst, Jas. Santher, Jas. Stater, Jas. Sertram Simburst, Jas. State, Claceased) Smith, Thomas (deceased) Smith, William Smith, William Smith, William Smith, William Sparke, Go. Freeman Sparke, Go. Freeman Sparke, Go. Freeman Sparker, Go. Freeman Stater, Melbourne Karnel, M. Greensed) Scephenson, Arthur Lauennee (deceased) Schert, M. Greenseed) Schert, Go. Freeman Sparker, Go. Freeman Sparker, Go. Sparker, Go. Sparker, Kimarah, New South Wales Scephenson, Arthur Lauennee (deceased) Scephenson, Arthur Bertram Lauennee, Go. Sparker, Stephenson, 38 Henry-street, Oakleigh Obn. Gleenson, 38 Henry-street, Oakle	Sinclair, Peter Alex.	05 Knight atmost Chaumanton	0 8	5 0		
Taralgon	Smethurst, Jas. Thos. (deceased)	Cocamba			,,	,, ,,
Taralgon	Smith, Alex. McDonald	Boort West	0 5	2 0		
Exona	Consists TDL	Exors.—c/o J. T. Smith, McMillana			**	., ,,
Exona	Sparke, Geo. Freeman	Traralgon	0 7	7 0		
Sanney, Marjorie Souter (deceased) Stavens, Hy, Mitchell Stewart Bros., Thomas, Jas. and John Stewart Bros., Thomas, Jas. and John Stewart Bros., Thomas, Control Cont	Spencer, Wm. (deceased)	Exors.—c/o Geo. Spencer, Kamarah Naw South Walsa			,,	,, ,,
Stevens, Hy, Mischell Stevenson, Arthur Laurence (deceased) Stevens Hy, Mischell Stevenson, Arthur Laurence (deceased) Stewart Bros., Thomas, Jas. and John Stewart, Duncan Douglas (deceased) Statton, Samuel Herbert Sutherland, Mrs. Eliz. (deceased) Taylor, Arthur Bertram Late Cooper Laylor, Arthur Bertram Late Cooper Laylor, Rupert Gyril Laylor, Rupert Gyril Laylor, Rupert Gyril Lake Cooper Laylor, Rupert Gyril Lempleton, Bros.—Jas. (deceased) Lerril, Thomas Lempleton Bros.—Jas. (deceased) Lerril, Thomas Lempleton Bros.—Jas. (deceased) Lerril, Thomas Lempleton Bros.—Jas. (deceased) Lerril, Thomas Lempleton, Bros.—Jas. (deceased) Lerril, Thomas Lempleton Bros.—Jas. (deceased) Lerril, Thomas Lempleton, Bros.—Jas. (deceased) Lerril, Thomas Lempleton, Bros.—Jas. (deceased) Lerril, Thomas Lempleton, Bros.—Jas. (deceased) Lerril, Chomas Lerril, Thomas Lempleton, Bros.—Jas. (deceased) Lerril, Chomas Lerril, Thomas Lempleton, Bros.—Jas. (deceased) Lerril, Chomas Lerril, Thomas Lempleton, Kilmany Lempleton, Kilman	Stafford, Geo. Frederick	Rochford	0.10	0 (
Schwart, Dinnean Dougled (deceased) Schwart, Dinnean Dougled (deceased) Schwart, Dinnean Dougled (deceased) Schwart, Dinnean Dougled (deceased) Schwart, Glen Ayn, Tennyson 0 7 0 0 0 0 0 0 0 0 0	Stanley, Marjorie Souter (deceased)	Exors.—c/o D. Attwood, c/o Blake and Rigall, William- street, Melbourne	0 3	5 0		
Schwart, Dinnean Dougled (deceased) Schwart, Dinnean Dougled (deceased) Schwart, Dinnean Dougled (deceased) Schwart, Dinnean Dougled (deceased) Schwart, Glen Ayn, Tennyson 0 7 0 0 0 0 0 0 0 0 0		Kardella P.O			••	,,
Stewart, Duncan Douglas (deceased) Sutherland, Mrs. Eliz. (deceased) Sutherland, Sandy Creek, via Huon 0 2 0 Sutherland, Alex Cooper Lake Cooper Operation O		Corres.—-c/o Mrs. S. Stephenson, 38 Henry-street, Oakleigh				
Corres.—C/o Miss A. Sutherland, "Carinya," Mackay 0 5 0	Stewart, Duncan Douglas (deceased)	CorresMrs. R. J. Stewart, Glen Avn. Tennyson	0 7	7 0		
Sutherland, Jas. (deceased)		Corres.—c/o Miss A. Sutherland, "Carinya" Mackay.				
Laytor, Artant Bertram	•	street. Wangaratta			"	••
Taylor, Vernon Kenneth Campbel O/O W. J. Wagner, "Salmon Gunns," Esperance District, Western Australia Orres.—o/O Stanley Templeton, Kilmany O 10 0	Taylor, Arthur Bertram	Lake Cooper				
Taylor, Vernon Kenneth Campbel O/O W. J. Wagner, "Salmon Gunns," Esperance District, Western Australia Orres.—o/O Stanley Templeton, Kilmany O 10 0	Taylor, Alice	Lake Cooper	0 5	50 j		
Corres.—c/o Stanley Templeton, Kilmany	Taylor, Vernon Kenneth Campbell	c/o W. J. Wagner, "Salmon Gunna," Esperance District.				
Corres.—Stanley Templeton, Kilmany	Templeton BrosJas. (deceased) and	Western Australia Corres — a/o Stanley Templeton Kilmany		ł	,,	, ,,
Torning Thomas Wiseleigh P.O., via Bruthen 1 5 0 1	John (deceased)		0 10	′ ′ [**	,,
Unthank, Hy. Eustace	Tamill Thomas	Corres.—Stanley Templeton, Kilmany Wiseleigh P.O., via Bruthen				
Unthank, Hy. Eustace	Thomas, Bertie Albert	13 Steel-street, Footscray	0 5	5 0		
Unthank, Hy. Eustace	Thomas, Nicholas	"The Pines." Tandarra			,, .	.,
Unthank, Hy. Eustace	Tomomickel Dancer Vister	Werribee P.O.	0 5	0		
Unthank, Hy. Eustace	Tonge, Bertha B	265 Lygon-street, Carlton				
Unthank, Hy. Eustace	M-11: D-L F / 1 1	Melbourne			,,	
Vance, Elizabeth	Unthank, Hy. Eustage	"Wyuna," Hastings			,,	. ,,
Wakeman, Albert Ed. Natya 0 5 0 """"""""""""""""""""""""""""""""""""	Vance, Elizabeth	35 Albert-street, Toowoomba, Queensland	_			
Walker, Wm. Jas. Jeeralang 0 7 0 """"""""""""""""""""""""""""""""""""	vickery, Jas. (deceased)	Corres.—Mrs. Vickery, 17 Arcacia-street, Box Hill				
Walker, Fredk. Arnold Jeeralang 0 7 0 """"""""""""""""""""""""""""""""""""	Wallean Wra Tax				,,	, ,,
Wallace, Edward c/o Č. W. Hunt, Wonthaggi 0 5 0 " " " " " " " " " " " " " " " " " " "	Walker, Fredk. Arnold	Toongabbie			,,	, ,,
Exorsc/o Mrs. Emma Ward Glenaroua 0 5 0 0 2 0 0 0 0 0 0 0 0	Wallace, Edward	- /- O TS7 FT 3T71	0 5	0		
Varian V	Ward, George (deceased)	Exors.—c/o Mrs. Emma Ward Glenarona			٠,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	, ,,
Wightman, John Campbell (deceased) Exors.—c/o R. J. Briggs, Alexandra 0 10 0 """"""""""""""""""""""""""""""""""""	White, Ernest Amos	Yarram	0 2	0		
Wight, Edwin Arthur Serpentine 0 2 0 " " " " " " " " " " " " " " " " " " "	Wightman, John Campbell (deceased)	Exors.—c/o R. J. Briggs, Alexandra			٠,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	, ,,
Fish Creek	Wildelia Dalle III. (dancer)	Serpentine Exerp - /o Mrs F A Widdie 9 Populary and Communication	0 2	0		
Williams, Ernest Oprie Tragowel P.O. 0 10 0 " " " " " " " " " " " " " " " " " " "	Wight, Les. Rivers	Fish Creek			,, ,	, ,,
Williames Bros.—Manuel, Percy, and Fredk, Jas. c/o F. C. Williames, Moe 0 5 0 " " " " " " " " " " " " " " " " " " "		Tragowel P.O.	0 10	0	,, ,	
Appendix Jas. Williamson; Donald McKenzie Glenmaggie Weir P.O., via Heyfield 0 5 0 " " " Worship, Harry Lipscomb Pakenham East 0 10 0 " " " Wood, Win, Irvine Cowwarr 0 10 0 " " " Wright, Wm. (deceased) Corres.—o/o J. W. Wright, Elmore 0 5 0 " " " Williamson; Wright, Who. (deceased) Corres.—o/o J. W. Wright, Elmore 0 5 0 " " " Williamson; Wright, Who. (deceased) Corres.—o/o J. W. Wright, Elmore 0 5 0 " " " Williamson; Wright, Who. (deceased) Wright, Elmore 0 5 0 " " " Wright, Who. (deceased) Wright, Who. (deceased) Wright, Who. (deceased) Wright, Elmore 0 5 0 " " " Wright, Elmore 0 5 0 " " " Wright, Elmore 0 5 0 " " " Wright, Elmore 0 5 0 " " Wright, Elmore 0 5 0 " " Wright, Elmore Wrigh	Williames Bros Manuel, Percy, and	a/a Ta C Williamsa Maa				
Worship, Harry Lipscomb Pakenham East 0 10 0 " " " " " " " " " " " " " " " " " " "	Williamson, Donald McKenzie	Glanmaggia Wair P.O. via Haufald	0 =	0		
Wood, Wn. Irvine Cowwarr 0 2 0 """"""""""""""""""""""""""""""""""""	Worship, Harry Lipscomb	Pakenham East	0 10	0		
Wright, Wm. (deceased) Corres.—o/o J. W. Wright, Elmore 0 5 0 " " " " " " " " " " " " " " " " " " "	Wood, Wm. Irvine	P.O., Watchem			,, ,	, ,,
Sutton, Mrs. Joyce Condah	Wright, Wm. (deceased)	Corres.—c/o J, W, Wright, Elmore	0 5	0		
Sutton, Mrs. Joyoe Condah		Pouloh			,, ,	, ,,
NOUMS, 1 HODETOND	Sutton, Mrs. Joyce	Condah	1 0	3		
	rooma, r	(moperoun	2 2	9		

GIPPSLAND AND NORTHERN CO-OPERATIVE COMPANY LIMITED .- UNCLAIMED MONEYS .- continued

Name of	Owner on	Books.		 	Total Due to	Amount Owner.	Description of Unclaimed Money.						
Newport Bros. Howe, F Anstey Bros. Todd, J Saunders and Sk	 xinner		 ·· ·· ·· ·· ··	 					1 0 2 6 1	0 0 15 0 5 0 3 1	Proceed	s of A	/c. Sale

In the matter of DANDENONG MILLS LIMITED (in Liquidation). Notice of Return to Contributories (Preference Share-

NOTICE of Recurs to Scholders).

NOTICE is hereby given that an Interim Return of Capital (the Second) is intended to be made in the above matter, payable at my office, Stock Exchange Building, 422 Little Collins-street, Melbourne, on Monday, the 14th day of July, 1941. Transfer books of the company will be closed from the 9th to 14th day of July, 1941, both days inclusive. Dated this 1st day of July, 1941, both days inclusive.

R. A. RANKIN, Liquidator.

McColl, Rankin, and Stanistreet, chartered accountants (Aust.).

BERRYBANK WEIGHBRIDGE COMPANY PROPRIETARY LIMITED.

NOTICE is hereby given that at a General Meeting of the members of Berrybank Weighbridge Company Proprietary Limited, duly convened and held at Berrybank, on the 24th day of June, 1941, the following Special Resolution was duly

"That it be resolved that the company cannot continue its business, that it is advisable to wind up, and that the company be wound up accordingly."

Mr. STANLEY MACK, of "Berry Bank," Berrybank, was 9440

appointed liquidator.

MANFRED PASTORAL COMPANY PROPRIETARY LIMITED.

NOTICE is hereby given that a Meeting of the creditors of the above-named company will be held at the registered office of the company, 526 Bourke-street, Melbourne, on Monday, the fourteenth day of July, 1941, at a quarter to One o'clock in the afternoon, for the purpose of considering the position of the company's affairs, the company having convened an Extraordinary General Meeting of its members to be held at the above place, on Monday, the fourteenth day of July, 1941, at half-past Twelve o'clock in the afternoon, for the purpose of considering and, if deemed expedient, passing as an Extraordinary Resolution the Resolution following, that is to say:—

"That it has been proved to the satisfaction of this meeting

That it has been proved to the satisfaction of this meeting "That it has been proved to the satisfaction of this meeting that the company cannot by reason of its liabilities continue its business and that it is advisable to wind up the same, and accordingly that the company be wound up voluntarily."

A Resolution will be submitted to the Meeting for the nomination of a person acceptable to the creditors to be the liquidator of the company for the purposes of winding up.

Dated the twenty-sixth day of June, 1941.

By order of the Board,

W. V. AMESS, Secretary.

526 Bourke-street. Melbourne.

526 Bourke-street, Melbourne. Gillott, Moir, and Ahern, of 95 Queen-street, Melbourne, solicitors for the company.

Companies Act 1938.

RE TEXTILE TECHNICAL SCHOOL LTD. (IN Liquidation)

NOTICE is hereby given that a Dividend is intended to be Notice is hereby great that a britain is included to be declared in the above matter. Creditors who have not proved their debts by the 17th day of July, 1941, will be excluded from the dividend.

Dated this 27th day of June, 1941.

T: H. GREEN, Liquidator.

48 Queen-street. Melbourne, C.1. 9447

48 Queen-street. Melbourne, C.1.

Companies Act 1938, Section 245 (1) and (2).
PRESTON QUARRIES LIMITED (IN LIQUIDATION).
NOTICE is hereby given that a General Meeting of Preston Quarries Limited (in liquidation) will be held at the office of the liquidator, 25 MacGregor-street, East Malvern, at Twelve noon on Saturday, 9th day of August, 1941, for the purpose of receiving the liquidator's final account of the winding up of the company and receiving any explanation thereof.

Dated this 24th day of June. 1941.

H. A. MYERS, Liquidator.

Companies Act 1938.

H. & W. SMITH UTILITY MOTORS PROPRIETARY LIMITED (IN LIQUIDATION).

NOTICE is hereby given that a General Meeting of the above company will be held at the offices of M. R. M. Smith, Peacock, and Co., 485 Bourke-street, Melbourne, at Twelve o'clock noon on Thursday, 31st July, 1941, for the purposes set out in section 236 of the said Act.

M. R. M. SMITH, Liquidator.
M. R. M. Smith. Peacock, and Co., chartered accountants (Australia), 485 Bourke-street, Melbourne, C.1. 9444

PURSUANT to the Trustce Act 1928, notice is hereby given that all persons having chims against the estate of Alexander Greig. late of 12 Bolton-street, Spotswood, in the State of Victoria, engineer, deceased (who died on the lifteenth day of May, 1941, probate of whose will was granted by the Supreme Court of the State of Victoria, in its probate jurisdiction, on the twenty-first day of June, 1941, to Florence Greig, of 12 Bolton-street, Spotswood aforesaid, widow), are hereby required to send particulars, in writing, of such claims to the said Florence Greig, care of the undersigned, on or before the sixth day of September. 1941, after which date the said Florence Greig will proceed to distribute the assets of the said Alexander Greig, deceased, which shall have come to her hands or possession, amongst the persons entitled thereto, having regard only to the claims of which she shall then have had notice. And notice is hereby further given that the said Florence Greig will not be liable for the assets so distributed, or any part thereof, to any person of whose claim she shall not have had notice as aforesaid.

Dated this twenty-fifth day of June, 1941. PURSUANT to the Trustee Act 1928, notice is hereby given

Dated this twenty-fifth day of June, 1941.

W. H. JONES & KENNEDY, 305-7 Collins-street, Melbourne, proctors for the executrix.

NOTICE TO CLAIMANTS.-RE FRANCIS JAMES SMITH, DECEASED.

THE EQUITY TRUSTEES. EXECUTORS & AGENCY COMPANY LIMITED, of 472 Bourke-street, Melbourne, in the State of Victoria, the executor of the will of Francis James Smith, late of Bonnie View; Beveridge, in the State of Victoria, farmer, deceased (who died on the 18th day of April, 1941), requires all creditors, next of kin, and others having claims against the property or estate of the said deceased to send to the said The Equity Trustees. Executors, and Agency Company Limited, on or before the 31st day of August, 1941, particulars, in writing, of such claims, after which date the said executor intends to convey or distribute such property or estate to or among the persons entitled such property or estate to or among the persons entitled thereto, having regard only to the claims of which it shall have had notice.

Dated this 24th day of June, 1941.

MORGAN & FYFFE, 485 Bourke-street, Melbourne, proctors for the said executor.

PURSUANT to the Trustee Act 1928, all persons having claims against the estate of Arthur Frederick Knowling, late of Barellan, in the State of New South Wales, farmer, deceased who died on the eighth day of October, 1940, and an application for reseal of an exemplification of prohate of whose will was granted by the Supreme Court of Victoria, on the thirtieth day of June, 1941, to Raymond Joseph Moon, of Barellan aforesaid, auctioneer, the proving executor named in the said will), are hereby required to send particulars of such claims to the said executor, at his address above appearing, on or before the third day of September, 1941, after the expiration of which time the said executor will proceed to distribute the assets of the said deceased amongst the persons entitled thereto, having regard only to claims of which he shall have had notice.

Dated this first day of July, 1941.

Dated this first day of July, 1941.

BLAKE & RIGGALL, 120 William-street, Melbourne solicitors for the said executor. 9411

STATUTORY NOTICE TO CREDITORS.—MARY HODGSON, PURSUANT to the Trustee Act 1928, notice is hereby given DECEASED.

PURSUANT to the provisions of the Trustee Act 1928, notice PURSUANT to the provisions of the Trustee Act 1928, notice is hereby given that all persons having any claims against the estate of Mary Hodgson, late of Tongala, in the State of Victoria, widow, deceased (who died on the 14th day of October, 1940, and probate of whose will was, on the 31st day of December, 1940, granted by the Supreme Court of Victoria, in its probate jurisdiction, to Joseph Hodgson, of Tongala aforesaid, farmer, and John Sawers, of Kyabran, solicitor, the executors appointed therein), are required to executors, care of the under-mentioned solicitors, on or before the 9th day of September, 1941, after which date the said executors will proceed to distribute the assets of the said decased which shall have come to their hands amongst the persons entitled thereto, having regard only to the claims of which they shall then have had notice, and the said executors will not be liable for the assets, or any part thereof, so distributed to any person of whose claim they shall not have had notice as aforesaid.

Dated the 30th day of June, 1941.

Dated the 30th day of June, 1941.

MORRISON & SAWERS, Kyabram, solicitors for the

NOTICE TO CREDITORS AND OTHERS.—RE DAMARIS PIKE, DECEASED.

PIKE, DECEASED.

PURSUANT to the Trustee Act 1928, notice is hereby given that William Frederick Weigall and George O'Dell Crowther, both of 459 Chancery-lane. Melbourne, in the State of Victoria, solicitors, the executors of the will of the abovenamed Damaris Pike, late of 632 St. Kilda-road, Melbourne, in the said State, spinster, deceased (who died on the twenty-sixth day of May, 1941), intend to convey or distribute the estate of the said deceased to or among the persons entitled thereto, and require all persons, next of kin, and creditors interested to send to the said executor, in care of the undersigned solicitors, on or before the fourth day of September, 1641, particulars, in writing, of their claims against the said estate, after which date the said executors may convey or distribute the said estate to or among the persons entitled thereto, having regard only to the claims, whether formal or not, of which they shall then have had notice.

Dated the 2nd day of July, 1941.

WEIGALL & CROWTHER, 459 Chancery-lane, Melbourne, solicitors for the said executor.

9386

PURSUANT to the Trustee Act 1928, notice is hereby given that all persons having claims against the estate of John Luis Almeida Kenny, formerly of 38 College-street, Elsternwick, Melbourne, in the State of Victoria, but late of parts beyond the seas, a member of the Australian Imperial Forces, deceased (who died on the fifth day of January. 1941, and letters of administration (with the will annexed) of whose estate were granted by the Supreme Court of the State of Victoria, in its probate jurisdiction, on the twelfth day of June, 1941, to The Equity Trustees, Executors, and Agency Company Limited, whose registered office is situate at 472 Bourke-street, Melbourne, in the said State (the executrix appointed in the said will having renounced probate thereof), are hereby requested to send in particulars, in writing, of such claims to the said company, at its registered office, 472 Bourke-street, Melbourne, on or before the sixth day of September, 1941, after which date the said company may convey or distribute the said estate to or amongst the persons entitled thereto, having regard only to the claims of which it shall then have had notice.

Dated the twenty-fifth day of June, 1941.

W. H. JONES & KENNEDY, 305 Collins-street, Melbourne, proctors for the said company.

PURSUANT to the Trustee Act 1928, notice is hereby given that all persons having claims against the estate of Paul Frederick Wissing (otherwise Frederick Andrews), late of 7 Princess-street, Seddon, in the State of Victoria, retired engine driver, deceased (who died on the tenth day of May, 1941, and probate of whose will was granted by the Supreme Court of the State of Victoria, in its probate jurisdiction, on the twenty-fourth day of June, 1941, to The Equity Trustees, Executors, and Agency Company Limited, whose registered office is situate at 472 Bourke-street, Melbourne, in the said State, the executor named therein), are hereby required to send in particulars, in writing, of such claims to the said company, at its registered office, on or before the fifth day of September, 1941, after which date the said executor will distribute the assets of the said Paul Frederick Wissing, deceased, amongst the persons entitled thereto, having regard only to those claims of which it shall then have had notice, and the said executor will not be liable for any of the assets so distributed, or any part thereof, to any person of whose claims they shall not then have had notice.

Dated this 30th day of June, 1941.

Dated this 30th day of June, 1941.

W. H. JONES & KENNEDY. 305-7 Collins-street, Melbourne, solicitors for the said executor. 9432

PURSUANT to the Trustce Act 1028, notice is hereby given that all persons having any claims against the estate of William Rowlands Jenkins, late of Serpell's-road, Doncaster, in the State of Victoria, orchardist, deceased (who died on the fifteenth day of February, One thousand nine hundred and forty-one, and probate of whose will was granted by the Supreme Court of Victoria to National Trustees, Executors, and Agency Company of Australasia Limited, of 95 Queen-street, Mchourne, in the said State, and Annie Margretha Emma Jenkins, of Serpell's-road, Doncaster, in the said State, widow), are hereby required to send in particulars, in writing, of such claims to the said company, and the said Annie Margretha Emma Jenkins, care of the said company, at its address aforesaid, on or before the sixth day of September, One thousand nine hundred and forty-one. And notice is hereby also given that after the last-mentioned date, the said company and the said Annie Margretha Emma Jenkins will proceed to distribute the assets of the said William Rowlands Jenkins, deceased, amongst the persons entitled thereto, having regard only to the claims of which the said company and the said Annie Margretha Emma Jenkins shall then have had notice, and the said company and the said Annie Margretha Emma Jenkins will not be answerable or liable for the assets, or any part thereof, so distributed to any person of whose claim the said company and the said Annie Margretha Emma Jenkins shall not then have had notice.

have had notice.

Dated this first day of July, 1941.

LYNCH & MACDONALD. 360 Collins-street, Melbourne solicitors for the executors.

PURSUANT to the Trustee Act 1928, all persons having claims against the estate of James Prowse, late of Beeae, in the State of Victoria, grazier, deceased (who died on the 17th day of February, 1941), are required to send particulars thereof to Agnes Drucilla Prowse, spinster, and William Oliver Prowse, grazier, both of Beeae aforesaid (the executors to whom probate of the will of the said deceased has been granted by the Supreme Court of Victoria), on or before the 3rd day of September, 1941, after which date the said executors may convey or distribute the said estate to or among the persons entitled thereto, having regard only to the claims, whether formal or not, of which they shall then have had notice, and they shall not, as respects the property so conveyed or distributed, be liable to any person of whose claim they shall not have had notice at the time of conveyance or distribution.

Dated this 27th day of June, 1941.

SEWELL & SEWELL, Colae, solicitors for the said executors.

executors.

PURSUANT to Trustee Act 1928, notice is hereby given that all persons having any claim against the estate of Elizabeth Shannon, late of Sturt-street. Ballarat, in the State of Victoria, married woman, deceased (who died on the iffecenth day of November, 1940, and probute of whose will was granted on the eighteenth day of February, 1941, to David George Shannon, of Sturt-street, Ballarat aforesaid, retired bank manager, and Lindsay Martindale Shannon, of 62 Cecil-street, Gordon, in the State of New South Wales, bank official, by the Supreme Court of Victoria, in its probate jurisdiction), are hereby required to forward particulars to J. M. Shannon and Son, of 271 Collins-street, Melbourne, in the said State, on or before the second day of September, 1941, after which date the executors will convey or distribute such property or estate to or amongst the persons entitled, having regard only to those claims of which it shall then have had notice.

Dated the 1st day of July, 1941.

J. M. SHANNON & SON, of 271 Collins-street, Melbourne. solicitors for the executors.

NOTICE TO CREDITORS.—RE AGNES ISABELLA VLASOPULOS, DECEASED.

VIASOPULOS, DECEASED.

PURSUANT to the provisions of the Trustee Act 1928, notice is hereby given that all persons having any claim against the estate of Agnes Isabella Vlasopulos, late of 17 Dorcas-street, South Melbourne, in the State of Victoria, married woman, deceased (who died on the 16th day of April, 1941, and probate of whose last will and testament was granted by the Supreme Court of Victoria to The Equity Trustees, Executors, and Agency Company Limited, of 472 Bourke-street, Melbourne, in the said State, the sole executor named in and appointed by the said will), are hereby required to send in particulars, in writing, of such claims to the said company, on or before the sixth day of September, 1941. And notice is hereby given that after that date the said company will proceed to distribute the assets of the said Agnes Isabella Vlasopulos, deceased, which shall have come to its hands or possession, amongst the persons entitled thereto, having regard only to the claims of which the said company shall then have had notice, and the said company will not be liable for the assets, or any part thereof, so distributed to any person of whose claim it shall not then have had notice.

Dated the 27th day of June, 1941.

SEPTIMUS JONES, of 289 Collins-street, Melbourne, solicitor for the company herein.

PURSUANT to the Trustee Act 1928, notice is hereby given that all persons having any claims against the property or estate of Clara Victoria Edith Houston, late of 59 Davisavenue, South Yarra, in the State of Victoria, spinster, deceased (who died on the nineteenth day of March, Oge thousand nine hundred and forty, and probate of whose will was granted by the Supreme Court of the said State, in its probate jurisdiction, on the twenty-sixth day of May, One thousand nine hundred and forty, to Leslie Hillard, of 59 Davis-avenue, South Yarra aforesaid, auctioneer, and Stanley Batiste, of 42 Keats-street, Sandringham, in the said State, clerk), are hereby required to send particulars. in writing, of such claims to the said executors, care of the undermentioned proctors, on or before the sixth day of September, One thousand nine hundred and forty-one, after which date the said executors will proceed to distribute the assets of the said deceased which shall come to their hands amongst the persons entitled thereto, having regard only to the claims to persons entitled thereto, having regard only to the claims to which they shall then have had notice. And notice is hereby further given that the said executors will not be liable for the assets so distributed, or any part thereof, to any persons of whose claim they shall not have had notice as aforesaid.

Dated the twenty-seventh day of June, One thousand nine hundred and forty-one.

KRCROUSE, OLDHAM, & DARVALL, of 401 Collins-street, Melbourne, proctors for the said executors.

9434

RE ELIZABETH SARAH KENT, DECEASED.

PURSUANT to the Trustee Act 1928, notice is hereby given that all persons having any claim against the estate of Elizabeth Sarah Kent, late of "Deercot," Deering-road, Badger Creek, Healesville, in the State of Victoria, married woman, decased (who died on the 20th day of May, 1941, and probate of whose will was, on the 26th June, 1941, granted by the Supreme Court of Victoria, in its probate jurisdiction, to Harry Tolhurst McKean, of 84 William-street, Melbourne, solicitor, the executor appointed by the said will), are hereby required to send particulars, in writing, of such claims to the said executor, at the office of McKean and Park, solicitors, 84 William-street, Melbourne, on or before the 4th day of August, 1941, after which date the said executor will proceed to distribute the assets of the said deceased which shall have come to his hands, amongst the persons entitled thereto, having regard only to the claims of which he shall then have had notice. And notice is hereby further given that the said executor will not be liable for the assets so distributed, or any part thereof, to any person of whose claim he shall not then have had notice as a foresaid.

Dated the 2nd day of July, 1941.

Dated the 2nd day of July, 1941.
McKEAN & PARK, 84 William-street, Melbourne, solicitors for the said executor.

NOTICE is hereby given that all persons having claims against the estate of John Francis Gwillim, late of 52 Phillips-street, West Coburg, in the State of Victoria, draughtsman, deceased (who died on the third day of February, 1941, and probate of whose will was granted by the Supreme Court of Victoria, in its probate jurisdiction, on the 9th day of May, 1941, to Thomas Morgan Gwillim and Thomas Frank Gwillim, both of 104 Ballarat-street, Yarraville, in the said State, clerks), are hereby requested to send particulars, in writing, of such claim to the executors, care of J. F. Hogan, of 33 Anderson-street. Yarraville aforesaid solicitor, on or before the 30th day of September, 1941, after which date the said executors will proceed to convey or distribute the said estate, or any part thereof, to or among the persons entitled thereto, having regard only to the claims, whether formal or not, of which they shall then have had notice; and notice is further given that they will not be liable to any person of whose claim they shall not have had such notice as aforesaid.

Dated HOCAN: 22 Anderson et al. Varraville, solicitor for

Dated the 26th day of June, 1941. J. F. HOGAN, 33 Anderson-street, Yarraville, solicitor for

PURSUANT to the provisions of the Trustee Act 1928, notice is hereby given that all persons having claims against the estate of Thomas Anderson, late of St. Arnaud North, in Victoria, farmer, deceased (who died on the third day of May, 1941, and probate of whose will was granted by the Supreme Court of Victoria, in its probate jurisdiction, on the eighteenth day of June, 1941, to his widow, Jessie Anderson, of St. Arnaud North aforesaid, and Frederick Dower, of St. Arnaud, in Victoria, law clerk, the executrix and executor respectively appointed by the said will), are hereby required to send in particulars of such claims to the said executrix and executor, care of the undersigned, on or before the ninth day of September, 1941, and that after the lastmentioned date the said executrix and executor will proceed to convey or distribute the assets of the said deceased amongst the persons entitled thereto, having regard only to the claims of which they shall then have had notice.

Dated this twenty-third day of June, 1941.

WILLIAM MITCHELL, St. Arnaud, proctor for the said executrix and executor.

PURSUANT to the Trustee Act 1928, notice is hereby given that all persons having claims against the estate of Rosanna Wales, late of Blyth-street. Brunswick, in the State that all persons having claims against the estate of Rosanna Wales, late of Blyth-street. Brunswick, in the State of Victoria, widow, deceased (who died on the 18th day of February, 1941, and probate of whose will and codicil was on the 24th day of June. 1941, granted by the Supreme Court of Victoria, in its probate jurisdiction, to Alexander George Wales, of 340 Flinders-street, Melbourne, in the said State, director, Henry Norman Wales, of 19 Carson-street, Kew, in the said State, director. Rose Agnes May del Cott, of 52 Stevenson-street, Kew aforesaid, married woman, and Winifred Roach, of 70 Wellington-street. Kew aforesaid, married woman), are hereby required to send particulars, in writing, of such claims to them, the said Alexander George Wales, Henry Norman Wales, Rose Agnes May del Cott, and Winifred Roach, care of the undersigned, on or before the 3rd day of September, 1941, after which date they will proceed to convey or distribute the said estate, or any part thereof, to or among the persons entitled thereto, having regard only to the claims, whether formal or not, of which they shall then have had notice. And notice is further given that they will not be liable to any person of whose claim they shall not have had such notice as aforesaid.

Dated the 2nd day of July, 1941.

Dated the 2nd day of July, 1941.

WILLIAMS & MATTHEWS, 129 William-street, Melbourne proctors for the executors.

NOTICE TO CREDITORS.—RE JAMES ALIPIUS MAHER, DECEASED.

PURSUANT to the Trustee Act 1928, notice is hereby given that all persons having any claim against the estate of James Alipius Maher, late of Pyalong, in the State of Victoria, retired grazier, deceased (who died on the eighteenth day of December, One thousand nine hundred and forty, and probate of whose last will was, on the tenth day of March One thousand nine hundred and forty-one, granted to Gerald Charles Maher, of Pyalong, in the State of Victoria, grazier, Mary Lucille Butler (née Maher), of Pyalong aforesaid, married woman, and Una Commous, of Doneaster, in the said State, married woman, the executors appointed by the said will), are hereby required to send in particulars, in writing, of such claims to the said executors, care of Messrs. McNah and McNah, solicitors, Sydney-street, Kilmore, on or before the tenth day of September, One thousand nine hundred and forty-one. And notice is hereby given that after that date the said executors will proceed to distribute the assets of the said James Alipius Maher, deceased, which shall have come to their hands or possession amongst the persons entitled thereto, having regard only to the claims of which they, the said executors will not be liable for the assets, or any part thereof, so distributed to any person of whose claim they shall not then have had notice.

Dated the thirtieth day of June, 1941. PURSUANT to the Trustee Act 1928, notice is hereby given

Dated the thirtieth day of June, 1941.

McNAB & McNAB, of Kilmore, solicitors for the said

CREDITORS, next of kin, and all others having any claims against the estate of Elizabeth Gloag, late of 113 Westgarth-street, Northcote, in Victoria, widow, deceased (who died on the 22nd day of November, 1940, and probate of whose will was, on the 3rd day of March, 1941, granted to John William Smith, of 11 Gibbs-street, Balaclava, in Victoria, coppersmith, are hereby required to send particulars, in writing, of such claims to the said executor, care of the undersigned proctors, on or before the 11th day of September, 1941; after that date the said executor will distribute the assets of the said estate amongst the persons entitled thereto, having regard only to the claims received, and he will not be liable to any person of whose claim he has not then received notice. of whose claim he has not then received notice.

Dated the 11th day of June, 1941.

McNAB & McNAB, 414 Collins-street, Melbourne, proctors

CREDITORS, next of kin, and all others having any claims against the estate of David Williamson, late of Highbow Hills, Yarra Glen, in the State of Victoria, farmer, deceased (who died on the 26th day of January, 1941, and probate of whose will was, on the 28th day of April. 1941, granted to William John Woodhead, of 12 Tiuma-grove, Elwood, in the said State, traveller), are hereby required to send particulars, in writing, of such claims to the said executor, on or before the 9th day of September, 1941; after that date the said executor will distribute the assets of the said estate amongst the persons entitled thereto, having regard only to the claims received, and he will not be liable to any person of whose claim he has not then received notice.

Dated the 30th day of June, 1941.

Dated the 30th day of June, 1941.

McNAB & McNAB. 414 Collins street, Melbourne, and at Kilmore. Whittlesea, and Sunbury, proctors for the said executor. 9380

PURSUANT to the provisions of the Trustee Act 1928, notice is hereby given that all persons having claims against the estate of Simeon Karmel, late of 110 Balaclavaroad, Caulfield, in the State of Victoria, wholesale jeweller, deceased (who died on the seventeenth day of April, 1941, and probate of whose will was granted by the Supreme Court of the said State, in its probate jurisdiction, on the twenty-fourth day of June, 1941, to Ethel Rose Karmel, of 110 Balaclava-road, Caulfield aforesaid, widow, the sole executrix named in and appointed by the said will), are hereby required to send particulars, in writing of such claims to the said executrix, care of the undersigned Messys. Maddock, Lonie, and Chisholm, proctors for the said executrix, on or before the second day of September. 1941, after which date the said executrix will proceed to distribute the assets of the said deceased amongst the persons entitled thereto, having regard only to the claims of which she shall then have had notice. And notice is hereby further given that the said executrix will not be liable for the assets, or any part thereof, so distributed to any person of whose claim she shall not then lave had notice. PURSUANT to the provisions of the Trustee Act 1928,

have had notice.

Dated the second day of July, 1941.

MADDOCK, LONIE, & CHISHOLM, of 339 Collins-street.

Melbourne, proctors for the said executrix.

9382

PURSUANT to the Trustee Act 1928, notice is hereby given that all persons having claims against the estate of Richard Leslie Robertson, late of 34 Durham-road, Sunshine, in the State of Victoria, motor driver deceased (who died on the sixteenth day of December, 1940, and probate of whose will was granted by the Supreme Court of the said State, in its probate invised to the said state, in its country invised to the said State. was granted by the Supreme Court of the said State. in its probate jurisdiction, on the twenty-sixth day of April, 1941. to Mary Elizabeth Robertson, of 34 Durham-road, Susshine aforesaid, widow, and Clarence George Robertson, of 1 llayesstreet. Northcote, in the said State, commercial traveller), are hereby required to send particulars, in writing, of such claims to the said executors, in the care of the undersigned solicitors, at their office hereunder mentioned, on or before the thirteenth day of September, 1941, after which date the said executors will proceed to distribute the assets of the said Richard Leslie Robertson, deceased, which shall have come to their hands, amongst the persons entitled thereto, having regard only to the claims of which they shall then have had notice. And notice is hereby further given that the said executors will not be liable for the assets so distributed, or any part thereof, to any person of whose claim they shall not have had notice as aforesaid.

Dated this 30th day of June, 1941.

Dated this 30th day of June, 1941.
FARMER & RAMSAY, of 440 Little Collins-street, Melbourne, solicitors for the executors.
9385

DURSUANT to the provisions of the Trustee Act 1928, notice is hereby given that all persons having claims against the estate of Harriet Roberts, late of 41.4 The Avenue, Balaclava, in the State of Victoria, widow, deceased (who died on the twenty-eighth day of March, 1941, and probate of whose will was granted by the Supreme Court of the said State, in its probate jurisdiction, on the twenty-sixth day of June, 1941, to Ellen Mary Wallace, of 167 Glen Iris-road, Glen Iris, in the said State, widow, and Albert George Rains, of Richardson-street. Perth, in the State of Western Australia, indentor, the executors named in and appointed by the said will), are hereby required to send particulars, in writing, of such claims to the said executors, care of the undersigned Messrs, Maddock, Lonie, and Chisholm, proctors for the said executors, on or before the second day of September, 1941, after which date the said executors will proceed to distribute the assets of the said deceased amongst the persons entitled thereto, having regard only to the claims of which they shall then have had notice. And notice is hereby further given that the said executors will not be liable for the assets, or any part thereof, so distributed to any person of whose claim they shall not then have had notice.

Dated the second day of July, 1941.

MADDOCK, LONIE & CHISHOLM of 330 Collinestreet.

Dated the second day of July, 1941.

MADDOCK, LONIE, & CHISHOLM, of 339 Collins-street,
Melbourne, proctors for the said executors.

9383

NOTICE TO CLAIMANTS.

THE PERPETUAL EXECUTORS AND TRUSTEES ASSOCIATION OF AUSTRALIA LIMITED, whose registered office is situate at Nos. 100-104 Queen-street, Melbourne, in the State of Victoria, and William Ronald Cumming, of Caringal, Camperdown, in the State of Victoria, grazier, the executors of the will of Ava Irema Maidment Cumming, formerly of Wooreglin, Mortlake, but late of Caringal, Camperdown aforesaid married woman (who died on the 31st day formerly of Wooroglin, Mortlake, but late of Caringal, Camperdown aforesaid, married woman (who died on the 31st day of December, 1940), require all creditors, next of kin, and others having claims against the property or estate of the said deceased, to send to the said executors, in the care of the said association, on or before the 8th day of September, 1941, particulars, in writing, of such claims, after which date the said executors intend to convey or distribute such property or estate to or among the persons entitled thereto, having regard only to the claims of which they shall have had notice.

Dated the 27th day of June, 1941.

MADDEN, BUTLER, ELDER, & GRAHAM, 406 Collinsstreet, Melbourne, solicitors for the said executors,

street, Melbourne, solicitors for the said executors,

PURSUANT to the provisions of the Trustee Act 1928, against the estate of John Arthur Curtis, formerly of 901 Glenhuntly-road, Glenhuntly, in the State of Victoria, but late of "Pine Lea," Hume Vale, in the said State, gentleman, deceased (who died on the sixth day of May, 1941, and probate of whose will was granted by the Supreme Court of the said State, in its probate jurisdiction, on the twenty-fourth day of June, 1941, to Emma Adela Roberts, of "Pine Lea," Hume Vale aforesaid, married woman, the sole executrix named in and appointed by the said will), are hereby required to send particulars, in writing, of such claims to the said executrix, care of the undersigned Messrs. Maddock, Lonic, and Chisholm, proctors for the said executrix, on or before the second day of September, 1941, after which date the said executry will proceed to distribute the assets of the said deceased amongst September, 1941, after which date the said executifix will proceed to distribute the assets of the said deceased amongst the persons entitled thereto, having regard only to the claims of which she shall then have had notice. And notice is hereby further given that the said executifix will not be liable for the assets, or any part thereof, so distributed to any person of whose claim she shall not then have had notice.

Dated the second day of July, 1941.

MADDOCK, LONIE, & CHISHOLM, of 339 Collins-street.

Melbourne, proctors for the said executrix.

NOTICE TO CREDITORS AND OTHERS.—RE MATTHEW FRANCIS BYRNE, DECEASED.

PURSUANT to the Trustee Act 1928, notice is hereby given that all persons having claims against the estate of Matthew Francis Byrne, late of Flinders, in the State of Victoria, conch proprietor, deceased, intestate (who died on the second day of December, 1940, and letters of administra-Nettoria, conen proprietor, deceased, intestate (who died on the second day of December, 1940, and letters of administration of whose estate were granted to Annie Rubina McKenzie, of Dandenong, in the said State, married woman, on the 10th day of June, 1941), are hereby required to send particulars of such claims, in writing, to the said administratrix, care of the undersigned, on or before the 5th day of September, 1941; and notice is hereby given that after that day the said administratrix will proceed to distribute the assets of the said Matthew Francis Byrne, deceased, which shall have come to her hands or possession amongst the persons entitled thereto, having regard only to the claims of which she shall then have had notice, and the said administratrix will not be liable for the assets, or any part thereof, so distributed to any person of whose claim she shall not then have had such notice.

Dated the 26th day of June, 1941.

WILLIAM S. COOK & McCALLUM, Temple Court, 422 Collins-street, Melbourne, solicitors for the said administratrix.

administratrix.

PURSUANT to the Trustee Act 1928, notice is hereby given that all persons having claims against the estate of Patrick Francis Campion, late of Meredith, in the State of Victoria, farmer, deceased (who died on the 12th day of June, 1939, and probate of whose will was granted by the Supreme Court of the State of Victoria, in its probate jurisdiction, on the 24th day of June, 1941, to John Thomas Victor Campion, of Ryrie-street, Geelong, in the said State, undertaker's assistant), are hereby required to send particulars, in writing, of such claims to the said John Thomas Victor Campion, at the undermentioned address, on or before the tenth day of September, 1941, after which date the said John Thomas Victor Campion will proceed to distribute the assets of the said Patrick Francis Campion, deceased, which shall have come to his hands, amongst the persons entitled thereto, having regard only to the claims of which he shall then have had notice. And notice is hereby further given that the said DURSUANT to the Trustee Act 1928, notice is hereby given had notice. And notice is hereby further given that the said John Thomas Victor Campion will not be liable for the assets John Inomas victor Campion will not be hable for the assets so distributed, or any part thereof, to any person of whose claims he shall not have had notice as aforesaid.

Dated this thirtieth day of June, 1941.

DOYLE & KERR, "The Exchange," Market-square, Gcelong, solicitors for the executor.

NOTICE TO CLAIMANTS.

PURSUANT to the Trustee Acts, Marchant Vaughan John Jones, of Leongatha, farmer, having made application to the Registrar of Probates for a grant of probate of the wild dated the 9th day of July. 1937, of Thomas Hugh Jones, late of Warrandyte, retired builder, deceased, hereby requires all persons having claims against the estate of the said Thomas Hugh Jones, deceased to send particulars of such claims, in writing, to him, care of J. P. Brennan and Barrett, 89 Queenstreet, Melhourne, on or before the seventeenth day of September. 1941, after which date he will proceed to distribute the assets of the said Thomas Hugh Jones, deceased, which shall have come to his hands, amongst the persons entitled thereto, having regard only to the claims whereof he shall then have had notice; and he will not be liable for the assets, or any part thereof, so distributed to any person of whose claim he shall not then have had notice.

Dated this first day of July, 1941. PURSUANT to the Trustee Acts, Marchant Vaughan John

Dated this first day of July, 1941.
J. P. BRENNAN & BARRETT, 89 Queen-street. Melbourne proctors for the applicant,

PURSUANT to the Trustee Act 1928, all persons having claims against the estate of Robert Rainy Harper, late of 13 Turnbull-avenue, Toorak, in the State of Victoria, company manager, deceased (who died on the second day of May, One thousand nine hundred and forty-one, and probate of whose will was granted by the Supreme Court of Victoria, on the fourteenth day of June, One thousand nine hundred and forty-one to Sylvia Harper, of 13 Turnbull-avenue, Toorak aforesaid, widow (hereinafter called "the said executrix")). are hereby required to send particulars, in writing, of such claims to the said executrix, care of the undersigned proctors, on or before the seventeenth day of September next, after which date the said executrix will proceed to distribute the assets of the said deceased which shall have come to her hands amongst the persons entitled thereto, having regard only to the claims of which she shall then have had notice; and notice is hereby further given that the said executrix will not be liable for the assets so distributed, or any part thereof, to any person of whose claim she shall not have had notice as aforesaid.

Dated the twenty-fourth day of June, One thousand nine hundred and forty-one. $\dot{}$

AITKEN, WALKER, & STRACHAN, 123 William-street, Melbourne, proctors for the said executrix. 9401

NOTICE TO CREDITORS AND OTHERS.—RE WILLIAM SELBY DOUGLAS, DECEASED.

PURSUANT to the Trustee Act 1928, notice is hereby given that all creditors and persons having any debts or claims against the estate of William Selby Douglas, formerly of Perth, but late of No. 28 Riley-road. Claremont, in the State of Western Australia, gentleman, deceased (who died on the 10th day of August, 1940, and probate of whose will was granted by the Supreme Court of the said State, on the 17th day of October, 1940, to The West Australian Trustee, Executor, and Agency Company Limited, of No. 135 Saint George's-terrace, Perth aforesaid, the executor thereby appointed), are hereby required to send particulars, in writing, of such debts or claims to The Trustees, Executors, and Agency Company Limited, at its address, No. 401 Collins-street, Melbourne, in the State of Victoria, the attorney under power of the said The West Australian Trustee, Executor, and Agency Company Limited, within two months from the date of the publication hereof, after which period of two months the said executor or its attorney will proceed to distribute the assets of the said William Selby Douglas, deceased, which shall have come to the hands of the said executor and attorney among the persons entitled thereto, having regard only to the debts or claims of which the said executor and attorney shall then have had notice; and the said executor and attorney will not be liable for the assets so distributed, or any part thereof, to any person of which have had notice as aforesaid.

Dated the 26th day of June, 1941. PURSUANT to the Trustee Act 1928, notice is hereby given

Dated the 26th day of June, 1941.

ALEXR. GRANT, DICKSON, & MENHENNITT, No. 3 St. James Buildings, William-street, Melbourne, solicitors for The Trustees, Executors, and Agency Company Limited.

NOTICE TO CLAIMANTS.—RE CLARENCE ROBERT HENRY DENNIS, DECEASED.

PURSUANT to the Trustee Act 1928, notice is hereby given that all persons having claims against the estate of Clarence Robert Henry Dennis (usually called Clarence Henry Dennis), formerly of Springfeld-avenue, St. Kilda, in the State of Victoria, but late of "Chevron," 519 St. Kilda-road. Melbourne, in the said State, company director. deceased (who died on the eleventh day of April, 1941, and probate of whose will was granted by the Supreme Court of Victoria, in its probate jurisdiction, on the twenty-seventh day of June, 1940, to the National Trustees, Executors, and Agency Company of Australasia Limited, the registered office of which is situated at 93-95 Queen-street, Melbourne, in the said State, the executor appointed by the said will), are hereby required to send particulars, in writing, of such claims to the said executor company, at its said address, on or before the sixth day of September, 1941, after which date the said executor company will proceed to distribute the assets of the said Clarence Robert Dennis, deceased, which shall have come to its hands amongst the persons entitled thereto, having regard only to the claims of which it shall then have had notice; and notice is hereby further given that the said executor company will not be liable for the assets so distributed, or any part thereof, to any person of whose claim it shall not then have had notice.

Dated the first day of July, 1941. PURSUANT to the Trustee Act 1928, notice is hereby given

Dated the first day of July, 1941.

BULLEN & BURT, of 394-396 Collins-street, Melbourne, proctors for the said executor company. 9412

NOTICE TO CREDITORS AND OTHERS.

PURSUANT to the Trustee Act 1928, notice is hereby given that all persons having any claims against the estate of Sarahanne Hatton Miller, late of 373 St. Kilda-street, Elwood, in the State of Victoria, spinster, deceased, intestate (who died on the twentieth day of October. One thousand nine hundred and thirty-eight, and letters of administration of whose estate were, on the twenty-seventh day of June, One thousand nine hundred and forty-one, granted by the Supreme Court of Victoria to Janet Hatton Miller, of 13 Downes-avenue, Brighton, in the said State, spinster), are hereby required to send in particulars, in writing, of such claims to the said administratrix, care of the undersigned solicitors, on or before the third day of September. One thousand nine hundred and forty-one; and September. One thousand nine hundred and forty-one; and notice is hereby also given that after the last-mentioned date the said administratrix will proceed to distribute the assets of the said Sarahanne Hatton Miller, having regard only to the claims of which she shall then have had notice, and the assets, or any part thereof, so distributed to any person of whose claim she shall not then have had notice.

Dated this first day of July, 1941.

LYNCH & MacDONALD, 360 Collins-street, Melbourne, solicitors for the administratrix. 9437

PURSUANT to the Trustee Act 1928, notice is hereby given that all creditors, and any persons having any claims or demands upon or against the estate of Andrew Alfred Hicks, late of 5 Chamouni-street, Alphington, in the State of Victoria, manufacturer, deceased (who died on the twenty-third day of January, One thousand nine hundred and forty-one, and letters of administration, with the will annexed, of whose estate were granted by the Supreme Court of the said State, in its probate jurisdiction, on the twenty-fourth day of June One thousand nine hundred and forty-one, to The Equity Trustees, Executors, and Agency Company Limited, the registered office of which company is situated at number 472 Bourke-street, Melbourne, in the said State), are hereby required to send particulars, in writing, of such claims or demands to the said company, at its registered offices, at the address hereinbefore mentioned, on or before the twelfth day of September, One thousand nine hundred and forty-one, after which date the said company will proceed to distribute the assets of the said Andrew Alfred Hicks, deceased, which shall have come to its hands, amongst the persons entitled thereto, having regard only to the claims of which it shall then have had notice; and notice is hereby further given that the said company will not be liable for the assets so distributed, or any part thereof, to any person of whose debt or claim it shall not have had notice as aforesaid. PURSUANT to the Trustee Act 1928, notice is hereby given

Dated this thirtieth day of June, One thousand nine hundred and forty-one.

G. F. PITCHER & CO., of 440 Little Collins-street, Melbourne, solicitors for the administrator. 9441

NOTICE TO CREDITORS .- RE PERENA JOBSON, late of 22 Croydon-road, Surrey Hills, in the State of Victoria, married woman, DECEASED.

PURSUANT to the provisions of the Trustee Act 1928, notice is hereby given that all persons having any claims against the estate of the above-named Perena Johson, deceased (who died on the second day of February, 1941. and probate of whose will was granted on the seventeenth day of March, 1941, to John Jobson, timber yard employee, and Edward Sydney Jobson, painter, both of 22 Croydonroad, Surrey Hills, by the Supreme Court of the State of Victoria, in its probate jurisdiction), are hereby required to send particulars, in writing, of such claims to the said executors, care of the undersigned firm of P. J. Ridgeway, proctors for the executors, on or before the third day of September, 1941. After that date the said John Jobson and Edward Sydney Jobson will distribute the assets of the said estate amongst the persons entitled thereto, having regard only to those claims of which they shall then have had notice, whether formal or not, and the said John Johson and Edward Sydney Johson will not be liable for the assets so distributed, or any part thereof, to any person of whose claims they shall not have had notice as aforesaid.

Dated the second day of July, 1941.

P. J. RIDGEWAY, 379 Collins-street, Melbourne, proctors for the said John Jobson and Edward Sydney Jobson.

PURSUANT to the Trustee Act 1928, notice is hereby given PURSUANT to the Trustee Act 1928, notice is hereby given that all creditors, next of kin, and others having claims against the estate of John James Herbert, late of 13 Dunnstreet, Wonthaggi, in the State of Victoria, motor driver, deceased (who died on the 14th day of October, 1940, and probate of whose will was granted by the Supreme Court, in the said State, in its probate jurisdiction, on the thirty-first day of December, 1940, to Donald Given, of 11 Dunn-street, Wonthaggi, in the said State, plumber), are hereby required to send particulars, in writing, of such claims, addressed to Messrs. Barker and Peile, solicitors, Wonthaggi, on or before the third day of September, 1941, after which date the said executor will proceed to distribute the assets of the said John James Herbert, deceased, which shall have come to his hands, amongst the persons entitled thereto, having regard only to the claims he shall then have had notice; and notice is hereby further given that the said executor will not be liable for the assets so distributed, and any part thereof, to any persons of whose claim he shall not have had notice as aforesaid.

Dated this twenty-fifth day of June, 1941.

Dated this twenty-fifth day of June, 1941.

BARKER & PEILE, 99 Graham-street, Wonthaggi, and 99 Queen-street, Melbourne, solicitors for the said executor.

NOTICE TO CREDITORS, NEXT OF KIN, AND ALL OTHERS.—RE MARIA WILSON, DECEASED.

OTHERS.—RE MARIA WILSON, DECEASED.

PURSUANT to the Trustee Act 1928, notice is hereby given that all persons laving claims against the estate of Maria Wilson, late of 19 Kingsley-street, East Camberwell, in the State of Victoria, spinster, deceased (who died on the 17th day of February, 1941, and probate of whose will was granted by the Supreme Court of Victoria on the 20th day of June, 1941, to The Trustees, Executors, and Agency Company Limited of 401-3 Collins-street, Melbourne, in the State of Victoria), are hereby required to send in particulars, in writing, of such claims to the said company, at its address above appearing, on or before the 9th day of September, 1941, after which date the said executor will proceed to distribute the assets of the said Maria Wilson, deceased, which shall have come to its hands or possession, amongst the persons entitled thereto, having regard only to the claims of which it shall then have had notice. And notice is hereby given that the said executor will not be liable for the assets, or any part thereof, so distributed to any person of whose claim it shall not then have had notice as aforesaid.

Dated the 30th day of June, 1941.

Dated the 30th day of June, 1941.

McNAB & McNAB, 414 Collins-street, Melbourne, and at Kilmore, Whittlesea, and Sunbury, proctors for the said executor. 9378

NOTICE TO CREDITORS.—RE ALLAN MELVILLE SWINGLER, DECEASED.

PURSUANT to the Trustee Act 1928, notice is hereby given PURSUANT to the Trustee Act 1928, notice is hereby given that all persons having claims against the estate of Vietoria, farmer, deceased, application for probate of whose will has been made to the Registrar of Probates by Agnes Swingler, widow, Leslie John Stanley Swingler, farmer, and Hazel McCulloch, married woman, all of Trafalgar aforesaid, the executors appointed by the said will, are hereby required to send in particulars, in writing, of such claims to the said Agnes Swingler, Leslie John Stanley Swingler, and Hazel McCulloch, in care of the undersigned, on or before the 30th day of August, 1941, after which date the said executors may convey or distribute the said estate to or amongst the persons entitled thereto, having regard only to the claims of which they shall then have had notice.

Dated this 23rd day of June, 1941.

M. DAVINE, Trafalgar, solicitor for the applicants. 9346

PURSUANT to the Trustee Act 1928, notice is hereby given that all persons having claims against the estate of John William Jones, late of Hargreaves-street, Bendigo, in the State of Victoria, chemist, deceased (who died on the 31st day of October, 1940, and probate of whose will was granted by the Supreme Court of Victoria on the 5th day of May, 1941, to Doris Marie Jones, of 147 Carpenter-street, Bendigo, widow, and Sandhurst and Northern District Trustees, Executors, and Agency Company Limited, of View-street, Bendigo, the executors of the said will). are hereby required to send particulars, in writing, of such claims to the said executors, care of the manager of the said company at its address above appearing, on or before the sixth day of September, 1941, after which date the said executors will proceed to distribute the assets of the said deceased amongst the persons entitled thereto, having regard only to the claims of which they shall then have had notice. And notice is hereby further given that the said executors will not be liable for the assets, or any part thereof, so distributed to any person of whose claim they shall not then have had notice.

Dated the 25th day of June, 1941.

MACOBOY & TAYLOR, 299 Hargreaves-street, Bendigo, solicitors for the said executors. PURSUANT to the Trustee Act 1928, notice is hereby given

STATUTORY NOTICE TO CREDITORS AND OTHERS.

PURSUANT to the Trustee Act 1928, notice is hereby given that all persons having claims against the estate of Sarah Burge, late of Avenel, in the State of Victoria, widow, deceased (who died on the 20th day of April, 1941, and probate of whose will was granted by the Supreme Court of the said State, in its probate jurisdiction, on the 21st day of May, 1941, to Eileen Rose Underwood, of Avenel, in the said State, married woman), are hereby required to send particulars, in writing, of such claims to the said Eileen Rose Underwood, in care of the undersigned, at his address herein given, on or before the third day of September, 1941, after which date the said Eileen Rose Underwood will proceed to distribute the assets of the said Sarah Burge which shall have come to her hands, amongst the persons entitled thereto, having regard only to the claims of which she shall then have had notice. And notice is hereby further given that the said Eileen Rose Underwood will not be liable for the assets so distributed, or any part thereof, to any person of whose claim she shall not have had notice as aforesaid.

Dated this 23rd day of June, 1941. DURSUANT to the Trustee Act 1928, notice is hereby given

Dated this 23rd day of June, 1941,

W. J. OSBORNE, Station-street, Scymour, solicitor for the

PURSUANT to the Trustee Act 1928, notice is hereby given that all persons having claims against the estate of Ellen Mary Chapman, late of Hamilton, in the State of Victoria, widow, deceased (who died on the fourteenth day of February, 1941, and probate of whose will was granted by the Supreme Court of the said State, in its probate jurisdiction, on the 28th day of March. 1941, to Joseph Levi Richards Baker, of Hamilton aforesaid, solicitor), are hereby required to send particulars, in writing, of such claims to the said Joseph Levi Richards Baker on or before the 3rd day of September, 1941, after which date the said Joseph Levi Richards Baker will proceed to distribute the assets of the said Ellen Mary Chapman, deceased, which shall have come to his hands amongst the persons entitled thereto, having regard only to the claims of which he shall then have had notice. And notice is hereby further given that the said Joseph Levi Richards Baker will not be liable for the assets of distributed, or any part thereof, to any person of whose claim, he shall not have had notice as aforesaid.

Dated the 27th day of June, 1941.

Dated the 27th day of June, 1941.

9374

NOTICE TO CREDITORS.—RE ESTHER EUGENIE REDDIE, DECEASED.

PURSUANT to the provisions of the Trustee Act 1928, notice is hereby given that all persons having claims against the estate of Esther Eugenie Reddie, late of Rossroad, Croydon, in the State of Victoria, retired trained nursing sister, deceased (who died on the twelfth day of December, 1940, and probate of whose will was granted by the Supreme Court of Victoria, in its probate jurisdiction on the 16th day of April, 1941, to Edith Madgelene Stawell of "Pally-Wa," Beach-road, Beaumaris, in the said State, widow, and Gilbert Anderson Burchill, of 34 Queen-street. Melbourne, in the said State, solicitor, the executors named in and appointed by the said will), are hereby required to send particulars, in writing, of such claims to the said executors, care of the undersigned proctor, on or before the eighth day of September, 1941, after which date the said executors will proceed to distribute the assets of the said Esther Eugenie Reddie, deceased, which shall have come to their hands amongst the persons entitled thereto, having regard only to the claims of which they shall then have had notice is hereby further given that the said executors will not be liable for the assets so distributed, or any part thereof, to any person of whose claim they shall not then have had notice as aforesaid.

Dated this first day of July, 1941.

G. A. BURCHILL, LLB, 34 Queen-street, Melbourne, proctor for the said executors. PURSUANT to the provisions of the Trustee Act 1928,

PURSUANT to the Trustee Act 1928, notice is hereby given that Farmers and Citizens Trustees Company Bendigo Limited, of Charing Cross, Bendigo, in the State of Victoria, the executor of the will of Robert Docherty, late of Echucaroad, Rochester, in the said State, retired farmer, deceased (who died on the 13th day of May, 1941), intends to convey or distribute the estate of the said deceased to or among the persons entitled thereto, and requires all persons and creditors interested to send to the said company, at its above-mentioned address, on or before the 11th day of September, 1941, particulars, in writing, of their claims against the said estate after which date the said company will proceed to convey or distribute the said estate to or among the persons entitled thereto, having regard only to the claims, whether formal or not, of which it shall then have had notice.

have had notice.

Dated the 28th day of June, 1941.

MILES O'NEILL, Gillies street, Rochester, solicitor the said company.

In the Supreme Court of the State of Victoria.—Fi. Fa. NOTICE is hereby given that, under and by virtue of certain process issued out of the Supreme Court of the State of Victoria, and directed to the Sheriff, requiring him to levy certain moneys of the real and personal estate of Mrs. Lena B. Bartley, of 12 Clifton-street, Richmond, in the State of Victoria, widow, the said Sheriff will, on Monday, the 4th day of August, 1941, at the hour of a quarter past Two o'clock in the afternoon, cause to be sold, at Law Courts, Lydiard-street south. Ballarat (unless the said process shall have been previously satisfied or the said Sheriff be otherwise stayed):—

All the right, title, estate, and interest (if any) of the said Mrs. Lena B. Bartley in and to all that piece of land being part of Crown allotment 4, section 46, Town of Ballarat East, Parish of Ballarat, County of Grant, and being the whole of the land more particularly described in certificate of title, volume 3726. folio 745144.

N.B.—Terms: Cash. No cheques taken.
Dated at Ballarat this 27th day of June, 1941.

GEORGE B. RICHMOND, Sheriff's Bailiff. 9352

MINING NOTICES.

NORTH WATTLE GULLY GOLD MINES NO LIABILITY.

NOTICE is hereby given that a Call (the 58th) of Three
pence per share has been made on all shares in the
company, numbered 1 to 60,000 (making such shares paid up
to 23s. each), due and payable at the registered office of the
company, 46 Queen-street, Melbourne, on Wednesday, the 9th
July, 1941.

F. H. TADGELL, Manager Dickenson and Tadgell, chartered accountants (Aust.) 46 Queen-street, Melbourne, C.1.

RAMROD GOLD MINES NO LIABILITY:

NOTICE is hereby given that a Call (the 8th) of Three pence per share has been made on all shares in the company, numbered 15,001 to 60,000 (making such shares paid up to 3s. 6d. each), due and payable at the registered office of the company, 46 Queen-street, Melbourne, on Wednesday, the 9th July, 1941.

F. H. TADGELL, Manager.

Dickenson and Tadgell, chartered accountants (Aust. 46 Queen-street, Melbourne, C.1.

THE NEW CARSHALTON GOLD MINING COMPANY NO LIABILITY.

NOTICE is hereby given that a Call (the 49th) of Three pence per share (making the amount now called up 13s. 10d, per share) has been made upon all the contributing shares in the company, due and payable at the registered office of the company, 317 Collins-street, Melbourne, on Wednesday, 9th July, 1941.

By order of the Board

9433

By order of the Board,
A. LEO. KAINES, Manager.

NEW DON NO LIABILITY.

NOTICE.—A Call (the 34th) of Six pence per share has been made on the capital of this company, due and payable at the company's office, Charing Cross, Bendigo, on Wednesday, 9th July, 1941.

J. J. STANISTREET

J. J. SIANISINDEL (McColl, Rankin, and Stanistreet), Manager. 9439 1st July, 1941.

TARNAGULLA GREAT WESTERN NO LIABILITY.

A CALL (the 9th) of Three pence per share has been made on the capital of the company (making the contributing shares numbered 9,201/45,000 paid to four shillings and nine pence), due and payable at the company's office, Colonial Mutual Insurance Building. View-street, Bendigo, on Wednesday 9th July 1041 day, 9th July, 1941. 9446

H. L. STEWART, Manager.

ARGUS HILL CHEWTON GOLD NO LIABILITY.

ARGUS HILL CHEWTON GOLD NO LIABILITY.

CALL NOTICE.

NOTICE is hereby given that a Call (No. 40) of Three pence per share (making shares paid up to 12s. 6d.), has been made on contributing shares in the above company, due and payable to me at the registered office, Temple Court, 422 Collins-street, Melbourne, on Wednesday, 9th July, 1941.

By order of the Board,
9415 FRANK COOPER, Manager.

NEW CHUM SYNCLINE GOLD MINE NO LIABILITY.

CALL NOTICE.

NOTICE is hereby given that a Call (No. 60) of Three pence per share (making shares paid up to 20s. 3d.), has been made on contributing shares in the above company, due and payable to me at the registered office, Temple Court, 422 Collins-street, Melbourne, on Wednesday, 9th July, 1941.

By order of the Board,

PRANK COOPER, Manager.

FRANK COOPER, Manager. 9416 No. 183.—8014/41.—5

NOTICE is hereby given that a Call (No. 9) of Three pence per share (making shares paid up to 23s. 6d.), has been made on contributing shares in the above company, due and payable to me at the registered office, Temple Court, 422 Collins-street, Melbourne, on Wednesday, 9th July, 1941.

DEBORAH CONSOLIDATED NO LIABILITY. CALL NOTICE.

By order of the Board,

FRANK COOPER, Manager.

DEBORAH ASSOCIATED NO LIABILITY.

CALL NOTICE.

NOTICE is hereby given that a Call (No. 2) of Three pence per share (making shares paid up to 3s. 6d.), has been made on contributing shares in the above company, due and payable to me at the registered office. Temple Court, 422 Collins-street, Melbourne, on Wednesday, 9th July, 1941.

9418

By order of the Board, FRANK COOPER, Manager.

GOLDEN SOVEREIGN NO LIABILITY.

CALL NOTICE.

NOTICE is hereby given that a Call (No. 12) of Three pence per share (making shares paid up to 3s. 7d.), has been made on contributing shares in the above company, due and payable to me at the registered office, Temple Court, 422 Collins-street, Melbourne, on Wednesday, 9th July, 1941.

By order of the Board,

FRANK COOPER, Manager.

BRADSHAW GOLD MINES SYNDICATE N. L.

NOTICE.—A Call (14th) of Six pence per share has been made on the increased capital of the company, due and payable at the company's office, Scottish House, 90-92 Williamstreet, Melbourne, on Wednesday, 9th July, 1941. JOHN DITCHBURN, Manager.

GLEESONS AMALGAMATED GOLD MINES NO LIABILITY.

NOTICE.—A Call (39th) of Two pence per share has been made on the capital of the company, due and payable at the company's office, Scottish House, 90-92 William-street, Melbourne, on Wednesday, 9th July, 1941.

JOHN DITCHBURN, Manager.

NORTH NELL GWYNNE GOLD MINES NO LIABILITY. NOTICE is hereby given that a Call (the 55th) of Three pence per share has been made on all shares in the company, numbered 1 to 60,000 (making such shares paid up to 22s. 3d. each), due and payable at the registered office of the company, 46 Queen-street, Melbourne, on Wednesday, the 9th July, 1941.

Dickenson and Tadgell, chartered accountants (Aust. 46 Queen-street, Melbourne, C.I.

SOUTH NELL GWYNNE GOLD MINING COMPANY NO LIABILITY,

NOTICE.—A Call (the 6th) of Three pence per share has been made on the capital of this company, due and payable at the company's office, Charing Cross, Bendigo, on Wednesday, 9th July, 1941.

J. J. STANISTREET

(McColl, Rankin, and Stanistreet), Manager.

DEBORAH EXTENDED COLD MINING COMPANY NO LIABILITY.

NOTICE.—A Call (the 3rd) of Six pence per share has been made on the capital of this company, due and payable at the company's office, Charing Cross, Bendigo, on Wednesday, 9th July, 1941.

J. J. STANISTREET (McColl, Rankin, and Stanistreet), Manager.

NEW MONUMENT GOLD MINING COMPANY NO LIABILITY.

NOTICE.—A Call (the 20th) of Three pence per share has been made on the capital of this company, due and payable at the company's office, Charing Cross, Bendigo, on Wednesday, 9th July, 1941.

J. J. STANISTREET

(McColl, Rankin, and Stanistreet), Manager.

NAPOLEON REEF GOLD MINING COMPANY NO LIABILITY.

NOTICE.—A Call (the 14th) of Three pence per share has been made on the capital of this company, due and payable at the company's office, Charing Cross, Bendigo, on Wednesday, 9th July, 1941.

J. J. STANISTREET

(McColl, Rankin, and Stanistreet), Manager.

NORTH HUSTLERS GOLD MINING COMPANY NO LIABILITY.

NOTICE.—A Call (the 13th) of Six pence per share has been made on the capital of this company, due and payable at the company's office, Charing Cross, Bendigo, on Wednesday, 9th July, 1941.

J. J. STANISTREET

9364 (McColl, Rankin, and Stanistreet), Manager.

RED, WHITE AND BLUE EXTENDED GOLD MINING COMPANY NO LIABILITY.

NOTICE.—A Call (the 1st) of Six pence per share has been made on the capital of this company, due and payable at the company's office, Charing Cross, Bendigo, on Wednesday, 9th July, 1941.

J. J. STANISTREET (McColl, Rankin, and Stanistreet), Manager.

CENTRAL DEBORAH GOLD MINING COMPANY NO LIABILITY.

NOTICE.—A Call (the 13th) of Six pence per share has been made on the capital of this company, due and payable at the company's office, Charing Cross, Bendigo, on Wednesday, 9th July, 1941.

J. J. STANISTREET (McColl, Rankin, and Stanistreet), Manager.

NORTH VIRGINIA GOLD MINING COMPANY NO LIABILITY.

NOTICE.—A Call (the 64th) of Three pence per share has been made on the capital of this company, due and payable at the company's office, Charing Cross, Bendigo, on Wednesday, 9th July, 1941.

J. J. STANISTREET (McColl, Rankin, and Stanistreet), Manager.

AMALGAMATED GOLD ESTATES (N.L.).

NOTICE is hereby given that a Call (the 6th) of Three pence per share is now made, due and payable at the registered office, on or before Wednesday, the 9th July. H. C. COGGINS, Manager,

SOUTH GOLDEN CARSHALTON NO LIABILITY.

NOTICE is hereby given that a Call (7th) of Six pence per Notice is nereby given that a Call (7th) of Six pence per share (making shares paid up to 3s. 9d.) has been made on contributing shares in the above company, due and payable to me, at the registered office, 125 Queen-street, Melbourne, on Wednesday, 9th July, 1941.

By order of the Board, E. ARNOLD, Manager.

GOLDEN CARSHALTON NO LIABILITY

NOTICE is hereby given that a Call (10th) of Six pence per share (making shares paid up to 7s. 6d.) has been made on contributing shares in the above company, due and payable to me, at the registered office, 125 Queen-street. Melbourne, on Wednesday, 9th July, 1941.

By order of the Board, E. ARNOLD, Manager.

MAXWELL NORTH (DAYLESFORD) NO LIABILITY.

NOTICE is hereby given that all shares forfeited for nonpayment of the 26th Call of Three pence per share
(due 11th June, 1941) will be sold by public auction at the
vestibule of the Stock Exchange of Melbourne, on Friday, the
11th July, 1941, at a quarter to Twelve o'clock in the forenoon, unless previously redeemed.

By order of the Board,
9414

M. I. TOMLINS, Legal Manager.

NORTH NELL GWYNNE GOLD MINES NO LIABILITY.

ALL shares upon which the 54th (June) Call of Three pence per share remains unpaid are forfeited, and will be sold by public auction at the Stock Exchange, Melbourne, on Thursday, 10th July, 1941, at a quarter to Twelve a.m., unless previously redeemed.

Such redemption must be effected not later than the day prior to the sale, as required to section 448 of the Companies Act 1938.

Act 1938.

F. H. TADGELL, Manager. Dickenson and Tadgell, chartered accountants (Aust. 46 Queen-street, Melbourne, C.1. 942

TARNAGULLA GREAT WESTERN NO LIABILITY.

ALL contributing shares (Nos. 9,201 to 45,000) upon which the Eighth Call of Three pence per share (due and payable on 11th June, 1941) remains unpaid will be sold by public auction at the Stock Exchange, Bendigo, on Wednesday, 9th July, 1941, at Four o'clock p.m., unless the Call be previously paid.

H. I. STEWART Manager H. L. STEWART, Manager. 9445

·View-street, Bendigo

NORTH WATTLE GULLY GOLD MINES NO LIABILITY. ALL shares upon which the 57th (June) Call of Three pence per share remains unpaid are forfeited, and will be sold by public auction at the Stock Exchange, Melbourne, on Thursday, 10th July, 1941, at a quarter to Twelve a.m., unless previously redeemed.

Such redemption must be effected not later than the day prior to the sale, as required by section 448 of the Companies Act 1938.

F. H. TADGELL, Manager.

Dickenson and Tadgell, chartered accountants (Aust.) 46 Queen-street, Melbourne, C.1.

RAMROD GOLD MINES NO LIABILITY.

ALL shares upon which the 7th (June) Call of Three pence A in snares upon which the (th (June) Call of Three pence per share remains unpaid are forfeited, and will be sold by public auction at the Stock Exchange, Melbourne, on Thursday, 10th July, 1941, at a quarter to Twelve a.m., unless previously redeemed.

Such redemption must be effected not later than the day prior to the sale, as required by section 448 of the Companies Act 1938.

F. H. TADGELL, Manager.

Dickenson and Tadgell, chartered accountants (Aust.), 46 Queen-street, Melbourne, C.1. 9427

BURKE'S FLAT GOLD DEVELOPMENT COMPANY NO LIABILITY.

NOTICE is hereby given that all shares forfeited for non-payment of the First Call of Five shillings per share will be sold by public auction at the Stock Exchange Hall, 428 Chancery-lane, Melbourne, on Thursday, the 10th day of July, 1941, at a quarter to Twelve a.m., unless redeemed on or before Wednesday, the 9th day of July, 1941, at Five p.m.

By order of the Board,

A. E. LLEWELLYN, Manager.
Registered office, 430 Little Collins-street, Melbourne, C.1,
9435 1st July, 1941.

DEBORAH EXTENDED GOLD MINING COMPANY NO LIABILITY.

NOTICE.—All shares in the above-named company (included in Nos. 1 to 50,000) on which the 2nd Call of Six pence per share remains unpaid are forfeited, and will be sold by public auction at the Stock Exchange, Bendigo, on Tuesday, 15th July, 1941, at Four o'clock p.m., unless sooner redeemed, as prescribed by the Companies Act 1938.

By order of the Board,

9360

J. J. STANISTREET (McColl, Rankin, and Stanistreet), Manager.

CENTRAL DEBORAH GOLD MINING COMPANY NO LIABILITY.

NOTICE.—All shares in the above-named company (included in Nos. 1 to 50,000) on which the 12th Call of Six pence per share remains unpaid are forfeited, and will be sold by public auction at the Stock Exchange, Bendigo, on Tuesday, 15th July, 1941, at Four o'clock p.m., unless sooner redeemed, as prescribed by the Companies Act 1938.

By order of the Board,

J. J. STANISTREET (McColl, Rankin, and Stanistreet), Manager.

SOUTH NELL GWYNNE GOLD MINING COMPANY NO LIABILITY.

NOTICE.—All shares in the above-named company (included in Nos. 1 to 50,000) on which the 5th Call of Three pence per share remains unpaid are forfeited, and will be sold by public auction at the Stock Exchange, Bendigo, on Tuesday, 15th July, 1941, at Four o'clock p.m., unless sooner redeemed, as prescribed by the Companies Act 1938.

By order of the Board,

J. J. STANISTREET

(McColl, Rankin, and Stanistreet), Manager.

CENTRAL NAPOLEON GOLD MINING COMPANY NO LIABILITY.

NOTICE.—All shares in the above-named company (included in Nos. 1 to 60,000) on which the 35th Call of Three pence per share remains unpaid are forfeited, and will be sold by public auction at the Stock Exchange, Bendigo, on Tuesday, 15th July, 1941, at Four o'clock p.m., unless sconer redeemed, as prescribed by the Companies Act 1938.

By order of the Board,

J. J. STANISTREET (McColl, Rankin, and Stanistreet), Manager.

9357

9359

9358

NORTH VIRGINIA GOLD MINING COMPANY NO LIABILITY.

NOTICE.—All shares in the above-named company (included in Nos. 1 to 50,000) on which the 63rd Call of Three pence per share remains unpaid are forfeited, and will be sold by public auction at the Stock Exchange, Bendigo, on Tuesday, 15th July. 1941, at Four o'clock p.m., unless sooner redeemed, as prescribed by the Companies Act 1938.

By order of the Board,

J. J. STANISTREET (McColl, Rankin, and Stanistreet), Manager.

COLDEN TRANSVERSE NO LIABILITY.

NOTICE is hereby given that all shares forfeited for non-payment of the 1st (June) Call of Six pence per share will be sold by public anction at the Stock Exchange Hall, 428 Little Collins-street, Melbourne, on Thursday, 10th July, 1941, at a quarter to Twelve o'clock a.m., unless the shares be previously redeemed.

NEW BUTLERS TIN MINES NO LIABILITY

NOTICE is hereby given that all shares forfeited for non-payment of the 2nd (June) Call of Six pence per share will be sold by public auction at the Stock Exchange Hall. 428 Little Collins-street, Melbourne, on Thursday, 10th July, 1941, at a quarter to Twelve o'clock a.m., unless the shares be previously redeemed.

9407

E. ARNOLD, Manager. E. ARNOLD, Manager.

NEW ENGLAND TIN MINES NO LIABILITY.

NOTICE is hereby given that all shares forfeited for non-payment of the 8th (June) Call of Three pence per share will be sold by public auction at the Stock Exchange Hall, 428 Little Collins-street, Melbourne, on Thursday, 10th July, 1941, at a quarter to Twelve o'clock a.m., unless the shares be previously redeemed. E. ARNOLD, Manager.

SOUTH DEBORAH GOLD MINES NO LIABILITY.

NOTICE is hereby given that all shares forfeited for non-Notice is hereby given that an shares for ever for home payment of the 6th (June) Call of Three pence pershare will be sold by public auction at the Stock Exchange Hall, 428 Little Collins-street, Melbourne, on Thursday, 10th July, 1941, at a quarter to Twelve o'clock a.m., unless the shares be previously redeemed. E. ARNOLD, Manager.

SOUTH GOLDEN CARSHALTON NO LIABILITY.

NOTICE is hereby given that all shares forfeited for non-payment of the 6th (June) Call of Three pence per share will be sold by public auction at the Stock Exchange Hall, 428 Little Collins-street, Melbourne, on Thursday, 10th July, 1941, at a quarter to Twelve o'clock a.m., unless the shares be previously redeemed.

E. ARNOLD, Manager.

IMPOUNDINGS.

A LEXANDRA.—Impounded at Alexandra, on 20th June,

1941, off Riversdale-road.

1 brown gelding, aged, about 14 hands, no visible brand
If not claimed and expenses paid, to be sold on 16th July, 1941.

9327-4/8

9368-574

W. J. GOULD. Poundkeeper.

RAIRNSDALE.—Impounded by Herdsman, Hillside.

1 black and white heifer, no visible brand 1 red and white heifer, like H off rump 1 brown poley cow, no visible brand If not claimed and expenses paid, to be sold on 10th July,

1941. F. McPHERSON Poundkeeper.

RALLARAT .- Impounded in Ballarat City Pound.

l Jerséy heifer calf, no visible brand If not claimed and expenses paid, to be sold on 15th July,

C. J. BARKER, Poundkeeper.

ROX HILL.-Impounded at Box Hill, by W. E. Wright.

1 brown and white cow, stick on neck

If not claimed and expenses paid, to be sold on 17th July, 1941.

H. J. BARRETT, 9449-4/

Poundkeeper.

CASTERTON .-- Impounded at Casterton, by W. J. Gavan.

No. 10. Jersey heifer, slit back of off ear, no visible brand If not claimed and expenses paid, to be sold on 17th July, 1941

9370-4/

ROY GRINHAM Poundkeeper.

COLAC.—Impounded at Colac.

1 dark Jersey cow, two notches off ear, no visible brand If not claimed and expenses paid, to be sold on 10th July, 1941.

9342-4/

C. DOWLING. Poundkeeper.

CROYDON.—Impounded at Croydon, on 17th June, 1941.

1 black draught horse, aged, star, collar-marked, white feet If not claimed and expenses paid, to be sold on 4th July, 1941.

9338-4/

G. E. HALL

Poundkeeper.

DAYLESFORD.--Impounded in Daylesford Pound, on 26th

June, 1941.

1 red roan gelding, aged, no visible brand
If not claimed and expenses paid, to be sold on 17th July,

D. M. FROST Poundkeeper.

DRYSDALE.-Impounded in Drysdale Pound.

1 bay mare, aged If not claimed and expenses paid, to be sold on 19th July, 1941.

9324-4/

DONALD O'NEILL Poundkeeper.

HUNTLY.—Impounded at Huntly, from Epsom Golf Links.

l dark-brown medium draught gelding, white face and feet l grey cart mare, unshod, no visible brand lf not claimed and expenses paid, to be sold on 17th July,

9350-4/8

T. A. BURT Poundkeeper.

MELBOURNE.—Impounded in the Pound, Arden-street,
North Melbourne, 25th June, 1941, by A. Thomas.

1 brown gelding, star, off hind fetlocks white, near hind
coronet white, halter on.

If not claimed and expenses paid, to be sold on 17th July, 1941.

9393 - 5/4

D. CROWE Poundkeeper.

MORNINGTON .- Impounded at Mornington.

103 ewes and lambs, indistinct brands
If not claimed and expenses paid, to be sold on 16th July, 1941.

9353-4/

ALF. FIELD Poundkeeper.

MORTLAKE.—Impounded at Mortlake, on 25th June, 1941.

1 brown steer, 2 years, notch point near ear, no visible brand 1 black and white steer, 2 years, notch point near ear, no visible brand

On 27th June, 1941. 12 Jersey cross yearling heifers, all same earmarks (point and notch off ear, notch near ear), no visible brand 1 red and white yearling heifer, point and notch off ear, notch near ear, no visible brand

If not claimed and expenses paid, to be sold on 16th July,

1941. GEO. ROBERTSON 9453-8/8

Poundkeeper.

OXLEY.—Impounded at Oxley, from Oxley Flats.

1 bay mare, aged, blaze, no visible brand If not claimed and expenses paid, to be sold on 10th July, 1941. H. A. SIMPSON,

9339-4/

Acting Poundkeeper.

PORTLAND.—Impounded at Portland, from Walook Swamp, on 13th June, 1941, by Shire Ranger.

1 bay horse, aged, white blaze down nose, 3 white feet, no visible brand

If not claimed and expenses paid, to be sold on 17th July,

E. MERRETT,

9372-5/4

Poundkeeper.

RUTHERGLEN.-Impounded in the Rutherglen Pound, from MESSRS. HARVEY & GAZLEY, Hargreaves-street, Bendigo. the Lilliput Riding, by W. Hardley.
1 red heifer, about 9 months, white tip on tail, no visible MR. R. L. PARKER, Bendigo. MR. G. H. LAIDLAW, News Agent, Casterton. I dark Jersey bull, about 9 months, no visible brand
If not claimed and expenses paid, to be sold on 19th July, MESSRS. HENRY FRANKS & CO., Booksellers and Stationers, Market-square, Geelong. 1941 -MESSRS. SMITH & DUNNON, Hamilton. J. LEE, Deputy Poundkeeper. ARMSTRONG BROS., Kyneton. 9369---6/ MR. WM. DAVIS, Mildura. SHEPPARTON.—Impounded at Shepparton. PIKE'S AUTHORIZED NEWS AGENCY, Sale. MR. J. F. ANDERSON, News Agent, Wangaratta. I black gelding, aged, light sort, shod near front foot, like N near shoulder A copy of the Gazette filed at each place for public reference: If not claimed and expenses paid, to be sold on 17th July, THE "VICTORIA GOVERNMENT GAZETTE." G. F. WALTERS. 9354 - 4/8Subscriptions.—The subscription, including Postage, is £1 10s. 4d. per annum, or 7s. 7d. per quarter, payable in-Poundkeeper. STANHOPE.—Impounded at Stanhope. Subscriptions are required to commence and terminate with-I chestnut gelding, star on forehead, saddle marked, no visible brand 1 bay gelding, white mark down face, lame off hind fetlock, no visible brand

If not claimed and expenses paid, to be sold on 17th July, A lesser period than three months cannot be subscribed for. Subscribers do not receive the Acts of Parliament with the Gazette. 1941. Advertisements are charged at the rate of Eight pences or line single column, and One Shilling and Four pence per W. PAYNTER 9348---6/ Poundkeeper. line double column. SWAN HILL.—Impounded at Swan Hill, by N. R. Pendle-The title (£5 Reward, Dissolution of Partnership, &c.) forms: bury, Swan Hill. 1 brown mare, delivery sort, aged, near hind foot white, star, stripe and snip, no visible brand
If not claimed and expenses paid, to be sold on 18th July, one or more lines as a heading. On an average, eleven words make a line. Every signature must likewise be counted as a line. The final words of a paragraph, though only portion of a line, must be counted as one line. R. COCKERELL 9452-5/4 Poundkeeper. SIGNATURES (in particular) and proper names must be TALBOT.—Impounded at Talbot, by T. C. Mullins, on 28th written very plainly in the text; ONE SIDE ONLY of each stip-of paper should be WRITTEN UPON. June, 1941. 1 black bull, V shape off left ear 1 red heiter, about 2 years, dark face, V shape off left ear, no visible brand ALL COMMUNICATIONS should be addressed to "The Govern-ment Printer, Melbourne." If not claimed and expenses paid, to be sold on 19th July, ALL DOCUMENTS illegibly written will be returned unpublished, and, where brands occur unprovided for by the ordinary M. WHITTAKER, letters of the alphabet, a worded explanatory description must 9451-6/ Poundkeeper. be furnished. WANGARATTA.-Impounded at Wangaratta. THE VICTORIA GOVERNMENT GAZETTE is published WEDNESDAY EVENING in each week, and Notices for insertion will be received by the Government Printer at or before Twop.m. at ordinary rates, and late advertisements between
Two p.m. and Five p.m. at double rates, on the day preceding 1 red cow, little white under belly, near side horn shelled, off horn turned into forehead, piece out of top of near ear If not claimed and expenses paid, to be sold on 17th July, the day of publication. J. McDONNELL. Single copies of the VICTORIA GOVERNMENT GAZETTE are Six pence, posted Seven pence, each. 9371-4/8 Poundkeeper. WODONGA.—Impounded at Wodonga, by M. Martin. No GAZETTES prior to January, 1926, in stock. ***ALL PAYMENTS ARE REQUIRED IN ADVANCE.—Remittances 1 bay mare, aged, black points, no visible brand If not claimed and expenses paid, to be sold on 19th July, should be made by postal note, money order, or draft in favour of the Government Printer. Advertisements unaccompanied by a remittance sufficient to cover the cost of insertion will 1941. P. GREENAN. be returned unpublished. 9450--4/ Poundkeeper. AGENTS FOR THE "VICTORIA GOVERNMENT CONTENTS. GAZETTE." THE following have been appointed agents to receive Advertisements and Subscriptions for the Victoria Government Gazette:— PAGE. Act of Parliament . . 2304 Appointments 2304 ARMSTRONG'S AGENCY, 143 Queen-street, Melbourne. Auction Sales Act .. 2334 MESSRS. ARNALL & JACKSON, 115 Barkly-street, West 2334 Cemetery-Scale of Fees . . Brunswick, MR. J. A. BARRACLOUGH. General Manager for Australasia, Reuters Limited, 359-361 Collins-street, McIbourne.

MESSRS. GORDON & GOTCH, News Agents, 511 Little
Collins-street, Melbourne, and corner Barrack and
Clarence streets, Sydney.

MESSRS. HARSTON, PARTRIDGE, & CO., 455 Little Collinsstreet Melbourne. Country Roads Board 2338 . . Courts .. 2334 Government Notices 2304 Impoundings 2361 Lands . . . 2341 Maifra Sewerage Authority-By-law No. 1 2320 street, Melbourne. Mining · 2359 . . N. V. NIXON & CO., 20 Queen-street, Melbourne. Orders in Council .. 2335 THE PATON ADVERTISING SERVICE PTY. LTD. Private Advertisements 2346 ROBERTSON & MULLENS LTD., Elizabeth-street, Mel-Proclamations 2303 Public Service Notices 2307 MESSRS. W. H. WADDELL and A. S. RICHARDSON, trading as The Mervantile Exchange, 380 Collins-street, Resignations 2306 State Rivers and Water Supply Commission 2334 MR. A. J. DIGBY, News Agent, Bairnsdale. Stay Orders .. 2333 MR. M. R. BADE, Tobacconist, Sturt-street, Ballarat. Tenders 2345 MR. G. H. NIXON, News Agent, Benalla. Transport Regulation Acts-Public Hearings . . 2332

Yarrawonga Sewerage Authority-By-law No. 1

2308

MR. WILLIAM C. WESTACOTT, News Agent, Benalla.



VICTORIA

GOVERNMENT GAZETTE.

Bublished by Authority.

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

No. 184]

WEDNESDAY, JULY 2.

[1941

Factories and Shops Acts.

DETERMINATION OF THE GENERAL BOARD.

(Artificial Flower and Bouquet Section.)

Notes.—(a) This Determination applies to the whole of the State of Victoria.

(b) On 18th July, 1938, and 11th November, 1940, respectively, by Orders in Council, the following additional trades and branches of trades were specified to be trades, or branches of trades, for the purposes of section (6) of the Factories and Shops Act 1936, that . is to say :-

Ornamenting cakes, where such work is not subject to the Determination of the Pastrycooks Board. Manufacturing or preparing—

Designs for paper patterns or for other paper articles whatsoever.

Paper crackers or bon-bons.

Lamp-shades of all types other than those made of silk, parchment, glass, metal, porcelain, earthenware, synthetic resin, casein, or other substance of a nature similar to synthetic resin or casein.

Abrasive articles (other than abrasive paper or cloth), including carborundum wheels, emery wheels, and sharpening stones.

stones.
Articles made of feathers, including dress ornaments and boas.

Vinegar and yeast. Carbon dioxide or other industrial gases for trade or sale in gas, liquid, or solid form.

IN accordance with the provisions of the Factories and Shops Acts, the Wages Board appointed "to determine the lowest prices or rates which may be paid to any person or persons or classes of persons employed in the following trades and branches of trades, that is to say :--

o say:—
Renovating carpets;
Preparing feathers;
Treating flax;
Treating pyrites and other metalliferous ores;
Mixing seed and making poultry foods;
Glass badging;
Gold stamping;
Ivory working;
Show-card and ticket-writing;
Manufacturing or preparing— Manufacturing or preparing— Abrasive paper or cloth; Asbestos articles; Blue prints;
Buttons and buckles other than those subject to the Determination of the Plastic Moulding Board; Button badges: Carbon articles; Chalk, crayons, or other articles from mineral earth;

Cinematograph film; Composition flooring; Cutlery; Artificial flowers and bouquets; Paper articles not subject to any Board heretofore appointed; Honey; Ink or adhesives; Lead and shot; Silk or parchment lamp shades; Mica products; Fishing and other nets; Ornaments for cakes; Plaster models Sporting goods not provided for under any Board heretofore appointed; Surgical instruments; Toys; Watch cases"

has made, in respect of the manufacturing or preparing of artificial flowers and bouquets, the following Determination, namely:-

1. That, on and after 12th July, 1941, the adjusted Determination for this Section which came into force as from the beginning of the first pay period to commence in May, 1941, shall by revoked and replaced by this Determination.

No. 184.-7856/41.

						(a) I	APROVE	BS.			~ ~			_					(b) Apu	LTS.		
		Males.							F	emal	les.											
let e		experien		8. 18	d. 0					Com	mencin	g Ag	e.	_					Females		*. 47	d
2nd 3rd 4th	"	"	::	25 35 47	6 0 3	Experience.	15 ye or un		16 ye.	are.	17 ye	ırs.	18 ye	ars.	19 ye	ars.	20 ye	ars.	Males—Cutters	••	90 87	(
ith ith ith	,, ,, ,,	+1 75 79 71	::	60 69 74	3 9	lst year 2nd ,, 3rd ,, 4th ,, 5th ,,	8. 16 23 30 37 45	d. 0 3 0 6	8. 18 25 32 41 45	d. 0 0 6 0	s. 20 28 36 45	d. 0 0 0	8. 24 35 45	d. 0 0 0	s. 30 38	d. 0 0	8. 35	d. 0	An others	• •	31	
					nd th	ereafter the r	ate pre	scril	bed for	r ad	ults.		<u>'</u>			_		_				
	Two	male im	prove	ers to	each	male person each female p	ROPORT receivir	ıg n	ot less	tha	n the	rate	preso	ribe	d for	adul	ts.		}			

- (3) PROHIBITION OF EMPLOYMENT.—The Board determines that no person shall be employed as an apprentice.
- (4) WEEKLY HOURS.—That the number of hours to constitute an ordinary week's work shall be 44.
- (5) Times of Beginning and Ending Work.—That the times of beginning and ending work shall be :-Time of Beginning (not earlier than). Time of Ending (not later than).

7.30 a.m. 7.30 a.m. .. 12 noon on Saturday. 5.15 p.m. on the other working days of the week.

- (6) OVERTIME. That all time worked-

(a) Outside the times of beginning and ending work prescribed in clause (5); or
(b) Within such prescribed times, but in excess of 44 hours in any one week—
shall be paid for at the rate of time and a half for the first four hours' work, and double time thereafter. Provided that, in computing overtime, each day's work shall stand alone.

(7) HOLIDAYS AND SUNDAY WORK.—That employees shall be entitled to the following public holidays without deduction of pay:—New Year's Day, Australia Day, Good Friday, Easter Saturday, Easter Monday, King's Birthday, Labour Day, Anzao Day, Christmas Day, and Boxing Day, or such other day as is generally observed in the locality as a substitute for any of the said days

Work done on Sunday or on any of the above-mentioned holidays shall be paid for at the rate of double time.

- (8) TERMS OF EMPLOYMENT.—(a) That notice equivalent to 44 working hours shall be given on either side to terminate employment. Such notice may be given at any time. This shall not affect the right of the employer to dismiss any employee without notice for malingering, inefficiency, neglect of duty, or misconduct (in which case wages shall be paid up to time of dismissal only), or to deduct payment for any day the employee cannot be usefully employed because of any strike, or through any breakdown of machinery, or any stoppage of work, or any cause for which the employer cannot be reasonably held responsible.
- (b) In lieu of such 44 working hours' notice, except in circumstances referred to above, the employer may pay 44 hours' wages; and vice versa the employee leaving his employment without notice shall forfeit 44 hours' wages, which may be deducted from any wages due.
- (c) Provided that any notice determining the employment solely for the purpose of evading payment for prescribed holidays and not to determine finally the engagement, shall not deprive the employee of payment for any prescribed holidays occurring or observed between such notice to terminate and the re-engagement, if any.
- (9) REST PERIOD FOR FEMALES.—Females shall be allowed, each morning, an interval of ten minutes for rest, such interval to count as part of time worked.

PERIODICAL ADJUSTMENT OF WAGES.

(10) The wages rates for males set out in clause 2 (b) are based upon the following basic wage and, pursuant to the provisions of section 21 of the Factories and Shops Act 1934, the Board hereby determines that such rates shall be automatically increased or decreased by the same amount, and at the same time as such basic wage. The wages of improvers and of females shall be adjusted proportionately to adjustments of the basic wage—such adjustments to be to the nearest 3d. half or less than half of 3d. to be disregarded, and to be made, except in the case of female improvers, upon the rates prescribed in the original Determination for this section, which came into force on 22nd November, 1937.

The basic wage shown hereunder shall be adjusted as prescribed in clause 11.

Basic Wage

•			
Place,	·	Basic Wage.	Index Number Set Assigned.
Within the area to which this Determination applies		£ s. d. 4 1 0	Melbourne

ADJUSTMENT OF BASIC WAGE.

- 11. (a) Until the beginning of the first pay period to commence in August, 1941, the amount of the basic wage shall be as prescribed in clause 10.
- (b) During each future successive period beginning with the first pay period to commence in an August, a November, a February, or a May, the amount of the basic wage shall be adjusted by the following method according to the position and fluctuations (if any) of the Commonwealth Statistician's "All Items" retail price index numbers.

For the purposes of this Determination the expression "Commonwealth Statistician's retail price index numbers" or any like expression means the numbers stated to be such index numbers in any document purporting, and not proved to be wrongly so purporting, to be printed by the Commonwealth Government Printer or to be signed by or on behalf of the Commonwealth Statistician:

(i) The index number set to be applied to a place is that assigned to Melbourne.

- (ii) The index number for the calendar quarter next preceding the period of thirteen weeks for which the adjustment is made is to be ascertained.
- (iii) The amount assigned in the following table (or in any extension thereof) to the index number division comprising that number is to be ascertained.
- (iv) The basic wage shall be of that amount assigned during such successive period.

Table.

		Basi	ic W	age.	I	Index Number Divisions.						Basic Wage.			
			ļ	£								£			
35-746]	3	0	0	883-895		• •			3	12	0	
47-759	 		1	3	1	0	896-907					3	13	0	
60-771	 		j	3	2	0	908-919					3	14	0	
72-783	 			3	3	0	920-932					3	15	0	
84-796	 			3	4	0	933-944					3	16	0	
97-808	 			3	5	0	945-956				1	3	17	0	
09-820	 			3	6	Ü	957-969				+	3	18	Ò	
21-833	 			3	7	Ů.	970-981				1	3	19	Ó	
34-845	 			3	8	ò	982-993				1	4	0	0	
46-858	 	• •		3	9	ŏ	994-1006					4	í	ő	
59-870	 		1	3	1ě	Ó	1007-1018					4	2	0	
71-882	 			š		ŏ	1019~1030	::				4	3	ŏ	

D. GRANT. Chairman.

REX L. CECIL, Secretary.

Melbourne, 20th June, 1941.

•



VICTORIA GOVERNMENT GAZETTE.

Published by Authority.

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

No. 185]

WEDNESDAY, JULY 2.

[1941

CONTRACTS ACCEPTED.

(SERIES 1941-42.)

SUPPLY

OF

GENERAL STORES

FOR THE

PUBLIC SERVICE

FOR

STATE DEPARTMENTS,

F1.OM

1st JULY, 1941, to 30th JUNE, 1942, OR AS STATED.

Conditions of Contract are shown herein for the guidance of Officers ordering and receiving supplies.

Articles included in these Contracts which are indicated as being of Commonwealth Manufacture must, where practicable, be supplied bearing evidence that they have been manufactured in the Commonwealth.

Under these Contracts goods may be ordered by any Department of the Commonwealth, but it is optional on the part of the Contractor to supply.

Stores and Material other than that provided for under these Contracts, or Contracts now current extending beyond the 30th June, 1941, or any Contracts which may subsequently be gazetted, must be obtained in accordance with the provisions of Clause 4 of the Stores and Transport Regulations, or under Agreements entered into from time to time by the Tender Board.

Articles which can be supplied by the Penal Department are not included in these Contracts.

H. E. JOHNSON,

Secretary to the Tender Board.

30th June, 1941. No. 185.—7315/41.

GENERAL STORES, 1st July, 1941, to 30th June, 1942,

OR AS STATED (For particulars of Contracts accepted during the currency of the year 1941/42, reference should be made to later issues of the Government Gazette.)

No.	Schedule No.	Schedule.		Name of Contractor.
		(Beaver-mole		Obtain from Mont Park
	1	Moleskin		Obtain from Penal Department
-81	2	Cotton Goods, &c		A. F. Kent and Co.
182 I	1 3	Counterpanes :		Dtain from Mont Park
·:	4	Linen and Cotton Piece Goods, &c		Obtain from Mont Park, &c.
83	. 5	Flannels, Serges, Tweeds, &c		Sederal Woollen Mills Ltd. Nth. Western Woollen Mills Pty. Ltd.
84	6	Hosiery		Apply Tender Board
85	7	Wincey	• •	Ingot Mills Pty. Ltd.
86	13	Acids, Sulphuric, &c		Henry H. York and Co. Pty. Ltd. Consumers Ammonia Co. Pty. Ltd.
87	14	Aluminium and Enamelware	٠.	Purchase (Clause 4)
88	15	Apparel—Knitted Woollen Goods, &c.		R. J. Henderson Pty. Ltd.
89	15	1 **		Henderson and Bacash Pty. Ltd. Joshua Pitt Pty. Ltd.
90	17	Belting Leather	• •	Purchase (Clause 4)
91	18	Bolts, Nuts, Washers and Spikes, Iron		McPherson's Pty. Ltd.
92				W. and H. Pitman
93	19	Bricks, Cement, Lime, Pipes, &c		David Mitchell Estate Sunshine Firebrick Manufacturing Co.
9 4 95	٠.	1 .7		Australian Cement Ltd.
96	20	Brushware—Painters'		S.A. Brush Co. Ltd.
97	1			Thos. Mitchell and Co. Pty. Ltd. Miown Manufacturing Co.
98 99	22 23	Carbon Papers, and Typewriter Ribbons, &c		Ramsay and Hall Pty. Ltd.
100	24	Castings	•	James Coppell Lee Pty. Ltd.
101	1	<u> </u>		Kodak (Australasia) Pty. Ltd.
$\frac{102}{103}$,		Ramsay and Treganowan Ltd. Imperial Chemical Industries of Aust. a
100	İ	*.		N.Z. Ltd.
104		, , , , , , , ,		Victorian Producers Co-operative Co. Ltd.
105	25	Chemicals, &c	• •	\ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \
106 107				E. P. Keogh Pty. Ltd.
108				Robert Corbett Trading Co. Pty. Ltd.
109				Hart and Co. Pty. Ltd.
110	l			A. Victor Leggo and Co. Pty. Ltd. Myer Emporium Ltd.
$\frac{111}{112}$	26	Clothing (Uniform)	• •	Alfred Bowley and Co.
113	27	Cocks and Fittings, &c		John Danks and Son Pty. Ltd.
114				Galliers and Klaerr Pty. Ltd.
115 116	28	Coppers, Furnaces and Stoves	•••	Lux Foundry Pty. Ltd.
117	29	Cordage, Lines, &c		Geo. Kinnear and Sons Pty. Ltd.
118	30	Cutlery, Spoons, &c		K. G. Luke Pty. Ltd.
119 120.	32	Disinfectants		A. B. Gibson and Sons Pty. Ltd. Hart and Co. Pty. Ltd.
121	32	Disinfectants	• •	Oxford Polish Co.
122.'.	1 1 1 1			The Hoffman Brick and Potteries Ltd.
$\frac{123}{124}$	36	Earthenware and Glassware	• •	Loftus Moran Pty. Ltd. Parbury, Henty and Co. Pty. Ltd.
$\frac{124}{125}$				Ensign Lamps (Aust.) Pty. Ltd.
126				W. G. Watson and Co. Pty. Ltd.
127	37	Electric Lamps, Fittings and Material		Siemens (Aust.) Pty. Ltd. Homecrafts Pty. Ltd.
$\frac{128}{129}$	"	1, 0		Gilbert Lodge and Co. Pty. Ltd.
130	Ι.	*1		British General Electric Co. Pty. Ltd.

CONTRACTS ACCEPTED—continued.

Contract No.	Schedule No.	Schedule.		Name of Contractor.				
	38	Explosives and Ammunition		Purchase (Clause 4)				
131	36	taxbiográes and Ammunicion		(E. T. Brown Ltd.				
132				B. E. Purnell				
133		·	l	Johnston's Pty. Ltd. Terdich Bros. Pty. Ltd.				
134 135		•		Austral Home and Hospital Equipment Pty.				
100				Ltd.				
136				Gardner Constructions Pty. Ltd.				
137	39	Furniture, Bedsteads, Blinds, and Carpets	•••	The British United Shoe Machinery Co. of Australia Pty. Ltd.				
1 3 8	ļ			F. Fallshaw and Sons Pty. Ltd.				
139			I	Bendix Steel Chair Company				
140			!	Forster Carpet Co. Pty. Ltd. The Gair Manufacturing Co. Pty. Ltd.				
141 142			İ	T. Pettit and Son.				
114	40	Gates (Spring)		Purchase (Clause 4)				
143	41	Garments for Chauffeurs, &c.		Dunlop Perdriau Rubber Co. Ltd.				
144 145				Alfred Bowley and Co. British United Shoe Machinery Co. of Aust. Pty. Ltd.				
146	43	Haberdashery	'	Central Agency (Aust.) Ltd.				
147	1			R. J. Harvey Hicks, Atkinson and Sons Pty. Ltd.				
148 149	44	Hats and Caps—Men's and Boys'		United Felt Hats Pty. Ltd.				
150	45	Helmets for Police		A. W. Sudweeks				
151	46	Indiarubber Goods	••	Dunlop Perdriau Rubber Co. Ltd. (Wiltshire's Pty. Ltd.				
152 153	47	Inks—Writing, &c		Spicers and Detmold Ltd.				
154	*'	Inno- Williams		Angus and Co. Pty. Ltd.				
155	48	Iron—(Galvanized)	• •	John Sharp and Sons Ltd. McPherson's Pty. Ltd.				
156 	49 50	Steel (Mild) Ironmongery (Builders, &c.)	• • •	Purchase (Clause 4)				
157	"			Bryce and Duncan Pty. Ltd.				
158				Geo. Pizzey and Son Ltd.				
159 160	53	Leather		J. W. Shopland Vary Bros. Pty. Ltd.				
161				Michaelis, Hallenstein and Co. Pty. Ltd.				
162	54	Metals	• •	John Danks and Son Pty. Ltd.				
163	57	Nails, Screws, Rivets, &c		Edward Duckett and Sons				
164	1			McPherson's Pty. Ltd. Briscoe and Co. Ltd.				
165 166	58	Nails (Wire)	••	John Sharp and Sons Ltd.				
167	59	Netting and Fencing Wire, &c.	• •	Edward Duckett and Sons				
168				Tuck's				
169 170	61	Packing—Engine, &c	••	Dunlop Perdriau Rubber Co. Ltd. Bell's Asbestos and Engineering (Aust.) Ltd.				
171				(E. L. Yencken and Co. Pty. Ltd.				
172	1			Goodlass Wall and Co. Pty. Ltd.				
173 174	1			Taubmans Pty. Ltd. Brooks, Robinson Pty. Ltd.				
175	62	Painters' Sundries and Glaziers' Materials		Lewis Berger and Sons (Aust.) Pty. Ltd.				
176	1			W. and G. Dean Pty. Ltd. Sterling Varnish Co.				
177 178				Hardie Trading Pty. Ltd.				
179	,			British Paints (Aust.) Pty. Ltd.				
180	63	Piping, Spouting, &c.		John Sharp and Sons Ltd. John Danks and Son Pty. Ltd.				
181	"	1 -5/ -1		(A. B. Gibson and Sons Pty. Ltd.				
182 183				Hicks Atkinson and Sons Pty. Ltd.				
184				The Shell Co. of Aust. Ltd.				
185				S. C. Ortland Pty. Ltd. Thos. Mitchell and Co. Pty. Ltd.				
186 187	64	Polishes, Dusters, Cleansers, &c	• •	7 Vacuum Oil Co. Pty. Ltd.				
101				Australian Broom Co. Pty. Ltd.				
188				W. K. Burnside Pty. Ltd.				
189								
		Saddlery, Leatherware Goods, &c		Excelsior Broom and Brush Co. Sands and McDougall Pty. Ltd. Purchase (Clause 4)				

CONTRACTS ACCEPTED—continued.

Contract No.	Schedule No.	Schodule.		. Name of Contractor, ,,
192				Imperial Chemical Industries of Aust. and
193	67	0 7 135 1 1 0		N.Z. Ltd.
194	67	Soapmakers' Materials, &c	• •	Californian Asphalt Products Pty. Ltd. (W. B. Carr Constructions)
195		_		United Oil Co. Pty. Ltd.
196	70	Tanks, (Corrugated, Cylindrical)		Trans
197	71	Tents and Flys Calico		Evan Evans Pty. Ltd.
• • •	' '	Duck	• •	Purchase (Clause 4)
198		l		Wm. Cook Pty. Ltd.
199	72	Timber (Commonwealth)	• •	Millars' Timber and Trading Co. Ltd.
200	ĺ			Charles Rouch Pty. Ltd.
• • •	73	Tubing and Fittings (Gas, Water and Steam)	• •	Obtain from Railways Department
201				Bryce and Duncan Pty. Ltd.
202.	74	Tools and Requisites-Shoemakers'		The British United Shoe Machinery Co. of Aust. Pty. Ltd.
000	'-		• •	Aust. Pty. Ltd.
203		1777 / T 1 171 101		B.B. Chemical Co. of Australia Pty. Ltd.
• •	77	White Lead and Linseed Oil	• •	Obtain from Railways Department
	I	<u> </u>		,

Approved--A. E. LIND, for Treasurer. 20.6.41.

GENERAL STORES.

Schedules in Respect of which Contracts are Current at 1st July, 1941 (other than those Listed Above.)

(For particulars of such Contracts, reference should be made to the Government Gazettes indicated.)

Schedule No.		Schedule.	Period of Contract,	Gazette Number and Date.				
52 56 68 69 75 85	Tools (General) Motor Spirit and Kerosene Stamps (Rubber) Stationery (General) Tyres and Tubes, Pneumatic Limerock and Sugar Bags						1.10.40 to 30.9.41 1.2.41 to 31.1.42 1.10.40 to 30.9.41 1.1.41 to 31.12.41 "1941"	No. 368 of 9.10.40 No. 19 of 29.1.41 No. 364 of 2.10.40 No. 412 of 11.12.40 No. 8 of 8.1.41 No. 391 of 13.11.40

ANNEX TO CONTRACTS.

ADJUSTMENT OF CONTRACT RATES.

The rates marked (‡) in the following Schedules are subject to adjustment in accordance with the special conditions of the respective contracts.

Notification of such adjustments will be published in the Government Gazette as required.

AVAILABILITY OF SUPPLIES.

As numerous contracts are subject to Force Majeure and War Clauses, or other special stipulations regarding availability of stocks, raw materials, etc., the penal provisions of clause 8 of the Conditions of Contract are not to be enforced by Departments without reference to the Tender Board.

AGREEMENTS.

Where the name of the supplier opposite any item is shown in italics, with the sign (A), no contract has been executed nor security lodged: requirements of such items are to be purchased from the supplier named, under Tender Board Agreement.

Schedule No. 1.

BEAVER-MOLE AND MOLESKIN.

Contract from 1st July, 1941, to 30th June. 1942.

Item No.	Description of Articles	Rate.	Name of Contractor.
1	Beaver-mole, brown, 30-in. wide, not less than 16 oz. per lineal yard—J. M Walker's "A"	£ s. d.	
2	quality Beaverskin, or equal thereto per yd. Moleskin, white, 30-in. wide, not less than 18 oz. per lineal yard ,,		Obtain from Mont Park. For Penal Department.

Annex to Contracts Nos. 1941/81 and 1941/82.

Schedule No 2.

COTTON GOODS, ETC.

Contract from 1st July, 1941, to 30th June, 1942.

1941/81-A. F. Kent and Co.	 	Security, £11.
1941/82—J. F. and H. Roberts Ltd.	 	Security, £21.

tem No.	Description of Articles.				s. 	Name of Contractor.	
1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	Calico, Glazed, 36-in	r yard """ """ """ """ """ """ """	Not	req	11 ³ 0 5 ¹ / ₄ 2 3 ¹ / ₅ 6 ¹ / ₁	Wenzel Pty. Ltd. (A). Purchase (Clause 4) J. F. and H. Roberts Ltd. Purchase (Clause 4) J. F. and H. Roberts Ltd. Purchase (Clause 4) Wenzel Pty. Ltd. (A)	

ANNEX TO CONTRACTS-continued.

Schedule No. 3.

COUNTERPANES.

Contract from 1st July, 1941, to 30th June; 1942.

All articles to be supplied with the monogram "V.G." woren in the centre—for items 1 and 3, 6° \times 6° , and for item 2, 8° x 8° .

Item No.	. Description of Articles.	Rate.	Name of Contractor:			
				Ē š. d.		
	Counterpanes—			ļ		
	White			Ì		
1	89 in. by 68 in., weight 3 lb. 5 oz. Red, White, and Blue—	••	éach			
2	92 in. by 58 in., weight 4 lb. 1 oz.	••	,,		Öbtain from Mont Park	
	Cot—White—				!	
3	65 in. by 53 in., weight 1 lb. 14 oz	••	**	•••	ار ا	

Schedule No. 4. LINEN AND COTTON PIECE GOODS, ETC. Contract from 1st July, 1941, to 30th June, 1942.

em.	Description of Articles.	Rate.	Name of Contractor:
	Weight per Linen Piece Goods, lineal yard,	£ s. d.	
_	LINEN PIECE GOODS, lineal yard.		ls
L	Crash (Barnsley), red stripe, 16-in. 5 oz per yard	• • • • • • • • • • • • • • • • • • • •	
2	", blue stripe,16-in 5 oz. ,,		
3	Dowlas, red stripe, 40-in 14 oz. ,,	•••	11
4	,, blue stripe, 40-in 14 oz ,,		Obtain from Mont Park
5	Osnaberg, blue stripe, 36-in. (Flax		Condition Montale
_	Sheeting or Forfar) 8½ oz ,,		
6	Damask, Linen, Loom, with "V.G." monogram, 60-in		
7	Ohasta alash alasa ali linan 94 in 98 ag		For Penal Department
	Ticken, Linen, blue cotton stripes to		
;		-:	ĺs.
. '			Obtain from Mont Park
•	Ticken, Linen, blue cotton stripes to pattern, 42-in	į	(Committee moze Talk
	pattern, 42-in,,		
	COTTON PIECE GOODS. Weight per		1
)	Calico, White, Horrockses, Crewdson Uneal yard.	1	
	and Co. Ltd., No. 2 (or equal), 36-in. 4 oz pēr yard		1)
	Calico, White, Horrockses, Crewdson		Obtain from Mont Park
	and Co Tad. Al. (on equal) 26 in 21 or		
	College White C.D. No. 1 25/26 in 2 on	l	
	TI-th-nd stod of in 51 or		For Government Printer
} !	Obselv the and white notion 97 in 2 or		For Penal Department
;	Calatin strings (there designs) 20 in 51 or	1	15.
;	NT		Obtain from Mont Park
,	Weight per		'
	Cloth, Filter, heavy, 32%-in. when fully square yard.		
7	l about le le or	Not required	
,	Cloth Bilton light 293 in when fully 10 or	1 -	
,		""	
	Shrunk Weight per lineal yard.		·
	Califor wighted blue string 26 in 7 or	^	ነ .
	36 in 10 or	1	Obtain from Mont Park
	,, ,, ,, ,, ,, ,, ,, ,, ,, ,, ,, ,, ,,		
	;, ;, and antagon ;)		
	Towels—Turkish.	!	•
	(To conform to Australian Standard Specification	1	
	No. 10-1-7.)		·
	White, 48-in. x 24-in., with 2-in. red warp stripe		
	down centre with the words "Vict. Govt."	1	•
	jacquarded in white block letters, 12-in. in]	
	size. Weight—7 lb. per dozen each	l	Apply Tender Board

ANNEX TO CONTRACTS Nos. 1941/83 AND 1941/84. Schedule No. 5.

FLANNELS, SERGES, TWEEDS, ETC.

Contract from 1st July, 1941, to 30th June, 1942.

1941/83—Federal Woollen Mills Limited 1941/84—North Western Woollen Mills Pty. Ltd. Security, £88.

All supplies under this Schedule must be guaranteed well shrunk, and colours fast to light, and must be strictly in accordance with the weight and quality of the samples at the Tender Board Office. Goods to be delivered free of all charges within a radius of six miles of the Melbourne (Elizabeth-street) Post Office.

Item No.	Description of Articles.		Rate.	Name of Contractor.
1 2 3	Flannel, Nat. All Wool, Blue Stripe, 58 in., 10 oz. pe	*	£ s. d. 0 4 2 0 4 6 Not required	North Western Woollen Mills Pty.
4 5	", ", Union (70% Wool, 30% Cotton), Red Stripe, 58 in. 11/12 oz.	,,	0 3 11	North Western Woollen Mills Pty.Ltd.
6 7	Serge, White, Blue Stripe, 58 in. 15 oz. , Blue, White Stripe, 58 in. 18 oz. , Indigo, 58 in. 18 oz.	"·		Purchase (Clause 4) Federal Woollen Mills Ltd.
8 9 10	", ", 58 in 22 oz. ", Dark and Middle Grey, 58 in 16 oz. Tweed, All Wool (dark colours and	"	0 9 11 Not required	J Lea'
11	assorted patterns), 56/58 in 18/19 oz. Tweed, All Wool (dark colours and	"		Purchase (Clause 4)
12	assorted patterns), 56/58 in 16/17 oz. Tweed, All Wool (assorted colours), 56/58 in 10 oz.	,,	Not required 0 4 3)
13	Tweed, Union (65% Wool, 35% Cotton), dark patterns and assorted colours,	**	:	Federal Woollen Mills Limited
14 15	56/58 in		$\begin{array}{cccccccccccccccccccccccccccccccccccc$	Purchase (Clause 4)
	э, Daii, 21/20 ш	** 		rurenase (Clause 4)

Schedule No. 6. HOSIERY.

All items to sample at Tender Board Office.

Items 1, 2 and 3 at 64 oz. per dozen pairs for W's, and proportionately for other sizes.

Items 6 and 7 at 48 oz. per dozen pairs for M's, and proportionately for other sizes.

Items 2 and 7, 50/50 Wool and Cotton.

Item No.	Description of Articles.			Rat	ō.		•		Ņame	of Con	tractor.		ĩ.
						_ -						<u>. </u>	<u>``-</u>
•	Stockings-	per doz. pairs	£	s:	d.			i					_
$\frac{1}{2}$	Cotton, S.W., W., and O.S., blue-white Wool and Cotton, S.W., W., and O.S., grey-white	۰۰. ن		-					ı		**		ì
3 4	Cotton, S.W., W., and O.S., black Lisle and Silk, S.W., W., and O.S., fawn, plain,	**							٠.	•			
5	at 30 oz. per dozen pairs for W., and proportionately for other sizes Maids, black, sizes 8 to 10 inclusive, at 26 oz.	,,						<i>.</i>			n in it	J,	Ç
	per dozen pairs for size 9½, and proportionately for other sizes	· '23	, ,	•	35		∤Apply	T	ender	Boa	rd	;	
6	Socks—Cotton, S.M., M., and O.S., blue-white	,,				Ш	ļ .	. ′	•				
7 8	Wool and Cotton, S.M., M., and O.S., grey-white Cotton, youths' and boys', blue-white, ali sizes,	· · · · · · · · · · · · · · · · · · ·	-,	;	,, ·			•		• • •	٠		(}
	at 40 oz. per dozen pairs for youths', and decreasing proportionately for other sizes	j,							•	• *			

ANNEX TO CONTRACTS-continued.

Item No.	Description of Articles.	Rate.	Name of Contractor.
9	Socks—continued. per doz. Wool, children's half-sox, black, fawn, or grey, pairs	£ s. d.	
10	sizes 3 to 8 inclusive, at 10 oz. per dozen pairs for size 4, and proportionately for other sizes, children's, three-quarter, black, fawn, or grey, sizes 7 to 9 inclusive, 18 oz. per	,	
11	dozen pairs for size 9, and proportionately for other sizes ,, children's, three-quarter, black, fawn or grey, sizes 10 to 12 inclusive, at 18 oz.		Apply Tender Board
12	per dozen pairs for size 9, and proportionately for other sizes ,, golf, three-quarter, grey or black, sizes 6 to 12 ,, For packing in cases, 1d. per doz. extra.		·

ANNEX TO CONTRACT No. 1941/85. Schedule No 7.

WINCEY.

Contract from 1st July, 1941, to 30th June, 1942.

1941/85—Ingot Mills Pty. Ltd. Security, £17.

Item No.	Description of Articles.	Rate.	Name of Contractor.
1	Wincey—31-in. wide, 7½ oz. per lineal yard, west to be worsted (all wool). Colour—light grey per yard	£ s. d. 0 3 0	

ANNEX TO CONTRACTS Nos. 1941/86 and 1941/87.

Schedule No. 13.

ACIDS, SULPHURIC AND OTHER, AND CHEMICALS (FOR REFRIGERATING AND OTHER PURPOSES). Contract from 1st July, 1941, to 30th June, 1942.

Contractor, and, when empty, removed by him.

The Ammonium, Chloride, is to be supplied in casks of up to 5 or 6 cwt. The gross, tare, and net weights to be stencilled on each cask.

Item No.	Description of Articles.	Rate.	Name of Contractor.
		£ s. d.	
1	Acid—Hydrochloric, Commercial, s.g. 1·2, in lots	#0 37 E	
2	not less than 20 cwt per cwt. ,, Hydrochloric, Commercial, s.g. I 2, in lots	‡0 17 5	
-	less than 20 cwt per lb.	‡0 0 2½	1 1
3	less than 20 cwt per lb. , Nitric, Commercial, s.g. 1·2 ,,	to 0 71	Henry H. York and Co. Pty. Ltd
4	in Winchesters containing about 73 lb.		1
_ :	containing about 7½ lb ,,	‡0 0 9 ‡0 9 2·4	
5	" Sulphuric, Commercial, s.g. 1.85 per cwt.	‡0 9 2·4	J
- 6	Ammonia—Anhydrous, 99.97 % pure on Gas analysis, in cylinders containing	ļ	
!	about 1 cwt. net, of approved brand ,,	5 14 4	Consumers Ammonia Co. Pty. Ltd.
7	" Anhydrous, 99.97 % pure on Gas	0 11 1	Consumors rammona con 1 sy: _sur
·	analysis, in cylinders containing		
		Not required	
8	Ammonium—Chloride (or Muriate), crushed, for		
	galvanizing, to sample, in lots of not less than 1 ton per ton		
9	Calcium Carbide, wheat, granulated, nut and	,,	İ
•	lump, as ordered, to be supplied in	,	
	air-tight metal drums encased in		
	wood, of approved brand, containing		
	100 lb. or 112 lb per cwt.	,,	
10	,, Chloride, 75 %, fused, Commercial, in drums of not less than 5 cwt., of		
	approved brand per ton		

Item 4.—Containers to be charged for at 2s. each, to be credited on return.

Schedule No. 14.

ALUMINIUM AND ENAMELWARE.

Where the capacity of the article is stated in either Sub-Schedule A or B, such capacity shall be taken as Imperial measure containing 20 fluid oz. to the pint, and supplies shall be made accordingly, even though in this respect the sample may differ.

Item No.	Description of Art	ioles.	··	Rate.	Name of Contractor
	Sub-Schedule A	·.			
	ALUMINIUMWAR	€.		ĺ	
	Police P.P. Late 11	Weight per			
1	Basins, Polished inside and outside— Pudding, 7½ in. x 3½ in. x 18 gauge	Article. 5½ OZ.	aaah	£ s. d.	_
•	radding, is m. 202 m. 2 10 gauge	5 ₂ 02.	each		
2	" 6½ in. x 3½ in. x 18 gauge	4			
3	" Mixing, 15‡ in. diam.,	- 17	**	}	
	6 in. deep	21 ,,	**	• • •	
4	Wash-hand, 15 in. diam. over all,	•			
	42 in. deep, beaded edge, 14 gauge	3 0 ,,			
	Dishes-	oo ,,	**	• • •	
5	Pie, oblong, 133 in. over all, 10 in.				
_	wide $x 2\frac{1}{2}$ in. deep	11 ,, •	,,	'	
6	" oblong, 10 in. x 12 in. x 3 in	••	,,	••	
7	Domestics, polished inside and outside, without handles, 9 in. x 5½ in x				1
	16 gauge	15½ oz.	per doz.		
8	Domestics, tapered, inside measure-	103 02.	per doz.		.
	ment $7\frac{1}{2}$ in. top, $6\frac{1}{2}$ in. bottom,]	
	5 in. deep; over all, top diam. 9½ in.				
9	by 14 gauge	17 ,,	. "	••	j
9	Ewers, Toilet, with heat insulated alum. handle, 10 pints x 14 gauge	• •			ĺ
	Jugs-	3 3 "	each	••	1
10	Čut edge, 2 pints x 16 gauge	7 ,,	,,	١	<u> </u>
11	,, 3 pints x 16 ,,	10 ,,	,,		Purchase (Clause 4)
12	Ewer shape, cut edge, with heat			,	1
	insulated alum. handle 5 pints x	1.0			İ
	16 gauge Kettles	16 ,,	"	••	
3	Tea, cast, lever handle, 4 pints	38 " Wit	:h ſ "		1
14	Tea, cast, lever handle, 6 pints	48 ,, } lid			
15	Plates, Soup, 10 in. over all, medium				
	hard metal, 17 gauge	$7\frac{1}{2}$,,	per doz.	••	
	Teapots-				
6	4 pints	16 1 "	each		
.7	6 pints	23 ,,	,,		
8	8 pints	27 ,,	,,		
	Saucepans, cut edge, long (metal)				
9	handles, with lids— 3 pints, 16 gauge, 6½ in. x 3¾ in	With 11d. 14 oz.	İ	İ	
o	5 pints, 16 gauge, 7 in. x 43 in	14 oz. 17 "	"		
	Saucepans, cut edge, side (bow)	"	,,		ľ
	handles, with lids—		-		1
1	7 pints, 14 gauge, 73 in. x 51 in	21 ,,	,,		1
2 3	9 pints, 14 gauge, 8½ in. x 5½ in 12 pints, 14 gauge, 9½ in. x 6½ in.	.26 ,,	,,		j
4	12 pints, 14 gauge, 95 in. x 65 in. 15 pints, 14 gauge, 105 in. x 65 in.	31 ,, 341 .,	**	••	
	17 pints, 14 gauge, 10% in. x 6% in.	~ ~ 2))	**	••	f .

o. Description	of Art	icles.			Rate.	Name of Contractor.	
					£ s. d.		
Sub-Sche	dule	В.					
Ename	.war	12 .			1	1	
Basins—						1	
6 Wash-hand, 15 in. diam.		33	Oz.	each	}	h	
7 16 in., with plug and washer	••	341		,,		11	
Bowls					İ	11	
Pint, 5 in. diam. at top		7	"	**	.	11	
9 Quart, 7 in. diam. at top		12	**	**			
0 Buckets, 11 in. diam. at top		48	n	11	.	11	
9 Quart, 7 in. diam. at top 0 Buckets, 11 in. diam. at top I Coffee Pots, 8 pints	.:	20	$,, (2\frac{1}{2} \text{ pts.})$	per pint	1	11	
Dishes					ì	11	
2 Milk, 18 in. diam.		50	,,	each	1	Apply Tender Board	
3 Pie, 13 in. long		17	,,	,,	1		
4 Ewers, any size, 6 to 10 pints		48	,, (10 pts.)		l		
5 Gridirons, 9-bar		29	"	each]]	
6 Jugs, any size up to 4 pints		18	,, (4 pts.)	per pint	l	1	
7 Mugs, pint, with handles		7);	per doz.		11	
8 Plates, Dinner, 101 in. over all		9	**		1	11	
9 , Soup, 10 in		11	,,	,,			
O Teapots, any size up to 10 pints			,, (8 pts.)	per pint		11	

ANNEX TO CONTRACTS Nos. 1941/88 AND 1941/89.

Schedule No. 15.

APPAREL-KNITTED WOOLLEN GOODS, SHAWLS, ETC.

Contract from 1st July, 1941, to 30th June, 1942.

 1941/88—R. J. Henderson Pty. Ltd.
 ...
 ...
 ...
 Security, £16.

 1941/89—Henderson and Bacash Pty. Ltd.
 ...
 ...
 ...
 Security, £7.

Items 13 to 18—Shirts—Cotton—to be provided with holes in neck bands for study, in lieu of buttons. Study to be supplied with each shirt.

Item No.	Descript	lon of Articles.			Rate	·	Name of Contractor.
1	Boots, Woollen, not less tha	an $rac{3}{4}$ oz. to the pair p	per pair	£ Not	s. req		
2	Braces-Cotton, Boys' 24 in	de	per oz. pairs	ò	8	6	1
3		d Youths', 27 in. to l -in. Web	,,	0	12	0	<u> </u>
4		n's, up to 32 in.,	,,	ó	15	0	Henderson and Bacash Pty. Ltd.
5		l ().S. over 32 in.,	"		17	ö	}
6	Corsets, Women's, white, g	rey, or drab, any size	each		٠.		Purcháse (Cláyse 4)
7	Hoods, Woollen, not less th	an 1 oz. each	••				Turbuse (Chause 1)

Items 2 to 5.—Delivery of contract quantities to be taken by 30/9/41.

Item No.	Description of Ar	ticles.			Rate.	Name of Contractor.
	,				£ s. d.	
8	Neckties, Boys' (narrow)	••	1	per doz.	£ s. d. 0 8 6	R. J. Henderson Pty. Ltd.
9	" Men's, broad ends			"	0 10 6	
	Pyjamas—Sizes as ordered—					
10	Boys' and Girls' Nos. 24 to 32			,,	l	1)
11	Youths' (S.M. and M. Sizes)	••	••	"		D 1 (Cl 1)
12	Shawls-wool, infants', white, size	o (not incl	luding			Purchase (Clause 4)
	fringe) 40 inches square	`		"	••	J
	Shirts, Cotton-Sizes as ordered-					
13	Harvard, with collars, sizes 10			per doz.) Not	
14	, , , , , , , , , , , , , , , , , , ,	to 14		- "	required	1
15		to 151		,,	2 16 0	h
16		to 12		,,	2 16 0 1 13 6	R. J. Henderson Pty. Ltd.
17		to 14		"	2 6 0	11
18		to 151		"	2 18 0	} ⁻
19	Flannel, boys, sizes 20 to 26	2	• •	"		Purchase (Clause 4)
20	" youths', sizes 28 to 34	(30 doz.		"	2 15 0	R. J. Henderson Pty. Ltd.
	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	(00 000.	011.77	"	- 10 0	10: 0: 2203401003 1 07: 254.
21	Singlets, Wool, N.S., sizes 3, 4,	5, and 6		. 21 .		<u> </u>
22	" Wool and Cotton, S.S., s					
23			.,W., ar			Purchase (Clause 4)
-		Ő.	S			
		•		"	1	· ·
	<u>,</u>	ا جم ۲۰۰۰				

ANNEX TO CONTRACT No. 1941/90.

Schedule No. 17.

BELTING (LEATHER AND RUBBER).

Contract from 1st Jüly, 1941, to 30th Jüne, 1942.

1941/90-Joshua Pitt Pty. Ltd. .. (Except where otherwise stated.)

.. Security, £6.

Items 1 to 5 to samples at Tender Board Office.

Item No.			Description of Artic	cles.			Rate		Name of Contractor.
<u> </u>		···			·····	£	8.	d.	The state of the s
1	Belting-	-Leather,	single, standard		at per inch wide by running foot	0	0	3 3	
2	,,	"	., heavy		23	0	0	3 3	
3	,,,	,,,	double, standard		**	0	0	51	
4 5	,,	,,	" heavy	.:	,,	Ö	0	$7\frac{1}{2}$	
5	,,	1)	round, solid, 1-	in	at per foot	0	0	$2\frac{7}{2}$	
	•		<u>5</u>	-in	-,,	0	Ó	$\frac{2\frac{1}{2}}{3\frac{1}{2}}$	
6	,,	Rubber,	3-in. x 4 ply	••	ĵ,		Nôt	;	
7	,,	"	$3\frac{1}{2}$ -in. x 4 ply		,,	∫re	qui	red	
8 9	,,		4-in. x 4 ply		,,		٠.,		l)
	>3		$4\frac{1}{2}$ -in. x 4 ply		,,		٠.] [
10	,,		5-in. x 4 ply	• •	33				
11	,,		6-in. x 4 ply		, ,		٠.		Purchase (Clause 4)
12	,,		6-in. x 6 ply		,,	1	٠.		
13	,,	,,	7-in. x 6 ply		,,		٠.		}

Annex to Contract No. 1941/91. Schedule No. 18.

BOLTS, NUTS, WASHERS AND SPIKES, IRON.

Contract from 1st July, 1941, to 30th June, 1942.

1941/91—McPherson's Pty. Ltd.

.. Security, £50.

tem No.	Description of Articles.		Rate.	Name of Contractor.
	Date and Dist		£ s. d.	
1	Bolts and Nuts— Cup-head, square-neck, square nut, 3-in. to		1	
2	Hexagon-head, round-neck, hexagon nut,			
	1-in. to 1-in. diameter, standard lengths Square-head, round-neck, square nut—	"		
3	1-in. to 1-in. diameter, standard lengths	**	J	
4	₹-in. diameter, above 20-in. in length	per cwt.	‡0 17 6	
5	7-in. diameter, above 12-in. to 15½-in. in	•	+0.10.0	
6	length	,,	‡0 18 9	
7	length	,,	‡0 17 6 ‡0 17 3	
7 8	1-in., Ig-in., Ig-in. diameter, above 12-in.	,,,	‡0 17 3	
_	to $15\frac{1}{2}$ -in. in length	,,	‡0 17 9	
9	1-in., 1\frac{1}{2}-in., 1\frac{1}{2}-in. diameter, above 16-in.	•	+0.17.0	
10	to 20-in. in length 1-in., $1\frac{1}{8}$ -in., $1\frac{1}{4}$ -in. diameter, above 20-in.	,,	‡0 17 O	
10	in length	,	‡0 16 9	•
11	Square double bolt ends 3-in., 1-in., 11-in., 11-in., diameter, above 54-in. in length	,	‡0 18 3	
	Nuts—			
12	Tapped, hexagon or square, 3 in. to 11 in diameter	per 100 pieces		
••	73) 7 1	-	}	
13	Blank, hexagon or square, $\frac{3}{18}$ -in. to $1\frac{1}{2}$ -in. diameter	, ,,	‡*	
	Washers—			
14	Plate, 3-in. x 3-in. x $\frac{1}{4}$ -in. for bolts, $\frac{1}{2}$ -in. to $\frac{1}{4}$ -in		‡0 18 6	
15	Round, for bolts, 1-in. to 3-in	"	‡3 2 6	
16	,, ,, ½-in. to 1½-in	,,	‡1 19 6	
17	Spikes, dump, 1-in. round, black, chisel pointed	,		
18	4-in. to 9-in Spikes, dump, ½-in. round, any length, black,	*,	‡1 5 0	
•	chisel pointed, over 9-in.	•	, ,	

^{† 3.} in. to 7. in., Australian Standard Price List, 1938, pages 2, 6, 8—less 32½ per cent.

§ in. and up, Australian Standard Price List, 1938, pages 2, 6, 8—less 35 per cent.

* 3. in. to 7. in., Australian Standard Price List, 1938, page 12—less 30 per cent.

§ in. and up, Australian Standard Price List, 1938, page 12—less 35 per cent.

ANNEX TO CONTRACTS Nos. 1941/92 TO 1941/95.

Schedule No. 19.

BRICKS, CEMENT, LIME, PIPES, ETC.

Contract from 1st July, 1941, to 30th June, 1942.

1941/92—W. and H. Pitman		 	 Security, £3.
1941/93—David Mitchell Estate	••	 	 Security, £8.
1941/94—Sunshine Firebrick Manufacturing Co.		 	 Security, £3.
1941/95—Australian Cement Ltd		 	 Security, £632.

Contracts under this Schedule are not to be considered broken, infringed, or vitiated by the purchase locally of any of the undermentioned items required for use outside the Melbourne District. All pipes for Public Works Department to be approved and certified by Public Works Officer.

Item No.			Descripti	on of Articles				Rate	o	Name of Contractor.
		Su	b-Schedul	e A.—Br	icks.		£	ø.	d.	
1	Bricks,	Paving, c	hamfered	, stable,	approved					,
2	"	make Gutter, a		ed, flat- make), l		per 1,000	Not	req	uired	
3	Bricks,	Gutter, sal		d, flat - make), l		per 100	2	0	0	W. and H. Pitman
		(6-in			per 100	3	10	0	[]
4 5	Lumps.	Fire, to 9 Fire, 12 x	$x \frac{4\frac{1}{2}}{x} x 3 - 12 \frac{1}{x} 2$.	in. square		per 1,000 each	8	10 1	0	Sunshine Firebrick Manufacturing Co The Ordish Firebrick Co. Pty. Ltd. (A)
6	"	" 12 x				,,)	ľ	-		The Gratist E treories Co. 1 ty. Etc. (A)
7	"				•••	., }	Not	req	uired	
8	,,		12 x 6 .			"]	l			
9	,,		12 x 4 .			,,	I	6		The Ordish Firebrick Co. Pty. Ltd. (A)
10	"	" 30 x	12 x 6 .		٠.,	**	Not	req	uired	
		Sub-Scheo	dule B.—	Cement (Portland).					
11	*Load lo	ts, in pape	r bags, 24	bags to)					·
12	T		ı, cartage		Arc,	, .	‡c) 3	3 1	h
12		r bags, lots			Brand		٠.		. 7	Australian Cement Ltd.
	erea v	vithin 6 mi		-48 bags to lo) ad.		‡0) 4	. •	ነ .
	Su	b-Schedule	CCLA	ч, Cow-н	ar, Lime	, ETC.				
13	Clay, Fin	re, new .				per cwt.	0	2	9	Sunshine Firebrick Manufacturing Co.
14		r, Plastere	r's, tanne	ed (approx	x. 24 lb.	• .	١.			_
15	per ba Lime—I	ag) Lilydale Lu	mp Lime		• • •	per bag per cwt.	1 .	12 4	0 6	T. Curphey Pty. Ltd. (A) David Mitchell Estate
		lule D.—B E).—Stamp								
16		Stoneware,			with	each				
17		,,		4-in.	sockets			• •		[}
18	»ı	"	"	6-in.	. ,,	"		• •		
19	"	"	"	5-in.	"	,,	l			
20	,,	,,	15	9-in.	,,	,,		٠.		
21	"	**	"	12-in.	* 11	**				
22 23	"	**	"	15-in. 18-in.	"	**		٠.		Durchase (Olamas 4)
24	Junction	,, 8	**	3-in.	**	"		• •		Purchase (Clause 4)
25	o unouon	B ,,	"	5-in. 4-in.	"	"				
26	,,	"	"	6-in.	"	,,				•
27	,,	"	"	9-in.	» .				.	
28	**	**	**	12-in.	,,	"				
29 30	"	**	"	15-in.	**	"		٠.		
50	>>	2)	"	18-in.	"	,,		٠.	- 1)

Item 11.—Australian Cement Ltd. will deliver ex store to Government vehicles, bag lots at 3s. Id. per bag. Item 12.—Rate includes 1s. 6d. per bag cartage, but when this rate per bag reaches the usual cartage rate for a load (2 tons), the bag rate ceases to apply.

Item Fo.		Description of Article	M.		Bate.	Name of Contractor.
					£ . d.	. 7 17
31	Pipes-Stoneware,	salt-glazed, 3-in	. with	each		
			sockets	37	1	n ·
32	n	, 4-in	,,,	37	1	TEX MALL SHOTTING
33	"	,, 5-in		"	.,	į į
34	,, ,,	,, 6-in	. ,	"	1	11 .
35		0:-				
36		70 :-		**	ı	11
37	" "	″ 15 tu	. "	**		<u> </u>
	" "	" 18-in		>>		Purchase (Clause 4)
38	7), 7), 7),		. ,,	"	• • • • • • • • • • • • • • • • • • • •	> rurchase (Clause 4)
39	Pipes-Plain, concr	ere, o-in.	••	**	••	11
40	22 22 22	9-in.	••	**	• • •	
41	,, ,,	12-in.		**	· · ·	2 Tags
42	,, ,, ,,	15 -in .	••	,,		
43	,, ,, ,,	18-in.		,,		
44	" Agricultural,	Drain, 2-in.		11	:.	1
45	,, ,,	,, 3-in.		,,	.,	1} ·
46	,, ,,	,, 4-in.		"	1	11

ANNEX TO CONTRACTS Nos. 1941/96 AND 1941/97. Schedule No. 20.

BRUSHWARE—PAINTERS'.

Contract from 1st July, 1941, to 30th June, 1942.

1941/96—S.A. Brush Co. Ltd. Security £12.

1941/97—Thos. Mitchell and Co. Pty. Ltd. .. Security, £5.

All items to samples at Tender Board Office.

tem No.		escription of Articles				Rate.		· 	Name of Contractor.
1 Var 2 3 4 5 6 7 8 Pai 9 10 Wa 11 Ka 12 Fite 13 4 7 15 16 8 8 1	ll, "Flo-Rite somine "hes, Flat, No. 8 " 10 " 12 " 12	Nickel Bands. Width. Thickin in. ite" 1 x 5 x 1 x 2 x 2 x 2 x 3 x 3 x 3 x 3 x 3 x 3 x 3	Length of Bristle used.	Bristle Weight per Brush. os. os. 18 F 1 1 1 2 2 1 2 2 1 2 3 5	oer doz. " " each " each " " " " " " " " " "	‡0 ‡1 ‡2 ‡3 ‡0 ‡0 ‡4 ‡5	7 3 2	0 2 7 9 5 11 10 8 3	S.A. Brush Co. Ltd Thos. Mitchell and Co. Pty. Ltd. S.A. Brush Co. Ltd. Purchase (Clause 4)

ANNEX TO CONTRACT No. 1941/98.

Schedule No. 22.

CAPS AND HELMETS FOR ATTENDANTS (MENTAL HOSPITALS) AND WARDERS (PENAL).

Contract from 1st July, 1941, to 30th June, 1942.

1941/98—Miown Manufacturing Co. .. Security, £3.

· (Except where otherwise stated.)

The Caps and Helmets are to be in strict accordance with samples, well fitted and well made, and subject to the approval of the officer authorized to accept delivery.

The cloth to be thoroughly shrunk, and colours fast to light. Any article defective in shape, workmanship, or material will be rejected.

All materials must be supplied by the Contractor at his own expense, and be of Commonwealth manufacture.

Item No.	Description of Articles.	Rate.	Name of Contractor.
	Sub-Schedule A.	£ s. d.	
1 2	FOR ATTENDANTS. Caps, cloth, without crowns, sizes as ordered each Helmets, without crowns ,, ,, ,,	·	
	Sub-Schedule B. FOR WARDERS.		Purchase (Clause 4)
1 2 3 4	Caps, cloth, without crowns Covers, Cap, waterproof white Helmets, white Sizes as ordered "" "" "" ""	 	
5	Sub-Schedule C. Black Leather Caps for Police (Motor Section) each	0 14 3	

ANNEX TO CONTRACT No. 1941/99.

Schedule No. 23.

CARBON PAPERS AND TYPEWRITER RIBBONS, TRYPOGRAPH MATERIAL, ETC.

Contract from 1st July, 1941, to 30th June, 1942.

1941/99—Ramsay and Hall Pty. Ltd. .. Security, £65.

(Except where otherwise stated.)

All supplies of Carbon Papers, Typewriter Ribbons, and Trypograph Material under this Schedule will be ordered by Stores Officer, Education Department, and must be delivered as directed by him.

All the items must be of the very best description. If, after delivery, any deficiency or defect is discovered in the quality, the balance of the articles on hand may be returned to the Contractor.

Carbon Papers must be cut to size in the Commonwealth, and packed in boxes of Commonwealth manufacture.

Item No.	Description of Articles.	Rate.	Name of Contractor.	
	Sub-Schedule A.	£ s. d.	•	
	Carbon Papers.			
	Carbon Papers, for Typewriters, in boxes of of colours as ordered.			
	To take up to-	Weight of Paper per ream.		
1	5 copies, standard weight, foolscap size,	8 lb. per box	0 2 6	
2	5 copies, standard weight, sizes as ordered,	8 lb. "	Item 1	
2 3	12 copies, light weight, foolscap size,	5 lb. "	0 2 0	•
4	12 copies, light weight, sizes as ordered,	5 lb. "	pro rata Item 3	
5	20 copies, featherweight, foolscap size,	4 lb. "	0 2 0	
6	20 copies, featherweight, sizes as ordered,	4 lb. "	pro rata Item 5	

ANNEX TO CONTRACTS—continued.

	ANNEX TO CONTRACTS—	znurnuea.	
Item No.	Description of Articles.	Rate. Name of Contracto	i.
7 8 9 10	Brief size—To take up to— 9 copies, light weight 3 lb per box Billing, Foolscap 12 lb ,, " sizes as ordered 12 lb ,, Pencil—in boxes of 100 sheets—Foolscap ,, " " " " sizes as ordered ,, Pen—in boxes of 100 sheets—	£ s. d. 0 4 0 0 2 10 pro rata Item 8 0 2 6 pro rata Item 10	
12 13	In sheets, 13-in. x 81-in ,, ,, sizes as ordered ,,	0 2 6 pro rata	
14	Carbon Paper Rolls for Accounting Machines 6, 7, 8, 9, and 12½ in. single ply, in 25 yd. lengths, blue	Item 12 0 0 7	
	Sub-Schedule B.		
	RIBBONS, FOR TYPEWRITERS.		
	(To be of the best description and supplied on Reels to fit any machine, as ordered.)		•
15	Two-colour— 1-in. wide, on reels containing 12 yards, per doz. Copying reels	0 9 6	
16	ignity in wide, on reels containing 12 to 14 yards, Record,	0 9 6	
17	One-colour— 12-in. wide, on reels containing 12 yards.		
18	Copying, 12-in wide, on reels containing 12 yards,	0 9 6	
19	Record ,, Ribbons for Elliott Fisher Accounting	0 9 6	
20	Machines, red and black,, Ribbons for Remington Accounting Machines,	0 12 6	
21	Ribbons for Remington Accounting Machines,	0 12 6	
21	16-in., black ,,	0 12 6	
	Sub-Schedule C.		
	Trypograph Material, etc.		
	Stencil Paper—Dry Indestructible—		
22 23	For all Standard Rotary and Flat Duplicators in 1 quire boxes "Reflex" per quire For all Standard Rotary and Flat Duplicators in 5 quire boxes	0 5 9 Notrequired	
	Ink—		
24 25	For Standard Rotary Duplicators, in 1-lb. tins per tin in 6-oz. tubes per tube	0 2 2 Not required	
26	Mon West Duralization in Constant I lb. tubes ,,	0 2 2	
27 28	For Flat Duplicators, in 6-oz. tubes,, in 1-lb. tubes,,	$egin{array}{c ccc} 0 & 1 & 1 & \\ 0 & 2 & 2 & \\ \end{array}$	
29 30	Oil for Typewriters, in 2-oz. bottles	$\begin{bmatrix} 0 & 0 & 4\frac{3}{4} \\ 0 & 0 & 9 \end{bmatrix}$	
31	Varnish, Stencil, in I-oz. bottles,, Developer, in 1-oz. bottles,,	0 0 6	
		<u> </u>	

Annex to Contract No. 1941/100. Schedule No. 24.

CASTINGS.

Contract from 1st July, 1941, to 30th June, 1942.

1941/100—James Coppell Lee Pty. Ltd.
(Except where otherwise stated.)

Security, £3.

All supplies shall be subject to the approval of the Officer authorized to accept delivery.

Castings of a special character other than those provided for under this Schedule may be obtained locally without infringing these Contracts.

Item No.	Description of Articles.		Rate.			Name of Contractor.
	Castings, Iron—		£	8.	d.	
1	Machinery of any description excepting Steam- engine Cylinders, Slide Valves, Slide Valve Casings, Motor Cylinders, and Heads and					
	Covers	per cwt.				h
2	Cored Castings, excepting pipes, of any descrip-	-	l			
	tion other than above	,,]	٠.		
3	Fire Bars, single and sectional, including					
	circular grate	,,				[]
4	Of any other description than above, fire-bars, including furnace doors, fronts, bridge plates, soot doors, and frames, and stove plates					Purchase (Clause 4)
	Ordinary Loam Castings—	,,	1	••		{
5	1 cwt. in weight up to and including 20 cwt.					
J	in weight			•		11
	Castings, Brass—	"		• •		
6	Of any description ordered, including Cored					
	Castings	per lb.	±0	1	4	
	Castings, Gun Metal—	•	1			Ì
7	Of any description ordered (except Phosphor		1			
	Bronze), including Cored Castings	,,	‡0	1	6	
8	Phosphor Bronze, including Cored Castings	"	to	1	8	

Annex to Contracts Nos. 1941/101 to 1941/110.

Schedule No. 25.

CHEMICALS, ETC.

Contract from 1st July, 1941, to 30th June, 1942.

	••		Security, £3.
1941/102—Ramsay and Treganowan Ltd			Security, £42.
1941/103-Imperial Chemical Industries of Australia and	l New Zealand	Ltd	Security, £5.
1941/104—Victorian Producers' Co-operative Co. Ltd.			Security, £15.
1941/105—Noyes Bros. (Melbourne) Ltd			Security, £15.
1941/106—Hardie Trading Pty. Ltd	• •		Security, £3.
1941/107—E. P. Keogh Pty. Ltd			Security, £14.
1941/108—Robert Corbett Trading Co. Pty. Ltd			Security, £8.
1941/109—Hart and Co. Pty. Ltd			Security, £7.
1941/110-A. Victor Leggo and Co. Pty. Ltd			Security, £25.

Except as otherwise stipulated in the sub-schedules—

- (a) Separate charges in accordance with those set out in the Appendix to this Schedule may be made for Containers.
- (b) Empty Containers for which a charge has been made will, where practicable, be returned to the Contractor, and, if in good order and condition, the charge for same shall be refunded by the Contractor.
- (c) Each Container for which a charge has been made must bear a label setting forth the amount of the charge. Labels must not be removed by departments from the containers to be returned.

Supplies to be of the very best quality and subject to approval.

item No.		Descrip	ption of	Articles.		Bate.	Name of Contractor,
		Sub-	Schedu	ıle A.		£ s. d.	
1	Alum-Chro	me			 per lb.	‡0 1 9	Radak (Ametralatic) Bt. T. I
2	Amidol, in 1-	oz. bottles			per bot.	‡0 1 11	Kodak (Australasia) Pty. Ltd.
3	Ammonium-	-Acetate			 per lb.	Not required	
4	,,	Bichromate			 ,,	0 7 0	E. P. Keogh Pty. Ltd.
5	,,	Citrate			 ,,	Not required	j. ,
6	,,	Iodide			 ,,	ļ ", [*] "	
7	,,	Molybdate			 ,,	· · · · ·	D
8	,,	Nitrate			 "	·	Purchase (Clause 4)

	Annax	10 00	NTRACTS—C	ominueu.	
Item No.	Description of Articles.			Rate,	Name of Contractor.
	Sub-Schedule A-continued.			£ s. d.	
9	Ammonium—Oxalate	• •	per lb.		Purchase (Clause 4)
10	" Phosphate	• •	**	Not required	
11 12	Sulphide	• •	,,	" "	
13	Barium—Carbonate Precipitate Chloride	• •	"	" "	
14	" Nitrate	• • •	"))))))))	
15	" Oxide		"	,, ,,	
16	Benzoline from Petroleum, commercial		,,	,, ,,	
17	Benzine—Rect. (except for motor purposes)	,,	,, ,,	
18	Benzoin	• •	,,	,, ,,	
19 20	Cadmium—Bromide Iodide	••	"	" "	
21	,, lodide Calcium—Carbonate, Precipitate		,,	""	Purchase (Clause 4)
22	" Chloride		"	0 0 6	E. P. Keogh Pty. Ltd.
23	" Nitrate		,,	Not required	•
24	" Sulphate		,,	,, ,,	
25	Collodion-Negative, "Corbetts," in 28 lb.		"	‡0 3 0†	Robt. Corbett Trading Co. Pty. Ltd.
26	" Iodizer separate, in 1 lb. bottle		"	‡0 17 6)
27	" Enamel, 2 per cent., in drums	••	,,	Not required 0 0 5	E. P. Keogh Pty. Ltd.
28 29	Copper—Sulphate Crocis Flour	• •	**	Not required	
30	Dragon's Blood, Penrose's, specially pre		"	rooroquiroa	
	for etching		,,		Purchase (Clause 4)
31	Eikonogen		per oz.	Not required	
32	Eosine—Blue shade, Simpson's	• •	per lb.	,, ,,	Dunches (Oleman A)
33	Gelatine—Brand "Davis"	• •	",	0 i 0	Purchase (Clause 4)
34 35	Hydroquinone, in bottles of 1 oz Iodine—Pure	• •	per oz. per lb.	0 18 0	E. P. Keogh Pty. Ltd.
36	Hyd. C. Creta—Howard's—Crystals	• • •	per bot.	0 10 0	K
37	Iron, Perchloride		per lb.		
38	" Proto-sulphate, pure, in parcels		* ,,		Purchase (Clause 4)
39	Lead—Foil		,,		11
40	Mabor—Cupel Material, for Assayers	• •	per cwt.	NT-4 and and	נן
41 42	Magnesium—Powder Ribbon, in coils		per lb per oz.	Not required	
43	Manganese—Oxide (black)		per lb.	0 0 3	7-7-7-7-1
44	Metol, in 1-oz. bottles		per oz.	0 1 0	E. P. Keogh Pty. Ltd.
45	Naphtha-Wood, pure, Com. manufacture	•	per win. qt.	Not required	
46	Opaque, Gihon's	·	per box	,, ,,	
47	Photopake, Vanguard, in bottles of 2 ozs.	• •	per bot.	"	Possibara (Clause 4)
48 49	Paltinum—Chloride Foil	• •	per oz.	Not required	Purchase (Clause 4)
49 50	777: (90 in anim)		per inch	0 2 6	lη .
51	Potash—Caustic, pure, in sticks	• • •	per lb.	0 6 0	E. P. Keogh Pty. Ltd.
52	Potassium—Carbonate (Howard's best En		,,	Not required	. `
53	,, Chromate	••	**	" "	
54	" Ferri Cyanide	• •	,,	N7-4	Purchase (Clause 4)
55	Ferro Cyanide	. • •	**	Not required ‡0 2 10	Kodak (Australasia) Pty. Ltd.
56 57	Ovoloto		"	Not required	in the state of th
58	" Sulphide	•••	"	" "	· ·
59	Sodium—Acetate		"	,, ,,	
60	" Chloride, pure	••	**	,, ,,	T7 1 7 (4)
. 61	,, Hypo-sulphite, pure	• •	per cwt.	‡1 6 1	Kodak (Australasia) Pty. Ltd.
62 63	,, Phosphate Sulphite	••	per lb.	Not required	Purchase (clause 4)
64	Uranium-Nitrate	• • •	"	Not required	
65	Varnish—Negative (Corbett's Photostrip)		per gal.	‡1 5 0†	Robert Corbett Trading Co. Pty. Ltd.
-	Sub-Schedule B.				TT 4.0 D D T: 7:1
	Borax—Crystallized, rough, commercial	 M 1k	per lb.	‡0 0 43	W. & G. Dean Pty. Ltd. (A)
66 67	,, Glass, Brand "F. M. Smith" (in I			0 0 11*	Hardie Trading Pty. Ltd.
67 6 8	Cyanide of Sodium (white)		,,	‡0 0 11§	Noyes Bros. (Melbourne) Ltd.
69	Ether—Petroleum, distilled below 65° C.		per win.	1	1)
		_	qt.		
70	Litharge, Pure, for Assayers	• •	per cwt.	• • •	Purchase (Clause 4)
71	Mercury (pure)	• •	per lb.	• • • • • • • • • • • • • • • • • • • •	
72 73	, Bichloride Silver—Nitrate, pure	• •	per oz.	0 2 3	K
73 74	Soda Ash, in bags of 190 lb. net	• • •	per bag	1 0 0	E. P. Keogh Pty. Ltd.
	1				

[†] Items 25 and 65—Containers to be charged at current price ruling—to be credited on return. * Item 67—300 lb. only. § Item 68—If white unprocurable, black to be supplied at 10½ per lb.

Item No.	Description of Articles.			Rate		Name of Contractor.
	Sub-Schedule C.		£	8.	d.	. ,
75 76	1	h shall or con- in the		requ 12	aired O	A. Victor Leggo & Co. Pty. Ltd. ∫ Imperial Chemical Industries of
77	Carbon Bi-sulphide, in 5 Imperial gallon drums	,,	‡1	16	0	Australia and New Zealand Ltd.
78 79 80 80 _A 81	,, flake, in 25-lb. tins ,, powdered, in 5-lb. tins ,, dust, in 25-lb. tins	r tin	2 0 2	13 16 13 16 0	3*	Victorian Producers' Co-operative
82	Preparations for Weed-killing purposes— Arsenic Pentoxide preparation per Name—" Vallo"	•	0	4	0	A. Victor Leggo and Co. Pty. Ltd.
83	Percentage arsenic pentoxide (As ₂ O ₅), 35/5 Sodium Arsenite preparation—Liquid—in 5-gallon drums per Name—" Hart's" Percentage arsenic trioxide (As ₂ O ₃), 48 per cent.		1	2	6†	Hart and Co. Pty. Ltd.
84	Sodium Arsenite preparation—Powdered—in 80-lb. drums	"	2	3	6	A. Victor Leggo and Co. Pty. Ltd.
85	Calcium Chlorate preparation—drums 200 lb.—	r ton	‡30 ‡31 ‡32	6	9 9 0	Ramsay and Treganowan Ltd.
86	Atlacide C.A.—drums 200 lb.—	er ton	‡52 ‡53 ‡55	15	0 0 0	
87	Strychnine, red, soluble, powdered, in 2-oz.	or oz.	‡§0	3	11/2) 1
88	Name—"Smith, Stanistreet & Co." Bisulphate Strychnine, white, crystal, in 2-oz. bottles Name—"Smith, Stanistreet & Co." Alkaloid	,,	‡§0		0	Hart & Co. Pty. Ltd.

^{*} Items 78 to 80A.—Subject to 10 per cent. discount. † Item 83—Rate includes 2/- charge for drum, which will be credited on return in good order and condition. § Items 87 and 88—Contract for estimated quantities only.

APPENDIX.

Charges which may be made for Containers by Contractors: such charges to be refunded by Contractors on return of Containers in good order and condition.

	Corked. Stoppered.	ı		Corked. 8	Stoppered.
Narrow Mouth Bottles, under 4 oz	2d. each —	4-gallon Tins		1/3 each	
Narrow Mouth Bottles, 4 oz	3d. each —	1-gallon Tins		1/6 each	_ :
Narrow Mouth Bottles, over 4 oz. and up to	4d. each 8d. each	2-gallon Tins		2/- each	_
10 oz.		l•gallon Wickered Jars		. 5/- each	. — i
Narrow Mouth Bottles, over 10 cz. and up to	6d. each 10d. each			'10/- each	' '
20 oz.		5-gallon Wickered Jars		20/- each	_
Narrow Mouth Bottles, 40 oz	I/- each 1/6 each	3-gailon Screw Top Jars		10/- each	
Wide Month Bottles	To be charged for.	1 lb. Ointment Pots	••	. 6d. each	-:
-gallon Winchester	1/9 each 2/3 each	1-lb. Ointment Pots	•• ••	. 1/- each	-

ANNEX TO CONTRACTS Nos. 1941/111 and 1941/112.

Schedule No. 26.

CLOTHING (UNIFORM).

FOR ATTENDANTS, MENTAL HOSPITALS, ETC.

Made up within the Commonwealth.

Period of Contract 1st July, 1941, to 30th June, 1942.

1941/111—Myer Emporium Ltd. Security, £8. 1941/112—Alfred Bowley and Co. .. ٠. . .. Security, £100. . .

Measurements will be supplied to the Contractor by the Institutions for which the garments are required.

All supplies must be strictly in accordance with the sample garments and material at the Tender Board Office.

All garments will be inspected on the premises of the Contractor before delivery is taken; any article not fitting, bad in workmanship or material, will be rejected.

Delivery must be made at the various Mental Hospitals within six weeks from the date of the order, failing which a fine of One Shilling (1s.) per garment per day may be enforced at the option of the Tender Board on report from the Director of Mental Hygiene, the amount to be deducted from the Contractor's account or from the security money.

Item No.	Description of Articles.	•	Rate.	Name of Contractor.
1	Tunics—Blue Twill, single-breasted sac, square corners, double stitched edges, 2 outside pockets, padding around scye, through shoulders, and to be quilted, raised sleeve heads, all wool and hair hymo through breast and down fronts, patrol collar, 5 buttonholes, machine-worked with silk twist, 5 buttons, bone, imitation mohair, tab inside under collar		£ s. d.	
2	for name Trousers—Blue Twill, cross pockets and hip pocket, fly buttons not more than 2 inches apart, bottom of trousers not less than 17 inches nor more than 18 inches in circumference	each	1 15 2	Alfred Bowley and Co.
3	Coats—Drill, with 2 inside breast pockets	"	0 15 6	Myer Emporium Ltd.

Annex to Contract No. 1941/113.

Schedule No. 27.

COCKS AND FITTINGS (BRASS, ETC.) AND PLUMBERS' SUNDRIES

Contract from 1st July, 1941, to 30th June, 1942.

.. Security, £14.

(Except where otherwise stated.)

Articles to be supplied of any pattern or thread required and only those of the best finish and strongest manufacture will be accepted. All high-pressure cocks must bear the stamp of the M. and M.B. Works as having been tested to its standard. No others will be accepted.

* All items marked thus (*) to Samples at Tender Board Office

No.	Description of Articles.	Rate. Name of Contractor.	
	Cocks (Gun Metal).	£ s. d.	
15	Steam, deep barrel, 1-in) eacl	10 4 0	
16	,, ,, -in > End as ,,	‡0 5 0	
17	,, ,, I-in] required ,,	Not required	
	FITTINGS (BRASS).		
18 19	Connectors, Hose, ribbed, ½-in eacl	t t0 0 5 Not required	
20	Couplings, Hose, 1-in., Iron ,,	‡0 1 0	
21 22	,, ,, 1 -in. ,, ,,	1 1 5	
23	, ,, l-in. ,, ,, ,, ,, ,, ,, ,, ,, ,, ,, ,,	\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\	
24	,, ,, 12-in. and 12-in ,,	Not	
25	$\frac{1}{2}$, $\frac{1}{2}$ -in ,	required	
26 27	Directors, with nozzle, $\frac{1}{2}$ -in ,,	$\begin{bmatrix} 10 & 1 & 0 \\ 10 & 1 & 5 \end{bmatrix}$	
28	Nuts, 1-in., and Tails, 2-in. For Botanic ,,	Not required	
29	$_{,,}$ $_{,,}$ $_{,,}$ $_{\frac{1}{2}}$ -in. $_{\frac{1}{2}}$ Gardens $_{,,}$	‡0 2 3	
30	Rings—Hose, for bib cocks, 1-in,	10 0 10	
31 32	Roses to fit directors, \(\frac{1}{2}\)-in ,, Unions, ground joints, \(\frac{1}{2}\)-in. and \(\frac{1}{2}\) For iron ,,	$\begin{bmatrix} 10 & 1 & 2 \\ 10 & 1 & 2 \end{bmatrix}$	
	under or brass		
33	,, ,, ,, §-in. to ‡-in. } pipe ,,	‡0 1 6	
34	,, ,, ,, l-in. ends as ,,	10 2.4	
35	J required ,, Steam, hexagon, ½-in. Fig. 10)	h	
36	,, ,, ,, 2-in. ,, Ends as ,,	Not	
37	,, ,, ,, 1-in. ,, ∫ required ,,	required	
38 39	,, ,, ,, ,, ,, ,, ,, ,, ,, ,, ,, ,, ,,	to 4 10	
10	3 in	10 6 0	
41	,, ,, ,, 1-in ,,	† o 7 o	
42	Washers and Plugs, except for cast-iron baths—	±0 1 0	
13	Up to 11-in ,, 11-in. to 2-in ,,	†0 1 0 Not required	
	-		
	FITTINGS (GUN METAL).		
44	Unions, Heavy, Steam, ground joints, hexagon, #-in each	10 1 11	
1 5	, ,, ,, ,, ½-in.) ,,	‡0 1 11	
16	,, ,, ,, ,, -in ,,	10 2 9	
17 18	,, ,, ,, 1-in. Fig. 10,	†0 3 10 †0 5 3	
19 19	,, ,, ,, ,, 1½-in. \ Ends as ,, ,, ,, 1½-in. \ required ,,	‡0 5 3 ‡0 6 8	
50	,, ,, ,, Ž-in.) ,,	10 10 0	
51	,, ,, ,, 2½-in ,,	Not required	
52	Valves, Wheel, Steam, screwed, 1-in.	‡0 4 8	
53 54	,, ,, ,, ,,	10 5 6 10 7 6	
55	,, ,, ,, 11-in. required,	10 12 6	
6	,, ,, ,, 1½-in.	10 14 6	
7 9	,, ,, ,, 2-in. J ,,		
58 59	,, ,, ,, flanged, 1-in ,, ,, ,, ,, 1½-in ,,		
30	,, ,, ,, ,, 1½-in ,,	·	
31	,, ,, ,, 2-in ,,		
		Not .	
	Course (Private)		
	COCKS (DRASS).	i I	
32	COCKS (BRASS). Stop, Gas, for iron, with T or lever handle, \$\frac{3}{2}\text{-in.} each		

Item No.	Description of Articles,			Bate	b.	Name of Contractor.
			£	8	d.	
	Fittings (Brass).		_	٠.		
64	Elbows, for brass or iron pipe, equal or diminishing, 1/2-in. and under	,	to	٠.	11	
65	Elbows, for brass or iron pipe, equal or diminishing fain to Lin		•			
66	Sockets for brass or iron pipes, equal or diminish-		t 0			
67	ing, ½-in. and under "Sockets for brass or iron pipes, equal or diminish-		•		10	
68	ing, §-in. to 1-in ,, Tees, equal or diminishing, §-in., ½-in., §-in., and	1	ţ0	1	6	
	≹-in	1	ţ0	2	0	
20	SUNDRIES					
69	Hooks, pipe, galvd. iron, all sizes per l	b. ‡	ţ0	1	6	

Annex to Contracts Nos. 1941/114 to 1941/116.

Schedule No. 28.

COPPERS, FURNACES, AND STOVES.

Contract from 1st July, 1941, to 30th June, 1942.

 1941/114—Galliers and Klaerr Pty. Ltd.
 ...
 Security, £5.

 1941/115—F. Pullinger
 ...
 ...
 Security, £3.

 1941/116—Lux Foundry Pty. Ltd.
 ...
 Security, £15.

The Portable Washing Furnaces (Items 4 and 5) must be constructed of Wrought Iron, riveted and strapped at top and bottom edges with 1-in. \times $\frac{1}{16}$ -in. circular bars, cast iron fire-grate, furnace door, flue pipe, and cap complete.

The Stoves (Items 9 to 13) must be made of cast iron and sheet steel, strongly put together. Each stove must be provided with 6-ft. flue, lifter, scraper, and brush, sliding or fall fire doors, and fall or swing door to oven, and capable of burning wood or coal.

Item No.	Description of Articles.	Bate.	Name of Contractor.	
			£ s. d.	
	Boilers—Copper, stamped, 22-gauge—-		- v	
1	12-gallon capacity, weight 8 lb. 3 oz	each		ח
2	14 ,, ,, 8 lb. 8 oz	,,		Purchase (Clause 4)
3	16 ,, ,,	"		[]
	Furnaces—		1	٠ · · · · · · · · · · · · · · · · · · ·
4	18-gauge, for coppers, 12-16 gallons	,,	Not required	
5	16-gauge, for 12-16 gallons copper weight 70 lb.	,,	,, ·,,	
	Frames, cast-iron, with 4-ft. of flue piping, fire			
	grate, ashpan, and cap complete, of approved	•		
	make, for—			
6	12-gallon boiler, "Lux"	,,	1 17 7	i)
7	14 ,, ,,	33	2 1 0	11
8	16 ,, ,,	,,	2 1 0	•
	Stoves, fire, for wood or coal—		ľ	Lux Foundry Pty. Ltd.
	Top fire—			1)
9	Small, 24-in., weight, 2 cwt. 1 qr. 10 lb.,			li '
	"Lux" 10B, without legs	,,	3 7 11	IJ
10	Medium, 30-in., weight 1 cwt. 3 qr. 4 lb.,			
	" National "	**	4 2 0) (1.11) D. T.
11	Large, 36-in., weight, 2 cwt. 1 qr. 8lb., "National"	,,	5 8 0	Galliers and Klaerr Pty. Ltd.
	-	-	1	
	Side Fire—		1	
12	Small, 24-in., weight 2 cwt. 1 qr. 8 lb., "Lux"		1	
	No. 1B., C.I. door, without legs	,,	4 1 11	Lux Foundry Pty. Ltd.
13	Medium, 30-in., weight, 1 cwt. 3 qr. 14 lb.,			
	" A.N.A. "	,,	.500	F. Pullinger

ANNEX TO CONTRACT No. 1941/117.

Schedule No. 29.

CORDAGE, LINES, ROPE, TWINE, ETC.

Contract from 1st July, 1941, to 30th June, 1942.

1941/117—Geo. Kinnear and Sons Pty. Ltd.

.. Security, £80.

(Except where otherwise stated.)

Items marked thus (*) to Samples at Tender Board Offices.

Item No.	Description of Articles.		Rate).		Name of Contractor.			
		£	8.	d.					
*1	Banding—Rim Cotton, 3 strands, 1,350 threads of 34s, weight 3½ oz. per yard per	er lb.			Puraha	 se (Clause 4)			
*2	Banding-Spindle Cotton, 3 strands, 60 threads of 34s, weight 58 grains per yard	я .		;		se (Olause 4)			
*3 *4 *5	Lashing— New Zealand Hemp in Coils (Hay) pe ,, ,, Balls, Coarse, 2 to 4 ply ,, ,, Fine, 2, 3, and 4 ply	" ‡ ³	18 18 18	0					
*6 7 *8 *9	Line—Cod, best (Aust. Flax) any size p ,, Clothes, New Zealand hemp ,, pe ,, Lead or deep sea, (Aust. Flax) ,, p ,, Log, patent, in coils (Aust. Flax) ,,	er lb. ±0 r cwt. ±4 er lb. ±0 ,, ±0	2 0 2 2 2	10 0 7 9 <u>1</u>					
*10 *11	, Marline (Aust. Flax),, Rocket, Hemp (European),	" ‡0 " ‡0		10 1 6			•		
12	" Sash (Aust. Flax) "	" ‡o	2	4 ,	.] .	ì		<u>-</u>	
*13 *14	,, ,, Plaited Cotton ,, ,, ,, Signal Halyard, all flax (Aust.	" ‡0	2	8	İ		,	0	
14	Flax) ,,	, to	2	·4	1			á	
15	Lines—Carpenters', Cotton Chalk, 40-ft. lengths	each		•	Purchase	e (Clause 4)	a ex Light	;.`	
16 17	Rope—Bolt (Aust. Flax), any size pe ,, Coir, 3 or 4 strand, plain or cable laid, any		12	0			17	,	
*18	size	,, ‡6	9	. 0		e.	. H	1 143	
	pure)	" ‡5	14	0				11.	
*19	,, Manila, best quality, up to 3-in Green Thread (guaranteed pure)	" ţ5	14	0		•			
*2 0	,, Ratline (Aust. Flax), any size	,, ‡8	3 12	0			1 '	•	
*21 *22	,, ,, medium, Jute, 1-lb. balls	er 1b. ‡0) 1	4 1 34		, ,	~	٠	
*23 24	,, ,, strong, Jute, ½-lb. balls Fine, Cotton, ½-lb. balls	,, ‡0		$3\frac{1}{2}$ $3\frac{1}{2}$. 1	_	
25	,, Medium, Cotton, ½-lb. balls	" į į	2	3	1	••	* * *		
26	,, Strong, Cotton, 1-lb. balls	,, ‡0		3			1		
*27 28	" Garming Tute 9 and 2 play heat 2		3 13	$\frac{0}{2\frac{1}{4}}$			•	۱.	
*29	,, ,, 5-ply, best	,, ‡0) 1	13					
*30	,, Sewing—Jute, 3-ply	,, ‡0		$2\frac{1}{2}$	1	•	:		
*31	,, ,, ,, 5-ply	" ‡ ^C) 1	13			, i	,	
32		I i .	3 17	0			'	•	
33	,, Packing, Engine	per lb. ‡() 1	92	1		,	41 1 .	
34	Lashing—Sisal, 2-ply	,, ‡0		103] .			2	
35	,, , 1-ply	. 10	0 ($10\frac{1}{4}$	E.				

Items 30 and 31—If required for special purposes, apply Tender Board. Quantities less than cwt. lots to be charged pro rata.

Items 3 to 14, 16 to 20, 32 to 35, subject to 22½% discount.

Items 21 to 26 subject to 7½% discount.

Items 28 to 31 subject to 5% discount.

Item 27 subject to 2½% discount.

ANNEX TO CONTRACT No. 1941/118.

Schedule No. 30.

CUTLERY, SPOONS, ETC.

Contract from 1st July, 1941, to 30th June, 1942.

1941/118—K. G. Luke Pty. Ltd. Security, £8. (Except where otherwise stated.)

Items marked thus (*) to samples at Tender Board Office.

Item No.	Description of Articles.	···	Rate.	Name of Contractor
	,		£ s. d.	
ı	Choppers—Butchers', Whitehouse's No. 2	each		h .
	Clippers—Hair—Nos. 0 and 1, Burmans "Genuine"),		Purchase (Clause 4)
Į	", Nos. 2 and 3 ", "	33		(5.66.55 1)
ľ	Corkscrews—(Adelaide Pattern), No. 1245 Erasers, 51-in., with cases, equal to Rodgers, No. 305	"		
,	Erasers, 6½-in., with cases, Rodgers' No. 309	,,	• • • • • • • • • • • • • • • • • • • •	Apply Tender Board
	Forks—Carving, large, with fixed guards—	**		٠ را
- 1	Christopher Johnson	**	1	l)
1	Rodgers', patent (T.1311)	**	·	[]
-	Knives			1
	Budding, "E. M. Dickinson" Butchers'. Williams' Genuine, 6-in.	"		Purchase (Clause 4)
- 1	9.	.,		11
- [13		11
-	Carving, Rodgers' No. 5420, 8-in.	**	• • •	
	Desk, 63-in., without cases, 173/453	". ₁	Not	۲
	Farriers', Rodgers', P.849 or equal thereto	", }	required	
	Pruning, Wm. Morley, No. 110	" "		h
	Table, all steel, $8\frac{3}{4}$ -in	,,] [
	Parers Block 3 in in some Delium? Det			
	Razors—Black, 3-in., in cases, Rodgers', P.794	"		
<u> </u>	,, ,, ,, Cadman's Bengal, Flower Brand.		1	Purchase (Clause 4)
-	No. 5410	4.		Larchase (Clause 4)
)	Saws-Bread, 9-in. to 91-in., wire bow handles	"		11
	Secateurs, steel blade, 9-in. over all, with double	.,		
	brass flat spring, No. 59949	,,		1
	O.: D. 1. 1. D. 1.			[]
- [Scissors—Barbers' 8-in., Rodgers' P.771	1)	37	IJ
- [", , , 7-in. with hook Office, $6\frac{1}{2}$ -in., Johnson's 0.1745	,,	Not required	
- {	9 in Dadama D 714	**		}
-	,, ,, 8-in., Rodgers' P.714 ,, Tailors', 7-in. or 8-in., Rodgers'	"		Purchase (Clause 4)
	Women's 5-in. or 6-in., Johnson's 0.96	"		1
J	" Leather for $10\frac{1}{2}$ -in	"	Not required)
1	Start. That I all the delicate		-	
	Steels—Butchers', with swivel, 10-in	,,		Purchase (Clause 4)
1	,, Table—7-in., Stag Spoons—Basting, iron, tinned, 14-in. to 16-in	,,	Not required	
'	Table, iron, tinned, 9-in	**		Purchase (Clause 4)

m 0.	Description of Articles.		Rate.	Name of Contractor.
	Stainless steel-ware— Old English Pattern. Forks and spoons to be impressed, in the process of manu- facture, with the words "Vict. Govt," in letters of suitable size, within a scroll or ribbon. Knives to be branded on handle "V.G." in letters of suitable size.		£ s. d.	,
2 ·	Articles to be of the size and as specified hereunder. Forks—Dessert, 62-in.	per doz.	‡0 16 0	 -
3	,, Table, 73-in. Knives—Dessert, Xylonite handles, 83-in. ,, Table, Xylonite handles, 83-in.	"	11 1 6 11 3 0 11 5 0	K. G. Luke Pty. Ltd.
} 7 }	Spoons—Dessert, 67-in.	22 22 22	†0 16 0 Not required †0 16 0 †1 1 6 †0 8 9	K. G. Luke Pty. Ltd.
)	,, Tea, 5-in	**	to 8 8	J

Items 32 to 36 and 38 to 40.—Paramount Firth Staybrite Stainless Steel.

Annex to Contracts Nos. 1941/119 to 1941/121.

Schedule No. 32.

DISINFECTANTS.

Contract from 1st July, 1941, to 30th June, 1942.

1941/119-A. B. Gibson and Sons Pty. L	td.	• •		Security, £3.
1941/120—Hart and Co. Pty. Ltd.			٠.	Security, £3.
1941/121—Oxford Polish Co			٠.	Security, £10.

All Jars, Kegs, and Drums remain the property of the Contractors, and must be removed, when empty, on notification being received by the Contractors to that effect.

If, during the course of the contract, the quality of the Disinfectant is not considered by the Officer accepting delivery as being of the standard tendered for, such Disinfectant may at any time be subjected to analysis, and, if found inferior to the standard sample, will be rejected, the cost of such analysis to be borne by the Contractor.

Supplies must be labelled in accordance with the Victorian Health Acts and Regulations thereunder.

Item No.	Description of Articles:	Rate.	Name of Contractor.	
	Disinfecting Fluid.		£ . d.	
1 2	In Bottles and Tins. Liquor Formaldehydi B.P. (Formalin) pe (Minimum delivery 8 pints) " Cresolis Saponatus B.P. (Lysol) Name of Disinfectant—" L.C.S."	er pint		Purchase (Clause 4)
3 4	Standardized Tar Derivative, not compatible with salt water (Phenyle type), Rideal-Walker coefficiency factor to be as stated— In 1-quart tins	er tin	Not required 0 2 3	Oxford Polish Co.

Item No.	Description of Articles.	Rate.	Name of Contractor.
	In Bulk. To be supplied in Jars or Drums, as ordered.	£ s. d.	
5 6	Liquor Formaldehydi B.P. (Formalin) per gal. " Cresolis Saponatus B.P. (Lysol) Name of Disinfectant—Hart's Lysol Standardized Tar Derivative (Rideal-Walker Co-	0 4 10	Purchase (Clause 4) Hart and Co. Pty. Ltd.
7	efficiency Factor to be as stated)— Compatible with salt water. In 4 gal. tins, Name—"Germex" Coefficiency—18.	0 5 7	A. B. Gibson and Sons Pty. Ltd.
8	Not compatible with salt water (Phenyle Type). In 4 gal. tins and 45 gal. drums Name—"Oxford" Phenyle Coefficiency—	0 1 3	Oxford Polish Co.
	DISINFECTING POWDER.		
9 10	In Tins. Carbolic, 15 per cent., in 2-lb. tins, net per doz. Zanic Sterilizer C, containing 32/35 per cent.	0 5 6	A. B. Gibson and Sons Pty. Ltd.
	of available chlorine, in sealed 6-lb. tins, net per lb.	‡0 1 1	Consolidated Industrial Agencies Pty. Ltd. (A)
11 12	In Bulk. Carbolic, 15 per cent., in kegs per cwt. Zanic Sterilizer C, containing 32/35 per cent. of available chlorine, in sealed 6-lb. tins, net per lb.	0 18 3	A. B. Gibson and Sons Pty. Ltd. Consolidated Industrial Agencies Pty. Ltd. (A)
13	Chloride of Lime, in 1-cwt. drums per cwt.	Not required	. 7

Item 6.-Containers extra; to be credited on return.

ANNEX TO CONTRACTS Nos. 1941/122 To 1941/124. Schedule No. 36.

EARTHENWARE AND GLASSWARE.

Contract from 1st July, 1941, to 30th June, 1942.

 1941/122—The Hoffman Brick and Potteries Ltd.
 ...
 Security, £17.

 1941/123—Loftus Moran Pty. Ltd.
 ...
 ...
 Security, £23.

 1941/124—Parbury Henty and Co. Pty. Ltd.
 ...
 Security, £9.

All Articles under Sub-Schedules A and B must be badged or impressed on the bottom of the articles with the letters "V.G." of size of not less than \{\frac{3}{2}}\-in. In addition, under Sub-Schedule B, articles must be supplied with a distinguishing band of approved colour.

Where the capacity of the article is stated, such capacity shall be taken as Imperial measure containing 20 fluid oz. to the pint, and supplies shall be made accordingly, even though in this respect the Tender Board sample may not conform thereto.

Item No.	Description of Articles.			Rate.		o	Name of Contractor.	
	Sub-Schedule A. EARTHENWARE.	Weight,		£	8.	đ.		
1	Basins—Toilet, plain, 15 in.	5 11	per doz.		•		Apply Tender Board.	
2	,, Sugar, with lids, dia. 4½ in., height 2½ in	••	,,	1	8	0		
4	35 in	••	".	0	6	0	The Hoffman Brick & Potteries Ltd.	
5 6	3 ½ in	2 14½ pro rata	1) 1) 8)	0	8	0	Purchase (Clause 4)	

2393

Item	Description of	Articles		·	1	Bate		Name of Contractor.
No.	2002.9300 00				<u>-</u>			Name of Contractor.
	Earthenware-	-contin	ued.		£	8.	d.	
7	Cups—Tea, Sanitas, welded	twna	Weight, lb. ox.		1			
8	handle, capacity 8 oz Dishes—Butter, with lids, dia.		0 62	per doz.	‡0	10	6	Loftus Moran Pty. Ltd.
_	height 1½ in			,,	1	8	0	The Hoffman Brick and Potteries
9	,, Jam, with lids, dia. a height 11 in	5≩ in.,		,,	1	8	0	Ltd.
10	" Toilet, brush		0 12	"	Not:			[
11	,, ,, soap, 3 pieces		1 5	"		18		The Hoffman Brick and Potteries Ltd
12	,, Meat, 16 in. overall		3 10	,,		٠.		Purchase (Clause 4)
13 14	,, ,, 18 in. ,, ,, Pie, 12 in. ,,	• •	pro rata	**	١,	10	^	עו
15	14 5 "	• • •	2 10 pro rata	**	1	10	U	The Hoffman Brick and Potteries Ltd Purchase (Clause 4)
16	,, ,, 14 m. ,, Vegetable, with lid, wi		pro ruici	"	1	• •		Tarchase (Olause 4)
	division	••	2 11	,,	1	13	0	h
17	Domestics—Toilet, plain		3 12	"	1	10	0	
18	EwersToilet, plain		3 10	,,		18	0	ł t
19	Jugs—11 Pint	• •	1 31	**		18	6	
20 21	,, 21 ,,	• • •	1 17	**		7	6	The Hoffman Brick and Potteries
21 22	,, 3½ ,,	••	1 14	"	1 2	12 4	6 0	Ltd.
23	Mugs—12 fluid oz., Sanitas, v	relded	• •	"	^	4	U	
	type handle		0 9		1 0	12	6	
	Plates-		• •	**	*		·	ľ
24	B. and B., 7 in. overall		0 12	**	10	8	0	<u> </u>
2 5	Dessert, 8 in. overall		0 15	**	‡0	10	0	Loftus Moran Pty. Ltd.
26	Dinner, 10 in. overall		16	11	‡0	_	6	
27	Soup, 10 in. overall		16	"	10	14	6	J
28	Pots-Butter, with lids, 5	•						Drawk and (Classes A)
29	Saucers to match cups	• •	0 67	"	ţo.	6	3	Purchase (Clause 4) Loftus Moran Pty. Ltd.
	Sub-Sched EARTHEN All articles under this Sub-sch distinguishing band of	WARE. edule to	be supplied	i w i th a				
1	Cups—Tea, capacity 8 oz., Sa			per doz.	to.	12	0	Loftus Moran Pty, Ltd.
_	welded type handle	• •	Sub-	-				
2	,, Egg Dishes—	• •	for	**	1	• •		
3	3.6 10		20		1			Purchase (Clause 4)
4	10 :	• •	weight a	**		• •		> r drenase (Otauso 4)
5	Jugs—11 Pint	• • •	9.1g]	"	1	i	0	'₹
6	$\ddot{,}$ $2\frac{3}{4}$ $\ddot{,}$ $$		\ \\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\	"	_	10	ŏ	The Hoffman Brick and Potteries
7	,, 3½ ,,	••	and weig	"	1	15	ō	Ltd.
8	,, 5 ,,	••	8 20 A	**	2	7	0	J
0	Plates -		quality 8		40	10		
9 10	B. and B., 7 in. overall Dessert, 8 in. overall	• •	l ig	"	‡0 ‡0		0	Parbury Henty and Co. Pty. Ltd.
11	Dinner, 10 in. overall	• • •	l e	".	‡0			Canoning mentry and Co. Pty. Ltd.
12	Soup, 10 in. overall	••	Same	"	10		6	j:
13	Saucers to match cups		J ~	,, ,,	‡0		3	Loftus Moran Pty. Ltd.
	Sub-Sched	ule C.			ļ. 			1
	GLASSWARE.		Weight.				ļ	
1.	Bottles Water, plain, 2 pint		2 15	per doz.	ľ			· ·
2	,, cut, 2½ ,,	• •	2 6	"				
3	,, Cruet, Sauce or Vir							
	glass stoppered, pla		$0 7\frac{1}{2}$	"		• •	ļ	
4	" Cruet, Mustard, metal	top,	0 81		1		ĺ	Byshan (Clause 1)
5	plain ,, Cruet, Pepper, metal	top,	0 61	**		• •	Ì	Purchase (Clause 4)
	plain		0 31	89 1				1.
6	Jugs—Water, Two-pint		1 13	,,	,			
7 8	Mustards—With lid and spoon Salts—Moulded		0 14	>>'	þ	••	- 1	
9	Tumblers—Moulded	••	0 5 0 8	13		• •	- 1	

Annex to Contracts Nos. 1941/125 to 1941/130.

Schedule No. 37.

ELECTRIC LAMPS, FITTINGS AND MATERIAL.

Contract from 1st July, 1941, to 30th June, 1942.

1941/125—Ensign Lamps (Aust.) Pty. Ltd	 Security, £54.
1941/126W. G. Watson and Co. Pty. Ltd	 Security, £8.
1941/127—Siemens (Aust.) Pty. Ltd	 Security, £3.
1941/128—Homecrafts Pty. Ltd	 Security, £3.
1941/129—Gilbert Lodge & Co. Pty. Ltd	 Security, £10.
1941/130-British General Electric Co. Pty. Ltd.	 Security, £7.

All supplies to be subject to the approval of the Officer duly authorized to accept delivery.

Item No.	Description of Articles.	Rate.	Name of Contractor.
	Sub-Schedule A.	£ s. d.	
	Lamps, Electric.		
	All lamps supplied shall be designed and manufactured, and generally tested in accordance with British Standard Specification No. 161/1937, or that ruling at time of order. All lamps to be branded Vior. A Govr. Brands to be indestructible and to approval.	٠	·
	Lamps, Gasfilled— (Clear or inside frosted, as ordered.)		
1 2 3 4 5 6 7	* 200/240 volts, 40 and 60 watts, B.C./E.S. each ,, 75 watts, B.C./E.S. ,, ,, 100 watts, B.C./E.S. ,, ,, 150 watts, B.C./E.S. ,, ,, 200 watts, B.C./E.S. ,, ,, 300 watts, G.E.S., clear ,, ,, 500 watts, G.E.S., clear ,,	0 0 10 0 1 0 0 1 3 0 2 4 0 2 10 0 5 6 0 7 6	
8	Lamps, Carbon— 200/240 volts, 16 and 32 c.p., B.C./E.S ,,	0 2 3	
9 10	Lamps, Daylight— 200/240 volts, 60 watts, B.C./E.S ,, ,, 75 watts, B.C./E.S ,,	$ \begin{array}{c ccccccccccccccccccccccccccccccccccc$	Ensign Lamps (Aust.) Pty. Ltd.
11	Lamps, Pilot— 200/240 volts, 15 watts, B.C./E.S., red or blue	0 1 0	
12	Lamps, Reinforced Construction— 200/240 volts, 40 and 60 watts, B.C./E.S. ,,	0 1 3	
13	Lamps, Sign—	0 1 0	
14	Lamps, Striplite— 200/240 volts, 30 watts, 284 m/m., S.C.C ,,		Purchase (Clause 4)
15	Lamps, Vacuum— 200/240 volts, 15 and 25 watts, B.C./E.S ,,	0 0 101	Ensign Lamps (Aust.) Pty. Ltd.
	Sub-Schedule B.		
	RADIATORS, CONE TYPE, ETC.		
16 17 18	9-in. reflector, 700 and 1000 watts Hecla "Marlo"each 12-in. ,, 700 and 1000 ,, Hecla "Marlo" ,, Cones for Radiators—9-in. and 12-in., 700 and 1000 watts, 200/230 volts ,,	‡1 7 6 ‡0 3 11	Not available W. G. Watson and Co. Pty. Ltd

	ARREA 10			
Item No.	Description of Articles.		Rate.	Name of Contractor.
	Sub-Schedule C.		e	
	LAMPHOLDERS, SHADES, SWITCHES, WALL PLUG AND CEILING ROSES, DRY CELLS AND T. Dry Cells— Not more than 6 months old at the time o	APE.	£ s. d.	
19	and stamped with the manufacturer's date sta Type, No. 6" Buzzer" Type or equal to British Standard Specification 397/1933, or that	mp.		
20		per doz.	‡1 1 6 ‡0 3 5	Siemens (Aust.) Pty. Ltd.
21	Tape— $\frac{3}{4}$ adhesive black tape, in $\frac{1}{2}$ -lb. coils	per lb.	‡0 1 11½	Johnson and Phillips Ltd. (A)
22 23	Bakelite, B.C., C.G., S.R., metal lined, "R.G. 20 A" Batten, metal lined, "R.G. 30 A" Batten, metal lined, "R.G. 30 A"	" per doz.	0 6 0 0 9 3	Homecrafts Pty. Ltd.
24 25	,, Adaptors, B.C. "R.G. 25"	" per doz.	0 4 0	Brooks Robinson Pty. Ltd. (A)
26 27	8-in. enamelled iron (3 doz. only)	per doz.	0 12 0),,
28	,, 3 ,, "H.P.M." Switches— (Single pole for 250 volts.)	,,	0 5 6	Homecrafts Pty. Ltd.
29 30 31 32	Bakelite, 5 ampere, Crabtree, No. 3,000 5 , Ring Grip, No. 21 10 ,, Ring Grip, No. 97 5 ,, 2-way Ring Grip. No. 22 Walt Plugs—	per doz.	‡0 16 5 ‡0 12 3 ‡1 6 6 ‡0 16 9	W. G. Watson and Co. Pty. Ltd.
33	Bakelite, 10 ampere, 3 pin, Ring Grip, No. 54 Blocks (Wood)—		‡0 11 9	<i>.</i>
34 35 36 37	3½-in. round, Mission Finish 6-in. x 3-in. ,, ,, 6-in. x 6-in. ,, ,, 9-in. x 3-in. ,, ,,	per doz. " "	‡0 0 10 ‡0 1 11 ‡0 5 9 ‡0 2 8	Sun Electric Co. Pty. Ltd. (A)
	Sub-Schedule D. Wires and Cables for Lighting and Bell	Circuits.		•
	Lighting— To be of guaranteed C.M.A. manufacture, latest specific volts grade, delivered with the maker's seal unbut			•
38 39	1/·044 British standard specification	per coil	0 10 7	,
4 0	fication	,,	0 16 6	
41	fication in coils 7/029 British standard specification 100 5	"	0 17 3	Gilbert Lodge and Co. Pty. Ltd.
42 43	7/029 British standard specification 100 5 5 7/036 British standard specification		1 11 2	j
44	fication	,,	2 3 8	
45 46 47 48 49	fication 23/·0076 Cotton Braided, flexible 40/·0076 Cotton Braided, flexible 23/·0076 Workshop Flexible cable 23/·0076 Cab tyre twin flex 40/·0076 Cab tyre twin flex	" " "	3 18 4 ‡0 13 3 ‡0 17 0 ‡0 15 9 ‡1 6 4 ‡1 10 10	
50 51	23/·0076 Workshop Flexible cable 23/·0076 Cab tyre twin flex 40/·0076 Cab tyre twin flex Bell— 1/·036 British standard specification, best quality, i.r.d.c.c., in coils of 100 yards 1/·044 British standard specification, best quality, i.r.d.c.c., in coils of 100 yards	,,	0 4 0	British General Electric Co. Pty. Ltd.

ANNEX TO CONTRACTS—continued.

Item No.		Descript	ion of Art	ilales.		•		Rat	o.	Name of Contractor,
	Conduit (Scri	-	chedule D PLAII	n) and F	ITTING	s, et c.	4	i a	. d.	
		Condui	t, Sore	wed—						
52 53 54	5-in. welded 2-in. ,, 1-in. ,,	··· ·· Condu	 ù, Pla	· · · · · · · · · · · · · · · · · · ·	••	per 100 ft.	‡1 ‡1 ‡2	6 13 9	3 6 3	
55 5 6	\$-in. close joint			···	••)) P)		14 0	3 9	
57 58 59 60 61 62 63 64 65	\$-in. elbows \$-in. ,, 1-in. ,, \$-in. tees \$-in. ,, 1-in. ,, \$-in. couplings \$-in. ,, 1-in. ,, \$-in. w Fittings, Pla	Fittings,				per doz.	\$\$\$\$\$\$\$\$\$\$\$	2 3 5 3 4 7 1 2 3	8 3 6 2 5 9 11 5 3	British General Electric Co. Pty. Ltd
66 67 68 69 70 71 72 73 74 75	s-in. grip tees s-in. ,, s-in. grip couplings s-in. ,, s-in. grip elbows s-in. ,, s-in. crampets s-in. ,, s-in. saddles s-in. ,,				•••	per doz. "" "" per gross		2 4 1 2 1 3 2 2 1 1	8 1 8 6 11 3 9 0	

Schedule No. 38.

EXPLOSIVES AND AMMUNITION.

Supplies to be of the very best quality, and subject to approval.

Contracts under this Schedule shall not be considered broken, infringed, or vitiated by the purchase locally of any of the undermentioned items for country districts.

Item No.	Description of Articles.	Rate.	Name of Contractor.	
1 2 3 4 5 6 6 7 8 9	Detonators, in packages of 100 Fuse, in coils of 24 feet, double tape (Aust.) Pty. Ltd., per coil (Aust.) Pty. Ltd., per coil (Aust.) Pty. Ltd., per coil (Aust.) Pty. Ltd., per case (Aust.) Pty. Lt	£ s. d. Not required Not required	Purchase (Clause 4)	

Items 1 and 6 are delivered f.o.r. Laverton and, if forwarded by rail, are subject to a cylinder charge of 1s. for each 50 lb. or part thereof of Blasting Powder, and 1s. for each 5,000 or part thereof of Detonators. If deliveries are required in Melbourne or near suburbs, rates are—for item 1, in parcels of 100 to 400, 6s. per packet of 100, plus delivery charge of 2s. 6d. per delivery; in parcels of 500 and over, 6s. per packet of 100, plus delivery charge of 3s. 6d. per delivery; and for item 6, 49s., or 41s. per case of 50 lb. plus delivery charge of 2s. 1d. per case.

Items 2 and 3 are delivered Melbourne or near suburbs. Orders for quantities less than case lots of 300 coils will be charged at—Item 2, 10d. per coil, and Item 3, 7d. per coil.

Items 4 is delivered for Laverton and is subject to a cylinder charge of 1s. Deliveries in Melbourne or

Item 4 is delivered f.o.r. Laverton, and is subject to a cylinder charge of 1s. Deliveries in Melbourne or suburbs are subject to a delivery charge of 2s. 6d. per case.

Item 7 is delivered Melbourne.

Annex to Contracts Nos. 1941/131 to 1941/142.

Schedule No. 39.

FURNITURE (GENERAL), BEDSTEADS, BLINDS, AND CARPETS.

Contract from 1st July, 1941, to 30th June, 1942.

1941/131—E. T. Brown Ltd.					Security, £17.
1941/132—B. E. Purnell					Security, £3.
1941/133—Johnston's Pty. Ltd	l .			• •	Security, £16.
1941/134—Terdich Bros. Pty. 1					Security, £174.
1941/135—Austral Home and	Hospital	l Equipn	ent Pty	7. Ltd.	Security, £28.
1941/136—Gardner Construction	ns Pty.	Ltd.			Security, £5.
1941/137—The British United S	Shoe Ma	chinery (lo, of Au	stralia :	•
Pty. Ltd					Security, £18.
1941/138—F. Fallshaw and So	ons Pty.	Ltd.	٠.		Security, £7.
1941/139—Bendix Steel Chair	Compar	1у			Security, £19.
1941/140—Forster Carpet Co.	Pty. Lt	d			Security, £73.
1941/141—The Gair Manufact	uring Co	. Pty. I	:td		Security, £15.
1941/142—T. Pettit and Son	-				Security, £28.

Items 1 to 29 inclusive to be supplied strictly in accordance with the samples and/or specifications and drawings exhibited at the Public Works Department.

Items 34, 35, and 37 to samples at Tender Board Office.

eu No.	Description of Articles.	Rate.	Name of Contractor.	
	Sub-Schedule A.	£ s. d.		
	FURNITURE.			
	Timber for desks to be first quality kiln dried and recon	-		
	ditioned mountain ash, which must be purchased from th			
	Government Seasoning Kiln.			
1	Blackboards—Portable, D.S. hyloplate—substitute each	3 0 0	Terdich Bros. Pty. Ltd.	
2	Chairs—Wooden, for teachers' rooms ,,	0 14 3	Johnston's Pty. Ltd.	
3	,, Technical school pattern ,,	0 13 0	F. Fallshaw and Sons Pty. Ltd.	
4	"Kindergarten pattern "	0 6 6	1)	
5	,, Douglas, arm ,,	1 10 0	Johnston's Pty. Ltd.	
6	Cupboards—School, standard pattern,,	5 15 0	1	
7	Desks—Dual, size 2 ,,	1 16 6		
	size 3 ,,	1 17 0		
	size 4 ,,	2 0 0		
	size 5 ,,	2 1 0	Terdich Bros. Pty. Ltd.	
	size 6 ,,	2 1 6	1)	
8	Drawing Boards—size, 24 in. x 16 in,	0 5 0		
9	,, ,, size, 18 in. x 12 in ,,	0 3 6		
10	LockersPolice pattern ,,	5 17 6)	
11	Pigeon Holes—Police pattern ,,	3 9 6	B. E. Purnell	
12	Presses—Stationery ,,	8 15 0]	
13	Tables—Class room, 5 ft. x 2 ft. 6 in.	3 2 6	()	
14	,, ,, ,, 3 ft. x 2 ft ,,	2 0 0		
15	,, Police pattern ,,	4 17 6		
16	" Standard, clerks, complete with paper		Terdich Bros. Pty. Ltd.	
	trays ,,	6 7 6		
17	,, ,, typistes, complete with paper			
	trays ,,	6 17 6]	
18	Trays—Paper, 4 compartments ,,	0 17 6	17	
19	,, 5 ,, ,,	1 1 0	B. E. Purnell	
20	,, ,, 6 ,, ,,	1 3 9	}	
	·			
	Sub-Schedule B.			
	STEEL FURNITURE.			
21	Cabinets, steel, filing, 4 drawers, foolscap size, drawers t			
	run on ball bearers and to be fitted with approved 6-leve			
	lock*, locking 4 drawers, locks to be arranged in series an			
	master keyed as directed each	7 15 0	E. T. Brown Ltd.	
	* Australian-made lock, to sample at Public			
	Works Department.	1		
22	Chairs—Steel, arm, rotary ,,	1 18 0	Gardner Constructions Pty. Ltd.	
23	,, ,, Typistes' ,,	1 14 6	Bendix Steel Chair Company	
24	", ", for class rooms ",	0 12 6	11	
2 5	DesksArt, Standard steel pattern ,,	1 9 6	The British United Shoe Machiner Co. of Australia Pty. Ltd.	
26	Lockers, steel, wardrobe, 6 ft. x 15 in. x 15 in ,,	1 15 6	E. T. Brown Ltd.	
27	", ", School, in groups of 12 ",	Not required	Li	
2 8	,, ,, ,, 16 ,,	,,		
29	,, ,, ,, 20 ,,	 ,, ,,	1	

Item No.	Description of Articles,	Rate.	Name of Contractor,
30 31	Sub-Schedule C. BEDSTEADS. Where the iron used in the manufacture of the Bedsteads offered is not of Commonwealth production, it must be of British origin, and the Contractor, if called on during the currency of the contract, shall furnish evidence, by statutory declaration or production of invoice as required, of the country of origin of the material used. All tubing to be butt welded. All bedsteads must be suitably packed for transit when required, for which an allowance of Is. per bedstead will be made by the Government in addition to the contract rate. Bedsteads—Iron, combination, asylum pattern, each enamelled black	£ s. d. 2 3 6 0 2 9	Austral Home and Hospital Equipment Pty. Ltd.
32	Sub-Schedule D. BLINDS. Blinds to be first-quality "Lizard" Brand Holland, hemmed at top for rollers, at bottom for stout battens, and at sides with 1-in. wide hem neatly sewn, and to have brass knot holders, cords and per sq. acorns complete	0 3 3 0 1 3 0 2 3 0 2 8 0 5 7 0 9 6 0 0 9	T. Pettit and Son.
34	Sub-Schedule E. CARPETS, ETC. Rugs, Hearth, British Axminster, 4-ft 3-in. x 2-ft.		
35	3-in. not including fringe, patterns to be selected, "Largo" (332 only) each Carpet, Australian Axminster, Imperial quality, or equal thereto, 27-in. wide, patterns to be per lin.	*0 17 6	The Gair Manufacturing Co. Pty. Ltd.
36	Selected yard Making and laying above carpet per yd. run	0 14 9	Forster Carpet Co. Pty. Ltd.
37	Felt, cow hair, for use under carpets, including per sq. making and laying yd.	0 1 9	J

^{*} Delivery of contract quantity to be taken by 30.9.41.

Schedule No. 40.

 $\label{eq:GATES} \textbf{GATES (SPRING)}.$ The Diameter of Tubing for Frames specified hereunder is inside measurement.

em lo.	Description of Articles.		Rate.	Name of Contractor.
	Sub-Schedule A.		£ s. d.	
			2 8. u.	
	Gates, steel tube, with wrought iron spring catches and fittings complete—Cyclone "N" pattern—			
1	3ft. 6-in. x 4-ft., single stay	each		
2	10 ft. x 4-ft., double stay-	еасц	•••	
3	1-in. tube 11-ft. x 4-ft., double stay— Without	,,		
	1-in. tube \ wire \	,,		Purchase (Clause 4)
4	12-ft. x 4-ft., double stay— netting 1-in tube	,,		
5	14-ft. x 4-ft., double stay—	.,		
6	1-in. tube Rabbit-netted, including fixing, per gate extra	"]]
	Sub-Schedule B.			
	Gates, with wrought iron spring catches and fittings complete—Other than Cyclone "N" pattern—			
1	3-ft. 6-in. x 4-ft., single stay—	,		
2 .	7-in. tube	each		<u> </u>
3	1-in. tube Without	••		
	1-in tube \ wire \	,,		Purchase (Clause 4)
4	12-ft. x 4-ft., double stay— netting			
5	14-ft. x 4-ft., double stay-	,,		<u>}</u> }
6	l-in. tube	"		J
	Sub-Schedule D.			
	Gates, to Public Works pattern-To hang on			
	back face of posts. Constructed of 1-in. tubing (1§-in. diameter out-			7.
	side measurement) with stay to each leaf of			
	gate. Stays welded top and bottom. Bottom angles square welded. Gates to be carried			
	under styles on strong screw pin or brackets let into posts. Top hinge to have 2-in. x \(\frac{3}{2}\)-in.			
	steel looped strap with stout screws. Gates to			
	have approved self-fastening catch of 1-in. malleable steel, with stout screws. Gates to			
	be covered with No. 10 gauge 1½-in. chain wire			İ
	mesh. Each single gate to be provided with			
	approved stout galvanized iron chain and padlock with two keys. One leaf of double			
	gate fitted with 1-in. pad bolt and padlock.	•		
	Widths given below are actual widths of the metal gates as hung on back face of posts.			
1	10-ft. x 3-ft. 10-in., in even leaves, upright 1-in.		٠	
	stays 10-ft. x 3-ft. 4-in., in even leaves, upright 1-in.	each		
2			1	11 m. s
2	stays 4-ft. x 3-ft. 10-in., in one leaf, diagonal 1-in. stay	**	1	Purchase (Clause 4)

ANNEX TO CONTRACTS Nos. 1941/143 AND 1941/144.

Schedule No. 41.

GARMENTS FOR CHAUFFEURS, ETC., FOR GENERAL SERVICE REQUIREMENTS.

Contract from 1st July, 1941, to 30th June, 1942.

1941/143—Dunlop Perdriau Rubber Co. Ltd. .. Security, £5. 1941/144—Alfred Bowley and Co. .. Security, £5

In design, finish, general workmanship, and material all supplies must be at least equal to the respective samples exhibited, otherwise they will be rejected.

The garments must be cut to sizes. For rubber garments the best para rubber solution must be used in sticking down seams, &c., and shall be subject to approval of the Officer ordering the supply.

Item No.	Description of Articles.	_	Rate.		Name of Contractor.
1	FOR CHAUFFEURS. Overcoats (D.B.), blue cloth (each		8.		Purchase (Clause 4)
2 3	Overcoats (D.B.), blue cloth (S.B.), rubber cloth Dust-coats (S.B.), Grey Crash, long "Bentley's"	‡2 1	8 7	6 0	Dunlop Perdriau Rubber Co. Ltd. Alfred Bowley and Co.
	For Motor Cycle Drivers.				
4	Coats (S.B.), Grey Crash, short each]	3	9	Alfred Bowley and Co.
5 6	Coats (D.B.), rubber cloth Trousers—Seatless, rubber cloth sizes as ordered ,,,	‡2 ‡1	5 9	3	Dunlop Perdriau Rubber Co. Ltd.
7	, Rubber cloth	Not	req	uired	

Items 2, 5 and 6, subject to 2½ per cent. discount for settlement within 30 days.

ANNEX TO CONTRACTS Nos. 1941/145 TO 1941/148. Schedule No. 43.

HABERDASHERY.

Contract from 1st July, 1941, to 30th June, 1942.

1941/145—British United Sh	ioe Machinery Co. of Aust,	Pty Ltd.	Security, £9.
1941/146—Central Agency (A	Australia) Ltd. :.		Security, £30.
/ 1941/147—R. J. Harvey .			Security, £6.
1941/148—Hicks, Atkinson a	nd Sons Pty. Ltd.		Security, £13.

Items marked (*) to samples at Tender Board Office.

·. ·	Items marked (*) to samples at Tender Board Office.							
Item No.	Description of Articles.					Name of Contractor.		
	Buckles-		£		d.			
1	Trousers, Black or White Buttons	 per gross. 	0	3	6	1 }		
2	Vest, No. 22, Black, Veg. Ivory	٠ ,,	0	1	9	l i		
3	Coat, No. 30, Black, Veg. Ivory	. "	0	2	9			
4	Shirt— Pearl, No. 18, White, 2 holes (20 gross).	. ,,	0	2	6			
5	Pearl, No. 30, White, 4 holes, ring edg	9				R. J. Harvey		
	(40 gross)	. ,,	0	4	0			
	Trouser-		1			1]		
6	Brace, No. 27, Black	. ,,	0	2	3	11		
7	Strap, No. 22, Black	. ,,	0	2	6	[]		
8	Metal, Brace, No. 27, Black, 4 holes .		0	0	8 1			
9	Metal, Strap, No. 22, Black, 4 holes	•	0	0	$7\frac{1}{3}$])		
10	Combs-Rack, unstained, extra strong, weigh	t	1			ļ ⁷		
	$12\frac{1}{2}$ oz. per doz.	. per doz.	0	6	11	Hicks, Atkinson and Sons Pty. Ltd		
11	,, Small Tooth, unstained, extra strong	.,						
	3% in. x 2 in	. ,				Purchase (Clause 4)		
12	Cotton—Darning, "Chadwick's" No. 20 on ½ lt		1					
	cones—							
	White	. per lb.	‡0	5	1†)		
	Black	. ,,	‡0	5 5 5	5†			
	Colours	. ,,	10	5	8†			
13	" Basting-Brand "Atlas" No. 40),	'		•	Central Agency (Australia) Ltd.		
	3 cord, (1,000 yd. reels)—		1					
	Black	. per doz. reels	\$ ‡0	8	5†			
	White	· "	l ‡o	7	8†	ווַ		

Item No.	· Description of Articles.	Rate.	Name of Contractor.	
		£ s. d.		
14	Cotton-Sewing, in Reels, any number-	2 0. 4.	1	
	Black or White, 300 yards, "Coats," per			
_	6 cord (see footnote §) gross reel.	‡2 19 6 †		
[]	" Black, 1,000 yards, "Coats," 6			
	cord— per doz. reels. No. 24	+0 14 0+		
- !	96	‡0 14 2† ‡0 13 6†	Central Aganay (Australia) Ital	
15	" 40	10 13 3†	Central Agency (Australia) Ltd.	
	,, White, 1,000 yards, "Coats," 6	+0 10 01		
13	cord—			
1:	No. 24 ,,	‡0 13 9†		
11	,, 36 ,,	‡0 13 3†		
. ا	,, 40 ,,	‡0 13 0†	J	
16	Elastic—10 cord, White per doz. yd.	• •)	
17 18	,, ² / ₅ -in. wide, Black	• •	Purchase (Clause 4)	
10	$5\frac{1}{2}$ oz. smooth side of skin outside per pair		, ,	
19	Hooks and Eyes, Black or White, No. 4 per gross	1 1 0	Hicks, Atkinson and Sons Pty. Lte	
20	Needles—Darning) per 100		•	
21	" Machine "		Purchase (Clause 4)	
22	" Sewing, Betweens Numbers as "	0 1 9	R. J. Harvey	
23		Not required	•	
24	,, ,, Sharps ,,	0 1 9	R. J. Harvey	
25	,, ,, Straw) ,,		Purchase (Clause 4)	
26 27	Pins—Short White (in 1 oz. packets) per lb.	$\begin{array}{ccccc} 0 & 2 & 3 \\ 0 & 1 & 11 \end{array}$	British United Shoe Machinery Co	
28	Lille (in 1 oz neckata)	$\begin{array}{cccccccccccccccccccccccccccccccccccc$	of Aust. Pty. Ltd.	
29	Ribbon—Bonnet, any Colour per yard) Not	,	
30	" Blue, 1½ in. wide "	required		
*31	Silk-Machine, Black, in reels of 1 oz per reel	1.	<u> </u>	
32	" " Coloured " " "			
33	,, ,, White ,, ,, ,,		Purchase (Clause 4)	
34	Tape—— Cotton, Black, I in. wide per doz.		(0.0000 2)	
35	1 in wide			
36	,, White, ½ in., 1,000 yard reels per reel	1 17 0	Hicks, Atkinson & Sons Pty. Ltd.	
37	", ", i in "		Purchase (Clause 4)	
38	,, Red, Planet No. 16, 9 yard pieces		η ΄	
•••	(25 doz.) per gross	1 8 9		
38a	,, Red, Planet No. 17, 1,000 yard reels	1	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	
39	(7 reels) per reel	1 7 6	Hicks, Atkinson and Sons Pt	
33	,, Red, Planet No. 24, 9 yard pieces (50 doz.) per gross	1 16 0	Ltd. (A)	
40	,, Red, Planet No. 32, 9 yard pieces	110 0		
	(18 doz.) ,,	2 10 6	1)	
41	Imperial, White, ½ in		1	
42	,, White, I in		Purchase (Clause 4)	
*43	Measures (red leather), 5 ft each		И	
44	Thimbles—Tailors', all sizes per doz.	0 3 6	R. J. Harvey	
45	,, Women's Steel, all sizes ,, Machine Thread—		1	
	Black, Whitey-brown, or Drab.	1	Purchase (Clause 4)	
46	"Campbell's" No. 25 \ in hanks in \ feel per lb.		(Charles 1)	
47	"Campbell's" No. 35 } ilb. boxes { ","		[]	
٢	Clark's 9/1 oz. Glace, Nos. 10/50, Whitey-brown ,,	‡0 8 8t	lí	
ſ	", " " Nos. 10/50, Black "	‡0 8 10†		
1	,, ,, ,, Nos. 10/50, Colours ,,	‡0 9 11†		
46	,, ,, No. 60, Whitey-brown ,,	‡0 8 2†	Control Association 22	
48	,, ,, No. 60, Black ,,	‡0 8 4†	Central Agency (Aust.) Ltd.	
	,, ,, ,, No. 60, Colours ,, ,, ,, ,, No. 70, Whitey-brown ,,	‡0 9 5† ‡0 8 10†	11	
	N. 70 Di. I.	10 8 101		
- 1	,, ,, ,, No. 70, Dlack ,, ,, ,, ,, ,, ,, ,, ,, ,, ,, ,, ,,	‡0 10 2†		
*49	Wadding, White or Black, in rolls of 12 yd. x	-		
	36 in.—No. 36 per roll	0 4 3	R. J. Harvey	

[†] Items 12, 13, 14, 15 and 48—Rates subject to 3 per cent. discount, payment 30 days.

Items 4, 5, 38, 38a, 39 and 40—Contract quantities limited, as shown.

§ Item 14—The undermentioned quantities of "Ashworth's" 6/300 yards Cotton may be purchased under agreement from Central Agency (Australia) Ltd. at 36/- per gross reels.

White—Nos. 20, 30, 40

Doz. 3, 17, 53

Black—Nos. 24, 40, 50, 60.

Doz. 6, 50, 12, 12.

ANNEX TO CONTRACT No. 1941/149

Schedule No. 44.

HATS AND CAPS-MEN'S AND BOYS'.

Contract from 1st July, 1941, to 30th June, 1942.

1941/149—United Felt Hats Pty. Ltd.

.. Security, £3.

(Except where otherwise stated.)

All items to Samples at Tender Board Office.

Item No.	Description of Articles.		Description of Articles.		Name of Contractor.	
		Weight per doz.		£ s. d.		
1	Hats-Felt, Men's-Black, Brown, or					
		60 oz.	each	0 5 5	į	
2	" " Youths' or Boys' Alpine— Black or Brown,					
		51 oz.	,,	Not required	i	
3	", ", Boys', sizes and shades as			1		
	ordered	42 oz.	,,	,,		
4	,, Tweed, Men's, Quilted, any size	72 oz.	,,	,,		
4 5 6		66 oz.	,,	$\begin{array}{c ccccccccccccccccccccccccccccccccccc$	Renoma Hat and Cap Mnfg. Co. (A)	
6	"Boys' Blue Cloth, any size	36 oz.	"	0 1 6	Stenoma Hat and Out Migg. Co. (A)	

Annex to Contract No. 1941/150.

Schedule No. 45.

HELMETS FOR POLICE.

Contract from 1st July, 1941, to 30th June, 1942.

1941/-A150. W. Sudweeks ..

.. Security, £23.

SPECIFICATION.

The Helmets are to be made true to sizes ordered, and the size must be marked inside each Helmet. Helmets defective in shape, workmanship, or material will be rejected. The metal top and buttons at the side are to be nickel-plated.

Delivery must be made at the Police Depot within three months of the date of the order, failing which a fine of 6d. per day for each Helmet not delivered may be enforced, at the option of the Tender Board on report from the Chief Commissioner of Police, the amount to be deducted from the Contractor's account or security money.

Item No.	Description of Articles.	Rate.	Name of Contractor.		
1	Helmets for Police, of such sizes as may be ordered each	£ s. d. 0 18 6			

ANNEX TO CONTRACT No. 1941/151

Schedule No. 46.

INDIARUBBER GOODS.

Contract from 1st July; 1941, to 30th June; 1942.

1941/151-Dunlop Perdriau Rubber Co. Ltd.

Security, £60.

(Except where otherwise stated.)

A sample for quality of 3 feet in length for testing purposes must be submitted with tender for items 1 to 5, which shall, subject to the undermentioned standards for pressure, also be taken, if accepted, for standard quality. The Hose supplied must be made of rubber and cotton fabric each of the best of its kind made for the purpose. The Hose must be soft and pliable, uniformly and smoothly finished, and shall respectively stand a bursting pressure of at least the following lbs. per square inch:—

Item	1,	in.	bore 3	-ply,	Bursting	pressure;	600	lb:
,,	2,	in.	,, 3	'n	,,	- ,,	500	,,
"			,, 3		**	,,	400	,,
**			,, 4		**	, ;	600	
**	5,	l in.	,, 4	**	33	**	500	j,

The officer receiving supplies under this contract may, at his discretion, take indiscriminately a portion of any coil supplied and have same tested as to bursting pressure and other qualities specified above. It is provided, however, that such test must be made immediately on delivery. In the event of such tested sample not complying with the above specification the supply shall be forthwith rejected.

tem No.	Description of Articles.	Rate	Name of Contractor.
	Hosz.	£ s. d.	
1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	Hose, 3-ply, \(\frac{1}{2} - \text{in.} \) bore, "Federal" per foot "	10 0 6½† 10 0 8½† 10 0 8½† 10 0 8½† 10 1 1 † 10 1 1 † 10 1 1 † 10 1 1 1 † 10 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	
18 19	$\begin{array}{cccccccccccccccccccccccccccccccccccc$	‡0 5 5† ‡0 4 11† ‡0 4 4†	·
	Sundries (Indiarubber).		
*20 *21 22 22* *23 24 25	Cushions, Air, circular, 16-in	to 5 6 to 6 1 Not Frequired to 1 32 to 2 11 to 2 9†	

^{*} Items 20, 21, 23, 38 and 50 to samples at Tender Board Office.

Item No.	Description of Articles.		Bate.	Name of Contractor.
	'		£ s. d.	
26	Mats, of approved pattern, any sizes ordered	per lb.		
27	Rings, Pan, I.R., 14-in. across, 1-in. dia., weight	per ib.	Not	
41	7 oz	each	required	
28	Silencers—Typewriter, in sets of 4	per lb.		
29	Solution, in 1-lb. tins	per tin	to 1 51	
30	, in 1-lb. tubes	,,	Not required	
31	Stoppers-Indiarubber, 1-in	per doz.	ו בו	
32	", " § -in	· "		
33	,, ,,] -in	"	1	
34	,, ,, 2 -in	,,	}‡0 1 3	
35	,, ,, l-in	**		
36	" " 1] in	"		
37	$1_{\frac{1}{3}}$ in.	"	IJ., , ,,,	
*38	Sheeting, I.R., 42-in., 28½ oz. to the yard	per yard	‡0 4 11½	
39	,, ,, 36-in., 24 oz. to the yard	33	‡0 4 3	
40	Tape, pure	per lb.	Not	
41	Tubing, Black, 1-in. to 1-in	"	required	
42	,, Para, ½-in. to ½-in.	60 foot	1.J 10 13 6f	
43		per 60 feet per lb.	10 11 6†	
44	,, Surgical, any size ordered	per gross	10 9 67	•
	1 T :		10 9 91	
	5-in.	**	1 10 10 37	
45	Washers—Gauge glass, round \ \frac{8}{3}-in.	**	10 11 0+	
		,,	10 11 9	
	1-in	"	10 14 0	
	(\frac{1}{2}\cdot \text{in.}, \frac{1}{2}\cdot \text{in.} \text{and}	,,	+*	
	\$-in. x \frac{1}{2}-in. x			
	1 1-in.	,,	‡0 18 0†	
46	" , square \2-in., 2-in. and	,,		
	1-in. x 1-in. x			
	1 -in	,,	‡1 2 0†	
47	Boots, Thigh, men's, for use in water, all sizes,			1
	"Watershed"	per pair	‡1 5 10†	• •
48	Boots, Knee, men's, for use in water, all sizes,		io 14 or	
	"Regulation"	",	10 14 3†	
49	Capes, Waterproof, lined with serge	each	Not required	
*50	Hot water bags, white, hand-made, size 12 in. x		+0 4 10	
	8 in	"	‡0 4 10	
51	Hot Water Bags, white, hand-made, size 14 in. x		to 5 9	
	10 in	"	140 0 0	

[†] Rates subject to special discounts as under-

In addition to the special discounts shown, all rates in this Schedule are subject to a settlement discount of $2\frac{1}{2}$ per cent. for payment by end of month following month of delivery.

Items 1 to 5 and 12-5 per cent.

Items 18, 19, 25, 43, 44, 45, and 46-33\frac{1}{3} per cent.

Items 47 and $48-2\frac{1}{2}$ per cent.

Annex to Contracts Nos. 1941/152 to 1941/154.

Schedule No. 47.

INKS-WRITING, INK POWDERS, AND INK FOR I.R. STAMPS.

Contract from 1st July, 1941, to 30th June, 1942.

 1941/152—Wiltshire's Pty. Ltd.
 ...
 Security, £3.

 1941/153—Spicers and Detmold Ltd.
 ...
 Security, £6.

 1941/154—Angus and Co. Pty. Ltd.
 ...
 Security, £3.

Item No.	Description of Articles.	Rate.	Name of Contractor.
	Writing Inks.	£ s. d.	,
	All bottles to be Imperial Measure, and each size of uniform shape.		
1	Blue Black, pints	0 0 9].
2	"Commercial" per bottle {	0 1 2	Angus and Co. Pty. Ltd.
3	" " pints Special, for records	‡0 0 11	h
4	,, ,, quarts ,, ,,	‡0 1 5	 Spicers and Detmold Ltd.
5	for Fountain Dane 4 as Latter []	10 0 4	
-	,, ,, for rountain rens, 4-oz. potties) ,,	+0 0 1	
6	Blue, pints	0 0 10	h
7	Green, half pints, 8 oz.	0 0 7	
8	Red or Scarlet, pints (Commercial)	0 0 8	Angus and Co. Pty. Ltd.
9	,, ,, quarts	0 1 1	
10	Violet, pints "Wiltshire's" ,	0 0 10))
11	Blue, Green, Red. and Violet for Fountain Pens.		Wiltshire's Pty. Ltd.
	in 4-oz. bottles "Wiltshire's" "	0 0 33	j
	Ink for India Rubber Stamps.		
	Black, Blue, Green, Purple, and Red, as ordered-		
12	Bottles of 2 oz. each \ "Wiltshire's" per bottle \ \ \ , of 4 oz. each \	0 0 5	Wiltshire's Pty. Ltd.
13	" of 4 oz. each	0 0 8]
	Ink Powders—in Packets. (To be packed in packets of 1 doz.)		
14	Blue Black, to make I quart, "Sinclairs" per doz. pkts.	‡0 1 4)
15	Red or Scarlet, to make I pint ,, ,, ,, (t0 1 9	Spicers and Detmold Ltd.

Annex to Contract No. 1941/155.

Schedule No. 48.

IRON—(GALVANIZED).

Contract from 1st July, 1941, to 30th June, 1942.

1941/155—John Sharp and Sons Ltd. ..

.. Security, £195.

Rate No.	Description of Articles.), 	Name of Contractor.
	Iron—Sheet, Galvanized, 24 in., 30	in., and	36		£	8.	d.	
	in., as ordered, 6 ft. long-							
1	18 gauge	• •	•.•	per cwt.	‡1	8	0	
2	20 ,,		٠.	- ,,	‡1	8	0	
3	22 ,,	••		,,	‡1	8	0	
4	24 ,,			,,	‡1 ‡1 ‡1	8	0	ì
5	26 ,,	• •		,,	‡1	9	6	
	Brand—" Queen's Head"							
	Maker's Name—Lysaght							
	Iron, Galvanized, Corrugated, as o							
6	24 gauge, 3-in. corr. 5 ft. to 8 ft.			,,	‡1	6	3	
7	24 ,, 3-in. ,, 9 ft.			,,	‡1	6	9	
8	24 ,, 3-in. ,, 10 ft.			,,	‡1	7	3	
9	26 ,, 3-in. ,, 5 ft. to 8 ft.	• •		,,	‡1	7		}
10	26 ,, 3-in. ,, 9 ft.			,,	‡1 ‡1 ‡1 ‡1 ‡1	7	9	
11	26 ,, 3-in. ,, 10 ft.	• •	٠.	,,	‡1	8	3	
	Brand—"Orb"							1
	Maker's Name—Lysaght				1			!
	Iron, Galvanized, Corrugated—				1			
12	26 gauge, 1-in. corr., 5 ft. to 8 ft.	• •	• •	"	‡1	9	0	i
13	26 ,, 1-in. ,, 9 ft.		• •	**	‡1	9 9 10	6	
14	26 , 1-in. , 10 ft.		٠.	**	‡1	10	0	
	Brand—"Orb"							
	Maker's Name—Lysaght				1			

Annex to Contract No. 1941/156.

Schedule No. 49.

STEEL (MILD).

Contract from 1st July, 1941, to 30th June, 1942.

1941/156—McPherson's Pty. Ltd. Security, £60.

em (o.	Description of Articles.	Rate.	Name of Contractor	
	STEEL (MILD) (In lengths as required)		£ s. d.	
	Steel, under this Sub-Schedule, shall be supplied subject to the following test:—The tensile breaking strength must be between the limits of 28 and 32 tons per square inch with an elongation of 20 per cent. in a length of 8 in. for all material '375 in. thick and upwards, and 16 per cent. below '375-in.			
l 2	Squares, ½-in. and under	per cwt.	0 12 9†	
}	, §-in. up to 3-in. inclusive	,,	0 12 9	
	Rounds, %-in. and under	,,	0 12 9†	
	,, §-in. up to 3-in. inclusive	"	0 12 9	
,	Hoop, 3-in. x 1-in.	**	1 0 71	
}	$\frac{7}{8}$ -in. x $\frac{1}{8}$ -in	"	$1 \ 0 \ 1\frac{1}{2}$	
•	1 1-in. $x \frac{1}{8}$ -in. up to 6-in. $x \frac{1}{8}$ -in	"	0 16 7	
}	Flats, \(\frac{3}{4}\)-in. x \(\frac{7}{16}\)-in. and under \(\).	"	0 12 97	
}	$\frac{3}{4}$ -in. $\times \frac{1}{2}$ -in. up to 6-in. $\times 1$ -in	"	0 12 9	
)	Equal Angles, 1-in. x 1-in. up to 4-in. x 1 in	,,	0 12 9†	

[†] For items 1, 3, 8, and 10 the "basis" price only is shown and extras will be charged in accordance with the Iron and Steel Price List.

Schedule No. 50: IRONMONGERY (BUILDERS, ETC.).

iom No.	Description of Articles.	.	Rate.	Name of Contractor.
_			_£ s. d.	
1		per doz.	• •)
2	,, ,, <u>,, 4-in., 1-in.</u> ,,	> ;	• :	1 1
3	", ", Lever, cast, brass or bronze finish,			į ·
	5-in., $\frac{3}{4}$ -in. wide	,,		
4	", ", Lever, cast, brass or bronze finish,			
	6-in., 🖁-in. wide	>1		
5	,, ,, Lever, cast, brass or bronze finish,			l i
	8-in., 1-in. wide	,,		
6	,, ,, Lever, cast, brass or bronze finish,]
	10-in., 1-in. wide	>1		{
7	" Socket, cast, brass or bronze finish, 3-in.			
	$x l_{\frac{1}{2}}$ -in. wide	"		
8	,, ,, cast, brass or bronze finish, 4-in.	~		
	x 1½-in. wide	,,		
9	,, cast, brass or bronze finish, 5-in.	,,		11
•	x 1½-in. wide	,,		11
0	,, ,, cast, brass or bronze finish, 6-in.	"		
-	x 11-in. wide	,,		
1	cost heavy or bronze finish & in	,,		11
-	x 1½-in. wide	••	l . .	
2	aget broom or bronge finish 10 in	,,		
-	x 1½-in. wide			· · · · · · · · · · · · · · · · · · ·
3	Fasteners, Sash, crescent, brass or bronze finish	**	l ::	Purchase (Clause 4)
4	steel on hunner finish	1)		(Clause 4)
5	Hasps and Staples, brass, heavy,	"	''	
	7-in., 19 oz. One	each		
16	hans bearing & semisle 5			11
•	9-in. No. 8082		,	
	Hinges, Butt, Cast, Brass, solid—	**		11
7	$3\frac{1}{2}$ -in. and 4-in., heavy (4-in. = 8 oz. each)	ner neir		11
8	$\frac{3}{2}$ -in. and $\frac{3}{2}$ -in., heavy $\frac{3}{2}$ -in. and $\frac{3}{2}$ -in., heavy $\frac{3}{2}$ -in.	hor harr		11
	Hooks, Hat and Coat, Cast, Brass or Bronze finish-	"		11
9	Light, 3-in., $3\frac{1}{2}$ oz.			1.1
9	Light, 3-in., 3½ oz	_		
	Lifts, Sash, Brass or Bronze finish, as ordered—	**	l	! i
21	Cast, Ring, 7-in. and 1-in. (2 oz.)	per doz.		[]
22	7.	-	l	
23	77 1 10 1 11	,,		
20 24	Openers, Fanlight, cast, brass or bronze finish,	,,		
1.2			1	,
25 -	12-in. x - in	,,	l	1
. U			1	
6	15-in. x -in.	,,		
0	Plates, Finger, 12-in. x 3-in., brass or bronze	"	1	
07	Furniture for Locks-Maces' Pattern— Milled edge 21 in with spindle heled (3 heles):		1	11
27	Milled edge 21-in, with spindle, holed (3 holes);			11
	loose handle screwed to spindle, with long screw	non sot	1	
	through spindle and screwed into handle	her ser		11

Annex to Contracts Nos. 1941/157 to 1941/161.

Schedule No. 53,

LEATHER.

Contract from 1st July, 1941, to 30th June, 1942.

1941/157—Bryce and Duncan Pty. Ltd			Security, £45.
1941/158—Geo. Pizzey and Son Ltd	• •	. :	Security, £24.
1941/159—J. W. Shopland			Security, £40.
1941/160-Vary Bros. Pty. Ltd			Security, £109.
1941/161-Michaelis, Hallenstein and Co. P	ty. Ltd.		Security, £106.

All leather must be of the best quality, thoroughly tanned, well trimmed, free from adulterants or excessive dressing of any kind, and must not be unduly blemished by brands or outs.

For Items 8, 9, 10, and 11, brand marks will be allowed on not more than 50 per cent. of the bends.

The aggregate of brand marks on each bend shall not exceed 10 inches square.

Items marked thus (*) to samples at Tender Board Office.

Item No.	Description of Articles.		Rata		Name of Contractor.
	Box Hide—		£ s d	-	
1	Light weight	рег вq. ft.	\$ 0 0\$	Revo	e and Duncan Pty. Ltd.
*2	Medium weight	,,	‡0 0 S	المراطر	s and Duncan 1 by. Doc.
	Kangaroo, to cut into laces up to 36 in			1	
3	From 1½ to 2 lb. per skin	per lb.	0 7 (1)	
	Kip, Waxed—			T 107	Objective d
4	About 5 lb. per side	21	‡0 2 3		. Shopland
*5	About 7 lb. per side	"	‡0 1 6	:	. •
6	About 9 lb. per side	,,			The Property of Table
7	Mineral Krome Tanned (sides 42 oz. to sq. ft.)	per sq. ft.	‡0 0 S	Bryce	e and Duncan Ptý. Ltd.
	Sole—				TO: 1 11 Ct T. 1
8	Of fair substance, from 9 to 11 lb. per butt	per lb.	0 1 8	Geo.	Piźzey and Son Ltd.
*9	Of medium substance, from 11 to 13 lb. per	•	l		D D T.1
	butt	,,	‡0 2	Vary	Bros. Pty. Ltd.
10	Of stout substance, from 13 to 15 lb. per	i	-	(Mich	aelis, Hallenstein and Co. Pty.
	butt	,, .	‡0 2 9	Lto	
11	Of extra stout substance, over 15 lb. per	1	i	-	
	butt	,,	‡0 3 4	Geo.	Pizzey and Son Ltd.
	Sundries—Leather—		'		
	Calf—				
*12	Yearling	per sq. ft.	‡0 1 (Bryce	e and Duncan Pty. Ltd.
13	Willow	,,	0 1 4	ו ו	
*14	Chamois skins, large, best, free from cuts and		i	∫ Geo.	Pizzey and Son Ltd.
	stitchings, average 32 oz: each	per skin	0 4 6	IJ	
	Crop, offal—	1	i	1	•
*15	Shoulders	per lb.	t0 0 11]) _D	1 D D4 T4-1
*16	Bellies	,,	10 0 7	Dryce	e and Duncan Pty. Ltd.
10	Harness, Brown or Black-	"	, ,	1	
17	Heavy	,,	‡0 1 8) T 377	Chla d
18	Light	"	±0 1 7	ן אינאן. W	. Shopland
19	Pump Service	"	0 6 6		Pizzey and Son Ltd.
20	Pump Service Belt Hides, extra heavy	"	Not requir		•
20	Sheep, Basil—	,,			
21	Large size, strained	per dozen	‡1 2 e	h	11 TE 11 1 1 1 A 21 TO
22	Large size, unstrained	For dozon	1 2 0		elis, Hallenstein & Co. Pty.
23	For Aprons, extra heavy	each		Ltd	L.
24		1 *	10 4 0 10 2 9	ا Geo	Pizzey and Son Ltd.
25	Strap, Sides of, medium weight 1st quality		* ~ .	""	2220) 222 222
20		per sq. ft.	‡0 1 C	J w	. Shopland
26	W. D. L		0 1 6		ennon and Sons Pty. Ltd. (A)
20	Wallaby, glace	**		, v. At	onivon and Done I vy. 174. (A)

Rates for Items 1, 2, 4, 5, 6, 7, 17, 18, and 25—plus surcharge of 19%.

Rates for Items 9, 10, 11, 15, and 16-plus surcharge of 18%.

Rate for Item 12-plus surcharge of 17%.

Rates for Items 21 to 24—plus surcharge of $16\frac{1}{2}\%$.

Rate for Item 26-plus surcharge of 14%.

Annex to Contract No. 1941/162.

Schedule No. 54.

METALS.

Contract from 1st July, 1941, to 30th June, 1942.

1941/162-John Danks and Son Pty. Ltd.

. Security, £7.

(Except where otherwise stated).

In all cases where the particular manufacturer's name is not specified, the metals \sup plied must be of any well known manufacture asked for, and shall be subject to the approval of the officer duly authorized to accept delivery.

The metals supplied shall be of the brands, dimensions, gauge, and weight ordered. Steel shall be supplied subject to test, if required.

All items, not otherwise specified, shall be in accordance with Australian Standard Specifications, where such exist, and, in their absence, with British Standard Specifications.

Item No.		Descr	iption of A	rticles.				Rate.		Name of Contractor.
							£	s. d.	•	
	Brass-									
1	Bar or Rod					per lb.	† 0	1 3	3	
2	Sheet or Plate			••		- ,,	1.‡0	1 8	3	
3	Tubing					"	l fo	1 11	Ĺ	
	Copper—					,,	1			
4	Bar or Rod					,,	‡0	1 8	}	
5	Sheet or Plate			••		"	10	1 9		
6	Tubing, solid d		••			"	10	1 9		
7	Delta Metal-Bar						* "		•	Purchase (Clause 4)
•	Iron—	01 1100	• • •	••	•••	"		• •		_ aronaso (oranso 1)
8	Bar, Lowmoor,	in sizes	of #" an	d under		per cwt.	h	Not		
9	Hoop, black		or g wil	u unuvi	• • •	-	1 (quired	1	
10	Hoop, galvaniz		••	•••	- •	,,	1, 10		•	<u> </u>
ii	Lead-Sheet, wei		ner foo		٠٠٠.	per cwt.		• •		·
••	as ordered		. pc. 100		٠ ا	above >				Purchase (Clause 4)
	as oraciou	••	••	••) ^#	cial price	1	• • •		Turozaso (Olazso 1)
	,					M. & M.A.				
12	Muntz Metal				(per lb.	1			11
13	Spelter—Brass	••	••	••	• • •	per lb.	10	2 3	2	۱۶ ۰
10	Steel, sheet—	••	• •	••	• •	per ib.	1 +0	2 (,	
14	Mild, all gauges	blook								· ·
15	Tinned, all gau		• •	• •	• •	"		• • •		<u> </u>
10	Tin—	Res	••	••	• •	11		• •		!
16	Block, Common	vero leh	n=0d04:							Purchase (Clause 4)
17	Sheet IX., 28-i	30 IM 6910H	prouncu		• •	,,,		• •		FI dichase (Clause 4)
18				••	• •	per doz.		• •		
19	Sheet IXX., 28			• •	• •	**		• •		1 1
20	Sheet IXXX.,	20-III. X	∠∪-1n. or :-	••	• •	,,	<u> </u>	Not		را
	Sheet DXXXX	, 10¥-1	u. X 20-11		• •	"			1	
21	White metal for l	earings	• •	• •	• •	per cwt.	re را	quirec	ı	,
00										
22	Plates or block	•		or marin	e or					5
00		••	• •	• •	• •	**		• •		Purchase (Clause 4)
23	Sheet, all gauge		• •	••	• •	,,	ļ.,	٠٠.		·
24	,, perforat	ed	• •	••	• •	per sq. ft.	Not	requir	red	
25	Shavings	• •	••	• •		per cwt.	1	• •		Purchase (Clause 4)

ANNEX TO CONTRACTS Nos. 1941/163 and 1941/164. Schedule No. 57.

NAILS, SCREWS, RIVETS, STAPLES, ETC.

Contract from 1st July, 1941, to 30th June, 1942.

 1941/163—Edward Duckett and Sons
 ...
 ...
 Security, £5.

 1941/164—McPherson's Pty. Ltd.
 ...
 ...
 Security, £3.

Item	Description of Articles	Rate. Name of Contractor.
No.	Description of Articles.	Name of Contractor.
1 2	Brads-Wire, Steel, any size, 16 gauge and heavier per l	Purchase (Clause 4)
3	Fasteners—Netting, galvanized, Commonwealth per p manufacture, in packets of 1 gross	kt. ‡0 0 7½ Edward Duckett and Sons
4 5	Nails—Brassheaded, chair, any size per d	oz.) _
6	,, Clout, best countersunk, any size,	· · · · · · · · · · · · · · · · · · ·
. 8	,, best flat, any size, 12 gauge ,, ,, Wire, galvanized, any size ,,	to 0 5½ Edward Duckett and Sons
9 10	,, ,, Wrought, any size,, Cone-headed, galvanized, any size,,	Purchase (Clause 4)
11 12	" Fine, finishing "	Not required
13	" Slate, Galvanized ",	Purchase (Clause 4)
14 15	", " " " galvanized "	required
16 17	Pins—Black, gimp, any size per l ,, Brass, Escutcheon, any size ,,	0 2 6 Mernerson's rty. Ltd.
18 19	,, Panel, any size, 16 gauge ,, ,, Split, Iron, 1-in. to 2-in. \per gro	ss ‡0 0 6 Edward Duckett and Sons
20 21	", Iron, 21-in. to 3-in. any No. \ "	Burnham (Clause 4)
22	Rivets-Copper, any size, with washers per	
$\begin{array}{c} 23 \\ 24 \end{array}$,, Iron, galvanized, cone-head, any size ,, ,, Mild Steel, pan-head, 请·in., ‡·in., 请·in. } 章 ,,	$\begin{bmatrix} 0 & 0 & 4\frac{1}{2} \\ 0 & 0 & 4\frac{1}{2} \end{bmatrix}$ McPherson's Pty. Ltd.
25 26	,, ,, cup-head, 讀-in., i-in., 讀-in.) < 章 ,, ,, Tinman's, Black, any size, Cookes ,,	0 0 4½ Sacrification 1 by . Hot.
27 28	,, Tinned, any size ,, ,,	
29	Gooper's, Black, any size Screws—Brass, for wood (Nettlefold's), up to 12-gauge, countersunk Brass, for wood (Nettlefold's), over 12-gauge, roundheads Brass, for wood (Nettlefold's), up to 12-gauge, roundheads Brass, for wood (Nettlefold's), over 12-gauge, roundheads "Iron, (Nettlefold's Ltd.), for wood, countersunk "Iron (Nettlefold's Ltd.), for wood, roundheads """ """ """ """ """ """ """ "	
30	,, Brass, for wood (Nettlefold's),	Purchase (Clause 4)
31	" Brass, for wood (Nettlefold's),	
32	up to 12-gauge, roundneads 3 5 5 7, 8 7, Brass, for wood (Nettlefold's), 5 5 5	••
	over 12-gauge, roundheads [중기품 ,	
33	,, Iron, (Nettlefold's Ltd.), for 통증하 wood, countersunk	cent. off Edward Duckett & Sons
34	,, Iron (Nettlefold's Ltd.), for wood, roundheads	Purchase (Clause 4)
35	,, Coach, 1-in. to 1-in. diameter, any	(Australian)
36	length ,,	Standard Price List McPherson's Pty. Ltd.
00	length per cv	vt. \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \
37	,, ,, galvanized, ½-in. to ½-in. dia- meter, any length per gr)
38	,, ,, galvanized, ½-in. to ½-in. dia- meter, any length per c	required
39 40	Screw Eyes—Bright, Nos. 2 to 6, suit B per gr	1,5
40 41	", ", Nos. 14 to 18 ",	
42 43	Staples—Wire fencing, galvanized, any size per ,, Wrought Iron, any size ,, ,,	b. ‡0 0 3 Edward Duckett and Sons Purchase (Clause 4)
44 45	,, ,, ,, galvanized, any size ,, Tacks, Copper, in packets of \(\frac{1}{4}\) lb., any size ,,	0 2 8 McPherson's Pty. Ltd.
46 47	,, Cut, blued, in packets of 1 lb., any size ,,	Purchase (Clause 4)
48	,, Double-pointed, Nos. 8 to 14, in 2 oz. pkts. per p	a law al
49 50	,, Wrought, Flemish, any size	to 0 4½ Edward Duckett and Sons

Items 29 to 34—not available in odd gauges.

Annex to Contract No. 1941/165.

Schedule No. 58.

NAILS (WIRE).

Contract from 1st July, 1941, to 30th June, 1942.

• •

..

1941/165—Briscoe and Co. Ltd.

.. Security, £20.

All supplies to be subject to the approval of the officer authorized to take delivery.

Item No.	Description of Articles.			Rate	.	Name of Contractor.
	Wire Nails in lengths as ordered—	•	£	8.	\overline{d} .	
1	Nails 0 to 7 gauge	per cwt.	‡1	1	6	
2	,, 8 ,,	"	‡1	1	6	
3	,, 9 ,,	**	‡1	2	0	
4	,, 10 ,,	,,	‡1	2	6	
5	,, 11 ,,	>1	‡1	3	6	1
6	", 11 ",	,,	‡1 ‡1 ‡1 ‡1 ‡1 ‡1 ‡1	4	0	
7	" 13 " {In packages {	"	‡1	5	0	
8	,, 14 ,, of 1 cwt.	,,	‡1	7	0	ļ
9	,, 15 ,,	"	‡1	9	6	
10		**	‡1	12	0	
11	Nails, roofing spring heads,					
	2½-in	**	‡2	8	0	
12	Brads, oval, floor 10-gauge,					
	any length J	, ,,	‡1	4	0	
13	Extra per cwt. for Items 1 to 12 put up in pac-	k-	١.	_		
	ages of 7 lb. and over but under 1 cwt.	,,	0	2	0	
	Manufacturer's name—Items 1 to 10, and 12, and Wire Pty. Ltd.	Titan Nail				
	Item 11, Evendon and Anchor Nail Works					

Rates for Items 1 to 12, are subject to a discount of 3 per cent. for payment within 10 days or 21 per cent. within 30 days.

Annex to Contracts Nos. 1941/166 and 1941/167.

Schedule No. 59.

NETTING AND FENCING WIRE, ETC.

Contract from 1st July, 1941, to 30th June, 1942.

1941/166—John Sharp and Sons Ltd. Security, £33. 1941/167—Edward Duckett and Sons Security, £7.

tem No.	Description of Articles.	Rate.	Name of Contractor.
	Netting—Wire, Galvanized—equal to Ryland's "B"	£ s. d.	
)	$\frac{1}{3}$ in. $\begin{cases} 20 \text{ gauge, } 24, 30, \text{ and } 36 \text{ in.} \\ 22, & 24, 30, \text{ and } 36 \text{ in.} \end{cases}$ per sq. yd.	‡0 0 101 ‡0 0 81	
2	. (20 24, 30, and 36 in.	‡0 0 6 ‡0 0 5	
3	1 in. \{ 19 24, 30, and 36 in. \\ 20 24, 30, and 36 in. \\ \(\begin{array}{cccc} \begin{array}{ccccc} \begin{array}{cccccccc} \begin{array}{cccccccccccccccccccccccccccccccccccc	10 0 8½ 10 0 6 10 0 5 10 0 5½ 10 0 4½ 10 0 3½ 10 0 3½ 10 0 2½	
4 5	1½ in., 18 gauge, 42 in	‡0 0 3\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\	Edward Duckett and Sons
6	2 in. { 18 gauge, 30, 36, 42, and 48 in. , , , 30, 36, 42 and 48 in. , , ,	$\begin{array}{cccc} 10 & 0 & 3\frac{1}{4} \\ 10 & 0 & 2\frac{1}{2} \end{array}$	
	Wire—Fly, 24-in. to 48-in. wide, as ordered— Iron—	. •	
7	Galvanized, 12 mesh, 26 gauge, 2.8 oz. per sq. ft per sq. ft.	‡0 0 3	
8	Galvanized, 12 mesh, 33 gauge ,,	‡0 0 1 7]}
9	Galvanized, 12 mesh, 33 gauge, green " Wire—Fencing—	••	Purchase (Clause 4)
10	Steel, Black, gauges 4 to 8 per cwt.	****	Ŋ
11	" Galvanized, gauges 4 to 7 "	‡0 17 .4 ‡0 17 4	
12 13	" " gauge 8 " " 9 to 10 "	10 17 7	
13 14	Roshad ganga 19	11 3 6t	John Sharp and Sons Ltd.
15	19		Committee and some flow
16	, , , , , , , , , , , , , , , , , , ,	11 4 6† 11 5 0†	1)

[†] Items 14, 15 and 16, subject to 2½ per cent. discount-30 days.

ANNEX TO CONTRACTS Nos. 1941/168 TO 1941/170. Schedule No. 61.

PACKING-ENGINE, ETC.

Contract from 1st July, 1941, to 30th June, 1942.

1941/168—Tuck's Security, £3.
1941/169—Dunlop Perdriau Rubber Co. Ltd. Security, £3.
1941/170—Bell's Asbestos and Engineering (Australia) Ltd. Security, £5.

All packings to be free from any acids or ingredients that may be injurious to the metals with which they come in contact.

Item No.	Description of Articles.		<u> </u>	, ,	Rate		etals with which they come in contact. Name of Contractor.
	Packing.		•				
	(Any size ordered.)			£	s.	d.	
	Low Pressure—Steam, to stand pressures to 120 lb. per square inch—	up				• ;	
1	Tape, wire woven, Asbestos, Pure		per lb.			uired	
2	Cord or Thread """	• •	**		2		1
3	Fibre ,, ,,	٠.	"	0	1	0	
	High Pressure—Steam, Packing to be suifor high pressure, up to 500 lb. per						
	inch saturated, and superheated steam						
4	Round or square, "Tuxpal"	٠		0	4	0	Tuck's
	Water Packings—		į,	•	-	•	1
5	Hydraulic and Pump, to stand pressure						
	to 2,000 lb. per square inch, Greasy H						
	machine laid to size required, from }	inch		١,	^	11	
	to 2 inches,	.••	**	t0		11 8] *	<u> </u>
	in	••	**	‡0		5 1 *	{
6	"Piston"—Round or Square	₹-in.	"	‡ŏ		11*	
	$\frac{5}{8}$ -in. and			‡0		0*	Dunlop Perdriau Rubber Co. Ltd.
	_ _1-in	· · ·	**	‡0	3	9*	
77	JOINTING, ETC.			.			
7	Patent Sheet Jointing, to stand steam press	ures		+0	0	c*	
8	up to 220 lb. per square inch "Sunlight Ammonia Jointing, to stand pressures u	n to	**	‡0	2	6*	γ
•	300 lb	P 10	,, ·				Purchase (Clause 4)
9	Oil Engines, Gas Engines, Diesel Oil Eng	ines,					
	to stand temperatures of 700° F. wit	hout					
	deterioration	•••	"			uired	75 77 43
10	Pipe Joint, "Bestobell" Compound, in 1-lb.	tins	**	‡0	1	11	Bell's Asbestos and Engineering
11	Pure Millboard, in sheets			0	0	7	(Australia) Ltd. Tuck's
îż	Valve sheeting, Fibre, flexible or hard	l. as	"	"	٠	•	Tuon 5
	ordered		**				Purchase (Clause 4)
13	Insertion for Jointing & in.	. ••	,,	‡0	2	9*]
	"Dunlop" $\begin{cases} \frac{1}{16} - \text{in.}; \frac{1}{8} - \text{in.}; \frac{3}{32} \end{cases}$	·ın.;		1.0		10*	Dunlop Perdriau Rubber Co. Ltd.
	$\frac{16}{16}$ -in.; and $\frac{1}{4}$ -in. Boiler Composition, etc.	• •	,,	10	1	10*	J
14	Boiler, Tube Rings, wire woven, any size		per in. dia.	Not	regi	uired	
15	Composition, Asbestos, of approved make,		• .				
	conducting and non-inflammable, dry	••	per cwt.	0	11	6	Tuck's
16	Cement—Iron	• •	per lb.	MT - 1	• •		Purchase (Clause 4)
17 18	"Resisto," Dunbar's (Paints and Putty) For mud and hand door joints in water sp.	•••	,,	NOU	regi	uired	
10	To be rubber composition with tubular l			1			
	cover—			1			Purchase (Clause 4)
19	For manhole door, joints, asbestos, wired		,,	0	3	3	Tuck's
20	Covering for Steam Pipes (Asbestos composi			1		Ì	
	canvas covered, with metal clips, in section ready for fitting or applying), for pipes \(\frac{1}{2}\).						
	to 4-inch diameter "Bestobell " Magn						
	Sectional Pipe Covering						
	1 g-in		per lin. ft.	‡0		11*)
	#-in	• •	,,	‡0	ļ	0*	
	l-in, ., 1½-in,	• •	**	‡0 ‡0	1	1* 3*	
	14-in	••	"	10	î	4*	
	2-in.	• • •	"	10	î	8*	Bell's Asbestos and Engineering
	2½-in		"	‡0	ì	10*	(Australia) Ltd.
	3-in	• •	**	‡0	2	1*	[].
	3½-in	• •	**	‡0	2	5*	\
	4-in	• •	**	‡0 ±0	3	9* 4*	
	6-in		"	10		11*	
21	Covering for Ammonia and Brine pipes		"	*	-		
	sizes, Felt and Bitumastic compound (la	bour		1	•		
	and material included)		**	Not:	rea	uired	

^{*} Items 7 and 13 are subject to a discount of 33\frac{1}{2}\%. Item 20 subject to a discount of 20\%. Items 6, 7 and 13 are subject to settlement discount of 2\frac{1}{2}\% for payment by end of month following month of delivery.

Annex to Contracts Nos. 1941/171 to 1941/179.

Schedule No. 62.

PAINTERS' SUNDRIES AND GLAZIERS' MATERIALS.

Contract from 1st July, 1941, to 30th June, 1942.

1941/171-E. L. Yencken and Co. Pty. Lt	d		 	Security, £3.
1941/172-Goodlass, Wall and Co. Pty. Lt	d.		 	Security, £10.
1941/173—Taubman's Pty. Ltd			 	Security, £3.
1941/174—Brooks, Robinson Pty. Ltd.			 	Security, £18.
1941/175—Lewis Berger and Sons (Aust.)	Pty.	Ltd.	 	Security, £3.
1941/176-W. and G. Dean Pty. Ltd.			 	Security, £3.
1941/177—Sterling Varnish Co			 	Security, £22.
1941/178—Hardie Trading Pty. Ltd.			 	Security, £3.
1941/179-British Paints (Aust.) Pty. Ltd.			 	Security, £3.

All packages containing Mixed Paints shall bear the name of the manufacturer of the paint, and in the event of varying grades the highest grade produced by the manufacturer indicated must be supplied. All supplies shall be subject to the approval of the Officer ordering, and must be of the very best description.

All supplies must be put up in suitable containers (including outside packages, where necessary), as ordered, at the expense of the Contractor.

All gallon tins to be supplied with movable lids, where practicable.

Item No.		Description of	Articles.				Rate	в.	Name of Contractor.
•••		Colours (Dry.)			£	8.	d.	
1	Colours,	Dry-Black, drop			per cwt.	2	16	0	Goodlass, Wall and Co. Pty. Ltd.
2	,,,	Black, lamp, in p	apers		per lb.	‡0	0	7	E. L. Yencken and Co. Pty. Ltd.
3	,,	Blue, ultramarine		٠.	- ,,	0	0	$9\frac{1}{2}$	Brooks, Robinson Pty. Ltd.
4	,,	Brown, purple		٠.	,,	‡0	0	5	W. and G. Dean Pty. Ltd.
5	,,	Turkey umber, ra		٠.	per cwt.	‡2	2	0	1
6	,,	Turkey umber, bu	ırnt	٠.	**	‡2	2	0	
7	,,	Green, bronze	:·_		,,	11	15	0	Goodlass, Wall and Co. Pty. Ltd
8	,,	Green, Brunswick		٠.	,,	‡1	19	0	
	1				,,		17	6	
	1		(dark		,,	‡1	14	9	IJ
9	,,	Lead chromes, le	mon, middle	, or		1			
		orange		٠.	per lb.	‡0	1	4	W. and G. Dean Pty. Ltd.
10 .	,,	Red, extra deep 1	ion-lading	٠.	,,	0	0	10	Brooks, Robinson Pty. Ltd.
11	,,	Red, Indian	• •	٠.	per cwt.	‡1		4	Goodlass, Wall and Co. Pty. Ltd
12	,,	Red lead	• •	٠.	per lb.	‡0	0	41/2	E. L. Yencken and Co. Pty. Ltd
13	,,	Red oxide	• •	• •	per cwt.	‡0	9	4	Goodlass, Wall and Co. Pty. Ltd
14	,,,	Red, venetian	• •	• •	per lb.	10	0	11	W. and G. Dean Pty. Ltd.
15	,,	Yellow ochre		٠.	,,	‡0	0	$1\frac{1}{2}$] *
16	. 11	Sienna, raw or sie		• •	per cwt.		14	9	Goodlass, Wall and Co. Pty. Ltd
17	Tt.m. 1	Oxide of Iron (Ba 5 to 8, 11, 13 and 16 n			,,, ,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	NOF	req	uired	
		parcels—to be charged		su m	i iess than				
	Coro	URS (GROUND IN OIL)	AND SUNDR	y P	AINTS.				
18	Colours-	-Black			per cwt.	İ1	14	3	Goodlass, Wall and Co. Pty. Ltd
19	,,	Blue, Prussian			,,		18	0	15
20	,,	Blue, ultramarine		٠.	91	4	4	0	British Paints (Aust.) Pty. Ltd.
21	,,	Brown, purple		٠.	,,	‡2	5	0	Goodlass, Wall and Co. Pty. Ltd
22	,,	Turkey umber, burnt			,,		19	0	Lewis Berger and Sons (Aust.) P
23	,,	Turkey umber, raw			,,	12		0	∫ Ltd.
24	,,	Green, Brunswick			,,	‡2	2	6	Goodlass, Wall and Co. Pty. Ltd
25	,,,	Green, bronze		٠.	,,	T	15	0	ر _ا -
26	,,	Lead chromes, lemon, 1	niddle, or ora	$_{ m inge}$,,	5	12	0	British Paints (Aust.) Pty. Ltd.
27	,,	Red, Indian	• •	٠.	37	‡2	7		Goodlass, Wall and Co. Pty. Ltd
	,,	Red, oxide of iron	• •	٠.	,,	‡1		6.	\{
28	,,	Sienna, raw	• •	٠.	**		16	0	Lewis Berger and Sons (Aust.) P
29	3	Sienna, burnt			,,	‡2	16	0	∫ Ltd.
29 30	"	37 11 1				1 1 -			
29	"	Yellow ochre White zinc	• •		,,	‡1 2	16 5	9	Goodlass, Wall and Co. Pty. Ltd. British Paints (Aust.) Pty. Ltd.

ANNEX TO CONTRACTS—continued.

Item No.	Description of Articles.	Rate.	Name of Contractor.
33 34	Colours (Ground in Oil) and Sundry Paints—continued. Colours—Mill white, paste form per cwt. Patent driers, paste form ,, The following differential Rates will be allowed for— 2 4 7 14 28 lb. 30s. 12s. 7s. 5s. 2s. 6d.	£ s. d. 1 8 0 ‡1 10 0	British Paints (Aust.) Pty. Ltd. Goodlass, Wall and Co. Pty.Ltd.
35 36 37 38 39	Ships' Paint and Composition. Red Anti-corrosive in 1-cwt. or ½-cwt. per cwt. drums, as required, with 4-in. bungs ,, Paint—Anti-corrosive, any shade, in 4-gal. tins per gal. Copper, in ½-gal. tins per tin Copper, in 1-gal. tins ,, Paints.	 Not required ,,	Purchase (Clause 4)
40 41 42 43	(Mixed, ready for general use, inside or outside.) Mixed paints supplied in the undermentioned colours shall conform with any one of Australian Standard Specifications Nos. K. 45, 46 or 47, viz.:—White, ivory, cream, light, medium and dark stone, and grey. In tins or drums of 4 gallons, as ordered— Paints—Gloss White, "Sterling" per gal. "Flat White, "Triton", "Bright Reds, "Sterling", "Other Tints, "Sterling",	0 11 9 0 10 6 0 15 0 0 11 3	Sterling Varnish Co. Goodlass, Wall and Co. Pty. Ltd. Sterling Varnish Co.
44 45 46 47 48 49	SUNDRY PAINTS, ETC. In tins or drums of 4 gallons, as ordered— Aluminium Paint per gal. "Thinners	‡0 14 6 ‡0 10 0 Not required ‡0 9 5 ‡0 15 3 ‡0 4 6	Lewis Berger and Sons (Aust. Pty. Ltd. Goodlass, Wall and Co. Pty. Ltd.
	Enamels.		
50 51 52	In tins of 1 gallon— Enamels—White per gal. ,, All Colours, as required ,, Bath, White ,,	‡0 12 8 ‡0 12 10 ‡0 13 9	Taubmans Pty. Ltd.
	Lacquers and Thinners.		
53 54	Lacquer—Nitro Cellulose base, mixed colours per gal. Thinners (for use with item 53) ,, The following differential rates will be allowed for— \$\frac{1}{8}\$, \$\frac{1}{4}\$, \$\frac{1}{2}\$ gallon— Items 50 to 54—2s. 6d. 2s. 1s.	‡0 12 9 ‡0 6 3	Hardie Trading Pty. Ltd.

ANNEX TO CONTRACTS-continued.

ło.		De	escription o	f Articles.		1	Rate.		Name of Contractor.
				 		£	8.	d .	
			SUNDE	RES.	!				
55 56	Chalk-Lump		 Calaamin	a) Day in 5th	per lb.	0	0	1	Brooks, Robinson Pty. Ltd.
00	packe	temper, (ts, white	and colo	ne) Dry, in 5-lb. ours, "Triton"	per pkt.		1	$l^{\frac{1}{2}}$	Goodlass, Wall and Co. Pty. Ltd
57 58	Glue—Best F Glue Size—P				per lb.	‡0	0	7½ 71	W. and G. Dean Pty. Ltd.
59	Knives—Pak		. to 9 in.	inclusive	each			iired	
60 61	,, Put			n. inclusive azing, as ordered	**	,,		,,	Purchase (Clause 4)
32	Litharge			, .,	per lb.	Not	requ	iired	
33 34	Mastic Canva Metallic Pow				per yard per lb.	,,		"	Purchase (Clause 4)
55	Oil-Wood-p	reserving	, of a	approved brand,	, -	1	• •		· ·
	suppl requi		al. tins,	packed in cases if		to	2	Q.	
66			ventitive	e, in 4-gal. tins		**	-	v	Goodlass, Wall and Co. Pty. Lt
		red if a approve		Fergusson's or	:	10	2	9	document, with and co. 1 by, 126
7	Paint Remov		u make		per pint	10	- 1	0	Taubmans Pty. Ltd.
8 9	Pipe-clay Potash—Am	 omion ≕ ∹-	lumpe	.,	per lb.		0	8 uired	W. and G. Dean Pty. Ltd.
0	Pumice Ston		rumps 		,,	10	0	6	W. and G. Dean Pty. Ltd.
71 72	Putty-Whit	Ground			,,,	‡0 ‡1	ს 1	$\frac{3}{0}$	E. L. Yeneken and Co. Pty. Lt
73		colour	••	••	-	‡1	2	0	Goodlass, Wall and Co. Pty. Lt
74	Whiting	• •	• •	••	. ,,	0	10	6	W. and G. Dean Pty. Ltd.
			GLA			1			
				be Free from B					
		ut to Siz	es as o						
	accurately C only will be	ut to Siz paid for.	es as or)	be Free from B rdered. Actual n 16 oz. up to 60 united inches	neasurements orange in the second se		0	6	
	accurately C only will be	ut to Siz paid for.	es as or)	be Free from B. rdered. Actual n 16 oz. up to 60 united inches 16 oz. over 60	neasurements per sq. ft.	0			
76	accurately C only will be Glass—Pane	ut to Siz paid for.	es as or) Clear,	be Free from B rdered. Actual n 16 oz. up to 60 united inches 16 oz. over 60 united inche 21 oz. up to 60	neasurements per sq. ft. s ,, s	0 0	0	$6\frac{1}{2}$	
76 77	accurately C only will be Glass—Pane	ut to Siz paid for. s, Sheet,	ces as or) Clear, ,,	be Free from B. rdered. Actual n 16 oz. up to 60 united inches 16 oz. over 60 united inche 21 oz. up to 60 united inche	per sq. ft. s per sq. ft. s ,,	0	0		
76 77 78	accurately C only will be Glass—Pane	ut to Siz paid for. s, Sheet,	ces as or) Clear,	be Free from B. rdered. Actual n 16 oz. up to 60 united inches 16 oz. over 60 united inche 21 oz. up to 60 united inche 21 oz. over 60 united inche	per sq. ft. s per sq. ft. s ,, s ,, s ,, s ,,	0 0	0	6 <u>1</u> 9	
76 77 78	accurately C only will be Glass—Pane	ut to Siz paid for. s, Sheet,	ces as or) Clear, ,,	be Free from B. rdered. Actual n 16 oz. up to 60 united inches 16 oz. over 60 united inche 21 oz. up to 60 united inche 21 oz. over 60	oneasurements s per sq. ft. s ,, s ,, s ,, s ,,	0 0	0 0	6 <u>1</u> 9	
76 77 78 79	accurately C only will be Glass—Pane	ut to Siz paid for. s, Sheet,	ces as or) Clear, ,,	be Free from B. rdered. Actual notes to the united inches 16 oz. over 60 united inches 21 oz. up to 60 united inches 21 oz. over 60 united inches 26 oz. up to 60 united inches 26 oz. over 60 united inches 26 oz.	per sq. ft. s per sq. ft. s ,, s	0 0 0 0	0 0 0	$6\frac{1}{2}$ 9 $9\frac{1}{2}$	
776 777 78 79 80	accurately Conly will be Glass—Pane	ut to Siz paid for. s, Sheet,	ces as on	be Free from B. rdered. Actual n 16 oz. up to 60 united inche: 16 oz. over 60 united inche 21 oz. up to 60 united inche 22 oz. over 60 united inche: 26 oz. up to 60 united inche: 26 oz. over 60 united inche: 21 oz. over 60 united inche: 22 oz. over 60 united inche: 23 oz. over 60	neasurements per sq. ft. s per sq. ft. s ,,	0 0 0	0 0 0 0 0 0 0 0 1	6½ 9 9½ 11 0	
76 77 78 79 80 81 82	accurately Conly will be Glass—Pane ,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	ut to Siz paid for. s, Sheet,	clear, Clear, ,, ,, ground, olished,	be Free from B rdered. Actual n 16 oz. up to 60 united inches 16 oz. up to 60 united inches 21 oz. up to 60 united inches 26 oz. up to 60 united inches 26 oz. up to 60 united inches 26 oz. over 60 united inches 21 oz	per sq. ft. s per sq. ft. s ,, s	0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	0 0 0 0 0 0 1 1 0 1 3	6½ 9 9½ 11 0 3 9	Paralla Pakinan Per Itil
76 77 78 79 80 81 82 83	accurately Conly will be Glass—Pane ,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	ut to Siz paid for. s, Sheet,	ces as of Clear, ,, ,, ground, olished,	be Free from B. rdered. Actual n 16 oz. up to 60 united inche: 16 oz. over 60 united inche 21 oz. up to 60 united inche 22 oz. over 60 united inche: 26 oz. up to 60 united inche: 26 oz. over 60 united inche: 21 oz. over 60 united inche: 22 oz. over 60 united inche: 23 oz. over 60	neasurements is per sq. ft. is ,,, is ,,, is ,,, it ,,,, t. ,,,		0 0 0 0 0 0 1 1 3 3 4 4 4 4 4	6½ 9 9½ 11 0 3 9 0 3	Brooks, Robinson Pty. Ltd.
76 77 78 79 80 81 82 83 84 85	accurately Conly will be Glass—Pane ,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	ut to Siz paid for. s, Sheet,	clear, Clear, ground, olished,	be Free from B. rdered. Actual n 16 oz. up to 60 united inches 16 oz. over 60 united inche 21 oz. up to 60 united inche 26 oz. up to 60 united inche 26 oz. up to 60 united inche 26 oz. over 61 united inche 21 oz 1 in., up to 7 sq. fi in., up to 7 sq. fi in., up to 7 sq. fi in., up to 7 sq. fi in., up to 7 sq. fi	neasurements is per sq. ft. is ,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	6½ 9 9½ 11 0 3 9 0 3 11	Brooks, Robinson Pty. Ltd.
76 77 78 79 80 81 82 83 84 85 86	accurately Conly will be Glass—Pane ,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	ut to Siz paid for. s, Sheet,	ces as on) Clear, ground, olished, """ """ """ """ """ """ """	be Free from B. rdered. Actual n 16 oz. up to 60 united inches 16 oz. over 60 united inche 21 oz. up to 60 united inche 22 oz. up to 60 united inches 26 oz. up to 60 united inches 26 oz. over 60 united inches 27 oz. over 60 united inches 28 oz. over 60 united inches 29 oz. over 60 united inches 21 oz	neasurements is per sq. ft. is ,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,		0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	6½ 9 9½ 11 0 3 9 0 3 11 2	Brooks, Robinson Pty. Ltd.
76 77 78 79 80 81 82 83 84 85 86 87 88	accurately Conly will be Glass—Pane ,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	ut to Siz paid for. s, Sheet,	ces as of	be Free from B. rdered. Actual notes and the control of the contro	neasurements)		0 0 0 0 0 0 1 1 1 3 3 3 3 3 3 4 4 3 3 3 4 4 3 5 5 5 5 6 6 6 6 6 6 6 6 6 6 6 6 6 6 6	6½ 9 9½ 11 0 3 9 0 3 11 2 5 9	Brooks, Robinson Pty. Ltd.
76 77 78 79 80 81 82 83 84 85 86 87 88 89	accurately Conly will be Glass—Pane ,, ,, ,, ,, ,, ,, ,, ,, ,, ,, ,, ,, ,,	ut to Siz paid for. s, Sheet,	ces as of) Clear, ground, olished, in the second	be Free from B. rdered. Actual nordered. Actual nordered. Actual nordered. Actual nordered. Actual nordered. Actual nordered. Actual nordered inches 21 oz. up to 60 united inches 26 oz. up to 60 united inches 26 oz. over 60 united inches 21 oz	neasurements)		0 0 0 0 0 0 1 1 1 1 1 1 1 1 1 1 1 1 1 1	6½ 9 9½ 11 0 3 9 0 3 11 2 5 9 0	Brooks, Robinson Pty. Ltd.
76 77 78 79 80 81 82 83 84 85 86 87 88 89 90 91	accurately Conly will be Glass—Pane ,, ,, ,, ,, ,, ,, ,, ,, ,, ,, ,, ,, ,,	ut to Siz paid for. s, Sheet, ,, ,, e, Clear, p ,, ,, ,, ,, ,, ,, ,, ,, ,,	clear, Clear, ground, olished, """ """ """ """ """ "" """ "	be Free from B. rdered. Actual nordered. Actual nordered. Actual nordered. Actual nordered. Actual nordered. Actual nordered. Actual nordered inches 21 oz. up to 60 united inches 26 oz. up to 60 united inches 26 oz. over 60 united inches 21 oz	neasurements is per sq. ft. is per sq. ft. is ,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,		0 0 0 0 0 0 1 1 1 3 3 4 4 4 3 0 6 6 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	6½ 9 9½ 11 0 3 9 0 3 11 2 5 9 0 3 11	Brooks, Robinson Pty. Ltd.
76 77 78 79 80 81 82 83 84 85 86 87 88 89 90 91 92	accurately Conly will be Glass—Pane """ Glass—Plate """ Glass—Plate """ Rot "" Rot "" Rot "" "" "" "" "" "" "" "" "" "	ut to Siz paid for. s, Sheet, ,, ,, e, Clear, p ,, gh Cast e Cast	clear, Clear, ground, olished, """ """ """ """ """ "" """ "	be Free from B. rdered. Actual nordered. Actual nordered. Actual nordered. Actual nordered. Actual nordered. Actual nordered. Actual nordered inches 21 oz. over 60 united inches 26 oz. up to 60 united inches 26 oz. over 60 united inches 21 oz	neasurements)		0 0 0 0 0 0 1 1 1 3 3 3 4 4 3 3 3 4 4 3 3 6 6 6 6 6 6 6 6	6½ 9 9½ 11 0 3 9 0 3 11 2 5 9 0 3 11 2	Brooks, Robinson Pty. Ltd.
76 77 78 79 80 81 82 83 84 85 86 87 88 89 90 91 92 93	accurately Conly will be Glass—Pane """" Glass—Plate """" Rot """ Rot """ Coak	ut to Siz paid for. s, Sheet, ,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	clear, Clear, ground, olished, """ still chickness	be Free from B. rdered. Actual nordered. Actual nordered. Actual nordered. Actual nordered. Actual nordered. Actual nordered. Actual nordered inches 21 oz. up to 60 united inches 26 oz. up to 60 united inches 26 oz. over 60 united inches 21 oz	neasurements) s per sq. ft.) s ,,) s ,,) s ,, t ,, t ,, t ,, t ,, t ,, t ,, t ,		0 0 0 0 0 1 1 1 1 3 3 3 4 4 3 3 3 4 4 3 3 3 4 4 3 3 3 4 4 3 3 3 4 4 3 3 3 3 4 4 3	6½ 9 9½ 11 0 3 9 0 3 11 2 5 9 0 3 11 2 11	Brooks, Robinson Pty. Ltd.
78 79 80 81 82 83 84 85 86 87 88 89 90 91 92 93 94 95	accurately Conly will be Glass—Pane """ Glass—Plate """ Glass—Plate """ Rot "" Rot "" Ribl "" Cath	ut to Siz paid for. s, Sheet, ,, ,, ,, ,, ,, ,, ,, ,, ,,	clear, Clear, ground, olished, strictly a	be Free from B. rdered. Actual nordered. Actual nordered. Actual nordered. Actual nordered. Actual nordered. Actual nordered. Actual nordered inche 21 oz. up to 60 united inche 26 oz. up to 60 united inche 26 oz. over 60 united inche 21 oz	neasurements) s per sq. ft.) s ,,) s ,, s ,, t ,, t ,, t ,, t ,, t ,, t		0 0 0 0 0 1 1 0 1 0 1 0 0 0 0 0 1 1 0	6½ 9 9½ 11 0 3 9 0 3 11 2 5 9 0 3 11 2 11 6 0	Brooks, Robinson Pty. Ltd.
76 77 78 79 80 81 82 83 84 85 86 87 88 89 90 91 92 93 95 96	accurately Conly will be Glass—Pane """ Glass—Plate """ Glass—Plate """ Rot "" Rot "" Ribl "" Cath	ut to Siz paid for. s, Sheet, ,, ,, c, Clear, p ,, ,, gh Cast e Cast e Cast wedral, wheedral, wheedral,	clear, Clear, ground, olished, """ thickness late, I ind, white	be Free from B redered. Actual nordered. Actual nordered. Actual nordered. Actual nordered. Actual nordered. Actual nordered. Actual nordered inches 21 oz. up to 60 united inches 26 oz. up to 60 united inches 26 oz. up to 60 united inches 26 oz. over 61 united inches 21 oz	neasurements) s per sq. ft.) s ,,) s ,,) s ,, t.		0 0 0 0 0 0 1 1 1 1 1 1 1 1 1 1 1 1 1 1	6½ 9 9½ 11 0 3 9 0 3 11 2 5 9 0 3 11 6 0 11	Brooks, Robinson Pty. Ltd.
76 77 78 79 80 81 82 83 84 85 86 87 88 89 90 91 92 93 94 95	accurately Conly will be Glass—Pane Glass—Plate Glass—Plate Glass—Plate Glass—Plate Glass—Plate Glass—Plate Glass—Plate Glass—Plate Glass—Plate Figure	ut to Siz paid for. s, Sheet, ,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	clear, Clear, ground, olished, stickness ite or collate, in d, white tinted, white	be Free from B. rdered. Actual nordered. Actual nordered. Actual nordered. Actual nordered. Actual nordered. Actual nordered. Actual nordered inches 21 oz. up to 60 united inches 26 oz. up to 60 united inches 26 oz. up to 60 united inches 26 oz. over 60 united inches 21 oz	neasurements is per sq. ft. is per sq. ft. is neasurements is per sq. ft. is neasurements is neasurements is neasurements is neasurements is neasurements is neasurements is neasurements is neasurements is neasurements is neasurements is neasurements is neasurements is neasurements is neasurements is neasurements is neasurements is neasurements is neasurements		0 0 0 0 0 0 1 1 1 1 1 1 1 1 1 1 1 1 1 1	6½ 9 9½ 11 0 3 9 0 3 11 2 5 9 0 3 11 6 0 11	

Annex to Contracts Nos. 1941/180 and 1941/181.

Schedule No. 63.

PIPING, SPOUTING, RIDGING, ETC.

Contract from 1st July, 1941, to 30th June, 1942.

 1941/180—John Sharp and Sons Ltd.
 ...
 ...
 Security, £14.

 1941/181—John Danks and Son Pty. Ltd.
 ...
 Security, £3.

All Sheet Iron Spouting, Ridging, Down Pipes, &c., to be made of the best Galvanized Iron.

Items marked thus (*) to Sample at Tender Board Office.

Item No.	Description of Articles.	Rate.	Name of Contractor.
1 2 3 4 5 6	PIPING, ETC. per 6' length of the per 6' length of	$\begin{array}{c ccccccccccccccccccccccccccccccccccc$	John Sharp and Sons Pty. Ltd.
8 9 10 10 <u>A</u> 11	RIDGING AND SPOUTING. per 6' length Ridging—Galvanized, 16 in., No. 26 gauge, 18 in., No. 24 ,,, Spouting, Galvanized, O.G., 4 in., No. 24 gauge ,, ,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	h \$1 11	John Sharp and Sons Pty. Ltd.
12 13 *14 *15 *16 *17 18 19 *20 *21	SUNDRIES (CAST IRON). Bends, for 3-in. piping , for 3½-in. piping , for 3½-in. piping Outlets, O.G., 4-in. , 5-in. Shoes, for 3-in. piping , for 3½-in. piping Stop-ends, O.G., 4-in. , 5-in. <	Not required	
*22 *23 23A *24 25 26 *27 28 29 30 31 32 33 34 35	SUNDRIES (GALVANIZED IRON). Angles—Stamped, 4-in., 4½-in., and 5-in., O.G. Titan or other approved Com. Mfre. each Brackets, for 4-in. spouting, for 4½-in. spouting, for 5-in. spouting, Elbows, for 2-in. and 2½-in. piping, No. 24 gauge , for 3-in. and 3½-in. piping, No. 24 gauge Holdfasts, for downpipes, any size ordered Shoes for 2-in. and 2½-in. piping, No. 24 gauge , for 3-in. and 3½-in. piping, No. 24 gauge , for 3-in. and 3½-in. piping, No. 24 gauge , for 3-in. and 3½-in. piping, No. 24 gauge , for 3-in. and 3½-in. piping, No. 24 gauge , for 3-in. and 3½-in. piping, No. 24 gauge , spikes, wrought iron, any size ordered Per lb. Screws, with Tubes, any size ordered Coneheads, any size ordered Washers, any size ordered "per lb.		Purchase (Clause 4) John Sharp and Sons Pty. Ltd. Purchase (Clause 4) John Danks and Son Pty. Ltd. John Sharp and Sons Pty. Ltd.

Annex to Contracts Nos. 1941/182 to 1941/191.

Schedule No. 64.

POLISHES, DUSTERS, CLEANSERS, AND OTHER SUNDRIES.

Contract from 1st July, 1941, to 30th June, 1942.

1941/182-A. B. Gibson and Sons Pty. Ltd.	 		Security, £13.
1941/183—Hicks, Atkinson and Sons Pty. Ltd.	 		Security, £3.
1941/184—The Shell Co. of Australia Ltd	 		Security, £3.
1941/185—S. C. Ortland Pty. Ltd	 		Security, £8.
1941/186—Thos. Mitchell and Co. Pty. Ltd.	 		Security, £3.
1941/187—Vacuum Oil Co. Pty. Ltd.	 	٠.	Security, £3.
1941/188—Australian Broom Co. Pty. Ltd.	 		Security, £20.
1941/189-W. K. Burnside Pty. Ltd	 		Security, £11.
1941/190—Excelsior Broom and Brush Co.	 		Security, £9.
1941/191—Sands and MacDougall Pty. Ltd.	 		Security, £26.

Items marked thus (*) to Sample at Tender Board Office.

Blacking Boot Paste, in tins, 3-oz. net	Hem No.	Description of Articles.	Rate,	Name of Contractor,
W. K. Burnside Pty. Ltd. A. B. Gibson and Sons Pty. Ltd. A. B. Gibso			£ s. d.	
Blocks—Sanitary, for urinals, &c. of approved per lb. per doz. Bricks—Bath	*1	Blacking Boot Paste, in tins, 3-oz. net	, 	
Blocks—Sanitary, for urinals, &c. of approved per lb. per doz. Brooms—Millet Purchase (Clause 4) Srushes, Feather— Special		"Jacko" per doz.	0 4 9	W. K. Burnside Ptv. Ltd.
Bricks		Blocks—Sanitary, for urinals, &c. \ of approved \ \ per lb.	0 1 0	A. B. Gibson and Sons Ptv. Ltd.
## Brushes, Feather— Special		Bricks—Bath make per doz.		Purchase (Clause 4)
Special Large	*4		1 7 0	Australian Broom Co. Pty. Ltd.
*6 Large				Ĭ
**17 Medium				1)
*8 Small	_			Expelsion Process and Process of
Cloths— Sponge, 24-in. x 24-in., 24 oz. per doz per doz Dorset, 12 in. x 12 in., 15 oz	-		0 2 2	Excessior Broom and Brush Co.
Sponge, 24-in. x 24-in., 24 oz. per doz Dorset, 12 in. x 12 in., 15 oz. , , , , , , , , , , , , , , , , , , ,	*8		0 1 6	[]
Dorset, 12 in. x 12 in., 15 oz. , ,	_			
Dorset, large, 20-in. x 22-in., not less than 45 oz. to doz Lead, Black, in cakes, \$ oz. "Zebra" per gross cakes Mops, Floor Polishing, Dry, with handle, complete, "Doall No. 3" each oil, for Mops, "F.P. Mop oil" {in 4-gal. tins per gal.} Pegs—Clothes, common, ordinary per gross Polish— Metal, in tins, 6\frac{1}{2}-oz. net, "Pynerzone" per doz. Pfloor, "Jacko" (in tins, 16-oz. net) per tin metal, "Sunbeam" (in 4-gal. tins) preparation for Vermin Destruction, "Pynerzone Vermin Spray" in 4-gal. tins Tapers—Wax, heavy, 22 in. long per tin paper—Sanitary, ordinary, perforated, in 10-oz. paper—Sanitary, ordinary, perforated, in 10-oz. paper—Sanitary, ordinary, perforated, in 10-oz. each sheet, approx. 410 sheets, 6\frac{3}{4} in. x PIL Extramplicator "Shellton" fin 4-gal. tins per gal. PIL Extramplicator "Shellton" fin 4-gal. tins per gal. PIL Extramplicator "Shellton" fin 4-gal. tins per gal. PIL Extramplicator "Shellton" fin 4-gal. tins per gal. Paper—Sanitary, "Shellton" fin 4-gal. tins per gal. PRIN Extramplicator "Shellton" fin 4-gal. tins per gal. Paper—Sanitary, "Shellton" fin 4-gal. tins per gal. Purchase (Clause 4) Pluckit and Colman (Aust.) Ltd. (A Reckitt and Colman (Aust.) Ltd. (A Purchase (Clause 4) Phicks, Atkinson and Sons Pty. Ltd. Reckitt and Colman (Aust.) Ltd. (A Purchase (Clause 4) Purchase (Clause 4) A. B. Gibson and Sons Pty. Ltd. Sonds and McDougall Pty. Ltd. Not required to 4 3 Sands and McDougall Pty. Ltd. Purchase (Clause 4) Purchase (Clause 4) Purchase (Clause 4)		Sponge, 24-in. x 24-in., 24 oz. per doz per doz		Purchase (Clause 4)
12 Lead, Black, in cakes, \$\frac{1}{2} \cdot 2 \cd		Dorset, 12 in. x 12 in., 15 oz. ,, ,,	0 5 11	i) '
12 Lead, Black, in cakes, \$\frac{1}{2} \cdot 2 \cd	11			Hicks, Atkinson and Sons Pty. Ltd.
Mops, Floor Polishing, Dry, with handle, complete, "Doall No. 3"))
**14 Mops, Floor Poishing, Dry, with handle, complete, "Doall No. 3" each Oil, for Mops, "F.P. Mop oil" (in 4-gal. tins per gal. in 1-gal. tins per gross Polish— **16 Metal, in tins, 6½-oz. net, "Pynerzone" per doz. Polish— **17 Floor, "Jacko" (in tins, 16-oz. net) per tin per tin per cwt " **18 **19 Preparation for Vermin Destruction, "Pynerzone Vermin Spray" in 4-gal. tins per lb per tin		Lead, Black, in cakes, 2 oz. "Zebra" per gross cakes	†0 13 3	Reckitt and Colman (Aust.) Ltd. (A.)
oil, for Mops, "F.P. Mop oil" \(\begin{array}{c} \line 1-gal. \\ tins	* 13	Mops, Floor Polishing, Dry, with handle,		` ' '
oil, for Mops, "F.P. Mop oil" in 4-gal. tins. per gal. in 1-gal. tins. per gal. in 1-gal. tins. per gross Polish— *16 Metal, in tins, 6½-oz. net, "Pynerzone" per doz. Ploor, "Jacko" (in tins, 16-oz. net) per tin gross in 4-gal. tins per gross in 4-gal. tins per tin zone Vermin Spray" in 4-gal. tins per lb. 20 Sawdust, chemically prepared per cone Vermin Spray in 4-gal. tins per lb. *21 Tapers—Wax, heavy, 22 in. long per lb. *22 Weed Destroyer, of approved quality, in 4-gal. tins per tin lins per tin per tin grow in 4-gal. tins per lb. *23 Paper—Sanitary, ordinary, perforated, in 10-oz. per lb. *24 Bon Ami," in cakes, 9½ oz. per doz. cakes in 10 cakes, 9½ oz. per doz. cakes per gal. *25 Ely Evterwingstor "Shellton" fin 4-gal. tins per gal. *26 Tapers—Wax, heavy, 22 in. long per doz. cakes in cakes, 9½ oz. per doz. cakes per doz. cakes per gal. *27 Purchase (Clause 4) *28 Purchase (Clause 4) *29 Vacuum Oil Co. Pty. Ltd. *29 Purchase (Clause 4) *20 A. B. Gibson and Sons Pty. Ltd. *3 Not required by the doz. rolls and Co. Pty. Ltd. *40 A. B. Gibson and Sons Pty. Ltd. *40 A. B. Gibson and Sons Pty. Ltd. *5 Not required by the doz. rolls and Co. Pty. Ltd. *40 A. B. Gibson and Sons Pty. Ltd. *5 Not required by the doz. rolls and Co. Pty. Ltd. *6 A. B. Gibson and Sons Pty. Ltd. *5 A. B. Gibson and Sons Pty. Ltd. *5 C. Ortland Pty. Ltd. *5 A. B. Gibson and Sons Pty. Ltd. *6 A. B. Gibson and Sons Pty. Ltd. *6 A. B. Gibson and Sons Pty. Ltd. *6 A. B. Gibson and Sons Pty. Ltd. *6 A. B. Gibson and Sons Pty. Ltd. *6 A. B. Gibson and Sons Pty. Ltd. *6 A. B. Gibson and Sons Pty. Ltd. *7 A. B. Gibson and Sons Pty. Ltd. *8 A. B. Gibson and Sons Pty. Ltd. *8 A. B. Gibson and Sons Pty. Ltd. *8 A. B. Gibson and Sons Pty. Ltd. *8 A. B. Gibson and Sons Pty. Ltd. *8 A. B. Gibson and Sons Pty. Ltd. *8 A. B. Gibson and Sons Pty. Ltd. *8 A. B. Gibson and Sons Pty. Ltd. *8 A. B. Gibson and Sons Pty. Ltd. *8 A. B. Gibson and Sons Pty. Ltd. *8 A. B. Gibson and Sons Pty. Ltd. *8 A. B. Gibson and Sons				Thos. Mitchell and Co. Ptv. Ltd.
Pegs—Clothes, common, ordinary per gross Polish— *16 Metal, in tins, 6½-oz. net, "Pynerzone" per doz. *17 Floor, "Jacko" (in tins, 16-oz. net) per tin *18 **19 Preparation for Vermin Destruction, "Pynerzone Vermin Spray" in 4-gal. tins	*14	Oil for Mons "FP Mon oil", fin 4-gal. tins per gal.	‡0 1 10 1	1)
Polish— Metal, in tins, 6½-oz. net, "Pynerzone" per doz. Floor, "Jacko" (in tins, 16-oz. net) per tin "818 *19 Preparation for Vermin Destruction, "Pynerzone vermin Spray" in 4-gal. tins per cwt. 20 Sawdust, chemically prepared per cwt. 21 Tapers—Wax, heavy, 22 in. long per lb. Weed Destroyer, of approved quality, in 4-gal. tins per tin Paper—Sanitary, ordinary, perforated, in 10-oz. for cach sheet, approx. 410 sheets, 6½ in. x lins per doz. cakes 24 Bon Ami," in cakes, 9½ oz. per doz. cakes *25 Ely Evterwingstor "Shellton" (in 4-gal. tins Egg gal. 10 5 9) A. B. Gibson and Sons Pty. Ltd. W. K. Burnside Pty. Ltd. S. C. Ortland Pty. Ltd. S. C. Ortland Co. Pty. Ltd. S. C. Ortland Pty. Ltd. S. C. Stands and McDougall Pty. Ltd. S. C. Ortland Pty. Ltd. S. C.				vacuum On Co. Pty. Ltd.
*16 Metal, in tins, 6½-oz. net, "Pynerzone" per doz. *17 Floor, "Jacko" (in tins, 16-oz. net) per tin *18 "19 Preparation for Vermin Destruction, "Pynerzone Vermin Spray" in 4-gal. tins *20 Sawdust, chemically prepared per cwt. *21 Tapers—Wax, heavy, 22 in. long per lb. *22 Weed Destroyer, of approved quality, in 4-gal. tins per tin *23 Paper—Sanitary, ordinary, perforated, in 10-oz. per tin *24 "Bon Ami," in cakes, 9½ oz. per doz. cakes *25 Ely Evterwingtor "Shellton" (in 4-gal. tins per gal. *26 "Bon Ami," in cakes, 9½ oz. per doz. cakes *27 "Shellton" (in 4-gal. tins per gal. *28 "Bon Ami," in cakes, 9½ oz. per doz. cakes *29 "Bon Ami," in cakes, 9½ oz. per doz. cakes *29 "Bon Ami," in cakes, 9½ oz. per doz. cakes *20 "Bon Ami," in cakes, 9½ oz. per doz. cakes *20 "Bon Ami," in cakes, 9½ oz. per doz. cakes *25 "Bon Ami," in cakes, 9½ oz. per doz. cakes *26 "Bon Ami," in cakes, 9½ oz. per doz. cakes *27 "Bon Ami," in cakes, 9½ oz. per doz. cakes *28 "Bon Ami," in cakes, 9½ oz. per doz. cakes *29 "Bon Ami," in cakes, 9½ oz. per doz. cakes *20 "Bon Ami," in cakes, 9½ oz. per doz. cakes *20 "Bon Ami," in cakes, 9½ oz. per doz. cakes *20 "Bon Ami," in cakes, 9½ oz. per doz. cakes *20 "Bon Ami," in cakes, 9½ oz. per doz. cakes *20 "Bon Ami," in cakes, 9½ oz. per doz. cakes *20 "Bon Ami," in cakes, 9½ oz. per doz. cakes *20 "Bon Ami," in cakes, 9½ oz. per doz. cakes *20 "Bon Ami," in cakes, 9½ oz. per doz. cakes *20 "Bon Ami," in cakes, 9½ oz. per doz. cakes *20 "Bon Ami," in cakes, 9½ oz. per doz. cakes *20 "Bon Ami," in cakes, 9½ oz. per doz. cakes *20 "Bon Ami," in cakes, 9½ oz. per doz. cakes *20 "Bon Ami," in cakes, 9½ oz. per doz. cakes	15	Pegs-Clothes, common, ordinary per gross		Purchase (Clause 4)
*17 *18 *19 Floor, "Jacko" (in tins, 16-oz, net) per tin "Sunbeam" (in 4-gal. tins) per tin 200 Vermin Spray "in 4-gal. tins per cwt. 21 Tapers—Wax, heavy, 22 in. long per lb. 22 Weed Destroyer, of approved quality, in 4-gal. tins wheed Destroyer, of approved quality, in 4-gal. tins per tin 223 Paper—Sanitary, ordinary, perforated, in 10-oz rolls, branded "Victorian Government" on each sheet, approx. 410 sheets, 6\frac{2}{3} in. x rolls 4\frac{3}{3} in. per rolls and Sons Pty. Ltd. *20 Sawdust, chemically prepared per cwt. per cwt. per cwt. per tin 25 5 6 6 7 6 7 7 7 7 8 7 8 8 8 8 8 8 8 8 8 8			•	·
*18 *19		Metal, in tins, 6½-oz. net, "Pynerzone" per doz.	0 4 9	A. B. Gibson and Sons Ptv. Ltd.
Preparation for Vermin Destruction, "Pynerzone Vermin Spray" in 4-gal. tins Sawdust, chemically prepared		Floor, "Jacko" (in tins, 16-oz. net) per tin	0 0 10	W. K. Burnside Pty. Ltd.
Preparation for Vermin Destruction, "Pynerzone Vermin Spray" in 4-gal. tins Sawdust, chemically prepared		,, "Sunbeam" (in 4-gal. tins),	1 1 11	
Sawdust, chemically prepared per cwt. Tapers—Wax, heavy, 22 in. long per lb. Weed Destroyer, of approved quality, in 4-gal. tins per tin. Paper—Sanitary, ordinary, perforated, in 10-oz. per lb. tins per tin. Paper—Sanitary, ordinary, perforated, in 10-oz. per lb. doz. rolls, branded "Victorian Government" on each sheet, approx. 410 sheets, 6\frac{2}{4} in. x rolls \frac{43}{4} in. per roll 24 "Bon Ami," in cakes, 9\frac{1}{2} oz. per doz. cakes \frac{1}{2} oz. per doz.	*19	Preparation for Vermin Destruction, "Pyner-		,
Tapers—Wax, heavy, 22 in. long per lb. Weed Destroyer, of approved quality, in 4-gal. tins per tin Paper—Sanitary, ordinary, perforated, in 10-oz. per doz. each sheet, approx. 410 sheets, 6\frac{3}{2} in. x rolls 4\frac{3}{2} in. per roll Bon Ami," in cakes, 9\frac{1}{2} oz. per doz. cakes *25 Fly Externinator "Shellton" fin 4-gal. tins Eer gal. Thos Mitchell and Co. Pty. Ltd. Not required \$\frac{10}{4} 2 5 Not required \$\frac{10}{4} 3 Purchase (Clause 4)				A P Chan and Can Dr. Till
Weed Destroyer, of approved quality, in 4-gal. *23 *23 *24 *24 *25 *26 *27 *28 *29 *20 *20 *20 *20 *20 *20 *20				י
*23 Weed Destroyer, of approved quality, in 4-gal. tins per tin Paper—Sanitary, ordinary, perforated, in 10-oz. per rolls, branded "Victorian Government" on doz. each sheet, approx. 410 sheets, 6\frac{3}{4} in. x rolls \\ 4\frac{3}{4} in. per roll \\ 24 Bon Ami," in cakes, 9\frac{1}{2} oz. per doz. cakes \\ *25 Fly Evterminator "Shellton" \(\sigma in 4-gal. \) tins Eer gal. 10 5 9 \\ *25 Fly Evterminator "Shellton" \(\sigma in 4-gal. \) tins Eer gal. 10 5 9 \\ *25 The first properties of the first per gal. 10 5 9 \\ *25 The first per gal. 10 5 \\ *25 The first per gal. 10 5 \\ *25 The first per gal. 10 5 \\ *25 The first per gal. 10 5 \\ *25 The first per gal. 10 5 \\ *25 The first per gal. 10 5 \\ *25 The first per gal. 10 5 \\ *25 The first per gal. 10 5 \\ *25 The first per gal. 10 5 \\ *25 The first per gal. 10 5 \\ *25 The first per gal. 10 5 \\ *		Tapers—Wax, heavy, 22 in. long per lb.	‡0 2 5	Thos Mitchell and Co. Ptv. Ltd.
Paper—Sanitary, ordinary, perforated, in 10-oz. per rolls, branded "Victorian Government" on each sheet, approx. 410 sheets, 6\frac{2}{4} in. x rolls 24 "Bon Ami," in cakes, 9\frac{1}{2} oz. per doz. cakes *25 Fly Everymenter "Shellton" \(\) in 4-gal. tins Eer gal. 10 5 9 \) Purchase (Clause 4)	22		l	·
rolls, branded "Victorian Government" on doz. each sheet, approx. 410 sheets, 6\frac{2}{3} in. x rolls \\ \frac{4\frac{2}{3}}{4\frac{1}{3}} in. per roll \end{array} \text{Sands and McDougall Pty. Ltd.} 24 "Bon Ami," in cakes, 9\frac{1}{2} oz per doz. cakes \\ \frac{10}{2} = \frac{10}{	*00		Not required	}_
each sheet, approx. 410 sheets, $6\frac{3}{4}$ in. x rolls 4\frac{3}{4} in. per roll "Bon Ami," in cakes, $9\frac{1}{2}$ oz per doz. cakes *25 Fly Exterminator "Shellton" fin 4-gal. tims Egg gal. 10 5 9	T23	Paper—Sanitary, ordinary, perforated, in 10-oz. per)
4\frac{3}{2} in. per roll "Bon Ami," in cakes, 9\frac{1}{2} oz. per doz. cakes "Purchase (Clause 4) *25 Fly Exterminator "Shellton" fin 4-gal. tims for gal. 10 5 9			‡0 4 3	Sands and McDougall Pty. Ltd.
24 "Bon Ami," in cakes, 9½ oz per doz. cakes Purchase (Clause 4)			1	[]
*25 Fly Evterminator "Shaller" in 4-gal, tins per gal, 10 5 9	94	## In. per roll	1	IJ
*25 Fly Exterminator, "Shelltox" \{ \text{in 4-gal. tins per gal. } \\ \text{in 5 9 } \\ \text{10 6 0} \\ \\ \\ \\ \\ \\ \\ \\ \\ \\ \\ \\ \\		per doz. cakes		Purchase (Clause 4)
(in i-gal. tins " 10 6 0) In Sheri Co. of Australia Ltd.	*25	Fly Exterminator, "Shelltox" In 4-gal. tins per gal.		The Shell Co of Australia Ted
		ln 1-gai, tins ,,	10 9 0	J Salon Co. of Musicalia Dia.

† Item 12.—Smaller quantities to be charged pro rata; rate subject to 2½% discount, payment 30 days.

Schedule No. 66.

SADDLERY, LEATHERWARE GOODS, ETC

Items marked thus (*) to Sample at Tender Board Office

Item No.	Description of Articles.	Rate.	Name of Contractor.
	ASADDLES, ETC.		
	(Manufactured in the Commonwealth.)		
	All Leather work must be of the best quality of its kind, and all sitching must be done by hand.		
*1	Bags-Despatch, solid leather, double action		
_	lock and duplicate keys each	• •	Jj.
2	Bands-Belly, Cart or Dray, 3-in,	• •	
3	Horse, Cart, and Express Wagon,		11
4	,, Draught	••	11
*5	Girths Woollen, stout, single buckle, up to		11
	4 ft. in length of web, 31 in. wide per pair		
*6	Halters—Manila, 2-in. and 2½-in each	• •	11
7	Reins-Cart, best per pair		
*8	Rugs-Horse or Cow each	• •	11
*9	Saddles—Troop, hogskin (new sample), without furniture, size of trees as ordered, delivery to be made with panels loose (as per sample), which are, after inspection, to be properly fastened by the contractor		
*10	Though Whin 6-phit 41 ft long	••	[[
11)	Whips	••	11
*11	Cost atmospy with thomas (item 10)		11
*12	Express Wagon, with thongs (item 10)	• • • • • • • • • • • • • • • • • • • •	11
*13	Strong, for Rough Riders,		
	,, , , , , , , , , , , , , , ,	•	
	B.—Saddlers' Ironmongery and Sundries.	•	Purchase (Clause 4)
*14	Bits-Police Regulation, without curbs each	••	
*15 *16	Tinned or Japanned, with roller, 1-in. to 1-in., per gross	••	
	2½-in ,,	• •	li .
*17	Nickel-plated, with roller, ½-in. and ¾-in ,,	• •	11
•18	Curry (4 knocker), weight 13½ oz each	• •	11
19	Mane, stout horn		11
20	Check for Collars per yard		
	Dees-1-in. Black Japanned per gross	• •	
21	Doct 1 in Diag supunite		1.5
	Fluid—Harness, of approved brand, in tins,		l i
21 22	Fluid—Harness, of approved brand, in tins, 13 fluid oz per tin	• •	H
21 22 23	Fluid—Harness, of approved brand, in tins, 13 fluid oz per tin Hames—Cart, all sizes and weights	• •	
21 22 23 24	Fluid—Harness, of approved brand, in tins, 13 fluid oz per tin Hames—Cart, all sizes and weights		
21 22 23 24 25	Fluid—Harness, of approved brand, in tins, 13 fluid oz per tin Hames—Cart, all sizes and weights	• •	
21 22 23 24 25 *26	Fluid—Harness, of approved brand, in tins, 13 fluid oz	••	·
21 22 23 24 25	Fluid—Harness, of approved brand, in tins, 13 fluid oz	••	·
21 22 23 24 25 *26 27	Fluid—Harness, of approved brand, in tins, 13 fluid oz	••	
21 22 23 24 25 *26 27	Fluid—Harness, of approved brand, in tins, 13 fluid oz	••	
21 22 23 24 25 *26 27	Fluid—Harness, of approved brand, in tins, 13 fluid oz	••	·
21 22 23 24 25 *26 27	Fluid—Harness, of approved brand, in tins, 13 fluid oz	••	·

Annex to Contracts Nos. 1941/192 to 1941/195.

Schedule No. 67.

SOAPMAKERS' MATERIALS, DRYSALTERIES, ETC.

Contract from 1st July, 1941, to 30th June, 1942.

 1941/192—Imperial Chemical Industries of Australia and New Zealand
 Security, £10.

 1941/193—The Shell Co. of Australia Ltd...
 Security, £3.

 1941/194—{California Asphalt Products Pty. Ltd.
 Security, £144.

 W. B. Carr Constructions
 Security, £160.

 1941/195—United Oil Co. Pty. Ltd.
 Security, £160.

Item No.	Description of Articles.		Rate.	Name of Contractor.
			£ s. d.	
	Sub-Schedule A.			
	(Manufactured in the Commonwes	alth.)		
1	Soda—Caustic, Liquid, 41·3%, NaOH. approved brand, in containers* about 7/9 cwt	of of per ton	‡10 0 0*	Imperial Chemical Industries of
2	" Caustic, Liquid, 41·3%, NaOH., drums of 140 lb	in "	Not required	Australia and New Zealand Ltd.
3	" Caustic, Liquid, in 14-lb. tins	per tin	., ,,	
4	" " Powdered, in 1-lb. tins	,,	‡0 0 7½	Imperial Chemical Industries of
5	" " Powdered, in 7-lb. tins	"		Australia and New Zealand Ltd.
6	Tallow-Best, hard, white, pure mutton	per lb.	Not required	
7	", ", ", beef	"	,, ,,	
8	Tar—Coal	per gallon		Purchase (Clause 4)
9	Wax-Bees, white	per lb.	Not required	
10	,, ,, brown	. ,		Purchase (Clause 4)
	Sub-Schedule B.			
11	Bitumen Emulsion, "Colfix"	per gallon	‡0 0 11 <u>1</u> †	California Asphalt Products Pty. Ltd.
12	" 85/100, "United"	per cwt.	‡0 12 11†	W. B. Carr Constructions United Oil Co. Pty. Ltd.
13	Oakum, machine spun, navy	,,	Not required	
14	Paraffin, block, 11 lb. blocks for bags of 140 l	lb. per lb.	$0 \ 0 \ 6\frac{3}{8}$	The Shell Co. of Australia Ltd.

^{*} Containers charged at £10 each, to be credited on return. Containers to be removed by the Contractor from the point of delivery within two months of the date of supply.

[†] Item 11.—Drums charged at 10s. each, to be credited on return. Drums not returned before 30th September, 1942, must be paid for.

ANNEX TO CONTRACT No. 1941/196.

Schedule No. 70,

TANKS.

(CORRUGATED, CYLINDRICAL.)

Contract from 1st July, 1941, to 30th June, 1942.

1941/196-John Sharp and Sons Ltd.

.. Security, £75.

Tanks for use outside the Melbourne District may be purchased locally without infringing this Contract.

SPECIFICATION.

Tanks to be made of 24-gauge galvanized corrugated "Orb" brand iron for side, with bottom of 22-gauge galvanized "Queen's Head" flat iron (or other approved brand) to be lapped not less than 3 inches at all vertical joints and one (1) corrugation for all horizontal joints and bottoms properly seam jointed and well soldered.

All vertical joints to be riveted as shown in appended sketch with galvanized iron rivets and joints soldered on external face of tank only.

All horizontal joints to be riveted with galvanized iron rivets at 9-in, pitch round circumference of tank and joints soldered on external face of tank only.

The whole of the rivets and soldering to be well sweated in.

The junction of side and bottom to be well paned on and thoroughly soldered.

Cover to be 26-gauge galvanized flat iron, conical shaped 9-in. pitch with all joints properly seamed and soldered and paned on to a 3-in. 24-gauge galvanized iron rim and well soldered, the bottom edge of rim to be wired.

Cut a circular hole in cover for and provide and set therein an 18-in diameter 24-gauge galvanized iron strainer Strainer to have $\frac{1}{4}$ -in diameter holes, cut in sides only in sets of three vertically $\frac{1}{2}$ -in apart at 4-in centres round strainer, lowest hole kept $\frac{1}{2}$ -in above bottom of strainer, top edge of strainer flanged and wired and to be moveable.

Provide and securely fix a galvanized wrot iron socket properly bossed and soldered to receive tap. Provide with each tank an approved \(\frac{1}{2}\)-in. brass low-pressure tap, lock-up type.

All tanks to be thoroughly watertight.

The whole of the walls and bottoms internally to be twice coated with "Biturine" or other approved bituminous paint.

Provide with external overflow of 2-in. diameter 24-gauge pop-bossed and soldered on near top and provide with tank 1/6 ft. length of 2-in. 24-gauge overflow pipe with elbow to connect to pop and 1/3 ft. length with shoe to discharge into drain. Provide overflow with galvanized clip to secure to stand.

Internal Edge of Lap.

IT	*	•		*	*		*	\$	
3-in.				Riv	ets.		٠		
1_	*	*	*	*	*	•	*	*	
	*	* Ext	*	#	toe .	of L	# an	*	

Item No.	Description of Articles.									Name of Contractor.
:			TA	NKS.			£	8.	d.	
1	To above	Specificati	ion, 600 g	allon	s, 6' x 4' 6"	each	‡4	3	9	
2	,,	,,	800	,,	6' x 5' 3"	,,	‡4	11	9	
3	,,	,,	1,000	**	6' x 5' 10"	"	‡5	2	9	

ANNEX TO CONTRACT No. 1941/197.

Schedule No. 71.

TENTS AND FLYS.

(CALICO AND DUCK.)

Contract from 1st July, 1941, to 30th June, 1942.

1941/197—Evan Evans Pty. Ltd. Security, £38.

(Except where otherwise stated.)

SPECIFICATIONS.

Tents and Flys—Calico.—The Calico Tents and Flys must be made of heavy superfine British Calico, weighing 8 oz. to the square yard. They must be well made and machine stitched. Only No. 50 linen thread is to be used in the stitching. Each Tent and Fly to have a Turnover Ridge Band 9 inches wide. The tents to have doorway one end with flap complete with strong tapes for fastening. All eyelet holes must be reinforced with canvas patches. The eyelets used are to be extra strong, with turnover ring. The eaves to be roped, such ropes to extend 6 inches up the gables: 40 feet of $\frac{1}{2}$ -in. Manila rope must be supplied with each Tent and Fly respectively.

Tents and Flys—Duck.—The Duck Tents and Flys are to be made of the best quality English Duck, weighing 12 oz. to the square yard, each with Ridge Band 12 inches. All seams to be sewn with best 3-cord linen thread. Tents to have doorway one end with flap complete with strong tapes. The eaves of tents to have eyelets reinforced with canvas patches, also eyelets all round the bottom of the tent. All eyelets on eaves to have best \frac{3}{2}-in. Manila ropes 8 feet long spliced in each.

The Flys to have 12-in. Ridge Band. Eyelet holes are to be reinforced with canvas patches in which ropes are to be spliced, consisting of 8 feet of \frac{3}{2}-in. Manila rope to each, and to have \frac{3}{4}-in. Manila rope sewn in all round.

The sizes specified are, in all cases, less seams.

All supplies must be to Samples at Tender Board Office, and shall be branded with a suitable Government stamp as directed by the Department ordering the supply.

Item No.	Descrip	tion of Articles.			Rate.	Name of Contractor.
1 2 3 4 5 6 7 8	Sub-S Tents, Calico— 6 ft. x 8 ft. 4-ft. walls, r 8 ft. x 10 ft. 4-ft. walls, 10 ft. x 12 ft. 4-ft. walls, 12 ft. x 14 ft. 4-ft. walls, Flys, for above, Calico— 9 ft. x 11 ft 12 ft. x 12 ft 14 ft. x 14 ft 14 ft. x 16 ft	ridge height 7 ridge height 8	} ft ft	each ,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	£ s. d. 1 8 0 1 18 0 2 9 0 Not required 0 14 6 1 0 0 1 7 0 1 10 0	
	Sub-	Schedule B.				
	Tents, Cotton Duck-				ļ	
9 10 11 12	6 ft. x 8 ft., 4-ft. walls, 8 ft. x 10 ft., 4-ft. walls, 10 ft. x 12 ft., 4-ft. walls, 12 ft. x 14 ft., 4-ft. walls,	ridge height 7	ੀ ft 3 ft	each "		
	Flys, for above, Cotton Du	ıck—			Ì	Bunk (Claus A)
13 14 15 16 17	9 ft. x 11 ft 12 ft. x 12 ft 14 ft. x 14 ft 14 ft. x 16 ft 16 ft. x 16 ft		••	" " " " " " "		Purchase (Clause 4)

Annex to Contracts Nos. 1941/198 to 1941/200.

Schedule No. 72,

TIMBER (COMMONWEALTH).

(SAWN AND OTHER).

Contract from 1st July, 1941, to 30th June, 1942.

1941/198—Wm. Cook Pty. Ltd	• •		 Security, £236.
1941/199—Millars' Timber and Trading Co. Ltd		• •	 Security, £25.
1941/200—Chas Rouch Pty. Ltd			 Security, £56.

Contracts under this Schedule are not to be considered broken, infringed or vitiated by the purchase locally of any of the undermentioned items for Country Stations.

Undressed Timber.—When timber which is rated at per superficial foot of one inch thick is ordered and is supplied of a greater or lesser thickness than one inch, it shall be paid for proportionately. Actual measurements only will be paid for. Lengths as ordered and full size must be supplied.

All items unless otherwise specified shall be in accordance with Australian standard specifications, where such exist.

$ \begin{array}{c ccccccccccccccccccccccccccccccccccc$	No.		Descri	iption of A	Articles.			Up	Rate to 20 leng	feet	l ej	Rate ver 20 to 2 leng	D ft. 5 ft.	Name of Contractor.
Hardwood—Hardwood Millers' Association of Victoria Grading Rules— Sound truewood, free from sap, wane, want, or grub-holes, loose and/or bad knots. Section (1)— 1 Hardwood, 1½ x 1-in								£	s.	d.	£	8.	d.	
Quality to conform with Hardwood Millers' Association of Victoria Grading Rules— Sound truewood, free from sap, wane, want, or grub-holes, loose and/or bad knots. Section (1)— 1 Hardwood, 1½ x 1-in			Sub-	Schedu	le A.									•
Sound truewood, free from sap, wane, want, or grub-holes, loose and/or bad knots. Section (1)— Hurdwood, 1½ x 1-in		Hardwo	ood-Hardy	wood. I	BUILDING	SCANTL	ING.							
1 Hurdwood, 1½ x 1-in. per 100 ft. super of 1-in. thick. 1 3 6 1 6 6 6 6 6 6 6 6 6 6 6 6 6 6 6 6		of Victoria Gr Sound	rading Rules truewood,	— free fr	om sap,									
Super of 1-in. thick.		Section (1)												
2	1	Hardwood,	$1\frac{1}{2} \times 1$ -in.	••	••		super of	1	3	6	1	6	6	
3		i .												
$ \begin{array}{cccccccccccccccccccccccccccccccccccc$	2		2 x 1-in.					1	3	6	1	6	6	
$ \begin{array}{cccccccccccccccccccccccccccccccccccc$		1			 		,,				7			
$ \begin{array}{c ccccccccccccccccccccccccccccccccccc$	3	,,	3 x 1-in.				"	1	3	6	1	6	6	
7	3 4	**	3 x 1-in. 4 x 1-in.	• •			" " "	1 1	$\frac{3}{3}$	6 6	1	$\frac{6}{6}$	$\frac{6}{6}$	
$ \begin{array}{cccccccccccccccccccccccccccccccccccc$	3 4 5	***	3 x 1-in. 4 x 1-in. 5 x 1-in.	•••	• •	• •	;, ;; ;;	1 1 1	3 3 3	6 6 6	1 1 1	6 6 6	6 6 6	
$ \begin{array}{c ccccccccccccccccccccccccccccccccccc$	3 4 5 6 7	" " " " " "	3 x 1-in. 4 x 1-in. 5 x 1-in. 6 x 1-in.	•••	•••	••	29 29 29 29	1 1 1 1	3 3 3 3	6 6 6 6	1 1 1 1	6 6 6 6	6 6 6 6	
$ \begin{array}{c ccccccccccccccccccccccccccccccccccc$	3 4 5 6 7 8	12 12 11 22	3 x 1-in. 4 x 1-in. 5 x 1-in. 6 x 1-in. 2 x 1½-in. 3 x 1½-in.				;; ;; ;; ;;	1 1 1 1 1	3 3 3 3 3	6 6 6 6 6	1 1 1 1 1 1 1 1 1	6 6 6 6 6	6 6 6 6 6	Wm. Cook Pty. Ltd.
$ \begin{array}{cccccccccccccccccccccccccccccccccccc$	3 4 5 6 7 8	13 13 13 23 23	3 x 1-in. 4 x 1-in. 5 x 1-in. 6 x 1-in. 2 x 1½-in. 3 x 1½-in. 4 x 1½-in.		•••	•••))))))))))	1 1 1 1 1	3 3 3 3 3 3	6 6 6 6 6 6	1 1 1 1 1 1 1	6 6 6 6 6	6 6 6 6 6 6	W m. Cook Pty. Ltd.
$ \begin{array}{cccccccccccccccccccccccccccccccccccc$	3 4 5 6 7 8 9	22 22 23 23 23 23	3 x 1-in. 4 x 1-in. 5 x 1-in. 6 x 1-in. 2 x 1½-in. 3 x 1½-in. 4 x 1½-in. 5 x 1½-in.			•••))))))))))))))))))))))))))	1 1 1 1 1 1 1 1	3 3 3 3 3 3 3	6 6 6 6 6 6 6	1 1 1 1 1 1 1 1	6 6 6 6 6 6 6	6 6 6 6 6 6 6	W m. Cook Pty. Ltd.
$ \begin{array}{cccccccccccccccccccccccccccccccccccc$	3 4 5 6 7 8 9 0	" " " " " " " " " " " "	3 x 1-in. 4 x 1-in. 5 x 1-in. 6 x 1-in. 2 x 1½-in. 3 x 1½-in. 4 x 1½-in. 5 x 1½-in. 6 x 1½-in.				11	1 1 1 1 1 1 1 1	3 3 3 3 3 3 3 3 3 3	6 6 6 6 6 6 6 6		6 6 6 6 6 6 6	6 6 6 6 6 6 6	₩ m. Cook Pty. Ltd.
$\begin{array}{c ccccccccccccccccccccccccccccccccccc$	3 4 5 6 7 8 9 0	1) 1) 1) 1) 1) 1) 1) 1)	3 x 1-in. 4 x 1-in. 5 x 1-in. 6 x 1-in. 2 x 1½-in. 3 x 1½-in. 4 x 1½-in. 5 x 1½-in. 7 x 1½-in.))))))))))))	1 1 1 1 1 1 1 1	3 3 3 3 3 3 3 5 5	6 6 6 6 6 6 6 6 6	1 1 1 1 1 1 1 1 1 1	6 6 6 6 6 6 6 9	6 6 6 6 6 6 6 6	₩ m. Cook Pty. Ltd.
	3 4 5 6 7 8 9 0 1 1 2	11 12 11 12 13 13 14 15 17 17	3 x 1-in. 4 x I-in. 5 x I-in. 6 x I-in. 2 x 1½-in. 3 x 1½-in. 5 x 1½-in. 6 x 1½-in. 7 x 1½-in. 8 x 1½-in.))))))))))))))	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	3 3 3 3 3 3 3 5 5 5	6 6 6 6 6 6 6 6 6 0 0	1 1 1 1 1 1 1 1 1 1	6 6 6 6 6 6 6 9	6 6 6 6 6 6 6 0 0	W m. Cook Pty. Ltd.
, , , , , , , , , , , , , , , , , , , ,	3 4 5 6 7 8 9 0 1 2 13	10 10 10 10 10 10 10 10 10 10 10 10 10 1	3 x l-in. 4 x l-in. 5 x l-in. 6 x l-in. 2 x l½-in. 3 x l½-in. 4 x l½-in. 5 x l½-in. 7 x l½-in. 8 x l½-in. 9 x l½-in.				11 11 11 11 11 11 11 11 11 11 11 11 11	1 1 1 1 1 1 1 1 1 1	3 3 3 3 3 3 3 5 5 5 5	6 6 6 6 6 6 6 6 0 0		6 6 6 6 6 6 6 9 9	6 6 6 6 6 6 6 0 0	Wm. Cook Pty. Ltd.
17 , 12 x 1½-in , 1 8 6 1 12 6]	3 4 5 6 7 8 9 10 11 12 13	11 12 13 13 13 14 15 17 17 18 19 19 19 19 19 19 19 19 19 19 19 19 19	3 x l-in. 4 x l-in. 5 x l-in. 6 x l-in. 2 x l-i-in. 2 x l-i-in. 4 x l-i-in. 5 x l-i-in. 6 x l-i-in. 7 x l-i-in. 8 x l-in. 9 x l-i-in. 10 x l-i-in.				11 11 11 11 11 11 11 11 11 11 11 11 11	1 1 1 1 1 1 1 1 1 1 1 1	3 3 3 3 3 3 3 5 5 5 6	6 6 6 6 6 6 6 6 0 0	1 1 1 1 1 1 1 1 1 1 1 1 1	6 6 6 6 6 6 6 9 9	6 6 6 6 6 6 6 6 0 0	₩ m. Cook Pty. Ltd.

ANNEX TO CONTRACTS—continued.

tem No.		Descri	ptien of	Articles.		Rate. Up to 20 feet In length.	Rate. Over 20 ft. up to 25 ft. in length.	Name of Contractor.
	Section (2)—					£ s. d.	$\oint \mathfrak{L} s. d.$	
18	Hardwood	2 x 2-in.	••	••	per 100 super		1 7 6	
					1-in. th		1 7 0	
19	**	3×2 -in.	• •	• •	** ,,	1 3 6	1 7 6	
20 21	**	4 x 2-in. 5 x 2-in.	• •	••	,,	1 3 6	$\begin{array}{c ccccccccccccccccccccccccccccccccccc$	
22	,,	6×2 -in.	• •	• •	•• ,,	1 3 6	1 7 6	
23	"	7 x 2-in.	• • •	• • •	"	1 4 6	1 8 0	Wm. Cook Pty. Ltd.
24	, ,	8 x 2-in.		••	,,	1 4 6	1 8 0	
25	",	9 x 2-in.			,,	1 4 6	1 8 0	
26	,,,	10 x 2-in.			,,	1 6 0	1 10 0	
27	,,	11 x 2-in.			,,	1 7 0	1 11 0	
28	,,	12 x 2-in.			,,	1 8 6	1 12 6	
29	,,	$10 \times 2\frac{1}{2}$ -in.		••	,,	1 8 6	1 12 6	
30	"	$11 \times 2\frac{1}{2}$ -in.	• •		,,	1 8 6	1 12 6	
31	,,	12 x 2½-in.	••	••	13	1 10 0	1 14 0	נן
	Section (3)-							
32	Hardwood	3 x 3-in.	••	••	per 100 super 1-in. th	of	1 7 6	
33		4 x 3-in.				1 3 6	1 7 6	
34	,,	5 x 3-in.		••	,,	1 4 0	1 8 0	
35	"	7 x 3-in.			,,	1 5 0	1 9 0	1
36	"	8 x 3-in.		••	•• ,,	1 6 0	1 10 0	Wm. Cook Pty. Ltd.
37	,,	9 x 3-in.			"	1 6 0	1 10 0	1
38	,,	10 x 3-in.			,,	1 7 0	1 11 0	
39	,,	11 x 3-in.			,,	1 7 0	1 11 0	
40	,,	12 x 3-in.			,,	1 8 6	1 12 6] [
41	,,	$10 \times 3\frac{1}{2}$ -in.	• •	• •	,,	1 8 6	1 12 6	1
42	,,	$11 \times 3\frac{1}{2}$ -in.	• •	••	"	1 8 6	1 12 6	
43	31	12 x 3½-in.	••	••	• • • • • • • • • • • • • • • • • • • •	1 10 0	1 14 0	נן
	Section (4)—							
44	Hardwood	, 4 x 4-in.	••		per 100 super 1-in. th	of	1 8 6	
45		5 x 4-in.			,,	1 4 6	1 8 6	11
46	"	6 x 4-in.	• • • • • • • • • • • • • • • • • • • •	• • •	•• ,,	1 4 6	1 8 6	
47	, ,	7 x 4-in.			., ,,	1 6 6	1 10 6	11
48	,,	8×4 -in.		• •	•• ,,	1 7 6	1 11 6	
49	.,,	9 x 4-in.		••	,,	1 9 6	1 13 6	
50	,,	10 x 4-in.	٠.	••	"	1 10 6	1 14 6	11
51	,,	11 x 4-in.	• •	• •	• • • • • • • • • • • • • • • • • • • •	1 11 6	1 15 6	
52	,,	12×4 -in.	• •	• •	"	1 13 6	1 17 6	11
53 54	,,	10 x 4½-in.	• •	• •	",	1 10 6	1 14 6	11
54 55	,,	$11 \times 4\frac{1}{2}$ -in.	• •	• •	• • • • • • • • • • • • • • • • • • • •	1 11 6 1 13 6	1 15 6	
55 56	**	12 x $4\frac{1}{2}$ -in. 5 x 5-in.	• •	••	** ,,	1 7 0	1 17 6	Wm. Cook Pty. Ltd.
57	"	6 x 5-in.	• •	• • •	,,	1 7 0	1 11 0	,, in. cook rty. Ltd.
58	,,	10 x 5-in.	• •	• • •		i ii ŏ	1 15 0	
59	,,,	11 x 5-in.	• • •	• • • • • • • • • • • • • • • • • • • •	,,	1 12 0	1 16 0	
60	,,	12 x 5-in.	• • •		,,	1 14 6	1 18 6	
	,,,	$10 \times 5\frac{1}{2}$ -in.		•••	. , ,,	1 12 6	1 16 6	[]
	,,	11 x $5\frac{1}{2}$ -in.			,,	1 12 6	1 16 6]
61	1	$12 \times 5\frac{1}{2}$ in.			., ,,	1 16 0	2 0 0	
$^{61}_{62}$,,,				,,	1 8 0	1 12 0	
61 62 63 64	"	6×6 -in.					1 1 10 0	1.6
61 62 63 64 65		8×6 -in.		• •	,,	1 9 6	1 13 6	11
61 62 63 64 65 66	,,	8 x 6-in. 9 x 6-in.		••	"	1 11 6	1 15 6	
61 62 63 64 65 66 67	?? 93	8 x 6-in. 9 x 6-in. 10 x 6-in.	• •			1 11 6	1 15 6 1 18 0	
61 62 63 64 65 66	" "	8 x 6-in. 9 x 6-in.	••		•• "	1 11 6	1 15 6	

ANNEX TO CONTRACTS—continued.

Item No.	Des	cription of Artic	cles,		Rate	s.	Name of Contractor.
			, , , , , , , , , , , , , , , , , , , 		£ s.	d.	
	Sul	b-Schedule	В.				
		RED GUM.	•				
70	Red Gum, 11 x 11-in.	••		per 100 ft. run.	0 4	0	J
71	" 2 x 1-in.	••		, ,,	0 5	0	
72	,, 2½ x 1-in.	••		,,	0 5	6	
73	, 3 x 1-in,	• •	••	**	0 6	6	
74 75	$\begin{array}{cccccccccccccccccccccccccccccccccccc$	••	••	••	$\begin{array}{c c} 0 & 5 \\ 0 & 11 \end{array}$	$\frac{6}{0}$	Wm Cook Pty. Ltd.
76	$\frac{1}{1}$, $\frac{1}{2}$ x 2-in.	••		" "	0 9	6	Will obok Toy. Ind.
77	,, 3 x 2-in.	••		"	0 14	6	
78	,, 4 x 2-in.	• •	••	. ,,	0 19	6	
79 80	,, 5 x 2-in. ,, 3 x 3-in.	••	••		1 1	$\frac{0}{6}$	
81	1 " 4 - 3 in	••		• • • • • • • • • • • • • • • • • • • •	1 10	0	
82	,, 4 x 4-in.	• • •			2 0	Ö	
	Su	b-Schedule	C.				
		Jarrah.					
83	Jarrah, 3 x 1-in.	••		per 100 ft	0 8	10	1
84	,, 3 x 1½-in.			run.	0 13	3	
85	$\frac{1}{1}$, $\frac{3 \times 12^{-11}}{1}$.	••	•• ••		0 17	8	
86	" 3 x 2-in.	••		,,	0 17	8	11
87	,, 4 x 2-in.	••		27	1 3	6	Millars' Timber and Trading Co. Ltd
88	, 5 x 2-in.	• •	•• ••	**	1 11	8	
89 90	3 x 3-in. 4 x 3-in.	••	••	"	1 1 6	4 0	
91	,, 4 x 3-in. ,, 5 x 3-in.	••		;,	2 7	6	! [
92	" 4 x 4-in.			••	2 16	0] [
93	,, 5 x 4-in.	••	••	*	3 7	6	
	Sul	b-Schedule	D				
	FLOORING AND LINING			RADIATA)			
	To conform with Aus Moisture content	tralian Sta	ndard Grad	ing Rules.			
	ļ						
94	Flooring— Jarrah $3\frac{1}{2} \times \frac{7}{8}$ -in. T.	and G., d	ressed '	per 100 ft.	1 0	9	Non the state of t
95	,, 3½ x 1½-in. T	and G	dressed	run.	1 5	3	Millars' Timber and Trading Co. Ltd
96	Pinus radiata, 6 x 3	in. T. and	G., dressed	,, ,,	1 4	6	K
97			G., dressed		1 4	Õ	
	Tining				1		Wm. Cook Pty. Ltd.
98	Lining— Jarrah, 3½ x ½-in., w	rought and	rebated		0 12	9	1
99	Pinus radiata, 6 x §				1 2	6	
100	,, 6 x ½	in. T. and	G., dressed	! ,,	0 19	6	Millars' Timber and Trading Co. Ltd
101	,, ,, 4 x ½		G., dressed	l ",	0 12	6	<u> </u>
102 103	. A = 1	-in. (laggin _i -in. dresse	g) 1 two sides		0 16	9	
104			1 two sides 9-in. x 1-in.,	,,	011	J	
	dres	sed two si	des	٠,,	1 5	0	
105			12-in. x 1-				Wm. Cook Pty. Ltd.
106	In.,	dressed tw	o sides	,,	1 18	6]
106		sides	-in., dressed		2 10	6	
107			-in., dressed	,,	2 10	J	
	two	sides		,,	3 5	0	ا
	For items Nos. 103 to	107 the si	zes specified	i are those			
							l .
		re machini		• •	l		,

ANNEX TO CONTRACTS-continued.

o.		Description of A	Lrticles.				Ra	te.	Name of Contractor.
							, .	. d.	
		Sub-Schedul	le E.			*	. s.	. α.	
	Weatherboan	ds (Hardwo	od, Air S	SEASON	ved).				
	To conform with								
}	Rebated, round edg		, dressed	•• 1	per 100 ft. run.	1		0	Wm. Cook Pty. Ltd.
	Rusticated, $6\frac{1}{2} \times \frac{9}{16}$ Round edge, $6\frac{1}{2} \times \frac{9}{16}$	-in., dressed g-in., dressed	••	•••	"		0 19	0† *	Charles Rouch Pty. Ltd. Wm. Cook Pty. Ltd.
		Sub-Schedul	le F.						
	Weatherboards	(MOUNTAIN RE-CONDIT		N-DRIE	ED AND				
	To conform with			rading	Rules.				
	Section (1)—Select Rebated round ed	Quality— ge, 6½ x ૠ-in	., dressed	1	per 100 ft.	‡1	1	0†*	
	Rusticated, 61 x				run.	‡1	1	0†*	
,	Section (2)—Mercha					١,		OT.	Charles Rouch Pty. Ltd.
}	Rebated round ed Rusticated, 6½ x 7			1	run.	‡1 ‡1		0†* 0†*	
	reasticated, og x	g-m., aressea	••	••	**	*'	U	01.	ر _ا
		Sub-Schodul	e G.						
	T. AND G. FLOORIS	G (MOUNTAII Re-condition		II.N-DI	RIED AND				
	To conform with	Australian S	tandard G	rading	Rules.				
	Section (1)—Select 4½ x ½-in.			r	er 100 ft.	1	1	0))
	4½ x 1½-in				run.		12		
	5½ x ½-in 5½ x 1½-in	• •			"	1		6	
	Section (2)—Merchan	ntable Quality	7		" er 100 ft.		19		Wm. Cook Pty. Ltd.
				p	run.	ľ		į	
ĺ	4½ x 1½ in 5½ x ½ in	• •	••	• •	"	$\begin{vmatrix} 1 \\ 1 \end{vmatrix}$	8 2	6 0	
	5∦ x 1⅓-in	••	••	••	"	1	16	0	J
		Sub-Schedule	H.						
	T. AND G. V-JOINTE KILN-DRI	ED AND RE-C	CONDITION	ED).	-				
	To conform with	Australian Ste	andard Gr	ading	Rules.				
	Section (1)—Select (3½ x ½-in.	Quality—		n	er 100 ft.	0	13	0	1
ı	,	• •	••	р	run,				
ĺ	5½ x 75-in 5½ x 8-in	••	• •	• •	"		17 0	$\begin{bmatrix} 6 \\ 0 \end{bmatrix}$	
		table Quality	7	••	"			1	Wm. Cook Pty. Ltd.
	21 - 7 :			n	er 100 ft.	· · ·	11	9	1
	$3\frac{1}{4} \times \frac{7}{16}$ -in	••	• •	Р	run.				1
	3½ x 78-in 5½ x 78-in 5½ x 8-in					0	16 19	0	

[†] Plus cartage at 5/- per ton.

^{*} Rate subject to discount of 21%, payment 30 days.

Annex to Contracts-continued.

	ANNEX TO CONTRACTS		
Item No.	Description of Articles.	Rate	Name of Contractor.
	Sub-Schedule I.	£ s. d.	
	Boards (Mountain Ase, Kiln-dried and Re-conditioned).		
	To conform with Hardwood Millers' Association of Victoria Grading Rules. Moisture content not to exceed 15 per		
129	Section (1)—Select Quality— Up to 6-in. x 1-in per 100 ft. super. of	2 5 0	
130 131 132	Over 6-in. x 1-in. up to 9-in. x 1-in	2 8 6 2 15 0 2 15 0	
133 134 135	Over 6-in. x 2-in. up to 9-in. x 2-in, Over 9-in. x 2-in. up to 12-in. x 2-in, Section (2)—Merchantable Quality— Up to 6-in. x 1-in per 100 ft.	3 0 0 3 7 6 2 0 0	>Wm. Cook Ptý. Ltd
136 137 138 139	super. of 1-in. thick. Over 6-in. x 1-in. up to 9-in. x 1-in. Over 9-in. x 1-in. up to 12-in. x 1-in. Up to 6-in. x 2-in. Over 6-in. x 2-in. up to 9-in. x 2-in. Over 6-in. x 2-in. up to 9-in. x 2-in. Over 6-in. x 2-in. up to 12-in. x 2-in.	2 4 0 2 10 0 2 10 0 2 15 0 3 2 6	
140	Over 9-in. x 2-in. up to 12-in. x 2-in ,, Sub-Schedule J.	3 2 6	
	Jarrah (not already Specified).		
141	Jarrah—Rails, angle, cut from 4 x 4-in. timber per 100 ft.	1 12 6	
142 143	,, Palings, sawn, 6-in. x ½-in., 6-ft. long per 100 ,, 6 x 1½-in. lengths of 10-ft. to 17-ft. inc. per 100 ft. run.	$\begin{array}{cccc}2&16&0\\1&13&6\end{array}$	
144 145	,, 6 x 1½-in. lengths over 17-ft. to 25-ft. inc. ,, ,, Pickets, 3-in. x 1-in., fancy tops, dressed, 5-ft per 100	$ \begin{array}{cccccccccccccccccccccccccccccccccccc$	·
146	Jarrah, 1-in. thick and over, not already speci- fied, up to 20-ft. in length— Up to and including 20-in. in girth per 100 ft. super. of 1 in. thick	2 6 0	Millars' Timber and Trading Co.
147	Above 20-in. up to and including 36-in. in	2 10 0	
148	Above 36-in. in girth ,,	2 15 0	
149 150	Jarrah, 1-in. thick and over, not already specified, over 20-ft. in length and up to 30-ft.— Up to and including 20-in. in girth ., ,, Above 20-in. up to and including 36-in. in	2 7 0	
151	girth ,, Above 36-in. in girth ,,	$\begin{array}{cccccccccccccccccccccccccccccccccccc$	
	For supplies under sub-schedules K, L, and M, the timber shall be cut from sound true wood of mature trees and shall be sound, free from heart, large sun cracks, large gum pockets, large or loose knots, shakes, want, wane, and all other major defects, and shall be of the full dimensions specified, square, reasonably straight on every face and edge and out of winding. All rejected timbers shall be stacked where and as directed by the Officer authorized to receive the supplies, be marked with paint or branded to approval, and be removed by the contractor within one week from the date of rejection. Delivery shall be carried out under the control and to the satisfaction of the Officer authorized to receive the supplies. Delivery shall commence within one week of the date of the order, and a rate of supply of 4,000 super feet per week shall be maintained until the order be completed.		

ANNEX TO CONTRACTS—continued

Item No.	Description of Articles.		1	Rate.		Name of Contractor.
			£	8.	\overline{d} .	
	Sub-Schedule K.†					
	RED GUM (NOT ALREADY SPECIFIED)	•				
52	Red Gum, 1-in. thick and over, not already specified, up to 20-ft. in length— Up to and including 20-in. in girth	per 100 ft. super. of	1	19	6	
53	Above 20-in, up to and including 36-in, in	1 in. thick				Wm. Cook Pty. Ltd.
	girth	,,	2		6	J
5 4	Above 36-in. in girth	••	Noti	equ	urea	
55 56	Up to and including 20-in. in girth Above 20-in. up to and including 36-in. in	,,	,,,		,,	
00	girth 6	**	,,		,,	
57	Above 3-in. in girth	"	,,		,,	
58	Red Gum, 1-in. thick and over, above 25-ft. in length and up to 30-ft. inclusive— Up to and including 20-in. in girth	,,	,,		,,	
59	Above 20-in. up to and including 36-in. in girth					
60	Above 36-in. in girth	"	",		"	
	Sub-Schedule L.†					
	Blue Gum (not already Specified)	•	-			
61	Blue Gum, 1-in. thick and over, not already specified, up to 20-ft. in length— Up to and including 20-in. in girth	per 100 ft. super. of 1 in. thick	1	15	0	Wm. Cook Pty. Ltd.
62	Above 20-in. up to and including 36-in. in	I III. ULIOR				
63	girth	.,	Not	requ		
.03	Blue Gum, 1-in. thick and over, not already specified, over 20-ft. in length and up to 30-ft. inclusive—		"		,,	
64 65	Up to and including 20-in. in girth Above 20-in. up to and including 36-in. in	•1	,,		,,	
66	girth	••	,,		"	
55	,	**	,"		"	
	Sub-Schedule M.†					,
	MESSMATE (NOT ALREADY SPECIFIED					
167	Messmate, 1-in. thick and over, not already specified, up to 20-ft. in length— Up to and including 20-in. in girth	per 100 ft. super. of 1 in, thick	1	3	6	
168	Above 20-in. up to and including 36in. in girth		1	5	0	
169	Above 36-in. in girth Messmate, I-in. thick and over, not already specified, above 20-ft. in length and up to	, "	Î	8		
170	25-ft. inclusive— Up to and including 20-in. in girth		1	6	0	Wm. Cook Pty. Ltd.
71	Above 20-in. up to and including 36-in. in					
172	girth	,,		7 10	0	
179	length and up to 30-ft. inclusive—		1	12	ß	
173 174	Up to and including 20-in. in girth Above 20-in. up to and including 36-in. in	,,				11
	girth		1	15 1		

[†] For specifications and stipulations for these sub-schedules see preceding page.

ANNEX TO CONTRACTS—continued.

Item No.	Description of Articles.		Rate.	Name of Contractor.
	Sub-Schedule N.		£ s. d.	
	Blackwood and Maple.			
,	Moisture content not to exceed 15	per cent.		
	Blackwood, up to and including 1-in. thick -			
176		per 100 ft.		
		super. of 1-in. thick	Not required	
177 178	6-in. to 10-in. in width 11-in. and over in width	,,	23 22)
	Blackwood, over 1-in. thick-	•• ,,		Purchase (Clause 4)
179 180	Up to 5-in. in width 6-in. to 10-in. in width	•• ,,	Not required	J
181	11-in. and over in width	"		Purchase (Clause 4)
	Maple, Queensland, up to and including 1-i	in.		
182	Up to 5-in. in width	,,	Not required	
18 3 18 4	6-in. to 10-in. in width 11-in. and over in width	,,	,, ,,	1
105	Maple, Queensland, over I-in. thick— Up to 5-in. in width			Purchase (Clause 4)
185 186	6-in. to 10-in. in width	•• ,,		IJ
187	11-in. and over in width	"	Not required	
	Sub-Schedule O.			
	QUEENSLAND HOOP PINE.			
	Moisture content not to exceed 15 per c	ent.		
188	Dressed to \$-in.	per 100 ft.	‡2 9 0†*	
	In widths 12, 14, 16, and	super. on face	1	
189	,, ½-in. 18 inches	,,	‡2 19 0†*	
190 191	,, §-in. ,,	<u> </u>	‡3 10 0† * ‡4 8 0† *	
	Queensland Hoop Pine, 1-in. thick and over, n			
192	already specified, up to 25-ft. in length— Up to and including 20-in. in girth	per 100 ft.	‡3 13 0†*	[,
		super. of 1 in. thick		Charles Rouch Pty. Ltd.
193	Above 20-in. up to and including 36-in.			
194	girth Above 36-in. in girth	,,	‡3 13 0†* ‡4 5 0†*	
	Sub-Schedule P.		'	
	Sundries.			
195	Palings—Broad and thick, 5-ft., split	per 100	‡1 17 6†*	
196	. 6-ft., split	** ,,	‡2 8 6† *	
197	Pickets— 3-in. x 1-in., plain pointed, undressed,	٠ ()
198	5-ft. 5	,,	0 19 6]
	,, ,, ,, ,, ,, ,, ,, ,, ,, ,, ,, ,, ,,	i		Wm. Cook Pty. Ltd.
199 200	,, ,, dressed, 5-ft.		1 7 0	
201	Posts-Fencing, split, 5-ft. 9-in., 7-in. x 3-in.		‡6 10 0†	K
$\frac{202}{203}$,, ,, 6-ft. 6-in., 7-in. x 3½-in. ,, ,, 7-ft. 9-in., x 4-in.	· · ,,	‡7 5 0† ‡8 10 0†	Charles Rouch Pty. Ltd.
204	Rails—Fencing, split, 9-ft., average 7-in. x 2½-	in. ,,	6 6 0	See Later Gazette.
205	,, Angle, cut from 4-in. x 4-in. Hardwoo	d per 100 ft. run.	0 18 6	Wm. Cook Pty. Ltd.
206	Sawdust	per bag	‡0 O 9†	Charles Rouch Pty. Ltd. Purchase (Clause 4)
207 208	,, Fresh, spruce Shafts—Dray, blue gum or ironbark	per pair	‡0 17 0†	Charles Rouch Pty. Ltd.
209 210	Wedges—Red Gum, 12-in	per doz.		Purchase (Clause 4)
410	,, ,, 10-111	* > ,,	**	

[†] Plus cartage at 5s. per ton.

^{*} Rate less discount of 2½%, payment 30 days.

Schedule No. 73.

TUBING AND FITTINGS (GAS, WATER, AND STEAM).

All lengths of galvanized tubing supplied under this Contract shall bear the brand as having passed the test of the Melbourne and Metropolitan Board of Works.

In the case of galvanized tubing, &c., the officer receiving same shall satisfy himself as to the quality and extent of the galvanizing material used in its manufacture.

The Contractor, when requested to do so by the officer ordering, shall supply copies of Price Lists current at any time during the period of the Contract.

Item No.	Description of Articles.	Estimated List Value of Requirements per Annum.	Percentage off the Victorian Hardware Trade List current from time to time during the period or the Contract.	Name of Contractor
	Sub-Schedule A.	£	0/ /u	
	Tubing and Fittings, Black.			
1 2	Tubing—Wrought iron, black, up to 2 in. inclusive Tubing—Wrought iron, black, over 2 in., up to 3 in.	100		1
3	inclusive Tubing—Wrought iron, black, over 3 in., up to 6 in.	100		
	inclusive	100		
4 5	Fittings-Wrought iron, black, up to 2 in. inclusive Fittings-Wrought iron, black, over 2 in., up to	100		
6	3 in. inclusive	100	ì	
	6 in. inclusive	100		
7 8 9 10 11	Sub-Schedule B. Tubing—Wrought iron, galvanized, up to 2 in. inclusive Tubing—Wrought iron, galvanized, over 2 in. and up to 3 in. inclusive Tubing—Wrought iron, galvanized, over 3 in. and up to 6 in. inclusive Fittings—Wrought iron, galvanized, up to 2 in. inclusive Fittings—Wrought iron, galvanized, over 2 in. and up to 3 in. inclusive Fittings—Wrought iron, galvanized, over 2 in. and up to 3 in. inclusive Fittings—Wrought iron, galvanized, over 3 in. and up to 6 in. inclusive	100 100 100 100 100		Obtain from Railways Department
13 14 15 16 17	Sub-Schedule C. Tubing And Fittings, Steam. Tubing—Wrought iron, steam, ½ in. to 2 in. inclusive Tubing—Wrought iron, steam, over 2 in. and up to 3 in. inclusive Tubing—Wrought iron, steam, over 3 in. and up to 6 in. inclusive Fittings—Wrought iron, steam, up to 2 in. inclusive Fittings—Wrought iron, steam, over 2 in. and up to 3 in. inclusive	100 100 100 100 50		
18	Fittings—Wrought iron, steam, over 3 in. and up to 6 in. inclusive	50		·{ }

2431 ANNEX TO CONTRACTS-continued.

Item No.	Description of Articles,	Estimated List Value of Requirements per Annum.	Percentage off the Victorian Hardware Trade List current from time to time during the period of the Contract.	 Name of Contractor.
		£	%	_
	Sub-Schedule D.			,
	FITTINGS, MALLEABLE.			
19	Fittings-Malleable, black, up to 2 in. inclusive	50		
20	Fittings—Malleable, black, over 2 in. and up to 3 in.	. 50	ļ	[]
21	Fittings—Malleable, black, over 3 in. and up to 6 in.	30	,	Obtain from Railways Depart.
22	inclusive	50		ment
23	Fittings—Malleable, galvanized, over 2 in. and up to		"	
	3 in. inclusive	50		
24	Fittings—Malleable, galvanized, over 3 in. and up to 6 in. inclusive	30		

Annex to Contracts Nos. 1941/201 to 1941/207. Schedule No. 74.

TOOLS AND REQUISITES—SHOEMAKERS'. ${\it Contract\ from\ 1st\ July,\ 1941,\ to\ 30th\ June,\ 1942.}$

1941/201—Bryce and Duncan Pty. Ltd. Security, £3 1941/202—The British United Shoe Machinery Co. of Aust. Pty. Ltd. Security, £10. 1941/203—B.B. Chemical Co. of Australia Pty. Ltd. . . . Security, £3.

When the particular manufacturer is not specified the items must be supplied of any well-known manufacturer asked for, and may, if required, be selected.

Items marked (*) to samples at Tender Board Office.

Item No.	Description of Articl	es.		Bate.	Name of Contractor,
	Tools	. ,		£ s. d.	
1	Awls-Slugger		. per doz.		٦
2	" Stitcher		. ,,		<u> </u>
3	Blades—Awl, Peg			·	11
4	" Welt Knife, detachable		t		Purchase (Clause 4)
5	" Sewing, Stabbing, Stitching	z, or Closin	g per gross	l	1
6	,, Heel Shave, O.E.D., sizes O	íto 7 .			1
7			-		
8	Blocks-Stuff cutter, 14 in. x 3 in.,	Sectional	each	0 6 9†	British United Shoe Machinery Co of Aust. Pty. Ltd.
9	Boards-Clickers'		. ,,	Not required	
10	Brushes for Finisher, large, 43Y	••		1 0 9†	
11	Covers—Bottom		. per gross	Not required	
12	Dogs-Lasting, large and heavy		. each		Purchase (Clause 4)
13	Drives—Slugger		, per doz.	Not required	1
14	Files—Kit (12 in a set)		*	,,	•
15	Guards—Detachable, for Welt Knive		. each	,, ,,	_
16	Hafts-Awl, Pegging, American		, per doz.		
173	9		•	1	Purchase (Clause 4)
18	Hammers—Nos. 0 to 6, handled				(0.0000 1)
19_	Hammers—Double-headed, No. 3	••			J .
20	Irons—Heel Glazing and Forepart		. ,,	Not required	1
21	large			,, ,,	
22	Knives-Clickers', "BUSMC" No.	1 .	••		British United Shoe Machinery Co
23	" Paring, American, No. 5	Hyden Die			of Aust. Pty. Ltd.

ANNEX TO CONTRACTS—continued.

Item No.		Descri	ption of Art	lcles.			Rate.	Name of Contractor.
		Tools	continu	ed.			£ s. d.	
*24	Knives-	No. 6 Clip Point				each		Purchase (Clause 4)
25		Welt, Concave T					Not required	
26	,,	Breasting	••		• • • • • • • • • • • • • • • • • • • •	**	_	
27	,,	Channel	•••	•••	• • • • • • • • • • • • • • • • • • • •	.,,,,	" ."	•
28	"	Edge-cutter	••			"	0 5 9+	British United Shoe Machinery Co.
-	,,					,,	, ,	of Aust. Pty. Ltd.
29	,,	Heel-paring				per set	Not required	
30	"	Sole-cutting and	Heel			each	,, ,,	
31	,,	Welt, Circular,						
		with detachab	de Guard	s and	Blades	,,	0 8 0†	British United Shoe Machinery Shoe
32	Моодита							Co. of Aust. Pty. Ltd.
33		6" Barnsleys	••	• •	• • • • • • • • • • • • • • • • • • • •	per pair		
34		-Lasting	• • •		• • • • • • • • • • • • • • • • • • • •	,,		Purchase (Clause 4)
35	Planes-		••			each		
36	Punches	Eyelet		••		per pair	Not required	
37		Peg, Rasp, and C				each	,, ,,	
38		Shoe, Nos. 7 and		ey's		,,		Burnshaus (Clause 4)
39	"	" Nos. 9 and 1	^	٠.,		,,	'	Purchase (Clause 4)
40	Shaves-	-American, O.E.I				,,	Not required	
41	~ ?'-	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	8 to 10	0	• •	**	,, ,,	
42		Size, Folding		• •		"	" " ".	70.001.77.1.70
43	Stones—	Emery, SZW 105	· · ·	••	••	**	1 10 0†	British United Shoe Machinery Co.
		II.al acas					Nat animad	of Aust. Pty. Ltd.
44	Wheele	,, Heel-pare, Fudge and Wais,		• •	• •	"	Not required	Purchase (Clause 4)
45	AA ITGGIS	-ruuge and was	,	••	• •	"		1 urchase (Glause 4)
		R	EQUISITE:	з.				
46	Balls—I	Ieel, black, white	, ortan (4 balls	to lb.)	per doz.	0 5 6	B.B. Chemical Co. of Aust. Pty. Ltd.
47	Bristles-	-Closing, XX	••			per oz.	Not required	,
48	_ ,,	" XXXX	X	• •		**		Purchase (Clause 4)
49		e, "Globe"		• •		per lb.	0 0 6	B.B. Chemical Co. of Aust. Pty.
50		—Porpoise, in ti	ns	• •	• •	per gal.	0 6 9	Ltd.
51	Dubbing			- 1 70	1 000	per lb.	• • •	Purchase (Clause 4)
52	black	Common, large	:, 1п пох	eal or	1,000,	per box	0 2 6†	British United Shoe Machinery Co. of Aust. Pty. Ltd.
53		-Celluloid, in box	xes of 10,	000, siz	e "A"	,,	Not required	
54	,,	Hook, in boxes				,,	,, ,,	
55		Vhite, No. 9	• •		••	per lb.	‡0 13 6†	Bryce and Duncan Pty. Ltd.
56	,, 1	Tellow, No. 9	-:-	• •	• •	,,	Not required	
57	Hemp-	Best, White $\begin{cases} Nc \\ Nc \end{cases}$. 12	••	• •	,,	‡0 10 6†	1 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2
		C P. No), 15 N. 9	• •	• •	23	‡0 11 3†	Bryce and Duncan Pty. Ltd.
58	Tul. D	Common, Brown		lea	• •	nor gol	10 8 57	KRR Chamical Co. of Aust Dir.
59 59a		arnishing, of appr axed of approved			• • •	per gal.	0 8 6	B.B. Chemical Co. of Aust. Pty.
DOA		-Mohair, Men's	••	••	••	per gross	".".	\ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \
60	{ ","	", Women's		•••		Por Kross	• ::	
61	Lasts	Men's Wood, all s		pprove	d make	per pair		Purchase (Clause 4)
62	,,	Women's Wood,	all sizes	, of ap	proved			
] .	make	all alone		nan	11		μ.
63	,,	Youth's Wood, make	•	or ap	-		Not required	
64	Naila-	Hob, sizes as orde	ered	••	• • •	per lb.	0 0 517	1)
65		Hungarian, sizes		1	• • •	,,	0 0 517	British United Shoe Machinery Co.
66		Fip, Flat, sizes as			••.	"	0 0 5 7	of Aust. Pty. Ltd.
67		Wire, sizes as ord				"	Not required	∮ ₹
68		-Ordinary, for M		us orde	red	per 100		Purchase (Clause 4)
69	,,	Blake	••		• •	,,	Not required	Ц
70	,,	Fair Stitch	 Ta 01 ma	ahina s	 !imaan'a	non 100	", "	. Durchase (Clause 1)
71	Non F	Special, 45K., I		•	•	per 100		Purchase (Clause 4)
72	Non-Ke	g Pads Carborundum	••	••	••	per gross	Not required	1
$\frac{73}{74}$		Nood, sizes as or	dered	••		per lb.	". "	Purchase (Clause 4)
75		—Boot, in 1-lb. b			_	,,	0 0 11	B.B. Chemical Co. of Aust. Pty. Ltd.
76		-Shoe, Brass, size			· · ·	per cwt.	7 9 4	1)
77	"		as order	ed	• • •	"	1 17 9	British United Shoe Machinery Co.
	Rivets-	-Tubular, in box	es of 1,00	0		per box	0 15 0	of Aust. Pty. Ltd.
78		tan Tina Tool o	nd Too of	728 88		per gross	Not required	3 ∤˜
78 79	Screws	for Tips—Heel as	ци тоо, в	200 40		I 0		
	Shapera		• •			each	,, ,,	Purchase (Clause 4)

ANNEX TO CONTRACTS-continued.

Item No.		Г	escription o	of Articles.				Rate	·.	Name of Contractor.
82	Size—Co	mmonwealth	Manufac	ture		per pint	£	8. 1		B.B. Chemical Co. of Aust. Pty.
						• •				Ltd.
83		Heel, sizes as		• •		per cwt.		17	9†	British United Shoe Machinery Co.
84		Toe, sizes as		• • • • • • • • • • • • • • • • • • • •		**		17	9†	f of Aust. Pty. Ltd.
85	Stain—I	eather, black		16 oz. bo	ttle	per bot.	0	2	3	B.B. Chemical Co. of Aust. Pty. Ltd.
86	Tacks—	Lasting -Machine	• •	• •	• •	per gross	Not	req	uired	
87	,,	Waxed, 4-o.	z. cops,	No. 18,	3-cord	each	‡0	2	74†	Bryce and Duncan Pty. Ltd.
88	,,	Not Waxed		la No 40	9-cord-	_				
	"	White	, = 0=00	10, 110. 10	, 0 0014		İ			1)
		Black	•••	• • •	::-	,,		• •		
		Colours .			• • •	"		• •		
89		Not Waxed,	9 07 700		0 0070	"		٠.	•	TD 1 (01 4)
00	"	White	, 2-02. 100	16, 110. 00	, J-coru—	_	Ì			Purchase (Clause 4)
		Black	• •	• • •	• •	17			•	
		Colours	• •	• • •	• •	**	i		•	
90						",	١	• •		Į
	"	Blake, Soling	z, 8-cord,		ts	per lb.	‡0	8		
91	,,	Stitching, 4-		• •	• •	39	‡0	8		Bryce and Duncan Pty. Ltd.
92	,,	,, 8-0	cord		• •	,,	‡0	8	8†	IJ
	}			nd ∦-in.		,,	0	0) ,
_			$\frac{9}{16}$ -in.	:		,,	0	0	8 †	
93	Tingles,	"Dandy"	$\left\{ \frac{1}{2} \text{-in.} \right\}$,,	0	0	811	British United Shoe Machinery Co.
			$\frac{7}{16}$ -in.			,,	0	0	9 †	of Aust. Pty. Ltd.
			$\left(\frac{3}{8}\right)$ -in.			,,	1 0	0	91+	11
	٠,,	Medium, 1-in	n			,,	0	1	0°†	
		. •		3-in	r	er gross prs			- 1	K
94	Tips-H	eel, No. 21B.,	$\log \sqrt{2}$	7-in.	·r	,,		٠.	•	
	"	,	7 3	į-in	••					Purchase (Clause 4)
95	ј., т	oe	(•	4		**		• •		
96		hoemakers'			• • •	per lb.	1	o .		B.B. Chamical Co. of Aust Phy Ltd.
97		Boot, in ro		vorda	• • •	per roll			uired	B.B. Chemical Co. of Aust. Pty. Ltd.
98	1	Elastic, 5-i						req	mrea	
99	Wire-S	lugging		•	colour	per yard	,,		"	
	1 111E-0	lugging				per cwt.	٠,,		"	<u> </u>

Items marked †-Rate subject to 2½ per cent. discount, payment 30 days.

Schedule No. 77. WHITE LEAD AND LINSEED OIL

Item No.	Description of Articles.			Rate.	Name of Contractor.
	Sub-Schedule A.		 _		
	WHITE LEAD.			£ s. d.	
1	In packages of 2 cwt		per cwt.	,	h .
2	In packages of 1 cwt	·	,,,		1)
3	In packages of ½ cwt		,,		11
4	In packages of less than 1 cwt				
	28 lb		,,		11
	14 lb		,,		11
	7 lb		,,		11
5 6	Sub-Schedule B. LINSEED OIL—RAW In cases containing two 4-gallon tins In 1-gallon tins	٧ . 	per gal.		Obtain from Railways Departmen
7	In ½-gallon tins	••	"		
8 9 10	LINSEED OIL—BOILE In cases containing two 4-gallon tins In 1-gallon tins		per gal.		
···	Maker's name— Brand—				

NAMES AND ADDRESSES OF CONTRACTORS.

Angus & Co. Pty. Ltd., 154 Arthurton-road, Northcote, N.16.
Austral Home & Hospital Equipment Pty. Ltd., 116 Haines-street,
North Melbourne, N.1
Australian Broom Co. Pty. Ltd., 197 St. George's-road, Northcote,

Australian Cement Ltd., 422 Collins-street, Melbourne, C.1.

B.B. Chemical Co. of Aust. Pty. Ltd., Victoria-crescent, Abbotsford,

Bells Asbestos & Engineering (Aust.) Ltd., 411 Lonsdale-street, Melbourne, C.1.

Molbourne, C.1.
Bendix Steel Chair Co., 484 Victoria-parade, East Melbourne, C.2.
Berger, Lewis & Sons (Aust.) Pty. Ltd., 93 City-road, South Melbourne, S.C.4.
Bowley, Alfred & Co., 156 Flinders-lane, Melbourne, C.1.
Britscoe & Co. Ltd., 166 Roden-street, West Melbourne, C.1.
British General Electric Co. Pty. Ltd., 388 Bourke-street, Melbourne,

C.1.

British General Electric Co. Pty. Ltd., 388 Bourks-street, Bellouding, C.1.

British Paints (Aust.) Pty. Ltd., c/o T. S. Nettlefold & Sons Pty. Ltd., 189 King-street, Melbourne, C.1.

British United Shoe Machinery Co. of Aust. Pty. Ltd., The, 423 Smith-street, Fitzroy, N.6.

Brooks, Robinson Pty. Ltd., 59 Elizabeth-street, Melbourne, C.1.

Brown, E. T., Ltd., 14 Alexandra-parade, Clifton Hill, N.8.

Bryce & Duncan Pty. Ltd., 345 Hoddle-street, Collingwood, N.9.

Burnside, W. K., Pty. Ltd. 34 Jeffcott-street, Melbourne, C.1.

C.

California Asphalt Products Pty. Ltd. (W. B. Carr Constructions), Arden-street, North Melbourne, N.1. Central Agency (Australia) Ltd., 376 Swanston-street, Melbourne,

C.1.
Consolidated Industrial Agencies Pty. Ltd., 343 Little Collinsstreet, Melbourne, C.1.
Consumers Ammonia Co. Pty. Ltd., 34 King-street, Melbourne, C.1.
Cook, Wm.. Pty. Ltd., Mary-street, Preston, N.18.
Corbett, Robt., Trading Co. Pty. Ltd., 131 Queen's Bridge-street, South Melbourne, S.C.4.
Curphey, T., Pty. Ltd., 344 Swan-street, Richmond.

D.

Danks, John & Son Pty. Ltd., 391 Bourke-street, Melbourne, C.1. Dean, W. & G. Pty. Ltd., 346 Little Collins-street, Melbourne, C.1. Duckett, Edward & Sons, 374 Lonsdale-street, Melbourne, C.1. Dunlop Perdriau Rubber Co. Ltd., 108 Flinders-street, Melbourne, C.1.

E.

Ensign Lamps (Aust.) Pty. Ltd., 270 Lonsdale-street, Melbourne, C.1.

Evan Evans Pty. Ltd., 680 Elizabeth street, Melbourne, C.1. Excelsior Broom & Brush Co., Park and Best streets, North Fitzroy.

F.

Fallshaw, F. & Sons Pty. Ltd., 5 Boundary-road, North Melbourne.

N.1. Federal Woollen Mills Ltd., North Geelong. Forster Carpet Co. Pty. Ltd., 362 Little Collins-street, Melbourne,

G.

Gair Manufacturing Co. Pty. Ltd., The, 480 Elizabeth-street, Mol-

Gair Manufacturing Co. Pty. Ltd., 1ne, 400 Elizabeth street. Morbourne, C.1.
Galliers & Klaerr Pty. Ltd., 135 Inkerman-street, St. Kilda, S.2.
Gardnor Constructions Pty. Ltd., Williamstown-road, Port Melbourne, S.C.7.
Gibson, A. B. & Sons Pty. Ltd., corner of Stubbs and Robertson streets, Kensington, W.1.
Goodlass, Wall & Co. Pty. Ltd., Rokeby-street, Collingwood, N.5.

H.

Hardie Trading Pty. Ltd., 581 Little Collins-street, Melbourne, C.1. Hart & Co. Pty. Ltd., corner Whiteman and Clarendon streets, South Melbourne, S.C.5.

Harvey, R. J., 210 Swanston-street, Melbourne, C.1.

Henderson, R. J., Pty. Ltd., 80 Brunswick-road west, Brunswick,

Henderson & Bacash Pty. Ltd., 113 Barkly-street, Brunswick. Hicks, Atkinson & Sons Pty. Ltd., 348 Collins-street, Melbourne,

Hoffman Brick & Potteries Ltd., The, 123 Queen-street, Melbourne,

Homecrafts Pty. Ltd., 200 Lonsdale-street, Melbourne, C.1.

Imperial Chemical Industries of Australia and New Zealand Ltd., 380 Collins-street, Melbourne, C.1. Inget Mills Pty. Ltd., 159 Flinders-lane, Melbourne, C.1.

Johnson & Phillips Ltd., 415 Lonsdale-street, Melbourne, C.1. Johnston's Pty. Ltd., 188 Gertrude-street, Fitzroy, N.6.

Kennon, J., & Sons Pty. Ltd., River-street, Richmond, E.1. Kent, A. F. & Co., 175 Flinders-lane, Melbourne, C.1. Keegh, E. P. Pty. Ltd., 402 Swanston-street, Melbourne, C.1. Kinnear, Geo. & Sons Pty. Ltd., 114 King-street, Melbourne, Koduk (A'asia.) Pty. Ltd., 252 Collins-street, Melbourne, C.1.

Lee, James Coppell Pty. Ltd., 500 Latrobe-street, Melbourne, C.1. Leggo, A. Victor & Co. Pty. Ltd., 222 Queen-street, Melbourne, C.1. Lodge, Gill S.C.5. Gilbert & Co. Pty. Ltd., 3 Hanna street, South Melbourne,

Luke, K. G. Pty. Ltd., 30 Queens'-parade, North Fitzroy. Lux Foundry Pty. Ltd., Hope-street, Brunswick, N.10.

M.

McPherson's Pty. Ltd., 546 Collins-street, Melbourne, C.1. Michaelis, Hallenstein & Co. Pty. Ltd., 441 Lonsdale-street, Mel-bourne, C.1.

Millars' Timber & Trading Co. Ltd., Maffra-street, South Melbourne, S.C.4.

Miown Manufacturing Co., 366 Bourke-street, Melbourno, C.1. Mitchell, David, Estate, Oliver's-lane, Melbourne, C.1. Mitchell, Thos. & Co. Pty. Ltd., 360 Lonsdale-street, Melbourne,

Moran, Loftus Pty. Ltd., 4 Queen's Bridge-street, South Melbourne. S.C.4.

Myer Emporium Ltd., Bourke-street, Melbourne, C.I.

North-Western Woollon Mills Pty. Ltd., Box 34, Stawell. Noves Bros. (Melbourne) Ltd., 597 Lonsdale-street, Melbourne, C.1.

Ordish Firebrick Co. Pty. Ltd., The, Stud-road, Dandenong, Ordand, S. C., Pty. Ltd., 106 Stubbs-street, Kensington, W.1. Oxford Polish Co., 2 Collins-street, Melbourne, C.1.

Parbury, Henty & Co. Pty. Ltd., 499 Little Collins-street, Melbourne, C.1.

Pettit, T. & Son, 235 Queen-street, Melbourne, C.1.

Pitman, W. & H., 5 Union-street, South Melbourne, S.C.5.

Pitt, Joshua Pty. Ltd., Gadd-street, Northcote, N.16.

Pizzoy, Geo. & Son Ltd., 131 Johnston-street, Fitzroy, N.6.

Pullinger, F., 66 Whiteman-street, South Melbourne.

Purnell, B. E., 27-29 Little Ryrie-street, Geelong.

R.

Ramsay & Hall Pty. Ltd., 11 Westley-street, Hawthorn East, E.3. Ramsay & Treganowan Ltd., 469 Latrobe-street, Melbourne, C.I. Reckitt & Colman (Aust.) Ltd., 350 City-road, South Melbourne. S.C.5.

Renoma Hat and Cap Manufacturing Co., 81 Greeves-street, Fitzrov N.6.

Roberts, J. F. & H. Ltd., 40 Collins-place, Melbourne, C.1. Rouch, Charles Pty. Ltd., 13 Peel-street, West Melbourne, C.1.

S.

S.A. Brush Co. Ltd., c/o Jolly Bros., 343 Little Collins street,

S.A. Brush Co. Ltd., c/o Jolly Bros., 343 Little Collins-street, Melbourne, C.1.
Sands & McDougall Pty. Ltd., 365 Collins-street, Melbourne, C.1.
Sharp, John & Sons Ltd., corner of Lorimer and Johnston streets,
South Melbourne, S.C.5.
Shell Co. of Aust. Ltd., The, 163 William-street, Melbourne, C.1.
Shopland, J. W., 93A Boundary-road, North Melbourne, N.1.
Siemens (Aust.) Pty. Ltd., 189 William-street, Melbourne, C.1.
Spicers & Detmold Ltd., 377 Lonsdale-street, Melbourne, C.1.
Sterling Varnish Co., 181 King-street, Melbourne, C.1.
Sudwecks, A. W., 661 Lydiard-street, Bellourne, C.1.
Sun Electric Co. Pty. Ltd., 107 Hardware-street, Melbourne, C.1.
Sunshine Firebrick Manufacturing Co., 70 Mount Alexander-road,
Flemington.

Taubmans Pty. Ltd., 24 Lonsdale-street, Melbourne, C.1. Terdich Bros. Pty. Ltd., 32-38 Gipps-street, Collingwood, N.5. Tuck's, 446 Flinders-street, Melbourne, C.1.

٣.

United Felt Hats Pty. Ltd., 48 Nicholson-street, Abbotsford, N.9. United Oil Co. Pty. Ltd., 422 Collins-street, Melbourne, C.1.

Vacuum Oil Co. Pty. Ltd., 29 Market-street, Melbourne, C.1. Vary Bros. Pty. Ltd., Boundary-road, North Melbourne, N.1. Victorian Producers' Co-op. Co. Ltd., 578 Little Flinders-street, Melbourne, C.1.

Watson, W. G. & Co. Pty. Ltd., 398 Post Office-place, Melbourne

Wenzel Pty. Ltd., 313 Flinders-lane, Melbourne, C.1. Wiltshire's Pty. Ltd., 1 Wiltshire-street, Richmond.

Yencken, E. L. & Co. Pty. Ltd., 396 Little Collins-street, Melbourne,

York, Henry H. & Co. Pty. Ltd., 573 Lonsdale-street, Melbourne, C.1.

CONDITIONS OF CONTRACT FOR GENERAL STORES, 1941–42, ETC.

Published in the Victoria Government Gazette of 22nd January, 1941, pages 235, 236 and 237.

- 1. Except where definite quantities are specified the Government will not be bound to order from the contractor all the articles enumerated in the schedule, but only those articles, articles enumerated in the schedule, but only those articles, and such quantities of those articles, as it may be found necessary to order. Should the Government, however, require a larger supply of any article than the estimated quantity stated in the schedule, the contractor will nevertheless be bound to supply the same at contract rates. The Government reserves the right to purchase otherwise than from the contractor articles of any of the several kinds enumerated in the schedule the purchase of which is, in the opinion of the Tender Board, precessary in order to meet special envergences. necessary in order to meet special circumstances or special requirements.
- 2. Under this contract goods may be ordered by any Department of the Commonwealth, but it shall be optional on the part of the contractor to supply.
- 3. The supplies are to be the same as sample where so stated. and of the particular manufacture indicated in the schedule. In the case of different makers' goods, the contractor will be required to supply the kind ordered. The supplies are to be the best quality of their several kinds or manufacture. In the event of the tender having been accepted for goods manufactured within the Commonwealth or within any other part of the British Empire (as the case may be), all such goods supplied shall, if required by the Government, bear evidence that they are of the particular manufacture tendered for and, in addition, the contractor may at any time during the currency of the contract be called on to furnish a statutory declaration as to the country of origin of the goods supplied. the goods supplied.
- 4. Except where otherwise stated in the schedule, the value 4. Except where otherwise stated in the schedule, the value of all packages, cases, casks, &c., whether bulk be broken or not, must be included in the prices stated in the contractor's tender; all such packages, &c., shall be considered the property of the Government, and no charges or expenses whatsoever beyond the price tendered and set out in the schedule will be allowed to the contractor for any articles or packages, cases, casks, &c. The net weight or quantity only will be paid for. The contractor must provide, without extra charge, whatever labour may be required in the packing of stores.

 5. All orders for symplies will empants from the Departments.
- 5. All orders for supplies will emanate from the Departments requiring the goods, which shall be delivered as may be directed by the officer ordering the supply. At the time of delivering the supplies, the contractor shall produce the order for same to the officer authorized to accept delivery, and such officer shall acknowledge thereon the receipt of the stores accepted and return the order to the contractor, who will attach it to his claim for payment.
- 6. Supplies ordered for delivery in the Melbourne District are to be delivered free of all charges (whether cartage, freight, &c.), and, for the purposes of this contract, the Melbourne District will include a radius of 6 miles from the Elizabeth-street Post Office. For supplies outside that radius the goods

- must be delivered free on rails at Flinders-street or Spencerstreet Railway Stations as required.
- 7. Arrangements as to time of delivery and inspection of goods will be made by the officer ordering the supply.
- goods will be made by the officer ordering the supply.

 8. Orders must receive prompt execution; in the event of the goods not being delivered within forty-eight hours after the contractor shall have received the order or within such other time as the order may specify for delivery, it will be competent for the officer named in clause 7, or the head of the department to whom the goods are to be supplied, on giving the contractor twenty-four hours' notice, to purchase the supplies, or any like supplies that are suitable for the service, at the contractor's risk, and the extra expense incurred over and above the contract price (if any) will be deducted from the contractor's account or from the security money.

 9. Delivers will not be deemed to have been made until the
- 9. Delivery will not be deemed to have been made until the goods have been approved of. In the event of the rejection or return of any supplies, the contractor shall bear the whole cost of replacing the supplies rejected or returned, otherwise purchases will be effected at the contractor's risk and the extra expense deducted as provided in clause 8.
- 10. The contractor will be required to furnish his account in the prescribed form as soon as possible after the delivery of the goods, the account to be accompanied by the receipted delivery orders on which it is based. Where practicable, the use of more than one account form for each Department or sub-Department must be avoided. The rates and the quantities quoted in the orders cannot be increased.
- 11. The acceptance of the supplies shall be subject to the If. The acceptance of the supplies shall be subject to the approval of the officer authorized to take delivery of the stores, or such other officer as shall be named in the schedule. The contractor may, however, claim a survey on any goods objected to; but in that case he must, within twenty-four hours after objection is made, give notice thereof, in writing, to the officer rejecting the goods. If, after the delivery of the supplies has been taken, any deficiency or defect is discovered therein, such deficient or defective stores may be returned to the contractor. the contractor.
- 12. The members of Boards of survey will be appointed by the Treasurer of the State for the time being, and the decision of the Board is to be considered as final. If the Board shall decide that the article is not of proper quality it must be immediately replaced by the contractor, failing which it, or any like supply that is suitable for the service, will be procured elsewhere, and the survey fees and extra expense (if any) will be charged as provided in clause 8.
- 13. A refusal to execute orders, irregularity in the quantity 13. A retusal to execute orders, irregularity in the quantity or quality of the supplies, delay in delivering or replacing them when required, or non-compliance with the terms of clauses 15 and 16 of these Conditions respecting the forwarding of consignment notes, &c., will subject the contractor, upon report from the Tender Board, to such mulet not exceeding Fifty pounds as the Treasurer may direct, and the amount may be

deducted as provided in clause 8. It will also be in the power of the said Treasurer upon such refusal, irregularity, or delay to terminate the contract forthwith and declare forfeit the whole or any portion of the security money; and, in addition, the contractor will be disqualified from tendering or holding any future contract or contracts for a period of twelve months from the date of such disqualification.

- 14. All goods forwarded under this contract shall, where practicable, be forwarded by rail, and all consignments shall bear the number of the consignment notes under which they are forwarded, and also the name of the contractor by whom consigned, on a legibly-written business label.
- 15. When the contractor is required to make delivery of goods at a railway station for transmission by rail for any Department excepting Departments of the Commonwealth, he shall obtain a receipt for the goods in duplicate on the Stores and Transport consignment note, at the same time handing in a triplicate and quadruplicate of the form as an authority for the Railways to act as agent for, and charge the freight to, the Stores and Transport Office or such other Department as shall be named therein. He shall as soon as possible, and not later than twenty-four hours thereafter, deliver the original at the Tender Board Offices, the duplicate to be forwarded to the consignee in accordance with clause 16, and the quintuplicate to be retained by himself. (In the case of Commonwealth Departments, however, the Commonwealth consignment note only, which accompanies the order, must be used.) Should the goods thus forwarded be rejected, the contractor must bear the cost of replacing such goods, for which service the departmental consignment note must not be used. Any infringement of this condition will subject the contractor to such mulct as is provided in clause 13.
- 16. Immediately after the consignment of the goods, the officer to whom they are forwarded shall be notified by the contractor, on the duplicate consignment note provided for the purpose, that the goods have been sent. On receipt of this document, the officer to whom it has been forwarded shall acknowledge thereon the receipt of the goods without delay to the Stores and Transport Office. In the event of loss through failure on the part of the contractor to comply with this condition he will be held responsible, and the amount of the loss incurred thereby will be deducted as provided in clause 8.
- 17. Should the order on the contractor specially provide that goods of a fragile character, or such as are liable to suffer loss by leakage, shall be consigned at the risk of the Railways Commissioners, under special freight conditions, the contractor shall in such instance provide, in writing on the consignment note, an intimation to that effect, failing which, in the event of loss, he shall bear the whole cost of replacing the goods, the amount thereof to be deducted from the contractor's account or from the security money.

- 18. The contractor is not at liberty to transfer his contract under cover of power of attorney, coupled with an interest or otherwise, and no such transfer will be recognized by the Government. Should it be found during the currency of the contract that the contractor has not conformed to the condition of advertisement—which stipulates that if a tenderer be a member of a firm and such firm be interested in the contract, the tender shall be in the name of the firm, and not in that of the individual—then the Treasurer may, on the recommendation of the Tender Board, determine the contract and forfeit the security money.
- 19. The contract entered into under these conditions is not to be considered as being broken, infringed, or vitiated by the importation of stores for the Government service, or by any contracts or purchases made by the Agent-General for Victoria, or by any contracts or agreements made for any works or supplies by the Department of Public Works through the Board of Land and Works, or by the State Rivers and Water Supply, Forests, and Electricity Commissioners, or the Country Roads Board, or for the Railways Department, or for supplies for Technical, High, or Higher Elementary Schools, or for connexions and fittings for Drills and Batteries, or by any article being made at and supplied for the use of any Government establishment, or by the consumption of the surplus stock of any Government establishment.
- surplus stock of any Government establishment.

 20. Notwithstanding anything to the contrary contained in section 152 of the Customs Act 1901-36, it is hereby expressly provided that upon any alteration of the duty collected affecting the goods included in this contract, the contract price shall not be altered, and the contract may be terminated at the option of either party by two months' notice, in writing, from the first day of the calendar month next ensuing and within the period for which the contract is made. The contract for the unaffected items shall remain in full force and effect. Any notice to be served under this condition shall be deemed to have been duly served if sent to the contractor in a registered letter to his last-known place of business or abode.

The foregoing provision shall not apply where the contract is for definite quantities of imported goods to be delivered at stated times, as stipulated in the schedule, and any alteration in the duty of Customs or Telegraphic Transfer rate of exchange affecting the goods included in such contract shall be to the accounts of the Government: adjustments to be based on the F.O.B. and C.I.F. prices of the goods, respectively, and the Telegraphic Transfer rate ruling at the time of delivery of the goods.

21. Under no circumstances, other than those mentioned in clause 20, will the contractor be permitted to abandon his contract. In the event of the contractor failing to carry on the contract, the contract security money will in that case he absolutely forfeited and, in addition, the contractor will be held liable for any loss which the Government may sustain in consequence of such failure.



VICTORIA GOVERNMENT GAZETTE.

Published by Authority.

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

No. 186]

WEDNESDAY, JULY 2.

[1941

NURSES BOARD.

Nurses Acts, Victoria.

SUPPLEMENTARY REGISTER OF NURSES.

NURSES BOARD.

NURSES ACTS.

VICTORIA.

SUPPLEMENT TO THE REGISTER OF NURSES.

N accordance with the provisions of the Nurses Acts, the following copy of the Supplement to the Register of Nurses for the period ending 31st December, 1940, is hereby published.

E. PITCHFORD, Registrar, 352 Collins-street, Melbourne, C.1.

No.	Date of Registration.	Name.	Address.	Section.	Hospital or Training Establishment.
9346	4.10.40	Abotomey, Betty Eleanor	Hannan-street, Kalgoorlie, Western Australia	14 (1)	Prince Alfred Hospital, New South Wales, March, 1940
8941	1.3.40	Adams, Florence Gertrude	4 Warwick-avenue, Surrey Hills	14 (1)	Herberto District Hospital,
9284	13.9.40	Aitcheson, Margaret	452 Lonsdale-street, Melbourne	14 (1)	Queensland, November, 1930 Dunedin Hospital, New Zealand,
9187	12.7.40	Akhurst, Hope Elizabeth	Alison-road, Wyong, New South	14 (1)	October, 1929 Newcastle Hospital, New South
8819 9002	9.2.40 19.4.40	Allman, Mary Pauline Alston, Kathryn Isobel	Wales "Loreto," Cowwarr, Gippsland	10 14 (1)	Walcs, February, 1940 Sale Hospital, October, 1937 Corowa Hospital, New South
9003	19.4.40	Althaus, Elsie Evelyn	Wales "Somerset," Bride-street, Wynnum Central, Brisbane, Queensland	14 (1)	Wales, October, 1934 Ipswich Hospital. Queensland,
9004	19.4.40	Anderson, Alice Agnes Louise	"Myuna," Karang, North Coast,	14 (1)	February, 1940 Sydney Hospital, New South Wales, April, 1931
9005	19.4.40	Anderson, Audrey Lillian	New South Wales "Passmore," Goomalling - road., Northam, Western Australia	14 (1)	Perth Hospital, Western Australia, July, 1939
9069 9039 8820	7.6.40 3.5.40 9.2.40	Anderson, Christina Hilda Anderson, Ella Irene Anderson, Eva Jane	Highton Post Office, via Goelong 5 Smythe-avenue, Mont Albert Baillieston East, Nagambie	10 10 10	Ararat Hospital, September, 1939 Epworth Hospital, March, 1940 Mooroopna Hospital, December,
9113 9148	12.7.40 12.7.40	Anderson, Ivy Lillian Anderson, Margaret	Highton, via Geelong	10 10	Geolong Hospital, March, 1940 Queen Victoria and Allied Hospitals, August, 1938
8821	9.2.40	Anderson, Margaret Barnes	25 Lithgow-street, Goulburn, New South Wales	10	Austin and Allied Hospitals, January, 1940
9070	7.6.40	Anderson, Margaret Irene	19 Grace-street, Malvern	10	Austin and Allied Hospitals, March, 1940
9228 8822	13.9.40 9.2.40	Anderson, Marion Naples Anderson, Ruth	8 Urquhart-street, Horsham "The Hill," Mepunga West, Victoria	10 10	Geelong Hospital, July, 1940 Queen Victoria and Allied Hospitals, August, 1939
9211	2.8.40	Arbery, Dorothea Violet	452 Lonsdale-street, Melbourne	14 (1)	Middlesex Hospital, England, April, 1930
8889	9.2.40	Arbuckle, Elizabeth Colquhoun	Blair Athol, Queensland	14 (1)	Royal Prince Alfred Hospital New South Wales, August, 1937
8955	19.4.40	Armstrong, Joyce Lesley	115 Gould-street, Frankston	10	Royal Melbourne Hospital March, 1940
9212	2.8.40	Arnold, Mary Anne	Gormanston, West Coast, Tasmania	14 (1)	Newcastle Hospital, New South Wales, February, 1940
9358 9071	1.11.40 7.6.40	Atwood, Bennos Jean Austin, Gladys Ruth	126 Ormond-road, Elwood Cummeragunja, Barmah Township, via Picola, Victoria	10 10	Epworth Hospital, March, 1940 Echuca Hospital, February, 1940
9347	4.10.40	Bailey (n/e Proctor), Mimie Farquharson	2 Hopetoun-street, Elsternwick	14 (1)	Melbourne Hospital, August, 1914
8823 9359	9.2.40 1.11.40	Baker, Helen Shirley Barke, Margery Eleanor	Flat No. 3, 97 Mathoura road, Toorak c/o W. J. Turnor, 41 Belmont- avenue, Kew	10 10	Alfred Hospital, December, 1930 Royal Melbourne Hospital October, 1940
9308	4.10.40	Barry, Kathleen Mary	31 Manifold-street, Colac	10	West Gippsland Hospital. August
9129	7.6.40	Bartelsheim, Maurilia (Sister Mary Maurilia)	"Mena House," 29 Simpson-street, East Melbourne	14 (1)	Mater Misericordiae Hospital New South Wales, June, 1939
8890	9.2.40	Barter, Pearl Isabel	49 Ferry-street, Forbes, New South Wales	14 (1)	Dubbo Hospital, New South Wales, July, 1939
9006	19.4.40	Batt, Ethel Olive	109 Gordon-street. Gordon Park, Brisbane, Queensland	14 (1)	Brisbane Hospital, Queensland January, 1940
8956 9213	19.4.40 2.8.40		Chaffey, Renmark, South Australia 27 Dalgety street, St. Kilda	10 14 (1)	Mildura Hospital, December, 1933 Devon Hospital, Latrobe, Tas mania, March, 1940
9460	13.12.40	Bell, Margaret Heather	Barrington, via Gloucester, New South Wales	<u>1</u> 4 (1)	Royal South Sydney Hospital New South Wales, July, 1939
9040 9130	3.5.40 7.6.40		Clifton-street, Euroa 36 Westbury-grove, East St. Kilda	10 14 (1)	Wangaratta Hospital, July, 193; Middlesex Hospital, England January, 1918
8824	9.2.40	Bennett, Mildred Lucy Kenrick	E. S. & A. Bank, Kerang	30	Prince Henry's Hospital, January
9285	13.9.40	Benson, Marcia Beatrice	210 Clarendon-street, East Mel- bourne	14 (1)	Hobart Public Hospital, Tas mania, December, 1931
8911 9041			152 Princess-street, North Kew Bunyip	10 10	Alfred Hospital, January, 194 West Gippsland Hospital, Feb ruary, 1940
8957 9360 8825 9461	1.11.40 9.2.40	Blain, Phyllis Joan	Box 8, Nyahwest, Victoria 71 Baynes-street, Terang 42 Stanhope-grove, Camberwell Post Office, Julia Creek, Queensland	10 10 10 14 (1)	Bendigo Hospital, August, 193 Warrnambool Hospital, July, 194 Alfred Hospital, December, 193 Townsville Hospital, Queensland December, 1935

		ĢUPPLEMEN	T TO THE REGISTER OF NURSES COM	inuea.	
No.	Date of Registration.	Name.	Address.	Section.	Hospital or Training Establishment.
9387	1.11.40	Boehm, Frances May	Box 203, Port Lincoln, South	14 (1)	Adelaide Hospital, South Aus-
9007	19.4.40	Booler, Joan Irene	Australia Queen Victoria Hospital, Little Lonsdale-street, Melbourne	14 (1)	tralia, September, 1930 Royal Prince Alfred Hospital, Sydney, New South Wales,
8912	1.3.40	Bongiorno, Angelina (Sister)	St. Benedict's Hospital, 5 Coonil-	10	December, 1939 Mercy Hospital, April, 1939
93 09	4.10.40	Bosse, Margaret Jean	crescent, Malvern Elands, Mathoura, New South	10	Royal Melbourne Hospital, Sep-
9388	1.11.40	Boyne, Phleta	Wales c/o Mrs. Ferrero, 10 Cole-street, Elwood	14 (1)	tember, 1940 Children's Hospital, Western Aus- tralia, August, 1938; Kal- goorlie Hospital, Western Aus- tralia, March, 1939
8891	9.2.40	Bradley-Powell, Constance Hope	c/o 223 Station-street, Fairfield Park	14 (1)	Adelaide and Wallaroo Hospital, South Australia, August, 1939
9310 8913	1.3.40 4.10.40	Bradshaw, Jean Ellen Mary Brady, Moyra Kathleen	451 Bay-street, North Brighton Church-street, Minyip, Victoria	10 10	Alfred Hospital, January, 1940 Horsham Hospital, September, 1940
8914 9311	1.3.40 4.10.40	Branton, Annie Elizabeth Bray, Elizabeth	1138A Eyre-street, Ballarat 1025 Mt. Alexander-road, Essendon	10 10	Ballarat Hospital, January, 1940 Royal Melbourne Hospital, Sep- tember, 1940
9405	13.12.40	Brewis, Hazel Mary	Box 125, Hamilton, Victoria	10	Hamilton Hospital, September, 1940
9406	13.12.40	Briggs, Claire Birdwood	Contingent-street, Trafalgar, Gipps- land	10	West Gippsland Hospital, August, 1940
8826	9.2.40	Broom, Beryl Constance	"Weeroona," Kotupna, via Nathalia, Victoria	10	Epworth Hospital, August, 1939
8827	9.2.40	Browell, Betty Olive	56 Park-crescent, Caulfield	10	Royal Melbourne Hospital, November, 1939
9008	19.4.40	Brown, Ellen Jeanne	9 Cable-street, Wollstonecraft, New South Wales	14 (1)	Sydney Hospital, New South Wales, February, 1933
8828	9.2.40	Brown, Jean	185 Tooronga-road, Hawthorn East	10	Royal Melbourne Hospital, December, 1939
8958	19.4.40	Brownbill, Beryl Madge	Arnold West, Victoria	10	St. Arnaud Hospital, January, 1940
9042	3.5.40	Bryce, Jeanie Mercer Horne	Cowes, Phillip Island	10	Prince Henry's Hospital, October, 1939
8959	19.4.40	Buckwell, Jean Beryl	c/o Mrs. A Wills, 123 Belford-road, Kew	10	Alfred Hospital, October, 1939
9229 8829	13.9.40 9.2.40	Burke, Eileen Josephine Burke, Mary Josephine	West Gippsland Hospital, Warragul Victoria Hotel, Tatura	10 10	Warragul Hospital, June, 1940 St. Vincent's Hospital, March, 1939
9009	19.4.40	Burton, Marjory Iris	Flat No. 1, 2 Droydon-street, Petersham, Sydney, New South Wales	14 (1)	St. George District Hospital and Sydney Hospital, New South Wales, March, 1940
9312 8830 9361	4.10.40 9.2.40 1.11.40	Cahill, Jean Mary Callinan, Honora Calnan, Kathleen Winifred	Barnadown, via Goornong 19 Rupert-street, East Brunswick Pakenham Railway Station	10 10 10	Bendigo Hospital, March, 1940 St. Vincent's Hospital, May, 1939 St. Vincent's Hospital, August, 1940
8960	19.4.40	Cameron, Agnes Eva	Muir-street, Frankston	10	Austin and Allied Hospitals, September, 1939
8961	19.4.40	Cameron, Jean Victoria	46-48 Woolcock-street, Warrackna- boal	10	Prince Henry's Hospital, October, 1939
9200	2.8.40	Cameron, Kathleen May	Sharp-street, Yarrawonga	10	Austin and Allied Hospitals, December, 1939
9407	13.12.40	Carey, Mary Boyle	Mercy Hospital, Grey-street, East Melbourne	10	Mercy Hospital, November, 1939
9072 8831	$7.6.40 \\ 9.2.40$	Carmichael, Agnes Jean Carroll, Marie	49 Hagelthorne-street, Wonthaggi 168 Orrong-road, Toorak	j0 10	Wonthaggi Hospital, May, 1940 St. Vincent's Hospital, November, 1935
8892	9.2.40	Cato (Mrs.) Louisa Rennie	20 Llaneast-street, Malvern	14 (1)	Mill Road Infirmary, Liverpool, England, July, 1913
8962	19.4.40	Cawthorn, Margaret Jean	"Barrington," 21 Tower-road, New- town, Hobart, Tasmania	10	Royal Melbourne Hospital, February, 1940
8963	19.4.40	Chalk. Dorothy Constance	210 Sternberg-street, Bendigo	10	Bendigo Hospital, January, 1940
9408	13.12.40	Champion, Norma Mary	74 Fyans-street, South Geelong	10	Royal Melbourne Hospital, October, 1940
9362	1,11,40	Chandler, Phyllis Ina	"Bethesda," Hospital, 30 Erin- street, Richmond	10	Bethesda Hospital, February, 1940
9286 9214	13.9.40 2.8.40	Chaplin, Myrtle Adeline	Marne Court, Marne-street, South	14 (1)	Parkwynd Private Hospital, South Australia, May, 1930 Albury Hospital, New South Wales,
8915	1.3.40	Chapple, Doris Lilian Christie, Avis Nancy	Baranduda, via Wodonga, Victoria	14 (1) 10	March, 1939 Bethesda Hospital, January, 1940
9287	13.9.40	Cloub Til-	Bethesda Hospital, 30 Erin-street, Richmond	14 (1)	Alfred Hospital, May, 1910
8832 8942	9.2.40 1.3.40	Clarke, Barbara Mary Clarke, Marie Mildred	12 Rippon-street, Footscray 91 Union-road, Surrey Hills c/o Mrs. E. T. D'Orr, No. 1 Devon- shire House, Caroline-street, South Yarra	14 (1) 14 (1)	Geelong Hospital, November, 1939 Children's Hospital, Western Australia, March, 1939; Kalgoorlie Hospital, Western Australia, November, 1939
8833	9,2,40	Clayton, Madge Jean	"Hurstfield," Lower Loddon, Kerang	10	Echuca Hospital, August, 1937
8964 9073	19.4.40 7.6.40	Clift, Joan Blanche Cole, Joan Margaret	Post Office, Karawinna	10 10	Mildura Hospital, December, 1939 Geelong Hospital, April, 1940
9230	13.9.40	Coleman, Joan Marion	"Natika," Katandra West, via Tallygaroopna, Victoria	10	Mooroopna Hospital, August, 1940

	······································		TO THE REGISTER OF NURSES—CORRE	nueu.	
No.	Date of Registration.	Name.	Address.	Section.	Hospital or Training Establishment.
8834	9.2.40	Collins, Stasia Augusta	No. 16 Flat, 71 Victoria parade,	10	St. Vincent's Hospital, December,
9149	12.7.40	Collis, Naomi Gray	Fitzroy c/o District Hospital, Yarram	10	1939 Yarram and Allied Hospitals,
9409 9215	13.12.40 2.8.40	Colvin, Mary Josephine Connaughton, Mary	Post Office, Axedale, Victoria 705 Beaufort-street, Mt. Lawley, Western Australia	10 14 (1)	August, 1939 Bendigo Hospital, August, 1940 Children's Hospital, Western Australia, April, 1938; Fremantle Hospital, Western Australia, July, 1939
9150	12.7.40	Conners (née Smallman), Josephine Ena	38 Drake-street, Elwood	10	Alfred Hospital, November, 1931
9074 8835 9145	7.6.40 9.2.40 7.6.40	Cook, Inez Lilian	Block 63, Red Cliffs Box 94, Mildura, Victoria Government Hospital, Geraldton, Western Australia	10 10 14 (2)	Mildura Hospital, February, 1940 Mildura Hospital, August, 1939 East London Hospital for Children, Geraldton Hospital, Western Australia
9112 9288	12.7.40 13.9.40	Coonan, Meysie Plenderleith Cottle, Janet Ethel	27 Bree-road, Hamilton The Nurses Club Ltd., 7 Rockwell-Crescent, Potts Point, Sydney, New South Wales	10 14 (1)	Hamilton Hospital, May, 1940 Brisbane and South Coast Hospital, Queensland, January, 1940
9043	3.5.40	Cornish, Nola Eileen	73 Herbert-street, Dandenong	10	Royal Melbourne Hospital, March,
$9231 \\ 9201$	13.9.40 2.8.40	Coutts, Jean Beatrice Cowan, Margaret McDonald	65 Myers-street, Bendigo Box 44, Minyip	10 10	Bendigo Hospital, May, 1940 Austin and Allied Hospitals,
9363	1.11.40	Cowe, Thomasena Adeline	Hessels-road, Berwick, Gippsland	10	November, 1939 Prince Henry's Hospital, July,
8916	1.3.40	Cowie, Jean Mildred	Tyers, via Traralgon	10	1940 Yarram and Allied Hospitals, July,
9151	12.7.40	Cox, Joan	Farm 43, Griffith, New South Wales	10	1939 Royal Melbourne Hospital, May, 1940
8917	1.3.40	Crebbin, May Margaret	1 Willow-grove, Canterbury	10	St. Vincent's Hospital, February, 1940
9344 9410	4.10.40 13.12.40	Croucher, Ena Frances Curric, Nance Josephine	"Longhurst," Toolamba, Victoria I Oberon-avenue, Hawthorn East	10 10	Mooroopna Hospital, July, 1940 Mooroopna Hospital, October, 1940
9232	13.9.40	Cutts, Edith Lorraine	34 Riddell-parade, Elsternwick	10	Children's and Allied Hospitals, August, 1940
9233	13.9.40	Danson, Lorraine Frances	Lockwood-road, Shepparton, Vic- toria	10	Mooroopna Hospital, July, 1940
9010	19.4.40	Davidson, Laura Mary	Hamilton Russell House, Punt-road, Prahran	14 (1)	Queenstown General Hospital, Tasmania, May, 1934
9011	19.4.40	Davies, Esme D	Hill-street, Blackstone, Ipswich, Queensland	14 (1)	Ipswich Hospital, Queensland, June, 1939
9411 9412	13.12.40	Davies, Hester Amey	Snow's-road, Stirling West, South Australia	10	Bethesda Hospital, November, 1940
9234	13.9.40	Davies, Kathleen Bridget Davies, Margaret Marcia	27 Loch-street, St. Kilda	10	St. Vincent's Hospital, August, 1940
9012 9462	19.4.40	Davis, Hilda M :.	Government Hospital, Katanning, Western Australia	10 14 (1)	St. Vincent's Hospital, July, 1940 Fremantle Hospital, Western Australia, November, 1939
9013	19.4.40	Dawson, Eugenie	23 First-avenue, Mt. Lawley, Western Australia	14 (1)	Perth Hospital, Western Australia, September, 1937
9044	3.5.40	The last XZ XZ	Maud-street, Nambour, N.C. Line, Queensland	14 (1)	Brisbane Hospital, Queensland, May, 1938
8918	1.3.40	Deckert, Vera May	Box 62, Murrayville Clyde, Victoria	10 10	Ouyen and Allied Hospitals, March, 1940
9463	13.12.40	Dempsey, Mary Imelda	55 Robsart-street, Parkside, South Australia	I4 (1)	St. Vincent's Hospital, June, 1937 Calvary Hospital, South Australia, October, 1938
9313 9235	4.10.40 13.9.40	Dixon, Lyla Joyce	253 Scott-street, Warracknabeal 35 Washington-avenue, East Malvern	10 10	Horsham Hospital, August, 1940 Children's and Allied Hospitals, January, 1940
$9075 \\ 9189$	7.6.40 12.7.40	Dixon, Olive May Dobson, Marjorie Pauline	Kiamal, via Ouyen Karnah, via Newcastle, New South Wales	10 14 (1)	Bondigo Hospital, March, 1940 Newcastle Hospital, New South Wales, March, 1940
9152	12.7.40	Doidge, Doris Irene	133 Ormond-road, Elwood	10	Children's and Allied Hospitals, April, 1940
9131	7.6.40	Dollahan, Lucy Mary	27 Robert-street, Artarmon, Sydney, New South Wales	14 (1)	Sydney Hospital, New South Wales, January, 1939
$9413 \\ 9153$	13.12.40 12.7.40	Donaldson, Dorothy Ellen Donaldson, Dorothy Mohan	60 Gawler-street, Portland "Ardoch," No. 2 Flat, Dandenong- road, East St. Kilda	10 10	Warrnambool Hospital, May, 1940 Royal Melbourne Hospital, January, 1940
9314 9414	4.10.40 13.12.40	Donovan, Eileen Veronica Dooley, Kathleen	52 Porter-street, Prahran 64 Burke-street, Maryborough, Vic- toria	10 10	Bendigo Hospital, July, 1940 St. Vincent's Hospital, August, 1940
9415 8943	13.J2.40 1.3.40	Dowd, Cletus Irene Downs, Laura Miriam	l Ficther-street, Essendon Queen Victoria Hospital, Mint-place, Molbourne	10 14 (1)	Echuca Hospital, September, 1940 Royal Prince Alfred Hospital, Sydney, New South Wales, November, 1937
8836	9.2.40	Drake, Mary Cletus	Mercy Hospital, Grey-street, East Melbourne	10	Mercy Hospital, April, 1939
8837	9.2.40	Drinnan, Grace Sinelair	High-street, Lismore	10	Prince Henry's Hospital, November, 1939
9416 9076 8838	13.12.40 7.6.40 9.2.40	Driscoll, Olive Merle Drummond, Edna Beatrice Duckett, Vivienne Irma	71 Bank-street, East Ascot Vale "Glenalva," via Wodonga, Victoria 56 Summerhill-road, Glen Iris	10 10 10	Bethesda Hospital, August, 1940 Alfred Hospital, February, 1940 Royal Melbourne Hospital,
8965	19.4.40	Duffy, Annie Catherine Sheila	39 Park-street, Moonee Ponds	10	December, 1939 St. Vincent's Hospital, July, 1939

Supplement to the Register of Nurses-continued.

	Date of	Name,	Address.	Section.	Hospital or Training Establishment,
No.	Registration.	Aune,	Autress.		
9154	12.7.40	Duncan, Evelyn Isabel Wick-	"Whalley Grange," 109 Abbott- street, Sandringham	10	Prince Henry's Hospital, November, 1939
9348	4.10.40	Dunstone, Barbara Judyth	124 Payneham-road, St. Peters, South Australia	14 (1)	Adelaide Hospital, South Australia, February, 1938
9236	13.9.40	Dunstone, Linda Mary Elizabeth	Piangil, Victoria	10	Queen Victoria and Allied Hos-
8893	9.2.40	Dwyer, Ellen May	174 Collins-street, Melbourne	14 (1)	pitals, June, 1940 Western Suburbs Hospital, Croydon, New South Wales, August, 1932
9155	12.7.40	Dwyer, Gwenyth Meryle	8 Wilson-street, Glen Iris	10	Royal Melbourne Hospital, June, 1940
$9417 \\ 9132$	13.12.40 7.6.40	Dyer, Stella Dykes, Marie Patricia	Bombala-street, Cooma, New	10 14 (1)	Geelong Hospital, October, 1940 Prince Henry Hospital, New South Wales, April, 1936
8839	9.2.40	Eades, Mary	South Wales Seaford-road, Seaford	10	Queen Victoria and Allied Hospitals, November, 1939
9014	19.4.40	Eagle, Effie Jean	273 Dandenong-road, Windsor	14 (1)	Broken Hill Hospital, New South Wales. December, 1916; Ru Rua Private Hospital, South Australia, May, 1915
9015	19.4.40	Earl, Edith Mary	c/o Eye and Ear Hospital, East Melbourne	14 (1)	Southland Hospital, Invercargill, New Zealand, June, 1938
$9364 \\ 8967$	1.11.40 19.4.40	Eckhardt, Lorna Helene Edwards, Ethel May	4 York-street, Sale, Gippsland Henty, Victoria	10 10	Sale Hospital, January, 1940 Hamilton Hospital, January, 1940
9289	13.9.40	Edwards, Jean Beryl	Freemasons' Hospital, Clarendon- street, East Melbourne	14 (1)	Launceston Hospital, Tasmania, August, 1933
8919	1.3.40	Einsporn, Joyce Pauline	471 Melbourne-road, Newport	10	Daylesford and Allied Hospitals, January, 1940
9188	12.7.40	Ellis (née Connolly), Agnes Marie	115 Elphin-road, Launceston, Tasmania	14 (1)	Launceston Hospital, Tasmania, August, 1935
9156 9418	12.7.40 13.12.40	Engelbrecht, Mary Jean English, Margaret Doreen	44 Manifold-street, Colac, Victoria Morcy Hospital, Grey-street, East Melbourne	10 10	St. Vincent's Hospital, June, 1940 Mercy Hospital, April, 1939
9419 8840 9237	13.12.40 9.2.40 13.9.40	Ennis, Jean Constance Etty, Mavis Hilda Evans, Dulcie May	18 Moorabbin-road, Mentone	10 10 10	Alfred Hospital, August, 1936 Geclong Hospital, October, 1939 Maryborough Hospital, February, 1940
9420	13.12.40	Evans, Ellen Muriel	51 Napier-street, Maryborough,	10	Maryborough Hospital, July.1939
8894	9.2.40	Evans, Mary	Victoria 2A Fisher-terrace, Mile End, South	14 (1)	Adelaide and Marecha Hospitals,
8966 9016	19.4.40 19.4.40	Fagg, Janet Margaret Faith, Mary Hilda	Australia Yaloak Vale, Ballan Killingworth, via Newcastle, New South Wales	10 14 (1)	South Australia, January, 1939 Alfred Hospital, June, 1938 Royal Prince Alfred Hospital, Sydney, 1949 Laney, 1949
9315	4.10.40	Farrolly, Mary Sheila	Meredith, Victoria	10	January, 1940 St. Vincent's Hospital, August,
8895	9.2.40	Fenwick, Phyllis Irone Cotton	Box 66, Lameroo, South Australia	14 (1)	1940 Adelaide and Morris Hospitals,
9077	7.6.40	Ferguson, Doris Lorraine	c/o Mrs. J. C. Taylor, Harfleur- street, Deniliquin, New South	10	South Australia, April, 1939 Alfred Hospital, May, 1940
9464	13.12.40	Ferguson, Mary Joan	Wales "Timarn," St. Leonards, Tasmania	14 (1)	Launceston Hospital, Tasmania, September, 1938
9421	13.12.40	Fiddian (<i>née</i> Hawthorne), Kathleen May	Winchester, Kerang	10	Children's and Allied Hospitals, August, 1940
9465	13.12.40	Fish, Elizabeth Dolores	c/o Mrs. F. White, 10 Hotham- street, Preston	14 (1)	St. Vincent's Hospital, Bathurst, New South Wales, March, 1928
9045	3.5.40	Fisher, Emma Elizabeth	c/o Mrs. Sergeant, 69 Bendigo- avenue, Bentleigh	10	Austin and Allied Hospital, March. 1940
9466	13.12.40	Fisher (Mrs.), Keziah	"Parkview," Private Hospital, 105 Thomas-street, Perth. Western Australia	14 (1)	Fremantle Hospital, Western Australia, March, 1924
9216	2.8.40	Fitzpatrick, Kathleen	63 Hammersley-road, Subiaco, Western Australia	14 (1)	Perth Hospital, Western Australia, September, 1939
8968 8920 9316	19.4.40 1.3.40 4.10.40	Fleming, Nancy Sheila Floyd, Jean Elizabeth Foran, Agnes Mary	65 St. Leonard's-road, Ascot Vale 30 Erin-street, Richmond	10 10 10	Alfred Hospital, December, 1939 Bethesda Hospital, January, 1940 Colac Hospital, June, 1940
9190	12.7.40	Forgan (née Spehr), Jessie	Queensland 34 Willcox avenue, Prospect, South	14 (1)	Adelaide Hospital, South Aus-
9238	13.9.40 12.7.40	Doris Forrest, Mary Forster, Edyth Mary	Australia Base Hospital, Mooroopna Nyora, South Gippsland	10 10	tralia, October, 1927 Mooroopna Hospital, June, 1940 Austin and Allied Hospitals,
9157 9017	19.4.40	Forsyth (née Thomas), Edith	4 Windsor-crescent, Surrey Hills	14 (1)	August, 1939 Alfred Hospital, September, 1913
8944	1.3.40	Isabel Foster, Irene May	"Brooklyn," Chuter-avenue, Doll's Point, Sydney, New South Wales	14 (1)	Royal Prince Alfred Hospital, Sydney, New South Wales,
9202	2.8.40	Foster, Myrtle Mary	Wallace	10	August, 1937 Children's and Allied Hospitals. December, 1939
9389	1.11.40	Fountain, Frances	c/o J. F. Fountain, Burfrengany, Queensland	14 (1)	Maroochy District Hospital, Queensland, August, 1935
9459	13.12.40	Fowler, Hilda Margaret	c/o Mr. A Fowler, Shepparton East	10	Dunolly and Allied Hospitals, November, 1940
9239	13.9.40	Fox, Marie May	Barr-street, Tungamah	10	Royal Melbourne Hospital, September, 1940

		SUPPLEMEN	T TO THE REGISTER OF NURSES—con	inuea.	
No.	Date of Registration.	! Name.	Address.	Section.	Hospital or Training Establishment.
9422	13.12.40	Franceschini, Teresa	Glenmaggie, Victoria	10	Austin and Allied Hospitals,
8945 9018	1.3.40 19.4.40	Francome, Nelly Ivy Freeman, Mena	Gisborne Oxenford, South Coast Line, Queensland	14 (1) 14 (1)	May, 1940 Melbourne Hospital, May, 1917 Brisbane Hospital, Queensland,
9423 8896	13.12.40 9.2.40	Frost, Doris Fry, Edith Richenda	5 Anderson-street, Ascot Vale c/o Mrs. H. C. Nankervis, 17A Evans Court, Toorak	10 14 (1)	March, 1938 St. Arnaud Hospital, June, 1940 Children's Hospital, Western Australia, October, 1938; Kal- goorlie Hospital, Western
8946	1.3.40	Gale, Linda Mary	51 Sanger-street, Corowa, New South Wales	14 (1)	Australia, October, 1939 Corowa District Hospital, New South Wales, September, 1933
8841	9.2.40	Game (nee Hogan), Winifred	Broadway, Dunolly	10	Dunolly and Allied Hospitals, October, 1938
9424 9290	13.12.40 13.9.40	Gangell, Ellen Marie Gilbert, Mary Catherine	348 Punt-road, South Yarra 5 Yass-street, Young, New South Walos	10 14 (1)	Sale Hospital, February, 1940 Sacred Heart Hospital, Young Now South Wales, January, 1939
8969	19.4.40	Giles, Lavinia Ellen	Bushfield, via Warrnambool	10	Austin and Allied Hospitals,
8897	9.2.40	Gillam, Phyllis Jean	Heatherton Sanatorium, Chelten-	14 (1)	November, 1939 Government Hospitals, Western
9019	19.4.40	Gilmour, Nance	ham 17 Wilfred-avenue, Chatswood, New	14 (1)	Australia, December, 1935 Marrickville Hospital, New South
8921	1.3.40	Glenister, Freida Isabel	South Wales Nursing Staff, Kitchener Memorial Hospital, Goelong	10	Wales, February, 1937 Geelong Hospital, January, 1940
9467 9365	13.12.40	Glennie, Irene Josephine Good, Bertha Minnie	40 Kensington-road, South Yarra Bethesda Hospital, 30 Erin-street, Richmond	14 (1) 10	Bundaberg Hospital, Queensland Bethesda Hospital, July, 1940
9317 9020	4.10.40 19.4.40	Goodman, Pauline Mary Gordon, Muriel Maud Lang- horne	Thomson-street, Maffra Cluden, via Wandoan, Western Line, Queensland	10 14 (1)	Mercy Hospital, November, 1939 Brisbane Hospital, Queensland, December, 1938
9133	7.6.40	Grace, Greta	No. 4 Flat, 73 Leopold-street, South Yarra	14 (1)	Perth Hospital, Western Australia,
9425 9046 9240	13.12 40 3.5.40 13.9.40	Gould, Vida Mary Graham, Kathleen Ruth Gray, Sheila Catherine Elizabeth	Box 106, Warracknabeal, Victoria 130 South-road, Brighton	10 10 10	May, 1927 Alfred Hospital, October, 1940 Mildura Hospital, March, 1940 Children's and Allied Hospitals,
9047 9021	3.5.40 19.4.40	Green, Valerie Helen Greenwood, Laura Bessie	76 Caroline-street, South Yarra 6 Thornley-street, Leichhardt, Sydney, New South Wales	10 14 (1)	July, 1940 Alfred Hospital, December, 1936 Royal Prince Alfred Hospital, Sydney, New South Wales,
9318	4.10.40	Greet, Jean Catherine	Sarah-street, Wahgunyah, Victoria	10	November, 1939 Royal Melbourne Hospital, July,
8842	9.2.40	Grey, Edith Ethel Joan	Bilbu, via Beelbangera, New South	10	Royal Melbourne Hospital,
8843 9241	9.2.40 13.9.40	Gribble, Elsie Lillian Griffith, Marjorie Maie	Wales 106 Pleasant-street south, Ballarat 220 Williams-road, Toorak	10 10	February, 1940 Geolong Hospital, November, 1939 Melbourne Hospital, November,
9158	12.7.40	Griffiths, Nancy May	2 Stud-road, Dandenong	10	1933 Children's and Allied Hospitals,
9242 9426 9390	13.9.40 13.12.40 1.11.40	Grigg, Elaine Gunn, Mavis Sarah Gunton, Mollie Marie	P.O. Baring, via Patchewollock Alanvale, Katunga Margana, Tasmania	10 10 14 (1)	May, 1940 Horsham Hospital, April, 1940 Alfred Hospital, June, 1940 Launceston Hospital, Tasmania,
9217	2.8.40	Gupwell, Elizabeth May	c/o Union Bank of Australia, Collins-	14 (1)	November, 1937 Masterton Hospital, New Zealand
8898	9.2.40	Haberley, Melva	street, Melbourne Queen Victoria Hospital, Melbourne	14 (1)	Perth Hospital, Western Australia,
8970 8 947	19.4.40 1.3.40	Hair, Doris May Hall, Edna May	24 Dimboola-road, Horsham "Warrawong," 6 Ocean-street, Bondi, Sydney, New South Wales	10 14 (1)	October, 1938 Horsham Hospital, December, 1939 Royal Prince Alfred Hospital, Sydney, New South Wales,
9159 8948	12.7.40 1.3.40	Hambly, Eileen Muriel Hambour, Angelina	13 Epping-street, East Malvern Kapunda, South Australia	10 14 (1)	August, 1937 Epworth Hospital, February, 1940 Adelaide Hospital, South Australia,
9427	13.12.40	Hamilton, Ann Eleanor	The Union Bank, Fitzroy	10	February, 1939 Prince Henry's Hospital, December,
9366	1.11.40	Hamilton, Dorothy Gibson	Hindleton Post Office, via Tallan-	10	1939 Prince Henry's Hospital, May,
9243	13.9.40	Hamilton, Jessie Anderson	gatta, Victoria 23 Corunna-avenue, Col. Light	10	1938 Austin and Allied Hospitals,
9160	12.7.40	Hamilton, Mary Kathleen	Gardens, Adelaide, South Australia District Hospital, Daylesford	10	August, 1940 Hamilton Hospital, May, 1932
9244 8899	13.9.40 9.2.40	Hammer, Lillias Isabel Hansford, Esther May	148 Barkly-street, Footscray Women's Hospital, Carlton	10 14 (1)	Bothesda Hospital, August, 1940 Sydney Hospital, New South Wales, December, 1938
8971	19.4.40	Harding, Catherine Florence	Heath Hill, Victoria	10	West Gippsland Hospital, January, 1940
9245	13.9.40	Hardingham, Edith Whitwell	c/o Mr. A. Vineer, 107 Brown-street, Heidelberg	10	Austin and Allied Hospitals, August, 1940
9191	12.7.40	Harris, Betty Lucas	Great Boulder Gold Mines, Fimiston, Western Australia	14 (1)	Government Hospitals, Western
9048 9367	3.5.40 1.1.40	Harris, Dorothy Holbrook	Sugden-street, Tocumwal, New South Wales	10 10	Australia, November, 1938 Kyneton Hospital, December, 1939 Royal Melbourne Hospial,
9291	13.9.40	Harris, Vera Philomena	Heaven-street, Gundagai, New South Wales	14 (1)	October, 1940 Lismore Hospital, New South Wales, May, 1940
8972	19.4.40	Harrison, Una Meryl	126 High-street, Glen Iris	10	Alfred Hospital, February, 1940

	1	Ī	1		1
No.	Date of Registration.	Name.	Address.	Section.	Hospital or Training Establishment.
9186	12.7.40	Hauser (née Stubbings), Ellen	Box 155, Red Cliffs, Victoria	14 (1)	Queenstown General Hospital, Tas-
9022	19.4.40	Hauxwell, Joan	Queen Victoria Hospital, Molbourne	14 (1)	mania, June, 1923 Royal Prince Alfred Hospital, Sydney, New South Wales, May,
9218	2.8.40	Hawkins (née Jenkins), Elsie Grace	The New Treasury Hotel, Spring- street, Melbourne	14 (1)	1938 Mackay District Hospital, Queens- land, February, 1918
9161 8973 9319	12.7.40 19.4.40 4.10.40	Hayes, Mary Ursula Healy, Audrey Bell Heaphy, Kathleen	c/o 28 Violet-street, Essendon "Nyora," Private Hospital, Mentone 12 Coleridge-street, Elwood	10 10 10	Geelong Hospital, June, 1940 Bairnsdale Hospital, October, 1939 St. Vincent's Hospital, August,
9078	7.6.40	Heeps, Loris Nancy Elizabeth	56 Sycamore-grove, Ripponlea	10	1940 Royal Melbourne Hospital, May,
9049	3.5.40	Helmer, Merlyn Gwenneth	Northgate-street, Mooroopna	10	Mooroopna Hospital, February,
9050	3.5.40	Helms, Leslie Margaret	1 York-street, Glenferrie	10	1940 Children's and Allied Hospitals, March, 1940
8974 9079 9162 9051	19.4.40 7.6.40 12.7.40 3.5.40	Hemphill, Lorna Merie Henderson, Edna Ruby Henderson, Ivy Jean Henderson, Janie Margaret Lillian	"The Pines," Lancefield, Victoria 24 Fyans-street, Colac, Victoria Box 1, Post Office, Camperdown Victoria-street, Warragul, Victoria	10 10 10 10	Epworth Hospital, July, 1939 Colac Hospital, November, 1939 Alfrod Hospital, June, 1940 Austin and Allied Hospitals, April, 1940
9292 8975	13.9.40 19.4.40	Henfrey (nie Webster), Helen Margaret Hennigan, Mary	40 Campbell-road, Deepdene Corunnun, via Colac	14 (1) 10	Launceston Hospital, Tasmania, March, 1920 West Cippsland Hospital, Novem-
9134	7.6.40	Hewison, Catherine	12 Booth-street, Arneliffe, Sydney,	14 (1)	ber, 1939 Sydney Hospital, New South Wales,
9428 9391	13.12.40 1.11.40	Hewlings, Elizabeth Mary Hicks, Irone Catherine Jane	New South Wales 26 Glenferrie-road, Kew Methodist Overseas Missions, 288	10 14 (1)	May, 1939 Bendigo Hospital, March, 1940 General Hospital, Bristol, 1932
9246 9163 9080	13.9.40 12.7.40 7.6.40	Hickson, Gladys Caroline Hill, Adeline Louisa Hinwood, Mary Agnes	Little Collins-street, Melbourne Lake-road, Natimuk 6 Beach-street, Frankston 71 Harris-street, North Melbourne	10 10 10	Horsham Hospital, July 1940 Epworth Hospital, June, 1940 Austin and Allied Hospitals,
8922	1.3.40	Hoath, Dorothy Stella	19 Avenue Athol, Canterbury	10	January, 1940 Prince Henry's Hospital, February, 1940
9247 9248 8844 9249	13.9.40 13.9.40 9.2.40 13.9.40	Hobson, Joyce Victory	"Cavan House," Laver's Hill Griffiths-street, Stawell, Victoria Queen's-avenue, St. Arnaud "Pine Grove," Panmure, Warrnam-	10 10 10 10	Colac Hospital, August, 1940 Stawell Hospital, May, 1940 Horsham Hospital, February, 1939 Alfred Hospital, June, 1940
9250	13.9.40	Holmes, Creslie Elizabeth	bool 15 Florence-avenue, Kew	10	Children's and Allied Hospitals,
9219	2.8.40	Holmes, Dorothy Emma	5 Claremont-street, Launceston, Tasmania	14 (1)	July, 1940 Launceston Hospital, Tasmania, July, 1939
8845 9081	9.2.40 7.6.40	Hookey, Elinor Florence Hooper, Patricia	Taradale, Victoria 4 Murray-street, Yarraville	10 10	Alfred Hospital, October, 1939 Austin and Allied Hospitals, November, 1939
9251 8923	13.9.40 1.3.40	Hopkins, Gwenyth Elsie May Hopkins, Hester Ruth	11 McLachlan-street, Horsham "Curramar," Nagambie, Victoria	10 10	Horsham Hospital, August, 1940 Prince Henry's Hospital, January, 1940
9203	2.8.40	Hopper, Nellie Sofala Muriel Victoria	7 Hagelthorne-street, Wonthaggi	10	Austin and Allied Hospitals, July, 1939
9082	7.6.40	Horder, Avril Marian	Shakespeare-street, Traralgon	10	Royal Melbourne Hospital, May, 1940
9052	3.5.40	Horwood, Nancy Helen	c/o National Bank, Quambatook "Holyrood," Burrumbuttock, New	10 10	Royal Melbourne Hospital, March, 1940 Children's and Allied Hospitals,
9083 9023	7.6.40 19.4.40	Howard, Patricia Mary Howard, Ruby Ann	South Wales 17 Lorne-street, Carnegie	14 (1)	May, 1940 Dunolly Hospital, August, 1918
9252	13.9.40	Hughes, Amy Lilian	c/o Mrs. W. R. Hughes, 116 Wattle Valley-road, Camberwell	10	Mooroopna Hospital, June, 1940
9293	13.9.40	Hughes, Vivien Rita	Karella Private Hospital, 25 Sussex-street, Middle Brighton	14 (1)	Cairns District Hospital, Queens- land, May, 1936
9468	13.12.40	Hudson, Florence May	30 Ashworth-road, Albert Park	14 (1)	Perth Hospital, Western Austrilia, November, 1913
9469	13.12.40	Hudson, Mercy Evelyn	Kimba, Eyre Peninsula, South Australia Austin Hospital, Heidelberg	14 (1)	Mt. Gambier Hospital, South Australia, April, 1940 Austin and Allied Hospitals,
9084	7.6.40	Hull, Ada Maud	c/o Mrs. M. D. Cooper, 31 Awaba-	14 (1)	September, 1939 Sydney Hospital, New South
9470	13.12.40	rangeriora, ratiteta maty	street, Mosman, New South Wales	** (*)	Wales, December, 1939
8846	9.2.40	Hunt, Anita Winifred	193 Sternberg-street, Bendigo	10	Prince Henry's Hospital, January, 1940
9053	3.5.40	Hurrell, Mary Veronica	67 Harvey-street, Adelaide, South Australia	10	St. Vincent's Hospital, November, 1939
8976	19.4.40	Hustler, Jean Constance	Chatsworth, via Willaura	10	Warrnambool Hospital, January, 1940
8900	9.2.40	Hutchens, Laurel Edith	Kimba, Eyre Peninsula, South Australia	14 (1)	Adelaide and Jamestown Hos- pitals, South Australia, May, 1939
9320	4.10.40	Hutchins, Marjorie	26 Bundeera-road, Caulfield	10	Children's and Allied Hospitals, March, 1940
8977	19.4.40	Hutchieson, Heather Mary	575 Victoria-street, Albury, New South Wales	10	Austin and Allied Hospitals, January, 1940

Supplement to the Register of Nurses-continued.

	<u> </u>			<u> </u>	1
No.	Date of Registration.	Name.	Address.	Section.	Hospital or Training Establishment.
9220	2.8.40	Inglis, Edith Alice	Encounter Bay, South Australia	14 (1)	Adelaide and Waikerie Hospitals, South Australia, April, 1939
9024	19.4.40	Inglis (née Rozynski), Flora-	240 Tenth-street, Mildura	14 (1)	Coast Hospital, Sydney, New
9221	2.8.40	belle Lowrey Ingram, Adeline Martha Joan	"Lornebrook," Moriarty, via	14 (1)	South Wales, May, 1925 Launceston Hospital, Tasmania,
9085	7.6.40	Irvine, Elsie Mabel	Latrobe, Tasmania 20 Brunswick-road, West Bruns-	10	February, 1940 Austin and Allied Hospitals,
8848	9.2.40	Jackson, Deliah Theresa	wick "Cambrai" Hospital, 258 Paking- ton-street, Geelong West	10	November, 1939 Geelong Hospital, November, 1939
$9253 \\ 8847$	13.9.40 9.2.40	Jackson, Emily Greta Jennings, Frances Joyce	Trentham	10 10	Mildura Hospital, June, 1940 Children's and Allied Hospitals October, 1939
9429	13.12.40	Jerome, Annette Isobel	49 Denham-street, Hawthorn	10	Royal Melbourne Hospital, November, 1940
9068	3.5.40	Jewell, Sarah Anne	c/o Dr. Frank May, Epworth Hospital, Richmond	14 (1)	Perth Hospital, Western Australia, May, 1927
9349	4.10.40	Jones, Clara Fisher	Lister Hospital, 82 Queen's-road,	14 (1)	Launceston Hospital, Tasmania,
8978	19.4.40	Jones, Winifred Gwenyth	Melbourne 56 Broadway, East Camberwell	10	May, 1919 Royal Melbourne, Hospital, March,
9254	13.9.40	Jongebloed, Ellen Agnes	Murray-street, Wonthaggi	10	St. Vincent's Hospital, Sep-
9086	7.6.40	Jowett, Barbara Isabel	White Hills-road, Bendigo	10	tember, 1939 Royal Melbourne Hospital, May,
9087	7.6.40	Keam, Jean Olive	Box 9, Rosebery, Victoria	10	1940 Royal Melbourne Hospital, May,
9164	12.7.40	Kellam, Elsie Isabell Emma	22 McCracken-avenue, Northcote	10	1940 Children's and Allied Hospitals,
8849 8850	9.2.40 9.2.40	Kelly, Kathleen Kelly, Marjorie Mary	21 Brighton-road, St. Kilda "Ardmohr," Coleraine, Victoria	10 10	April, 1940 Mildura Hospital, July, 1939 Royal Melbourne Hospital,
9165	12.7.40	Kelsall, Dorothy Mary	Broughton Brook, Wagga Wagga,	10	December, 1939 Alfred Hospital, October, 1939
9204	2.8.40	Kemp. Jean Catherine	New South Wales 15 St. Leonard's-avenue, St. Kilda	10	Hamilton Hospital, February,
9025	19.4.40	Kennedy, Gwenyth Winnifred	646 Malvern-road, Armadale	14 (1)	1940 Hobart Hospital, Tasmania,
9350	4.10.40	Kennedy, Margaret Doreen	Booleroo Centre, South Australia	14 (1)	March, 1928 Port Augusta Hospital, South
8924	1.3.40	Keon, Anne Boyle	25 Manningtree-road, Hawthorn	10	Australia, March, 1940 St. Vincent's Hospital, Novem-
9088	7.6.40	Keon, Ellen Catherine	Glengarry, Gippsland	10	ber, 1939 Royal Melbourne Hospital, May,
8851	9.2.40	Killmister, Mary Constance	"Warrawee," Picola, Victoria	10	1940 Royal Melbourne Hospital,
9089	7.6.40	Kimber, Mary Ellen	11 Anderson-street, Surrey Hills	10	January, 1940 Prince Henry's Hospital, Feb-
9166	12.7.40	***	High-street, Beechworth	10	ruary, 1940 Queen Victoria and Allied Hos-
			No. 2 Flat, 104 Alfred-street,		pitals, April, 1940
8852	9.2.40	King, Mary Anne	Milson's Point, Sydney, New South Wales	10	St. Vincent's Hospital, December,
9054	3.5.40	Kirwan, Edith Grace Doran	c/o "Lovat" Kenilworth-grove, East Malvern	10	Prince Henry's Hospital, January, 1940
9167	12.7.40	Klowss, Lois Edith	48 Dooen-road, Horsham	10	Royal Melbourne Hospital, June, 1940
9471	13.12.40	Knowles, Margaret Betty	101 Beulah-road, Norwood, South Australia	14 (1)	Memorial Hospital, North Adel- aide, South Australia, August, 1939
9135	7.6.40	Koch, Constance Adelaide	Box 36, Lameroo, South Australia	14 (1)	Adelaide and Maitland Hospitals, South Australia, April, 1939
9026	19.4.40	Kozlowski, Gabrielle Dorothea	"Winfield" Nurses Home, 340 Albert-street, East Melbourne	14 (1)	Adelaide and Lameroo Hospitals, South Australia, October, 1939
9168 9027	12.7.40 19.4.40	Lamb, Kathleen Isabel Lanagan, Una Frances	Lake View, Murtoa 37 West-street, Wollongong, New	10 14 (1)	Alfred Hospital, June, 1940 Newcastle Hospital, New South
8853	9.2.40	Lanigan, Ethel Mary	South Wales 76 Gatehouse-street, Parkville	10	Wales, October, 1939 Royal Melbourne Hospital,
9430	13.12.40	Lanyon, Honor Agnes	Box 17, Boort	10	January, 1940 Royal Melbourne Hospital,
9321 9431	4.10.40 13.12.40	Larkin, Honora Margaret Lawrence, Kathleen Ross	37 Dalgety-street, St. Kilda Box 14, Nyah Neerim South Gippsland	10 10 10	November, 1940 Ballarat Hospital, March, 1940 Alfred Hospital, August, 1940 Austin and Allied Hospitals,
8925	0.2.40	Le Page, Blanche Marion	89 Alfred-crescent, North Fitzroy	10	February, 1940 Children's and Allied Hospitals,
8854	9.2.40	·	Willoby-street, Beaufort	10	November, 1939 Bendigo Hospital, June, 1940
9368 9255 9392	1.11.40 13.9.40 1.11.40	Liddell, Joyce Wells Ling, Beryl Aphra List (née Bullard), Annie Currin	358 Auburn-road, Hawthorn 34 Walpole-street, Kew	10 10 14 (1)	Mildura Hospital, September, 1940 New Plymouth Hospital, New Zealand, June, 1923
9369	1.11.40	Little, Bessie Jane	Square Mile, Mt. Gambier, South Australia	10	Hamilton Hospital, July, 1940
9028	19.4.40	Livesey, Constance	34 St. Leonard-street, Mosman Park, Western Australia	14 (1)	Government Hospital, Western Australia, March, 1929
9393	1.11.40	Livingstone, Agnes	c/o Mrs. A. Simpson, 5 McKenzie- street, Wonthaggi	14 (1)	Sydney Hospital, New South Wales, September, 1937
9432	13.12.40	Lloyd, Margaret Mary	12 Barnato-grove, Armadale	10	Alfred Hospital, October, 1940

Supplement to the Register of Nurses-continued.

	 				1
No.	Date of Registration.	Name.	Address.	Section.	Hospital or Training Establishment.
9322 9205 9433	4.10.40 2.8.40 13.12.40	Lloyd, Mary Leila Long, Nancy Winifred Logan, Agnes Josephine	11 Maritana-avenue, Regent 31 Princes-street, Ballarat East 3 Willow-grove, Canterbury	10 10 10	Epworth Hospital, May, 1940 Ballarat Hospital, May, 1940 St. Vincent's Hospital, September,
9323	4,10.40	Loughran, Kathleen Mary	15 Jennings-street, Kyneton	10	Mercy and Kyneton Hospitals,
9029	19.4.40	Lowes, Thyra Ethelberta	Kensington Trained Nurses' Club,	14 (1)	January, 1940 Waikato Hospital, New Zealand
8979	19.4.40	Lowther, Eileen Mary	5 Kensington-road, South Yarra 13 Wendouree-parade, Ballarat	10	Royal Melbourne and Ballarat
9169	12.7.40	Lumley, Evelyn Bertha	"Graylands," Reserve-road, Chel-	10	Hospitals, July, 1939 Williamstown Hospital, May, 1940
9256	13.9.40	Lumsden, Doreen Margaret	tenham Lumsden's-lane, Koroit	10	Warrnambool Hospital, August, 1939
9351	4.10.40	Luscombe, Wilhelmina	"Kaloolah, "Tarcoon-street, Bourke, New South Wales	14 (1)	Royal Prince Alfred Hospital, New South Wales, June, 1940
9434 9170	13.12.40 12.7.40	Luxon, Margaret	2 Selwyn-street, Canterbury "St. Leonards," Nambrok, via Rosedale, Victoria	10 10	Alfred Hospital, October, 1940 Sale Hospital, June, 1940
$\begin{array}{c} 8926 \\ 9394 \end{array}$	1.3.40 1.11.40	Lyons, Nancy Macdonald, Rachel Lindsay	59 Belford-road, East Kew "The Priory," Ormiston, Cleveland Line, Queensland	10 14 (1)	Echuca Hospital, January, 1940 Toowoomba Hospital, Queensland, May, 1940
8901	9.2.40	Macgregor, Patricia Eleanor	c/o J. C. Macgregor, chemist, Lake Grace, Western Australia	14 (1)	Government Hospitals, Western Australia, May, 1938
9206	2.8.40	Mack, Alma	Prince Henry's Hospital, Melbourne	10	Prince Henry's Hospital, November, 1939
9294 9055	13.9.40 3.5.40	Mackellar, Annie Jessie Sheath MacKinnon, Margaret Ann	Balmain-crescent, Acton, Canberra, Federal Capital Territory Oak-avenue, Boronia, Victoria	14 (1)	Junee Hospital, New South Wales, April, 1940. Geelong Hospital, April, 1940
9222	2.8.40	MacDonald MacPherson, Sadie Jean	Benorer-road, Moorak, Mt. Gambier,	14 (1)	Adelaide and Bordertown Hos-
3222	2.5.40	Taxoz noson, cura o com	South Australia		pitals, South Australia, October, 1939
9090 8855 9136	7.6.40 9.2.40 7.6.40	Magrath, Lillian Florence Malcolm, Frances Manning, Edith Violet	15 Regent-street, Elsternwick 25 Arygle-road, Kew c/o Mrs. Parr, 14 Jelley-street, West	10 10 14 (1)	Mooroopna Hospital, March, 1940 Warragul Hospital, August, 1939 Adelaide Hospital, South Australia,
9091 9435	7.6.40 13.12.40	Marfell, Ingeau Lorraine Marshall, Marjorie Leam	Brunswick 308 Merri-street, Warrnambool Beremboke P.O., via Ballan, Victoria	10 10	December, 1930 Colac Hospital, April, 1940 Austin and Allied Hospitals, June, 1940
9030	19.4.40	Martin, Ermyntrude Mary	72 Goode-road, Port Pirie, South Australia	14 (1)	Adelaide and Marceba Hospitals, South Australia, October, 1938
8927	1.3.40	Martin, Marguerita Veronica	South Lyndhurst, via Cranbourne	10	Austin and Allied Hospitals, August, 1939
9436 9171 9257	13.12.40 12.7.40 13.9.40	Martin, Mary Frances Martin, Mary Lucy Martin, Nancy Miriam	150 Queen-street, Bendigo 18 Gurr-street, Geelong 31 Merlyn-street, Merlynston	10 10 10	Bendigo Hospital, June, 1940 Geelong Hospital, June, 1940 Royal Melbourne Hospital,
9092	7.6.40	Mason, Daisy Maria	15 Lyle-street, Warracknabeal	10	January, 1940 Warracknabeal Hospital, April, 1940
9258 8856 9324	13.9.40 9.2.40 4.10.40	Massingham, Nelly Sophia Mathers, Winifred Monica Mechan, Doreen Frances	8 Torrington-place, Camberwell 6 Renown-street, North Essendon 16 Alexandra-avenue, Geelong	10 10 10	Stawell Hospital, July, 1940 St. Vincent's Hospital, May, 1939 Austin and Allied Hospitals,
9093	7.6.40	Meehan, Margaret Elizabeth	10 South-terrace, Clifton Hill	10	August, 1940 Prince Henry's Hospital, May,
9172 8980	12.7.40 19.4.40	Norah Meyer, Elizabeth Pride Milburn, Beryl May	32 Milroy-street, Brighton East Glenlyon, Wando Vale, Casterton	10 10	Epworth Hospital, June, 1940 Royal Molbourne Hospital, March,
9437	13.12.40	Miles, Muriel Clarice	34 Charles-street, Kew	10	Royal Melbourne Hospital, Decem-
9325	4.10.40	Millane, Dorothy Gertrude	21 Anderson-street, East Malvern	10	ber, 1940 Royal Melbourne Hospital, Septem-
8857	9.2.40	Miller, Myrtle	Birchip, Victoria	10	ber, 1940 Austin and Allied Hospitals, January, 1940
9259	13.9.40	Mitchell, Bessie Magnay	Train-street, Highett	10	Royal Melbourne Hospital, August, 1940
9326 9094 8858	4.10.40 7.6.40 9.2.40	Monahan, Geraldine Mary Monger, Dorothy Bettine Monkivitch, Edna Hope	Barham, New South Wales "The Georgian," Olinda, Victoria "Zara," Gravesend-street, Colac	10 10 10	Sale Hospital, February, 1938 Epworth Hospital, March, 1940 Warrnambool Hospital, October,
9472	13.12.40	Monks, Molly Humble	Little Hampton, South Australia	14 (I)	1937 Adelaide and Mt. Barker Hospitals,
9223	2.8.40	Moody, Lesley Ada	180 Lennox-street, Richmond	14 (1)	South Australia, September, 1938 Mt. Gambier Hospital, South Australia May 1921
9095 9260	7.6.40 13.9.40	Moore, Hester Manly Morris, Ivy Estelle	299 Ascot Vale-road, Moonee Ponds "Macedon Lodge," East-street, Woodend, Victoria	10 10	tralia, May, 1931 Alfred Hospital, March, 1940 Prince Henry's Hospital, Septem-
9327	4.10.40	Morris, Patricia Dorothy	124 Elphin-road, Launceston, Tas-	10	ber, 1940 Royal Melbourne Hospital, Sep- tember, 1940
9370 9137	1.11.40 7.6.40	Morrison, Dorothy Morrison, Jessie	mania Thorpdale 1 Hurlingham-street, East Brighton	10 14 (1)	Bairnsdale Hospital, August, 1940 Stobbill General Hospital, Glasgow, Scotland, March, 1934
9295	13.9.40	Morrow, Isabel Jean	57 Henry-street, Punchbowl, Sydney,	14 (1)	Prince Henry's Hospital, New South Wales, 1935
8859	9.2.40	Morton, Annie Doris	New South Wales 14 Murphy-street, South Yarra	10	Austin and Allied Hospitals, July, 1939
9261	13.9.40	Moss, Annie Lorraine	Box 27, Numurkah P.O	10	Alfred Hospital, May, 1940

	7				
No.	Date of Registration.	Name.	Address,	Section.	Hospital or Training Establishment.
9328	4.10.40	Mousley, Joyce Muriel	Nurses' Home, Geelong, and Dis-	10	Geelong Hospital, July, 1940
9352	4.10.40	Muetzelfeldt, Hanni	trict Hospital, Geelong 147 Wellington-square, North Ade-	14 (1)	Mannum and Children's Hospitals,
9296	13.9.40	Murch, Kathleen Jamieson	laide, South Australia 7 Rocknall-crescent, Potts Point,	14 (1)	South Australia, April, 1939 Brisbane and South Coast Hospitals
9096 9224	7.6.40 2.8.40	Murphy, Margaret Ann Murphy, Nora Kathleen	Sydney, New South Wales Walpa, via Lindenow St. George's Hospital, Cotham-road,	10 14 (1)	Queensland, October, 1939 Bairnsdale Hospital, October, 1939 Coast Hospital, Sydney, New South
8902	9.2.40	Muster, Anna Melvine	Kew Mount Pleasant, South Australia	14 (1)	Wales, August, 1929 Adelaide and Mannum Hospitals, South Australia, September,
8860	9.2.40	McAlpine, Betty May	St. Vincent's Hospital, Fitzroy	10	St. Vincent's Hospital, February,
9438	13.12.40	McBain, Audrey Priscilla	Post Office, Drummoyne, New	10	Royal Melbourne Hospital, No-
9192	12.7.40	McBain, Mary Elizabeth	South Wales Milang, South Australia	14 (1)	vember, 1940 Calvary Hospital, South Aus-
9097 9262	7.6.40 13.9.40	McBean, Nancy Mortimer McCamish, Clara Bell	1 Domain-street, South Yarra c/o Royal Melbourne Hospital,	10 10	tralia, February, 1940 Alfred Hospital, June, 1940 Royal Melbourne Hospital, July,
8928	1.3.40	McClelland, Muriel Jessie	Lonsdale-street, Melbourne "Montalto," Cope Cope, Victoria	10	St. Arnaud Hospital, September,
9395	1.11.40	McConville, Constance Joyce	"Kirami," 29 Grey-street, St. Kilda	14 (1)	1939 Adelaide Hospital, South Australia, April, 1929
8981	19.4.40	McCoy, Annie Margaret	"Yurilla," Ensay, Victoria	10	Royal Melbourne Hospital, February, 1940
9371	1.11.40	McCoy, Bernice Merle	Post Office, Noorinbee, via Orbost	10	Royal Melbourne Hospital, September, 1940
9098 9138	7.6.40 7.6.40	McDonald, Doris Emily	Linga Longa, Ararat Lake Moodemere, via Rutherglen	10 14 (1)	Ballarat Hospital, February, 1940 Corowa Hospital, New South Wales, March, 1937
9297	13.9.40	McDougall, Alma Myrtle Vic- toria	Russell-street, Macarthur, Victoria	14 (1)	Inglewood Hospital
9353	4.10.40	McGeachie, Elizabeth Agnés Scobie	Queen Victoria Hospital, Mint- place, Melbourne	14 (1)	Sydney, Hospital, New South
9473	13.12.40	McGettigan, Kathleon	60 Russell-street, Melbourne	14 (1)	Wales, July, 1940 Plaistow and St. Giles Hospitals, London, England, September,
9298	13.9.40	McGregor, Adeline May	9 Claremont-avenue, Newtown, Geelong	14 (1)	1932 Children's Hospital, September,
9439	13.12.40	McGregor (née Heighway), Cassie Joyce	Box 43, Warragul	10	1922 Ballarat Hospital, July, 1940
8861	9.2.40	McGregor, Jean	"La Strange," Heywood	10	Prince Henry's Hospital, March,
9056 9372 9099	3.5.40 1.11.40 7.6.40	McGregor, Mary Isabel McGregor, Winifred Alicia McIntyre, Grace	Sutcliffe-street, Sea Lake 31 Grant-street, Colac 42 Hurd-street, Portland, Victoria	10 10 10	1939 Mildura Hospital, December, 1939 Ballarat Hospital, July, 1940 Austin and Allied Hospitals,
9173	12.7.40	McIntyre, Nance	42 Hurd-street, Portland, Victoria	10	November, 1939 Austin and Allied Hospitals,
9100	7.6.40	McIver, Sylvia	"Willowmoor," Boolarra South, Gippsland	10	May, 1939 Mildura Hospital, February, 1940
9101 9193	7.6.40 12.7.40	McKay, Georgina McLaren McKenzie, Jessie Beatrice	305 Riversdale-road, Hawthorn c/o Mrs. E. Armstrong, 12 Johnson-street, East Balmain, Sydney,	10 14 (1)	Alfred Hospital, April, 1940 South Otago Hospital, New Zealand, October, 1937
9299	13.9.40	McKenzie-McHarg, Margaret Jean	New South Wales 189 Cotham-road, Kew	14 (1)	Hobart Hospital, Tasmania, November, 1935
9263	13.9.40	McKeon, Florence Lorraine	15 Boorool-road. East Kew	10	Royal Melbourne Hospital, July, 1940
9329 8929	4.10.40 1.3.40	McKew, Catherine Mary McLarty, Bessie Isobel	Alma street, St. Arnaud Mount Hamilton, Nerrin Nerrin, Western District	10 10	St. Vincent's Hospital, June, 1939 Ballarat Hospital, August, 1939
9102 9174	7.6.40 12.7.40	McLean, Margaret Jean McLean, Mary Janet	Base Hospital, Bendigo	10 10	Bendigo Hospital, March, 1940 Alfred Hospital, November, 1939
9103 9225	7.6.40 2.8.40	McMahon, Kathleen McMahon, Theresa Bernadine	street, Hawthorn 355 River dale-road, Hawthorn 12 Clifton-street, Hollywood,	10 14 (1)	Echuca Hospital, May, 1939 Perth Hospital, Western Aus-
9264	13.9.40	McMenamin, Betty Joan	Western Australia 174 Riversdale-road, Camberwell	10	tralia, November, 1939 St. Vincent's Hospital, Sep-
9330 9207	4.10.40 2.8.40	McNab, Vivienne Muriel McNamara, Kathleen May	"Avalon," Ardmona, Victoria	10	tember, 1940 Mooroopna Hospital, August, 1940
9265	13.9.40	McNamara, Maureen	90 Corio-street, Shepparton	10 10	Warrnambool Hospital, March, 1940 St. Vincent's Hospital, Juno, 1940
9266 8949	13.9.40	McNaughton, Annie Catherine McPaul, Mabel Maud	Little River, Victoria Bush Nursing Hospital, Yackan-	10 14 (1)	Geelong Hospital, July, 1940 Distict Hospital, Lithgow, New
8903	9.2.40	McRae, Lexie Clare	dandah Nurses' Club, 452 Lonsdale-street,	14 (1)	South Wales, April, 1923 Sydney Hospital, New South Wales, April, 1929
8982	19.4.40	McWilliam Alice Margaret	Melbourne 51 Asling-street, Brighton	10	Warrnambool Hospital, October,
9104	7.6.40	McWilliam, Jean Louise	51 Asling-street, Brighton	10	1925 Royal Melbourne Hospital, April,
9373 8950	1.11.40 1.3.40	Novins, Dorothy	North Kyneton, Victoria 19 Avondale-road, Armadale	10 ⁻ 14 (1)	1940 Kyneton Hospital, July, 1940 Newcastle Hospital, New South
8983	19.4.40	Nicholson, Berenice Mavis	"Bronte," 9 Fairy-street, Ivanhoe	10	Wales, October, 1926 Royal Melbourne Hospital, March,
. 1	١	l	l	1	1940

SUPPLEMENT TO THE REGISTER OF NURSES-continued.

		1			1
No.	Date of Registration.	Name.	Address.	Section.	Hospital or Training Establishment.
8951	1.3.40	Niven, Mary Esther	Women's Hospital, Carlton	14 (1)	Perth Hospital, Western Aus-
8984	19.4.40	Nixon, Mary	"Homebush," Berriwillock, Vic-	10	tralia, November, 1939 Dunolly and Allied Hospitals,
9440	13.12.40	Nolan, Dorothy Jane	toria "Carinya," Tarrawingee	10	January, 1940 Prince Henry's Hospital, October,
8862	9.2.40	North, Phoebe Audrey	83 Wyndham-street, Shepparton	10	1940 Mooroopna Hospital, January,
8985	19.4.40	Norton, Vemba Franklin	90 Maude-street, Shepparton, Vic-	10	1940 Mooroopna Hospital, February,
9105	7.6.40	O'Brien, Mary	toria 452 Lonsdale-street, Melbourne	10	1940 Mildura Hospital, May, 1940
8930 8986	1.3.40	O'Bryan, Rose Gertrude O'Callaghan, Mary Ena	3 Fetherston-street, Armadale Base Hospital, Wangaratta	10 10	Colac Hospital, January, 1940 Wangaratta Hospital, February, 1939
8863 9283 9331	9.2.40 13.9.40 4.10.40	O'Donahoo, Beryl Irene O'Donnoll, Mary Ellen O'Donnell, Patricia Marie	9A Bamfield-street, Sandringham 8 Mayfield-street, Coburg 32 Tuson-street, Ararat	10 10 10	Alfred Hospital, September, 1939 Mercy Hospital, November, 1939 St. Vincent's Hospital, September, 1940
8952	1.3.40	O'Donoghue, Annie Veronica	St. Vincent's Maternity Hospital,	14 (1)	St. Vincent's Hospital, Sydney,
9057	3.5.40	O'Dwyer, Alice Kathleen	Victoria-parade, East Melbourne Muskerry, Goornong Post Office	10	New South Wales, May, 1935 St. Vincent's Hospital, Novem-
9208 8931	2.8.40 1.3.40	O'Kane, Mary Teresa O'Keefe, Agnes Jean	Boosey South, Katamatite "Viewlands," Private Bag, Wan-	10 10	ber, 1939 St. Vincent's Hospital, July, 1939 Prince Henry's Hospital, January,
8864	9.2.40	O'Keeffe, Irene Annie	garatta Bertram-street, Mordialloc	10	Yarram and Allied Hospitals,
8987 9474	19.4.40 13.12.40	Orr, Ellen Grace O'Leary, Catherina Imelda	Addington "Normanhurst," 358 Victoria-	10 14 (1)	January, 1936 Ballarat Hospital, October, 1939 Mt. Gambier Hospital, South
9175	12.7.40	Osborne, Victoria Maud	parade, East Melbourne 21 Queen Victoria-street, Ballarat	10	Australia, January, 1932 Castlemaine Hospital, December,
8866	9.2.40	O'Shannessy, Sheila Mary	10 Anzac-avenue, Shepparton	10	Mooroopna Hospital, November,
8865	9.2.40	O'Shea, Clare Alice	175 Gordon-street, West Coburg	10	1938 Austin and Allied Hospitals,
8932	1.3.40	Oxley (née Hawthorne), Gwen-	Flat 5, 24 Shakespeare-grove, Haw-	10	November, 1939 Alfred Hospital, January, 1939
9441	13.12.40	neth Ruth Pannell, Joyce Edith	thorn 32 Wakanui-street, Northcote	10	Royal Melbourne Hospital, Sep-
9332 9106 9107	4.10.40 7.6.40 7.6.40	Parker, Jean Austral Parry, Mona Foulkes Parsons, Flora Mary	322 Bay-street, North Brighton The Manse, Shelford, Victoria 52 Rockley-road, South Yarra	10 10 10	tember, 1940 Alfred Hospital, September, 1940 Sale Hospital, November, 1939 Children's and Allied Hospitals,
9300	13.9.40	Paterson, Catherine	Nooralie Private Hospital, 6	14 (1)	Fromantle Hospital, Western Aus-
9176	12.7.40	Patterson, Catherine Ursula	Ulupna-road, Ormond "Linda," 49 Vaughan-street, Shep-	10	tralia, April, 1936 Mooroopna Hospital, May, 1940
9267	13.9.40	Payne, Clara Isobel	parton Springvale-road, Tally Ho	10	Children's and Allied Hospitals,
8904	9.2.40	Payne, Isabel Marguerite	8 Canterbury-avenue, Trinity	14 (1)	May, 1940 Mt. Gambier Hospital, South Aus-
8953	1.3.40	Payne, Joyce Mary	Gardens, Adelaide, South Australia Harvey, Western Australia	14 (1)	tralia, July, 1939 Perth Hospital, Western Australia,
9442	13.12.40	Pearce, Joyce Amelia	Crozier-street, Victor Harbour,	10	November, 1939 Bethesda Hospital, September,
8905	9.2.40	Pearse, Jean Ursula	South Australia 4 Princess-street, Richmond	14 (1)	1940 Deniliquin Hospital, New South
9268 9443	13.9.40 13.12.40	Pearson, Eunice Aileen Pedretti, Theresa Eileen	418 Barkly-street, Footscray Morey Hospital, Grey-street, East	10 10	Wales, March, 1939 Bethesda Hospital, August, 1940 Mercy Hospital, November, 1939
8933	1.3.40	Pedrina, Olive May	Melbourno 7 Kitchener-street, Hamilton, Vic-	10	Hamilton Hospital, August, 1939
9444	13.12.40	Perkins, Dorothy Mabel	toria Gray-street, Mt. Gambier, South	10	Royal Melbourne Hospital, Decem-
9333	4.10.40	Perrins, Margery May	Australia 356 Glenferrie-road, Malvern	10	ber, 1940 Children's and Allied Hospitals,
8988	19.4.40	Peters, Peggy Verna	c/o Mrs. J. C. Evans, 21 Lockhart-	10	August, 1940 Children's and Allied Hospitals,
9301	13.9.40	Peters (née Wober), Viola	street, Camberwell 381 Burke-road, Glen Iris	14 (1)	January, 1940 Stanthorpe Hospital, Queensland,
9031	19.4.40	Petrie, Esme Irene	12 Gibbon-street, Tenerife, Brisbane,	14 (1)	October, 1935 Brisbane Hospital, Queensland,
9032	19.4.40	Petrie, Thelma Doreen	Queensland 12 Gibbon-street, Tenerife, Brisbane,	14 (1)	November, 1939 Brisbane Hospital, Queensland,
8867	9.2.40	Phillips, Kathleen Margaret	Queensland P.O. Box 80, Wangaratta	10	October, 1935 Wangaratta Hospital, April, 1938
9270	13.9.40	Phillips, Mabyn Margaret	Bullatilla, Deniliquin, New South Wales 115 Lydiard-street, South Ballarat	10 10	Alfred Hospital, May, 1940 Ballarat Hospital, September, 1940
9445 9446 9269	13.12.40 13.12.40 13.9.40	Philip, Violet Grace	6 Kensington-road, South Yarra "Rosedale," Wagga Wagga, New South Wales	10 10	Geelong Hospital, September, 1940 Alfred Hospital, June, 1940
8954	1.3.40	Pittman, Phyllis Margaret	c/o Mrs. E. T. D'Ore, No. 1 Devonshire House, Caroline-street, South	14 (1)	Kalgoorlie Hospital, Western Australia, March, 1939
9374	1.11.40	Plain, Flora MacDonald	"Blink-Bonnie," Lara	10	Alfred Hospital, September, 1940

Supplement to the Register of Nurses-continued.

No.	Date of Registration.	Name.	Address.	Section.	Hospital or Training Establishment.
9404	1.11.40	Pocock, Jessie Adelaide	Box 29, Mt. Gambier, South Australia	14 (2)	Children's Hospital, South Australia, December, 1938, and, Epworth Hospital, Victoria,
8868	9.2.40	Pollock, Nancy Wallace	"Daisy Hill Park," Talbot, Victoria	10	October, 1939 Austin and Allied Hospitals, October, 1939
9058 9447	3.5.40 13.12.40	Poynter, Lorna	21 Maryvale-crescent, Morwell 20 Codrington-street, Sandringham	10 10	Alfred Hospital, January, 1940 Austin and Allied Hospitals,
9108	7.6.40	Putt, Elsie May	Box 60, Rainbow	10	November, 1940 Queen Victoria and Allied Hos-
9396	1.11.40	Quayle, Gloria Bernice	8 Warwick Court, 246 Dandenong-	14 (1)	pitals, January, 1939 Mackay Hospital, Queensland,
9271	13.9.40	Quiney, Helen Elizabeth	road, East St. Kilda 22 Middle-street, Ascot Vale	10	December, 1929 Children's and Allied Hospitals,
9272	13.9.40	Rae, Madeline Farquharson	21 Brunswick-street, Fitzroy	10	August, 1940 St. Vincent's Hospital, February,
9177 9274	$12.7.40 \\ 13.9.40$	Raeburn, Mary May Rafferty, Eileen Patricia	c/o Mt. Jeffcott Hotel, Donald c/o Mrs. J. Rafferty, 3rd Avenue,	10 10	1940 Bendigo Hospital, March, 1940 Mooroopna Hospital, March, 1940
9194	12.7.40	Ramage, Muriel May	Narromine, New South Wales c/o 11 Court-street, Box Hill	14 (1)	St. George District Hospital, New South Wales, November, 1932
8989 9334	19.4.40 4.10.40	Ramsay, Betty Nivani Ransom, Mary Janet	17 Docker-street, Elwood c/o "Newnham Hall," Newnham, East Tamar, Tasmania	10 10	Alfred Hospital, March, 1940 Children's and Allied Hospitals, December, 1939
8990 9195	19.4.40 12.7.40	Redpath, Janet Marion Rees, Linda Annie	Spring Gully P.O., via Bendige 11 Court-street, Box Hill	10 14 (1)	Bendigo Hospital, March, 1933 St. George District Hospital, New South Wales, December, 1937
9109	7.6.40	Reid, Christina	52 Beach-road, Hampton	10	Prince Henry's Hospital, May,
9448	13.12.40	Reid, Mabel	Epworth Hospital, 34 Erin-street, Richmond	10	Epworth Hospital, May, 1940
9139	7.6.40	Reilly, Annie	Mullum-road, Ringwood	14 (1)	Devon Hospital, Latrobe, Tasmania, April, 1940
8991 9335 9336 9140	19.4.40 4.10.40 4.10.40 7.6.40	Retallack, Elizabeth Elfrida Reynolds, Margaret Lyla Richards, Elsa Olive Ada Richards, Isobel Margaret	21 Fosbery-avenue, Caulfield 199 Wattletree-road, Malvern 45 Hunter-street, Castlemaine 10 Grant-street, East Malvern	10 10 10 14 (1)	Alfrod Hospital, March, 1940 St. Vincent's Hospital, June, 1938 Bendigo Hospital, August, 1940 Adelaide Hospital, South Australia,
8869	9.2.40	Richardson, Clarice	230 Station-street, Edithvale	10	April, 1939 Children's and Allied Hospitals,
9397	1.11.40	Roach, Emmeline Gordon	"Onslow," 17 Middle Harbeur-read, Lindfield, Sydney, New South Wales	14 (1)	January, 1940 Royal North Shore Hospital, Sydney, New South Wales,
9302	13.9.40	Robb, Dorothy Jeanne	Chaffey-street, Merbein, Victoria	14 (1)	March, 1939 Sydney Sanatorium and Hospital, New South Wales, January, 1940
9375 9059	1.11.40 3.5.40	Roberts (nee Milne), Enid Agnes Roberts, Rose Emily	22 Ridley-street, Sunshine Flat O, "Rostrevoir," cr. Hill and Yoderick streets, Perth, Western	10 10	Ballarat Hospital, January, 1936 St. Vincent's Hospital, April, 1940,
9060	3.5.40	Robertson, Betty Kirkland	Australia "The Manse," 15 Balmoral-crescent,	10	Children's and Allied Hospitals,
9110	7.6.40	Robertson, Edith Olive	Surrey Hills "Cumnock," Private Hospital,	10	March, 1940 Swan Hill Hospital, May, 1939
9146	7.6.40	Robertson, Margaret Joan	Traralgon c/o Mrs. E. E. Baldwin, 89 Sack- ville-street, Kew	14 (2)	Adelaide Children's Hospital, South Australia, May, 1939; Adelaide Hospital, South Aus-
9061	3.5.40	Robertson, Sheila Annie Vic-	"Struan," Ettamogan, Albury,	10	tralia, December, 1939 Alfred Hospital, September, 1938
9376	1.11.40	toria Robertson, Sheila Pauline	New South Wales c/o J. P. Rowan, National Bank,	10	Royal Melbourne Hospital,
9377	1,11.40	Robinson, Kathleen Mary	Winchelsea c/o Mrs. H. C. Thomas, High-	10	September, 1940 Bethesda Hospital, October, 1940
9475	13.12.40	Rockliff, Irene Katie	street, Broadford "The Pines," Urana, New South	14 (1)	Wagga Wagga Hospital, New
8870	9.2.40	Rodoreda, Myra	Wales Mercy Hospital, Grey-street, East	10	South Wales, April, 1940 Mercy Hospital, April, 1939
8934	1.3.40	Ross, Caroline	Melbourne Flat 3, "Hillcourt," 200 Lennox- street, Richmond	10	Epworth Hospital, January, 1940
9378	1.11.40	Rouget, Beatrice Margaret	4 Gillman-street, East Malvern	10	Royal Melbourne Hospital,
9111 9273	7.6.40 13.9.40	Rousch, Bridget Linda Rowan, Mary Elizabeth	305 Neil-street, Ballarat 1 Ridgeway-avenue, Kew	10 10	August, 1940 Ballarat Hospital, January, 1940 St. Vincent's Hospital, September, 1940
9178 8871	12.7.40 9.2.40	Rowland, Doris Mabel Russell, Mary McAskil	Wareck, via Maryborough "Takira," Hendersyde, via Tatura	10 10	Bendigo Hospital, May, 1940 Mooroopna Hospital, December,
9179	12.7.40	Rutter, Ellen	Yarram, South Gippsland	10	Royal Melbourne Hospital, May,
9398	1.11.40	Ryan, Mary Tarcisius (Sister)	Hospital of St. John of God,	14 (1)	Hospital of St. John of God,
9196	12.7.40	Salan, Esther Clara	Warrnambool Base Hospital, Mildura	14 (1)	Western Australia, May, 1938 Young District Hospital, New
9379	1.11.40	Saunders, Eva May	Bethesda Hospital, 30 Erin-street, Richmond	10	South Wales. March, 1940 Bethesda Hospital, October, 1940
9303	13.9.40	Savage, Mary Cecilia	72 Leonard-street, Victoria Park, Western Australia	14 (1)	Western Australian Government Hospitals, February, 1939

SUPPLEMENT TO THE REGISTER OF NURSES-continued.

	SUPPLEMENT TO THE REGISTER OF NURSES—communea.					
No.	Date of Registration.	Name.	Address.	Section.	Hospital or Training Establishment.	
9449	13.12.40	Schooling, Laura Joan	20 Turner-street, East Malvern	10	Royal Melbourne Hospital,	
9450	13.12.40	Scott, Marjorie Allan	The Rectory, Eaglehawk, Victoria	10	November, 1940 Bendigo Hospital, September,	
8873	9.2.40	Scudds, Elizabeth Margaret	10 Willoby-avenue, Glen Iris	10	St. Vincent's Hospital, January,	
9275	13.9.40	Scabrook, Dorothy Lilian	390 Upper Heidelberg-road, Ivan-	. 10	1940 Alfred Hospital, June, 1940	
9476	13.12.40	Seekamp, Honor Lillian	hoe Box 136, Renmark, South Australia	14 (1)	Adelaide Hospital, South Aus-	
8992	19.4.40	Senior, Marjorie Barbara Craw-	58 Gladstone-street, Kew	10	tralia, August, 1940 Alfred Hospital, January, 1938	
8872	9.2.40	ford Sergeant, Isabella Winifred	15 South-avenue, Moorabbin	10	Austin and Allied Hospitals,	
8993	19.4.40	Shaw, Ethel Hope	Bethesda Hospital, Erin-street,	10	January, 1940 Bethesda Hospital, February,	
8874	9.2.40	Shaw, Winifred Jean	Richmond 45 Annesley-street, Echuca	10	1940 Castlemaine Hospital, November,	
9354	4.10.40	Shelley, Kathleen Maysie	20 Parlington-street, Canterbury	14 (1)	1939 Royal Prince Alfred Hospital, Sydney, New South Wales,	
9226	2.8.40	Shenton, Louise Olive	Hale School, Havelock-street, West	14 (1)	August, 1940 Perth Hospital, Western Australia,	
9307	13.9.40	Sheppard, Constance Marianne	Perth, Western Australia 76 Yacka-road, Seacliff, South Australia	14 (2)	February, 1940 Adelaide Children's Hospital, South Australia, November, 1938; Epworth Hospital, Vic-	
9276 9197	13.9.40 12.7.40	Shilton, Joan Margot Sim, Elsie Lilian	43 Stephen-street, Hamilton 353 Church-street, Richmond	10 14 (1)	Hamilton Hospital, October, 1937 Adelaide Hospital, South Australia, January, 1929	
9380	1.11.40	Simcocks, Daphne Elizabeth	c/o Post Office, Kanumbra	10	Mooroopna Hospital, September, 1940	
8994 9277 9114	19.4.40 13.9.40 7.6.40	Sinnott, Mary Catherine Skipworth, Ina Florence Slade (née Watts), Joyce	10 Yaldwin-street, Kyneton 68 Glenferrie-road, Hawthorn 10 Elliot-avenue, Balwyn	10 10 10	Kyneton Hospital, January, 1940 Hamilton Hospital, January, 1937 Royal Melbourne Hospital,	
8875	9,2.40	Heather Slater, Daphne Adel	Post Office, Quaama, via Bega,	10	August, 1939 Royal Melbourne Hospital,	
9115 9451	7.6.40 13.12.40	Slattery, Josephine Patricia Smith, Ada Marjory	New South Wales 14 Gladstone-avenue, Croxton Dean, via Ballarat	10 10	January, 1940 Colae Hospital, June, 1939 Creswick and Allied Hospitals,	
9116	7.6.40	Smith, Constance	St. Patrick's-street, Clayton North	10	September, 1940 Beechworth and Allied Hospitals,	
9381 8995	1.11.40 19.4.40	Smith, Edna Marjorie Smith, Ethel Alice	Burwood-road, Tally Ho 61 McPherson-street, Horsham	10 10	November, 1939 Alfred Hospital, October, 1940 Horsham Hospital, December, 1939	
9062 8876	3.5.40 9.2.40	Smith, Mabel Phyllis Smith, Marjorie Beatrice	61 McPherson-street, Horsham 18 Charles-street, Mont Albert	10 10	Ballarat Hospital, January, 1940 Wangaratta Hospital, February, 1938	
8877	9.2.40	Smith, Marjorie Inglis	"Baringa," Carn-avenue, Ivanhoe	10	Austin and Allied Hospitals, December, 1939	
8878	9.2.40	Smith, Ruth Emma Marion	7 Maxwell-grove, Caulfield	10	Epworth Hospital, December,	
8879	9.2.40	Smith, Veronica Margaret	53 Lyle-street, Warracknabeal, Victoria	10	Warracknabeal Hospital, November, 1939	
9399	1.11.40	Somerville, Helen Lester Mills	"Offington," 499 St. Kilda-road, Melbourne	14 (1)	Auckland Hospital, New Zealand, August, 1940	
$9180 \\ 9337$	$12.7.40 \\ 4.10.40$	Soundry, Annis May Irene Soundy, Edith Annie	Post Office, Menhamite	10 10	Hamilton Hospital, March, 1940 Royal Melbourne Hospital, May,	
8906	9.2.40	Spicer, Catherine Lyell	street. North Hobart, Tasmania Box 35, Lameroo, South Australia	14 (1)	Adelaide and Jamestown Hospitals, South Australia, Sep-	
9338 9452	4.10.40 13.12.40	Stapleton, Kathleen Agatha Stark, Ruby Louvain	30 Maude-street, Ararat Grant-street, Inglewood	10 10	tember, 1939 Ararat Hospital, March, 1940 Inglewood Hospital, November, 1940	
9181	12.7.40	Stead, Doris Gladys Gwen	"Boothville," 43 Sixth-avenue, Windsor, Brisbane, Queensland	10	Bethesda Hospital, March, 1940	
9117	7.6.40	Steel, Frances Mary	"Wimbledon," 6 Lott-street, East Malvern	10	Children's and Allied Hospitals, February, 1940	
$9453 \\ 9382$	13.12.40 1.11.40	Steele, Olive Eileen Stenhouse, Mary Carmichael	Banyan, via Woomelang, Victoria "Lunau," Devonport, Tasmania	10 10	St. Arnaud Hospital, July, 1940 Royal Melbourne Hospital, October, 1940	
8935 9182 9118 8880	1.3.40 12.7.40 7.6.40 9.2.40	Stephen, Emily Esther Stephens, Jean Margaret Stevenson, Frances Amy Stevenson, Marjorie Hamilton	"Bethesda," Erin.street, Richmond "Pepper Grove," Apsley "Maybole," Alexandra, Victoria "Woodlawn," South Forest, Tasmania	10 10 10 10	Bethesda Hospital, January, 1940 Warrnambool Hospital, May, 1939 Alfred Hospital, September, 1936 Ballarat Hospital, July, 1939	
9355	4.10.40	Steward, Winifred Ellen	St. George's Hospital, Cotham- road, Kew	14 (1)	Children's Hospital, South Australia, December, 1908	
8881	9.2.40	Stewart, Ella Yvonne	11 High-street, Glen Iris	10	Queen Victoria and Allied Hos- pitals, October, 1939	
9304	13.9.40	Stewart (née Brent), Isabella May	96 Lime-avenue, Mildura, Victoria	I4 (l)	Children's Hospital, January, 1922	
9400	1.11.40	Stiffe, Frances Joan	"Kulki" Private Hospital, 14 The Grove, Moreland	14 (1)	Christchurch Hospital, New Zealand, April, 1935	
8936	1.3.40	Stone, Janet Laura	Moorabbin-road, Cheltenham	10	Epworth Hospital, February, 1940	

Supplement to the Register of Nurses-continued.

	SUPPLEMENT TO THE REGISTER OF NURSES - Communication					
No.	Date of Registration.	Name.	Address.	Section.	Hospital or Training Establishment.	
9278	13.9.40	Storrie, Alva Kelway	"Monreale," Sassafras, Victoria	10	Prince Henry's Hospital, June,	
9227	2.8,40	Strong (née Farquhar), Ethel	52 Normanby-street, East Geelong	14 (1)	1940 Bendigo Hospital, March, 1922	
9401	. 1.11.40	Annie Sturm, Doreen Nellie	432 Magill-road, Corryton, South	14 (1)	Adelaide and Loxton Hospitals,	
9183	12.7.40	Sugden, Beatrice Marguerite	Australia "Gramanar," Rochester, Victoria	10	South Australia, November, 1937 Austin and Allied Hospitals, May, 1940	
9963 8907	$3.5.40 \\ 9.2.40$	Sutcliffe, Margaret Ruth Symes, Lucy	181 Moreland-road, Coburg Mental Hospital, Mont Park	10 14 (1)	Epworth Hospital, April, 1940 Brisbane Hospital, Queensland,	
9279	13.9.40	Synan, Phyllis Joyce Marley	109 Brighton-street, Richmond East	10	September, 1903 Austin and Allied Hospitals,	
9454	13.12.40	Taylor, Janie Alice	2 Aroha-crescent, South Camber-	10	September, 1939 Mooroopna Hospital, October,	
8882	9.2.40	Tainsh, Minnie Joyce	well "Hillside," Clydesdale, via Dayles-	10	1940 Mildura Hospital, December, 1939	
9345	4.10.40	Tait (née McCubbin), Helen Jardine	ford, Victoria c/o British Phosphate Commission,	10	Epworth Hospital, October, 1940	
8883	9.2.40	Tallents, Phyllis	Ocean Island, Central Pacific 43 Tooronga-road, East Malvern	10	Royal Melbourne Hospital, November, 1939	
9141	7.6.40	Taylor, Margaret Catherine	Dilkusha Park, Millgrove, Warbur- ton, Victoria	14 (1)	West London Hospital, England, May, 1939	
8884 9339 9184	$\begin{array}{c} 9.2.40 \\ 4.10.40 \\ 12.7.40 \end{array}$	Templeton, Claire Winifred Thomas, Florence Lettie Thomas (née Marfell), Sybil	"Carinya" Private Bag, Coleraine Prairie 11 Garton-street, Hamilton	10 10 10	Horsham Hospital, January, 1940 Epworth Hospital, June, 1940 Hamilton Hospital, August, 1937	
9119 8937	7.6.40 1.3.40	Lesley Thomson, Grace Margaret Thorburne, Noreen Mary	27 Susan-street, Sandringham	10 10	Epworth Hospital, March, 1940 St. Vincent's Hospital, August,	
8908	9.2.40	Thornley (née Loughron),	Gnotuk, Camperdown, Victoria	14 (1)	1939 Stawell Hospital, December, 1903	
9198	12.7.40	Christina Thornton, Olive Alixe	Coomcalla, New South Wales, via	ļ4 (1)	Hay Hospital, New South Wales,	
9142	7.6.40	Toombs, Gertrude Olive	Mildura, Victoria 20 Lowis-street, Cronulla, Sydney,	14 (1)	January, 1940 Wanganui Hospital, New Zealand,	
8885	9.2.40	Torney, Vera Alexandra	New South Wales Cardross, via Red Cliffs, Victoria	10	June, 1931 Austin and Allied Hospitals,	
9477	13.12.40	Trego-Williams, Margaret	5 Parade, Norwood, South Australia	14 (1)	October, 1939 Adelaide Hospital, South Australia,	
9455	13.12.40	Violet Trembath, Doris Emily	Fairview Park, Traralgon	10	September, 1930 Royal Melbourne Hospital,	
9120	7.6.40	Trewin, Grace	"The Homestead," Goorambat,	10	October, 1940 Royal Melbourne Hospital, May,	
9 033	19.4.40	Tuckwell, Evelyn Clare	Victoria 1267 High-street, Malvern	14 (1)	1940 Adelaide and Booleroo Centre Hospitals, South Australia,	
9121 9386	7.6.40 1.11.40	Tulloch, Beryl Gwendoline Tynan, Elsie Elizabeth	Box 163, Red Cliffs Narracoorte, South Australia	10 14 (1)	May, 1936 Epworth Hospital, November, 1939 Adelaide and Bordertown Hospitals, South Australia November, 1929	
9280	13.9.40	Uebergang, Cecelia Caroline	c/o Uebergang Bros., Private Bag. Horsham	10	Horsham Hospital, March, 1940	
8996	19.4.40	Vaughan, Evelyn Emily	"Beaumont," Ando, New South	10	Royal Melbourne Hospital, December, 1939	
93 0 <u>2</u>	13.9.40	Voumard (née Chugg), Evelyn Louise	1 Wilton Vale-crescent, Darling	14 (1)	Alfred Hospital, April, 1924	
8997	19.4.40	Waddington, Florence Katherine	7 Menzie-grove, Ivanhoe	10	Royal Melbourne Hospital, January, 1940	
9122 8909	7.6.40 9.2.40	Wadelton, Eleanor Lucas Waldron, Florence Beryl	Apollo Bay, Victoria Women's Hospital, Carlton	10 14 (1)	Geelong Hospital, April, 1940 Launceston Hospital, Tasmania,	
9123	7.6.40	Walduck, Betty Bexley	l Ascot-street, Malvern	10	April, 1939 Children's and Allied Hospitals,	
9124 9064	7.6.40 3.5,40	Walker, Eleanor May Walker, Wendy	10 Pyke-street, Bairnsdale	10 10	August, 1939 Bairnsdale Hospital, August, 1939 Royal Melbourne Hospital, April,	
9383	1.11.40	Wall, Doris Lilian	Austin Hospital, Heidelberg	10	1940 Austin and Allied Hospitals,	
9065 9340 9306	3.5.40 4.10.40 13.9.40	Walpole, Marion Rewa Walsh, Dorothy Maurien Walsh, Jean Phyliss	10 Henry street, Box Hill South Purrumbete, via Stonyford 719 Beaufort-street, Mount Lawley, Western Australia	10 10 14 (1)	August, 1940 Geolong Hospital, February, 1940 Colao Hospital, January, 1939 Children's Hospital, Western Australia, September, 1938; Fremantle Hospital, Western	
9456	13.12.40	Walsh, Mary Angela	38 Male-street, Middle Brighton	10	Australia, June, 1939 St. Vincent's Hospital, October,	
9143	7.6.40	Walters, Winifred May	69 King George-street, Victoria	14 (1)	1940 Fremantle Hospital, Western Aus-	
9125	7.6.40	Wanke, Barbara Charlotte	Park, Western Australia "Strathmore," Katanning, Western	10	tralia, May, 1935 St. Vincent's Hospital, December,	
9478	13.12.40	Warburton, Joyce Jessie	Australia c/o Post Office, Casino, New South	14 (1)	1939 Sydney Hospital, New South Wales, June, 1940	
9034	19.4.40	Ward, Phoebe Grace	Wales 12 Pretoria-street, Deepdene	14 (1)	. Launceston Hospital, Tasmania,	
8910	9.2.40	Warren, Helen	12 Armadale-street, Armadale	14 (1)	August, 1926 Children's and Port Pirie Hos- pitals, South Australia, August, 1939	

SUPPLEMENT TO THE REGISTER OF NURSES-continued.

No.	Date of Registration.	Name.	Address.	Section.	Hospital or Training Establishment.
9126 [9035	7.6.40 19.4.40	Waterman, Emily Olive Watson, Helen	Ballendella, via Rochester "Mullemblah," Alma Park-road, via Walla Walla, New South Wales	10 14 (1)	Epworth Hospital, December, 1931 Royal Prince Alfred Hospital Sydney, New South Wales
8998 9127	19.4.40 7.6.40	Watson, Laurel Jeanie Weatherhead, Elizabeth Jean	30 Erin-street, Richmond 33 Urquhart-street, Hawthorn	10 10	January, 1940 Bethesda Hospital, January, 1940 Prince Henry's Hospital, April
8938	1.3.40	Webber, Alice Marion Ethel	67 Railway-crescent, Williamstown	10	St. Vincent's Hospital, August
9281	13.9.40	Webster, Olive Gladys	Beach 21 Studley-road, Ivanhoe	10	1936 Children's and Allied Hospitals
9209	2.8.40	Weinert, Beatrice	Women's Hospital, Carlton	10	July, 1940 Williamstown Hospital, March
9147	7.6.40	Weire (née Wallace), Florence Luttrell	"Elenora" Flats, 11 Blessington, street, St. Kilda	14 (2)	Children's Hospital, Western Aus tralia, April, 1928; Govern ment Hospital, York, Western
9144	7.6.40	Welch, Florence	6 Edmund-street, East Fremantle, Western Australia	14 (I)	Australia Fremantle Hospital, Western Aus
9356	4.10.40	Wellington, Mabel Horton	2 Arthur-avenue, Brighton	14 (1)	tralia, January, 1938 Campbell Town Hospital, Tas-
9457	13.12.40	Weymouth, Marion Catherine	54 Elphinstone-street, West Foot- scray	10	mania, February, 1937 Mildura Hospital, June, 1940
8999	19.4.40	Wheeler, Florence May	"Torpoint," Merrinee, via Red Cliffs, Victoria	10	Mildura Hospital, February, 1940
9036	19.4.40	White (née Coane), Eileen Pearson	9 Goodall-street, Auburn	ļ4 (1)	Children's Hospital, November,
9357	4.10.40	White, Laura Mary	66 James-street, Dandenong	14 (1)	Broken Hill Hospital, New South
9066	3.5.40	White, Marie	"Edrom," Krowera Post Office,	io	Walcs, July, 1938 Prince Henry's Hospital, April, 1940
9341 9282	4.10.40 13.9.40	Whitworth, Annie Florence Wight, Betty Byam	Swan Marsh, via Colac	10 10	Mildura Hospital, August, 1940 Melbourne Hospital, October,
8939	1.3.40	Wignall, Margaret Beth	borough 63 Waltham-street, Flemington	10	Royal Melbourne Hospital, Feb-
9185 8940	$12.7.40 \\ 1.3.40$	Wilkie, Mary Isabella Williams, Dorothy Edna	77 Queen-street, Ararat, Victoria Coonoocr Bridge, via St. Arnaud	10 10	rusry, 1940 Ararat Hospital, August, 1939 St. Arnaud Hospital, December,
9037	19.4.40	Williams, Jean Moorehouse	" Mordislumba," Kendenup, Western Australia	14 (1)	1939 Children's Hospital, Perth, Western Australia, March, 1939; Kal- goorlie Hospital, Western Aus- tralia, November, 1939
9479	13.12.40	Willson, Agnes Raechel	c/o Registrar-General, Treasury Buildings, Queen-street, Brisbanc, Queensland	14 (1)	Diamantina Hospital, Queensland, October, 1936
9458	13.12.40	Wilson, Doris	122 Gilbert-road, West Preston	j0	Royal Melbourne Hospital, November, 1940
9000	19.4.40	Wilson, Elizabeth Jane	"Bethesda" Hospital, 30 Erin- street. Richmond	10	Bethesda Hospital, January, 1940
9402	1.11.40	Wilson, Elsie Charlotte	41 Jaffrey-street, Parkside, South	14 (1)	Adelaide Hospital, South Australia, January, 1938
9067	3.5.40	Wilson, Mahel Inez	35 Palk-street, Horsham	Í0	Royal Melbourne Hospital, March, 1940
9342 9038	4.10.40 19.4.40	Wilson, Nancy Phyllis Wilton, Mary	10 Sorrett-avenue, Malvern Victor Harbour, South Australia	10 14 (1)	Alfred Hospital, July, 1940 Adelaide and Marceba Hospitals, South Australia, January, 1938
9210	2.8.40	Winser, Agnes Janet	Blackwood, South Australia	io	Royal Melbourne Hospital, July, 1940
9384 9385	1.11.40 1.11.40	Woodman, Ellen Woods, Ellen May	Byrneside, Victoria 5 Volum-street, Manifold Heights, Geelong	10 10	Mooroopna Hospital, October, 1940 Geelong Hospital, May, 1940
8886	9.2.40	Woolley, Annie Shepherd	20 Milton-parade, Malvern	10	Children's and Allied Hospitals, October, 1939
9199	12.7.40	Woolley, Ivy Joan ,,	Reibey:street, Ulverstone, Taşmania	14 (1)	Launceston Hospital, Tasmania, April, 1939
8887 9403 9343	$\begin{array}{c} 9.2.49 \\ 1.11.40 \\ 4.10.40 \end{array}$	Wortley, Jessie Valentine Wright, Amy Eliza Young, Dorothy Joan	"Newlands," Kilmore	10 14 (1) 10	Bendigo Hospital, November, 1939 Kyneton Hospital, July, 1916 St. Vincent's Hospital, April, 1939
9001	19.4.40	Young, Joyce Courtney	toria St. John's Vicarage, Heidelberg	10	Children's and Allied Hospitals,
9128	7.6.40	Young, Margaret Anne	c/o Mrs. M. R. Horn, Birdwood-	10	February, 1940 Warrnambool Hospital, Novem-
8888	9.2.40	Ziebell, Sylvia Alice Wilhelmine	avenue, North Warrnambool c/o Mrs. R. Bosselman, Kerang, Victoria	ίô	ber, 1939 Queen Victoria and Allied Hos- pitals, June, 1939

Supplement to the Register of Nurses-continued.

NURSES BOARD.

Changes of Names through Marriage during 1940.

		1
7503	Adams (née Maginness), Phyllis	27 Hutton-street, Thornbury
3983	Beamish (née Eyres), Doris Ethel	30 Gregson-avenue, Mayfield West, Newcastle, New Sou Wales
3995	Begley (née Sykes), Isabel Sabina	17 Prince's-avenue, Springvale
1097	Bell (née McKessack), Marion May	68 Hodder-street, East Brighton
7457	Berryman (née Taylor), Mabel Blanche	c/o W. B. Wilton, Private Bag, Geelong
7038	Black (née Langtree), Alexandra Martha	Box I, Yarram 804 Malvern-road, Armadale
7602 6779	Booth (née Wesley-Smith), Jean Brook (née Fenton), Janice Flora	c/o Dr. Fitzpatrick, 3 Fenwick-street, Kew
2023	Buckland (née Herbert), Lilian Ada	106 Domain-street, South Yarra
7196	Burgin (née Bucknall), Noreen Nesta	1 Dundas-street, Maryborough
3963	Burt (née Morrison), Ethel Catherine	1 Shierlaw-avenue, Canterbury
4954	Bye (née Scholes), Kathleen Alma	445 Dryburgh-street, North Melbourne
7797	Carter (née Vince), Marjorie	c/o Mrs. H. Corr, 627 Whitehorse-road, Mitcham Carpenter-street, Bendigo
7782	Chinner (née Dunstan), Elwyn Margaret	Carpenter-street, Bendigo 35 Victoria-street, Box Hill
206 7875	Coates (née Kells), Edith May	Cassowary, Mossman, North Queensland
704	Cosstick (née Jury), Florence	23 White-street, Glen Iris
4123	Court (née Brook Smith), Myra Isabel	34 Mathoura-road, Toorak
6942	Curtis (née Cornish), Joyce	18 Chalmers-street, McKinnon
8742	Denton (née Rau), Lilian Cecilia	"Valli," Sutherland's Creek, via Bannockburn
4394	Dorward (née Attiwill), Rita Dulcie	11 Arthur-avenue, Brighton Beach
7095	Edwards (née Sleath), Enid Florence	203A Whitehorse-road, Balwyn Scott's Creek, via Camperdown
7542	Evans (née Elliot), Ivy Edith	Scott's Creek, via Camperdown 46 Gaffney-street, Coburg
$\frac{4908}{2812}$	Fuller (née Boyd), Ethel	113 Nebo-road, Mackay, Queensland
4558	Garnon-Owen (née Hunter), Florence	"Belvedere," High Street-road, Burwood
4423	Gooday (née Saunders), Dorothy	3 Farrington-street, Colac
1401	Gray (née Holland), Ethel Emily Irene	169 Kent-street, Ascot Vale
8227	Greig (née Williamson), Mabel Anne	Kennedy-street, Kingston, Canberra, A.C.T.
5897	Hall (née van der Loo), Charlotte	150 Barkers-road, Hawthorn Post Office, Carlisle River, Victoria
8632	Harris (née Curtis), Violet Joyce	Gol Gol, New South Wales, via Mildura
7827 1317	Holley (née Kaynaugh), Ethel	30 Howard-street, Box Hill
6919	Ingram (née Smith), Delcie Annie	15 Hayes-street, Bentleigh
7640	Johannessen (née Hulett), Ivy Agnes	116 McCracken-street, Essendon
3235	Jones (née Peat), Nellie Monica	72 Park-street, Parkville
5643	Kermode (née Redmond), Mary Veronica	142 Grafton-street, Cairns, Northern Queensland 294 Little Collins-street, Melbourne
8280	Kidd (née Ranten), Marian Jean Kinnane (née Clarke), Margaret Cameron	294 Little Collins-street, Melbourne Private Bag, Heywood
8132 5153	Kirk (née Cahill), Mary Josephine	c/o O. Cahill, Tongala
6418	Lawrence (née Barnes), Alma May Franklin	31 Marriage-road, North Brighton
7137	Lawson (née Banks), Phyllis Marjory	Flat 10, "Tunbridge Manor," 97 Albert-road, East M
6883	MacGregor (née Gordon), Glen St. Leger	24 Walmer-street, Kew
912	Mainland (née Francis), Millicent Alexandrina	100 Highfield-road, Canterbury
8565	Mitchell (née Broadribb), Euphemia Rachel	Main-street, Yarra Junction 4 Beatty-crescent, Ormond
7434	Moore (née Elliot), Ellen Mary	4 Beatty-crescent, Ormond 25 Yeovil-road, Burwood
7392	McColley (née Eldridge), Fanny Joy	Esplanade, Lakes Entrance
$6622 \\ 7551$	McCurdy (née McAlpine), Jean Martha	Mulwala, New South Wales
7621	McLean (née Brown), Alma May	Allansford
3825	McNaughton (née Cornish), Phyllis Vena	129 Tooronga-road, Hawthorn
7730	Neely (née Turner), Margaret Scott	Malcolm-street, Mansfield, Victoria
6876	O'Brien (née Bennett), Anastasia Frances O'Leary (née Gaskin), Ellen Veronica	"Rostrevor," Eurobin, Victoria Flood Gate Hotel, Crockford-street, Port Melbourne
4110	O'Leary (née Gaskin), Ellen Veronica Parry (née McGrath), Ellen Frances	"Ardoch," Dandenong-road, East St. Kilda
7317 8214	Payne (née Profitt), Beryl Ada May	17 McCallum-street, Middle Brighton
7246	Philpott (née Walker), Ida	Port Franklin, South Gippsland
6633	Power (née Laing), Nancy Trafford	81 Rose-street, Armadale
183	Rowe (née Knowles), Ruth Alma	Fryerstown Crouch-street, Ararat
7140	Sertori (née Brennan), Philimena Mary	07 17 441 1 TT11
389	Smurthwaite (née Graham), Eileen Doris Sorrell (née Salter), Aline Patricia	Base Hospital, Ballarat
$7726 \\ 136$	Stewart (née Kelly), Grace Isabel	"Shipley," 214 Pascoevale-road, Pascoe Vale
6428	Stranghair (née Matters), Catherine Elizabeth	402 Riversdale road, Hawthorn
4447	Taylor (née Story), Lucy	157 Fisher-parade, Ascot Vale
1305	Towl (née Graham), Gwendoline Maude	4 Epping-street, East Malvern Somerton Park, Sale
8254	Treasure (née Condon), Enid Ivy Adele	The transfer of the transfer o
6312	Twomey (née Butcher), Patricia Hendy	Brighton Community Hospital, Brighton 9 Loranne-street, Bentleigh
4574 5551	Wait (née Heard), Kathleen Mary	Munro-street, Orbost
7371	Work Inde Franks) Christobel Eleanor	. 1 414 High-street, Preston
957	Watson (formerly Townsend, née Birtles), Elsie Adeline	"Elnodo," 18 Winmallee-road, Balwyn
8293	Whitaker (née Browning), Ada Winifred	262 Queen's-parade, Clifton Hill
6410	Whitton (née McWhinney), Beryl Violet	Flat 1, 392 Punt-road, South Yarra
8995	Young (née Smith), Ethel Alice	Mockinya Post Office, via Horsham

Supplement to the Register of Nurses—continued. $\mbox{NURSES BOARD}. \label{eq:nurses}$

Change of Name by Deed Poll during 1940.

Registration No.	Name.	Prosent Address.
4527	Stirling, Marion (formerly Schneider, Emmi Amalia Marion)	Coutt's Memorial Home, 88 Scott-street, Newcastle, New South Wales

 ${\bf NURSES~BOARD}.$. The following were restored to the Register under Section 17 (3) of the Act during 1940:—

Date of Restoration.	Registration Number.	Name.		Address.
13,12.40	6728	Adams, Margaret Lamont		70 Paxton-street, East Malvern
2.8.40	8477	Adolphson, Evelyn Ida		c/o Mrs. Wills, 16 Church-street, Canterbury
1.11.40	6479	Anstee, Nina Frances		48 Snowden-avenue, Caulfield
13.12.40	6309	Bailiff, Joan Elliott		75 Aberdeen-street, Geelong
13,12.40	4313	Baker, Henrietta Mabel		Ashford Private Hospital, 55 Anzac-highway, A
			••	ford, South Australia
3.5.40	3396	Barrett, Ida		c/o Box 17, Swan Hill, Victoria
13,12,40	1097			68 Hodder-street, East Brighton
9.2.40	844	Bentley, Lena Lawrence		57 Sutherland-road, Armadale
9.2.40	7038	Black (née Langtree), Alexandra Martha		Omeo, Victoria
9.2.40	4288	Bonnin, Irene Gertrude Hillier		Army Nurses' Club, Anzac House, 4 Collins-stre
10 4 40	0.400	Davids William T		Melbourne
19.4.40	3408	Bourke, Winifred Eva	• • • • • • • • • • • • • • • • • • • •	27 Asling-street, Brighton
7.6.40	415	Brett, Marjoric Estelle	• • • • • • • • • • • • • • • • • • • •	Flat 1, "Airlie," 17 Avoca-street, South Yarra
9.2.40	6779	Drook (wee renton), Jamice Flora,		c/o Dr. Fitzpatrick, 3 Fenwick-street, Kew
19.4.40	7135	Brownbill, Constance Eileen	• • • • • • • • • • • • • • • • • • • •	353 Kooyong-road, Elsternwick
1.3.40	4322	Buchanan, Muriel Helena	• • • • • • • • • • • • • • • • • • • •	Children's Hospital, Convalescent Home, Sherbroom
13.12.40	1844	Burgess, Annic Isabel	• • • •	Community Hospital, Castlemaine
19.4.40	3802	Burke, Mary	• •	"St. Joseph," 48 Hill-street, Bendigo
9.2.40	3963	Burt (née Morrison), Ethel Catherine		1 Shierlaw-avenue, Canterbury
9.2.40	734	Busby (née Allmond), Dorothy Ethel	• • • • • • • • • • • • • • • • • • • •	56 Gillies-street, Fairfield
19.4.40	3902	Butler, Mary Cecelia	• • • • • • • • • • • • • • • • • • • •	c/o Mrs. Irving, Scotch College, Hawthorn
12.7.40	3481	Cameron, Jean Catherine	• • • • • • • • • • • • • • • • • • • •	452 Lonsdale-street, Melbourne
$9.2.40 \\ 12.7.40$	5294 3800	Campbell, Margaret Craig Cane, Bridget Ann	• • • • • • • • • • • • • • • • • • • •	415 St. Kilda-street, Elwood
4.10.40	4360		• • • • • • • • • • • • • • • • • • • •	25 James-street, Northcote
9.2.40	2169	Cannan (née McGeorge), Marion	• • • • • • • • • • • • • • • • • • • •	Box 412, Post Office, Mildura "Uralla," Olinda
13.9.40	3759		• • • • • • • • • • • • • • • • • • • •	Crawford street Chaltenham
1.3.40	218	Cecil, Mary Hilda (Sister)	••	Crawford-street, Cheltenham
1.11.40	5453	Chandler, Helen	• • • • • • • • • • • • • • • • • • • •	St. Vincent's Hospital, Victoria-parade, Fitzroy Netherby Post Office, via Nhill
2.8.40	592	Chester, Edith Mary		
1.3.40	5544	Clark, Annie Isabel		
				Yarra
12.7.40	208	Clark (née Ludbrook), Dorothy Christia	ana	95 375-4
13.9.40	751	Compton, Annie Lavinia		0 1371 1 1 T
19.4.40	4493	Cooke (née Hubbard), Esther Mary		
7.6.40	8344	Cooper, Elaine Rosellen		Base Hospital, Ballarat
13.12.40	4123	Court (née Brook Smith), Myra Isabel		34 Mathoura-road, Toorak
9.2.40	7433	Cronin, Carmel Winifred		
9,2,40	1941	Cronin, Mary Geraldine		Hill, Geelong St. Jude's Private Hospital, Minerva-road, He
	1	1		Hill, Geelong
9.2.40	2173	Dawson, Ida		
13.9.40	4833	Denholm, Elizabeth Margaret Jean		Neerim South Post Office, Gippsland
13.9.40	8742	Denton (née Rau), Lilian Cecilia		
13.9.40	4394	Dorward (née Attiwill), Rita Dulcie		77 South-road, Brighton Beach
9.2.40	877	Douglas (née Ellis), Grace Donaldson	••	
7.6.40 $2.8.40$	3748 8572	Dowling, Ellen Mary		
9.2.40	3347	Dugan, Jean Eileen Duncan, Elizabeth Inglis Dunphy, Sara Theresa Dwyer, Dorothy Evans, Annie Bethune		
1,3,40	2353	Dunphy, Sara Theresa	• • • • • • • • • • • • • • • • • • • •	
1.3.40	3805	Dwyer, Dorothy		
9.2.40	2334	Evans, Annie Bethune		
13.9.40	1539	Evans, Eva		
1.3.40	4374	Ezard, Rosamon Violet Sylvia		G-116-1 D:
		-		Derweil
7.6.40	4919	Farmer, Edna Isabel		"Shenstone," Merrigum, Goulburn Valley
1 0 40	2308	Farrell, Johanna Francis		Mount St. Evin's Hospital, Victoria-parade, Fitz
1.3.40	2192	Fishlock (née Wynne), Dorothy Eleanor		Arlington-street, Ringwood
13.12.40	3514	Fraser (née William), Williamens Rose		151 Victoria-road, Upper Hawthorn
13.12.40 13.9.40		Garnon-Owen (née Hunter), Florence		"Belvedere," High Street-road, Burwood
13.12.40 13.9.40 13.9.40	4558			c/o Mrs. Schuchard, 97 Argyle-road, East Kew
13.12.40 13.9.40 13.9.40 12.7.40	1026	Garrett (née Hunter), Shirley Stanley		
13.12.40 13.9.40 13.9.40 12.7.40 7.6.40	1026 4423	Garrett (née Hunter), Shirley Stanley Gooday (née Saunders), Dorothy		3 Farrington-street, Colac
13.12.40 13.9.40 13.9.40 12.7.40 7.6.40 9.2.40	1026 4423 1401	Garrett (née Hunter), Shirley Stanley Gooday (née Saunders), Dorothy Gray (née Holland), Ethel Emily Irene		3 Farrington-street, Colac 169 Kent-street, Ascot Vale
13.12.40 13.9.40 13.9.40 12.7.40 7.6.40 9.2.40 13.12.40	1026 4423 1401 6089	Garrett (née Hunter), Shirley Stanley Gooday (née Saunders), Dorothy Gray (née Holland), Ethel Emily Irene Greening, Winifred Clare		3 Farrington-street, Colac 169 Kent-street, Ascot Vale 737 Malvern-road, Toorak
13.12.40 13.9.40 13.9.40 12.7.40 7.6.40 9.2.40	1026 4423 1401	Garrett (née Hunter), Shirley Stanley Gooday (née Saunders), Dorothy Gray (née Holland), Ethel Emily Irene		3 Farrington-street, Colac 169 Kent-street, Ascot Vale 737 Malvern-road, Toorak

SUPPLEMENT TO THE REGISTER OF NURSES-continued.

Date of Restoration.	Registration Number.	Name.		Address.
13.9.40 1.3.40	1958 5767	Grutzner (née Abernethy), Madge Gwynne, Ivy		87 Nixon-street, Shepparton B.C.A. Nursing Centre, Cann River, via Orbosi
9,2,40	4152	Harbison, Ethel		Victoria c/o "Meads," Portsmouth-road, Esher, Surrey
7,6.40	6234	Hay, Dorothy Jean		England "Avoncourt," 622 Olive-street, Albury, New Sout
1,3,40	1722			Wales
1.3.40	1317	Hemmons, Phyllis Craven Holley (née Kavnaugh), Ethel		1 Barry-street, Kew 30 Howard-street, Box Hill
9.2.40	4646	Hughes, Elizabeth	• •	c/o Mr. R. Hughes, 115 Rippon-street, Ballars South
$3.5.40 \\ 12.7.40$	5126 6575	Hunter, Mary		3 Rocklyn-place, Launceston, Tasmania Child Welfare Depot, Park-street, West Brun
12,7,40	6910	Jakins, Nancy		wick Queenstown, Tasmania
3,5.40	3433	Jenkin, Vera Annie		c/o Sir Walter Carpenter, 19 O'Connell-stree
12.7.40	6092	Jennings, Emma Maud		Sydney, New South Wales Wesburn Lodge, Wesburn
13.12.40 13.9.40	3235 5643	Jones (née Peat), Nellie Monica Kermode (née Redmond), Mary Veronica	• • •	72 Park-street, Parkville 142 Grafton-street, Cairns, North Queensland
1.3.40	142	Kerville, Bessie Louisa		"Almondia," Tambo-avenue, East Preston
13.12.40	2669	Key, Kathleen Elizabeth		Queen Victoria Hospital, Mint-place, Melbourne
$7.6.40 \\ 13.12.40$	6093 5153	Kimber, Kathleen Flora Seppelt Kirk (née Cahill), Mary Josephine		"Seppeltsfield," Tanunda, South Australia c/o O. Cahill, Tongala
13.12.40	2125	Kirley, Emma Elizabeth		Base Hospital, Wangaratta
9.2.40	7122	La Mond, Mollie Eileen		Union Bank, Horsham
13.9.40 $9.2.40$	4716 1039	Lang, Alice Louisa	• •	Bass, South Gippsland 27 Adelaide-street, Malvern
19.4.40	5045	Larkan, Elma Mary		36 New-street, Brighton Beach
12,7.40	7806	Lawrence, Beatrice Pearl Leahy, Mary Leane, Catherine		1 Journal-street, Nowra, N.S.W.
$7.6.40 \\ 7.6.40$	8263 8762	Leany, Mary	• • •	c/o Mrs R. B. Coate, 163 Sycamore-street, Caulfie Base Hospital, Ballarat
13.9.40	5901	Lewington, Lorna Madge		Farm 770, Toorak RN., Leeton, New South Wal
13.12.40	4458	Ling, Doris Blatchford		Queen Victoria Hospital, Melbourne
$\frac{1.3.40}{9.2.40}$	1411 6456	Lohan, Sr. Mary Patrice	• •	St. Vincent's Hospital, Fitzroy St. Benedict's Hospital, Malvern
9.2.40	6883	MacGregor (née Gordon), Glen St. Ledger	• • •	24 Walmer-street, Kew
1.11.40	7502	Macgregor, Jean Agnes		8a, Eden Mansions, Dalgety-street, St. Kilda
$9.2.40 \\ 12.7.40$	3448 5730	MacRaughton, Helene Jean MacRae, Jean	• •	2 Odena-street, St. Kilda Dorset-road, Croydon
2.8.40	8502	Madden, Alice		Alfred-street, Sebastopol, Ballarat
9.2.40	1926	Mahoney, Ellen Catherine		Nurses' Club, 452 Lonsdale-street, Melbourne
$12.7.40 \\ 4.10.40$	912 3132	Mainland (née Francis), Millicent Alexandrina Martin, Beatrice Mary	• •	100 Highfield-road Canterbury c/o 19 Oakdake-avenue, Balwyn
13.9.40	4358	Milne, Laura Martha		5 Kensington-road, South Yarra
9.2.40	6099	Mitchell, Blanche	• •	"Akarana," Lilydale
19.4.40 $13.12.40$	7718 1385	Moloney, Shellah Ellen -Morris, Margaret Gourlay		St. Vincent's Hospital, Melbourne Foundling Hospital, Berry-street, East Melbourne
9.2.40	3935	Mudge, Grace Isobel	٠.	595 Pt. Nepean-road, Carrum
12.7.40 $13.12.40$	105 7392	Murphy, Bessie Francis	· ·	8 Ascot-street north, Ballarat 25 Yeovil-road, Burwood
7.6.40	5860	MeBride, Laura Ilma	• • •	c/o Capt. McBride, Allworth, via Straud, New Sout
13.9.40	6622	McColley (née Eldridge), Fanny Joy		Wales Esplanade, Lakes Entrance
7.6.40	5639	McCurry, Dolour	• •	"Loyola," McKenzie-street, Rochester
13.9.40 $9.2.40$	5791 5420	McGuire, Elizabeth Agnes		c/o Private Hospital, Heywood 35 Victoria-street, Footscray
13.9.40	2570	McIntyre, Amy		Yarragon, Gippsland
$7.6.40 \\ 12.7.40$	610 5098	McIntyre, Inez Flora McLaren, Janet Agnes	• •	12 Walsh-street, Ormond
9.2.40	7918	McLeod, Patricia Aileen	• • •	11 Montague-street, South Preston c/o Mrs. Kidman, 3 Smith-street, North Richmon
13.9.40	8440	McMahon, Veronica		c/o 5 Kensington-road, South Yarra
13.9.40	4019	McRae, Mary Alice	• •	Queen's Memorial Infectious Diseases Hospital
4.10.40	376	Neely, Lily Maude		"Penquit," Belmore-road, North Balwyn c/o Miss M. M. O'Connor, 12 Day-street, South Yar
9.2.40	1685	O'Connor, Mary Kathleen O'Halloran, Annie Catherine	• •	c/o Miss M. M. O'Connor, 12 Day-street, South Yar
2.8.40	7862	O'Halloran, Annie Catherine	••	c/o Mrs. P. J. McKenzie, Box 111, Barmera, Sou Australia
1.3.40	1334	O'Halloran, Sr. Mary Tahis		St. Vincent's Hospital, Melbourne
$12.7.40 \\ 9.2.40$	6788 4944	Parker, Hilda Agnes Parry (née Nicholl), Sydney Elma	• •	23 Yarra-street, Heidelberg Wahgunyah, Vic.
13.12.40	1648	Paterson, Barbara		81 Manning-road, East Malvern
13.9.40	7087	Paterson, Mary Buchanan		223 Military-road, Cremorne, Sydney, New Sou Wales
4.10.40	8030	Pearson, Bernadine		4 Parliament-place, Melbourne
12.7.40	6855	Penfold, Joan Marion		53 Prospect Hill-road, Camberwell
4.10.40 13.9.40	6673 5795	Peters, Clare Louise	• • •	Windsor Annexe, Spring-street, Melbourne Women's Hospital, Carlton
4.10.40	7969	Purves, Phyllis Ursula	::	"Monaro," L.L. Vale-road, Vermont
13.12.40	7844	Quin, Winifred		6 Langston-street, Bendigo
$1.3.40 \\ 7.6.40$	8098 5012	Rae, Mary Rosette	• •	St. Vincent's Hospital, East Melbourne 198 Inkerman-street, St. Kilda
12.7.40	6495	Ries, Isabel Margaret		118 Hotham-street, East Melbourne
12.7.40	5653	Rock, Jessie Beatrice	• •	55 Black-street, Middle Brighton 12 Monaro-road, Kooyong
1.3.40 $13.9.40$	5515 4896	Rooney, Ethel Adele	• • •	"Rohoboth," Yarrambat
1.3.40	183	Rowe (nés Knowles), Ruth Alma		Fryerstown
1.3.40	5273	Ryan, Sr. Mary Lucy (Catherine)		St. Vincent's Hospital, Fitzroy

Supplement to the Register of Nurses-continued.

Date of Restoration.	Registration Number.	Name.	Address.
4.10.40	2049	Sandars, Irene	40 Murray-street, Elsternwick
9.2.40	1023	Scott, Florence Ann Sophia	189 Cotham-road. Kew
9.2.40	2483	Scott, Maisie Ethel	Alfred Hospital, Prahran
13.9.40	1947	Shaw, Jessie Elizabeth	442 Auburn-road, Hawthorn
13.12.40	768	Shaw (née Derham), Margaret Ruth	459 Main-street, Mordialloc
1.3.40	6539	Shearer, Jean Ellen	92 Dandenong-road, Caulfield
1.3.40	208	Sholl, Sr. Mary Gerardus	St. Vincent's Hospital, Melbourne
13.9.40	775	Slatter (née Higgs), Ivy Mary	Trafalgar
12.7.40	4025	Sleep, Evelyn Victoria	373 Myers-street, Geelong
1.3.40	389	Smurthwaite (née Graham), Eileen Doris	67 Wattle-road, Hawthorn
9.2.40	7455	Steer, Helen Marjoric	"Bonnie Doon," Whorouly South
13.9.40	4527	Stirling, Marion (formerly Schneider, Emmi Amalia	Coutt's Memorial Home, 88 Scott-street, Newcas
13.9.40	4027	Marion)	New South Wales
1.3.40	7323	Suffern, Kathleen	6 Stoke-avenue, East Kew
1.3.40 $13.12.40$	7796		Craigicmains, Moulamein, New South Wales
	4447	l m * + '	157 Fisher-parade, Ascot Vale
19.4.40	4218	1 cm 1 cm 231	35 Albert-street, East Melbourne
9.2.40	8616	1 mm 1 m 10 (1 m 11) 1	"Terongie," Grey-street, Albany, Western Austr.
12.7.40	1305	Towl (née Graham), Gwendoline Maude	4 Epping-street, East Malvern
12.7.40	3595	Trembath (nee Bennett), Mary Elizabeth	"Colchester" Private Hospital, 68 James-str
1,3.40	3090	Tembath (wee Demiett), latery Enzadem	Northcote
13.9.40	5013	Trist, Vera Mary	Wick-street, Deniliquin, New South Wales
9.2.40	670	Tucker, Margaret Sarah	c/o Bank of New Zealand, Collins-street, Melbou
12.7.40	4364	Twomey, Frances	Glen Auburn Park, Lower Plenty
9.2.40	4205	Vallence, Elizabeth Mary	Bush Nursing Hospital, Moe
1.3.40	2455	Veech, Katie (Sr. M. Brian)	St. Vincent's Hospital, Melbourne
	4574	Wade (née Opie), Elsie Fraser	9 Loranne-street, Bentleigh
13.9.40 $4.10.40$	2123	Walsh, Mary M	"Taradell," Morwell, Gippsland
19.4.40	7371	Wark (née Franks), Christobel Eleanor	414 High-street, Preston
9.2.40	4255	Weavers, Leila Victoria	3 Mandeville-crescent, Toorak
9.2.40	5517	Weller, Gladys Margaret	c/o Mrs. G. Biggins, 44 Newton-street, Maryboro
$\frac{9.2.40}{2.8.40}$	8293	Whitaker (née Browning), Ada Winifred	262 Queen's-parade, Clifton Hill
7.6.40	8108	White, Muriel Grace	46 Stanhope-street, Malvern
19.4.40	3297	Whitelaw, Rita Mary	St. Mary's, Tasmania
7.6.40	7367	Wilkinson, Irane Winifred Grace	Maldon Hospital, Maldon
12.7.40	5895	Willan, Margaret Lilias	"Moani," Dorrington-avenue, East Malvern
13.9.40	3561	Williams, (Ada Belinda) Corrie	20 Learmonth-street, Moonee Ponds
1.3.40	1022	Williams, Myrtle Elizabeth	96 Collins-street, Melbourne
13.12.40	3671	Wilson, Ida Victoria	3 Leith-avenue, Sunshine
	5142	Winter, Ursula Phyllis	Women's Hospital, Carlton
7.6.40	2302	Wood, Emily Margaret	"Allambie," Metung
4.10.40	3207	Wood (née Griffith), Muriel	Mitchell-street, Swan Hill
12.7.40	2182	Woods, Ethel May	76 Stanhope-street, Malvern
1.11.40	1668	Woolrich, Nancy	c/o Mrs. Thompson, 232 Neerim-road, Carnegie
13.9.40 $12.7.40$	7300	Wynne, Dulcie Agnes	Pier-street, Altona
12.7.40 $12.7.40$	5352	Young (née Donovan), Pearl Gertrude	8 Walnut-street, Carnegie.

SUPPLEMENT TO THE REGISTER OF NURSES-continued.

NURSES BOARD.

The following names to be removed from the Register during 1940 owing to non-payment of the annual fee:-

Registration Number.	Name.	Registration Number.	Name.
0477	Adalahan Parka Ida	=======================================	G . II P
8477 80 5 7	Adolphson, Evelyn Ida	7929	Costello, Beautrice Lesley Stewart
811 3	Allan, Marjorie Effie Allen, Dorothy Annie	7302 8717	Coulston Appie Flimboth
3409	Anderson, Eileen May	8717	Coulston, Annie Elizabeth
1952	Anderson (née Webb), Marie	6616	Craig, Mary Alison
7522		8526	Croes, Audrey Mavis
	Andrews, Annie Wilga	6803	Crick, Maud Elizabeth
5568	Angus, Doris Gertrude	6684	Crimmins, Mary Ellen Teresa
6479	Anstee, Nina Frances	429	Cumming, Margaret
4523	Archer (née Jackman), Marion	5911	Cunningham, Marie Wilson
3569	Ash, Irene Evelyn	6686	Cunningham, Nora Mary
4459	Backhouse, Mary Emmeline Burder	6277	Cunningham, Rose Eileen
7928	Baker, Barbara Constance Carew	8486	Curran, Mary
5977 4701	Baldwin, Ella Winifred Barkes, Doris Veronica	8174	Curtis, Rose Mary
7055	Barr, Annie Margaret	6317	Dalgleish, May
1388		5467	Davey (nee Stephens), Dorothy
	Bath, Annie Elizabeth	6081	Davey, Marion Elizabeth
74 5907	Batterham, Ruth	1221	Davies, Helen Elizabeth Gwladys
	Bazloff, Ellen FitzGibbon Pozloff (a.e. FitzGibbon) Wibelmine Filen	7779	Davis, Iris Mamie
6008	Bazloff (née FitzGibbon), Wihelmina Ellen	7684	Davison, Edna May
8678	Boeham (née Browning), Betty Katharine	7369	Day, Phyllis Margaret
1956	Beeston (née Thompson), Mary Hannah	1179	de la Perrelle (néc McLean), Perth Lindsay
2762	Begley, Laura Beatrice May	4833	Denholm, Elizabeth Margaret Jean
8116	Bell, Freda Margery	7825	Dickie, Jean Christina
6344	Bell, Ivy Myrtlo Bennett (nie Lees), Annie	7342	Dickinson, Lillian Lee
3886		3506	Dickinson, Stella Evelyn
8522	Bennett, Audrey Evelyn Bennett, Constance Frances	4405	Dixson, Dorothy Anne
8230		7910	Doak, Christine Anne
6347	Blake, Ruby Hilda	709	Dobinson, Emily Burns
8117	Bohle, Doreen Bertram	8121	Dolan, Cecilia Mary
158	Bolam, Elsie Rose Beatrice	8074	Donahay, Dorothy Mushum
7982	Boniface, Amy	7579	Donohoe, Kathleen
5760	Bottomley (née Cragg), Myra Eileen	5352	Donovan, Pearl Gertrude
5621	Boucher, Winifred Constance Joyce	2702	Doran, Johanna
1579	Boulton (née Wilson), Margaret Ethel	7392	Douglas, Grace Anderson
7485	Bowe, Margaret Iris Bowers, Ruby Florence	3748	Dowling, Ellen Mary
6480		2239	Dowling, Teresa Evelyn
2513 326	Bowman, Ellen Elizabeth Brooke, Katie Winifred	6688	Druba, Alvina (known as Ethel)
6800	Brown, Louisa Jean Bethea	8256	Druce, Elsie Frances
3309		6278	Duffield, Joan Doris
829 3	Brownfield, Nellie Freda Browning, Ada Winifred	8572	Dugan, Jean Eileen
8231	Brownless, Elizabeth Dawn	7736	Duggan, Miriam
8603	Bryant, Ella Joan	6201	Duncanson, Nellie Catherine
6610	Bull, Berice May Violet	1750	Dunn, Alice
2405	Bull (née Wheeler), Lucy Sarah	7984	Dunn, Daphne Eileen
5395	Bunny, Edith Annette	7685	Dunn, Mary
4605	Burch, Lesley May	6483 6868	Dunster, Ruth Ruby
8395	Burke, Winifred Agnes	7932	Dutton, Hilda Mavis Edwards, Joy Laskey
1219	Burnett (nee Hay), Alice Victoria	4219	
7562	Burnett, Dorothea Anne		Evans, Bessie
7735	Burnett, Neena Elizabeth	5374 5583	Evans, Mary Bridget
8041	Burns, Thelma Clarice	944	Falconbridge, Iris Joyce Faragher, Dulcie Mona
6922	Butler, Dorothy Dennis	5279	Farloy, Inev Lenora
6714	Caine, Doris Evelyn	7859	
4791	Calder, Edith Arabelle	7859 4465	Fenton, Mary Ann
3481	Cameron, Jean Catherine	1241	Ferguson, Florence Isobei
5293	Campbell, Lorna	6369	Fergusson, Eileen
392	Campbell, Margaret Jessie	3437	Femiliough, Ada Harriet Jane Field (née Hensby), Violet Elizabeth
3800	Cane, Bridget Ann	4546	Fields, Agnes
4360	Cannan (née McGeorge), Marion	8349	Figgins, Honor Mary
4434	Cansick, Isobel Evelyn Rosamond	8309	
8232	Capon (née Hatton), Ivy Lucy	3389	Fischer, Ada Ruth Fitzgerald (née Goodwin), Effic Rachel
6011	Carroll, Margaret Winifred	1068	Fletcher, Hannah
1469	Carter (née Keeble), Annie	5943	Fogarty, Margaret R.
6612	Champion, Rachel Gwinneth	7185	Forbes, Dorothy Ida
5453	Chandler, Helen	7255	Ford, Ivy
6221	Chandley, Gertrude Ellen	6881	Ford, Nancy Frances
6419	Chapman, Elma Robarts	5376	Ford, Rose Hurlstone
7954	Chapman, Mary Eileen	5305	Forster, Leila May
4500	Charlton, Merle Irene	7221	Fotheringham, Mary Shanks
6613	Cheshire, Marjorie Helen	8257	Fowles, Gladys Gertrude
6315	Chisholm, Margaret Jean	. 5877	Fox (née Hanckel), Melba Exena
7768	Clark, Violet May		Fulwood, Doris Bertha
5869	Clough, Joy Eveline	7469 7898	
2996	Coburn (née Croxford), Adriah Mary	7828	Furphy, Knowla May
8119	Cole, Annie	8350	Garrott, Ethel Zota
7008	Coles, Katherine	8464	Garrett, Liala Victoria May
6878	Colley, Lilian Campbell	4410	Gartside, Agnes
		8757	Gavenlock, Olive Ida May
3849 5702	Cook Files Fitzgereld	8685	Geddes, Christina
	Cook, Eileen Fitzgerald	8009	Gelmi, Olive Francesca
8344	Cooper, Elaine Rosellen	7711	Gent, Phyllis Isabelle
6844	Cooper, Evelyn Mary	6023	Gibbs, Harriet
7032	Cooper, Joan Mary Cooper, Marjorie Esther	8351	Gibson, Doris Emily
			Alabaan (lowledge
7949 6939	Coote, Annie Ethel	5779 8527	Gibson, Gwladys Gillam, Betty

SUPPLEMENT TO THE REGISTER OF NURSES-continued.

egistration Number.	Name.	Registration Number.	Name.
7013	Goff, Elsie May	8762	Leane, Catherine
4796	Golding, Rosalie Edith	2794	Lehan, Nora
5985 7581	Goldsmith, Joan Dorothy Goodman, Betty	5217 1928	Leng, Constance
4550	Goonan, Mary Stella	1607	Leonard (née Simpson), Ada Margaret Lester (née May), Ida Lilian
8688	Gordon, Isabella Wiseman	8089	Lewis, Gwladys Monai
202	Gorman, Mary Kathleen	4134	Liddle, Elizaboth Jean
8353	Gough, May	3822	Lillie (née Alsop), Annie Nola
4969 2280	Grant, Barbara Helen Grant, Christina Isabel	7545 8019	Lindsay, Elizabeth Montgomerie Little, Nancy Kingston
8081	Green, Clara Marion	2967	Long, Monica Margorie
6324	Greenwood, Phyllis Elsie	5487	Lovett (née Homan), Alma Jeanne
4798	Grigg, Lyla Ralston	6161	Lyons, Alice Mary
1958 8494	Grutzner (née Abernethy), Madge Guthrie, Winifred	22 967	MacBeth, Jessie
4352	Hall, Jessie	1621	MacDougall (née Waterhouse), Ethel Jean Macfarlan, Isabel Evelyn
4103	Halloran, Kathleen Teresa	8432	MacFarlane, Emily Pauline Annette
8186	Hanson, Merna Marjorie	1595	MacGregor (née Jackson), Edith Dina
8235	Harris, Alice Ismay	7039	Mackrill, Mary Alicia Read
6973 5310	Harrison, Jean Harper Hartrick, Agnes McCoy	8502 5670	Madden, Alice
4469	Harvey, Helen Marion	6127	Maloney, Francesca Louise Malycha, Mary
8606	Haslemore, Eileen Brenda	11	Marshall, Margaret Emilie
8690	Hawke, Alison Graham	7401	Martin, Ada
7832	Hayes, Dora Nance	1617	Martin (née Grant), Eileen Gladys
2085	Henderson, Annie Belle Hendy, Doris Ethelwyn	2691	Marum, Isabel Catherine (Belle)
781 7303	Henry, Sylvia Dorothy Collier	3320 1274	Mason, Violet Maud Mathews, Jessie May
4668	Henshall, Eleanor Bertha	7963	Matters, Mavis Ethel
7635	Herbert, Mavis Lorraine	7567	Matthews, Hazel Cowell
8013	Hicks, Mavis	371	Mawhood, Edith Emily
1331	Higgins, Jean	2863	Meeny (nee Barry), Mary Aloysius
1176 8497	Hitchins (nee Phillips), Ruth Cumerford Hogan, Teresa Helen	8265 6816	Meiklejohn, Jean Mavis
5589	Holmes, Mary Josephine	7965	Metherall, Jean Midgley, Anne Grace
8045	Holmes, Merlyn Mary Patterson	8267	Milligan, Jean Elsie
382	Hooper, Marie Rose Delanie	8047	Mills, Hettie Mary
8530	Hopkins, Maude Emily	6564	Milne, Jean Webster
4930 7937	Horne, Margery Makin Horsfall, Rita Paterson	77 3 8 6579	Milnes, Ruth Mary
7015	Howard, Joyce Priscilla	7689	Mitchell, Hannah Corbett Mitchell, Helen Mary
2110	Howman, Mary Florence	8474	Mitchell, Sister Joan Michael (Elsie Sinclair)
2658	Huffer, Doris Elizabeth	7279	Moffett, Evelyn Adelle
2525	Hughes, Catherine Josephine	8048	Mogridge, Gladys Myrtle
6987	Hulley, Mary Kathleen Huntley, Isabella	1912 7259	Moore, Alice Mary
1582 5316	Hutchinson, Nellie Sharpe	1385	Morgan, Mary Margaret Morris, Margaret Gourlay
7397	Hyslop, Lillian	4417	Morrison, Ina
468	Ireland, Elizabeth Mary	5613	Morton, Gertrude Jane
2087	Jackson, Emily	8199	Mounster, Oenone Dacia
8147 6041	Jacobs, Eileen Margaret Mary Jacobs, Nellie Marion	20 3 9 105	Murphy, Bernadette Mary
6910	Jakins, Nancy	640	Murphy. Bessic Francis Murphy. Frances Josephine
6811	Jarman, Annie Margaret	8093	Murrihy, Lucy
6287	Jarman, Janet Catherine	7022	McCabe, Isabella Sophia
3079	Jeffrey, Mary	3528	McCauley, Mary
5880 6009	Jeffreys, Annie Mabel Jennings, Emma Maud	5639	McCurry, Dolour
6092 718	Johns, Edith E. Nevillo	1888 6640	McDonald, Frances Agnes McDonald, Jane Johan
8123	Johns, Mabel Loveday	7690	McDonald, Mary Gweneth
3930	Jones, Ann Winifred Jane	3605	McGillivray, Elsie
7016	Jones, Blodwen Maud	5462	McGladdery, Vira
5317	Jones, Eleanor Pearce .	7126	McGrath, Patricia Veronica
4253 8295	Jordan, Ellen Keamy, Beanie	1191 5791	McGrath, Veronica Annie McGregor, Margaret Mary
4013	Kearney, Eileen Patricia	3479	McInnes, Maude Eileen
8296	Kelaher, Gwendoline Thelma	2570	McIntyre, Amy
6025	Kelly, Kathleen Ann	2874	McKane, Blanche
5787 9676	Keogh, Helen Jean	1369	McKay, Beth
2676 7939	Kerr, Eleanora Campbell Kesting, Matilda Wilhelmina	1158 5323	McKay, Sadie McLaren, Lessey Isobel
6093	Kimber, Kathleen Flora Seppelt	6429	McLeod, Jean Sylvie
3780	Kimber, Vera Eugenia S.	7080	McMahon, Annie
4801	King, Anne Veronica	8440	McMahon, Veronica
8124	King, Mary Ellen	6784	McNamara, Margaret
7200 6989	Kinniburgh, Alice Marion Kirk, Rita Armadale	6332	McNaught, Jean
2125	Kirley, Emma Elizabeth	3783 7692	McPhie, Jean McVicar, Phyllis Blanche
4354	Knight, Elvie Edith	1287	Nason, Agnes Josephine
7120	Knox, Vera Isabel Frances	6896	Neal, Ethel Grace
7374	Koch, Mabel Jean	8442	Need, Kathleen Mary (Sister Mary Placid)
8555	Lampard, Dorothy	1744	Neilson, (née Campbell), Alison Belle
8357	Lane, Aileen Mary Langsford, Lillian Pearl	7808	Nelson, Grace Isabel
6873 7442	Langstord, Liman Feart Lanyon, Isla Madge	3248 3365	Nelson, Isabella Agnes Nevett (née Spicer), Florence Helen
8645	Larkin, Catherine Theresa	5970	Nevett (Me Spicer), Florence Helen Nippress, Aileen Jessie Evelyn
7806	Lawrence, Beatrice Pearl	606 3	O'Brien, Eileen Mary
8263	Leahy, Mary	1846	O'Donoghue, Mary Margaret Teresa
		7862	O'Halloran, Annie Catherine

Supplement to the Register of Nurses-continued.

Registration Number.	Name.	Registration Number.	Name.
8765	O'Halloran, Ellen Rowena	2929	Sandh Manada Anada
8536	Ohlmeyer, Ada Mirjam		Smyth, Margaret Anastasia
8659	O'Koefe, Elizabeth	5221	Snell, Leila Agnes
8150	O'Meagher, Gweneth Fitz-Gerald	3891	Spears, Violet May
5239	O'Rourke, Doreen	1238	Stephenson, Amy
4266	Ould, Elsie Phyllis	4856 7 9 77	Stevens, Gwendoline Sarah
5175	Owen (née Seuling), Irene Ethel	4961	Stevens, Margaret
7508	Oxenham, Mavis Elma	8614	Stewart, Mary Oliphant
6929	Page, Eileen Catherine	7384	Stratford, Fairlie Marion
4949	Parry, Joyce Ffoulkes	4050	Sutton, Agnes Mary
1648	Paterson, Barbara	1693	Swanton (née Fillans), Wilhelmina
8386	Paterson, Margery Josephine	8333	Symonds, Millicent Audrey
8051	Paterson, Marjorie	7796	Tame, Linda Matilda
3940	Patterson, Ellen Margaret	7416	Taylor, Beatrice Emily
8030	Pearson, Bernadine	8246	Taylor, Margaret Hamilton
6386	Pearson, Dorothea Phyllis Butler		Thomas, Ethel Grace
6855	Penfold, Joan Marion	7335	Thomas, Miriam Helen
3978	Perkins, Stella -	4428	Thompson, Gladys May
2340	Pethybridge, Maude Elizabeth	7946	Thompson, Phillis Ethel
243	Pittman, Henriotta	8392 8747	Thornton, Joan
8033	Pocklington, Dorothy		Thornton, Katherine Helen
635	Powell, Laura Merton	5168 3273	Thorpe, Nellie
8127			Timothy, Mary Agnes
85	Prosser, Marion Ivy Purcell, Annie Watkins Bennett V.	5600 8616	Tippett, Evryl Sara Chrissie
7969	Purves, Phyllis Ursula	8616	Tomlinson, Bethwyn Edith
7844		5458	Tracy (née Jones), Lavinia Winifred
7919	Quin, Winifred	3233	Trevitt (née Rennick), Christelle Annie
7313	Raggatt, Lilian May Ransome, Amy Myrtle	5363	Trist, Olivo
8742	Rau, Lilian Cecilia	5013	Trist, Vera Mary
8303		2532	Tulloh, Freda Grace
6874	Rawson, Una May Redden, Kathleen Violet	8558	Tunstall, Hilda Weatherby
2514	Reddie, Esther Eugenie	8249	Twine, Joan Isabel
7239	Reith, Margaret Jean	4364 129	Twomey, Frances
4865	Rendell, Fanny Orpah Madge	4216	Underwood, Eva Tryphena
8152	Richardson (nee Dempster), Frances Joyce	7533	Unsworth, Dorothy Ellen Voitch, Gladys Constance
7478	Richardson, Joan Gill	6213	
6604	Richardson, Margaret Barclay	6004	Vigar, Elizabeth Agnes Voullaire, Nicolette Wilhelmina
6465	Riddle, Jean Sorsby	5978	Wale (née Cameron), Marion Louise
6495	Ries, Isabel Margaret	5336	
4344	Ritchie, Margaret Rubina	7418	Walker, Jeanie Blair Walter, Dora Aylene
7413	Robbins (née Smith), Ellen May	5692	Ward (née Kelly), Kathleen Margaret
8243	Robertson, Elsie Elizabeth	5537	Wardle, Elsie
3070	Robin, Stella Agnes	8104	Warren, Eileen Gladys
8475	Robinson, Beryl Alexander	7731	Watson, Olga
4337	Robson, Elsie Isabel	6707	Watters, Helen Hardie
5653	Rock, Jessie Beatrice	7101	Watts, Drucilla Martha
3367	Rodger, Jean Purvis	3150	Welsh, Vora Maragret J.
8402	Rumbelow, Alfreda Emily	7672	Wesley-Smith, Ethel Moira Grace
8153	Russell, Alice	5141	Wettenhall, Phebe Eurgess
8306	Ryan, Bridget Frances	8538	White, Ada
4648	Safe, Dorothy Imelda	8108	White, Muriel Grace
5331	Saunders, Dorothy	6273	Whitford, Therese May Pauline
5644	Saville, Caroline Mary	7947	Whyte, Lorna Margaret
6174	Schleibs, Estella Emily	3702	Wilcock, Frances Alice
5109	Schulz, Frida Louise Agnes	6188	Wilde, Elsa Holon Marion
8216	Sculley, Monica	8599	Williams, Audrey Verdun
6245	Sell, Jean Gertrude Deans	8362	Williams, Irone Violet Lillian
4814	Shanahan, Elsie M.	8250	Williams, Mary Teresa
7740	Shaw, Georgine Hester Elfrida	8227	Williamson, Mabel Anne
6391	Shaw, Grace Maud	3735	Williamson, Nellie
8053	Shaw, Phyllis Forster	8600	Wills, Laura Isabel
2450	Shee (née Kirby), Eileen Mary	2781	Wilson, Melba Victoria
8665	Sheean, Kathleen Mary	475	Wilson, Ruby Emily Olive
8307	Shephard, Mary May	8228	Wiltshire, Helen Mary
4957	Sinclair, Jessie Violet	394	Wood, Elizabeth Sophia
7848	Sisely, Mavis Isobel	5506	Wood, Helen Eugenie Dennistoun
5925	Slaughter, Dorothy Kathleen	6906	Wood, Stella Muriel
6393	Smale, Maud Mary	4462	Wortley (née Dunk), Lena Grace
1771	Small (née Sheehan), Frances Nora	6815	Wynne (née Medcalf), Lillian Isabelle H.
7174	Smartt, Una Mary	7767	Young, Amelia Jane
7741	Smith, Hilda Sybil	4342	Young, Daisy
3767	Smith, Reta Dorothy		

Supplement to the Register of Nurses-continued.

NURSES BOARD.

Special Certificates for Infant Welfare Nursing were issued to the following during 1940:—

No.	Date.	Name.	Qualifications.
675A	9.2.40	Gladisch, Sister M. Augustinis	 . Tandara Training School, October, 1939
676A	9.2.40	Heading, Doris	. Victorian Baby Health Centres Association, June, 1938
677A	9.2.40	Hufnagel, Sister M. Zaccaria	. Tandarra Training School, October, 1939
678a	9.2.40	Lancaster, Bernardine Ellen	. Victorian Baby Health Centres Association, March, 1939
679A	9.2.40	Lancaster, Mary Rose	Victorian Baby Health Centres Association, March, 1939
680a	9.2.40	Lyons, Euphemia Guthrie	 . Tandarra Training School, October, 1939
681 A	9.2.40	Moden, Linda May	. Victorian Baby Health Centres Association, November, 193
682A	9.2.40	Phillips, Hazel	 . Tweddle Baby Hospital, February, 1939
683a	9.2.40	Smith (née Attiwill), Alice Marion	 . Victorian Baby Health Centres Association, July, 1939
684a	9.2.40	Smith, Marie	. Tweddle Baby Hospital, October, 1939
685a	1.3.40	Bazeley, Mina Frances	. Tandarra Training School, June, 1939
686a	1.3.40	Crees, Audrey Mavis	. Tweddle Baby Hospital, October, 1939
687a	1.3.40	Prichard, Bertha Louisa	. Presbyterian Babies' Home, February, 1939
688a	19.4.40	Johnstone, May Dora Wickham	. Victorian Baby Health Centres Association, March, 1940
689A	19.4.40	Little, Anne Bertha	. Tandarra Training School, June, 1939
690a	19.4.40	Sainsbury, Sybil Ray	. Tweddle Baby Hospital, February, 1940
691 A	19.4.40	Sawyer, Marma Adele	. Victorian Baby Health Centres Association, February, 1940
692A	3.5.40	Collins, Nellie Margaret Elizabeth	 . Victorian Baby Health Centres Association, March, 1940
693A	3.5.40	Mesley, Madge	. Tandarra Training School, February, 1938
694 A	3.5.40	Pitchford, Margaret Grace	. Truby King-Harris Hospital, Dunedin, New Zoaland; Twed
		, ,	Baby Hospital, February, 1940
695▲	3.5.40	Lay, Ella Marion	 . Tweddle Baby Hospital, February, 1940
696a	7.6.40	Carter (née Vaice), Marjorie	. Tandarra Training School, October, 1938
697a	7.6.40	Mounsey, Edna May	 . Victorian Baby Health Centres Association, November, 1939
698a	12.7.40	Miller, Muriel Margaret	 . Tweddle Baby Hospital, October, 1939
699▲	2.8.40	Mackenzie, Catharine Margaret	 . Tandarra Training School, June, 1940
700A	2.8.40	Milsom, Ruby Henrietta	. Tweddle Baby Hospital, June, 1940
701 A	2.8.40	Oakes, Rhoda Jean	. Tandarra Training School, June, 1940
702A	13.9.40	Dean, Ina Emily	. Tweddle Baby Hospital, June, 1940
703a	13.9.40	Grant, Isabel Jessie	 . Victorian Baby Health Centres Association, June, 1940
704A	13.9.40	Hellicar, Letitia Jocelyn	 . Victorian Baby Health Centres Association, June, 1940
705A	13.9.40	Kelly, Dulcie Mary	 . Tweddle Baby Hospital, June, 1940
706a	13.9.40	Luly, Gwendolen	 . Victorian Baby Health Centres Association, June, 1940
707A	13.9.40		 . Victorian Baby Health Centres Association, July, 1940
708a	13.9.40	Schrader, Eunice	 . Tweddle Baby Hospital, June, 1938
709A	13.9.40	Sheehan, Dorothy Mary	 . Victorian Baby Health Centres Association, November, 193
710a	13.9.40	Vickers, Bessie Hannah	 . Tandarra Training School, June, 1940
711a	4.10.40	Osmond, Una Mary	 . Presbyterian Babies' Home, July, 1940
712A	4.10.40	Renkin, Lettie Mary	 . Victorian Baby Health Centres Association, June, 1940
713a	1.11.40	Tresidder, Edith Kathleen	 . Victorian Baby Health Centres Association, July, 1940
714A	13.12.40	Ling, Doris Blatchford	 . Victorian Baby Health Centres Association, February, 1931
715a	13.12.40	Wilkie, Muriel Ruth	. Tandarra Training School, June, 1940

NURSES BOARD.

Special Certificates for Tuberculosis Nursing were issued to the following during 1940:-

No.	Date.	Name.	 	 Qualifications.	
10в 11в 12в		Shannon, Joan Kathleen Coleman, Doris Lillian Ross, Emmaretta Mary	 	 Austin Hospital, November, 1939 Austin Hospital, November, 1939 Austin Hospital, December, 1939	

NURSES BOARD.

Special Certificates for Orthopaedic Nursing were issued to the following during 1940:—

No.	Date.	Name.	Qualifications.
6c 7c 8c 9c	13.12.40 13.12.40 13.12.40 13.12.40	Cradock, Joan Foster, Laura Adeline Just, Lillian Ethel Richardson, Betty Howard	 Children's Hospital Children's Hospital Children's Hospital Children's Hospital

÷ .

·

.

.

·



GOVERNMENT GAZETTE.

Published by Authority.

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

No. 187]

THURSDAY, JULY 3.

[1941

Factories and Shops Acts.

DETERMINATION OF THE FURNITURE BOARD.

(PLANNING CARPETS, ETC., SECTION.)

Note.—This Determination applies to the whole of the State of Victoria.

IN accordance with the provisions of the Factories and Shops Acts the Wages Board which has the power to determine the lowest prices or rates which may be paid to any—

- (a) females employed as upholstresses, whether as carpet hands, table hands, or drapery hands;
- (b) males employed in planning and laying floor coverings, or fixing draperies, blinds, or screens;
- (c) males or females employed in making blinds-

but not including persons subject to the jurisdiction of the Tentmakers Board, has made the following Determination, namely:

(1) That on the 27th June, 1941, the adjusted Determination which came into force on the first pay period to commence in May, 1941, shall be revoked and replaced by this Determination.

(2)				App	RENTI	CES	AND IMPROVERS.
	Weekly Wage	8.					Proportion (to any place).
First year Second year Third year Fourth year Fifth year And thereafter the	APPRENTICES		Males. s. d. 18 5 28 1 37 5 55 10 73 9		27 31 40	t.	APPRENTICES. Males. One male apprentice to every three or fraction of three male workers receiving not less than the minimum wage. Females. One female apprentice to every female worker receiving not less than the minimum wage. IMPROVERS.
	IMPROVERS.						Males.
Under 16 years of age 16 and under 17 17 and under 18 18 and under 19 19 and under 20 20 and under 21	· · · · · · · · · · · · · · · · · · ·		Males. s. d. 16 8 18 5 28 1 37 5 55 10 73 9		31 40	i. 1	One male improver to every six or fraction of six male workers receiving not less than the minimum wage. Provided that at least three male workers receiving not less than the minimum wage must be employed before a male improver can be employed. Females. One female improver to every six or fraction of six female workers receiving not less than the minimum wage.
(3)	·-				Отня	ER F	Employees.
· <u></u>							WPDFIY WAGES

									WERKLY WAGES.							
												s of G.P.O., 0 Miles of elong, at and in the Gippsland cts.	Elsewhere in Victoria.			
				Male	s.					£	8.	d.	£	٠.	d.	
Carpet plan Cutter of lo Persons mo	ose cove unting,				 ls, fixin	 ig drapes	and ser	 eens, or	 laying		0 13			17 10		
floor co	OVers	::	<i>;</i> :		::	••		::			8 10		5 4		0	
				Femal	ea.							İ				
emales			•••		_	_	-			2	17	6	2	16	0	

Persons employed as second-hand carpet sewers shall be paid 25 per cent. in addition to the rates fixed above. No. 187.—7778/41.

(4) OBDINARY WEEK'S WORK.—The number of hours to constitute a week's work shall be as follows:—

44 hours \ To be worked between the times of beginning and 44 hours \ ending work shown below. Males Females Times of ending. Times of beginning. 6 p.m. Mondays to Fridays. 7.30 a.m. 1 p.m. Saturdays. 7.30 a.m.

(5) OVERTIME.—All time worked—

(a) Before or after the usual times of beginning and ending work;

(b) In excess of nine hours per day;

(c) In excess of 44 hours in any week;

shall be paid for at the rate of time and one half for the first four hours and double time thereafter, provided that all time worked between the hours of 9 p.m. and 7.30 a.m. shall be paid for at double time.

All work done outside the times of beginning and ending work on any holiday specified in clause (17) shall be paid for at the rate of double ordinary time.

No person under the age of sixteen years shall be permitted to work more than four hours' overtime in any week.

- (6) Shift Work.—Shift work may be worked subject to the following conditions :-
 - (a) Any afternoon or night shift which does not continue for five successive shifts shall be paid at the rate of time and a half.
 - (b) Except as hereinafter provided, for any afternoon or night shift which has been in operation for five successive shifts or more and less than one month ten per cent. more than ordinary rates shall be paid and after such shifts have continued for more than one month seven and a half per cent. more than ordinary rates shall be paid.
 - (c) Shift workers shall be paid overtime at the rate of time and a half for the first four hours and double time thereafter for all time worked in excess of shift hours.
 - (d) Employees who during a period of engagements work only on night shifts shall be paid at the rate of time and a quarter.
 - (e) When employees are called upon to work afternoon and night shifts only they shall change over week and week about and shall be paid ton per cent. above ordinary rates for both shifts.
 - (f) When employees work day and afternoon shifts only they shall change over week and week about and shall be paid ten per cent. extra for afternoon shifts.
 - (g) The ordinary hours of actual work or duty exclusive of meals break off duty (if any) of employees working on shift shall not exceed-
 - (i) eight in any one day or, (ii) 48 in any one week, or

 - (iii) an average of 44 per week during any period of three weeks of such employment upon such shifts.
- (7) TEA MONEY.—All employees required to work beyond the usual time of ending work shall be allowed 2s. tea money in addition to overtime rates as prescribed for in this Determination when the usual time of ending work is exceeded by two hours.
- (8) Terms of Engagement.—Except as herein in this Determination provided, all employees shall be employed by the week, Employees to become entitled to the weekly wage prescribed by this Determination must be available and ready and willing to perform auch work as the employer shall from time to time require on the days and during the hours usually worked by the class of employees affected. Where the majority of the employees of any establishment or of any department of such establishment agree to work part time for any period or to close down for any period on days other than the prescribed holidays, the provisions of the weekly wage shall not apply to any employee of such establishment or department during such periods.

Employment for the first two weeks of service at any time shall be from hour to hour at the weekly rate fixed.

-Casual labour at hourly rates may be engaged, provided the rates are 10 per cent. higher than those (9) CASUAL LABOUR. prescribed for weekly hands.

Casual labour means labour where an employer does not provide a full week's work, but does not include a weekly hand whose engagement is terminated in the middle of a week.

(10) TERMINATING EMPLOYMENT.—Employment to be terminated only by a week's notice on either side, and such notice may be given at any time during the week. This shall not affect the right of the employer to dismiss any employee without notice for malingering, inefficiency, neglect of duty, or misconduct, or to deduct payment for any time the employee cannot be usefully employed because of any strike, or through any breakdown of machinery, or any stoppage of work by any cause for which the employer cannot reasonably be abled expensible. be held responsible.

An employer shall not terminate the employment of an employee for the purpose of evading payment for the holidays prescribed by this Determination.

Where an employee is dismissed within seven days prior to any such holiday the re-engagement of such employee within seven days after such holiday shall be prima facie evidence that the employment was terminated for the purpose of evading payment for such holiday.

Where the employer terminates the employment within one week of a day on which a holiday occurs, the employee shall be paid for such holiday or holidays prescribed by this Determination, provided that such employee had been employed by the employer for a period of at least one week prior to the termination of the employment.

Should an employee be dismissed during the course of a week, any wages due to him or her shall be paid to him or her forthwith, or shall be posted to him or her within 24 hours.

(11) Special Rates for Sundays and Holidays.—Any employee who is employed on any holiday specified in clause (17) shall be paid at the rate of the ordinary time in addition to the usual rate.

All work done on Sundays shall be paid for at the rate of double time.

- (12) MIDDAY MEAL,—An interval of not less than 30 minutes shall be allowed for the midday meal between the hours of 12 noon and 2 p.m.
- (13) REST PERIOD.—When any spell of duty is for more than four hours, an interval of ten minutes, to be selected by the employer, shall be allowed in the third hour to females for refreshment. The interval shall be as part of the time of duty, without deduction of time-work pay. During such rest period the employees may leave their seats, but not the premises.
- (14) MIXED FUNCTIONS.—Where an employee is engaged in any one week for more than half of such week at work in a higher class than he or she is employed to perform, he or she shall be paid for the full week at the highest rate payable for any such work under this Determination; but if he or she is engaged for less than half of any such week, he or she shall only be paid at the rates fixed by this Determination for the work he or she actually performs.
- (15) MATERIALS TO BE PROVIDED.—Any person employed in wholly or partly preparing or manufacturing any article of furniture or in preparing any new or second-hand article of furniture shall be paid 6d. per hour in addition to the lowest rate fixed by this Determination, unless the following are provided by the employer if required in the performance of the work:—Benches, wood or iron clamps over 2 ft. 6 in., hand sorews (in excess of four), glue pots, and glue brushes and varnish brushes. Any employee engaged at frenchpolishing shall be supplied with all materials, including rags, brushes, and kit-box.

(16) ALLOWANCES FOR TRAVELLING TIME AND BOARD.—All time reasonably occupied by an employee in travelling to or from work outside the shop and outside ordinary hours and in travelling to and from work in a country district if engaged in the metropolitan district for employment in a country district shall be treated as time of duty and paid for at ordinary rates up to a maximum of eight nours for the journey, except on Sundays, when time and a half rates shall be paid up to a maximum of eight hours for the journey. Provided that, where an employee proceeds direct from his or her home to a job outside the factory, he or she shall be paid for all time reasonably occupied in travelling to the job in excess of the time usually taken to go from his or her home to the factory.

All fares and reasonable travelling expenses incurred by an employee in such travelling, including the cost (if any) incurred for meals—together with the reasonable cost of board and lodging if the employee has to be away from his or her home for a night—shall be paid to the employee.

The fares allowed shall be first class where the employee has to travel all night in connexion with his or her employer's business and in other cases the fares shall be second class.

The foregoing travelling and accommodation allowances shall be paid additional to the usual rates for the time employees are working.

When it is more convenient for the employee to go direct to the job from his or her home he or she shall do so, and start and cease work at the usual times customary at the factory, provided that any extra expense incurred by him or her in travelling shall be borne by the employer.

(17) Holldays.—All weekly wage employees shall be granted the following holidays without deduction of pay:—The days observed as New Year's Day, Australia Day (26th January), Good Friday, Easter Monday, Labour Day, Anzao Day, King's Birthday, Christmas Day, and Boxing Day.

All employees working on piece-work or task-work shall be granted the same holidays as are granted to weekly wage workers, and they shall, subject as hereinafter provided, be paid for such holidays the amount for each holiday based on the minimum weekly wage as set out in this Determination for the class of work performed.

If any of the above holidays occur on a Sunday or Saturday and are not observed on any other day, then employees shall not be paid for such Sunday, and shall be paid for such Saturday as for a half-day, but not otherwise.

All other weekly employees shall be paid for the above holidays an amount for each holiday based on the actual weekly wage paid to them by the employer.

Any employee absenting himself or herself from work on any portion of the working day preceding a holiday provided for herein other than Boxing Day and New Year's Day without permission from the employer or without having reasonable cause for having absented himself or herself from work shall not be entitled to payment for such holiday.

(18) Signmess, Accidents.—Any employee not attending duty shall lose his or her pay for the actual time of non-attendance unless he or she produces or forwards within 24 hours of the beginning of his or her absence evidence satisfactory to the management that his or her non-attendance was due to personal accident arising out of or in the course of his or her employment or to personal ill-health sufficient to incapacitate him or her for his or her usual work.

An employee shall not be entitled to payment for non-attendance on the ground of accident or ill-health for more than six days in each year.

For the purpose of this clause a year shall mean a period of twelve months commencing on the 17th day of August in each year

(19) PAY DAY.—All employees shall be paid weekly on any other day than Saturday.

No employer shall hold more than two days' pay in hand.

Any employee kept waiting for his or her pay on pay day for more than a quarter of an hour after the usual time for ceasing work shall be paid overtime rates after that quarter of an hour and as for a quarter of an hour at least.

(20) Time Book or Record.—(a) Employers shall provide at each shop, factory or place where work is being carried on a time book or record which shall contain a correct account of the hours worked and the wages received by each employee. Such time book or record shall be kept correctly entered up in ink and shall be open for inspection by a duly accredited official of the Federated Furnishing Trade Society of Australasia during the usual office hours at the office or other convenient place.

Provided that no inspection shall be demanded unless the accredited official of the said Society suspects that a breach of this Determination has been or is being committed and provided also that only one demand for such inspection shall be made in any one fortnight at the same establishment. The official making such inspection shall be entitled to take a copy of entries in any time and wages book relating to the suspected breach of this Determination.

- (b) The time occupied by an employee in filling in any time book or cards, or in making any records, shall be treated as time, of duty; but this clause does not apply to "checking" in or out at beginning or end of duty.
- (21) RIGHT OF ENTRY OF UNION OFFICIAL.—A duly accredited representative of the Federated Furnishing Trade Society of Australasia shall have the right to enter employers' workshops during the midday meal hour for the purpose of interviewing employees on legitimate Union business on the following conditions:—
 - (a) That he produces his authority to the gatekeeper or such other person as may be appointed by the employer;
 - (b) That he interview employees only at the places where they are taking their meal;
 - (c) That not more than one representative in all be in any workshop at any one time;
 - (d) That no one representative visit a workshop more than once in each week;
 - (e) That if any employer alleges that a representative is unduly interfering with his workshop or is creating disaffection amongst his employees or is offensive in his methods or is committing a breach of any of the previous conditions, such employer may refuse the right of entry but the representative shall have the right to bring such refusal before this Wages Board.
- (22) Piece-work.—The employer may fix his own piece-work prices or task rates provided such prices or rates enable an employee of average capacity working under like conditions to earn at least 10 per cent. more than the minimum weekly wage prescribed for the class of work performed. The same piece-work prices shall be paid to all piece-workers doing the same operation in the factory, whether they be apprentices or improvers on piece-work, or otherwise.

All piece workers who are available and ready and willing to work during the ordinary working hours shall be paid in each week in the case of males not less than 90s., and in the case of females not less than 57s. 6d.

(23) PERIODICAL ADJUSTMENT OF WAGES.—The wages rates set out in clause (3) are based upon the following basic wage for adult males and minimum wage for adult females, and, pursuant to the provisions of section 21 of the Factories and Shops Act 1934 shall be automatically increased or decreased by the same amount and at the same time as such basic wage and minimum wage.

The basic wage rates and minimum wage rates shown hereunder shall be adjusted as prescribed in clause (24).

Place.	Needs Basic Wage for Adult Males and Minimum Wage for Adult Females (Adjustable).	Loading (Constant).	Total Basic Wage for Adult Males and Mininum Wage for Adult Females.	Index Number Set Assigned.
Within 20 miles of G.P.O., Melbourne— Males Females Within 10 miles of G.P.O., Geelong, same as the contemporaneous basic wage and minimum wage for Melbourne Warrnambool, same as the contemporaneous basic wage and minimum wage for Melbourne Mildura and Gippsland districts, same as the contemporaneous basic wage and minimum wage for Melbourne Yallourn, until further order the same amount in excess of Melbourne as at present, viz., 6s. 6d. per week Elsewhere, 3s. and 1s. 6d. respectively less than the contemporaneous basic wage and minimum wage for Melbourne	\$ s. d. 4 1 0 2 3 6	£ s. d. 0 6 0 0 3 0	£ s. d. 4 7 0 2 6 6	Melbourne

⁽²⁴⁾ Adjustment of Basic Wage for Adult Males and Minimum Wage for Adult Females.—(a) Until the beginning of the first pay period to commence in August, 1941, the amounts of the basic wage and the minimum wage for females shall be as prescribed in clause (23).

For the purposes of this Determination the expression "Commonwealth Statistician's Retail Price Index Numbers" or any like expression means the numbers stated to be such Index Numbers in any document purporting, and not proved to be wrongly so purporting, to be printed by the Commonwealth Government Printer or to be signed by or on behalf of the Commonwealth Statistician.

- (1) The Index Number set to be applied to a place is that assigned thereto in clause (23).
- (2) The Index Number for the calendar quarter next preceding the period of or near a quarter for which the adjustment is made is to be ascertained.
- (3) The amounts assigned in the following table (or any extension thereof) to the Index Number Division comprising that Number are to be ascertained.
- (4) The needs basic wage and minimum wage for adult females shall be those assigned amounts during such period of or near a quarter.

Index Number Divisions.			Needs	Bas	c Wage.	Minimum Wage for Adult Females			Index Number Divisions.			Needs Pasic Wage.			Minimum Wage fo Adult Females.						
				£	8.	d.	£	8	. ι	d.						£	8.	d.	£	8.	d
735–746				3	0	0	i	13	3	0	896-9	07					13		l ī	19	6
747–759				3	1	0	1	13	3	6	908-9	19				3	14	Ó	2	0	ŏ
760-771				3	2	0	1	14	Ŀ	Ó	920-9	32				3	15	ō	$\bar{2}$	ŏ	6
772783				3	3	0	1	14	Ļ	6	933-9	44				3	16	o o	$\bar{2}$	ì	ŏ
784–796				3	4	0	1	15	5	0	945-9	56				3	17	Ō	2	ī	6
797–808				3	5	0	1	18	5	6	957-9	69				3	18	Ō	2	2	õ
809-820				3	в	0	1	16	3	0	970-9	81				3	19	Ô	$\bar{2}$	2	6
821-833				3	7	0	į t	16	3	6	982-9	93				4		ŏ	2	3	Õ
834-845				3	8	0	1	17	7	0	994-1	006				4	1	Ō	2	3	6
846-858				3	9	0	1	17	7	6	1007-	1018	3			4	2	Ó	2	4	Ō
859-870				3	10	0	1	18	3	0	1019-	1030)			4	3	0	2	4	6
871-882				3	11	0	1	18	3	6	1031-	1043	3			4	4	ő	2	5	ŏ
883-895				3	12	0	1 1	19)	0						_	-	-	I -		-

The Index Number Divisions in this table are based upon the equating of the Index Number 1,000 with a basic wage of 81s. per week and any extension of the table must be of the same construction as the table.

J. W. CLARKE, Chairman.

H. N. JONES, Secretary,

Melbourne, 12th June, 1941.

⁽b) During each future period of or near a quarter beginning with the first pay period to commence in an August, a November, a February, or a May, the amounts of the needs basic wage shall be adjusted by the following method according to the position and fluctuations (if any) of the Commonwealth Statistician's "All Items" Retail Price Index Numbers.

⁽c) The amounts of the weekly rates for apprentices and improvers shall be adjusted proportionately to the basic wage, and shall accord with the rates payable from time to time under the appropriate Award of the Commonwealth Court of Conciliation and Arbitration.

⁽d) The rates for piece-workers shall be increased or decreased in the same proportion as the rate for the journeymen or journeywomen in the respective classes.



VICTORIA

GOVERNMENT GAZETTE.

Published by Authority.

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

No. 188]

THURSDAY, JULY 3.

[1941

Factories and Shops Acts.

DETERMINATION OF THE FURNITURE BOARD.

(WOOD MANTELPIECE OR OVERMANTEL SECTION.)

Note.—This Determination applies to the whole of the State of Victoria.

IN accordance with the provisions of the Factories and Shops Acts, the Wages Board which has the power to determine the lowest prices or rates which may be paid to any person or porsons or classes of persons employed in the manufacturing processes of a maker of overmantels, and of wood mantelpieces other than wood mantelpieces to be painted, such as are usually made in sawmills or in repairing any such overmantels or wood mantelpieces, has made the following Determination, namely:—

(1) That on the 27th June, 1941, the adjusted Determination which came into force on the first pay period to commence in May, 1941, shall be revoked and replaced by this Determination.

(2

APPRENTICES AND IMPROVERS.

	Weekly	Wages.	Proportion (in any place).
Second year Third year Fourth year Fifth year	18 5 28 1 37 5 55 10 73 9 minimum	IMPROVERS. S. d. Under 16 years of age 16 8 16 and under 17 . 18 5 17 and under 18 . 28 1 18 and under 19 . 37 5 19 and under 20 55 10 20 and under 21 73 9	APPRENTICES. One apprentice to every three or fraction of three workers receiving not less than the minimum wage. IMPROVERS. One improver to every six or fraction of six workers receiving not less than the minimum wage. Provided that at least three workers receiving not less than the minimum wage must be employed before an improver can be employed.

(3)	OTHER EMPLOYEES.													
								Ĭ.	WEERLY	WAGES.				
	-	G.P.O. G.P.O. at Wa and in and (20 Miles of Melbourne; Miles of , Geelong; rrnambool, the Mildura hippsland stricts.	Elsewhere I Victoria.										
				- '	-			£	s. d.	£ s. d.				
Operator of Boult's carver or shapin	g machine	••	••	••	••	••	••	6	0 0	5 17 0				
Moulding machinist— (a) who grinds his own cutter								6	0 0	5 17 0				
(b) who does not grind his ow	n cutters						• • •	5	11 0	5 8 0				
abinetmaker, woodcarver	••		• •				-	6	0 0	5 17 0				
olishers required to spirit off or aci	d off						• • •	6	0 0	5 17 0				
ther polishers	••			••			• •	5	11 0	5 8 0				
Voodturner, painter, assembler		_	_			• •		5	11 0	5 8 0				
perator of band saw, jig saw, circular	saw. buzze	r. planer.	thicknes	ser, dove	tailer, ter	oner, mo	rtiser.	ļ		~ (, 0				
or glue jointer				••	••			5	8 0	5 5 0				
ersons setting up or operating copy	ing or auto	matic lat	he					5	8 0	5 5 0				
ersons cramping furniture			••	••	• •		• •	5	8 0	5 5 0				
ersons rubbing down, filling, varnisl	hing or sta	ining						5	3 0	5 0 0				
prayhands staining or lacquering	•						••	5	8 0	5 5 0				
Veneer cutters, matchers, layers or gl	ners engage	in the r	reparing	or maki	ng of ven	eered pan	els. or		-	~ ~ ~				
plywood, or coreboard, or partly			• • • • • • • • • • • • • • • • • • • •	• •	٠		٠	5	8 0	5 5 0				
ersons cramping, or glueing, or cem			together	partly p	repared t	imber		5	8 0	5 5 0				
imber bender, operator of sander, b	oring, or a	ay other	machine	not pro	vided for	above	••	5	0 0	4 17 0				
ersons packing mantelpieces or over		• ••			••		••		5 0	4 12 0				
tackers, yardmen	••	• •						4	0 0	4 7 0				
emale employed as veneer matcher								2	7 6	2 16 0				
All others							••	4)	0 0	4 7 0				

(4) Definitions.—A varnisher is a person employed solely coating with a brush or dipping parts of or completed articles of furniture of any class covered by this Determination with any oil or spirit varnish, lacquer, or substitute for such oil or spirit varnish or lacquer.

(5) Ordinary Week's Work.—The number of hours to constitute a week's work shall be as follows:—

 $44~{\rm hours}$ To be worked between the times of beginning and ending work shown $44~{\rm hours}$) below. Males Females Times of beginning. Times of ending 5 p.m. Mondays to Fridays. .. 12 noon Saturdays. 7.30 a.m.

(6) OVERTIME.—All time worked—

- (a) Before or after the usual times of beginning and ending work;
 (b) In excess of nine hours per day;
- (c) In excess of 44 hours in any week;

shall be paid for at the rate of time and one half for the first four hours and double time thereafter, provided that all time worked between the hours of 9 p.m. and 7.30 a.m. shall be paid for at double time.

All work done outside the times of beginning and ending work on any holiday specified in clause (18) shall be paid for at the rate of double ordinary time.

No person under the age of seventeen years shall be permitted to work more than four hours overtime in any week.

- (7) SHIFT WORK.—Shift work may be worked subject to the following conditions:-
 - (a) Any afternoon or night shift which does not continue for five successive shifts shall be paid at the rate of time and a half.
 - (b) Except as hereinafter provided, for any afternoon or night shift which has been in operation for five successive shifts or more and less than one month ten per cent. more than ordinary rates shall be paid and after such shifts have continued for more than one month seven and one-half per cent. more than ordinary rates shall be paid.
 - (c) Shift workers shall be paid overtime at the rate of time and a half for the first four hours and double time thereafter for all time worked in excess of shift hours.
 - (d) Employees who during a period of engagements work only on night shifts shall be paid at the rate of time and a quarter.
 - (e) When employees are called upon to work afternoon and night shifts only they shall change over week and week about and shall be paid ten per cent. above ordinary rates for both shifts.
 - (f) When employees work day and afternoon shifts only they shall change over week and week about and shall be paid ten per cent. extra for afternoon shifts.
 - (g) The ordinary hours of actual work or duty exclusive of meal breaks off duty (if any) of employees working on shift shall not exceed-
 - (i) eight in any one day, or

 - (iii) an average of 44 per week during any period of three weeks of such employment upon such shifts.
- (8) TEA MONEY.—All employees required to work beyond the usual time of ending work shall be allowed 2s. tea money in addition to overtime rates as prescribed for in this Determination when the usual time of ending work is exceeded by two hours.
- (9) TREMS OF ENGAGEMENT.—Except as herein in this Determination provided, all employees shall be employed by the week. Employees to become entitled to the weekly wage prescribed by this Determination must be available and ready and willing to perform such work as the employer shall from time to time require on the days and during the hours usually worked by the class of employees affected. Where the majority of the employees of any establishment or of any department of such establishment agree to work part time and upon the majority of the employees of any establishment or of any department of such establishment agree to work part time for any period or to close down for any period on days other than the prescribed holidays, the provisions of the weekly wage shall not apply to any employee of such establishment or department during such periods.

Employment for the first two weeks of service at any time shall be from hour to hour at the weekly rate fixed.

(10) CASUAL LABOUR.—Casual labour at hourly rates may be engaged, provided the rates are 10 per cent. higher than those

prescribed for weekly hands.

Casual labour means labour where an employer does not provide a full week's work, but does not include a weekly hand whose engagement is terminated in the middle of a week.

(11) TERMINATING EMPLOYMENT.—Employment to be terminated only by a week's notice on either side, and such notice may be given at any time during the week. This shall not affect the right of the employer to dismiss any employee without active for makingering, inefficiency, neglect of duty, or misconduct, or to deduct payment for any time the employee cannot be usefully employed because of any strike, or through any breakdown of machinery, or any stoppage of work by any cause for which the employer cannot reasonably be held responsible.

An employer shall not terminate the employment of an employee for the purpose of evading payment for the holidays prescribed by this Determination.

Where an employee is dismissed within seven days prior to any such holiday the re-engagement of such employee within seven days after such holiday shall be prima facie evidence that the employment was terminated for the purpose of evading payment for such boliday.

Where the employer terminates the employment within one week of a day on which a holiday occurs, the employee shall be paid for such holiday or holidays prescribed by this Determination, provided that such employee had been employed by the employer for a period of at least one week prior to the termination of the employment.

Should an employee be dismissed during the course of a week any wages due to him or her shall be paid to him or her Jorthwith or shall be posted to him or her within 24 hours.

(12) SPECIAL RATES FOR SUNDAYS AND HOLIDAYS.—Any employee who is employed on any holiday specified in clause (18) shall be paid at the rate of the ordinary time in addition to the usual rate.

All work done on Sundays shall be paid for at the rate of double time

- (13) MIDDAY MEAL.—An interval of not less than 30 minutes shall be allowed for the midday meal between the hours of 12 noon and 2 p.m.
- (14) REST PERIOD.—When any spell of duty is for more than four hours an interval of ten minutes, to be selected by the employer, shall be allowed in the third hour to females for refreshment. The interval shall be as part of the time of duty, without deduction of time-work pay. During such rest period the employees may leave their seats, but not the premises.
- (15) MIXED FUNCTIONS.—(a) Where an employee is engaged in any one week for more than half of such week at work in a higher class than he or she is employed to perform, he or she shall be paid for the full week at the highest rate payable for any such work under this Determination; but if he or she is engaged for less than half of any such week, he or she shall only be paid at the rates fixed by this Determination for the work he or she actually performs.
- (b) An assembler engaged up to twenty-five per cent. of his time in trimming straight square edges and making minor adjustments shall be paid the rate prescribed for an assembler. If so engaged more than twenty-five per cent, and not more than fifty per cent. of his time he shall be paid cabinet maker's rates for the time so engaged. If more than fifty per cent, of his time is so occupied he shall be paid cabinet maker's rates for the full time worked.

- (16) MATERIALS TO BE PROVIDED.—Any person employed in wholly or partly preparing or manufacturing any article of furniture or in preparing any new or second-hand article of furniture shall be paid 6d. per hour in addition to the lowest rate fixed by this Determination, unless the following are provided by the employer if required in the performance of the work:—Benches, wood or iron clamps over 2 ft. 6 in., hand screws (in excess of four), glue pots, and glue brushes and varnish brushes. Any employee engaged at french-polishing shall be supplied with all materials, including rags, brushes, and kit-box.
- (17) Allowances for Travelling Time and Board.—All time reasonably occupied by an employee in travelling to or from work outside the factory and outside ordinary hours and in travelling to and from work in a country district if engaged in the Metropolitan District for employment in a country district shall be treated as time of duty and paid for at ordinary rates up to a maximum of eight hours for the journey, except on Sundays, when time and a half rates shall be paid up to a maximum of eight hours for the journey. Provided that, where an employee proceeds direct from his or her home to a job outside the factory, he or she shall be paid for all time reasonably occupied in travelling to the before the factory of the paid for all time reasonably occupied. in travelling to the job in excess of the time usually taken to go from his or her home to the factory.

All fares and reasonable travelling expenses incurred by an employee in such travelling, including the cost, if any, incurred for meals, together with the reasonable cost of board and lodging if the employee has to be away from his or her home for a night, shall be paid to the employee

The fares allowed shall be first class where the employee has to travel all night in connexion with his or her employer's business and in other cases the fares shall be second class.

The foregoing travelling and accommodation allowances shall be paid additional to the usual rates for the time employees are

When it is more convenient for the employee to go direct to the job from his or her home he or she shall do so, and start and cease work at the usual times customary at the factory, provided that any extra expense incurred by him or her in travelling shall be borne by the employer.

(18) HOLIDAYS.—All weekly wage employees shall be granted the following holidays without deduction of pay: —The days observed as New Year's Day, Australia Day (26th January), Good Friday, Easter Monday, Labour Day, Anzac Day, King's Birthday, Christmas Day, and Boxing Day.

All employees working on piece-work or task-work shall be granted the same holidays as are granted to weekly wage workers, and they shall, subject as hereinafter provided, be paid for such holidays the amount for each holiday based on the minimum weekly wage as set out in this Determination for the class of work performed.

If any of the above holidays occur on a Sunday or Saturday and are not observed on any other day, then employees shall not be paid for such Sunday, and shall be paid for such Saturday as for a half day, but not otherwise.

All other weekly employees shall be paid for the above holidays an amount for each holiday based on the actual weekly wage paid to them by the employer.

Any employee absenting himself or herself from work on any portion of the working day preceding a holiday provided for herein other than Boxing Day and New Year's Day without permission from the employer or without having reasonable cause for having absented himself or herself from work shall not be entitled to payment for such holiday.

(19) Signess, Accidents.—Any employee not attending duty shall lose his or her pay for the actual time of non-attendance unless he or she produces or forwards within 24 hours of the beginning of his or her absence evidence satisfactory to the management that his or her non-attendance was due to personal accident arising out of or in the course of his or her employment or to personal ill-health sufficient to incapacitate him or her for his or her usual work.

An employee shall not be entitled to payment for non-attendance on the ground of accident or ill-health for more than six day in each year.

For the purpose of this clause a year shall mean a period of twelve months commencing on the 17th day of August in each year.

(20) PAY DAY.—All employees shall be paid weekly on any other day than Saturday.

No employer shall hold more than two days' pay in hand.

Any employee kept waiting for his or her pay on pay day for more than a quarter of an hour after the usual time for ceasing work shall be paid overtime rates after that quarter of an hour and as for a quarter of an hour at least.

(21) TIME BOOK OR RECORD.—(a) Employers shall provide at each shop, factory or place where work is being carried on a time book or record which shall contain a correct account of the hours worked and the wages received by each employee. Such time book or record shall be kept correctly entered up in ink and shall be open for inspection by a duly accredited official of the Federated Furnishing Trade Society of Australasia during the usual office hours at the office or other convenient place.

Provided that no inspection shall be demanded unless the accredited official of the said Society suspects that a breach of this Determination has been or is being committed and provided also that only one demand for such inspection shall be made in any one fortnight at the same establishment. The official making such inspection shall be entitled to take a copy of entries in any time and wages book relating to the suspected breach of this Determination.

- (b) The time occupied by an employee in filling in any time book or cards, or in making any records, shall be treated as time of duty; but this clause does not apply to "checking" in or out at beginning or end of duty.
- (22) RIGHT OF ENTRY OF UNION OFFICIAL.—A duly accredited representative of the Federated Furnishing Trade Society of Australasia shall have the right to enter employers workshops during the midday meal hour for the purpose of interviewing employees on legitimate Union business on the following conditions:-
 - (a) That he produces his authority to the gatekeeper or such other person as may be appointed by the employer;
 - (b) That he interview employees only at the places where they are taking their meal;
 - (c) That not more than one representative in all be in any workshop at any one time.
 - (d) That no one representative visit a workshop more than once in each week.
 - (e) That if any employer alleges that a representative is unduly interfered while workshop or is creating disaffection amongst his employees or is offensive in his methods or is committing a breach of any of the previous conditions, such employer may refuse the right of entry, but the representative shall have the right to bring such refusal before this Wages Board.
- (23) Piece-work.—The employer may fix his own piece-work prices or task rates, provided such prices or rates enable an employee of average capacity working under like conditions to earn at least 10 per cent. more than the minimum weekly wage prescribed for the class of work performed. The same piece-work prices shall be paid to all piece-workers doing the same operation in the factory whether they be apprentices or improvers on piece-work or otherwise.

All piece-workers who are available and ready and willing to work during the ordinary working hours shall be paid in each week, in the case of males not less than 90s. and in the case of females not less than 57s. 6d.

(24) Periodical Adjustment of Wages.—The wages rates set out in clause (3) are based upon the following basic wage for adult males and minimum wage for adult females, and, pursuant to the provisions of section 21 of the Factories and Shops Act 1934 shall be automatically increased or decreased by the same amount and at the same time as such basic wage and minimum wage.

The basic wage rates and minimum wage rates shown hereunder shall be adjusted as prescribed in clause (25).

Piaco.	Needs Baric Wage for Adult Males and Mnimum Wage for Adult Females (Adjustable).	Loading (Constant).	Total Basic Wage for Adult Males and Minimum Wage for Adult Females.	Index Number Set Assigned.
Within 20 miles of G.P.O., Melbourne— Males	£ s. d. 4 1 0 2 3 6	£ s. d. 0 6 0 0 3 0	£ s. d. 4 7 0 2 6 6	Melbourne

(25) Adjustment of Basic Wage for Adult Males and Minimum Wage for Adult Females.—(a) Until the beginning of the first pay period to commence in August, 1941, the amounts of the basic wage and the minimum wage for females shall be as prescribed in clause (24).

(b) During each future period of or near a quarter beginning with the first pay period to commence in an August, a November, a February, or a May, the amounts of the needs basic wage shall be adjusted by the following method according to the position and fluctuations (if any) of the Commonwealth Statistician's "All Items" Retail Price Index Numbers.

For the purposes of this Determination the expression "Commonwealth Statistician's Retail Price Index Numbers" or any like expression means the numbers stated to be such Index Numbers in any document purporting, and not proved to be wrongly so purporting, to be printed by the Commonwealth Government Printer or to be signed by or on behalf of the Commonwealth Statistician. Statistician.

(1) The Index Number set to be applied to a place is that assigned thereto in Clause (24).

(2) The Index Number for the calendar quarter next preceding the period of or near a quarter for which the adjustment is made is to be ascertained.

(3) The amounts assigned in the following table (or any extension thereof) to the Index Number Division comprising that Number are to be ascertained.

(4) The needs basic wage and minimum wage for adult females shall be those assigned amounts during such period of or near a quarter.

TABLE.

Inde	Index Number Divisions.			Needs Basic Wage.			Minimum Wage for Adult Females.			Index Num	Needs Basi	Minimum Wage for Adult Females,					
735-746 747-759 760-771 772-783 784-796 797-808 809-820 821-833 834-845 846-858 859-870 871-882 883-895				£ 3 3 3 3 3 3 3 3 3 3 3 3 3 3 3 3 3 3 3	0 1 2 3 4 5 6 7 8 9 10	d. 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	1 1 1 1 1 1 1	s. 13 13 14 14 15 16 16 17 17 18 18	6 0 6 0 6 0 6 0 6	896-907 908-919 920-932 933-944 945-956 957-969 970-981 982-993 994-1006 1007-1018 1019-1030 1031-1043			£ s. 3 13 3 14 3 15 3 16 3 17 3 18 4 0 4 1 4 2 4 3 4 4	d. 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0		8. 19 0 0 1 1 2 2 3 3 4 4 5 5	d. 6 0 6 0 6 0 6 0 6 0 0 6 0

The Index Number Divisions in this table are based upon the equating of the Index Number 1,000 with a basic wage of 81s. per week, and any extension of the table must be of the same construction as the table.

(c) The amounts of the weekly rates for apprentices and improvers shall be adjusted proportionately to the basic wage, and shall with the rates payable from time to time under the appropriate Award of the Commonwealth Court of Conciliation and Arbitration.

(d) The rates for piece-workers shall be increased or decreased in the same proportion as the rate for the journeymen or journeywomen in the respective classes.

J. W. CLARKE, Chairman.

H. N. JONES, Secretary.

Melbourne, 12th June, 1941.



VICTORIA

GOVERNMENT GAZETTE.

Published by Authority.

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

No. 189]

THURSDAY, JULY 3.

[1941

Factories and Shops Acts.

DETERMINATION OF THE FURNITURE BOARD.

(WIRE MATTRESS SECTION.)

Note.—This Determination applies to the whole of the State of Victoria.

IN accordance with the provisions of the Factories and Shops Acts, the Wages Board which has the power to determine the lowest prices or rates which may be paid to any person or persons, or classes of persons, employed in the manufacturing of wire mattresses has made the following Determination, namely:—

(1) That on the 27th June, 1941, the adjusted Determination which came into force on the first pay period to commence in May, 1941, shall be revoked and replaced by this Determination.

(2)

1

Apprentices and Improvers.

Week	y Wages.	Proportion (in any place).
APPRENTICES. 6. d. First year 18 5 Second year 28 1 Third year 37 5 Fourth year	17 and under 18 28 1	APPRENTICES. One apprentice to every three or fraction of three workers receiving not less than the minimum wage. IMPROVERS. One improver to every six or fraction of six workers receiving not less than the minimum wage. Provided that where no apprentices are employed one improver shall be allowed to every four or fraction of four workers receiving not less than the minimum wage. Provided also in any case that at least three workers receiving not less than the minimum wage must be employed before an improver can be employed.

(3)

OTHER EMPLOYEES.

									WEEKLY	Wages.	•
		_		<u></u>	- · · · , <u>-</u> -			Melbourne G.P.O., (Warrnambo Mildura an	iles of G.P.O., , 10 Miles of Geelong, at ool and in the di Gippsland tricts.	Elsewhere i	n Victoria.
Operator of Boult's carve Moulding machinist—	r or shapin	g machine	٠	••		••	• •		e. d. 0 0	£ 6 5 17	
. (a) who grinds his								6	0. 0	5 17	7 0
(b) who does not g	rind his ow:	cutters						5 1	1 0	5 8	3 0
Operator of buzzer, plane	r. thickness	er, circula	r saw. t	enoner, o	r mortiser			5	8 0	5 5	50.
Operator of sander, boring	, or any ot	hér machi	ine not	otherwise	apecified				o o	4 1	
Wireweaver					•		• • •	ī	4 6	5 1	1 6
			••	••	••	• •	• •				_
Stretcher-up, tacker-on, s	րուսա։-որ, ա	L ASTEDIST	er	••	• •	••	• •		3 0	5 (0
Spray hands	• •	• •	• •	••	••	• •			8 0	5 8	50
All others					• •			4 1	0 0	4 1	70

No. 189.--7780/41.

(4) ORDINARY WEEK'S WORK.—The number of hours to constitute a week's work shall be 44, to be worked between the times of beginning and ending work shown below:-

Times of beginning. Times of ending. 7.30 a.m. .. p.m. Mondays to Fridays. 7.30 a.m. .. 12 noon Saturdays.

- (5) OVERTIME.—All time worked—
 - (a) Before or after the usual times of beginning and ending work;
 - (b) In excess of nine hours per day;
 - (c) In excess of 44 hours in any week;

shall be paid for at the rate of time and one half for the first four hours and double time thereafter, provided that all time worked between the hours of 9 p.m. and 7.30 a.m. shall be paid for at double time.

All work done outside the times of beginning and ending work on any holiday specified in clause (16) shall be paid for at the rate of double ordinary time.

No person under the age of seventeen years shall be permitted to work more than four hours' overtime in any week.

- (6) SHIFT WORK.—Shift work may be worked subject to the following conditions:-
 - (a) Any afternoon or night shift which does not continue for five successive shifts shall be paid at the rate of time and a half.
 - (c) Shift workers shall be paid overtime at the rate of time and a half for the first four hours and double time thereafter for

 - all time worked in excess of shift hours.

 (d) Employees who during a period of engagements work only on night shifts shall be paid at the rate of time and a quarter.

 (e) When employees are called upon to work afternoon and night shifts only they shall change over week and week about and shall be paid ten per cent. above ordinary rates for both shifts.

 (f) When employees work day and afternoon shifts only they shall change over week and week about and shall be paid ten per cent. extra for afternoon shifts.
 - (g) The ordinary hours of actual work or duty exclusive of meal breaks off duty (if any) of employees working on shift shall not exceed-
 - (i) eight in any one day, or

 - (ii) 48 in any one week, or (iii) 48 in any one week, or (iii) an avorage of 44 per week during any period of three weeks of such employment upon such shifts.
- (7) Tea Money.—All employees required to work beyond the usual time of ending work shall be allowed 2s. tea money in addition to overtime rates as prescribed for in this Determination when the usual time of ending work is exceeded by two hours.
- (8) TERMS OF ENGAGEMENT.—Except as herein in this Determination provided, all employees shall be employed by the week. Employees to become entitled to the weekly wage prescribed by this Determination must be available and ready and willing to perform such work as the employer shall from time to time require on the days and during the hours usually worked by the class of employees affected. Where the majority of the employees of any establishment or of any department of such establishment agree to work part time for any period or to close down for any period on days other than the prescribed holidays, the provisions of the weekly wage shall not apply to any employee of such establishment or department during such periods.

Employment for the first two weeks of service at any time shall be from hour to hour at the weekly rate fixed.

(9) CASUAL LABOUR.—Casual labour at hourly rates may be engaged, provided the rates are 10 per cent. higher than those prescribed for weekly hands.

Casual labour means labour where an employer does not provide a full week's work, but does not include a weekly hand whose engagement is terminated in the middle of a week.

(10) Terminating Employment.—Employment to be terminated only by a week's notice on either side, and such notice may be given at any time during the week. This shall not affect the right of the employer to dismiss any employee without notice for malingering, inefficiency, neglect of duty, or misconduct, or to deduct payment for any time the employee cannot be usefully employed because of any strike, or through any breakdown of machinery, or any stoppage of work by any cause for which the employer cannot reasonably be held responsible.

An employer shall not terminate the employment of an employee for the purpose of evading payment for the holidays prescribed by this Determination.

Where an employee is dismissed within seven days prior to any such holiday the re-engagement of such employee within seven days after such holiday shall be prima facie evidence that the employment was terminated for the purpose of evading payment for such holiday.

Where the employer terminates the employment within one week of a day on which a holiday occurs, the employee shall be paid for such holiday or holidays prescribed by this Determination, provided that such employee has been employed by the employer for a period of at least one week prior to the termination of the employment.

Should an employee be dismissed during the course of a week, any wages due to him shall be paid to him forthwith or shall be posted to him within 24 hours.

(11) Special Rates for Sundays and Holidays.—Any employee who is employed on any holiday specified in clause (16) shall be paid at the rate of the ordinary time in addition to the usual rate.

All work done on Sundays shall be paid for at the rate of double time.

- (12) MIDDAY MEAL.--An interval of not less than 30 minutes shall be allowed for the midday meal between the hours of 12 noon and 2 p.m.
- (13) Mixed Functions.—Where an employee is engaged in any one week for more than half of such week at work in a higher class than he is employed to perform, he shall be paid for the full week at the highest rate payable for any such work under this Determination; but if he is engaged for less than half of any such week, he shall only be paid at the rates fixed by this Determination for the work he actually performs.
- (14) MATERIALS TO BE PROVIDED.—Any person employed in wholly or partly preparing or manufacturing any article of furniture or in preparing any new or second-hand article of furniture shall be paid 6d. per hour in addition to the lowest rate fixed by this Determination, unless the following are provided by the employer if required in the performance of the work:—Benches, wood, or iron clamps over 2 ft. 6 in., hand screws (in excess of four), glue pots, and glue brushes and varnish brushes. Any employee engaged at french polishing shall be supplied with all materials, including rags, brushes, and kit-box.
- (15) Allowances for Travelling Time and Board.—All time reasonably occupied by an employee in travelling to or from work outside the factory and outside ordinary hours and in travelling to and from work in a country district if engaged in the Metropolitan District for employment in a country district shall be treated as time of duty and paid for at ordinary rates up to a maximum of eight hours for the journey, except on Sundays, when time and a half rates shall be paid up to a maximum of eight hours for the journey. Provided that, where an employee proceeds direct from his home to a job outside the factory, he shall be paid for all time reasonably occupied in travelling to the job in excess of the time usually taken to go from his home to the factory.

All fares and reasonable travelling expenses incurred by an employee in such travelling, including the cost, if any, incurred for meals—together with the reasonable cost of board and lodging if the employee has to be away from his home for a night—shall be paid to the employee.

The fares allowed shall be first class where the employee has to travel all night in connexion with his employer's business and in other cases the fares shall be second class.

The foregoing travelling and accommodation allowances shall be paid additional to the usual rates for the time employees are working.

When it is more convenient for the employee to go direct to the job from his home, he shall do so, and start and cease work at the usual times customary at the factory, provided that any extra expense incurred by him in travelling shall be borne by the employer.

(16) HOLIDAYS.—All weekly wage employees shall be granted the following holidays without deduction of pay:—The days observed as New Year's Day, Australia Day (26th January), Good Friday, Easter Monday, Labour Day, Anzac Day, King's Birthday, Christmas Day, and Boxing Day.

All employees working on piece-work or task-work shall be granted the same holidays as are granted to weekly wage workers, and they shall, subject as hereinafter provided, be paid for such holidays the amount for each holiday based on the minimum weekly wage as set out in this Determination for the class of work performed.

If any of the above holidays occur on a Sunday or Saturday and are not observed on any other day, then employees shall not be paid for such Sunday, and shall be paid for such Saturday as for a half day, but not otherwise.

All other weekly employees shall be paid for the above holidays an amount for each holiday based on the actual weekly wages paid to them by the employer.

Any employee absenting himself from work on any portion of the working day preceding a holiday provided for herein other than Boxing Day and New Year's Day without permission from the employer, or without having reasonable cause for having absented himself from work, shall not be entitled to payment for such holiday.

(17) Signess, Accidents.—Any employee not attending duty shall lose his pay for the actual time of non-attendance unless he produces or forwards within 24 hours of the beginning of his absence evidence satisfactory to the management that his non-attendance was due to personal accident arising out of or in the course of his employment or to personal ill health sufficient to incapacitate him for

An employee shall not be entitled to payment for non-attendance on the ground of accident or ill health for more than six days in each year.

For the purpose of this clause a year shall mean a period of twelve months commencing on the 17th day of August in each year.

(18) PAY DAY.—All employees shall be paid weekly on any other day than Saturday.

No employer shall hold more than two days pay in hand.

Any employee kept waiting for his pay on pay day for more than a quarter of an hour after the usual time for ceasing work shall be paid overtime rates after that quarter of an hour and as for a quarter of an hour at least.

(19) TIME BOOK OR RECORD.—(a) Employers shall provide at each shop, factory or place where work is being carried on a time book or record which shall contain a correct account of the hours worked and the wages received by each employee. Such time book or record shall be kept correctly entered up in ink and shall be open for inspection by a duly accredited official of the Federated Furnishing Trade Society of Australasia during the usual office hours at the office or other convenient place.

Provided that no inspection shall be demanded unless the accredited official of the said society suspects that a breach of this Determination has been or is being committed and provided also that only one demand for such inspection shall be made in any one fortnight at the same establishment. The official making such inspection shall be entitled to take a copy of entries in any time and wages book relating to the suspected breach of this Determination.

- (b) The time occupied by an employee in filling in any time book or cards, or in making any records, shall be treated as time of duty: but this clause does not apply to "checking" in or out at beginning or end of duty.
- (20) RIGHT OF ENTRY OF UNION OFFICIAL.—A duly accredited representative of the Federated Furnishing Trade Society of Australasia shall have the right to enter employers' workshops during the midday meal hour for the purpose of interviewing employees on legitimate Union business on the following conditions:—

 - (a) That he produces his authority to the gatekeeper or such other person as may be appointed by the employer;
 (b) That he interview employees only at the places where they are taking their meals;
 (c) That not more than one representative in all be in any workshop at any one time;
 (d) That no one representative visit a workshop more than once in each week;
 (e) That if any employer alleges that a representative is unduly interfering with his workshop or is creating disaffection amongst his employees or is offensive in his methods or is committing a breach of any of the previous conditions, such employer may refuse the right of entry but the representative shall have the right to bring such refusal before this Wagas Roard. before this Wages Board.
- (21) PIECE-WORK.—The employer may fix his own piece-work prices or task rates, provided such prices or rates enable an employee of average capacity working under like conditions to earn at least 10 per cent. more than the minimum weekly wage prescribed for the class of work performed. The same piece-work prices shall be paid to all piece-workers doing the same operation in the factory, whether they be apprentices or improvers on piece-work, or otherwise.

All piece-workers who are available and ready and willing to work during the ordinary working hours shall be paid in each week not less than 90s.

(22) Periodical Adjustment of Wages.—The wages rates set out in clause (3) are based upon the following basic wage for adult males and minimum wage for adult females, and, pursuant to the provisions of section 21 of the Factories and Shops Act 1934 shall be automatically increased or decreased by the same amount and at the same time as such basic wage and minimum wage.

The basic wage rates and minimum wage rates shown hereunder shall be adjusted as prescribed in clause (23).

Place.	for A and Wage	dult Min for ema	ic Wage Males imum Adult les able).		ing int).	for A and Wage	dult Min	lc Wage t Males imum Adult les.	Index Number Set Assigned.
Within 20 miles of G.P.O., Melbourne—	1		d.		d.	i		d.	
Males Females Within 10 miles of G.P.O., Geelong, same as the contemporaneous basic wage and minimum wage for Melbourne Warrnambool, same as the contemporaneous basic wage and minimum wage for Melbourne	2	3	6		0	2	6	0 6	Melbourne
didura and Gippsland districts, same as the contemporaneous basic wage and minimum wage for Melbourne 'allourn, until further order the same amount in excess of Mel- bourne as at present, viz., 6s. 6d. per week									
Elsewhere, 3s. and 1s. 6d. respectively less than the contem- poraneous basic wage and minimum wage for Melbourne									

- : (23) Adjustment of Basic Wage for Adult Males and Minimum Wage for Adult Females.—(a) Until the beginning of the first pay period to commence in August, 1941, the amounts of the basic wage and the minimum wage for females shall be as prescribed in clause (22).
- (b) During each future period of or near a quarter beginning with the first pay period to commence in an August, a November, a February, or a May, the amounts of the needs basic wage shall be adjusted by the following method according to the position and fluctuations (if any) of the Commonwealth Statistician's "All Items" Rotail Price Index Numbers.

For the purposes of this Determination the expression "Commonwealth Statistician's Retail Price Index Numbers" or any like expression means the number stated to be such Index Numbers in any document purporting, and not proved to be wrongly so purporting, to be printed by the Commonwealth Government Printer or to be signed by or on behalf of the Commonwealth Statistician.

- (1) The Index Number set to be applied to a place is that assigned thereto in clause (22).
- (2) The Index Number for the calendar quarter next preceding the period of or near a quarter for which the adjustment is made is to be ascertained.
- (3) The amounts assigned in the following table (or any extension thereof) to the Index Number Division comprising that number are to be ascertained.
- (4) The needs basic wage and minimum wage for adult females shall be those assigned amounts during such period of or near a quarter.

TARLE.

Inde	Index Number Divisions.				Needs Basic Wage.				Wage for males.	Index Number Divisions.				Bas	ic Wage.	Minimum Wage for Adult Females.			
735-746 747-759 760-771 772-783 784-796 797-808 809-820 809-820 834-845 846-858 859-870 871-882 883-895		:: .		41 63 63 63 63 63 63 63 63 63 63 63 63 63	0 1 2 3 4 5 6 7 8 9	0 0 0	£ 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	8. 13 13 14 14 15 16 16 17 17 18 18	0 6 0 6	896-907 908-919 920-932 933-944 945-956 957-969 982-993 994-1006 1007-1018 1019-1030 1031-1043			£ 3 3 3 3 3 4 4 4 4 4 4 4 4 4 4 4 4 4 4	13 14 15 16 17 18 19 0 1 2	d. 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	£ 1 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2	8. 19 0 0 1 1 2 2 3 3 4 4 5	d. 6 0 6 0 6 0 6 0 6 0 0 6 0 0 6 0 0 6 0	

The Index Number Divisions in this table are based upon the equating of the Index Number 1,000 with a basic wage of 81s. per week, and any extension of the table must be of the same construction as the table.

(c) The amounts of the weekly rates for apprentices and improvers shall be adjusted proportionately to the basic wage, and shall accord with the rates payable from time to time under the appropriate Award of the Commonwealth Court of Conciliation and Arbitration.

(d) The rates for piece-workers shall be increased or decreased in the same proportion as the rate for the journeymen or journeywomen in the respective classes.

J. W. CLARKE, Chairman.

H. N. JONES, Secretary.

Melbourne, 12th June, 1941.



VICTORIA GOVERNMEN GAZETTE.

Bublished by Anthority.

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

No. 190]

THURSDAY, JULY 3.

[1941

Factories and Shops Acts.

DETERMINATION OF THE FURNITURE BOARD.

(BEDDING SECTION.)

Note.—This Determination applies to the whole of the State of Victoria.

N accordance with the provisions of the Factories and Shops Acts, the Wages Board which has the power to determine the lowest prices or rates of payment payable to any person employed in the manufacture of mattresses or bedding has made the following Determination, namely :-

(1) That on the 27th June, 1941, the adjusted Determination which came into force on the first pay period to commence in May, 1941, shall be revoked and replaced by this Determination.

APPRENTICES AND IMPROVERS.

		W	oekly Wa	ges.			Proportion (in any place).
	4	AP	PRENTIC	E9.			Apprentices.
· 190	First year Second year Third year Fourth year Fifth year And thereafter t	 he minimu	 m wage.	Males. s. d. 18 5 28 1 37 5 55 10 73 9		Females. s. d. 17 10 27 1 31 3 40 7 46 7	Males. One male apprentice to every three or fraction of three male workers receiving not less than the minimum wage. Females. One female apprentice to every female worker receiving not less than the minimum wage. IMPROVERS. Males.
	•	In	IPBOVES	Males.		Females. s. d.	One male improver to every six or fraction of six male workers receiving not less than the minimum wage. Provided that where no apprentices are employed one male improver shall be allowed to every four or fraction of four male workers receiving not less than
	Under 16 years of 16 and under 17 17 and under 18 18 and under 19	age		16 8 18 5 28 1 37 5		14 11 17 10 27 1 31 3	the minimum wage. Provided also in any case that at least three male workers receiving not less than the minimum wage must be employed before a male improver can be employed. Females.
	19 and under 20 20 and under 21	••		55 10 73 9	••	40 7 46 7	One female improver to every six or fraction of six female workers

Che iemaie improver to every six or floation of six female west-receiving not less than the minimum wage.

Provided that where no female apprentices are employed one female improver shall be allowed to every four or fraction of four female workers receiving not less than the minimum wage.

(3)					ОтнЕ	в Емг	LOYEES.							
											WERE	T WAGES.		
					_		·		G.P.O Warrnan Mildura	ne, ., G aboc and	les of G.P.O., 10 Miles of selong, at ol and in the Gippsland icts.	1	ere i	n Victoria.
			Males						£	8.	d.	£	8.	d.
Bedding hands eng All others	-	ing or	quilting, i	noludin	g repairers	::		::			6 0	5 4		6 0
			Female	s.										
Females	••	••	••					••	2	17	6	2	16	0

Persons employed on second-hand bedding shall be paid 25 per cent. in addition to the rates fixed above.

(4) OBDINARY WEEK'S WORK.—The number of hours to constitute a week's work shall be as follows:—

44 hours To be worked between the times of beginning and 44 hours and ending work shown below. Males Females . Times of Ending. Times of Beginning. 7.30 a.m. .. 5.15 p.m. Mondays to Fridays. 12 noon Saturdays. 7.30 a.m. ..

(5) OVERTIME.—All time worked

(a) Before or after the usual times of beginning and ending work;

(a) Delive or after the use since of segmining and enting work;

(b) In excess of nine hours per day;

(c) In excess of 44 hours in any week;

shall be paid for at the rate of time and one-half for the first four hours and double time thereafter, provided that all time worked between the hours of 9 p.m. and 7.30 a.m. shall be paid for at double time.

All work done outside the times of beginning and ending work on any holiday specified in clause (17) shall be paid for at the rate of the beginning time.

of double ordinary time.

No person under the age of seventeen years shall be permitted to work more than four hours overtime in any week.

(6) SHIFT WORK .- Shift work may be worked subject to the following conditions:

a) Any afternoon or night shift which does not continue for five successive shifts shall be paid at the rate of time and a half. (a) Any attention of negative states as hereinafter provided, for any afternoon or night shift which has been in operation for five successive shifts or more and less than one month ten per cent. more than ordinary rates shall be paid and after such shifts have continued for more than one month seven and one half per cent. more than ordinary rates shall be paid.
 (c) Shift workers shall be paid overtime at the rate of time and a half for the first four hours and double time thereafter for

- (c) Sint workers shall be paid overther as the face of the and a half of the interference of the characteristics all time worked in excess of shift hours.

 (d) Employees who during a period of engagements work only on night shifts shall be paid at the rate of time and a quarter.

 (e) When employees are called upon to work afternoon and night shifts only they shall change over week and week about and shall be paid ten per cent. above ordinary rates for both shifts.

 (f) When employees work day and afternoon shifts only they shall change over week and week about and shall be paid ten per cent. extra for afternoon shifts.
- (q) The ordinary hours of actual work or duty exclusive of meal breaks off duty (if any) of employees working on shift shall not exceed-
 - (i) eight in any one day or,

(ii) 48 in any one week, or

- (iii) an average of 44 per week during any period of three weeks of such employment upon such shifts.
- (7) TEA MONEY.—All employees required to work beyond the usual time of ending work shall be allowed 2s. tea money in addition to overtime rates as prescribed for in this Determination when the usual time of ending work is exceeded by two hours.
- (8) Terms of Engagement.—Except as herein in this Determination provided, all employees shall be employed by the week. Employees to become entitled to the weekly wage prescribed by this Determination must be available and ready and willing to perform such work as the employer shall from time to time require on the days and during the hours usually worked by the class of employees affected. Where the majority of the employees of any establishment or of any department of such establishment agree to work part time for any period or to close down for any period on days other than the prescribed holidays, the provisions of the weekly wage shall not apply to any employee of such establishment or department during such periods.

 Employment for the first two weeks of service at any time shall be from hour to hour at the weekly rate fixed.

(9) Casual Labour.—Casual labour at hourly rates may be engaged, provided the rates are 10 per cent. higher than those prescribed

Casual labour means labour where an employer does not provide a full week's work, but does not include a weekly hand whose engagement is terminated in the middle of a week.

(10) Terminating Employment.—Employment to be terminated only by a week's notice on either side, and such notice may be given at any time during the week. This shall not affect the right of the employer to dismiss any employee without notice for malingering, inefficiency, neglect of duty, or misconduct, or to deduct payment for any time the employee cannot be usefully employed because of any strike, or through any breakdown of machinery, or any stoppage of work by any cause for which the employer cannot reasonably be held responsible.

An employer shall not terminate the employment of an employee for the purpose of evading payment for the holidays prescribed by this Determination.

by this Determination.

Where an employee is dismissed within seven days prior to any such holiday the re-engagement of such employee within seven days after such holiday shall be prima facie evidence that the employment was terminated for the purpose of evading payment for such

Where the employer terminates the employment within one week of a day on which a holiday occurs, the employee shall be paid for such holiday or holidays prescribed by this Determination, provided that such employee had been employed by the employer for a period of at least one week prior to the termination of the employment.

Should an employee be dismissed during the course of a week any wages due to him or her shall be paid to him or her forthwith or shall be posted to him or her within 24 hours.

(11) Special Rates for Sundays and Holidays.—Any employee who is employed on any holiday specified in clause (17) shall be paid at the rate of the ordinary time in addition to the usual rate.

All work done on Sundays shall be paid for at the rate of double time.

- (12) MIDDAY MEAL.—An interval of not less than 30 minutes shall be allowed for the midday meal between the hours of 12 noon and 2 p.m.
- (13) Rest Perion.—When any spell of duty is for more than four hours, an interval of ten minutes, to be selected by the employer, shall be allowed in the third hour to females for refreshment. The interval shall be as part of the time of duty, without deduction of time-work pay. During such rest period the employees may leave their seats, but not the premises.
- (14) Mixed Functions.—Where an employee is engaged in any one week for more than half of such week at work in a higher class than he or she is employed to perform, he or she shall be paid for the full week at the highest rate payable for any such work under this Determination; but if he or she is engaged for less than half of any such week, he or she shall only be paid at the rates fixed by this Determination for the work he or she actually performs.
- (15) MATERIALS TO BE PROVIDED.—Any person employed in wholly or partly preparing or manufacturing any article of furniture or in preparing any new or second-hand article of furniture shall be paid 6d. per hour in addition to the lowest rate fixed by this Determination, unless the following are provided by the employer if required in the performance of the work:—Benches, wood or iron clamps over 2 ft. 6 in., hand screws (in excess of four), glue pots, and glue brushes and varnish brushes. Any employee engaged at frenchpolishing shall be supplied with all materials, including rags, brushes, and kit-box.
- (16) ALLOWANCES FOR TRAVELLING TIME AND BOARD.—All time reasonably occupied by an employee in travelling to or from work (16) ALLOWANCES FOR TRAVELLING TIME AND BOARD.—All time reasonably occupied by an employee in travelling to or from work outside the shop and outside ordinary hours, and in travelling to and from work in a country district if engaged in the Metropolitan district for employment in a country district, shall be treated as time of duty and paid for at ordinary rates up to a maximum of eight hours for the journey, except on Sundays, when time and a half rates shall be paid up to a maximum of eight hours for the journey. Provided that, where an employee proceeds direct from his or her home to a job outside the factory, he or she shall be paid for all time reasonably occupied in travelling to the job in excess of the time usually taken to go from his or her home to the factory.

 All farcs and reasonable travelling expenses incurred by an employee in such travelling, including the cost, if any, incurred for meals, together with the reasonable cost of board and lodging if the employee has to be away from his home for a night, shall be raid to the employee.

paid to the employee.

The fares allowed shall be first-class where the employee has to travel all night in connexion with his employer's business, and in other cases the fares shall be second-class.

The foregoing travelling and accommodation allowances shall be paid additional to the usual rates for the time employees are

working.

When it is more convenient for the employee to go direct to the job from his or her home he or she shall do so, and start and cease work at the usual times customary at the factory, provided that any extra expense incurred by him or her in travelling shall be borne by the employer.

(17) HOLIDAYS.—All weekly wage employees shall be granted the following holidays without deduction of pay:—The days observed as New Year's Day, Australia Day (26th January), Good Friday, Easter Monday, Labour Day, Anzac Day, King's Birthday,

observed as New Year's Day, Australia Day (26th January), Good Friday, Easter Monday, Labour Day, Anzac Day, King's Birthday, Christmas Day, and Boxing Day.

All employees working on piecework or task-work shall be granted the same holidays as are granted to weekly wage workers, and they shall, subject as hereinafter provided, be paid for such holidays the amount for each holiday based on the minimum weekly wage as set out in this Determination for the class of work performed.

If any of the above holidays occur on a Sunday or Saturday and are not observed on any other day, then employees shall not be paid for such Sunday, and shall be paid for such Saturday as for a half day, but not otherwise.

All other weekly employees shall be paid for the above holidays an amount for each holiday based on the actual weekly wage paid to them by the employer.

to them by the employer.

Any employee absenting himself or herself from work on any portion of the working day preceding a holiday provided for herein, other than Boxing Day and New Year's Day, without permission from the employer, or without having reasonable cause for having absented himself or herself from work, shall not be entitled to payment for such holiday.

(18) Sigkness, Accidents.—Any employee not attending duty shall lose his or her pay for the actual time of non-attendance unless he or she produces or forwards within 24 hours of the beginning of his or her absence evidence satisfactory to the management that his or her non-attendance was due to personal accident arising out of or in the course of his or her employment or to personal ill health sufficient to incapacitate him or her for his or her usual work.

An employee shall not be entitled to payment for non-attendance on the ground of accident or ill health for more than six days in each year.

For the purpose of this clause a year shall mean a period of twelve months commencing on the 17th day of August in each year.

(19) PAY DAY .-- All employees shall be paid weekly on any other day than Saturday.

No employer shall hold more than two days' pay in hand.

Any employee kept waiting for his or her pay on pay day for more than a quarter of an hour after the usual time for ceasing work shall be paid overtime rates after that quarter of an hour and as for a quarter of an hour at least.

(20) Time Book or Record.—(a) Employers shall provide at each shop, factory, or place where work is being carried on a time book or record which shall contain a correct account of the hours worked and the wages received by each employee. Such time book or record shall be kept correctly entered up in ink and shall be open for inspection by a duly accredited official of the Federated Furnishing Trade Society of Australasia during the usual office hours at the office or other convenient place.

Provided that no inspection shall be demanded unless the accredited official of the said Society suspects that a breach of this Determination has been or is being committed and provided also that only one demand for such inspection shall be made in any one fortnight at the same establishment. The official making such inspection shall be entitled to take a copy of entries in any time and wages book relating to the suspected breach of this Determination.

- (b) The time occupied by an employee in filling in any time book or cards, or in making any records, shall be treated as time of duty; but this clause does not apply to "checking" in or out at beginning or end of duty.
- (21) Right of Entry of Union Official.—A duly accredited representative of the Federated Furnishing Trade Society of Australasia shall have the right to enter employers' workshops during the midday meal hour for the purpose of interviewing employees on legitimate Union business on the following conditions:—
 - (a) That he produces his authority to the gatekeeper or such other person as may be appointed by the employer.
 - (b) That he interview employees only at the places where they are taking their meal.
 - (c) That not more than one representative in all be in any workshop at any one time.
 - (d) That no one representative visit a workshop more than once in each week.
 - (e) That if any omployer allogos that a representative is unduly interfering with his workshop or is creating disaffection amongst his employees or is offensive in his methods or is committing a breach of any of the previous conditions, such employer may refuse the right of entry, but the representative shall have the right to bring such refusal before this Wages Board.
- (22) PIECEWORK.—The employer may fix his own piecework prices or task rates provided such prices or rates enable an employee of average capacity working under like conditions to earn at least 10 per cent. more than the minimum weekly wage prescribed for the class of work performed. The same piecework prices shall be paid to all pieceworkers doing the same operation in the factory, whether they be apprentices or improvers on piecework, or otherwise.

All pieceworkers who are available and ready and willing to work during the ordinary working hours shall be paid in each week in the case of males not less than 90s., and in the case of females not less than 57s. 6d.

(23) Periodical Adjustment of Wages.—The wages rates set out in clause (3) are based upon the following basic wage for adult males and minimum wage for adult females, and, pursuant to the provisions of section 21 of the Factories and Shops Act 1934, shall be automatically increased or decreased by the same amount and at the same time as such basic wage and minimum wage.

The basic wage rates and minimum wage rates shown hereunder shall be adjusted as prescribed in clause (24).

Place.	Needs Basic Wage for Adult Males and Minimum Wage for Adult Females (Adjustable).	Loading (Constant),	Total Basic Wage for Adult Males and Minumum Wage for Adult Females.	Index Number Set Assigned.
Within 20 miles of G.P.O., Melbourne— Males Females Within 10 miles of G.P.O., Geelong, same as the contemporaneous basic wage and minimum wage for Melbourne Warrnambool, same as the contemporaneous basic wage and minimum wage for Melbourne Mildura and Gippsland districts, same as the contemporaneous basic wage and minimum wage for Melbourne Yallourn, until further order the same amount in excess of Melbourne as at present, viz., 6s. 6d. per week Elsewhere, 3s. and 1s. 6d. respectively less than the contemporaneous basic wage and minimum wage for Melbourne	£ s. d. 4 1 0 2 3 6	£ s. d. 0 6 0 0 3 0	£ s. d. 4 7 0 2 6 6	£ s. d. Melbourne

(24) Adjustment of Basic Wage for Adult Males and Minimum Wage for Adult Females.—(a) Until the beginning of the first pay period to commence in August, 1941, the amounts of the basic wage and the minimum wage for females shall be as prescribed in clause (23).

(b) During each future period of or near a quarter beginning with the first pay period to commence in an August, a November, a February, or a May, the amounts of the needs basic wage shall be adjusted by the following method according to the position and fluctuations (if any) of the Commonwealth Statistician's "All Items" Retail Price Index Numbers.

For the purposes of this Determination the expression "Commonwealth Statistician's Retail Price Index Numbers" or any like expression means the numbers stated to be such Index Numbers in any document purporting, and not proved to be wrongly so purporting, to be printed by the Commonwealth Government Printer or to be signed by or on behalf of the Commonwealth Statistician.

(1) The index Number set to be applied to a place is that assigned thereto in Clause (23).

(2) The Index Number for the calendar quarter next preceding the period of or near a quarter for which the adjustment

(3) The amounts assigned in the following table (or any extension thereof) to the Index Number Division comprising that Number are to be ascertained.

(4) The needs basic wage and minimum wage for adult females shall be those assigned amounts during such period of or near a quarter.

										<u>-</u>							
Inde	Index Number Divisions.			Needs Basic Wage.				um t Fe	Wage for males.	Index Numb	Needs Ba		Minimum Wage for Adult Females.				
				£	8.	d.	£	8.	d.				£s	. d.	£	8.	d.
735-746				3	0	0	1	13	0.	896-907			3 13	3 0	(1.	19	6
747-759				3	1	0	1	13	6	908-919			3 14	- 0	2	0	0
760-771				3	2	0	1	14	0	920-932			3 15	5 ()	2	0	6
772-783				3	3	0	1	14	6	933-944			3 16	0 6	2	1	0
784-796				3	4	0	1	15	0	945-956			3 17	0	2	i	6
797-808				3	5	0	ī	15	6	957-969			3 18	3 0	2	2	Ó
809-820				3	6	0	1	16	Ô	970-981			3 19		2	2	6
821-833				š	7	Ō		16	6	982-993	- ::		4 (2	3	ŏ
834-845				3	8	ō		17	ő	994-1006			4	íŏ	2	3	ŏ
846-858				3	,	ŏ		17	ě	1007-1018	• • • • • • • • • • • • • • • • • • • •		4 9		2	4	ŏ
859-870		• • • • • • • • • • • • • • • • • • • •		1 3	10	ŏ		18	ŏ	1019-1030		• •	4 3		2	4	6
871-882				š	11	ŏ		18	6	1031-1043	• • •	• •	4 4		2	5	ŏ
883-895	• • •	••	• • •	3	12	ŏ	1 1	19	0	1001-1040	••	• •	1 * *	. 0	"	J	U
000-000	• •	• •			14	v		13	U	i			1		I		

The Index Number Divisions in this table are based upon the equating of the Index Number 1,000 with a basic wage of 81s. per week, and any extension of the table must be of the same construction as the table.

(c) The amounts of the weekly rates for apprentices and improvers shall be adjusted proportionately to the basic wage, and shall accord with the rates payable from time to time under the appropriate Award of the Commonwealth Court of Conciliation and Arbitration.

(d) The rates for pieceworkers shall be increased or decreased in the same proportion as the rate for the journeymen or journeywomen in the respective classes.

J. W. CLARKE, Chairman.

H. N. JONES, Secretary.

Melbourne, 12th June, 1941.



GOVERNMENT GAZETTE.

Bublished by Authority.

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

No. 191]

THURSDAY, JULY 3.

[1941

Factories and Shops Acts.

DETERMINATION OF THE FURNITURE BOARD.

(PICTURE FRAME SECTION.)

Note.—This Determination applies to the whole of the State of Victoria.

IN accordance with the provisions of the Factories and Shops Acts the Wages Board which has the power to determine the lowest prices or rates which may be paid to any person or persons or classes of persons employed either inside or outside a factory or workroom in the process, trade, or business of a maker of picture frames, including art picture frames, framed mirrors, and overmantels other than overmantels usually made by cabinetmakers, has made the following Determination, namely:—

(1) That on the 27th June, 1941, the adjusted Determination which came into force on the first pay period to commence in May, 1941, shall be revoked and replaced by this Determination.

(2) Apprentices and Improvers.

		Weekly V	Vages.						Proportion (in any place).
		Appren	TICES.	Ма	les.	-	Fem	ales.	Apprentices.
				8.	d.		8.	d.	Males.
First year				18	5		17	10	One male apprentice to every three or fraction of three male
Second year		• • •		28	Ĭ		27	ĩ	workers receiving not less than the minimum wage.
Third year				37	5		31	3	
Fourth year		• • • • • • • • • • • • • • • • • • • •		55			40	7	Females.
Fifth year		• • • • • • • • • • • • • • • • • • • •		73		• • • • • • • • • • • • • • • • • • • •	46	7	One female apprentice to every female worker receiving not les
And thereafter					٠	••	••	•	than the minimum wage.
		IMPROV	VERS.						Improvers.
				Ma	les.		Fem	ales.	IMPROVERS.
				8.	d.		s.	d.	Males.
Under 16 years o	fage			16	8		14	11	One male improver to every three or fraction of three male
6 and under 17	٠			18	5		17	10	workers receiving not less than the minimum wage.
7 and under 18				28	1		27	1	
8 and under 19				37	5		31	3	Females.
9 and under 20				55	10		40	7	One female improver to every six or fraction of six female worker
20 and under 21				73	9		46	7	receiving not less than the minimum wage.

(3)				,	Отне	EMPLOYE	ES.						
											WEEKLY	WAGES.	
			_						Within 20 l Melbourn G.P.O., Warrnamb Mildura a	Gee	Miles of long, at and in the appsland	Elsewhere in	Victoria
			Male),					£	8.	d.	£ s.	d.
Compo workers									5	0	0	4 17	Ö
Fitters up									5	0	0 1	4 17	ō
Gilders or bronzers		٠							5	3	0	5 0	ŏ
Mount cutters									5	3	ō i	5 0	ŏ
Mounters									5	ŏ	ŏ	4 17	ŏ
loiners	• •			••				• • •	5	3	ŏ	5 0	
Persons working at-	_							-	· -	_			•
Band or jig say	75								5	8	0	5 5	0
Other saws			::						5	3	ö	5 0	
Moulding mach			,,		- ::				5	8	ŏ	5 5	ŏ
Shaping machin		•••								14	ŏ	5 11	-
Stainers who mix ar	d apply								5	3	ŏ	5 0	
Wood turners	FF-J		•••							11	ŏ	5 8	
All others					• • • • • • • • • • • • • • • • • • • •		• •			10	ŏ	4 7	
	• •	• • •		• •		••	•	• • •	1	• .,	Ĭ	T '	•
			Femal	es.									
Females									2	17	6	2 16	0

No. 191.-7782/41.

(4) ORDINARY WEER'S WORK.—The number of hours to constitute a week's work shall be as follows:—

Males 44 hours To be worked between the times of beginning and ending Females 44 hours work shown below.

Times of Beginning. Times of Ending.
7.30 a.m. 6 p.m. Mondays to Fridays.
7.30 a.m. 1 p.m. Saturdays.

- (5) OVERTIME.-All time worked-
 - (a) Before or after the usual times of beginning and ending work;
 - (b) In excess of nine hours per day;
 - (c) In excess of 44 hours in any week;

shall be paid for at the rate of time and one half for the first four hours and double time thereafter, provided that all time worked between the hours of 9 p.m. and 7.30 a.m. shall be paid for at double time.

All work done outside the times of beginning and ending work on any holiday specified in clause (17) shall be paid for at the rate of double ordinary time.

No person under the age of 16 years shall be permitted to work more than four hours' overtime in any week.

- (6) Shift Work.—Shift work may be worked subject to the following conditions:-
 - (a) Any afternoon or night shift which does not continue for five successive shifts shall be paid at the rate of time and a half.
 - (b) Except as hereinafter provided, for any afternoon or night shift which has been in operation for five successive shifts or more and less than one month ten per cent. more than ordinary rates shall be paid and after such shifts have continued for more than one month seven and a half per cent. more than ordinary rates shall be paid.
 - (c) Shift workers shall be paid overtime at the rate of time and a half for the first four hours and double time thereafter for all time worked in excess of shift hours.
 - (d) Employees who during a period of engagements work only on night shifts shall be paid at the rate of time and a quarter.
 - (e) When employees are called upon to work afternoon and night shifts only they shall change over week and week about and shall be paid ten per cent. above ordinary rates for both shifts.
 - (f) When employees work day and afternoon shifts only they shall change over week and week about and shall be paid ten per cent. extra for afternoon shifts.
 - (g) The ordinary hours of actual work or duty exclusive of meal breaks off duty (if any) of employees working on shift shall not exceed—
 - (i) eight in any one day, or
 - (ii) 48 in any one week, or
 - (iii) an average of 44 per week during any period of three weeks of such employment upon such shifts.
- (7) Tea Money.—All employees required to work beyond the usual time of ending work shall be allowed 2s. tea money in addition to overtime rates as prescribed for in this Determination when the usual time of ending work is exceeded by two hours.
- (8) Terms of Engagement.—Except as herein in this Determination provided, all employees shall be employed by the week. Employees to become entitled to the weekly wage prescribed by this Determination must be available and ready and willing to perform such work as the employer shall from time to time require on the days and during the hours usually worked by the class of employees affected. Where the majority of the employees of any establishment or any department of such establishment agree to work part time for any period or to close down for any period on days other than the prescribed holidays, the provisions of the weekly wage shall not apply to any employee of such establishment or department during such periods.

Employment for the first two weeks of service at any time shall be from hour to hour at the weekly rate fixed.

(9) Casual Labour.—Casual labour at hourly rates may be engaged, provided the rates are 10 per cent. higher than those prescribed for weekly hands.

Casual labour means labour where an employer does not provide a full week's work, but does not include a weekly hand whose engagement is terminated in the middle of a week.

(10) TERMINATING EMPLOYMENT.—Employment to be terminated only by a week's notice on either side, and such notice may be given at any time during the week. This shall not affect the right of the employer to dismiss any employee without notice for malingering, inefficiency, neglect of duty, or misconduct, or to deduct payment for any time the employee cannot be usefully employed because of any strike, or through any breakdown of machinery, or any stoppage of work by any cause for which the employer cannot reasonably be held

An employer shall not terminate the employment of an employee for the purpose of evading payment for the holidays prescribed by this Determination.

Where an employee is dismissed within seven days prior to any such holiday the re-engagement of such employee within seven days after such holiday shall be prima facie evidence that the employment was terminated for the purpose of evading payment for such holiday.

Where the employer terminates the employment within one week of a day on which a holiday occurs, the employee shall be paid for such holiday or holidays prescribed by this Determination, provided that such employee had been employed by the employer for a period of at least one week prior to the termination of the employment.

Should an employee be dismissed during the course of a week any wages due to him or her shall be paid to him or her forthwith, or shall be posted to him or her within 24 hours.

- (11) Special Rates for Sundays and Holidays.—Any employee who is employed on any holiday specified in clause (17) shall be paid at the rate of the ordinary time in addition to the usual rate.
 - All work done on Sundays shall be paid for at the rate of double time.
- (12) MIDDAY MEAL.—An interval of not less than 30 minutes shall be allowed for the midday meal between the hours of 12 noon and 2 p.m.
- (13) REST PERIOD.—When any spell of duty is for more than four hours an interval of ten minutes, to be selected by the employer, shall be allowed in the third hour to females for refreshment. The interval shall be as part of the time of duty, without deduction of time-work pay. During such rest period the employees may leave their seats, but not the premises.
- (14) MIXED FUNCTIONS.—Where an employee's engaged in any one week for more than half of such week at work in a higher class than he or she is employed to perform, he or she shall be paid for the full week at the highest rate payable for any such work under this Determination; but if he or she is engaged for less than half of any such week, he or she shall only be paid at the rates fixed by this Determination for the work he or she actually performs.

- . (15) MATERIALS TO BE PROVIDED.—Any person employed in wholly or partly preparing or manufacturing any article of furniture or in preparing any new or second-hand article of furniture shall be paid 6d. per hour in addition to the lowest rate fixed by this Determination, unless the following are provided by the employer if required in the performance of the work:—Benches, wood or iron clamps over 2 ft. 6 in., hand screws (in excess of four), glue pots, and glue brushes and varnish brushes. Any employee engaged at french polishing shall be supplied with all materials, including rags, brushes, and kit-box.
- (16) Allowances for Travelling Time and Board.—All time reasonably occupied by an employee in travelling to or from work outside the shop and outside ordinary hours and in travelling to and from work in a country district if engaged in the metropolitan district for employment in a country, district shall be treated as time of duty and paid for at ordinary rates up to a maximum of eight hours for the journey, except on Sundays when time and a half rates shall be paid up to a maximum of eight hours for the journey. Provided that, where an employee proceeds direct from his or her home to a job outside the factory, he or she shall be paid for all time reasonably occupied in travelling to the job in excess of the time usually taken to go from his or her home to the factory.

All fares and reasonable travelling expenses incurred by an employee in such travelling, including the cost (if any) incurred for meals—together with the reasonable cost of board and lodging if the employee has to be away from his or her home for a night—shall be paid to the employee.

The fares allowed shall be first class where the employee has to travel all night in connexion with his or her employer's business and in other cases the fares shall be second class.

The foregoing travelling and accommodation allowances shall be paid additional to the usual rates for the time the employees are working.

When it is more convenient for the employee to go direct to the job from his or her home he or she shall do so, and start and cease work at the usual times customary at the factory, provided that any extra expense incurred by him or her in travelling shall be borne by the employer.

(17) HOLDAYS.—All weekly wage employees shall be granted the following holidays without deduction of pay:—The days observed as New Year's Day, Australia Day (26th Janusry), Good Friday, Easter Monday, Labour Day, Anzao Day, King's Birthday Christmas Day, and Boxing Day.

· All employees working on piece-work or task-work shall be granted the same holidays as are granted to weekly wage workers, and they shall, subject as hereinafter provided, be paid for such holidays the amount for each holiday based on the minimum weekly wage as set out in this Determination for the class of work performed.

If any of the above holidays occur on a Sunday or Saturday and are not observed on any other day, then employees shall not be paid for such Sunday, and shall be paid for such Saturday as for a half-day, but not otherwise.

All other weekly employees shall be paid for the above holidays an amount for each holiday based on the actual weekly wage paid to them by the employer.

Any employee absenting himself or herself from work on any portion of the working day preceding a holiday provided for herein other than Boxing Day and New Year's Day without permission from the employer or without having reasonable cause for having absented himself or herself from work shall not be entitled to payment for such holiday.

(18) Sickness, Accidents.—Any employee not attending duty shall lose his or her pay for the actual time of non-attendance unless he or she produces or forwards within 24 hours of the beginning of his or her absence evidence satisfactory to the management that his or her non-attendance was due to personal accident arising out of or in the course of his or her employment or to personal ill health sufficient to incapacitate him or her for his or her usual work.

An employee shall not be entitled to payment for non-attendance on the ground of accident or ill health for more than six days in each year.

For the purpose of this clause a year shall mean a period of twelve months commencing on the 17th day of August in each year.

(19) PAY DAY.—All employees shall be paid weekly on any other day than Saturday.

No employer shall hold more than two days' pay in hand.

Any employee kept waiting for his or her pay on pay day for more than a quarter of an hour after the usual time for ceasing work shall be paid overtime rates after that quarter of an hour and as for a quarter of an hour at least.

(20) TIME BOOK OF RECORD.—(a) Employers shall provide at each shop, factory or place where work is being carried on a time book or record which shall contain a correct account of the hours worked and the wages received by each employee. Such time book or record shall be kept correctly entered up in in its and shall be open for inspection by a duly accredited official of the Federated Furnishing Trade Society of Australasia during the usual office hours at the office or other convenient

Provided that no inspection shall be demanded unless the accredited official of the said Society suspects that a breach of this Determination has been or is being committed and provided also that only one demand for such inspection shall be made in any one fortnight at the same establishment. The official making such inspection shall be entitled to take a copy of entries in any time and wages book relating to the suspected breach of this Determination.

- (b) The time occupied by an employee in filling in any time book or eards, or in making any records, shall be treated as time of duty; but this clause does not apply to "checking" in or out at beginning or end of duty.
- (21) RIGHT OF ENTRY OF UNION OFFICIAL.—A duly accredited representative of the Federated Furnishing Trade Society of Australasia shall have the right to enter employers workshops during the midday meal hour for the purpose of interviewing employees on legitimate Union business on the following conditions:—
 - (a) That he produces his authority to the gatekeeper or such other person as may be appointed by the employer;
 - (b) That he interview employees only at the places where they are taking their meal;
 - (c) That not more than one representative in all be in any workshop at any one time.
 - (d) That no one representative visit a workshop more than once in each week.
 - (e) That if any employer alleges that a representative is unduly interfering with his workshop or is creating disaffection amongst his employees or is offensive in his methods or is committing a breach of any of the previous conditions, such employer may refuse the right of entry, but the representative shall have the right to bring such refusal before this Wages Board.
- (22) PIECEWORK.—The employer may fix his own piecework prices or task rates, provided such prices or rates enable an employee of average capacity working under like conditions to earn at least 10 per cent. more than the minimum weekly wage prescribed for the class of work performed. The same piecework prices shall be paid to all piece workers doing the same operation in the factory whether they be apprentices or improvers on piecework, or otherwise.

All piece workers who are available and ready and willing to work during the ordinary working hours shall be paid in each week in the case of males not less than 90s. and in the case of females not less than 57s. 6d.

. (23) PERIODICAL ADJUSTMENT OF WAGES.—The wages rates set out in clause (3) are based upon the following basic wage for adult males and minimum wage for adult females, and, pursuant to the provisions of section 21 of the Factories and Shops Act 1934, shall be automatically increased or decreased by the same amount and at the same time as such basic wage and minimum wage.

The basic wage rates and minimum wage rates shown hereunder shall be adjusted as prescribed in clause (24).

Place.	Needs Basic Wage for Adult Males and Minimum Wage for Adult Females (Adjustable).	Loading (Constant).	Total Basic Wage for Adult Males and Minimum Wage for Adult Females.	Index Number Set Assigned.
Within 20 miles of G.P.O., Melbourne— Males Females Within 10 miles of G.P.O., Geelong, same as the contemporaneous basic wage and minimum wage for Melbourne Warrnambool, same as the contemporaneous basic wage and minimum wage for Melbourne Mildura and Gippsland districts, same as the contemporaneous basic wage and minimum wage for Melbourne Yallourn, until further order the same amount in excess of Melbourne as at present, viz., 6s. 6d. per week Elsewhere, 3s. and 1s. 6d. respectively less than the contemporaneous basic wage and minimum wage for Melbourne	£ s. d. 4 1 0 2 3 6	£ s. d. 0 6 0 0 3 0	£ s. d. 4 7 0 2 6 6	£ s. d.

⁽²⁴⁾ Adjustment of Basic Wage for Adult Males and Minimum Wage for Adult Females.—(a) Until the beginning of the first pay period to commence in August, 1941, the amounts of the basic wage and the minimum wage for females shall be as prescribed in clause (23).

- (1) The Index Number set to be applied to a place is that assigned thereto in clause (23).
- (2) The Index Number for the calendar quarter next preceding the period of or near a quarter for which the adjustment is made is to be ascertained.
- (3) The amounts assigned in the following table (or any extension thereof) to the Index Number Division comprising that Number are to be ascertained.
- (4) The needs basic wage and minimum wage for adult females shall be those assigned amounts during such period of or near a quarter.

TABLE.

Inde	Index Number Divisions.).	Needs Basic Wage.			Minimum Wage for Adult Females.				Index Number Divisions.			Needs Basic Wage.			Minimum Wage fo Adult Females.		
, .				£	8.	d.	£	8.		i.				£	8.	d.	£	8.	d.
735–746				3	0	0	1	13	1	0	896-907			3	13	0	1	19	6
747–759				3	-1	0	1	13	;	6	908-919			3	14	0	2	0	0
760771	• •			3	2	0	1	14		0	920-932			3	15	0	2	0	6
772~783				3	3	0	l 1	14		6	933-944			3	16	0	2	i	0
784796				3	4	Ô	i	15		ō	945-956			3	17	Ö	2	1	6
797-808				3	5	ō	lī	15		š	957-969			3	18	ő	2	2	ŏ
309-820				3	6	0	lī	16		ō	970-981			3	19	ö	2	2	6
321~833				3	7	ŏ		16		6	982-993			4	ő	ö	2	3	ŏ
334-845				3	8	ő		17		ŏ	994-1006.	• • • • • • • • • • • • • • • • • • • •		4	1	ö	2	3	6
346-858			• •	3	9	ŏ	ĩ	17		6	1007-1018			4	$\hat{2}$	0	1 2	4	ŏ
359-870					10	ő	Î	18		ŏ	1019-1030			4	3	Ö	2	4	6
371-882					ii	ö	Ιî	18		š i	1031-1043		• • •	4	4	ő	2	5	ŏ
883-895		• • • • • • • • • • • • • • • • • • • •			12	ő	l î	19		ŏ	1001-1040	• • •	• •	_ •	-	1)	-	**	v

The Index Number Divisions in this table are based upon the equating of the Index Number 1,000 with a basic wage of 81s. per week, and any extension of the table must be of the same construction as the table.

J. W. CLARKE, Chairman.

H. N. JONES, Secretary.

Melbourne, 12th June, 1941.

⁽b) During each future period of or near a quarter beginning with the first pay period to commence in an August, a November, a February, or a May, the amounts of the needs basic wage shall be adjusted by the following method according to the position and fluctuations (if any) of the Commonwealth Statistician's "All Items" Retail Price Index Numbers.

For the purposes of this Determination the expression "Commonwealth Statistician's Retail Price Index Numbers" or any like expression means the numbers stated to be such Index Numbers in any document purporting, and not proved to be wrongly so purporting, to be printed by the Commonwealth Government Printer or to be signed by or on behalf of the Commonwealth Statistician.

⁽c) The amounts of the weekly rates for apprentices and improvers shall be adjusted proportionately to the basic wage, and shall accord with the rates payable from time to time under the appropriate Award of the Commonwealth Court of Conciliation and Arbitration.

⁽d) The rates for piece-workers shall be increased or decreased in the same proportion as the rate for the journeymen or journeywomen in the respective classes.



VICTORIA GOVERNMENT GAZETTE.

Published by Authority.

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

No. 192]

THURSDAY, JULY 3.

[1941

Factories and Shops Acts.

DETERMINATION OF THE FURNITURE BOARD.

(GENERAL FURNITURE SECTION.)

Note.—This Determination applies to the whole of the State of Victoria.

N accordance with the provisions of the Factories and Shops Acts, the Wages Board which has the power to determine the lowest prices or rates which may be paid to:—

- (1) Any person employed in wholly or partly preparing or manufacturing any article of furniture or in repairing any new or second hand article of furniture, usually made or partly prepared by cabinetmakers, chair and couch makers, upholsterers, wood carvers, frenchpolishers, and wood turners;
- (2) Any person or persons or classes of persons employed in-
 - (a) fixing or repairing new or second-hand furniture or scating in buildings; or
 - (b) french, wax, or lacquer polishing new or second-hand furniture or fittings in or in connexion with buildings.
- (3) Any person or persons, or classes of persons, employed in the trade of designing, making, painting, or decorating-
 - (a) furnishing accessories or novelties, wholly or partly made of wood, such as nut bowls, smokers' or ornamental stands, or fancy boxes;
 - (b) domestic woodware, such as bread boards or salt boxes;
 - (c) walking sticks;
- (4) Any person employed in wholly or partly preparing or manufacturing furniture timbers cut to size, veneors, veneered panels, plywood or coreboard, but not including persons subject to the Determination of any other Wages Board heretofore appointed, has made the following Determination, namely:—
- (1) That on the 27th June, 1941, the adjusted Determination which came into force on the first pay period to commence in May, 1941, shall be revoked and replaced by this Determination.

(2)

APPRENTICES AND IMPROVERS.

(2)					***									
		Weekly	Wages.				Proportion (in any place).							
First year Second year Third year		Apprenti 	CES.	Males. s. d. 18 5 28 1 37 5		Females. s. d. 17 10 27 1 31 3	APPRENTICES. Males. One male apprentice to every three or fraction of three male workers receiving not less than the minimum wage. Females.							
Fourth year Fifth year And thereafter t	 he minir	num wage	·· •.	55 10 73 9	::	40 7 46 7	One female apprentice to every female worker receiving not less than the minimum wage. IMPROVERS.							
		Імрвоч	VERS.	Males.		Females.	Males. One male improver to every six or fraction of six male worker receiving not less than the minimum wage. Provided that at least three male workers receiving not less than the minimum wage must							
Under 16 years of 16 and under 17 17 and under 18 18 and under 19 19 and under 20 20 and under 21	 			16 8 18 5 28 1 37 5 55 10 73 9		14 11 17 10 27 1 31 3 40 7 46 7	be employed before a male improver can be employed. Females. One female improver to every six or fraction of six female workers receiving not less than the minimum wage.							

No. 192-7783/41.

(3)

OTHER EMPLOYEES.

								 		WEEKLY	WAGES				
	-												Elsewhere in Victoria.		
0 4 4 P 10								£	į.	d.	£	s. 17	d.		
Operator of Boult's carver or shapin Moulding machinist—	ig macnine	••	••	***	••	••	٠.	٥	0	0		17	0		
(a) who grinds his own cutter	rs						• • •	6	0	0	5	17	0		
(b) who does not grind his ow	vn cutters						• •	5	11	0	5	8	0		
abinetmaker, wood carver, chair-fr	ame maker (c	ther than	stuffove	r chair-fre	ıme make	r)	• ••	6	0	0	5	17	0		
tuffover chair or couch frame make						• ••		5	8	0	5	5	0		
Polishers required to spirit off or aci					••			6	Ü	0	5	17	0		
ther polishers								5	11	0	5	8	0		
Jpholsterer								5	15	0	5	12	0		
Wood turner, painter, assembler .								5	11	0	5	8	0		
perator of band saw, jig saw, circu		er, planer,	thicknes	ser, dovet	ailer, ten	oner, moi	ticer,								
or glue jointer		•		•••	••	••	• •	5	8	0	5	5	0		
Persons setting up or operating copy	ving or autom	atic lathe			••			5	8	0	5	5	0		
Persons cramping furniture or chair								5	8	0	5	5	0		
Persons rubbing down, filling, varnis	shing, or stain	ing						5	3	0	5	0	0		
prayhands, staining or lacquering .								5	8	0	5	5	0		
Veneer outters, matchers, layers or	gluers engag	ed in the	preparin	g or mak	ing of ve	neered p	anels,	1		1					
or plywood, or coreboard, or pa	rtly prepared	timber, o	r parts o	fornitur	timbers	cut to siz	ze	5	8	0	5	5	0		
Persons cramping, or glueing, or cer	nenting or far	tening to	zether pa	rtly prepa	ared timb	er or fur	iture	1							
timbers cut to size	• • • •	••						5	8	0	5	5	0		
l'imber bender, operator of sander, l	boring, or any	other ma	chine no	t provided	l for abov	70		5	0	0	4	17	0		
Stackers, yardmen		••		•		•		4	10	0	4	7	0		
emale employed as upholstress .		••			••			2	17	6	2	16	0		
Temale employed as veneer matcher		••	•••	••				2	17	6	2	16	0		
emale employed in designing, mak		or decorat	ing—	-											
(a) furnishing accessories or I		•••			·			2	17	6	2	16	0		
(t) 1	• • • • •		• •	••				2	17	6	2	16	0		
(c) walking sticks		••		•••			• •	2	17	6	2	16	0		
All others	· · · · ·					•••			10	n i	4	7	Ó		

(4) DEFINITIONS.—A chairmaker is an employee who makes any class of chairs other than those in which the woodwork is wholly prepared by machines and set up by assemblers.

A stuffover chair and couch frame maker is a person who makes frames on which the upholsterers cover all the woodwork except the legs or feet and of which the woodwork is prepared by machines.

A varnisher is a person employed solely coating with a brush or dipping parts of or completed articles of furniture of any class covered by this Determination with any oil or spirit varnish, lacquer, or substitute for such oil or spirit varnish or lacquer.

(5) ORDINARY WEEK'S WORK.—The number of hours to constitute a week's work shall be as follows:--

Males Females	••	••	••		44 hours To be worked between the times of beginning and 44 hours ending work shown below.
Times of begin	emales				Times of ending.
7.30 a.m.			••		5 p.m. Mondays to Fridays.
7.30 a.m.		••			12 noon Saturdays.

- (6) OVERTIME.—Except in the case of shift work all time worked—
 - (a) Before or after the usual times of beginning and ending work;
 - (b) In excess of nine hours per day;
 - (c) In excess of 44 hours in any week;

shall be paid for at the rate of time and one half for the first four hours and double time thereafter, provided that all time worked between the hours of 9 p.m. and 7.30 a.m. shall be paid for at double time.

All work done outside the times of beginning and ending work on any holiday specified in clause (18) shall be paid for at the rate of double ordinary time.

No person under the age of seventeen years shall be permitted to work more than four hours overtime in any week.

- (7) SHIFT WORK.—Shift work may be worked subject to the following conditions:-
 - (a) Any afternoon or night shift which does not continue for five successive shifts shall be paid at the rate of time and a half.
 - (b) Except as hereinafter provided, for any afternoon or night shift which has been in operation for five successive shifts or more and less than one mouth ten per cent. more than ordinary rates shall be paid and after such shifts have continued for more than one month seven and one-half per cent. more than ordinary rates shall be paid.
 - (c) Shift workers shall be paid overtime at the rate of time and a half for the first four hours and double time thereafter for all time worked in excess of shift hours.
 - (d) Employees who during a period of engagements work only on night shifts shall be paid at the rate of time and a quarter.
 - (e) When employees are called upon to work afternoon and night shifts only they shall change over week and week about and shall be paid ten per cent. above ordinary rates for both shifts.
 - (f) When employees work day and afternoon shifts only they shall change over week and week about and shall be paid ten per cent, extra for afternoon shifts.
 (g) The ordinary hours of actual work or duty exclusive of meal breaks off duty (if any) of employee working on shift shall not exceed—
 - (i) Eight in any one day; or
 - (ii) 48 in any one week; or
 - (iii) an average of 44 per week during any period of three weeks of such employment upon such shifts.

- (8) TEA MONEY .- All employees required to work beyond the usual time of ending work shall be allowed 2s, tea money in addition to overtime rates as prescribed for in this Determination when the usual time of ending work is exceeded by two hours
- (9) TERMS OF ENGAGEMENT.—Except as herein in this Determination provided, all employees shall be employed by the week. Employees to become entitled to the weekly wage prescribed by this Determination must be available and ready and willing to perform such work as the employer shall from time to time require on the days and during the hours usually worked by the class of employees affected. Where the majority of the employees of any establishment or of any department of such establishment agree to work part time for any period or to close down for any period on days other than the prescribed holidays, the provisions of the weekly wage shall not apply to any employee of such establishment or department during such periods.

Employment for the first two weeks of service at any time shall be from hour to hour at the weekly rate fixed.

Notwithstanding anything herein contained employees engaged on the making of refrigerators may be employed on hourly hiring provided that they are paid at the rate of 5s. per week extra (with a proportionate amount added to the wages of juveniles) when so employed, such payment to be compensation for sick pay and public holiday pay, but such amount shall not be taken into account in computing overtime, Sunday, and holiday rates.

(10) CASUAL LABOUR.—Casual labour at hourly rates may be engaged, provided the rates are 10 per cent. higher than those prescribed for weekly hands.

Casual labour means labour where an employer does not provide a full week's work, but does not include a weekly hand whose engagement is terminated in the middle of a week.

(11) TERMINATING EMPLOYMENT.—Employment to be terminated only by a week's notice on either side, and such notice may be given at any time during the week. This shall not affect the right of the employer to dismiss any employee without notice for malingering, inefficiency, neglect of duty, or misconduct, or to deduct payment for any time the employee cannot be usefully employed because of any strike, or through any breakdown of machinery, or any stoppage of work by any cause for which the employer cannot reasonably be held responsible.

An employer shall not terminate the employment of an employee for the purpose of evading payment for the holidays prescribed by this Determination.

Where an employee is dismissed within seven days prior to any such holiday the re-engagement of such employee within seven days after such holiday shall be prima facie evidence that the employment was terminated for the purpose of evading payment for such holiday.

Where the employer terminates the employment within one week of a day on which a holiday occurs, the employee shall be paid for such holiday or holidays prescribed by this Determination provided that such employee had been employed by the employer for a period of at least one week prior to the termination of the employment.

Should an employee be dismissed during the course of a week, any wages due to him or her shall be paid to him or her forthwith or shall be posted to him or her within 24 hours

(12) Special Rates for Sundays and Holidays.—Any employee who is employed on any holiday specified in clause (18) shall be paid at the rate of the ordinary time in addition to the usual rate.

All work done on Sunday; shall be paid for at the rate of double time.

- (13) MIDDAY MEAL.—An interval of not less than 30 minutes shall be allowed for the midday meal between the hours of 12 noon and 2 p.m.
- (14) REST PERIOD.—When any spell of duty is for more than four hours, an interval of ten minutes, to be selected by the employer, shall be allowed in the third hour to females for efreshment. The interval shall be apart of the time of duty, without deduction of time-work pay. During such rest period the employees may leave their seats, but not the premises.
- (15) Mixed Functions.—(a) Where an employee is engaged in any one week for more than half of such week at work in a higher class than he or she is employed to perform, he or she shall be paid for the full week at the highest rate payable for any such work under this Determination; but if he or she is engaged for less than half of any such week, he or she shall only be paid at the rates fixed by this Determination for the work he or she actually performs.
- (b) An assembler engaged up to twenty-five per cent. of his time in trimming straight square edges and making minor adjustments shall be paid the rate prescribed for an assembler. If so engaged more than twenty-five per cent., and not more than fifty per cent. of his time he shall be paid cabinet makers' rates for the time so engaged. If more than fifty per cent. of his time is so occupied he shall be paid cabinet makers' rates for the full time worked.
- (16) MATERIALS TO BE PROVIDED.—Any person employed in wholly or partly preparing or manufacturing any article of furniture or in preparing any new or second-hand article of furniture shall be paid 6d. per hour in addition to the lowest rate fixed by this Determination, unless the following are provided by the employer if required in the performance of the work:—Benches, wood or iron clamps over 2 ft. 6 in., hand screws (in excess of four), glue pots, and glue brushes and varnish brushes. Any employee engaged at frenchpolishing shall be supplied with all materials, including rags, brushes, and kit-box.
- (17) ALLOWANCES FOR TRAVELLING TIME AND BOARD.—All time reasonably occupied by an employee in travelling to or from work outside the factory and outside ordinary hours and in travelling to and from work in a country district if engaged in the metropolitan district for employment in a country district shall be treated as time of duty and paid for at ordinary rates up to a maximum of eight hours for the journey, except on Sundays, when time and a half rates shall be paid up to a maximum of eight hours for the journey. Provided that, where an employee proceeds direct from his or her home to a job outside the factory, he or she shall be paid for all time reasonably occupied in travelling to the job in excess of the time usually taken to go from his or her home to the factory.

All fares and reasonable travelling expenses incurred by an employee in such travelling, including the cost (if any) incurred for together with the reasonable cost of board and lodging if the employee has to be away from his or her home for a night—shall be paid to the employee.

The fares allowed shall be first class where the employee has to travel all night in connexion with his or her employer's business, and in other cases the fares shall be second class.

The foregoing travelling and accommodation allowances shall be paid additional to the usual rates for the time employees are

When it is more convenient for the employee to go direct to the job from his or her home, he or she shall do so, and start and work at the usual times customary at the factory, provided that any extra expense incurred by him or her in travelling shall be borne by the employer.

(18) Holidays.—All weekly wage employees shall be granted the following holidays without deduction of pay:—The days observed as New Year's Day, Australia Day (26th January), Good Friday, Easter Monday, Labour Day, Anzac Day, King's Birthday, Christmas Day, and Boxing Day.

All employees working on piecework or task-work shall be granted the same holidays as are granted to weekly wage workers, and they shall, subject as hereinafter provided, be paid for such holidays the amount for each holiday based on the minimum weekly wage as set out in this Determination for the class of work performed.

If any of the above holidays occur on a Sunday or Saturday and are not observed on any other day, then employees shall not be paid for such Sunday, and shall be paid for such Sunday, and shall be paid for such Saturday as for a half-day, but not otherwise.

All other weekly employees shall be paid for the above holidays an amount for each holiday based on the actual weekly wage paid to them by the employer.

Any employee absenting himself or herself from work on any portion of the working day preceding a holiday provided for herein other than Boxing Day and New Year's Day without permission from the employer or without having reasonable cause for having absented himself or herself from work shall not be entitled to payment for such holiday.

(19) Sickness, Accidents.—Any employee not attending duty shall lose his or her pay for the actual time of non-attendance unless he or she produces or forwards within 24 hours of the beginning of his or her absence evidence satisfactory to the management that his or her non-attendance was due to personal accident arising out of or in the course of his or her employment or to personal ill-health sufficient to incapacitate him or her for his or her usual work.

An employee shall not be entitled to payment for non-attendance on the ground of accident or ill-health for more than six days in each year.

For the purpose of this clause a year shall mean a period of twelve months, commencing on the 17th day of August in each year.

(20) PAY DAY.—All employees shall be paid weekly on any other day than Saturday.

No employer shall hold more than two days' pay in hand.

Any employee kept waiting for his or her pay on pay day for more than a quarter of an hour after the usual time for ceasing work shall be paid overtime rates after that quarter of an hour and as for a quarter of an hour at least.

(21) TIME BOOK OR RECORD.—(a) Employers shall provide at each shop, factory or place where work is being carried on a time book or record which shall contain a correct account of the hours worked and the wages received by each employee. Such time book or record shall be kept correctly entered up in ink and shall be open for inspection by a duly accredited official of the Federated Furnishing Trade Society of Australasia during the usual office hours at the office or other convenient place.

Provided that no inspection shall be demanded unless the accredited official of the said Society suspects that a breach of this Determination has been or is being committed and provided also that only one demand for such inspection shall be made in any one fortnight at the same establishment. The official making such inspection shall be entitled to take a copy of entries in any time and wages book relating to the suspected breach of this Determination.

- (b) The time occupied by an employee in filling in any time book or cards, or in making any records, shall be treated as time of duty; but this clause does not apply to "checking" in or out at beginning or end of duty.
- (22) Right of Entry of Union Official —A duly accredited representative of the Federated Furnishing Trade Society of Australasia shall have the right to enter employers' workshops during the midday meal hour for the purpose of interviewing employees on legitimate Union business on the following conditions:—
 - (a) That he produces his authority to the gatekeeper or such other person as may be appointed by the employer;
 - (b) That he interview employees only at the places where they are taking their meal;
 - · · (c) That not more than one representative in all be in any workshop at any one time;
 - (d) That no one representative visit a workshop more than once in each week;
- (e) That if any employer alleges that a representative is unduly interfering with his workshop or is creating disaffection amongst his employees or is offensive in his methods or is committing a breach of any of the previous conditions, such employer may refuse the right of entry, but the representative shall have the right to bring such refusal before this Wages Board.
- (23) PIECEWORK.—The employer may fix his own piecework prices or task rates, provided such prices or rates enable an employee of average capacity working under like conditions to earn at least 10 per cent. more than the minimum weekly wage prescribed for the class of work performed. The same piecework prices shall be paid to all pieceworkers doing the same operation in the factory, whether they be apprentices or improvers on piece work, or otherwise.
- All pieceworkers who are available and ready and willing to work during the ordinary working hours shall be paid in each week, in the case of males not less than 90s., and in the case of females not less than 57s. 6d.
- (24) Periodical Adjustment of Wages.—The wages rates set out in clause (3) are based upon the following basic wage for adult males and minimum wage for adult females, and, pursuant to the provisions of section 21 of the Factories and Shops Act 1934 shall be automatically increased or decreased by the same amount and at the same time as such basic wage

The basic wage rates and minimum wage rates shown hereunder shall be adjusted as prescribed in clause (25).

Place.	Needs Basic Wage for Adult Males and Minimum Wage for Adult Females (Adjustable).	Loading (Constant).	Total Basic Wage for Adult Males and Minimum Wage for Adult Females.	Index Number Set Assigned.
Within 20 miles of G.P.O., Melbourne— Males Females Mithin 10 miles of G.P.O., Geelong, same as the contemporaneous basic wage and minimum wage for Melbourne Warnambool, same as the contemporaneous basic wage and minimum wage for Melbourne Mildura and Gippsland districts, same as the contemporaneous basic wage and minimum wage for Melbourne Yallourn, until further order the same amount in excess of Melbourne as at present, viz., 6s. 6d. per week Elsewhere, 3s. and 1s. 6d. respectively less than the contemporaneous basic wage and minimum wage for Melbourne	£ s. d. 4 1 0 2 3 6	£ s. d. 0 6 0 0 3 0	£ s. d. 4 7 0 2 6 6	£ s. d. Melbourne

⁽²⁵⁾ Adjustment of Basic Wage for Adult Males and Minimum Wage for Adult Females.—(a) Until the beginning of first pay period to commence in August, 1941, the amounts of the basic wage and the minimum wage for females shall of the first pay period to conbe as prescribed in clause (24).

(b) During each future period of or near a quarter beginning with the first pay period to commence in an August, a November, a February, or a May, the amounts of the needs basic wage shall be adjusted by the following method according to the position and fluctuations (if any) of the Commonwealth Statistician's "All Items" Retail Price Index Numbers.

For the purposes of this Determination the expression "Commonwealth Statistician's Retail Price Index Numbers" or any like expression means the numbers stated to be such Index Numbers in any document purporting, and not proved to be wrongly so purporting, to be printed by the Commonwealth Government Printer or to be signed by or on behalf of the Commonwealth Statistician.

- (1) The Index Number set to be applied to a place is that assigned thereto in Clause (24).
- (2) The Index Number for the calendar quarter next preceding the period of or near a quarter for which the adjustment is made is to be ascertained.
- (3) The amounts assigned in the following table (or any extension thereof) to the Index Number Division comprising that Number are to be ascertained.
- (4) The needs basic wage and minimum wage for adult females shall be those assigned amounts during such period of or near a quarter.

Index Number Divisions.			Needs	ic Wage.	Minimum Wage for Adult Females.			Inde	Needs	Bazi	c Wage,	Minimum Wage for Adult Females.							
747-759 760-771 772-783 784-796 797-808 809-820 821-833 834-845 846-858 889-870				***************************************	s. 0 1 2 3 4 5 6 7 8 9 10 11	d. 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	1 1 1 1 1 1 1 1 1	8. 13 14 14 15 16 16 17 17 18 18	6 0 6 0 6	896-90' 908-91' 920-93' 933-94' 945-95' 970-98' 970-98' 982-99' 994-100' 1007-10' 1019-10'	2			£ 3 3 3 3 3 3 4 4 4 4 4 4 4 4	13 14 15 16 17 18 19 0 1	d. 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	£ 1 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2	s. 19 0 0 1 1 1 2 2 3 3 4 4 5	d. 6 0 6 0 6 0 6 0 6 0 6 0

The Index Number Divisions in this table are based upon the equating of the Index Number 1,000 with a basic wage of 81s. per week, and any extension of the table must be of the same construction as the table.

J. W. CLARKE, Chairman.

H. N. JONES, Secretary.

Melbourne, 12th June, 1941.

⁽c) The amounts of the weekly rates for apprentices and improvers shall be adjusted proportionately to the basic wage, and shall accord with the rates payable from time to time under the appropriate Award of the Commonwealth Court of Conciliation and Arbitration.

(d) The rates for pieceworkers shall be increased or decreased in the same proportion as the rate for the journeymen or journeywomen in the respective classes.

0

10

.

-

 \sum_{λ}

•

,

.