

VICTORIA GOVERNMENT GAZETTE

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THURSDAY, NOVEMBER 9

[1961

STATE RIVERS AND WATER SUPPLY COMMISSION.

By-law No, 5360.—Urban District Supplied with Water from the Coliban System of Waterworks.

 $T^{\rm HE}$ State Rivers and Water Supply Commission, in pursuance and exercise of the powers conferred by the Water Acts, doth hereby make the By-law following:—

- 1. The following Rates are hereby made and shall be levied upon the occupiers or owners of lands and tenements within the Urban District supplied with water from the Coliban system of waterworks, for the supply of water for domestic purposes:—
 - (1) Of any tenement (other than land on which there is no building), the annual municipal valuation whereof does not exceed Twenty-six pounds thirteen shillings and four pence—Forty shillings.
 - (2) Of any land on which there is no building, the annual municipal valuation whereof does not exceed Thirteen pounds six shillings and eight pence—Twenty shillings.
 - (3) Of any tenement (other than land on which there is no building), the annual municipal valuation whereof exceeds Twenty-six pounds thirteen shillings and four pence, and of any land on which there is no building, the annual municipal valuation whereof exceeds Thirteen pounds six shillings and eight pence—Seven pounds ten shillings per centum on the amount of such valuation.
- 2. Such Rates are made and shall be levied for the year beginning with the 1st day of July, 1961, and ending with the 30th day of June, 1962, and shall be payable on the 10th day of November, 1961, at the office of the said Commission, at Bendigo or Castlemaine.
- 3. Interest will be chargeable on all Rates remaining unpaid for a period of six months from the date such Rates become payable.
- 4. Such person or persons as the State Rivers and Water Supply Commission may from time to time appoint for that purpose shall be and is or are hereby authorized to demand, receive, collect, and recover the said Rates.
 - The foregoing By-law was made by the State Rivers and Water Supply Commission on the 9th day of October, 1961, and the common seal of the said Commission was hereunto affixed the 3rd day of November, 1961, in the presence of—

(SEAL)

H. W. McCAY, Commissioner. A. L. TISDALL, Commissioner.

STATE RIVERS AND WATER SUPPLY COMMISSION.

By-law No. 5369.—General Rate.—Axe Creek Waterworks District.

 $T^{\rm HE}$ State Rivers and Water Supply Commission, in pursuance and exercise of the powers conferred by the Water Acts, doth hereby make the By-law following:—

1. The following General Rate is hereby made under the provisions of the Water Acts, and shall be levied upon the occupiers or owners of lands within the Axe Creek Waterworks District, except within any Urban District thereof:—

For the supply of water for the domestic and ordinary use of persons dwelling upon such lands, and for watering cattle or other stock—

- (1) A Rate of Eighteen pence in the pound of the rateable value of all lands in the First Division, comprising all lands within the aforesaid District.
- 2. Such Rate is made and shall be levied for the year beginning with the 1st day of July, 1961, and ending with the 30th day of June, 1962, and shall be payable on the 10th day of November, 1961, at the office of the said Commission, at Bendigo.
- 3. Interest will be chargeable on all Rates remaining unpaid for a period of six months from the date such Rates become payable.
- 4. Such person or persons as the State Rivers and Water Supply Commission may from time to time appoint for that purpose shall be and is or are hereby authorized to demand, receive, collect, and recover the said Rate.
- 5. For making and levying such Rate the value of the lands set out in the valuations made in accordance with the provisions of the Water Acts, and adopted by the said Commission on the 9th day of October, 1961, shall be deemed and taken to be the rateable value of such lands.
 - The foregoing By-law was made by the State Rivers and Water Supply Commission on the 9th day of October, 1961, and the common seal of the said Commission was hereunto affixed the 3rd day of November, 1961, in the presence of—

(SEAL)

H. W. McCAY, Commissioner. A. L. TISDALL, Commissioner.

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STATE RIVERS AND WATER SUPPLY COMMISSION.

BY-LAW NO. 5361.—RATES AND CHARGES FOR WATER—URBAN DISTRICTS.

THE State Rivers and Water Supply Commission, in pursuance and exercise of the powers conferred by the Water Acts, doth hereby make the By-law following:—

1. The following Rates for the supply of water for domestic purposes are hereby made, and shall be levied upon the occupiers or owners of lands and tenements within the respective Urban Districts as set out hereunder:—

Lands or tenements situate in a street in which a pipe for the supply of water has been laid down—a rate of such amount in the pound of the annual municipal valuation of such lands or tenements as is set down in column 2 opposite the name of the respective Urban Districts in column 1 of the Schedule hereto: Provided that the total amount of the rate payable annually in respect of any such lands or tenements (other than land on which there is no building) shall be not less than the sum set down in column 3 opposite the name of the respective Urban Districts in column 1 of the said Schedule, and in respect of any such lands or tenements on which there is no building shall be not less than the sum set down in column 4 opposite the name of the respective Urban Districts in column 1 of the said Schedule.

- 2. Such rates are made and shall be levied for the year beginning with the 1st day of July, 1961, and ending with the 30th day of June, 1962, and shall be payable on the 10th day of November, 1961, at the office of the State Rivers and Water Supply Commission, at the place set down in column 5 opposite the name of the respective Urban Districts in column 1 of the said Schedule.
- 3. Interest will be chargeable on all Rates and Charges for water remaining unpaid for a period of six months from the date such rates and charges become payable.
- 4. The maximum quantity of water to be supplied per annum without further charge to properties rated by the Commission shall be the quantity which if charged for at 2s. 0d. per thousand gallons would give an amount equal to that payable per annum in respect of the properties so supplied in the respective Urban Districts named in the said schedule.
- 5. For all water supplied per annum in excess of the maximum quantity referred to in Clause 4 of this By-law the charge shall be 2s. 0d. per thousand gallons.
- Such charge shall be payable on demand at the office of the State Rivers and Water Supply Commission at the place mentioned in Column 5 opposite the name of the respective Urban Districts in Column 1 of the said schedule.
- 6. For the supply of water by measure from the pipes of the Commission to lands and tenements within the respective Urban Districts as set out hereunder which are not liable to any rate made under any By-law of the Commission—

The charge to be paid for water so supplied shall, except in cases of special agreement with the Commission, be 2s. 0d. per thousand gallons: Provided that where any minimum annual charge has been fixed by the Commission, the quantity of water to be supplied for such minimum annual charge in each case shall, except in cases of special agreement with the Commission, be the quantity which, if charged for at 2s. 0d. per thousand gallons, would give an amount equal to that payable in respect of such minimum annual charge and for all water supplied in excess of such quantity the charge shall be 2s. 0d. per thousand gallons.

- 7. The charges as set out in clause 6 of this By-law are made and shall be levied for the year beginning with the 1st day of July, 1961, and ending with the 30th day of June, 1962, and shall be payable on demand at the office of the State Rivers and Water Supply Commission at the place mentioned in column 5 opposite the name of the respective Urban Districts in column 1 of the said Schedule.
- 8. Such person or persons as the State Rivers and Water Supply Commission may from time to time appoint for that purpose shall be and is or are hereby authorized to demand, receive, collect, and recover the said Rates and charges for water.

SCHEDULE.

Na	ime of F	tespective	Urban I	District.			Amount of Rate in the £1 of the Municipal Valuation of Tenements. (Subject to the Minimum Amounts of Rates set out in Columns 3 and 4).	Minimum Amount of Rate per Year in Respect of Tenements (other than Lands on which there is no Building).	Minimum Amount of Rate per Year in Respect of Lands on which there is no Building.	Place at which Rates and Charges shall be Payable.
		Colum	a 1.				Column 2.	Column 3.	Column 4.	Column 5.
				Sup	plied from	. Bellas	ine Peninsula Syste	m.		
				~~	,		s. d.	1 s. d.	1 's.d.	
Anglesea							2 6	80 0	40 0	Geelong
Barwon Heads and	Ocean	Grove		•••	• • •	• • • • • • • • • • • • • • • • • • • •	2 6	80 0	40 0	Geelong
			• •				3 6	80 ŏ	40 ŏ	Geelong
	•	• •	• •	• • •	••	• •	3 6	80 0	40 ŏ	Geelong
	•	• •	• •		• •	• • •	. 3 6	80 0	40 0	Geelong
		• •	• •	• •	• •	• •	3 6	80 0	40 0	Geelong
	7.4 T		• •	• • •		• •	1 6	80 0	40 0	Geelong
Queenscliffe and Po			• •	••	• •	• • •	2 0	80 0	40 0	Geelong
Torquay	•	• •	••	••	••	• •	2 0	1 00 0	1 400	doctong
				Supple	lied from	Morni	ngton Peninsula Sys	tem.		
Berwick							3 0	80 0	40 0	Dandenong
Bittern-Crib Point							3 0	80 0	40 0	Frankston
Bunyip							1 6	80 0	40 0	Dandenong
Carrum Downs							3 6	80 0	40 0	Frankston
Chelsea-Frankston			• •		• •		1 6	80 0	40 0	Chelsea or Frank
										aton
Cranbourne					• •		2 6	80 0	40 0	Dandenong
Dandenong-Springv	ale						0 8	80 0	40 0	Dandenong
Dromana-Portsea						• •	1 10	80 0	40 0	Frankston
Garfield							1 6	80 0	40 0	Dandenong
Hastings							3 0	80 0	40 0	Frankston
Longwarry					•••	• •	1 6	80 0	40 0	Dandenong
							1 8	80 0	40 0	Frankston
^ m ~						• •	3 6	80 0	40 0	Dandenong
Pakenham	• •						16	80 0	40 0	Dandenong
Somerville					• •		1 8	80 0	40 0	Frankston
South Frankston	• •			• •			16	80 0	40 0	Frankston
					Suppl	ed from	. Otway System.			
A11 P 1						•	3 6	I 80 0	1 ,40 0	Camperdown
Allansford	• •	••	••	••	• •	• •	2 0	80 0	40 0	Camperdown
	• •	• •	• •	• • •	• • •	• •	2 0	80 0	40 0	Camperdown
Cobden	• •	• •	• •	• •		• • •	2 0	80 0	40 0	Camperdown
Terang										

SCHEDULE—continued.

	Name o	f Respectiv	ve Urban	District.			Amount of Rate in the £1 of the Municipal Valuation of Tenements. (Subject to the Minimum Amounts of Rates set out in Columns 3 and 4).	Minimum Amount of Rate per Year in Respect of Tenements (other than Lands on which there is no Building).	Minimum Amount of Rate per Year in Respect of Lands on which there is no Building.	Places at which Rates and Charg shall be Payable
		Colun	nn 1.				Column 2.	Column 3.	Column 4.	Column 5.
				S	upplied fron	Win	nmera–Mallee Systen	ı.		
							s. d. 3 6	8. d. 80 0	s. d. 20 0	Horsham
intwerp Berriwillock				• • • • • • • • • • • • • • • • • • • •	••	• •	3 6	80 0	20 0	Birchip
Seulah					• •	• •	3 6	80 0	20 0 20 0	Hopetoun Birchip
Birchip Brim	• •	• •	• •	••	••	• •	3 0 3 6	80 0 80 0	20 0	Murtoa
hillingollah	::		• • •	••	••		3 6	80 0	20 0	Nyah West
hinkapook		••	• •		• •	• •	3 6	80 0 80 0	20 0 20 0	Ouyen Birchip
lulgoa Dimboola				• •	• • •	• • •	3 6 1 0	80 0 80 0	20 0	Horsham
Oooen	• • •	• • • • • • • • • • • • • • • • • • • •			• • • • • • • • • • • • • • • • • • • •		3 6	80 0	20 0	Horsham
Iopetoun					••	• •	3 6	80 0 80 0	20 0 20 0	Hopetoun Horsham
eparit ung Jung	• •				• • • • • • • • • • • • • • • • • • • •		1 8 3 6	80 0	20 0	Horsham
albert	• • •		• • •				3 6	80 0	20 0	Nyah West
ascelles	• •	••	• •	••	• •	• •	3 6 3 6	80 0 120 0	20 0 20 0	Hopetoun Nyah West
lanangatang larnoo	• • •				 	• •	3 6	80 0	20 0	Murtoa
linyip				•••	••		3 0	80 0	20 0 20 0	Murtoa Ouyen
andaly	• •	• •	• • •	• • •	••	• •	3 6 2 2	80 0	20 0 20 0	Horsham
atimuk Tullawil						• •	3 6	80 0	20 0	Birchip
uyen	• •			• •		• •	3 6	80 0	20 0	Ouyen Hopetoun
atchewollock impinio		••	• •				3 6 3 6	80 0 125 0	20 0	Horsham
uambatook					• • • • • • • • • • • • • • • • • • • •	::	3 6	80 0	20 0	Birchip
ainbow	• •	• •		• •		• •	1 0	80 0	20 0 20 0	Hopetoun Murtoa
upanyup ea Lake	• • •					• •	3 0	80 0 80 0	20 0	Birchip
peed	• • •	• • •					3 6	80 0	20 0	Hopetoun
empy					• •		3 6 3 6	80 0 120 0	20 0 20 0	Hopetoun Nyah West
Iltima Vaitchie	• •	• •					3 6	80 0	20 0	Nyah West
Valpeup	• • •	• • •	• • • • • • • • • • • • • • • • • • • •	• • •	• • •		3 6	130 0	20 0	Ouyen
Vatchem							3 6	80 0	20 0	Birchip Birchip
Voomelang Voorinen	• • •				• • •	• •	2 6 3 6	80 0 80 0	20 0	Nyah West
Vycheproof	••		• • •	• • •	::		3 3	80 0	20 0	Birchip
aapeet	••	• •	• •	• •	••	• •	3 6	80 0	20 0	Hopetoun
					Supplied fr	om I	orrumbarry System.			
unbower		• •	• •		••	• •	3 6 3 6	135 0 80 0	20 0	Cohuna Kerang
Coondrook eitchville			• •	• •	• •	• •	2 3	80 0	20 0	Cohuna
Iurrabit				• •	••	• •	3 6	80 0	20 0	Kerang
					Supplied D	irect .	from River Murray.			
arwarp					••		3 6	80 0	20 0	Merbein
ake Boga			• •		• •	• •	3 6 2 0	80 0 80 0	20 0 20 0	Swan Hill Merbein
lerbein leringur	• •	• • •	• •	• • •	• • •	• •	2 0 3 6	100 0	20 0	Merbein
yah		••	•••		••		3 6	80 0	20 0	Nyah West
yah West		••	• •	• •	••	• •	2 9 3 6	80 0 135 0	20 0	Nyah West Nyah West
iangil led Cliffs				• •	• •		2 4	80 0	20 0	Red Cliffs
cobinvale		::					1 6	80 0	20 0 20 0	Robinvale Merbein
Verrimull	••	••	••	••	••	• •	3 6	100 0	1 20 0	Merbein
						Misce	llaneous.			1
orop			• •	• •	••	• •	3 6 3 6	80 0 80 0	20 0	Tongala Pyramid Hill
ingee ildon			••	• • •	::	••	3 0	80 0	20 0	Melbourne or
lphinstone							3 6	80 0	20 0	Eildon Castlemaine
leyfield	• • •		• • •		•••		3 6	80 0	20 0	Maffra Basksoten
ockington		••	• •	• •		• •	1 9 3 6	80 0 135 0	20 0	Rochester Pyramid Hill
lacorna Larong	• •	• • •	• •	• • •		• • •	3 6	80 0	20 0	Bendigo
litiamo							3 6	130 0	20 0	Pyramid Hill
ewstead	• •			• •	• •	• •	3 6	80 0 80 0	20 0 20 0	Castlemaine Pyramid Hill
yramid Hill tanhope	• • •						1 10	80 0	20 0	Tongala
allygaroopna	• • •				::		3 6	100 0	20 0	Shepparton
Vonthaggi		• •					2 2	50 0	20 0	Wonthaggi

The foregoing By-law was made by the State Rivers and Water Supply Commission on the 9th day of October, 1961, and the common seal of the said Commission was hereunto affixed the 3rd day of November, 1961, in the presence of—

STATE RIVERS AND WATER SUPPLY COMMISSION. BY-LAW NO. 5362.—DRAINAGE RATES.—CARRUM DRAINAGE DISTRICT.

THE State Rivers and Water Supply Commission, in pursuance and exercise of the powers conferred by the Water Acts, doth hereby make the By-law following:—

- 1. The following Drainage Rates are hereby made under the provisions of the Water Acts, and shall be levied upon the occupiers or owners of all lands within the respective Divisions of the Carrum Drainage District for the drainage of such lands:--
 - (1) Of all lands in the First Division, being the lands included within the red border on the plans of such district, signed and sealed by the State Rivers and Water Supply Commission, and lodged at the office of such Commission at Melbourne, excepting and excluding all lands in the Second Division as shown coloured red on the aforesaid plans, excepting and excluding all lands in the Third Division as shown coloured green on the aforesaid plans, and excepting and excluding all lands in the Fourth Division as shown coloured brown on the aforesaid plans,—a Drainage Rate of Four pence in the pound of the unimproved capital value of such lands.
 - (2) Of all lands in the Second Division as shown coloured red on the aforesald plans—a Drainage Rate of Three pence in the pound of the unimproved capital value of such lands.
 - (3) Of all lands in the Third Division as shown coloured green on the aforesaid plans-
 - age Rate of Two pence in the pound on the unimproved capital value of such lands.

 (4) Of all lands in the Fourth Division as shown coloured brown on the aforesaid plans—a Drainage Rate of One penny in the pound of the unimproved capital value of such lands.

Provided that the sum of Two shillings and six pence shall be the minimum amount of rate in respect of any land or tenement liable to be rated in the said district.

- 2. Such Drainage Rates are made and shall be levied for the year beginning with the 1st day of July, 1961, and ending with the 30th day of June, 1962, and shall be payable on the 10th day of November, 1961, at the office of the State Rivers and Water Supply Commission at Chelsea.
- 3. Interest will be chargeable on all Rates remaining unpaid for a period of six months from the date such Rates become payable.
- 4. For making and levying such Drainage Rates the un-4. For making and levying such Brainage Rates the unimproved capital values of the lands set out in the valuations made in accordance with the provisions of the Water Acts, and adopted by the said Commission on the 9th day of October, 1961, shall be deemed and taken to be the rateable value of such lands.
- 5. Such person or persons as the State Rivers and Water Supply Commission may from time to time appoint for that purpose shall be, and is, or are, hereby authorized to demand, receive, collect, and recover the said Drainage
 - The foregoing By-law was made by the State Rivers and Water Supply Commission on the 9th day of October, 1961, and the common seal of the said Commission was hereunto affixed the 3rd day of November, 1961, in the presence of-

(SEAL)

H. W. McCAY, Commissioner. A. L. TISDALL, Commissioner.

STATE RIVERS AND WATER SUPPLY COMMISSION. By-law No. 5363.—Flood Protection Rate.—Cardinia and Lower Koo-wee-rup Flood Protection Districts.

 $T^{\rm HE}$ State Rivers and Water Supply Commission, in pursuance and exercise of the powers conferred by the Water Acts, doth hereby make the By-law following:—

1. The following Flood Protection Rates are hereby made under the provisions of the Water Acts, and shall be levied upon the occupiers or owners of all lands within the Cardinia and Lower Koo-wee-rup Flood Protection

For the service rendered to such districts by the flood protection works constructed for such service—

(1) A Flood Protection Rate of Forty pence in the pound of the rateable value of all lands in the First Division, being the lands included within the red border on the plans of such districts signed and sealed by the State Rivers and Water Supply Commission, and lodged at

- the office of such Commission, at Melbourne, excepting and excluding all lands in the Second Division as shown coloured red on the afore-said plans, excepting and excluding all lands in the Third Division as shown coloured green on the aforesaid plans, and excepting and excluding all lands in the Fourth Division as shown coloured brown on the aforesaid plans.
- (2) A Flood Protection Rate of Thirty pence in the pound of the rateable value of all lands in the Second Division as shown coloured red on the aforesaid plans.
- (3) A Flood Protection Rate of Twenty pence in the pound of the rateable value of all lands in the Third Division as shown coloured green on the aforesaid plans.
- (4) A Flood Protection Rate of Ten pence in the pound of the rateable value of all lands in the Fourth Division as shown coloured brown on the aforesaid plans.
- 2. Such Flood Protection Rates are made and shall be levied for the year beginning with the 1st day of July, 1961, and ending with the 30th day of June, 1962, and shall be payable on the 10th day of November, 1961, at the office of the State Rivers and Water Supply Commission, at Koo-wee-rup.
- 3. Interest will be chargeable on all Flood Protection Rates remaining unpaid for a period of six months from the date such rates become payable.
- 4. For making and levying such Flood Protection Rates the value of the lands set out in the valuations made in accordance with the provisions of the Water Acts and adopted by the said Commission on the 9th day of October, 1961, shall be deemed and taken to be the rateable value of such lands.
- 5. Such person or persons as the State Rivers and Water Supply Commission may from time to time appoint for that purpose shall be, and is, or are, hereby authorized to demand, receive, collect, and recover the said Rate.
 - The foregoing By-law was made by the State Rivers and Water Supply Commission on the 9th day of October, 1961, and the common seal of the said Commission was hereunto affixed the 3rd day of November, 1961, in the presence of-

H. W. McCAY, Commissioner. A. L. TISDALL, Commissioner.

STATE RIVERS AND WATER SUPPLY COMMISSION.

BY-LAW No. 5365.-FLOOD PROTECTION CHARGE.-LOCH GARRY FLOOD PROTECTION DISTRICT.

THE State Rivers and Water Supply Commission, in pursuance and exercise of the powers conferred by the Water Acts, doth hereby make the By-law following:—

1. The following Flood Protection Charge is hereby made under the provisions of the Water Acts, and shall be levied upon the occupiers or owners of all lands within the Loch Garry Flood Protection District:—

For the service rendered to such district by the flood protection works constructed for such service-

- (1) A Flood Protection Charge of Six pence for each and every acre of all lands in the Loch Garry Flood Protection District.
- 2. Such Flood Protection Charge is made and shall 2. Such rooter rooter rooter is made and shall be levied for the year beginning with the 1st day of June, 1962, and shall be payable on the 10th day of November, 1961, at the office of the State Rivers and Water Supply Commission, at Shepparton.
- ·3. Interest will be chargeable on all Flood Protection Charges remaining unpaid for a period of six months from the date such charges become payable.
- 4. Such person or persons as the State Rivers and Water Supply Commission may from time to time appoint for that purpose shall be and is or are hereby authorized to demand, receive, collect, and recover the said Flood rotection Charges.
 - The foregoing By-law was made by the State Rivers and Water Supply Commission on the 9th day of October, 1961, and the common seal of the said Commission was hereunto affixed the 3rd day of November, 1961, in the presence of-

H. W. McCAY, Commissioner. A. L. TISDALL, Commissioner. STATE RIVERS AND WATER SUPPLY COMMISSION.

By-law No. 5367.—General Rate,—Normanville

Waterworks District.

THE State Rivers and Water Supply Commission, in pursuance and exercise of the powers conferred by the Water Acts, doth hereby make the By-law following:—

1. The following General Rate is hereby made under the provisions of the Water Acts, and shall be levied upon the occupiers or owners of lands within the Normanville Waterworks District, except within any Urban District thereof:—

For the supply of water for the domestic and ordinary use of persons dwelling upon such lands, and for watering cattle or other stock—

- (1) A Rate of Three pence in the pound of the unimproved capital value of all lands in the First Division, comprising all lands in the aforesaid District, excepting and excluding all lands set out and described hereunder comprised within the Second, Third, and Fourth Divisions—with a minimum amount of rate in respect of such lands (excepting Crown lands occupied under grazing licence and not supplied with water) of Twenty-four pounds for each holding of Six hundred and forty acres in extent, and with a proportionate sum as a minimum for any holding of a greater or less area.
- (2) A Rate of One and one-half pence in the pound of the unimproved capital value of all lands in the Second Division, comprising the lands set out hereunder:—

PARISH OF QUAMBATOOK.

Part of allotment 37A of section 3 (117 acres).

(3) A Rate of Three-quarters of a penny in the pound of the unimproved capital value of all lands in the Third Division, comprising the lands set out hereunder:—

PARISH OF GREDGWIN.

Allotment 41.

PARISH OF LEAGHUR.

Part of allotment 76 (461 acres).

PARISH OF MARMAL.

Allotment 24B of section 2, and the south-eastern portion of allotment 24A, of section 2, containing 1 acre.

- 2. Such Rate is made and shall be levied for the year beginning with the 1st day of July, 1961, and ending with the 30th day of June, 1962, and shall be payable on the 10th day of November, 1961, at the office of the said Commission, at Boort.
- 3. Interest will be chargeable on all Rates remaining unpaid for a period of six months from the date such Rates become payable.
- 4. Such person or persons as the State Rivers and Water Supply Commission may from time to time appoint for that purpose shall be and is or are hereby authorized to demand, receive, collect, and recover the said Rate.
- 5. For making and levying such Rate the value of the lands set out in the valuations made in accordance with the provisions of the Water Acts, and adopted by the said Commission on the 9th day of October, 1961, shall be deemed and taken to be the rateable value of such lands.
- 6. Lands in the Fourth Division in respect of which no rate is made or levied shall comprise the lands set out hereunder:—

PARISH OF GREDGWIN.

Allotments 1, 2, 3, 4, 5, 6, 7, 8, 9, and 10 of the Township of Barraport, allotments 19 $_{\rm A}$, 52 $_{\rm A}$, 52 $_{\rm B}$, 52c and 52D and part of allotment 20, containing 1 acre.

PARISH OF LEAGHUR.

Allotments 22A, 22B, 22C, and 86, and an area of 2 acres adjoining the northern boundary of allotment 22C, and being the property of the Education Department.

PARISH OF QUAMBATOOK.

Part of allotment 44 of section 3, containing 1 acre, and part of allotment 45 of section 3, containing 2 acres.

The foregoing By-law was made by the State Rivers and Water Supply Commission on the 9th day of October, 1961, and the common seal of the said Commission was hereunto affixed the 3rd day of November, 1961, in the presence of—

(SEAL) H. W. McCAY, Commissioner. A. L. TISDALL, Commissioner. STATE RIVERS AND WATER SUPPLY COMMISSION. BY-LAW NO. 5366.—GENERAL RATE.—WATERWORKS DISTRICTS.

THE State Rivers and Water Supply Commission. in

THE State Rivers and Water Supply Commission, in pursuance and exercise of the powers conferred by the Water Acts, doth hereby make the By-law following:—

1. The following General Rates are hereby made under the provisions of the Water Acts, and shall be levied upon the occupiers or owners of all lands within the Harcourt and Kerang North-West Lakes Waterworks Districts, and within the respective Divisions of the Mallee, Northern Mallee, Upper Wimmera, Wimmera, East Loddon, Loddon, and West Loddon Waterworks Districts, except within any Urban District thereof:—

For the supply of water for the domestic and ordinary use of persons dwelling upon such lands, and for watering cattle or other stock— $\,$

- (1) Of all lands in the Harcourt and Kerang North-West Lakes Waterworks Districts—General Rates of such amounts in the pound of the unimproved capital value of such lands as are contained in column 2 opposite the name of the respective Waterworks Districts in column 1 of the Schedule hereto.
- (2A) Of all lands in the First Division of the Mallee, Northern Mallee, Upper Wimmera, Wimmera, East Loddon, Loddon, and West Loddon Waterworks Districts, being the lands included within the red border on the plans of such Districts, signed and sealed by the State Rivers and Water Supply Commission, and lodged at the office of such Commission at Melbourne, excepting and excluding all lands in the Second Division of the respective Waterworks Districts as shown coloured green on the aforesaid plans, excepting and excluding all lands in the Third Division of the respective Waterworks Districts as shown coloured brown on the aforesaid plans, and excepting and excluding all lands in the Fourth Division (in respect of which no rate is made or levied) of the respective Waterworks Districts as shown coloured grey on the aforesaid plans—General Rates of such amounts in the pound of the unimproved capital value of such lands, as are contained in column 2 opposite the name of the respective Waterworks Districts in column 1 of the Schedule hereto, with minimum amounts of General Rate in respect of lands (excepting Crown lands occupied under annual grazing licence and not supplied with water) in such First Division of each respective Waterworks Districts as are contained in column 3 opposite the name of the respective Waterworks Districts in column 1 of the said Schedule.
- (2B) Of all lands in the Second Division of the respective Waterworks Districts as shown coloured green on the aforesaid plans—General Rates of such amounts in the pound of the unimproved capital value of such lands, as are contained in column 4 opposite the name of the respective Waterworks Districts in column 1 of the said Schedule.
- (2c) Of all lands in the Third Division of the respective Waterworks Districts as shown coloured brown on the aforesaid plans—General Rates of such amounts in the pound of the unimproved capital value of such lands, as are contained in column 5 opposite the name of the respective Waterworks Districts in column 1 of the said Schedule.
- 2. Such Rates are made and shall be levied for the year beginning with the 1st day of July, 1961, and ending with the 30th day of June, 1962, and shall be payable on the 10th day of November, 1961, at the office of the State Rivers and Water Supply Commission at the place mentioned in column 6 opposite the name of the respective Waterworks Districts in column 1 of the said Schedule.
- 3. Interest will be chargeable on all Rates remaining unpaid for a period of six months from the date such Rates become payable.
- 4. For making and levying such Rates the value of the lands in the respective Waterworks Districts set out in the valuations made in accordance with the provisions of the Water Acts, and adopted by the said Commission on the 9th day of October, 1961, shall be deemed and taken to be the rateable value of such lands.
- 5. Such person or persons as the State Rivers and Water Supply Commission may from time to time appoint for that purpose shall be and is or are hereby authorized to demand, receive, collect, and recover the said Rates.

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SCHEDULE.

Name of Waterworks District.	Amount of General Rate in the Pound of the Unimproved Capital Value of all Lands in Waterworks Districts which have not been Arranged in Divisions and of all Lands in the First Division of Waterworks Districts which have been Arranged in Divisions.	Minimum Amount of General Rate in Respect of Each Holding of 640 Acres in Extent (excepting Grown Lands Occupied under Annual Grazing Licence and not Supplied with Water) in the First, Second, and Third Divisions of Waterworks Districts which have been Arranged in Divisions with Proportionate Sums as Minima for Holdings of Greater or Less Area.	Amount of General Rate in the Pound of the Unimproved Capital Value of all Lands in the Second Division of Waterworks Districts which have been Arranged in Divisions.	Amount of General Rate in the Pound of the Unimproved Capital Value of all Lands in the Third Division of Waterworks Districts which have been Arranged in Divisions.	Places at which General Rates shall be Payable.
Column 1.	Column 2.	Column 3.	Column 4.	Column 5.	Column 6.
	Pence.		Pence.	Pence.	
	,	Supplied from Coliba:	n System.		
Harcourt	3				Castlemaine
	Suj	oplied from Wimmera-	Mallee System.		
Mallee	3	First Division £24 Second Division £12 Third Division £6	11	ž	Birchip, Hopetoun, and Nyah West
Northern Mallee	3	First Division £24 Second Division £12 Third Division £6	11	ŧ	Hopetoun, Nyah West, and Ouven
Upper Wimmera	2.8	First Division £28 Second Division £14 Third Division £7	1.4	.7	Horsham, Murtoa, and Birchip
Wimmera	1.8	First Division £36 Second Division £18 Third Division £9	0.8	0.45	Murtoa and Horsham
		Miscellaneous			
East Loddon Kerang North-west Lakes Loddon West Loddon	2 3 2 2	·	i i i		Pyramid Hill Kerang Pyramid Hill Boort

The foregoing By-law was made by the State Rivers and Water Supply Commission on the 9th day of October, 1961, and the common seal of the said Commission was hereunto affixed the 3rd day of November, 1961, in the presence of—

(SEAL)

H. W. McCAY, Commissioner. A. L. TISDALL, Commissioner.

STATE RIVERS AND WATER SUPPLY COMMISSION. By-law No. 5368.—General Rate.—Werribee Waterworks DISTRICT.

THE State Rivers and Water Supply Commission, in pursuance and exercise of the powers conferred by the Water Acts, doth hereby make the By-law following:—

1. The following General Rate is hereby made under the provisions of the Water Acts, and shall be levied upon the occupiers or owners of lands within the Werribee Waterworks District, except within any Urban District thereof:—

For the supply of water for the domestic and ordinary use of persons dwelling upon such lands, and for watering cattle or other stock-

- A Rate of One penny in the pound of the unimproved capital value of all lands in the First Division, comprising all lands in the aforesaid District.
- 2. Such Rate is made and shall be levied for the year beginning with the 1st day of July, 1961, and ending with the 30th day of June, 1962, and shall be payable on the 10th day of November, 1961, at the office of the said Commission, at Werribee.
- Interest will be chargeable on all Rates remaining unpaid for a period of six months from the date such Rates become payable.
- 4. Such person or persons as the State Rivers and Water Supply Commission may from time to time appoint for that purpose shall be and is or are hereby authorized to demand, receive, collect, and recover the said Rate.
- 5. For making and levying such Rate the value of the lands set out in the valuations made in accordance with the provisions of the Water Acts, and adopted by the said Commission on the 9th day of October, 1961, shall be deemed and taken to be the rateable value of such lands.
 - The foregoing By-law was made by the State Rivers and Water Supply Commission on the 9th day of October, 1961, and the common seal of the said Commission was hereunto affixed the 3rd day of November, 1961, in the presence of—

H. W. McCAY, Commissioner. A. L. TISDALL, Commissioner.

STATE RIVERS AND WATER SUPPLY COMMISSION. By-law No. 5364.—Flood Protection Charge.—Kanyapella FLOOD PROTECTION DISTRICT.

 $T^{\rm HE}$ State Rivers and Water Supply Commission, in pursuance and exercise of the powers conferred by the Water Acts, doth hereby make the By-law following:—

1. The following Flood Protection Charge is hereby made under the provisions of the Water Acts, and shall be levied upon the occupiers or owners of all lands within the Kanyapella Flood Protection District:

For the service rendered to such district by the flood protection works constructed for such service-

- (1) A Flood Protection Charge of Three pence for each and every acre of all lands in the First Flood Protection Division, comprising all lands within the aforesaid District, excepting and excluding all lands set out and described hereunder comprised within the Third Flood Protection Division.
- (2) A Flood Protection Charge of One and one-half pence for each and every acre of all lands in the Third Flood Protection Division, comprising the lands set out hereunder:

PARISH OF KANYAPELLA.

PARISH OF KANYAPELLA.

Allotments 26, 27, 28A, 28B and 28C, of section A; allotments 7, 8A, 8B, 16B, 16C, 16B, 23C, 23D, 24, 25A, 26A, 28A, 29A, 30A, 30B, 31A, 58A, 59A, 59B, 60, 61, 98, 99A, 107, 109, 110, 111A, 111B, 112, 113A, 118A, 118B, 119, 140, 141, 142, 143A, 149, 149B, 149B, 149B, 149B, 149B, 149B, 149B, 149C, 149B, 160B, 160B, 161, 151A, 151B, 152, 152A, 153, 154, 160, 216A, 160B, 164, 165, 166A and 166B, an area of 27 acres north of allotment 107 (Water Reserve), an area of 5 acres of Crown lands adjacent to allotment 142 (occupied by P. Pelegrino), an area of 12 acres of Crown lands adjacent to and east of allotment 152A, parts of allotments 31, 32, and 33, containing 102 acres being the holding of J. Nicol, the north part of allotment 108 containing 10 acres being the holding of C. F. Charlton, the south part of

allotment 108 containing 71 acres being the holding of R. B. and Mrs. R. McLean, part of allotment 160a containing 8 acres being the holding of R. W. Barnstable, part of allotment 166 containing 132 acres being the holding of H. G. and G. Pettigrove, and parts of allotments 167 and 168 containing 121 acres being the holding of D. G. M. Christie, all of section B; allotment 4 of section 1; and allotments 1, 1a, 2, 3 and 4 of section 4.

- 2. Such Flood Protection Charge is made and shall be levied for the year beginning with the 1st day of July, 1961, and ending with the 30th day of June, 1962, and shall be payable on the 10th day of November, 1961, at the office of the State Rivers and Water Supply Commission, at Tongala.
- 3. Interest will be chargeable on all Flood Protection Charges remaining unpaid for a period of six months from the date such charges become payable.
- 4. Such person or persons as the State Rivers and Water Supply Commission may from time to time appoint for that purpose shall be and is or are hereby authorized to demand, receive, collect, and recover the said charges.
 - The foregoing By-law was made by the State Rivers and Water Supply Commission on the 9th day of October, 1961, and the common seal of the said Commission was hereunto affixed the 3rd day of November, 1961, in the presence of—

(SEAL)

H. W. McCAY, Commissioner. A. L. TISDALL, Commissioner.

STATE RIVERS AND WATER SUPPLY COMMISSION.
BY-LAW NO. 5370.—GENERAL RATE.—MILLEWA WATERWORKS
DISTRICT.

THE State Rivers and Water Supply Commission, in pursuance and exercise of the powers conferred by the Water Acts, doth hereby make the By-law following:—

1. The following General Rate is hereby made under the provisions of the Water Acts, and shall be levied upon the occupiers or owners of lands within the Millewa Waterworks District, except within any Urban District thereof:—

For the supply of water for the domestic and ordinary use of persons dwelling upon such lands, and for watering cattle or other stock—

- nd for watering cattle or other stock—

 (1) A Rate of Three pence in the pound of the unimproved capital value of all lands in First Division, comprising all lands in the aforesaid District, excepting and excluding all lands set out and described hereunder comprised within the Second, Third, and Fourth Divisions—with a minimum amount of rate in respect of such lands (excepting Crown lands occupied under annual grazing licence and not supplied with water) of Twenty-four pounds for each holding of Six hundred and forty acres in extent and with a proportionate sum as a minimum for any holding of a greater or less area.
- (2) A Rate of One and one halfpence in the pound of the unimproved capital value of all lands in the Second Division, comprising the lands set out hereunder with a minimum amount of rate in respect of such lands (excepting Crown lands occupied under annual grazing licence and not supplied with water) of Twelve pounds for each holding of Six hundred and forty acres in extent, and with a proportionate sum as a minimum for any holding of a greater or less area.

PARISH OF CARWARP WEST, Allotment 42.

PARISH OF YATPOOL.

Allotments 3, 46 and 46A.

(3) A Rate of Three-quarters of a penny in the pound of the unimproved capital value of all lands in the Third Division, comprising the lands set out hereunder with a minimum amount of rate in respect of such lands (excepting Crown lands occupied under annual grazing licence and not supplied with water) of Six pounds for each holding of Six hundred and forty acres in extent, and with a proportionate sum as a minimum for any holding of a greater or less area.

PARISH OF BENETOOK.

Allotment 34 and the eastern portion of allotment 35, containing $381\ acres.$

PARISH OF CARWARP WEST.

Allotment 18 and the eastern portion of allotment 20 containing 125 acres.

PARISH OF KARWEEN.

The northern portions of allotments 26 and 27, containing 826 acres.

PARISH OF KOLEYA.

Allotments 28, 29 and 35 and the southern portion of allotment 37, containing 496 acres.

PARISH OF NURNURNEMAL.

The eastern portions of allotments 15 and 16, containing 238 acres.

PARISH OF TARRANGO.

Allotment 4 and the northern portion of allotment 9, containing 390 acres.

PARISH OF YATPOOL.

Allotment 25.

- 2. Such Rate is made and shall be levied for the year beginning with the 1st day of July, 1961, and ending with the 30th day of June, 1962, and shall be payable on the 10th day of November, 1961, at the office of the said Commission, at Merbein.
- 3. Interest will be chargeable on all Rates remaining unpaid for a period of six months from the date such Rates become payable.
- 4. Such person or persons as the State Rivers and Water Supply Commission may from time to time appoint for that purpose shall be and is or are hereby authorized to demand, receive, collect, and recover the said Rate.
- 5. For making and levying such Rate the value of the lands set out in the valuations made in accordance with the provisions of the Water Acts, and adopted by the said Commission on the 9th day of October, 1961, shall be deemed and taken to be the rateable value of such lands.
- 6. Lands in the Fourth Division in respect of which no rate is made or levied shall comprise the lands set out hereunder:—

PARISH OF BENETOOK.

All that part of the Township of Pirlta within the Parish of Benetook.

PARISH OF CARWARP.

Allotments 1, 1A, 2 and 6 and the northern portion of allotment 3, containing 124 acres.

PARISH OF CARWARP WEST.

Allotment 23.

PARISH OF GINQUAM.

Allotments 6, 7c and 7D.

Parish of Karawinna.

Allotments 32A and 33 and all that part of the Township of Karawinna within the Parish of Karawinna.

PARISH OF KARWEEN.

Allotments 18 and 18a and the southern portion of allotment 10a, containing 55 acres.

Parish of Kurnwill.

Allotments 1, 1a, 1B, 1c, 1D, 3, 3a, 4 and 12.

PARISH OF MALLANBOOL.

Allotments 9A, 12, 13, 21 and 31, the southern portion of allotment 29, containing 544 acres and a cemetery, being portion of allotment 5, containing 5 acres.

PARISH OF MALLOREN.

Allotments 21, 22, 23, 24, 25, 26, 33 and all that part of the Township of Meringur within the Parish of Malloren.

PARISH OF MERINGUR.

Allotments 27 and 28, the southern portion of allotment 35, containing 667 acres, and the southern portion of allotment 36, containing 332 acres.

PARISH OF MERRINEE.

A Water Reserve north of allotment 39a and the Township of Merrinee; all that part of the Township of Pirlta within the Parish of Merrinee.

PARISH OF MILDURA.

Allotment 5.

Parish of Morkalla.

Township of Morkalla.

Ι.

PARISH OF MULLROO.

The Township of Cullulleraine.

PARISH OF MURRNROONG.

All that part of the Township of Werrimull within the Parish of Murrnroong.

PARISH OF NURNURNEMAL.

Allotments 7, 45, 46, 47 and 48.

PARISH OF RAAK.

Allotments 5 and 6.

PARISH OF TARRANGO.

Allotments 1, 2, 2A, 3, 6, 10, 11, 12, 16, 26A, 32, 35A

PARISH OF TUNART.

Allotment 33.

PARISH OF WALLPOOLA.

A Water Reserve west of allotment 17A.

PARISH OF WARGAN.

Allotments 41, 42 and 43.

PARISH OF WERRIMULL.

Allotment 34A; all that part of the Township of Bambil within the Parish of Werrimull; all that part of the Township of Karawinna within the Parish of Werrimull; all that part of the Township of Werrimull within the Parish of Werrimull.

PARISH OF YARRARA.

Allotments 32 and 40 and the eastern portion of allotment 13, containing 380 acres; all that part of the Township of Bambil within the Parish of Yarrara; all lands within the Township of Yarrara.

PARISH OF YATPOOL.

Allotments 33 and 51 and all lands in the Township of Yatpool.

The foregoing By-law was made by the State Rivers and Water Supply Commission on the 9th day of October, 1961, and the common seal of the said Commission was hereunto affixed the 3rd day of November, 1961, in the presence of-

(SEAL)

H. W. McCAY, Commissioner. A. L. TISDALL, Commissioner.

STATE RIVERS AND WATER SUPPLY COMMISSION. By-law No. 5371.—General Rate.—Tyntynder North

WATERWORKS DISTRICT.

THE State Rivers and Water Supply Commission, in pursuance and exercise of the powers conferred by the Water Acts, doth hereby make the By-law following:—

1. The following General Rate is hereby made under the provisions of the Water Acts, and shall be levied upon the occupiers or owners of lands within the Tyntynder North Waterworks District, except within any Urban District thereof:-

For the supply of water for the domestic and ordinary use of persons dwelling upon such lands, and for watering cattle or other stock—

- (1) A Rate of Three pence in the pound of the unimproved capital value of all lands in the First Division, comprising all lands in the First Division, comprising all lands in the aforesaid District, excepting and excluding all lands set out and described hereunder comprised within the Third and Fourth Divisions—with a minimum amount of rate in respect of such lands (excepting Crown lands occupied under annual grazing licence and not supplied with water) of Twenty-four pounds in respect of each holding of Six hundred and forty acres in extent with proportionate sums as minima for holdings of greater or lesser area.

 Rate of Three-quarters of a penny in the
- 10r holdings of greater or lesser area.

 (2) A Rate of Three-quarters of a penny in the pound of the unimproved capital value of all lands in the Third Division, comprising the lands set out hereunder with a minimum amount of rate in respect of such lands (excepting Crown lands occupied under annual grazing licence and not supplied with water) of Six pounds for each holding of Six hundred and forty acres in extent, and with a proportionate sum as a minimum for with a proportionate sum as a minimum for any holding of a greater or less area.

PARISH OF ANNUELLO,

Allotment 37.

PARISH OF GEERA.

Allotment 3, a water reserve south-west of allotment 3, and the southern portion of allotment 4, containing 749 acres.

PARISH OF GINGIMRICK.

Allotment 4.

PARISH OF KOIMBO.

Allotments 8 and 9.

PARISH OF KOORKAB.

Allotment 8.

PARISH OF MARGOOYA.

Allotment 28, the southern portion of allotment 24, containing 282 acres, and the northern portions of allotments 33 and 34, containing 533 acres, and a water reserve north-east of allotment 33.

PARISH OF PIAMBIE.

Allotments 13 and 14.

PARISH OF WANDOWN.

Allotment 16.

PARISH OF WEMEN.

The northern portion of allotment 4, containing 215 acres, the southern portion of allotment 17, containing 536 acres, and the southern portions of allotments 18 and 18A, containing 369 acres.

- 2. Such Rate is made and shall be levied for the year beginning with the 1st day of July, 1961, and ending with the 30th day of June, 1962, and shall be payable on the 10th day of November, 1961, at the office of the said Commission, at Ouyen.
- 3. Interest will be chargeable on all Rates remaining unpaid for a period of six months from the date such Rates become payable.
- 4. For making and levying such Rates the value of the lands set out in the valuations made in accordance with the provisions of the Water Acts, and adopted by the said Commission on the 9th day of October, 1961, shall be deemed and taken to be the rateable value of such lands.
- 5. Such person or persons as the State Rivers and Water Supply Commission may from time to time appoint for that purpose shall be and is or are hereby authorized to demand, receive, collect, and recover the said Rates.

6. Lands in the Fourth Division in respect of which no rate is made or levied shall comprise the lands set out hereunder:-

PARISH OF ANNUELLO.

Allotments 10, 12, 12A, 17A, 18A, a timber and water reserve south-east of allotment 2, a timber and water reserve north-east of allotment 8, and all lands in the Township of Annuello.

PARISH OF BUMBANG.

Allotments 8. 9 and 16.

PARISH OF GEERA.

Allotments 1 and 25.

PARISH OF GINGIMRICK.

Allotments 1, 5 and 7.

PARISH OF KOORKAB.

Allotments 29, 29a, 30, 31, 32a, 33, 34 and 39, a water reserve south-east of allotment 17, a water reserve southwest of allotment 23, a water reserve south-east of allotment 26, and all lands in the Townships of Koorkab and

PARISH OF MARGOOVA.

Allotment 30a.

PARISH OF MIRKOO.

All lands in the Township of Kooloonong.

PARISH OF PIAMBIE.

Allotment 12A and the southern portion of allotment 12, containing 674 acres.

PARISH OF TOL TOL.

All lands in the Township of Bannerton.

PARISH OF WEMEN.

Allotments 5 and 6.

PARISH OF WINNAMBOOL. Allotment 24.

The foregoing By-law was made by the State Rivers and Water Supply Commission on the 9th day of October, 1961, and the common seal of the said Commission was hereunto affixed the 3rd day of November, 1961, in the presence of—

(SEAL)

H. W. McCAY, Commissioner.
A. L. TISDALL, Commissioner.

STATE RIVERS AND WATER SUPPLY COMMISSION.

BY-LAW NO. 5372,—RATES AND CHARGES FOR WATER-URBAN DISTRICTS.

THE State Rivers and Water Supply Commission, in pursuance and exercise of the powers conferred by the Water Acts, doth hereby make the By-law following:--

1. The following Rates for the supply of water for domestic purposes are hereby made, and shall be levied upon the occupiers or owners of lands and tenements within the respective Urban Districts as set out hereunder:—

Lands or tenements situate in a street in which a pipe for the supply of water has been laid down—a rate of such amount in the pound of the annual municipal valuation of such lands or tenements as is set down in column 2 opposite the name of the respective Urban Districts in column 1 of the Schedule hereto: Provided that the total amount of the rate payable annually in respect of any such lands or tenements (other than land on which there is no building) shall be not less than the sum set down in column 3 opposite the name of the respective Urban Districts in column 1 of the said Schedule, and in respect of any such lands or tenements on which there is no building shall be not less than the sum set down in column 4 opposite the name of the respective Urban Districts in column 1 of the said Schedule.

- 2. Such rates are made and shall be levied for the period beginning with the 1st day of July, 1961, and ending with the 30th day of June, 1962, and shall be payable on the 10th day of November, 1961, at the office of the State Rivers and Water Supply Commission, at the place set down in column 5 opposite the name of the respective Urban Districts in column 1 of the said Schedule.
- 3. Interest will be chargeable on all Rates and Charges for water remaining unpaid for a period of six months from the date such rates and charges become payable.
- 4. The maximum quantity of water to be supplied per annum without further charge to properties rated by the Commission shall be the quantity which if charged for at 2s. 0d. per thousand gallons would give an amount equal to that payable per annum in respect of the properties so supplied in the respective Urban Districts named in the said Schedule.
- 5. For all water supplied per annum in excess of the maximum quantity referred to in Clause 4 of this By-law the charge shall be 2s. 0d. per thousand gallons.
- Such charge shall be payable on demand at the office of the State Rivers and Water Supply Commission at the place mentioned in Column 5 opposite the name of the respective Urban Districts in Column 1 of the said Schedule.
- 6. For the supply of water by measure from the pipes of the Commission to lands and tenements within the respective Urban Districts as set out hereunder which are not liable to any rate made under any By-law of the Commission—

The charge to be paid for water so supplied shall, except in cases of special agreement with the Commission, be 2s. 0d. per thousand gallons: Provided that where any minimum annual charge has been fixed by the Commission, the quantity of water to be supplied for such minimum annual charge in each case shall, except in cases of special agreement with the Commission, be the quantity which, if charged for at 2s. 0d. per thousand gallons, would give an amount equal to that payable in respect of such minimum annual charge and for all water supplied in excess of such quantity the charge shall be 2s. 0d. per thousand gallons.

- 7. The charges as set out in clause 6 of this By-law are made and shall be levied for the period beginning with the 1st day of July, 1961, and ending with the 30th day of June, 1962, and shall be payable on demand at the office of the State Rivers and Water Supply Commission at the place mentioned in column 5 opposite the name of the respective Urban Districts in column 1 of the said Schedule.
- 8. Such person or persons as the State Rivers and Water Supply Commission may from time to time appoint for that purpose shall be and is or are hereby authorized to demand, receive, collect, and recover the said Rates and charges for water.

SCHEDULE.

Name of Respective Urban Distric	t.	Amount of Rate in the £1 of the Municipal Valuation of Tenements. (Subject to the Minimum Amounts of Rates set out in Columns 3 and 4).	Minimum Amount of Rate per Year in Respect of Tenements (other than Lands on which there is no Building).	Minimum Amount of Rate per Year in Respect of Lands on which there is no Building.	Place at which Rates and Charges shall be Payable.				
Column 1.		Column 2.	Column 3.	Column 4.	Column 5.				
Supplied from Mornington Peninsula System.									
Nar-Nar-Goon and Tynong		s. d. 3 6 2 2	s. d. 80 0 80 0	s. d. 40 0 40 0	Dandenong Frankston				

The foregoing By-law was made by the State Rivers and Water Supply Commission on the 23rd day of October, 1961, and the common seal of the said Commission was hereunto affixed the 3rd day of November, 1961, in the presence of—

(SEAL)

H. W. McCAY, Commissioner. A. L. TISDALL, Commissioner.

The foregoing By-laws Nos. 5360-5372 inclusive were approved by the Governor in Council, on the 8th November, 1961.—N. G. Wishart, Acting Clerk of the Executive Council.

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 $\label{eq:control_eq} (N_{\rm ph}) = (N_{\rm ph}) \left(N_{\rm ph} + N_{\rm ph} \right) \left(N_{\rm ph} + N_{\rm ph}$

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