



ENVIRONMENT PROTECTION ACT 1970
SECTION 20

LICENCE

TRANSLINK OPERATIONS PTY LIMITED

Holder of

Licence: 1278

Issued: 07/04/2000

Last Amended: 26/07/2013

ACN: 069 691 514

Registered Address: 49 BALSTON ST
SOUTHBANK VIC 3006

Premises Address: BURNLEY AND DOMAIN CITYLINK TUNNEL
VIC

Scheduled Categories: L03 Tunnel Ventilation Systems

Description: This licence applies to the discharge of waste to the atmosphere from a road tunnel.

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QUENTIN COOKE
Team Leader
Development Assessments
Delegate of the Environment Protection Authority

Issued under the *Environment Protection Act 1970*, Section 20

PREAMBLE

Licences

Who we are: The Environment Protection Authority (“EPA”) is an independent statutory authority established under the *Environment Protection Act 1970* (“the Act”). Our purpose is to protect and improve our environment by preventing harm to the environment and human health.

Why we issue licences: EPA is responsible for preventing or controlling pollution (including noise) and improving the quality of the environment. This responsibility includes regulating activities that may present a danger to the environment. One of the tools available to EPA is the licensing of certain scheduled premises that may present a risk to the environment.

Section 20 of the Act requires the occupier of a “scheduled premises” to obtain an EPA licence to discharge, handle, treat or dispose of waste to the environment. These premises are defined in the *Environment Protection (Scheduled Premises and Exemptions) Regulations 2007* (“the Regulations”).

When we issue licences: EPA will issue a licence when satisfied that an applicant has put in place measures to protect the environment. Licences allow activities to occur and set performance outcomes based on a site’s environmental risk. EPA can amend, suspend or revoke a licence in response to changes in standards, site activities or licence holder performance. Licence holders must submit an annual performance statement and pay an annual fee to EPA. All licences and performance statements are publicly available.

Licence information and obligations

For the purposes of this licence “You” means the licence holder identified on the first page of this licence at the “premises” identified on the first page and represented in Schedule 1.

If you object to any of the licence conditions, you may have the decision reviewed by applying in writing to the Registrar, Planning and Environment Division, Victorian Civil and Administrative Tribunal (“VCAT”), 7th Floor, 55 King Street, Melbourne within 21 days of the date of issue. An application fee may be applicable when lodging an appeal with VCAT. Contact VCAT on (03) 9628 9777 for further details on fees associated with an appeal. A copy of the appeal should also be forwarded to the Manager, Development Assessments Unit, Environment Protection Authority, GPO Box 4395, Melbourne, 3001, within 7 days of lodgement of the appeal.

Interested (third) parties may also appeal against the licence within 21 days of the date of issue. The Tribunal will notify you if such appeals are received. If an appeal is lodged, this licence will not come into effect.

Compliance: You must comply at all times with the Act and all policies and regulations administered by EPA. Strict penalties apply for non-compliance with any part of your licence or making a false claim on your annual performance statement.

Licence structure

Structure: Your licence has multiple parts:

- Environmental performance conditions - setting out the performance outcomes you must meet;
- Schedule 1A - locality plan of your premises;
- Schedule 1B - plan of premises (provided by you).

Some types of licences also contain Schedule 1C - final landfill contour plans and/or Schedule 2 - tables specifying wastes that may be accepted at the premises and the associated treatment applied to them.

CONDITIONS

General Conditions

- LI_G1 Waste from the premises must not be discharged to the environment except in accordance with this licence.
- LI_G2 You must immediately notify EPA of non-compliance with any condition of this licence.
- LI_G3 By 30 September each year you must submit an annual performance statement to EPA for the previous financial year in accordance with the Annual Performance Statement Guidelines (EPA Publication 1320).
- LI_G4 Documents and monitoring records used for preparation of the annual performance statement must be retained at the premises for seven years from the date of each statement.
- LI_G5 You must implement a monitoring program that enables you and EPA to determine compliance with this licence.

Amenity Conditions

- LI_A4 Nuisance airborne particles must not be discharged beyond the boundaries of the premises.

Waste Acceptance Conditions

Licence does not have any waste acceptance conditions.

Waste Management Conditions

Licence does not have any waste management conditions.

Landfill Conditions

Licence does not have any landfill conditions.

Air Conditions

- LI_DA1 Discharge of waste to air must be in accordance with the 'Discharge to Air' Table.

Discharge to Air Table - Maximum Discharge Rates

Discharge Point No	Description of Discharge Points	Indicator	Limit Type	Unit	Discharge Limit
1 & 2	All Air Discharge Points	Benzene	Bubble	to/yr	2.92
		Carbon monoxide	Bubble	to/yr	5,273.52
		Nitrogen dioxide	Bubble	to/yr	128.48
		Particles (as PM10)	Bubble	to/yr	32.4
		Particles (as PM2.5)	Bubble	to/yr	25.88

to/yr = tonnes/year

- LI_DA1.13 Air emissions of :
- (a) carbon monoxide must not exceed 3083.3 grams per minute from DP1;
 - (b) carbon monoxide must not exceed 6950.0 grams per minute from DP2;
 - (c) nitrogen dioxide must not exceed 75.0 grams per minute from DP1;
 - (d) nitrogen dioxide must not exceed 170.0 grams per minute from DP2;
 - (e) particles as (PM10) must not exceed 28.3 grams per minute from DP1;
 - (f) particles as (PM10) must not exceed 88.3 grams per minute from DP2;
 - (g) particles as (PM2.5) must not exceed 23.3 grams per minute from DP1;
 - (h) particles as (PM2.5) must not exceed 73.3 grams per minute from DP2;
 - (i) benzene must not exceed 6.6 grams per minute from DP1; and
 - (j) benzene must not exceed 13.3 grams per minute from DP2.
- LI_DA1.6 The concentration of carbon monoxide in the tunnel must not exceed (a) a maximum of 150 ppm,(b) a 15 minute average of 50 ppm, and (c) a two hour average of 25 ppm.
- LI_DA1.7.2 Discharge of waste to air is only permitted from the Domain tunnel exit portals(a) during maintenance, training or testing of the smoke extraction system at any time;(b) between the hours of 8pm and 4am daily.
- LI_DA1.7.3 Discharge of waste to air is only permitted from the Burnley tunnel exit portals during maintenance, training or testing of the smoke extraction system.
- LI_DA1.9 Discharge of waste to air may exceed the limits referred to in conditions LI_DA1 and LI_DA1.6 during an emergency to prevent danger to life or limb in the tunnel.
- LI_DA2.4 Visible emissions to air other than steam must not be discharged from the premises except in accordance with conditions LI_DA1 and LI_DA1.9.

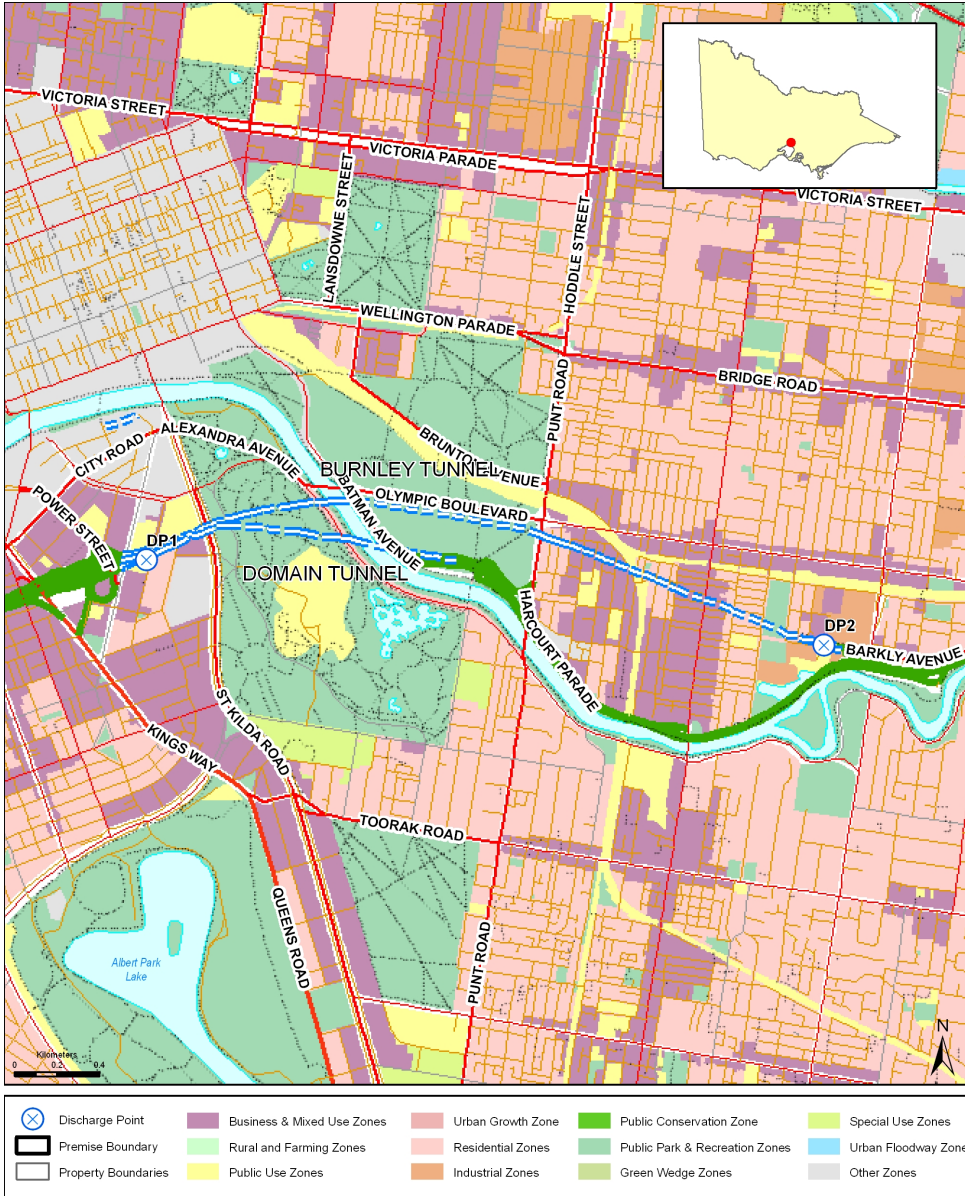
Water Conditions

- LI_DW1 Stormwater discharged from the premises must not be contaminated with waste.

Land Conditions

Licence does not have any land conditions.

SCHEDULE 1A - LOCALITY PLAN



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SCHEDULE 1B - PREMISES PLAN



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