CYPRUS

CEMENT INDUSTRY

CHAPTER 130 OF THE LAWS

1959 EDITION

PRINTED BY

C. F. ROWORTH LIMITED, 54, GRAFTON WAY, LONDON, W.1. [Appointed by the Government of Cyprus the Government Printers of this Edition of Laws within, the meaning of the Evidence (Colonial Statutes Act, 1907.]

1959

25 of 52. 43 of 55.

CHAPTER 130.

CEMENT INDUSTRY.

ARRANGEMENT OF SECTIONS.

cence may provid	grant o	 P LIC	 'ART I ENSI			••			
terpretation ower to Governor otice in <i>Gazette</i> of cence may provide	grant o	L1C t licenc	ENSI			••		• •	•
ower to Governor otice in <i>Gazette</i> of cence may provice	grant o	L1C t licenc	ENSI			••	••	• •	,
otice in <i>Gazette</i> of cence may provid	grant o	L1C t licenc	ENSI						
otice in <i>Gazette</i> of cence may provid	grant o	t licenc		NG.					
otice in <i>Gazette</i> of cence may provid	grant o								
cence may provid			е						4
		4 Notice in Gazette of grant of licence							
	le for ex	emption	n fron	ı custor	ns and	excise	duties		
cence may author	rize acts	in rela	tion t	o public	roads	• •	••	• •	
		p,	ADT [11					
PROSPECTION OF	NG AN LAND	D QUA	ARRY	ING 2	AND . GOPE	ACQUI RĂTI	SITIO ONS.	N	
		.,	•						(:
							ne licen	се	(
•		-	-						7
COM	PULSO				OF	LAND			
FOR PU	JRPOSE	ES OTF	HER	THAN	QUA:	RRYII	NG.		•
ins and particula	rs to be	submit	ted	• •					9
11 Notice to persons interested								9	
12 Sanction by Governor of acquisition of land									10
·									10
	holder (of the lie	cence						10
mpensation		• •	• •	• •	• •		• •	• •	10
		12	are V						
	2	MISCEI	LAN	EOUS.					
ement into Court									10
,									11
				er disab					11
		• •				. ,			11
									11
3									
	OF ghts to prospect yment of comper ghts to quarrying COM FOR Pt ans and particula tice to persons in action by Govern fusal of sanction sting land in the inpensation yment into Court vice of notices ar presentation of p les of Court ing	OF LAND ghts to prospect under the syment of compensation and ghts to quarrying under COMPULSO FOR PURPOSE and and particulars to be tice to persons interested action by Governor of actual of sanction of persons a less of Court	PROSPECTING AND QUARENT OF LAND FOR Quarter of compensation for prospect under the licentyment of compensation for prospects of quarrying under the licentyment of quarrying under the licentyment of quarrying under the licentyment of purposes of purposes of purposes of purposes of purposes of the licentyment of sanction by Governor of acquisition fusal of sanction by Governor of string land in the holder of the licentyment into Court of Miscertain of persons absent or less of Court of the licentyment into Court	PROSPECTING AND QUARRY OF LAND FOR QUAR ghts to prospect under the licence yment of compensation for prospectin ghts to quarrying under the licence PART I COMPULSORY ACQUIS FOR PURPOSES OTHER ans and particulars to be submitted tice to persons interested nection by Governor of acquisition of la fusal of sanction by Governor of acquisition for la fusal of sanction by Governor of acquisiting land in the holder of the licence mpensation PART V MISCELLAN yment into Court vice of notices and notifications presentation of persons absent or under les of Court ing	OF LAND FOR QUARRYING ghts to prospect under the licence yment of compensation for prospecting by the ghts to quarrying under the licence PART IV. COMPULSORY ACQUISITION FOR PURPOSES OTHER THAN and particulars to be submitted inction by Governor of acquisition of land fusal of sanction by Governor of acquisition of sting land in the holder of the licence PART V. MISCELLANEOUS. yment into Court vice of notices and notifications oresentation of persons absent or under disables of Court ing	PROSPECTING AND QUARRYING AND OF LAND FOR QUARRYING OPE ghts to prospect under the licence gyment of compensation for prospecting by the holder ghts to quarrying under the licence PART IV. COMPULSORY ACQUISITION OF FOR PURPOSES OTHER THAN QUARTED to persons interested tice to persons interested the interest of sanction by Governor of acquisition of land fusal of sanction by Governor of acquisition sting land in the holder of the licence mpensation the holder of the licence mpensation the persons absent or under disability less of Court the court of the licence more sentation of persons absent or under disability less of Court the court of the licence mpensation of persons absent or under disability less of Court the court of the licence makes the court of the licence of the licence of the licence makes and notifications of the licence of the licenc	PROSPECTING AND QUARRYING AND ACQUIOR OF LAND FOR QUARRYING OPERATION of LAND FOR QUARRYING OPERATION of compensation for prospecting by the holder of the state of quarrying under the licence PART IV. COMPULSORY ACQUISITION OF LAND FOR PURPOSES OTHER THAN QUARRYING AND ACQUISITION OF LAND FOR PURPOSES OTHER THAN QUARRYING AND ACQUISITION OF LAND FOR PURPOSES OTHER THAN QUARRYING AND ACQUISITION OF LAND FOR PURPOSES OTHER THAN QUARRYING ACQUISITION OF LAND ACQUISIT	PROSPECTING AND QUARRYING AND ACQUISITIO OF LAND FOR QUARRYING OPERATIONS. ghts to prospect under the licence yment of compensation for prospecting by the holder of the licence ghts to quarrying under the licence PART IV. COMPULSORY ACQUISITION OF LAND FOR PURPOSES OTHER THAN QUARRYING. and particulars to be submitted tice to persons interested tice to persons interested the discal of sanction by Governor of acquisition of land fusal of sanction by Governor of acquisition string land in the holder of the licence thempensation PART V. MISCELLANEOUS. The prospect under disability the set of Court the licence contact of the persons absent or under disability the less of Court the licence contact of th	PROSPECTING AND QUARRYING AND ACQUISITION OF LAND FOR QUARRYING OPERATIONS. ghts to prospect under the licence yment of compensation for prospecting by the holder of the licence ghts to quarrying under the licence PART IV. COMPULSORY ACQUISITION OF LAND FOR PURPOSES OTHER THAN QUARRYING. ans and particulars to be submitted tice to persons interested the decion by Governor of acquisition of land fusal of sanction by Governor of acquisition string land in the holder of the licence mpensation PART V. MISCELLANEOUS. The prospect under the licence of the licence of notices and notifications of the licence of sanction of persons absent or under disability the less of Court the licence of notices and notifications to the licence of the licence of notices and notifications to the licence of notices and notifications to the licence of the licence of notices and notifications to the licence of notices and notifications to the licence of the licence of notices and notifications to the licence of notices and notices and notices and notices of

A LAW TO CONTROL AND ENCOURAGE THE MANUFACTURE OF CEMENT IN THE COLONY TO EMPOWER THE GOVERNOR TO GRANT A LICENCE IN RESPECT THEREOF AND IN RESPECT OF OTHER MATTERS CONNECTED THEREWITH AND TO REGULATE CERTAIN MATTERS INCIDENTAL THERETO.

PART I. PRELIMINARY.

1. This Law may be cited as the Cement Industry Short title. (Encouragement and Control) Law.

2. In this Law—

Interpretation.

- " cement" means a product consisting principally of lime, silica, alumina and iron oxide or of some of such ingredients which has been calcined and ground to a fine powder that is capable of setting to a hard mass on hydration, but does not include pozzolanas lime mortars and plasters with a lime, gypsum or anhydrite base:
- "Commissioner" means the Commissioner of the district in which the land is situate:
- "Court" means the District Court of the district in which the land is situate:
- "Crown land" includes any land either vested in the Crown, or owned, held and enjoyed by the Crown as Crown property;
- "Director" means the Director of Lands and Surveys and includes any officer of his Department nominated by the Director for all or any of the purposes of this Law;
- "land" includes any building or other structure or erection on any land, or any trees or other thing whatsoever planted or growing upon any land and any produce thereof before severance, or any water, or any right, interest, privilege, liberty or easement in or over any land or anything standing or flowing thereon or thereunder;
- "owner" as applied to land means the person entitled to be registered as the owner thereof, whether he is registered or not;
- "persons interested" includes all persons claiming an interest in compensation to be made in connection with the acquisition of land, or anything done along, over, across or under any land under this Law, and a person shall be deemed to be interested in land if he is interested in an easement affecting the land;
- "prospect" and "prospecting" includes all operations connected with the search for quarry materials and reasonably necessary to enable the prospector to

test and ascertain the quarrying potentialities of the land;

- "quarry" or "quarrying" means any operation for the purpose of obtaining or extracting any quarry materials by any mode or method;
- "quarrying materials" means the raw materials, excluding fuels, quarried and suitable for use in making cement and includes gypsum and iron ore.

PRELIMINARY.

PART II.

LICENSING.

Power to Governor to grant licence.

- 3. (1) Subject to the provisions of subsections (2) and (3), the Governor, when satisfied that for the more effective exploitation of quarry materials and the encouragement of the manufacture of cement in the Colony, it is desirable to afford special facilities and in particular sufficient security of tenure in order to attract large capital sums and special technical experience without which the aforesaid purposes cannot be achieved, may, on the application of any person who satisfies the Governor that he commands the requisite capital and technical experience, grant to such person a licence (hereinafter referred to as "the licence") on such terms and conditions, upon the payment of such fees and for such period not exceeding ninety-nine years, as he thinks fit—
 - (a) to manufacture cement and by-products and ancillary products of cement;
 - (b) to establish, equip, maintain and operate a plant or plants for the manufacture of cement and of such by-products and ancillary products and to carry on all operations incidental thereto;
 - (c) to prospect for and quarry any quarry materials within the area for which the licence was granted;
 - (d) to load, transport, store, pack, ship, distribute and sell cement and any such by-products or ancillary products;
 - (e) to construct and maintain at such places as the Governor may approve such buildings, structures, erections and works as may be shown to the satisfaction of the Governor to be required

in connection with the matters set out in paragraphs (a) to (d) above.

- (2) The Governor may, from time to time, with the written consent of the holder of the licence vary or amend any term or condition of the licence or add or cancel any term or condition thereof.
- (3) At any time after the grant of the licence and during the currency thereof, no other licence shall be granted to prospect for and quarry any quarry materials within the same area for which the licence was granted.
- 4. Upon the grant by the Governor of the licence, a Notice in notice of such grant shall be published in the Gazette.
- 5. Notwithstanding anything to the contrary in any Licence may other Law contained, the licence may provide for exempting exemption the holder thereof, subject to such conditions as may be from specified in the licence, from the payment of any customs excise duties, duties upon any materials or goods imported into the Colony in respect of any of the purposes or objects of the said licence and upon which the licence was granted and for which such duties would be payable under the provisions of any Law for the time being in force.

Gazette of grant of licence. provide for

6. (1) Notwithstanding anything to the contrary in any Licence may other Law contained, the licence may authorize the holder acts in thereof, subject to such conditions as may be specified therein, and with the consent of the appropriate authority, for any permitted purpose—

- (a) to erect and maintain along, over or across, any public road any standards, poles, wires, cables, conduits or bridges:
- (b) to break up the surface of any public road for the purpose of laying, maintaining or repairing, and to lay, maintain and repair under, along or across any such road, any pipes, cables, tunnels or conduits:
- (c) during the performance of any of the acts referred to in paragraphs (a) and (b) of this subsection. to obstruct, if necessary, passage over any such road.

(2) In this section—

"appropriate authority" means the authority or body having control of or bearing the expense of maintaining and repairing the public road;

"permitted purpose" means the conveyance to or from any factory used by the holder of the licence for the manufacture of cement or by-products or ancillary products of any products of such factory, or of any raw material used in, or in connection with, such manufacture or any oil, water, gas or electricity so used, or any waste products resulting from such manufacture.

PART III.

PROSPECTING AND QUARRYING AND ACQUISITION OF LAND FOR QUARRYING OPERATIONS.

Rights to prospect under the licence.

- 7. (1) Subject to the terms and conditions of the licence, the holder thereof shall have right to enter upon and prospect for any quarry materials on any Crown land within the area for which the licence was granted, and, subject to subsection (2) hereof, on any private land within such area.
- (2) Before prospecting on any such private land, the holder of the licence shall obtain the previous consent of its owner and, where the owner is not the occupier, the consent of the owner and of the occupier (both being persons interested) and in case such consent or consents is or are unreasonably withheld or it is impossible or impracticable to obtain such consent or consents, the special permission of the Governor:

Provided that the Governor may impose such terms and conditions in any such special permission as he may think fit.

Payment of compensation for prospecting by the holder of the licence.

- 8. (1) The holder of the licence shall, on demand being made by the persons interested, make to them such payments as shall be a fair and reasonable compensation for any disturbance of the surface rights or any damage to such land or anything built, planted, grown or standing thereon as a result of any prospecting and, if such holder fails to pay compensation when demanded as aforesaid or if the persons interested are dissatisfied with the compensation offered, such persons may apply to the Director who, thereupon, shall assess and determine the amount of the compensation payable and shall notify the parties of the amount so awarded.
- (2) If any of the parties is dissatisfied with the award of the Director, such party may, within fifteen days of such notification, appeal to the Court whose decision thereon

shall be final and conclusive and shall, for all purposes, be deemed to be a judgment in a civil action and execution may be issued thereon accordingly as in subsection (4) hereof provided.

- (3) The amount finally awarded under this section, either by the Director or the Court, as the case may be, shall be paid by the holder of the licence to the Director for the account of the person entitled thereto within fifteen days of the date on which the amount of the award is notified to such holder and, if not so paid, the licence in respect of prospecting shall, irrespective of any other remedy, be suspended until the amount awarded has been paid or recovered as in subsection (4) hereof provided.
- (4) If the amount awarded by the Director or the Court is not paid within the time specified in subsection (3), on filing with the Registrar of the Court a certificate under the hand of the Director or a copy of the order of the Court, as the case may be, specifying the amount of compensation awarded, execution may be issued thereon as on a judgment in a civil action.
- 9. (1) Subject to the terms and conditions of the licence, Rights to the holder thereof may carry out any quarrying operations the licence. in respect of any quarry materials on any Crown land within the area for which the licence was granted and on any private land within such area, provided that the owner of the land on which quarrying operations are to be carried out consents to sell to him such land.

- (2) It the owner of any private land on which quarrying operations are to be carried out refuses to sell such land to the holder of the licence, the holder of the licence shall refer the matter to the Governor who, if satisfied that it is in the public interest that a particular quarrying operation should be undertaken and that failure to acquire the land will seriously impede or prevent such operation, may, by a notice in the Gazette, sanction the acquisition of such land: and thereupon the land may be acquired and compensation therefor shall be paid as in this Law provided.
- (3) If such owner and the holder of the licence cannot agree as to the purchase price of such land, the holder of the licence shall refer the matter to the Director, who shall assess the purchase price of such land and shall notify the parties of the purchase price assessed.

- (4) If either of the parties is dissatisfied with the purchase price as assessed by the Director, such party may, within fifteen days of the notification of such assessment, appeal to the Court whose decision thereon shall be final and conclusive and shall, for all purposes, be deemed to be a judgment in a civil action and execution may be issued thereon accordingly as in subsection (6) hereof provided.
- (5) The purchase price finally assessed under this section, either by the Director or the Court, as the case may be, shall be paid, within fifteen days from the date of such assessment, by the holder of the licence to the Director for the account of the person entitled thereto, and, if not so paid, the licence in respect of prospecting shall, irrespective of any other remedy, be suspended until the amount awarded has been paid or recovered as in subsection (6) hereof provided.
- (6) If the amount awarded by the Director is not the subject of appeal and is not paid within the time specified in subsection (5), on filing with the Registrar of the Court of a certificate under the hand of the Director or a copy of the order of the Court specifying the amount of compensation awarded, execution may be issued thereon as on a judgment in a civil action.
- (7) Upon payment of the purchase price, the land shall vest in the holder of the licence free from all encumbrances and, thereupon, the Director shall cause the registration in the name of the owner of the land to be cancelled and registration of the same in the name of the holder of the licence to be effected.
- (8) Where the consent required under subsection (1) cannot be obtained for the reason that the owner of the land is a person under disability, or if in the opinion of the Director it is either impossible or impracticable to obtain such consent or the cost of obtaining such consent would be out of reasonable proportion to the value of the land to be purchased, then and in every such case the holder of the licence shall be entitled to purchase the land on depositing with the Director the purchase price thereof as assessed by the Director.
- (9) Notwithstanding anything in this section contained, it shall be lawful for the holder of the licence to carry out quarrying operations on any private land within the area for which the licence has been granted pending the assessment by the Director of the purchase price of such land if he obtains the consent in writing of the Director so to do,

and deposits with the Director such sum of money as would, in the opinion of the Director, be amply sufficient to cover the purchase price of the land.

(10) For the purposes of this section—

"purchase price" in respect of any private land shall be taken to be double the amount which the land. if sold in the open market by a willing seller, might be expected to realize without regard to any increase or decrease in value on account of operations being carried out or intended to be carried out for any of the purposes for which the acquisition has been made:

Provided that the Director, in assessing the purchase price, shall give consideration to all returns and assessments of capital or rental value for taxation made or acquiesced in by the owner.

PART IV.

COMPULSORY ACQUISITION OF LAND FOR PURPOSES OTHER THAN QUARRYING.

10. If at any time after the publication of a notice as in Plans and section 4 provided, the holder of the licence requires any to be land to be acquired compulsorily for any of the purposes submitted. specified in paragraph (b) or (e) of subsection (1) of section 3 in respect of which the licence has been granted, the holder of the licence shall make application therefor to Governor, accompanied by plans showing the particulars of the land to be acquired, and by a statement giving the particular reasons for the proposed compulsory acquisition, and, if the Governor is satisfied that prima facie the acquisition may proceed, he shall request the holder of the licence to deposit the plans and particulars with the Commissioner.

- 11. (1) The holder of the licence, after depositing the Notice to plans and particulars as in section 10 provided, shall cause interested. notices to be served (in the manner hereinafter provided) on all the persons interested in the land which it is proposed to acquire, notifying to them the proposed acquisition and informing them that they are at liberty to examine the plans and particulars of the land to be acquired at the office of the Commissioner and present any objection they may have to make thereto within fifteen days from the service thereof.
- (2) At or after the expiration of the period of fifteen days from the service of the notices as in subsection (1) provided.

the Commissioner shall forward to the Governor the plans and particulars, together with the objections made, if any.

Sanction by Governor of acquisition of land. 12. If the Governor approves the plans and particulars submitted and considers it expedient, having regard to all the circumstances of the case, that the land in question shall be acquired, he may, by notification in the Gazette, sanction the acquisition of the land and, thereupon, the land shall be acquired and compensation, which may include compensation for damage occasioned by determination of a lease, shall be awarded for its acquisition in the manner hereinafter provided.

Refusal of sanction by Governor of acquisition.

13. If the Governor does not approve the plans and particulars or does not consider it expedient, having regard to all the circumstances, he may, by notice in the *Gazette*, refuse to sanction the acquisition of the land, and, in such case, the holder of the licence may submit fresh plans and particulars, and fresh proceedings under this Law may be taken.

Vesting land in the holder of the licence.

14. When the Governor has notified his sanction to the acquisition of any land, the land shall, thereupon, vest absolutely in the holder of the licence free from all encumbrances, and the notification of the Governor's sanction shall be sufficient authority to the Director to cause registration to be made or amendments of registration to be effected in accordance with the plans and particulars so approved by the Governor.

Compensation.

9 of 1st Sch.
of 43/55.

15. If, within fifteen days from the date of the notification of the Governor's sanction as in section 12 provided, the persons interested do not agree with the holder of the licence as to the compensation payable for the land so acquired, such compensation shall be determined in accordance with the provisions of any Law, in force for the time being, providing for the acquisition of land for public purposes.

Pari V.

MISCELLANEOUS.

Payment into Court.

16. If any person refuses to accept any sum offered or ordered to be paid to him under the provisions of this Law, or is under disability or is absent from the Colony, the holder of the licence may pay the sum into Court to be paid to such person as the Court may direct on application made in that behalf.

17. Where a notice or notification is required to be served Service of or given under this Law, service shall be effected by delivery notifications. of the notice or notification to the person to be served or to be notified or, if he cannot be conveniently found, by leaving it at his usual place of abode with any adult inmate thereof:

Provided that, where service or notification is not effected by delivery of the notice or notification to the person to be served or to be notified, or where it is impossible or impracticable to ascertain the persons interested, the Court may order that the notice be advertised in any newspaper. and that a copy of the notice or notification be posted on some conspicuous part of the land acquired or to be acquired.

18. Whenever it appears to the Court that any person Representainterested is, on account of being absent from the Colony persons or on account of being under any disability, likely to be absent or under under any disadvantage in bringing forward his claim to disability. compensation under the provisions of this Law, the Court may, on the application of the holder of the licence or of its own motion, order that such person be duly represented and may generally give such direction as may secure the proper and just determination of his claim.

19. The Governor may, with the advice and assistance of Rules of the Chief Justice, make Rules of Court for any matter or proceeding had or taken before any Court under the provisions of this Law:

Provided that, until such Rules are made, such matters and proceedings shall be regulated in accordance with the Rules of Court in force for the time being.

20. Nothing in this Law contained shall prejudice or Saving. affect, or shall be construed as prejudicing or affecting, the rights of Her Majesty, Her Heirs and Successors, or of any body politic or corporate, or of any person or persons, except such as are mentioned in this Law and those claiming by, from or under them.