



SUPPLEMENT No. 3

TO

**THE CYPRUS GAZETTE No. 3750 OF 18TH MARCH, 1954.
SUBSIDIARY LEGISLATION.**

No. 170. THE PUBLIC HEALTH (VILLAGES) LAW.
CAP. 142.

ORDER IN COUNCIL No. 2673
MADE UNDER SECTION 2.

R. P. ARMITAGE,
Governor.

In exercise of the powers vested in me by section 2 of the Public Health (Villages) Law, I, the Governor, with the advice of the Executive Council, do hereby order that the village of Menoyia shall be added to the Schedule to the said Law in its proper alphabetical order under the heading "Larnaca District".

Ordered this 11th day of March, 1954.

(M.P. 505/49/3.)
A. S. ALDRIDGE,
Clerk of the Executive Council.

**No. 171. THE MISSIONARY EDUCATIONAL AND MEDICAL (ALIEN
REGULATION) LAW.**
CAP. 124.

PERMIT UNDER SECTION 8.

R. P. ARMITAGE,
Governor.

Whereas in pursuance of the provisions of the Missionary Educational and Medical (Alien Regulation) Law, the person whose name appears in the Schedule hereto has applied for a permit under the provisions of the said Law;

And whereas the said person has given an undertaking in writing to pay all due obedience and respect to the Government of Cyprus, and while carefully abstaining from participation in political affairs, that he desires and purposes *ex animo* to work in friendly co-operation with the said Government in all matters in which his influence might properly be exerted; and, in particular, he has undertaken that if engaged in educational work, his influence will be exerted to promote loyalty to the Government of Cyprus in the minds of his pupils, and to make them good citizens of the British Empire:

Cap. 124

Cap. 124

Now, therefore, in exercise of the powers vested in me by section 8 of the Missionary Educational and Medical (Alien Regulation) Law, I, the Governor, with the advice of the Executive Council, do hereby grant to the person whose name appears in the first column of the Schedule hereto a permit to commence and carry on the work set down in the second column of the said Schedule.

SCHEDULE.

Name and Address	Description of work for which a permit is granted.
Talat Algun of Nicosia.	Medical Practitioner.

Given this 13th day of March, 1954.

(M.P. 1453/50.)

A. S. ALDRIDGE,
Clerk of the Executive Council.

No. 172.

THE LAND ACQUISITION LAW.

CAP. 233 AND LAW 26 OF 1952.

NOTIFICATION UNDER SECTION 7.

R. P. ARMITAGE,
Governor.

Whereas by Notification published under No. 535 in Supplement No. 3 to the *Gazette* of the 29th October, 1953, the Governor declared the acquisition of certain lands in or near the villages of Akhyritou, Dherinia and Phrenaros, in the District of Famagusta, for the purposes of establishing a Military Receiving Station thereon, to be an undertaking of public utility ;

And whereas the Commissioner of Famagusta by notice published under No. 683 in Supplement No. 3 to the *Gazette* of the 31st December, 1953, gave particulars of the lands required in connection with the aforesaid undertaking of public utility (hereinafter referred to as " the lands ") ;

And whereas the Commissioner forwarded to the Governor the required recommendations, plans and particulars together with the objections made ;

And whereas I, the Governor, have approved the plan and particulars submitted and have considered it expedient, having regard to all the circumstances of the case, that the lands in question be acquired :

Now, therefore, in exercise of the powers vested in me by section 7 of the Land Acquisition Law, I, the Governor, do hereby sanction the acquisition under the provisions of the said Law of the lands particulars whereof are specifically set out in the notice of the Commissioner of Famagusta hereinbefore mentioned.

Made this 12th day of March, 1954.

(M.P. 80/54.)

No. 173.

THE VILLAGES (ADMINISTRATION AND IMPROVEMENT)
LAWS, 1950 AND 1953.

ORDER MADE UNDER SECTION 22 (a) (i).

Authority to the Improvement Board of Strovolos to contract a loan.

J. FLETCHER-COOKE,
Colonial Secretary.

In exercise of the powers vested in me by section 22 (a) (i) of the Villages (Administration and Improvement) Laws, 1950 and 1953, I, the Colonial Secretary, do hereby order as follows :—

1. The Improvement Board of Strovolos (hereinafter referred to as "the Board") shall be at liberty to borrow from the Loan Commissioners (hereinafter referred to as "the Lenders") a sum not exceeding two thousand pounds (£2,000) at a rate of interest not exceeding four per centum (4%) per annum, subject to the following terms and conditions, that is to say :—

(a) the sum borrowed shall be repayable by the Board to the Lenders in fifteen equal annual instalments (comprising sinking fund and interest) ;

(b) the sum borrowed shall be utilized by the Board for the erection of a slaughter-house.

2. For the purpose of securing the repayment of the sum under the loan, the Board shall, subject to any prior mortgage thereon, mortgage to the Lenders all the rates, fees, rents, tolls or charges now payable or hereafter to become payable to the Board.

Made this 6th day of March, 1954.

(M.P. 2192/50.)

No. 174.

THE VILLAGES (ADMINISTRATION AND IMPROVEMENT)
LAWS, 1950 AND 1953.

ORDER MADE UNDER SECTION 22 (a) (i).

Authority to the Improvement Board of Trikomo to contract a loan.

J. FLETCHER-COOKE,
Colonial Secretary.

In exercise of the powers vested in me by section 22 (a) (i) of the Villages (Administration and Improvement) Laws, 1950 and 1953, I, the Colonial Secretary, do hereby order as follows :—

1. The Improvement Board of Trikomo (hereinafter referred to as "the Board") shall be at liberty to borrow from the Loan Commissioners (hereinafter referred to as "the Lenders") a sum not exceeding two thousand pounds (£2,000) at a rate of interest not exceeding four per centum (4%) per annum, subject to the following terms and conditions, that is to say :—

(a) the sum borrowed shall be repayable by the Board to the Lenders in eight equal annual instalments (comprising sinking fund and interest) ;

(b) the sum borrowed shall be utilized by the Board for asphaltting the village streets.

2. For the purpose of securing the repayment of the sum under the loan, the Board shall, subject to any prior mortgage thereon, mortgage to the Lenders all the rates, fees, rents, tolls or charges now payable or hereafter to become payable to the Board.

Made this 12th day of March, 1954.

(M.P. 1155/51.)

No. 175.

THE VILLAGES (ADMINISTRATION AND IMPROVEMENT)
LAWS, 1950 AND 1953.

ORDER MADE UNDER SECTION 22 (a) (i).

Authority to the Improvement Board of Yialousa to contract a loan.

J. FLETCHER-COOKE,
Colonial Secretary.

In exercise of the powers vested in me by section 22 (a) (i) of the Villages (Administration and Improvement) Laws, 1950 and 1953, I, the Colonial Secretary, do hereby order as follows :—

1. The Improvement Board of Yialousa (hereinafter referred to as "the Board") shall be at liberty to borrow from the Loan Commissioners (hereinafter referred to as "the Lenders") a sum not exceeding one thousand one hundred pounds (£1,100) at a rate of interest not exceeding four per centum (4%) per annum, subject to the following terms and conditions, that is to say :

(a) the sum borrowed shall be repayable by the Board to the Lenders in eight equal annual instalments (comprising sinking fund and interest) ;

(b) the sum borrowed shall be utilized by the Board for asphaltting the village streets and erecting a slaughter-house.

2. For the purpose of securing the repayment of the sum under the loan, the Board shall, subject to any prior mortgage thereon, mortgage to the Lenders all the rates, fees, rents, tolls or charges now payable or hereafter to become payable to the Board.

Made this 15th day of March, 1954.

(M.P. 1131/51.)

No. 176.

THE VILLAGES (ADMINISTRATION AND IMPROVEMENT)
LAWS, 1950 AND 1953.

ORDER MADE UNDER SECTION 22 (a) (i).

Authority to the Improvement Board of Evdhimou to contract a loan.

J. FLETCHER-COOKE,
Colonial Secretary.

In exercise of the powers vested in me by section 22 (a) (i) of the Villages (Administration and Improvement) Laws, 1950 and 1953, I, the Colonial Secretary, do hereby order as follows :—

1. The Improvement Board of Evdhimou (hereinafter referred to as "the Board") shall be at liberty to borrow from the Loan Commissioners (hereinafter referred to as "the Lenders") a sum not exceeding three thousand one hundred and fifty pounds (£3,150) at a rate of interest not exceeding four per centum (4%) per annum, subject to the following terms and conditions, that is to say :—

(a) the sum borrowed shall be repayable by the Board to the Lenders in ten equal annual instalments (comprising sinking fund and interest) ;

(b) the sum borrowed shall be utilized by the Board for the provision of a house-to-house water supply and in connection with a scheme for the irrigation of kitchen gardens.

2. For the purpose of securing the repayment of the sum under the loan, the Board shall, subject to any prior mortgage thereon, mortgage to the Lenders all the rates, fees, rents, tolls or charges now payable or hereafter to become payable to the Board.

Made this 10th day of March, 1954.

(M.P. 1136/51.)

No. 177.

THE DEFENCE (CONTROL OF SALE PRICES OF SCHEDULED ARTICLES) CONSOLIDATION ORDERS, 1940 TO 1942.

NOTICE No. 311 UNDER CLAUSE 13.

The Schedule is hereby amended by the deletion therefrom of Part 24 and the substitution therefor of the following Part with effect from the 17th March, 1954 :—

“PART 24.—PETROL.

Price per dekalitre (10 litres)		Price per Imperial gallon
64 piastres		29 piastres.”

J. FLETCHER-COOKE,
Colonial Secretary,
Competent Authority.

(M.P. 1109/51/2.)

No. 178.

THE LAND ACQUISITION LAW.

CAP. 233 AND LAW 26 OF 1952.

NOTICE UNDER SECTION 6.

With reference to the Notification published under No. 89 in Supplement No. 3 to the *Gazette* of the 11th February, 1954, notice is hereby given that the following land is required by the Governor for the undertaking of public utility mentioned therein :

All that area of privately owned immovable property situated in the town of Famagusta, comprising 40 donums, 1 evlek and 1,500 sq. feet or thereabouts, including part of plot No. 232 of Block C, Ay. Loukas Quarter, more particularly defined as the area edged red on the Government Survey Plan signed by the Director of Land Registration and Surveys and dated 26th February, 1954.

2. Any person claiming to have any right or interest in the said lands who objects to the acquisition is required within ten days from the date of the publication of this notice to send to me a statement of his right and interest and of the evidence thereof, and of any claim made by him in respect of such right or interest.

3. The Governor is willing to treat for the acquisition of the said lands.

4. A plan showing the lands described above is available for inspection at my office.

The 5th day of March, 1954.

B. J. WESTON,
Commissioner of Famagusta.

(M.P. 725/49/II.)

No. 179.

THE ELECTRICITY DEVELOPMENT LAWS, 1952 AND 1953.

REGULATIONS MADE BY THE ELECTRICITY AUTHORITY OF CYPRUS UNDER
SECTION 44.

In exercise of the powers vested in it by section 44 of the Electricity Development Laws, 1952 and 1953, the Electricity Authority of Cyprus hereby makes the following Regulations :—

1. These Regulations may be cited as the Electricity Development Regulations, 1954.

2. In these Regulations, unless the context otherwise requires—

“ Authority ” means the Electricity Authority of Cyprus ;

“ consumer ” includes an applicant for a supply of electricity, or a prospective consumer ;

“ Electricity Law ” means the Electricity Law (Cap. 82) and includes any Law amending or substituted for the same ;

“ Law ” means the Electricity Development Laws, 1952 and 1953, and includes any Law amending or substituted for the same ;

“ premises ” includes any building, structure, land or place ;

“ street ” includes any square, road, bridle-path, pathway, blind-alley, passage, footway, pavement, quay, public garden or public place.

3. The conditions subject to which the Authority will supply electricity to consumers shall be those set out in the First Schedule hereto.

4.—(a) Applications for the supply of electricity or for the continuance of an existing supply shall be in the Form A set out in the Second Schedule hereto with such variations as may be necessary to suit any particular case.

(b) The notice required to be given to the Authority that an installation is ready for inspection or testing shall be in the Form B set out in the Second Schedule hereto with such variations as may be necessary to suit any particular case.

5. Payment of excess service line charges which the consumers of electricity may be required to make under the provisions of the conditions set out in the First Schedule hereto, shall be at the rates specified in the Third Schedule hereto.

6. The cash deposits which the consumers of electricity may be required to make under the provisions of the conditions set out in the First Schedule hereto, shall be in accordance with the scale specified in the Fourth Schedule hereto.

7. The rates of charges payable by the consumers for the supply of electricity, the rentals of meters payable by the consumers, and the charges payable by the consumers for apparatus hired by the Authority to consumers and for other services rendered, shall be those set out in the Fifth Schedule hereto, and shall be deemed to have come into force on the 1st July, 1953, except the rates of charge payable for the supply of electricity for street lighting purposes which shall be deemed to have come into force on the 1st January, 1954.

8. Any failure on the part of any consumer to observe or comply with the requirements of the Law, or the Electricity Law, or of any Regulations made under the Law or the Electricity Law, or any failure on the part of any consumer to observe or comply with the provisions of any condition set out in the First Schedule hereto, shall give the right to the Authority to refuse a supply of electricity or to discontinue the supply, as the case may be, to the premises concerned, notwithstanding any contract which may have been previously entered into, and without prejudice to any other rights or remedies which the Authority may have against such consumer in respect of such failure.

FIRST SCHEDULE.

(Regulation 3.)

The Electricity Development Laws.

ELECTRICITY AUTHORITY OF CYPRUS.

GENERAL CONDITIONS OF SUPPLY.

Consumer to obtain prior confirmation of the Authority that supply may be given.

1. Every consumer who desires the Authority to give a supply of electricity to his premises shall obtain from the Authority a written confirmation that the Authority will be in a position to give the desired supply before engaging a wiring contractor or workman to carry out the wiring of those premises.

Form of application.

2.—(a) Every consumer who desires the Authority to give a supply of electricity shall make an application to the Authority therefor in the prescribed form.

(b) Every consumer in an area previously supplied with electricity by an undertaking acquired by the Authority and who, following such acquisition, desires the Authority to continue to give a supply of electricity to his premises shall, when required by the Authority, make an application to the Authority therefor in the prescribed form.

(c) Such form of application may be obtained from any office of the Authority and should be completed as fully and accurately as possible.

System and pressure of supply.

3. The supply in all cases will be alternating current at a periodicity of 50 cycles per second, 240 volts or 480 volts, single phase and 415 volts, 3 phase. Large demands will be supplied at standard voltage through transformers to be located on the consumer's premises and supplied from Extra High Tension Mains by special agreement.

Service mains.

4.—(i) Particulars of any charges to be paid by the consumer in respect of service mains or other apparatus necessary for giving the supply will be furnished on application.

The Authority shall have the right, free of charge or rental, to instal apparatus and place any electrical lines above or below ground in or on the consumer's premises for the purpose of supplying electricity to the consumer or for the purpose of giving a supply to any adjacent premises where it is not reasonably practicable to erect a separate overhead service line, and the consumer shall afford the Authority's officers and servants access to the premises at all reasonable times for all or any of the above purposes or for the purpose of repairing or replacing any apparatus or electrical lines installed as aforesaid.

(ii) The point of entry of the Authority's service mains, lines and cables into the consumer's premises, and the position of the main cut-outs and metering equipment shall be determined by the Authority, provided that an alternative position may be agreed subject to the consumer paying any additional costs therefor.

The consumer should ascertain the Authority's requirements with regard to service mains and other apparatus before placing any order for the wiring of the premises.

(iii) The Authority shall not be responsible for the permanent reinstatement of paving or other surfaces disturbed in or upon the consumer's premises for the purpose of laying the consumer's service line where the consumer has requested an underground service as opposed to the Authority's standard overhead connection, provided that the Authority will take all reasonable care in excavation and temporary reinstatement.

(iv) Any overhead service line up to 75 feet from the nearest distributing main will be erected free. Any excess may be payable by the consumer before the work is commenced.

(v) Payment of excess service line charges for a service line exceeding the maximum length of free service line shall not create a claim to ownership of any part of the service line.

(vi) Consumers shall not be entitled at any time to receive a refund of any excess service line charge or any part thereof.

(vii) All service lines, whether laid free or partly paid for by a consumer or consumers, shall be the property of the Authority and the Authority shall have the right to use any service line for the purpose of any other supply.

(viii) Where a supply of electricity is required necessitating special capital expenditure by the Authority in respect of mains extensions, etc., an applicant may be required to give guarantees assuring a minimum return in respect of such expenditure over a period not exceeding five years, but in each such case the Authority will have due regard to the use by other prospective consumers upon such extensions.

Temporary supplies.

5. In the event of it being found necessary to instal a temporary service for the purpose of affording temporary supplies to any consumer, the consumer shall bear the total cost of providing the service and the condition relating to free service line of a length of 75 feet shall not be applicable to such case.

Wiring Regulations.

6. All installations shall comply with the statutory requirements, the Regulations made under the Trades and Industries (Regulation) Law, the Electricity Law and the Electricity Development Law and these General Conditions of Supply, as the case may be. THE ONUS OF COMPLIANCE WITH THE STATUTORY REQUIREMENTS AND SUCH REGULATIONS AND CONDITIONS SHALL REST UPON THE CONSUMER WHO SHOULD OBTAIN AN APPROPRIATE CERTIFICATE FROM THE ELECTRICAL CONTRACTOR OR WIREMAN CONCERNED.

Inspection and testing of installations.

7.—(i) Notice that an installation is ready for inspection or testing must be given to the Authority in writing in the prescribed form (obtainable from any of the Authority's District Offices) at least 48 hours prior to the date upon which it is desired that the inspection and test should be carried out. As soon as practicable a representative of the Authority will inspect and test the installation. The Electrical Contractor or Wireman must attend or be represented at the inspecting and testing for the purpose of giving any necessary information. When the installation is approved the Authority will make arrangements for the connection of the supply.

(ii) No person other than a servant of the Authority may connect the supply, or remove or insert fuses in the Authority's cut-outs.

(iii) An installation having passed the Authority's test implies only that at the time of the test the installation resistance complied with statutory requirements, and does not in any way involve the Authority in respect of the installation, nor is it in any way a guarantee of efficient workmanship on the part of the Electrical Contractor or Wireman.

(iv) In the event of an installation having to be re-inspected or re-tested a fee of 5s. shall be payable by the consumer in respect of each re-inspection or re-testing; payment to be made at the time application for the re-inspection or re-testing is submitted.

Alterations or extensions to the installation.

8. The consumer must give at least 24 hours' notice in writing to the Authority of his intention to alter or extend the installation or to connect additional apparatus, and must complete and submit appropriate application and testing forms. Failure to observe this condition shall render the consumer responsible for the replacement of any of the Authority's equipment which may be damaged, without prejudice to the right of the Authority to discontinue the supply.

Defective installations.

9. The Authority shall not be held responsible for any loss or damage occasioned by fire, leakage, accident or any other cause beyond the control of the Authority that may occur in consequence of the supply of electrical energy to any premises, or arising from the use or misuse of the supply, or from the imperfect state of fittings, wires, cables or other apparatus on consumer's premises, and any expense to which the Authority may be put in locating a fault in the installation or repairing consequential damage to their equipment shall be paid to the Authority by the consumer.

Improper use of electricity.

10.—(i) The consumer shall maintain the installation in good order and condition, and shall not do or cause or allow or suffer to be done anything thereto which may affect the proper and regular supply of electricity to his premises or to the premises of any other consumer.

(ii) The consumer shall not use or cause or allow or suffer to be used the supply of electricity to his premises in any way likely to cause inconvenience to other consumers or to interfere with the distribution of supply by the Authority.

(iii) The consumer shall not resell or assign either in whole or in part any of the Authority's supply of electricity and shall not use or allow or suffer to be used such supply or any part thereof for any purpose outside his premises.

Alteration to Authority's apparatus on consumer's premises.

11. Only authorized representatives of the Authority may alter, remove, disconnect, or otherwise interfere with any apparatus belonging to the Authority on the consumer's premises. Should any alteration be required, notice should be given to the nearest office of the Authority when arrangements will be made for the necessary work to be carried out at the consumer's expense.

Protection of meters.

12. All meters and main fuses will be fixed adjacent to the termination of the Authority's service lines, and shall be protected where necessary by a wooden box (supplied by the consumer) of adequate size and security to meet the requirements of the Authority.

Seals fixed to meters and other apparatus must not be broken except by an authorized representative of the Authority.

Connection of meters.

13. The necessary cables for the connection of the Authority's meters to the consumer's installation must be provided by the consumer, and every conductor of such cable shall be capable of carrying the maximum current which can flow in it under normal conditions of service.

The smallest permissible size of conductor shall have a nominal cross-sectional area of .0045 sq. inch.

Accuracy of meters.

14. The consumer may at any time require the accuracy of any meter to be tested on the payment of a deposit of 10s. Should the test prove that the meter has been registering incorrectly the deposit will be refunded, otherwise it will become the property of the Authority as a charge for such test. Any inaccuracy shall be deemed to have existed during the period for which the last account has been rendered, unless it be proved to have first arisen during the then current period; but no correction shall be made in respect of an account rendered unless the error exceeds 3 per cent.

In the event of disagreement with the results of the test carried out by the Authority the consumer may call for a test as provided for by section 58 of the Electricity Law.

Defective meters or demand indicators.

15. Should it be found that the meter, or demand indicator, has stopped, or has not registered accurately the electricity supplied to the consumer, the Authority will estimate the quantity of electricity supplied in the same proportion, or as near as possible thereto as the consumption during the corresponding period when the instrument was in working order, or failing this on the number of lamps or other apparatus connected. Any charge made on such estimate shall be paid as though registered by the meter.

Damage to apparatus.

16. The consumer shall be responsible for any loss, damage, or injury to the apparatus or equipment belonging to the Authority in the premises occupied by the consumer, whether by fire, water, accident or other cause.

Access to premises.

17. The consumer shall afford the Authority's officers and servants access to the premises at all reasonable times for the purpose of inspecting, testing, repairing, or renewing the Authority's equipment and apparatus, for the purpose of reading the meters, and for the inspection and testing of the consumer's installation and electrical appliances. Notification to the Authority shall be given by the consumer where it is intended to close the premises for a longer period than three months.

Discontinuance of supply.

18.—(i) At least 24 hours' notice in writing must be given by the consumer to the Authority before vacating the premises, and in default of such notice the consumer will be held liable to the Authority for all accounts due up to the next usual period for ascertaining the consumption of energy on the premises, or up to the date of supply to the next occupier of the premises, whichever shall first occur.

(ii) Electricity shall be available at all hours except when other consumers are being connected, or when the mains and apparatus are being tested or repaired, or in the case where such discontinuance may be deemed necessary or advisable, or in the case of failure of supply through accident, fire, flood, tempest, breakdown of machinery, strikes, lock-outs, *force majeure*, or any other cause beyond the control of the Authority.

Payment of accounts.

19. All accounts for monies due to the Authority for electricity supplied must be paid within 15 days of delivery or at such other times as may be determined by the Authority, and in the case of non-payment the Authority shall have the right to discontinue the supply without prejudice to any other rights or remedies for the recovery of the sum due. The supply will not be re-connected until all outstanding charges in respect thereof have been paid.

Where the supply has been discontinued due to any fault on the part of the consumer, a charge of 10s. for re-connection must be paid by the consumer before the supply is restored.

Where a consumer requires a special meter reading not less than 48 hours' notice shall be given.

Renewal of fuses.

20. Where the Authority is called upon to renew the fuses of the consumer, the consumer will be required to pay a charge of 2s. for premises situate within a radius of 2 miles from the service station, and beyond that distance 3s., for each such occasion. Where due to any fault on the part of the consumer the Authority is called upon to renew its fuses, the consumer will be required to pay the above-mentioned charge.

Deposits.

21. A consumer shall, if required at any time, make a cash deposit, the amount of which will be determined by the Authority, as security for the safe return of the Authority's apparatus installed in the consumer's premises, and also for the due payment of all money which may become payable to the Authority by the consumer, with liberty for the Authority to resort to such security for the settlement of any monies due to them.

Tariff selection.

22. Consumers may change to a two-part tariff at the beginning of any billing period upon giving notice to that effect; provided that the two-part tariff will then be applicable from year to year. At least one month's clear notice shall be given by consumers of their desire to change from a two-part tariff to any other tariff basis, and such change can only be effected as from the end of each year following the date upon which the consumer elected to be charged on a two-part basis.

Alteration of conditions.

23. The conditions set out in this Schedule may in any particular case be varied by agreement between the Authority and the consumer,

Stand-by supplies.

24. A consumer shall not be entitled to demand or to continue to receive from the Authority a supply of electric energy to premises having separate supply of energy (that is to say a supply of energy from a source other than the electricity supply of the Authority) unless such consumer shall have previously agreed to pay to the Authority such minimum annual sum to be determined by the Authority as will give to the Authority a reasonable return on the capital expenditure and other standing charges incurred by it to meet the possible demand of such consumer.

Circuit arrangement and phase balance.

25. In the event of any consumer requiring current in excess of 30 amperes at single phase pressure the installation must be suitably wired to be on either two or three phases according to requirements. Domestic electric cookers up to and including 7 KW capacity must be wired for single phase supply and controlled through an approved cooker control switch. The lighting, heating, and other apparatus connected to one phase must be balanced to the satisfaction of the Authority against those of the other phase, or phases, under all working conditions.

A consumer's main switch and fuse of metal-clad design (or a combination of both) of approved pattern must be fixed on each pole of the supply in order that the installation may be adequately controlled and protected as a whole.

Where two or three phase, light, heat and/or power supply is given (the declared pressure being between the phases for power or heating purposes and between phases and neutral for lighting, heating and other purposes) the neutral wire will be at earth potential and must in all cases be kept unbroken. No fuse or switch on the neutral will be permitted. For testing purposes only an isolating link of approved design may be fitted.

(Note.—For the purpose of this paragraph the term “neutral” applies only to a 3-wire or 4-wire circuit).

All lighting, heating and small motors must be effectively balanced between phases ; no greater out of balance than 15 per cent of the total lighting, heating or small motor load will be permitted.

Circuit arrangement and protection in all cases must be in accordance with statutory requirements and the Regulations for the Electrical Equipment of Buildings issued by the Institution of Electrical Engineers.

Motors.

26. SINGLE-PHASE MOTORS NOT EXCEEDING 3 h.p. may be installed provided they are of a type which limits the starting current to three times full load current when thrown directly on the line. Single-phase motors not exceeding 5 h.p. may be installed provided they are fitted with a suitable starting device to limit the starting current to one and a half times full load current.

Three-phase motors up to and including 3 h.p. may be started direct on line. ALL THREE-PHASE MOTORS ABOVE 3 h.p. must be provided with suitable starters so designed that the starting current on the first step of the starter cannot exceed one and a half times full load current. The Authority may, however, give consideration to special cases.

ALL THREE-PHASE MOTORS must be controlled and protected with a linked switch and fuse for each pole, or with automatic circuit breakers having overload tripping coils for each pole in place of the fuses.

In every place in which a machine is being driven by a motor there shall be a means at hand for either switching off the motor or stopping the machine if necessary to prevent danger.

Earthing.

27. All metal-clad control gear, accessories, apparatus and motors shall be permanently and efficiently earthed in accordance with the Regulations for the Electrical Equipment of Buildings issued by the Institution of Electrical Engineers as adopted by the Authority.

Socket outlets and plugs for portable apparatus or appliances shall be 3-pin permanently and efficiently earthed, and the apparatus or appliances connected thereto likewise earthed, unless specifically exempted under section 10 of Regulation 1001 of the Wiring Regulations of the Institution of Electrical Engineers.

In bathrooms and where stone or tiled flooring is laid, switches and holders shall be of insulated design. In positions where water is laid on such switches and holders shall be out of reach of any person while making contact with the water. In some cases this consideration will necessitate cord-pull ceiling switches being installed.

The nominal cross-sectional area of a conductor used as an earth continuity conductor shall be not less than .0045 sq. in. The nominal cross-sectional area of a conductor used as an earthing lead shall be at least .01 sq. in., and in general not less than one-half that of the largest of the conductors to be protected, provided that no conductor larger than .1 sq. in. need be used.

The ends of every circular earthing lead shall be provided with soldering sockets, or shall be secured by substantial mechanical clamps.

Earthing systems can be connected to a rising water main, in accordance with the Regulations for the Electrical Equipment of Buildings issued by the Institution of Electrical Engineers as adopted by the Authority, approved earth plate, tube or tubes, the resistance of which may not be greater than ONE OHM, and the resistance of the earth continuity conductor and earthing lead when measured from any position in the completed installation may not exceed ONE OHM.

Earth leakage trips.

28. Should it be economically impracticable to obtain the required resistance of earth, electrode earthing shall be supplemented by an approved earth leakage trip device incorporated in or installed in conjunction with each main control unit, and so adjusted that it will operate prior to the leakage potential exceeding 42 volts.

Power factor correction.

29. The installation of power factor correction apparatus will be required where electric arc or resistance welding plant or other equipment or apparatus having a lower power factor than 0.8 lagging at full load is connected.

Saving of powers.

30. These conditions shall be in addition to and not in derogation of the powers of the Authority under the Electricity Law, the Electricity Development Law, and any Order or Regulation made under the said Laws.

Enquiries.

31. Any consumer who is in any doubt as to the effect or meaning of any of the foregoing conditions with regard to any installation or electrical equipment which it is desired to be connected to the Authority's supply may obtain the advice of the Authority's District Engineer.

SECOND SCHEDULE.

(Regulation 4.)

FORM A.

The Electricity Development Laws.

ELECTRICITY AUTHORITY OF CYPRUS.

APPLICATION FOR THE SUPPLY OF ELECTRICITY OR FOR THE
CONTINUANCE OF AN EXISTING SUPPLY.

THE ELECTRICITY AUTHORITY OF CYPRUS

APPLICATION FOR SUPPLIES OF ELECTRICITY.

I/We hereby apply for a supply of electricity at this address, the supply to commence on the..... day of....., 19....., or as near thereto as possible, and I/We agree to take and pay for such supply in accordance with the General Conditions of Supply and scale of charges from time to time laid down and fixed by the Electricity Authority of Cyprus.

Signature of Consumer.....

Address

Signed by the said consumer in the presence of:

Witness

Date.....

Purposes for which supply is required	NUMBER OF TARIFF SELECTED
.....
.....	INITIALS.....

[P.T.O.]

{BLOCK LETTERS}

NAME	STREET	TOWN OR VILLAGE	NO.
------	--------	-----------------	-----

Name of Owner of Property Address.....
 Name of Wiring Contractor..... Address.....
 No. of Rooms..... at..... per annum per room £.....
 No. of Rooms..... at..... per annum per room £..... Total £..... p.a.
 K.V.A..... at £..... per annum per K.V.A. = £..... p.a.
 Wattage Installed—Lighting..... watts at £..... per annum £.....
 Wattage Installed—Other Purposes..... watts at £..... per annum £.....
 Total £..... p.a.

LAMPS		RADIATORS		COOKERS		WATER HEATERS		OTHER DOMESTIC APPLIANCES		MOTORS, ETC.	
No.	Watts	No.	Watts	No.	Watts	No.	Watts	No.	Watts	No.	Watts
.....
.....
.....

Date application received

Date of acceptance

Excess Service Charge feet

Excess Service Charge Paid

Works Order No.

Underground or Overhead.....

Date Supply commenced.....

SECOND SCHEDULE.

[E.A.C. Form 63.]

(Regulation 4.)

FORM B.

The Electricity Development Laws.

ELECTRICITY AUTHORITY OF CYPRUS.

NOTICE REQUIRED TO BE GIVEN TO THE AUTHORITY THAT AN
INSTALLATION IS READY FOR INSPECTION OR TESTING.TO THE DISTRICT ENGINEER,
ELECTRICITY AUTHORITY OF CYPRUS,

....., 19....

DEAR SIR,

Having completed the installation at..... the particulars of which are given overleaf, in accordance with Condition 5 of the Electricity Authority of Cyprus General Conditions of Supply, you are hereby requested to inspect and test the same and if found satisfactory, to have the necessary service connection made at your earliest convenience.

Yours faithfully,

Name of Contractor(s)

Address of Contractor(s)

[P.T.O.]

PARTICULARS OF INSTALLATION—(to be filled in by Contractor(s)).

Name of consumer..... Address.....

Number of Distribution Boards..... Number of Sub-Circuits.....

No. of Points..... Number of Lamps, as per Schedule hereunder :

Schedule of Lamps.

No.	10W	20W	30W	40W	50W	60W	100W			Total
.....
.....
.....
.....

Number of Fans (current and watts of each to be stated).....

Other Appliances (description, number, pressure and current).....

Remarks (method of supporting wires, system of insulation adopted, etc.)

Date of Inspection Date of Connection

Remarks

Signature.

THIRD SCHEDULE.

(Regulation 5.)

The Electricity Development Laws.

ELECTRICITY AUTHORITY OF CYPRUS.

EXCESS SERVICE LINE CHARGES.

For each creosoted wood pole	£5. 10s.
For each additional foot of .0225 sq. in. conductor of single phase service line	8 cps. per foot
For each additional foot of .06 sq. in. conductor of single phase service line	20 cps. per foot
For each additional foot of .1 sq. in. conductor of single phase service line	36 cps. per foot
For service lines other than single phase, in excess of 75 ft., the above charges would apply on a proportionate basis.	

FOURTH SCHEDULE.

(Regulation 6.)

The Electricity Development Laws.

ELECTRICITY AUTHORITY OF CYPRUS.

CASH DEPOSITS.

For supplies under Rates Nos. 1, 3, 6 and 9 :—

Up to 500 watts of connected load	5s.
Up to 1,000 watts of connected load	10s.
Up to 2,000 watts of connected load	£1.
Up to 3,000 watts of connected load	£1. 10s.
Up to 4,000 watts of connected load	£2.
Over 4,000 watts of connected load	£3.

For supplies under Rate No. 2 :—

Twice the monthly fixed charge for assessable rooms except in special cases and where the deposit will be £3.

For supplies under Rate No. 4 :—

Twice the amount of the total monthly fixed charge with a maximum deposit of £5.

For supplies under Rate No. 5 :—

A minimum deposit of £10, plus 10s. for each KVA of the capacity of the apparatus installed for lighting, heating, and other purposes in excess of 20 KVA but with a maximum deposit of £15.

For supplies under Rate No. 7 :—

Twice the amount of the total monthly fixed charge with a maximum deposit of £5, except where the supply is used for the purpose of electric arc or resistance welding when an additional amount equal to twice the monthly service charge will be made.

For supplies under Rate No. 8 :—

A minimum deposit of £10, plus 10s. for each KVA of the capacity of the apparatus installed for lighting, heating, and other purposes in excess of 20 KVA but with a maximum deposit of £15.

FIFTH SCHEDULE.

(Regulation 7.)

The Electricity Development Laws.

ELECTRICITY AUTHORITY OF CYPRUS.

RATES OF CHARGES, RENTALS OF METERS, AND CHARGES FOR APPARATUS HIRED BY THE AUTHORITY TO CONSUMERS AND FOR OTHER SERVICES RENDERED.

TARIFFS.

DOMESTIC SUPPLIES.—This tariff applies to a supply of electricity for use for domestic purposes in a private residence. It does not apply where any part of the supply is used for the purposes of or in connection with any trade, profession, or business.

Rate 1.—For all electricity supplied	4½ cps. per unit.
Meter Rental	5 cps. per month.

Rate 2.—Where the number of rooms in the premises has been ascertained to the reasonable satisfaction of the Authority, a consumer may elect to be charged according to the following Two-Part rate, namely :—

An annual fixed charge payable in twelve equal monthly amounts as follows :—

Up to two assessable rooms	30 cps. per month.
for each of the next five additional rooms	15 cps. per month.
and for each other additional room	7½ cps. per month.
and for each unit supplied	2 cps. per unit.

For the purposes of this tariff, assessable rooms shall include the following :—

Bedrooms,
Dining Rooms,
Living Rooms—which shall include lounges, salons and the like,
Halls, if used as a room, or having an area in excess of 150 sq. ft.,
Any other rooms similar to any of the above,
Kitchen, corridors, passages, bathrooms, toilets, pantries, rooms for exclusive use of servants, and the like will be assessed collectively as one room.
Two or more rooms capable of being converted into a single room by the withdrawal of a movable partition will nevertheless be counted as two or more rooms, as the case may be.

In the case of premises comprising more than one tenancy, each tenant will be regarded as a separate consumer and the part of the premises comprising the tenancy will be separately assessed for the purposes of the fixed annual charge.

Where the consumer elects to be charged according to the Two-Part rate he shall be liable to pay according to that rate for not less than 12 consecutive months.

COMMERCIAL SUPPLIES.—This tariff applies to supplies of electricity for use wholly for the purpose of, or in connection with any trade, business or profession, or for use in public or other buildings, establishments, and institutions, such as churches, hospitals, schools, hotels, clubs, etc.

This tariff is not applicable to stand-by supplies.

Rate 3.—(a) For all electricity supplied 4½ cps. per unit.
Meter rental 5 cps. per month.

(b) For electricity supplied for heating and cooking purposes only :—

For the first 500 units supplied per month	2¼ cps. per unit.
For all additional units supplied in the month	2 cps. per unit.
Meter rental	5 cps. per month.

Rate 4.—So long as the Authority is reasonably satisfied as to the capacity of the apparatus for the time being installed in the premises for lighting, heating and other purposes respectively, and that the capacity of such apparatus does not exceed 50 KVA the consumer may elect to be charged according to the following Two-Part rate :—

An annual fixed charge payable in equal monthly amounts calculated as follows :—

for each 100 watts of lighting installed ..	2s. per month.
for each kilowatt of heating, motors, or other apparatus installed	7s. per month.
and for each unit supplied	2 cps. per unit.

For the purpose of the fixed charge the capacity of the heating, motors or other apparatus installed shall be calculated to the nearest 500 watts.

Where the consumer elects to be charged according to the Two-Part rate, he shall be liable to pay according to that rate for not less than 12 consecutive months.

The consumer shall immediately give notice to the Authority of any addition to the lighting, and/or other apparatus installed and in the event of failure to give such notice, the consumer shall be liable to be charged for all electricity supplied in accordance with Rate 3 from the date the additional lighting and/or other apparatus was installed or from the date of the last previous meter reading, whichever is the earlier.

Rate 5.—Where the capacity of the apparatus installed for lighting, heating and other purposes is 20 KVA or more, the consumer may elect to be charged on the following Two-Part rate :—

A fixed annual charge for each KVA of maximum demand in the year payable in equal monthly amounts at the rate of	17s. per month.
For the first 1,000 units supplied per annum per KVA of maximum demand	2 cps. per unit.
For all additional units supplied in the year ..	1 $\frac{3}{4}$ cps. per unit.

Where the consumer elects to be charged according to this rate, he shall be liable to pay according to the rate for not less than 12 consecutive months.

For the purpose of ascertaining the maximum demand, the Authority will provide and maintain a suitable instrument. The maximum demand shall be deemed to be the greatest maximum demand during the account month or in any preceding 11 months, whichever is the greater, and during the first year of account, the maximum demand shall be deemed to be the greatest maximum demand up to and including the account month, and the charges shall be adjusted accordingly. No maximum demand shall be deemed to be less than 20 KVA.

INDUSTRIAL SUPPLIES.—This tariff applies to supplies of electricity for use wholly or mainly for the purpose of motive power or electro-chemical or electro-thermal processes in a factory, works, foundry, mill, pumping station or other industrial premises.

This tariff is not applicable to stand-by supplies.

<i>Rate 6.</i> —For all electricity supplied	4 $\frac{1}{2}$ cps. per unit.
Meter rental	5 cps. per month.

Rate 7.—So long as the Authority is reasonably satisfied as to the capacity of the apparatus for the time being installed in the premises for lighting, motive power, heating and other purposes respectively, and that the capacity of such apparatus does not exceed 50 KVA, the consumer may elect to be charged according to the following :—

For each 100 watts of lighting installed ..	2s. per month.
For each kilowatt of apparatus for motive power or other purposes	5s. per month.
and for each unit supplied	2 cps. per unit.

Where the supply is used for the purpose of electric arc or resistance welding, a service charge will be payable in addition to the aforementioned charges, as follows :—

For each kilo-volt-ampere of the nominal kilo-volt-ampere rating of the largest machine installed	20 cps. per month.
and for each kilo-volt-ampere of the nominal kilo-volt-ampere rating of each additional machine installed ..	2 cps. per month.

Where the consumer elects to be charged according to the Two-Part rate he shall be liable to pay according to that rate for not less than 12 consecutive months.

The consumer shall immediately give notice to the Authority of any addition to the lighting and/or other apparatus installed and in the event of failure to give such notice, the consumer shall be liable to be charged for all electricity supplied in accordance with Rate 6 from the date the additional lighting and/or other apparatus was installed or from the date of the last previous reading of the meter whichever is the earlier.

Rate 8.—So long as the Authority is reasonably satisfied as to the capacity of the lighting and apparatus for the time being installed in the premises and that the capacity of such lighting and apparatus exceeds 20 KVA the consumer may elect to be charged according to the following :—

40 units per month per KVA of the total capacity of the lighting and apparatus installed whether electricity to that amount is used or not at ..	1 $\frac{3}{4}$ cps. per unit.
For the next 40 units used per month per KVA of the total capacity of the lighting and apparatus installed at	1 $\frac{1}{2}$ cps. per unit.
All units used in excess of 80 units per month per KVA of the total capacity of the lighting and apparatus installed at	1 $\frac{1}{4}$ cps. per unit.
The unit charge for units supplied in any one month shall be increased or reduced by 0.0045 cps. for each shilling by which the cost of fuel per metric ton delivered to the Authority's Generating Station shall be above or below 150s. per metric ton.	

Where the supply is used for the purpose of electric arc or resistance welding, a service charge will be payable in addition to the aforementioned charges, as follows :—

For each kilo-volt-ampere of the nominal kilo-volt-ampere rating of the largest machine installed	20 cps. per month.
and for each kilo-volt-ampere of the nominal kilo-volt-ampere rating of each additional machine installed ..	2 cps. per month.

The consumer shall immediately give notice to the Authority of any addition to the lighting and/or other apparatus installed, and, in the event of failure to give such notice, the consumer shall be liable to be charged for all electricity in accordance with Rate 6 from the date the additional lighting and/or other apparatus was installed or from the date of the last previous reading of the meter whichever is the earlier.

Rate 9.—So long as the Authority is reasonably satisfied that the supply is used solely for the pumping of water for irrigation purposes during off-peak periods the consumer may elect to be charged according to the following :—

For each unit supplied	1 $\frac{1}{2}$ cps. per unit.
Meter rental	5 cps. per month.

STREET LIGHTING SUPPLIES.—This tariff applies to supplies of electricity for street lighting purposes but does not include the cost of re-lamping.

Rate 10.—For all electricity supplied 1 cp. 35 paras per unit.

The unit charge for units supplied in any one month shall be increased or reduced by 0.0045 cps. for each shilling by which the cost of fuel per metric ton delivered to the Authority's Generating Station shall be above or below 150s. per metric ton.

For the purposes of these tariffs, any question which may arise as to whether the supply of electricity to any premises is for domestic, or commercial, or industrial purposes shall be decided by the Authority, whose decision thereon shall be final and conclusive.

The above Regulations have been approved by His Excellency the Governor.

ORDER MADE UNDER SECTION 3 (1) (e).

Whereas under section 3 (1) (e) of the Land Acquisition (Paphos Earthquake) Laws, 1953 and 1954, the Commissioner has power to acquire, by order, any land which, in his opinion, is required for the purpose of erecting any building or structure of a public nature, for use as a school, social welfare centre, community centre, or for such other public purpose as, in the opinion of the Commissioner, will assist the relief of suffering and promote the well-being of the community of a village affected by the earthquake ;

And whereas certain land is required for this purpose in consequence of the earthquake which occurred on the 10th September, 1953 ;
Now, therefore, in exercise of the powers vested in me by section 3 (1) (e) of the Land Acquisition (Paphos Earthquake) Laws, 1953 and 1954, I, Robert Chattan Ross-Clunis, Commissioner of Paphos District, do hereby order that the area of land, particulars and description of which are given on the Schedule hereto, be acquired for the above purpose.

SCHEDULE.

Village	Name of proprietor	Survey Reference			Kind of property	Extent			Description
		Sheet	Plan	Plot		Don.	Evl.	Sq. ft.	
Miliou	—	XXXV	Vill. 44	part of 114	Frahti with everything on it.	—	—	—	As shown coloured red on the plan signed by the Commissioner, Paphos, and deposited in the Commissioner's office, Ktima.

(M.P. 1541/54.)

Dated this 2nd day of March, 1954.

R. C. ROSS-CLUNIS,
Commissioner of Paphos.

No. 181.

THE LAND ACQUISITION (PAPHOS EARTHQUAKE) LAWS, 1953 AND 1954.

ORDER MADE UNDER SECTION 3 (1) (e).

Whereas under section 3 (1) (e) of the Land Acquisition (Paphos Earthquake) Laws, 1953 and 1954, the Commissioner has power to acquire, by order, any land which, in his opinion, is required for the purpose of erecting any building or structure of a public nature, for use as a school, social welfare centre, community centre, or for such other public purpose as, in the opinion of the Commissioner, will assist the relief of suffering and promote the well-being of the community of a village affected by the earthquake;

And whereas certain land is required for this purpose in consequence of the earthquake which occurred on the 10th September, 1953 :
Now, therefore, in exercise of the powers vested in me by section 3 (1) (e) of the Land Acquisition (Paphos Earthquake) Laws, 1953 and 1954, I, Robert Chattan Ross-Clunis, Commissioner of Paphos District, do hereby order that the areas of land, particulars and description of which are given on the Schedule hereto, be acquired for the above purpose.

SCHEDULE.

Village	Name of proprietor	Survey Reference		Kind of property	Extent		Description
		Sheet	Plot		Don.	•Evl.	
Lemba	—	XLV	Vill. 50 64	Garden-site with everything on it.	—	—	—
do.	—	do.	65	Frahti with everything on it.	—	—	—

Dated this 2nd day of March, 1954.

(M.P. 1541/54.)

R. C. ROSS-CLUNIS,
Commissioner of Paphos.

ORDER MADE UNDER SECTION 3 (1) (e).

Whereas under section 3 (1) (e) of the Land Acquisition (Paphos Earthquake) Laws, 1953 and 1954, the Commissioner has power to acquire, by order, any land which, in his opinion, is required for the purpose of erecting any building or structure of a public nature, for use as a school, social welfare centre, community centre, or for such other public purpose as, in the opinion of the Commissioner, will assist the relief of suffering and promote the well-being of the community of a village affected by the earthquake;

And whereas certain land is required for this purpose in consequence of the earthquake which occurred on the 10th September, 1953 :
Now, therefore, in exercise of the powers vested in me by section 3 (1) (e) of the Land Acquisition (Paphos Earthquake) Laws, 1953 and 1954, I, Robert Chattan Ross-Clunis, Commissioner of Paphos District, do hereby order that the area of land, particulars and description of which are given on the Schedule hereto, be acquired for the above purpose.

SCHEDULE.

Village	Name of proprietor	Survey Reference			Kind of property	Extent			Description
		Sheet	Plan	Plot		Don.	Evl.	Sq. ft.	
Stavrokono	The Delegates of Evcaf.	LII	2	part of 154	Field.	—	—	—	As shown coloured red on the plan signed by the Commissioner, Paphos, and deposited in the Commissioner's office, Ktima.

(M.P. 1541/54.)

Dated this 2nd day of March, 1954.

R. C. ROSS-CLUNIS,
Commissioner of Paphos.

No. 183.

THE LAND ACQUISITION (PAPHOS EARTHQUAKE) LAWS, 1953 AND 1954.

ORDER MADE UNDER SECTION 3 (1) (e).

Whereas under section 3 (1) (e) of the Land Acquisition (Paphos Earthquake) Laws, 1953 and 1954, the Commissioner has power to acquire, by order, any land which, in his opinion, is required for the purpose of erecting any building or structure of a public nature, for use as a school, social welfare centre, community centre, or for such other public purpose as, in the opinion of the Commissioner, will assist the relief of suffering and promote the well-being of the community of a village affected by the earthquake;

And whereas certain land is required for this purpose in consequence of the earthquake which occurred on the 10th September, 1953: Now, therefore, in exercise of the powers vested in me by section 3 (1) (e) of the Land Acquisition (Paphos Earthquake) Laws, 1953 and 1954, I, Robert Chattan Ross-Clunis, Commissioner of Paphos District, do hereby order that the area of land, particulars and description of which are given on the Schedule hereto, be acquired for the above purpose.

SCHEDULE.

Village	Name of proprietor	Survey Reference		Kind of property	Extent		Description
		Sheet	Plan Plot		Don.	Evl. Sq. ft.	
Armou	—	XLV	Vill. 61	68	Field with everything on it.	—	—

Dated this 2nd day of March, 1954.

(M.P. 1541/54.)

R. C. ROSS-CLUNIS,
Commissioner of Paphos.

ORDER MADE UNDER SECTION 3 (1) (e).

Whereas under section 3 (1) (e) of the Land Acquisition (Paphos Earthquake) Laws, 1953 and 1954, the Commissioner has power to acquire, by order, any land which, in his opinion, is required for the purpose of erecting any building or structure of a public nature, for use as a school, social welfare centre, community centre, or for such other public purpose as, in the opinion of the Commissioner, will assist the relief of suffering and promote the well-being of the community of a village affected by the earthquake;

And whereas certain land is required for this purpose in consequence of the earthquake which occurred on the 10th September, 1953:

Now, therefore, in exercise of the powers vested in me by section 3 (1) (e) of the Land Acquisition (Paphos Earthquake) Laws, 1953 and 1954, I, Robert Chattan Ross-Clunis, Commissioner of Paphos District, do hereby order that the area of land, particulars and description of which are given on the Schedule hereto, be acquired for the above purpose.

SCHEDULE.

Village	Name of proprietor	Survey Reference			Kind of property	Extent			Description
		Sheet	Plan	Plot		Don.	Evl.	Sq. ft.	
Kinoussa	—	XXVI	Vill. 62	41	Frahti with everything on it.	—	—	—	—

Dated this 3rd day of March, 1954.

(M.P. 1541/53/A.)

R. C. ROSS-CLUNIS,
Commissioner of Paphos.

THE LAND ACQUISITION (PAPHOS EARTHQUAKE) LAWS, 1953 AND 1954.

ORDER MADE UNDER SECTION 3 (1) (e).

Whereas under section 3 (1) (e) of the Land Acquisition (Paphos Earthquake) Laws, 1953 and 1954, the Commissioner has power to acquire, by order, any land which, in his opinion, is required for the purpose of erecting any building or structure of a public nature, for use as a school, social welfare centre, community centre, or for such other public purpose as, in the opinion of the Commissioner, will assist the relief of suffering and promote the well-being of the community of a village affected by the earthquake;

And whereas certain land is required for this purpose in consequence of the earthquake which occurred on the 10th September, 1953 :
Now, therefore, in exercise of the powers vested in me by section 3 (1) (e) of the Land Acquisition (Paphos Earthquake) Laws, 1953 and 1954, I, Robert Chattan Ross-Clunis, Commissioner of Paphos District, do hereby order that the area of land, particulars and description of which are given on the Schedule hereto, be acquired for the above purpose.

SCHEDULE.

Village	Name of proprietor	Survey Reference		Kind of property	Extent			Description
		Sheet	Plot		Don.	Evl.	Sq. ft.	
Ay. Ioannis	—	XLVI	21	348	Field with everything on it.	—	—	—

Dated this 2nd day of March, 1954.

R. C. ROSS-CLUNIS,
Commissioner of Paphos.

ORDER MADE UNDER SECTION 3 (1) (e).

Whereas under section 3 (1) (e) of the Land Acquisition (Paphos Earthquake) Laws, 1953 and 1954, the Commissioner has power to acquire, by order, any land which, in his opinion, is required for the purpose of erecting any building or structure of a public nature, for use as a school, social welfare centre, community centre, or for such other public purpose as, in the opinion of the Commissioner, will assist the relief of suffering and promote the well-being of the community of a village affected by the earthquake;

And whereas certain land is required for this purpose in consequence of the earthquake which occurred on the 10th September, 1953:

Now, therefore, in exercise of the powers vested in me by section 3 (1) (e) of the Land Acquisition (Paphos Earthquake) Laws, 1953 and 1954, I, Robert Chattan Ross-Clunis, Commissioner of Paphos District, do hereby order that the area of land, particulars and description of which are given on the Schedule hereto, be acquired for the above purpose.

SCHEDULE.

Village	Name of proprietor	Survey Reference			Kind of property	Extent			Description
		Sheet	Plan	Plot		Don.	Evl.	Sq. ft.	
Khlorakas	—	XLV	Vill. 58	part of 193	Garden site with everything on it.	—	—	—	As shown coloured red on the plan signed by the Commissioner, Paphos, and deposited in the Commissioner's office, Ktima.

Dated this 2nd day of March, 1954.

(M.P. 1541/54.)

R. C. ROSS-CLUNIS,
Commissioner of Paphos.

No. 187.

THE ELEMENTARY EDUCATION LAW.

CAP. 203 AND LAWS 22 OF 1950, 17 OF 1952, 28 OF 1953 AND 12 OF 1954.

NOTIFICATION UNDER SECTION 76.

Kapilio Greek-Orthodox Elementary School.

I, William Hamilton Ramsay, Commissioner of Limassol, in exercise of the powers vested in me under section 76 of the Elementary Education Law, do hereby notify my sanction to the acquisition of the sites set forth in the Schedule hereto for the purpose of erecting a new school building for the (Greek-Orthodox) Elementary School at Kapilio, in the District of Limassol.

SCHEDULE.

Owner	Reg. No. and date	Village	Survey Ref.		Kind of property	Extent		Portion to be acquired
			Sheet/Plan	Plot		Don.	Evl. Sq. ft.	
Heirs of Yiannis Demetri of Kapilio. Savvas Vassiliou Papa Christodoulou of Kapilio	---	Kapilio	47/47	46, 47/2	Frahti-field.	—	2	Whole.
	3942	Kapilio	47/47	47/1	Frahti-field.	—	—	Whole.
	6.2.1948 3787	Kapilio	47/47	48	Frahti-field.	—	1	Whole.
Savvas Vassiliou of Kapilio	8.4.1941	Kapilio	47/47					

Dated this 25th day of February, 1954.

(M.P. 883/45/2.)

W. H. RAMSAY,
Commissioner of Limassol.

No. 188. THE AGRICULTURAL PRODUCE EXPORT
REGULATIONS, 1953.

NOTICE UNDER REGULATION 14 (b).

In exercise of the powers vested in me by regulation 14 (b) of the Agricultural Produce Export Regulations, 1953, I, the Acting Director of Agriculture, do hereby direct that as from 1st September, 1954, until further notification, citrus fruit intended for export to any market outside Cyprus shall be packed in new cases made of clean, imported wood, or local wood which has been adequately dried to a maximum moisture content of 15%.

2. The cases shall be constructed with wood of the following thickness :

End and centre partitions	16 mm.
Top and bottom staves	7 mm.
Side staves	8 mm.

3. Oval (Jaffa), Valencia, Round and Bitter oranges, Grapefruit, and Sour Lemons shall be packed in cases of the following dimensions :—

- (i) "Standard" having an internal height of 27 cm., 28 cm. or 29 cm., an internal width of 34 cm. and an external length of 68 cm.
- (ii) "Large" having an internal height of 30 cm., an internal width of 37 cm. and an external length of 74 cm.

This size of case shall be constructed of imported wood only and shall be marked with the word "Large" in letters not less than two inches in height.

4. The following counts shall be observed :

- (i) (a) *Oval (Jaffa) oranges* with a circumference of 19 cm. to 25 cm. shall be packed in "Standard" cases with counts of 120, 150, 180, 210 and 240, or 120, 150, 180, 200, 226 and 250. An individual consignment may only consist of one of the two sets of counts mentioned above.

All counts except that of 120 shall be packed in five layers.

- (b) *Oval (Jaffa) Oranges* with a circumference of over 25 cm. shall be packed in large cases with counts of 120 and 150. Larger counts may be packed in the "Large" case with the written authority of the Produce Inspector.

- (ii) (a) *Valencia, Round and Bitter Oranges* with a circumference of 18.5 cm. to 25 cm. shall be packed in "Standard" cases with counts of 120, 150, 180, 210, 240 and 270. All counts except that of 120 shall be packed in five layers.

- (b) *Valencia, Round and Bitter Oranges* with a circumference of over 25 cm., may be packed in the "Large" case with a count of 120.

- (iii) *Grapefruit* shall be packed in four layers, in the "Standard" cases with counts of 64, 80, 96, 112, 128 and 140.

Large sized grapefruit may be packed in four layers, in the "Large" case with count of 64.

- (iv) *Sour Lemons* with a circumference of 16 cm. and over shall be packed in the "Standard" case, in five layers, with counts of 150, 180, 210, 240, 270, 300 and 336.

5. *Sour lemons* may be packed in a case having an internal height of 26, 27, 28 or 29 cm. with an internal width of 28 cm. and an external length of 68 cm. with the counts of 150, 180, 210, 216, 252, 288, 324. Counts of 150, 180, and 210 shall be packed in five layers. Counts of 216, 252, 288, 324, shall be packed in six layers.

6. *Mandarines* shall be packed in half boxes the construction and dimensions of which shall be to the approval of the Produce Inspector.

Dated this 18th day of March, 1954.

(M.P. 825/49.) H. HIRST,
Acting Director of Agriculture.

No. 189.

THE WATER SUPPLY (MUNICIPAL AND OTHER AREAS) LAWS,
1951 AND 1952.

REGULATIONS MADE BY THE WATER BOARD OF LIMASSOL UNDER SECTION 38.

In exercise of the powers vested in them by section 38 of the Water Supply (Municipal and Other Areas) Laws, 1951 and 1952, the Water Board of Limassol do hereby make the following regulations :—

Gazette :
Suppl. No. 3:
7.1.1954

1. These regulations may be cited as the Water Board of Limassol (Amendment) (No. 1) Regulations, 1954, and shall be read as one with the Water Board of Limassol Regulations, 1954 (hereinafter referred to as "the principal Regulations") and the principal Regulations and these regulations may together be cited as the Water Board of Limassol Regulations, 1954, and (No. 1) 1954.

2. Paragraph (c) of Regulation 15 of the principal Regulations is hereby deleted and the following substituted therefor :—

"(c) The following rates or charges shall be payable by the consumer at the offices of the Board in Limassol at such time as the Board may fix from time to time :—

- (i) The sum of 5s. for every monthly period for the first 10 cubic meters of water whether actually consumed or not and this charge shall be held to include the rental of the meter ; provided that any quantity remaining unconsumed may be carried over to the following monthly period up to a maximum of two monthly periods ;
- (ii) The sum of 6 piastres for each cubic meter of water passing the meter in excess of 10 cubic meters per month up to 30 cubic meters per month ;
- (iii) The sum of 9 piastres for each cubic meter of water passing the meter in excess of 30 cubic meters per month up to 60 cubic meters per month ;
- (iv) The sum of 6 piastres for each cubic meter of water passing the meter in excess of 60 cubic meters per month up to 120 cubic meters per month ;
- (v) The sum of 4½ piastres for each cubic meter of water passing the meter in excess of 120 cubic meters per month up to 300 cubic meters per month ;
- (vi) The sum of 3 piastres for each cubic meter of water passing the meter in excess of 300 cubic meters per month.

3. These Regulations shall be deemed to have come into effect on 1st January, 1954.

The above Regulations have been approved by His Excellency the Governor. (M.P. 1435/51.)

No. 190.

THE PORT WORKERS (REGULATION OF EMPLOYMENT)
LAW, 1952.

PORT LABOUR BOARD OF FAMAGUSTA.

It is hereby notified that the employers' side of the Port Labour Board of Famagusta has nominated Mr. Stephanos Nicolaou Stephanou as a representative member of the said Board *vice* Mr. Eracles Araouzo who has resigned, and that the constitution of the said Board has been amended accordingly.

Gazettes :
Supplement
No. 3:
10.1.1953
25.6.1953
19.11.1953,

Dated this 16th day of March, 1954.

(M.P. 1522/53.)

No. 191.

THE FOREST LAW.

CAP. 93.

NOTICE UNDER SECTION 12.

Notice is hereby given that with the approval of the Conservator of Forests, the forest set out in the Schedule hereto has been placed for a term of one year—from 1st April, 1954 to 31st March, 1955, under the protection, control and management of the Government in accordance with section 12 of the Forest Law.

SCHEDULE.

Area (including all plantations and trees) belonging to Mr. Longinos Haji Thoma situated in the vicinity of Ayios Amvrosios village in the District of Kyrenia.

(M.P. 581/49.)

No. 192.

THE VILLAGES (ADMINISTRATION AND IMPROVEMENT)
LAWS, 1950 AND 1953.

BYE-LAWS MADE BY THE IMPROVEMENT BOARD OF KALAVASOS.

In exercise of the powers vested in them by section 24 of the Villages (Administration and Improvement) Laws, 1950 and 1953, the Improvement Board of Kalavasos hereby make the following bye-laws :—

1. These bye-laws may be cited as the Villages (Administration and Improvement) (Kalavasos) (Amendment) Bye-laws, 1954, and shall be read as one with the Villages (Administration and Improvement) Kalavasos Bye-laws, 1951 and 1953 (hereinafter referred to as "the principal Bye-laws"), and the principal Bye-laws and these bye-laws may together be cited as the Villages (Administration and Improvement) (Kalavasos) Bye-laws, 1951 to 1954.

Gazettes :
Suppl. No. 3:
25.4.1951
30.1.1952
24.9.1953

2. Bye-law 139 (3) of the principal Bye-laws is hereby amended by the substitution for the words "one shilling" therein of the words "five shillings."

The above Bye-laws have been approved by the Colonial Secretary.

(M.P. 1084/51.)

No. 193.

CORRIGENDUM.

For "Emergency Laws (Miscellaneous Provisions) (Cyprus) Order, 1953" in lines 5 and 6 of the Supplies and Services (Opening of Shops) Order, 1954, published under Notification No. 169 in Supplement No. 3 to the *Gazette* of the 12th March, 1954, read "Supplies and Services (Continuance) Order, 1953" and in the margin opposite thereto for "Supplement No. 3" read "Supplement No. 2A."



SUPPLEMENT No. 3

TO

THE CYPRUS GAZETTE No. 3751 OF 25TH MARCH, 1954. SUBSIDIARY LEGISLATION.

No. 194. THE VILLAGE AUTHORITIES LAW.

CAP. 256 AND LAW 17 OF 1951.

PROCLAMATION UNDER SECTION 18.

R. P. ARMITAGE,
Governor.

Whereas it is expedient to amend the boundaries of the village of Ayia Phyla, the town of Limassol and Katholiki Quarter of Limassol in the District of Limassol:

Now, therefore, in exercise of the powers vested in me by section 18 of the Village Authorities Law, and of every other power and authority enabling me in that behalf, I, the Governor, do hereby proclaim that from and after the 31st day of March, 1954, the area described in the Schedule hereto, heretofore reckoned within the boundaries of the village of Ayia Phyla, shall form part of the lands of the town of Limassol and of the Katholiki Quarter of Limassol in the District of Limassol and the boundaries of the said village of Ayia Phyla and the boundaries of the said town of Limassol and the said Katholiki Quarter as proclaimed on the 16th day of December, 1946, and published under Notification No. 406 in Supplement No. 3 to the *Gazette* of the 19th December, 1946, and as subsequently amended by Notification No. 37 in Supplement No. 3 to the *Gazette* of the 4th February, 1953, shall be altered accordingly.

SCHEDULE.

Survey Reference			Locality	Extent			Boundary
Sheet	Plan	Plot		Don.	Ev.	Sq. ft.	
LIV	58	6 (part)	Kokkinoyia	1	2	2,700	The area coloured yellow on the Government Survey Plan Serial No. 1607.

Given under my hand and the Public Seal of the Colony at Nicosia, this 23rd day of March, 1954.

GOD SAVE THE QUEEN.

(M.P. 966/49.)

No. 195. THE MUNICIPAL CORPORATIONS LAW.

CAP. 252 AND LAWS 11 OF 1950, 31 OF 1951 AND 20 OF 1953.

NOTICE UNDER SECTION 6.

R. P. ARMITAGE,
Governor.

Cap. 252.
11 of 1950
31 of 1951
20 of 1953.

I, the Governor, in exercise of the powers conferred on me by section 6 of the Municipal Corporations Law, and of every other power and authority enabling me in that behalf, do hereby declare that from and after the 31st day of March, 1954, the limits of the Municipal Corporation of Limassol shall be extended to include the area described in the Schedule hereto and that the limits of the said Municipal Corporation as published under Notification No. 407 in Supplement No. 3 to the *Gazette* of the 19th December, 1946, and as subsequently amended by Notification No. 37 in Supplement No. 3 to the *Gazette* of the 4th February, 1953, shall be altered accordingly.

SCHEDULE.

Survey Reference			Locality	Extent			Boundary
Sheet	Plan	Plot		Don.	Ev.	Sq. ft.	
LIV	58	6 (part)	Kokkinoyia	1	2	2,700	The area coloured yellow on the Government Survey Plan Serial No. 1607.

Given at Nicosia, this 23rd day of March, 1954.

(M.P. 966/49.)

No. 196.**THE ELECTRICITY LAW.**

CAP. 82.

DELEGATION UNDER SECTION 13.

R. P. ARMITAGE,
Governor.

Cap. 82

In exercise of the powers vested in me by section 13 of the Electricity Law, I, the Governor, do hereby delegate to the Director of Public Works the following powers :—

- (a) the power to approve plans and drawings under sub-section (1) of section 28 of the aforesaid Law ;
- (b) the power to demand in writing under sub-section (3) of section 28 of the aforesaid Law to remove any works executed by the undertakers in breach of the requirements of sub-section (2).

2. This delegation is made in addition to and not in derogation of the delegations made under section 13 of the aforesaid Law by Notification No. 314 published in Supplement No. 3 to the *Gazette* of the 18th October, 1945.

Made at Nicosia, this 19th day of March, 1954.

(M.P. 1733/50.)

No. 197.

THE LAND ACQUISITION LAW.

CAP. 233 AND LAW 26 OF 1952.

NOTICE UNDER SECTION 7.

R. P. ARMITAGE,
Governor.

Whereas by Notification published under No. 30 in Supplement No. 3 to the *Gazette* of the (20th) January, 1953, the Governor declared the establishment of a military cantonment within the villages of Paramali, Sotira, Episkopi and Evdhimou in the District of Limassol to be an undertaking of public utility;

And whereas the Commissioner, Limassol, by notice published under Notification No. 146 in Supplement No. 3 to the *Gazette* of the 4th March, 1954, gave particulars of the properties (hereinafter referred to as "the properties") required in connection with the aforesaid undertaking;

And whereas the Commissioner, Limassol, forwarded to the Governor the required recommendations, plan and particulars, together with the objections made;

And whereas, I, the Governor, have approved the plan and particulars submitted, and have considered it expedient, having regard to all the circumstances of the case, that the properties be acquired:

Now, therefore, in exercise of the powers vested in me by section 7 of the Land Acquisition Law, I, the Governor, do hereby sanction the acquisition, under the provisions of the said Law, of the properties.

Made this 23rd day of March, 1954.

(M.P. 78/54.)

No. 198.

THE WATER (DOMESTIC PURPOSES) VILLAGE SUPPLIES LAW.

CAP. 311 AND LAWS 28 OF 1951 AND 12 OF 1952.

NOTIFICATION UNDER SECTION 12 (4).

R. P. ARMITAGE,
Governor.

Whereas immovable property is required by the Water Commission of Mitsero, Nicosia District, in connection with a scheme for the maintenance of a supply of water for the domestic purposes of the inhabitants of the said village;

And whereas the Commissioner of Nicosia and Kyrenia in compliance with section 12 (2) of the Water (Domestic Purposes) Village Supplies Law, by notice published under Notification No. 426 in Supplement No. 3 to the *Gazette* of the 3rd September, 1953, and posted at a conspicuous place in the village concerned, gave a description and particulars of the immovable property required as aforesaid (hereinafter referred to as "the immovable property") and required any person claiming any right or interest therein to submit his claim with the necessary evidence in support thereof within the period therein set out;

And whereas the Commissioner of Nicosia and Kyrenia at the expiration of the period set out in the aforesaid notice forwarded to the Governor a

Cap. 311
28 of 1951
12 of 1952.

plan of the immovable property together with particulars as regards its owner, description and estimated value and together with the objections made against the proposed acquisition ;

And whereas I have approved the plan submitted and I consider it expedient, having regard to all the circumstances that the Water Commission of Mitsero should be permitted to acquire the immovable property :

Now, therefore, in exercise of the powers vested in me, by section 12 (4) of the Water (Domestic Purposes) Village Supplies Law, I, the Governor, do hereby sanction the acquisition of the immovable property.

Cap. 311
28 of 1951
12 of 1952.

Made at Nicosia, this 23rd day of March, 1954.
(M.P. 1732/52.)

No. 199.

THE VILLAGES (ADMINISTRATION AND IMPROVEMENT) LAWS, 1950 AND 1953.

ORDER MADE UNDER SECTION 22 (a) (i).

Authority to the Improvement Board of Komi Kebir to contract a loan.

J. FLETCHER-COOKE,
Colonial Secretary.

In exercise of the powers vested in me by section 22 (a) (i) of the Villages (Administration and Improvement) Laws, 1950 and 1953, I, the Colonial Secretary, do hereby order as follows :—

1. The Improvement Board of Komi Kebir (hereinafter referred to as "the Board") shall be at liberty to borrow from the Loan Commissioners (hereinafter referred to as "the Lenders") a sum not exceeding one thousand six hundred pounds (£1,600) at a rate of interest not exceeding four per centum (4%) per annum, subject to the following terms and conditions, that is to say :—

(a) the sum borrowed shall be repayable by the Board to the Lenders in eight equal annual instalments (comprising sinking fund and interest) ;

(b) the sum borrowed shall be utilized by the Board for asphaltting the village streets.

2. For the purpose of securing the repayment of the sum under the loan, the Board shall, subject to any prior mortgage thereon, mortgage to the Lenders all the rates, fees, rents, tolls or charges now payable or hereafter to become payable to the Board.

Made this 15th day of March, 1954.
(M.P. 1105/51.)

No. 200.

THE ELECTRICITY DEVELOPMENT LAWS, 1952 TO 1954.

APPOINTMENT OF DATE UNDER SECTION 28 (1).

In exercise of the powers conferred by section 28 (1) of the Electricity Development Laws, 1952 to 1954, His Excellency the Governor has been pleased to appoint the 26th day of March, 1954, as the appointed date for the acquisition of the undertaking of the authorized undertaker set out in the Schedule hereto.

SCHEDULE.

Municipal Corporation of Paphos Electricity Undertaking.

Nicosia this 19th day of March, 1954. By command of the Governor,
J. FLETCHER-COOKE,
Colonial Secretary.
(M.P. 485/54.)

No. 201.**THE DEFENCE (CONTROL OF SALE PRICES OF SCHEDULED ARTICLES) CONSOLIDATION ORDERS, 1940 TO 1942.**

NOTICE No. 312 UNDER CLAUSE 13.

A.—The Schedule is hereby amended by the deletion therefrom of the following parts :—

- Part 22 (relating to gas oil).
- Part 23 (relating to kerosene).
- Part 24 (relating to petrol).
- Part 84 (relating to diesel oil).
- Part 85 (relating to furnace oil).

B.—The Schedule is hereby amended by the deletion therefrom of Part 7 and the substitution therefor of the following Part :—

“ PART 7.—RICE.

	(1)	(2)
	Wholesale price	Retail price
Rice	19 <i>p.</i> per oke.	20 <i>p.</i> per oke. „

C.—The Schedule is hereby amended by the deletion therefrom of Part 29 and the substitution therefor of the following Part :—

“ PART 29.—SUGAR.

	Wholesale price	Retail price
Sugar	21 <i>p.</i> per oke.	22 <i>p.</i> per oke. „

(M.P. 1227/52.)

J. FLETCHER-COOKE,
Colonial Secretary,
Competent Authority.

No. 202. THE WATER (DOMESTIC PURPOSES) VILLAGE SUPPLIES LAW.

CAP. 311 AND LAWS 28 OF 1951 AND 12 OF 1952.

NOTICE UNDER SECTION 3.

In exercise of the powers vested in me by section 3 of the Water (Domestic Purposes) Village Supplies Law, I, the Commissioner of Nicosia and Kyrenia Districts, do hereby declare that the villages of Mansoura, Alevga, Ayios Theodoros Tillir'as and Mosphileri, in the District of Nicosia, will be villages to which the provisions of the said Law shall apply.

Dated this 9th day of March, 1954.

(M.P. 1224/54.)

W. F. M. CLEMENS,
Commissioner of Nicosia and Kyrenia.

No. 203.

THE ELEMENTARY EDUCATION LAW.

CAP. 203 AND LAWS 22 OF 1950, 17 OF 1952, 28 OF 1953 AND 12 OF 1954.

NOTIFICATION UNDER SECTION 76.

I, B. J. Weston, Commissioner of Famagusta, in exercise of the powers vested in me under section 76 of the Elementary Education Law, Cap. 203 and Laws 22 of 1950, 17 of 1952, 28 of 1953 and 12 of 1954, do hereby notify my sanction to the acquisition of the site set forth in the Schedule hereto for (Greek-Orthodox) Elementary School purposes for Limnia village, in the District of Famagusta.

SCHEDULE.

180

Present Owner and address	Registration No. and date	Village	Survey Reference		Kind of property	Extent		Share or interest.	
			Sheet	Plan Plot		Don.	Evl. Sq. ft.		
Pantelis Haji Louca Haji Panteli of Limnia.	1281 1.11.16	Limnia	XXIV	25	209	Field	2	2	Whole.

Dated this 16th day of March, 1954.

O. F. MUFTIZADE,
for Commissioner of Famagusta.

(M.P. 883/45/2.)

NOTIFICATION UNDER SECTION 76.

Tokhni Moslem Elementary School.

I, Malcolm Norman Davidson, Commissioner of Larnaca, in exercise of the powers vested in me by section 76 of the Elementary Education Law, do hereby notify my sanction to the acquisition of the sites and trees standing thereon set forth in the Schedule hereto for the establishment of a new Turkish Elementary School at Tokhni village in the District of Larnaca.

SCHEDULE.

Name of proprietor	Town or Village	Registration No. and Date	Kind of property	Survey Reference Block/Plot	Extent			Boundaries	Portion to be acquired
					Don.	Evl.	Sq. ft.		
Hamide Fevzi Hassan Davoud of Tokhni.	Tokhni	10088/20.11.20. 11956/14.3.29	Field	LV/5.262/2 263/2 264	4	—	—		The whole.
1/9 Ayshe Mehmed Ali Mustafa Davoud.									
1/9 Suleiman									
1/9 Zekiai									
1/9 Hassan									
1/9 Veli									
1/9 Nazire									
1/9 Ulfet									
1/9 Jihan									
1/9 Meliha									
All of Tokhni.									
Areti Haralambou Ayioti of Larnaca.	Tokhni	11957/14.3.29	Field.	LV/5.259/1/2	—	3	—	As shown edged in red on the plan signed by the Dir. of Education and deposited in the Commissioner's office, Larnaca.	The whole.
Delegates of Eycaf for the Mosque, Tokhni	Tokhni	3989/8891	3 carob trees.	LV/5 on 262/2					The whole.
Vedat Hussein Salih	Tokhni	15850/26.6.50	1 carob tree	LV/5 on 262/2					The whole.
	Tokhni	12101/2.12.52	2 carob trees.	LV/5 on 264					The whole.

(M.P. 883/45/2.)

Dated this 16th day of March, 1954.

M. N. DAVIDSON,
Commissioner of Larnaca.

ORDER MADE UNDER SECTION 3 (1) (e).

Whereas under section 3 (1) (e) of the Land Acquisition (Paphos Earthquake) Laws, 1953 and 1954, the Commissioner has power to acquire, by order, any land which, in his opinion, is required for the purpose of erecting any building or structure of a public nature, for use as a school, social welfare centre, community centre, or for such other public purpose as, in the opinion of the Commissioner, will assist the relief of suffering and promote the well-being of the community of a village affected by the earthquake;

And whereas certain land is required for this purpose in consequence of the earthquake which occurred on the 10th September, 1953: Now, therefore, in exercise of the powers vested in me by section 3 (1) (e) of the Land Acquisition (Paphos Earthquake) Laws, 1953 and 1954, I, Robert Chattan Ross-Clunis, Commissioner of Paphos District, do hereby order that the area of land, particulars and description of which are given on the Schedule hereto, be acquired for the above purpose.

SCHEDULE.

Village	Name of proprietor	Survey Reference		Kind of property	Extent		Description
		Sheet	Plan Plot		Don.	Evl. Sq. ft.	
Melamiou	—	XXXV	64 part of 339	Field with everything on it.	—	—	As shown coloured red on the plan signed by the Commissioner, Paphos, and deposited in the Commissioner's office, Ktima.

Dated this 3rd day of March, 1954.

R. C. ROSS-CLUNIS,
Commissioner of Paphos.

ORDER MADE UNDER SECTION 3 (1) (e).

Whereas under section 3 (1) (e) of the Land Acquisition (Paphos Earthquake) Laws, 1953 and 1954, the Commissioner has power to acquire, by order, any land which, in his opinion, is required for the purpose of erecting any building or structure of a public nature, for use as a school, social welfare centre, community centre, or for such other public purpose as, in the opinion of the Commissioner, will assist the relief of suffering and promote the well-being of the community of a village affected by the earthquake;

And whereas certain land is required for this purpose in consequence of the earthquake which occurred on the 10th September, 1953:

Now, therefore, in exercise of the powers vested in me by section 3 (1) (e) of the Land Acquisition (Paphos Earthquake) Laws, 1953 and 1954, I, Robert Chattan Ross-Clunis, Commissioner of Paphos District, do hereby order that the areas of land, particulars and description of which are given on the Schedule hereto, be acquired for the above purpose.

SCHEDULE.

Village	Name of proprietor	Survey Reference			Kind of property	Extent			Description
		Sheet	Plan	Plot		Don.	Evl.	Sq. ft.	
Marathounda	—	XLV	Vill. 61	143/5	Frahti with everything on it.	—	—	—	—
do.	—	XLV	Vill. 61	143/6	do.	—	—	—	—

Dated this 4th day of March, 1954.

R. C. ROSS-CLUNIS,
Commissioner of Paphos.

(M.P. 1541/54.)

No. 207.

THE LAND ACQUISITION (PAPHOS EARTHQUAKE) LAWS, 1953 AND 1954.

ORDER MADE UNDER SECTION 3 (1) (e).

Whereas under section 3 (1) (e) of the Land Acquisition (Paphos Earthquake) Laws, 1953 and 1954, the Commissioner has power to acquire, by order, any land which, in his opinion, is required for the purpose of erecting any building or structure of a public nature, for use as a school, social welfare centre, community centre, or for such other public purpose as, in the opinion of the Commissioner, will assist the relief of suffering and promote the well-being of the community of a village affected by the earthquake;

And whereas certain land is required for this purpose in consequence of the earthquake which occurred on the 10th September, 1953: Now, therefore, in exercise of the powers vested in me by section 3 (1) (e) of the Land Acquisition (Paphos Earthquake) Laws, 1953 and 1954, I, Robert Chattan Ross-Clunis, Commissioner of Paphos District, do hereby order that the area of land, particulars and description of which are given on the Schedule hereto, be acquired for the above purpose.

SCHEDULE.

Village	Name of proprietor	Survey Reference		Kind of property	Extent		Description
		Sheet	Plan Plot		Don.	Evl. Sq. ft.	
Emba	—	XLV	Vill. 51	part of 357/2	—	—	As shown coloured red on the plan signed by the Commissioner, Paphos, and deposited in the Commissioner's office, Ktima.

Dated this 4th day of March, 1954.

(M.P. 1541/54.)

R. C. ROSS-CLUNIS,
Commissioner of Paphos.

ORDER MADE UNDER SECTION 3 (1) (e).

Whereas under section 3 (1) (e) of the Land Acquisition (Paphos Earthquake) Laws, 1953 and 1954, the Commissioner has power to acquire, by order, any land which, in his opinion, is required for the purpose of erecting any building or structure of a public nature, for use as a school, social welfare centre, community centre, or for such other public purpose as, in the opinion of the Commissioner, will assist the relief of suffering and promote the well-being of the community of a village affected by the earthquake;

And whereas certain land is required for this purpose in consequence of the earthquake which occurred on the 10th September, 1953:

Now, therefore, in exercise of the powers vested in me by section 3 (1) (e) of the Land Acquisition (Paphos Earthquake) Laws, 1953 and 1954, I, Robert Chattan Ross-Clunis, Commissioner of Paphos District, do hereby order that the areas of land, particulars and description of which are given on the Schedule hereto, be acquired for the above purpose.

SCHEDULE.

Village	Name of proprietor	Survey Reference			Kind of property	Extent			Description
		Sheet	Plan	Plot		Don.	Evl.	Sq. ft.	
Marona ..	—	LII	Vill. 12	57	Frahti with everything on it.	—	—	—	As shown coloured red on the plan signed by the Commissioner, Paphos, and deposited in the Commissioner's office, Ktima.
do. ..	—	LII	do.	58/1	do.	—	—	—	
do. ..	—	LII	do.	58/2	do.	—	—	—	
do. ..	—	LII	do.	56 part of	do.	—	—	—	

Dated this 4th day of March, 1954.

(M.P. 1541/53/A.)

R. C. ROSS-CLUNIS,
Commissioner of Paphos.

No. 209.

THE LAND ACQUISITION (PAPHOS EARTHQUAKE) LAWS, 1953 AND 1954.

ORDER MADE UNDER SECTION 3 (1) (e).

Whereas under section 3 (1) (e) of the Land Acquisition (Paphos Earthquake) Laws, 1953 and 1954, the Commissioner has power to acquire, by order, any land which, in his opinion, is required for the purpose of erecting any building or structure of a public nature, for use as a school, social welfare centre, community centre, or for such other public purpose as, in the opinion of the Commissioner, will assist the relief of suffering and promote the well-being of the community of a village affected by the earthquake;

And whereas certain land is required for this purpose in consequence of the earthquake which occurred on the 10th September, 1953 :
Now, therefore, in exercise of the powers vested in me by section 3 (1) (e) of the Land Acquisition (Paphos Earthquake) Laws, 1953 and 1954, I, Robert Chattan Ross-Clunis, Commissioner of Paphos District, do hereby order that the area of land, particulars and description of which are given on the Schedule hereto, be acquired for the above purpose.

SCHEDULE.

Village	Name of proprietor	Survey Reference		Kind of property	Extent		Description
		Sheet	Plan Plot		Don.	EvL. Sq. ft.	
Sarama	Theofrastos Nicolaou of Phiti.	XXXV	Vill. 39	16	—	—	—

Dated this 5th day of March, 1954.

(M.P. 1541/53/A.)

R. C. ROSS-CLUNIS,
Commissioner of Paphos.

No. 210.

THE LAND ACQUISITION (PAPHOS EARTHQUAKE) LAWS, 1953 AND 1954.

ORDER MADE UNDER SECTION 3 (1) (e).

Whereas under section 3 (1) (e) of the Land Acquisition (Paphos Earthquake) Laws, 1953 and 1954, the Commissioner has power to acquire, by order, any land which, in his opinion, is required for the purpose of erecting any building or structure of a public nature, for use as a school, social welfare centre, community centre, or for such other public purpose as, in the opinion of the Commissioner, will assist the relief of suffering and promote the well-being of the community of a village affected by the earthquake ;

And whereas certain land is required for this purpose in consequence of the earthquake which occurred on the 10th September, 1953 :

Now, therefore, in exercise of the powers vested in me by section 3 (1) (e) of the Land Acquisition (Paphos Earthquake) Laws, 1953 and 1954, I, Robert Chattan Ross-Clunis, Commissioner of Paphos District, do hereby order that the area of land, particulars and description of which are given on the Schedule hereto, be acquired for the above purpose.

SCHEDULE.

Village	Name of proprietor	Survey Reference			Kind of property	Extent			Description
		Sheet	Plan	Plot		Don.	Evl.	Sq. ft.	
Ay. Marina (Keloke-dhara).	—	XLVI	42	124	Frahti and threshing floor with everything on them.	—	—	—	—

Dated this 8th day of March, 1954.

R. C. ROSS-CLUNIS,
Commissioner of Paphos.

(M.P. 1541/54.)

No. 211.

THE LAND ACQUISITION (PAPHOS EARTHQUAKE) LAWS, 1953 AND 1954.

ORDER MADE UNDER SECTION 3 (1) (e).

Whereas under section 3 (1) (e) of the Land Acquisition (Paphos Earthquake) Laws, 1953 and 1954, the Commissioner has power to acquire, by order, any land which, in his opinion, is required for the purpose of erecting any building or structure of a public nature, for use as a school, social welfare centre, community centre, or for such other public purpose as, in the opinion of the Commissioner, will assist the relief of suffering and promote the well-being of the community of a village affected by the earthquake ;

And whereas certain land is required for this purpose in consequence of the earthquake which occurred on the 10th September, 1953 :
Now, therefore, in exercise of the powers vested in me by section 3 (1) (e) of the Land Acquisition (Paphos Earthquake) Laws, 1953 and 1954, I, Robert Chattan Ross-Clunis, Commissioner of Paphos District, do hereby order that the areas of land, particulars and description of which are given on the Schedule hereto, be acquired for the above purpose.

SCHEDULE.

Village	Name of proprietor	Survey Reference		Kind of property	Extent		Description
		Sheet	Plan Plot		Don.	Evl. Sq. ft.	
Phalia	—	XLVI	Vill. 25	46	Frahti with everything on it.	—	—
do.	—	XLVI	Vill. 25	47	do.	—	—

No. 212.

THE LAND ACQUISITION LAW.
CAP. 233 AND LAW 26 OF 1952.

NOTICE UNDER SECTION 6.

With reference to the Notification published under No. 536 in Supplement No. 3 to the *Gazette* of the 29th October, 1953, notice is hereby given that the following lands are required by the Governor for the undertaking of public utility mentioned therein :—

All those areas of privately-owned immovable property situated in the village of Kato Polemidhia, in the District of Limassol, comprising 185 donums or thereabouts including plots Nos. 287, 285, 296/1, 296/2, 272/1, 272/2, 271/1, 271/2, 295, 297, 298, 292, 293, 293/1, 294/1, 294/2, 291/1, 291/2, 291/3, 291/4, 291/5, 269, 267/2, 268, 261/1, 261/2, 260, 255, 256, 257, 259/1, 259/2, 299/1, 299/2, 299, 299/3, 300/1, 300/2, 300/3, 301/1, 301/2, 301, 302/1, 302/2, 303/1, 303/2, 304, 305, 306, 307, 308, 309, 310/2, 311/1, 312/2, 327, 328, 329, 324, 325/2, 322/1/1, 323, 331/2, 331/1, 332/1/1, 330, 335/1, 335/2, 335/3, 334, 336, 337/3, 337/4, 337/5, 337/6, 337/7, 237 and part of plots Nos. 267/1, 247, 258, 338, 339, 245, 241 of the Government Survey Plan No. LIV.49 more particularly defined as the areas coloured red on the Government Survey Plan marked MILITARY HOUSING ESTATE, LIMASSOL DISTRICT, dated 4th March, 1954, and signed by Mr. Percy George Crosby Farrell, the Assistant Director of Hirings, Cyprus, M.E.L.F. 3.

2. Any person claiming to have any right or interest in the said lands who objects to the acquisition is required within six weeks from the date of the publication of this notice to send to me a statement of his right and interest and of the evidence thereof, and of any claim made by him in respect of such right or interest.

3. The Governor is willing to treat for the acquisition of the said lands.

4. A plan showing the lands described above is available for inspection at my office.

The 16th day of March, 1954.

W. H. RAMSAY,
Commissioner of Limassol.

(M.P. 81/54.)

No. 213. THE AGRICULTURAL PRODUCE EXPORT
REGULATIONS, 1953.

NOTICE UNDER REGULATION 13 (2).

In pursuance of the provisions of regulation 13 (2) of the Agricultural Produce Export Regulations, 1953, it is hereby notified that raisins, intended for export, for manufacturing purposes shall until further notification conform to the following requirements :—

- (1) The raisins in each container shall be of one kind only. The containers must be marked "Scalded", "Sundried" or "Sultana", as the case may be.
- (2) The raisins must not contain more than fifteen per centum by weight of moisture.
- (3) The raisins must not be infested, or show evidence of infestation, by any insect pest or disease.
- (4) The raisins must not contain any stones or earth.

- (5) The raisins must not contain more than one-half ($\frac{1}{2}\%$) per cent by weight of foreign matter, including the weight of any loose pedicels.
- (6) The raisins shall not contain more than 1% by weight of small dried raisins commonly known as "Xeraouridhia".

Dated this 25th day of March, 1954.

(M.P. 825/49/5.)

H. HIRST,
Acting Director of Agriculture.

No. 214.

**THE PORT WORKERS (REGULATION OF EMPLOYMENT)
LAW, 1952.**

PORT LABOUR BOARD OF LARNACA.

Gazettes:

Suppl. No. 3:
10. 1.1953
4. 3.1953
2. 7.1953
10. 9.1953
10.12.1953
24.12.1953

It is hereby notified that the port workers' side of the Port Labour Board of Larnaca has revoked the nomination of Tahir Halil Effendi as a representative member of the said Board and has nominated Suleiman Salih Effendi in his stead, and that the constitution of the said Board has been amended accordingly.

Dated this 22nd day of March, 1954.

(M.P. 1522/53.)