The following SUBSIDIARY LEGISLATION is published in this Supplement which forms part of this Gazette:—

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(159)
1. These Regulations may be cited as the Mines and Quarries (Amendment) Regulations, 1979 and shall be read as one with the Mines and Quarries Regulations, 1958 as amended from time to time (hereinafter referred to as "the principal Regulations").

2. Regulation 34 of the principal Regulations is hereby amended by deleting paragraph (2) thereof and by re-numbering existing paragraph (3) as paragraph (2) thereof.

3. The principal Regulations are hereby amended by deleting the Second Schedule thereto and substituting therefor the following new Second Schedule:

"SECOND SCHEDULE

The Mines and Quarries (Regulation) Ordinance
(Cap. 270 — Laws of Cyprus — Ordinance 14 of 1963).

Regulations 4, 7, 9, 27, 34 and 35).

RENTS

1. By the holder of a prospecting permit Class “A” there shall be paid—

- £100,000 mils per square mile or part thereof ... ... ... for the first year of the permit.
- £100,000 mils per square mile or part thereof ... ... ... ... for the 1st renewal of the permit for six months.
- £100,000 mils per square mile or part thereof ... ... ... ... for the 2nd renewal of the permit for six months.
- £100,000 mils per square mile or part thereof ... ... ... ... for the 3rd renewal of the permit for six months.
- £100,000 mils per square mile or part thereof ... ... ... ... for the 4th renewal of the permit for six months.
- £100,000 mils per square mile or part thereof ... ... ... ... for the 5th renewal of the permit for six months.
- £100,000 mils per square mile or part thereof ... ... ... ... for the 6th renewal of the permit for six months.
2. By the holder of a prospecting permit Class “B” there shall be paid—

£ 75,000 mils per square mile or part thereof ... ... ... for the first year of the permit.

£ 75,000 mils per square mile or part thereof ... ... ... for the 1st renewal of the permit for six months.

£ 75,000 mils per square mile or part thereof ... ... ... for the 2nd renewal of the permit for six months.

3. By the lessee of a Mining Lease, for every square mile or part thereof ... £300,000 mils per annum.

4. By the licensee of a Quarry Licence Class “A”, for every quarter square mile or part thereof ... ... ... ... £250,000 mils per annum:

Provided that where the extent of the area is less than 100 donums the fee shall be £150,000 mils.

5. By the licensee of a Quarry Licence Class “B”, for every donum or part thereof ... ... ... ... ... £ 3,000 mils per annum.

6. By the licensee of a Quarry Licence Class “A” or “B”, a rent of £1,000 to £3,000 mils for every donum or part thereof shall be payable, in addition to the rent specified in paragraph 4 or 5 of this Schedule, as may in each case be determined by the Chief Officer for the protection of the environment.

7. By the licensee of a quarry permit for every workman employed in connection with the quarry ... ... ... £1,000 mils per annum.

A.—Where after the expiration of a prospecting permit a new prospecting permit is granted to the same holder for the same area or part thereof, the rent regarding such area shall be at the rate of £200,000 mils in respect of a prospecting permit Class “A”, and £100,000 mils in respect of a prospecting permit Class “B” per square mile or part thereof for each six-monthly period of the permit.

B.—Where a new prospecting permit granted as in the preceding paragraph A hereof provided covers, apart from the same area or part thereof, any additional area, the rent regarding such additional area shall be as specified in the preceding paragraph A hereof.

C.—Where any area covered by a quarry licence Class “A” or “B” comprises any Crown land the licensee of such licence shall pay in addition to the rent specified in paragraphs 4, 5 or 6 of this Schedule a rent of £2,000 to £5,000 mils per donum or part thereof as may in each case be determined by the Chief Officer:

Provided that the provisions in this paragraph shall not apply where quarry materials from any such Crown land are to be exported out of the Island of Cyprus.
1. To assign or transfer rights under a Prospecting Permit Class “B” ... ... ... ... ... ... £ 25,000 mils
2. To assign or transfer rights under a Prospecting Permit Class “A” ... ... ... ... ... ... £ 50,000 mils
3. To assign or transfer rights under a Quarry Licence Class “B” ... ... ... ... ... ... £ 25,000 mils
4. To assign or transfer rights under a Quarry Licence Class “A” ... ... ... ... ... ... £ 50,000 mils
5. To assign or transfer rights under a Mining Lease £ 500,000 mils
6. On surrender of a Quarry Licence Class “B” ... £ 5,000 mils
7. On surrender of a Quarry Licence Class “A” ... £ 10,000 mils
8. On surrender of a Mining Lease ... ... ... ... £ 50,000 mils
9. On part surrender of a Quarry Licence Class “B” ... £ 10,000 mils
10. On part surrender of a Quarry Licence Class “A” ... £ 20,000 mils
11. On part surrender of a Mining Lease ... ... ... £ 50,000 mils
12. Approval to suspend operations in respect of a—
   (a) Prospecting Permit Class “A”:
       For the first year ... ... ... ... ... ... £ 50,000 mils
       For the 1st renewal of the permit for six months £ 50,000 mils
       For the 2nd renewal of the permit for six months £ 50,000 mils
       For the 3rd renewal of the permit for six months £ 75,000 mils
       For the 4th renewal of the permit for six months £ 75,000 mils
       For the 5th renewal of the permit for six months £ 150,000 mils
       For the 6th renewal of the permit for six months £ 150,000 mils
   (b) Prospecting Permit Class “B”:
       For the first year ... ... ... ... ... ... £ 50,000 mils
       For the 1st renewal of the permit for six months £ 50,000 mils
       For the 2nd renewal of the permit for six months £ 50,000 mils
13. Approval to suspend operations for one year in respect of a—
   (a) Mining Lease ... ... ... ... ... ... £ 250,000 mils
   (b) Quarry Licence Class “A” ... ... ... ... ... £ 50,000 mils
   (c) Quarry Licence Class “B” ... ... ... ... ... £ 10,000 mils
14. Seasonal modifications of labour obligations for each—
   (a) Mining Lease       £ 20,000 mls
   (b) Quarry Licence Class “A”  £ 10,000 mls
   (c) Quarry Licence Class “B”  £ 5,000 mls

15. To group or vary grouping of Mining Leases or Quarry Licences which are grouped together in order to fulfil obligations under each—
   (a) Mining Lease       £200,000 mls
   (b) Quarry Licence Class “A”  £150,000 mls
   (c) Quarry Licence Class “B”  £150,000 mls

16. Permission to retain or dispose of minerals or quarry materials won under a prospecting permit  £ 20,000 mls

17. Application for issue or renewal of a—
   (a) Prospecting Permit  £ 10,000 mls
   (b) Mining Lease       £100,000 mls
   (c) Quarry Licence Class “A”  £ 50,000 mls
   (d) Quarry Licence Class “B”  £ 25,000 mls

18. Fees for site plans in respect of a—
   (a) Prospecting Permit  £ 10,000 mls
   (b) Mining Lease       £ 15,000 mls
   (c) Quarry Licence Class “A”  £ 15,000 mls
   (d) Quarry Licence Class “B”  £ 10,000 mls

19. Fees for description of areas for prospecting permits  £ 5,000 mls

Dated this 16th day of November, 1979.

By the Administrator’s Command,

P. G. ADAMS,
Chief Officer,

(105/12)

Sovereign Base Areas.
In exercise of the powers vested in him by Section 13 of the Explosive Substances Ordinance and of all powers enabling him in that behalf, the Administrator hereby makes the following Regulations:

1. These Regulations may be cited as the Explosive Substances (Amendment) Regulations, 1979 and shall be read as one with the Explosive Substances Regulations, 1940 as amended by the Explosive Substances (Amendment) Regulations, 1955, hereinafter referred to as "the principal Regulations".

2. The principal Regulations are hereby amended by deleting the Second Schedule thereto and substituting therefor the following new Second Schedule:

"SECOND SCHEDULE

The Explosive Substances Ordinance

(Cap. 54 — Laws of Cyprus — Ordinance 8 of 1970).

(Regulation 63).

FEES

1. On application for the issue of a Certificate of Competency ... ... ... ... ... ... ... £ 2.000 mils

2. (a) For the first examination of the applicant for the issue of a Certificate of Competency ... ... £ 5.000 mils
   (b) For the second examination of the applicant for the issue of a Certificate of Competency ... ... £10.000 mils

3. (a) For the issue of a Certificate of Competency ... ... £ 2.000 mils
   (A Certificate of Competency shall expire on the 31st day of December following the date of issue).

4. (a) On application for the issue of a licence to store blasting powder, gun-powder and ammunition £ 5.000 mils
   (b) For each inspection of the selected site for storage ... ... ... ... ... ... £10.000 mils
   (c) For the issue or renewal of a licence to store blasting powder, gun-powder and ammunition £10.000 mils
   (Each licence shall expire on the 31st day of December following the date of issue).
On application for the issue of a licence to sell blasting powder, gun-powder and ammunition £ 2,000 mils

For the issue or renewal of a licence to sell blasting powder, gun-powder and ammunition £ 5,000 mils

(Each licence shall expire on the 31st day of December following the date of issue).

5. (a) Application to manufacture sporting powder or lead shot ........................................ £ 5,000 mils
    (b) For each inspection of premises where sporting powder or lead shot are manufactured ................................................ £10,000 mils
    (c) For the issue or renewal of a licence to manufacture sporting powder ................................................ £10,000 mils

(Each licence shall expire on the 31st day of December following the date of issue).

(d) For the issue or renewal of a licence to manufacture lead shot ................................................ £ 5,000 mils

(Each licence shall expire on the 31st day of December following the date of issue).

6. (a) On application for issue of a licence to manufacture ANFO ................................................ £ 2,000 mils
    (b) For the first examination in respect of the capability of applicant to manufacture ANFO £ 5,000 mils
    (c) For the second examination in respect of the capability of applicant to manufacture ANFO £10,000 mils
    (d) For the issue or renewal of a licence to manufacture ANFO ................................................ £50,000 mils

(Each licence shall expire on the 31st day of December following the date of issue).

7. (a) On application for the issue of a licence to construct a store of explosive substances ................................................ £ 2,000 mils
    (b) For a first inspection of the store of explosive substances ................................................ £10,000 mils
    (c) For a second inspection of the store of explosive substances ................................................ £20,000 mils
    (d) For a third inspection of the store of explosive substances ................................................ £30,000 mils

8. For the issue or renewal of a licence to sell explosive substances ................................................ £50,000 mils

(Each licence shall expire on the 31st day of December following the date of issue).

9. For the issue of a licence to purchase, carry or use high explosives ................................................ £ 1,000 mils
10. (a) For the issue or renewal of a licence to store explosive substances not exceeding ten tons...

(Each licence shall expire on the 31st day of December following the date of issue).

(b) For the issue or renewal of a licence to store explosive substances exceeding ten tons...

(Each licence shall expire on the 31st day of December following the date of issue).

On application for the issue of a licence to import explosive substances...

£25,000 mils

£50,000 mils

£2,000 mils

£10,000 mils

Dated this 16th day of November, 1979.

By the Administrator's Command,

P. G. ADAMS,
Chief Officer,
Sovereign Base Areas.
No. 92

THE ELECTRICITY ORDINANCE
(Cap. 170 — Laws of Cyprus).

REGULATIONS MADE BY THE ADMINISTRATOR UNDER PARAGRAPH (a) OF SECTION 10.

In exercise of the powers conferred upon him under paragraph (a) of Section 10 of the Electricity Ordinance, the Administrator hereby makes the following Regulations:

1. These Regulations may be cited as the Illuminated Advertisements (Regulation and Control) Regulations, 1979.

2. In these Regulations unless the context otherwise requires:

“energy” has the meaning defined in Section 2 of the Electricity Ordinance;

“illuminated advertisement” means any word, letter, model, sign, placard, notice, bill, poster, device or representation illuminated in any manner by energy which is in the nature of an advertisement, announcement or direction and is used wholly or in part for these purposes and includes illuminated shop windows as well as an illuminated shop for the purpose of exhibiting or advertising the products contained therein;

“owner” includes the duly authorised representative of the owner and any other person in whose possession or under whose control an illuminating advertisement lies.

3. The operation of illuminated advertisements shall be terminated every day from 23.00 hours until sunrise on the morning of the following day for the period 1st April to 30th September in each year and from 22.00 hours until sunrise on the morning of the following day for the period 1st October to 31st March in each year.

4. There shall be no illuminated advertisements after the hours prescribed in Regulation 3:

Provided that illuminated advertisements relating to medical practitioners, chemists, shops and first aid centres on night duty, as well as hotels, lodging houses and restaurants while at work shall be exempt.

5.—(1) Any person who contravenes or fails to comply with any provision of these Regulations shall be guilty of an offence and shall be liable, on conviction, to a fine not exceeding one hundred pounds or to imprisonment not exceeding six months or to both such imprisonment and fine.
(2) Where an offence under the provisions of these Regulations is committed by a body corporate or incorporate, any director, partner, manager or other employee in charge acting in his capacity as a director of that body, shall be similarly guilty of such offence, unless the Court is satisfied that—

(a) the offence was committed without his knowledge; and

(b) he had taken all the necessary steps to ensure that the provisions of these Regulations would be complied with.

Dated this 22nd day of November, 1979.

By the Administrator’s Command,

P. G. ADAMS,

Chief Officer,

Sovereign Base Areas.

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