SUPPLEMENT No. 3
TO
THE SOVEREIGN BASE AREAS GAZETTE
No. 1074 of 30th April, 1996
S U B S I D I A R Y  L E G I S L A T I O N

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Supplement which forms part of this Gazette:

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(27)
No. 18

BETTING HOUSES, GAMING HOUSES AND GAMBLING PREVENTION (CONSOLIDATION) ORDINANCE
(Ordinance 10 of 1985)

REGULATIONS MADE UNDER SECTION 21

In exercise of the powers vested in him by Section 21 of the Betting Houses, Gaming Houses and Gambling Prevention (Consolidation) Ordinance, the Administrator hereby makes the following Regulations:-

1. These Regulations may be cited as the Amusement Machines (Registration and Licensing (Amendment) Regulations, 1996 and shall be read as one with the Amusement Machines (Registration and Licensing) Regulations, 1966 and the Amusement Machines (Registration and Licensing) (Amendment) Regulations, 1981 (hereinafter referred to as “the principal Regulations”).

2. The principal Regulations are hereby amended with the addition, after Regulation 12 of the following new Regulation to be numbered 13:-

13. A permit in respect of the appliance used to play the game of “kazandi” shall be subject to the following additional conditions:-

(a) The prize for each game shall not exceed £15 in value.

(b) The stake for each game shall not exceed the sum of £1 for each card.

(c) Each prize shall be marked clearly with its value.

(d) The stake necessary to win a particular category of prize must be clearly marked on the appropriate part of the appliance.

(e) The permit shall be granted only to those persons who are self-insured with the Department of Social Insurance as operators of the game of “kazandi”.

(f) The game of “kazandi” shall be played only in open spaces.

(g) The game of “kazandi” shall be played only between 09.00 hours and 01.00 hours.

(h) The game played shall be the traditional game of “kazandi” and not any electronic imitation thereof.

(i) Persons under the age of 16 are not allowed to play the game of “kazandi”, unless they are accompanied by their parents.

(j) The permit shall be personal and shall not be transferable.
(k) Only one permit shall be issued to each person.

(l) The prizes for the game shall be placed in full view on the appliance.

Dated this 25th day of April, 1996.

By the Administrator's Command,

P.A. ROTHERAM,
Chief Officer,
Sovereign Base Areas.
In exercise of the powers vested in him by Defence Regulation 63, as set out in the First Schedule to the Supplies and Services (Transitional Powers) (Cyprus) Order, 1946, (as applied to and adapted in the Sovereign Base Areas of Akrotiri and Dhekelia by the Sovereign Base Areas of Akrotiri and Dhekelia Order in Council, 1960 and the Laws (Adaptation and Interpretation) (Consolidation and Extension) Ordinance, 1968 which Order continues in force by virtue of the provisions of the Supplies and Services (Transitional Powers) (Continuation) Ordinance, the Competent Authority hereby makes the following Order:—

1. Subject to the restrictions and conditions contained in the First Schedule to this Order, the use, for the purpose of constructing an access road and providing other facilities in connection with the proposed Water Desalination Plant within the Dhekelia Sovereign Base Area, of the land and property specified in the Second Schedule hereto (hereinafter referred to as "the land") during a period of one year as from the 28th day of March 1996 is hereby authorised.

2. The persons using the land in pursuance of this Order are entitled to do thereon or in relation thereto such acts as may be necessary for the purposes referred to in paragraph 1.

3. The exercise of any right of way over the land and of any other right relating thereto which is enjoyed by any person whether by virtue of any interest in the land or otherwise is hereby prohibited during the period this Order shall remain in force.

**FIRST SCHEDULE**

1. The land shall be occupied and used for the purpose of constructing an access road and providing other facilities in connection with the proposed Water Desalination Plant within the Dhekelia Sovereign Base Area.

2. At the expiration of this Order the land shall be returned to the persons entitled thereto free of any erection, structure or construction erected or constructed thereon after the making of this Order.

3. Compensation shall be paid to the persons having an interest in the land for its use and occupation under this Order.
SECOND SCHEDULE

The private immovable property within the Sovereign Base Area of Dhekelia in the village of Ormidhia, under and in connection with plot numbers 27/5 (part), 26/1 (part), and 26/2 (part), of the Government Survey Plan XL1.21.E2.

The land area of the above immovable properties comprises in total 1 decar and 440 square metres or thereabouts and is shown coloured red on the relative plan kept at the Headquarters of the Sovereign Base Areas Administration in Episkopi.

Dated this 28th day of March, 1996.

By the Administrator's Command,

P.A. ROTHERAM,
Chief Officer,
Sovereign Base Areas.

(106/22)
No. 20

THE SEA BATHERS (PROTECTION) (CONSOLIDATION) ORDINANCE, 1986
(Ordinance 4 of 1986).

ORDER MADE UNDER SECTION 3.

In exercise of the powers vested in me by Section 3 of the Sea Bathers (Protection) (Consolidation) Ordinance, 1986, I, the Chief Officer, hereby make the following Order:-

1. This Order may be cited as the Sea Bathers (Protection) Order, 1996.

2. The areas specified in the Schedule hereto (hereinafter referred to as “reserved areas”) are reserved exclusively for persons bathing in the sea, subject to the conditions and restrictions set out in the said Schedule in respect of each area;

Provided that the restrictions relating to the sailing of boats within the reserved areas shall only have effect between sunrise and sunset.

3. The reserved areas shall be demarcated by buoys.

4. This Order shall become operative on the 1st day of May, 1996 and shall cease to have effect on the 31st day of October, 1996.

5. Public Instrument No. 26 of 1995 is hereby revoked.

SCHEDULE

AKROTIRI SOVEREIGN BASE AREA

1. All map references in paragraph 2 of this Schedule refer to 1:50,000 scale map, Sheet 23, series K717, edition 3-GSGS.

2. The reserved areas are the territorial waters of the Sovereign Base Areas extending seawards 100 metres unless otherwise stated and marked by buoys, between the following points on the shore:-

   (a) **Evdhimou Beach (West)**.
       77823480 to 77843496.

   (b) **Evdhimou Beach (East)**.
       (i) 78253527 to 78603530; and
       (ii) 78803528 to 79003522.

   (c) **Paramali Beach to Happy Valley Beach Episkopi (West)**.
       82123566 to 82783591.

   Except that at the points of the shore at 82123566 and 82433565 the seaward extent of the reserved area shall not be more than 50 metres.
(d) **Happy Valley Beach Episkopi (West).**
A triangular area between:
82923588, 82943584 and 82983587.

(e) **Happy Valley Beach Episkopi (East).**
83293581 to 83563590.

Except that between the points of the shore at 83543572 and 83563590 the seaward extent of the reserved area shall not be more than 50 metres.

(f) **Curium Beach.**
88603613 to 89343565.

(h) **Ladies Mile Beach.**
00682890 to 00903306;

Provided that motor launches, sailing vessels and wind surf-boards may enter that said area through six sea lanes. Five of an approximate width of 50 metres and one of an approximate width of 100 metres, each marked by buoys.

3. **Royal Air Force Station Akrotiri.**

(a) All map references in paragraph 3 of this Schedule refer to 1:10000 scale map, series K912, Sheet Akrotiri and Environs, edition 2-GSGS.

(b) The reserved areas are the territorial waters of the Sovereign Base Areas, marked by buoys, between the following points on the shore:
96502526 to 97072560 extending seawards up to 50 metres.
03402530 to 03212544 extending seawards up to 50 metres.
02712610 to 02592628 extending seawards up to 200 metres.
02572634 to 02542639 extending seawards up to 200 metres.
02502660 to 02192669 extending seawards up to 200 metres.
01402770 to 01062806 extending seawards up to 50 metres.

**DHEKELIA SOVEREIGN BASE AREA**

4. All map references in paragraph 5 of this Schedule refer to 1:5000 scale map, sheet Dhekelia, series K912, Edition 8 - GSGS unless otherwise stated.

5. The reserved areas are the territorial waters of the Sovereign Base Areas extending seawards within a line drawn between the following points:

(a) **Officers’ Club Beach.**
From the headland under map reference 67887120 westwards to a point under map reference 67457116; then northwards to a point on the headland under map reference 67457122.
(b) CESSAC (Church of England Soldiers’, Sailors’ Airmen’s Club) Beach.

From the headland under map reference 67187143, to a point under map reference 67157143 and then southwestwards to a point under map reference 67067132, then to a point on the coast under map reference 66757129.

(c) Dhekelia Jetty.

From the south eastern extremity of Dhekelia Jetty under map reference 66867103 and encompassing the two dolphin structures, to a point under map reference 66657099, then westwards to a point under map reference 66607098 and then to a point on the coast under map reference 66607118.

(d) Victor Beach Club (Off Alexander Barracks).

From the shore under map reference 65477129 southwards to a point under map reference 65407115; then westwards to a point under map reference 65297115; then northwards to a point on the shore under map reference 65297128.

(e) Fairwinds Beach.

From a point on the shore under map reference 65287128 of sheet 21 series K717 edition 2-GSGS southwards to a point under map reference 65287115; then westwards to a point under map reference 64057100; then northwards to a point on the shore under map reference 64007115, which is found by Boundary Pillar No 1 of the Sovereign Base Area of Dhekelia. Provided that motor launches, sailing vessels and wind surf-boards may enter through a lane of an approximate width of 15 metres centred on map reference 6427111 extending 90° from the shore.

6. Copies of the maps referred to above are properly marked and deposited at the Area Offices of the Sovereign Base Areas Administration Akrotiri and Dhekelia for inspection by any interested person.

Dated this 25th day of April, 1996.

P.A. ROTHERAM,
Chief Officer,
Sovereign Base Areas.

(161/2)
ORDER MADE BY THE FISCAL OFFICER UNDER SECTION 2(1).

In exercise of the powers vested in me by subsection (1) of Section 2 of the Exchange Control Ordinance, I, the Fiscal Officer, hereby make the following Order:-

1. This Order may be cited as the Exchange Control (Authorised Dealers) Order, 1996.

2. The person specified in the Schedule hereto is hereby authorised to act for the purposes of this Ordinance as an authorised dealer in relation to gold and foreign currency.

SCHEDULE

Hellenic Bank Limited.

Dated this 29th day of April, 1996.

A.F. Livingstone,
Fiscal Officer,
Sovereign Base Areas.

(131/7/1)
ORDER MADE BY THE FISCAL OFFICER UNDER SECTION 2(1).

In exercise of the powers vested in me under subsection (1) of Section 2 of the Exchange Control Ordinance, I, the Fiscal Officer, hereby make the following Order:-

1. This Order may be cited as the Exchange Control (Authorised Depositaries) Order, 1996.

2. The person specified in the Schedule hereto is authorised to act for the purposes of this Ordinance as an authorised depositary for the purposes of Part III of the Ordinance.

SCHEDULE

Hellenic Bank Limited.

Dated this 29th day of April, 1996.

A.F. Livingstone,
Fiscal Officer,
Sovereign Base Areas.

(131/7/1)
No. 23

THE PETROLEUM SALES (REGULATION) ORDINANCE
(Ordinance 4 of 1979, 19 of 1980 and 8 of 1984).

ORDER BY THE ADMINISTRATOR UNDER SECTION 3(4).

In exercise of the powers conferred upon him by subsection (4) of Section 3 of the Petroleum Sales (Regulation) Ordinance, 1979 the Administrator hereby makes the following Order:-

1. This Order may be cited as the Petrol Stations (Regulation and Control and Operation Hours of Petrol Stations) (Amendment) Order, 1996.

2. In this Order -

"bank note acceptor" means a self-service system whereby petroleum may be purchased from a petrol station in the absence of the person in charge of the petrol station;

"person in charge of a petrol station" means any person who is wholly or partly engaged in the distribution and/or sale of petroleum;

"petroleum" has the meaning defined in Section 2 of the Petroleum Ordinance, 1976;

"petrol station" means a petrol filling station and includes any other premises in which the distribution or sale of petroleum takes place.

3. For the purpose of securing a regular and unobstructed supply and distribution of petroleum in the Areas on a twenty-four hour basis, the operation hours of petrol stations shall hereafter be controlled and regulated in accordance with the provisions of this Order.

4. All petrol stations situated in the Areas shall be required to operate -

(a) During the period from 1 April to 30 September, every Monday, Wednesday, Thursday and Friday from 6 a.m. to 7 p.m. and on Saturday from 6 a.m. to 4 p.m.

(b) During the period from 1 October to 31 March, every Monday, Wednesday, Thursday and Friday from 6 a.m. to 6 p.m. and on Saturday from 6 a.m. to 4 p.m.:

Provided that all petrol stations in the Areas shall observe a half day’s holiday on Tuesday in every week commencing at 2 p.m.:

Provided further that such petrol stations may remain open on Sundays and holidays from 6 a.m. to 6 p.m.:

Provided furthermore that any petrol stations which are equipped with Bank Note Acceptors shall be required to set such equipment in operation for use during the time when the petrol stations shall be closed in accordance with this Order.
5. Any person who acts in contravention of this Order shall be guilty of an offence and shall be liable on conviction to imprisonment for a term not exceeding three years or to a fine not exceeding one thousand pounds or to both such imprisonment and fine and any other person who by any act or omission enables such an offence to be committed or aids and abets the commission of such offence shall also be guilty of an offence contrary to this Order and shall be liable on conviction to the same penalties.

6. The Petrol Stations (Regulation and Control and Operation Hours of Petrol Stations) Order, 1993 is hereby revoked.

Dated this 29th day of April, 1996.

By the Administrator's Command,

P.A. ROTHERAM,
Chief Officer,
Sovereign Base Areas.

(105/9)
THE SOCIAL INSURANCE (FACILITATION OF REPUBLICAN SOCIAL INSURANCE SCHEME) ORDINANCE, 1980.

REGULATIONS MADE BY THE ADMINISTRATOR UNDER SECTION 18.

In exercise of the powers conferred upon him by Section 18 of the Social Insurance (Facilitation of Republican Social Insurance Scheme) Ordinance, 1980 the Administrator hereby makes the following Regulations:-

1. These Regulations may be cited as the Social Insurance (Contributions) (Amendment) Regulations, 1996 and shall be read as one with the Social Insurance (Contributions) Regulations, 1980 as amended from time to time (hereinafter referred to as “the principal Regulations”).

2. Paragraph (1) of Regulation 8 of the principal Regulations is hereby amended by deleting the words and figures “two hundred and ninety two pounds (£292)” (line 2) and “one thousand two hundred and sixty five pounds (£1,265)” (lines 2 and 3) thereof and substituting therefor the words and figures “three hundred and fourteen pounds (£314)” and “one thousand three hundred and sixty one pounds (£1,361)” respectively.

3. Regulation 9 of the principal Regulations is hereby amended by deleting the words and figures “forty eight pounds and seventy cents (£48.70)” (line 2) and “two thousand five hundred and thirty two pounds (£2,532)” (lines 3 and 4) thereof and substituting therefore the words and figures “fifty two pounds and forty cents (£52.40)” and “two thousand seven hundred and twenty five pounds (£2,725)” respectively.

4. The principal Regulations are hereby amended by deleting the Schedule thereto and substituting therefor the new Schedule appearing in the Appendix to these Regulations.

5. These Regulations shall be deemed to have come into operation on 1st January, 1996.
APPENDIX

“SCHEDULE
(Regulation 17).

<table>
<thead>
<tr>
<th>Occupational category</th>
<th>Minimum amount of insurable earnings</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>(a)</td>
</tr>
<tr>
<td>1. Self-employed Professional People:-</td>
<td>£</td>
</tr>
<tr>
<td>(a) for a period not exceeding ten years</td>
<td>99</td>
</tr>
<tr>
<td>(b) for a period exceeding ten years</td>
<td>200</td>
</tr>
<tr>
<td>2. Persons engaged in wholesale trade, estate agents, insurance agents, industrialists and other businessmen</td>
<td>200</td>
</tr>
<tr>
<td>3. Artisans occupied in urban areas</td>
<td>99</td>
</tr>
<tr>
<td>4. Builders and persons engaged in work related to the building industry</td>
<td>125</td>
</tr>
<tr>
<td>5. Farmers (including livestock and poultry farmers), fishermen and related occupations</td>
<td>72</td>
</tr>
<tr>
<td>6. Drivers of means of transport, earthmoving machinery operators and related occupations</td>
<td>99</td>
</tr>
<tr>
<td>7. Clergymen*</td>
<td>72</td>
</tr>
<tr>
<td>8. Hawkers</td>
<td>72</td>
</tr>
<tr>
<td>9. Persons not coming under any other occupational category engaged in urban areas</td>
<td>99</td>
</tr>
<tr>
<td>10. Persons not coming under any other occupational category engaged in rural areas</td>
<td>72</td>
</tr>
</tbody>
</table>

* The weekly amount of earnings of clergymen, whose weekly earnings are in excess of the amount referred to above, shall be their actual wages up to the maximum limit of insurable earnings.”

Dated this 29th day of April, 1996.

P.A. ROTHERAM,
Chief Officer,
Sovereign Base Areas.

(133B)
No. 25

THE INDUSTRIAL TRAINING AUTHORITY (REPUBLIC OF CYPRUS) (RECOGNITION) ORDINANCE, 1979
(Ordinances 1 of 1979 and 20 of 1980).

REGULATIONS MADE BY THE ADMINISTRATOR UNDER SECTIONS 9 AND 15.

In exercise of the powers conferred upon him by Sections 9 and 15 of the Industrial Training Authority (Republic of Cyprus) (Recognition) Ordinance, 1979 the Administrator hereby makes the following Regulations:-

1. These Regulations may be cited as the Industrial Training Authority (Employers’ Levy) (Amendment) Regulations, 1996 and shall be read as one with the Industrial Training Authority (Employers’ Levy) Regulations, 1979 as amended from time to time (hereinafter referred to as “the principal Regulations”).

2. Regulation 4 of the principal Regulations is hereby amended by deleting the first proviso to paragraph (1) thereof and substituting therefor the following new proviso:-

“Provided that no levy shall be payable in respect of any part of wages exceeding three hundred and fourteen pounds weekly or one thousand three hundred and sixty one pounds monthly”.

3. These Regulations shall be deemed to have come into effect on the 1st January, 1996.

Dated this 30th day of April, 1996.

By the Administrator’s Command,

P.A. ROTHERAM,
Chief Officer,
Sovereign Base Areas.

(107/17)
No. 26

THE AGRICULTURAL LAND CONSOLIDATION ORDINANCE, 1985

REGULATIONS MADE UNDER SECTION 35.

In exercise of the powers vested in him by Section 35 of the Agricultural Land Consolidation Ordinance, 1985 the Administrator hereby makes the following Regulations:-

1. These Regulations may be cited as the Agricultural Land Consolidation (Amendment) Regulations, 1996 and shall be read as one with the Agricultural Land Consolidation Regulations, 1987 (hereinafter referred to as "the principal Regulations").

2. Forms 15 and 18 appearing in the Schedule to the principal Regulations are hereby repealed and replaced by the following new Forms:-

........./ form 15
"Form 15

The Agricultural Land Consolidation Regulations.
Regulation 18(1).

PUBLICATION OF THE LIST OF FEES.

Subject to subsection (2) of Section 33 of the Agricultural Land Consolidation Ordinance, 1985 the Land Consolidation Committee of ......................... area does hereby publish the list of fees which are levied on the owners for the implementation of the land consolidation scheme in ......................... area, according to Sections 17 and 33 of the Ordinance.

The list includes the names of the owners, the amount of money with which every owner has been charged and the number of instalments. Together with this amount, the initial interest at ..........% shall also be calculated as from ........................................ (the date on which the loan was contracted). According to Section 30 of the Ordinance, the Committee have decided that the payment of the initial interest shall be effected as follows: - ....................................................................................................................................................

The amount of the charge may be amended in future if new costs arise which have not been possible to be anticipated or calculated at this stage.

The first instalment shall be paid on .............................. and the remaining instalments together with the interest due, shall be paid on the corresponding date of every following year.

Payment of the instalments shall be effected to the Treasurer of the Committee of ..........................................................

Any owner affected may inspect the list and if he disagrees with regard to the amount levied upon him, he may, within 15 days of the date of publication of the said list, lodge an objection to the Committee through the Area Officer at .......................................................... (address).

..................................................................................................................................................

Chairman of the Land Consolidation Committee of ......................... area

Date..........................................................
The Agricultural Land Consolidation Regulations.
Regulation 18(3).

NOTIFICATION FOR THE PAYMENT OF FEES.

Subject to subsection (1) of Section 33 of the Agricultural Land Consolidation Ordinance, 1985, the Land Consolidation Committee of .................................... area has charged you with the amount of £.................... plus initial interest ............... being your proportionate share for implementing the land consolidation scheme in the ..................... area.

The above sum of £.................... must be paid in full to the Treasurer of the Committee of ........................., by the ................................... 19...

* If you wish, you may make your payment by .................... annual instalments surcharged with interest at ............% in accordance with the annuity table enclosed. In such a case, the initial instalment shall be due on ................................... and the remaining instalments shall be payable on the corresponding date of every following year.

In case you fail to pay the above sum or any annual instalment together with the proportionate interest applicable thereto, the sum due shall thereafter be increased by 10%.

All properties which are within the above area may not be transferred to or registered in the name of any heir, unless and until all monies due have been paid.

........................................................................
Chairman of the Land Consolidation Committee of ..................... area

Date......................................

Mr/Mrs ................................................
........................................................................
........................................................................

* This paragraph is to be deleted if not applicable.”

Dated this 29th day of April, 1996.

By the Administrator's Command,

P.A. ROTHERAM,
Chief Officer,
Sovereign Base Areas.

(106/30)

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