

SUPPLEMENT No. 3

TO

THE SOVEREIGN BASE AREAS GAZETTE No. 1146 of 22nd March 1999

SUBSIDIARY LEGISLATION

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THE COURTS ORDINANCE (Ordinances 3 of 1960, 7 of 1961, 19 of 1962, 5 of 1963 3 of 1965, 9 of 1977, 12 of 1984 and 6 of 1988).

In exercise of the powers vested in him by section 63 of the Courts Ordinance 1960 and of all other powers enabling him in that behalf, the Administrator hereby makes the following Rules:-

1. These Rules may be cited as the Civil Procedure (Amendment) Rules 1999 and shall be read as one with the Civil Procedure Rules as amended from time to time (hereinafter referred to as "the principal Rules").

S.L.Vol.II p.120 P.Is.Nos.321/54, 549/56, 295/58 (Cyprus)

P.Is.Nos.65/66, 61/69,7/73,12/74, 88/76,8/79,27/84, 68/87 and 126/92.

2. The principal Rules are hereby amended by deleting Part II of Appendix "B" thereof and substituting therefor the following new Part -

ADVOCATES' FEES IN ACTIONS WITH CLAIMS RELATING TO MORE THAN £25.

	ADVOCATES LESS										
			Does not Exceed	Exceeds £250	Exceeds £1.000	Exceeds £5.000	Exceeds £25.000	Exceeds £50.000	Exceeds £250.000 but not	Exceeds £1.000,000	
			- £250	but not £1.000	£5.000	£25.000	£50.000	£250.000	£1.000,000		
	Instructions to sue or defend	from	7,00	13,00 21,00	20,00 36,00	34,00 58,00	52,00 72,00	72,00 100,00	95,00 135,00	130,00 180,00	
6	Preparing writ of summons:- (a) Where no statement of claim is filed or the writ of summons is not specially endorsed	from to	3,00 5,00	6,00	9,00 12,00	15,00 20,00	19,00 26,00	26,00 38,00	34,00 49,00	47,00 68,00	
	(b) Where the writ is filed with the statement of claim	from	8,00 14,00	14,00 28,00	26,00 44,00	42,00 68,00	62,00 87,00	84,00 125,00	110,00 165,00	160,00 230,00	
3.	Entering appearance	from	2,00	4,00	8,00	12,00 17,00	16,00 22,00	22,00 31,00	28,00	25 00.68	25
4.	Preparing and delivering statement of claim where item 2 (b) above does not apply	from to	7,00	13,00	24,00 33,00	39,00 54,00	49,00 69,00	69,00	89,00 130,00	125,00 182,00	
3.	(a) Preparing statement of defence	from to	6,00	12,00	21,00	34,00 47,00	43,00 60,00	60,00 88,50	78,00 114,00	109,00 159,00	
	(b) Preparing statement of defence and counter-claim	from	8,00 14,00	17,00 26,00	30,00 41,00	49,00	61,00 86,00	86,00	112,00	156,00 228,00	
9	(a) Preparing reply to defence	from to			9,00 12,00	15,00 20,00	19,00 26,00	26,00 38,00	34,00 49,00	47,00 68,00	
	(b) Preparing reply to defence and defence to counter-claim	from to	5,00	10,00	10,00 25,00	29,00 41,00	37,00 52,00	52,00 75,00	67,00 98,00	93,00 137,00	
7.	Preparing written statement of application, where necessary, and one copy	from	3,00	7,00	12,00	20,00	25,00 35,00	34,00 50,00	45,00 65,00	63,00	

∞	 Preparing notice to attend on hearing of application, or action and one copy 	from	2,00	3,00	5,00	7,00	9,00 13,00	13,00 19,00	17,00 24,00	23,00	
9.). Attending Court on an ex parte application: (i) In the Judge's Court:	from to	6,00	11,00 16,00	19,00 24,00	29,00 38,00	35,00 46,00	42,00 57,00	55,00 74,00	77,00 104,00	
	(ii) In the Senior Judge's Court	from to	9,00 14,00	16,00 24,00	27,00 36,50	43,00 57,00	53,00 69,00	63,00 86,00	82,00 112,00	115,00 156,00	
10.	Attending Court on an application by summons:(a) If unopposed:										
	(i) In the Judge's Court	from to	6,00 9,00	11,00 16,00	19,00 24,00	29,00 38,00	35,00 46,00	42,00 57,00	55,00 74,00	76,00 104,00	
	(ii) In the Senior Judge's Court	from to	9,00	16,00	27,00 36,50	43,00	53,00 69,00	63,00 86,00	82,00 112,00	115,00	
	(b) If opposed - For every appearance:		`		`		,				
	(i) In the Judge's Court	from to	13,00 18,00	20,00 32,00	27,00 49,00	36,00	39,00 92,00	49,00 114,00	63,00 149,00	89,00 208,00	
	(ii) In the Senior Judge's Court	from to	17,00 27,00	23,00 48,00	44,00 73,00	45,00 114,00	52,00 131,00	65,00 172,00	85,00 223,00	118,00 312,00	26
11.	Attending Court for settlement shall carry the Advocates fees as in Appearance for hearing (see 13(a) below):										
	Provided that fees shall be allowed for one attendance only, unless a joint application is made and the Court considers it appropriate to set down the action again for settlement, in which case the fees for the second appearance shall be allowed.										
12.	Preparation for hearing - as in the case of appearing (legal fees are only allowed for one occasion of preparation)	from to	14,00 30,00	25,00 53,00	32,00 81,00	47,00 127,00	54,00 154,00	66,00 191,00	85,00 248,00	119,00 347,00	
13.	Appearance at hearing: (a) In the Judge's Court	from to	14,00	27,00 54,00	35,00 82,00	50,00 128,00	60,00 154,00	80,00 192,00	110,00 250,00	150,00 350,00	
	(b) In the Senior Judge's Court	from to	23,00 45,00	32,00 79,00	45,00 122,00	65,00 190,00	75,00 231,00	91,00	119,00 372,00	166,00 520,00	
		1									

9	0	0	0.0		0 0	0		27	00	0	0 0	0 0	0 0	0 0
119,00 347,00	166,00	520,00	200,00		77,00 104,00	115,00 156,00		102,00	180,00	205,00 278,00	52,0 73,0	47,00 68,00	31,00 46,00	31,00
85,00	119,00	372,00	143,00 446,00		55,00 74,00	82,00 112,00		73,00 99,00	128,00 173,00	146,00 198,00	37,00 52,00	34,00 49,00	22,00 33,00	23,00 33,00
66,00 191,00	92,00	286,00	110,00		42,00	63,00 86,00		56,00 76,00	98,00 133,00	113,00 153,00	29,00	26,00 38,00	17,00 25,00	17,00 25,00
54,00 153,00	75,00	231,00	90,00		35,00 46,00	53,00		47,00 62,00	83,00 108,00	94,00 123,00	21,00	19,00 26,00	12,00 17,00	12,00 17,00
47,00 127,00	65,00	190,00	79,00		29,00 38,00	43,00 57,00		39,00 51,00	67,00	77,00	16,00 23,00	15,00 20,00	10,00	10,00
32,00 81,00	45,00	122,00	54,00 146,00		19,00 24,00	28,00 37,00		25,00 32,00	43,00	50,00 65,00	10,00	9,00	6,00	6,00 8,00
25,00 53,00	32,00	79,00	39,00 95,00		11,00 16,00	16,00 24,00		15,00	26,00	29,00 42,00	5,00	5,00 8,00	3,00	3,00
14,00 30,00	23,00	45,00	28,00 55,00		6,00 9,00	9,00 14,00		8,00 12,00	14,00	15,00 24,00	3,00	3,00 4,00	2,00	2,00
from to	from	ę	from		from to	from to		from	from to	from	from to	from to	from to	from
Appearance at the pre-trial of an appeal	(a) Preparation of outline of address for appellant or respondent. (Where there is no cross-appeal)		(b) Preparation of outline of address for respondent where it contains argument for the cross-appeal and preparation of address for appellant in reply to the cross-appeal. (In case of cross-appeal provision (b) shall apply)	Attending Court to hear judgement deferred:	(a) In the Judge's Court	(b) In the Senior Judge's Court	Attending Court to obtain judgement by default:	(a) without witnesses	(b) with witnesses (the plaintiff and his representative are not deemed to be witnesses)	. Attending Court to obtain judgement by consent	. Examining and taking notes of evidence of each witness whose costs are afterwards allowed on taxation	Drawing up an Affidavit	. Every necessary letter before or after action	Applying for summons to witness whose costs are allowed
14.	15.			16.			17.			18.	19.	20.	21.	22.

23.	Preparing notice inter parte	from to	2,00	3,00	6,00 8,00	10,00 14,00	12,00 17,00	17,00 25,00	22,00 33,00	31,00 46,00	
24.	. Preparing security bond	from	3,00	3,00	6,00	10,00	12,00	17,00	22,00	31,00	
25.	Preparing notice of appeal and grounds thereof or preparing notice to vary judgement and grounds thereof	from to	5,00	10,00	18,00 25,00	29,00	37,00 52,00	52,00 75,00	67,00	94,00	
26.	. Preparing bill of costs	from to	2,50 4,00	5,00 8,00	9,00 12,00	15,00 20,00	19,00 26,00	26,00 38,00	34,00 49,00	47,00 68,00	
27.	. Attending Registrar on taxation	from to	4,00	7,00	12,00 16,00	19,00 25,00	24,00 31,00	28,00 38,00	37,00 50,00	51,00 69,00	
28.	Attending Court on review of taxation:										
	a) In the Judge's Court	from to	8,00 12,00	15,00 21,00	25,00 32,00	39,00 51,00	47,00 62,00	56,00 76,00	73,00	102,00 139,00	
	b) In the Senior Judge's Court	from to	12,00 18,00	22,00 32,00	37,00 49,00	58,00 76,00	71,00 92,00	84,00 114,00	110,00 149,00	154,00 209,00	
29.	Attending Registrar if no other provision is made	from to	2,00 3,00	4,00 5,00	6,00 8,00	10,00 13,00	12,00 15,00	14,00 19,00	18,00 25,00	26,00 35,00	28
30.	Attending arbitration:										
	a) not exceeding three hours	from to	14,00 23,00	27,00 40,00	46,00 61,00	72,00 95,00	88,00 115,00	106,00 143,00	137,00 186,00	192,00 260,00	
	b) for each additional hour	from to	5,00 9,00	11,00 16,00	19,00 24,00	29,00 38,00	35,00 46,00	42,00 57,00	54,00 74,00	77,00 104,00	
31.	Perusing papers to file appeal:										
	a) by Advocate who appeared in the trial Court	from to	10,00 15,00	18,00 26,00	31,00 41,00	48,00 63,00	59,00 77,00	70,00 95,00	91,00 124,00	128,00 173,00	
	b) by Advocate who did not appear in the trial Court	from to	14,00 23,00	27,00 40,00	46,00 61,00	72,00 95,00	88,00 115,00	105,00 126,00	137,00 164,00	192,00 230,00	

- 32. In the case of appearance before the Court for hearing, if the hearing is adjourned because of lack of time Advocates fees are allowed on the lower scale unless the Court orders otherwise.
- 33. Where the action or the appeal is settled on the day of the hearing the Court may allow the fees provided for the hearing.
- 34. For the following types of cases the scales of the Advocates fees shall be determined as hereinafter provided:
 - Prerogative Orders between £5,000 £25,000.
 - (b) For Originating Summonses between £5,000-£25,000.
 - For any other proceedings not otherwise provided for above, the scale which corresponds to the value of the subject matter.
- 35. Subject to any special Order of the Court in determining the scale applicable, the following criteria shall apply:
 - (a) From commencement of action up to and including filing of the Appearance, or judgement in default of appearance by the defendant - the claim on the writ of summons.
 - After appearance up to judgement the amount or value of the subject-matter of the action in dispute, as disclosed in the pleadings.
 - In actions for money claims the amount adjudged or the amount for which the action has been settled.
 - - The value of the subject-matter of the action actually in dispute between the parties.
 - Court steps for enforcement of judgement the amount for which execution is sought.
 - (f) In respect of maintenance orders -

The monthly amount fixed by the Court.

- (g) In respect of appeals the amount or the value of the subjectmatter of the appeal.
- 36. The Court may order that the advocates fees as against his client, be based on a different scale than the scale applicable under the previous paragraph.
- 37. In respect of any judgement by consent, the following shall be determined separately:
 - (a) The amount awarded
 - (b) The actual costs
 - (c) Advocates fees.
- 3. The Civil Procedure (Amendment) Rules 1987 and 1992 are P.I.68/87, 126/92. hereby revoked.

4. These Rules shall be deemed to come into force on the date of their publication in the Gazette.

Provided that these Rules shall be applicable to all civil proceedings filed on or after 19 July 1996 the costs for which have not been determined up to the date of such application.

Dated this 8th day of March 1999.

By the Administrator's Command,

P.A. ROTHERAM,

Chief Officer.

(128/5/1)Sovereign Base Areas.

THE SUPPLIES AND SERVICES (TRANSITIONAL POWERS) (CONTINUATION) ORDINANCE (Cap.175A - Laws of Cyprus).

THE SUPPLIES AND SERVICES (TRANSITIONAL POWERS) (CYPRUS) ORDER 1946.

ORDER MADE BY THE ADMINISTRATOR UNDER DEFENCE REGULATION 64.

Whereas by Order dated the 30th April 1985 published in Supplement No. 3 to the Gazette of the 10th May 1985 under Notification No. 23 (hereinafter referred to as "the Order"), the Administrator authorised the use for military purposes of the land and property set out in the Second Schedule to the Order, situated in the Sovereign Base Area of Akrotiri (hereinafter referred to as "the land"), subject to the restrictions and conditions therein laid down for a period of two years;

And whereas by virtue of Notification No. 15 published in Supplement No. 3 to the Gazette of the 4th February 1987, the Order was extended for a further period of two years;

And whereas by virtue of Notification No. 19 published in Supplement No. 3 to the Gazette of the 23rd February 1989, the Order was extended for a further period of two years;

And whereas by virtue of Notification No. 21 published in Supplement No. 3 to the Gazette of the 28th February 1991, the Order was extended for a further period of two years;

And whereas by virtue of Notification No. 11 published in Supplement No. 3 to the Gazette of the 24th February 1993, the Order was extended for a further period of two years;

And whereas by virtue of Notification No. 13 published in Supplement No. 3 to the Gazette of the 18th May 1995, the Order was extended for a further period of two years;

And whereas by virtue of Notification No. 15 published in Supplement No. 3 to the Gazette of the 10th April 1997 the Order was extended for a further period of two years;

And whereas the Administrator is satisfied that the land should continue to be used for military purposes for a further period of two years;

Now, therefore, in exercise of the powers vested in him by the Defence Regulation 64, 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 Order in Council 1960, and the Laws (Adaptation and Interpretation) (Consolidation and Extension) Ordinance, which Order continues in force by virtue of the provisions of the

Supplies and Services (Transitional Powers) (Continuation) Ordinance, the Administrator has authorised the use of the said land for military purposes subject to the restrictions and conditions laid down in the Order for a further period of two years as from the 30th April 1999.

Dated this 15th day of March 1999.

By the Administrator's Command,
P.A. ROTHERAM,
Chief Officer,
Sovereign Base Areas.

THE SUPPLIES AND SERVICES (TRANSITIONAL POWERS) (CONTINUATION) ORDINANCE

(Cap.175A - Laws of Cyprus).

THE SUPPLIES AND SERVICES (TRANSITIONAL POWERS) (CYPRUS) ORDER 1946.

ORDER MADE BY THE ADMINISTRATOR UNDER DEFENCE REGULATION 64.

Whereas by Order dated the 30th April 1985 published in Supplement No. 3 to the Gazette of the 10th May 1985 under Notification No. 25 (hereinafter referred to as "the Order"), the Administrator authorised the use for military purposes of the land and property set out in the Second Schedule to the Order, situated in the Sovereign Base Area of Akrotiri (hereinafter referred to as "the land"), subject to the restrictions and conditions therein laid down for a period of two years;

And whereas by virtue of Notification No. 17 published in Supplement No. 3 to the Gazette of the 4th February 1987, the Order was extended for a further period of two years;

And whereas by virtue of Notification No. 21 published in Supplement No. 3 to the Gazette of the 23rd February 1989, the Order was extended for a further period of two years;

And whereas by virtue of Notification No. 23 published in Supplement No. 3 to the Gazette of the 28th February 1991, the Order was extended for a further period of two years;

And whereas by virtue of Notification No. 13 published in Supplement No. 3 to the Gazette of the 24th February 1993, the Order was extended for a further period of two years;

And whereas by virtue of Notification No. 33 published in Supplement No. 3 to the Gazette of the 18th May 1995, the Order was extended for a further period of two years;

And whereas by virtue of Notification No. 15 published in Supplement No. 3 to the Gazette of the 10th April 1997 the Order was extended for a further period of two years;

And whereas the Administrator is satisfied that the land should continue to be used for military purposes for a further period of two years;

Now, therefore, in exercise of the powers vested in him by the Defence Regulation 64, 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 Order in Council 1960, and the Laws (Adaptation and Interpretation) (Consolidation and Extension) Ordinance, which Order continues in force by virtue of the provisions of the

Supplies and Services (Transitional Powers) (Continuation) Ordinance, the Administrator has authorised the use of the said land for military purposes subject to the restrictions and conditions laid down in the Order for a further period of two years as from the 30th April 1999.

Dated this 15th day of March 1999.

By the Administrator's Command, P.A. ROTHERAM,

Chief Officer,

Sovereign Base Areas.

THE SUPPLIES AND SERVICES (TRANSITIONAL POWERS) (CONTINUATION) ORDINANCE (Cap.175A - Laws of Cyprus).

THE SUPPLIES AND SERVICES (TRANSITIONAL POWERS) (CYPRUS) ORDER 1946.

ORDER MADE BY THE ADMINISTRATOR UNDER DEFENCE REGULATION 64.

Whereas by Order dated the 30th April 1985 published in Supplement No. 3 to the Gazette of the 10th May 1985 under Notification No. 24 (hereinafter referred to as "the Order"), the Administrator authorised the use for military purposes of the land and property set out in the Second Schedule to the Order, situated in the Sovereign Base Area of Akrotiri (hereinafter referred to as "the land"), subject to the restrictions and conditions therein laid down for a period of two years;

And whereas by virtue of Notification No. 16 published in Supplement No. 3 to the Gazette of the 4th February 1987, the Order was extended for a further period of two years;

And whereas by virtue of Notification No. 20 published in Supplement No. 3 to the Gazette of the 23rd February 1989, the Order was extended for a further period of two years;

And whereas by virtue of Notification No. 22 published in Supplement No. 3 to the Gazette of the 28th February 1991, the Order was extended for a further period of two years;

And whereas by virtue of Notification No. 12 published in Supplement No. 3 to the Gazette of the 24th February 1993, the Order was extended for a further period of two years;

And whereas by virtue of Notification No. 32 published in Supplement No. 3 to the Gazette of the 18th May 1995, the Order was extended for a further period of two years;

And whereas by virtue of Notification No. 14 published in Supplement No. 3 to the Gazette of the 10th April 1997 the Order was extended for a further period of two years;

And whereas the Administrator is satisfied that the land should continue to be used for military purposes for a further period of two years;

Now, therefore, in exercise of the powers vested in him by the Defence Regulation 64, 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 Order in Council 1960, and the Laws (Adaptation and Interpretation) (Consolidation and Extension) Ordinance, which Order continues in force by virtue of the provisions of the

Supplies and Services (Transitional Powers) (Continuation) Ordinance, the Administrator has authorised the use of the said land for military purposes subject to the restrictions and conditions laid down in the Order for a further period of two years as from the 30th April 1999.

Dated this 15th day of March 1999.

By the Administrator's Command, P.A. ROTHERAM,

Chief Officer,

Sovereign Base Areas.

THE SUPPLIES AND SERVICES (TRANSITIONAL POWERS) (CONTINUATION) ORDINANCE (Cap.175A - Laws of Cyprus).

THE SUPPLIES AND SERVICES (TRANSITIONAL POWERS) (CYPRUS) ORDER 1946.

ORDER MADE BY THE ADMINISTRATOR UNDER DEFENCE REGULATION 64.

Whereas by Order dated the 6th May 1997 published in Supplement No. 3 to the Gazette of the 6th May 1997 under Notification No. 25 (hereinafter referred to as "the Order"), the Administrator authorised the use for military purposes of the land and property set out in the Second Schedule to the Order, situated in the Sovereign Base Area of Akrotiri (hereinafter referred to as "the land"), subject to the restrictions and conditions therein laid down for a period of two years;

And whereas the Administrator is satisfied that the land should continue to be used for military purposes for a further period of two years;

Now, therefore, in exercise of the powers vested in him by the Defence Regulation 64, 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 Order in Council 1960, and the Laws (Adaptation and Interpretation) (Consolidation and Extension) Ordinance, which Order continues in force by virtue of the provisions of the Supplies and Services (Transitional Powers) (Continuation) Ordinance, the Administrator has authorised the use of the said land for military purposes subject to the restrictions and conditions laid down in the Order for a further period of two years as from the 6th May 1999.

Dated this 19th day of March 1999.

By the Administrator's Command,

P.A. ROTHERAM, Chief Officer,

Sovereign Base Areas.

THE SUPPLIES AND SERVICES (TRANSITIONAL POWERS) (CONTINUATION) ORDINANCE

(Cap.175A - Laws of Cyprus).

THE SUPPLIES AND SERVICES (TRANSITIONAL POWERS) (CYPRUS) ORDER 1946.

ORDER MADE BY THE ADMINISTRATOR UNDER DEFENCE REGULATION 64.

Whereas by Order dated the 6th May 1997 published in Supplement No. 3 to the Gazette of the 6th May 1997 under Notification No. 26 (hereinafter referred to as "the Order"), the Administrator authorised the use for military purposes of the land and property set out in the Second Schedule to the Order, situated in the Sovereign Base Area of Akrotiri (hereinafter referred to as "the land"), subject to the restrictions and conditions therein laid down for a period of two years;

And whereas the Administrator is satisfied that the land should continue to be used for military purposes for a further period of two vears;

Now, therefore, in exercise of the powers vested in him by the Defence Regulation 64, 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 Order in Council 1960, and the Laws (Adaptation and Interpretation) (Consolidation and Extension) Ordinance, which Order continues in force by virtue of the provisions of the Supplies and Services (Transitional Powers) (Continuation) Ordinance, the Administrator has authorised the use of the said land for military purposes subject to the restrictions and conditions laid down in the Order for a further period of two years as from the 6th May 1999.

Dated this 19th day of March 1999.

By the Administrator's Command,

P.A. ROTHERAM,

Chief Officer,

Sovereign Base Areas.

THE SUPPLIES AND SERVICES (TRANSITIONAL POWERS) (CONTINUATION) ORDINANCE (Cap.175A - Laws of Cyprus).

THE SUPPLIES AND SERVICES (TRANSITIONAL POWERS) (CYPRUS) ORDER 1946.

ORDER MADE BY THE ADMINISTRATOR UNDER DEFENCE REGULATION 63.

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 Order in Council 1960 and the Laws (Adaptation and Interpretation) (Consolidation and Extension) Ordinance which Order continues in force by virtue of the provisions of the Supplies and Services (Transitional Powers) (Continuation) Ordinance, the Competent Authority for the purpose of the said Regulation 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 the Larnaca-Famagusta motorway, Pyla-Xylotymbou section, through 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 22 March 1999 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 purpose 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 the Larnaca-Famagusta motorway, Pyla-Xylotymbou section, through the Dhekelia Sovereign Base Area.
- 2. At the expiration of this Order, that part of the land which shall not have been compulsorily acquired by an Order made under section 6 of the Land Acquisition Ordinance (Cap.226 Laws of Cyprus, as amended from time to time), 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 villages of Pyla and Xylotymbou of Larnaca District, under and in connection with plot Nos.420 (part), 73 (part), 74 (part) of the Government Survey Plan XLI.3, plot No.71 (part), 72 (part) of the Government Survey Plan XLI.11, plot No.16 (part), 14 (part), 87 (part), 92 (whole), 93 (whole), 86 (part) of the Government Survey Plan XLI.12, plot No.113 (part) of the Government Survey Plan XLI.20, plot No.279 (part), 259 (part), 280 (part), 274 (part), 282 (part), 281 (part), 284 (whole), 283 (part), 285 (part) of the Government Survey Plan XLI.4, plot No.264 (part) of the Government Survey Plan XLI.4W2 of the Pyla village, plot No.239 (part) of the Government Survey Plan XLI.4W2, and plot No.44 (part) of the Government Survey Plan XLI.4W2, XLI.4E2, XLI.12W1, and XLI.12E1, of Xylotymbou village.

The land area of the above immovable properties comprises 153 decars and 400 square metres or thereabouts and is shown coloured red on the relative set of plans kept at the Headquarters of the Sovereign Base Areas Administration.

Given under my hand this 22nd day of March 1999.

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

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