

SUPPLEMENT No. 3

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THE CYPRUS GAZETTE No. 3903 OF 29TH DECEMBER, 1955. SUBSIDIARY LEGISLATION.

No. 818.

THE COURTS OF JUSTICE LAWS, 1953 AND 1955.

CONSTITUTION OF OFFICE OF SENIOR PUISNE JUDGE OF THE SUPREME COURT.

JOHN HARDING,

Governor.

Whereas by the proviso to sub-section (1) of section 4 of the Courts of Justice Laws, 1953 and 1955, it is provided that the Governor may, in accordance with such instructions as he may, from time to time, receive from Her Majesty through a Secretary of State, by instrument in writing under his hand, constitute the office of Senior Puisne Judge of the Supreme Court :

And Whereas the Governor has received instructions from Her Majesty through the Secretary of State for the Colonies to constitute the office of Senior Puisne Judge of the Supreme Court :

Now, therefore, I, John Harding, Field Marshal in the Army, Knight Grand Cross of the Most Honourable Order of the Bath, Commander of the Most Excellent Order of the British Empire, Companion of the Distinguished Service Order, upon whom has been conferred the Decoration of the Military Cross, Governor and Commander-in-Chief in and over the Colony of Cyprus, in exercise of the powers vested in me by the said proviso to sub-section (1) of section 4 of the Courts of Justice Laws, 1953 and 1955, do, by these Presents, constitute, with effect from the twelfth day of November, 1955, the office of Senior Puisne Judge of the Supreme Court of the Colony of Cyprus.

Given under the Public Seal of the Colony of Cyprus at Nicosia, this 24th day of December, in the year of Our Lord One Thousand Nine Hundred and Fifty-five.

GOD SAVE THE QUEEN.

(825)

No. 819.

THE EMERGENCY POWERS ORDERS IN COUNCIL, 1939 AND 1952.

REGULATIONS MADE BY THE GOVERNOR UNDER SECTION 6.

JOHN HARDING,

Governor.

In exercise of the powers conferred on me by section 6 of the Emergency Powers Orders in Council, 1939 and 1952, I, the Governor, do hereby make the following Regulations :—

Short title.

Gazette : Supplement No. 3 : 26.11.1955. 1. These Regulations may be cited as the Emergency Powers (Collective Punishment) (Amendment) Regulations, 1955, and shall be read as one with the Emergency Powers (Collective Punishment) Regulations, 1955 (hereinafter referred to as "the principal Regulations ") and the principal Regulations and these Regulations may together be cited as the Emergency Powers (Collective Punishment) Regulations, 1955 to (No. 1) 1955.

2. Regulation 3 of the principal Regulations is hereby amended as follows :---

(a) by the deletion therefrom of the first four lines and the substitution therefor of the following :---

"If an offence has been committed, or loss of, or damage to, property has wilfully and unlawfully been caused, within any area of the Colony (hereinafter referred to as "the said area") and the Commissioner has reason to believe that all or any of the inhabitants of the said area have—";

(b) by the addition thereto of the following proviso (the full stop at the end thereof being substituted by a colon) :---

"Provided that where the Commissioner has reason to believe that paragraphs (a) to (g) of this Regulation are applicable only to any particular section, class, group or community of the inhabitants of the said area, it shall be lawful for the Commissioner, with the approval of the Governor, to take all or any of the actions specified in paragraphs (i) to (iv) of this Regulation in respect of only such section, class, group or community of the inhabitants of the said area.".

Made at Nicosia, this 21st day of December, 1955.

Amendment of Regulation

No. 820. THE MUNICIPAL CORPORATIONS LAW.

CAP. 252 AND LAWS 11 OF 1950, 31 OF 1951, 20 OF 1953, 29 OF 1954, 57 OF 1954 AND 14 OF 1955.

ORDER IN COUNCIL No. 2817

MADE UNDER SECTION 124 (1).

Authority to the Council of the Municipal Corporation of Limassol

to contract a loan.

In exercise of the powers vested in him by section 124 (1) of the Municipal Corporations Law, His Excellency the Governor, with the advice of the Executive Council, has been pleased to order as follows :---

1. The Mayor, Deputy Mayor, Councillors and Townsmen of the Municipal Corporation of Limassol (hereinafter referred to as "the Municipal Corporation") shall be at liberty to borrow from the Trustees of the Shell Cyprus Provident Fund of Nicosia (hereinafter referred to as "the Lender") the sum of eight thousand pounds (£8,000) at a rate of interest not exceeding $5\frac{1}{4}$ % per annum, subject to the following terms and conditions, that is to say :—

- (a) the sum borrowed shall be repayable by the Municipal Corporation to the Lender in seven equal annual instalments (comprising sinking fund and interest), the first instalment being payable one year after the date of borrowing and all subsequent instalments being payable on the corresponding date of each year following until final repayment;
- (b) the Municipal Corporation shall, in each year and until final repayment of the sum borrowed, insert in the annual estimates as a charge on its revenues the annual sum payable as aforesaid in the year to which such estimates relate ;
- (c) the sum borrowed shall be utilized by the Municipal Corporation for the erection of buildings on top of the municipal shops at the central square of the First Municipal Market and for the creation of a parking place in front of the First Municipal Market.

2. For the purpose of securing the repayment of the sum under the loan, the Municipal Corporation is hereby authorized, subject to any prior mortgage thereon, to mortgage to the Lender all the rates, fees and duties now payable or hereafter to become payable to the Municipal Corporation.

Ordered this 13th day of December, 1955.

By Command of His Excellency the Governor,

R. G. SHERIDAN, Clerk of the Executive Council.

No. 821.

(M.P. 1884/50/2.)

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

ORDER MADE BY THE GOVERNOR UNDER DEFENCE REGULATION 64. In exercise of the powers vested in him by Defence Regulation 64, as set out in the First Schedule to the Supplies and Services (Transitional Powers) (Cyprus) Order, 1946 (which continues in force in consequence of the Supplies and Services (Continuance) Order, 1954), His Excellency the Governor by this Order, orders as follows :--

I. Subject to the restrictions and conditions contained in the First Schedule to this Order, the use, for military purposes, of the land and property specified in the Second Schedule (hereinafter referred to as " the land ") during the period of six months from the date of this Order is hereby authorized. 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 such military purposes.

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 an 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 military purposes only.

2. At the expiration of this Order the land shall be restored 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 on the land for its use and occupation under this Order.

SECOND SCHEDULE.

All those privately-owned lands situated at Eylenja village, that is to say:---

The lands under plots Nos. 249, 560 and part of plot No. 553 of Block B, Eylenja village.

All which said lands are more particularly defined as the areas coloured red on the plan signed by the Assistant Director of Hirings, Cyprus, and dated the 20th December, 1955, a copy of which is deposited in the office of the Commissioner, Nicosia and Kyrenia, at Nicosia.

Made this 24th day of December, 1955.

By Command of His Excellency the Governor,

(M.P. S.242/C/55.)

J. W. SYKES, Administrative Secretary.

No. 822.

THE AIR TRANSPORT (LICENSING OF AIR SERVICES) REGULATIONS, 1948 TO 1953.

APPOINTMENT OF LICENSING AUTHORITY UNDER REGULATION 5.

In exercise of the powers vested in him by regulation 5 of the Air Transport (Licensing of Air Services) Regulations, 1948 to 1953, His Excellency the Governor has been pleased to direct that the Licensing Authority for the purposes of the said Regulations shall consist of three members and does hereby appoint the officers whose names appear in the first column of the Schedule hereto as members of the said Authority to hold office for the period specified against their names in the second column of the said Schedule.

SCHEDULE.

Members	Terms of Office
William Hamilton Ramsay, <i>Chairman.</i> Donald McVean. Loizos Nicola Loizou,	From 1st January, 1956 to 31st December, 1956. From 1st January, 1956 to 31st December, 1956. From 1st January, 1956 to 31st

Made this 24th day of December, 1955.

By Command of His Excellency the Governor,

(M.P. 10205/55.)

J. W. SYKES, Administrative Secretary. No. 823.

THE CURFEWS LAWS, 1955. LAWS 17 OF 1955 AND 47 OF 1955.

Order made under Section 2.

In exercise of the powers vested in the Governor by section 2 of the Curfews Laws, 1955, and delegated to me under section 2A of the said Laws by Notification No. 618 published in Supplement No. 3 to the Gazette of the 13th October, 1955, I do hereby order as follows :--

1. This Order may be cited as the Curfews (Famagusta District No. 8) Order, 1955.

2. No person within the village area of Paralimni shall be out of doors on the dates and during the hours prescribed in the Schedule hereto except with my written authority or that of the Superintendent of Police or Assistant Superintendent of Police, Famagusta:

Provided that this Order shall not apply to any member of the Executive Council, Her Majesty's Forces or the Cyprus Police Force.

SCHEDULE.

From 03.00 a.m. on Tuesday the 13th December, 1955, until further notice.

Ordered this 13th day of December, 1955.

(M.P. 1122/55.)

B. J. WESTON, Commissioner of Famagusta.

No. 824.

THE EMERGENCY POWERS (COLLECTIVE PUNISHMENT) **REGULATIONS**, 1955.

ORDER MADE UNDER REGULATION 3.

I, an Assistant Commissioner of Nicosia and Kyrenia, in exercise of the powers vested in me by Regulation 3 of the Emergency Powers (Collective Punishment) Regulations, 1955, and with the approval of the Governor, do hereby order that a fine of $\frac{1}{250}$ (two hundred and fifty pounds) be levied collectively on the assessable inhabitants of the area of the village of Spilia.

Made this 22nd day of December, 1955.

J. P. RUTHERFORD,

(C.S./2024/B.)

Assistant Commissioner of Nicosia and Kyrenia.

No. 825.

EMERGENCY POWERS (PUBLIC SAFETY AND THE ORDER) REGULATIONS, 1955 TO (No. 2), 1955.

ORDER MADE UNDER REGULATION 51.

In exercise of the powers vested in the Governor under paragraph (1) of Regulation 51 of the Emergency Powers (Public Safety and Order) Regulations, 1955 to (No. 2) 1955, and delegated to me by Notification No. Gazette : 737 published in Supplement No. 3 to the Gazette of the 26th November, 1955, I, an Assistant Commissioner of Nicosia and Kyrenia, hereby prohibit absolutely the possession in the area of the village of Spilia, in the Nicosia District, of any explosive, ammunition and firearm or component part of a firearm.

Supplement No. 3 : 26.11.1955.

Made this 22nd day of December, 1955.

J. P. RUTHERFORD,

(C.S./2024/B.)

Assistant Commissioner of Nicosia and Kyrenia.

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THE WIRELESS TELEGRAPHY LAWS, 1952 AND 1955.

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REGULATIONS MADE UNDER SECTION 6.

(24.11 220/22 In exercise of the powers vested in him by section 6 of the Wireless 7 of 1952 Telegraphy Laws, 1952 and 1955, His Excellency the Governor has been 37 of 1955 pleased to make the following regulations :--

> 1. These Regulations may be cited as the Wireless Telegraphy Regulations, 1955.

PART I.—INTERPRETATION.

2. In these regulations, unless the context otherwise requires-

" alarm signal " means a signal consisting of a series of twelve dashes sent in one minute, the duration of each dash being four seconds, and the duration of the space separating each dash from the following dash being one second ;

" allied power " means a foreign power engaged, in alliance with Her Majesty, in any war in which Her Majesty is also engaged ;

amateur" means a person who desires bona fide to exchange messages in plain language with individual owners of other amateur stations as part of his training in wireless telegraphy or any technical investigations in wireless telegraphy which he may be conducting;

"associated authority" means a foreign authority recognized by Her Majesty as competent to maintain naval, military or air forces for service in association with Her Majesty's forces;

"British Postmaster-General" means the Postmaster-General of the United Kingdom of Great Britain and Northern Ireland;

coasting trade" means trade exclusively carried on between ports in the Colony of Cyprus : Provided that the Governor in Council may schedule voyages between ports and places in the Colony of Cyprus and ports and places outside the Colony of Cyprus as being for this purpose equivalent to voyages in the coasting trade : Provided further that the voyages between Alexandria, Port-Said and the Colony of Cyprus shall be deemed to be voyages in the coasting trade for the purposes of these regulations;

"number of hours occupied in a voyage from port to port" means the normal number of hours occupied in a voyage between one port of call and the next;

" on watch " means on watch in the wireless telegraphy room of the ship;

operator" means one who holds the British Postmaster-General's First or Second Class Certificate of Proficiency in Radiotelegraphy or a certificate issued by the Government of any part of Her Majesty's Dominions which is accepted by the Governor as equivalent to a certificate granted by the British Postmaster-General ; " operator " in the case of a foreign ship means one who holds a certificate of the appropriate class issued by any Government in pursuance of the Regulations annexed to the International Radiotelegraph Convention for the time being in force ;

"watcher" means one who holds the British Postmaster-General's Certificate as a watcher in Radiotelegraphy or a certificate issued by the Government of any part of Her Majesty's Dominions which is accepted by the Governor as equivalent to a certificate granted by the British Postmaster-General;

"Wireless Telegraph Station" means a Wireless Telegraph Sending and Receiving Station, or a Wireless Telegraph Receiving Station, for the purpose of sending and receiving or of receiving air navigational and meteorological messages.

PART II.-RECEIVING.

3.—(1) Any person who wishes to obtain a licence to install or work or maintain a wireless telegraphy receiving apparatus shall make an application in writing in the form in the First Appendix hereto to any Post Office in the First Colony :

Provided that no application shall be made by any person who is already the holder of a licence and who wishes to renew such licence upon the expiration thereof. Such person shall, however, produce to the Post Office at the time of renewal, his last licence or other relevant Post Office document; and, if he fails to do so, he shall pay a search fee of one hundred mils.

(2) In addition to the particulars contained in the application the Postmaster-General may require the applicant to furnish him with the names of two persons approved by the Postmaster-General to whom reference may be made as to the character of the applicant.

4. No application shall be considered unless the applicant has attained the age of eighteen years.

5. The fee for a licence or the renewal of a licence to install or work or maintain a wireless telegraphy receiving apparatus, whether portable or fixed, shall be five hundred mile per annum payable in advance. The period covered by the payment shall expire on the completion of twelve months beginning on the first day of the month of issue :

Provided that no fee shall be paid for a licence or the renewal of a licence issued in respect of wireless telegraphy receiving apparatus owned or hired by members of Her Majesty's forces or of the forces of any allied power or associated authority serving in Cyprus where such apparatus is used in unit lines and in clubs and rest rooms run by Military Welfare and Charitable institutions, or by any institution which is, to the satisfaction of the Governor, a charitable institution :

Provided further that no fee shall be paid for a licence or the renewal of a licence issued in respect of wireless telegraphy receiving apparatus owned or hired by any school or educational institution if the application for such licence or renewal is accompanied by a written statement from the Director of Education recommending the free issue of such a licence or renewal.

6. A licence to install, work or maintain a wireless telegraphy receiving apparatus shall be valid for twelve months from the first day of the month of issue and shall be in the form and subject to the terms, conditions and restrictions contained in the Second Appendix hereto :

Provided that, where under any regulation in force for the time being, no fee is paid for such licence, the form contained in the Second Appendix hereto shall be used with such variations or amendments as may be necessary to suit the case.

PART III.—DEALERS.

7.--(1) Any person who wishes to obtain a licence to sell, deal in, let on hire or otherwise dispose of apparatus for wireless telegraphy shall make an application in writing in the form in the Third Appendix hereto to the Third Postmaster-General :

Provided that no application shall be made by any person who is already the holder of a licence and who wishes to renew such licence upon the expiration thereof.

(2) In addition to the particulars contained in the application the Postmaster-General may require the applicant to furnish him with the names of two persons approved by him to whom reference may be made as to the character of the applicant.

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Second Appendix.

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Fifth Appendix. Part I.

Fifth Appendix. Part II.

Sixth Appendix.

Seventh Appendix. 8. No application shall be considered unless the applicant has attained the age of eighteen years.

9. The fee for a licence or the renewal of a licence to sell, deal in, let on hire or otherwise dispose of apparatus for wireless telegraphy shall be one pound per annum payable annually in advance. The period covered by the payment shall expire on the completion of twelve months beginning on the first day of the month of issue.

10. A licence to sell, deal in, let on hire or otherwise dispose of apparatus for wireless telegraphy shall be valid for twelve months from the first day of the month of issue and shall be in the form and subject to the terms, conditions and restrictions contained in the Fourth Appendix hereto.

PART IV.—AMATEURS.

11. Any person who wishes to obtain a licence to establish an amateur wireless telegraphy station shall make an application in writing in the form in Part I of the Fifth Appendix hereto to the Postmaster-General :

Provided that no application shall be made by any person who is already the holder of a licence and who wishes to renew such licence upon the expiration thereof.

12. No application shall be considered unless the applicant attains the age of eighteen years, and has a knowledge of the theory and practice of wireless communication and in particular of low power sending apparatus of a standard to enable him to comply with the provisions of the licence.

13. The fees set out in Part II of the Fifth Appendix hereto shall be payable in respect of the services enumerated therein.

14. A licence to install, work or maintain an amateur wireless telegraphy station shall be valid for twelve months from the first day of the month of issue and shall be in the form and subject to the terms, conditions and restrictions contained in the Sixth Appendix hereto.

PART V.-WIRELESS TELEGRAPHY STATIONS.

15. Any person who wishes to obtain a licence to establish, install or work a wireless telegraphy station in any place in Cyprus shall submit an application in writing to the Postmaster-General and such application shall be in the form and manner contained in the Seventh Appendix hereto.

16. The fee for a licence to establish, install and work a wireless telegraphy station in any place in Cyprus shall be three pounds per annum. The fee payable for the first year will be f_3 , f_{22} , $f_{1.500}$, or seven hundred and fifty mils according to whether the licence is issued in the first, second, third or fourth calendar quarter of the year, respectively: Provided that the Governor may, if he thinks fit, exempt the licensee from the payment of licence fees.

PART VI.—MERCHANT SHIPPING WIRELESS TELEGRAPHY. General.

17. All apparatus for wireless telegraphy on board a merchant ship in the territorial waters of Cyprus shall be worked in such a way as not to interfere with—

(a) naval signalling, or

(b) the working of any wireless telegraphy station lawfully established, installed or worked in Cyprus or the territorial waters thereof, and in particular the said apparatus shall be so worked as not to interrupt or interfere with the transmission of any messages between wireless telegraphy stations established as aforesaid on land and wireless telegraphy stations established on ships at sea.

18. No apparatus for wireless telegraphy on board a merchant ship shall be worked or used whilst such ship is in any of the harbours of Cyprus except with the special or general permission in writing of the Postmaster-General. 19. If at any time in the opinion of the Governor an emergency has arisen in which it is expedient for the public service that Her Majesty's Government should have control over the transmission of messages by wireless telegraphy the use of wireless telegraphy on board merchant ships whilst in the territorial waters of Cyprus shall be subject to such further regulations as may be made by the Governor from time to time, and such regulations may prohibit or regulate such use in all cases or in such cases as may be deemed desirable.

20. These regulations shall not apply to the use of wireless telegraphy for the purpose of making or answering signals of distress.

CLASSIFICATION OF SHIPS.

- 21. For the purposes of these regulations ships shall be classified as follows : Class I.—Ships carrying 200 persons or more which are not engaged
- in the coasting trade.

Class II.—Ships not engaged in the coasting trade carrying over 50 but less than 200 persons and ships engaged in the coasting trade carrying 50 persons or more.

Class III.—Ships carrying less than 50 persons.

In reckoning the number of persons carried by a ship there shall be included the normal crew of the ship and the maximum number of passengers permitted to be carried by the passenger certificate of the ship.

NATURE OF INSTALLATION.

22. The wireless telegraphy installation with which a ship shall be provided (hereinafter referred to as "the installation"), shall be of a type approved by the Governor and shall in particular comply with the following conditions :—

- (a) the installation shall be of the spark or interrupted continuous wave type and shall be capable of transmission and reception on the 600 metre wave ;
- (b) the installation shall include a normal installation and an emergency installation, except that where the normal installation complies with the requirements of this regulation as to emergency installations as well as those as to normal installations a normal installation alone shall suffice ;
- (c) a normal installation must be capable of transmitting clearly perceptible signals from ship to ship over a range of at least 100 nautical miles by day under normal conditions and circumstances ;
- (d) an emergency installation must include an independent source of energy capable of being put into operation rapidly and of working for at least six continuous hours with a minimum range from ship to ship of 80 nautical miles for ships of Class I, and 50 nautical miles for ships of Classes II and III, and such independent source of energy must be capable of being worked for at least six continuous hours independently of the source of propelling power for the ship, the steam supply system and the main electricity supply system;
- (e) for the purposes of this regulation an installation shall be deemed to comply with the above requirements as to range if it is able to maintain communication on a 600 metre wave at a range of one and a half times the number of nautical miles hereinbefore, respectively, prescribed over sea by day with a Post Office Standard Station when employing a receiver without amplification devices.

Alternatively the installation must operate with sufficient power to give under normal working conditions 60 metre-amperes in the case of a main installation; 45 metre-amperes in the case of an emergency installation on a Class I ship and 26 metre-amperes in the case of an emergency installation on a Class II ship. The number of metre-amperes is obtained by multiplying the maximum current (R.M.S.) intensity in amperes in the aerial by the maximum height in metres of the highest point of the aerial above the deepest load water line.

23. Sufficient electrical power must be available to operate the installation efficiently in addition to that necessary for other purposes.

24. The installation shall be housed in a separate room or compartment (hereinafter called "the Wireless Telegraphy Room") which must be placed in a position well above the water line, and such that extraneous noises do not interfere with reception. All dangerous parts of the installation must be either screened or effectively isolated.

25. There shall be provided between the bridge of the ship and the wireless telegraphy room means of communication by voice pipe, telephone or other means.

26. A reliable clock with seconds hand must be provided in the wireless telegraphy room.

SHIPS NOT FITTED WITH APPROVED AUTOMATIC APPARATUS.

27. If not fitted with an approved automatic apparatus for registering the alarm signal :---

(1) A ship of Class I shall carry operators in accordance with the following table, and while at sea an operator shall be always on watch :----

Nature of Voyage.

- (a) Voyage exceeding 48 hours from port to port.
- (b) Voyage exceeding 8 hours but not exceeding 48 hours from port to port.
- (c) Voyage not exceeding 8 hours from port to port.

One operator who shall be of the First or Second Grade.

Two operators of whom one shall be of the First or Second Grade.

Number and Grade of Operators.

Three operators, of whom one shall

the Third Grade.

be an operator of the First Grade and not more than one operator of

(2) A ship of Class II shall carry operators and watchers in accordance with the following table, and while at sea an operator shall always be on watch at the time specified in the Eighth Appendix hereto, and either an operator or a watcher shall always be on watch at other times. Where only one operator is required to be carried, he shall be on watch throughout the voyage.

Nature of Voyage.

- (a) Voyage exceeding 48 hours from port to port.
- (b) Voyage exceeding 8 hours but not exceeding 48 hours from port to port.
- (c) Voyage not exceeding 8 hours from port to port.

Number and Grade of Operators and Watchers,

- One operator who shall be of the First or Second Grade, and two watchers.
- One operator who shall be of the First or Second Grade, and one watcher.
- One operator who shall be of the First or Second Grade.

(3) A ship of Class III shall carry one operator who shall be of the First or Second Grade, and while at sea the operator shall always be on watch at the times specified in the Eighth Appendix hereto.

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SHIPS FITTED WITH APPROVED AUTOMATIC APPARATUS.

28. Within a period of twelve months from the date on which an automatic apparatus for registering the alarm signal (hereinafter described as an " autoalarm ") is approved by the Governor, a ship of Class II shall be fitted with such apparatus unless the duration of the voyage on which it is employed does not exceed eight hours from port to port, provided that this regulation shall not apply to a ship of Class II so long as it complies with regulation 27 for a ship of Class I.

29. If fitted with an auto-alarm approved as aforesaid :---

(1) A ship of Class I shall carry operators in accordance with the following table, and while at sea an operator shall always be on watch during the times specified in the Eighth Appendix hereto and a watch shall be Fighth maintained at all other times either by an operator or by means of the auto- Appendix. alarm :-

Nature of Voyage.

Number and Grade of Operators.

- (a) Voyage exceeding 48 hours from port to port.
- Two operators, one of whom shall be of the First Grade.
- (b) Voyage not exceeding 48 hours from port to port.

One operator who shall be of the First or Second Grade.

(2) A ship of Class II shall carry one operator who shall be of the First or Second Grade, and while at sea the operator shall be on watch during the times specified in the Eighth Appendix hereto, and a watch shall be maintained at all other times by means of the auto-alarm.

(3) A ship of Class III shall carry one operator who shall be of the First or Second Grade and, pending the making of further regulations, altering the times of watch to be observed on such ships, the operator shall, while the ship is at sea, always be on watch at the times specified in the Eighth Appendix hereto.

30. An auto-alarm shall not be approved unless it complies with the Ninth conditions specified in the Ninth Appendix hereto.

31. In ships fitted with an auto-alarm :--

- (a) a means of giving audible warning shall be provided in the wireless telegraph room, in the wireless operator's cabin and on the bridge. This warning shall operate continuously after the alarm has been actuated by the alarm signal until stopped as indicated below. The audible warning shall also operate as above if a disconnection occurs in the circuits of the filaments of the valves :
- (b) only one switch for stopping the operating of the audible warning shall be provided and this must be situated in the wireless telegraph room;
- (c) a change-over switch or system of switches mechanically coupled together shall be provided for changing over from normal reception to reception by the auto-alarm. The aerial shall be associated with the switch or switches in such a manner that the necessary connections to enable the alarm to respond to the tests laid down in regulation 35 cannot be made unless the aerial is connected to the auto-alarm :
- (d) the auto-alarm must be susceptible to local excitation by the testing buzzer, so that the working of the installation as a whole can be tested. A key may be provided so that, when desired, the bridge bell can be prevented from ringing when the alarm is being tested, but this key must be so designed that, unless held down, it automatically establishes the circuit of the bridge bell.

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Appendix.

QUALIFICATIONS OF OPERATORS.

32. For the purposes of these regulations operators shall be graded into three grades as follows :---

- (a) a First Grade operator is one who holds the British Postmaster-General's First Class Certificate of Proficiency and who has had three years' experience as an operator at sea, of which period two years shall have been in a ship where fixed hours of watch are kept ;
- (b) a Second Grade operator is one who holds the British Postmaster-General's First or Second Class Certificate of Proficiency and can produce evidence that he has had six months' satisfactory experience as an operator at sea ;
- (c) a Third Grade operator is one who holds the British Postmaster-General's First or Second Class Certificate of Proficiency and who has had less than six months' experience as an operator at sea.

An operator of the Second or lower Grade who has not during the last two years been employed at sea as an operator in a ship having fixed hours of watch may be required by re-examination or otherwise as necessary to show that he still possesses the qualifications described on his certificate.

33. A First Grade operator is one who holds the Postmaster-General's First Class Certificate of Proficiency issued under the provisions of the International Radiotelegraph Convention (London), 1912, or the Postmaster-General's First or Second Class Certificate of Proficiency issued under the provisions of the International Radiotelegraph Convention (Washington) 1927, and who has had three years' experience as an operator at sea, of which period two years shall have been in a ship where fixed hours of watch are kept.

THE SHIPS' WIRELESS TELEGRAPH SERVICE.

34.—(a) The master shall take steps to ensure that the wireless telegraphy service of the ship is maintained in accordance with these regulations and with the conditions of the licence granted by the Governor.

(b) The master shall require that an operator or watcher is on duty at the proper time and that he does not leave the wireless telegraphy room unless another operator or watcher takes his place.

(c) Sufficient power for the operation of the ship's main wireless installation shall be available when required for the transmission of signals at all times whilst the ship is under way.

(d) In ships where the dynamo supplying the main installation is not run continuously at sea there shall be efficient means of communication to enable the wireless operator to apply for power without leaving the wireless telegraphy room.

(e) The emergency installation shall be used only for the purposes for which it is installed, except when it is desirable that communication should be limited to very short ranges.

(f) Batteries, whether forming part of the main or emergency installations, shall be maintained in a fully charged condition, and power must be available for charging the batteries at a definite time each day.

(g) A record of the batteries shall be kept on forms similar to those scheduled in the Tenth Appendix hereto. These records shall be open to inspection by a duly authorized officer of the Government.

35. In the case of ships fitted with auto-alarms :---

(a) in ships in which watch is kept at certain specified hours but is not continuous, the master shall require the operator, when going off

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watch, to test the auto-alarm and report to him or to the officer on the bridge, whether it is in working order ; and to keep a record of the tests ;

- (b) in ships in which watch is not kept at specified hours, the master shall require the operator to test the auto-alarm at frequent intervals, with not more than twelve hours between any two tests, and report to him or to the officer on the bridge whether it is in proper working order; and to keep a record of the tests;
- (c) if a key for disconnecting the bridge bell, as permitted in regulation 31 (d) has been fitted, the master shall require the bridge bell circuit to be tested at least once every twenty-four hours, and an appropriate entry made in the record of tests of the auto-alarm ;
- (d) in the event of the failure of the auto-alarm on a ship having no fixed working hours the master shall require the operator to keep the hours of watch specified in the Eighth Appendix until the defects have been remedied.

Applications for Installation and Working of a Wireless Telegraphy Station on Ships registered in Cyprus.

36. Any person who wishes to obtain a licence to install or work a wireless telegraphy station on board any ship registered in Cyprus shall submit his application to the Postmaster-General and such application shall be in the form and manner contained in the Eleventh Appendix hereto.

Eleventh Appendix.

37. The fee for a licence to install and work a wireless telegraphy station on board a ship registered in Cyprus shall be two pounds sterling per annum. The fee payable for the first year will be $\pounds 2$, $\pounds 1.500$, $\pounds 1$ or five hundred mils according to whether the licence is issued in the first, second, third or fourth calendar quarter of the year.

38. A licence to install or work a wireless telegraphy station on board any ship registered in Cyprus shall be in the form and subject to the terms, conditions and restrictions contained in the Twelfth Appendix hereto.

Twelfth Appendix.

PART VII.—AIR, NAVIGATIONAL AND METEOROLOGICAL MESSAGES.

39. A licence to establish, install or work a wireless telegraphy sending and receiving station or a wireless telegraphy receiving station, for the purpose of sending and receiving or of receiving air, navigational and meteorological messages, in any place in Cyprus shall, as nearly as possible and subject to such modifications or alterations as the circumstances of each case may require, be in the form and subject to the terms, conditions and restrictions contained in the Thirteenth Appendix hereto.

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PART VIII.—REVOCATION.

46. The Wireless Telegraphy Order and the Wireless Telegraphy S.L.I., Regulations are hereby revoked : 620, 635.

Provided that any application made, or any licence issued, or any act done, under the said instruments revoked hereby shall be deemed to have been applications made, licences issued, or acts done, under these Regulations.

Thirteenth Appendix. 40 = 45

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FIRST APPENDIX.

The Wireless Telegraphy Laws, 1952 and 1955-(Regulation 3). APPLICATION FOR LICENCE TO INSTALL, WORK OR MAINTAIN A WIRELESS TELEGRAPHY RECEIVING APPARATUS. 1. Name in full (Name in full to be shown in block letters-surname last) 2. Address 3. Occupation 4. Age..... 5. Nationality 6. Full address of the place at which the apparatus will be installed, worked or maintained. (In the case of a portable apparatus the proposed area of operation should be stated) 7. Description of apparatus to be used. (The name of the maker, if known, should be given) 8. The set described above— *(a) Has been obtained from on on...... *(b) Has been imported from abroad on..... 19..... through the port of..... Date....., 19......

* Delete whichever is not applicable.

Signature of Applicant.

......

SECOND APPENDIX.

The Wireless Telegraphy Laws, 1952 and 1955—(Regulation 6). LICENCE TO INSTALL, WORK OR MAINTAIN A WIRELESS TELEGRAPHY RECEIVING APPARATUS.

FORM. RECEIVING LICENCE.

Sec. 19. . . .

Fee 500 mils.		No	,
	(This licence expires on the	, 19	.)
Mr	· · · · · · · · · · · · · · · · · · ·	- 	
	(Name in full to be shown in	i block letters—surname last)	
of			·····
	(address in full	<i>ll</i>)	
and to the term ending on the o apparatus for the	ized (subject in all respects to the Wins, conditions and restrictions set f date shown above, to install or we he purpose of receiving messages in t	forth on the back hereof) for ork or maintain a wireless	or a period telegraphy
at:	(address of premis	ises)	
The paymer	nt of the fee of 500 mils is hereby	acknowledged.	
Date		Postmaster-Gene	pral

TERMS, CONDITIONS AND RESTRICTIONS.

1. The apparatus shall not be used for any purpose other than that of receiving broadcast programmes sent by wireless telephony from duly authorized broadcasting stations.

2.—(1) The licensee shall not use or allow the apparatus to be used for the receipt of messages other than messages sent for general reception. If any other message is unintentionally received, the licensee shall not make known or allow to be made known its contents, its origin or destination, its existence or the fact of its receipt to any person (other than a duly authorized officer of the Cyprus Government or a competent legal tribunal) and shall not reproduce in writing, copy, or make any use of such message or allow the same to be reproduced in writing, copied, or made use of.

(2) The licensee or any other person either on behalf or by permission of the licensee or with the cognizance of the licensee shall not reproduce or publish in the press or disseminate by other similar means messages sent for general reception by any station and received by means of the licensed apparatus.

3. The licensee shall not do any act which may be an infringement of any copyright which may exist in any matter transmitted.

4. The apparatus shall not be used in such a manner as to cause interference with the working of any other apparatus. In particular, reaction must not be used to such an extent as to energize any neighbouring aerial.

5. The length of the aerial shall not exceed 100 feet (including the external part of the lead in, if any). An aerial which crosses above or is liable to fall upon or to be blown on to any overhead power wire (including electric lighting wires) must be guarded to the reasonable satisfaction of the owner of the power wire concerned.

6. The installation shall be subject to the approval of the Postmaster-General and the apparatus and this licence shall be open to inspection at all reasonable times by the Postmaster-General or any person duly authorized by him in that behalf.

7. The licensee shall not sell or transfer the apparatus or any part thereof to any other person without the permission in writing of the Postmaster-General previously obtained.

8. A portable apparatus may be used at any place specified in the licence by the licensee or by any member of his household :

Provided that in either case the licence shall be carried by the person making use of such portable apparatus.

9. This licence may be cancelled by the Postmaster-General at any time, either by specific notice in writing sent through the post to the licensee at the address shown hereon or by a general notice in the *Gazette*, and shall be cancelled on breach of any of the terms, conditions and restrictions herein. In the event of cancellation no part of the fee will be returned.

10. This licence is not transferable.

THIRD APPENDIX.

The Wireless Telegraphy Laws, 1952 and 1955—(Regulation 7). APPLICATION FOR LICENCE TO SELL, DEAL IN, LET ON HIRE OR OTHERWISE DISPOSE OF APPARATUS FOR WIRELESS TELEGRAPHY.

1.	Name in full			
	(Name in full to be show	wn in block la	etters—surname la	(st)
2.	Address			
	Occupation			
4.	Age		and the second sec	in an anna 19
5.	Nationality			
6.	Full address of place of business			
	Date, 19			

Signature of Applicant.

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FOURTH APPENDIX.

The Wireless Telegraphy Laws, 1952 and 1955-(Regulation 10).

LICENCE TO SELL, DEAL IN, LET ON HIRE OR OTHERWISE DISPOSE OF APPARATUS FOR WIRELESS TELEGRAPHY,

FORM.

DEALERS LICENCE.

ree <u>f</u> 1.		No
3.7	(This licence expires on the)
NIr		

(Name in full to be shown in block letters—surname last)

(address in full)

is hereby authorized (subject in all respects to the Wireless Telegraphy Laws, 1952 and 1955, and to the terms, conditions and restrictions set forth on the back hereof) to sell, deal in, let on hire or otherwise dispose of apparatus for wireless telegraphy.

The payment of the fee of f_{1} is hereby acknowledged.

of

(1)

Date....., 19......

Postmaster-General.

TERMS, CONDITIONS AND RESTRICTIONS.

1.] The licensee shall not sell, deal in, let on hire or otherwise dispose of any apparatus (whether in complete set or in parts) or any thermionic valve intended for use in connection with wireless telegraphy to any person unless such person is the holder of a Wireless Telegraphy Receiving Licence in force at the time of such sale, ling, hire or disposal. (2) -2.35/722.--(1) The licensee shall keep a register wherein he shall enterdealing, hire or disposal.

- (a) a full description of every apparatus and, where the apparatus is not in a complete set, of every part of an apparatus, and of every thermionic valve received by him for the purposes of the licence, together with the date of the receipt of such apparatus or part of an apparatus or of any thermionic valve ;
- (b) the date of sale or hire of any such apparatus or any part of an apparatus or of any thermionic valve and the name, address and number of licence of the purchaser or hirer.

(2) The register shall be open to inspection at all reasonable times by the Postmaster-General or any person duly authorized by him in that behalf.

3. This licence may be cancelled by the Postmaster-General at any time, either by specific notice in writing sent through the post to the licensee at the address shown hereon or by a general notice in the Gazette, and shall be cancelled on breach of any of the terms, conditions and restrictions herein. In the event of cancellation no part of the fee will be returned.

4. This licence is not transferable.

FIFTH APPENDIX.

PART 1.

The Wireless Telegraphy Laws, 1952 and 1955-(Regulation 11). APPLICATION FOR A LICENCE TO ESTABLISH AN AMATEUR WIRELESS STATION.

1.—(a) Name of Applicant with Christian names in full (in block capitals).....

Address

(b) Occupation (c) Are you over 21 years of age ?.....

(d) Evidence of British nationality and two recent written references as to character must be enclosed (see Note (2)).

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(e) If you are under 21 years of age (see Notes (1) and (2)), the following informa- tion is required :
(i) Name of parent or guardian (with Christian names in full)(ii) Relationship (if any) to applicant
(iii) Address (iv) Evidence and references as under $r(d)$ to be furnished.
 a. Technical Qualifications: (a) Have you obtained a pass in the City and Guilds of London Institute's Radio Amateurs' Examination ?
If so, state month and year of examination.(b) If you have not obtained a pass in the above-mentioned examination but you consider that you hold exempting qualifications, give particulars and enclose evidence
(Note.—Under the Wireless Telegraphy Law, 1952, the Postmaster-General's authority is necessary before any apparatus for wireless telegraphy may be installed or worked.)
3(a) Have you passed the Post Office Morse test for Radio Amateurs ? If so, enclose evidence.
(b) If you have not passed the above test but consider that you have exempting qualifications, give particulars and enclose evidence
(c) If you cannot claim exemption, where do you wish to be tested in Morse? Nicosia or Larnaca?
4. Full address of the station at which wireless apparatus would be installed with telephone number, if any
 5(a) Is the sender to be crystal-controlled ? (b) Particulars of frequency measuring apparatus and range of frequencies covered
(NOTE.—Even if the sender is crystal-controlled a reliable frequency meter is required.)
 6. Maximum power (in watts) for which authority is desiredwatts. "Power" is defined as the total D.C. power (watts) input to the anode circuit of the valve or valves energizing the aerial.
7. Frequencies and types of emission for which licence is required
8. Have you read the summary of conditions of issue of a licence to establish an amateur wireless station?
, 19, Signature of Applicant.
Countersignature of parent or guardian, if the applicant is under 21 :
 NOTES : (1) If the applicant is under 21 years of age, any licence granted will be issued in the name of the parent or guardian who will be the person responsible for the observance of its terms. Evidence of British nationality and references should be furnished both in respect of the applicant and of the parent or guardian.
(2) The referees should be persons of British birth and standing, not related to the applicant.
(3) If apparatus is used for receiving broadcast programmes for entertainment, etc., a Wireless Receiving Licence must be held,

PART II—(Regulation 13).

AMATEUR WIRELESS TRANSMITTING LICENCES.

TABLE OF FEES.

Power.	Initial Charge exclusive of Annual Charge.	Tra wa	nsfer Charge fro atts to higher pow	m 10 er.	Annual Charge.
10 watts	£, I .	• •	·	• •	£.2.
25 watts	£,2.	••	500 mils	•	£3.
Over 25 watts	£,2.	••	500 mils	••	£4.
NT () 2011		1	1	5.4	<i>c</i> 1

NOTES : (1) The initial charges and transfer charges are shown separately from the annual charges, which are payable in addition at the time of granting of a licence or of transfer to higher power. No charge is made for transfer from 25 watts to higher power.

- (2) When a licensee is authorized to transfer to a higher power, a rebate on the annual charge for the current licence proportionate to the number of months still to run will be allowed.
- (3) In addition to the above, a charge of five hundred mils will be made when a Morse examination is necessary.

SIXTH APPENDIX.

The Wireless Telegraphy Laws, 1952 and 1955-(Regulation 14).

No.....

LICENCE TO ESTABLISH AN AMATEUR WIRELESS STATION. Form.

AMATEUR'S LICENCE.

of

(address in full)

(hereinafter called "the Licensee") is hereby authorized to establish a wireless sending and receiving station (hereinafter called "the station") at....., for the purpose of exchanging with individual owners of other amateur stations (as defined in the International Radiocommunication Regulations), as part of his training in wireless telegraphy or any technical investigations in wireless telegraphy he may be conducting, messages in plain language referring to his technical investigations in wireless telegraphy or about non-current events in which the Licensee or the person with whom he is in communication has been directly concerned, which are so unimportant that in the ordinary course they would not be sent over public communication channels and subject in all respects to the Wireless Telegraphy Laws, 1952 and 1955 and to the terms, conditions and restrictions set forth at the back hereof.

Date....., 19......

All communications should be addressed to the Postmaster-General, General Post Office, Nicosia, quoting Reference

N.B.—Any change of address should be notified immediately (prior authority must be obtained before the station is established at a new address).

TERMS, CONDITIONS AND RESTRICTIONS.

1. Radiotelegraph Conventions.—The licensee shall observe the provisions of the International Telecommunication Convention, 1932, and the Radiocommunication Regulations annexed thereto or those of any subsequent International Convention and Regulations which may replace them so far as they are applicable to amateur stations.

2. Power and Frequencies.—Messages shall be sent only on frequencies within the bands and by the types of emission specified hereunder and the total D.C. power input to the anode circuit of the valve or valves energizing the aerial shall not exceed that shown against the respective frequencies.

	Frequencies		
Power	(in Kilocycles per	Approximate equivalent	Types of
(in watts)	second)	wavelengths (in meters)	emission

The use of "spark" sending apparatus is specifically forbidden. Unrectified alternating voltage shall not in any circumstances be employed for the H.T. supply to the sending apparatus, and the H.T. supply shall be so smoothed that the value of the residual ripple voltage does not exceed 5 per cent of the D.C. voltage.

3. Frequency Control and Measurement.—When in use, the sending apparatus shall be tuned to a frequency within an authorized band, which frequency shall be so selected and maintained that no appreciable energy is radiated on any frequency outside the limits of the band with and without the modulation applied, due allowance having been made for the inaccuracy of the calibrating device. A satisfactory method of frequency stabilization shall be employed in the sending apparatus.

Where the sending apparatus is not crystal-controlled there shall be kept at the station, and used whenever necessary (and on all occasions when the frequency used for sending is changed), a reliable frequency meter of the piezo-electric crystal type or other type approved by the Postmaster-General, for measuring the sending frequency to an accuracy of not less than ± 0.1 per cent. Where the sending apparatus is crystal-controlled the use of a separate crystal frequency meter as a calibrating device will not be compulsory, but a reasonably reliable frequency meter must be provided for checking that the sender is operating normally.

4. Operator.—The apparatus shall be operated only by the licensee Mr.....

......

5. Sending Periods.—The station shall be operated during such periods as may be defined by the Postmaster-General from time to time and no period of sending shall exceed 10 consecutive minutes. Sending shall not commence without listening on the frequency which is to be used in order to ascertain, as far as possible, whether interference is likely to be caused thereby with any other station which may be working.

6. Log.—A running record shall be kept in a book of approved type (not loose-leaf) of all sending periods, showing the date and time of each period and the frequency and type of emission employed (see condition 2). No gaps shall be left between entries in the log. The record of sending periods shall in all cases be initialled at the time of recording by the licensee.

7. Receiver.—The station shall always be equipped for the reception of signals sent on frequencies in current use at the station at any time by means of continuous wave telegraphy, telephony and any other type of emission authorized in condition 2.

8.—(1) Messages.—Messages may be exchanged only with amateur stations (as defined by the International Radiocommunication Regulations) in Cyprus or abroad. Except as is in this condition expressly provided, messages exchanged by means of the station shall relate solely to the licensee's private (but not business) affairs or those of the person with whom he is communicating and shall be in plain language. Special gramophone records for producing modulations of definite tones may be used for test purposes. Gramophone records of the type intended for entertainment purposes may be used on the condition that only one such record is used during the course of any day, the same record being repeated as desired; any record so used shall not have a playing time exceeding 10 minutes when played at the correct speed.

(2) The use of the station for : (a) advertising or business purposes, (b) the sending or reception of news or the messages of persons other than the licensee or the person with whom he is communicating, (c) the sending or reception of broadcast programmes, or (d) the sending or reception of social or political propaganda, or the messages of any social or political organization is expressly prohibited.

(3) The licensee shall not receive any payment (either direct or indirect) for the use of the station or allow the station to be controlled by or used for the purposes of any social or political organization.

9. Secrecy of Correspondence.—If any message which the licensee is not entitled to receive is, nevertheless, received, the licensee shall not make known or allow to be made known its contents, its origin or destination, its existence or the fact of its receipt to any person (other than a duly authorized officer of the Cyprus Government or a competent legal tribunal) and shall not reproduce in writing, copy or make any use of such message or allow the same to be reproduced in writing, copied or made use of.

10. Call Signal.—The call signal ZC4 has been allotted to the station. The prefix of nationality, i.e. "ZC4", must invariably be included in the call signal which may be sent either by morse telegraphy at a speed not greater than 20 words per minute or telephonically if the station is authorized to use telephony.

The call signal must be sent for identification purposes at the beginning and at the end of each period of sending.

In calling another station the call signal of that station must be sent and may be repeated throughout a period of not more than one minute, after which the signal "de" must be sent once and the call signal of the calling station three times. This procedure may be repeated but the time taken in calling must not exceed three minutes without an interval during which the operator must listen in the band of frequencies in which the call has been made.

In answering a call, the call signal of the calling station must be sent three times, the signal " de " once and the call signal of the answering station three times.

When telephony is used the letters of the call signals may be confirmed by the pronunciation of well-known words of which the initial letters are the same as those in the call signals, but words used in this manner must not be of a facetious character nor be capable of undesirable misinterpretation.

11. Inspection.—The station shall be subject to the approval of the Postmaster-General and together with the record of transmissions and this licence shall be open to inspection at all reasonable times by officers or persons duly authorized by the Postmaster-General.

12. Non-interference.—The station shall be used in such a manner as not to cause avoidable interference with the working of other stations (whatever the frequency). Sending shall at once be discontinued or postponed at the request of any Government or commercial station, and the Postmaster-General shall have the right to prohibit, without compensation, the use of transmitting apparatus in any particular area, should this be necessary in his opinion for the purpose of ensuring the interference-free operation of official or commercial services.

When telegraphy is being used the arrangement employed for "keying" the sender must be such as to reduce to a minimum the risk of interference due to key clicks being produced in neighbouring apparatus. Whenever, for any reason, the carrier wave of the sender is being modulated by any system of modulation, care must be taken to avoid overmodulation. Particular care must be taken to avoid unwanted frequency modulation of the carrier frequency. At all times every precaution shall be taken to prevent the radiation of energy at frequencies other than those which are necessary for the type of emission in use.

13. Aerial.—If the station is situated within half a mile of the boundary of any aerodrome, the height of the aerial above the ground level shall not exceed 50 feet and shall be subject to any other special restrictions which may be laid down by the competent aerodrome authorities. An aerial which crosses above or is liable to fall upon or to be blown on to any overhead power wire (including electric lighting and telegraph or telephone wires) or power apparatus must be guarded to the reasonable satisfaction of the owner of the power wire or power apparatus concerned.

14. Control in Emergency.—(a) If and whenever in the opinion of the Postmaster-General an emergency shall have arisen in which it is expedient for the public service that the Cyprus Government shall have control over the sending and receipt of messages by means of the station it shall be lawful for the Postmaster-General to direct and cause the station to be taken possession of in the name and on behalf of the Governor and to prevent the licensee from using it and for these purposes or either of them to cause any part of or all the apparatus forming the station to be removed to such place as he may think fit and any person authorized by the Postmaster-General may from time to time enter the premises at which the station is maintained for any such purposes as aforesaid.

(b) The licensee shall not be entitled to any compensation in respect of the exercise by the Postmaster-General of the power conferred by this condition which shall remain in force notwithstanding the withdrawal or modification of the licence.

15. Use of Supply Mains.—If power for the working of the wireless station is taken from a public electricity supply no direct connection shall be made between the supply mains and the aerial.

16. Broadcast Reception.—This licence does not authorize the reception of broadcast programmes for entertainment purposes. For the reception of broadcast programmes for entertainment a separate broadcast receiving licence is necessary.

17. Copyright.—This licence does not authorize the licensee to do any act which is an infringement of any copyright which may exist in the matter transmitted.

18. Fees.—The licensee shall pay forthwith to the Postmaster-General for and in respect of the licence hereby granted a fee of \pounds on the grant hereof and a fee of \pounds on the corresponding day of the date hereof in each year during which this licence shall remain valid.

19. Cancellation of Licence.—This licence is subject to cancellation or modification by the Postmaster-General at any time, either by specific notice in writing sent to the licensee by post at the address shown above, or by means of a general notice in the Gazette addressed to all holders of amateur wireless licences.

Any breach of the conditions or non-payment of fees will render this licence liable to cancellation. In the event of cancellation no part of any fee paid in respect of the current year will be returned.

20. *Return of Licence.*—When this licence is cancelled or superseded by a new licence it must be returned to the Postmaster-General, General Post Office, Nicosia, together with any letters authorizing additions or alterations to the terms of the licence.

21. Renewal of Licence and Payment of Renewal Fee.—The licensee shall apply for the renewal of this licence before its expiration and such renewal for a further period of one year may be granted by the Postmaster-General on payment of the prescribed fee. The fee should be forwarded on the due date to the Postmaster-General, General Post Office, Nicosia, quoting the reference given on the licence. It is unnecessary to forward the licence when the renewal fee is remitted.

SEVENTH APPENDIX.

The Wireless Telegraphy Laws, 1952 and 1955,

and

The Wireless Telegraphy Regulations, 1955—(Regulation 15).

Application to establish, install or work a wireless telegraphy sending and receiving station, or a wireless telegraphy receiving station, for the purpose of sending and receiving or of receiving air navigational and meteorological messages.

Name of applicant...... Trade, business, profession or occupation of applicant.....

Address of applicant

,					- 2.0 0 2.42.2.					
Place at which	uo	Character of Station			Character	of Appara	atus		Power	If Alter.
station is to be established, installed and worked.	Name of Station	 (1) Sending and Receiving. (2) Receiv- ing only. 	Call Signal	Normal range of Sending Appa- ratus	Chara- cteristics of the system of Emission	lengths (in	Receiving	Source	Maximum to be taken by sending instru- ments.	If Alter- nator is used, number of cycles per second

PARTICULARS.

Date.....

Signature of Applicant.

EIGHTH APPENDIX.

The Wireless Telegraphy Laws, 1952 and 1955—(Regulations 27 and 29). TIMES OF WATCH FOR SHIPS REQUIRED TO CARRY ONE OR TWO OPERATORS.

	· · · · · · · · · · · · · · · · · · ·			
Zones	Western Limit.	Eastern Limit.	Times of Watch for one Opera- tor, Green- wich Mean	Times of Watch for two Opera- tors, Green- wich Mean
•			Time.	Time.
s		· · · · · · · · · · · · · · · · · · · ·		· · · · · · · · · · · · · · · · · · ·
A Eastern Atlantic, Mediterranean, North Sea, Baltic, Western Arctic Sea.	Meridian of 30° W., coast of Greenland.	Meridian of 30° E., to the south of the coast of Africa, eastern limit of Mediterranean, Black Sea, and of the Baltic, 30° E., to the north of coast of Norway.	from to 8 h. 10 h. 12 h. 14 h. 16 h. 18 h. 20 h. 22 h.	from to oh. 6h. 8h. 14h. 16h. 18h. 20h. 22h.
B Indian Ocean, Eastern Arctic Sea. C	Eastern limit of Zone A.	Meridian of 80° E., west coast of Cey- lon to Adam's Bridge, thence westward round coast of India.	4 h. 6 h. 8 h. 10 h. 12 h. 14 h. 16 h. 18 h.	oh. 2h. 4h. 10h. 12h. 14h. 16h. 18h. 20h. 24h.
China Sea, Western Pacific Ocean. D	Eastern limit of Zone B.	Meridian of 160° E.	oh. 2h. 4h. 6h. 8h. 10h. 12h. 14h.	oh. 6h. 8h. 10h. 12h. 14h. 16h. 22h.
Central Pacific Ocean. E	Eastern limit of Zone C.	Meridian of 140° W.	oh. 2h. 4h. 6h. 8h. 10h. 20h. 22h.	oh. 2h. 4h. 6h. 8h. 10h. 12h. 18h. 20h. 24h.
Eastern Pacific Ocean. F	Eastern limit of Zone D.	Meridian of 70° W., south of the coast of America, west coast of America.	oh. 2h. 4h. 6h. 16h. 18h. 20h. 22h.	oh. 2h. 4h. 6h. 8h. 14h. 16h. 22h.
Western Atlantic Ocean and Gulf of Mexico.	Meridian of 70° W., south of the coast of America, east coast of America.	Meridian of 30° W., coast of Greenland.	oh. 2h. 12h. 14h. 16h. 18h. 20h. 22h.	oh. 2h. 4h. 10h. 12h. 18h. 20h. 22h.

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NINTH APPENDIX.

The Wireless Telegraphy Laws, 1952 and 1955—(Regulation 30).

1. The function of the auto-alarm is to give warning of the receipt of a distress call on 600 metres when watch is not being kept by an operator.

2. An auto-alarm must comprise :---

- (a) a wireless receiver, capable of receiving waves of 600 metres, spark, or i.c.w.;
- (b) a selector, that is to say, a means of selecting one definite signal known as the alarm signal as defined in regulation 2 and of bringing into action the alarm;
- (c) an alarm, that is to say, a means of giving audible warning such as a bell or hooter.

The apparatus necessary under (a) must be an integral part of the auto-alarm and when installed may only be used as such.

- 3. An auto-alarm must fulfil the following conditions :--
 - (a) The wireless receiver must respond without re-adjustment to signals on wavelengths between 585 and 615 metres from a transmitter of the spark type, having a steady note frequency of not less than 100 per second, when the strength of signals is such that the field strength is equivalent to that which would be produced by a transmitter making use of 45 metre-amperes as defined in regulation 22 at a distance of 80 miles.
 - (b)—(i) The selector must be operated only by energy received from the wireless receiver, and must respond to all signals as described in (a) above for the wireless receiver.

(ii) The selector must be of such design as to operate the alarm during the reception of the alarm signal at the termination of three consecutive dashes.

(c) The alarm must be operated only by the energy received from the selector and be of approved type.

4. Before approval as a standard type for installation in ships, an auto-alarm must comply with the following tests :---

(i) The selector must, in conjunction with the wireless receiver, respond to 100 consecutive test calls, produced locally ; each call to consist of three consecutive dashes under conditions free from interference.

For the purpose of this test the timing of the beginning and the ending of each of the test dashes shall not differ by more than 1 second from the correct timing of the alarm signal of 12 dashes, always provided that the dashes are not to be of less than $3\frac{1}{2}$ nor more than $4\frac{1}{2}$ seconds' duration, and the spaces of not less than 1/5 nor more than $1\frac{1}{2}$ seconds' duration.

- (ii) The auto-alarm shall be installed for 14 days in an area where interference conditions are severe on the 600 metres wave-length, and the selector, in conjunction with the wireless receiver, must not respond in such a manner as to operate the alarm more than twice a week to signals other than the alarm signal or the test signals indicated in (i) above. During this period tests of the sensitivity of the receiver shall be made in accordance with paragraph 3 (a).
- (iii) A further test of 28 days' duration shall be imposed with the object of ascertaining the reliability of the auto-alarm under interference conditions. For this purpose the auto-alarm shall be joined normally to an external aerial, and the energy necessary for operating the auto-alarm shall be produced locally by a buzzer or other suitable appliance coupled to the aerial system; the energy given to the aerial by this means shall be of not less amount than that furnished for the tests indicated under paragraph 3 (a). Each test call shall consist of the alarm signal. During this period of 28 days a minimum of 500 such test calls shall be made, of which 90 per cent. must actuate the alarm, and the alarm must not be actuated more than twice a week by other signals. Adjustments of the apparatus shall not be made more often than once every 12 hours.
- (iv) During every third day of the test laid down in (iii) above, the selector and wireless receiver will be subjected to varying temperature conditions; for this purpose the selector and wireless receiver will be enclosed in a chamber, the interior of which will be raised in one hour to a temperature of 45° C(113 Fah.), maintained at that temperature for two hours, and then allowed to cool naturally.

TENTH APPENDIX. The Wireless Telegraphy Laws, 1952 and 1955—(Regulation 34 (g).) SHIP BATTERY LOG. DAILY RECORD.

Name of ship..... Type of battery..... Date supplied.....

Date.	Volts on Open Circuit. Volts when	working Working Emergency. Times of Com- mencement and	Ending of Discharge. Volts on Open Circuit after Discharge.	Times of Com- mencement and Ending of Charge.	Rate of Charge.	Volts on Open Circuit after Charge.

MONTHLY EXAMINATION.

Volts of whole battery on open circuit..... Volts of whole battery on minimum artificial discharge..... Volts of whole battery on maximum artificial discharge..... Volts of whole battery when working emergency gear....

	S.G. of eac Meas		Temp. of	Acid.	Correcte	ed S.G.
	Before Charge	After Charge	Before Charge	After Charge	Before Charge	After Charge
1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18						

NOTE : This table is not required in the case of alkaline electrolyte cells.

Volts of whole battery on open circuit after discharge..... Remarks Operator's Signature.....

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ELEVENTH APPENDIX.

The Wireless Telegraphy Laws, 1952 and 1955-(Regulation 36).

For use in	(Name of Ship	Regd. No.	
G.P.O.,	Date of Licence		
Nicosia,] Date of Despatch		
Cyprus.	l		

PROPOSED RADIOTELEGRAPHY STATION ON BOARD SHIP

(to be completed in duplicate).

TWELFTH APPENDIX.

GOVERNMENT OF CYPRUS.

LICENCE TO ESTABLISH WIRELESS TELEGRAPHY SHIP STATION.

Issued by virtue of the Wireless Telegraphy Laws, 1952 and 1955, and the Merchant Shipping (Wireless Telegraphy) Law, Cap. 274, and in conformity with the Radiotelegraph Convention.

FORM.

(Name in full to be shown in block letters)

of

(address in full)

is hereby licensed to establish and work a wireless telegraphy sending and receiving station in the ship specified below, subject to the terms, conditions and restrictions stated on the back hereof.

PARTICULARS OF STATION.

Name of Ship..... Call Sign

Class of Station under the Radiotelegraph Convention......

The licensee is authorized to use the power, frequencies and types of emission which for the time being appear against the name of the ship in the International List of Ship Stations published by the International Office of the Telegraph Union and also any

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additions which shall have been notified in conformity with clause 12 of the terms, conditions and restrictions set forth at the back hereof. This authority does not include the use of frequencies above 1,500 kc/s (waves below 200 metres) unless particulars have been entered hereunder before the issue of the licence.

* Installation for use of frequencies above 1,500 kc/s.		** 1	
Frequencies (waves)	•••••		
Type(s)			

* Note.—If an installation for the use of frequencies above 1,500 kc/s is not authorized, the words "not authorized for working on frequencies above 1,500 kc/s" are entered in place of the particulars.

NICOSIA, CYPRUS.

Postmaster-General.

TERMS, CONDITIONS AND RESTRICTIONS.

1. The licensee shall comply with all the provisions of the Radiotelegraph Convention which relate to mobile stations and the stations shall be worked in conformity with such provisions, and also in conformity with the relative provisions of the International Telegraph Regulations.

2. In so far as the regulations relative to wireless telegraphy made from time to time by the Government of Cyprus under the Wireless Telegraphy Laws, 1952 and 1955, and the Merchant Shipping (Wireless Telegraphy) Law, Cap. 274, or under any other Merchant Shipping Law for the time being in force, apply to the ship in question, the licensee shall comply in all respects with these regulations.

3. The station shall only be used to send messages and signals to other stations for the mobile service and to receive messages and signals from other stations of the mobile service.

4. The station shall cease working (except in the case of distress working) on being instructed to do so by any British Naval or Air Force Station.

5. The licensee shall keep the station and in particular the headgear receivers thereof in a clean and sanitary condition.

6. The licensee shall screen all lights emanating from the station and screen or isolate all dangerous parts thereof in such manner as may be necessary to ensure the reasonable comfort and health of operators.

7. In respect of messages sent or received on behalf of Her Majesty's Government in the United Kingdom, or Her Majesty's Government in any of the Dominions, or the Government of any British Colony, Protectorate or Mandated Territory the licensee shall charge rates not in excess of half of the rates charged to the ordinary public.

8. The station shall be worked only by operators holding certificates issued or whose validity is recognized by the British Postmaster-General.

9. The licensee shall not receive by means of the station messages not intended for receipt thereby and if any such messages shall involuntarily be received at the station the licensee shall not divulge the existence or the contents thereof to any person (other than duly authorized officials of the Government or a competent legal tribunal).

10. The licensee shall keep full accounts, records and registers of all messages sent and received by means of the station and in such registers each of such messages shall be accompanied by its identifying number and date and full particulars of its place of origin and of ultimate destination and such further particulars as the Postmaster-General shall, from time to time, reasonably require to be shown messages on Her Majesty's Service being in such registers distinguished from other messages. The licensee shall preserve all used message forms written and printed and transcripts of messages and all other papers for such period as is from time to time prescribed by the International Telegraphy Regulations and such registers and message papers shall be open to the inspection of the Postmaster-General or his officers thereto authorized at the office for the time being of the licensee's agent resident in Cyprus or at such other place as may be agreed between the hours of 10 a.m. and 5 p.m. on every day except Sunday or a gazetted or general holiday

11.—(1) The licensee shall render to the Postmaster-General such accounts as the Postmaster-General shall direct in respect of all charges due or payable under the Radiotelegraph Convention in respect of messages exchanged between the station and coast stations and shall pay to the Postmaster-General at such times and in such manner as the Postmaster-General shall direct all sums which shall be due from the licensee under such accounts.

(2) The licensee shall from time to time deposit with the Postmaster-General such sums as he may by notice in writing to the licensee require to be held by the Postmaster-General as security for payment by the licensee of any sums which may be or become due to the Postmaster-General under the provisions of sub-clause (1) of this clause.

12. The licensee shall notify the Postmaster-General of any alteration which may be made from time to time in the power of frequencies or type or types of waves used for transmission.

13. The Postmaster-General and his duly authorized officers may at all reasonable times enter upon the station for the purpose of inspecting and may inspect any apparatus fixed or being in the station for the purpose of sending and receiving messages by wireless telegraphy and all other telegraphic instruments and apparatus fixed or being in the station and the working and user of such apparatus and telegraphic instruments, respectively.

14. The present licence, the Radiotelegraph Convention and the British Postmaster-General's Handbook for Wireless Operators shall be carried on board the ship in the wireless room, together with any other documents which the Postmaster-General may prescribe as necessary for carrying on the work of the station. The licence shall be available for inspection when required by competent authorities of the countries where the ship calls.

15. The licensee shall forthwith pay to the Postmaster-General for and in respect of the licence hereby granted a sum of and in addition thereto a sum of two pounds on the 1st day of January in each year during which the licence remains valid.

16. This licence may be revoked and determined at any time by the Postmaster-General by notice in writing to the licensee and shall therefrom cease, determine and become void but without prejudice to any right of action or remedy which shall have accrued or shall thereafter accrue to the Postmaster-General under any condition or provision herein contained.

17. Any notice, request or consent (whether expressed to be in writing or not) to be given by the Postmaster-General under this licence may be signed by any officer of the Post Office duly authorized by him and may be served by being sent in a registered letter addressed to the licensee's agent resident in Cyprus for the time being or at his last known address or by delivery to the master of the ship upon which the station is installed and any notice to be given by the licensee, under this licence, may be served by being sent in a registered letter addressed to the Postmaster-General, General Post Office, Nicosia, Cyprus.

18. The expression "British Postmaster-General" means the Postmaster-General of the United Kingdom of Great Britain and Northern Ireland.

19. The expression "Radiotelegraph Convention" means the Convention signed at Washington on the 25th day of November, 1927, and the Service Regulations made thereunder and includes any Convention and Regulations which may from time to time be in force in substitution therefor or in amendment thereof, The expression "International Telegraph Regulations" means the Regulations signed at Paris on the 29th day of October, 1925, and includes any Regulations which may from time to time be in force in substitution therefor or in amendment thereof.

20. The expressions used in this licence have the same meanings as in the Radiotelegraph Convention unless there is something in the subject or context repugnant to such construction.

21. This licence covers the installation and maintenance of apparatus for wireless telegraphy upon lifeboats carried by the ship and the use of such apparatus during the voyage of the ship or during an emergency, subject to the conditions contained in the licence except condition 8. Such apparatus shall comply in all respects with any regulations relating to wireless telegraphy installations in ships' lifeboats which may be made by the Government of Cyprus from time to time.

22.—(1) If and whenever an emergency shall have arisen in which it is expedient for the public service that Her Majesty's Government shall have control over the sending and receiving of messages by the station it shall be lawful for the Postmaster-General or any other person authorized by the Government of Cyprus to take possession of the station or any part thereof in the name and on behalf of Her Majesty and to use the same for Her Majesty's service and in that event any such officer or person so authorized may enter upon any ship on which a station is established and take possession of the station and use the same as aforesaid and subject to such use may use the same or allow it to be used for such ordinary services as may in his discretion seem fit to him or may prohibit and take steps to prevent the use of the same and issue directions which shall be obeyed by the licensee to prevent such use.

(2) Any such officer or person so authorized as aforesaid may in any such event as aforesaid instead of taking possession of the station as aforesaid direct and authorize such persons as he may think fit to assume the control of the sending and receiving of messages by the station either wholly or partly and in such manner as he may direct and such persons may enter upon any ship on which a station is installed accordingly or the said officer or person so authorized as aforesaid may direct the licensee to submit to him or any person authorized by him all messages tendered for despatch or received by the station or any class or classes of such messages to stop or delay the sending of any messages or the delivery thereof or deliver the same to him or his agent and generally to obey all such directions with reference to the sending, receiving or delivery of messages as the said officer or person so authorized as aforesaid may prescribe and the licensee shall obey and conform to all such directions.

(3) The licensee shall obey any instructions which may be issued by the Admiralty for observance by wireless telegraph ship stations during any such emergency as aforesaid.

(4) The licensee shall be entitled to reasonable compensation for any damage to the station arising in consequence of the exercise of the powers conferred by sub-clauses (1) and (2) of this clause.

THIRTEENTH APPENDIX.

GOVERNMENT OF CYPRUS.

The Wireless Telegraphy Laws, 1952 and 1955,

and

The Wireless Telegraphy Regulations, 1955-(Regulation 39).

Licence to establish, install and work a Wireless Telegraphy Sending and Receiving Station, or a Wireless Telegraphy Receiving Station, for the purpose of sending and receiving or of receiving air navigational and meteorological messages,

Whereas by reason of the provisions of the Wireless Telegraphy Laws, 1952 and 1955, it is unlawful to establish any wireless telegraphy station or install or work any apparatus for wireless telegraphy in any place in Cyprus except under and in accordance with a licence granted in that behalf by the Governor;

And whereas the Governor has agreed to grant to the Licensees the licences, powers and authorities hereinafter referred to :

Now this deed witnesseth as follows :----

1. In these presents unless the context otherwise requires—

"Wireless Telegraphy" has the same meaning as in the Wireless Telegraphy Laws, 1952 and 1955.

"Naval Signalling "means signalling by means of any system of wireless telegraphy between two or more ships of Her Majesty's Navy, between ships of Her Majesty's Navy and Naval Stations or between a ship of Her Majesty's Navy or a Naval Station and any other Wireless Telegraph Station whether on shore or on any ship or in any aircraft.

"Army Signalling" means signalling by means of any system of wireless telegraphy between Units of Her Majesty's Forces or between any Units of Her Majesty's Forces and any Wireless Station.

"Government Aircraft Signalling" means signalling by means of any system of wireless telegraphy between two or more Government Aircraft or between any Government Aircraft and any Wireless Station or between any Government Aerodrome and any other Wireless Station.

"the Radiotelegraph Convention" means the Convention signed at Washington on the twenty-fifth day of November, One Thousand Nine Hundred and Twentyseven, and the Service Regulations made thereunder and includes any Convention and Regulations which may from time to time be in force in substitution therefor or in amendment thereof.

2. The Governor hereby grants to the Licensees licence and permission as is hereinafter provided—

(a) to maintain a Wireless Telegraphy Sending and Receiving Station or a Wireless Telegraphy Receiving Station (hereinafter referred to as "the Station"), at

in the District of;

(b) to send and receive or to receive by means of the Station air navigational and meteorological messages to and from any aircraft.

3. The apparatus installed in the Station shall be of the character specified in the Schedule hereto and shall be subject in all respects to the approval of the Governor. Only the wavelength specified in the Schedule shall be used for sending messages by means of the Station.

4.—(1) The messages sent by means of the Station in pursuance of clause 2 hereof shall be in such form as shall from time to time be approved by the Governor in writing.

(2) The Station shall not be used for any purpose whatsoever other than the sending and receiving or the receiving of the messages, the sending and receiving or the receiving of which thereby is expressly authorized by clause 2 of these presents and in particular -without prejudice to the generality of this provision the Licensees shall not without the consent in writing of the Governor—

(a) use the Station for the sending and receiving or the receiving of news or any messages on the business or private affairs of the Licensees, their members or of any other person, or

(b) receive any money or other valuable consideration in respect of the transmission of any messages by means of the Station.

5. The Licensees shall keep a copy of every message sent by means of the Station and a record of the date and time of its despatch. All copies and records shall be retained for one year and shall be produced for inspection by an officer of the Cyprus Government duly authorized by the Governor at all reasonable times.

6.—(1) The Licensees shall not, by the sending or receipt of any message by means of the Station or otherwise by the use thereof, interfere with Naval Signalling, Army Signalling or Government Aircraft Signalling.

(2) Whenever the operators at the Station perceive through the medium of the instruments used by them or otherwise that Naval Signalling, Army Signalling or Government Aircraft Signalling is being interfered with they shall refrain from using the Station until all indication that such Signalling is being interfered with shall have ceased.

(3) The Licensees shall, if and whenever so required in writing by the Governor, cease to use the Station for such period (not exceeding two hours in any one day) as may be specified by the Governor.

(4) If the Governor is of opinion that the working of the Station is inconsistent with the free use of Naval Signalling, Army Signalling or Government Aircraft Signalling, as the case may be, the Licensees shall, when required in writing by the Governor, close such Station.

(5) These provisions for the protection of Naval Signalling, Army Signalling and Government Aircraft Signalling shall be construed to be without prejudice to the generality of any other provisions of this Licence.

7. The Licensees shall observe and perform the provisions of the Radiotelegraph Convention so far as they are applicable to the Station.

8. A master oscillator or other method of control of tuning approved by the Governor shall be used at the Station and the frequency of the waves emitted therefrom shall be as constant and free from harmonics as is reasonably possible.

9.—(1) The Licensees shall so work the Station as not to interfere with the working of any Wireless Telegraphy Station established in Cyprus or the territorial waters abutting on the coasts of Cyprus (whether on shore or on any ship or in any aircraft) by or for the purpose of the Governor or any Department of Her Majesty's Government or for commercial purposes and in particular with the transmission of any messages between or at Wireless Telegraphy Stations established as aforesaid on land and Wireless Telegraphy Stations established on ships at sea or in any aircraft. (2) With a view to preventing such interference as aforesaid the Licensees shall comply with all directions which shall be given to the Licensees by the Governor :--

- (a) with respect to all arrangements to be adopted for the purpose of securing syntonized apparatus or for enabling the messages exchanged by means of the Station to be distinguished from those emanating from any other Wireless Telegraphy Station, and
- (b) with respect to any alteration of messages which the Governor may think necessary, and
- (c) generally with respect to avoiding interference between one Wireless Telegraphy Station and another.

(3) Apparatus shall be deemed to be "syntonized" when the sending apparatus is so adjusted as to communicate with a receiver which has a corresponding adjustment and to produce as little effect as possible on a receiver not having a corresponding adjustment.

10. The Station shall be worked only by persons holding First or Second Class Certificates of Proficiency in Radiotelegraphy issued by Her Majesty's Postmaster-General for the United Kingdom.

11. The Station shall not without the consent in writing of the Governor be altered or modified in respect of any of the particulars mentioned in the Schedule hereto.

12. The Licensees shall at all times indemnify the Governor against all actions, claims and demands which may be brought or made by any corporate company or person in respect of any injury arising from any act licensed or permitted by these presents.

13. The Licensees shall so far as possible refrain from receiving by means of the Station messages not intended for receipt thereby and if any such messages (and in particular without prejudice to the generality of this provision messages sent by Naval Signalling, Army Signalling or Government Aircraft Signalling or by any British Government Station) shall involuntarily be received at the Station the Licensees shall not divulge the existence or the contents thereof to any person (other than to an Officer duly authorized by the Governor or a competent legal tribunal) or reproduce such messages in writing or make use thereof.

14. The Licensees shall forthwith pay to the Postmaster-General for and in respect of the Licence hereby granted a sum of _______ and in addition thereto a sum of three pounds on the 1st day of January in each year during which the Licence remains valid.

15. The Postmaster-General and his duly authorized officers may at all reasonable times enter upon the Station for the purpose of inspecting and may inspect any apparatus fixed or being in such places, respectively, for the purpose of sending and receiving messages by wireless telegraphy and all other telegraphic instruments and apparatus fixed or being therein and the working and user of such apparatus and telegraphic instruments, respectively.

16.—(1) The Station shall be so worked by the Licensees as not either directly or indirectly to interfere with the efficient or convenient maintenance working or user of any telegraphic line which may from time to time exist or to expose any such line to risk of damage or to risk of interference with the efficient or convenient working or user thereof.

(2) In case any such telegraphic line shall be damaged or the efficient working or user thereof shall be wholly or partially interrupted or otherwise interfered with and the Postmaster-General shall certify in writing under his hand that such damage, interruption or interference has been caused directly or indirectly by the construction and working of the Station, the Licensees shall on demand pay to the Governor all costs that shall be reasonably incurred in repairing such damage and in removing or altering such telegraphic line so as to restore the same to efficient working order and in adding thereto or substituting therefor either temporarily or permanently any other telegraphic line if the said Postmaster-General shall certify that such addition or substitution is reasonably required.

(3) For the purpose of this clause the expression "telegraphic line" includes telegraphic line belonging to or worked by any body of persons or person.

17. Except with the consent in writing of the Governor the Licensees shall not assign, underlet or otherwise dispose of or admit any other person or body to participate in the benefit of the licences, powers or authorities hereby granted or any of such licences, powers or authorities.

18.—(1) If and whenever in the opinion of the Governor an emergency shall have arisen in which it is expedient for the public service that Her Majesty's Government or the Government of Cyprus shall have control over the transmission of telegrams by means of the Station it shall be lawful for the Governor to direct and cause the Station or any part thereof to be taken possession of in the name and on behalf of Her Majesty and prevent the Licensees from using it and to cause the Station to be used for Her Majesty's Service and in that event any person authorized by the Governor may enter unto the Station Offices and Works of the Licensees and take possession thereof and use the same as aforesaid.

(2) The Licensees shall not be entitled to claim compensation from the Governor in respect of any loss sustained by them on account of the exercise of the powers conferred on him by sub-clause (1) hereof or for the use of the Station in pursuance thereof or otherwise howsoever : Provided always that the Governor shall recompense the Licensees in respect of damage caused to the Station otherwise than by fair wear and tear.

19. These presents shall be valid and effective and shall continue in force until determined by the Governor by a notice in writing as provided by clause 20 hereof.

20. The Governor may at any time by one month's notice in writing to the Licensees revoke and determine the licences, powers and authorities hereinbefore granted and each and every of them and upon the expiration of such period of one month as aforesaid these presents and the said licences, powers and authorities and each and every of them shall absolutely cease, determine and become void : Provided always that no such revocation or determination as aforesaid shall prejudice or affect any right of action or remedy which shall have accrued or shall thereafter accrue to the Governor or the Licensees under any conditions or provision herein contained.

21. Nothing in these presents contained shall prejudice or affect the right of the Governor from time to time to establish, extend, maintain and work any system or systems of telegraphic communication (whether of a like nature to that hereby licensed or otherwise) in such manner as he shall in his discretion think fit nor shall anything herein contained prejudice or affect the right of the Governor from time to time to grant licences relative to the working and user of telegraphs (whether of a like nature to those hereby licensed or otherwise) or the transmission of messages in any part of the Colony of Cyprus by means of wireless telegraphy or by any other means to any person or persons whomsoever and (save as in this Licence expressly provided) nothing herein contained shall be deemed to authorize the Licensees to exercise any of the powers or authorities conferred on or acquired by the Governor by or under the Wireless Telegraphy Law, 1952.

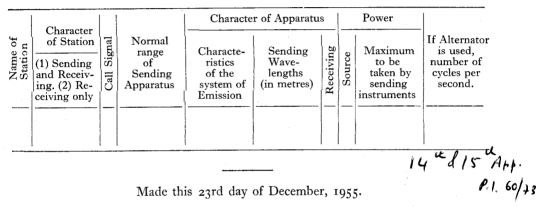
22. Any notice, request or consent (whether expressed to be in writing or not) to be given by the Governor under these presents may be signed by the Postmaster-General or any other officer duly authorized by him and may be served by being sent in a registered letter addressed to the Licensees or their agent resident in Cyprus for the time being and any notice to be given by the Licensees under these presents may be served by being sent in a registered letter addressed to the Postmaster-General, General Post Office, Nicosia, Cyprus.

23. These regulations shall come into force on the 1st January, 1956.

In witness whereof the Governor and the Licensees have hereunto set their hands and seals the day and year first before written.

Signed, sealed and delivered by the Governor in the presence of :
Signed, sealed and delivered by
in the presence of :

THE SCHEDULE HEREINBEFORE REFERRED TO. PARTICULARS.



Made this 23rd day of December, 1955.

By Command of His Excellency the Governor,

J. W. SYKES, Administrative Secretary.

(M.P. 10500/54.)

No. 827. THE MUNICIPAL CORPORATIONS LAW.

CAP. 252 AND LAWS 11 OF 1950, 31 OF 1951, 20 OF 1953, 29 OF 1954, 57 OF 1954 AND 14 OF 1955.

BYE-LAWS MADE BY THE COUNCIL OF THE MUNICIPAL CORPORATION OF NICOSIA.

In exercise of the powers vested in them by section 125A of the Municipal Cap. 252. Corporations Law and of every other power thereunto enabling, the Council 11 of 1950 of the Municipal Corporation of Nicosia, with the concurrence of the 31 of 1951 Commissioner of Police hereby make the following bye-laws Commissioner of Police, hereby make the following bye-laws :---

29 of 1954 57 of 1954 14 of 1955.

1. These bye-laws may be cited as the Nicosia Municipal (Traffic) (Amendment) Bye-laws, 1955, and shall be read as one with the Nicosia Supplement Municipal (Traffic) Bye-laws, 1955, and shall be read as one with the Pricesia No. 3: Bye-laws ") and the principal Bye-laws and these bye-laws may together 19.11.1952. be cited as the Nicosia Municipal (Traffic) Bye-laws, 1952 to 1955.

Gazettes :

2. Paragraph (1) of bye-law 2 of the principal Bye-laws is hereby amended by the insertion therein, in their proper alphabetical places, of the following definitions :---

"' parking' means the standing stationary of a motor car or cart for any period of time or for such limited time as indicated by a sign;

'standing' means the standing stationary of a motor car or cart for any period not exceeding ten minutes or for such other period of time as indicated by a sign;".

3. Bye-law 3 of the principal Bye-laws is hereby deleted and the following bye-law substituted therefor :—

"3.—(1) The Council may, from time to time, with the prior concurrence of the Commissioner of Police, by public notification—

- (a) prohibit or restrict standing or parking of motor cars and carts at any place in any street;
- (b) fix places at which motor cars and carts shall stand or be parked when not actually in motion.

(2) Whenever standing or parking of motor cars and carts is prohibited or restricted at any place the Council shall exhibit at such place adequate signs indicating that standing or parking is prohibited or restricted, and thereafter, subject to the provisions of these bye-laws, no motor car or cart shall stand or be parked contrary to such signs.

(3) Whenever any place is fixed as a stand or a parking place for motor cars and carts the Council shall exhibit at such place adequate signs indicating that it is a stand or a parking place, the type and number of such motor cars and carts which may stand or be parked, and, thereafter, subject to the provisions of these bye-laws, no motor car or cart shall stand or be parked at that place other than in accordance with such signs."

4. Bye-law 4 of the principal Bye-laws is hereby deleted.

5. Bye-law 5 of the principal Bye-laws is hereby deleted.

6. Bye-law 14 of the principal Bye-laws is hereby amended by the addition thereto, immediately after sub-paragraph (j) thereof, of the following sub-paragraphs :---

- "(k) he shall not stop his motor car within 25 feet of a pedestrian crossing on that side of the crossing and on that side of the road from which vehicles approach the crossing unless such motor car stops for the purpose of permitting pedestrians to cross the road by the crossing or by reason of an enforced stoppage or owing to the necessities of traffic or when signalled to stop by a police officer in uniform;
- (l) he shall stop his motor car and yield the right of way to pedestrians using a pedestrian crossing or about to use a pedestrian crossing when a pedestrian has signalled or clearly indicated his or her intention to cross;
- (m) he shall not, unless he be the driver of an omnibus, otherwise than by reason of an enforced stoppage or owing to the necessities of traffic stop his motor car within 25 feet from any sign indicating that it is a stop for omnibuses;
- (n) at a roundabout or uncontrolled cross-roads he shall give way to vehicles approaching from his right."

The above bye-laws have been approved by His Excellency the Governor. (M.P. 1093/55.)

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

BYE-LAWS MADE BY THE IMPROVEMENT BOARD OF PEYIA.

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 Peyia hereby make the following bye-laws :-

1. These bye-laws may be cited as the Villages (Administration and Improvement) Pevia (Amendment) Bye-laws, 1955, and shall be read as one with the Villages (Administration and Improvement) Peyia Bye-laws, 1951 with the Villages (Administration and Improvement) Peyia Bye-laws, 1951 No. 3: and 1955 (hereinafter referred to as "the principal Bye-laws") and the 18.7.1951 principal Bye-laws and these bye-laws may together be cited as the Villages 27.1.1955. (Administration and Improvement) Peyia Bye-laws, 1951 to 1955.

2. Bye-law 26 of the principal Bye-laws as set out in Notification No. 54, Gazette Supplement No. 3 of the 27.1.55 is hereby amended as follows :--

- (i) by the deletion from items (a), (b), (c), (d), (e), (f), (g) and (h) thereof of the figures 2/-, 4/-, 1/3, -/8, -/8, 1/3, 2/- and 2/6 and by the substitution therefor of the figures and words 100 mils, 200 mils, 68 mils, 45 mils, 45 mils, 68 mils, 100 mils and 133 mils respectively;
- (ii) by the deletion from the proviso thereto of the figures and words 2 shillings (line 2) and the substitution therefor of the figures and words 100 mils.

3. Bye-law 37 of the principal Bye-laws is hereby repealed and the following bye-law is substituted therefor :---

Bye-law 37.-(1) The following fees shall be paid by every person exposing for sale any perishable goods in the market of perishable goods, Mils. that is to say :-

- (a) When the value of such goods is under 100 mils 10
- (b) When the value of such goods exceeds 100 mils but does not exceed 200 mils 18 • •
- (c) When the value of such goods exceeds 200 mils but does not exceed 400 mils . . 23
- (d) When the value of such goods exceeds 400 mils but does not exceed 750 mils 28 . .
- (e) When the value of such goods exceeds 750 mils but does not exceed $f_{1.000}$ ••• 33
- (f) When the value of such goods exceeds $f_{1.000}$ but does not • • exceed £ 2.000 50 . .
- (g) When the value of such goods exceeds $\pounds 2.000$ but does not exceed $f_{4.000}$.. 100

(2) If the value of such goods exceeds $f_{4,000}$ mils, a fee of 22 mils for each additional pound or fraction thereof shall be added to the aforementioned fee of 100 mils. For perishable goods sold under a permit from the inspector at any place other than the market of perishable goods, a fee of 5 mils for every 20 okes or part thereof shall be paid.

4. Bye-law 51 (1) of the principal Bye-laws as set out in Notification No. 54, Gazette Supplement No. 3 of the 27.1.55 is hereby amended by the deletion from sub-paragraphs (a), (b), (c), (d) and (e) thereof of the figures 1/3, -/8, 2/-, 4/- and 6/- and the substitution therefor of the figures and words 68 mils, 45 mils, 100 mils, 200 mils and 300 mils respectively.

5. Bye-law 58 (1) of the principal Bye-laws as set out in Notification No. 54, Gazette Supplement No. 3 of the 27.1.55, is hereby amended by the deletion from items (a), (b) and (c) thereof of the figures 2/-, 4/- and 6/and the substitution therefor of the figures and words 100 mils, 200 mils and 300 mils respectively.

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No. 828.

Gazettes: Supplement 6. Bye-law 65 (1) of the principal Bye-laws is hereby amended by the deletion therefrom of the words "3 piastres" (line 2) and the substitution therefor of the figure and word "18 mils".

7. Bye-law 75 (1) of the principal Bye-laws as set out in Notification No. 54, Gazette Supplement No. 3 of the 27.1.55 is hereby amended by the deletion from items (a), (b), (c), (d), (e), (f), (g) and (h) thereof of the figures 3/-, 2/-, 3/-, -/6, -/6, -/3, -/3 and -/4 and the substitution therefor of the figures and words 150 mils, 100 mils, 150 mils, 33 mils, 33 mils, 18 mils, 18 mils, 18 mils and 23 mils respectively.

8. Bye-law 82 of the principal Bye-laws is hereby amended by the deletion from items (a), (b), (c) and (d) thereof of the figures 2/-, 1/-, -/2 and 1p. to 20s. and the substitution therefor of the figures and words 100 mils, 50 mils, 10 mils and 5 mils to $f_{,1.000}$ respectively.

9. Bye-law 110 (4) of the principal Bye-laws is hereby amended by the deletion therefrom of the figure and word "5 shillings" (line 2) and the substitution therefor of the figure and word "250 mils".

10. Bye-law 117 of the principal Bye-laws is hereby amended by the deletion from sub-paragraphs (a) and (b) thereof of the figures $\pounds 2$ and $\pounds 3$ (line 2 in both cases) and the substitution therefor of the figures $\pounds 2.000$ and $\pounds 3.000$ respectively.

11. Bye-law 135(2) of the principal Bye-laws (as set out in the model bye-laws published in Supplement No. 3 to the *Gazette* of the 14th March, 1951), is hereby amended by the deletion therefrom of the words "five shillings" (line 2) and the substitution therefor of the words "250 mils".

12. Bye-law 136 (2) of the principal Bye-laws is hereby amended by the deletion therefrom of the words "forty shillings" and the substitution therefor of the words "two pounds".

13. Bye-law 139 (3) of the principal Bye-laws is hereby amended by the deletion therefrom of the words "ten shillings" and "one shilling" (lines 1 and 2 respectively) and the substitution therefor of the words "500 mils" and "fifty mils" respectively.

14. Bye-law 155 (2) of the principal Bye-laws is hereby amended by the deletion from sub-paragraphs (a), (b), (c) and (d) thereof of the figures -/2, -/3, -/5 and 1/- and by the substitution therefor of the figures and words 10 mils, 18 mils, 28 mils and 50 mils respectively.

15. Bye-law 171 of the principal Bye-laws is hereby amended by the deletion therefrom of the words and figures "one shilling" and " $4\frac{1}{2}$ piastres" (line 3) and the substitution therefor of the words " 50 mils" and " 25 mils" respectively.

16. Bye-law 172 (4) of the principal Bye-laws is hereby amended by the deletion from items (a) and (b) thereof of the figures 3/- and 2/- and the substitution therefor of the figures and words 150 mils and 100 mils respectively.

17. Bye-law 173 (2) of the principal Bye-laws is hereby amended by the deletion therefrom of the words "six plastres" (at the end thereof) and the substitution therefor of the words "thirty-three mils".

18. Bye-law 178 (1) of the principal Bye-laws is hereby amended as follows :---

(1) By the deletion therefrom of the words "one para per oke in respect thereof" (line 4) and the substitution therefor of the figures and words '5 mils for every 40 okes or part thereof".

(2) By the deletion of the provisoes thereto.

19. Bye-law 179 of the principal Bye-laws is hereby amended by the deletion therefrom of the words "four and a half piastres" (line 3) and the substitution therefor of the words "twenty-five mils".

20. Bye-law 185 (1) of the principal Bye-laws is hereby amended by the deletion therefrom of the words "An annual fee not exceeding : shillings" (line 3) and of the figures "10/-, 10/-, 10/-, 10/-, 40/-, 40/-, 40/- and 40/-" opposite items (a), (b), (c), (d), (e), (f), (g) and (h) respectively and the substitution therefor of the words "An annual fee not exceeding : Mils." and of the figures and words 500 mils, 500 mils, 500 mils, 500 mils, 2,000 mils, 2,000 mils and 2,000 mils" respectively.

21. The Second Schedule to the principal Bye-laws is hereby repealed and the following Schedule substituted therefor :---

"SECOND SCHEDULE.

GOODS TO BE WEIGHED, MEASURED OR TESTED UNDER SECTION 26 OF THE LAW AND FEES PAYABLE FOR THE WEIGHING, MEASURING OR TESTING THEREOF.

			(1	Bye-le	aw :	177).					
			M	Minimum			Fees for any quantity in excess				cess
Item	G_{c}	oods.		weight. Fees.			of the minimum weight.				
No.				okes		Mils					
I. Almo	ndo			10				-	kes or par	-	:
2. Anise		••	••	20	••	5	••	20 0	-		•
		••	••		••	5	•••		,,	**	
3. Barle		••	••	20	••	5	••	40	**	"	
4. Bean	5 		••	20	••	5	••	20 8	>>	"	
5. Butte	r (of mill	() .)	•••	10	••	5	••	0	,,	>>	
6. Butte	r (other) such	n as			_					
	coline, ve			10	••	5	••	13	"	**	
7. Caro	bs, natur	al or gro	ound	40	••	5	••	40	,,	"	
	bs, natura		ouna,								
	exportat	tion	••	40	••	5	••	40	,,	"	
9. Char	coal	••	••	20	••	5	••	40	,,	,,	
10. Coal	• •	••	••	40	••	5	••	40	,,	,,	
11. Colo		•••	• •	20	••	5	••	20	,,	,,	
12. Cotte	on, ungin	ned	••	40	••	10	••	20	>>	"	
13. Cotto		d	••	20	••	10	۰.	13	,,	**	
14. Cotto	on seed	••	••	20	••	5	••	40	>>	"	
15. Cum	in seed	••		20	••	10	••	13	,,	,,	
16. Fave		• •	••	20	••	5	••	40	,,	,,	
17. Flou	r		• •	20	• •	5	••	40	,,	,,	
	t, fresh										
	anges an			10	••	5	••	40	,,	,,	
19. Frui	t, dry (ra	isins, d	ry or								
b	oiled)	••	• •	20	••	5	••	20	,,	,,	
20. Frui	ts, dry,	with	shell								
re	moved	••	••	10	• •	. 5	••	20	,,	,,	
21. Fuel				40	••	5	••	40	,,	,,	
22. Gyp	sum	• •		40	••	5	••	40	,,	,,	
23. Gyp	sum on	export	tation								
0	itside the	e Colon	у	75	••	10	• •	40	**	"	
24. Haze	lnuts		•••	10	• •	5	••	20	,,	,,	
25. Hay				40		5		40	,,	,,	
26. Kon	ary			20		5	••	20	,,	,,	
27. Lim				40	• •	5		40	,,	,,	
28. Lins				20		5		20	,,	,,	
29. Mav				20		5		20	"	,,	
30. Nut				10		5		20	,,		
31. Oats				20		5		40	23		
32. Oliv		••		10	、 . .	18		·4		**	
								•	••		

Item Goods. No.			Minim u m weight. Fees okes Mils			. с	Fees for any quantity in exc of the minimum weight. 5 mils for every :			
33. Oil,	other	÷ •	• •	10		18		4 ol	tes or pa	rt thereof
34. Oliv	ves	• •		20		5		20	,,	37
35. Oliv	ve stones	••	• •	40		5		40	"	.,
36. Oni	ons	••		20		5		40	,,	»»
37. Peas	s and other	pulse	۰.	20		5	••	20	,,	,,
	atoes	•••		20		5		20	,,	,,
39. Pun	nice stone			40		5		40	,,	,,
40. Sesa		••		20		5		20	,,	"
41. Silk		••		3		18		4	,,	,,
	cocoons, d	ry		ıо́		18		4	,,	
	cocoons, f		• •	5		10		4	,,	,,
44. Stra				40		5		40	,,	,,
	aw on expo	tation o	ut-			v		•		
	ide the Col			75		10		40	,,	,,
46. Sun	nac	• •		40		5	••	40	,,	,,
47. Ter	ra umbra,	natural,	in	•		-				
1	umps or gr	ound	••	40		5		40	,,	,,
48. Ter	ra umbra, o	calcined	, in	-		-				
1	umps or gr	ound		40		10		20	,,	,,
49. Vet	ches	••	۰.	20		5	••	20	,,	,,
50. Vik	os	••	• •	20				20	,,	,,
51. Wh	eat			20		5		20	,,	,,
52. Wit	nes and spin	rits		20	• •	5		20	,,	,,
53. Wo	od		• •	40		5		40	,,	,,
54. Wo	ol			40	• •	110		2	,,	,,
55. Ziv	ania:Weig esting by Si	ghing an kes's hyd	nd dro-							
	neter .		•	.40		55		4	,,	,,
56. Ziv	ania : We	ighing a	and	. 1		55		1	,,	
	esting by									
	nydrometer	••	••	40		55		4	3 3	••
Item No.	Goods.		Fees for any quant Minimum Fees. excess of the minin measure. Mils measure. Mils per hundred part thereof.					e minimum ure. undred or		
57. Len	nons	••	••	100		••	18	••	5	

57. Lemons				5 5
59. Oranges (other kinds) and grapefruit	100	•••	18	5

Fees shall be calculated on the actual weight of the goods weighed at the above rates :

Provided that-

- (a) Fractions under 2 mils shall not be collected.
- (b) For fractions of over 3 mils up to 5, a fee of 5 mils shall be collected.
- (c) For fractions of over 5 mils to 9 mils inclusive, a fee of 10 mils shall be collected:

Provided also that the minimum fee for any one weighing, or measuring or testing shall be 5 mils."

The above bye-laws have been approved by the Administrative Secretary.

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

BYE-LAWS MADE BY THE IMPROVEMENT BOARD OF ARADHIPPOU.

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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 Aradhippou hereby make the following bye-laws :-

I. These bye-laws may be cited as the Villages (Administration and Gazettes : Improvement) (Aradhippou) (Amendment) Bye-laws, 1955, and shall be read as one with the Villages (Administration and Improvement) (Aradhippou) Bye-laws, 1951 to 1953 (hereinafter referred to as "the principal Bye-laws") 12.9.1951 and the principal Bye-laws and these bye-laws may together be cited as the 16.1.1952 Villages (Administration and Improvement) (Aradhippou) Bye-laws, 1951 to 1955.

2. Bye-law 75 (1) of the principal Bye-laws is hereby amended as follows :-

(i) by the deletion of items (b) and (d) and the figures and words appearing opposite such items and the substitution therefor of the following new items and figures :---

(b)	for every	ox	••	••	•••	100 mils.
	for every		••	••	••	50 mils."

(ii) by the insertion immediately after item (h) thereof of the following new items, words and figures :---

"(i)	for every	ass		••	••	••	50 mils.
(i)	for every	sheep	and g	oat	••	• •	30 mils."

3. Bye-law 162 (2) of the principal Bye-laws is hereby amended by the deletion therefrom of the words " not exceeding one month " (line 3).

4. Bye-law 163 of the principal Bye-laws is hereby amended as follows :---

- (i) By the insertion immediately after sub-paragraph (c) of paragraph (1) thereof of the following sub-paragraph :-
 - "(d) For a period of one year a fee, to be determined by the Board in each case, not exceeding $f_{,50,000}$ mils."
- (ii) By the insertion, immediately after paragraph (2) thereof, of the following paragraphs :---

"(3) The Board shall charge a duty (hereinafter in this Chapter and in the Third Schedule hereto called 'Entertainment Duty') on all tickets sold or issued free of charge for admission to any public entertainment.

(4) The entertainment duty shall be at the rates set out in the Third Schedule hereto and shall be payable by the manager.

(5) The entertainment duty shall be levied by special stamps to be printed by the Board and to be sold by the Board to the managers.

(6) No person shall be admitted to any public entertainment except against a ticket, even though such ticket is issued free of charge.

(7) An inspection coupon shall be attached to each ticket and such coupon shall be detached from the ticket by the ticket collector upon entry of the ticket holder to the public entertainment. The ticket itself shall be kept by the ticket holder until the public entertainment is over.

(8) The correct price of each ticket shall be stated thereon.

No. 829.

Supplement No. 3: 18.4.1951 13.8.1953.

(9) Any person selling or issuing tickets shall affix on each ticket prior to its sale or issue to any person, the appropriate stamp in accordance with the rates set out in the Third Schedule hereto, and such person shall cancel any stamp so affixed by him, dating, sealing or otherwise making it impossible to re-use such stamp.

(10) The Board may grant any reduction of or exemption from the entertainment duty, upon application in writing by the organisers of any of the following entertainments :—

(a) Any sports competition;

- (b) Any public entertainment the proceeds of which is destined for religious or charitable purposes ;
- (c) Any public entertainment of a wholly educational or scientific character;
- (d) Any public entertainment which is provided for partly educational or partly scientific purposes by a society, institution or committee not conducted or established for profit.

(11) The Board or a representative of the Board duly authorized in that behalf by the Chairman of the Board in writing shall have the right to enter any public entertainment and examine any ticket whether at the cash desk with the ticket collectors, orderlies, purchasers or otherwise in order to ascertain whether the provisions of this Bye-law and of the Third Schedule hereto are being complied with.

(12) Any person who---

- (a) sells or offers for sale any ticket the price of which has not been stated at all or the price of which is stated incorrectly or sells or offers for sale any ticket at a price higher than that stated on the ticket;
- (b) sells or issues any ticket not bearing a stamp or bearing a stamp of insufficient value;
- (c) in any way whatever hinders the Board or its representative from entering any public entertainment or examining the tickets or renders such examination nugatory by not returning the ticket to the purchaser or person to whom it has been issued;
- (d) admits any person or allows the admission of any person to any public entertainment without a ticket or against a ticket which is not in accordance with the provisions of this section of the bye-laws;
- (e) takes off from any ticket a cancelled stamp for the purpose of re-using such stamp or affixes a stamp that has already been used once to any ticket; or
- (f) otherwise contravenes the provisions of this section of the bye-laws,

shall be guilty of an offence against the bye-laws.

(13) For the purposes of this bye-law 'manager' means the person in whose name the licence for a public entertainment is granted or any person under whose supervision, care or management, the public entertainment is carried out, or the person who is the owner or occupier of the building, tent or place in or on which the public entertainment takes place:

Provided that if the licence for public entertainment is granted in the name of two or more persons each of them shall be severally and jointly responsible for the carrying out of the provisions of this bye-law."

"THIRD SCHEDULE.

ENTERTAINMENT DUTY.

(Bye-law 163 (3).)

- (a) On each ticket of the value not exceeding 50 mils, a stamp of five mils should be affixed.
- (b) On each ticket of the value between 50 mils and 75 mils, a stamp of 10 mils should be affixed.
- (c) On each ticket of the value between 75 mils and 100 mils a stamp of 15 mils should be affixed.
- (d) For every ticket the value of which exceeds 100 mils a stamp of 20 mils should be affixed."

The above bye-laws have been approved by the Administrative Secretary. (M.P. 1111/51.)

No. 830.

THE POLICE LAW.

CAP. 265 AND LAWS 24 OF 1953, 31 OF 1954, 21 OF 1955, 39 OF 1955 AND 48 OF 1955.

REGULATIONS MADE BY THE COMMISSIONER OF POLICE WITH THE APPROVAL OF THE GOVERNOR UNDER SECTION 58.

In exercise of the powers vested in me by section 58 of the Police Law, I, Cap. 265 the Commissioner of Police, with the approval of the Governor, do hereby make the following Regulations :--

Cap. 265 24 of 1953 31 of 1954 21 of 1955 39 of 1955 48 of 1955,

1. These Regulations may be cited as the Police (United Kingdom Unit) Regulations, 1955, and shall be read in conjunction with the Police Regulations, 1947 to 1955 (hereinafter referred to as "the principal Regulations").

Gazettes : Suppl. No. 3: 18.12.1947 4.11.1948 29. 9.1949 6. 4.1950 15. 7.1954 22. 9.1955.

2. The principal Regulations shall apply to police officers who are members of the Unit of the Force known as "the United Kingdom Unit" (hereinafter referred to as "the Unit") subject to the provisions of these Regulations.

3. Where it is alleged that any member of the Unit has committed any disciplinary offence under the principal Regulations the matter shall be reported to the Officer-in-charge of the Unit.

4. Upon the receipt of any report referred to in regulation 3 of these Regulations, the Officer-in-charge of the Unit shall investigate the matter with a view to ascertaining whether or not there is a *prima facie* case to support a charge for the commission of a disciplinary offence.

5. In carrying out any investigation as aforesaid the Officer-in-charge of the Unit shall obtain statements from such witnesses as he deems necessary and shall also ask the accused police officer whether he wishes to make any statement concerning the allegation.

6. The Officer-in-charge of the Unit may appoint a suitable member of the Unit, acting under his directions, to assist him in carrying out an investigation as aforesaid, 7. If, as the result of the investigation carried out, the Officer-in-charge of the Unit is of the opinion that there is a *prima facie* case to support a charge, he shall prepare the charge and arrange for the case to be enquired into and tried by the Commissioner.

8. At the trial of any member of the Unit by the Commissioner the Officer-in-charge of the Unit may either act as presenting officer himself or he may appoint a member of the Unit to act as such. The accused police officer shall be entitled to have a friend to assist him with his defence.

9. The trial of any member of the Unit by the Commissioner shall be conducted, as nearly as may be, in accordance with the regulations in force for the time being in the United Kingdom for the trial of police officers for disciplinary offences.

10. The decision of the Commissioner to impose any punishment in any case tried by him under these Regulations is subject to appeal to the Governor within seven days from the date of the communication of the decision of the Commissioner to the accused police officer and the decision of the Governor shall be final:

Provided that where the punishment imposed is one of dismissal, requirement to resign or reduction in rate of pay, such punishment shall not be carried out without the confirmation thereof by the Governor, and the police officer concerned shall have the right to appeal to the Secretary of State against the imposition of such punishment within fourteen days of the communication to him of the Governor's confirmation of the punishment.

Made with the approval of the Governor this 28th day of December, 1955.

G. H. ROBINS, Commissioner of Police.

No. 831.

THE IRRIGATION DIVISIONS (VILLAGES) LAW. CAP. 111.

In pursuance of the provisions of section 19 of the Irrigation Divisions (Villages) Law, the following rules made by the Committee of the Irrigation Division of Vizakia, in the District of Nicosia, are published in the *Gazette*.

IRRIGATION DIVISION OF VIZAKIA.

Rules.

These rules may be cited as the Irrigation Division of Vizakia (Amendment) Rules, 1955, and shall be read as one with the Irrigation Division of Vizakia Rules, 1934, 1952 and 1954 (hereinafter referred to as "the principal Rules ") and the principal Rules and these rules may together be cited as the Irrigation Division of Vizakia Rules, 1934 to 1955.

2. Rule 4 (c) of the principal Rules is hereby repealed and the following rule substituted therefor :—

"4.—(c) The treasurer shall receive a remuneration of five per centum of all rates and charges collected by him as in paragraph 4 (a) hereof: Provided that he shall be paid such of his out of pocket expenses as may be sanctioned by the Committee."

(M.P. 8247/55.)

Gazettes: 7.9.1934 Supplement No. 3: 12.3.1952 13.5.1954.

No. 832. THE WATER (DOMESTIC PURPOSES) VILLAGE SUPPLIES LAW. CAP. 311 AND LAWS 28 OF 1951 AND 12 OF 1952.

Bye-laws made by the Water Commission of Koutsovendis Village (Kyrenia District) UNDER SECTION 29.

In exercise of the powers vested in them by section 29 of the Water (Domestic Purposes) Village Supplies Law, the Water Commission of Koutsovendis village, in the District of Kyrenia, hereby make the following bye-laws :-

1. These bye-laws may be cited as the Village Domestic Water Supply (Koutsovendis) Bye-laws, 1955.

2.--(1) Subject to the provisions of paragraphs (2) and (3) of this bye-law, the Village Domestic Water Supply (Elea) Bye-laws, 1950, published in the Gazette of 1st November, 1950, shall-

(a) be deemed to be bye-laws made by the Water Commission of Koutsovendis and to be incorporated herein, and

(b) apply to the village of Koutsovendis.

(2) The bye-laws set out in Part I of the Schedule hereto shall be substituted for the corresponding bye-laws of the Village Domestic Water Supply (Elea) Bye-laws, 1950.

(3) Those bye-laws of the Village Domestic Water Supply (Elea) Bye-laws, 1950, mentioned in Part II of the Schedule hereto, shall not apply to the village of Koutsovendis.

SCHEDULE.

PART I.

(Bye-law 2 (2)).

BYE-LAWS TO BE SUBSTITUTED.

Bye-law 2.-In these bye-laws, unless the context otherwise requires-

"Commissioner" means the Commissioner of the District of Kyrenia and includes "Law" means the Water (Domestic Purposes) Village Supplies Law, and any law

"Village" means the value of Koutsovendis; "Value of Koutsovendis; "Water" means the water of the water supply; "Water Commission" means the Water Commission of Koutsovendis village;

"Water Supply " means the supply of water for domestic purposes used or constructed under the Law in the village of Koutsovendis and includes all wells, bores, reservoirs, dams, weirs, tanks, cisterns, tunnels, filter beds, conduits, aqueducts, mains, pipes, fountains, sluces, valves, pumps, channels, engines and other structures or appliances used or constructed for the storage, conveyance, supply, distribution, measurement or regulation of the water of such supply of water.

Bye-law 12 .-- The Water Commission shall, in every year, fix a uniform rate not exceeding one pound to be paid by every householder in the village for the maintenance of the water supply.

Bye-law 13.-The Water Commission shall, not later than the 30th of June in each year, post or cause to be posted in two conspicuous places in the village a notice under the signature of the Chairman of the Water Commission specifying the rate fixed for the year to which the notice relates, and such rate shall be paid by each householder in the village to the Water Commission not later than the 30th of November of the same year.

PART II.

(Bye-law 2 (3).)

BYE-LAWS NOT APPLICABLE.

Bye-laws 2, 12 and 13.

The above bye-laws have been approved by the Commissioner of the District of Kyrenia.

(M.P. 8251/55.)

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