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

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</tr>
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Total (155)
NOTIFICATION UNDER SECTION 7.

Whereas by Public Instrument No. 40 published in Supplement No. 3 to the Gazette No. 715 of 26 July, 1985 the Administrator declared the construction of the Southern Conveyor through the Dhekelia Sovereign Base Area to be an undertaking of public utility;

And whereas the Area Officer Dhekelia, in compliance with subsection (1) of Section 6 of the Land Acquisition Ordinance and by Public Instrument No. 69 of 1988, gave particulars of the land to be acquired in connection with the said undertaking of public utility (hereinafter referred to as "the land");

And whereas the Area Officer Dhekelia, in compliance with subsection (2) of the said Section forwarded to the Administrator the required recommendations, plan and particulars;

Now, therefore, in exercise of the powers vested in him by Section 7 of the Land Acquisition Ordinance, the Administrator hereby sanctions the acquisition of the land under the provisions of the Ordinance.

Dated this 24th day of November, 1988.

By the Administrator's Command,
A.J.H. ADAMS,
Chief Officer,
Sovereign Base Areas.
THE STANDARDS AND CONTROL OF QUALITY ORDINANCE, 1984
(Ordinance 4 of 1984).

REGULATIONS MADE BY THE ADMINISTRATOR UNDER SECTION 3.

In exercise of the powers vested in him under Section 3 of the Standards and Control of Quality Ordinance, 1984, the Administrator after consultation with Republican legislation dealing with the same matters in the Republic, hereby makes the following Regulations:

1. These Regulations may be cited as the Standards and Control of Quality Regulations, 1988 and shall be read as one with the Standards and Control of Quality Regulations, 1984 (hereinafter referred to as “the principal Regulations”).

2. The following Standard which is set out in detail in the Appendix hereto shall be applied without exception throughout the Sovereign Base Areas:

CYS 71:1985 — Date Marking of Food-stuffs.

/APPENDIX
APPENDIX

CYPRUS STANDARD FOR DATE MARKING
OF FOOD-STUFFS

1. SCOPE.

The scope of this standard is the marking of all packed food-stuffs with a date until which the quality of the food-stuffs shall be considered satisfactory.

2. DEFINITIONS.

2.1 Packing.

"Packing" includes a container made of metal, glass, plastic substance, paper or any other suitable material or wrapping which may cover a food-stuff wholly or partly.

2.2 Date Marking.

"Date marking" means the date until which the quality of the food-stuffs shall be satisfactory, under suitable conditions of storage.

2.3 Manufacturer.

"Manufacturer" includes an industrialist, a packer or a grower.

2.4 Food-stuff.

"Food-stuff" means food intended to be sold for human consumption and includes drinks, bottled water and other products of similar nature and usage, also items and substances which are used as ingredients in the preparation of food-stuffs.

2.5 Fruit.

"Fruit" means fresh fruit and includes fruit preserved in refrigerators also all kinds of citrus fruit.

2.6 Vegetables.

"Vegetables" mean all kinds of vegetables and include potatoes, onions, garlic, carrots, tomatoes and pulses.

2.7 Pulses.

"Pulses" mean beans, broad beans, peas, black-eyed beans, lentils, chick-peas either fresh or dried, whether skinned or not.

3. GENERAL REQUIREMENTS.

3.1 The modification, falsification or concealment of a date mark shall not be permitted.

3.2 The sale of food-stuffs which are date expired shall not be permitted for human consumption.
3.3 The responsibility for specifying the date marking, weighs upon the manufacturer except when such marking is specified in a special standard intended for a particular food-stuff.

3.4 In cases where certain food-stuffs require special storage conditions, these must be inscribed by the manufacturer upon the label.

4. DATE MARKINGS.

4.1 Date markings as indicated hereunder may be used, followed by the specific date:—

4.1.1 Date of expiry............
4.1.2 Best consumed by............
4.1.3 Use by............
4.1.4 Sell by............

4.2 For imported food-stuffs any parallel phraseology shall be acceptable.

4.3 For the purpose of determining the date marking, the following must be observed:—

4.3.1 For food-stuffs the quality of which, under suitable storage conditions is expected to be preserved for a period of three months, the date marking must at least contain, the day and month.

4.3.2 For food-stuffs the quality of which, under suitable storage conditions is expected to be preserved for a period in excess of three months, the date marking must at least contain the month and year.

4.4 For food-stuffs the quality of which, under suitable storage conditions is expected to be preserved for a period not exceeding six weeks, the date marking to be used must be: “sell by............”, containing the day and month. In such cases nevertheless, the marking must indicate the period of time after the “sell by” date within which the food-stuffs may retain their properties.

5. FOOD-STUFFS EXEMPTED FROM DATE MARKING.

5.1 Fresh fruit and vegetables which have not been skinned or split up.

5.2 Alcoholic drinks (except for bottled or canned beer).

5.3 Salt.

5.4 Products which, it is anticipated, will be consumed within twenty four hours from the time of packing.

5.5 Sugar and products the main ingredient of which is scented or coloured sugar.
5. 6 Chewing gum.

5. 7 Ice cream of single portion size. In packings where a number of single portion ice creams are contained, the appropriate date marking must be inscribed.

5. 8 Cheese which mellows in the course of or after packing.

This Regulation shall come into force as follows:—

(a) For importers and manufacturers with effect from 1 December, 1988.

(b) For salesmen, retailers and shopkeepers with effect from 1 May, 1989.

(c) For manufacturers, salesmen, retailers, shopkeepers and importers of non alcoholic drinks bottled in suitable glass containers with effect from 1 April, 1997.

Dated this 28th day of November, 1988.

By the Administrator's Command,

N.A. FULLER,
Acting Chief Officer,
Sovereign Base Areas.

(105/14)
THE FOREST ORDINANCE, 1980
(Ordinance 14 of 1980).

REGULATIONS MADE UNDER SECTION 24.

In exercise of the powers vested in him by Section 24 of the Forest Ordinance, 1980, the Administrator hereby makes the following Regulations:

1. These Regulations may be cited as the Forest (Amendment) Regulations, 1988 and shall be read as one with the Forest Regulations, 1980 (hereinafter referred to as "the principal Regulations").

2. Regulation 7 of the principal Regulations is hereby amended:

   (a) by deleting the proviso to paragraph (2) thereof and by substituting therefor the colon appearing at the end of the paragraph with a full stop;

   (b) by deleting paragraph (3) thereof and substituting therefor the following paragraph:

   "(3) The owner of the cattle may at any time before the expiration of the period prescribed in paragraph (2) of this Regulation claim such cattle upon payment of the costs and expenses incurred in connection with the poundage, keeping and maintenance of the same."

   (c) by deleting the words "the poundage fee and" appearing in the fourth line of paragraph (4) thereof and by adding the words, "poundage and" immediately before the word "maintenance" appearing in the fifth line thereof;

   (d) by deleting paragraph (5) thereof and by renumbering the existing paragraph (6) thereof as paragraph (5).

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

/APPENDIX
“APPENDIX
(Regulation 18)

<table>
<thead>
<tr>
<th>Licence</th>
<th>Fee</th>
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<tbody>
<tr>
<td>1. To erect, etc., a timber sawmill or wood utilising plant—</td>
<td></td>
</tr>
<tr>
<td>(a) exceeding 30 cub. m. capacity (the bark included) per day</td>
<td>£25 per year or part thereof.</td>
</tr>
<tr>
<td>(b) not exceeding 30 cub. m. capacity (the bark included) per day</td>
<td>£12 per year or part thereof.</td>
</tr>
<tr>
<td>2. To erect, etc., a wood burning steam engine</td>
<td>£12 per steam engine per year or part thereof.</td>
</tr>
<tr>
<td>3. To erect, etc., a wood burning still or furnace</td>
<td>£5 per still or furnace per year or part thereof.</td>
</tr>
<tr>
<td>4. To erect, etc., a wood burning kiln for the making of—</td>
<td>£5 for each kiln per year or part thereof.</td>
</tr>
<tr>
<td>(a) lime and gypsum</td>
<td>£12 for each kiln per year or part thereof.</td>
</tr>
<tr>
<td>(b) terra umbra</td>
<td>£5 for each kiln per year or part thereof.</td>
</tr>
<tr>
<td>(c) cement, pottery, tiles, bricks</td>
<td>£5 for each kiln per year or part thereof.</td>
</tr>
<tr>
<td>5. To make charcoal, pitch or tar</td>
<td>£5 per year or part thereof.</td>
</tr>
</tbody>
</table>

Dated this 28th day of November, 1988.

By the Administrator’s Command,

N.A. FULLER,
Acting Chief Officer,
Sovereign Base Areas.

(106/11)
THE LAND ACQUISITION ORDINANCE


RECOGNITION AS A PUBLIC BODY BY
THE ADMINISTRATOR UNDER SECTION 2.

In exercise of the powers vested in me under the definition of “undertaking of public utility” in Section 2 of the above-mentioned Ordinance, I, the Administrator hereby recognise the Akrotiri Village Health Commission as a public body, for the purposes of the said Ordinance.

Given under my hand this 1st day of December, 1988 at Episkopi.

J P W FRIEDBERGER,
Administrator,
Sovereign Base Areas.