

No. 209.

THE EMERGENCY POWERS (CYPRUS DEFENCE)  
REGULATIONS, 1939.

ORDER MADE BY THE COMPETENT AUTHORITY UNDER REGULATION 42.

In exercise of the powers in me vested by virtue of my appointment by the Governor as the Competent Authority for the purposes of Regulation 42 of the Emergency Powers (Cyprus Defence) Regulations, 1939, I hereby order as follows :—

1. This Order may be cited as the Defence (Kerosene) Order, 1939.
2. For the purposes of this Order—
  - “ kerosene ” means hydrocarbon mineral oil used for lighting and heating and in certain internal combustion engines ;
  - “ registered importer ” means a person registered under this Order as an importer of kerosene ;
  - “ registered retailer ” means a person registered under this Order as a retailer of kerosene.
3. Within two days of the date of the publication of this Order in the *Gazette*, every importer of kerosene, whether registered or not, shall complete and deliver to me in duplicate a declaration in the form set forth in Schedule A hereto, in respect of all kerosene of any description in his possession.
4. Any person who wishes to import kerosene shall make application to me, in the form set forth in Schedule B, for registration and no person other than a registered importer shall import any kerosene.
5. No importer other than a registered importer shall dispose of any kerosene in any way whatsoever.
6. No registered importer shall dispose of kerosene except to a registered retailer or to such person as may be authorized in writing by me or by the Commissioner of the District.
7. Each registered importer shall within twenty-four hours of taking delivery notify me of the arrival and amount of each new consignment of kerosene received by him and of the place or places where each such consignment is stored.
8. Each registered importer shall within two days after the last day of each month complete and deliver to the Commissioner of the District a return in duplicate in the form set forth in Schedule C hereto, in respect of each place of storage utilized by him within each District respectively.
9. After ten days from the date of the publication of this Order in the *Gazette*, no person other than a registered retailer shall dispose of kerosene by retail.
10. Any person wishing to sell or otherwise dispose of kerosene by retail shall complete and deliver in duplicate to the Commissioner of the District in which his premises are situated an application for registration as a retailer, together with a declaration in the form set forth in Schedule D hereto. The Commissioner may thereupon register such person as a registered retailer and give him a certificate accordingly.
11. No registered retailer shall purchase or otherwise obtain kerosene except from a registered importer or from another registered retailer.

12. Each registered retailer shall keep on his premises a register showing the name of each purchaser of kerosene, and the quantity thereof purchased by each such purchaser.

13. No registered retailer shall sell to any purchaser of kerosene more than one week's supply during any one week.

14. Each registered retailer shall within two days after the last day of each month complete and deliver to the Commissioner of his District a return in the form set forth in Schedule E hereto.

15. Every registered importer and every registered retailer shall permit such person as I, or the Commissioner of the District in which his premises are situated, may authorize in writing in that behalf, to enter upon his premises and make—

- (a) such enquiries or inspection therein ; and
- (b) such inspection of his books and papers,

as may be necessary for the purpose of ascertaining whether the provisions of this Order have been or are being complied with or of ascertaining the quantities of kerosene in his possession or of checking the correctness or accuracy of any declaration or return made by such registered importer or registered retailer under this Order.

16. Any person who—

- (a) acts in contravention of the provisions of this Order ; or
- (b) makes any false declaration or return under this Order,

shall be liable to the penalties prescribed in Regulation 63 (1) of the Emergency Powers (Cyprus Defence) Regulations, 1939.

SCHEDULE A.

[For Importers.]

The Defence (Kerosene) Order, 1939.

(Clause 3.)

The Competent Authority.

In compliance with clause 3 of the Defence (Kerosene) Order, 1939, I, <sup>I</sup>We .....  
 (full name).....of.....(full address) an importer of  
 kerosene, hereby declare that the only supplies of kerosene in <sup>my</sup>our possession are those  
 set out in the following table and that such supplies are at present stored at the place  
 or places mentioned after the description of each :—

Quantity (gallons)	Stored at (full address)

Date.....

(Signed).....

[For Importers.]

SCHEDULE B.

The Defence (Kerosene) Order, 1939.  
(Clause 4.)

The Competent Authority.

In accordance with clause 4 of the Defence (Kerosene) Order, 1939, <sup>I</sup>We .....  
(full name).....of..... (full address) hereby apply for  
registration as an importer of kerosene.

(Signed).....

Date.....

SCHEDULE C.

The Defence (Kerosene) Order, 1939.  
(Clause 8.)

The Commissioner,  
.....District.

Return required under clause 8 of the Defence (Kerosene) Order, 1939, of kerosene  
received into, held in stock at or distributed from the premises occupied by.....  
(full name)..... at..... (full address) during the  
month of.....19.....

Quantity held at date of last return (gallons)	Quantity since received into store. (gallons)	Quantities distributed during the month			Quantity in store at end of month (gallons)
		Date	Quantity (gallons)	To whom delivered	
				(a) registered retailer (b) consumer	

(Signed).....

Date.....

SCHEDULE D.

The Defence (Kerosene) Order, 1939.  
(Clause 10.)

The Commissioner,  
.....District.

Application for registration as a Retailer of Kerosene.

In compliance with clause 10 of the Defence (Kerosene) Order, 1939, <sup>I</sup>we hereby  
apply for registration as a retailer of kerosene at the premises occupied by me  
retailers of kerosene at the premises occupied by us  
at.....(full address) in the District of....., for  
retail to consumers and/or other registered retailers.

2. I We declare that during the last twelve months my our average monthly sales of all descriptions of kerosene have been as follows :—

Average monthly sales	(gallons).
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3. To the best of my our knowledge and belief, my our present stocks of kerosene are as follows :—

Quantity	(gallons).
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4. I We fully understand that under clause 10 of the Defence (Kerosene) Order, 1939, I am we are required to render monthly returns of all kerosene received and disposed of and that for this purpose it will be necessary for me us to ascertain accurately the volume of my our stocks at the close of business on the last day of each month.

5. I We fully understand that under clause 12 of the Defence (Kerosene) Order, 1939, I we are required to keep a register of sales showing the names of each purchaser and the quantity purchased by each such purchaser under section 13 and that I am we are not permitted to sell to any purchaser of kerosene more than one week's supply during any one week.

Date..... (Signed).....

[For Registered Retailer.]

SCHEDULE E.  
The Defence (Kerosene) Order, 1939,  
(Clause 14.)

To the Commissioner,  
.....District.

Return required under clause 14 of the Defence (Kerosene) Order, 1939, of kerosene disposed of during the month of.....19....

I certify that the figures given in the following table are correct and are taken from the register kept by me.

Quantity in stock as shown in last return (gallons)	Quantity received during month (gallons)	Quantity disposed of during month (gallons)	Quantity in stock at close of business on last day of month (gallons)
		(a) to other retailers (b) to consumers	

Date..... (Signed).....

B. J. SURRIDGE,  
Registrar of Co-operative Societies,  
Competent Authority.