

SCHEDULE.
Particulars :

<i>Village :</i>		
<i>Nicosia District :</i>		
Aradhiou	Erection of school building.
Argaki	Repairs and alterations to school building.
Avlona	Repairs to school building.
Ayios Vasilios	Repairs to school building.
Galini	Provision of teachers' dwellings.
Gourri	Erection of school latrines.
Kambos	Repairs to school building and erection of school latrines.
Kokkini Trimithia	Improvement of school garden and repairs to teacher's dwelling.
Orounda	Erection of school latrines.
Paleometokho	Repairs to school building.
Piyenia	Extension of teacher's dwelling.
Voni	Erection of school latrines.
<i>Larnaca District :</i>		
Athienou	Repairs to school building.
Mosphiloti	Erection of school latrines.
Pyrga	Repairs to teacher's dwelling.
<i>Limassol District :</i>		
Alassa	Erection of school latrines.
Dhoros	Improvement of school garden.
Omodhos	Erection of teacher's dwelling.
Pissouri	Repairs to school building and erection of school latrines.
<i>Famagusta District :</i>		
Akhyritou	Repairs to teacher's dwelling.
Ayios Seryios	Erection of teacher's dwelling.
Gypsos	Repairs to school building and surrounding wall and improvement of school yard.
Kondea	Provision of teacher's dwelling.
Limnia	Repairs to school building.
Liopetri	Extension of school building.
Lysi	Repairs to school building.
<i>Paphos District :</i>		
Dhrinia	Repairs to teacher's dwelling.
Dhrousha	Repairs to school building.
Kallepia	Repairs to school building and teacher's dwelling.
Lasa	Repairs to school building and teacher's dwelling and erection of school latrines.
Marathounda	Repairs to school building.
Miliou	Repairs to school building and erection of surrounding wall.
Neokhorio	Provision of teacher's dwelling and repairs to school building.
Salamiou	Repairs to school building.
Timi	Repairs to school building.
<i>Kyrenia District :</i>		
Ayios Yeoryios	Improvement of school latrines.
Kalogrea	Erection of school latrines and repairs to school building.
Karmi	Repairs to school building.
Koutsovendis	Repairs to school latrines.

Made at Nicosia, this 9th day of November, 1944.

(M.P. 1317/23/3.)

No. 360. THE AGRICULTURAL BANK OF CYPRUS LIMITED (SPECIAL PRIVILEGES) LAW, 1939.

REGULATIONS MADE UNDER SECTION 9.

H. M. FOOT,
Acting Governor.

I, the Acting Governor, in exercise of the powers conferred on the Governor by section 9 of the Agricultural Bank of Cyprus Limited (Special Privileges) Law, 1939, and of every other power thereunto enabling do hereby make the following regulations :—

1. These Regulations may be cited as the Agricultural Bank of Cyprus Limited (Special Privileges) Amendment Regulations, 1944, and shall be read as one with the Agricultural Bank of Cyprus Limited (Special Privileges) Regulations, 1939, (hereinafter referred to as "the principal Regulations"), and the principal Regulations and these Regulations may together be cited as the Agricultural Bank of Cyprus Limited (Special Privileges) Regulations, 1939 and 1944.

2. Sub-paragraph (2) of paragraph 4 in Form No. 8 in the Schedule to the principal Regulations is hereby deleted and the following sub-paragraph substituted therefor :—

- “(2) It is expressly agreed and it is an express term of this loan that—
 (i) the payments of the instalments in accordance with paragraph 2 hereof is of the essence of this bond; and
 (ii) the sum hereby borrowed shall be utilized by me solely for the following purposes that is to say—

.....
 and that if either of the above terms is not complied with the Bank may, by notice in writing to me, claim immediate payment of all the unpaid capital and interest under this bond, and upon such notice all the unpaid capital and interest shall become due and payable forthwith and the Bank may, in its discretion, proceed to the foreclosure of the mortgage, and where, after the sale of the mortgaged properties, there remains any balance due to the Bank by me, the Bank may proceed against me for the recovery of such balance in the manner provided for by Law.”

Made at Nicosia, this 7th day of November, 1944.

(M.P. 1546/37/2.)

No. 361. THE EMERGENCY POWERS (DEFENCE) ACTS, 1939 AND 1940.

REGULATIONS MADE BY THE ACTING GOVERNOR.

H. M. FOOT,
Acting Governor.

I, the Acting Governor, in exercise of the powers conferred on the Governor by the Emergency Powers (Defence) Acts, 1939 and 1940, as extended to the Colony by the Emergency Powers (Colonial Defence) Order in Council, 1939, the Emergency Powers (Colonial Defence) (Amendment) Order in Council, 1940 and the Emergency Powers (Colonial Defence) (Amendment) Order in Council, 1942, do hereby make the following regulations :—

1.—(1) These regulations may be cited as the Defence (Landing and Shipping Charges Law) Regulations, 1944, and shall be read and construed as one with the Landing and Shipping Charges Law, 1933 (hereinafter referred to as “the principal Law”). 1 of 1933

(2) The Interpretation Law, 1935, shall apply to the interpretation of these regulations as it applies to the interpretation of a Law. 26 of 1935

2. During the continuance in force of these regulations and notwithstanding anything in the principal Law contained, the Comptroller of Customs may at any time increase any rates for landing charges or portorage prescribed under the principal Law by an amount not exceeding one hundred per centum and may at any time reduce or revoke any such increase.

Made at Nicosia, this 8th day of November, 1944.

(M.P. 455/22/3.)

No. 362. THE EMERGENCY POWERS (DEFENCE) ACTS, 1939 AND 1940.

REGULATIONS MADE BY THE ACTING GOVERNOR.

H. M. FOOT,
Acting Governor.

I, the Acting Governor, in exercise of the powers conferred on the Governor by the Emergency Powers (Defence) Acts, 1939 and 1940, as extended to the Colony by the Emergency Powers (Colonial Defence) Order in Council, 1939, the Emergency Powers (Colonial Defence) (Amendment) Order in Council, 1940, and the Emergency Powers (Colonial Defence) (Amendment) Order in Council, 1942, do hereby make the following regulations :—

1.—(1) These regulations may be cited as the Defence (Boats Regulation Law) Regulations, 1944, and shall be read and construed as one with the Boats Regulation Law, 1884 (hereinafter referred to as “the principal Law”). 2 of 1884

(2) The Interpretation Law, 1935, shall apply to the interpretation of these regulations as it applies to the interpretation of a Law. 26 of 1935

2. During the continuance in force of these regulations and notwithstanding anything in the principal Law or in any other Law or public instrument contained, the Comptroller of Customs may at any time increase any rates for lighterage charges prescribed under the principal Law or any other Law or public instrument by an amount not exceeding one hundred per centum and may at any time reduce or revoke any such increase.

Made at Nicosia, this 8th day of November, 1944.

(M.P. 455/22/3.)