(c) in the case of cabarets, clubs or similar uses, 200 sq. ft. or, where the parking space is within an enclosed area, adequate space for parking one car, for every 800 sq. ft. of floor space to which the public or patrons have access, irrespective of whether such floor space be roofed or open to the sky;

(d) in the case of sports stadiums, 200 sq. ft. or, where the parking space is within an enclosed area, adequate space for parking one car, for every 100 sq. ft. of ground covered by grand stands.

(2) Where a building is to be used as an industrial building, or as a block of flats or offices or as a taxi office, or as an office or depot for public transport vehicles, the appropriate authority shall, as a condition of the permit, require the owner to provide and maintain such means of ingress and egress and such accommodation for the loading or unloading of vehicles, or the picking up or setting down of passengers in connection with the building and such parking space for vehicles in the immediate vicinity of the building as shall be necessary to keep the public highway

clear of stationary vehicles connected with the building.

(3) Where a building is to be used for any other purpose and the appropriate authority is satisfied that the character and use will be such as to cause or be likely to cause increased vehicular traffic or interference with the traffic along any road in front of, or adjacent to, such building, the appropriate authority, as a condition of the permit, shall require the owner to provide and maintain such means of ingress and egress and such accommodation for the loading or unloading of vehicles, or the picking up and setting down of passengers and persons in connection with the building and such parking space for vehicles in the immediate vicinity of the building as it shall specify.

3. The principal Regulations are hereby amended by the insertion therein,

immediately after regulation 65, of the following new regulation:-

"66. Notwithstanding anything in these regulations contained, where the appropriate authority is the Municipal Corporation of Nicosia, Limassol, Famagusta, Larnaca, Paphos or Kyrenia, the Director of Planning and Housing may, at the request of the appropriate authority or of the person concerned, in any particular case where he, with the concurrence of the Director of Medical Services and the Director of Public Works, is satisfied that any relaxation of these regulations is in the public interest, authorize the appropriate authority to dispense with any of the requirements of these regulations or to apply them with such modifications not being more onerous, as he may deem fit having regard to the particular circumstances of each case".

Made this 17th day of January, 1955.

By Command of His Excellency the Governor,

G. P. Cassels,

(M.P. 652/46/2.)

Clerk of the Executive Council.

THE BAKERIES (NIGHT WORK) LAW, 1950. No. 27.

ORDER UNDER SECTION 4 (e).

In exercise of the powers vested in him by section 4 (e) of the Bakeries (Night Work) Law, 1950 (hereinafter referred to as "the Law"), His Excellency the Governor has been pleased to order as follows:—

1. This Order may be cited as the Bakeries (Night Work) (Koullouria)

Order, 1955.

2. When any person is engaged or employs another person in the making or manufacture of koullouria or in any work incidental thereto in any bakery the restrictions imposed by section 3 of the Law shall apply as if for the closing hours therein provided the following were substituted:-

"between eight o'clock in the evening and three o'clock in the following morning, on all days of the week".

3 of 1950

3. The Bakeries (Night Work) (Koullouria) Order, 1952, is hereby Gazette: supplementary of the supplementary of th

Gazette: Supplement No. 3: 17.12.1952.

Made this 15th day of January, 1955.

By Command of His Excellency the Governor,

J. Fletcher-Cooke,

(M.P. 708/49/2.)

Colonial Secretary.

No. 28.

THE ELECTRICITY DEVELOPMENT LAWS, 1952 TO 1954.

Notice under Section 27.

Notice is hereby given that the following immovable property is required by the Authority for the purpose of erecting a substation, within the power

of the said Authority, namely :-

All that area of private property belonging to Anna Nicola Moundi of Strovolos village, Louka Haralambous Haji Louka of Strovolos village, Maritsa Adamou Mamous of Strovolos village, Hloi Adamou Mamous of Strovolos village, Theophilos Adamou Mamous of Strovolos village, Andreas Adamou Mamous of Strovolos village, Iosif Adamou Mamous of Strovolos village, Evagoras Adamou Mamous of Strovolos village, Evagoras Adamou Mamous of Strovolos village and Costas Adamou Mamous of Strovolos village, co-owners, situated in Strovolos village (Block H) bounded by the Strovolos—Xeri Road, plot 674, plot 681, plot 680, plot 679, plot 678, plot 692, plot 691, and plot 690, comprising 3 donums, 2 evleks and 640 sq. ft. or thereabouts, being all of plot 675 Strovolos Village (Block H) shown on Government survey sheet XXX5E1 more particularly defined as the area coloured red on the plan marked "Electricity Authority of Cyprus, Strovolos Substation" dated 20th August, 1954.

Any person claiming to have any right or interest in the said immovable property is required within six weeks from the date of this Notice to send to me a statement of his right and interest and of the evidence thereof, and of

any claim made by him in respect of such right or interest.

The Authority is willing to treat for the acquisition of the said immovable

property.

A plan showing the immovable property described above is available for inspection at the offices of the Electricity Authority of Cyprus 32/33 Larnaca Road, Nicosia.

The 20th day of January, 1955.

H. F. CARPENTER,

(M.P. 10400/54.)

Chairman of the Electricity Authority of Cyprus.

No. 29.

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

Board of Kalavasos in the District of Larnaca. Elected Members.

It is hereby notified for general information that at the election which took place at Kalavasos, in the District of Larnaca, on the 9th January, 1955, the following properly qualified persons were elected as members of the Board of Kalavasos to hold office for a period of four years from the 14th January, 1955:—

Stavros Charalambous. Vassos Varellas. Halil Ahmet.

(M.P. 1084/51.)