

| <i>Name of Mukhtar.</i>                    | <i>Village.</i>   |
|--|-------------------|
| 70. Alkiviades Chr. Peraticos .. .. .      | Spitali.          |
| 71. Adamos Constandi .. .. .               | Sykopetra.        |
| 72. Christos Constantinou .. .. .          | Trakhoni.         |
| 73. Costas M. Konnaris .. .. .             | Trimiklini.       |
| 74. Chrysanthos Haralambous .. .. .        | Tris Elies.       |
| 75. Demetris N. Arghyrides .. .. .         | Vasa Kilani.      |
| 76. Antonis Haji Stylianou .. .. .         | Vasa Limassol.    |
| 77. Leonidas Demetri .. .. .               | Vikla.            |
| 78. Haralambos P. Roussos .. .. .          | Yerasa.           |
| 79. Chrysostomos I. Haji Efthymiou .. .. . | Yermasoyia.       |
| 80. Houssein Bilal .. .. .                 | Yerovasa.         |
| 81. Photis Georghiou .. .. .               | Zakaki.           |
| 82. Kimon Marcoullis .. .. .               | Cherkez Chiftlik. |
| 83. Chrystostomos Panayi .. .. .           | Khalassa.         |
| 84. Antonis M. Karakatchanis .. .. .       | Souni Zanaja.     |

Dated this 20th day of July, 1955.

R. C. ROSS-CLUNIS,  
*Commissioner of Limassol.*

(M.P. 1482/50.)

**No. 431.**

**THE ELECTRICITY DEVELOPMENT LAWS, 1952 TO 1954.**

REGULATIONS MADE BY THE ELECTRICITY AUTHORITY OF CYPRUS  
UNDER SECTION 44.

In exercise of the powers vested in it by section 44 of the Electricity Development Laws, 1952 to 1954, the Electricity Authority of Cyprus hereby makes the following Regulations :—

1. These Regulations may be cited as the Electricity Development (Amendment) Regulations, 1955, and shall be read as one with the Electricity Development Regulations, 1954 (hereinafter referred to as "the principal Regulations") and the principal Regulations and these Regulations may together be cited as the Electricity Development Regulations, 1954 and 1955.

2. The principal Regulations are hereby amended by the deletion therefrom of regulation 8 and by the substitution therefor of the following regulation :—

" 8. Any failure on the part of any consumer to observe or comply with the requirements of the Law, or the Electricity Law, or of any Regulations made under the Law or the Electricity Law, or any failure on the part of any consumer to observe or comply with the provisions of any condition set out in the First Schedule hereto, shall give the right to the Authority to refuse a supply of electricity or to discontinue the supply, as the case may be, to the consumer in respect of the premises concerned and also in respect of all or any other premises wherever situated in Cyprus in respect of which he is a consumer, notwithstanding any contract which may have been previously entered into, and without prejudice to any other rights or remedies which the Authority may have against such consumer in respect of such failure."

3. The First Schedule to the principal Regulations is hereby amended as follows :—

(a) by the deletion of condition 3 of the General Conditions of Supply, under the heading "System and pressure of supply", and the substitution therefor of the following condition :—  
" *System and pressure of supply.*

3. The supply in all cases will be alternating current at a periodicity of 50 cycles per second, 240 volts or 480 volts single phase, or 415 volts 3 phase. Large demands will be supplied at low or

medium pressures through transformers to be located on the consumer's premises. Supplies from extra high tension mains will be by special agreement. The Authority shall have the right to decide the voltage and system of the supply to be afforded to any consumer." ;

- (b) by the deletion of paragraphs (iv), (v) and (vi) of condition 4 of the General Conditions of Supply and the substitution therefor of the following paragraphs :—

" (iv) Any overhead service line up to 75 feet from the nearest distribution main will be erected free :

Provided that, where the premises to be supplied are, in the opinion of the Authority, so constructed as not to give a sufficiently secure point of attachment for the overhead service lines or are so low as not to afford the minimum height of the service lines prescribed by the Electricity Law or Regulations made thereunder, the Authority may require the consumer to pay, before the work is commenced such charge as the Authority may determine but not exceeding the cost requisite for providing a sufficiently high and secure point of attachment for the service line to his premises.

In respect of any additional length of service line, an excess service line charge to be determined by the Authority in each case but not exceeding the cost of construction of such additional length of service line shall be payable by the consumer before the work is commenced.

(v) Any charge paid by the consumer under the provisions of this condition shall not create a claim to ownership or exclusiveness of use of any part of the service line or work done.

(vi) No consumer shall be entitled at any time to receive a refund of any charge paid under this condition or any part thereof." ;

- (c) by the deletion of condition 19 of the General Conditions of Supply and the substitution therefor of the following condition :—

*" Payment of Accounts.*

19. All accounts for monies due to the Authority in respect of any charge for electricity or of any other sum due to the Authority in respect of the supply of electricity or in respect of any rental, service, matter or thing connected therewith must be paid within 15 days of delivery or at such other times as may be determined by the Authority, and in the case of non-payment the Authority shall have the right to discontinue the supply of electricity to the consumer, or to refuse a supply, as the case may be, without prejudice to any other rights or remedies for the recovery of the sum due. This right to discontinue or refuse a supply shall apply not only in respect of supply to the premises concerned, but also in respect of supply to all or any other premises wherever situated in Cyprus in respect of which the person concerned is or may become a consumer, notwithstanding that the charges and other monies due in respect of supply to all or any such other premises may have been paid. The supply will not be connected or re-connected, as the case may be, until there have been paid all monies due to the Authority in respect of the matters aforesaid.

Where the supply has been discontinued due to any fault on the part of the consumer a charge of 10s. for re-connection shall be paid by the consumer before the supply is restored.

Where a consumer requires a special meter reading not less than 48 hours' notice shall be given."

4. The Fourth Schedule to the principal Regulations is hereby amended by the deletion of the second paragraph, which is under the heading "For supplies under Rate No. 2", and the substitution therefor of the following paragraph :—

"For supplies under Rate No. 2.

Twice the monthly fixed charge for assessable rooms or £5 as the Authority may, in its absolute discretion, determine in each case."

5. The Fifth Schedule to the principal Regulations shall, as from the date on which the Currency (Amendment) Law, 1955, shall come into operation be revoked and the following Schedule shall be substituted therefor :—

"FIFTH SCHEDULE—(Regulation 7).

*The Electricity Development Laws, 1952 to 1954.*

#### ELECTRICITY AUTHORITY OF CYPRUS.

RATES OF CHARGES, RENTALS OF METERS, AND CHARGES FOR APPARATUS HIRED BY THE AUTHORITY TO CONSUMERS AND FOR OTHER SERVICES RENDERED.

##### *Tariffs.*

DOMESTIC SUPPLIES.—This tariff applies to a supply of electricity for use for domestic purposes in a private residence. It does not apply where any part of the supply is used for the purposes of or in connection with any trade, profession, or business.

*Rate 1.*—For all electricity supplied .. .. 25 mils per unit.  
Meter rental .. .. 28 mils per month.

*Rate 2.*—Where the number of rooms in the premises has been ascertained to the reasonable satisfaction of the Authority, a consumer may elect to be charged according to the following Two-Part rate, namely :—

An annual fixed charge payable in twelve equal monthly amounts as follows :—

Up to two assessable rooms .. .. 167 mils per month.  
For each of the next five additional rooms .. .. 83 mils per month.  
And for each other additional room .. 42 mils per month.  
And for each unit supplied .. .. 11 mils per unit.

For the purposes of this tariff, assessable rooms shall include the following :—

Bedrooms,  
Dining Rooms,  
Living Rooms—which shall include lounges, salons and the like,  
Halls, if used as a room, or having an area in excess of 150 sq. ft.  
Any other rooms similar to any of the above.

Kitchens, corridors, passages, bathrooms, toilets, pantries, rooms for exclusive use of servants, and the like will be assessed collectively as one room. Two or more rooms capable of being converted into a single room by the withdrawal of a movable partition will nevertheless be counted as two or more rooms, as the case may be.

In the case of premises comprising more than one tenancy, each tenant will be regarded as a separate consumer and the part of the premises comprising the tenancy will be separately assessed for the purposes of the fixed annual charge.

Where the consumer elects to be charged according to the Two-Part rate he shall be liable to pay according to that rate for not less than 12 consecutive months.

COMMERCIAL SUPPLIES.—This tariff applies to supplies of electricity for use wholly for the purpose of, or in connection with any trade, business or

profession, or for use in public or other buildings, establishments and institutions, such as churches, hospitals, schools, hotels, clubs, etc.

This tariff is not applicable to stand-by supplies.

*Rate 3.*—(a) For all electricity supplied .. 25 mils per unit.  
 Meter rental .. .. 28 mils per month.

(b) For electricity supplied for heating and cooking purposes only :—  
 For the first 500 units supplied per month .. .. 12 mils per unit.  
 For all additional units supplied in the month .. 11 mils per unit.  
 Meter rental .. .. 28 mils per month.

*Rate 4.*—So long as the Authority is reasonably satisfied as to the capacity of the apparatus for the time being installed in the premises for lighting, heating and other purposes respectively, and that the capacity of such apparatus does not exceed 50 kVA the consumer may elect to be charged according to the following Two-Part rate :—

An annual fixed charge payable in equal monthly amounts calculated as follows :—

For each 100 watts of lighting installed .. .. 100 mils per month.  
 For each kilowatt of heating, motors or other apparatus installed .. 350 mils per month.  
 And for each unit supplied .. 11 mils per unit.

For the purpose of the fixed charge the capacity of the heating, motors or other apparatus installed shall be calculated to the nearest 500 watts.

Where the consumer elects to be charged according to the Two-Part rate, he shall be liable to pay according to that rate for not less than 12 consecutive months.

The consumer shall immediately give notice to the Authority of any addition to the lighting, and/or other apparatus installed and in the event of failure to give such notice, the consumer shall be liable to be charged for all electricity supplied in accordance with Rate 3 from the date the additional lighting and/or other apparatus was installed or from the date of the last previous meter reading, whichever is the earlier.

*Rate 5.*—Where the capacity of the apparatus installed for lighting, heating and other purposes is 20 kVA or more, the consumer may elect to be charged on the following Two-Part rate :—

A fixed annual charge for each kVA of maximum demand in the year payable in equal monthly amounts at the rate of .. .. 850 mils per month.  
 For the first 1,000 units supplied per annum per kVA of maximum demand .. .. 11 mils per unit.  
 For all additional units supplied in the year .. .. 10 mils per unit.

Where the consumer elects to be charged according to this rate, he shall be liable to pay according to the rate for not less than 12 consecutive months.

For the purpose of ascertaining the maximum demand, the Authority will provide and maintain a suitable instrument. The maximum demand shall be deemed to be the greatest maximum demand during the account month or in any preceding 11 months, whichever is the greater, and during the first year of account, the maximum demand shall be deemed to be the greatest maximum demand up to and including the account month, and the charges shall be adjusted accordingly. No maximum demand shall be deemed to be less than 20 kVA.

INDUSTRIAL SUPPLIES.—This tariff applies to supplies of electricity for use wholly or mainly for the purpose of motive power or electro-chemical or electro-thermal processes in a factory, works, foundry, mill, pumping station or other industrial premises.

This tariff is not applicable to stand-by supplies.

*Rate 6.*—For all electricity supplied .. .. 25 mils per unit.  
Meter rental .. .. . 28 mils per month.

*Rate 7.*—So long as the Authority is reasonably satisfied as to the capacity of the apparatus for the time being installed in the premises for lighting, motive power, heating and other purposes respectively, and that the capacity of such apparatus does not exceed 50 kVA, the consumer may elect to be charged according to the following :—

For each 100 watts of lighting installed . . . . . 100 mils per month.  
For each kilowatt of apparatus for motive  
power or other purposes .. .. . 250 mils per month.  
And for each unit supplied .. .. . 11 mils per unit.

Where the supply is used for the purpose of electric arc or resistance welding, a service charge will be payable in addition to the aforementioned charges, as follows :—

For each kilo-volt-ampere of the nominal  
kilo-volt-ampere rating of the largest  
machine installed .. .. . 111 mils per month.

And for each kilo-volt-ampere of the nominal  
kilo-volt-ampere rating of each additional  
machine installed .. .. . 11 mils per month.

Where the consumer elects to be charged according to the Two-Part rate he shall be liable to pay according to that rate for not less than 12 consecutive months.

The consumer shall immediately give notice to the Authority of an addition to the lighting and/or other apparatus installed and in the event of failure to give such notice, the consumer shall be liable to be charged for all electricity supplied in accordance with Rate 6 from the date the additional lighting and/or other apparatus was installed or from the date of the last previous reading of the meter whichever is the earlier.

*Rate 8.*—So long as the Authority is reasonably satisfied as to the capacity of the lighting and apparatus for the time being installed in the premises and that the capacity of such lighting and apparatus exceeds 20 kVA the consumer may elect to be charged according to the following :—

40 units per month per kVA of the total  
capacity of the lighting and apparatus  
installed whether electricity to that  
amount is used or not at .. .. . 10 mils per unit.

For the next 40 units used per month per  
kVA of the total capacity of the  
lighting and apparatus installed at .. . . . 8 mils per unit.

All units used in excess of 80 units per  
month per kVA of the total capacity  
of the lighting and apparatus installed  
at .. .. . 7 mils per unit.

The unit charge for units supplied in any one month shall be increased or reduced by 0.025 mils for every 50 mils by which the cost of fuel per metric ton delivered to the Authorities' Generating Station shall be above or below £7.500 mils per metric ton.

Where the supply is used for the purpose of electric arc or resistance welding, a service charge will be payable in addition to the aforementioned charges, as follows :—

For each kilo-volt-ampere of the nominal kilo-volt-ampere rating of the largest machine installed .. .. . 111 mils per month.

And for each kilo-volt-ampere rating of the nominal kilo-volt-ampere of each additional machine installed .. .. . 11 mils per month.

The consumer shall immediately give notice to the Authority of any addition to the lighting and/or other apparatus installed, and, in the event of failure to give such notice, the consumer shall be liable to be charged for all electricity in accordance with Rate 6 from the date the additional lighting and/or other apparatus was installed or from the date of the last previous reading of the meter whichever is the earlier.

*Rate 9.*—So long as the Authority is reasonably satisfied that the supply is used solely for the pumping of water for irrigation purposes during off-peak periods the consumer may elect to be charged according to the following :—

For each unit supplied .. .. . 8 mils per unit.

Meter rental .. .. . 28 mils per month.

**STREET LIGHTING SUPPLIES.**—This tariff applies to supplies of electricity for street lighting purposes but does not include the cost of re-lamping.

*Rate 10.*—For all electricity supplied .. .. . 10 mils per unit.

The unit charge for units supplied in any one month shall be increased or reduced by 0.025 mils for every 50 mils by which the cost of fuel per metric ton delivered to the Authority's Generating Station shall be above or below £7.500 mils per metric ton.

**HILL RESORT HOTEL SUPPLIES.**—This tariff applies to supplies of electricity for all purposes to hill resort hotels during the period from 1st July to 30th September, inclusive, in each year.

*Rate 11.*—Where the number of bedrooms in the premises has been ascertained to the reasonable satisfaction of the Authority a consumer may elect to be charged as follows :—

For each bedroom .. .. . 417 mils per month.

And for each unit supplied .. .. . 11 mils per unit.

For the purposes of these tariffs, any question which may arise as to whether the supply of electricity to any premises is for domestic, or commercial, or industrial purposes shall be decided by the Authority whose decision thereon shall be final and conclusive."

The above Regulations have been approved by His Excellency the Governor. (M.P. 10407/55.)