

2. Item 32, sub-items (vii) and (xi) of the aforesaid Open General Licence are hereby amended by the deletion in each sub-item of the word "marquisette".

Dated this 14th day of May, 1957.

(M.P.D.C.I. 68.)

D. A. PERCIVAL,
Director of Commerce and Industry.

EXPLANATORY NOTE.

(This note is not part of the Notice but is intended to explain its general purport).

By this amendment boxes, cases, and crates and their parts, including sets of box wood ready for making up into cases, will in future require a specific import licence.

Marquisette, whether of cotton or of synthetic fibres will in future also require a specific import licence.

No. 528.

THE STREETS AND BUILDINGS REGULATION LAW.

CAP. 165 AND LAWS 10 OF 1950, 44 OF 1954 AND 18 OF 1955.

NOTICE UNDER SECTION 17 (7).

With reference to the notice published under No. 916 in the *Gazette* of 16th August, 1956, it is hereby notified for general information that, after considering the plans and specifications concerning all the streets set out in the Schedule to the aforementioned notice and objections made, the Governor, with the advice of the Executive Council, has been pleased to approve only the plans and specifications concerning the streets enumerated under column (1) to the extent shown under column (2) of the Schedule hereto.

2. The plans and specifications in respect of the streets set out in the Schedule hereto shall, subject to the conditions shown under column (2) of the Schedule, be binding on the Municipal Council of Nicosia and upon all owners affected.

SCHEDULE.

(1)	(2)
Name of Street	Extent of approval
Saint Helen (Larnacos- Stasandrou) Kypranor Boumboulina Philippou "A" Philippou "B"	Approved on condition that, in publishing the notice under section 17 (9) of the Streets and Buildings Regulation Law, the Municipal Council shall calculate the annual instalments by which the owners affected may pay their contribution by charging 5½% instead of 7% interest.

(1)	(2)
Name of Street	Extent of approval
Saint Helen (Stasandrou-Stasinou).	<p>Approved on condition that, in publishing the notice under section 17 (9), the Municipality shall—</p> <p>(a) reduce the amount to be apportioned amongst the owners affected by 37.686% being Municipal contribution in respect of an Elementary School which abuts on this street, and</p> <p>(b) calculate the annual instalments by which the owners affected may pay their contribution by charging 5½% instead of 7% interest.</p>
Greg. Xenopoullou	<p>Approved on condition that, in publishing the notice under section 17 (9), the Municipality shall—</p> <p>(a) shew the correct frontage of the two plots belonging to Messrs. Costas Kyzas and Son, i.e. 184 and 147 feet respectively and NOT 219 and 112 ft. as shown in the Schedule to the notice published under No. 916 in the <i>Gazette</i> of 16th August, 1956, adjusting the apportionment in respect of each plot accordingly, and</p> <p>(b) calculate the annual instalments by which the owners affected may pay their contribution by charging 5½% instead of 7% interest.</p>

(M.P. 585/49/20.)

No. 529.**THE IRRIGATION (PRIVATE WATER) ASSOCIATION LAWS, 1949 AND 1954.**

In pursuance of the provisions of sub-section (3) of section 12 of the Irrigation (Private Water) Association Laws, 1949 and 1954, the following Rules made by the Committee of the Irrigation Association of Neokhorio-Trakhoni in the District of Nicosia, are published in the *Gazette*.

IRRIGATION ASSOCIATION OF NEOKHORIO-TRAKHONI.*Rules.*

1. These Rules may be cited as the Irrigation Association of Neokhorio-Trakhoni Rules, 1957.
2. In these Rules, unless the context otherwise requires—
 - “Commissioner” means the Commissioner of the District of Nicosia;
 - “Committee” means the Committee of the Irrigation Association;
 - “Irrigation Association” means the Irrigation Association of Neokhorio-Trakhoni;
 - “Law” means the Irrigation (Private Water) Association Laws, 1949 and 1954;
 - “List” means the list of the names and residences of the proprietors and of the extent of the interest of each proprietor in the water, as finally settled in accordance with the provisions of section 11 of the Law;
 - “Water” means the water commonly known as “the Neokhorio-Trakhoni water” of the Kephlovrysos Spring.
 - “Works” means the irrigation works of the Irrigation Association.