

Αριθμός 124

Ο ΠΕΡΙ ΥΔΑΤΟΠΡΟΜΗΘΕΙΑΣ ΧΩΡΙΩΝ  
(ΟΙΚΙΑΚΟΙ ΣΚΟΠΟΙ) ΝΟΜΟΣ (ΚΕΦ. 349)

Κανονισμοί γενόμενοι υπό της Επιτροπείας Υδατοπρομήθειας  
του χωριού Πυργά σύμφωνα με το άρθρο 30(1)

Η Επιτροπή Υδατοπρομήθειας του χωριού Πυργά της Επαρχίας  
Λάρνακας, ασκώντας τις εξουσίες που της χορηγεί το εδάφιο (1)  
του άρθρου 30 του περί Υδατοπρομήθειας Χωριών (Οικιακοί Σκοποί)  
Νόμου, εκδίδει τους πιο κάτω Κανονισμούς :

1. Οι παρόντες Κανονισμοί θα αναφέρονται ως οι περί Υδατο-  
προμήθειας του χωριού Πυργά (Τροποποιητικοί) Κανονισμοί του  
1984 και θα διαβάζονται μαζί με τους περί Υδατοπρομήθειας του  
χωριού Πυργά Κανονισμούς του 1973 μέχρι 1977 (που στο εξής θα  
αναφέρονται ως «οι βασικοί κανονισμοί») οι οποίοι μαζί με τους  
παρόντες Κανονισμούς θα αναφέρονται ως οι περί Υδατοπρομήθειας  
του χωριού Πυργά Κανονισμοί του 1973 μέχρι 1984.

Επίσημη  
εφημερίδα,  
Παράρτημα  
Τρίτο:  
18. 5.73  
14.10.77.

2. Οι βασικοί κανονισμοί τροποποιούνται με την προσθήκη μετά  
την παράγραφο (ια) του Κανονισμού 3 των περί Υδατοπρομήθειας  
Χωριών διά Οικιακούς Σκοπούς (Ελαία) Κανονισμών του 1950 που  
είναι ενσωματωμένοι στους βασικούς κανονισμούς, της ακόλουθης  
νέας παραγράφου (ιβ).

Τροποποίηση  
των βασικών  
κανονισμών.

«(ιβ) διατηρεί οποιαδήποτε αντλία ή άλλη μηχανική συσκευή  
σε οποιοδήποτε τόπο με το σκοπό όπως προκαλεί εκροή νερού  
από οποιοδήποτε έργο ύδρευσης, κύριο αγωγό ύδρευσης ή σω-  
λήνα, εκτός από δεξαμενή μέσα στην οποία ρέει φυσικά το  
νερό».

Οι πιο πάνω Κανονισμοί έχουν εγκριθεί από τον Έπαρχο της  
Επαρχίας Λάρνακας.

(Υ.Ε. 682/59.)

1. The first part of the document discusses the importance of maintaining accurate records of all transactions. It emphasizes that proper record-keeping is essential for the integrity of the financial system and for the ability to detect and prevent fraud. The text notes that without reliable records, it would be difficult to track the flow of funds and identify any irregularities.

2. The second part of the document outlines the specific requirements for record-keeping. It states that all transactions must be recorded in a clear and concise manner, using standardized formats and codes. This includes recording the date, amount, and nature of each transaction, as well as the names of the parties involved. The document also stresses the importance of maintaining original documents and providing copies to the appropriate authorities.

3. The third part of the document discusses the role of the auditor in verifying the accuracy of the records. It notes that the auditor must carefully review all transactions and ensure that they are properly recorded and classified. The auditor is also responsible for identifying any discrepancies or irregularities and reporting them to the appropriate authorities. The document emphasizes that the auditor must maintain a high level of objectivity and independence in their work.

4. The fourth part of the document discusses the consequences of failing to maintain accurate records. It notes that failure to do so can result in severe penalties, including fines and imprisonment. The document also states that failure to maintain accurate records can damage the reputation of the individual or organization involved and can lead to a loss of trust from the public.

5. The fifth part of the document discusses the importance of training and education in record-keeping. It notes that all individuals involved in the financial system must receive appropriate training and education to ensure that they are able to maintain accurate records. The document also stresses the importance of ongoing education and training to keep individuals up-to-date on the latest developments in record-keeping.

6. The sixth part of the document discusses the importance of transparency and accountability in the financial system. It notes that transparency is essential for the public to have confidence in the system and for the system to be able to detect and prevent fraud. The document also stresses the importance of accountability, which means that individuals and organizations must be held responsible for their actions and the accuracy of their records.

7. The seventh part of the document discusses the importance of the legal framework for record-keeping. It notes that the legal framework must be clear and comprehensive, providing a strong basis for the enforcement of record-keeping requirements. The document also stresses the importance of the independence of the auditing profession and the need for strong legal protections for auditors.

8. The eighth part of the document discusses the importance of the role of the public in maintaining the integrity of the financial system. It notes that the public has a right to know how their money is being spent and to have confidence in the system. The document also stresses the importance of the public's role in identifying and reporting any irregularities or fraud.

9. The ninth part of the document discusses the importance of the role of the media in maintaining the integrity of the financial system. It notes that the media has a responsibility to report on the activities of the financial system and to hold individuals and organizations accountable for their actions. The document also stresses the importance of the media's role in educating the public about the financial system and its risks.

10. The tenth part of the document discusses the importance of the role of the government in maintaining the integrity of the financial system. It notes that the government has a responsibility to ensure that the financial system is properly regulated and supervised. The document also stresses the importance of the government's role in enforcing record-keeping requirements and in providing the legal framework for the system.

11. The eleventh part of the document discusses the importance of the role of the private sector in maintaining the integrity of the financial system. It notes that the private sector has a responsibility to ensure that its activities are properly recorded and reported. The document also stresses the importance of the private sector's role in providing the data and information needed for the system to function properly.

12. The twelfth part of the document discusses the importance of the role of the international community in maintaining the integrity of the financial system. It notes that the financial system is a global system and that the actions of one country can have a significant impact on other countries. The document also stresses the importance of the international community's role in setting standards for record-keeping and in enforcing these standards.

13. The thirteenth part of the document discusses the importance of the role of the technology industry in maintaining the integrity of the financial system. It notes that the technology industry has a responsibility to ensure that its products and services are secure and reliable. The document also stresses the importance of the technology industry's role in providing the tools and infrastructure needed for the system to function properly.

14. The fourteenth part of the document discusses the importance of the role of the academic community in maintaining the integrity of the financial system. It notes that the academic community has a responsibility to conduct research and to provide the knowledge and expertise needed for the system to function properly. The document also stresses the importance of the academic community's role in identifying and reporting any irregularities or fraud.

15. The fifteenth part of the document discusses the importance of the role of the civil society in maintaining the integrity of the financial system. It notes that the civil society has a responsibility to monitor the activities of the financial system and to hold individuals and organizations accountable for their actions. The document also stresses the importance of the civil society's role in providing the public with the information and tools needed to make informed decisions about the financial system.