

No. 1096.

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 :—

Short title.
Gazettes:
Supplement
No. 3:
18. 3.1954
21. 7.1955
7.12.1956.

Amendment
of the Fifth
Schedule
to the
principal
Regulations.

1. These Regulations may be cited as the Electricity Development (Amendment) Regulations, 1957, and shall be read as one with the Electricity Development Regulations, 1954 to 1956, (hereinafter referred to as "the principal Regulations") and the principal Regulations and these Regulations may together be cited as the Electricity Development Regulations, 1954 to 1957.

2. The Fifth Schedule to the principal Regulations is hereby amended as follows :—

- (a) By the deletion of the tariff under the heading "COMMERCIAL SUPPLIES" (and Rates 3, 4 and 5 of the Rates of Charges included therein) and the substitution therefor of the following tariff (and Rates of Charges) :—

"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 churches, hospitals, schools, hotels, clubs or other similar buildings, establishments or institutions whether public or otherwise.

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.

Rate 3. (b) For electricity supplied for
lighting purposes, where me-
tered separately 25 mils per unit.

And for electricity supplied in
addition thereto for other purposes,
where metered separately :

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 (per meter) 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 in-
stalled in the premises for lighting,
heating and other purposes res-
pectively, 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 or part thereof
of lighting installed 100 mils per month ;

For each 500 watts or part thereof
of heating, motors or other appa-
ratus installed 175 mils per month ;
And for each unit supplied 8 mils per unit.

For the purpose of the fixed
charge the capacity of the lighting,
heating, power or other apparatus
installed shall be that installed at any
time between 1st October and 31st
March in each and every year.

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 (a) 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
or part thereof of maximum de-
mand 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 8 mils per unit ;
Maximum demand indicator rental 50 mils per month.

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."

- (b) By the deletion of the words and figures "and for each unit
supplied 11 mils per unit" in Rate 7 (line 12) of the Rates
of Charges (as set out in Regulation 2 (d) of the Electricity
Development (Amendment) Regulations, 1956 and the sub-
stitution therefor of the words and figure :—

"And for each unit supplied 8 mils per unit".

Gazette:
Supplement
No. 3 :
27.12.1956.

Gazette :
Supplement
No. 3 :
27.12.1956.

- (c) By the insertion in Rate 8 of the Rates of Charges (as set out in Regulation 2 (e) of the Electricity Development (Amendment) Regulations, 1956) of the following new paragraph immediately after the words "£7.500 mils per metric ton" (lines 20 and 21) :—
"Where the consumer elects to be charged according to this rate, he shall be liable to pay according to this rate for not less than 12 consecutive months";

Gazette :
Supplement
No. 3 :
21. 7.1955.

- (d) By the deletion of the words and figure "and for each unit supplied 11 mils per unit" in Rate 11 (line 5) of the Rates of Charges (as set out in Regulation 5 of the Electricity Development (Amendment) Regulations, 1955) and the substitution therefor of the following words and figure :—

"And for each unit supplied 8 mils per unit".

Date of
coming
into force.

3. These Regulations shall come into force on the 1st day of January, 1958.

The above Regulations have been approved by His Excellency the Governor. (M.P. 11467/55.)

No. 1097.

THE STREETS AND BUILDINGS REGULATION LAW.

CAP. 165 AND LAWS 10 OF 1950, 44 OF 1954, 18 OF 1955 AND 12 OF 1957.

NOTICE UNDER SECTION 17 (7).

With reference to the notice published under No. 916 in the *Gazette* of 16th August, 1956, as amended by notices Nos. 866 and 900 published in the *Gazettes* of 25th July, 1957 and 1st August, 1957, respectively, it is hereby notified for general information that, after considering the plans and specifications concerning the Streets shown under column (1) of the Schedule hereto and objections made, the Governor, with the advice of the Executive Council, has been pleased to approve the plans and specifications concerning the said streets to the extent shown under column (2) of the Schedule hereto.

2. The plans and specifications in respect of the said streets 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
Stasandrou, Electra, Medon.	} Approved absolutely. } 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.
Anna Komnini, Philippias.	

(M.P. 585/49/20/2.)