



SUPPLEMENT No. 3

TO

THE CYPRUS GAZETTE No. 3095 OF 31ST JANUARY, 1944

SUBSIDIARY LEGISLATION.

No. 25. THE HOTELS LAWS, 1935 TO 1943.
REGULATIONS MADE UNDER SECTION 12.

H. M. FOOT,
Governor's Deputy.

I, the Governor's Deputy in Council, in exercise of the powers conferred on the Governor in Council by section 12 of the Hotels Laws, 1935 to 1943, do hereby make the following regulations:—

1. These regulations may be cited as the Hotels (Amendment) Regulations, 1944, and shall be read as one with the Hotels Regulations, 1935, (hereinafter referred to as "the principal Regulations"), and the principal Regulations and these regulations may together be cited as the Hotels Regulations, 1935 and 1944.

*Gazette :
4.10.1935*

2. The principal Regulations are hereby amended by the insertion therein immediately after regulation 1 of the following regulation:—

"1A. In these regulations unless the context otherwise requires—

'hours of leisure' means a period during which a servant is free to leave the premises without performing any work for his employer and, if he chooses and is permitted to remain on the premises, will not be required to attend upon any guest or perform any work connected with the hotel;

'hours of sleep' means a consecutive period during which the servant shall not be interrupted except in the case of some unexpected emergency such as illness or unforeseen arrival of guests; but not to wait up for guests who come in late nor to get up to call guests who wish to rise unusually early;

'hours of duty' means any period during which a servant is required to perform work in and about a hotel or on behalf of the proprietor thereof, including any period during which, though not actually working, he is required to hold himself at the disposal of guests or the manager;

'inclusive terms' includes—

- (a) accommodation;
- (b) early morning tea;
- (c) breakfast;
- (d) lunch;
- (e) afternoon tea;
- (f) dinner; and
- (g) bath;

'servant' means any person employed in any capacity in connection with the business of a hotel and includes an employee in any restaurant or kitchen under the same management or in the same premises but shall not include the manager;

'service charge' means any addition to guests' bills in lieu of gratuity or as a charge for service;

'Summer Resort Hotel' means any hotel carrying on business at any summer resort under the Summer Resorts (Development) Law, 1938."

3. Regulation 2 of the principal Regulations is hereby amended by the deletion therefrom of paragraphs (c) and (d) and the insertion therein of the following paragraphs:—

- "(c) a third class hotel;
- (d) a fourth class hotel; or
- (e) a fifth class hotel."

*Am. S.L. 1948,
17.6.48, p. 184.*

*REPL. S.L. 1944,
29.7.44, p. 191.*

4. Regulation 6 of the principal Regulations is hereby repealed and the following regulation substituted therefor :—

“ 6. A hotel shall be classified as 4th class hotel if—

- (a) it has one bath room and one water-closet to not more than 25 beds;
- (b) it has electric light installation in every bed-room;
- (c) it has normally a piped water supply;
- (d) it has a sitting room;
- (e) if in the opinion of the Hotels Board the said hotel is being kept and conducted in such a satisfactory manner as to justify the Hotels Board to classify same as a fourth class hotel.”

5. The principal Regulations are hereby amended by the insertion therein immediately after regulation 6 of the following regulation :—

“ 6A. A hotel shall be classified as a fifth class hotel if it does not conform to the requirements provided by these regulations for first, second, third or fourth class hotels.”

6. The principal Regulations are hereby amended by the repeal of regulation 8 and the insertion therein of the following regulations :—

“ 8. From and after the 31st January, 1944, no hotel-keeper shall charge for inclusive terms in excess of the prices set out in paragraph (a) of the Second Schedule hereto nor for accommodation only in excess of the prices set out in paragraph (b) of such Schedule in respect of every person staying at his hotel.

AM. S.L. 1944,
29.7.44, p. 191

AM. S.L. 1944,

29.7.44,
p. 191.

8A. Every hotel-keeper shall prepare and exhibit in each bed-room and the entrance hall a list of the charges made in accordance with the Second Schedule hereto.

8B. Subject to the provisions of regulation 8C service charge in the first, second and third class hotels may be charged at the rate of 10% on bills for inclusive terms or accommodation as shown in the Second Schedule hereto and on drinks served together with a meal in the dining room. No percentage shall be charged for residents or non-residents for drinks served outside the dining room.

8C.—(1) No hotel-keeper shall make any addition to his bills as a service charge or otherwise unless he has adopted a scheme approved by the Hotels Board for the distribution of money so received as in this regulation provided.

(2) Such approval shall be endorsed by the Hotels Board on a copy of the approved scheme and may be revoked at any time by giving the hotel-keeper notice in writing.

(3) An approved scheme shall provide—

(a) that the whole of any sums received by a hotel-keeper for service shall be distributed amongst the staff in such proportion as may be approved by the Hotels Board. Deductions may be made for loss or breakages only if such loss or breakage can be shown to have occurred during the period in respect of which gratuities are being distributed and if the person responsible for the loss or breakage is not known. If a servant is personally responsible for a loss or breakage the value of it may be deducted only from his share in the gratuities;

AM. S.L. 1944,
30.3.44, p. 75

(b) that the hotel-keeper's books are inspected regularly (not more than once a day and at a reasonable time) either by a person nominated by the servants or by a member or a nominee of the Hotels Board to ascertain that the whole of the amounts added to customers' bills have been brought to account and distributed in accordance with the scheme.”

7. Regulation 9 of the principal Regulations is hereby amended by the deletion therefrom of the words “ Second Schedule ” and the substitution therefor of the words “ Third Schedule ”.

8. The principal Regulations are hereby amended by the insertion therein immediately after regulation 9 of the following regulations :—

PROVISO ADDEO.
S. L. 1944, 30.3.44,
p. 75.

“ 9A. Every hotel-keeper shall prepare a list to be approved by the Hotels Board showing the hours of duty, hours of sleep and hours of leisure of each servant. The list shall be posted in a part of the building to which all servants have regular access. It shall not be changed at less than 48 hours notice, except in the event of illness or departure of a member of the staff without notice.

9B. In every period of 24 hours every servant shall have 8 hours of sleep or if he does not sleep on the premises, 9 hours.

9C. On one day in every week the hours of leisure of a servant shall be from 2.30 p.m. until the hour appointed for the beginning of his hours of sleep. On every other day each servant shall have five hours of leisure.

9D. In every four weeks of service every servant shall have one whole day's holiday.

9E. Notwithstanding anything in these regulations contained if the Hotels Board is satisfied that regulations 9A to 9D are not practicable in the special circumstances of a particular hotel it may approve other regulations which, however, shall secure to the employees not less favourable terms.

9F. Every hotel-keeper shall supply upon demand the Hotels Board or any person appointed by them in that behalf with such information or returns as they may require showing the number of guests staying in his hotel at any particular time or times.”

9. The principal Regulations are hereby amended by the insertion therein immediately after the First Schedule of the following Schedule as Second Schedule, the present Second Schedule being renumbered as "Third Schedule"—

"SECOND SCHEDULE.
(Regulation 6.)"

	I Class Hotels		II Class Hotels		III Class Hotels		IV Class Hotels	
	s.	p.	s.	p.	s.	p.	s.	p.
(a) Inclusive Terms :—								
Single room	17	0	15	0	13	0	11	0
Double room	16	0	14	3	12	4½	10	4½
(b) Accommodation only :—								
Bed single room	5	0	4	0	3	0	1	4½
Bed double room	4	0	3	0	2	4½	1	0
Bath (hot)	1	4½	1	4½	1	4½	1	4½

REPL. S. L. 1944,
29.7.44, p. 191.

Provided that—

- (a) a Summer Resort Hotel shall be entitled to charge during the period 15th July to 15th September in every year up to 10% in excess of the above rates;
- (b) in inclusive terms accommodation with private bath may be charged at 1s. per person extra;
- (c) there shall be deducted from the inclusive terms the following amounts in the following cases—
 - (i) for persons not taking early morning tea : 5p., 4p., 3p. and 2p. for hotels of I, II, III and IV Classes, respectively;
 - (ii) for persons not taking afternoon tea : 1s. 4½p., 1s. 3p., 1s. and 7p. for hotels of I, II, III and IV Classes respectively."

Made at Nicosia, this 30th day of January, 1944. (M.P. 673/30/3.)

No. 26. THE DEFENCE REGULATIONS, 1940 TO (No. 1) 1943.

ORDER MADE BY THE COMPETENT AUTHORITY UNDER REGULATION 63.

In exercise of the powers vested in me by virtue of my appointment by the Governor as Competent Authority for the purposes of Regulation 63 of the Defence Regulations, 1940 to (No. 1) 1943, I hereby take possession of the premises and shops set out in the Schedule hereto and hereby direct that the said premises and shops be delivered to the Controller of Transport who is hereby authorized to take full control of the same.

SCHEDULE.

The premises and shops which constitute the Public Municipal Market of Larnaca as described in bye-law 20 of the Municipal Corporation (Larnaca) Bye-laws, 1931 to (No. 2) 1943, except such parts thereof as have been provided as meat market, pork market, fish market and cattle market under bye-laws 29, 39, 50 and 59 of the said Bye-laws, respectively.

Nicosia, this 30th day of January, 1944.

H. M. FOOT,
Colonial Secretary,
Competent Authority.

RE: LIMASSOL
S.L. 1944,
17.2.44, p. 37
RE: FAMAGUSTA
S.L. 1944,
2.2.44, p. 51.

No. 27. THE DEFENCE REGULATIONS, 1940 TO (No. 1) 1943.

ORDER MADE BY THE COMPETENT AUTHORITY UNDER REGULATION 61.

In exercise of the powers vested in me by virtue of my appointment by the Governor as Competent Authority for the purposes of regulation 61 of the Defence Regulations, 1940 to (No. 1) 1943, I hereby order as follows :—

1. This Order may be cited as the Defence (Perishable Goods) Licensing (Amendment) Order, 1944, and shall be read as one with the Defence (Perishable Goods) Licensing Order, 1943, (hereinafter referred to as "the principal Order"), and the principal Order and this Order may together be cited as the Defence (Perishable Goods) Licensing Orders, 1943 and 1944.

2. Clause 2 of the principal Order is hereby amended by the insertion after the figure "1943" of the following words "except that the Council of the Municipal Corporation of Larnaca shall not be included in the expression 'Municipal Council' as aforesaid".

3. The principal Order is hereby amended by the addition therein immediately after clause 10 of the following clauses :—

"10A. With respect to the town of Larnaca, notwithstanding anything in this Order contained—

- (a) the words 'Municipal Council' whenever they occur in clauses 3, 4, 5, 6 and 7 shall be deleted and the words 'Controller of Transport' shall be substituted therefor;

Gazette :
Supplement
No. 3 :
4.11.1943