

(c) the sum borrowed shall be utilized by the Municipal Corporation for the improvement of streets within the Municipality, alterations to the First Municipal Market, including the construction of cold storage rooms, and the erection of public latrines and a wholesale market for perishable goods.

2. For the purpose of securing the repayment of the sum under the loan, the Municipal Corporation is hereby authorized, subject to any prior mortgage thereon, to mortgage to the Lender all the rates, fees and duties now payable or hereafter to become payable to the Municipal Corporation.

Ordered this 29th day of March, 1955.

By Command of His Excellency the Governor,

G. P. CASSELS,

*Clerk of the Executive Council.*

(M.P. 1884/50/2.)

No. 198.

THE INTOXICATING LIQUOR (MANUFACTURE) LICENSING LAWS, 1950 AND 1954.

REGULATIONS MADE UNDER SECTION 40 (1) (g).

In exercise of the powers vested in him by section 40 (1) (g) of the Intoxicating Liquor (Manufacture) Licensing Laws, 1950 and 1954, His Excellency the Governor, with the advice of the Executive Council, has been pleased to make the following regulations:—

1. These Regulations may be cited as the Intoxicating Liquor (Manufacture) (Industrial Methylated Spirits) Regulations, 1955.

2. In these Regulations, unless the context otherwise requires—

“approved” or “authorised” means respectively, approved or authorised by the Comptroller;

“authorised user” means a person authorised to receive industrial methylated spirits or duty-free spirit for use by him;

“industrial methylated spirit” means spirit commonly known as industrial spirit, the proportions in which the spirits and substances are mixed being as follows:—

spirits .. .. . 100 parts by weight.

diethyl phthalate (C<sub>12</sub>H<sub>14</sub>O<sub>4</sub>) .. 2½ parts by weight;

“perfumery” means a compound of industrial methylated spirit and fragrant essences, essential oils or other scented material.

3. Where, in the case of any art or manufacture carried on by any person in which the use of spirits is required, it is proved to the satisfaction of the Comptroller that the use of mineralized methylated spirits is unsuitable or detrimental, the Comptroller may, if he thinks fit and subject to such conditions as he sees fit to impose, authorise that person to receive, and permit the delivery from the premises of any manufacturer of intoxicating liquor, industrial methylated spirit, or spirits for use in that art or manufacture without payment of any duty.

4. No person shall supply any industrial methylated spirit or duty-free spirit to any other person unless the supplier has first received a requisition in the approved form, filled up and signed by such person, and bearing a certificate by the proper officer that such person is authorised to receive such industrial methylated spirit or duty-free spirit.

5. An authorised user shall be required to furnish the Comptroller with security for the performance of his obligations under these Regulations in

the form of a cash deposit or a guarantee of a bank in accordance with the following scale, that is to say, in the case of a person authorised to receive per annum a quantity—

(a) not exceeding 500 proof gallons	.. ..	£30
(b) exceeding 500 but not exceeding 1,000 proof gallons	.. ..	£60
(c) exceeding 1,000 proof gallons	.. ..	£100

6.—(1) An authorised user shall keep an account in the approved form of all industrial methylated spirits or duty-free spirit received by him and shall enter in the appropriate account daily the quantities of such spirit used for the approved purpose both in bulk and at proof. He shall further keep in the approved form an account of the disposal of all products in the manufacture of which such spirits have been used.

(2) He shall keep such accounts at his premises open for inspection by any officer of Customs and Excise at all reasonable times, and shall allow the officer to make copies thereof and take extracts therefrom, and shall post up and balance the accounts on each occasion when the officer takes stock and at any other time if the officer so requires.

7. An officer may at any time take samples of any industrial methylated spirit or duty-free spirit or goods manufactured therefrom which are on the premises of an authorised user, and no payment shall be made for such samples. Any sample so taken from any vessel shall be deemed to be representative of the whole contents of that vessel:

Provided that the authorised user may, if he wishes, stir up and mix together the contents of the vessel before a sample is taken.

8. No authorised user who manufactures perfumery shall deliver such perfumery from his premises in bottles or other containers exceeding such size as may be authorised.

9. No person shall, except with the prior sanction of the Comptroller, recover or redistill from industrial methylated spirit or duty-free spirit any spirits (whether containing any other substance or not).

10. Any person contravening or failing to comply with any of the provisions of these Regulations shall be guilty of an offence, and shall be liable on conviction to a fine not exceeding twenty-five pounds.

11. These Regulations shall come into operation on the 1st April, 1955.

Made this 26th day of March, 1955.

By Command of His Excellency the Governor,

(M.P. 1604/54.)

G. P. CASSELS,  
*Clerk of the Executive Council.*

No. 199.

THE CRIMINAL PROCEDURE LAW.

CAP. 14 AND LAWS 6 OF 1953, 39 OF 1954 AND 55 OF 1954.

AUTHORIZATION UNDER SECTION 4.

In exercise of the powers conferred upon the Governor by section 4 of the Criminal Procedure Law, His Excellency the Governor has been pleased to authorize Menelaos D. Philippides, Customs and Excise Officer, and Philippos Michaelides, Customs Guard, to investigate into the commission of any offence under the Customs Management Law.

Given this 14th day of March, 1955.

By Command of His Excellency the Governor,

(M.P. 1346/50.)

CRITON TORNARITIS,  
*Attorney-General.*

Cap. 14  
6 of 1953  
39 of 1954  
55 of 1954  
8 of 1954.