

No. 1281.

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:—

1. These Regulations may be cited as the Electricity Development (Amendment) Regulations, 1956, and shall be read as one with the Electricity Development Regulations, 1954 to 1955, (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 1956.

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

(a) By the deletion of the words “ And for each unit supplied . . 11 mils per unit ” in Rate 2 (line 10) of the Rates of Charges and the substitution therefor of the following words :

“ And for each unit supplied 8 mils per unit ”.

(b) By the deletion of Rate 4 of the Rates of Charges and the substitution therefor of the following Rate :

“ Rate 4.—So long as the Authority is reasonably satisfied as to the capacity of the apparatus for the time being installed in the premises for lighting, heating and other purposes respectively, 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 apparatus installed	175 mils per month.
And for each unit supplied	11 mils per unit.

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 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.”

(c) By the deletion of Rate 5 of the Rates of Charges and the substitution therefor of the following Rate :

“ 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 demand in the year payable in equal monthly amounts at the rate of	850 mils per month.
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