

BY-LAWS GOVERNING TERMS AND CONDITIONS OF SUPPLY

Chapter 14.04.04
2020 Revised Edition



BY-LAWS GOVERNING TERMS AND CONDITIONS OF SUPPLY

Arrangement of Sections

Section

1

_	
2	Application for installation5
3	Costs of installation6
4	Transfer of liability6
5	System of payment for installation etc6
9	Board may disconnect supply for non-payment6
10	Board may recover wiring and fittings
11	Board may decline to carry out installation
12	Installations etc. to be made by Board7
14	Incomplete installation
15	Board not responsible for delay7
16	Application for supply of electricity8
17	Manager may refuse supply8
18	Board may require formal contract and deposit8
19	Change of tenancy8
25	Price and method of charging9
29	Supply of electricity for special purposes9
30	Board not liable for loss due to failure of supply9
31	Inspection of meters
32	Consumer to maintain installation
34	Inspection of installations
37	Improper use of electricity and apparatus

38 39

40

Notification of building alterations.......11

Protection of Board's meters and apparatus11



BY-LAWS GOVERNING TERMS AND CONDITIONS OF SUPPLY

Made by the Tonga Electric Power Board under section 64 of the Tonga Electric Power Board Act and continued in force under section 2(2) of Act 12 of 2007 ¹

Commencement [20th October, 1961]

1 Terms and conditions of installation and supply

These Terms and Conditions of Installation and Supply shall, subject to the Electrical Contractor By-laws and except to the extent that they may be varied by special agreement, govern the installation of electrical wiring and the supply of electricity to all premises, whether the consumer in respect thereof is the original applicant or the transferee, assignee, lessee, tenant or successor of the original applicant.

2 Application for installation

Application for the installation of electrical wiring, and for additions or alterations to, and for removal of existing electrical wiring, must be made on the official printed form obtainable from the Board's office. The application must be signed by the person responsible for the payment of the cost of the installation, addition, alteration, or removal in the presence of an officer of the Board who shall sign the application as witness to the signature of the applicant.