THE SUBMARINE CABLES REGULATIONS OF 2014*


Regulations pursuant to section 11(2) (f), (h) and 11(3)

The Council of Ministers, in exercising the powers accorded to it by paragraphs (f) and (h) of subsection (2) and subsection (3) of section 11 of the Exclusive Economic Zone and Continental Shelf Laws of 2004 and 2014, issues the following Regulations.

1. These Regulations shall be referred to as the Submarine Cables Regulations of 2014.

2.-(1) In these Regulations, unless the context otherwise requires -

“cable” means a watertight assembly of one or more electrical conductors or optical fibres, within a common sheath, including all equipment and installations relating to such assembly, for the transmission of electric current or data;

“Committee” means the Submarine Cables Committee, established pursuant to Regulation 4;

“competent authority” means the Minister of Communications and Works [now Minister of Transport, Communications and Works];

“Law” means the Exclusive Economic Zone and Continental Shelf Law of 2004, as amended or replaced from time to time;

“licensee” means the legal person to whom a licence is granted for the laying, use or operation of a cable pursuant to the provisions of these Regulations;

(2) Terms which are not specifically defined in these Regulations have, unless the context otherwise requires, the meaning assigned to them by the Law.

3. These Regulations apply in relation to cables, which are laid or used or which operate either entirely within the Exclusive Economic Zone and/or the Continental Shelf of the Republic, or pass through them.

4.- (1) For the purposes of these Regulations, the Submarine Cables Committee is established, which consists of the following members:

(a) representative of the Minister of Defence;

(b) representative of the Minister of Agriculture, Natural Resources and Environment [now Minister of Agricultural, Rural Development and Environment];

(c) representative of the Minister of Energy, Trade, Industry and Tourism;

(d) representative of the Minister of Foreign Affairs;

(e) representative of the Minister of Labour, Welfare and Social Insurance; and

(f) representative of the Minister of Communications and Works [now Minister of Transport, Communications and Works].

*See Note to Reader at the end of the text.
(2) The representative of the Minister of Communications and Works [now Minister of Transport, Communications and Works] is designated as the chairman of the Committee and has the following responsibilities:

(a) convenes the meetings and directs the proceedings of the Committee; and
(b) draws up the agenda for each meeting of the Committee and communicates it to each member of the Committee at least seven (7) days before the scheduled date of the meeting.

(3) Any matter regarding the internal operation of the Committee is regulated by a relevant decision thereof, made by absolute majority.

(4) The Committee has the following competencies:

(a) examines the content of the application for the laying, use or operation of cables in the Exclusive Economic Zone and/or the Continental Shelf of the Republic;
(b) conducts a hearing regarding the content of the application, where it considers this necessary;
(c) consults the competent authority and the Ministers referred to in paragraph (8) of Regulation 6 in relation to the issuance or non-issuance of the licence, and proposes terms and conditions for the execution of the relevant works and operation;
(d) approves the agenda of its meetings;
(e) calls to any meeting and/or consults any public servant or employee of public or private law body, as well as any person whose views or expertise on a particular issue may be deemed useful or necessary to its work.

Application for licence.

5.-(1) No person shall have the right to lay or use or operate a cable in the Exclusive Economic Zone and/or the Continental Shelf of the Republic, without a licence from the competent authority.

(2) The applicant submits a written application to the competent authority, and pays a fee of five thousand euro (€5,000) for the examination thereof, at least four (4) months before the proposed date of commencement of the works of laying, using or operating the cable.

(3) The application includes the following:

(a) the information of the legal person, who intends to lay and/or use and/or operate a cable in the Exclusive Economic Zone and/or the Continental Shelf of the Republic, including the name, address, state of registration and state of registered office or headquarters, information on the structure and the ownership of capital, and the names and the addresses of the directors of the legal person.

In case where:

(i) the owner of the project is other than the applicant, the same information shall be provided, additionally, for the owner or
(ii) an application is submitted by a joint venture of legal persons, the required information shall be provided therein regarding each one of the persons who constitute the joint venture;

(b) the nature and the objective purposes of the works of laying, using or operating the cable;
(c) the duration of the works of laying, using or operating the cable and the estimated operation of the cable;

(d) the proposed design and the proposed construction methods of the cable, taking into account the geological conditions of the proposed route of the cable;

(e) the preliminary construction plans, which include any excavation which might be required and/or other constructions or other materials which shall be used for the protection of the project;

(f) the proposed route of the cable, as this has been formulated following the carrying out of:

140(I) of 2013.

(i) a geological survey, according to the Geological Surveys Law of 2013, as amended or replaced from time to time, and/or

96(I) of 2014.

(ii) a hydrographic survey, according to the Hydrographic Organisation and Execution Activities and Publication of Nautical Charts Law of 2014, as amended or replaced from time to time;

(g) the location of any other relevant installation or equipment or structure, with exact geographic coordinates;

(h) the means to be used, including the name, the flag state, the capacity, the insurance, the type and the class of ships and the description of the equipment thereof;

(i) the proposed schedule of works, the budget and the technical and economic sources which are available to the applicant for the laying or the operation of the cable; and

(j) information concerning the personnel to be employed for the execution of the project, including information regarding the number, the expertise and the nationality of the personnel.

(4) With the submission of the application, referred to in paragraph (2), the applicant, in case where the same has not already obtained an environmental approval regarding the proposed laying, use or operation of the cable, according to the Assessment of Impacts on the Environment from Certain Projects Law of 2005, as amended or replaced from time to time [where the said Law is applicable], is obliged to submit to the competent authority an Environmental Impact Assessment, according to the Assessment of Impacts on the Environment from Certain Projects Law. The competent authority shall transmit the Environmental Impact Assessment to the environmental authority for issuance of environmental approval, where the said Law is applicable.

(5) With the submission of the application, referred to in paragraph (2), the applicant is obliged to submit to the Minister of Agriculture, Natural Resources and Environment [now Minister of Agriculture, Rural Development and Environment], an application according to the Convention for the Protection of the Mediterranean Sea against Pollution and Related Protocols (Ratification) Law of 1979, as amended or replaced from time to time, where the said Law is applicable.

6.-(1) Upon receipt of the application, the competent authority transmits copies to the members of the Committee for examination.

(2) The Committee may, at any stage of the examination of the application, request from the applicant any evidence it considers necessary.

(3) In the context of the examination of the application, the Committee may call the
applicant to a hearing before it.

(4) For purposes of examining the route of the cable, the Committee consults with the Director of the Department of Lands and Surveys of the Ministry of Interior, the Director of the Department of Public Works and the Director of the Department of Antiquities of the Ministry of Transport, Communications and Works [now Ministry of Transport, Communications and Works], and/or any other authority or person it considers appropriate, regarding the position and protection of:

(a) existing pipelines and/or cables and/or other existing or expected or planned installations or other works; and

(b) antiquities in the Exclusive Economic Zone and/or the Continental Shelf of the Republic.

(5) The applicant consults with the Committee in relation to the proposed route of the cable, so as to ensure that the proposed route:

(a) does not coincide, prevent or affect in any way the operation or reparability of cables, pipelines or other installations already located in the area of the proposed route;

(b) shall not cause problems to maritime safety;

(c) shall not affect in any way the exploration and exploitation by the Republic of its natural resources;

(d) may not adversely affect the conservation of natural resources and/or constitute risk for the pollution of the environment of the Exclusive Economic Zone and/or the Continental Shelf of the Republic;

(e) does not coincide, in full or in part, with an area where the construction of marine works is scheduled, including the planned laying of cables, pipelines or other installations, by the Republic or by licensees;

(f) does not coincide, in full or in part, with areas where antiquities exist;

(g) it is not deemed inappropriate by the Committee for reasons of national security and/or public interest;

(h) it is not deemed inappropriate by the Committee, according to the Convention [the United Nations Convention on the Law of the Sea of 1982]:

It is provided that, in case where part of the proposed route of the cable includes areas within the territorial sea and/or the territory of the Republic, the Committee calls the applicant for consultation, for the purpose of finding an alternative route, for any reason arising from the application of the legislation of the Republic in these areas.

(6) During the examination of the application, the Committee consults with the environmental authority regarding the impacts which the proposed cable may bring about on the environment and in relation to the procedure of examination of the Environmental Impact Assessment and the issuance of an environmental approval by the environmental authority, where this is applicable.

(7) The Committee, taking into account paragraph (2) of Regulation 5 and within a reasonable time period, submits a comprehensive report to the competent authority and to the Ministers referred to in paragraph (8), as well as its recommendation in relation to the issuance or non-issuance of the licence, as well as the terms and conditions for the execution of the works.

(8) The licence for the laying, use and/or operation of the cable is issued by the competent authority, upon receiving the written consent of the Minister of Foreign
Affairs, the Minister of Defence, the Minister of Energy, Commerce, Industry and Tourism and the Minister of Agriculture, Natural Resources and Environment [now Minister of Agriculture, Rural Development and Environment]:

It is provided that the licence for the laying, use and/or operation of the cable is issued provided that an environmental approval has been issued by the environmental authority, as well as a licence is granted pursuant to the Convention for the Protection of the Mediterranean Sea against Pollution and Related Protocols (Ratification) Law of 1979, as amended or replaced from time to time, where the said Laws are applicable.

7. The competent authority may reject the application regarding the laying, use and/or operation of the cable in the Exclusive Economic Zone and/or the Continental Shelf of the Republic, for any of the following reasons:

(a) the application contains information which is inaccurate or false or does not contain all the information referred to in paragraph (3) of Regulation 5;

(b) national security and/or public interest; and

(c) in case where part of the cable is proposed to be laid, used and/or operate within the territorial sea and/or the territory of the Republic and the laying, use and/or operation of such part is not permitted pursuant to the applicable legislation of the Republic.

8.- (1) The competent authority may impose terms and conditions into the licence, including the following:

(a) the duration of the licence;

(b) the persons authorised to carry out the works and/or put into operation the cable;

(c) the route of the cable;

(d) the geographic limits within which the works shall be carried out;

(e) the design, the purpose and the operation of the cable;

(f) the measures to be taken in order to avoid or reduce the interference to the exploration and exploitation by the Republic of its natural resources, to fishing or to other marine activities;

(g) the measures to be taken for the prevention, reduction and control of pollution of the environment from the cable, including also the regular maintenance of the cable;

(h) the compulsory insurance against the licensee’s liability for any damage which may be caused by the laying, use or operation of the cable;

(i) any actions the licensee shall not be entitled to perform in relation to the cable, without the prior authorisation by the Republic;

(j) the information which must be provided to the Republic in relation to the cable, including the information which must be notified to the Director of the Department of Land and Surveys of the Ministry of Interior;

(k) the operation of the AIS system or other system, which transmits full and correct data of the ship, for the purpose of being monitored by the authorities of the Republic; and

(l) to obtain other additional licences and/or approvals from the Republic, according to other laws and/or regulations.

(2) The competent authority may impose additional terms and conditions regarding
the part of the cable which is proposed to be laid, used and/or operate within the territorial sea, pursuant to the legislation of the Republic, which applies to this maritime zone.

9.- (1) The licensee is obliged to immediately notify the competent authority of any change in the works or in relation to the ship used.

(2) The competent authority, if it considers that the change is material, notifies in this regard the Committee and the Committee may examine the said change and either propose to the competent authority the alteration of the terms of the licence or the termination of the licence, depending on the case. In such case, the competent authority may alter the terms of the licence or terminate the licence.

10. The licensee is obliged to comply with any requirement of the authorities of the Republic for inspection of the works during the laying or repair and/or maintenance of the cable and for assessment of compliance with the terms of the licence issued, pursuant to the legislation in force from time to time.

11. The licensee is obliged to daily inform the competent authorities of the Republic in relation to the position of the ship and to comply with all the notices to mariners issued by the Republic.

12.- (1) The laying and repair or maintenance works of the cable and the operation of the cable must not obstruct shipping routes.

(2) The licensee is obliged to refer to the competent authority, for the purpose of issuing a notice to mariners.

13.- (1) ) In cases where, during the carrying out of laying or repair and/or maintenance works of the cable, antiquities are located, including ancient shipwrecks, in the Exclusive Economic Zone and/or the Continental Shelf of the Republic, the licensee is obliged to immediately notify the Director of the Department of Antiquities.

(2) The licensee is prohibited from removing or otherwise interfering with antiquities, including ancient shipwrecks, without obtaining prior licence from the Director of the Department of Antiquities.

14.- (1) The competent authority may, by a reasoned decision thereof, suspend the licence issued pursuant to these Regulations or suspend the carrying out of laying, repair or maintenance works or the operation of the cable, specified therein, if:

(a) the works or the operation of the cable are not carried out in accordance with the information given on the basis of paragraph (3) of Regulation 5 and/or Regulation 16; or
(b) the terms set in accordance with Regulation 8 are not complied with.

(2) The carrying out and/or continuation of the works or the operation of the cable is prohibited during the period when the works and/or licence are under suspension as provided for by paragraph (1).

15. The competent authority may terminate the licence issued pursuant to these Regulations:

(a) in case of infringement of the provisions of these Regulations;
(b) in case where the existence of any of the reasons, which according to Regulation 7 would allow the rejection of the application for obtaining a
(c) if, after the lapse of a reasonable time, the reasons for which the laying, repair or maintenance works of the cable were suspended on the basis of Regulation 14, continue to exist;

(d) if the laying, repair or maintenance works or the operation of the cable are carried out in such a manner which differs from the manner indicated at the stage of the application by the applicant to such extent which is considered by the competent authority as a material change; and

(e) for reasons of national security and/or public interest.

16. In case where the licensee or any beneficiary intends to carry out repair or maintenance works to an existing cable, the same is obliged to notify the competent authority, at least one (1) month or, in case of emergency, as soon as possible, prior to the intended commencement of works, giving all relevant information concerning the nature of the repair or maintenance of the cable, the exact location of the carrying out of repair or maintenance works and the details of the persons intending to carry out the works, as well as the means and methods to be used for this purpose, and carries out the works subject to the provisions of these Regulations.

17.-(1) The provisions of these Regulations do not prejudice the application of the legislation which is in force in the Republic regarding the protection of the environment and do not exempt any person from the obligation to obtain the necessary approvals and licences provided by the said legislation for the carrying out of laying, repair or maintenance works or for the use or operation of cables, as well as the obligation to comply with those rules.

(2) The licensee is legally liable in case of damage caused by pollution of the environment due to the laying, use, operation, repair or maintenance of a cable by the same or on behalf thereof, according to the provisions of the Environmental Liability with regard to the Prevention and Restoration of Environmental Damage Law of 2007, as amended or replaced from time to time.

18.-(1) Infringement by any person of the mandatory and/or the prohibitive provisions of these Regulations or the terms and conditions of the licence issued constitutes an offence and, in case of conviction, that person is subject to monetary penalty not exceeding the amount of one-hundred thousand euros (€100,000) for each day during which the offence is committed or continued, or to imprisonment for a period not exceeding four (4) years or to both of these penalties.

(2) When an offence is committed in breach of these Regulations or the terms of the licence issued and this offence is proved to have been committed with the consent or tolerance, or is due to the negligence, of any director, manager, secretary or other officer of a legal person, this person and the legal person are guilty of this offence and, in case of conviction, are subject to the penalties provided for in paragraph (1).
Damage to submarine cables.

19.-(1) A person who causes damage, intentionally or negligently, to a submarine cable commits a criminal offence and, in case of conviction, is subject to a monetary penalty not exceeding one-hundred thousand euro (€100,000) for each day during which the offence is committed or continued, as well as imprisonment not exceeding four (4) years or both of these penalties.

(2) A person who causes damage to a submarine cable and/or pipeline, is liable for compensation equal to the cost of repairing the damage, and such liability is additional to any other liability which may be imposed thereon, according to the laws of the Republic, regardless of whether the damage has been caused by negligence or the person has been sentenced for an offence relating to the said damage.

*NOTE TO READER*


However useful the English translation of the Regulations is in practice, it does not replace the original text of the Regulations since only the Greek text of the Regulations published in the Official Gazette of the Republic shall be deemed the authentic text in any case.

The Ministry of Foreign Affairs shall not be under any liability to any person or organisation in respect of any loss or damage, including consequential loss or damage, however caused, which may be incurred or arises directly or indirectly from reliance on information in this document.

Copyright © Ministry of Foreign Affairs, Nicosia 2016.

Reproduction with reference to the source authorised without prior application.