

THE TERRITORY FOR THE SEAT OF GOVERNMENT.

Regulation under the Building and Services Ordinance 1924-1934.

I THOMAS WALTER WHITE, a Member of the Executive Council, acting for and on behalf of the Minister of State for the Interior, in pursuance of the powers conferred upon me by the *Building and Services Ordinance 1924-1934* hereby make the following Regulation.

Dated this fifteenth day of October, 1937.

T. W. WHITE
for Minister of State for the Interior.

AMENDMENT OF THE CANBERRA ELECTRIC SUPPLY REGULATIONS.

Regulation 6A of the Canberra Electric Supply Regulations is amended—

- (a) by inserting after sub-regulation (6.) the following sub-regulation:—

“(6A.) The charges for the supply of electricity to any church (including the rental, if any, for a meter installed at the church) shall, at the option of the consumer, be in accordance with the charges in respect of electricity supplied to commercial premises or in accordance with the charges in respect of electricity supplied to domestic premises. An option exercised in pursuance of this sub-regulation shall not be varied within twelve months after it has been exercised.”;

- (b) by omitting from the definition of “commercial premises” in sub-regulation (9.) the word “, church”;
- (c) by inserting after the words “rural premises” in that definition the word “, church”; and
- (d) by inserting in the definition of “domestic premises” in sub-regulation (9.), after the words “rural premises”, the words “or church”.

Charges for
domestic,
commercial
rural and
motion picture
premises.