

AUSTRALIAN CAPITAL TERRITORY.

Regulations 1948. No. 1.*

Regulations under the Buildings and Services Ordinance 1924-1942.

I NELSON LEMMON, Minister for Works and Housing, acting for and on behalf of the Minister of State for the Interior, in pursuance of the powers conferred by the *Buildings and Services Ordinance 1924-1942*, hereby make the following Regulations.

Dated this eleventh day of August, 1948.

NELSON LEMMON

acting for and on behalf of the Minister
of State for the Interior.

ELECTRICITY RESTRICTION REGULATIONS.

1. These Regulations may be cited as the Electricity Restriction Regulations.

2. In these Regulations, unless the contrary intention appears— Definitions.

“electricity” means electricity supplied in pursuance of the provisions of any law in force in the Territory;

“licensed premises” has the same meaning as in the *Liquor Ordinance 1929-1948*;

“public utility” includes any air port, weather bureau, observatory, ambulance station, police station, fire brigade, wireless station, post office, water pumping station, sewerage plant, railway station or electric supply station;

3.—(1.) A person shall not use or consume electricity—

(a) for the purpose of, or in connexion with, any advertisement or sign of any description whatsoever other than a directional sign used by a public utility; or

(b) for the purpose of any shop front lighting, shop entrance lighting, shop window lighting, display window lighting, show case lighting, under awning lighting, lighting of any tennis court, bowling green, swimming pool, racecourse, sports ground, showground, fair, fête or carnival, or of any interior display or decorative lighting, or of the external or open-air lighting of a theatre, public hall, place of public amusement or entertainment, or floodlighting of any other building.

Restrictions
on use of
electricity.

(2.) Any person who is convicted of an offence against any provision of the last preceding sub-regulation shall be liable to a penalty not exceeding Fifty pounds or to imprisonment for three months, and, when the offence is a continuing offence, a penalty not exceeding Five pounds for each day during the period during which the offence continues.

* Notified in the *Commonwealth Gazette* on 19th August, 1948.

By Authority: L. F. JOHNSTON, Commonwealth Government Printer, Canberra.
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