No. 26. THE MUNICIPAL CORPORATIONS LAW

THE PLACARDS AND ADVERTISEMENTS REGULATION LAW.

Bye-laws made by the Municipal Council of the Municipal Corporation of Nicosia.

In exercise of the powers vested in them by section 123 (1) (b) of the Municipal Corporations Law (Cap. 252) and by section 5 of the Placards and Advertisements Regulation Law (Cap. 135) the Municipal Council of the Municipal Corporation of Nicosia, hereby make the following bye-laws:

1. These bye-laws may be cited as the Nicosia Municipal (Placards and Advertisements) Bye-laws, 1956.

2. In these bye-laws unless the context otherwise requires:—

"the Council" means the Municipal Council of Nicosia;

"advertisement" includes any word, letter, model, sign, placard, board, notice, device or representation, whether illuminated or not, in the nature of and employed wholly or in part for the purposes of advertisements, announcement or direction (excluding any such thing employed wholly as a memorial or as a traffic signal) and without prejudice to the foregoing provision includes also any hoarding or similar structure used or adapted for use for the display of advertisements;

"illuminated advertisement" means an advertisement which is designed or adapted to be illuminated by artificial lighting directly or by reflection, and which is so illuminated for the purposes of advertisement, announcement or direction at any time after the date on which

these bye-laws come into force;

"prescribed fees" means the fees set out in the Second Schedule hereto in respect of the several matters therein set out.

3.—(1) The Council may erect or cause to be erected within the Municipal limits of Nicosia hoardings for the exhibition of Notices and Advertisements in such places as may be specified by notice published in the Gazette:

Provided that no such hoarding shall exceed 144 square feet in area.

(2) Any person who desires to display any notice or advertisement on any hoarding erected as in paragraph (1) of this bye-law provided, shall apply to the Council for a permit to do so. Every such application shall be in the Form "A" in the First Schedule hereto and shall contain the particulars therein set out and the Council may in their discretion grant or refuse a permit or grant it under such conditions as may be specified therein:

Provided that no notice or advertisement shall exceed 36 square feet in

area.

- (3) A permit granted under this bye-law shall be in the Form "B" in the First Schedule hereto and shall be signed by the Mayor or such other person as may be authorised by him in that behalf but shall not be delivered to the applicant unless he first pays the prescribed fees.
- 4.—(1) The Council may authorise any person to erect within the Municipal limits of Nicosia one or more hoardings for the exhibition of notices and advertisements:

Provided that no such hoarding shall exceed 144 square feet in area.

(2) Any person who desires to obtain the authorisation of the Council as in paragraph (1) of the bye-law provided shall apply to the Council for authority to do so. Every such application shall be in the Form "C" in the First Schedule hereto and shall contain the particulars therein set out and the Council may in their discretion grant or refuse the application or grant it under such conditions as may be specified in the authorisation.

(3) An authorisation granted under the bye-law shall be in the Form "D" in the First Schedule hereto and shall be signed by the Mayor or such other person as may be authorised by him in that behalf, but shall not be

delivered to the applicant unless he first pays the prescribed fees.

5.—(1) Subject to paragraph (3) hereof any person who desires to display upon his own premises or upon any premises in his occupation within the Municipal limits of Nicosia town, any notice or advertisement relating to his business, profession or trade carried on in those premises, shall first apply to the Council for approval by him of the form (including siting) and the size of such notice or advertisement. Every such application shall be submitted in duplicate and shall be in the Form "E" in the First Schedule hereto and shall contain the particulars therein set out and the Council may give or refuse approval thereof or may indicate to the applicant what modifications to the notice or advertisement should be effected before approval is given:

Provided that no approval shall be granted in respect of any notice or advertisement exceeding 100 square feet.

- (2) The Council's approval or refusal under this bye-law shall be recorded or endorsed on the application, one copy of which shall be given to the applicant.
- (3) The Council's approval shall not be required under this bye-law in respect of any notice or advertisement which:—
 - (a) is directly attached to, or affixed on, the building on which the notice or advertisement is exhibited, being a building belonging to or in the occupation of the exhibitor in which he carries on the business, profession or trade to which the notice or advertisement relates; and
 - (b) does not exceed 4 square feet in size:

Provided always that not more than five such notices or advertisements shall be displayed on any one building at any one time.

6. Any notice or advertisement posted or exhibited under bye-laws 197 to 201 (both inclusive) of the Nicosia Municipal Bye-laws, 1938, in respect of which there exists a valid and subsisting permit granted thereunder shall during the validity of such permit, be deemed to be a notice or advertisement exhibited under those bye-laws but so that any renewal of any permit for any such notice or advertisement shall be governed by the present bye-laws and so that except for the purposes aforesaid, the aforementioned bye-laws of the Nicosia Municipal Bye-laws, 1938, are revoked without prejudice to anything done or left undone thereunder.

FIRST SCHEDULE.

FORM A.

APPLICATION FOR NOTICE OR ADVERTISEMENT.

To the	Council of the Munici	ipal Corporation	of Nicosia.	
Ι, .		of.		
hereby notice/a	apply for a permit to disp dvertisement as follows	olay on hoarding.		
	Form			
	Size			•••••
	Period			•••••
	Other particulars			
	Dated			
*				
		•		licant.

FORM B.

PERMIT FOR NOTICE OR ADVERTISEMENT.

Permit is hereby grante		, to display on	hoarding
as follows :—		iotice _f actv	or tiseinent
Form Size Period Conditions			
This permit shall expire	on the		
Fee paid		Dated	
		Mayor of Ni	cosia.
	FORM C.		
APPLICATION FOR A	UTHORISATIO HOARDING		N OF
To the Council of the Mu	nicipal Corporation	on of Nicosia.	
I,		of	,
Form Size Period Other particulars	nd advertisements on/trade	s as follows :—	
fession or trade as above.		-	
Dated		Applicant.	
	FORM D.		
AUTHORIZATIO	N FOR ERECT	ION OF HOARDIN	IG.
Authorization is grant	ted to		
ofhoarding(s) for the display Business/Professi	of notices or advention/Trade	ertisements as follows	:
Size Period			
The notices or advertis or trade of the holder as	sements shall relate above.	e solely to the business,	profession
Fee paid		Dated	
		Manage of N	*******

FORM E.

APPLICATION FOR APPROVAL OF NOTICE OR ADVERTISE-MENT RELATING TO BUSINESS, ETC.

(To be submitted in duplicate).

1
To the Council of the Municipal Corporation of Nicosia.
I,, of
hereby apply for your approval of the following notice/advertisement to b
displayed upon my own premises/premises in my occupation, relating to the
business/profession/trade carried on in those premises:—
Business/Profession/Trade
Form and siting
Size
Other particulars
Dated
Applicant.

SECOND SCHEDULE.

FEES (Bye-law %). 56/102

- (a) Fees to be paid on Municipal Hoardings (Clause 3 (3)):—

 For one week or less: For every four square feet or part thereof 600 mils.
- (b) Fees to be paid on Hoardings, the construction of which is authorised by the Municipal Council (Clause 4 (3)):—
 For every 25 sq. feet or part thereof £20 annually.
- (c) Fees to be paid on advertisements approved under Clause 5 (2):—
 For every 25 square feet or part thereof £6 annually.

Note: Persons contravening the provisions of these Bye-laws are liable, under section 8 of the Placards and Advertisements Law, Cap. 135, to a penalty not exceeding £5 and to a penalty not exceeding £1 for every day during which the offence is continued after conviction.

The above Bye-laws have been approved by His Excellency the Governor. (M.P. 1626/54.)