THE MUNICIPAL CORPORATIONS LAW No. 35.

THE DISPLAY OF ADVERTISEMENTS (CONTROL) LAW.

Bye-laws made by the Municipal Corporation of Nicosia. In exercise of the powers vested in them by section 7 of the Display of Advertisements (Control) Law, 1957, 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 Advertisements Bye-laws, 1960.

2. In these Bye-laws, unless the context otherwise requires—
"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;
"prescribed fees" means the fees set out in the Second Schedule

hereto in respect of the several matters therein set out;

"public notification" means a notification signed by the Mayor and posted in at least three conspicuous places and published in one Greek, one Turkish and one English newspaper issued in Nicosia.

- 3.—(1) Any person who desires to display any advertisement or 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, having regard to section q of the Law and any other material consideration, grant or refuse such permit.
- (2) In granting a permit for the display of any advertisement on any .Municipal hoarding, the Council may specify the size and form of such advertisement.
- (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 authorized by him in that behalf but shall not be delivered to the applicant unless he first pays the prescribed fees.
- 4.—(1) Any person who desires to obtain the authorization of the Council to erect one or more hoardings as in this paragraph provided shall apply to the Council for authority to do so. Every such application, which shall be in the Form "C" in the First Schedule hereto, shall be submitted in duplicate together with two copies each of such maps and plans as are necessary to describe the dimensions, form and siting of the hoarding for which authorization is applied and the Council may, having regard to section 9 of the Law and any other material consideration, approve or refuse to approve the erection of any such hoarding or may indicate to the applicant what modifications to the size, form and siting of the hoarding should be effected before approval is given.

(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 and, where the application is refused or granted subject to any condition(s), the Council shall set out the grounds for such refusal or

for imposing such condition(s):

Provided that no approval, whether absolute or conditional shall be delivered to the applicant unless he first pays the prescribed fees.

5.—(1) Subject to the provisions of section 6 of the Law, any person who desires to display upon his own land or upon any land in his occupation or use, or upon any land where he is working, within the municipal limits of Nicosia, whether upon a hoarding or otherwise, advertisements (hereinafter in this bye-law referred to as "point of sale advertisements") directly relating to any business, profession, trade or work carried on, in or upon such land, shall first apply to the Council for approval by them of the form (including siting) and the size of such advertisement. Every such application which shall be in the Form "D" in the First Schedule hereto, shall be submitted in duplicate together with two copies each of such maps and plans as are necessary to describe the dimensions, form and siting of the point of sale advertisement.

(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, and where the application is refused or granted subject to any condition(s) the Council shall set out the grounds for such refusal or for imposing such condition(s).

6. The fees set out in the Second Schedule hereto shall be paid in respect

of the several matters therein set out.

7. Any person who acts in contravention of, or fails to comply with any of these bye-laws shall be liable to a fine not exceeding twenty pounds for any breach of these bye-laws and to a further fine not exceeding five pounds for every day during which such breach is continued after the conviction of the offender and in the event of any person persistently committing a breach of any of these bye-laws the Court may at the request of the Council authorize the forfeiture and confiscation of the offending advertisement or hoarding.

FIRST SCHEDULE. FORM "A". APPLICATION FOR DISPLAY OF ADVERTISEMENT ON MUNICIPAL HOARDING. (BYE-LAW 3 (1).) TO THE COUNCIL OF THE MUNICIPAL CORPORATION OF NICOSIA. I, of_____ hereby apply for a permit to display on Municipal hoarding at..... the following advertisement(s):-Form Size..... Period Other particulars.... Dated..... Applicant.FORM "B". PERMIT FOR THE DISPLAY OF ADVERTISEMENT ON MUNICIPAL HOARDING. (Bye-law 3(3).) Permit is hereby granted to of...... to display on Municipal hoarding at..... the following advertisement(s):-Form Size..... Period Conditions of maintenance Other particulars (if any)..... This permit shall expire on the Fee Paid Dated..... Mayor of Nicosia.

FORM "C".

APPLICATION FOR AUTHORIZATION TO ERECT PRIVATE HOARDING. (Bye-law 4.)

(To be submitted in duplicate.) To the Council of the Municipal Corporation of Nicosia. I<u>.</u>..... of hereby apply for authorization to erect...... private hoarding(s) as shown in the attached drawings and Lands and Surveys Department map, for the display of advertisement(s). Period..... Other particulars (if any) Dated..... Applicant. FOR USE BY THE MUNICIPALITY. Approved absolutely/subject to the following Refused on the following grounds:conditions of maintenance and/or modifications (grounds for imposing conditions of maintenance/of modifications to be set out):— . Fee paid..... Dated..... Mayor of Nicosia. FORM "D". APPLICATION FOR DISPLAY OF POINT OF SALE ADVERTISEMENT. (Bye-law 5.) (To be submitted in duplicate.) TO THE COUNCIL OF THE MUNICIPAL CORPORATION OF NICOSIA. I,..... of...... hereby apply for your approval to display upon my own land/land in my occupation or use/land where I am working at the point of sale advertisement(s) relating directly to the business/profession/trade/work carried on, in or upon that land, the dimensions, form and siting of which are described in the attached drawing(s). Business/profession/trade/work Other particulars (if any)..... Dated..... Applicant. FOR USE BY THE MUNICIPALITY. Approved absolutely/subject to the following Refused on the following grounds:conditions relating to the display and proper maintenance and/or modifications (grounds for imposing conditions and/or modifications to be set out) :--Dated.....

Mayor of Nicosia.

SECOND SCHEDULE.

FEES.

(a) Fees to be paid in respect of every permit granted whether absolutely or subject to condition(s) for the display of advertisement(s) on Municipal hoarding (bye-law 3 (3)):— For one week or less:	
Not exceeding four square feet Over four square feet but not exceeding nine square feet For every additional square foot over nine square feet	o.075 mils o.100 mils o.150 mils.
(b) Fees to be paid in respect of every permit granted, whether absolute to condition(s) and/or modification(s) for the erection of private hoarding (b)	ly or subject oye-law 4):—
(1) Where a private hoarding is to be used for the display of nor	1-illuminated
(ii) For every additional square foot in excess of 25 square	£5 annually.
(2) Where a private hoarding is to be used for the display of advertisements:—	illuminated
(i) For every 25 square feet or part thereof	£1.750 mils.
(ii) For every additional square foot in excess of 25 square feet 30 m	ils annually.

The above Bye-laws have been approved by His Excellency the Governor. (M.I. 103/59.)

No. 36. THE PUBLIC HEALTH (VILLAGES) LAW. CAP. 142.

The following rules made by the Village Health Commission of Engomi, in the District of Nicosia and approved by the Commissioner, are published in the Gazette.

RULES MADE BY THE VILLAGE HEALTH COMMISSION OF ENGOMI UNDER SECTION 9.

Cap.142.

In excercise of the powers vested in them by section 9 (i) (c) of the Public Health (Villages) Law, the Village Health Commission of Engomi hereby make the following rules:—

Gazette: Supplement No. 3A: 16.10.1940. 1. These rules may be cited as the Village Health (Engomi) (Amendment) Rules, 1959, and shall be read as one with the Village Health (Engomi) Rules, 1940, (hereinafter referred to as the "principal Rules"), and the principal Rules and these rules may together be cited as the Village Health (Engomi) Rules, 1940 and 1960.

2. Rule 78 (1) of the principal Rules is hereby amended by the substitution for the figure "10 s." (line 2) of the figure and words "£1.000 mils".

The above rules have been approved by the Commissioner of Nicosia and the Director of Medical Services.

(M.I. 220/59/5.)

No. 37.

CORRIGENDUM.

For the figure "1930" appearing in the fourth and seventh lines of paragraph numbered 1 of Public Instrument No. 7 of 1960 read "1939" and for the figure "1959" appearing in the second and seventh lines of the same paragraph read "1960" and for the figure "2" appearing in the second line of the same paragraph read "1".