THE ALIENS AND IMMIGRATION LAW. (CAP. 40 and Laws 19 of 1950 and 11 of 1951.)

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CAP. 40.]

Aliens and Immigration Regulations.

I.—INTRODUCTORY.

Short title.

Interpretation.

Cap. 40 19 of 1950. 11 of 1951.

Certificate of permanent residence.

Immigration Control Board.

1. These regulations may be cited as the Aliens and Immigration Regulations.

2. In these regulations-

"entry permit" means a permit to enter the Colony for temporary residence issued under the Law;

"immigration permit" means a permit granted to an immigrant to enter the Colony for permanent residence therein;

"Law" means the Aliens and Immigration Law, or any Law amending or substituted for the same, and includes these regulations and any other regulations made under the Law.

II.—Alien Permanent Residents.

3.-(1) A certificate of permanent residence may be granted by the Chief Immigration Officer to any alien who, in his opinion, was permanently resident in the Colony on the 11th December, 1936, and shall be granted to any alien who is admitted into the Colony on an immigration permit.

For the purpose of facilitating travel from and re-entry into the Colony by an alien permanent resident, the certificate may be endorsed on his passport and, upon production of the passport so endorsed, such person shall be admitted into the Colony without any other formality.

(2) Any person to whom paragraph (1) of this regulation applies who, having left the Colony without having had his passport endorsed as therein provided, desires to return, may obtain from the Chief Immigration Officer, either direct or through a British Consul, an endorsement on his passport verifying the fact of his permanent residence in the Colony, and such person shall, on his return, upon production of his passport so endorsed, be admitted into the Colony without any other formality.

III.—IMMIGRANTS. 4.—(1) There shall be an Immigration Control Board (in these regulations referred to as "the Board"), which shall consist of such persons, not less than three in number, as the Governor may from time to time appoint by notice in the Gazette, for the purpose of examining applications for immigration permits and of reporting to the Chief Immigration Officer whether an intending immigrant may be considered as belonging to one of the categories prescribed in regulation 5.

(2) The Chairman of the Board shall be appointed by the Governor from among the members of the Board and the Board shall elect a vicechairman.

(3) At any meeting of the Board in case of equality of votes the Chairman shall have in addition to his own vote a casting vote.

(4) Three members of the Board shall constitute a quorum at any meeting of the Board. (5) The Board shall meet at such times as the Chairman shall decide :

Provided that if the Chairman shall be required to summon a meeting by a requisition signed by two members of the Board he shall summon a meeting of the Board within seven days after the receipt of such requisition.

(6) The Board may appoint sub-committees consisting of members of the Board, or otherwise, to advise it in connection with any of its functions under these regulations.

(7) Every act done by the Board in pursuance of the provisions of these regulations shall be signified under the hand of the Chairman or of any other person authorized by him in that behalf.

(8) The Board shall keep minutes of its meetings, and a certified copy of the minutes of each meeting shall be sent as soon as practicable after such meeting to the Chief Immigration Officer.

5. No person shall be granted an immigration permit unless he belongs Qualificato one of the following categories :--

(a) Category A.--A person intending to engage on his own account immigration in the business of agriculture or animal husbandry in the Colony who is in possession of a certificate issued by the Board that-

- (i) he has acquired or received permission to acquire, an interest in land of an area commensurate with and suitable for the type of business he proposes to undertake in the Colony;
- (ii) he has in his own right and at his full and free disposition a capital sum of $f_{2,000}$ or such lesser sum as the Board may determine; and
- (iii) his engaging in such business will not be to the prejudice of the general economy of the Colony.
- (b) Category B.--A person intending to engage on his own account in mining in the Colony who is in possession of a certificate issued by the Board that-
 - (i) he is in possession of, or will be able to obtain, any prospecting right or licence that may be necessary to enable him to engage in prospecting or mining;
 - (ii) he has in his own right and at his full and free disposition a capital sum of $f_{10,000}$ or such lesser sum as the Board may determine; and
 - (iii) his engaging in such prospecting or mining will not be to the prejudice of the general economy of the Colony.
- (c) Category C.—A person intending to carry on a trade or business on his own account in the Colony who is in possession of a certificate issued by the Board that—
 - (i) if a licence is required to enable him to engage in the trade or business which he intends to carry on, he is in possession of such licence or will be able to obtain one;
 - (ii) he has in his own right and at his full and free disposition a capital sum of $f_{2,000}$ or such lesser sum as the Board may determine; and
 - (iii) his engaging in such trade or business will not be to the prejudice of the general economy of the Colony.
- (d) Category D.-A person who, being a member of the legal or medical profession or being an accountant, architect, dentist, engineer or land surveyor, or being qualified in such other calling as the Governor may prescribe by notice in the Gazette, intends to practise his profession or calling in the Colony and is in possession of a certificate issued by the Board that-
 - (i) he is duly qualified to practise his profession or calling in the Colony;
 - (ii) he is in possession of sufficient capital or assured income to enable him to give effect to his intention; and
 - (iii) there exists in the Colony a need for additional members of such profession or calling.
- (e) Category E.--A person who has been offered and intends to accept employment, other than temporary employment, in the Colony and is in possession of a certificate issued by the Board that the taking up of such employment by him will not lead to the creation of undue competition in the class of employment in which such person proposes to engage.
- (f) Category F.-A person who is in possession of a certificate issued by the Board that he has in his own right and his full and free disposition an assured annual income of the appropriate amount First as set out in the First Appendix hereto.

Appendix.

tions for permit.

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6.-(1) Upon receipt of a report from the Board that an applicant for an immigration permit belongs to one of the categories specified in regulation 5, the Chief Immigration Officer may grant to the applicant an immigration permit.

(2) Notwithstanding anything contained in regulation 5 and in paragraph (1) of this regulation, the Chief Immigration Officer may grant an immigration permit to an immigrant who does not belong to one of the categories set out in regulation 5, if he shall consider it expedient to do so and if he is satisfied that the immigration of such person will not be to the prejudice of the inhabitants generally of the Colony.

(3) An immigration permit shall cease to be valid if the holder of the same being out of the Colony at the date of issue thereof has not entered the Colony within one year after such date.

(4) If any person belonging to any of the categories set out in regulation 5, to whom an immigration permit has been granted, without reasonable cause shown to the satisfaction of the Chief Immigration Officer, fails to engage in or to continue to engage in the same occupation as, or in a similar occupation to, that in respect of which he obtained such immigration permit, the Chief Immigration Officer may, at any time before the expiration of four years of the granting of such permit, order him to leave the Colony, whereupon the presence of such person in the Colony shall be deemed to be unlawful:

Provided that no such order shall take effect until after the expiration of fifteen days from the making thereof during which period any person aggrieved by such order may appeal to the Governor in Council, whose decision thereon shall be final and conclusive.

(5) Notwithstanding that he shall belong to one of the categories prescribed in regulation 5, no person shall have an absolute right to the grant of an immigration permit.

7.--(1) Every application for an immigration permit under any of the categories set out in regulation 5, shall be as in the Form 1 in the Second Appendix hereto and shall be made to the Chief Immigration Officer :

Provided that in the case of an applicant who has not yet entered the Colony the application may be made through a British Consul.

(2) Every application made by a person already resident in the Colony who desires to bring into the Colony a dependant, shall be as in Form 2 in the Second Appendix hereto and shall be made to the immigration officer for the district in which the applicant resides, and the said immigration officer shall transmit the application with his report thereon to the Chief Immigration Officer.

8. An immigration officer, on being satisfied that a person seeking to enter the Colony is-

- (a) the wife, a minor child or an unmarried daughter of an immigrant or of a permanent resident; or
- (b) a person whose immigration into the Colony as being dependent on an immigrant or on a permanent resident has been approved by the Chief Immigration Officer,

shall permit such person to enter the Colony as an immigrant.

IV.—TEMPORARY RESIDENTS.

9.-(1) An entry permit issued to an alien entitling him to enter and remain temporarily within the Colony shall be of one of the following kinds :-

(a) Transit Permit;

(b) Employment Permit;

- (c) Business Permit;
- (d) Pupil's Permit; .
- (e) Visitor's Permit;(f) Special Permit.

Applications for immigration permit. Second Appendix. Form 1.

Form 2.

Dependants,

General

permits.

entry

provisions

relating to

(2) Subject to any special or general directions by the Chief Immigration Officer and to the provisions of these regulations, the issue of any permit of a kind mentioned in this regulation shall be at the discretion of the immigration officer at the port of entry and may be subject to such terms and conditions, including the provision of security to cover the costs of repatriating the holder of the permit, as the said immigration officer may think fit to attach.

(3) Every entry permit of the kinds (a) to (f) inclusive mentioned in paragraph (1) of this regulation shall be endorsed on the passport of the temporary resident to whom it is issued.

(4) An entry permit may be cancelled by the Chief Immigration Officer on giving the holder not less than fourteen days' notice of cancellation :

Provided that, if the holder is found to be a prohibited immigrant or to have contravened the terms and conditions subject to which the entry permit was issued, such cancellation may take effect forthwith.

(5) All entry permits issued under the provisions of this regulation shall be in such form or forms as may be prescribed from time to time by the Chief Immigration Officer.

(6) The Chief Immigration Officer may extend for a further period or periods as he shall think fit the period for which a temporary resident is permitted to remain in the Colony by virtue of a permit issued under the provisions of this regulation:

Provided that, with regard to any Pupil's Permit or Visitor's Permit, the extension may be granted by an immigration officer.

(7) An entry permit shall, notwithstanding that its period of validity has not expired, cease to be effective as soon as the holder thereof leaves the Colony unless before leaving he obtains from the Chief Immigration Officer a re-entry permit.

10.-(1) A Transit Permit may be issued by an immigration officer Transit to any alien who satisfies him that he desires to enter the Colony for the Permits. purpose of proceeding to a destination outside the Colony and that he is in possession of such valid documents as will permit him to enter the country of his destination and is otherwise qualified under the law in force in that country to enter the same.

(2) A Transit Permit shall entitle the holder thereof to enter the Colony and remain therein for such period, not exceeding fifteen days, as may be stated in such permit.

11.-(1) An Employment Permit may be issued by an immigration Employofficer to any alien who produces to him the written approval of the Chief ment Permit. Immigration Officer for the issue of such permit :

Provided that, if an immigration officer is satisfied that an alien has entered into a contract of service with an employer in the Colony and is qualified to undertake employment of a particular class for which no suitably qualified residents of the Colony are for the time being available, he may at his discretion issue a provisional permit for a period not exceeding twentyone days enabling the alien to obtain the decision of the Chief Immigration Officer for the issue of an Employment Permit.

(2) An Employment Permit shall entitle the holder thereof to enter the Colony and to remain therein for the purpose of engaging in the employment specified in the written approval of the Chief Immigration Officer under the provisions of paragraph (1) of this regulation for such period as shall be stated in such permit.

(3) An Employment Permit shall forthwith cease to be effective and shall be deemed to have been cancelled if the holder fails to take up the employment in respect of which the permit was issued or having taken up such employment fails to continue therein.

12,-(1) A Business Permit may be issued by an immigration officer Business to any person who satisfies him that he wishes to enter the Colony for the purpose of temporarily carrying on, on his own account or as an agent of any person outside the Colony, any business, trade or profession.

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Permit.

(2) A Business Permit shall entitle the holder thereof to enter the Colony and to remain therein for such period, not exceeding six months, as shall be stated in such permit.

(3) The holder of a Business Permit shall not accept employment within the Colony nor shall he engage in any pursuit within the Colony other than that specified in such permit without the prior permission in writing of the Chief Immigration Officer.

(4) If, without the prior permission of the Chief Immigration Officer, the holder of a Business Permit—

- (a) takes employment within the Colony, his permit shall forthwith cease to be effective and shall be deemed to have been cancelled;
- (b) engages in a pursuit within the Colony other than that specified in his permit, his permit may be revoked forthwith by the Chief Immigration Officer.

13.—(1) A Pupil's Permit may be issued by an immigration officer to any person who satisfies him that—

(a) he has been accepted as a pupil by any training or educational establishment in the Colony; and

(b) such training or educational establishment is suitable for the purpose of receiving pupils from outside the Colony.

(2) A Pupil's Permit shall entitle the holder thereof to enter the Colony and to remain therein for such period as shall be stated in the permit.

(3) A Pupil's Permit shall forthwith cease to be effective and shall be deemed to have been cancelled if the holder thereof fails to enter and undergo training or education in the establishment at which he has been accepted, or having entered such establishment fails to remain or to be retained as a pupil therein.

14.—(1) A Visitor's Permit may be issued by an immigration officer to any prospective visitor to the Colony who satisfies the immigration officer that he wishes to enter the Colony for the purpose of—

(a) spending a holiday; or

(b) travelling; or

(c) investigating the possibilities of settlement in the Colony.

(2) A Visitor's Permit shall entitle the holder thereof to enter the Colony and to remain therein for such period, not exceeding six months, as shall be stated in such permit.

(3) The holder of a Visitor's Permit shall not seek or accept employment, paid or unpaid, or engage in or carry on any business, trade or profession within the Colony without the prior permission in writing of the Chief Immigration Officer.

(4) If, without the prior permission of the Chief Immigration Officer, the holder of a Visitor's Permit-

- (a) takes employment within the Colony, his permit shall forthwith cease to be effective and shall be deemed to have been cancelled;
- (b) engages in, or carries on, any business, trade or profession within the Colony, his permit may be revoked forthwith by the Chief Immigration Officer.

15.—(1) A Special Permit may be granted—

- (a) by an immigration officer, with the consent of a medical officer, to a person arriving in the Colony suffering from any contagious or infectious disease in order to enable such person to remain in the Colony for the purposes of treatment, subject to such conditions as the medical officer may deem necessary for the protection of the community; or
- (b) by the Chief Immigration Officer to any person arriving in the Colony if the Chief Immigration Officer considers the issue of such a permit desirable.

Visitor's Permit.

Pupil's Permit.

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(2) The grant of a permit under paragraph (1) (a) of this regulation shall not prevent a subsequent decision that the holder is a prohibited immigrant on another ground.

(3) The holder of a permit issued under paragraph (1) (a) of this regulation shall whenever so requested by an immigration officer present himself in person to such officer for examination.

(4) A Special Permit issued under paragraph I(b) of this regulation shall entitle the holder thereof to enter the Colony and to remain therein for such period as shall be stated therein.

16.-(1) An immigration officer may require the employer of a person Power to to whom an Employment Permit is issued for the purpose of enabling him to enter the Colony and to perform a contract of service within the Colony to give such security as may be sufficient to cover the expenses of repatriation security. of such person in the event of such person becoming a destitute person. Unless otherwise prescribed, the amount of the security shall be fixed by the immigration officer.

(2) A security required under this regulation may be-

(a) by deposit of the amount with the immigration officer;

(b) by bond with one or more sureties, being resident in the Colony, to the satisfaction of the immigration officer; or

(c) partly by deposit and partly by bond as aforesaid.

(3) A person in respect of whom security is required under this regulation shall, unless and until such security is given, be deemed to be a prohibited immigrant.

(4) Where, upon the application of an immigration officer and after hearing the parties to a bond or their representatives, it is shown to the satisfaction of a Court that the amount appearing in such bond or any part thereof has become due and payable and remains unpaid, the Court shall, without further process, issue an order for the levy of the amount by seizure and sale of sufficient part of the movable property belonging to all or any of the persons bound under the bond or for the sale of a sufficient part of the immovable property belonging to all or any of such persons.

(5) Every such order shall be executed in the same manner as an order for the payment of a penalty issued under the provisions of the Criminal Procedure Law, or any Law amending or substituted for the same.

(6) Any bond given under this regulation shall be for a period not exceeding two years from the expiration of the contract of service.

(7) Any amount deposited under this regulation shall be retained by the immigration officer for a period not exceeding one year from the date of the expiration of the contract of service or until the departure from the Colony of the person in respect of whom the deposit was made, if before that date:

Provided that the immigration officer shall refund any such deposit if he is satisfied that the need for a deposit no longer exists.

V.—PROHIBITED IMMIGRANTS.

17. An immigration officer may for the purpose of making further Power to enquiry postpone deciding whether a person is a prohibited immigrant for a period not exceeding one month.

18. An immigration officer who decides that a person is a prohibited immigrant shall serve him with a notice in the Form 3 in the Second Appendix hereto,

Procedure on decision that a person is a

prohibited immigrant. Second Appendix.

postpone decision.

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require employer to give

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Form 3.

Mistaken decision.

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Entry permitted under certain conditions. 19. A decision by an immigration officer that a person is not a prohibited immigrant given by mistake or in ignorance of any material fact or in consequence of any misrepresentation by the person concerned shall not affect the liability of such person to be dealt with as a prohibited immigrant.

20.—(1) Any person who appears to the immigration officer to be a person who is likely to become a destitute person may be allowed to enter the Colony upon the condition that he shall, before landing or within such period after landing as the immigration officer may specify, deposit with the immigration officer a sum sufficient to cover the expenses of his repatriation.

(2) Any amount deposited under this regulation shall be retained by the immigration officer until the departure from the Colony of the person by whom the deposit was made or until the immigration officer is otherwise satisfied that the need for a deposit no longer exists.

VI.—BRITISH SUBJECTS.

21.—(1) Notwithstanding that he may have been permitted to enter the Colony without any conditions, restrictions or limitations being imposed on his entry, a British subject, not being a native of the Colony or a person who has been ordinarily resident in the Colony for a period of not less than seven years within the last ten years, may be requested by the Chief Immigration Officer to furnish such particulars as may be specified regarding himself and any other person dependent upon him, his means of maintaining himself and such other person and his purpose or purposes in residing in the Colony and shall thereupon furnish such particulars :

Provided that, if such British subject satisfies the Chief Immigration Officer that he has been ordinarily resident in the Colony for a period of not less than three years immediately preceding the making of the request, such request shall be withdrawn and this paragraph shall not be applicable to him.

(2) The Chief Immigration Officer may, by writing under his hand, impose such conditions, limitations or restrictions as he may think fit on the residence in the Colony of a British subject to whom paragraph (1) of this regulation applies and in every such case the British subject affected shall comply with the conditions, limitations or restrictions imposed.

(3) Notwithstanding that a British subject, not being a native of the Colony or a person who has been ordinarily resident in the Colony for a period of not less than seven years within the last ten years, may have been permitted to enter the Colony without any conditions, restrictions or limitations being imposed on his entry, he shall not engage in any employment; business, trade or profession in the Colony without first obtaining the written permission of the Chief Immigration Officer:

Provided that nothing in this paragraph contained shall apply to a British subject whose residence in the Colony does not amount to more than three months in the aggregate during any one continuous period of twelve months.

VII.—GENERAL.

22.—(1) Any alien who has been permitted to enter the Colony as an immigrant and has not on entry furnished the immigration officer at his port of entry with such particulars as may be required of him shall, within fifteen days of his arrival, furnish such particulars to the Chief Immigration Officer.

(2) Any temporary resident who—

- (a) receives permission to extend his stay in the Colony for longer than the period prescribed in his entry permit; or
- (b) receives permission to remain permanently in the Colony,

shall furnish such particulars as may be required of him by the Chief Immigration Officer within fifteen days of the receipt of any such permission,

Particulars to be furnished.

Residence of certain British subjects. 23. Every person entering or leaving the Colony-

- (a) shall truthfully answer all questions put to him by the immigration entering officer at an approved port; and
- (b) shall, if required by the immigration officer-
 - (i) make and sign a statement in such form and containing questions, such particulars as may be approved by the Chief Immigration Officer;
 - (ii) submit himself for examination by a medical officer;
 - (iii) produce to the immigration officer any documents (including any written or printed matter, plans, photographs and other pictorial representations) which are in his possession and which the immigration officer knows or has reason to believe contain evidence which will assist him to carry out his duties under the Law.

24.—(I) A person to whom a licence or permit has been granted under Obligations the Law shall at all times on demand produce it to any immigration officer or police officer, and shall not lend or transfer it to any other person.

(2) No person shall borrow or make use of a licence or permit which has been granted under the Law to any other person.

(3) A person having in his possession a licence or permit appearing to have been granted under the Law shall answer all questions put to him by an immigration officer for the purpose of establishing that he is the person named in the licence or permit.

25. Whenever under these regulations any permit is revoked or ceases Revocation to be effective or is deemed to have been revoked, it shall be without prejudice to any liability incurred by the holder of such permit under the Law.

26. An immigration officer may issue to any person, being a passenger Landing on an aircraft or ship in transit, a landing permit in exchange for his passport which shall entitle the holder to remain in the Colony for such time as such aircraft or ship remains in the airport or in the Colony's waters, as the case may be. The passport of any such passenger shall be returned to him upon re-embarkation.

27. There shall be payable in respect of the various matters set out in Fees. the first column in the Third Appendix hereto the respective fees mentioned Third in the second column of the said Appendix.

Appendix.

FIRST APPENDIX. Regulation 5 (f).

Description.	Annual income.
 For an unmarried man, or a widower with no children under 16 years of age For an unmarried woman, or a widow with no children under 16 years of age 	£400. £,300.
3. For a widower with children under 16 years of age	£300. £400 plus £50 for each child.
4. For a widow with children under 16 years of age	£300 plus £50 for each child.
 5. For a married man with a wife and no children under 16 years of age 6. For a married man with a wife and children 	£500.
under 16 years of age	£500 plus £50 for each child.

Persons or leaving the Colony to answer etc.

of holder of licence or permit.

of permit to be without prejudice to other liability. permits.

SECOND APPENDIX.

FORM 1.

COLONY OF CYPRUS.

The Aliens and Immigration Regulations.

Regulation 7 (1).

APPLICATION FOR IMMIGRATION PERMIT UNDER ANY OF THE CATEGORIES A TO F, INCLUSIVE, OF REGULATION 5. To the Chief Immigration Officer,

Nicosia, Cyprus.

I hereby apply for a certificate under Category Particulars are as follows :—	••••••
1. Full names of applicant (in block capitals)	
2. Address	
·····	Рното
3. Sex	
4. Profession/Occupation	
5. Married/Single	
2 mi 1 1 1 0 1 1 1	

Name (including maiden names of married, widowed or divorced women.)	Age.	Sex.	Nationality.	Condition (single,married, widowed or divorced.)	Relation- ship.
100 - 110 - 110 - 110 - 110 - 110 - 110 - 110 - 110 - 110 - 110 - 110 - 110 - 110 - 110 - 110 - 110 - 110 - 110 					a ta ang ang ang ang ang ang ang ang ang an

(To be filled in only by applicants for Certificates under Category A.)
14. Particulars of persons dependent on and not accompanying the applicant:

Name (incl maiden nar married, wi or divorced y	nes of dowed	Age.	Sex.	Nationality.	Condition (single,married, widowed or divorced.)	Relation- ship.
		n de la constante La constante de la constante de La constante de la constante de	1		•	

15. Particulars of previous residence in Cyprus (if any) by applicant giving places of such residence and dates in full
16. Business proposed to be undertaken in the Colony
17. Interest in land in the Colony acquired*/for the acquisition of which permission has been obtained
18. Capital sum held in applicant's own right and at his full and free disposition, and where situated
(Documentary proof to be attached.)
(To be filled in only by applicants for Certificates under Category B.) 19. Type of mining in which applicant intends to engage in the Colony.
20. Particulars as to prospecting right or licence in possession of*/obtainable by the applicant.
21. Capital sum held in applicant's own right and at his full and free disposition, and where situated
(Documentary proof to be attached.)
(To be filled in only by applicants for Certificates under Category C.) 22. Trade or business which applicant intends to carry on in the Colony
23. Particulars as to licence (if a licence is necessary for carrying on the trade or business) in possession of*/obtainable by the applicant

(To be filled in only by applicants for Certificates under Category D.)
25. Qualifications of applicant.
26. Capital or assured income of which applicant is in possession, and where situated.
(Documentary proof to be attached.)

28. Particulars of qualifications...... 29. Name and address of employer.....

(To be filled in only by applicants for Certificates under Category F.) 30. Particulars of income and source from which derived.....

(Documentary proof to be attached.)

Dated this....., 19......

Signature of Applicant.

For office use only. Date of arrival..... Registration Serial No.(s) Amount of immigration fee paid..... Receipt No..... No. of certificate of registration.....

* Strike out words which do not apply.

FORM 2.

COLONY OF CYPRUS.

The Aliens and Immigration Regulations.

Regulation 7 (2).

APPLICATION FOR PERMISSION TO BRING A DEPENDANT INTO THE COLONY AS AN IMMIGRANT.

To the Chief Immigration Officer,

Nicosia, Cyprus.

Particulars are as follows :---

A.--PARTICULARS AS TO DEPENDANT.

	Full names (in block capitals).		
2.	Address		••••••••••••••••••••••
3.	Sex		••••
5.	Married/Single	. Place and date of birth	••••••••••••••••••••••
7.	Nationality (at birth)	•••••••••••••••••••••••••••••••••••••••	••••••
8.	Present nationality or national	al status	••••••
9.	Relationship to applicant	·····	· · · · · · · · · · · · · · · · · · ·
10.	Relatives (other than applicant)	:	
	Name.	Address.	
			•••••••••••••••••••••••
	•••••	••••••	••••••
		······	•••••••••••••••••••••••
		••••••	
			•••••
	(if space not sufficient, attach a	separate list).	
11.	Personal means (if any)		••••••
12.	Maiden name if a married wor	nan	
13.	Particulars as to change of name	e by deed poll or otherwise.	
-9.		·····	
14.	Reason for wishing to enter the		
•		-	
		ars as to Applicant.	
1.	Full names (in block capitals)		
2.	Address		
3.	Sex	4. Occupation	
5.	Place and date of birth		
6.	Married/Single	······	
7.	Period of residence in the Cold	ony	
8.	Particulars of other dependants	(including wife and childre	en), if any :
	Name.	Relationship to applicant.	Age.
			11ge.
		•••••	
		·····	•••••
	('f and a mat aufficient attach a		

(if space not sufficient, attach a separate list).

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9. Particulars of means, e.g. house property, income, employment details required, including the name of employer)	(full
 Premises at which it is proposed to accommodate dependant in Colony Particulars as to number of rooms on premises and as to numbe persons (if any) already resident there. 	r of
11. Whether willing to deposit or give security in a sum of £50 in res of repatriation of dependant should this become necessary	pect
Dated thisday of	
Signature of Applicant	

(To be filled in by two responsible persons.)

We hereby certify that (a)....., Cyprus, is well known to us and that he possesses a yearly income of not less than \pounds and that he is in a position to support the person(s) described above who is/are dependent upon him, and whose age(s) and relationship to him are to our knowledge correctly stated.

Date	Date
Address	Address
Signature	Signature

(a) Full name in block letters (surname last).(b) Address in full.

I hereby certify that		has received
from me wages at the rate of	since	
Date	•••••••	
Signature of Employer		
Address of Employer		

(To be filled in by officer accepting the application.)

To: The Chief Immigration Officer, Nicosia. I am of the opinion, from the most recent information at my disposal, that (a)...... of (b)......, Cyprus, is able and willing to support the person(s) described above if he/she/they is/are permitted to enter Cyprus. The applicant's Registration No. as an immigrant is.... The applicant holds Certificate of British Nationality or Naturalization No..... Date...... Place...... *Signature*..... *Office*.....

(a) Full name in block letters (surname last).

⁽b) Address in full.

ALIENS AND IMMIGRATION

For office use only.

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Approved Category	
Refused	(Initials and date)
Certificate of Immigratio	n No has been despatched :
Original to	••••
Duplicate to	
	Initials and date)

FORM 3.

The Aliens and Immigration Regulations.

Regulation 18.

NOTICE TO PROHIBITED IMMIGRANT.

То..... You are hereby notified that I have decided that you are a prohibited immigrant under the Aliens and Immigration Law.

Cap. 40

..... Immigration Officer.

Date...... 19......

THIRD APPENDIX.

Regulation 27.

(1)	(2)
 Certificate of Permanent Residence	

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THE ALIENS AND IMMIGRATION LAW.

(CAP. 40 and Laws 19 of 1950 and 11 of 1951.)

ALIENS AND IMMIGRATION (REGISTRATION OF ALIENS) REGULATIONS.

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1. These regulations may be cited as the Aliens and Immigration (Registration of Aliens) Regulations.

2. In these regulations, unless the context otherwise requires-

"dependant" means a person who is wholly and directly dependent for maintenance and support upon an alien, and who is related to such alien as being his or his wife's son, daughter, grandson, grand-daughter, brother, sister, nephew or niece who is under the age of sixteen years or being over that age is permanently disabled and incapable of supporting himself or herself;

"registration district" means the Administrative District of Nicosia, Kyrenia, Famagusta, Larnaca, Limassol or Paphos;

"registration officer" means the Superintendent of Police or the Police Officer-in-charge or having command of the Cyprus Police Force in a registration district;

"residence" means ordinary dwelling-place, and where an alien has no ordinary dwelling place, the premises in which such alien lives or lodges for the time being;

"seaman" means an officer or member of a crew of a ship;

" ship " means any form of conveyance by sea or air.

3. There shall be provided and maintained at the Police Headquarters, Nicosia, under the directions of the Commissioner of Police, a Central Register of Aliens in which shall be kept copies of the entries in the Registers of Aliens furnished to the Commissioner of Police as provided by regulation 5 (b).

4. There shall be provided and maintained by every registration officer for his registration district a Register of Aliens in such form and containing such particulars as may be approved by the Commissioner of Police.

5. Every registration officer shall---

- (a) in respect of aliens who have their residence in his registration district and are required to be registered under these regulations, enter in the Register of Aliens the particulars mentioned in regulation 4;
- (b) furnish the Commissioner of Police for the purposes of the Central Register of Aliens at such times and in such manner as he may direct with copies of all entries made in the Register of Aliens;
- (c) supply registration certificates to aliens in accordance with the provisions of these regulations.

6. Every alien who is actually present in the Colony on the date of the coming into operation of these regulations shall, within one month from that date, comply with the following requirements as to registration :--

 (a) if he is already in possession of a registration certificate issued under the provisions of the Immigration (Registration of Aliens) Regulations, 1939, produce that certificate to the registration officer of the registration district in which he resides; (b) if he is not already in possession of a registration certificate as hereinbefore stated he shall—

(A) furnish the registration officer of the registration district in which he has his residence with true particulars as to the following matters, that is to say :---

- (i) Name in full and sex;
- (ii) Present nationality and how and when acquired;
- (iii) Passport Number and date of issue and particulars of passport;
- (iv) Previous nationality (if any);
- (v) Date and country of birth;
- (vi) Occupation;
- (vii) Personal description;
- (viii) Address of last residence outside the Colony;
- (ix) Address of residence in the Colony;
- (x) Date, port and mode of arrival in the Colony;
- (xi) Names and ages of dependants;
- (xii) Signature;
- (xiii) Finger-prints, if required by the registration officer with the approval of the Commissioner of Police first obtained;

(B) unless he gives a satisfactory explanation of the circumstances which prevent him doing so, produce to the registration officer of the registration district in which he has his residence a passport furnished with a photograph and duly issued to him not more than five years previously;

(c) furnish the registration officer of the registration district in which he has his residence with three copies of a photograph of himself not larger than two inches wide by three inches long.

7. Every alien who lands in the Colony shall, within forty-eight hours of the time he lands, attend at the office of the registration officer of the registration district in which he intends to have his residence and shall—

- (a) comply, as far as may then be possible, with the requirements of paragraph (b) of regulation 6; and
- (b) produce to the registration officer a passport furnished with a photograph and duly issued to him not more than five years previously.

8.-(1) An alien shall-

- (a) on his registration, obtain from the registration officer a registration certificate;
- (b) on every subsequent alteration or addition to any entry in the Register of Aliens relating to his registration, produce the registration certificate to the registration officer in order that, if necessary, a corresponding alteration or addition may be made in the registration certificate;
- (c) produce the registration certificate upon demand to any police officer or immigration officer or to any person authorized in writing by the Governor for the purpose;
- (d) furnish the registration officer of the registration district in which he has his residence with particulars of any circumstances affecting in any manner the accuracy of the particulars previously furnished by him for the purpose of registration within seven days after the circumstance has occurred;

- (e) if he is about to change his residence, furnish the registration officer of the registration district in which he has then his residence with particulars as to the date on which his residence is to be changed and as to his intended place of residence;
- (f) on effecting any change of residence from one registration district to another, within forty-eight hours of his arrival in the registration district into which he moves, report his arrival to the registration officer of that district by producing his registration certificate to the officer in charge of the nearest police station for endorsement thereon of his new address;
- (g) if at any time he is absent from his residence for a continuous period exceeding two months, report to the registration officer of the registration district of his residence his current address and every subsequent change of address including his return to his residence;
- (h) answer truly any question reasonably put to him by any registration officer or other person lawfully acting in the execution of the provisions of these regulations;
- (i) not alter any registration certificate or copy of such a certificate or any entry made in pursuance of these regulations;
- (j) not without lawful authority use or have in his possession any forged, altered or irregular certificate, passport or document on which any visa or endorsement has been altered or forged;
- (k) forthwith report the loss or destruction of a registration certificate to a registration officer;
- (1) if a woman, who marries a British subject, forthwith report such marriage to a registration officer furnishing him at the same time with evidence, to his satisfaction, of the marriage and of the husband's nationality.

(2) A registration certificate shall be in such form and shall contain such particulars as may be approved by the Commissioner of Police.

9. Every person shall furnish the registration officer with the name of every alien, who lodges with such person, not later than forty-eight hours after such alien has so lodged with such person :

Provided that nothing in this regulation shall apply to the keeper of a hotel, registered under the provisions of the Hotels Laws, who keeps a register under the said Laws.

10. Every person who takes into his service an alien, shall give notice to the registration officer as soon as such alien enters or leaves his service.

11. The fee to be charged and paid in respect of a registration certificate issued under these regulations shall be ten shillings.

12. For the purposes of these regulations, when an alien is recognized as a national by the law of more than one foreign State or where for any reason it is uncertain what nationality (if any) is to be ascribed to an alien, that alien may be treated as the national of the State with which he appears to be most closely connected for the time being in interest or sympathy or as being of uncertain nationality or of no nationality :

Provided that where an alien acquired a nationality at birth he shall (unless the Governor otherwise directs in the particular case) be deemed to retain that nationality unless he has subsequently acquired by naturalization or otherwise some other nationality, and is still recognized by the Sovereign or State whose nationality he has acquired as entitled to protection. 43

ALIENS AND IMMIGRATION

13. Any person who shall cease to be a dependant of an alien, within the meaning of these regulations, shall within one month from the date upon which he ceased to be a dependant comply with the requirements of regulation 6, and the provisions of these regulations shall thereafter apply to such person.

14. Nothing in these regulations contained shall apply to-

- (a) any alien duly accredited to the Colony by any foreign Government or any member of his household or of his official staff;
- (b) any alien seaman who has no residence in the Colony and whose ship remains at a port in the Colony and who does not land in the Colony for discharge;
- (c) save as otherwise provided, to any dependant of an alien;
- (d) any temporary resident entering the Colony by virtue of an entry permit in which he is described as a visitor, or as being in transit for a destination outside the Colony, unless his stay in the Colony exceeds three months : Provided that the registration officer may at any time require any such temporary resident to register upon giving him forty-eight hours' notice in writing, and thereupon such temporary resident shall comply with and be subject to the provisions of these regulations, and provided also that any such temporary resident, notwithstanding that he has not been required to register under these regulations, shall report in writing to the Commissioner of Police any change of his residence in the Colony within forty-eight hours of effecting such change.