# THE OFFICIAL GAZETTE 11TH FEBRUARY, 1989 LEGAL SUPPLEMENT - D

GUYANA No. 1 of 1989

## BY-LAWS

#### Made Under

#### THE MUNICIPAL AND DISTRICT COUNCILS ACT

(Cap. 28:01)

- IN EXERCISE OF THE POWERS CONFERRED BY SECTIONS 303 AND 304 READ WITH SECTION 321 OF THE MUNICIPAL AND DISTRICT COUNCILS ACT, THE FOLLOWING BY-LAWS HAVE BEEN MADE BY THE MAYOR AND COUNCILLORS OF THE CITY OF GEORGETOWN AND APPROVED BY THE MINISTER:
- 1. These By-laws, which amend the City Government Citation, By-laws\*, may be cited as the City Government (Amendment) By-laws 1989.
- 2. By-law 3 of the Principal By-laws is hereby amended Amendment of by the insertion, in the definition of the expression eating of the Principal By-law 3 of the Principal By-laws, any place used for intinerant food business, such as lunch baskets, food trays, cane juice mills, snow cone carts and ice cream vehicles".

\*Cap. 28:01 Subsidiary Legislation.

- Repeal of 3. By-law 34 of the Principal By-laws is stitution for and the following by-law substituted therefor by-laws 34 of the Principal By-laws 34. The Town Clerk shall charge a By-law 34 of the Principal By-laws is hereby repealed
  - 34. The Town Clerk shall charge and pay into the Town Funds, in respect of the first registration and thereafter of each renewal, a fee of -
    - (a) fifty dollars in respect of every barber's shop performing face shaving only; and
    - (b) one hundred dollars in respect of every other barber's shop,

and in respect of the registration of the name of any barber the fee of twenty-five dollars."

By-law 37 of the Principal By-laws is hereby repealed

- Repeal of 4. By-law 37 of the Principal By-laws is laws,

  By-law 37 of the Principal By-law is laws,

  37.(1) It shall not 1. 37.(1) It shall not be lawful for any person to open,
  - keep or carry on a common lodging house unless the same is registered with the Town Clerk.
  - (2) The City Engineer or any officer of the Council duly authorised in this behalf shall, for the purpose of registration, classify the common lodging houses in the City into four classes, namely, Class A, Class B. Class C or Class D.
  - (3) The Town Clerk shall charge the keeper and pay into the Town Funds in respect of the first registration and thereafter of each renewal of each class of common lodging house, the following registration fees -

Common Lodging House —

\$500 per annum Class A Class B \$400 per annum Class C \$300 per annum Class D \$200 per annum

- (4) Every registration shall expire at the end of each calendar year but shall be renewable by the Town Clerk from year to year as from the 1st. January.
- (5) The Town Clerk shall keep a register to be called the "Register of Common Lodging Houses", and

shall enter therein every common lodging house in the City according to its class.

- (6) Every person who at the coming into force of the City Government (Amendment) By-laws 1987 is the keeper of a common lodging house shall forthwith cause his common lodging house to be duly registered under this by-law.".
- By-law 63 of the Principal By-Laws is hereby amended Amendment of by-law 63 of the Principal By-Laws is hereby amended Amendment of by-law 65 of the Principal Principal By-Laws is hereby amended Amendment of by-law 100 by-laws 100 byas follows —

(a) by the insertion in paragraph (2) of the following By-laws,

"The Medical Officer or other officer of the Council duly authorised in this behalf shall, for the purpose of registration, classify the eating-houses in the City into four classes, namely Class A, Class B, Class C, or Class D.": or Class D ";

(b) by the insertion after paragraph (2) of the following paragraph as paragraph (2A) -

"(2A) The Town Clerk shall charge the owner of every eating-house and pay into the Town Funds in respect of the first registration and thereafter of each renewal of each class of eating-house, the following registration fees -

## Eating-house —

Class A	:	S	150	per	annum
Class B	;	5	100	per	annum
Class C	:	S	75	per	annum
Class D	:	S	50	per	annum

By-law 70 of the Principal By-laws is hereby amended by the insertion after paragraph (2) of the following paragraphs of by-law as paragraphs (3) and (4) as paragraphs (3) and (4) —

"(3) The owner of any eating house shall not employ any person, nor shall any person engage in any employment in any eating-house, unless such person has been medically examined by a duly registered medical officer at least once in a period of not more than six (6) months in any calendar year.

Every person who is engaged in any employment in any eating-house shall in so doing wear a clean apron or overall and headwear."

Amendment 7. By-law 76 of the Principal By-laws is hereby amended as follows—

By-law 76 of the Principal By-laws is hereby amended as follows—

By-law, by the deletion of the words Tupon a resolution

- (a) by the deletion of the words "upon a resolution of the Council"; and
- (b) by the substitution for the words "by the Council" of the words by the Medical Officer".

Made by the Mayor and City Councillors of the City of Georgetown this 30th day of November, 1988.

J. Fausett Town Clerk.

Approved this 30th day of November, 1988.

G. Fausett. Minister of Regional Development.