In exercise of the powers conferred by the sub-section (2) of Section 299 of the Assam Municipal Act, 1923 (Assam Act of 1923) as in force in the Territory of Manipur, the Chief Commissioner, Manipur is pleased to confirm the following amendment of the Food and Eating Houses Bye-Laws, 1957 framed by the Imphal Municipal Board under Section 297 of the said Act the same having been previously published by the Imphal Municipal Board.

AMENDMENT OF FOOD AND EATING HOUSES BYE-LAWS 1957

1. Insertion of bye-laws Nos. 5 & 6:

   After bye-laws No. 4 of the said bye-laws the following shall be inserted or renewal of each licence for Hotel, Restaurant etc. under these bye-laws:

   Class of Hotel, Restaurant etc. Licence fees for one year or part thereof.

   Class I - Where the business is run on a big scale with separate rooms for kitchen dining hall and lodging accommodation. Rs. 100/-

   Class II - Where separate rooms are kept for kitchen and dining shall and a large variety of food is kept for sale. Rs. 50/-

   Class III - Where the business is run on a small scale and arrangement for cooking and eating is made in the same room Rs. 25/-

6. Validity of licence - Every licence issued under these bye-laws shall be valid for one financial year.

By order of the Chief Commissioner

Sd/- M.G. Singh
BYE LAWS FOR THE INSPECTION AND REGULATION OF HOTELS, RESTAURANTS,
SWEET-SHOPS AND OTHER HOUSES WHERE FOOD IS PREPARED AND SOLD.

( Under Section 297 of the Assam Municipal Act, 1923 )

1. Short title—these bye-laws may be called the Food and Eating Houses
   bye-laws.

2. Definition: In these bye-laws (a) "Restaurant" means any premises
   in which any article of food or drink is sold or kept for sale for consum-
   pution upon such premises, and includes any premises included in a lodging
   house and used for the consumption of food or drink.

   (b) "Kitchen" means any place in which food or drink is prepared
       for consumption in a restaurant.

   (c) "Eating room" means any premises forming part of a restaurant
       in which food or drink is consumed.

3. Penalties: A breach of any of these bye-laws shall be punishable
   with fine which may extend to Rs. 50/- and in the event of a continuing
   breach, with a further fine which may extend to Rs. 5/- for each day
   after the date of the first breach during which the breach continues.

4. Conditions of Licence: It shall not be lawful for any person to
   use or occupy as a restaurant any house, room, premises or place, unless
   such house, room, premises or place is first licensed by the Board, and such
   licence shall not be granted and if granted shall be revocable unless
   the following conditions are complied with.

   (1) Environment: (i) Every restaurant shall always be kept and maintained
       in a cleanly state free from effluvia arising from any privy or
       other nuisance or cause whatever, and be lighted and ventilated to the
       satisfaction of the Board. (ii) No water closet, privy, ash-pan, or any drain
       or pipe for carrying off fecal or sewage matter shall be within or
       communicating directly with any restaurant, or near enough to cause nu-
       isance to the restaurant.

       (iii) Any cistern supplying water to any restaurant shall be separate and
       at such distance from any privy or water closet as the Board shall direct.

       (iv) No animal of any kind shall be kept in any restaurant or within its
       premises, and no premises shall be licensed as a restaurant or there is
       a cow house or stable within 100 feet of them.

   (2) Building: (i) The floor of the building must be of smooth and impervious
       materials and properly inclined towards the drains. (ii) The wall and the
       ceiling shall be lime-washed at every six months and the floor washed
       daily. (iii) The këseew or every restaurant shall not allow cobwebs or other
       dirt to accumulate from the roof, ceiling or walls of the eating room. (iv) No
       lamp or other light shall be used in any eating room which is likely
       by reason of its construction or condition to cause smoke or soot. (v)
       No eating room shall be used for residential purposes.

   (3) Furnitures and Fixtures: (i) Every restaurant shall be provided with
       such drains, vans, tables, vessels, furniture, plants and utensils as shall be
       approved by the Board. (ii) All dishes, cups, plates, glasses and other
       utensils used in the eating room shall be kept perfectly clean to the
       satisfaction of the Board and shall be washed with potassic permanganate
       solution each time after use. Table cloths and towels used in restaurants
       shall always be kept clean.
(iii) No cup board, case utensil or other apparatus shall be used in any eating room while in a dirty condition or in a condition that fail to secure immunity of all articles of food or drink kept therein.
(iv) No person shall keep in any restaurant any hooks, bedding or soiled clothing or cloths or any articles or utensils not pertaining to or required for the manufacture of preparation of the food wherein carried on be kept in such restaurant.

(4) Food and drink: (i) All food and drink kept for sale in an eating room shall be of good quality. No one keeping or using any restaurant shall use any adulterated or unwholesome food substances in the preparation or manufacture carried on in the restaurants. (ii) No articles of food or drink shall be prepared for consumption without protection from flies or dirt or vessels shall be used for keeping condiments, pickles or other articles containing seeds or vegetable matter unless it is constructed of stone, china or glass or is of enamelled, tinned or electroplated ware.
(iii) Water kept for use in the eating room shall be obtained from a pure source approved by the Board, and shall be stored in clean vessels with suitable covers. (iv) No refuse or waste water shall be thrown on any place where food to kept or where any person is served with food or on to any drain adjacent thereto. (v) To keepers shall keep or store, or any intoxicating articles in the restaurant other than the food or drink approved by the person authorised by the Board.

(5) Persons and habits: (i) No person shall spit on the floor or wall in the eating room. (ii) No person shall be employed in any room who is not cleanly clad or who is suffering from any infections, contagious or leathsome disease or who has recently been attending upon any person so suffering from any infections, contagious or leathsome disease. (iii) Except in these rules otherwise provided no person other than those employed in manufacturing cooking, or preparing the articles of food cooked or prepared in restaurant shall be allowed to enter therein.

(6) Control: (i) Every eating room shall be opened during business hours to the inspection by any officer authorised by the Board and the keeper thereof shall be bound to comply with all reasonable directions and instructions issued by such an officer in accordance with the purposes of these bye-laws. (ii) The keeper of every restaurant shall affix a copy of these bye-laws in a conspicuous part of the premises and shall be responsible for ensuring that the bye-laws are observed by the public. Infringement shall be reported to the Board. (iii) The Board may, with a view to preventing room shall be closed for a specified time and may forbid the keeper thereof to allow any person thereto.

(7) Miscellaneous provisions: (i) The above bye-laws shall apply mutatis mutandis to the sweet-shops within the Municipality. (ii) No hawker selling prepared articles of food or drink or any hawker with moving vans for selling prepared articles of food or stationary goods shall hawkers have vans without licence from the Board at a fee of Rs. 10.00 annually. (iii) The above bye-laws shall apply mutatis mutandis to the business of the hawker with or without vans. (iv) No person shall prepared sweetmeats on the verandah or expose the same for sale.

S.C. BARDHAL
Secretary, Law & Home, Manipur Administration.