Entertainments

ENTERTAINMENTS (LICENCES AND FEES) RULES.

Rules deemed to have been made under s.19.

ENTERTAINMENTS (LICENCES AND FEES) RULES

(1949.06.01)

1.1.1950

Amending enactments

Relevant current provisions

Commencement date

rules of 30.4.1953 Sch. 1
regs. of 28.5.1970 Sch. 1

ARRANGEMENT OF RULES.

Rule

1. Title.
2. Form of licence.
3. Fees.

SCHEDULE 1.
Form of licence.

SCHEDULE 2.
Fees.
Entertainments

ENTERTAINMENTS (LICENCES AND FEES) RULES.
Title.

1. These Rules may be cited as the Entertainments (Licences and Fees) Rules.

Form of licence.

2. The form in Schedule 1 may be used for licences issued under the Act, with such variations as circumstances may require.

Fees.

3. The fees payable on the grant or transfer of a licence are those set out in Schedule 2.

SCHEDULE 1.

ENTERTAINMENTS ACT.

LICENCE.

The Licensing Authority, under the above Act, hereby authorizes (name and description of licensee) to keep and use (name and description of place of entertainment) for the following purposes:– (description of entertainment, such as stage plays; cinematograph entertainments; public dancing, singing and music) from the day of 20 , to the day of 20 , unless revoked in the meantime:

Provided that the conditions of the law and of this licence shall at all times be observed at the said place of entertainment.

CONDITIONS OF THE LICENCE.

1. No entertainment shall take place between the hours (set out).

2. In the case of cinematograph entertainments–

   (a) no film shall be exhibited unless it has been given a certificate by the British Board of Film Censors, or (in the case of Spanish films) an equivalent Spanish certificate;

   (b) no children under the age of 16 years shall be admitted to the performance of any film which has been given the “X” certificate of the British Board of Film Censors, and no
ENTERTAINMENTS (LICENCES AND FEES) RULES.

children under the age of 16 years, shall, unless accompanied by an adult, be admitted to the performance of any film which has been given the “A” certificate of that Board.

3. There shall be affixed and kept in some conspicuous place on the door or entrance of the place of entertainment an inscription in two-inch capital letters in the words following:–

“Licensed in pursuance of the law for (set out the authorized entertainment)”.

4. (set out such other terms, conditions or restrictions as the licensing authority thinks fit).

Given under my hand at Gibraltar this day of 20 .

Licensing Authority.
FEES

A. ENTERTAINMENT PREMISES LICENCES

For every licence issued under section 3 of the Act–

(i) Cinematograph premises per annum  £ 25.00
(ii) Other premises, not already licensed under (i) above, per annum  7.50
(iii) For the transfer of a licence per annum  0.50

B. ENTERTAINMENT LICENCES

For every licence issued under section 4 of the Act, in respect of premises not licensed under section 3–

(i) For a day  0.25
(ii) For a week  1.00
(iii) For a month  3.00