

(1)	(2)	(3)	(4)	(5)	(6)	(7)
	(7) Wooden or plywood cases of suitable make, effectively closed. (8) Fibreboard cases of suitable make, effectively closed.	— 56 lb.	(7) — (8) —			
PHOSPHORUS AMORPHOUS (Red Phosphorus)	(1) Glass or earthenware containers of suitable make, effectively closed. (2) Tins or cans of suitable make, effectively closed. (3) Suitable metal drums, effectively closed.	28 lb. 28 lb. —	(1) For transport only— Packed with suitable protective material in wooden cases. Not more than 2 cwt. in each case. (2) For transport only— Packed in wooden cases. Not more than 2 cwt. in each case. (3) —	F	—	10 lb.
PHOSPHORUS PENTASULPHIDE, free from white or yellow phosphorus	(1) Glass or earthenware containers of suitable make, effectively closed. (2) Tins or cans of suitable make, effectively closed.	— 28 lb.	(1) For transport only— Packed with suitable protective material in wooden cases. (2) For transport only— Packed in wooden cases, not more than 2 cwt. in each case.	F and H	—	10 lb.

(1)	(2)	(3)	(4)	(5)	(6)	(7)
	(3) Suitable metal drums, effectively closed.	—	(3) —			
PHOSPHORUS SESQUISULPHIDE, free from white or yellow phosphorus.	As for Phosphorus Pentasulphide.					
PLASTICISED NITROCELLULOSE FLAKES.	(1) Wooden containers of suitable make, securely closed, with waterproof lining of metal, plastic or paper. (2) Suitable metal drums, effectively closed.	— —	(1) — (2) —	F F	20 lb. 20 lb.	10 lb. 20 lb.
POLYSTYRENE moulding powder and articles composed wholly or mainly of polystyrene)	(1) For moulding powder— Any suitable containers. (2) For manufactured articles— No containers required.	— —	(1) — (2) —	F F	200 lb. 500 lb.	200 lb. 500 lb.
RUBBER, RAW	Any suitable packing	—	—	—	2 cwt.	2 cwt.
RUBBER TYRES (motor)	—	—	—	—	50 in number	50 in number

Special conditions for storage of celluloid or nitro-cellulose based film.

160. (1) No person shall store, or cause or permit to be stored, in the same compartment of any store more than one ton, in the aggregate, of celluloid or film at any one time.

(2) For the purposes of paragraph (1), no part of a store shall be deemed to be a compartment unless it is separated from any other part of the store by fireproof walls or partitions constructed to the satisfaction of the Authority.

Naked lights, etc. not to be used in stores.

161. No person shall smoke in any store or use in or introduce into, or cause to be used in or introduced into, any store any naked light or unprotected flame.

Repair, etc., of nitro-cellulose based film.

162. (1) No person shall use any room, or cause or permit any room to be used, for the examination, cleaning, repair, packing or otherwise handling of film unless such room—

- (a) is not used at the same time for any other purpose;
- (b) is adequately ventilated;
- (c) is fitted only with self closing doors which, except in the case of sliding doors, are so constructed as to open outwards;
- (d) is furnished and equipped, so far as is reasonably practicable, only with articles made of non-inflammable or fire resistant materials so arranged in the room as not to obstruct the egress therefrom of persons in the room in the event of fire;
- (e) bears a notice in English and Chinese, conspicuously posted, prohibiting smoking and the use of naked lights.

(2) Nothing in this regulation shall be construed to apply to the examination, cleaning, repair, packing or handling of film used otherwise than for the purposes of a business.

Restriction on use of film solvents.

163. No person shall have, or cause or permit to be, in any room in which film is being examined, cleaned, repaired, packed or otherwise handled more than two ounces of any film solvent at any one time.

Smoking and use of naked lights.

164. No person shall smoke or use any artificial lighting, other than electric lighting, in any room in which film is being examined, cleaned, repaired, packed or otherwise handled, or stored.

Offences and penalties.

165. (1) Any person who contravenes any of the provisions of regulation 159 or 160 shall be guilty of an offence and liable on

summary conviction to a fine of five thousand dollars and imprisonment for two months.

(2) Any person who contravenes any of the provisions of regulation 158, 162 or 164 shall be guilty of an offence and liable on summary conviction to a fine of two thousand dollars and imprisonment for one month.

(3) Any person who contravenes any of the provisions of regulation 161 or 163 shall be guilty of an offence and liable on summary conviction to a fine of one thousand dollars.

PART X.

DAINGEROUS GOODS OF CATEGORY 9 (SUBSTANCES LIABLE TO SPONTANEOUS COMBUSTION).

166. In this Part, unless the context otherwise requires—
“dangerous goods” means dangerous goods of category 9.

Interpretation.

167. (1) Every application, pursuant to any of the provisions of section 5 of the Ordinance, for any licence to manufacture or store any dangerous goods shall be made in writing addressed to the Authority and, in the case of any application for a licence to store any such goods, shall be accompanied by two copies of a plan, as nearly as may be to scale, of the store, and every such plan shall include the following particulars—

Application for licence to manufacture or store dangerous goods of category 9.

- (a) the siting of the store;
- (b) the material of which it is or is to be constructed;
- (c) such other particulars, if any, as the Authority may require to be shown on the plan.

(2) Every plan submitted pursuant to the provisions of paragraph (1) shall be accompanied by a statement in writing declaring the nature of the dangerous goods to be stored and the maximum quantities thereof in respect of which the licence is required.

(3) Every plan submitted pursuant to the provisions of paragraph (1), or any modification thereof, which is approved by the Authority shall be endorsed to that effect and one copy shall be returned to the applicant and one copy retained by the Authority.

Conditions
for grant
of licence.

168. No licence shall be granted or renewed by the Authority for the storage of dangerous goods unless the Authority is satisfied in relation to the store that—

- (a) the site of the store and the plan referred to in regulation 167 have been approved by him and the construction of the store conforms with the plan;
- (b) the store is provided with such fire extinguishing equipment as he may require.

Restriction
on storage
together
of certain
substances
in stores.

169. (1) No person shall store, or cause or permit to be stored, any dangerous goods of category 9 in any store together with any goods other than dangerous goods of that category.

(2) Notwithstanding the provisions of paragraph (1), no person shall store, or cause or permit to be stored, in any store any substance specified in the first column of the table to this regulation together with any substance specified opposite thereto in the second column of the table in the same compartment or banded space in any store.

TABLE.

Cotton waste.	any other dangerous goods of category 9.
---------------	--

General
provisions
relating to
storage,
conveyance
and packing
of dangerous
goods of
category 9.

170. (1) No person shall store or convey, or cause or permit to be stored or conveyed, any substance specified in the first column of the table to this regulation unless such substance is contained in main or inner packing, as the case may be, of a type specified for that substance in the second column of the table.

(2) No person shall fill any container, or cause or permit any container to be filled, with any quantity of any substance specified in the first column of the table to this regulation greater than the maximum quantity or net weight thereof specified in the third column of the table opposite the type of packing specified for that substance in the second column of the table.

(3) No person shall store or convey, or cause or permit to be stored or conveyed, any container containing any substance specified in the first column of the table to this regulation unless such container is enclosed in protective or outer packing of a type specified in the fourth column of the table opposite the type of packing for that substance specified in the second column of the table.

(4) No person shall store or convey, or cause or permit to be stored or conveyed, any substance specified in the first column of the table to this regulation unless every main or inner packing and every protective or outer packing containing such substance bears the label or labels prescribed in the First Schedule indicated by the letter or letters appearing in the fifth column of the table opposite such substance:

First
Schedule.

Provided that, where any inner packing of any substance is already conspicuously marked in English and Chinese in such manner as to indicate that the contents are liable to spontaneous combustion, nothing in this paragraph shall be construed to require the substitution therefor, or the addition thereto, of any label prescribed in the First Schedule.

First
Schedule.

(5) Subsection (1) of section 5 of the Ordinance shall not apply to the conveyance or storage of any substance specified in the first column of the table to this regulation—

- (a) in any quantity not exceeding that, if any, specified for that substance in the sixth column of the table; or
- (b) in any quantity not exceeding that, if any, specified for that substance in the seventh column of the table if it is conveyed or stored solely—

(i) for use in and for the purposes of a nursing or maternity home registered or exempted from registration in respect thereof in accordance with the provisions of the Nursing and Maternity Homes Registration Ordinance; or (Cap. 165).

(ii) for use in and for the purposes of a mental hospital within the meaning of the Mental Health Ordinance, 1960; or (35 of 1960).

(iii) by or on behalf of, and for the purposes of the practice of, a registered medical practitioner within the meaning of the Medical Registration Ordinance, 1957; or (25 of 1957).

(iv) by or on behalf of, and for the purposes of the practice of, a registered dentist within the meaning of the Dentists Registration Ordinance, 1959; or (29 of 1959).

(v) by or on behalf of, and for the purposes of the business of, an authorized seller of poisons within the meaning of the Pharmacy and Poisons Ordinance; or (Cap. 138).

(vi) for use in and for the purposes of any laboratory.

TABLE.

Substance (1)	Details of main or inner packing (2)	Maximum quantity of substance in inner container or net weight of contents (3)	Details of protective or outer packing (4)	Label required (5)	Quantity for which no licence is required	
					Generally (6)	When used for medical, etc. purposes (7)
BARIUM ALLOYS (Pyrophoric).	(1) Glass or earthenware containers of suitable make, effectively closed.	—	(1) For transport only— Packed with suitable protective material in tin-lined wooden cases.	I	—	10 lb.
	(2) Tins or cans of suitable make, filled with carbon dioxide and effectively closed.	—	(2) For transport only— Packed in tin-lined wooden cases.			
	(3) Specially approved metal barrels or drums filled with carbon dioxide and effectively closed.	—	(3) —			
CALCIUM ALLOYS (Pyrophoric).	(1) Glass or earthenware containers of suitable make, effectively closed.	—	(1) For transport only— Packed with suitable protective material in tin-lined wooden cases.	I	—	10 lb.
	(2) Tins or cans of suitable make, filled with carbon dioxide and effectively closed.	—	(2) For transport only— Packed in tin-lined wooden cases.			

(1)	(2)	(3)	(4)	(5)	(6)	(7)
COTTON RAW and KAPOK including sweepings.	(3) Specially approved metal barrels or drums filled with carbon dioxide and effectively closed.	—	(3) —			
	Bales or bags.	—	—	—	100 lb.	100 lb.
	Bales or bags.	—	—	—	200 lb.	200 lb.
DIETHYLZINC (Zinc Ethyl).	Glass ampoules, packed in sawdust in sealed metal containers. Not to be packed with any other commodity.	1 lb.	—	I	—	10 lb.
	(1) Glass or earthenware containers of suitable make, effectively closed.	—	(1) For transport only— Packed with suitable protective material in wooden cases.	I	10 lb.	20 lb.
DIMETHYL-P- NITROANILINE (Accelerene).	(2) With 50% moisture. Sound watertight wooden casks or barrels. Iron containers should not be used.	—	(2) —			
	(1) Glass or earthenware containers of suitable make, effectively closed.	—	(1) For transport only— Packed with suitable protective material in tin-lined wooden cases.	I	—	10 lb.

(1)	(2)	(3)	(4)	(5)	(6)	(7)
	(2) Tins or cans of suitable make, filled with carbon dioxide and effectively closed. (3) Specially approved metal barrels or drums filled with carbon dioxide and effectively closed.	— —	(2) For transport only— Packed in tin-lined wooden cases. (3) —			
PHOSPHORUS, WHITE or YELLOW.				I and DI	—	10 lb.
(a) Dry	Suitable metal drums, effectively closed.	5 cwt.	—			
(b) In water	(1) Packed in water in glass or earthenware containers of suitable make, effectively closed. (2) Packed in water in an effectively closed metal container of adequate strength. (3) Packed in water in suitable metal drums, effectively closed.	— 56 lb. 5 cwt.	(1) For transport only— Packed with suitable protective material in wooden cases. (2) For transport only— Packed with sawdust in wooden cases. Not more than 1 cwt. per case. (3) —			
POTASSIUM SULPHIDE ANHYDROUS.	(1) Glass or earthenware containers of suitable make, effectively closed.		(1) For transport only— Packed with suitable protective material in wooden cases.	I	50 lb.	50 lb.

(1)	(2)	(3)	(4)	(5)	(6)	(7)
	(2) Suitable metal drums, effectively closed.		—			
SODIUM HYDROSULPHITE. (Sodium Dithionite).	(1) Glass or earthenware containers of suitable make, hermetically sealed. No organic matter must be used for sealing. (2) New tins or cans of suitable make, hermetically sealed. No organic matter must be used for sealing. (3) New iron or steel barrels or drums of suitable make, hermetically sealed. No organic matter must be used for sealing. (4) Double polythene bags not less than .003 inch thick, hermetically sealed. No organic matter must be used for sealing.	— — — 1 cwt.	(1) For transport only— Packed with suitable protective material in wooden cases. (2) For transport only— Packed in wooden cases. (3) For transport only— Packed in an outer wooden or fibreboard container. (4) For transport only— Packed in new steel drums, hermetically sealed. No organic matter must be used for sealing.	I	100 lb.	100 lb.
SODIUM SULPHIDE (containing less than 30% water of crystallization).	(1) Glass or earthenware containers of suitable make, effectively closed.		(1) For transport only— Packed with suitable protective material in wooden cases.	I	50 lb.	50 lb.

(1)	(2)	(3)	(4)	(5)	(6)	(7)
STRONTIUM ALLOYS (Pyrophoric).	(2) Suitable metal drums, effectively closed. (1) Glass or earthenware containers of suitable make, effectively closed. (2) Tins or cans of suitable make, filled with carbon dioxide and effectively closed. (3) Specially approved metal barrels or drums filled with carbon dioxide and effectively closed.		(1) For transport only— Packed with suitable protective material in tin-lined wooden cases. (2) For transport only— Packed in tin-lined wooden cases. (3) —	I	—	10 lb.
TITANIUM HYDRIDE POWDER	Suitable metal drums, hermetically sealed.	10 lb.	Packed with slag wool or other suitable inorganic cushioning material in wooden cases. Not more than 75 lb. in each case.	I	—	10 lb.
ZIRCONIUM HYDRIDE POWDER	As for Titanium Hydride Powder.			I	—	10 lb.
ZIRCONIUM METAL POWDER	As for Titanium Hydride Powder.			I	—	10 lb.

171. Any person who contravenes any of the provisions of regulation 169 or 170 shall be guilty of an offence and liable on summary conviction to a fine of two thousand dollars and imprisonment for one month.

Offences and penalties.

PART XI.

DAINGEROUS GOODS OF CATEGORY 10 (OTHER DANGEROUS SUBSTANCES).

172. In this Part, unless the context otherwise requires—
“dangerous goods” means dangerous goods of category 10.

Interpretation.

173. (1) Every application, pursuant to any of the provisions of section 5 of the Ordinance, for any licence to manufacture or store any dangerous goods shall be made in writing addressed to the Authority and, in the case of any application for any licence to store any such goods, shall be accompanied by two copies of a plan, as nearly as may be to scale, of the store, and every such plan shall include the following particulars—

Application for licence to manufacture or store dangerous goods of category 10.

- (a) the siting of the store;
- (b) the material of which it is or is to be constructed;
- (c) such other particulars, if any, as the Authority may require to be shown on the plan.

(2) Every plan submitted pursuant to the provisions of paragraph (1) shall be accompanied by a statement in writing declaring the nature of the dangerous goods to be stored and the maximum quantities thereof in respect of which the licence is required.

(3) Every plan submitted pursuant to the provisions of paragraph (1), or any modification thereof, which is approved by the Authority shall be endorsed to that effect and one copy shall be returned to the applicant and one copy retained by the Authority.

174. No licence shall be granted or renewed by the Authority for the storage of dangerous goods unless the Authority is satisfied in relation to the store that—

Conditions for grant of licence.

- (a) the site of the store and the plan referred to in regulation 173 have been approved by him and the construction of the store conforms with the plan;

- (b) the store is provided with such fire extinguishing equipment as he may require.

Restriction on storage together of certain substances in stores.

175. No person shall store, or cause or permit to be stored, any dangerous goods of category 10 in any store together with any goods other than dangerous goods of that category.

General provisions relating to storage, conveyance and packing of dangerous goods of category 10.

176. (1) No person shall store or convey, or cause or permit to be stored or conveyed, any substance specified in the first column of the table to this regulation unless such substance is contained in main or inner packing, as the case may be, of a type specified for that substance in the second column of the table.

(2) No person shall fill any container, or cause or permit any container to be filled, with any substance specified in the first column of the table to this regulation to such an extent as to leave within the container less than the minimum air space or ullage specified in the third column of the table opposite the type of packing specified for that substance in the second column of the table.

(3) No person shall fill any container, or cause or permit any container to be filled, with any quantity of any substance specified in the first column of the table to this regulation greater than the maximum quantity or net weight thereof specified in the fourth column of the table opposite the type of packing specified for that substance in the second column of the table.

(4) No person shall store or convey, or cause or permit to be stored or conveyed, any container containing any substance specified in the first column of the table to this regulation unless such container is enclosed in protective or outer packing of the type specified in the fifth column of the table opposite the type of packing for that substance specified in the second column of the table.

(5) No person shall store or convey, or cause or permit to be stored or conveyed, any substance specified in the first column of the table to this regulation unless every main or inner packing and every protective or outer packing containing such substance bears the label or labels prescribed in the First Schedule indicated by the letter or letters appearing in the sixth column of the table opposite that substance:

First Schedule.

Provided that, where any inner packing of any substance is already conspicuously marked in English and Chinese in such manner as to indicate that the contents become dangerous on inter-action with water, nothing in this paragraph shall be construed to require the substitution therefor, or the addition thereto, of any label prescribed in the First Schedule.

First Schedule.

(6) Subsection (1) of section 5 of the Ordinance shall not apply to the conveyance or storage of any substance specified in the first column of the table to this regulation—

- (a) in any quantity not exceeding that, if any, specified for that substance in the seventh column of the table; or
- (b) in any quantity not exceeding that, if any, specified for that substance in the eighth column of the table if it is conveyed or stored solely—

(i) for use in and for the purposes of a nursing or maternity home registered or exempted from registration in respect thereof in accordance with the provisions of the Nursing and Maternity Homes Registration Ordinance; (Cap. 165).

(ii) for use in and for the purposes of a mental hospital within the meaning of the Mental Health Ordinance, 1960; (35 of 1960).

(iii) by or on behalf of, and for the purposes of the practice of, a registered medical practitioner within the meaning of the Medical Registration Ordinance, 1957; (25 of 1957).

(iv) by or on behalf of, and for the purposes of the practice of, a registered dentist within the meaning of the Dentists Registration Ordinance, 1959; (29 of 1959).

(v) by or on behalf of, and for the purposes of the business of, an authorized seller of poisons within the meaning of the Pharmacy and Poisons Ordinance; or (Cap. 138).

(vi) for use in and for the purposes of any laboratory.

TABLE.

Substance	Details of main or inner packing (2)	Minimum air space or ullage (3)	Maximum quantity of substance in inner container or net weight of contents (4)	Details of protective or outer packing (5)	Labels required (6)	Quantity for which no licence is required	
						Generally (7)	When used for medical etc. purposes (8)
(1) ACETYLDEHYDE AMMONIA (Aldehyde Ammonia).	(1) Glass or earthenware containers of suitable make, hermetically sealed. (2) — do —	— —	— —	(1) For transport only— Packed with suitable protective material in wooden cases. (2) For transport only— Packed singly in— (a) wicker hampers with wicker bonnets; (b) stout slatted crates lined with suitable protective material and with adequate protection for the neck of the container; or (c) strong iron hampers with iron bonnets with not less than $\frac{1}{4}$ inch of packing material, the whole to be contained in a case, crate or hamper unless the diameter of the base of the metal hamper is approximately equal to the diameter of the top of the hamper.	—	20 lb. 20 lb.	20 lb.

(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)
	(3) Tins or cans of suitable make, hermetically sealed. (4) Iron or steel barrels or drums of suitable make, hermetically sealed.	— —	— —	(3) For transport only— Packed in wooden cases. (4) —	—	—	—
AMMONIUM DINITRO-ORTHO- CRESOLATE.	(1) Glass or earthenware containers of suitable make, effectively closed. (2) Tins or cans of suitable make, effectively closed. (3) Suitable barrels or cases of wood, effectively closed. (4) Suitable metal drums, effectively closed.	— — —	— — —	(1) For transport only— Packed with suitable protective material in wooden cases. (2) For transport only— Packed in wooden cases. (3) — (4) —	DI	20 lb.	20 lb.
BENZOYL PEROXIDE (Dibenzoyl Peroxide). (a) Dry or containing less than 10% water w/w.	Polythene bags packed separately in moisture resistant paperboard cartons, effectively closed.	—	1 lb.	For transport only— Packed in suitable wooden cases lined internally with bitumen paper. Not more than 28 lb. per case.	F and G	—	10 lb.

(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)
(b) Wet with not less than 10% water w/w.	(1) Watertight polythene bags in suitable fibre-board cases or kegs. (2) Suitable watertight polythene bags.	—	2 lb.	(1) For transport only— Packed in suitable wooden cases. Not more than 50 lb. per case. (2) For transport only— Packed in suitable metal drums. Not more than 56 lb. per drum.			
(c) Wet with not less than 25% water w/w.	(1) Heavily tinned cans, or glass bottles in tins, or polythene bottles of suitable make, effectively closed. (2) Suitable watertight polythene bags in fibreboard kegs.	—	10 lb.	(1) For transport only— Packed in suitable wooden cases, marked to indicate the correct way up. Not more than 60 lb. per case.			
(d) Paste with not less than 30% w/w inhibitor.	(1) Suitable polythene bags in vented tins, or suitable vented aluminium cans. (2) Suitable heavily tinned steel kegs, fitted with vents. (3) Suitable polythene bottles fitted with vents.	—	56 lb. 20 lb. 50 lb.	(2) For transport only— Packed singly in suitable metal drums. (1) For transport only— Packed in suitable wooden cases, marked to indicate the correct way up. Not more than 120 lb. per case. (2) — (3) For transport only— Packed singly in metal crates.			

(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)
BLOWING AGENTS for rubber manufacture.	(4) Suitable double polythene bags. Any suitable packing.	—	65 lb.	(4) For transport only— Packed in vented steel drums.			
CUMENE HYDROPEROXIDE 80% solution stabilized.	(1) Glass, earthenware or polythene containers of suitable make fitted with pressure relief valves. (2) Polythene bottles of suitable make fitted with pressure relief valves. (3) Suitable polythene lined steel drums fitted with pressure relief valves.	5% 5% 5%	2½ gal. 15 gal. 40 gal.	(1) For transport only— Packed with effective absorbent material in wooden cases, marked to indicate the correct side up. Not more than 10 gal. in each case. (2) For transport only— Packed singly in suitably vented mild steel drums. (3) —	B4 B2 and G	10 lb. 10 lb.	10 lb. 10 lb.
CYCLOHEXANONE PEROXIDE. (a) Dry or containing less than 10% water w/w.	(1) Polythene bags packed separately in	—	1 lb.	(1) For transport only— Packed in suitable wooden cases, lined internally with	F and G	—	10 lb.

(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)
	moisture resistant paperboard cartons effectively closed.			bitumen paper. Not more than 28 lb. per case.			
(b) Wet with not less than 10% water w/w.	(1) Watertight polythene bags in suitable fibreboard cases or kegs effectively closed. (2) Suitable watertight polythene bags. (3) Suitable watertight polythene bags in fibreboard kegs, effectively closed.	—	2 lb. 2 lb. 56 lb.	(1) For transport only— Packed in suitable wooden cases. Not more than 50 lb. per case. (2) For transport only— Packed in suitable metal drums fitted with vents. Not more than 56 lb. per drum. (3) For transport only— Packed singly in suitable metal drums fitted with vents.			
(c) Paste with not less than 40% inhibitor w/w.	(1) Suitable polythene bags in vented tins; or suitable vented aluminium cans. (2) Suitable heavily tinned steel kegs, fitted with vents.	—	20 lb. 20 lb.	(1) For transport only— Packed in suitable wooden cases, marked to indicate the correct side up. Not more than 120 lb. in each case. (2) —			

(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)
	(3) Suitable polythene bottles, fitted with vents. (4) Suitable polythene bags in fibreboard kegs. (5) Suitable double polythene bags.	—	50 lb. 56 lb. 65 lb.	(3) For transport only— Packed singly in metal crates. (4) For transport only— Packed singly in suitable metal drums, fitted with vents. (5) For transport only— Packed singly in vented steel drums.			
2:4 DICHLORO-BENZOYL PEROXIDE.	(1) Suitable polythene bags in vented tins, or suitable vented aluminium cans. (2) Suitable heavily tinned steel kegs, fitted with vents. (3) Suitable polythene bottles fitted with vents. (4) Suitable double polythene bags.	—	20 lb. 20 lb. 50 lb. 65 lb.	(1) For transport only— Packed in suitable wooden cases, marked to indicate the correct way up. Not more than 120 lb. in each case. (2) — (3) For transport only— Packed singly in metal crates. (4) For transport only— Packed singly in vented steel drums.	F and G	—	10 lb.

(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)
DINITRO-ORTHO-CRESOL.	(1) Glass or earthenware containers of suitable make, effectively closed.	—	—	(1) For transport only— Packed with suitable protective material in wooden cases.	D1	20 lb.	20 lb.
	(2) Tins or cans of suitable make, effectively closed.	—	—	(2) For transport only— Packed in wooden cases.			
	(3) Suitable barrels, or cases of wood with polythene liners, effectively closed.	—	—	(3) —			
	(4) Suitable metal drums, effectively closed.	—	—	(4) —			
DITERTIARY BUTYL PEROXIDE.	(1) Suitable polythene bottles packed with vermiculite or perlite in tins effectively closed.	25%	2 pints	(1) For transport only— Packed in wooden cases, marked to indicate which way up. Not more than 5 gal. per case.	B1 and G	—	10 lb.
	(2) Suitable aluminium cans, effectively closed.	25%	2 pints	(2) For transport only— Packed in suitable wooden cases, marked to indicate the correct way up. Not more than 5 gal. per case.			
	(3) Suitable polythene bottles.	5%	7 gal.	(3) For transport only— Packed in metal crates.			

(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)			
LAUROYL PEROXIDE (Dilauroyl peroxide).	(4) Suitable polythene bottles.	5%	10 gal.	(4) For transport only— Packed in metal drums or cases fitted with vents and flame arresters.	F and G	—	10 lb.			
	(5) Suitable polythene lined steel drums fitted with pressure relief valves.	5%	10 gal.	(5) —						
	Polythene bags in suitable fibreboard cases or kegs, effectively closed.	—	100 lb.	For transport only— Packed in suitable metal drums fitted with vents.						
	(1) Suitable polythene bottles packed with vermiculite or perlite in tins, effectively closed.	25%	2 pints	(1) For transport only— Packed in suitable wooden cases, marked to indicate the correct way up. Not more than 5 gal. per case.				B 2 and G	—	10 lb.
	(2) Suitable polythene bottles fitted with pressure relief valves.	5%	1 gal.	(2) For transport only— Packed in metal crates.						
METHYL ETHYL KETONE PEROXIDE	(3) Suitable polythene bottles fitted with pressure relief valves.	5%	7 gal.	(3) For transport only— Packed in suitable vented metal drums or cases.						

(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)
	(4) Suitable polythene lined steel drums fitted with pressure relief valves.	5%	10 gal.	—	—	—	10 lb.
NITROCELLULOSE containing less than 12.3% of nitrogen, and wet with not less than one-third of its weight of water.	Any suitable airtight container	—	—	—	—	5 lb.	50 lb.
POTASSIUM SULPHIDE (hydrated)	Any suitable container of sufficient strength to prevent escape of the contents.	—	—	—	H	50 lb.	50 lb.
SODIUM AZIDE	Tinned iron containers of suitable make, hermetically sealed.	—	—	For transport only— Packed with insulating material, such as wool, in wooden cases.	D1	20 lb.	20 lb.
SODIUM DI-NITRO-ORTHOCRESOLATE	(1) Glass or earthenware containers of suitable make, effectively closed.	—	—	—	D1	20 lb.	20 lb.

(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)
	(2) Suitable barrels or cases of wood, effectively closed.	—	—	—	—	—	—
SODIUM SULPHIDE containing not less than 30% of water of crystallization.	Any suitable container of sufficient strength to prevent escape of the contents.	—	—	—	H	50 lb.	50 lb.
TERTIARY BUTYL HYDROPEROXIDE	As for Methyl Ethyl Ketone Peroxide.						
	(1) Suitable polythene bottles.	25%	2 pints	(1) For transport only— Packed in wooden cases, marked to indicate correct way up. Not more than 5 gal. in each case.	B1 and G	—	10 lb.
	(2) Suitable polythene bottles fitted with pressure relief valves.	5%	7 gal.	(2) For transport only— Packed in metal crates.	B1 and G	—	10 lb.
	(3) Suitable polythene bottles fitted with pressure relief valves.	5%	10 gal.	(3) For transport only— Packed in vented metal drums or cases.	B1 and G	—	10 lb.
	(4) Suitable polythene lined steel drums fitted with pressure relief valves.	5%	10 gal.	(4) —	B1 and G	—	10 lb.

Offences and penalties.

177. Any person who contravenes any of the provisions of regulation 175 or 176 shall be guilty of an offence and liable on summary conviction to a fine of two thousand dollars and imprisonment for one month.

PART XII.

MISCELLANEOUS.

Alterations to and maintenance of stores after grant or renewal of licence.

178. (1) After the grant or renewal of any licence for the storage of dangerous goods of any category—

- (a) no alteration or addition to the store or to its fittings or equipment shall, except with the permission in writing of the Authority, be made which results in a deviation in any material particular from the plan of such store, or from the fittings or equipment thereof, as is, for the time being, approved by the Authority; and
- (b) the store, and its fittings and equipment, shall be maintained at all times in good order and condition to the satisfaction of the Authority.

(2) The Authority may refuse to grant his permission for the making of any alteration or addition as is specified in sub-paragraph (a) of paragraph (1) until he has received and approved a plan of the same.

(3) The licensee of any store in respect of which any of the provisions of paragraph (1) is contravened shall be guilty of an offence and liable on summary conviction to a fine of two thousand dollars and imprisonment for one month.

(4) For the purposes of this regulation, "Authority" means the Authority by whom the licence was granted or renewed.

Special defences relating to warehouse owners and carriers.

179. No warehouse owner or carrier, acting in such capacity, who is accused of an offence under these regulations relating to the contents of any container or the inner packing of any dangerous goods or the labelling of any such inner packing shall be convicted thereof if he shows, to the satisfaction of the court, that he did not know the true nature of the contents of the container or the manner in or the extent to which the container was filled or the true nature of or the labelling of the inner packing of such goods, as the case may be, and that he could not, with reasonable diligence, have obtained such knowledge.

Special defences relating to the transport of dangerous goods.

180. No person who is accused of an offence under these regulations relating to the conveyance, storage or packing of dangerous goods shall be convicted thereof if he shows, to the satisfaction of the court, that he was conveying, storing or packing such dangerous goods for his reasonable personal use and that the quantity thereof was sufficient only for such use, or that he was transporting such goods for delivery to some other person for such use and in such quantity.

181. Notwithstanding anything contained in these regulations relating to the packing of any dangerous goods, in any particular case in which the Governor is satisfied that some other packing provided for any dangerous goods, although not conforming to the requirements prescribed by these regulations in respect of the packing of such goods, provides a similar degree of safety to that which would have been provided by the prescribed packing, he may permit the use of such other packing.

Governor may permit the use of alternative packing for dangerous goods in certain cases.

182. (1) Notwithstanding anything contained in these regulations, but subject to the provisions of paragraph (2), the following dangerous goods shall be prohibited goods for the purposes of section 5A of the Ordinance—

Prohibited substances.

Ammonium Permanganate.

Ammonium Chlorate.

Ammonium Nitrate, if containing organic matter otherwise than of a nature and within a limit approved, either generally or in any particular case, by the Ministry or the Authority.

Calcium Azide, except in aqueous solution not exceeding twenty per cent of Calcium Azide by weight.

Chloric Acid, solutions of strength greater than ten per cent by weight.

Hydrazine Nitrate.

Hydrazine Perchlorate.

Hydrogen Cyanide, unstabilized.

Hydrogen Peroxide solutions of strength greater than sixty per cent by weight.

Manufactured fireworks (category 1, class 7, division 2) which explode on impact.

Organic Perchlorates.

Perchloric Acid solutions of strength greater than seventy-two per cent by weight.

(2) Manufactured fireworks (dangerous goods of category 1, class 7, division 2) which are brought into the Colony on any vessel not carrying passengers and directly transhipped to another vessel to be taken out of the Colony and which are packed in the manner specified in the table to regulation 45 for dangerous goods of category 1, class 7, division 2, shall not be deemed to be prohibited goods for the purposes of paragraph (1).

183. (1) Where any licence or permit is required pursuant to any of the provisions of the Ordinance or of these regulations, such licence or permit shall be granted or renewed by the Authority upon payment of the fee, if any, specified in the table to this regulation.

Licences and permits.

TABLE.

<i>Item.</i>	<i>Licence or permit.</i>	<i>Fee.</i> \$
1.	For manufacture of dangerous goods of category 1 (explosives)	1,000 per annum
2.	For storage of dangerous goods of category 1 (explosives), other than of class 7, division 2 (manufactured fireworks)—	
	(a) in a Mode A store	50 per annum
	(b) in a Mode B store	5 per annum
3.	For storage of dangerous goods of category 1, class 7, division 2 (manufactured fireworks)—	
	(a) in quantities exceeding 50 lb. but not exceeding 400 lb.	50 per annum
	(b) in quantities exceeding 400 lb.	500 per annum
4.	For permit to move dangerous goods of category 1 (explosives) other than manufactured fireworks in quantities not exceeding 50 lb.	5 per permit
5.	For permit to discharge dangerous goods of category 1 (explosives), other than of class 7, division 2 (manufactured fireworks)	Nil.
6.	For permit to discharge dangerous goods of category 1, class 7, division 2 (manufactured fireworks)—	
	(a) at any restaurant, hotel or place of public entertainment	100 per permit
	(b) at any other place	5 per permit
7.	For storage of dangerous goods of category 5, class 1, 2 or 3 (substances giving off inflammable vapour)—	
	(a) in quantities not exceeding 100 gallons	20 per annum
	(b) in quantities exceeding 100 gallons but not exceeding 1,000 gallons	100 per annum
	(c) for every additional 1,000 gallons or part thereof up to 5,000 gallons; an additional	100 per annum
	(d) in quantities exceeding 5,000 gallons	1,000 per annum
8.	For manufacture or storage of any dangerous goods of any other category than those specified above	50 per annum per category.

(2) Every licence or permit shall specify each category of dangerous goods and the quantities of such goods to which the licence or permit relates.

(3) Every licence or permit granted or renewed, other than a licence or permit granted for the performance of an isolated act, shall be valid for twelve months with effect from the date of grant or renewal thereof or for such lesser period as may be specified in the licence or permit:

Provided that where any such lesser period is specified in any licence or permit the fee payable, if any, in respect thereof shall be one-twelfth, calculated to the nearest fifty cents, of the appropriate fee specified in the table to paragraph (1) for each month or part of a month for which the licence or permit is granted.

(4) Except in the case of item 4 of the table to paragraph (1), a fee of five dollars shall be payable for the issue of any duplicate of, or for the making by the Authority of any alteration or addition to or endorsement on, any licence or permit at the request of the holder thereof:

Provided that where, pursuant to the provisions of the proviso to paragraph (3), the fee payable in respect of the grant of the original licence or permit was less than five dollars, such lesser amount shall be payable.

(5) Except where otherwise specified in these regulations, a licence to store any dangerous goods shall be deemed to include a licence to use such goods; and any exemption from any licensing requirement in respect of storage shall be deemed to include exemption from such requirement in respect of use.

(6) The Authority may in his discretion waive, in whole or in part, the fees prescribed in item 6 of the table to paragraph (1) in any case in which, pursuant to the provisions of regulation 59, he grants a permit for the discharge of manufactured fireworks in aid of or for the purposes of any charity, religious body or religious function approved by him.

(7) No licence or permit shall be transferable.

(8) For the purposes of this regulation, "Authority" means the Authority by whom, pursuant to any of the provisions of these regulations, the licence or permit in question is granted or renewed.

Delegation
of powers.

184. The Commissioner of Police, the Secretary for Chinese Affairs, the Director of Fire Services, the Director of Marine, the District Commissioner, New Territories, and the Commissioner of Mines may respectively authorize in writing any police officer, officer of the Secretariat for Chinese Affairs, officer of the Fire Services Department, officer of the Marine Department, officer of the New Territories Administration or officer of the Mines Section of the Labour Department to exercise any power vested in him or to perform any duty imposed upon him by virtue of any of the provisions of these regulations.

Transitional
provisions.

185. Every licence or permit which is in force at the commencement of these regulations and which was granted or renewed pursuant to any of the provisions of any enactment revoked by these regulations shall be deemed to have been granted or renewed pursuant to the provisions of these regulations.

Substitution
of blasting
regulations.
(68 of 1955).
(Cap. 123).

186. Pursuant to subsection (1) of section 35 of the Buildings Ordinance, 1955, regulations 46 to 58 inclusive (which relate to the use of explosives in blasting) are hereby expressed to be in substitution for section 102 of the Buildings Ordinance repealed by that subsection.

Revocations.

187. The following regulations, rules and orders are revoked—

(G.N. 236/
40).

(a) the Dangerous Goods Regulations, 1940;

(G.N.A.
110/62).

(b) the Dangerous Goods (General) Regulations, 1962;

(23 of 1923).

(c) the regulations made under the Celluloid and Cinematograph Film Ordinance, 1923, appearing on pages 971 to 974 of Volume III of the Regulations of Hong Kong (1937 Edition);

(14 of 1901).

(d) the rules made under the Gunpowder and Fireworks Ordinance, 1901, appearing on pages 526 to 529 of Volume II of the Regulations of Hong Kong (1937 Edition);

(G.N.A.
111/62).

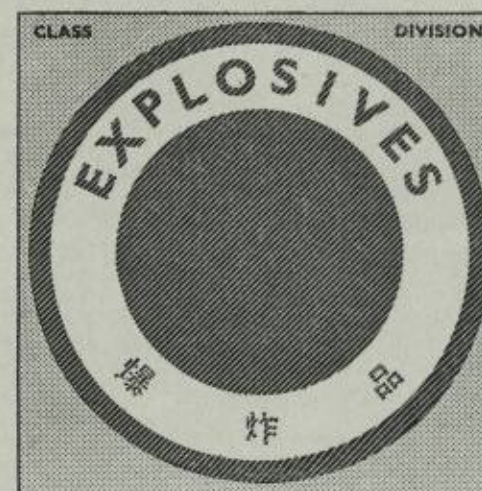
(e) the Dangerous Goods (Repeal of Miscellaneous Legislation) Order, 1962.

FIRST SCHEDULE.
Labels.

[regs. 43, 74, 84, 92,
99, 139, 153, 159, 170
and 176.]


The size of the labels is to be not less than 4 ins. × 4 ins.


LABEL A.



LABEL B1.



 Vermilion Red.

 Yellow.

238

LABEL B2.



LABEL B3.



Vermilion Red.

239

LABEL B4.



LABEL C.



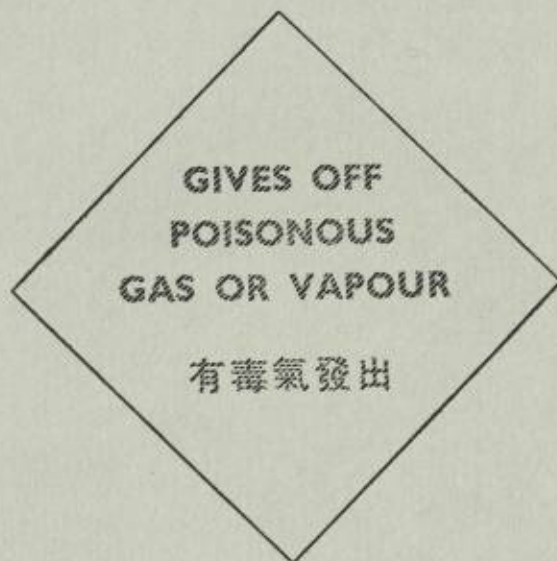
Vermilion Red.

240

LABEL C1.



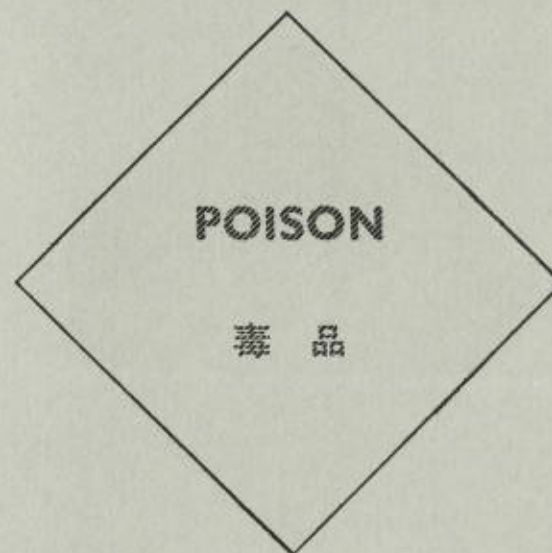
LABEL D.



Vermilion Red.

241

LABEL D1.



LABEL E.

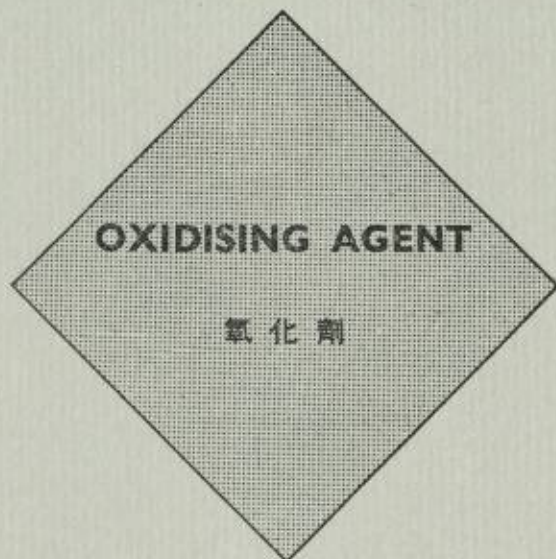


Vermilion Red.

LABEL F.



LABEL G.

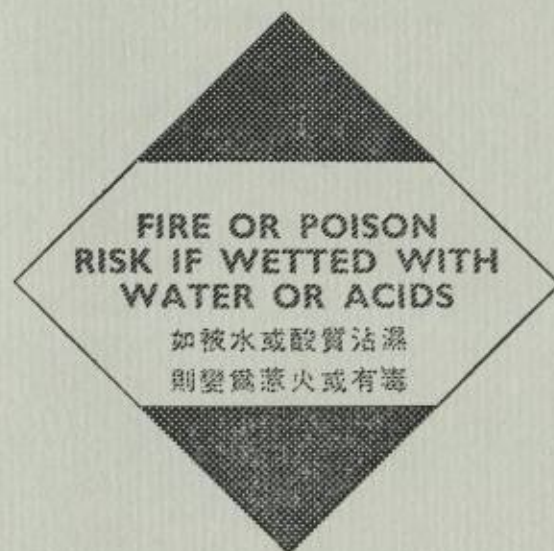


Vermilion Red.



Yellow.

LABEL H.



LABEL I.



Ultramarine Blue.



Vermilion Red.

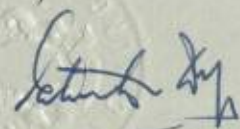
SECOND SCHEDULE.

[reg. 2.]

SPECIFIED AUTHORITIES.

Regulation.	Authority.	Regulation.	Authority.
4	Commissioner of Mines, and, in the case of removal by water, the Director of Marine.	62	Director of Fire Services.
5		63	
6		64	
9		66	
10		67	
11		68	
12		69	
13		70	
16		(Table)	
18		72	
20		Commissioner of Police.	
22	74		
24	75		
25	77		
27	78		
28	81		
29	82		
30	84		
31	(Table)		
32	87		
33	Commissioner of Mines.	88	Director of Fire Services.
34		92	
35		(Table)	
38		96	
45		97	
(Table)		99	
46		(Table)	
47		100	
49		101	
55		105	
56	107		
58	108		
59	115		
	116		
	124		
	125		
	126		
	127		
	129		
	131		
	132		
	Secretary for Chinese Affairs for Hong Kong, Kowloon and New Territories; District Commissioner, New Territories, for New Territories; Director of Marine for the waters of the Colony.		

Regulation.	Authority.	Regulation.	Authority.
136	Director of Fire Services.	153	Director of Fire Services.
137		(Table)	
139		156	
(Table)		157	
143		160	
144		167	
147		168	
150		173	
151		174	
		182	



Clerk of Councils.

COUNCIL CHAMBER,
14th January, 1964.

Explanatory Note.

(This Note is not part of the regulations but is intended to indicate their general purport).

In 1949 a Committee was appointed to inquire into and advise the Government concerning the administration of the Dangerous Goods Ordinance, 1873 and the regulations made thereunder and other Ordinances and regulations dealing with dangerous goods. The recommendations of that Committee were set out in the form of draft regulations and partially implemented by the enactment of the Dangerous Goods (Classification) Regulations, 1956 and the Dangerous Goods (Shipping) Regulations, 1956. The Dangerous Goods (General) Regulations, 1962, which would have completed the implementation of the recommendations of that Committee, were enacted but were not brought into force in order that they might be subjected to further review. These regulations are the result of such further review and revoke and replace the regulations of 1962. They cover the possession, storage, conveyance and packing of dangerous goods, and are drafted, for the most part, in tabulated form for simplicity of reference, and are related to the Dangerous Goods (Classification) Regulations, 1964, in which dangerous goods are classified into categories and classes according to their nature and properties.

2. These regulations revoke and replace, subject to considerable modification, the Dangerous Goods Regulations, 1940, the regulations made under the Celluloid and Cinematograph Film Ordinance, 1923, the rules made under the Gunpowder and Fireworks Ordinance, 1901, and the Dangerous Goods (Repeal of Miscellaneous Legislation) Order, 1962.

(Secretariat GR11/3231/51II)

DANGEROUS GOODS ORDINANCE, 1956.

(No. 38 of 1956).

DANGEROUS GOODS (CLASSIFICATION) REGULATIONS, 1964.

In exercise of the powers conferred by section 4 of the Dangerous Goods Ordinance, 1956, the Governor in Council has made the following regulations—

1. These regulations may be cited as the Dangerous Goods (Classification) Regulations, 1964, and shall come into operation on the day appointed for the coming into operation of the Dangerous Goods (Amendment) Ordinance, 1964. Citation and commencement.

2. In these regulations, unless the context otherwise requires— Interpretation.
“flash point” means, in relation to any liquid, the lowest temperature, if any, at which such liquid will give off vapour which will ignite or explode if mixed with air and exposed to a naked light.

3. All substances or articles within the meaning of section 3 of the Ordinance are exempt from the application thereof except such substances or articles as are specified in the Schedule. Classification of dangerous goods.

4. The Dangerous Goods (Classification) Regulations, 1956, are revoked. Revocation. (G.N.A. 124/56).

SCHEDULE.

CATEGORY 1.

EXPLOSIVES.

Class 1—Gunpowder.

In this class—

“gunpowder” means gunpowder composed essentially of a mixture of sulphur, saltpetre and carbon.

Gunpowder.

Class 2—Nitrate mixture.

In this class—

“nitrate mixture” means any preparation, other than gunpowder as defined in class 1, formed by the mechanical mixture of a nitrate with any form of carbon or with any carbonaceous substance not possessed of explosive properties, whether sulphur be or be not added to such preparation, and whether such preparation be or be not mechanically mixed with any other non-explosive substance.

Ammospex	Nobel's Explosive No. 1267
Ammospex A	Nobel's Explosive No. 1271
Ammospex C	Nobel's Explosive No. 1281
Lump-Kol Pellet Powder	Nobel's Explosive No. 1284
Nobelite	R.D. Composition 202
Nobelite “H”	S.R.C. 2
Nobel's Delay Composition R. 894	Stonex
Nobel's Explosive No. 999	Swiftrain Powder
Nobel's Explosive No. 1243	

and

any other explosive containing a perchlorate and which is not included in classes 3, 4, or 5.

Class 3—Nitro-compound.

In this class—

"nitro-compound" means any chemical compound possessed of explosive properties or capable of combining with metals to form an explosive compound, which is produced by the chemical action of nitric acid (whether mixed or not with sulphuric acid) or of a nitrate mixed with sulphuric acid upon any carbonaceous substance, whether such compound is mechanically mixed with other substances or not.

Division 1.

Ajax "S"	Chilworth Smokeless Powder No. 2
American Ballistite	Colespex
Ammon Dynamite	Compex No. 2
Ammon Extra Dynamite	Cooke's Explosive No. 124
Ammon Gelatine	Coolite A
Ammon Gelatine Dynamite	Cordite
Ammon Gelignite	Cordite A
Ammon Gelignite No. 2	Cordite A.N.
Ammon Gelignite No. 3	Cordite A.S.N.
A.N. Gelatine Dynamite "75"	Cordite C.D.
A.N. Gelignite "60"	Cordite C.D.P.
A.N. Gelignite "50"	Cordite D.B.P.
A.N. Gelignite "40"	Cordite H.W.
Antifrost Nitrox No. 2 "S"	Cordite N.D.
Antifrost Penrhyn Powder "S"	Cordite N.
Antifrost Penrhyn Powder No. 2 "S"	Cordite N.K.
Aquadex	Cordite N.P.
Artic Dynamite	Cordite N.Q.
Ardeer Ballistite	Cordite N.Q.K.
Ardeer Cordite	Cordite N.Q.P.
Armorite	Cordite R.D.N./A.Q.
Axite No. 3	Cordite R.D.Q.
Ball Powder	Cordite W.
Ballistite	Cordite W.M.
Ballistite A. 16	D.B.C. Casting Powder
Ballistite B. 16	D.B.H. Casting Powder
Belex	D.B.M. Casting Powder
Belex 1. 1	Denespex
Belex 2. 2	Dentionita
Belex 3. 3	Driftex "S"
Belex 4. 4	Du Pont Extra C.
Belex 5. 5	Du Pont Extra D.
Blasting Gelatine	Du Pont Gelatine L.F.
Blasting Matagnite	Duprelite
Carribel	Duprex
Casting Liquid	Dynamite
Charbrite 41	Dynamite No. 1
	Dynobel No. 2 "S"

Equinox	Monobel No. 1
Eversoft Ammon Gelignite	Morcol
Eversoft Blasting Gelatine	M.X. Powder
Eversoft Gelamex	Neobel
Eversoft Gelamex "A"	Nobel C.K. Powder No. 1
Eversoft Gelamex "B"	Nobel C.K. Powder No. 2
Eversoft Gelamex "C"	Nobel Cordite
Eversoft Gelamex "D"	Nobel Cordite No. 2
Eversoft Gelamex "E"	Nobel Glasgow Shotgun Powder
Eversoft Gelamex No. 1	Nobel Hornet Powder
Eversoft Gelamex No. 2	Nobel Igniter Powder
Eversoft Gelamex No. 3	Nobel Parabellum Powder
Eversoft Gelignite	Nobel Powder No. 52
Eversoft Opencast Gelignite	Nobel Rimfire Powder
Eversoft Plaster Gelatine	Nobel Shotgun Powder
Fortex	Nobel Superim Powder
Gelatine	Nobelite Primer
Gelex A	Nobel's Composite Explosive No. 966
Gelignite	Nobel's Explosive No. 536
Gelignite No. 2	Nobel's Explosive No. 549
Gelignol	Nobel's Explosive No. 568
Geobel	Nobel's Explosive No. 649A
Geobel No. 2	Nobel's Explosive No. 649B
Geobel No. 3	Nobel's Explosive No. 673
Geophex	Nobel's Explosive No. 695
Glasgow Dynamite	Nobel's Explosive No. 695A
Grancol	Nobel's Explosive No. 808
Granulex	Nobel's Explosive No. 809
Gurite	Nobel's Explosive No. 847
High Velocity Gelatine	Nobel's Explosive No. 887
Hydrobel "S"	Nobel's Explosive No. 898
Improved Ballistite	Nobel's Explosive No. 901
Infugel	Nobel's Explosive No. 906
Lesslak	Nobel's Explosive No. 907
L.F. Ammonia Dynamite, 40 per cent strength	Nobel's Explosive No. 916
L.F. Ammon Gelatine	Nobel's Explosive No. 924
L.F. Ammon Gelatine 90 per cent strength	Nobel's Explosive No. 937
L.F. Blasting Gelatine	Nobel's Explosive No. 944
L.F. Detonita	Nobel's Explosive No. 964
L.F. Gelatine	Nobel's Explosive No. 968
L.F. Gelignite	Nobel's Explosive No. 1001
L.F. Geobel	Nobel's Explosive No. 1066
L.F. Geobel No. 2	Nobel's Explosive No. 1091
L.G. Gelatine	Nobel's Explosive No. 1105
Lodensite	Nobel's Explosive No. 1181
Lodespex	Nobel's Explosive No. 1182
Mechanite	Nobel's Explosive No. 1186
Minespex	Nobel's Explosive No. 1200
Minex "S"	Nobel's Explosive No. 1201
	Nobel's Explosive No. 1213
	Nobel's Explosive No. 1235

Nobel's Explosive No. 1257
 Nobel's Explosive No. 1258
 Nobel's Explosive No. 1263
 Nobel's Explosive No. 1274
 Nobel's Explosive No. 1285
 Nobel's Explosive No. 1286
 Nobel's Explosive No. 1299
 Nobel's Explosive No. 1300
 Nobel's Explosive No. 1308
 Nobel's Explosive No. 1309
 Nobel's Explosive No. 1315
 Nobel's Explosive No. 1321
 Nobel's Explosive No. 1329
 Nobel's Explosive No. 1331
 Nobel's Explosive No. 1353
 N.S. Gelatine Dynamite
 N.S. Gelignite
 Oakley Explosive No. 260
 Oakley Explosive No. 561
 Oakley Explosive Nos. 563-564
 Opencast Gelignite
 Opencast Gelignite M.
 Opencast Gelignite Q.
 Paradyn
 Paragex
 Pencol
 Pentregel
 Pentrox
 Pitespex
 Plaster Gelatine
 Plastex No. 1 "S"
 Plastic 808
 Plastrite
 Polar Ajax "S"
 Polar Ajax "C" (S)
 Polar Ammon Gelatine Dynamite
 Polar Ammon Gelignite
 Polar A.N. Gelatine Dynamite
 Polar A.N. Gelignite
 Polar A2 Monobel "S"
 Polar A.3 Monobel "S"
 Polar Blasting Gelatine
 Polar Blasting Gelatine (P)
 Polar Blasting Gelatine, Type 1,
 92 per cent N.G.
 Polar Blasting Gelatine, Type 2,
 82 per cent N.G.

Polar Gelatine
 Polar Gelatine Dynamite
 Polar Gelignite No. 2
 Polar Geobel
 Polar Geobel No. 2
 Polar Geobel No. 3
 Polar N.S. Gelatine Dynamite
 Polar N.S. Gelignite
 Polar N.S. Gelignite No. 2
 Polar Rockite
 Polar S.N. Gelatine Dynamite
 Polar S.N. Gelignite
 Polar Viking "S"
 81 mm. Powder
 Quarrex
 Quarrex A
 Quarry Dynamite
 Quarry Gelammonite
 Quarry Monobel
 Quarry Plastex
 Rockite
 Rockrift Powder
 Samsonite No. 3
 Saxonite "S"
 Seismic Gelatine
 Simex
 Simex No. 3 "S"
 S.N. Gelatine Dynamite
 S.N. Gelignite
 Special Gelatine
 Special Gelignite, 62 per cent
 Special Opencast Gelignite
 Sporting Ballistite
 Stonobel "S"
 Submarine Blasting Gelatine
 Super Ajax
 Super-Ammodyne
 Tunnelite
 Unibel
 Unifrax
 Unigel
 Unigex
 Unikol
 Unipruf
 Unisax
 Victor Powder M.
 Viscorim
 Winrox

and

any other explosive or chemical compound or mechanically mixed preparation which consists either wholly or partly of nitro-glycerine or of some other liquid nitro-compound.

Division 2.

Ardite
 Aluminite No. 1
 Aluminite No. 2
 Aluminite No. 3
 Amatol
 Amberite No. 2
 Ammonal
 Ammonal No. 3
 Ammonium Picrate
 Ardeer Propellant Composition No. 2
 Ardex
 Baratol
 Blasting Abelite
 Bofors J.K. 6 Powder
 Burrowite No. 1
 Burrowite No. 2
 Burrowite No. 3
 Burrowite B
 Burrowite M
 Burrowite G.N.
 Burrowite M.B.
 Burrowite P.R. 2
 Burrowite M.B. Rex.
 Burrowite Super Rex
 Celmonal
 Celmonal X
 Celmonite
 Celmonite Ripping
 Clermonite Powder No. 2
 Colliery Explosive "C7"
 Collodion Cotton
 Commercial Waterproof Primers
 Cooppal's 76 Powder
 Cooppal's Excelsior C. 28
 Cooppal's Excelsior Powder
 Cooppal's Minerva Smokeless Powder
 Cooppal's No. 2 Smokeless Powder
 Cooppal's Perfecta Powder
 Cooppal's Sagitta Powder
 Cyclotrimethylene Trinitramine
 (RDX)
 D.B. Casting Powder
 Di-nitro-phenol
 Di-nitro-resorcinol
 Du Pont Powder No. 15
 Du Pont Powder No. 16
 Du Pont Powder No. 25
 Du Pont Smokeless Shotgun Powder
 E.C. Sporting Powder
 Empire Powder
 Explosive C
 Gradeley Powder
 Granulated Guncotton Powder
 Guncotton
 Husite
 Light Load Smokeless
 M.C. Smokeless Powder
 Metabel
 Military Ammonal
 Modified E.C. Powder
 Modified Neodisc
 Modified Neoflak
 Modified Smokeless Diamond
 N.C. (Y)
 Neodisc
 Neoflak
 Nitro-cellulose
 Nitro-cellulose Cannon Powder
 Nitro-cellulose Rifle Powder
 Nitro-Cotton
 Nitroguanidine
 Nitromethane
 Nitropolystyrene
 Nitrovene
 Nobel Acurex Powder
 Nobel Acurim Neonite
 Nobel Acurim Neonite No. 2
 Nobel Cadet-Neonite
 Nobel Nitro-cellulose Powder
 Nobel Nitro-cellulose Powder No. 1
 Nobel P.G. Powder
 Nobel Revolver Neonite
 Nobel Rifle Neonite
 Nobel Rim Neonite
 Nobel Shotgun Neonite
 Nobel's Delay Composition R. 998
 Nobel's Explosive No. 704
 Nobel's Explosive No. 704B
 Nobel's Explosive No. 831
 Nobel's Explosive No. 850
 Nobel's Explosive No. 852
 Nobel's Explosive No. 857
 Nobel's Explosive No. 880
 Nobel's Explosive No. 881
 Nobel's Explosive No. 883
 Nobel's Explosive No. 884

Nobel's Explosive No. 894
 Nobel's Explosive No. 896
 Nobel's Explosive No. 919
 Nobel's Explosive No. 920
 Nobel's Explosive No. 945
 Nobel's Explosive No. 1000
 Nobel's Explosive No. 1157
 Nobel's Explosive No. 1177
 Nobel's Explosive No. 1244
 Nobel's Explosive No. 1245
 Nobel's Explosive No. 1268
 Nobel's Explosive No. 1279
 Nobel's Explosive No. 1289
 Nobel's No. 48
 Nobel's No. 49
 Nobel's No. 50
 Nobel's No. 51
 Nobel's No. 51A
 Opencast Celmonal
 P.E.
 P.E. No. 2
 P.E. No. 3
 Penta-erythritol-tetranitrate (P.E.T.N.)
 Pentolite
 Picrate of Ammonium
 Picrate of Sodium
 Picric Acid
 Picric Powder
 Picrite
 Plastic Core Composition
 Potassium Di-nitro-phenate
 Premier Powder
 R.D. 1031
 R.D.X.
 R.D.X.—B.W.X.
 R.D.X.—T.N.T.
 Remington Smokeless Powder
 Rex Burrowite
 S.B. Casting Powder
 S.B.C. Casting Powder
 S.B.H. Casting Powder
 S.B.M. Casting Powder

and

any other nitro-compound which is not included in division 1.

Class 4—Chlorate mixture.

In this class—

"chlorate mixture" means any explosive containing a chlorate.

Sabulite No. 1 (A)
 Sabulite No. 1 (A) (Modified)
 Schultze Gunpowder
 Seismex
 Seismex Primer
 Seismite
 Seismonite
 Silver Picrate
 Smokeless Diamond
 Smokeless Diamond Powder No. 2
 Smokeless Powder Greenbat
 Smokeless Powder Greenbat No. 1
 Solium Picrate
 Sunderite
 Tetra-nitro-aniline
 Thameite No. 1
 Thameite Grain No. 1
 Thameite No. 2
 Thameite Grain No. 2
 Thameite No. 3
 Thameite Grain No. 3
 Thameite No. 4
 Thameite Grain No. 4
 Thameite No. 5
 Thameite Grain No. 5
 Thameite No. 6
 Thameite Grain No. 6
 Thameite No. 7
 Thameite Grain No. 7
 Tonite or Cotton Powder No. 1
 Tonite or Cotton Powder No. 2
 Tonite No. 3
 Torpex
 Trinite "W"
 Tri-nitro-resorcinol
 Tri-nitro-toluene
 Unirend
 Vicarex
 Vicarite
 Vistex Nos. 1, 2, 3 and 4
 X.L-Hawkite "S"

Division 1.

Chlorate preparations which consist partly of nitro-glycerine or of some other liquid nitro-compound.

Division 2.

Nobel's Explosive No. 256

and

any other chlorate mixture which is not included in division 1.

Class 5—Fulminate.

In this class—

"fulminate" means any chemical compound or mechanical mixture, whether included in the foregoing classes or not, which, from its great susceptibility to detonation, is suitable for employment in percussion caps or any other appliances for developing detonation, or which, from its extreme sensibility to explosion, and from its great instability (that is to say, readiness to undergo decomposition from very slight exciting causes), is especially dangerous.

Division 1.

Fulminate of Mercury.

and

any other explosive consisting of such compounds as the fulminates of silver and of mercury, and preparations of these substances, such as are used in percussion caps; and any preparation consisting of a mixture of a chlorate with phosphorus, or certain descriptions of phosphorus compounds, with or without the addition of carbonaceous matter, and any preparation consisting of a mixture of a chlorate with sulphur, or with a sulphuret, with or without carbonaceous matter.

Division 2.

Barium Tri-nitro-resorcinat	Nobel's Delay Composition R. 885
Co-precipitated Lead Azide/Lead Di-nitro-resorcinat	Nobel's Delay Composition R. 1006
Lead Azide	Nobel's Delay Composition R. 1149
Lead Di-nitro-resorcinat	R.D. 1308
Lead Tri-nitro-resorcinat	R.D. 1354
	Tetrazene

and

any substance which is a chloride or iodide of nitrogen or a fulminating gold or silver, or diazobenzol, or a nitrate of diazobenzol.

Class 6—Ammunition.

In this class—

"ammunition" means an explosive of any of the foregoing classes when enclosed in any case or contrivance, or otherwise adapted or prepared so as to form a cartridge or charge for small arms, cannon, or any other weapon, or for blasting, or to form any safety or other fuze for blasting, or for shells, or to form any tube for firing explosives, or to form a percussion cap, a detonator, a fog signal, a shell, a torpedo, a war rocket, or other contrivance other than fireworks;

"percussion cap" does not include a detonator;

"detonator" means a capsule or case which is of such strength and construction and contains an explosive of the fulminate-explosive class in such quantity that the explosion of one capsule or case will communicate the explosion to other like capsules or cases;

"safety fuze" means a fuze for blasting which burns and does not explode, and which does not contain its own means of ignition, and which is of such strength and construction and contains an explosive in such quantity that the burning of such fuze will not communicate laterally with other like fuzes.

Division 1.

Antifyre Percussion Caps	M.O.C. Cartridges (Type 1)
Battery Pockets	M.O.C. Cartridges (Type 4)
Cases for Turbo-Starter Cartridges (Empty) Primed	M.O.C. Cartridges (Type 5)
Curtis's and Harvey's Safety Electric Fuzes	M.O.C. Cartridges (Type 6)
Delay Fuze Assembly (10 seconds)	M.O.C. Cartridges (Type 9)
Electric Lighters for Igniter Cord	No. 41 Percussion Cap
Eley Kynock No. 1A Percussion Cap	Nobel's Electric Delay Action Fuzes
Eley Kynock No. 1B Percussion Cap	Nobel's Safety Electric Fuzes
Eley Kynock No. 91 Percussion Cap	Nobel's Safety Electric Delay Fuzes
Excelsior Safety Electric Fuzes	Percussion Caps O. in C., No. 1
Explosive Motors	Plastic Core Safety Fuze
Fire Extinguisher Actuator	Railway Fog Signals O. in C., No. 1
Flame Detector Cord	Safety Cartridges (Section 108)
Fuzehead Assemblies	Safety Cartridge Cases (Empty) Capped
Greenbat Non-corrosive Percussion Caps	Safety Cartridge Cases (Empty) Primed
Hydrox Igniter No. 1 Safety Electric Fuze	Safety Electric Fuzes
Igniter Cord Connectors	Safety Firing Tubes, No. 1
Igniters for Grenades	Safety Fuze, O. in C., No. 1
Kynoch Fog Signal Caps	Safety Instantaneous Fuze
Kynoch No. 41a Percussion Cap	Schermer Cattle Killer Cartridges
Kynoch No. 59 Percussion Cap	Small Calibre Incendiary Bullets
Kynoch No. 70a Percussion Cap	Small Calibre Tracer Bullets
Kynoch No. 81 Percussion Cap	Special Safety Fuze
Kynoch No. 126 Percussion Cap	Striker Pin Fuzes
Kynoch No. 146 Percussion Cap	Trip Fuzes
Kynoch No. 148 Percussion Cap	Tubes, Tracer for Q.F. Ammunition
Kynoch Rail Car Fog Signals	Turbo-Starter Primers, Electrically Fired 15 grain
M.O.C. Cartridge Cases (Empty) Fuzed or Capped	Vulcan Patent Electric Delay Action Fuzes

Division 2.

Ammonex	Cartridges for Emergency Under-carriage Lowering Device
Bickford's Patent Volley Firers	Cartridges for Small Arms
Blackpowder Igniter Wick	Cartridges, type U.M.
C.D.B. Rocket Motors	Chemical Heater Igniters
Cartridges for Cannon, Shells, Mines, Depth Charges, Torpedoes, Blasting or other like purposes. O. in C., No. 1; also section 44	Chemical Heater Igniters, Type B
	Cordeau Bickford
	Cordtex

Cordtex Train Assemblies	Instantaneous Fuze
Delay Elements	Jetex Igniter Wick
Detonating Fuzes	Large Gas Producing Charges (Engine Starters)
Detonating Fuze Boosters (D.F. Boosters)	Low Energy Detonating Cord
Electric Fuzes	Miner's Portfires
Electric Primers	Miner's Squibs
Exploders for Shells, Bombs, Mines, Depth Charges and Torpedoes	M.O.C. Cartridges (Type 2)
Filled Bombs and Grenades	M.O.C. Cartridges (Type 7)
Filled Bombs, Depth Charges, Mines and Torpedoes	M.O.C. Cartridges (Type 10)
Filled Gaines	M.O.C. Cartridges (Type 11)
Filled Shells	M.O.C. Cartridges (Type 12)
Fire Detector and Fire Extinguisher Actuator	Nobel Seismic Booster
Flares, Infra Red	Nobel Shaped Charge
Fuze Heads for Cardox Heaters	Nobel's Electric Delay Fuzes
Fuze Heads for Delay Detonators	Nobel's Electric Delay Powder Fuzes
Fuze Heads for Electric Detonators and Safety Electric Fuzes	Nobel Fuzeheads No. 15
Fuze Igniters	Nobel's Primers
Fuze Lighters	No. 2 Smoke Floats
Fuzes for Shells, Bombs and Flares	Oven Blowers
H. Attachments	P.E.T.N. Boosters
Igniter, Ramjet	Plastic Core Fuze for Fireworks
Igniters for M.O.C. Cartridges	Plastic Igniter Cord
Igniters for M.O.C. Cartridges (Type 7)	Plastic Igniter Wick
Igniters for M.O.C. Cartridges (Type 12)	Plastic Initiator for Smoke Generators
Igniters for Rocket Motors	Pressed Rocket Charges Nos. 1 and 2
Igniters for Rocket Motors 3"	Pressed Rocket Motors Nos. 1 and 2
Igniters, Gunpowder	Primed Cambric
Igniters, Gunpowder, Electric	Puffer Capsules, R.M. No. 1
Igniters G.G.	Quickmatch
Igniters R.E.	Rockets 3.5 in. H.E., Anti-Tank Practice
Ignition Charges, R.M. No. 1	Shaped Charges

and

any other ammunition which does not contain its own means of ignition, and is not included in division 1.

Division 3.

Capped (Detonator) Safety Fuze	Delay Arming Cartridge Unit
Capped Fuzes with Connectors	Delay Detonators
Carrick Short Delay Detonators	Delay Puffers
Cartridges Cockpit Canopy Jettison	Detonating Relays
Cartridges Seat Ejection Auxiliary	Detonator Packs
Cartridges Seat Ejection Drogue	Detonator Time Fuze
Cartridges Seat Ejection Primary	Detonators O. in C., No. 1
Cartridges for Small Arms	Detonators for 20 m.m. Hispano Ammunition
Cartridges, Tracking, Flash	Electric Boosters
Cartridges for Velocity Power Driver	

Electric Detonators
 Electric Detonators for Boosters
 Electric Seismic Primer
 Electrosonders
 Filled Bombs, Depth Charges, Mines and Torpedoes
 Filled Gains
 Filled Grenades
 Filled Shells
 Float, Lachrymatory
 Friction Tubes
 Fuzes for Shells, Bombs and Flares
 Hexachlorethane Smoke Candles
 Hydrostar Electric Detonators
 Hydrostar Short Delay Detonators
 Hydrox Initiator No. 2, No. 3 and No. 4
 Igniters for Hand Grenades
 Igniters, Percussion
 Igniticap Electric Detonator
 Igniticap Electric Detonator with H. attachment
 Incendiary Bombs
 Lachrymatory Generators
 Lachrymatory Generators Nos. 1 and 2
 Lachrymatory Generators (Naval)
 Machine Gun Simulators

and

any other ammunition which contains its own means of ignition and is not included in division 1.

Class 7—Firework.

In this class—

“firework” means firework composition and manufactured fireworks.

Division 1—Firework composition.

Any composition used for the manufacture of fireworks which is not either wholly or in part a substance, mixture of substances or composition included in any of the foregoing classes.

Division 2—Manufactured fireworks.

Aluminium Torches	Bombs, Aircraft, Training, 25 lb. Smoke and Flash No. 1
Aluminium Torches, Standard Brand Amorces	Brock's Bengals
A.R.P. Practice Incendiary Bombs	Brock's Igniters
Azofog Insecticidal Smoke Generator	Brock's Smoke Generators Types B. 1, B. 2, B. 3 and B. 4
Belisha Beacons	Candles, Smoke, White, Mk. N6
Bengal Sparklers	Candles, Smoke, Yellow
Bengal Torches	Cartridges, Anti-Riot Irritant
Bird Scarers	Cartridges, Brown, Smoke, Puff
Bombs, Aircraft, Target Identification	

Cartridges, Illuminating	Lightning Paper
Cartridges, Signal	Magnesium Torches
Coloured Fire Torches	Markers, Marine No. 4, Mark 1
Coloured Flame Torches	Mortar Parachute Signals
Coloured Smoke Candles	Nobel's Flash Cartridge
Coloured Sparklers	Oxygen Tiles
Comets	Palfume Azobenzene Generator
Confetti Bombs	Palfume D.D.T. Generator
Crack Shorts	Parachute Cartridges
Destructors, Incendiary No. 3	Parafog Insecticidal Smoke Generator
Distress Signal Rockets	Photographic Flashes
Electric Sparklers	Puffs, Smoke, Brown for 8" Photo-flash Bomb
Explosive Corks	Reconnaissance Flares
Flares, Tracking, Nos. 2, 3, 4, 5	16 oz. Regulation Distress Rocket
Flares, Tracking for Vickers Vigilant A/T Weapon	Rifle Signal Grenades
Flares, Tracking, Visual	Rocket Motor Charges
Flares, Trip-Wire	Ship's Line Throwing Rockets
Flashlight Ignition Caps	Ship's Parachute Signal Rockets
Flashlight Ignition Tape	Signal Grenades (Naval)
Flash Sound Signals	Signal, Multi-Star
Float Flares	Signals, Distress, Day and Night
Float Signal, Submerged with Grenade	Signals, Warning, Airburst
Floats, Smoke, Flame 3½ lb.	Snaps for Bon Bon Crackers
Giant Disc Amorces	Socket Distress Signals
Gloria Torches	Socket Light Signals
Grenades, anti-riot	Socket Sound and Smoke Signals
Grenades, Smoke, Pocket	Socket Sound Signals
Heads, Rocket, Flash 2"	Sound Signal Rockets
Igniters for Thermit Welding Potions	Star Shells
Incendiary Shells	Thermite Igniters
Incendiary Stars	Throwdowns
Indicators A/S Training No. 1	Theatrical Jets
Joke Bombs	16 oz. Thunderflash Rockets
Joke Cigarettes	Toy Balloons
Landing Flares	Tracer and Igniter Shell No. 10
Lifeboat Parachute Signal Rockets	Tracer Bullets
	Very Signal Cartridges

and

any explosives of any of the foregoing classes, and any firework composition, when such explosive or composition is enclosed in any case or contrivance, or is otherwise manufactured so as to form a squib, cracker, serpent, rocket (other than a war rocket), maroon, lance, wheel, Chinese fire, Roman candle, or other article specially adapted for the production of pyrotechnic effect, or pyrotechnic signal, or sound signal:

Provided that a substantially constructed and hermetically closed metal case containing not more than one pound of coloured fire composition of such a nature as not to be liable to spontaneous ignition shall not be deemed to be a manufactured firework.

CATEGORY 2.

COMPRESSED GASES.

Class 1—Permanent gases.

Air	Hydrogen
Argon	Krypton
Boron Trifluoride	Methane
Carbon Monoxide	Neon
Coal Gas	Nitrogen
Fluorine	Oxygen
Helium	

and

any other gas not liquefiable by compression at atmospheric temperatures.

Class 2—Liquefied gases.

Air, liquid	Hydrogen Cyanide (Hydrocyanic Acid, Anhydrous)
Ammonia, anhydrous	Hydrogen Chloride (Hydrochloric Acid, Anhydrous)
Boron Trichloride	Hydrogen Fluoride (Hydrofluoric Acid, Anhydrous)
Butadiene	Hydrogen Sulphide (Sulphuretted Hydrogen)
Carbon Dioxide	Methyl Bromide
Chlorine	Methyl Chloride
Chlorotrifluoromethane (Arcton 13, Freon 13)	Monochlorodifluoromethane (Arcton 22, Freon 22)
Cyanogen	Monomethylamine
Cyclopropane	Nitrogen Tetroxide (Nitrogen Peroxide)
Dichlorodifluoromethane (Arcton 12, Freon 12)	Nitrosyl Chloride
Dichlorodifluoromethane/Trichlorofluoromethane Mixtures (Arcton 12/11, Freon 12/11)	Nitrous Oxide
Dichlorofluoromethane (Arcton 21, Freon 21)	Oxygen, liquid
Dichlorotetrafluoroethane (Arcton 114, Freon 114)	Petroleum Gas (Butane, Isobutane, Propane or any mixture thereof)
Dimethyl Ether	Phosgene
Dimethylamine	Propylene
Ethane	Sulphur Dioxide
Ethyl Chloride	Trichloromonofluoromethane (Arcton 11, Freon 11)
Ethylene	Trimethylamine
Ethylene Oxide	

and

any other liquefied gas not above specified.

Class 3—Dissolved gases.

Acetylene

and

any other dissolved gas not above specified.

CATEGORY 3.

CORROSIVE SUBSTANCES.

Acetic Acid over 80% strength by weight	Mixed Acid (when consisting of a mixture of Sulphuric and Nitric Acid)
Acetic Anhydride	Nitric Acid
Acetyl Chloride	Perchloric Acid not exceeding 72% w/w in Solution (Note: over 72% is prohibited)
Aluminium Chloride, Anhydrous	Phosphoric Acid (Orthophosphoric Acid)
Ammonium Hydrogen Fluoride (Ammonium Bifluoride)	Phosphorus Oxychloride (Phosphoryl Chloride)
Antimony Pentachloride (Antimony Perchloride)	Phosphorus Pentachloride
Antimony Trichloride (Antimonious Chloride)	Phosphorus Tribromide (Phosphorus Bromide)
Battery Fluid (Electrolyte)	Phosphorus Trichloride (Phosphorus Chloride)
Benzoyl Chloride	Potassium Bisulphate (Potassium Hydrogen Sulphate)
Boron Trifluoride Acetic Acid complex	Potassium Hydroxide (Caustic Potash)
Calcium Hydrogen Sulphite Solution (Calcium Bisulphite Solution)	Propionic Acid
Chloroacetic Acid (Monochloroacetic Acid)	Silicon Tetrachloride (Silicon Chloride)
Chloroacetyl Chloride	Sludge or Spent Acid (not containing Nitric Acid or Nitrous Acid)
Chlorosulphonic Acid (with or without Sulphur Trioxide)	Sodium Bisulphite Solution, over 10%
Chromic Acid (Solution)	Sodium Hydroxide (Caustic Soda)
Chromic Fluoride	Sodium Metabisulphite
Diphenylmethyl Bromide	Stannic Chloride, Anhydrous (Tin Tetrachloride)
Fluoboric Acid (Hydrofluoboric Acid)	Sulphur Chlorides (Sulphur Dichloride, Sulphur Monochloride)
Formic Acid	Sulphuric Acid
Hydroiodic Acid (Hydrogen Iodide Solution)	Sulphuryl Chloride
Hydrobromic Acid (Hydrogen Bromide Solution)	Sulphur Trioxide (Stabilized liquid)
Hydrochloric Acid (Muriatic Acid, Spirits of Salt)	Thioglycolic Acid
Hydrofluoric Acid Solution (Fluoric Acid, Hydrogen Fluoride Solution)	Thionyl Chloride
Hydrofluosilicic Acid (Sand Acid)	Titanium Tetrachloride.

CATEGORY 4.

POISONOUS SUBSTANCES.

Class 1—Substances giving off a poisonous gas or vapour.

Acetone Cyanohydrin (Stabilized)	Bleaching Powder (Chloride of Lime, Calcium Hypochlorite)
Ammonia Solutions, containing not less than 10% ammonia by weight	Bromine and Solutions of Bromine
Aniline (Aniline oil)	Carbon Tetrachloride
Arsenic Bromide	Chlorobromomethane
Arsenic Chloride	Chloroform

Chloropicrin (Trichloronitromethane)
 Dichloromethane (Methylene Chloride)
 Diethyl Sulphate (Ethyl Sulphate)
 Dimethyl Sulphate (Methyl Sulphate)
 Hydrazine Hydrate
 Hydrocyanic Acid Solutions (Prussic Acid)
 Hydrogen Cyanide Anhydrous (Stabilized)
 Lead Tetraethyl
 Lead Tetramethyl
 Motor Fuel Anti-knock Compounds (Ethyl Fluid)
 Nitrobenzene (Nitrobenzol, Mirbane Oil)
 Nitrochlorobenzenes (Ortho-, Meta-, and Para-)

Orthodichlorobenzene
 Paradichlorobenzene
 Parathion (Diethyl p-nitro-phenyl thiophosphate)
 Pentachloroethane
 Phenol (carbolic acid) and its homologues, e.g. cresols (Cresylic Acid) and other tar acids and liquid preparations thereof.
 Potassium Hypochlorite Solutions
 Sodium Hypochlorite Solutions
 Tetrachloroethane (Acetylene Tetrachloride)
 Tetrachloroethylene (Perchloroethylene)
 Trichloroethylene

Class 2—Certain other poisonous substances.

Arsenic Compounds other than those specified elsewhere in this class
 Arsenic Trioxide (White Arsenic)
 Barium Salts, (except Barium Sulphate, Barium Cyanide and such salts of Barium as are included in category 7)
 Cyanides, Metallic (except Ferrocyanides and Ferrocyanides)
 Dinitrobenzenes
 Dinitrochlorobenzenes
 Dinitrotoluenes
 Lead Acetate

Mercury Salts (except Mercurous Chloride, Mercuric Cyanide and any salts of Mercury which may be included in category 7)
 Nicotine, and Salts of Nicotine, preparations containing Nicotine or any salts of Nicotine
 Nitrotoluenes (Ortho-, Meta-, and Para-)
 Paranitroaniline
 Pentachlorophenol
 Phenylene Diamines and Toluylene Diamines.

CATEGORY 5.

SUBSTANCES GIVING OFF INFLAMMABLE VAPOUR.

Class 1—Substances having a flash point below 73° Fahrenheit.

Division 1—Substances immiscible with water.

(*These substances, if of flash point of or exceeding 73° Fahrenheit but not exceeding 150° Fahrenheit also appear in class 2)

Acrylonitrile
 Aeroplane Dope
 Allyl Alcohol
 Amyl Acetate
 Amyl Alcohol (tertiary)
 Amyl Chloride
 Amyl Nitrite
 Benzene (Benzol, Coal-Tar Benzol)
 Benzine (Petroleum Spirit)
 *Brake Fluid

Carbon Disulphide (Carbon Disulphide)
 *Cellulose Enamels, and Lacquers.
 *Cements, Liquid
 *Coal Tar Distillates and Oils
 Collodion
 Crotonaldehyde
 Dichloroethylene
 Di-isopropyl Ether
 Ether (Diethyl Ether, Ether commonly so called)

Ethyl Acetate
 Ethyl Chloroformate (Ethyl Chlorocarbonate)
 Ethyl Formate
 Ethyl Nitrite
 Ethylene Dichloride (1:2—Dichloroethane)
 Isobutyl Acetate
 Lacquer thinners
 Methyl Acetate
 Methyl Chloroformate (Methyl Chlorocarbonate)
 Methyl Ethyl Ketone
 Methyl Formate
 Methyl Methacrylate Monomer
 Naphtha Distillate
 *Naphtha, (Petroleum or Coal-tar Naphtha)

Nickel Carbonyl
 *Nitrocellulose (Collodion Cotton) wet with an inflammable liquid
 *Paints, Lacquers and Varnishes
 *Paint thinners
 Pentane
 Petrol (Aviation Gasoline, Motor Spirit, Lighter Fuel)
 Petroleum Spirit (Lythene, Petroleum Ether, Ligroin)
 Propylene Oxide
 Pyroxylin Solvents and Solutions
 Rubber Solutions
 Toluene (Toluol)
 Vinyl Ether
 Xylene (Xylol)

and

any other substance being immiscible with water and having a flash point below 73° Fahrenheit and not included in any other category.

Division 2—Substances miscible with water.

Acetaldehyde
 Acetone
 Acrolein
 Alcohol, Butyl (tertiary)
 Butyraldehyde
 *Diacetone Alcohol
 Diethylamine
 Dimethylamine
 Ethyl Alcohol (Alcohol commonly so called; Ethanol including denatured alcohol and methylated spirits)

Ethylene Oxide
 Isopropyl Alcohol (Isopropanol)
 Nitroglycerine solutions in Ethyl Alcohol
 Potable Spirits
 Propyl Alcohol (Propanol)
 Pyridine

and

any other substance being miscible with water and having a flash point below 73° Fahrenheit and not being included in any other category.

Class 2—Substances having a flash point of or exceeding 73° but not exceeding 150° Fahrenheit.

Division 1—Substances immiscible with water.

Amyl Alcohols except tertiary Amyl Alcohol
 Benzaldehyde
 Benzyl Chloride
 Brake fluid
 Bromobenzene
 Butyl Acetate
 Butyl Alcohols (Butanols) other than tertiary Butyl Alcohol

Camphor Oil
 Cellulose Enamels and Lacquers
 Cements Liquid
 Chlorobenzene
 Decahydronaphthalene (Decalin)
 Diisobutyl Ketone
 Ethyl Benzene
 Ethylbutyl Acetate (Isohexyl Acetate)
 Ethyl Butyrate

Ethylene Glycol Diethyl Ether	Methyl Amyl Ketone
Ethylene Glycol Monoethyl Ether Acetate	Nitrocellulose, wet with an inflammable liquid
Furfuraldehyde (Furfural)	Paint, Lacquers and Varnishes
Gas Oil (Distillates)	Paint thinners
Inflammable Printers Inks	Paraldehyde
Kerosene (Aviation Turbine Fuel, Paraffin)	Potable Spirits
Methylamyl Acetate (Sec-Hexyl Acetate)	Rosin Oil
	Turpentine and Turpentine Substitutes

and

any other substance being immiscible with water and having a flash point of or exceeding 73° Fahrenheit but not exceeding 150° Fahrenheit and not included in any other category.

Division 2—Substances miscible with water.

Diacetone Alcohol	Ethylene Glycol Monomethyl Ether (Methyl Cellosolve)
Ethyl Lactate	
Ethyl Silicate (Tetraethyl silicate)	Ethylene Glycol Monomethyl Ether Acetate
Ethylene Glycol Monoethyl Ether (Ethyl Cellosolve)	Potable Spirits

and

any other substance being miscible with water and having a flash point of or exceeding 73° but not exceeding 150° Fahrenheit and not included in any other category.

Class 3—Substances having a flash point of or exceeding 150° Fahrenheit.

Diesel Oils (distillates and/or light residuals), Furnace Oils and other fuel oils having a flash point of over 150° Fahrenheit.

CATEGORY 6.

SUBSTANCES WHICH BECOME DANGEROUS BY INTERACTION WITH WATER.

Aluminium Ferrosilicon	Lithium Aluminium Hydride
Aluminium Hydride	Lithium Borohydride
Aluminium Metal or Alloys in unpolished powder form	Lithium Hydride
Aluminium Silicon in powder form	Magnesium Metal or Alloys containing 50% or more of Magnesium by weight (except ingots, bars or sticks)
Barium Alloys non-pyrophoric	Potassium Borohydride
Barium Metal	Potassium Metal
Calcium Carbide (carbide of calcium)	Sodium Borohydride
Calcium Cyanamide (Nitrolim)	Sodium Metal
Calcium Hydride	Sodium Phosphide
Calcium Metal and Alloys non-pyrophoric	Strontium Alloys non-pyrophoric
Calcium Phosphide	Thermites (commercial, consisting of finely divided aluminium and iron oxide only)
Calcium Silicide	Zinc Powder or Dust
Calcium Silicon (Calcium Manganese Silicon)	Zinc Phosphide
Ferrosilicon	

CATEGORY 7.

STRONG SUPPORTERS OF COMBUSTION.

Ammonium Bichromate (Ammonium Dichromate)	Lead Nitrate
Ammonium Nitrate, free from added organic matter and not being included in category 1	Lead Perchlorate
Ammonium Perchlorate	Lead Peroxide (Lead Dioxide)
Barium Chlorate	Magnesium Perchlorate
Barium Nitrate	Magnesium Peroxide
Barium Perchlorate	Potassium Bromate
Barium Permanganate	Potassium Chlorate (Chlorate of Potash)
Barium Peroxide (Barium Dioxide)	Potassium Nitrate (Saltpetre)
Calcium Chlorate	Potassium Perchlorate
Calcium Chlorite	Potassium Permanganate
Calcium Perchlorate	Potassium Peroxide
Calcium Permanganate	Sodium Bromate
Calcium Peroxide	Sodium Chlorate
Chloric Acid Solutions exceeding 10% acid by weight	Sodium Chlorite
Chloric Acid Solid (Chromium Trioxide)	Sodium Nitrate (Chile Saltpetre)
Chromic Acid Solid (Chromium Trioxide)	Sodium Perchlorate
Guanidine Nitrate	Sodium Permanganate
Hydrogen Peroxide Solutions exceeding 6% but not exceeding 60% Hydrogen Peroxide by weight	Sodium Peroxide
	Strontium Chlorate
	Strontium Nitrate
	Strontium Peroxide
	Zinc Chlorate
	Zinc Permanganate
	Zinc Peroxide

CATEGORY 8.

READILY COMBUSTIBLE SUBSTANCES.

Celluloid (raw celluloid and articles composed wholly or mainly of celluloid)	Phosphorus Amorphous (Red Phosphorus)
Celluloid scrap (including film scrap)	Phosphorus Pentasulphide, free from white or yellow phosphorus
Film (nitrocellulose base)	Phosphorus Sesquisulphide, free from white or yellow phosphorus
Hexamine (Hexamethylene tetramine)	Plasticised Nitrocellulose Flakes
Matches	Polystyrene (polystyrene moulding powder and articles composed wholly or mainly of polystyrene)
Metaldehyde	Rubber Raw
Mischmetal (powder)	Rubber Tyres (Motor)
Mischmetal (slabs or ingots)	
Naphthalene, crude or refined	

CATEGORY 9.

SUBSTANCES LIABLE TO SPONTANEOUS COMBUSTION.

Barium Alloys (pyrophoric)	Cotton Waste
Calcium Alloys (pyrophoric)	Diethyl Zinc (Zinc Ethyl)
Cotton Raw and Kapok including sweepings	Dimethyl-p-Nitrosoaniline (Accelerene)

Magnesium Alloys (pyrophoric)
Phosphorus, white or yellow
Potassium Sulphide Anhydrous
Sodium Hydrosulphite (Sodium
Dithionite)
Sodium Sulphide (containing less than
30% of water of crystallisation)

Strontium Alloys (pyrophoric)
Titanium Hydride Powder
Zirconium Hydride Powder
Zirconium Metal Powder

CATEGORY 10.

OTHER DANGEROUS SUBSTANCES.

Acetyldehyde Ammonia (Aldehyde
Ammonia)
Ammonium Dinitro-Ortho-Cresolate
Benzoyl Peroxide (Dibenzoyl
Peroxide)
Blowing Agents for rubber
manufacture
Cumene Hydroperoxide 80%
solution, stabilised
Cyclohexanone Peroxide
2:4 Dichlorobenzoyl Peroxide
Dinitro-Ortho-Cresol
Ditertiary Butyl Peroxide

Lauroyl Peroxide (Dilauroyl
Peroxide)
Methyl Ethyl Ketone Peroxide
Nitrocellulose containing less than
12.3% of nitrogen and wet with
not less than one third of its
weight of water.
Potassium Sulphide (hydrated)
Sodium Azide
Sodium Di-Nitro-Ortho-Cresolate
Sodium Sulphide containing not less
than 30% of water of crystallisation
Tertiary Butyl Hydroperoxide
Tertiary Butyl Perbenzoate

COUNCIL CHAMBER,
14th January, 1964.



Clerk of Councils.

Explanatory Note.

*(This Note is not part of the regulations, but is intended
to indicate their general purport).*

The effect of these regulations is to revoke and replace, subject to modification, the Dangerous Goods (Classification) Regulations, 1956.

2. The principal modifications incorporated are, apart from additions and deletions of particular substances included in the various categories consequential upon the recommendations in that respect made from time to time by the Minister of Transport's Standing Advisory Committee on the Carriage of Dangerous Goods and Explosives in Ships upon which the composition of the categories in these regulations is based, as follows—

- (a) regulation 3 is now so framed as to confine the application of the Ordinance to only those substances which are specified in the Schedule to these regulations;
- (b) explosives (dangerous goods of category 1) are now specified in these regulations instead of being incorporated only by reference to the

recommendations for the time being of the Minister of Transport's Standing Advisory Committee on the Carriage of Dangerous Goods and Explosives in Ships;

- (c) all reference to Port Class classifications is omitted consequential upon the omission of reference to those classifications in the Dangerous Goods (Shipping) Regulations, 1964; and
- (d) the old category 7 (strong supporters of combustion) which was divided into two classes, namely oxidising agents and readily combustible substances, has been re-arranged to form two separate categories, namely category 7 (strong supporters of combustion) and category 8 (readily combustible substances), as properties of the substances falling under these descriptions are different in nature one from the other.

(Secretariat GR11/3231/51II)

DANGEROUS GOODS (SHIPPING) REGULATIONS, 1964.
ARRANGEMENT OF REGULATIONS.

<i>Regulation.</i>		<i>Page.</i>
PART I.		
PRELIMINARY.		
1.	Citation and commencement	2
2.	Interpretation	2
PART II.		
PROVISIONS RELATING TO TYPE I VESSELS.		
3.	Vessels on fire	3
4.	Dangerous goods manifests to be furnished	3
5.	Movements of type I vessels conveying explosives or certain inflammables generally	3
6.	Movements of type I vessels conveying explosives or certain inflammables in event of storm	4
7.	Precautions to be taken in the loading or discharge of dangerous goods	4
PART III.		
PROVISIONS RELATING TO TYPE II VESSELS.		
8.	Movements of tankers generally	5
9.	Movements of tankers in event of storm	6
10.	Manning of tankers	6
11.	Precautions regarding openings to cargo tanks	6
PART IV.		
PROVISIONS RELATING TO TYPE III VESSELS.		
12.	Permits required for carriage of dangerous goods in type III vessels.	6
13.	Alterations not to be made after grant of permission	7
14.	Restrictions on carriage of passengers on type III vessels carrying dangerous goods	7
15.	Dangerous goods not to be stowed near engines or overstowed	7
16.	Towing of type III vessels carrying dangerous goods	7
17.	Special restrictions relating to type III vessels conveying explosives and certain inflammables	8
18.	Precautions against fire in type III vessels conveying explosives or certain inflammables	8
19.	Movements of type III vessels carrying explosives or certain inflammables in event of storm	9
20.	Prohibition against conveyance in bulk of certain inflammables in junks	9
PART V.		
MISCELLANEOUS.		
21.	Presumption	9
22.	Saving	9
23.	Penalties	10
24.	Revocation of previous regulations	10
First Schedule	10
Second Schedule	11

DANGEROUS GOODS ORDINANCE, 1956.

(No. 38 of 1956).

DANGEROUS GOODS (SHIPPING) REGULATIONS, 1964.

In exercise of the powers conferred by section 4 of the Dangerous Goods Ordinance, 1956, the Governor in Council has made the following regulations—

PART I.

PRELIMINARY.

Citation and commencement.

1. These regulations may be cited as the Dangerous Goods (Shipping) Regulations, 1964, and shall come into operation on the day appointed for the coming into operation of the Dangerous Goods (Amendment) Ordinance, 1964.

Interpretation.

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

First Schedule.

“approved petroleum wharf” means any wharf specified in the First Schedule;

(L.N. 15/64).

“dangerous goods” means any goods classified as being dangerous goods in the Dangerous Goods (Classification) Regulations, 1964, and reference to any category, class or division of dangerous goods refers to the category, class or division, as the case may be, of dangerous goods classified in those regulations;

(G.N.A. 111/53).

“dangerous goods anchorage” means any area specified as a dangerous goods anchorage in the Fourth Appendix to the Merchant Shipping (Control of Ports) Regulations, 1953;

“Director” means the Director of Marine;

“in bulk” means contained in tanks fitted into or forming part of the construction of a vessel or contained directly in the hull of the vessel itself;

“passenger” means any person carried in a vessel except—

(a) a person employed or engaged in any capacity on board the vessel on the business of the vessel; and

(b) a person on board the vessel either in pursuance of the obligation laid upon the master to carry ship-wrecked, distressed or other persons, or by reason of any circumstances that neither the master nor the owner could have prevented or forestalled;

“removal permit” means a permit granted pursuant to the provisions of regulation 4 of the Dangerous Goods (General) Regulations, 1964; (L.N. 14/64).

“type I vessel” means any vessel trading to or from the Colony, other than a type II vessel;

“type II vessel” means any vessel trading to or from the Colony and conveying dangerous goods of category 5 in bulk;

“type III vessel” means any vessel trading exclusively within the waters of the Colony and required to be registered or licensed pursuant to the provisions of the Merchant Shipping Ordinance, 1953. (14 of 1953).

PART II.

PROVISIONS RELATING TO TYPE I VESSELS.

3. No type I vessel conveying any dangerous goods in which any part of the cargo, whether such part consists of dangerous goods or not and whether such part is stowed below hatches or on deck, is, or has been within twenty-four hours previous to the time of arrival, on fire shall enter the harbour without the permission of the Director. Vessels on fire.

4. The owner, agents or master of any type I vessel arriving in the waters of the Colony and having on board any dangerous goods shall, not less than forty-eight hours before the estimated time of arrival of the vessel, furnish the Director with a manifest in triplicate in the English language in the Form set out in the Second Schedule of all of such dangerous goods: Dangerous goods manifests to be furnished.
Second Schedule.

Provided that where for reasonable cause it is not possible to furnish such manifest in the manner and time aforesaid a manifest shall be furnished immediately after the arrival of the vessel in the harbour.

5. (1) Except with the permission of the Director, no type I vessel conveying dangerous goods of category 1 shall— Movements of type I vessels conveying explosives or certain inflammables generally.

(a) enter or leave the harbour except by the East Lamma Channel and the western entrance to the harbour;

(b) being within the harbour, proceed otherwise than directly to or from the western dangerous goods anchorage;

(c) being in the western dangerous goods anchorage, move therefrom without the permission of the Director.

(2) No type I vessel conveying dangerous goods of category 5, class 1 or 2 shall—

(a) berth or anchor except at an approved petroleum wharf or in a dangerous goods anchorage other than the western dangerous goods anchorage;

- (b) proceed otherwise than directly to or from an approved petroleum wharf or a dangerous goods anchorage other than the western dangerous goods anchorage; or
- (c) except with the permission of the Director, enter or remain in that part of the harbour which is bounded—
- (i) to the East by a line drawn from a position on Hong Kong Island in latitude 22° 17' 41" North, longitude 114° 11' 56.5" East, thence on a bearing of 334° True to the mainland; and
- (ii) to the West by lines drawn—
- (a) from a position on Hong Kong Island in latitude 22° 16' 34" North, longitude 114° 06' 50" East, 329° to the western side of Green Island and thence on a bearing of 026° True to the western side of Stonecutters Island; and
- (b) from a position on the eastern side of Stonecutters Island in latitude 22° 19' 24" North, longitude 114° 08' 44" East, thence on a bearing of 000° True to the mainland.

6. Except with the permission of the Director, upon the hoisting of any local storm signal, other than signal number one or number three, every type I vessel having on board any dangerous goods of category 1, shall proceed outside the harbour and shall there remain until such signal is lowered.

7. (1) When in any type I vessel any dangerous goods are being loaded or discharged or when any other goods are being loaded into or discharged from any hold or compartment of any such vessel in which any dangerous goods are stowed, the master of the vessel shall—

- (a) satisfy himself that any gear required to be used in any operation involved in the loading or discharge of such goods is in good order and condition, of sufficient strength and suitable in all other respects for the purpose;
- (b) cause adequate fire fighting equipment to be available in good order and condition and in all respects ready for immediate use;
- (c) prohibit smoking or the use of naked lights in any hold or compartment containing any dangerous goods or so near to any such goods in the process of being loaded or discharged as to cause risk of fire thereto;
- (d) cause all reasonable precautions to be taken to prevent damage occurring to any container containing dangerous goods; and

Movements of type I vessels conveying explosives or certain inflammables in event of storm.

Precautions to be taken in the loading or discharge of dangerous goods.

- (e) cause such loading or discharge to be at all times carried out under the personal supervision of a person having reasonable experience in the handling of dangerous goods.

(2) Without prejudice to the provisions of paragraph (1), when in any type I vessel any dangerous goods of any of the categories mentioned in this paragraph are being loaded or discharged or when any other goods are being loaded into or discharged from any hold or compartment of any vessel in which any such dangerous goods are stowed, the master of the vessel shall cause the following additional precautions to be taken—

- (a) in the case of dangerous goods of category 1, a continuous watch shall be maintained over any hold or compartment containing such goods, whether or not such hold or compartment is for the time being open or closed and whether or not any work is being carried on therein;
- (b) in the case of dangerous goods of category 2, 4 or 5, no hold or compartment containing such goods shall be worked until adequate ventilation has been provided therein;
- (c) in the case of dangerous goods of category 6 or 9, all reasonable steps shall be taken to prevent water coming into contact therewith; and, in addition thereto, in the case of raw cotton, cotton waste kapok, oil or oily substances.

PART III.

PROVISIONS RELATING TO TYPE II VESSELS.

8. No type II vessel having on board any dangerous goods of category 5, class 1, 2 or 3, shall—

- (a) berth or anchor except at an approved petroleum wharf or in a dangerous goods anchorage other than the western dangerous goods anchorage;
- (b) proceed otherwise than directly to or from an approved petroleum wharf or a dangerous goods anchorage except the western dangerous goods anchorage; or
- (c) enter or remain in that part of the harbour which is bounded—

(i) to the East by a line drawn from a position on Hong Kong Island in latitude 22° 17' 41" North, longitude 114° 11' 56.5" East, thence on a bearing of 334° True to the mainland; and

(ii) to the West by lines drawn—

- (a) from a position on Hong Kong Island in latitude 22° 16' 34" North, longitude 114° 06' 50" East,

Movements of tankers generally.

329° to the western side of Green Island and thence on a bearing of 026° True to the western side of Stonecutters Island; and

- (b) from a position on the eastern side of Stonecutters Island in latitude 22° 19' 24" North, longitude 114° 08' 44" East, thence on a bearing of 000° True to the mainland.

Movements of tankers in event of storm.

9. Except with the permission of the Director, upon the hoisting of any local storm signal, other than number one or number three, every type II vessel having on board any dangerous goods of category 5 shall proceed outside the harbour and shall there remain until such signal is lowered.

Manning of tankers.

10. Every type II vessel loading, discharging or having on board any dangerous goods of category 5, class 1 or 2, shall at all times retain on board not less than one certificated deck officer and one certificated engineer officer.

Precautions regarding openings to cargo tanks.

11. When any type II vessel is loading or discharging any dangerous goods of category 5, class 1 or 2, all openings from cargo tanks to the open air, except such as to form part of the ventilating system thereof, shall be kept closed:

Provided that nothing in this regulation shall be construed to prevent the opening of any ullage plug or sighting port for so long as may be necessary for the purpose of taking dips or samples, or the opening of any such ullage plug or sighting port if it is adequately protected by strong, clean and incorrodible wire gauze of mesh not less than twenty-eight to the linear inch and of gauge not less than twenty-eight standard wire gauge.

PART IV.

PROVISIONS RELATING TO TYPE III VESSELS.

Permits required for carriage of dangerous goods in type III vessels.

12. (1) No type III vessel shall be used for the conveyance of any dangerous goods except with the permission in writing of the Director granted in respect of such vessel.

(2) Without prejudice to the provisions of paragraph (1), no dangerous goods shall be conveyed in any type III vessel except with the prior permission in writing of the Director granted in respect of such goods:

Provided that where for any reason it is not, in the opinion of the Director, practicable to grant such permission in writing, he may grant verbal permission to be confirmed thereafter in writing within twenty-four hours, general holidays excepted.

(3) For the purposes of paragraph (1), no permission in writing shall be granted unless the Director is satisfied that the vessel is in all respects suitable and fit for the conveyance of dangerous goods and is adequately equipped with fire fighting appliances; and any such permission, or any permission in writing granted for the purposes of paragraph (2), may be granted subject to such conditions or restrictions as the Director may think fit.

(4) Nothing in this regulation shall apply to the conveyance of any quantity of dangerous goods exempted from the application of the provisions of section 5 of the Ordinance by virtue of any of the provisions of the Dangerous Goods (General) Regulations, 1964.

(L.N. 14/64).

13. Except with the permission in writing of the Director, after the grant of any permission pursuant to any of the provisions of regulation 12 no material alteration shall be made or permitted to occur in the structure or fittings of the vessel to which the permission relates.

Alterations not to be made after grant of permission.

14. (1) Subject to the provisions of paragraph (2), except with the permission of the Director, no passengers shall be conveyed in any type III vessel at the same time as such vessel is conveying any dangerous goods.

Restrictions on carriage of passengers on type III vessels carrying dangerous goods.

(2) Notwithstanding anything contained in paragraph (1), passengers may be conveyed in any vehicular ferry at the same time as dangerous goods are carried:

Provided that—

- (a) such goods are contained in a vehicle; and
(b) such vehicle is conspicuously marked to indicate that it contains dangerous goods.

15. When any dangerous goods are conveyed in any type III vessel they shall be stowed clear of the engines; and when conveyed together with any other goods, the dangerous goods shall be stowed in such a manner as to be at all times readily accessible.

Dangerous goods not to be stowed near engines or overstowed.

16. (1) Except with the permission of the Director, no vessel shall be used for the towing of any type III vessel which is conveying dangerous goods.

Towing of type III vessels carrying dangerous goods.

(2) Except with the permission of the Director, not more than four type III vessels shall be towed at any one time by the same towing vessel and not more than two shall be towed abreast.

Special restrictions relating to type III vessels conveying explosives and certain inflammables.

17. Except with the permission of the Director, no type III vessel while conveying any dangerous goods of category 1 or category 5, class 1 or 2 shall—

- (a) convey any other goods;
- (b) enter or remain in any of the following typhoon shelters—
 - (i) Yau Ma Tei,
 - (ii) Causeway Bay,
 - (iii) Tsing Yi Island;
- (c) enter any dock or carry out in the harbour any repairs, other than running repairs to machinery for the safe operation of the vessel;
- (d) except with the permission of the Director, be underway in the harbour between the hours of sunset and sunrise, except by reason of stress of weather or other unforeseen circumstance beyond the control of the owner, agent or master of the vessel; or
- (e) anchor or berth—
 - (i) in the case of a vessel carrying dangerous goods of category 1, otherwise than alongside another vessel for the purpose of loading or discharging such goods and for such duration only between the hours of sunrise and sunset as is reasonably required for that purpose, or in the western dangerous goods anchorage, or as may otherwise be specified in a valid removal permit relating to the transport of such goods or as may otherwise be permitted in each case by the Director; and
 - (ii) in the case of a vessel carrying dangerous goods of category 5, class 1 or 2, otherwise than alongside another vessel for the purpose of loading or discharging such goods and for such duration only as is reasonably required for that purpose, or alongside an approved petroleum wharf, or in a dangerous goods anchorage other than the western dangerous goods anchorage, or as may otherwise be permitted in each case by the Director.

18. No person in any type III vessel which has on board any dangerous goods of category 1 or category 5, class 1 or 2, shall, or shall cause or permit any other person to—

- (a) smoke;
- (b) use any naked light or other unscreened source of light or heat capable of igniting explosive material or inflammable vapours;

Precautions against fire in type III vessels conveying explosives or certain inflammables.

- (c) wear shoes containing exposed ferrous metal nails or studs capable of creating sparks when brought into contact with other such metal;
- (d) use any ferrous metal hammers or other tools of such metal for the purpose of opening or closing hatches or for any other purpose likely to create sparks.

19. Except with the permission of the Director, upon the hoisting of any local storm signal, other than signal number one or number three, every type III vessel which has on board any dangerous goods of category 1 or category 5, class 1 or 2, shall proceed outside the harbour or—

- (a) in the case of a vessel having on board dangerous goods of category 1, to the western dangerous goods anchorage, or
- (b) in the case of a vessel having on board dangerous goods of category 5, class 1 or 2, to any dangerous goods anchorage other than the western dangerous goods anchorage.

20. No dangerous goods of category 5, class 1 or 2, shall be conveyed in bulk in any junk.

Movements of type III vessels carrying explosives or certain inflammables in event of storm.

Prohibition against conveyance in bulk of certain inflammables in junks.

PART V.

MISCELLANEOUS.

21. For the purposes of Part III and Part IV of these regulations, any type II or type III vessel which has had on board below decks or in any tank any dangerous goods of category 5, class 1 or 2, shall be deemed to be a vessel conveying or having on board such dangerous goods until a gas free certificate has been issued in respect of such vessel by a person approved therefor by the Director.

Presumption.

22. Nothing in these regulations shall be construed—

Saving.

(a) to apply to—

- (i) any dangerous goods forming part of the equipment, stores or fuel of any vessel or vehicle in which such goods are carried, or
- (ii) goods which neither the owner of the vessel nor any of his servants or agents knew or ought to have known, or had reasonable grounds for suspecting to be dangerous goods; or



Satish Dayal
Clerk of Councils.

COUNCIL CHAMBER,
14th January, 1964.

Explanatory Note.

(This Note is not part of the regulations, but is intended to indicate their general purport).

The effect of these regulations is to revoke and replace in a much modified form the Dangerous Goods (Shipping) Regulations, 1956.

The principal modifications are the elimination of the classification of dangerous goods by "Port Classes" which would be additional to and different from the classification of such goods by "category" under the Dangerous Goods (Classification) Regulations, 1964, and the reduction of the number of "types" into which vessels carrying dangerous goods are divided for the purposes of control from seven to three. The effect of these modifications is greatly to simplify and render less onerous in application the legislative provisions controlling the carriage of dangerous goods by water.

(Secretariat GR11/3231/51II)

ROAD TRAFFIC ORDINANCE, 1957.
(No. 39 of 1957).

ROAD TRAFFIC (PARKING AND WAITING) (AMENDMENT)
REGULATIONS, 1964.

In exercise of the powers conferred by section 3 of the Road Traffic Ordinance, 1957, the Governor in Council has made the following regulations—

1. These regulations may be cited as the Road Traffic (Parking and Waiting) (Amendment) Regulations, 1964. Citation.

2. Paragraph (2) of regulation 26 of the Road Traffic (Parking and Waiting) Regulations, 1958, is amended in sub-paragraphs (a), (b) and (c) respectively by the deletion of the word "presumed" and the substitution therefor in each case of the following—
Amendment of regulation 26. (G.N.A. 77/58).

"deemed".



Satish Dayal
Clerk of Councils.

COUNCIL CHAMBER,
28th January, 1964.

Explanatory Note.

(This Note is not part of the regulations, but is intended to indicate their general purport).

Regulation 26 of the principal regulations provides the method of calculating parking fees in respect of a vehicle parked in a car park where the person wishing to remove the vehicle is unable to produce the car park ticket issued when the vehicle was put into the car park. It is amended by these regulations in order to remove doubt arising from the use of the word "presumed".

(Secretariat GR2781/57II)

REGISTRATION OF PERSONS ORDINANCE, 1960.
(No. 18 of 1960).

REGISTRATION OF PERSONS (RE-REGISTRATION)
(NO. 5) ORDER, 1964.

In exercise of the powers conferred by section 10 of the Registration of Persons Ordinance, 1960, the Governor has made the following Order—

1. This Order may be cited as the Registration of Persons Citation. (Re-registration) (No. 5) Order, 1964.

2. Every person specified in the Schedule is required to register again in accordance with the provisions of the Registration of Persons Ordinance, 1960, and regulations made thereunder.

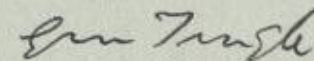
Category of persons required to re-register. (18 of 1960).

SCHEDULE.

Every person being resident in Hong Kong or Kowloon, being the holder of an Identity Card which bears a registration number in the series 1,310,001 to 1,330,000 and the family, if any, of such holder.

This Order does not apply to old Identity Cards bearing the suffix "A".

By Command,



Principal Assistant Colonial Secretary.

25th January, 1964.

(Secretariat D/RPO)



REGISTRATION OF PERSONS ORDINANCE, 1960.
(No. 18 of 1960).

**REGISTRATION OF PERSONS (CANCELLATION OF
REGISTRATION AND IDENTITY CARDS) (NO. 5) ORDER, 1964.**

In exercise of the powers conferred by provisos (vi) and (vii) to section 10 of the Registration of Persons Ordinance, 1960, the Governor has made the following Order—

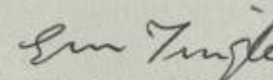
1. This Order may be cited as the Registration of Persons (Cancellation of Registration and Identity Cards) (No. 5) Order, 1964. Citation.

2. Any person affected by the Orders specified in the Schedule shall, with effect from the 29th February, 1964 cease to be deemed to be registered under the provisions of the Registration of Persons Ordinance, 1960 and any identity card held by such person shall with effect from such date cease to be deemed to have been issued under the provisions of that Ordinance. Cancellation of registration and identity cards in certain cases. (18 of 1960).

SCHEDULE.

Registration of Persons (Re-registration) (No. 42) Order, 1963
Registration of Persons (Re-registration) (No. 43) Order, 1963
Registration of Persons (Re-registration) (No. 44) Order, 1963
Registration of Persons (Re-registration) (No. 45) Order, 1963
Registration of Persons (Re-registration) (No. 46) Order, 1963
Registration of Persons (Re-registration) (No. 48) Order, 1963
Registration of Persons (Re-registration) (No. 49) Order, 1963
Registration of Persons (Re-registration) (No. 50) Order, 1963
Registration of Persons (Re-registration) (No. 51) Order, 1963

By Command,



Principal Assistant Colonial Secretary.

25th January, 1964.

Explanatory Note.

(This Note is not part of the Order, but is intended to indicate its general purport).

This Order affects only those persons who were in possession of old identity cards issued under the Registration of Persons Ordinance, Chapter 177, repealed by the Registration of Persons Ordinance, 1960, in any of the following series—

1,150,001 to 1,160,000
1,160,001 to 1,170,000
1,170,001 to 1,180,000

1,180,001 to 1,190,000
 1,190,001 to 1,200,000
 1,200,001 to 1,210,000
 1,210,001 to 1,220,000
 1,220,001 to 1,230,000
 1,230,001 to 1,245,000

and who have failed by the 29th February, 1964 to have re-registered in compliance with the appropriate Orders specified in the Schedule. The effect of this Order will be to render any old identity card in possession of any such person invalid and to cause him to become an unregistered person with effect from the said date.

(Secretariat D/RPO)

PROCLAMATION.

No. 1 of 1964.



Robert Brown Black

Governor.

BY HIS EXCELLENCY SIR ROBERT BROWN BLACK, Knight Grand Cross of the Most Distinguished Order of Saint Michael and Saint George, Officer of the Most Excellent Order of the British Empire, Governor and Commander-in-Chief of the Colony of Hong Kong and its Dependencies and Vice-Admiral of the same.

WHEREAS by section 1 of the Buildings (Amendment) Ordinance, 1964 (No. 3 of 1964), it is provided that the said Ordinance shall come into operation on a day to be appointed by the Governor by Proclamation in the *Gazette*:

NOW THEREFORE, I, ROBERT BROWN BLACK, do hereby PROCLAIM that the said Ordinance shall come into operation on the 7th day of February, 1964.

GIVEN under my hand and the Public Seal of the Colony of Hong Kong this 4th day of February, 1964.

Published by His Excellency's Command,

Bindah

Colonial Secretary.

GOD SAVE THE QUEEN.

(Secretariat GR22/3231/52)



DOGS AND CATS ORDINANCE, 1950.

(No. 1 of 1950).

APPROVED OBSERVATION KENNELS AND QUARANTINE STATIONS.

Pursuant to Regulation 2 of the Dogs and Cats Regulations, 1950, the Governor has declared the following places as approved observation kennels and as approved quarantine stations—

Observation Kennels for Dogs and Cats.

- Government Kennels, Kennedy Town
- Government Kennels, Ma Tau Kok
- Government Kennels, Castle Peak
- Government Kennels, Sheung Shui, New Territories
- Government Kennels, To Kwa Wan

Quarantine Stations for Dogs and Cats.

- Government Kennels, To Kwa Wan
- Jockey Club Stables

Government Notification No. A. 94 in Supplement No. 2 of the *Gazette* of 12th June, 1953, is hereby cancelled.

By Command,


Colonial Secretary.



7th February, 1964.

(Secretariat FIN63/3231/49)

REGISTRATION OF PERSONS ORDINANCE, 1960.
(No. 18 of 1960).

REGISTRATION OF PERSONS (RE-REGISTRATION)
(NO. 6) ORDER, 1964.

In exercise of the powers conferred by section 10 of the Registration of Persons Ordinance, 1960, the Governor has made the following Order—

1. This Order may be cited as the Registration of Persons Citation. (Re-registration) (No. 6) Order, 1964.

2. Every person specified in the Schedule is required to register again in accordance with the provisions of the Registration of Persons Ordinance, 1960, and regulations made thereunder.

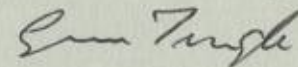
Category of persons required to re-register. (18 of 1960).

SCHEDULE.

Every person being resident in Hong Kong or Kowloon, being the holder of an Identity Card which bears a registration number in the series 1,330,001 to 1,350,000 and the family, if any, of such holder.

This Order does not apply to old Identity Cards bearing the suffix "A".

By Command,



Principal Assistant Colonial Secretary.

3rd February, 1964.

(Secretariat D/RPO)



REGISTRATION OF PERSONS ORDINANCE, 1960.

(No. 18 of 1960).

REGISTRATION OF PERSONS (RE-REGISTRATION)

(NO. 7) ORDER, 1964.

In exercise of the powers conferred by section 10 of the Registration of Persons Ordinance, 1960, the Governor has made the following Order—

1. This Order may be cited as the Registration of Persons Citation. (Re-registration) (No. 7) Order, 1964.

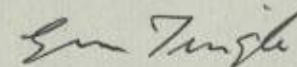
2. Every person specified in the Schedule is required to register again in accordance with the provisions of the Registration of Persons Ordinance, 1960, and regulations made thereunder. Category of persons required to re-register. (18 of 1960).

SCHEDULE.

Every person being resident in Hong Kong or Kowloon, being the holder of an Identity Card which bears a registration number in the series 1,350,001 to 1,380,000 and the family, if any, of such holder.

This Order does not apply to old Identity Cards bearing the suffix "A".

By Command,



Principal Assistant Colonial Secretary.

10th February, 1964.

(Secretariat D/RPO)

TRADE MARKS ORDINANCE, 1954.

(No. 47 of 1954).

TRADE MARKS (AMENDMENT) RULES, 1964.

In exercise of the powers conferred by section 90 of the Trade Marks Ordinance, 1954, the Governor in Council has made the following rules—

1. (1) These rules may be cited as the Trade Marks (Amendment) Rules, 1964, and shall come into operation on the 1st day of March, 1964. Citation and commencement.

(2) Notwithstanding anything contained in paragraph (1) of this rule or in rule 93 of the Trade Marks Rules, 1954 (hereinafter referred to as the principal rules), where on or after the 21st day of February, 1964 and before the commencement of these rules an application is made on Form TM—No. 27 for the renewal of the registration of a trade mark the last registration of which is due to expire after the commencement of these rules, the fee to be paid shall be the amount which would be paid if the application were made after the commencement of these rules. (47 of 1954—Schedule).

2. Rule 4 of the principal rules is revoked and replaced by the following— Revocation and replacement of rule 4.

"Royal Arms, etc.

4. The following features may not appear on trade marks the registration of which is applied for—

- (a) representations of the Royal or Imperial Arms, crests, armorial bearings or insignia, or devices so nearly resembling any of the foregoing as to be likely to be mistaken for them;
- (b) representations of the Royal or Imperial crowns, or of the Royal, Imperial or National flags;
- (c) any words, such as 'Royal' or 'Imperial', or any letters or devices if used in such a manner as to be likely to lead persons to think that the applicant either has or recently has had Royal patronage or authorization, whether or not such be the case;
- (d) the word 'Anzac'.

Amendment
of rule 9.

3. Rule 9 of the principal rules is amended by the deletion, in paragraph (2), of the figures, words and symbols "(2) Each application shall be accompanied by a statutory declaration on Form TM—No. 4, which shall be made by the applicant in person, and not by an agent, subject to the provisions of rules 96, 106 and 107:", and the substitution therefor of the following—

"(2) Each application shall be accompanied by a statutory declaration on Form TM—No. 4, which—

- (a) shall be made and subscribed in accordance with rule 106; and
- (b) subject to rule 96, shall be made by the applicant in person and not by an agent:".

Amendment
of rule 18.

4. Rule 18 of the principal rules is amended by the deletion of the words "one month" and the substitution therefor of the following—
"two months".

Amendment
of rule 24.

5. Rule 24 of the principal rules is amended by the deletion of the words "one month" and the substitution therefor of the following—
"two months".

Amendment
of rule 25.

6. Rule 25 of the principal rules is amended by the deletion of the words "one month" and the substitution therefor of the following—
"two months".

Amendment
of rule 26.

7. Rule 26 of the principal rules is amended by the deletion of the words "one month" and the substitution therefor of the following—
"two months".

Amendment
of rule 27.

8. Rule 27 of the principal rules is amended by the deletion of the words "fourteen days" and the substitution therefor of the following—
"two months".

Amendment
of rule 29.

9. Rule 29 of the principal rules is amended by the deletion of the words "copies or impressions of the exhibits" and the substitution therefor of the following—
"a copy or impression of each exhibit".

Amendment
of rule 30.

10. Rule 30 of the principal rules is amended by the deletion, in paragraph (2), of the comma and words ", within thirty days of the termination of the hearing".

11. Rule 37 of the principal rules is amended by the deletion of the word "registration" and the substitution therefor of the following—

Amendment
of rule 37.

"registration".

12. Rule 63 of the principal rules is amended by the deletion of the words "an unfranked copy of the application and a copy of the statement, and these copies will be transmitted forthwith by the Registrar to the registered proprietor," and the substitution therefor of the following—

Amendment
of rule 63.

"two unfranked copies of the application and two copies of the statement, and the Registrar shall forthwith send these copies to the registered proprietor at his trade or business address as entered in the register, and, if an address for service different therefrom is entered in the register, at that address also."

13. Rule 80 of the principal rules is revoked and replaced by the following—

Revocation
and replace-
ment of
rule 80.

"Entry and
notification.

80. The entry of a registered user in the register shall state the date on which the application for such entry was made, which date shall be deemed to be the date of registration as a registered user of the person mentioned in the entry. The entry shall state the trade or business address of the registered user, and, if an application by him on Form TM—No. 38 for the inclusion of an address for service which is different therefrom has been approved, that address also. Notification in writing of the registration of a registered user shall be sent to the registered proprietor of the trade mark and to the said registered user and shall be inserted in the *Gazette*. The cost of the notification in the *Gazette* shall be paid by the applicants."

14. Rule 84 of the principal rules is amended by the deletion of the words "under the registration of the trade mark. Any person so notified who intends to intervene in the proceedings shall within two months of the receipt of such notification" and the substitution therefor of the following—

Amendment
of rule 84.

"whose registration is the subject of any such application, and shall give notice thereof by advertisement in the *Gazette*. Any person who intends to intervene in the proceedings shall within two months of the publication of such advertisement".

Amendment
of rule 90.

15. Rule 90 of the principal rules is amended by the deletion of the full stop at the end of the heading and the substitution therefor of the following—

“, etc.”.

Amendment
of rule 96.

16. Rule 96 of the principal rules is amended by the insertion, immediately before the expression “by any other person” in both places where it occurs, of the following—

“, except in the case of a statutory declaration.”.

Amendment
of rule 100.

17. Rule 100 of the principal rules is amended by the substitution of a colon for the full stop at the end of paragraph (2) and the addition of the following proviso—

“Provided that Form TM—No. 38 may be unfranked if it is presented with Form TM—No. 9, Form TM—No. 13, Form TM—No. 14 or Form TM—No. 45.”.

Amendment
of rule 108.

18. Rule 108 of the principal rules is amended by the deletion of paragraph (2) and the substitution therefor of the following—

“(2) Any person may, on presentation of a franked Form TM—No. 52—

(a) inspect or make a search in any one class of the register; or

(b) inspect a notice of opposition, counter-statement or decision in connexion with any opposition or application for rectification of the register relating to any particular trade mark.”.

Amendment
of Schedule I.

19. Schedule I to the principal rules is amended—

(a) by varying the fees specified in the first column of Part I of the First Schedule to these rules, by the deletion of the amounts set out in the second column and the substitution therefor of the amounts set out in the third column; and

(b) by the deletion of fees 44, 45, 46 and 47 and the substitution therefor of the fees set out in Part II of the First Schedule to these rules.

Amendment
of Schedule
II.
Second
Schedule.

20. Schedule II to the principal rules is amended—

(a) in the manner set out in Part I of the Second Schedule to these rules;

(b) by varying the forms specified in the first column of Part II of the Second Schedule to these rules, by the deletion of the amounts set out in the second column and the substitution therefor of the amounts set out in the third column.

21. Schedule IV to the principal rules is amended by the deletion of the full stop at the end of the classification of goods in Class 17 and the addition of the following—

Amendment
of Schedule
IV.

“; plastics in the form of sheets, blocks, rods and tubes, being for use in manufactures.”.

FIRST SCHEDULE.

[rule 19.]

AMENDMENT OF SCHEDULE I TO THE PRINCIPAL RULES.

PART I.

<i>First Column. Fee No.</i>	<i>Second Column. Delete</i>	<i>Third Column. Substitute</i>
1.	5.00	10.00
2.	20.00 25.00	25.00 35.00
3.	25.00	60.00
4.	25.00	50.00
6.	25.00	30.00
8.	50.00	60.00
8a.	50.00	60.00
8b.	50.00	60.00
8c.	50.00	60.00 (Maximum \$1,200.00)
8d.	70.00	80.00
8e.	2.00	5.00
10.	50.00 60.00 70.00	60.00 70.00 80.00
10a.	50.00 3.00	60.00 5.00
	60.00 3.00	70.00 5.00
	70.00 3.00	80.00 5.00
11.	70.00	75.00
12.	50.00	60.00
13.	25.00	30.00
14.	70.00	75.00

<i>First Column. Fee No.</i>	<i>Second Column. Delete</i>	<i>Third Column. Substitute</i>
15.	25.00	60.00
15a.	25.00	60.00 (Maximum \$1,200.00)
17.	25.00	30.00
19.	25.00 2.00	30.00 5.00
21.	50.00	80.00
21a.	50.00 3.00	80.00 5.00
21b.	50.00	80.00 (Maximum \$1,600.00)
23.	50.00	60.00
24.	70.00	80.00
26.	10.00	15.00
27.	10.00	15.00
28.	10.00	15.00
28a.	10.00	15.00
30.	10.00	15.00
31.	5.00 1.00	10.00 2.00
31a.	5.00 1.00	10.00 2.00 (Maximum \$800.00)
33.	50.00	60.00
33a.	50.00 25.00	60.00 30.00
35.	5.00	10.00
36.	2.00	5.00
37.	70.00	80.00
38.	50.00	40.00
38a.	50.00 2.00	40.00 5.00
39.	50.00	60.00
39a.	50.00 2.00	60.00 5.00
42.	10.00	15.00

PART II.

<i>Fee No.</i>	<i>Matter or Proceeding</i>	<i>Amount</i>	<i>Form No. (Schedule II)</i>
44.	For inspecting, or making a search in any one class of the register, or inspecting a notice of opposition, counter-statement or decision in connexion with any opposition or application for rectification of the register relating to any particular trade mark, for every half hour or part thereof	3.00	TM—No. 52.
45.	For every entry in the register of a rectification thereof or an alteration therein, not otherwise charged	30.00	TM—No. 53.
45a.	On application to the Registrar for an extension of time under rule 91 for doing any act or taking any proceeding	15.00	—
46.	For office copy of entry in the register or of document, for each page or portion of a page	2.00	—
47.	For certifying office copy, or MS. or photographic or printed matter	10.00	—

SECOND SCHEDULE.

[rule 20.]

AMENDMENT OF SCHEDULE II TO THE PRINCIPAL RULES.

PART I.

1. Form TM—No. 10 is amended by the deletion of Note 1 and the substitution therefor of the following—

"Note: 1. Registration is for a period of 7 years from the date first above-mentioned. At the end of that period it may be renewed for 14 years, after which it may be renewed successively for further periods of 14 years."

2. Form TM—No. 50 is amended by the deletion of the word "name" in the marginal note with asterisk, and the substitution therefor of the following—
"names".

3. Form TM—No. 52 is deleted and the following substituted therefor—

"FORM TM—No. 52.
 Fee No. 44: \$3.
 (See Note 2 at foot).

TRADE MARKS ORDINANCE, 1954.

Inspection of Register etc. or making a search in Register (rule 108(2)).

I hereby request
 that I be permitted—

- (a) to inspect or make a search in the Trade Marks Register,
 (a) to inspect—
 (b)

relating to Trade Mark No.
 registered in class

(Signature)

To the Registrar of Trade Marks,
 Hong Kong.

Note: 1. The fee of \$3 payable on this application is for each half hour or part thereof.
 2. This form must be franked (see r. 2) before presentation to the Trade Marks Registry."

PART II.

<i>First Column. Form No.</i>	<i>Second Column. Delete</i>	<i>Third Column. Substitute</i>
TM—No. 1.	\$ 5.	\$10.
TM—No. 2.	\$20. or \$25.	\$25. or \$35.
TM—No. 3.	\$25.	\$60.
TM—No. 5.	\$25.	\$50.
TM—No. 7.	\$25.	\$30.
TM—No. 23.	\$25.	\$30.
TM—No. 29.	\$50.	\$60.
TM—No. 30.	\$70.	\$80.
TM—No. 33.	\$10.	\$15.
TM—No. 37.	\$10.	\$15.
TM—No. 42.	\$ 5.	\$10.
TM—No. 44.	\$70.	\$80.
TM—No. 49.	\$10.	\$15.
TM—No. 53.	\$25.	\$30.

COUNCIL CHAMBER,
 18th February, 1964.
 (Secretariat FIN L/M F. 365/62)

Katung Sui
 Clerk of Council.

Explanatory Note.

*(This Note is not part of the rules, but is intended
 to indicate their general purport).*

These rules alter some of the fees payable in trade marks proceedings, and bring them approximately into line with those charged in the United Kingdom.

The opportunity has been taken to make a number of minor amendments to the Trade Marks Rules following similar amendments in the United Kingdom.

REGISTRATION OF PERSONS ORDINANCE, 1960.
(No. 18 of 1960).

**REGISTRATION OF PERSONS (CANCELLATION OF
REGISTRATION AND IDENTITY CARDS) (NO. 6) ORDER, 1964.**

In exercise of the powers conferred by provisos (vi) and (vii) to section 10 of the Registration of Persons Ordinance, 1960, the Governor has made the following Order—

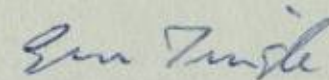
1. This Order may be cited as the Registration of Persons (Cancellation of Registration and Identity Cards) (No. 6) Order, 1964. Citation.

2. Any person affected by the Orders specified in the Schedule shall, with effect from the 7th March, 1964, cease to be deemed to be registered under the provisions of the Registration of Persons Ordinance, 1960 and any identity card held by such person shall with effect from such date cease to be deemed to have been issued under the provisions of that Ordinance. Cancellation of registration and identity cards in certain cases. (18 of 1960).

SCHEDULE.

Registration of Persons (Re-registration) Order, 1964.
Registration of Persons (Re-registration) (No. 2) Order, 1964.
Registration of Persons (Re-registration) (No. 3) Order, 1964.

By Command,



Principal Assistant Colonial Secretary.

3rd February, 1964.

Explanatory Note.

(This Note is not part of the Order, but is intended to indicate its general purport).

This Order affects only those persons who were in possession of old identity cards issued under the Registration of Persons Ordinance, Chapter 177, repealed by the Registration of Persons Ordinance, 1960, in any of the following series—

1,245,001 to 1,260,000

1,260,001 to 1,275,000

1,275,001 to 1,290,000

and who have failed by the 7th March, 1964 to have re-registered in compliance with the appropriate Orders specified in the Schedule. The effect of this Order will be to render any old identity card in possession of any such person invalid and to cause him to become an unregistered person with effect from the said date.

(Secretariat D/RPO)

REGISTRATION OF PERSONS ORDINANCE, 1960.
(No. 18 of 1960).

REGISTRATION OF PERSONS (RE-REGISTRATION)
(NO. 8) ORDER, 1964.

In exercise of the powers conferred by section 10 of the Registration of Persons Ordinance, 1960, the Governor has made the following Order—

1. This Order may be cited as the Registration of Persons Citation. (Re-registration) (No. 8) Order, 1964.

2. Every person specified in the Schedule is required to register again in accordance with the provisions of the Registration of Persons Ordinance, 1960, and regulations made thereunder.

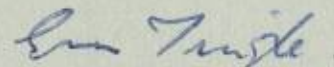
Category of persons required to re-register.
(18 of 1960).

SCHEDULE.

Every person being resident in Hong Kong or Kowloon, being the holder of an Identity Card which bears a registration number in the series 1,380,001 to 1,400,000 and the family, if any, of such holder.

This Order does not apply to old Identity Cards bearing the suffix "A".

By Command,



Principal Assistant Colonial Secretary.

18th February, 1964.

(Secretariat D/RPO)

LEGAL OFFICERS ORDINANCE.

(Chapter 87).

**LEGAL OFFICERS ORDINANCE (AMENDMENT OF
SCHEDULE) ORDER, 1964.**

In exercise of the powers conferred by section 11 of the Legal Officers Ordinance, the Governor has made the following Order—

1. This Order may be cited as the Legal Officers Ordinance Citation. (Amendment of Schedule) Order, 1964.

2. The Schedule to the Legal Officers Ordinance is amended by the addition after the title "Crown Solicitor" of the following new titles—

Amendment
of Schedule.
(Cap. 87).

"Deputy Public Prosecutor
Law Draftsman
The Crown Solicitor
Assistant to the Law Officers".

By Command,



[Handwritten Signature]
Colonial Secretary.

20th February, 1964.

(Secretariat PR L/M 3/19/64)



REGISTRATION OF UNITED KINGDOM PATENTS
ORDINANCE.

(Chapter 42).

REGISTRATION OF UNITED KINGDOM PATENTS
(FEES) (AMENDMENT) RULES, 1964.

In exercise of the powers conferred by section 11 of the Registration of United Kingdom Patents Ordinance, the Registrar has made the following rules—

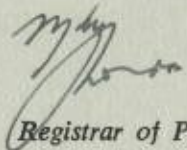
1. These rules may be cited as the Registration of United Kingdom Patents (Fees) (Amendment) Rules, 1964, and shall come into operation on the 1st day of March, 1964. Citation and commencement.
2. The Registration of United Kingdom Patents (Fees) Rules are amended by the deletion of the Schedule and the substitution thereof of the following— Replacement of Schedule. (Vol. VIII, p. 235).

“SCHEDULE.

No.	Item	Fee
1.	Certificate of registration of patent	\$60
2.	On application under section 10 for entry in the register of any assignment, transmission or other instrument—	
	if made within six months from the date of acquisition of proprietorship	\$20
	if made after the expiration of six months but within twelve months from the date of acquisition of proprietorship	\$50
	if made after the expiration of twelve months from the date of acquisition of proprietorship	\$60
	and where the application covers more than one patent, the assignment, transmission or instrument being the same in each case, for each additional patent after the first	\$ 2
3.	Search of the register, for every $\frac{1}{4}$ hour or part thereof	\$ 3
4.	Office copy of entry in the register or of any document, for each page or portion of a page	\$ 2
5.	Certifying office copy, or manuscript or photographic or printed matter	\$10
6.	On application to change the name of a proprietor of a single patent where there has been no change in the proprietorship	\$15
7.	On application to change the name of a proprietor of more than one patent standing in the same name, the change being the same in each case—	
	for the first patent	\$15
	for every other patent	\$ 2

<i>No.</i>	<i>Item</i>	<i>Fee</i>
8.	Altering one or more entries of the address of a registered proprietor of a patent where the address in each case is the same and is altered in the same way—	
	for the first entry	\$15
	for every other entry	\$ 2
9.	Duplicate certificate of registration	\$20."

Made by the Registrar of Patents this 23rd day of January, 1964.



Registrar of Patents.

Explanatory Note.

(This Note is not part of the rules but is intended to indicate their general purport).

These rules vary the fees payable in connexion with the registration of United Kingdom patents, and bring them approximately into line with similar fees charged under the Trade Marks Ordinance, 1954.

(Secretariat FIN1/531/50)

**REGISTRATION OF UNITED KINGDOM PATENTS
ORDINANCE.
(Chapter 42).**

Resolution made and passed by the Legislative Council under section 11 of the Registration of United Kingdom Patents Ordinance on the 26th day of February, 1964.

Resolved, pursuant to section 11 of the Registration of United Kingdom Patents Ordinance, that the Registration of United Kingdom Patents (Fees) (Amendment) Rules, 1964, made by the Registrar of Patents on the 23rd day of January, 1964, under section 11 of that Ordinance, be approved.



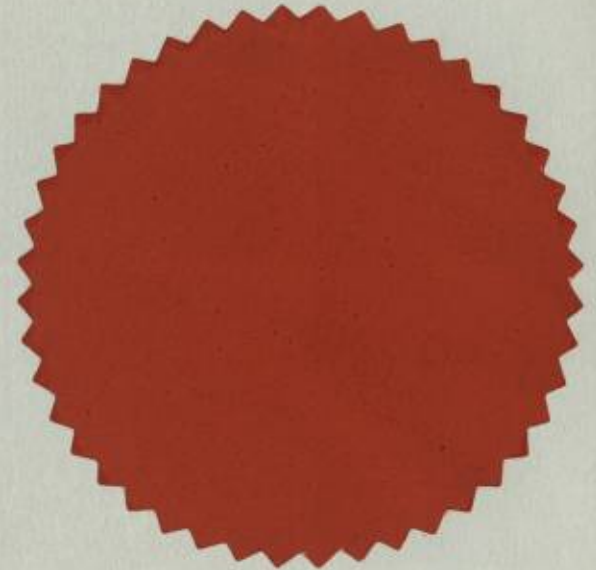
Deputy Clerk of Councils.

COUNCIL CHAMBER,
26th February, 1964.

(Secretariat FIN1/531/50)

PROCLAMATION.

No. 2 of 1964.



(R.B.BLACK)

Governor,

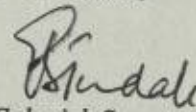
BY HIS EXCELLENCY SIR ROBERT BROWN BLACK, Knight Grand Cross of the Most Distinguished Order of Saint Michael and Saint George, Officer of the Most Excellent Order of the British Empire, Governor and Commander-in-Chief of the Colony of Hong Kong and its Dependencies and Vice-Admiral of the same.

WHEREAS by section 1 of the Dangerous Goods (Amendment) Ordinance, 1964 (No. 8 of 1964), it is provided that the said Ordinance shall come into operation on a day to be appointed by the Governor by Proclamation in the *Gazette*:

NOW THEREFORE, I, ROBERT BROWN BLACK, do hereby PROCLAIM that the said Ordinance shall come into operation on the 1st day of April, 1964.

GIVEN under my hand and the Public Seal of the Colony of Hong Kong this 28th day of February, 1964.

Published by His Excellency's Command,


Colonial Secretary.

GOD SAVE THE QUEEN.

(Secretariat GR11/3231/5111)

RESETTLEMENT ORDINANCE, 1958.

(No. 16 of 1958).

RESETTLEMENT (AMENDMENT) REGULATIONS, 1964.

In exercise of the powers conferred by section 51 of the Resettlement Ordinance, 1958, the Governor in Council has made the following regulations—

1. These regulations may be cited as the Resettlement (Amendment) Regulations, 1964, and shall come into operation on the 10th day of March, 1964.

Citation and commencement.

2. The First Schedule to the Resettlement Regulations, 1958 (hereinafter referred to as the principal regulations) is amended, in Form 3, by the addition at the end thereof, after the General Conditions of Tenancy in English and Chinese respectively, of the following—

Amendment of First Schedule. (G.N.A. 49/58).

"Special Condition of Tenancy of Domestic Room Type $\frac{1}{2}$ D.

Where a Domestic Room Type D has been divided into—

- (i) two Domestic Rooms Type $\frac{1}{2}$ D; and
- (ii) a common space situated between the two Domestic Rooms Type $\frac{1}{2}$ D and the main door of the Domestic Room Type D.

the competent authority shall retain possession of the common space, but shall grant the use and control thereof to the tenants of the two Domestic Rooms Type $\frac{1}{2}$ D."

“租住半個丁種住房之特別章程

如遇一個丁種住房經已劃分為

- (i) 半個丁種住房兩間；及
- (ii) 在該兩間住房與原來丁種住房大門間之公用地方時，該管當局將保有該公用地方並以該地方之使用及管理權利給予該兩間半個丁種住房之住客。”

Replacement
of Second
Schedule.

3. The principal regulations are amended by the deletion of the Second Schedule and the substitution therefor of the following—

"SECOND SCHEDULE.

[reg. 6.]

Rents—Resettlement Estates.

Accommodation	Floor Area (Approximate)	Monthly Rent
<i>Mark I Blocks</i>		
<i>Domestic Room</i> (ground & upper floors)		<i>Total</i>
Type E	86 sq. ft.	\$ 10
" D	120 sq. ft.	14
" ½D	60 sq. ft.	7
" C	152 sq. ft.	18
<i>Self-contained</i> (ground & upper floors)		
Flat Type A	240 sq. ft. & balcony	45
" " A plus	360 sq. ft. & balcony	65
<i>Small Shop</i> (ground floor)		
Grade A	120 sq. ft.	100
" B	"	75
" C	"	57.50
" D	"	40
All grades, when used for non-profit-making charitable or welfare purposes.	"	14
<i>Large Shop</i> (ground floor)		
Grade A	240 sq. ft.	200
" B	"	150
" C	"	115
" D	"	80
All grades, when used for non-profit-making charitable or welfare purposes.	"	28
<i>Rooftop</i> when used for non-profit- making charitable or welfare purposes.		All sizes, for each organization. 1

Accommodation	Floor Area (Approximate)	Monthly Rent
<i>Mark II Blocks</i>		
<i>Domestic Room</i> (ground & upper floors)		<i>Total</i>
Type E	86 sq. ft.	\$ 10
" D	120 sq. ft.	14
" ½D	60 sq. ft.	7
" C	152 sq. ft.	18
Types C-1 & C-2 (End Bay)	310 sq. ft. & balcony	40
Type A-1 (End Bay)	310 sq. ft. & balcony	45
<i>Small Shop</i> (ground floor)		
Grade A	120 sq. ft.	100
" B	"	75
" C	"	57.50
" D	"	40
All grades, when used for non-profit-making charitable or welfare purposes.	"	14
<i>Large Shop</i> (ground floor)		
Grade A	240 sq. ft.	200
" B	"	150
" C	"	115
" D	"	80
All grades, when used for non-profit-making charitable or welfare purposes.	"	28
<i>Small End Bay Shop</i> (ground floor)		
Grade A	155 sq. ft.	125
" B	"	95
" C	"	70
" D	"	50
All grades, when used for non-profit-making charitable or welfare purposes.	"	18
<i>Large End Bay Shop</i> (ground floor)		
Grade A	310 sq. ft.	250
" B	"	190
" C	"	140
" D	"	100
when used for non-profit- making charitable or welfare purposes.	"	36
<i>Rooftop</i> when used for non-profit- making charitable or welfare purposes.		All sizes, for each organization. 1

Accommodation	Floor Area (Approximate)	Monthly Rent			Total
		Basic	Additional rent, in respect of (a) rates and (b) water rates, paid by competent authority.		
			(a) †	(b) ‡	
<i>Mark III Blocks</i>					
<i>Domestic Room (ground & upper floors)</i>					
* Double Room	280 sq. ft.	\$ 50.00	\$ 12.00	\$ 3.50	\$ 65.50
"	"	50.00	8.00	"	61.50
* Large Room	160 sq. ft.	28.50	6.50	2.00	37.00
"	"	28.50	4.00	"	34.50
* Standard Room	129 sq. ft.	23.00	5.50	1.50	30.00
"	"	23.00	3.50	"	28.00
* Small Room	107 sq. ft.	19.00	4.50	1.00	24.50
"	"	19.00	3.00	"	23.00
<i>Large Single Bay Shop (ground floor)</i>					
* Grade A	160 sq. ft.	134.00	30.50	2.00	166.50
"	"	133.70	20.30	"	156.00
* Grade B	"	100.50	23.00	"	125.50
"	"	100.20	15.30	"	117.50
* Grade C	"	76.80	17.70	"	96.50
"	"	76.70	11.80	"	90.50
* Grade D	"	53.50	12.50	"	68.00
"	"	53.20	8.30	"	63.50
<i>Small Single Bay Shop (ground floor)</i>					
* Grade A	129 sq. ft.	107.90	24.60	1.50	134.00
"	"	107.60	16.40	"	125.50
* Grade B	"	81.00	18.50	"	101.00
"	"	80.70	12.30	"	94.50
* Grade C	"	62.20	14.30	"	78.00
"	"	62.00	9.50	"	73.00
* Grade D	"	43.00	10.00	"	54.50
"	"	42.80	6.70	"	51.00
<i>Minor Shop</i>					
* Grade A	120 sq. ft.	100.20	22.80	1.50	124.50
"	"	99.80	15.20	"	116.50
* Grade B	"	75.30	17.20	"	94.00
"	"	75.00	11.50	"	88.00
* Grade C	"	57.70	13.30	"	72.50
"	"	57.70	8.80	"	68.00
* Grade D	"	40.20	9.30	"	51.00
"	"	39.80	6.20	"	47.50
<i>Large Double Bay Shop (ground floor)</i>					
* Grade A	320 sq. ft.	268.00	61.00	4.00	333.00
"	"	267.90	40.60	"	312.50
* Grade B	"	201.00	46.00	"	251.00
"	"	200.90	30.60	"	235.50
* Grade C	"	154.10	35.40	"	193.50
"	"	153.90	23.60	"	181.50
* Grade D	"	107.00	25.00	"	136.00
"	"	106.90	16.60	"	127.50

Accommodation	Floor Area (Approximate)	Monthly Rent			Total
		Basic	Additional rent, in respect of (a) rates and (b) water rates, paid by competent authority.		
			(a) †	(b) ‡	
<i>Mark III Blocks (Contd.)</i>					
<i>Double Medium Shop</i>					
* Grade A	280 sq. ft.	\$234.10	\$53.40	\$3.50	\$291.00
* " Grade B	"	234.00	35.50	"	273.00
"	"	175.80	40.20	"	219.50
* " Grade C	"	175.70	26.80	"	206.00
"	"	134.50	31.00	"	169.00
* " Grade D	"	134.30	20.70	"	158.50
"	"	93.70	21.80	"	119.00
"	"	93.50	14.50	"	111.50
<i>Small Double Bay Shop (ground floor)</i>					
* Grade A	258 sq. ft.	215.80	49.20	3.00	268.00
"	"	215.70	32.80	"	251.50
* Grade B	"	162.00	37.00	"	202.00
"	"	161.90	24.60	"	189.50
* Grade C	"	124.40	28.60	"	156.00
"	"	124.00	19.00	"	146.00
* Grade D	"	86.50	20.00	"	109.50
"	"	86.10	13.40	"	102.50
<i>Restaurant</i>					
* Grade A	545 sq. ft.	456.10	102.40	Nil	558.50
"	"	455.80	68.20	"	524.00
* Grade B	"	342.20	76.80	"	419.00
"	"	341.90	51.10	"	393.00
* Grade C	"	262.10	58.90	"	321.00
"	"	261.80	39.20	"	301.00
* Grade D	"	182.50	41.00	"	223.50
"	"	182.20	27.30	"	209.50

* In New Territories (other than New Kowloon).

† Not to be paid where rates not payable.

‡ (1) Not to be paid where tenant pays Water Authority for separate supply.

(2) Reduced amount to be paid, where the Governor so authorizes.

Accommodation	Floor Area (Approximate)	Monthly Rent
<i>Resettlement Factory Buildings San Po Kong Resettlement Factories</i>		
Ground floor	Unit of 256 sq. ft.	\$120
First floor	" "	100
Second floor	" "	85
Third floor	" "	75
Fourth floor	" "	65

Accommodation	Floor Area (Approximate)	Monthly Rent
<i>Tsuen Wan Resettlement Silk Factory</i>		<i>Total</i>
Ground floor	Unit of 256 sq. ft.	\$110
First floor	" "	85
Second floor	" "	80
Third floor	" "	75
<i>Resettlement Factories other than above</i>		
Ground floor	Unit of 198 sq. ft.	75
Ground floor	Unit of 168 sq. ft.	65
First floor	Unit of 198 sq. ft.	60
Second floor	Unit of 198 sq. ft.	50
Third floor	Unit of 198 sq. ft.	45
Fourth floor	Unit of 198 sq. ft.	45
Penthouse	Unit of 186 sq. ft.	35
Rooftop	Unit of 324 sq. ft. (covered space)	15
Rooftop	Unit of 480 sq. ft. (covered space)	22
Rooftop	Unit of 324 sq. ft. (covered space)	10


Katung
 Clerk of Councils.

COUNCIL CHAMBER,
 10th March, 1964.

Explanatory Note.

(This Note is not part of the regulations, but is intended to indicate their general purport).

These regulations amend the principal regulations—

- to prescribe rents for accommodation in the new Mark III Blocks, including a "break-down" of the total amounts;
- to define more clearly the different types of accommodation provided in the Mark I, II and III Blocks; and
- to provide for Type 4D Domestic Rooms, in Mark I and II Blocks.

(Secretariat BL15/4803/62)

REGISTRATION OF PERSONS ORDINANCE, 1960.
 (No. 18 of 1960).

REGISTRATION OF PERSONS (RE-REGISTRATION)
 (NO. 9) ORDER, 1964.

In exercise of the powers conferred by section 10 of the Registration of Persons Ordinance, 1960, the Governor has made the following Order—

1. This Order may be cited as the Registration of Persons Citation. (Re-registration) (No. 9) Order, 1964.

2. Every person specified in the Schedule is required to register again in accordance with the provisions of the Registration of Persons Ordinance, 1960, and regulations made thereunder.

Category of persons required to re-register.
 (18 of 1960).

SCHEDULE.

Every person being resident in Hong Kong or Kowloon, being the holder of an Identity Card which bears a registration number in the series 1,400,001 to 1,420,000 and the family, if any, of such holder.

This Order does not apply to old Identity Cards bearing the suffix "A".

By Command,

Sam Tingle

Principal Assistant Colonial Secretary.

22nd February, 1964.

(Secretariat D/RPO)

DANGEROUS GOODS ORDINANCE, 1956.

(No. 38 of 1956).

**DANGEROUS GOODS (REPEAL OF MISCELLANEOUS
LEGISLATION) ORDER, 1964.**

In exercise of the powers conferred by section 19 of the Dangerous Goods Ordinance, 1956, the Governor in Council has made the following Order—

1. This Order may be cited as the Dangerous Goods (Repeal of Miscellaneous Legislation) Order, 1964. Citation.

2. Subsection (2) of section 18 of the Dangerous Goods Ordinance, 1956 shall come into operation upon the commencement of the Dangerous Goods (General) Regulations, 1964.

Bringing into operation of section 18(2) of the Ordinance. (L.N. 14/64).



Clerk of Councils.

COUNCIL CHAMBER,
17th March, 1964.

Explanatory Note.

(This Note is not part of the Order, but is intended to indicate its general purport).

The effect of this Order is to repeal the Gunpowder and Fireworks Ordinance, 1901 and the Celluloid and Cinematograph Film Ordinance, 1923, both of which become redundant upon the enactment of the Dangerous Goods (General) Regulations, 1964.

(Secretariat GR11/3231/51II)

DUTIABLE COMMODITIES ORDINANCE, 1963.

(No. 26 of 1963).

RESOLUTION OF THE LEGISLATIVE COUNCIL.

Resolution made and passed by the Legislative Council on the 16th day of March, 1964.

RESOLVED, in exercise of the power conferred by section 4 of the Dutiable Commodities Ordinance, 1963, as follows—

THAT the part of the Resolution of the Legislative Council published as Legal Notification No. 123 in the *Gazette* of 11th October, 1963 which imposed duties on tobacco be revoked with effect from 2 o'clock P.M. on Wednesday, the 26th day of February, 1964, and that thereafter duty shall be payable on tobacco at the following rates per pound—

A.—on UNMANUFACTURED TOBACCO—

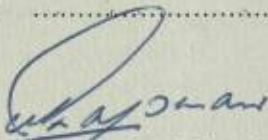
- (1) unstripped tobacco containing—
 - (a) 10 per cent or more of moisture by weight—
 - (i) tobacco of Commonwealth origin ... \$5.70
 - (ii) other tobacco 6.00
 - (b) less than 10 per cent of moisture by weight—
 - (i) tobacco of Commonwealth origin ... 5.73
 - (ii) other tobacco 6.03
- (2) stripped tobacco containing—
 - (a) 10 per cent or more of moisture by weight—
 - (i) tobacco of Commonwealth origin ... 5.85
 - (ii) other tobacco 6.15
 - (b) less than 10 per cent of moisture by weight—
 - (i) tobacco of Commonwealth origin ... 6.00
 - (ii) other tobacco 6.30

B.—on MANUFACTURED TOBACCO—

- (1) Cigars—
 - (i) of Commonwealth origin and manufacture 6.75
 - (ii) of Commonwealth manufacture only 7.50
 - (iii) other cigars 9.25



- (2) Cigarettes—
- (i) of Commonwealth origin and manufacture \$7.40
 - (ii) of Commonwealth manufacture only 8.00
 - (iii) other cigarettes 8.90
- (3) Other manufactured tobacco including snuff and cigar cuttings—
- (i) of Commonwealth origin and manufacture 5.45
 - (ii) of Commonwealth manufacture only 6.05
 - (iii) Chinese prepared tobacco 2.50
 - (iv) other varieties 6.95


Deputy Clerk of Councils.

COUNCIL CHAMBER,
16th March, 1964.
(Secretariat FIN1/2503/45)

REGISTRATION OF PERSONS ORDINANCE, 1960.
(No. 18 of 1960).

REGISTRATION OF PERSONS (RE-REGISTRATION)
(NO. 10) ORDER, 1964.

In exercise of the powers conferred by section 10 of the Registration of Persons Ordinance, 1960, the Governor has made the following Order—

1. This Order may be cited as the Registration of Persons Citation. (Re-registration) (No. 10) Order, 1964.

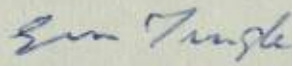
2. Every person specified in the Schedule is required to register again in accordance with the provisions of the Registration of Persons Ordinance, 1960, and regulations made thereunder. Category of persons required to re-register. (18 of 1960).

SCHEDULE.

Every person being resident in Hong Kong or Kowloon, being the holder of an Identity Card which bears a registration number in the series 1,420,001 to 1,440,000 and the family, if any, of such holder.

This Order does not apply to old Identity Cards bearing the suffix "A".

By Command,


Principal Assistant Colonial Secretary.

17th March, 1964.
(Secretariat D/RPO)