

to the exclusive use of one person; and the screening shall be made of robust, opaque material, and shall be rigid on at least three sides of every bath and shower space, and shall, wherever reasonable and practicable, enclose sufficient space to permit a person to dress and undress in comfort therein.

(13) Every washbasin, bath and shower shall be fitted with an efficient and hygienic discharge system and in particular the waste pipes shall be fitted in such a manner as to minimize the risk of obstruction and to facilitate cleaning.

(14) Every shower space shall be provided with a handrail, a kerb and individual drainage and every bath combined with a shower shall be provided with a grating or mat.

(15) Spring-loaded draw-off taps for hot and cold fresh water shall be fitted on a wall in every wash room provided for ratings, unless taps for hot and cold fresh water are fitted to each washbasin in that room, and a draw-off tap for cold salt water shall be fitted in every such wash room unless there are other adequate means of washing down the room:

Provided that the Director may exempt any ship of under five hundred tons from the requirements of this paragraph relating to hot water taps to the extent that he is satisfied that compliance therewith is unreasonable or impracticable in the circumstances.

(16) Nothing in this regulation shall apply to the washing accommodation forming part of a permanent hospital, and for the purposes of paragraphs (5) and (6) no account shall be taken of any washbasin, bath or shower fitted in a permanent hospital.

Supply of
water to
washing
accommoda-
tion.

25. (1) In every ship to which these regulations apply there shall be available a supply of fresh water sufficient for the washbasins, baths and showers fitted in compliance with these regulations; and such supply shall be provided from tanks of a capacity of not less than ten gallons for each member of the crew for each day likely to elapse between successive replenishments of the water or by other equally efficient means. If service tanks are fitted for that purpose they shall be directly connected with the ship's main washing water or drinking water storage tanks, and in ships of one thousand tons or over any pumping necessary for the supply of fresh water shall be by mechanical power.

(2) Hot and cold fresh water shall be laid on to all washbasins, baths and showers fitted in compliance with these regulations:

Provided that—

(a) in the case of a bath and shower combined, hot and cold fresh water shall be required to be laid on only to the bath or to the shower;

- (b) hot and cold fresh water shall not be required to be laid on to washbasins provided for the sole use of ratings if it is laid on to spring-loaded draw-off taps in the same room in accordance with paragraph (15) of regulation 24; and
- (c) only cold fresh water need be laid on to any washbasins which are additional to those required by these regulations and are fitted in sleeping rooms.

(3) The hot fresh water shall be at a constant temperature of not less than 150°F and shall be supplied by thermostatically controlled calorifiers or by other equally safe and efficient means, and every shower shall be provided with an anti-scalding valve which shall be adjusted so that the temperature of the shower-water (whether salt or fresh) can be varied by the person using the shower over the range of temperatures between the ambient temperature and a temperature of between 95°F and 105°F.

(4) The Director may exempt any ship of under five hundred tons from the requirements of this regulation relating to the supply of hot water to the extent that he is satisfied that compliance therewith is unreasonable or impracticable in the circumstances.

26. (1) In every ship to which these regulations apply a supply of drinking water shall be provided in the crew accommodation from tanks of an adequate capacity for the purpose having regard to the number of persons in the crew and the time likely to elapse between successive replenishments of the water, or by other equally efficient means; and if service tanks are fitted for that purpose they shall be directly connected with the ship's main drinking water storage tanks, and in ships of three thousand tons or over any pumping necessary for the supply of drinking water in crew accommodation shall be by mechanical power. Storage and distribution arrangements shall be such as to prevent any possible contamination of the water.

Supply of
drinking
water.

(2) Cold drinking water shall be laid on to taps in the galleys and pantries, and in the mess rooms provided for those members of the crew for whose use service pantries are not provided.

27. (1) In every ship to which these regulations apply, being a ship of five hundred tons or over, washing troughs or other suitable facilities shall be provided to enable the crew to wash their clothes, and shall be—

Laundry
facilities.

- (a) made of adequate size and sufficient in number for that purpose;
- (b) made of or coated with hygienic and durable material having a smooth and impervious surface unlikely to crack, flake or corrode;
- (c) kept provided with an adequate supply of hot and cold fresh water;

- (d) so arranged as to discharge overside or into one or more enclosed tanks capable of being emptied by a mechanically operated suction pump; and
- (e) situated in a room allocated for use only for the purpose of laundering;

Provided that such troughs or facilities may be situated in the crew's washing accommodation if in the opinion of the Director provision of a separate room is unreasonable or impracticable in the circumstances.

(2) In every ship to which these regulations apply there shall be provided one or more separate rooms allocated solely to the drying of the crew's clothes, and every such room shall be—

- (a) fitted with racks or rods and afford sufficient space to dry all of the clothes likely to require drying at any one time having regard to the number of persons in the crew and the duration of the voyages upon which the ship is intended to be engaged;
- (b) be capable of being heated independently of the heating of any other space in the ship;
- (c) fitted with means of exhaust ventilation independent of the exhaust ventilation of any other space in the ship unless such ventilation is provided by a trunked mechanical ventilation system;

Provided that in ships of under five hundred tons drying cabinets or other suitable facilities may be substituted for a separate drying room.

(3) In every ship to which these regulations apply adequately ventilated compartments or lockers shall be provided for hanging oil-skins and working clothes used by the crew, separate compartments or lockers being provided for officers and ratings. Every such compartment or locker shall be situated outside the sleeping rooms of the crew and in a position readily accessible therefrom:

Provided that the Director may exempt any ship of under five hundred tons from any of the requirements of this paragraph.

28. (1) In every ship to which these regulations apply each of the following classes of persons shall be provided with water closets separate from those provided for the other classes—

- (a) officers and apprentices;
- (b) petty officers;
- (c) ratings other than petty officers;
- (d) supercargo staff ratings other than petty officers, as defined in sub-paragraph (2)(a)(vii) of regulation 17:

Water closets.

Provided that the Director may, in relation to any ship, permit any combination of the foregoing classes to be treated as one class for the purposes of this regulation if he is satisfied that the circumstances so require.

- (2) (a) Subject to the proviso to paragraph (1), one water closet shall be provided for every eight persons in each of the classes as aforesaid and each of such classes shall be provided with one water closet; and one additional water closet shall be provided for any of such classes in which the total number of persons exceeds by four or more a multiple of eight:

Provided that—

(i) in determining the number of water closets required by this sub-paragraph no account shall be taken of—

- (a) any private water closet; or
- (b) the persons to the use of whom a private water closet is appropriated;

(ii) if the number of persons in any class exceeds one hundred, the number of water closets provided for that class shall be the greater of the following—

- (a) thirteen, or
- (b) ten, together with four per cent of the number of persons in excess of one hundred, calculated to the next following whole number.

- (b) In addition to the water closets required by sub-paragraph (a), there shall be provided such number of water closets, if any, as is required to increase the total number of water closets provided for the crew to the following—

In ships of 500 tons but under 800 tons	3
In ships of 800 tons but under 3,000 tons	4
In ships of 3,000 tons or over	6.

- (c) In determining the number of water closets required by this paragraph—

(i) no account shall be taken of any water closet which forms part of a permanent hospital; and

(ii) a water closet shall be deemed to be private if it is appropriated to the exclusive use of not more than four persons.

- (3) The water closets shall be situated close to the sleeping rooms of the persons for whom they are provided, and in particular a water closet shall be situated close to the sleeping room of any radio officer in the crew if such sleeping room is in a position remote from other sleeping rooms.

(4) If the entrance to a water closet is from an open deck, the entrance shall, if practicable, be properly screened.

(5) If the means of entry into water closets forming part of the crew accommodation is from a passageway leading to other parts of the crew accommodation, a lobby shall be provided at the entrance of the water closet, or, where a lobby is not practicable, a self-closing door, and any doors between a water closet and a passageway shall be close fitting and without apertures:

Provided that the Director may exempt any ship from the requirement that the doors shall be close fitting and without apertures to the extent that he is satisfied that the exhaust ventilation arrangements from the water closet render compliance therewith unnecessary.

(6) Access to water closets shall not be obtained directly from a mess room or a sleeping room:

Provided that access to a water closet may be obtained directly from not more than two sleeping rooms together, if—

- (a) such rooms together do not accommodate more than four persons; and
- (b) where the persons so accommodated are three or more, the water closet pedestal is so screened as to ensure privacy.

(7) Every water closet shall be completely enclosed by bulkheads and shall be provided with exhaust ventilation directly to the open air or to another water closet which is provided with ventilation directly to the open air:

Provided that a water closet may be separated by a partition consisting of steel or other opaque and rigid material open at the top and bottom from—

- (a) another water closet;
 - (b) a urinal; or
 - (c) washing accommodation if the water closet is served by a trunked mechanical ventilation system which effectively exhausts odours therefrom.
- (8) Every water closet shall be so constructed as to facilitate cleaning and not to harbour dirt or vermin.
- (9) Subject to the provisions of paragraph (10) every water closet shall be provided with the following—
- (a) a water closet pedestal of single type with—
 - (i) a pan of white vitreous china or other suitable material;
 - (ii) a seat of polished hardwood or other suitable material, with an opening of four inches at the front;

- (iii) a trap with a metal inspection plate; and
- (iv) an efficient ventilator connected to the outlet;

- (b) an adequate flush of water, which shall be always available and supplied through self-closing non-concussive supply valves with a portable seating in metal which is not likely to become corroded;
 - (c) a soil pipe not less than four inches in diameter, so constructed as to facilitate cleaning and minimize the risk of obstruction, such pipe having a direct overboard outfall and being fitted with a storm-valve unless it is connected with a main sewage outfall by an efficient and hygienic system;
 - (d) a device for holding toilet paper;
 - (e) a handrail or grip.
- (10) Every water closet provided for the exclusive use of such ratings as are referred to in paragraph (2) of regulation 39 shall be designed and equipped in a manner suited to the national habits and customs of these ratings and in particular shall be provided with—
- (a) a single type trapped pan of white vitreous china or other suitable material;
 - (b) an arrangement which automatically flushes the pan with six gallons of water at intervals not exceeding five minutes and provides a continuous trickle of water from a pipe of one-half of an inch diameter;
 - (c) a soil pipe such as is referred to in sub-paragraph (c) of paragraph (9), such pipe being provided with a metal inspection plate and efficient ventilation; and
 - (d) suitable closet foot treads with a non-slip surface.

(11) The Director may exempt any ship from the requirements of paragraph (10) if he is satisfied that the water closets provided for the ratings referred to therein comply with the requirements of paragraph (9) and have been properly adapted so as to be suited to the national habits and customs of those ratings.

(12) The provisions of this regulation shall not apply to water closets forming part of a permanent hospital.

29. (1) Every ship to which these regulations apply shall be provided with a galley for the preparation of food for the crew, unless the circumstances are such that no members of the crew are required to mess on board. Galleys.

(2) The galley shall be situated as near as possible to the mess rooms provided for the crew and any necessary equipment shall be provided to enable food to be served hot in the mess rooms under all weather conditions.

(3) The galley shall be situated in a position which will prevent, as far as is practicable, the entry into the galley of coal dust from coal chutes or bunker hatchways.

(4) There shall be no direct opening between the galley and any sleeping room:

Provided that the Director may exempt any ship of under five hundred tons from the requirement of this paragraph.

(5) Any galley situated on an open deck shall be provided with weather doors which are horizontally divided into halves, so that the upper half can be opened independently of the lower half, if such a division is necessary for the lighting, ventilation or privacy of the galley or for the service of food therefrom.

(6) Every galley shall, so far as is reasonable and practicable, be lighted by natural lighting from all the sides and from overhead.

(7) Every galley shall be provided with artificial lighting in accordance with sub-paragraph (h)(i) of paragraph (6) of regulation 12:

Provided that the Director may exempt any ship of under one thousand tons from the requirements of this paragraph.

(8) If the galley is situated on an open deck, openings shall be out in the sides and ends of the galley for ventilation purposes and shall be fitted with dust-tight shutters made of steel or other suitable material and permanently attached to the structure of the galley:

Provided that the Director may exempt any ship from the requirements of this paragraph if he is satisfied that compliance therewith is unreasonable or impracticable in the circumstances.

(9) Every galley shall be provided with exhaust fans which will draw off fumes from the cooking appliances therein and discharge the fumes into the open air:

Provided that the Director may exempt from the requirements of this paragraph—

- (a) any ship of under one thousand tons;
- (b) any other ship, if he is satisfied that the galley is so situated that the fumes therefrom can discharge only into the open air.

(10) The floor of every galley shall be provided with such number of gutters and scuppers, which shall lead overboard or into an enclosed tank served by a mechanically operated suction pump, as will ensure the efficient drainage of the floor.

(11) The cooking appliances in the galley shall be arranged in such manner as will facilitate the cleaning of the galley.

(12) Every cupboard or dresser in any galley shall—

- (a) be made of suitable material which is impervious to dirt and moisture and can easily be cleaned;
- (b) contain no metal parts which are capable of becoming rusted;
- (c) be so constructed as to be unlikely to harbour dirt or vermin;
- (d) be seated either flush with the deck or be so raised as to render the deck space beneath readily accessible for cleaning.

(13) Every galley shall be provided with such equipment as will, in the opinion of the Director, enable food in sufficient quantity to be properly prepared for the persons whom the galley is intended to serve, and the cooking utensils to be hygienically cleansed.

(14) Without prejudice to the generality of paragraph (13)—

- (a) every galley shall be provided with one or more cooking appliances having—
 - (i) an aggregate oven capacity, suitable for roasting and baking, of not less than one-quarter of a cubic foot for each person whom such galley is intended to serve; and
 - (ii) an area of range top plate or boiling table amounting to not less than one-third of a square foot for each such person:

Provided that—

(i) rice boilers may be substituted for ovens where the national habits of the crew so require; and

(ii) the Director may exempt any ship from any of the requirements of this sub-paragraph in so far as they relate to cooking appliances in galleys intended to serve more than sixty persons, or to the area of any top plate or boiling table in which electricity or heat storage is used or to any appliance which the Director considers to be of an unusual design;

- (b) every galley shall be provided with not less than the number of ovens and fire-grates specified in the following table—

TABLE.

Number of persons whom the galley is intended to serve	Number of ovens	Number of fire-grates
Not more than 20	1	1
More than 20, but not more than 30	2	1
More than 30, but not more than 60	2	2
More than 60	3	2

Provided that—

(i) no fire-grate shall be required in a galley fitted only with electric or gas cooking appliances; and

(ii) the Director may exempt any ship from the requirement of a second fire-grate if he is satisfied that adequate heat is readily available from one fire-grate and that adequate provision of spare parts is made for such grate and for any equipment necessary for its proper operation.

(c) the top-plate of every cooking range shall be at a height which will enable it to be conveniently used by a person of normal height standing on the floor of the galley, unless a separate boiling table is provided at such a height.

(15) The Director may exempt any ship from any of the requirements of paragraph (14) if he is satisfied that compliance therewith is unnecessary by reason of the voyages on which the ship is intended to be engaged or the national habits and customs of the persons whom the galley is intended to serve.

(16) No salt water taps shall be fitted over any sink or other place intended for the preparation of food.

(17) Hot and cold fresh water shall be laid on to not less than one sink in every galley for the purpose of washing utensils.

(18) In no circumstances shall any device be fitted to any sink whereby steam may be emitted into the sink.

(19) A suitable connexion for a hose shall be fitted to a water pipe in every galley to facilitate the proper washing of the floor of such galley.

(20) Fixed or hinged seats shall be provided in every galley for the use of the cooks serving therein.

30. (1) In every ship to which these regulations apply, one or more store rooms shall be provided for the storage of dry provisions for the crew, every such room being fitted with sufficient shelves, cupboards and bins having regard to the maximum period likely to elapse between successive replenishments of stores and to the maximum number of persons for whom food is to be served; and wherever practicable, having regard to the size of the ship, separate store rooms shall be provided for each department of the crew.

(2) Every dry provision store room shall be enclosed by bulkheads constructed of metal or other suitable material.

(3) Access to every dry provision store room shall be obtained from a passageway, galley, pantry or another store room, or from a position on an open deck which, in so far as is reasonable and practicable in the circumstances, shall be a position suitably protected from the weather.

Dry
provision
store rooms.

(4) Every dry provision store room shall be so situated, constructed and ventilated as to avoid deterioration of the stores through heat, draught, condensation or infestation by insects or vermin.

(5) Without prejudice to the generality of paragraph (4), no dry provision store room shall be situated over a boiler room or any other space in which heat is generated or shall adjoin a galley or machinery casing:

Provided that the Director may exempt any ship from any of the requirements of this paragraph if he is satisfied that—

(a) compliance therewith is unreasonable or impracticable in the circumstances; and

(b) the dry provision store room in question is adequately insulated.

(6) No part of any dry provision store room shall be used for the storage of bedding or textiles.

31. (1) In every ship to which these regulations apply, refrigerating equipment and cold store rooms shall be provided and shall be, having regard to the period likely to elapse between successive replenishments of stores, adequate for the storage of perishable provisions for the crew.

Cold store
rooms and
refrigerating
equipment.

Provided that the Director may exempt any ship of under one thousand tons from the requirements of this paragraph if he is satisfied that the ship is provided with adequate alternative equipment for the storage of perishable provisions.

(2) Access to every cold store room shall be obtained from a passageway, galley or pantry or from another store room.

(3) Refrigerating machinery (whether or not intended to cool any space in the crew accommodation) shall not be situated in the crew accommodation except in a store room or other space appropriated solely to such machinery; and such store room or other space in which such machinery is situated shall be so constructed of steel or other suitable material as to be gastight where it abuts upon other parts of the crew accommodation and shall be adequately ventilated by not less than two ventilators to the open air, one of which shall be fitted with an exhaust fan and shall have its inlet near the bottom of the room or space. The motor of the fan and the electrical connexions thereto shall be enclosed in a spark-proof case, and access to such store room or space shall, wherever practicable, be by means of a hinged door from an open deck:

Provided that if the door cannot be arranged otherwise than to open on to a passageway or other space frequented by members of the crew, the door shall be spring-loaded, jointed and gastight.

(4) Every exposed pipe which may contain toxic or inflammable gas shall be adequately protected from damage.

(5) No refrigerating machinery using methyl chloride shall be installed in any ship to which these regulations apply; and any such machinery installed in any such ship before the coming into operation of these regulations shall be converted so as to be capable of using some other refrigerant within such reasonable time as the Director may permit.

Hospitals.

32. (1) Every ship to which these regulations apply, being a ship other than a tug, which is intended to be at sea on any occasion for a continuous period exceeding three days and carrying a crew of fifteen persons or more shall be provided with a space appropriated to use as a permanent hospital for the crew; and the space so appropriated shall not at any time be used for any purpose other than for the treatment of sick persons.

(2) In every other ship to which these regulations apply a room shall be appropriated to use, when necessary, as a temporary hospital; and when such room is in use as a hospital it shall not be used for any purpose other than the treatment of sick persons.

Provided that the Director may exempt any ship from the requirements of this paragraph if he is satisfied that compliance therewith is unnecessary in the circumstances.

- (3) Every hospital, whether temporary or permanent, shall—
- (a) be situated in a position in the ship which will ensure the greatest degree of quiet and comfort for patients accommodated therein;
 - (b) be readily accessible, and, in the case of a ship which does not carry a duly qualified medical practitioner or duly qualified nurse exclusively so employed as a member of the crew, shall also be readily accessible from the sleeping quarters of the master of the ship or of a person appointed by the master to take care of the patients; and
 - (c) be so situated as to facilities the proper treatment of patients in all weathers.
- (4) The minimum width of the entrance to every permanent hospital shall be thirty inches or as near thereto as is practicable in the circumstances, and the hospital shall be so arranged that a stretcher can easily be carried into the hospital and placed alongside at least one single-tier bed therein.
- (5) The floor-covering in every permanent hospital shall, as far as is practicable, be free from joints.

(6) Every permanent hospital shall include a hospital ward fitted on at least two sides with side scuttles not less than twelve inches in diameter which shall be capable of being opened:

Provided that, if it is not practicable to fit a side scuttle on two sides of the hospital ward, a skylight, capable of being opened and of as large a size as is practicable, may be substituted for a side scuttle on one side of the ward.

(7) Every side scuttle or skylight in a hospital which is exposed to the direct rays of the sun shall be provided with curtains, blinds or jalousies.

(8) The Director may exempt from any of the requirements of paragraph (6) or (7)—

- (a) any ship of under one thousand tons; and
- (b) any other ship, if he is satisfied that there is therein a permanent hospital which is fully air-conditioned or served by a trunked mechanical ventilation system.

(9) (a) In addition to any air-conditioning or mechanical ventilation system required by regulation 13, every permanent hospital shall be provided with adequate natural supply and exhaust ventilation to the open air by means of ventilators independent of the ventilators provided for any other space in the ship:

Provided that the Director may exempt any ship from any of the requirements of this paragraph if he is satisfied that compliance therewith is unreasonable or impracticable in the circumstances.

(b) Every hospital in every ship when regularly engaged, whether temporarily or permanently, on voyages to areas within the Persian Gulf shall be provided with a means of air-conditioning of sufficient capacity to maintain 84° Fahrenheit (dry bulb) with 50% relative humidity when the ambient conditions are 90° Fahrenheit (dry bulb) with 78% relative humidity.

(10) Every permanent hospital shall be provided with an electric fan complying with the requirements specified in the First Schedule unless it is served by a trunked mechanical ventilation system.

First
Schedule.

(11) Any radiators in a permanent hospital shall be installed as far as practicable from the heads of beds.

(12) In addition to the lighting required by regulation 12, every permanent hospital shall be provided with a portable electric lamp and with such accessories as are necessary for its use.

(13) In every ship which is required by this regulation to be provided with a permanent hospital at least one bed shall be provided in a hospital ward for every fifty, or fraction of fifty, members of the crew:

Provided that the Director may exempt from the requirement of this paragraph any ship carrying more than three hundred persons, to the extent that he is satisfied that compliance therewith is unreasonable or impracticable in the circumstances.

(14) At least one single-tier bed shall be provided in a ward in every permanent hospital, and shall, if practicable, be so arranged as to be accessible from both sides and from the foot. If any beds in the ward are arranged in double tiers, the upper tier shall be hinged or shall be removable. Subject to the foregoing provisions of this paragraph, the provisions of paragraphs (2) to (9)(a) inclusive and paragraph (10) of regulation 18 shall apply to hospital beds as they apply to beds in a sleeping room.

(15) In every ward in a permanent hospital one of each of the following articles of equipment shall be provided for each bed in the hospital ward and shall be within reach of that bed—

- (a) a locker approximately one foot square by two feet high, and fitted with a flat top and a shelf;
- (b) a water bottle; and
- (c) a tumbler.

(16) In every ward in a permanent hospital the following articles of equipment shall be provided—

- (a) seats equal in number, to the number of beds in the ward;
- (b) a clothes locker additional to that required by paragraph (15) of this regulation, and complying with the specifications set forth in sub-paragraph (a) (ii) of paragraph (1) of regulation 19;
- (c) a box cover which will conceal a bed-pan; and
- (d) electric bell-pushes so arranged as to be within reach of each bed and communicating with the sleeping room of a person in charge of the patients.

(17) A washbasin having a capacity of not less than one and one-half gallons shall be fitted in every permanent hospital. In ships of five thousand tons or over a bath of not less than four feet five inches in internal length shall be fitted in washing accommodation forming part of the hospital and adjacent to the hospital ward. The washbasin and bath shall be made of or coated with hygienic and durable material having a smooth and impervious surface not likely to crack, flake or become corroded. They shall be fitted with an efficient and hygienic discharge system separate, if practicable, from any other discharge system in the ship and in particular the water pipes shall be fitted in a manner which will facilitate cleaning. A scupper of not less than two inches in diameter shall be fitted in the lowest part of any room (other than a ward) which contains such washbasin or bath:

Provided that the Director may exempt any ship from the requirement of a bath in the permanent hospital, if he is satisfied that compliance therewith is unreasonable or impracticable in the circumstances.

- (18) (a) A water closet pedestal shall be fitted as part of every permanent hospital.
- (b) The water closet pedestal shall be fitted either in a water closet or in washing accommodation forming part of the hospital.
- (c) Access to the water closet pedestal (or washing accommodation, as the case may be) shall be obtained directly from the hospital ward or from a lobby forming part of the hospital:

Provided that the Director may exempt any ship from the requirement of this sub-paragraph if he is satisfied that compliance therewith is impracticable in the circumstances, and that the water closet forming part of the hospital is conveniently situated in close proximity to the ward.

- (d) The room in which the water closet pedestal is installed shall be provided with a gastight self-closing door unless it is served by a mechanical system of exhaust ventilation, and shall be so constructed as to facilitate cleaning and not to harbour dirt or vermin.
- (e) Such room shall be ventilated in the manner specified in paragraph (7) of regulation 28 and shall comply with the requirements of paragraph (9) or (10) of that regulation, whichever shall be applicable in the circumstances.

(19) The Director may exempt any ship of under five hundred tons from any of the requirements of this regulation.

33. (1) In every ship to which these regulations apply a medical cabinet shall be provided in a position adjacent to the permanent hospital, if any, required by regulation 32 or near to the sleeping room of the person in charge of sick persons on board; and every such medical cabinet shall be fitted in a position in which it will remain dry and which is remote from all sources of heat.

Medical cabinet.

(2) The medical cabinet shall be of a size, design and construction suitable for storing the medicines, medical stores and a book of instruction provided in the ship for the benefit of the seamen on board; and in particular, the medical cabinet shall be provided with the following—

- (a) an outer door fitted with an efficient lock;
- (b) an inner cupboard, fitted with a door and a lock which shall be incapable of being opened by the key to the lock referred to in sub-paragraph (a), which shall be used solely for the storage of poisonous drugs;

- (c) shelves so constructed as to facilitate the identification of medicines stored thereon;
- (d) a dispensing counter or dispensing table, in either case having a surface which can easily be kept clean;
- (e) at least two drawers suitable for the storage of medical stores and used solely for that purpose;
- (f) fittings which will enable hot water bottles to be carried in a hanging position;
- (g) a rack suitable for holding devices for measuring medicines;
- (h) a book containing readily understandable instructions for the use of medicines and medical stores provided for the crew, unless the ship carries a duly qualified medical practitioner as a member of the crew:

Provided that the Director may exempt any ship from the requirements of this paragraph to the extent that he is satisfied that compliance therewith is impracticable having regard to the size or intended service of the ship.

(3) The medical cabinet shall be lighted by an electric light which shall be inside or immediately outside the cabinet, and which will enable all the contents of the cabinet to be seen clearly in the absence of light from any other source and shall contain an electric torch with provision for hanging it in a position where it will provide emergency lighting for the cabinet.

(4) The medical cabinet and the place in which it is fitted shall be so ventilated as to avoid deterioration of the contents of the cabinet.

Protection
from
mosquitoes.

34. (1) In every ship to which these regulations apply, being a ship regularly engaged on voyages to any port to which this regulation relates, the crew accommodation, other than galleys, store rooms and recreation spaces on the open deck shall be provided with protection against the admission of mosquitoes; such protection being provided by means of screens of rust-proof wire or other suitable material which shall be fitted to all side scuttles, natural ventilators, skylights, and doors leading to the open deck.

(2) Any door to which such screens are fitted, being a door at the entrance to a permanent or temporary hospital in a ship to which these regulations apply, shall be of a self-closing type.

(3) The ports to which this regulation relates are as follows—

- (a) ports between 20° North latitude and 20° South latitude on the coasts of—
 - (i) Africa, excluding Port Sudan and Massawa;

(ii) Asia, including the East Indian Archipelago and the Philippine Islands, but excluding Aden, Bombay, Madras, Vizagapatam, Colombo, Trincomalee, Singapore, Penang and Port Swettenham;

(iii) New Guinea, New Britain, New Ireland, New Hebrides and the Solomon Islands; and

(b) ports on the coasts of Madagascar.

35. (1) The crew accommodation in every ship to which these regulations apply shall be maintained in a clean and habitable condition, and all equipment and installations required by these regulations shall be maintained in good working order; and every part of the crew accommodation (not being a store room) shall be kept free of stores and other property not belonging to or provided for the use of persons for whom that part of the accommodation is appropriated, and in particular no cargo shall be kept in any part of the crew accommodation.

Maintenance
and inspection
of crew
accommodation.

(2) The master of the ship or an officer appointed by him for the purpose shall inspect every part of the crew accommodation at intervals not exceeding seven days, and shall be accompanied on the inspection by one or more members of the crew. On each such inspection the master of the ship shall cause to be entered in the ship's official log book a record of—

- (a) the time and date of the inspection;
- (b) the names and ranks of the persons making the inspection;
- (c) particulars of any respects in which the crew accommodation or any part thereof was found by any of the persons making the inspection not to comply with these regulations.

36. The crew accommodation in every ship to which these regulations apply shall be inspected by a surveyor of ships whenever—

Inspection
by a
surveyor
of ships.

- (a) the ship is registered or re-registered in Hong Kong;
- (b) any part of the crew accommodation in the ship undergoes substantial alterations or repair;
- (c) the number of persons accommodated in any sleeping room is increased above that marked in accordance with paragraph (1) of regulation 16;
- (d) in the opinion of a surveyor of ships there is reason to believe (whether or not in consequence of a complaint) that any of the provisions of these regulations has been contravened in respect of that ship, or that any condition subject to which the Director has exempted the ship from a requirement of these regulations has not been satisfied;
- (e) a request for an inspection of the crew accommodation has been made to the Director or to a surveyor of ships by or on

behalf of the owner of the ship or of any organization which appears to the Director to be representative of the owners of British ships or of the seamen concerned; or

- (f) a complaint, which complies with the following requirements, has been lodged with a surveyor of ships—

(i) the complaint shall be in writing, signed by one member of the crew in the case of a ship of under one thousand tons, and by three members of the crew in the case of any other ship;

(ii) the complaint shall specify the respects in which it is alleged that the crew accommodation in the ship does not comply with these regulations;

(iii) the complaint shall be lodged without undue delay;

(iv) the complaint shall be lodged not less than twenty-four hours before the ship is due to sail, unless the ship is in port for less than that period.

Fees.

37. In respect of any inspection of a ship carried out for the purposes of regulation 36 the following fees shall be paid—

For each visit to the ship HK\$ 50.00

Maximum fee HK\$200.00:

Provided that no fee shall be payable in respect of an inspection made—

- (a) coincidental to inspection for registration, re-registration or remeasurement of the ship; or
 (b) in pursuance of paragraph (f) of regulation 36 if the Director is satisfied that the inspection was made in consequence of an unjustified complaint.

Accommodation shared with passengers.

38. (1) No accommodation provided in compliance with these regulations shall be used by or appropriated to the use of passengers and no galley or store room provided in compliance with these regulations shall be used, or appropriated to use, for the preparation or storage of food for passengers.

(2) The Director may exempt any ship from the requirements of any of these regulations, not being requirements relating to sleeping rooms, or office accommodation, to the extent that he is satisfied that accommodation equal or superior in standard to the accommodation required by these regulations is available for the use or service of the crew in common with passengers.

Additional exemptions.

39. (1) The Director may exempt—

- (a) any ship while under construction,
 (b) any ship while undergoing trials,

(c) any ship of under two hundred tons,

(d) any tug,

(e) any ship which, in his opinion, is primarily employed in a harbour, river or estuary,

from the requirements of these regulations to the extent that he is satisfied that compliance therewith is unreasonable or impracticable in the circumstances.

(2) Subject as otherwise in these regulations specifically provided in relation to persons referred to in this paragraph, the Director may exempt from any of the requirements of these regulations any ship in which there are employed any groups of ratings necessitating the employment of a substantially greater number of ratings than would otherwise be employed, to the extent that he is satisfied that the ship is provided with crew accommodation for such ratings which is suited to their distinctive national habits and customs and, in the case of mess rooms, sanitary accommodation and hospitals, is equal or comparable in the standard to the crew accommodation required by these regulations.

(3) The Director may, after consultation with the owners of the ship, or such organization or organizations as appear to him to be representative of owners of British ships, and with such organization or organizations (if any) as appear to him to be representative of seamen employed in British ships, exempt any ship from any of the requirements of these regulations if he is satisfied that corresponding advantages are provided in the ship so that the crew accommodation, considered as a whole, is equivalent or superior in standard to that required by these regulations.

40. (1) In the measurement of a ship to which these regulations apply for the purpose of ascertaining her register tonnage, no deduction shall be allowed for—

Non-deductible space.

(a) any space appropriated to the storage of fresh water for the use of the crew;

(b) any excess in volume of the space appropriated to the storage of provisions (other than fresh water) for the crew over fifteen per cent of the total volume of the other spaces provided in the ship as crew accommodation and accommodation for the master of the ship;

(c) any space forming part of the crew accommodation which has not been first included in the measurement of the ship's tonnage;

(d) any space provided in accordance with these regulations which is available for use by the occupants of spare or passenger

cabins except that provision of one pilot's cabin and one owner's cabin, whilst not being themselves deductible, will not preclude deduction of spaces shared with the officers provided there are no more than two berths in each such room and provisions for their occupants has been made in the public rooms;

(2) Crew spaces which are normally exempt from tonnage measurement will not be so exempt unless they comply with these regulations wherever applicable.

FIRST SCHEDULE. [regs. 2(1) and 13(3)
and (4) and 32(10).]
*Trunked Mechanical Ventilation Systems
and Electric Fans.*

A. TRUNKED MECHANICAL VENTILATION SYSTEMS.

1. The trunked mechanical ventilation system referred to in paragraph (1) of regulation 2 and paragraph (3) of regulation 13 of these regulations (in this Schedule referred to as "the system") shall, in relation to the spaces specified in the second column of Table I annexed hereto, be capable of the respective standards of performance specified in the third or fourth column of that Table, whichever standard shall be the higher in the circumstances:

Provided that nothing in Table I shall be taken to relate to a space specified in the second column of Table II annexed hereto.

2. The system shall, in relation to the spaces specified in the second column of Table II, be capable of the respective standards of performance specified in the third and fourth columns of that Table.

3. If any store room is served by a fan which provides warmed air for any other space, the store room shall be provided with ventilation trunking separate from that serving such other space.

4. The clear area of the exhaust openings which shall be provided in conjunction with the system shall be sufficient to ensure that the velocity of air at each exhaust opening does not exceed 1,000 feet per minute when the system is in operation.

5. The speed of every supply fan forming part of the system shall be capable of being varied where direct current motors are used.

6. The system shall be quiet in operation.

7. All trunking forming part of the system shall be provided with non-return flaps where such flaps are necessary for the exclusion of effluvia and the preservation of the health of the crews.

8. If the system is designed to circulate heated air as the sole means of heating the crew accommodation, the system shall be sub-divided into sections which can be separately controlled to the extent necessary to enable a comfortable temperature to be maintained in all parts of the crew accommodation.

9. If an air-conditioning system circulating cooled air is used the number of air-changes and volumes of air to be supplied shown in the tables may be reduced as approved by the Director. A measure of recirculation may be permitted subject to a minimum supply of fresh air of not less than 15 cubic feet per man per minute. Recirculation of air from washing and sanitary accommodation, galleys, pantries and store rooms will not be permitted without adequate measures for purification and deodorization. Recirculation of air from a hospital ward will not be permitted under any circumstances.

10. Means are to be provided to enable the ventilation trunking to be cleaned internally.

TABLE I.

1	2	3	4
Category	Space	Fresh air changes per hour	Volume of fresh air, in cu. ft. per minute, for each person likely to use the room at any one time
A	Rooms (other than rooms in Category C) in deck houses above the upper or shelter deck—		
	(1) Outside rooms (other than rooms adjoining machinery casing)	10	50
	(2) Inside rooms and rooms adjoining machinery casing.	15	50
B	Rooms (other than rooms in Category C) in side-to-side super-structure above the upper or shelter deck—		
	(1) Outside rooms (other than rooms adjoining machinery casing)	12	50
	(2) Inside rooms and rooms adjoining machinery casing.	15	50
C	Mess rooms, smoking rooms and recreation rooms (in each case above the upper or shelter deck)—		
	(1) Not adjoining machinery casing	15	* 25
	(2) Adjoining machinery casing.	18	* 25
D	Passageways adjoining machinery casing	4	—
E	Rooms in 'tween decks (including shelter 'tween decks) of ships propelled by internal combustion machinery—		
	(1) Rooms clear of machinery casing	12	50
	(2) Rooms abreast of but not adjoining machinery casing.	12	50
	(3) Rooms adjoining machinery casing (other than mess rooms, smoking rooms and recreation rooms)	15	60
	(4) Mess rooms, smoking rooms and recreation rooms (in each case adjoining machinery casing).	18	25

TABLE I.—Contd.

1	2	3	4
Category	Space	Fresh air changes per hour	Volume of fresh air, in cu. ft. per minute, for each person likely to use the room at any one time
F	Rooms in 'tween decks (including shelter 'tween decks) of steamships—		
	(1) Rooms clear of machinery casing	12	50
	(2) Rooms abreast of, but not adjoining machinery casing.	15	60
	(3) Rooms immediately above machinery casing or abreast of and adjoining machinery casing (other than mess rooms, smoking rooms and recreation rooms)	18	60
	(4) Mess rooms, smoking rooms and recreation rooms (in each case adjoining machinery casing).	20	† 30

Note: * Whatever the number of persons likely to use the room at any one time, the total volume of fresh air per minute shall not be required to be such as would result in more than 20 fresh air changes per hour.

† Whatever the number of persons likely to use the room at any one time, the total volume of fresh air per minute shall not be required to be such as would result in more than 25 fresh air changes per hour.

TABLE II.

1	2	3	4
Category	Space	Fresh air changes per hour	
		Supply	Exhaust
G	Galleys	* † 20	† 40
H	Sanitary accommodation, drying rooms and pantries	10	—
J	Wards in permanent hospitals.	12 or such greater number as would result in the supply of not less than 50 cu. ft. of fresh air per minute for each bed in the room	—

TABLE II.—Contd.

1	2	3	4
Category	Space	Fresh air changes per hour	
		Supply	Exhaust
K	Dry provision store room	Not less than † 10 and not more than 20	—

Note: * 15, if at least two sides of the galley are exposed to the weather.

† The Director may exempt any ship from these requirements to the extent that he is satisfied that compliance therewith is unnecessary by reason of the insulation of the equipment in the galley, or by reason of the size of the galley.

‡ Subject to the provisions of regulation 30(4).

B. ELECTRIC FANS.

1. Where required under regulation 13(4) or 32(10) electric fans are to be fitted in all sleeping and public rooms, studies, offices, galleys, pantries and hospitals.

2. The fans are to conform to the standard laid down in British Standard Specifications 367 and 380 and are to comply with the following requirements—

- The air displacement in site is to comply with the requirements of Tables I and II in this Schedule and the performance of the type is to be certified by a testing authority recognized by the Director.
- The fans are to be quiet in operation when mounted in place and are not to be audible in rooms adjacent to that in which they are fitted.
- Fans are to be fixed in position on "semi-rigid" mountings such that the direction of air flow can be adjusted by the user and in all rooms, except sleeping rooms for less than four men, an automatic oscillating mechanism is required.
- At least two running speeds are to be provided for in each fan.
- The mountings, blades and guards are to be made of rust-proof material.
- Suppressers are to be fitted as necessary to prevent interference with the ship's radar, compasses or other electronic instruments.

SECOND SCHEDULE.

[regs. 8(2) and 9(4).]

Deck Sheathings.

1. The material referred to in paragraph (2) of regulation 8 and paragraph (4) of regulation 9 of these regulations (in this Schedule referred to as "the material") shall comply with the following requirements—

- Foothold.** The material, whether wet or dry, shall provide a good foothold.
- Thermal Insulation.**
 - If the material covers a deck exposed to the weather, it shall provide thermal insulation not less than that provided by a wooden deck 2½ inches thick.
 - If the material covers any other deck, it shall provide a warm and comfortable surface.

- (c) *Fire Resistance.* The material shall be such as will not readily ignite in the position in which it is laid.
- (d) *Water absorption.* The material shall be such that, after being immersed in water for a period of 48 hours, the moisture content of the material will not exceed 7 per cent of its dry weight: Provided that the Director may exempt any ship from the requirement of this subparagraph.
- (e) *Adhesion.* The material shall be so laid as to adhere closely under all conditions of service to the surface on which it is laid.
- (f) *Non-corrosion.* The material shall not contain any substance which may cause corrosion of the deck on which it is laid, unless the deck is effectively protected from corrosion by a coating applied for that purpose.
- (g) *Danger to person.* The material shall be such as will not produce any injurious effect upon persons who may come in contact with it.
- (h) *Resistance to wear and weather.* The material shall be sufficiently hard and strong to withstand all conditions of service and shall be sufficiently flexible to prevent cracking under those conditions.

2. If the material is laid in a permanent hospital, it shall be material not likely to be damaged by surgical spirit or other liquids which may be used in the hospital.

3. If the material is laid on the crown of an oil fuel tank, the material shall be such that if it is immersed in fuel oil for a period of 24 hours at a temperature of 150°F. the weight of the material will not increase by more than 1 per cent and the material will not be penetrated by the oil.

THIRD SCHEDULE.

[reg. 8(2).]

Insulating Material for the Underside of Decks.

The insulating material referred to in paragraph (2) of regulation 8 of these regulations (in this Schedule referred to as "the material") shall comply with the following requirements—

- (a) *Thermal Insulation.* The material shall provide thermal insulation not less than that provided by a wooden deck 2½ inches thick.
- (b) *Fire Resistance.* The material shall be such as will not readily ignite in the position in which it is laid.
- (c) *Adhesion.* The material shall be so laid as to adhere closely under all conditions of service to the deck under which it is laid.
- (d) *Non-corrosion.* The material shall not contain any substance which may cause corrosion of the deck under which it is laid, unless the deck is effectively protected from corrosion by a coating applied for that purpose.

FOURTH SCHEDULE.

[reg. 16.]

Marking.

PART I.

Markings for Sleeping Rooms.

Certified for (*) seamen.

Certified for A(†) seamen.

Certified for (*) seamen or A(†) seamen.

PART II.

Markings for spaces other than sleeping rooms.

Certified for Chief Officer (‡)

Certified for Officers.

Certified for Petty Officers.

Certified for Apprentices.

Certified for Crew.

- (*) There shall here be inserted the maximum number of seamen who may be accommodated in the room in accordance with these regulations when it is not appropriated to use solely by such ratings as are referred to in regulation 39(2).
- (†) There shall here be inserted the maximum number of seamen who may be accommodated in the room in accordance with these regulations when it is appropriated to use solely by such ratings as are referred to in regulation 39(2).
- (‡) In the case of a room intended for the sole use of any other officer the rank of that officer shall here be substituted.

FIFTH SCHEDULE.

[reg. 11(2).]

Heating Systems.

1. The heating system shall be tested on board and deemed adequate if it is capable of maintaining the difference in degrees Fahrenheit between room and ambient temperature at the figure given by $37 \left(\frac{T-t}{T-30} \right) 1.3$

where T=temperature of radiator or heating coil and
t= ambient temperature, both in degrees Fahrenheit.

2. During tests on board, doors, side scuttles and skylights may be kept closed but ventilators are to remain open. The mechanical ventilation system, if fitted, shall be in operation but will not be required to supply more than 15 cu. ft. of fresh air per person per minute.

3. A period of twenty-four hours shall be allowed for warming up before test.

4. Central hot water systems shall be capable of maintaining the required temperature for a period of at least 6 hours with fires banked unless a system of automatic fuel feeding is fitted.

5. Central hot water heating installations should preferably be on the two pipe system the flow pipe being run at a sufficiently high level without long horizontal leads as far as may be practicable and vented independently of air cocks on radiators or on the circuits. Radiators should be kept off the floor, but no higher than necessary to provide a good slope for the return to the boiler in the worst condition of trim. Screw plugs or cocks should be fitted to the radiators. A make-up tank of adequate capacity should be provided and should have a permanent connexion for filling from the fresh water system, with, if practicable, automatic control. Exposed pipes and tanks should be lagged or insulated, and the maker's instructions and a diagram of the installation should be conveniently posted in the ship.

If a single pipe system is used particular care must be taken to ensure that there is an adequate circulation head under the worst conditions of trim, either by gravity or by power-driven accelerator.

6. Boiler compartments should be built of steel and suitably insulated. If, unavoidably, they open off passages forming part of crew accommodation they should be provided with self-closing doors situated well clear of crew's escapes. The compartments should be well ventilated and means should be

provided for closing ventilators and other openings in case of fire within the spaces. Filling arrangements for the fuel bunkers should be provided on deck wherever possible, and in the case of boilers using oil fuel all reasonable and necessary steps should be taken to ensure the safety of the crew.

7. Steam systems should be self-draining as far as practicable and should be properly vented and trapped where necessary. If a single pipe system is used, steam and condensate should flow in the same direction. There should be ample safeguard against over-pressure.

8. All radiators should be provided with independent control and should be designed with a view to economy in space and uniformity in room temperature. In large rooms, there should be two or more radiators to ensure a reasonably uniform distribution of heat.

9. Suitable guards should be fitted over radiators where high surface temperatures are employed, and the radiators are sited in positions likely to be exposed to contact with (a) the person, or (b) bedding or other inflammable material.

10. If, after test, radiators are—

(a) painted with metallic paints, or

(b) enclosed with shields, grilles or other means,

the surveyor will require a re-test, unless there is an adequate margin of performance.


Clerk of Councils.

COUNCIL CHAMBER,
18th July, 1961.

Explanatory Note.

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

These regulations govern the standard of crew accommodation to be provided in British ships registered in the Colony (other than fishing boats and pleasure craft) and implement in this respect, so far as may be, Convention No. 92 adopted by the International Labour Conference at Geneva in 1949 to which the United Kingdom was a party. The contents of these regulations follow closely those of the corresponding regulations in the United Kingdom subject only to such modification as is rendered necessary in the case of ships primarily engaged in Far Eastern trades.

(Secretariat GR10/5061/57)

SOCIETIES ORDINANCE.

(Chapter 151).

SOCIETIES RULES, 1961.

In exercise of the powers conferred by section 25 of the Societies Ordinance, the Governor in Council has made the following rules—

1. These rules may be cited as the Societies Rules, 1961. Citation.
2. (1) Every application for registration of a society shall be made by the delivery to the Registrar of an application form, duly completed, in accordance with Form 1 of the Schedule. Application for registration and exemption from registration. Schedule. Form 1.
 (2) Every application for exemption from registration of a society shall be made by the delivery of an application form, duly completed, in accordance with Form 2 of the Schedule. Form 2.
 (3) Every such application form shall be signed by the three principal office-bearers or three sponsors of the society.
3. (1) If the Registrar decides— Communication of decision of Registrar. Form 3.
 - (a) to register a society he shall forward to the society a certificate of registration in accordance with Form 3 of the Schedule;
 - (b) to grant to a society exemption from registration, he shall forward to the society a certificate of exemption from registration in accordance with Form 4 of the Schedule. Form 4
 and in each case he shall return to the society a copy of the constitution or rules of the society certified under his hand as having been approved by him.
- (2) If the Registrar decides to refuse to register a society or to grant to a society exemption from registration, he shall forward to the society a notice of refusal in accordance with Form 5. Form 5.
4. (1) A notice served by the Registrar in accordance with the provisions of subsection (1) of section 5E of the Ordinance shall be in accordance with Form 6. Notices of cancellation, etc. Form 6.
 (2) A notice served, affixed and published in accordance with the provisions of subsection (4) of section 5E or subsection (5) of section 6A of the Ordinance shall be in accordance with Form 7. Form 7.
 (3) A notice published in accordance with the provisions of subsection (2) of section 6A of the Ordinance shall be in accordance with Form 8. Form 8.

Content of constitution or rules.

5. The constitution or rules of every society, unless the society is exempted by the Registrar in accordance with the provisions of subsection (3) of section 5D of the Ordinance from compliance with the provisions of sections 5C and 5F of the Ordinance, shall contain, to the satisfaction of the Registrar, provision in respect of the following matters—

- (a) the name of the society;
- (b) the registered address of the society;
- (c) the objects for which the society is established;
- (d) the purposes to which the funds of the society may be applied;
- (e) the qualifications for membership of the society and the terms of admission of members thereof;
- (f) the manner in which ordinary and extraordinary meetings of the members of the society may be called, the notice which must be given of any such meeting and the number of members of the society which shall form a quorum at any such meeting;
- (g) the mode of election of officers of the society and the period during which they may hold office without re-election;
- (h) the nature and extent of the liability of members of the society;
- (i) the method by which the society may be dissolved and the disposal of assets of the society in the event of the dissolution thereof.

Inspection of registers.

6. Any person who wishes to inspect the register of registered societies or the register of exempted societies shall pay to the Registrar a fee of one dollar for every such inspection.

Revocation. (Vol. X, p. 201).

7. The Societies (Registration) Rules are revoked.

SCHEDULE.

FORM 1.
表格第一款

[rule 2.]

SOCIETIES ORDINANCE.
(Chapter 151).
社團條例(即香港法例第一五一章)

APPLICATION FOR REGISTRATION OF A SOCIETY.
社團註冊申請書

Application is hereby made for the registration, in accordance with the provisions of section 5 of the Societies Ordinance, of the society known as
茲按照社團條例第五款之規定申請准予本社團註冊，本社團名稱為
..... of

(Name of Society) (社團名稱) 地址在 (Address of Society) (社團地址)
.....

The objects of the society are
本社團之宗旨為

The particulars of the society are—
本社團之詳情如下

- (a) Persons eligible for membership of the society
有資格為會員之人士
- (b) Number of members permitted
准予為會員之人數
- (c) Titles of office-bearers
本社團在職人員之職稱
- (d) Names, addresses and occupations of the office-bearers at the date of application
申請註冊時本社團在職人員之姓名及職業

Dated this day of, 19 ..
一九.....年.....月.....日

.....
Signature (office held).
簽署 職銜

.....
Signature (office held).
簽署 職銜

.....
Signature (office held).
簽署 職銜

FORM 2.
表格第二款

[rule 2.]

SOCIETIES ORDINANCE.
(Chapter 151).
社團條例(即香港法例第一五一章)

APPLICATION BY A SOCIETY FOR EXEMPTION FROM REGISTRATION.
社團豁免註冊申請書

Application is hereby made for the exemption from registration, in accordance with the provisions of section 5 of the Societies Ordinance, of the society known as
茲按照社團條例第五款之規定申請特許本社團豁免註冊，本社團名稱為

known as of
(Name of society) (社團名稱)

地址在

.....
(Address of society) (社團地址)

The society is established solely for religious, charitable, social or recreational purposes/ as a rural committee/ as a federation or other association of rural nature / 純為新界民政署長所認許之鄉事委員會 / 鄉事委員會之聯合會或其他協會*

The objects of the society are
本社團之宗旨為

The particulars of the society are—
本社團之詳情為

- (a) Persons eligible for membership of the society
有資格為會員之人士
- (b) Number of members permitted
准予為會員之人數
- (c) Titles of officers
本社團在職人員之職稱
- (d) Names, addresses and occupations of the officers at the date of application
申請豁免註冊時本社團在職人員之姓名，住址及職業

Dated this day of , 19 ..
一九 .. 年 .. 月 .. 日

.....
Signature (office held).
簽署 職銜

.....
Signature (office held).
簽署 職銜

.....
Signature (office held).
簽署 職銜

* Delete whichever is inapplicable.
將不適用者刪去

FORM 3.

[rule 3.]

SOCIETIES ORDINANCE.

(Chapter 151).

CERTIFICATE OF REGISTRATION.

It is hereby certified that the society known as of
.....
(Name of society)

.....
(Address of society)

is registered in accordance with the provisions of section 5 of the Societies Ordinance.

Dated this day of , 19 ..

.....
Registrar of Societies/Assistant Registrar.

FORM 4.

[rule 3.]

SOCIETIES ORDINANCE.

(Chapter 151).

CERTIFICATE OF EXEMPTION FROM REGISTRATION.

It is hereby certified that the society known as of
.....
(Name of society)

.....
(Address of society)

is exempted from registration in accordance with the provisions of section 5 of the Societies Ordinance and from compliance with the provisions of sections 5C and 5F of that Ordinance in accordance with the provisions of section 5D of that Ordinance upon the following conditions—

Dated this day of , 19 ..

.....
Registrar of Societies/Assistant Registrar.

FORM 5. [rule 3.]
 表格第五款
 SOCIETIES ORDINANCE.
 (Chapter 151).
 社團條例(即香港法例第一五一章)

NOTICE OF REFUSAL TO REGISTER/EXEMPT FROM REGISTRATION.*
 拒予註冊/拒予豁免註冊*通知書

To
 (Name of society) (社團名稱) 鑒
 of
 (Address of society) (社團地址)

I hereby give notice that in exercise of the powers conferred by section 5A/5B* of the Societies Ordinance, I refuse to register/ exempt from registration* the above named society.
 本註冊官茲執行社團條例第五款甲段/第五款乙段*所賦予之權力對貴社團申請註冊/申請豁免註冊*之事應拒予照准特此通告通知

Dated this day of , 19 ..
 一九 .. 年 .. 月 .. 日

Registrar of Societies/Assistant Registrar.
 社團註冊官/助理社團註冊官

* Delete whichever is inapplicable.
 將不適用者刪去

FORM 6. [rule 4.]
 SOCIETIES ORDINANCE.
 (Chapter 151).

NOTICE OF INTENTION TO CANCEL REGISTRATION/EXEMPTION FROM REGISTRATION.*

To
 (Name of society)
 of
 (Address of society)

In exercise of the powers conferred on me by section 5E of the Societies Ordinance I hereby give you notice that I am of the opinion that the registration/exemption from registration* of the above named society should be cancelled on the following grounds—

AND I further give notice to you that unless within fourteen days of the service of this notice on the said society, the society does not show cause to my satisfaction why the registration/exemption from registration* should not be cancelled, I shall cancel the registration/exemption from registration* of the said society.

Dated this day of , 19 ..

Registrar of Societies/Assistant Registrar.

* Delete whichever is inapplicable.

FORM 7. [rule 4.]
 SOCIETIES ORDINANCE.
 (Chapter 151).

NOTICE OF CANCELLATION OF REGISTRATION/EXEMPTION FROM REGISTRATION.*

It is hereby notified that in exercise of the power conferred by subsection (3) of section 5E/subsection (3)/(4) of section 6A* of the Societies Ordinance, the Registrar of Societies has cancelled/refused to cancel* the registration/exemption from registration* of the society known as

.....
 (Name of society)

Dated this day of , 19 ..

Registrar of Societies.

* Delete whichever is inapplicable.

一九 .. 年 .. 月 .. 日

之註冊/豁免註冊之特許。予以/不予。撤銷特此通告通知

(三)/(四)節。所賦予之權力對下開社團即

社團註冊官茲執行社團條例第五款戊段第(三)節/第六款甲段第

社團條例(即香港法例第一五一章)

撤銷社團註冊/特許豁免註冊。之通告

表格第七款

社團註冊官

(社團名稱)

* 將不適用者刪去

FORM 8.
SOCIETIES ORDINANCE.
(Chapter 151).

[rule 4.]

NOTICE OF DISSOLUTION.

It is hereby notified that the Registrar of Societies has been notified, in accordance with the provisions of subsection (1) of section 6A of the Societies Ordinance, that the society known as

.....
(Name of society)
of
(Address of society)

being a society registered/exempted from registration* in accordance with the provisions of that Ordinance, has decided to dissolve itself. AND THAT if no objection is received by him within fourteen days after the date of publication of the notice, the Registrar will cancel the registration/exemption from registration* of the said society.

Dated this day of, 19

.....
Registrar of Societies.

* Delete whichever is inapplicable.

一九.....年.....月.....日
將不適用者刪去

社
團
註
冊
官

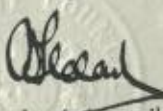
許。予以撤銷特此通告通知

而係按照該條例之規定業經註冊/豁免註冊。者爲此現定於本通告發出之日期後十四天內如無任何反對向本註冊官提出者本註冊官即將該社團之註冊/豁免註冊之特

地址在 (社團名稱) (社團地址)

節之規定向本註冊官呈報現已決定自行解散該社團爲

社團條例 (即香港法例第一百五一章)
表格第八款
社團解散通告


Clerk of Councils.

COUNCIL CHAMBER,
20th July, 1961.
(Secretariat CR37/3231/47II)

TELECOMMUNICATION ORDINANCE.
(Chapter 106).

RADIOCOMMUNICATION (AMENDMENT) REGULATIONS, 1961.

In exercise of the powers conferred by section 31 of the Telecommunication Ordinance, the Governor in Council has made the following regulations—

1. These regulations may be cited as the Radiocommunication Citation. (Amendment) Regulations, 1961.

2. Regulation 1 of the Radiocommunication Regulations (hereinafter referred to as the principal regulations) is amended by the deletion of the definition "Telecommunication Convention" and the substitution therefor of the following—

Amendment of regulation 1. (Vol. IX, p. 216).

"Telecommunication Convention" means such International Telecommunication Convention and the regulations annexed to the Final Act thereof which from time to time or at any time may be acceded to by, or applied to, the Colony;"

3. Regulation 9 of the principal regulations is revoked and replaced by the following—

Revocation and replacement of regulation 9.

"9. (1) The Postmaster General, on payment by any person of the appropriate fee, may hold an examination to determine the competence of such person to fill positions in connexion with the operation of stations for wireless telegraphy or of wireless telegraphy apparatus and, if such person passes such examination, may issue to such person a certificate of competence in such form as he may from time to time determine.

(2) The Postmaster General may issue to any person whom he considers to be entitled thereto, an authority in writing authorizing such person to fill such position in connexion with the operation of a station for wireless telegraphy or for wireless telegraphy apparatus, as may be specified in the authority, being a position for the holding of which the possession of such authority is, under a wireless telegraphy licence granted under the Ordinance, a necessity or a qualification and in his discretion, may at any time suspend or revoke any such authority.

(3) Where an authority granted under paragraph (2) has been suspended or has been revoked, the person to whom the authority has been issued or in whose possession or under whose control the

authority is, on receipt of a requirement in writing from the Postmaster General so to do, shall surrender, or cause to be surrendered, the authority to the Postmaster General, and any person who fails to comply with the provisions of this paragraph shall be guilty of an offence and on summary conviction shall be liable to a fine of one thousand dollars and to imprisonment for six months."

Amendment of forms.

4. The forms annexed to the principal regulations are amended—

- (a) by the deletion in Form 1 of paragraph 17 in the Conditions of Licence and the substitution therefor of the following—

"17. In this licence, "Telecommunication Convention" means such Telecommunication Convention as has, from time to time, been acceded to by or applied to the Colony and all regulations annexed to the Final Act thereof.";

- (b) by the deletion in Form 2 of paragraph 1 of the Conditions and the substitution therefor of the following—

"1. Radiotelegraph Conventions.—The licensee shall observe the provisions of the Telecommunication Ordinance, Chapter 106, and of all regulations made or deemed to have been made thereunder, including the regulations annexed to the Final Act of any Telecommunication Convention, from time to time or at any time acceded to by, or applied to, the Colony.";

- (c) by the deletion in Form 4B of paragraph B of the Schedule thereto and the substitution therefor of the following—

"B. "Telecommunication Convention" means any Telecommunication Convention from time to time or at any time acceded to by, or applied to, the Colony and any regulations annexed to the Final Act thereof.";

- (d) by the deletion in Forms 8, 9, 11 and 12 wherever they occur, of the words and figures "the Telecommunication Convention of Atlantic City, 1947" and the substitution therefor of the following—

" *"

and by the addition at the end of each Form of the following—

" * Insert the particulars of the Telecommunication Convention from time to time acceded to by, or applied to, the Colony."

COUNCIL CHAMBER,
18th July, 1961.


Clerk of Councils.

Explanatory Note.

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

The purpose of these regulations is to amend the Radiocommunication Regulations—

- (a) to enable the Postmaster General to examine persons as to their competency to operate wireless telegraphy stations and apparatus, to issue certificates of competency and to issue authorities in writing authorizing persons to fill positions in connexion with such stations and apparatus; and
- (b) to replace, in various forms annexed to the regulations, references to the Telecommunication Convention of Atlantic City, 1947 by references to any Telecommunication Convention at any time acceded to by, or applied to, the Colony, to obviate the necessity for amendments to the forms on the occasion of each new Telecommunication Convention.

(Secretariat GR32/2961/46)

REGISTRATION OF PERSONS ORDINANCE, 1960.

(No. 18 of 1960).

**REGISTRATION OF PERSONS (RE-REGISTRATION)
(No. 8) ORDER, 1961.**

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

1. This Order may be cited as the Registration of Persons Citation. (Re-registration) (No. 8) Order, 1961.

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, Kowloon or Tsuen Wan, being the holder of an Identity Card which bears a registration number in the series 243,001 to 253,000 and the family, if any, of such holder.

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

By Command,



B. M. Dale
Acting Colonial Secretary.

18th July, 1961.

(Secretariat D/RPO)



PROCLAMATION

No. 4 of 1961.



Claude Burgess.

Officer Administering the Government.

By HIS EXCELLENCY MR. CLAUDE BRAMALL BURGESS, Companion of the Most Distinguished Order of Saint Michael and Saint George, Officer of the Most Excellent Order of the British Empire, Officer Administering the Government of the Colony of Hong Kong and its Dependencies and Vice-Admiral of the same.

WHEREAS by section 25 of the Compulsory Service Ordinance, 1951, it is provided that the said Ordinance may be suspended from time to time by the Governor in Council by Proclamation published in the *Gazette*:

NOW THEREFORE, I, CLAUDE BRAMALL BURGESS, with the advice of the Executive Council, do hereby PROCLAIM that the said Ordinance shall be suspended with effect from the 5th day of August, 1961.

GIVEN under my hand and the Public Seal of the Colony of Hong Kong this 3rd day of August, 1961.

Published by His Excellency's Command.

E. B. Dale

Acting Colonial Secretary.

GOD SAVE THE QUEEN.

(Secretariat D/M/CA)



PROCLAMATION

No. 5 of 1961.



Claude Burgess.

Officer Administering the Government.

BY HIS EXCELLENCY MR. CLAUDE BRAMALL BURGESS, Companion of the Most Distinguished Order of Saint Michael and Saint George, Officer of the Most Excellent Order of the British Empire, Officer Administering the Government of the Colony of Hong Kong and its Dependencies and Vice-Admiral of the same.

WHEREAS by section 1 of the Immigration Service Ordinance, 1961 (No. 30 of 1961), 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, CLAUDE BRAMALL BURGESS, do hereby PROCLAIM that the said Ordinance shall come into operation on the 4th day of August, 1961.

GIVEN under my hand and the Public Seal of the Colony of Hong Kong this 3rd day of August, 1961.

Published by His Excellency's Command,

B. S. Dale

Acting Colonial Secretary.

GOD SAVE THE QUEEN.

(Secretariat CR52/3231/48IV)



PROCLAMATION

No. 6 of 1961.



Claude Burgess.

Officer Administering the Government.

BY HIS EXCELLENCY MR. CLAUDE BRAMALL BURGESS, Companion of the Most Distinguished Order of Saint Michael and Saint George, Officer of the Most Excellent Order of the British Empire, Officer Administering the Government of the Colony of Hong Kong and its Dependencies and Vice-Admiral of the same.

WHEREAS by section 1 of the Immigration (Control and Offences) (Amendment) Ordinance, 1961 (No. 31 of 1961), 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, CLAUDE BRAMALL BURGESS, do hereby PROCLAIM that the said Ordinance shall come into operation on the 4th day of August, 1961.

GIVEN under my hand and the Public Seal of the Colony of Hong Kong this 3rd day of August, 1961.

Published by His Excellency's Command,

P. Stendall

Acting Colonial Secretary.

GOD SAVE THE QUEEN.

(Secretariat CR52/3231/48IV)



**IMMIGRATION (CONTROL AND OFFENCES)
REGULATIONS, 1961.**

ARRANGEMENT OF REGULATIONS.

<i>Regulation.</i>	<i>Page.</i>
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2. Immigration examination signal	2
3. Places of detention	2
4. Treatment of certain detained persons	2
5. Public officers authorized to exercise powers of Director	3
6. Prescribed forms and photographs for purposes of sections 7A and 24 of Ordinance	3
7. Form of record and return for purposes of section 26 of Ordinance.	3
8. Form of application for forfeiture and form of summons on application therefor	3
9. Certificates of identity and emergency certificates	3
10. Entry permits	3
11. Aliens' certificates of identity	4
12. Frontier passes	4
13. Re-entry permits	4
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15. Exemption	4
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**IMMIGRATION (CONTROL AND OFFENCES)
ORDINANCE, 1958.**
(No. 34 of 1958).

IMMIGRATION (CONTROL AND OFFENCES) REGULATIONS, 1961.

In exercise of the powers conferred by section 42 of the Immigration (Control and Offences) Ordinance, 1958, the Governor in Council has made the following regulations—

1. These regulations may be cited as the Immigration (Control and Offences) Regulations, 1961, and shall come into operation on the day appointed for the commencement of the Immigration (Control and Offences) (Amendment) Ordinance, 1961.

Citation and commencement.

2. The immigration examination signal shall be—
(a) by day, the letters H. N. N., shown by means of signal flags; and
(b) by night, four lights, coloured WHITE, RED, WHITE, RED, in a vertical line one over the other, equally spaced (not less than three feet apart) and visible from all parts of the horizon at a distance of not less than one mile.

Immigration examination signal.

3. (1) Save as provided in paragraph (3), the places set out in the First Schedule shall be places where persons detained for the purposes of the Ordinance may be detained.

Places of detention. First Schedule.

(2) The places set out in Part I of the First Schedule shall be under the control of the Commissioner of Prisons, and the places set out in Part II of the First Schedule shall be under the control of the Commissioner of Police.

(3) Any person detained for the purposes of the Ordinance by the Director may, for any period not exceeding two hours from the time when his detention commenced, be detained in any of the offices of the Immigration Service.

4. Persons under detention in any of the places set out in the First Schedule shall receive the same treatment as that accorded to persons committed to prison for safe custody in any of the circumstances specified in paragraph (1) of rule 186 of the Prison Rules, 1954, and, *mutatis mutandis*, rules 187 to 205 (both inclusive) of the Prison Rules, 1954, shall apply to such persons.

Treatment of certain detained persons. First Schedule. (17 of 1954, Schedule).

5. The public officers specified in the second column of the Second Schedule may exercise the powers vested in the Director by such of the provisions of the Ordinance as are specified in relation to such officers in the third column of that Schedule.

Public officers authorized to exercise powers of Director. Second Schedule.

6. (1) For the purposes of subsection (1) of section 7A and subsection (1) of section 24, respectively, of the Ordinance, the forms shall be those set out in Parts I and II of the Third Schedule.

Prescribed forms and photographs for purposes of sections 7A and 24 of Ordinance. Third Schedule.

(2) Every alien to whom the provisions of subsection (2) of section 7A or subsection (1) of section 24 of the Ordinance apply shall deliver one photograph of himself which shall be of the size commonly used for passports and of such quality as the Director may approve.

7. (1) The record required to be kept by the provisions of subsection (1) of section 26 of the Ordinance shall be in the form set out in Part I of the Fourth Schedule.

Form of record and return for purposes of section 26 of Ordinance. Fourth Schedule.

(2) Any return furnished pursuant to the provisions of subsection (2) of section 26 of the Ordinance shall be in the form set out in Part II of the Fourth Schedule, and shall consist of a true copy of the entries kept in the record required to be kept by the provisions of subsection (1) of the said section 26.

8. (1) The form in Part I of the Fifth Schedule shall be the form of application for the purposes of paragraph (a) of subsection (6) of section 41 of the Ordinance.

Form of application for forfeiture and form of summons on application therefor. Fifth Schedule.

(2) The form in Part II of the Fifth Schedule shall be the form of summons for the purposes of paragraph (b) of subsection (6) of section 41 of the Ordinance.

9. The Director may, on payment of the prescribed fee, issue to any person, for the purpose of travel in respect of any journey to or from the Colony and of identification upon such journey, a certificate of identity or an emergency certificate.

Certificates of identity and emergency certificates.

10. (1) The Director may issue to any person an entry permit.

Entry permits.

(2) The issue of such a permit may be effected by stamping a travel document and by inserting therein the period for which such permit is valid and any conditions which the Director may have imposed.

(3) Where the issue of an entry permit is effected in accordance with the provisions of paragraph (2) and where an entry permit is issued to a person in transit, such permit shall be issued without charge, but save as aforesaid an entry permit shall be issued only on payment of the prescribed fee.

Aliens' certificates of identity.

11. For the purpose of enabling such alien to prove his identity in the Colony, the Director may, on payment of the prescribed fee, issue to an alien who resides in the Colony a certificate of identity.

Frontier passes.

12. The Director and the Commissioner of Police may, on payment of the prescribed fee, issue to any person a frontier pass, which shall be sufficient authority within the Colony for such person to cross and re-cross the land frontier of the Colony and the limits of its territorial waters to such extent as may be specified in the pass.

Re-entry permits.

13. (1) The Director may, on payment of the prescribed fee, issue to any person a re-entry permit, which shall be valid for such period, not exceeding twelve months, as may be specified therein.

(2) A re-entry permit shall be sufficient authority within the Colony for the person described therein to re-enter the Colony on any number of occasions during the period for which the permit is valid.

Certain documents to be in form prescribed by Director of Immigration.

14. Entry permits, re-entry permits, certificates of identity issued under the provisions of regulation 9 or 11, emergency certificates and frontier passes shall be in such form as the Director of Immigration may, from time to time, prescribe.

Exemption.

15. Consuls de carriere duly accredited to the Government shall be exempt from the provisions of sections 24 and 25 of the Ordinance.

Fees. Sixth Schedule.

16. In respect of the documents and in the circumstances specified in the second column of the Sixth Schedule, the fees specified opposite thereto in the third column of that Schedule shall be payable:

Provided that, where the fee payable in respect of a visa granted by any state to a citizen of the United Kingdom and Colonies differs from the fee specified in the Sixth Schedule as the fee payable in respect of a visa of the same class, the fee payable on the grant to a national of such state of a visa of such class shall be the fee payable on the grant thereof in the United Kingdom and shall be converted into Hong Kong currency at the rate of eighty cents to one English shilling.

Revocation. (G.N.A. 73/58).

17. The Immigration (Control and Offences) Regulations, 1958, are revoked,

FIRST SCHEDULE.

[reg. 3.]

Places of detention.

PART I.

1. The Stanley Prison.
2. The Victoria Remand Prison.
3. The Lai Chi Kok Female Prison.

PART II.

1. The lockfast cells or room accommodation at any police station in the Colony.
2. The Prison Wards of the Queen Mary Hospital and Kowloon Hospital.

SECOND SCHEDULE.

[reg. 5.]

Public officers and powers of Director which they may exercise.

Item.	Public officers.	Sections of Ordinance.
1.	Senior immigration inspectors.	4(1)(a)(ii), 4(1)(b), 5(1), 5(2), 6, 7(1) and (2), 7(3), 8, 9(1), (2) and (3), 10, 11(1) and (2), 11(3)(a), 11(3)(b), 11(4), 13(1)(b), 13(1)(c), (d), (e) and (f), 15(1)(a)(ii), 22, 23, 25(1), 28(1).
2.	Immigration inspectors.	4(1)(a)(ii), 4(1)(b), 5(1), 5(2), 6, 7(1) and (2), 7(3), 8, 9(1), (2) and (3), 10, 11(1) and (2), 11(3)(b), 11(4), 13(1)(b), 13(1)(c), (d), (e) and (f), 15(1)(a)(ii), 22, 23, 25(1), 28(1).
3.	Immigration sub-inspectors.	4(1)(a)(ii), 4(1)(b), 5(1), 5(2), 6, 7(1) and (2), 7(3), 8, 9(1), (2) and (3), 10, 11(1) and (2), 11(3)(b), 11(4), 13(1)(c), (d), (e) and (f), 15(1)(a)(ii), 22, 23, 25(1), 28(1).
4.	Immigration assistants.	4(1)(a)(ii), 4(1)(b), 5(1), 5(2), 6, 7(1) and (2), 7(3), 8, 9(1), (2) and (3), 10, 11(1) and (2), 13(1)(b), 13(1)(c), (d), (e) and (f), 23, 25(1), 28(1).
5.	Police officers holding the rank of assistant superintendent of police or any rank above that rank.	4(1)(a)(ii), 5(2), 7(1) and (2), 8, 9(1), (2) and (3), 10, 11(1) and (2), 11(3)(b), 13(1)(a), 13(1)(b), 13(1)(c), (d), (e) and (f), 22, 23.
6.	Police officers holding the rank of chief inspector or inspector.	4(1)(a)(ii), 5(2), 7(1) and (2), 8, 9(1), (2) and (3), 10, 11(1) and (2), 11(3)(b), 13(1)(b), 13(1)(c), (d), (e) and (f), 22, 23.
7.	Police officers holding any rank below that of inspector and above that of constable, when in command of a police launch.	7(1) and (2), 8.
8.	Police officers holding any rank below that of inspector.	13(1)(b).

THIRD SCHEDULE.

[reg. 6(1).]

PART I.

Prescribed form for purposes of section 7A(1) of the Ordinance.

IMMIGRATION DEPARTMENT, HONG KONG.

EMBARKATION/DISEMBARKATION CARD.

To be completed by all travellers of or over the age of 16 years. ARRIVING travellers to complete paragraphs 1 to 11 inclusive. DEPARTING travellers to complete paragraphs 1, 4, 7, 9, 10, 12 and 13 only.

1. Surname Mr. }
Mrs. }
(Please print) Miss }
- Other names
2. Date of birth
(Day) (Month) (Year)
3. Place of birth
4. Nationality
5. Occupation
6. Permanent address
7. Address in Hong Kong
8. Port of embarkation
9. Travel document number
10. Place and date of issue
11. Reason for visit (mark appropriate box with a cross).

<i>Holiday.</i>	<i>Business or official mission.</i>	<i>Taking employment.</i>
<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>
<i>Hong Kong resident.</i>	<i>Other.</i>	
<input type="checkbox"/>	<input type="checkbox"/>	
12. Port of disembarkation
13. Date of last arrival in Hong Kong

.....
Signature of traveller.

PART II.

Prescribed form for purposes of section 24 of the Ordinance.

IMMIGRATION DEPARTMENT, HONG KONG.

Particulars to be reported by an alien on attaining the age of 16 years in the Colony.

1. Name in full Mr. }
Miss }
2. Date of birth
(Day) (Month) (Year)
3. Place of birth
4. Nationality 5. Occupation
6. Address in Hong Kong
7. Address in country
of nationality

8. Passport No. 9. Date of issue
(Note:—All persons over 16 years of age must have separate passports).
10. Place of issue
11. Name and present address
of father or mother
12. Name and address of any
relative in Hong Kong

Signature

Date

FOURTH SCHEDULE.

[reg. 7.]

PART I.

Form of record for purposes of section 26(1) of the Ordinance.

- Name
- Nationality
- Occupation
- Date of arrival
- Name of vessel or airline by which arrived
- Date of departure
- Name of vessel or airline by which departed

PART II.

Form of return for purposes of section 26(2) of the Ordinance.

Name (IN BLOCK LETTERS) <small>State whether Mr. Mrs. or Miss</small>	From		Nationality	Occupation
	Place	Ship		

FIFTH SCHEDULE.

[reg. 8.]

PART I.

Prescribed form of application for forfeiture.

IMMIGRATION (CONTROL AND OFFENCES) ORDINANCE, 1958.

(Section 41(6)(a)).

HONG KONG.

IN THE MAGISTRATE'S COURT AT

APPLICATION FOR THE FORFEITURE OF A VEHICLE/VESSEL.

Pursuant to the provisions of section 41(6)(a) of the Immigration (Control and Offences) Ordinance, 1958, I (here insert name of applicant), Director of Immigration, hereby apply for the forfeiture of (here insert description of vehicle or vessel).

The name and address of the claimant as specified in the notice of claim is

Dated this day of, 19

.....
Director of Immigration.

PART II.

Prescribed form of summons on application for forfeiture.

IMMIGRATION (CONTROL AND OFFENCES) ORDINANCE, 1958.

(Section 41(6)(b)).

Case No.

SUMMONS TO THE DEFENDANT UPON AN APPLICATION FOR FORFEITURE.

IN THE MAGISTRATE'S COURT AT, HONG KONG.

..... } Applicant.

and

..... } Claimant.

To the said claimant

Application having been made under the provisions of section 41(6)(a) of the Immigration (Control and Offences) Ordinance, 1958, to the undersigned, a magistrate of the said Colony, for the forfeiture of

These are, therefore, to command you, in Her Majesty's name, to be and appear on the day of 19..... at o'clock in the noon, at the said court, before such magistrate as may then be there, on the hearing of the said application.

Dated this day of, 19

.....
Magistrate.

P.T.O. FOR CERTIFICATE OF SERVICE.

(Back).

CERTIFICATE OF SERVICE.

(To be completed at time of service).

Served upon the within named
 by (here state method of service)

Signature of process server and date—

SIXTH SCHEDULE.

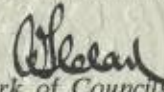
[reg. 16.]

Fees.

Item.	Document or circumstance.	Fee. \$
1.	Entry visa	18
2.	Transit visa	2
3.	Passport	25
4.	Renewal of passport	16
5.	Certificate of identity under regulation 9	6
6.	Renewal of certificate of identity under regulation 9	6
7.	Emergency certificate	8
8.	Certificate of identity under regulation 11	6
9.	Seaman's certificate of nationality and identity	2
10.	Renewal of seaman's certificate of nationality and identity	2

Item.	Document or circumstance.	Fee. \$
11.	Entry permit	20
12.	Re-entry permit	2
13.	Extension of stay	25
14.	Certificate of good character	5

COUNCIL CHAMBER,
3rd August, 1961.


Clerk of Councils.

Explanatory Note.

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

These regulations revoke the Immigration (Control and Offences) Regulations, 1958 (hereinafter referred to as the existing regulations) and re-enact them subject to amendment in certain respects and with the addition of new provisions which have become necessary in consequence of the establishment of the Immigration Service. The more important of the amendments and the new provisions are as follows—

- (a) Under regulation 3 of the existing regulations, persons detained under the provisions of paragraph (a) of subsection (1) of section 13 of the Immigration (Control and Offences) Ordinance, 1958 (hereinafter referred to as the Ordinance) may be detained in certain prisons or in a police station. Persons detained under those provisions by the Director of Immigration will normally be detained in one of those places, but it is considered desirable that the Director should have power to detain such persons in any of the offices of the Immigration Service for a period not exceeding two hours. Paragraph (3) of regulation 3 provides accordingly.
- (b) Regulation 5 provides for the exercise by the holders of specified public offices, some being members of the Immigration Service and some being police officers, of such of the powers vested in the Director of Immigration by the Ordinance as are prescribed in relation to each such office.
- (c) By virtue of the provisions of section 7A of the Ordinance, all persons arriving in or departing from the Colony are required to furnish the Director of Immigration, in the prescribed form, with particulars of themselves, and, by virtue of the provisions of section 24 of the Ordinance, certain aliens in the Colony who have attained the age of sixteen years are required to furnish the Director, in the prescribed form, with such particulars. The respective forms are prescribed by paragraph (1) of regulation 6.

By virtue of the provisions of paragraph (b) of regulation 6 of the existing regulations, an alien who is staying in the Colony for more than forty-eight hours is required to deliver to the Registrar of Aliens two photographs of himself. In the future, one photograph only will have to be delivered to the Director of Immigration. The necessary provisions are contained in paragraph (2) of regulation 6.

The proviso to paragraph (b) of regulation 6 of the existing regulations is omitted. The provisions made thereunder are no longer necessary since section 24 of the Ordinance now provides that the photograph is to be delivered only by an alien who is staying in the Colony for more than fourteen days.

- (d) Subsection (6) of section 41 of the Ordinance provides that an application to a magistrate for forfeiture shall be made in the prescribed form, and also provides that the summons issued by the magistrate, upon receipt of such an application, to the person claiming that a vehicle or vessel is not liable to forfeiture shall also be in the prescribed form. Regulation 8 prescribes the necessary forms.
- (e) By virtue of the provisions of paragraph (1) of regulation 10 of the existing regulations, the prescribed fee is payable on the issue of every entry permit other than an entry permit issued to a person in transit through the Colony. It is proposed that the fee should also not be payable where an entry permit is issued by the stamping of a travel document. Paragraph (3) of regulation 10 provides accordingly.
- (f) The form of entry permits, re-entry permits, certificates of identity issued under regulation 9 or 11 of the existing regulations, emergency certificates and frontier passes was prescribed in those regulations. It is considered that it will be more convenient if the Director of Immigration has power to prescribe the form of these documents. Regulation 14 provides the Director with the necessary power.
- (g) Regulation 16 provides for fees. The fee for an emergency certificate is increased from \$6 to \$8, the fee for an entry permit is increased from \$5 to \$20, the fee payable on the grant of an extension of stay is increased from \$5 to \$25 and a number of new fees are provided for. Hitherto, no fee has been provided for the renewal of a certificate of identity issued under regulation 9 and the other new fees, namely, those in relation to passports and seamen's certificates of nationality and identity, have been published by other means. It is now considered convenient to prescribe them in these regulations.

(Secretariat CR52/3231/48IV)

CHINESE TEMPLES ORDINANCE.

(Chapter 153).

GENERAL CHINESE CHARITIES FUND (AMENDMENT) DIRECTIONS, 1961.

In exercise of the powers conferred by section 9 of the Chinese Temples Ordinance, the Chinese Temples Committee has given the following directions—

1. These directions may be cited as the General Chinese Charities Fund (Amendment) Directions, 1961. Citation.

2. Direction 7 of the General Chinese Charities Fund Directions, 1954, (hereinafter referred to as the principal directions) is amended by the deletion of the full stop at the end thereof and the substitution therefor of the following— Amendment of direction 7.
(G.N.A. 151/54).

“or his duly authorized delegate.”.

3. Directions 9 and 10 of the principal directions are cancelled and replaced by the following— Cancellation and replacement of directions 9 and 10.

“Annual accounts.”

9. (1) The Chairman shall cause proper accounts to be kept of all transactions of the Fund and shall cause to be prepared for every period of twelve months ending on the 31st day of March in each year a statement of the accounts of the Fund, which statement shall include an income and expenditure account and balance sheet and shall be signed by the Chairman.

(2) The accounts of the Fund and the signed statement of the accounts shall be audited by an auditor appointed by the Governor, and the auditor shall certify the statement subject to such report, if any, as he may think fit.

(3) A copy of the signed and audited statement of accounts together with the auditor's report, if any, shall be laid on the Table of the Legislative Council not later than the 30th day of September next following the end of such period or so soon thereafter as the Governor, in his absolute discretion, may allow.”.

J. E. Mc Donnell
Secretary for Chinese Affairs,
Chairman.

11th May, 1961.

Explanatory Note.

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

The purpose of these directions is—

- (a) to enable the Chairman of the Chinese Temples Committee to delegate the duty of personally certifying all vouchers in respect of payments to be made from the General Chinese Charities Fund; and
- (b) to bring the provisions relating to the maintenance and auditing of the Fund more closely into line with the corresponding provisions relating to other similar funds.

(Secretariat GR6/581/56)

CHINESE TEMPLES ORDINANCE.

(Chapter 153).

CHINESE TEMPLES FUND (AMENDMENT) REGULATIONS, 1961.

In exercise of the powers conferred by section 3 of the Chinese Temples Ordinance, the Chinese Temples Committee has made the following regulations—

1. These regulations may be cited as the Chinese Temples Fund (Amendment) Regulations, 1961. Citation.

2. Regulation 8 of the Chinese Temples Fund Regulations, 1954, (hereinafter referred to as the principal regulations) is amended by the deletion of the full stop at the end thereof and the substitution therefor of the following— Amendment of regulation 8. (G.N.A. 148/54).

“or his duly authorized delegate.”.

3. Regulations 10 and 11 of the principal regulations are revoked and replaced by the following regulation— Revocation and replacement of regulations 10 and 11.

^{“Annual accounts.}


10. (1) The Chairman shall cause proper accounts to be kept of all transactions of the Fund and shall cause to be prepared for every period of twelve months ending on the 31st day of March in each year a statement of the accounts of the Fund, which statement shall include an income and expenditure account and balance sheet and shall be signed by the Chairman.

(2) The accounts of the Fund and the signed statement of the accounts shall be audited by an auditor appointed by the Governor, and the auditor shall certify the statement subject to such report, if any, as he may think fit.

(3) A copy of the signed and audited statement of accounts together with the auditor's report, if any, shall be laid on the Table of the Legislative Council not later than the 30th day of September next following the end of such period or so soon thereafter as the Governor, in his absolute discretion, may allow.”.

J. E. Mc Donnell
 Secretary for Chinese Affairs,
 Chairman.

Approved by the Governor in Council the 8th day of August, 1961.


Clerk of Councils.

COUNCIL CHAMBER,
8th August, 1961.

Explanatory Note.

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

The purpose of this measure is—

- (a) to enable the Chairman of the Chinese Temples Committee to delegate the duty of personally certifying all vouchers in respect of payments to be made from the Chinese Temples Fund; and
- (b) to bring the provisions relating to the maintenance and auditing of the Fund more closely into line with the corresponding provisions relating to other similar funds.

(Secretariat GR6/581/56)

REGISTRATION OF PERSONS ORDINANCE, 1960.

(No. 18 of 1960).

REGISTRATION OF PERSONS (AMENDMENT) (NO. 2) REGULATIONS, 1961.


In exercise of the powers conferred by section 8 of the Registration of Persons Ordinance, 1960, the Governor in Council has made the following regulations—

1. These regulations may be cited as the Registration of Persons (Amendment) (No. 2) Regulations, 1961. Citation.

2. Regulation 17 of the Registration of Persons Regulations, 1960 (hereinafter referred to as the principal regulations) is amended by the deletion of sub-paragraph (a) of paragraph (2) thereof and the substitution therefor of the following— Amendment of regulation 17. (G.N.A. 41/60).

“(a) by the Director of Immigration or any member of the Immigration Service authorized in writing for the purposes of this paragraph by the Director of Immigration; or”.

3. Regulation 21 of the principal regulations is revoked. Revocation of regulation 21.


Clerk of Councils.

COUNCIL CHAMBER,
8th August, 1961.

Explanatory Note.

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

The amendments to the Registration of Persons Regulations, 1960 (the principal regulations) made by these regulations have become necessary in consequence of the establishment of the Immigration Service.

2. The effect of the amendment made to regulation 17 of the principal regulations by regulation 2 is to confer on the Director of Immigration and members of the Immigration Service authorized by him the power to demand the surrender of identity cards formerly conferred on the Immigration Officer, deputy immigration officers and immigration control officers.

3. Regulation 3 revokes regulation 21 of the principal regulations. It is considered that, if it should become necessary for members of the Immigration Service to exercise the powers conferred by paragraph (2) or (3) of regulation 11 of the principal regulations, the authority to do so could be granted by the Commissioner of Police under the provisions of paragraph (2) of that regulation.

(Secretariat D in D/RPO)

REGISTRATION OF PERSONS ORDINANCE, 1960.

(No. 18 of 1960).

REGISTRATION OF PERSONS (RE-REGISTRATION)

(No. 9) ORDER, 1961.

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

1. This Order may be cited as the Registration of Persons Citation. (Re-registration) (No. 9) Order, 1961.

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, Kowloon or Tsuen Wan, being the holder of an Identity Card which bears a registration number in the series 253,001 to 263,000 and the family, if any, of such holder.

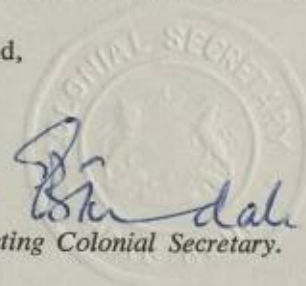
This Order does not apply to old Identity Cards bearing the suffix "A".

By Command,


Acting Colonial Secretary.

9th August, 1961.

(Secretariat D/RPO)



BUILDINGS ORDINANCE, 1955.

(No. 68 of 1955).

BUILDING (ADMINISTRATION) (AMENDMENT) REGULATIONS, 1961.

In exercise of the powers conferred by section 26 of the Buildings Ordinance, 1955, the Governor in Council has made the following regulations—

1. These regulations may be cited as the Building (Administration) (Amendment) Regulations, 1961, and shall come into operation on the commencement of the Buildings (Amendment) Ordinance, 1961.

Citation
and com-
mencement.

2. Regulation 17 of the Building (Administration) Regulations, 1959 (hereinafter referred to as the principal regulations) is amended by the deletion of the full stop at the end thereof and the addition thereto of the following—

Amendment
of regulation
17.
(G.N.A.
82/59).

“and, if the structural details and calculations of such steel or reinforced concrete were prepared by any person other than such authorized architect, by such person.”.

3. Regulation 20 of the principal regulations is revoked and replaced by the following—

Revocation
and replace-
ment of
regulation 20.

“Notification
to Building
Authority
before com-
mencement
of building
works or
street works.
Form 17.

20. Not less than seven days before the commencement of any building works or street works, the authorized architect appointed in respect of the building works or street works shall, in the prescribed form, furnish to the Building Authority—

- (a) a notification, signed by the authorized architect, of the appointment of the registered contractor in respect thereof and of the date upon which the building works or street works are to be commenced; and
- (b) an acceptance of such appointment and an undertaking of responsibility for strict compliance with the provisions of the Ordinance and regulations, signed by the registered contractor.”.

4. The principal regulations are amended by the revocation of regulations 25 and 41.

Revocation
of regulations
25 and 41.



Amendment of regulation 30.

5. Regulation 30 of the principal regulations is amended by the deletion of paragraph (1) and the substitution therefor of the following—

Form 8. “(1) Save as provided in regulation 34, application for approval of plans of building works or street works shall be made in the prescribed form and shall include a notice of appointment of an authorized architect in respect of the works and the confirmation by the authorized architect of the appointment and shall be accompanied by such documents as are required under these regulations.”

Amendment of Schedule.

6. The Schedule to the principal regulations is amended—
(a) by the deletion of Forms 8 and 9 and the substitution therefor of the following—

“GOVERNMENT OF HONG KONG.

FORM 8.

BUILDINGS ORDINANCE, 1955.

Section 9A(1).

BUILDING (ADMINISTRATION) REGULATIONS, 1959.

Regulation 30.

Application for approval of plans of building works and/or street works* and Notice of appointment of authorized architect.

To the Building Authority,

I/We*

(Name of applicant in block letters).

in accordance with the provisions of regulation 30 of the Building (Administration) Regulations, 1959—

- (a) apply for your approval of the plans submitted herewith;
(b) certify that the said plans have been prepared by Mr. authorized architect of (Address of authorized architect).
and
(c) give you notice that I/we* have appointed the said Mr. authorized architect in respect of these works.

2. Particulars of the building works and/or street works*— (To be completed as appropriate).

GENERAL.

(a) Number and name of street and locality

- (b) Lot number with details of any section or subsection of the lot
(c) Name and address of the owner
(d) Name and address of any duly authorized agent of the owner
(e) Number of any licence or permit relating to the proposed building works or site
(f) The date on which the tenure of the lot will expire in any case in which the unexpired portion of the lease is less than 10 years

*BUILDING WORKS.

- (a) Width of street or streets upon which the building abuts or fronts
(b) The intended use of the building or parts thereof on completion of the building works
(c) Details of any conditions of sale, any particular lease covenants affecting the height, design, type or use of the building which may be erected on the lot or permit area

*STREET WORKS.

- (a) Width of street or streets from which access is to be obtained
(b) Whether the street works are for construction of an access road or a private street
(c) If an access road, state the number of separate buildings or flats (with total floor areas) for which it is intended to provide access
(d) Details of any conditions of sale and any particular lease covenants affecting the street works

Signature of applicant.

19.....

I confirm that I have been appointed as authorized architect in respect of the above described works.

Signature of authorized architect.

19.....

* Delete whichever is inapplicable.”;

- (b) by the deletion of Form 10 and the substitution therefor of the following—

"GOVERNMENT OF HONG KONG.
FROM 10.
BUILDING (ADMINISTRATION) REGULATIONS, 1959.
Regulation 17.

Certificate of authorized architect.

To the Building Authority,, 19.....

In accordance with the provisions of regulation 17 of the Building (Administration) Regulations, 1959, I/we* hereby certify that the structural details and calculations attached hereto relating to building works and/or street works* at—

- (a) number and name of street and locality
- (b) lot number with details of any section or subsection of the lot

have been prepared under—

- * my supervision or direction,
* the supervision or direction of the undersigned
- (Name of engineer or other person).
- as required by regulation 77 of the Building (Construction) Regulations, 1956.

I further certify that such structural details and calculations comply in all respects with the relevant provisions of—

- * (i) the London Building By-laws, Memoranda and Regulations issued by the London County Council on the 1st day of January, 1938.
- * (ii) the London Building (Constructional) By-laws, 1952, issued by the London County Council on the 1st day of January, 1953.
- * (iii) the Buildings Ordinance, 1955, and regulations made thereunder.
- * (iv) Permit No. issued under section 29 of the Buildings Ordinance, 1955, dated

This certificate is subject to a modification given/applied for* in respect of regulations
of the Building (Construction) Regulations, 1956.

.....
Signature of authorized architect.
.....

.....
*Signature of engineer or other person
who prepared the structural details, etc.*
.....

* Delete whichever is inapplicable.”;

- (c) by the deletion of Form 12 and the substitution therefor of the following—

"GOVERNMENT OF HONG KONG.
FORM 12.
BUILDINGS ORDINANCE, 1955.
Section 9.
BUILDING (ADMINISTRATION) REGULATIONS, 1959.
Regulation 31(1)(a).

Approval of plans.

B.O.O. Ref. No.

To:

Office of the Building Authority.

....., 19.....

The

plans attached hereto, on which I have signified my approval, are hereby approved.

(No. and Name of Street)

on (Lot No./Permit Area No.)

2. Your attention is drawn to subsection (2) of section 9 of the Buildings Ordinance, 1955, which provides that the giving by the Building Authority of his approval to any plans shall not exempt any person from the necessity of obtaining the consent of the Building Authority to the commencement and carrying out of the works shown on such plans. This approval does NOT authorize the commencement or carrying out of any works.

.....
pro. Building Authority.”;
.....

- (d) by the deletion of Form 15 and the substitution therefor of the following—

"GOVERNMENT OF HONG KONG.
FORM 15.
BUILDINGS ORDINANCE, 1955.
Section 11.

*Application for renewal of consent to the carrying out of
building works or street works.*

....., 19.....

To the Building Authority,

In accordance with the provisions of section 11 of the Buildings Ordinance, 1955, I/we (name of applicant in block letters) hereby apply for the renewal of your consent dated Permit No. B.O.O. Ref. No. to the carrying out of the works therein specified relating to—

- (a) number and name of street and locality
 (b) lot number with details of any section or subsection of the lot

I attach hereto Permit No.

Signature of applicant.;

- (e) by the deletion of Form 16;
 (f) by the deletion of Form 17 and the substitution therefor of the following—

“GOVERNMENT OF HONG KONG.

FORM 17.

BUILDING (ADMINISTRATION) REGULATIONS, 1959.

Regulation 20.

Notice of appointment of registered contractor, undertaking by registered contractor and notice of commencement of building works or street works.

To the Building Authority,

In accordance with the provisions of regulation 20 of the Building (Administration) Regulations, 1959—

- (a) I/we, authorized architect appointed in respect of the building/street* works at—

- (i) number and name of street and locality
 (ii) lot number with details of any section or subsection of the lot

to the carrying out of which you gave/renewed* your consent by Permit No. B.O.O. Ref. No. on hereby give you notice that the person for whom the building works/street works* are to be carried out has appointed

(Name of registered contractor).

of to be registered contractor in respect thereof and that the said works will be commenced/resumed* on

Signature of authorized architect.

And

- (b) I/we, the said registered contractor, registration certificate number confirm that I/we have been appointed to carry out the above described building/street* works and I/we hereby undertake to carry out the above works in strict compliance with the Buildings Ordinance, 1955, and regulations made thereunder.

Signature of registered contractor.

* Delete whichever is inapplicable.”;

- (g) by the deletion of Form 18 and the substitution therefor of the following—

“GOVERNMENT OF HONG KONG.

FORM 18.

BUILDING (ADMINISTRATION) REGULATIONS, 1959.

Regulation 21.

Notice of appointment of registered lift contractor or registered escalator contractor.

19.....

To the Building Authority,

In accordance with the provisions of regulation 21 of the Building (Administration) Regulations, 1959, I/we* hereby give you notice

(Name of person for whom lift works or escalator works are to be carried out) that I/we* have appointed

registered lift contractor/registered escalator contractor* of (Address).

in respect of the lift works/escalator works* which are to be carried out at—

- (a) number and name of street and locality
 (b) lot number with details of any section or subsection of the lot

Signature.

I/We* confirm that I/we* have been appointed.

Signature of registered lift contractor or registered escalator contractor.

* Delete whichever is inapplicable.”;

(h) by the deletion of Form 20 and the substitution thereof of the following—

"GOVERNMENT OF HONG KONG.
FORM 20.
BUILDINGS ORDINANCE, 1955.
Section 12.

Certificate on completion of part of building works and application for temporary occupation permit in respect of such part.

To the Building Authority, 19.....

In accordance with the provisions of regulation 26 of the Building (Administration) Regulations, 1959, I/we registered contractor, of (Address).

certify that part namely,

(Describe part which is completed).
of a new building being erected at—

- (a) number and name of street and locality
- (b) lot number with details of any section or subsection of the lot

in respect of which you consented to the carrying out of the building works on 19..... has been erected in accordance with the provisions of the Buildings Ordinance, 1955, and regulations made thereunder.

.....
Signature of registered contractor.
No. of registration certificate
..... 19.....

In accordance with the provisions of regulation 26 of the Building (Administration) Regulations, 1959, I authorized architect of (Address).

certify that the above described part of the above-mentioned new building has been erected in accordance with the plans approved by you and is, in my opinion, structurally safe (B.O.O. Ref. No.).

2. I request that a temporary occupation permit be issued to to occupy and use such part of the said new building for the purposes stated below—
.....

.....
Signature of authorized architect.

(i) by the deletion of Form 24 and the substitution thereof of the following—

"GOVERNMENT OF HONG KONG.
FORM 24.
BUILDING (ADMINISTRATION) REGULATIONS, 1959.
Regulation 28.

Certificate on completion of lift works or escalator works.

To the Building Authority, 19.....

In accordance with the provisions of regulation 28 of the Building (Administration) Regulations, 1959, I/we registered lift contractor/registered escalator contractor, certify that the lift works/escalator works carried out by me/us at—

- (a) number and name of street and locality
- (b) lot number with details of any section or subsection of the lot

have been carried out in accordance with the provisions of the Buildings Ordinance, 1955, and regulations made thereunder.

.....
*Signature of registered lift contractor/
registered escalator contractor.*

(j) by the deletion of Form 25 and the substitution thereof of the following—

"GOVERNMENT OF HONG KONG.
FORM 25.
BUILDINGS ORDINANCE, 1955.
Section 12.

Permit for temporary occupation of part of a new building.

Permit No.
B.O.O. Ref. No.
To:

Office of the Building Authority.

..... 19.....

I hereby permit the temporary occupation of the part known as
of the new building at—

- (a) number and name of street and locality
- (b) lot number with details of any section or subsection of the lot

for the following purposes—

2. This permit is granted subject to the following conditions—

.....
pro. Building Authority.

GOVERNMENT OF HONG KONG.

FORM 25A.

BUILDINGS ORDINANCE, 1955.

Section 12.

*Notice of revocation of permit for temporary occupation
of part of a new building.*

Permit No.

B.O.O. Ref. No.

To:

Office of the Building Authority.

TAKE NOTICE THAT in exercise of the powers conferred on me by
subsection (3) of section 12 of the Buildings Ordinance, 1955, I hereby revoke
the permit for the temporary occupation of the part known as
of the new building at—

- (a) number and name of street and locality
- (b) lot number with details of any section or subsection of the lot

which was issued by me on the 19.....

2. Your attention is drawn to the provisions of section 12 of the Buildings Ordinance, 1955 which provides that any person who occupies any part of a new building after the expiry of seven days from the date of the revocation of the temporary occupation permit in respect of such part shall be guilty of an offence.

Dated this day of 19

.....
pro. Building Authority.

Alcega
Clerk of Councils

COUNCIL CHAMBER,

17th August, 1961.

Explanatory Note.

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

The purpose of these regulations is to amend the Schedule to the Building (Administration) Regulations, 1959, to simplify procedure thereunder and to comply with the amendment of the Buildings Ordinance, 1955, by the Buildings (Amendment) Ordinance, 1961, which provides for Temporary Occupation Permits. By regulation 4—

- (a) forms 8 and 9 are replaced by a new form 8 applicable to both building works and street works;
- (b) forms 17, 20 and 25 are replaced by a new form 17, combining a notice of appointment of registered contractor, undertaking by the registered contractor and notice of date of commencement of the works, the consequential amendments to regulations 17, 20, 25 and 41 of the principal regulations being made by regulations 2, 3 and 4;
- (c) forms 10, 12, 15, 18 and 24 are replaced by new forms providing for the inclusion of additional details of the location of the works; and
- (d) three new forms are added, namely, form 20, application for a temporary occupation permit in respect of part of a new building, form 25, temporary occupation permit, and from 25A, notice of revocation of a temporary occupation permit.

(Secretariat BL5/741/60)



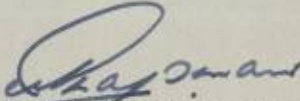
LEGISLATIVE COUNCIL.

DUTIABLE COMMODITIES ORDINANCE.

(Chapter 109).

Resolution made and passed by the Legislative Council on the 16th day of August, 1961.

Resolved, pursuant to section 4 of the Dutiable Commodities Ordinance, Chapter 109, that notwithstanding the resolution made and passed on the 22nd day of March, 1961 (G.N. A. 38 of 1961) no duty shall be payable on hydrocarbon oils used for the bench testing of aircraft engines which are to be installed in aircraft operating for the most part outside the Colony.


Deputy Clerk of Councils.

COUNCIL CHAMBER,
16th August, 1961.

(Secretariat CR1/255/59)

COMMONWEALTH COUNTRIES AND REPUBLIC OF
IRELAND (IMMUNITIES AND PRIVILEGES)
ORDINANCE, 1956.

(No. 55 of 1956).

COMMONWEALTH COUNTRIES AND REPUBLIC OF IRELAND (IMMUNITIES
AND PRIVILEGES) (AMENDMENT OF SCHEDULES) ORDER, 1961.


In exercise of the powers conferred by section 6 of the Common-
wealth Countries and Republic of Ireland (Immunities and Privileges)
Ordinance, 1956, the Officer Administering the Government has made
the following Order—

1. This Order may be cited as the Commonwealth Countries and
Republic of Ireland (Immunities and Privileges) (Amendment of
Schedules) Order, 1961. Citation.

2. The Second Schedule to the Commonwealth Countries and
Republic of Ireland (Immunities and Privileges) Ordinance, 1956, is
amended by the addition thereto of the following— Amendment
of Second
Schedule.
(55 of 1956).

“Superintendent of Canadian Immigration”.

By Command,


Acting Colonial Secretary.

10th August, 1961.

(Secretariat GR7/1126/52)

RAILWAYS ORDINANCE.

(Chapter 99).

RAILWAYS (AMENDMENT) RULES, 1961.

In exercise of the powers conferred by subsection (2) of section 29 of the Railways Ordinance, the administrator has made the following rules—

1. These rules may be cited as the Railways (Amendment) Rules, Citation, 1961.

2. Rule 30 of the Railways Rules (hereinafter referred to as the principal rules) is revoked and replaced by the following—

“Cheques. 30. Cheques may be accepted at any ticket booking or goods office at the discretion of the administrator.”

Revocation and replacement of rule 30. (Vol. IX, p. 143).

3. Rule 31 of the principal rules is amended by the deletion of the second sentence and the substitution therefor of the following—

“Zone time is eight hours in advance of Greenwich time during the period of winter and nine hours in advance of Greenwich time during the period of summer. The period of summer shall be the period defined by section 2 of the Summer Time Ordinance and as notified each year in the *Gazette*.”

Amendment of rule 31.

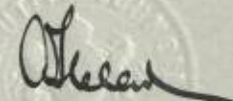
4. The Tai Po Railway Pier Rules are revoked.

Made by the administrator on the 2nd day of August, 1961.

Revocation of Tai Po Railway Pier Rules (Vol. IX, p. 153).

Administrator.

Approved by the Governor in Council this 22nd day of August, 1961.


Clerk of Councils.

COUNCIL CHAMBER,

22nd August, 1961.

(Secretariat GR16/3231/48)



QUARANTINE AND PREVENTION OF DISEASE ORDINANCE.

(Chapter 141).

QUARANTINE AND PREVENTION OF DISEASE (SCALE OF CHARGES)
(AMENDMENT) REGULATIONS, 1961.

In exercise of the powers conferred by section 8 of the Quarantine and Prevention of Disease Ordinance, the Governor in Council has made the following regulations—

1. These regulations may be cited as the Quarantine and Prevention of Disease (Scale of Charges) (Amendment) Regulations, 1961. Citation.

2. The Quarantine and Prevention of Disease (Scale of Charges) Regulations, 1951, are amended by the revocation of the Schedule and the replacement thereof by the following new Schedule— Revocation and replacement of the Schedule.

(G.N.A. 215/51).

"SCHEDULE.

Scale of Charges.

1. Sulphur dioxide fumigation of ships and buildings.
 - (1) (a) The first 100,000 cubic feet or part thereof \$350.00
 - (b) For every 10,000 cubic feet over the first 100,000 and up to 200,000 cubic feet \$ 40.00
 - (c) For every 10,000 cubic feet over 200,000 cubic feet \$ 30.00
 - (2) (a) Fumigation of cargo in lighters or cargo in compartments based on the cubic capacity 30¢ per ton of 40 cubic feet.
 - (b) Minimum charge \$100.00
2. Hydrogen cyanide fumigation of ships and buildings.
 - (1) (a) The first 100,000 cubic feet or part thereof \$450.00
 - (b) For every 10,000 cubic feet over the first 100,000 and up to 200,000 cubic feet \$ 40.00
 - (c) For every 10,000 cubic feet over 200,000 cubic feet \$ 30.00
 - (2) (a) Fumigation of cargo in lighters or cargo in compartments based on cubic capacity 40¢ per ton of 40 cubic feet.
 - (b) Minimum charge \$150.00
 - (3) For each extra dosage above normal dosage of 2 ozs. per 1,000 cubic feet 50% surcharge for the first 500,000 cu. ft. and 60% surcharge thereafter.

3. Disinsecting of crews' quarters, storerooms, etc.
- | | |
|---|----------|
| (1) By spray or powder insecticides | \$130.00 |
| (2) Disinsecting of aircraft | \$100.00 |
| (3) For supervision during disinsecting of aircraft and certification | \$ 10.00 |

The above charges do not apply in cases where disinsecting is carried out after a quarantinable disease.

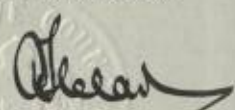
4. Disinfection of aircrafts, ships' crews quarters, bedding and clothing.
- | | |
|---|----------|
| (1) Ships' cabins, hospitals, crews' quarters, lavatories, etc. | \$100.00 |
| (2) Bathing ship's crews and passengers and disinfecting their clothing and effects by steam: | |
| (a) Passengers (per person) | \$ 6.00 |
| (b) Crews (per person) | \$ 4.00 |
| (c) Minimum charge | \$150.00 |
| (3) Disinfection of personal effects, bedding, etc., by steam sterilizer: | |
| (a) for first "load" | \$150.00 |
| (b) for every subsequent "load" | \$ 30.00 |
| (4) Disinfection of aircraft | \$100.00 |

The above charges do not apply in cases where disinfection is carried out after a quarantinable disease.

5. No additional fee shall be payable for the issue of a deratting certificate after the fumigation of a vessel.
6. The scale of charges for deratting exemption certificates (issued when justified by sanitary conditions disclosed by inspection of vessels) is as follows—
- | | |
|--|----------|
| (a) Vessels not exceeding 2,500 net tons and oil tankers | \$100.00 |
| (b) Vessels exceeding 2,500 net tons | \$130.00 |
7. Work done outside official hours
- Charge to be based on the actual overtime worked at the rate of \$35 for overtime per hour or part thereof.
8. Bill of Health
- \$15.00."

Cancellation.
(G.N.
1183/49).

3. Gazette Notification No. 1183 of 1949, which prescribed the previous fee payable on issue of Bills of Health, is cancelled.


Clerk of Councils.

COUNCIL CHAMBER,
22nd August, 1961.

Explanatory Note.

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

These regulations increase the scale of fees chargeable for various services provided under the Quarantine and Prevention of Disease Ordinance, Chapter 141.

(Secretariat GR3612/45)

RESETTLEMENT ORDINANCE, 1958.

(No. 16 of 1958).

RESETTLEMENT (AMENDMENT) (NO. 2) REGULATIONS, 1961.

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 Citation, (Amendment) (No. 2) Regulations, 1961.

2. The Second Schedule to the Resettlement Regulations, 1958, is amended in the part headed "Resettlement Estates" by the addition after the item—

"Large shop (ground floor)	310 sq. ft.	130"	Amendment of Second Schedule. (G.N.A. 49/58).
"Small shop (ground floor)	155 sq. ft.	65".	

of the following—


Clerk of Councils.

COUNCIL CHAMBER,
22nd August, 1961.

Explanatory Note.

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

The purpose of these regulations is to enable certain large sized shops in the resettlement estates to be divided into two smaller shops at half the rental in order to increase the number of small shops for which demand is heavy.

(Secretariat CR20/4802/54)

REGISTRATION OF PERSONS ORDINANCE, 1960.

(No. 18 of 1960).

REGISTRATION OF PERSONS (RE-REGISTRATION)

(No. 10) ORDER, 1961.

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

1. This Order may be cited as the Registration of Persons (Re-registration) (No. 10) Order, 1961. Citation.

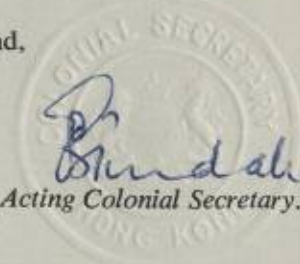
2. Every person specified in the Schedule is required to register again in accordance with the provisions of the Registration of Persons Ordinance, 1960, and regulations made thereunder. Category of persons required to re-register. (18 of 1960).

SCHEDULE.

Every person being resident in Hong Kong, Kowloon or Tsuen Wan, being the holder of an Identity Card which bears a registration number in the series 263,001 to 273,000 and the family, if any, of such holder.

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

By Command,


P. Sundah
Acting Colonial Secretary.

21st August, 1961.

(Secretariat D/RPO)



STAMP ORDINANCE.

(Chapter 117).

STAMP (BANK AUTHORIZATION) ORDER, 1961.

In exercise of the power vested in me by section 15 of the Stamp Ordinance, I hereby make the following Order—

ORDER.

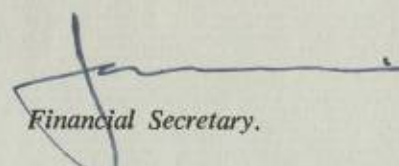
1. This Order may be cited as the Stamp (Bank Authorization) Order, 1961.

2. The bank specified in the Schedule to this Order is hereby authorized to compound for the payment of duty on unstamped cheques subject to the conditions stated in paragraphs (a), (b) and (c) of subsection (1) of section 15 of the Ordinance.

Specified bank authorized to compound for the payment of certain duty.

SCHEDULE.

Hong Kong Metropolitan Bank Limited.



Financial Secretary.

25th August, 1961.

(Secretariat GR18/2321/49)



PROCLAMATION

No. 7 of 1961.



Claude Burgess.

Officer Administering the Government.

BY HIS EXCELLENCY CLAUDE BRAMALL BURGESS, ESQUIRE, Companion of the Most Distinguished Order of Saint Michael and Saint George, Officer of the Most Excellent Order of the British Empire, Officer Administering the Government of the Colony of Hong Kong and its Dependencies and Vice-Admiral of the same.

WHEREAS by section 1 of the New Territories (Amendment) Ordinance, 1961 (No. 13 of 1961), 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, CLAUDE BRAMALL BURGESS, do hereby PROCLAIM that the said Ordinance shall come into operation on the 8th day of September, 1961.

GIVEN under my hand and the Public Seal of the Colony of Hong Kong this 6th day of September, 1961.

Published by His Excellency's Command,

B. H. Hale

Acting Colonial Secretary.

GOD SAVE THE QUEEN.

(Secretariat GR10/3231/52)



RESETTLEMENT ORDINANCE, 1958.

(No. 16 of 1958).

RESETTLEMENT (AMENDMENT) (NO. 3) REGULATIONS, 1961.

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 at the Resettlement (Amendment) (No. 3) Regulations, 1961, and shall come into operation on the 1st day of January, 1962.

Citation and commencement.

2. The Resettlement Regulations, 1958 (hereinafter referred to as the principal regulations) are amended by the addition after regulation 10 of the following new regulation—

Addition of new regulation 11. (G.N.A. 49/58).

"Determination of certain matters.

11. Any question arising as to—

- (a) which type of accommodation specified in the Second Schedule is applicable to any particular premises to which these regulations apply; or
- (b) whether any such particular premises are used for non-profit-making charitable or welfare purposes, shall be determined by a competent authority whose decision shall be final."

3. That part of the Second Schedule to the principal regulations which is headed "*Resettlement Estates*" is revoked and replaced by the following—

Amendment of Second Schedule.

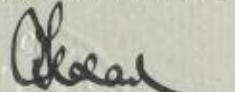
"*Resettlement Estates.*

Type of Accommodation	Approximate Floor Area	Monthly Rent
Room Type E	86 sq. ft.	\$ 10
" " D	120 sq. ft.	14
" " C	152 sq. ft.	18
" " C—1	155 sq. ft. & balcony	22
" " C—2	155 sq. ft.	18
Self-contained		
Flat Type A	250 sq. ft. & balcony	45
" " A plus	370 sq. ft. & balcony	65
" " A—1	310 sq. ft. & balcony	45

Type of Accommodation	Approximate Floor Area	Monthly Rent
Small shop (ground floor)		
Grade A	120 sq. ft.	\$100
Grade B	— do —	75
Grade C	— do —	57.50
Grade D	— do —	40
Small shop (all grades) used for non-profit-making charitable or welfare purposes	— do —	14
Large shop (ground floor)		
Grade A	240 sq. ft.	200
Grade B	— do —	150
Grade C	— do —	115
Grade D	— do —	80
Large shop (all grades) used for non-profit-making charitable or welfare purposes	— do —	28
End Bay Shop (ground floor)		
Grade A	310 sq. ft.	250
Grade B	— do —	190
Grade C	— do —	140
Grade D	— do —	100
End Bay Shop (all grades) used for non-profit-making charitable or welfare purposes	— do —	36
Small End Bay Shop (ground floor)		
Grade A	155 sq. ft.	125
Grade B	— do —	95
Grade C	— do —	70
Grade D	— do —	50
Small End Bay Shop (all grades) used for non-profit-making charitable or welfare purposes		18
Kiosks		
Grade A	All sizes	35
Grade B	All sizes	20

Type of Accommodation	Approximate Floor Area	Monthly Rent
Rooftops used for non-profit- making charitable or welfare purposes	All sizes	\$ 1
Bungalows Rooms	All sizes	10".

4. The Third Schedule to the principal regulations is amended— Amendment
of Third
Schedule.
- (a) under the heading "A. *Central Areas.*", by the deletion of the words "Healthy Village";
- (b) under the heading "B. *Outlying Areas.*", by the addition of the following—
"Shui Ngau Ling"; and
- (c) under the heading "C. *All Areas.*", by the deletion of the words "Sites designated by the Urban Council, including sites for approved educational and welfare projects" and the substitution thereof of the following—
"Sites designated by a competent authority including sites for non-profit-making charitable or welfare purposes."


Clerk of Councils.

COUNCIL CHAMBER,
22nd August, 1961.

Explanatory Note.

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

These regulations amend the principal regulations—

- (a) to prescribe a mode of determining questions arising from time to time as to the grading of resettlement accommodation;
- (b) to effect general revision of resettlement shop rentals; and
- (c) to effect certain minor amendments to the Third Schedule.

(Secretariat CR20/4802/54)

DISTRICT COURT ORDINANCE.

(No. 1 of 1953).

**DISTRICT COURT CIVIL PROCEDURE (INTERIM)
(AMENDMENT) RULES, 1961.**

In exercise of the powers conferred by section 22 of the District Court Ordinance, the District Court Rules Committee has made the following rules—

1. These rules may be cited as the District Court Civil Procedure (Interim) (Amendment) Rules, 1961, and shall come into operation on a day to be appointed by the Chief Justice by notification in the *Gazette*. Citation and commencement.
2. Rule 2 of the District Court Civil Procedure (Interim) Rules, 1953, (hereinafter referred to as the principal rules) is amended— Amendment of rule 2. (G.N.A. 32/53).
- (a) by the deletion of the definition "action" and the substitution therefor of the following—
"action" includes any civil matter or proceeding instituted in the District Court;";
- (b) by the insertion after the definition "Code" of the following new definition—
"defendant" includes respondent;";
- (c) by the deletion of the definitions "district" and "district registry" and the substitution therefor of the following—
"district" means a district referred to in rule 3;
"district registry" means a registry referred to in rule 4;";
and
- (d) by the addition after the definition "registrar" of the following new definition—
"writ of summons" includes any originating process whereby proceedings may be instituted in the District Court."
3. Rule 3 of the principal rules is revoked and replaced by the following new rule— Revocation and replacement of rule 3.
- "Venue. 3. (1) For the purpose of venue in civil proceedings in the District Court the Colony shall be divided into three districts which shall be known respectively as—
- (a) Victoria district;
(b) Kowloon district;
(c) Fanling district.

(2) The boundaries and extent of each district shall be determined respectively from time to time by the Chief Justice and delineated on a map or plan signed for identification by him and lodged with the Registrar.

(3) A copy of the map or plan for the time being in force and lodged with the Registrar in accordance with sub-rule (2) shall at all times be posted in a conspicuous place to which the public have access at each court designated in rule 4."

Revocation and replacement of rule 4.

4. Rule 4 of the principal rules is revoked and replaced by the following—

"Designations of courts and registries.

4. The court of the District Judge sitting in each district, determined in accordance with rule 3, shall be known and referred to respectively as the Victoria District Court, the Kowloon District Court and the Fanling District Court; and the registry attached to each such court shall be known and referred to respectively as the Victoria District Court Registry, the Kowloon District Court Registry and the Fanling District Court Registry."

Amendment of rule 5.

5. Rule 5 of the principal rules is amended by the addition at the end thereof of the following new sub-rule—

"(5) Notwithstanding anything in this rule, the Registrar may, in his discretion, permit any action which by this rule should be commenced in the Kowloon district to be commenced in the Fanling district or may permit any action which by this rule should be commenced in the Fanling district to be commenced in the Kowloon district."

Revocation and replacement of rule 6.

6. Rule 6 of the principal rules is revoked and replaced by the following new rule—

"Defendants in different districts.

6. Without prejudice to anything contained in sub-rule (5) of rule 5, if in any case governed by sub-rule (3) of rule 5 there are in an action originally or by joinder defendants (other than the Crown) residing in or carrying on business in different districts the action may, subject to any direction by the Court, be commenced or continue in any district in which any one of the defendants resides or carries on business."

Amendment of rule 7.

7. Rule 7 of the principal rules is amended—

(a) in sub-rule (1) by the deletion of the words "the other district" and the substitution therefor of the following—

"another district";

(b) in sub-rule (2)—

(i) by the deletion of the words "the district" and the substitution therefor of the following—

"a district"; and

(ii) by the deletion of the words "the other district" and the substitution therefor of the following—

"another district";

(c) by the addition after sub-rule (2) of the following sub-rules—

"(3) Subject to any directions which may be given in that behalf by the Chief Justice, a judge of the District Court may, for securing the more convenient or expeditious disposal of any action or matter pending in a district in which he is for the time being sitting, order that such action or matter or any proceeding therein be transferred to another district; any such order may be made at any stage by the judge of his own motion or on the application of any party on such grounds relating either to the particular circumstances of the action or matter or to the state of the lists generally in each district as the judge may think fit.

(4) Where a judge of the District Court makes any such order of transfer to another district of his own motion there shall be no appeal from such order, but where such an order is made on the application of any party an appeal shall lie in accordance with the provisions for the time being applicable to proceedings in the District Court."

8. Sub-rule (1) of rule 8 of the principal rules is amended by deleting the word "both" in line 3 and the substitution therefor of the word "all". Amendment of rule 8.

Dated this 31st day of August, 1961.

Michael Hogan
Chief Justice.

P. R. SPRINGALL,
Acting Registrar, District Court.

K. R. MACFEE,
Judge of the District Court.

B. J. JENNINGS,
Judge of the District Court.

T. CREEDON,
Acting Judge of the District Court.

W. F. PICKERING,
Acting Judge of the District Court.

O. V. CHEUNG,
of the Bar Association, Hong Kong.

P. C. WOO,
*of The Incorporated Law Society of
Hong Kong.*

Explanatory Note.

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

The purpose of these rules is to amend the principal rules consequential upon the opening of the Fanling District Court.

(Secretariat GR3/3231/53)

REGISTRATION OF PERSONS ORDINANCE, 1960.

(No. 18 of 1960).

REGISTRATION OF PERSONS (RE-REGISTRATION) (NO. 11) ORDER, 1961.

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

1. This Order may be cited as the Registration of Persons Citation. (Re-registration) (No. 11) Order, 1961.

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.

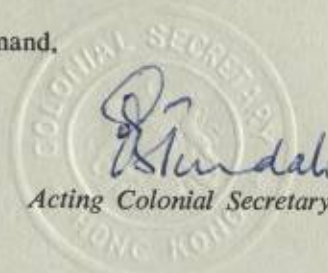
Category
of persons
required to
re-register.
(18 of 1960).

SCHEDULE.

Every person being resident in Hong Kong, Kowloon or Tsuen Wan, being the holder of an Identity Card which bears a registration number in the series 273,001 to 283,000 and the family, if any, of such holder.

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

By Command,



Acting Colonial Secretary.

5th September, 1961.

(Secretariat D/RPO)

REGISTRATION OF PERSONS ORDINANCE, 1960.

(No. 18 of 1960).

REGISTRATION OF PERSONS (RE-REGISTRATION) (NO. 12) ORDER, 1961.

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

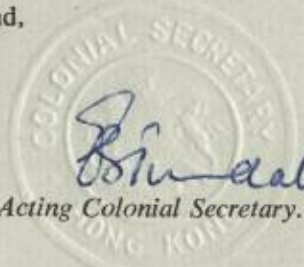
1. This Order may be cited as the Registration of Persons Citation. (Re-registration) (No. 12) Order, 1961.

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. Persons required to re-register. (18 of 1960).

SCHEDULE.

Every holder of an Identity Card resident in Cheung Chau Island, and the family, if any, of such holder.

By Command,


B. S. ...
Acting Colonial Secretary.

11th September, 1961.

(Secretariat D/RPO)



ARMS AND AMMUNITION ORDINANCE.

(Chapter 238).

**ARMS AND AMMUNITION ORDINANCE (AMENDMENT OF SCHEDULE)
REGULATIONS, 1961.**

In exercise of the powers conferred by section 28 of the Arms and Ammunition Ordinance, the Governor in Council has made the following regulations—

1. These regulations may be cited as the Arms and Ammunition Ordinance (Amendment of Schedule) Regulations, 1961. Citation.

2. The Second Schedule to the Arms and Ammunition Ordinance is amended— Amendment
of Second
Schedule.

(a) in paragraph 1, by the addition after the word "ammunition" of the following— (Cap. 238).

"other than scrap cartridge cases";

(b) by the deletion from paragraph 2 thereof of the figures "20" and the substitution therefor of the following—

"50";

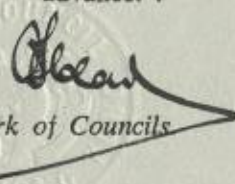
(c) by the deletion from paragraph 3 thereof of the figures "1.00" and the substitution therefor of the following—

"6.00";

(d) by the addition of the following new paragraph—

"5. Fee payable for a licence to an importer of, or dealer in, or vendor of scrap cartridge cases. \$600 per annum payable in advance."

COUNCIL CHAMBER,
19th September, 1961.


Clerk of Councils

Explanatory Note.

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

The purpose of these regulations is to increase certain fees payable under the provisions of the Arms and Ammunition Ordinance and also to make a distinction between importers of, dealers in or vendors of arms and ammunition and those whose trade is concerned merely with scrap cartridge cases).

(Secretariat GR14/3231/55)

DUTIABLE COMMODITIES ORDINANCE.

(Chapter 109).

DUTIABLE COMMODITIES (AMENDMENT) REGULATIONS, 1961.

In exercise of the powers conferred by section 6 of the Dutiable Commodities Ordinance, the Governor in Council has made the following regulations—

1. These regulations may be cited as the Dutiable Commodities Citation. (Amendment) Regulations, 1961.

2. Part II of the Second Schedule to the Dutiable Commodities Regulations is amended by the deletion of the fees "50, 25, 50, 10, 20" prescribed in respect of licences and permits issued by the Commissioner of Police, and the substitution respectively therefor of the following new fees—

"100, 50, 75, 20, 30".

COUNCIL CHAMBER,

19th September, 1961.

(Secretariat GR48/3231/47)


Clerk of Councils

