

PUBLIC HEALTH (FOOD) ORDINANCE.

(Chapter 140).

BY-LAWS MADE BY THE URBAN COUNCIL.

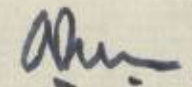
In exercise of the power conferred by section 5 of the Public Health (Food) Ordinance, the Urban Council has made the following by-laws—

1. These by-laws may be cited as the Markets (Amendment) (No. 2) By-laws, 1952, and shall be read as one with the Markets By-laws. Citation. (Vol. X, p. 147).

2. By-law 1 of the principal by-laws is amended by the addition of the following immediately above the words "Kennedy Town Wholesale Market"— Amendment of by-law 1 of the principal by-laws.

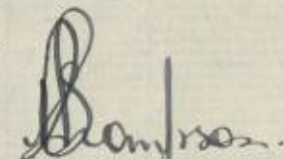
"Hung Hom Market."

Made by the Urban Council this 20th day of May, 1952.



Secretary.

Approved by the Legislative Council this 11th day of June, 1952.



Deputy Clerk of Councils.

COUNCIL CHAMBER,
11th June, 1952.

(Secretariat 1/3531/46)

THE DANGEROUS DRUGS ORDINANCE

(Chapter 134).

ORDER MADE BY THE GOVERNOR IN COUNCIL.

In exercise of the power conferred by section 3 of the Dangerous Drugs Ordinance, the Governor in Council has made the following order—

1. This order may be cited as the Dangerous Drugs (Amendment of Schedule) Order, 1952.

2. The drugs specified in the Schedule shall be included in the First Schedule to the Ordinance.

Amendment
of the
First
Schedule
to the
Ordinance
to include
further
drugs.
(Cap. 134).

SCHEDULE.

1. Acetyldihydrocodeine; any preparation, admixture, extract or other substance containing any proportion of acetyldihydrocodeine.

2. Dihydrocodeine; any preparation, admixture, extract or other substance containing any proportion or dihydrocodeine.

3. Alphaprodine (α -4-propionoxy-4-phenyl-1:3-dimethyl-4-piperidine); its salts and any preparation, admixture, extract or other substance containing any proportion of alphaprodine.

4. Betaprodine (β -4-propionoxy-4-phenyl-1:3-dimethyl-4-piperidine); its salts and any preparation, admixture, extract or other substance containing any proportion of betaprodine.

5. Methorphan (3-hydroxy-N-methylmorphinan); its salts and any preparation, admixture, extract or other substance containing any proportion of methorphan.

6. Hydroxypethidine (ethyl 4-m-hydroxyphenyl-1-methyl-piperidine-4-carboxylate); its salts and any preparation, admixture, extract or other substance containing any proportion of hydroxypethidine.

7. Isoamidone (6-dimethylamino-4 : 4-diphenyl-5-methyl-hexan-3-one); its salts and any preparation, admixture, extract or other substance containing any proportion of isoamidone.

8. Ketobemidone (4-propionyl-4-m-hydroxyphenyl-1-methyl-piperidine); its salts and any preparation, admixture, extract or other substance containing any proportion of ketobemidone.

9. Methadol (6-dimethylamino-4 : 4 diphenylheptan-3-ol); its salts and any preparation, admixture, extract or other substance containing any proportion of methadol.

10. Methadyl Acetate (6-dimethylamino-4 : 4-diphenyl-3-heptyl acetate); its salts and any preparation, admixture, extract or other substance containing any proportion of methadyl acetate.

11. 4-propionoxy-4-phenyl-1-methyl-ethylpiperidine; its salts and any preparation, admixture, extract or other substance containing any proportion of 4-propionoxy-4-phenyl-1-methyl-ethyl-piperidine.



Deputy Clerk of Councils.

COUNCIL CHAMBER,
12th June, 1952.

(Secretariat 5/3281/51)

HONG KONG

THE BUILDINGS ORDINANCE,

(Chapter 123)

List of all Authorized Architects under Section 127 of the Buildings Ordinance, (Chapter 123), revised to 14th May, 1952.

<i>Name</i>	<i>Government Notification</i>
Alvares, Alfred Victor Jorge	5 of 1938
Basto, Antonio Hermengildo	470 of 1922
Billig, Dr. Kurt	327 of 1951
Black, John	280 of 1949
Bottomley, John Hubert	367 of 1929
Bowring, Theodore Louis	—
Braga, Hugh	694 of 1934
Brown, Raymond Gordon	85 of 1951
de Broekert, Anthonie Willem	508 of 1947
CHAN Wing-gee (陳榮枝)	967 of 1938
CHAN Kwok Koon (陳國冠)	882 of 1950
CHANG, Harding Ding (張孝庭)	667 of 1947
CHAU Po Cheung (周寶球)	420 of 1948
CHAU Iu-nin (周耀年)	312 of 1930
CHEUNG Kit Lam (張杰霖)	540 of 1952
CHIEN, Nai Jen (錢乃仁)	925 of 1941
CHIU Kwan-chee (趙君慈)	583 of 1932
CHOU, Charles Lun (周滋汎)	667 of 1947
CHU Pin (朱彬)	1127 of 1949
CHUN, James Wing Cham (陳永箴)	376 of 1949
Cumine, Eric Byron	376 of 1949
DJOU Gi Gao (周基高)	1308 of 1950
Dronnikoff, Vladimir Nicolaevich	1307 of 1950
Duff, Charles Herbert	1332 of 1950
Faber, Sven Erik	739 of 1936
FAN, Robert (范文照)	499 of 1938
Feltham, Stanley Crathern	327 of 1951
FOK Nai-hang (霍乃鑑)	667 of 1946
FUNG Tsun (馮駿)	883 of 1935

<i>Name</i>	<i>Government Notification</i>
Grey, George Willis	600 of 1924
Grose, Frank	340 of 1935
Hall, George Albert Victor	668 of 1927
Howorth, John Francis	376 of 1949
HU Kwok Leung (許國亮)	1106 of 1951
ING, William Sue (吳兆麟)	400 of 1934
IP, Hin Fong (葉衍芳)	827 of 1949
IU Tak-lam (姚德霖)	198 of 1934
Kolatchoff, Alexander Valentine	541 of 1950
KOO Ming Tsuen (顧名泉)	621 of 1950
KUO Yuan-hsi (過元熙)	592 of 1939
KWAN Sung Sing (關頌聲)	1127 of 1949
KWAN Wing-hong (關永康)	938 of 1938
KWONG Iu-hau (鄺耀厚)	893 of 1940
LAM, Edward Chi-kan (藍志勤)	980 of 1948
LAMB, Ping Yin (林炳賢)	667 of 1949
Larard, Charles Kenneth	667 of 1946
LAU, Rudy Tang (劉登)	508 of 1947
LAU Shing-ki (劉承基)	542 of 1939
LEE, Chung-chee (李仲麗)	508 of 1947
LEE, Richard Edmund (李禮之)	239 of 1931
LEE, Young-on (李揚安)	730 of 1938
LEONG, Billings Shee Wing (梁樹榮)	377 of 1949
LEONG Yep (梁業)	1152 of 1949
LI Hin-lung (李憲龍)	147 of 1938
LOONG Shiu Kee (龍韶基)	1128 of 1949
LUKE, Him Sau (陸謙受)	344 of 1932
March, John Ewart	867 of 1947
Minutti, Rene	667 of 1947
MOK York-chan (莫若嫻)	941 of 1934
Moraes, John Sousa	484 of 1933
O'YOUNG, James (歐陽澤生)	541 of 1952
Pullen, Albert	508 of 1947
PUN In-tat (潘賢達)	4 of 1930
Raven, Arthur Robert Fenton	317 of 1905
Robinson, Harold Graham Fector	667 of 1947
Robertson, Kenneth Struan	318 of 1937

<i>Name</i>	<i>Government Notification</i>
SETO, Yu (司徒暎)	869 of 1949
Silva, Jose Francisco da	996 of 1949
SIU Che Tan (蕭始且)	65 of 1952
Smart, George Douglas	622 of 1950
Spence, Herbert Marshall	882 of 1950
SU, Gin Djih (徐敬直)	980 of 1948
SZETO, Wai (司徒惠)	832 of 1948
TAM Heung-shing (譚向成)	548 of 1938
Tebbutt, Henry Jenson	692 of 1930
TSANG Hin-hung (曾憲鴻)	667 of 1946
Volckaert, Gustave	508 of 1947
Way, Harry	586 of 1924
Wilson, George Leopold	266 of 1909
WONG Cheuk-tong (黃灼棠)	388 of 1932
WONG Cho Tong (黃祖棠)	867 of 1947
WONG Faitfone (黃培芬)	400 of 1939
WONG Tai-cho (黃泰初)	103 of 1928
Wood, Gerald George	34 of 1915
Xavier, Michael Anthony	253 of 1923
Young, Sir Cyril Roe Muston, Bt.	515 of 1917
YUAN, Mrs. Ying-hsi (袁成瑩屏)	980 of 1948
YUE Shui Chiu (余緒朝)	256 of 1939
YUE, Steven Sui-lun (余瑞麟)	128 of 1949
YUEN Tat-cho (阮達祖)	885 of 1938


Deputy Clerk of Councils.

COUNCIL CHAMBER,
12th June, 1952.

It is hereby notified for general information that, pursuant to Section 127 of the Buildings Ordinance, (Chapter 123), the following names have been removed from the List of Authorized Architects on their ceasing to practise in the Colony.

Biau, Pierre Lucien Louis

Blascheck, Alexander Charles

Hindmarsh, Desmond Ernest

JANNE Chun Wah, Arthur

OUANG, Max

PANG, Dick Noe

SIU Ho-ming

Skvorzov, Alexander Vasilievich

Wigglesworth, Gordon Hardy

WONG, Ting-tsai

COUNCIL CHAMBER,
12th June, 1952.



D. Simpson
Deputy Clerk of Councils.

THE BUILDINGS ORDINANCE,

(Chapter 123).

The Governor in Council has been pleased to direct under Section 127 of the Buildings Ordinance, (Chapter 123), that the following name be added to the List of Authorized Architects published as Notification No. 458 in the *Gazette* of 4th May, 1951.

YEUNG, Sik Chung (楊錫宗)


Deputy Clerk of Councils.

COUNCIL CHAMBER,
16th June, 1952.

IMPORTATION AND EXPORTATION ORDINANCE.

(Chapter 50).

ORDER BY THE GOVERNOR IN COUNCIL.

In exercise of the power conferred by section 3 of the Importation and Exportation Ordinance, the Governor in Council has made the following Order—

1. This Order may be cited as the Importation Citation. (Prohibition) (Specified Articles) (Amendment) (No. 2) Order, 1952, and shall be read as one with the Importation (Prohibition) (Specified Articles) Order, 1951.

(G.N.A.
104/51).

2. The Schedule to the principal Order is amended as laid out in the Schedule to this Order.

Amendment
to the
Schedule
to the
principal
Order.

SCHEDULE.

Under Item 5: Metals Minerals and their Manufactures.

INSERT: in (b) after the word "scrap" in the second line "and manufactured products of such metals and alloys".

Under Item 7: Chemicals.

INSERT: "(1)" in the first line before the phrase "Chemicals of importance in the production of".

ADD: "(2) Other chemical compounds having important industrial applications including—

(a) hydroquinone

(b) cresylic acid including para, meta and ortho cresol and xylenol."

at the end thereof.

Under Item 11: ADD: "(g) Electrocardiographs." at the end thereof.

Under Item 12: ADD: "(g) Photo plan printing machines." at the end thereof.

Under Item 13: ADD: ^(a) ~~(c)~~ Engineers' cutting and forming tools, including hacksaw blades.
 (p) Accessories for metal working machine tools." at the end thereof.

Clerk of Councils.

COUNCIL CHAMBER,
 24th June, 1952.

(Secretariat 41/3571/49III)

IMPORTATION AND EXPORTATION ORDINANCE.
 (Chapter 50).

ORDER BY THE GOVERNOR IN COUNCIL.

In exercise of the power conferred by section 4 of the Importation and Exportation Ordinance, the Governor in Council has made the following Order—

1. This Order may be cited as the Exportation (Prohibition) (Specified Articles) (Amendment) (No. 2) Order, 1952, and shall be read as one with the Exportation (Prohibition) (Specified Articles) Order, 1951.

(G.N.A. 103/51).

2. The Schedule to the principal Order is amended as laid out in the Schedule to this Order.

Amendment to the Schedule to the principal Order.

SCHEDULE.

Under Item 5: Metals Minerals and their Manufactures.

INSERT: in (b) after the word "scrap" in the second line "and manufactured products of such metals and alloys".

Under Item 7: Chemicals.

INSERT: "(1)" in the first line before the phrase "Chemicals of importance in the production of".

ADD: "(2) Other chemical compounds having important industrial applications including—

(a) hydroquinone

(b) cresylic acid including para, meta and ortho cresol and xylenol."

at the end thereof.

Under Item 11: ADD: "(g) Electrocardiographs." at the end thereof.

Under Item 12: ADD: "(g) Photo plan printing machines." at the end thereof.

Under Item 13: ADD:

- (o) ~~(y)~~ Engineers' cutting and forming tools, including hacksaw blades.
- (p) Accessories for metal working machine tools." at the end thereof.

[Handwritten signature]

Clerk of Councils.

COUNCIL CHAMBER,
24th June, 1952.

(Secretariat 41/3571/49III)

THE EMERGENCY REGULATIONS ORDINANCE.

(Chapter 241).

REGULATIONS BY THE GOVERNOR IN COUNCIL.

In exercise of the powers conferred by section 2 of the Emergency Regulations Ordinance the Governor in Council has made the following regulations—

1. These regulations may be cited as the Emergency Citation. (Exportation) (Miscellaneous Provisions) (Amendment) Regulations, 1952, and shall be read as one with the Emergency (Exportation) (Miscellaneous Provisions) Regulations, 1951. (G.N.A. 76/1951).

2. Regulations 6, 7 and 8 of the principal regulations are hereby revoked. Revocation of regulations 6, 7 and 8 of the principal regulations.

[Handwritten signature]

Clerk of Councils.

COUNCIL CHAMBER,
24th June, 1952.

Explanatory Note.

The Emergency (Exportation) (Miscellaneous Provisions) Regulations, 1951 were enacted to remedy certain defects in our exportation law and to give certain additional powers considered necessary in present day conditions. The Importation and Exportation Ordinance, Chapter 50, has been amended to give effect to the amendments made by regulations 6, 7 and 8. It is intended to incorporate regulations 1 to 5 in consolidated importation and exportation regulations now in the course of preparation. The purpose of the present amendment is therefore to revoke regulations 6 to 8 while leaving regulations 1 to 5 temporarily in force.

(Secretariat 11/3281/51)

LEGISLATIVE COUNCIL RESOLUTION.

BANK NOTES ISSUE ORDINANCE,

(Chapter 65).

Resolution made and passed by the Legislative Council under section 5 of the Bank Notes Issue Ordinance, Chapter 65, on 25th June, 1952.

Resolved pursuant to the proviso to section 5 of the Bank Notes Issue Ordinance, Chapter 65, that this Legislative Council hereby extends the powers of all the note-issuing banks to make, issue, re-issue and circulate notes until and including the 12th day of July, 1953.


Deputy Clerk of Councils.

COUNCIL CHAMBER,
25th June, 1952.

(Secretariat 52/2524/45)



NURSES REGISTRATION ORDINANCE.

(Chapter 164).

REGULATIONS MADE BY THE GOVERNOR IN COUNCIL.

In exercise of the power conferred by section 4 of the Nurses Registration Ordinance, the Governor in Council has made the following regulations—

1. These regulations may be cited as the Nurses Registration (Amendment) Regulations, 1952, and shall be read as one with the Nurses Registration Regulations.

Citation.

(Vol. X,
p. 241).

2. The principal regulations are amended by the addition of the following as regulation 52—

Amendment
of the
principal
regulations
by the
addition
of a new
regulation.

"Registered
nurses'
badge.

52. (1) The board shall cause to be manufactured badges conforming to the particulars set out in the Sixth Schedule.

(2) (a) Such badges shall be available to all registered nurses and may be purchased from the Director of Medical and Health Services.

(b) Upon payment to the Director of Medical and Health Services of the fee prescribed by the board he shall cause the purchaser's name, registration number and date of registration to be engraved on the back of one of such badges before delivering it to the purchaser.

(3) In the case of the loss of, or damage to, the badge originally issued to a purchaser a duplicate badge may be issued by the Director of Medical and Health Services upon payment of the fee of \$10: Provided that upon the loss of a badge twelve months shall elapse from the date the Director of Medical and Health Services is so informed before a duplicate badge may be issued.

(4) Any person who, without lawful authority or excuse (the proof whereof shall lie on the person accused), makes, sells, offers for sale, or has in his possession for sale, any badge or other like thing resembling in size, shape, figure, and colour to the particulars mentioned in the Sixth Schedule shall be liable to a fine of one thousand dollars and to imprisonment for six months."

Renumbering and rescission and replacement of regulation 52 of the principal regulations.

3. Regulation 52 of the principal regulations is renumbered 53 and is rescinded and replaced as follows—

“Price of copy of Ordinance and regulations made thereunder.

53. A copy of the Ordinance and regulations made thereunder may be purchased from the Government Printer, at such price as the Director of Medical and Health Services shall prescribe.”

Addition of Sixth Schedule to the principal regulations.

4. The principal regulations are amended by the addition of the following as the Sixth Schedule—

“ SIXTH SCHEDULE [reg. 52.]

Particulars of the registered nurses' badge.

1. The badge shall be made of nickel charged with a central device of a half length female figure holding a lamp in the right hand, the figure and lamp being portrayed in white enamel upon a background of royal blue enamel all occupying a circular area of a diameter of 9/16”.

2. The central circular area of the badge shall be surrounded by a border 1/8” wide of skyblue enamel bearing the inscription, in Roman letters, “REGISTERED NURSE” in its upper half and “HONG KONG” in its lower half.

3. The circular portion of the badge shall be supported by a scroll in skyblue enamel bearing the Chinese characters “香港註冊護士”.

Renumbering of regulations 53 and 54 of the principal regulations.

5. Regulations 53 and 54 of the principal regulations are renumbered 54 and 55.

Deputy Clerk of Councils.

COUNCIL CHAMBER,
11th July, 1952.

(Secretariat 77/3231/47)

COMPANIES ORDINANCE,

(Chapter 32).

In exercise of the powers conferred upon him by Section 131(3) of the Companies Ordinance, Chapter 32, the Governor in Council has ordered that the name of NG Po Sum (伍寶深) be removed from the list of authorized auditors.

COUNCIL CHAMBER,
15th July, 1952.

Clerk of Councils.

THE BUILDINGS ORDINANCE,

(Chapter 123)

The Governor in Council has been pleased to direct under Section 127 of the Buildings Ordinance, (Chapter 123), that the following names be added to the List of Authorized Architects published as Notification No. 727 in the *Gazette* of 20th June, 1952.

Faber, John Cecil

Lobban, William

COUNCIL CHAMBER,
22nd July, 1952.



W. B. Thompson
Deputy Clerk of Councils.

LEGISLATIVE COUNCIL RESOLUTION.

THE PENSIONS ORDINANCE, 1932.

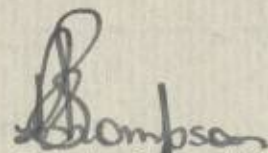
Resolution made and passed by the Legislative Council on the twenty third day of July, 1952.

RESOLVED, that notwithstanding the provisions of Pensions Ordinance, 1932, now repealed by the Pensions Ordinance, (Cap. 89), and notwithstanding the payment of any pension under section 18 of the Pensions Ordinance, 1932, in respect of the death caused by injury in the discharge of their duty in the service of this Colony of the persons named in the First Column of the Schedule hereto, gratuities of the amounts set out in the Second Column of the Schedule hereto shall be paid in respect of the deaths of the persons named in the First Column of the Schedule hereto and that such gratuities shall for the purposes of distribution and estate duty be treated as if they had been gratuities granted under Section 16 of the Pensions Ordinance, 1932.

SCHEDULE.

<i>First Column</i>	<i>Second Column</i>
Fateh MOHAMED	\$ 426.00
LAI Hing Lam	\$ 330.00
J. D. K. MURPHY	\$ 3,340.00
C. J. G. McCORMICK	\$ 5,160.00
NG Kwai	\$ 342.00
MO Hung Ki	\$ 318.00
TAM King Pong	\$ 462.00
LI Lin	\$ 498.00
WOO Yuen	\$ 342.00
CHEUNG Leung	\$ 702.00
AU Ho Shan	\$ 798.00
HO Ng	\$ 810.00

<i>First Column</i>	<i>Second Column</i>
LEUNG Ying	\$ 963.00
CHAN To	\$ 1,461.50
Lo Tam	\$ 1,446.00
WAT Pak Chi	\$ 810.00
CHU Kam Hung	\$ 1,386.00
FAN Yiu Wah	\$ 738.00
TSANG Luen	\$ 1,371.49
CHAN Kai Lam	\$ 1,410.00
NG Yeung Kan	\$ 738.00
CHU Tak Choi	\$ 1,611.00
WAN Cheung	\$ 810.00
YEUNG King	\$ 1,326.00


Deputy Clerk of Councils.

COUNCIL CHAMBER,
23rd July, 1952.

(Secretariat 4369/47)

PHARMACY AND POISONS ORDINANCE.

(Chapter 138).

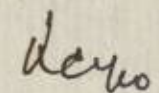
REGULATIONS BY THE PHARMACY BOARD.

In exercise of the power conferred by section 4 of the Pharmacy and Poisons Ordinance the Pharmacy Board with the approval of the Governor in Council has made the following regulations—

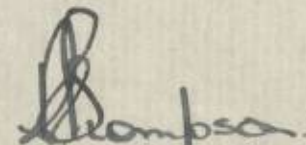
1. These regulations may be cited as the Fees (Pharmacy and Poisons) (Amendment) Regulations, 1952, and shall be read as one with the Fees (Pharmacy and Poisons) Regulations. Citation, (Vol. X, p. 64).

2. Regulation 2 of the principal regulations is hereby amended by the rescission of paragraph (c) thereof. Rescission of paragraph (c) of regulation 2 of the principal regulations.

Made by the Pharmacy Board on the 1st day of August, 1952.


Chairman.

Approved by the Governor in Council this 3rd day of August, 1952.


Deputy Clerk of Councils.

COUNCIL CHAMBER,
3rd August, 1952.

(Secretariat 3/4041/52)

BUSINESS REGULATION ORDINANCE, 1952.

(Ordinance No. 14 of 1952).

RULES BY THE GOVERNOR IN COUNCIL.

In exercise of the power conferred by section 13 of the Business Regulation Ordinance, 1952, the Governor in Council has made the following rules—

1. These rules may be cited as the Business Regulation Citation. (Exemption) Rules, 1952.

2. Any person directly engaged in fishing or in the primary production of crops, poultry or livestock is hereby exempted in respect of such activity from the provisions of the Business Regulation Ordinance, 1952. Exemptions. (14 of 1952).



Clerk of Councils.

COUNCIL CHAMBER,
12th August, 1952.

(Secretariat 3/2301/47)

ROYAL HONG KONG DEFENCE FORCE

ORDINANCE, 1951.

REGULATIONS BY THE GOVERNOR IN COUNCIL.

In exercise of the power conferred by section 15 of the Royal Hong Kong Defence Force Ordinance, 1951, the Governor in Council has made the following regulations—

REGULATIONS.

1. These regulations may be cited as the Royal Hong Kong Defence Force (Pay and Allowances) Regulations, 1952. Citation.
2. (1) Pay and allowances for training as laid down in section 17 of the Ordinance shall be payable as follows—
Pay and allowances.
(25 of 1951.)
 - (a) For a period of continuous attendance for training for a period exceeding six hours but not exceeding 24 hours, whether wholly in one day or partly in one day and partly in another, one day's pay shall be issued, subject to the completion of at least four hours' active duty in such period.
 - (b) For a period of continuous attendance for training exceeding 24 hours, one day's pay shall be issued for each day (midnight to midnight) during which the officer or man is required to attend for a period exceeding six hours and in such day completes at least four hours' active duty.
- (2) For the purposes of paragraphs (a) and (b) of subregulation (1), "attendance" is computed from the time of assembly to the time of dismissal, and includes the time occupied travelling from the place of assembly to the place where training is carried out and *vice versa*. The minimum period of "four hours' active duty" shall not include such travelling time.
3. When rations are not issued ration allowance may be issued in respect of each day's pay payable under paragraph (a) or (b) of regulation 2. Ration allowance.

Instruc-
tional
allowance.

4. The payment of instructional allowance shall not be admissible for—

- (a) attendance for purposes of instruction during any day (midnight to midnight) for which pay and allowances are payable under paragraph (b) of regulation 2;
- (b) any part of the period of continuous attendance for which pay and allowances are payable under paragraph (b) of regulation 2.



Clerk of Councils.

COUNCIL CHAMBER,
12th August, 1952.

(Secretariat D/DF/PAY)

THE EMERGENCY (CONTROL OF MINERALS)
REGULATIONS, 1951.

It is hereby notified that in exercise of the power conferred by regulation 6(2) of the Emergency (Control of Minerals) Regulations, 1951, the Governor in Council has revoked the authorized buyer's licence No. 063 issued on the 9th day of May, 1952, to Lo Quan Yin, trading as the Hop Fat Co.

(G.N.A.
208/51).


Deputy Clerk of Councils.

COUNCIL CHAMBER,
13th August, 1952.

THE BUILDINGS ORDINANCE,

(Chapter 123).

The Governor in Council has been pleased to direct under Section 127 of the Buildings Ordinance, (Chapter 123), that the following name be added to the List of Authorized Architects published as Notification No. 727 in the *Gazette* of 20th June, 1952.

LEE, Edward Wei Kwong (李為光)

COUNCIL CHAMBER,
14th August, 1952.



Deputy Clerk of Councils.



THE BUILDINGS ORDINANCE,

(Chapter 123).

The Governor in Council has been pleased to direct under Section 127 of the Buildings Ordinance, (Chapter 123), that the following names be added to the List of Authorized Architects published as Notification No. 727 in the *Gazette* of 20th June, 1952.

Phelps, Douglas Searle

Woo, John Shao-Ling (吳紹麟)

COUNCIL CHAMBER,
18th August, 1952.



[Signature]
Deputy Clerk of Councils.

STAMP ORDINANCE.

(Chapter 117).

REGULATIONS MADE BY THE GOVERNOR IN COUNCIL.

In exercise of the power conferred by section 4 of the Stamp Ordinance, the Governor in Council has made the following regulations—

1. These regulations may be cited as the Stamp (N.T.) Citation. (Exemption and Modification) Regulations, 1952.
2. All instruments, except conveyances on sale and voluntary dispositions *inter vivos*, affecting land in the New Territories shall be exempt from stamp duty. Exemption from stamp duty.
3. Conveyances on sale and voluntary dispositions *inter vivos* affecting land in the New Territories, not being land in New Kowloon, shall be chargeable with the stamp duties specified in the Ordinance and the Schedule thereto subject to the modifications shown in the second column of the Schedule set opposite each class of instrument. Modification of stamp duties chargeable in respect of conveyances and voluntary dispositions affecting land in the New Territories, not being land in New Kowloon. (Cap. 117).
4. Conveyances on sale and voluntary dispositions *inter vivos* affecting land in New Kowloon shall be chargeable with the stamp duties specified in the Ordinance and the Schedule thereto without any modification whatsoever. Conveyances and voluntary dispositions affecting land in New Kowloon chargeable with unmodified stamp duties. (Cap. 117).
5. The Stamp (New Territories) Regulations are hereby rescinded. Rescission. (Vol. IX, p. 400).

SCHEDULE

Instrument.	Modified Duty.
Conveyance on sale.	(a) Where the amount or value of the consideration does not exceed \$2,000, no stamp duty and no excess stamp duty shall be chargeable. (b) Where the amount or value of the consideration exceeds \$2,000 but does not exceed \$5,000, \$1 for every \$100 or part thereof of the amount or value of the consideration; but no excess stamp duty shall be chargeable. (c) Where the amount or value of the consideration exceeds \$5,000 but does not exceed \$10,000, \$2 for every \$100 or part thereof of the amount or value of the consideration; but no excess stamp duty shall be chargeable.
Voluntary disposition <i>inter vivos</i> .	(a) Where the value of the property does not exceed \$2,000 no stamp duty shall be chargeable. (b) Where the value of the property exceeds \$2,000 but does not exceed \$5,000, \$1 for every \$100 or part thereof of the value of the property conveyed or transferred.



Clerk of Councils.

COUNCIL CHAMBER,
26th August, 1952.

Explanatory Note.

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

The rescission and replacement of the Stamp (New Territories) Regulations by the present Stamp (N.T.) (Exemption and Modification) Regulations, 1952, mean that, except for conveyances on sale and voluntary dispositions *inter vivos*, all instruments affecting land in the New Territories are exempt from stamp duty.

2. The joint effect of regulations 3 and 4 renders conveyances and voluntary dispositions affecting land in New Kowloon liable to the same stamp duties as similar documents affecting land situate elsewhere in the Colony, other than in the New Territories. Similar instruments affecting land in the New Territories, not being land in New Kowloon, are chargeable with the modified duties shown in the Schedule provided the amount or value of the consideration or the value of the property does not exceed \$10,000 and \$5,000 respectively.

3. It will be observed that the modifications of the stamp duty chargeable on voluntary dispositions affecting land in the New Territories, not being land in New Kowloon, do not include exemption from excess stamp duty. This provision is unnecessary because voluntary dispositions as opposed to conveyances on sale do not attract excess stamp duty.

(Secretariat 1/3601/47)

NEW TERRITORIES ORDINANCE.
(Chapter 97).

RULES MADE BY THE GOVERNOR IN COUNCIL.


In exercise of the power conferred by section 46 of the New Territories Ordinance, the Governor in Council has made the following rules—

1. These rules may be cited as the Land Office (N. T.) Citation. Fees (Amendment) Rules, 1952, and shall be read as one with the Land Office (N. T.) Fees Rules. (Vol. IX, p. 68).

2. The respective fees appearing opposite items (a) and (g) of rule 1 of the principal rules are cancelled and the following substituted therefor— Cancellation.

Items.	New fees.
" (a) Where the amount or value of the consideration—	
(a) does not exceed \$1,000	\$ 1
(b) exceeds \$1,000	\$ 5
(c) exceeds \$5,000	\$15
(d) exceeds \$20,000	\$30
(e) exceeds \$100,000	\$60
(g) Where the value of the property—	
(a) does not exceed \$1,000	\$ 1
(b) exceeds \$1,000	\$ 5
(c) exceeds \$5,000	\$15
(d) exceeds \$20,000	\$30
(e) exceeds \$100,000	\$60 "

3. The proviso to rule 1 is amended by the substitution of Amendment of the proviso to rule 1. the brackets and letter "(g)" for the brackets and letter "(f)" in the second line thereof.



Clerk of Councils.

COUNCIL CHAMBER,
26th August, 1952.

(Secretariat 1/3601/47)

Explanatory Note.

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

All instruments, except conveyances on sale and voluntary dispositions *inter vivos*, affecting land in the New Territories are now exempt from stamp duty by virtue of the stamp (N. T.) (Exemption and Modification) Regulations, 1952.

2. The amendments contained in the Land Office (N. T.) Fees (Amendment) Rules, 1952, assimilate the fees to be paid to the Land Officer at the appropriate New Territories Land Office for the registration of conveyances on sale and voluntary dispositions to the fees now prevailing for the registration of such documents in the Land Office under the provisions of the Land Registration Ordinance, Chapter 128, which are set out on p. 433 of Volume IX of the Revised Edition, 1950.



PLEASURE GROUNDS AND BATHING PLACES
ORDINANCE.

(Chapter 173).

REGULATIONS MADE BY THE GOVERNOR IN COUNCIL.

In exercise of the power conferred by section 3 of the Pleasure Grounds and Bathing Places Ordinance, the Governor in Council has made the following regulations—

1. These regulations may be cited as the Bathing Places (Amendment) Regulations, 1952, and shall be read as one with the regulations appearing on pages 207 and 208 of the annual volume of the Ordinances of Hong Kong for the year 1936 under the heading "Bathing Places". Citation.
2. Regulation 5 of the principal regulations is amended by the insertion between— Amendment of regulation 5 of the principal regulations.
 - (a) the words "board" and "at" in the fourth line of paragraph (1) of the following—
"or boat propelled by pedomotive power";
 - (b) the words "boat" and "from" in the first and third lines of paragraph (2) of the following—
"whether so propelled or not".
3. The principal regulations are amended by the addition of the following immediately after regulation 5— Amendment of principal regulations by the addition of two new regulations.

"Penalty. 6. Any person who acts in contravention of regulation 1, 2, 3, 4, or 5 shall be guilty of an offence and shall be liable to a fine of one hundred dollars and to imprisonment for one month.
7. These regulations may be cited as the Bathing Places Regulations." Citation.


Deputy Clerk of Councils.

COUNCIL CHAMBER,
29th August, 1952.

Explanatory Note.

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

In law revision subsidiary legislation made under the Pleasure Grounds and Bathing Places Ordinance, Chapter 173, was omitted from the Revised Edition, 1950, under authority of section 10 of the Revised Edition of the Laws Ordinance (Ordinance No. 20 of 1948) because of the contemplated rescission and replacement of such legislation. It is not yet, however, possible to effect the intended rescission and replacement and, in the meantime, it is necessary to prohibit the use of boats propelled by pedomotive power at bathing places. The purpose of the amendments contained in regulation 2 is to prohibit the use of such boats within certain limits and also to ensure that the taking out of any boat whether propelled by pedomotive power or not beyond such limits is done with the greatest caution.

2. The purpose of regulation 3 is to provide for a penalty clause and citation.

(Secretariat L.M.G. 5554)



LEGISLATIVE COUNCIL RESOLUTION.

THE WIDOWS AND ORPHANS PENSION ORDINANCE,
(Chapter 94).

Resolved that, pursuant to the power conferred by section 3 of the Widows and Orphans Pension Ordinance, Chapter 94, the proposed regulations in the Schedule hereto, be approved.

B. Bompson
Deputy Clerk of Councils.

COUNCIL CHAMBER,
3rd September, 1952.

SCHEDULE

1. These regulations may be cited as the Widows' and Orphans' Pension (Application) Regulations, 1952.
 2. (1) The term "officer" in the Ordinance shall apply to the following—
 - (a) the Governor if he was a contributor under the Ordinance before he held this position;
 - (b) the Governor's private secretaries and aides-de-camp if they were contributors under the Ordinance before they held these positions or if they are also the holders of pensionable offices entitling them to contribute;
 - (c) every person whose salary prior to the commencement of these regulations suffered abatement under the Ordinance;
 - (d) every male holder of a pensionable office;
 - (e) every male person serving on probation in a pensionable office; and
 - (f) every male person serving on agreement in any office in the public service under the Government for a period of three years or more:
- Application of the term "officer" to certain persons of categories of persons.
- Provided that the said term shall not apply—
- (i) to any person specified in paragraph (d), (e) or (f) of this sub-regulation who is in receipt of a salary of less than two thousand and four hundred dollars per annum, or if at the time of his appointment to such office he has attained the age of forty-nine years; or
 - (ii) to any person serving on agreement as set out in paragraph (f) of this sub-regulation who exercises in manner hereinafter provided his option not to be a contributor under the Ordinance for the period of such service.
- (2) In this regulation—
"salary" does not include expatriation pay or cost of living or other allowance,

(Cap. 89). "pensionable office" has the meaning assigned by paragraph (a) of sub-section (1) of section 2 of the Pensions Ordinance, and

"holder of a pensionable office" means a person who is serving in a pensionable office having been confirmed to the permanent establishment therein.

Manner of exercising option by certain persons. 3. An option under sub-paragraph (ii) of sub-regulation (1) of regulation 2 shall be made by notice in writing to the Accountant General as follows—

(a) in the case of a person serving prior to the date of the publication of these regulations in the *Gazette* not later than three months after such date; and

(b) in the case of a person appointed on or subsequent to the date of the publication of these regulations in the *Gazette* not later than one month after taking up the duties of his appointment.

Commencement. 4. These regulations shall be deemed to have had effect from the 30th day of January, 1948. Provided that, wherever any person specified in sub-regulation (1) of regulation 2 was not a contributor under the Ordinance on the said date, the term "officer" in the Ordinance shall only apply to such person as from the date of the publication in the *Gazette* of these regulations unless he shall, not later than one month after the date of publication, by notice in writing addressed to the Accountant General elect that the said term shall apply to him in respect of any prior period.

(Secretariat 4388/48)

MOTOR VEHICLES INSURANCE (THIRD PARTY RISKS)
ORDINANCE, 1951.

Pursuant to Section 3(1) of the Motor Vehicles Insurance (Third Party Risks) Ordinance, 1951, it is notified that the British Traders' Insurance Company, Limited, has been authorized by the Governor in Council to carry on motor vehicle insurance business in the Colony.



Clerk of Councils.

COUNCIL CHAMBER,
9th September, 1952.

NEW TERRITORIES ORDINANCE.

(Chapter 97).

RULES BY THE GOVERNOR IN COUNCIL.

In exercise of the power conferred by section 4 (2) (m) of the New Territories Ordinance, the Governor in Council has made the following rules—

1. These rules may be cited as the Sandy Ridge Cemeteries (N.T.) (Amendment) Rules, 1952, and shall be read as one with the Order made by the Governor in Council published as Government Notification No. A. 76 in Supplement No. 2 to the *Gazette* of the 21st April, 1950. Citation.
(G.N.A.
76/50).

2. The principal Order is amended—

- (a) by the substitution of the figures "133" for the figures "155" in the second line of the first paragraph thereof;
- (b) by the substitution of the figures "105" for the figures "83" in the second line of the second paragraph thereof.

Amendment
of the
principal
Order.


Deputy Clerk of Councils.

COUNCIL CHAMBER,
11th September, 1952.

(Secretariat 7/3751/48).

IMMIGRANTS CONTROL ORDINANCE.

(Chapter 243).

REGULATIONS BY THE GOVERNOR IN COUNCIL.

In exercise of the power conferred by section 35 of the Immigrants Control Ordinance, the Governor in Council has made the following regulations—

1. These regulations may be cited as the Immigrants Control (Amendment) Regulations, 1952, and shall be read as one with the Immigrant Control Regulations. Citation. (Vol. XI, p. 166).

2. The Fourth Schedule to the principal regulations is hereby amended— Amendment to the Fourth Schedule of the principal regulations.

(a) by the deletion of the figures "10" opposite the item "Passport (valid for 5 years)" thereof and the substitution therefor of the figures "15";

(b) by the deletion of the item—

"Endorsement of Passport, otherwise than at the time of issue or renewal 4.00".



Deputy Clerk of Councils.

COUNCIL CHAMBER,
11th September, 1952.

Explanatory Note.

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

The effect of these regulations is to increase the fee for the issue in Hong Kong of a new passport from \$10 to \$15 and to abolish the fee of \$4.00 for making an endorsement on a passport.

Similar amendments have recently been made in the relevant United Kingdom legislation.

(Secretariat 6/2071/52)

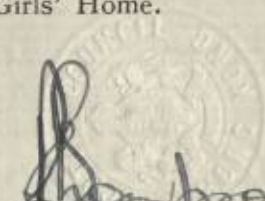
PROTECTION OF WOMEN AND JUVENILES
ORDINANCE, 1951.

NOTIFICATION BY THE GOVERNOR IN COUNCIL.

PLACES OF REFUGE.

It is hereby notified that pursuant to section 2 of the Protection of Women and Juveniles Ordinance, 1951, the Governor in Council has declared the undermentioned places to be places in which females, young persons or children or any of them may be detained for the purposes of, or pursuant to powers contained in, the said Ordinance, namely—

- (1) The King's Park Children's Home.
- (2) The Kwai Chung Girls' Home.



[Signature]
Deputy Clerk of Councils.

COUNCIL CHAMBER,
15th September, 1952.

(Secretariat 2456/52)

THE PENSIONS ORDINANCE.

(Chapter 89).

REGULATIONS BY THE GOVERNOR IN COUNCIL.

In exercise of the power conferred by subsection (1) of section 3 of the Pensions Ordinance, the Governor in Council, with the sanction of the Secretary of State, has made the following regulations—

1. These regulations may be cited as the Pensions (Amendment) (No. 2) Regulations, 1952, and shall be read as one with the Pensions Regulations.

Citation.

(Vol. IX,
p. 6).

2. Sub-paragraph (ii) of paragraph (b) of regulation 22 of the principal regulations is hereby amended by the deletion of the words "may be required to retire without the approval of the Secretary of State," appearing in the sixth and seventh lines thereof and the substitution therefor of the following—

Amendment
of sub-
paragraph
(ii) of
paragraph
(b) of
regulation
22 of the
principal
regulations

"is normally required to retire under the provisions of section 8 of the Ordinance,".


Deputy Clerk of Councils.

COUNCIL CHAMBER,
18th September, 1952.
(Secretariat 4366/48)

FERRIES ORDINANCE.

(Chapter 104).

REGULATIONS BY THE GOVERNOR IN COUNCIL.

In exercise of the power conferred by section 5 of the Ferries Ordinance, the Governor in Council has made the following regulations—

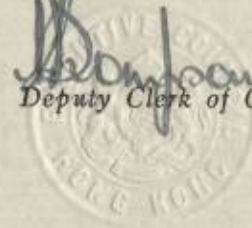
1. These regulations may be cited as the Excluded Ferries Citation. (Shamshuipo and Wilmer Street) (Amendment) Regulations, 1952, and shall be read as one with the regulations published in Supplement No. 2 to the *Gazette* of the 21st July, 1950, as Government Notification No. A. 158.

2. The proviso to the principal regulations is amended by the deletion of the words "the 30th day of September, 1950, or" and the word "later" in the third line thereof.

Amendment
of the
proviso
to the
principal
regulations.


Deputy Clerk of Councils.

COUNCIL CHAMBER,
18th September, 1952.
(Secretariat 4/4661/50)



THE VOLUNTEER AND NAVAL VOLUNTEER
PENSIONS ORDINANCE.

(Chapter 202).

NOMINATION BY THE GOVERNOR IN COUNCIL.

In exercise of the powers conferred by section 6 of the Volunteer and Naval Volunteer Pensions Ordinance the Governor in Council has nominated the Accountant General and the Senior Medical Officer to constitute a Pensions Assessment Board and under that name to exercise all the powers which by virtue of paragraph (a) of section 6 aforesaid are exercisable by the Governor in Council.



[Signature]
Deputy Clerk of Councils.

COUNCIL CHAMBER,
18th September, 1952.
(Secretariat 37/581/46)



MOTOR VEHICLES INSURANCE (THIRD PARTY RISKS) ORDINANCE, 1951.

REGULATIONS BY THE GOVERNOR IN COUNCIL.

In exercise of the power conferred by section 20 of the Motor Vehicles Insurance (Third Party Risks) Ordinance, 1951, and of every other power in that behalf, the Governor in Council has made the following regulations—

1. These regulations may be cited as the Motor Vehicles Insurance (Third Party Risks) (Amendment) (No. 2) Regulations, 1952, and shall be read as one with the Motor Vehicles insurance (Third Party Risks) Regulations, 1951.
2. The principal regulations are hereby amended by the addition immediately after regulation 23 of the following—

“PART IV.

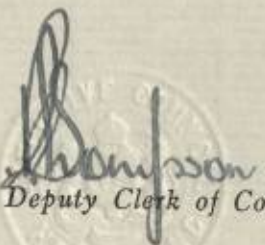
Production of proof of insurance on application for a vehicle licence. (Vol. II of Regulations of Hong Kong (1937 Edition) p. 723). (39 of 1951).

Condition for issue of licence.

23A. Any person applying for a motor vehicle licence under the regulations made under the Vehicle and Traffic Ordinance shall upon such application produce to the Commissioner of Police any necessary certificate of insurance or certificate of security, or such other documentary proof as shall be sufficient to indicate that on the date when such vehicle comes into operation there will be in force such policy of insurance or such security in respect of third party risks as is required by the Motor Vehicles Insurance (Third Party Risks) Ordinance, 1951, in relation to the user of the motor vehicle.

23B. The Commissioner of Police shall not issue a motor vehicle licence to any applicant who fails to comply with regulation 23A hereof.”

Citation.
(Schedule to Ordinance 39 of 1951).
Addition of new Part and two new regulations to principal regulations.


Deputy Clerk of Councils.

COUNCIL CHAMBER,
22nd September, 1952.

Explanatory Note.

The Motor Vehicles Insurance (Third Party Risks) Ordinance, 1951, prohibits the use of a motor vehicle unless such use is covered by insurance or security against third party risks. The amendment is made to the principal regulations with the object that the licensing authority shall be shewn proof that such cover will be in force when the vehicle licence comes into operation. If he is not shewn such proof section 4 of the Ordinance presumably prohibits the issue of such licence. This is clarified by the new regulation 26.

(Secretariat 19/5231/46II)



THE EMERGENCY (CONTROL OF MINERALS)
REGULATIONS, 1951.

It is hereby notified that in exercise of the power conferred by regulation 6(2) of the Emergency (Control of Minerals) Regulations, 1951, the Governor in Council has revoked the authorized buyer's licence No. 059 issued on the 19th day of April, 1952, to Wong Chow Hung, trading as Tak Chong Mining Co.


Deputy Clerk of Councils.

COUNCIL CHAMBER,
22nd September, 1952.

PLEASURE GROUNDS AND BATHING PLACES
ORDINANCE.

(Chapter 173).

REGULATIONS BY THE GOVERNOR IN COUNCIL.

In exercise of the power conferred by section 3(1) of the Pleasure Grounds and Bathing Places Ordinance, the Governor in Council has made the following regulations—

1. These regulations may be cited as the Pleasure Grounds (Control and Allocation) (Amendment) Regulations, 1952, and shall be read as one with the regulations appearing on pages 194 and 195 of the annual volume of the Ordinances of Hong Kong for the year 1936 in the Second Schedule under the heading "Allocation of Pleasure Grounds and Bathing Places." Citation.

2. The principal regulations are hereby amended by the addition after regulation 11 of the following new regulations 12 and 13— Addition of new regulations 12 and 13 to the principal regulations.

12. The person allotted Pleasure Grounds for the purposes of the Pool Grounds Scheme may require payment of such fees for the use of the said grounds as may be approved by the Governor in Council and notified in the *Gazette*. "Payment of fees for use of Pool Grounds."

13. These regulations may be cited as the Pleasure Grounds (Control and Allocation) Regulations, 1936". Citation.



Clerk of Councils.

COUNCIL CHAMBER,
23rd September, 1952.

Explanatory Note.

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

1. In Law Revision subsidiary legislation made under the Pleasure Grounds and Bathing Places Ordinance, Chapter 173, was omitted from the Revised edition, 1950, under authority of section 10 of the Revised Edition of the Laws Ordinance (Ordinance No. 20 of 1948) because of contemplated rescission and replacement of such legislation.

2. Matters which will determine the nature of the intended legislation are still under discussion and accordingly it is not yet possible to effect the contemplated rescission and replacement. Meanwhile it is necessary to provide for the execution of the "Pool Grounds Scheme" as recommended in the report of the Advisory Committee on Recreation Grounds.

3. In order to start the Pool Scheme His Excellency the Officer Administering the Government has allotted twelve Pleasure Grounds (seven at the Wongneichong Recreation Ground and five at the King's Park Recreation Ground) to the Director of Education who is the authority responsible for the allocation and general administration of such Pool Grounds. The Table to the Pleasure Grounds (Control and Allocation) Regulations, 1936, has been amended to show the allocation of the above mentioned twelve Pleasure Grounds more particularly.

4. The cost of administering the Pool Grounds Scheme will be met in full by Government but it is considered that organizations making use of the Pool Grounds should contribute towards their maintenance, Government being responsible for the balance of such costs. Accordingly the purpose of the new regulation 12 is to empower the Director of Education, as the administering authority, to charge approved fees for the use of Pool Scheme Pleasure Grounds. Opportunity also has been taken to provide for citation of the principal regulations, by the new regulation 13.

(Secretariat 53/3231/50)



IMPORTATION AND EXPORTATION ORDINANCE.

(Chapter 50).

REGULATIONS BY THE GOVERNOR IN COUNCIL.

In exercise of the power conferred by section 4 of the Importation and Exportation Ordinance the Governor in Council has made the following regulations—

1. These regulations may be cited as the Exportation Citation. (Prohibition) (Specified Articles) Regulations, 1952.

2. In these regulations—
"Director" means the Director of Commerce and Industry;
"export licence" means a licence issued under these regulations;
"specified article" means any article described in the Schedule to these regulations.

Inter-
pretation.

3. The exportation from the Colony of any specified article except under an export licence issued by the Director is prohibited.

Prohibition of
export of
specified
articles
except
under
licence.

4. The Exportation (Prohibition) (Specified Articles) Order, 1951, is hereby revoked.

Revocation.
(G.N.A.
103/51).

SCHEDULE.

1. Arms, ammunition and apparatus and equipment exclusively designed for land, sea or aerial warfare.
2. Atomic energy materials and equipment.
3. Hydrocarbon products. Crude petroleum and refined petroleum products, Naphtha, minerals spirits and solvents.
4. Transportation materials.
(a) Internal combustion engines.

- (b) All motor vehicles (including tractors and motor cycles); trailers; and components and spares.
 - (c) Rails, locomotives and rolling-stock, and parts thereof.
 - (d) Ships and floating docks; including important parts.
 - (e) Aircraft of any description including components, accessories and spares and any equipment or parts for the repair, maintenance service or protection thereof or any part of such equipment.
 - (f) Cables suitable for harbour defence or mine sweeping.
 - (g) Minesweeping equipment.
 - (h) Road and aerodrome construction machinery.
 - (i) Cranes.
 - (j) Containers suitable for use in storing or transporting petroleum of capacity 4 gallons or more.
 - (k) Motor vehicle servicing equipment and materials.
5. Metals, Minerals and their Manufactures.
- (a) All classes of iron and steel products (including alloy steels) up to and including finished stage and including barbed wire and steel wire strand and cable and iron and steel scrap.
 - (b) Metals, the following and alloys wholly or mainly thereof including ferro-alloys and scrap and manufactured products of such metals and alloys. Aluminium, antimony, beryllium, bismuth, cadmium, calcium, cobalt, columbium, copper, lead, lithium, germanium, magnesium, mercury, molybdenum, nickel, sodium, strontium, tantalum, titanium, tungsten, vanadium, zinc, zirconium.
 - (c) Items used for production of alloy steels.
 - (d) Low melting point alloys.
 - (e) Metals (and their compounds) used in connexion with petroleum warfare and military pyrotechnics.
 - (f) Compounds constituting potential sources of metals listed under 5(b) above.
 - (g) Asbestos and asbestos yarn, textiles and clothing.
 - (h) Strategic grades of mica.
 - (i) Artificial graphite.

6. Rubber and rubber products.
- (a) Natural rubber (including latex and scrap).
 - (b) Synthetic rubber.
 - (c) Oil and fire resisting rubber hosing and high-pressure hosing.
 - (d) Tyres and tubes, other than those for pedal cycles.
7. Chemicals. (1) Chemicals of importance in the production of—
- (a) Chemical warfare preparations.
 - (b) Military pyrotechnics.
 - (c) Fuels for self-propelling missiles.
 - (d) Additives for mineral oils.
 - (e) Strategically important plastics.
 - (f) Explosives and stabilizers, detonators, initiators and plasticizers for explosives.
 - (g) Anti-freeze and de-icing preparations.
 - (h) Fluids of use in hydraulically operated mechanisms.
 - (i) Materials having application in atomic energy.
 - (j) Special steels.
 - (k) Tyres and other rubber and synthetic rubber products.
 - (l) Refrigerants used in tanks and submarines.
 - (m) Smoke screens and incendiary preparations.
- (2) Other chemical compounds having important industrial applications including—
- (a) hydroquinone.
 - (b) cresylic acid including para, meta and ortho cresol and xylenol.
 - (c) Chromium compounds.
- (3) Chemical preparations having important applications including—
- (a) Rubber solution.
 - (b) Ships' bottom compositions.
8. Chemicals for use in exploiting mineral deposits and ores.
9. Catalysts for use in manufacture of nitric acid.

10. Chemical and Petroleum Equipment and Plant.
- (a) For production of poisonous gases.
 - (b) For production of chemicals for explosives, propellants, etc.
 - (c) Equipment capable of being used for bacteriological warfare purposes.
 - (d) Petroleum refinery equipment.
 - (e) Oil well drilling and exploration equipment.
 - (f) For production of chemicals having important industrial applications.
11. Electronic (Including Radio and Radar) Equipment.
- (a) Radar and other radiolocation equipment.
 - (b) Electronic devices designed or specially suitable for use in warfare.
 - (c) Communication equipment including cables.
 - (d) Valves and other components specially suitable for use in the above and machinery for making these valves and components.
 - (e) Tissues for use in electrical apparatus.
 - (f) Other materials having important applications in electronics.
 - (g) Electrocardiographs.
12. Precision and Scientific Instruments.
- (a) Laboratory instruments of importance in research in such strategic fields as atomic energy.
 - (b) Precision and scientific instruments capable of being used in the development, production, and testing of military equipment.
 - (c) Telescopes, binoculars and special optical glass.
 - (d) Optical instruments capable of being used in the development, production and testing of military equipment.
 - (e) Surveying instruments, the following—
Theodolites.
Telescopic levels.
Clinometers.
 - (f) Map making, map reproduction, stereoscopic and photointerpretation equipment.
 - (g) Photo plan printing machines.

13. Other Machinery and Accessories of the following types—
- (a) Metal-working machine tools.
 - (b) Specialized types of rubber machinery, and specialized machinery for making tyre fabric.
 - (c) Diamond tools and industrial diamonds.
 - (d) Ball and roller bearings.
 - (e) Power equipment, as follows—
 - (i) Electrical generating, transforming, rectifying and converting, transmission, power distribution, control gear and accessories, including sub-station equipment and parts thereof, and including electric generators and motors.
 - (ii) Plant for the production of fuel gas.
 - (iii) Boiler house plant.
 - (f) Mechanical vacuum and pressure pumps including air compressors.
 - (g) Steel mill equipment.
 - (h) Non-ferrous metal concentrating, refining, alloying, rolling casting and pulverizing equipment.
 - (i) Portable hand held power tools.
 - (j) Welding machines and equipment (including electrodes).
 - (k) Measuring and testing instruments and machines for use in engineering workshops.
 - (l) Mining machinery.
 - (m) Foundry plant.
 - (n) Engineers' cutting and forming tools including hacksaw blades.
 - (o) Accessories for metal working machine tools.
 - (p) Evaporators, multiple-effect.
 - (q) Conveyor belting.
14. Miscellaneous.
- (a) Nylon products as follows—
 - (i) Nylon rope.
 - (ii) Nylon parachute cloth.

- (b) Important abrasives.
- (c) Abaca and sisal : fibres and cordage including yarn and twine.

[Handwritten signature]

Clerk of Councils.

COUNCIL CHAMBER,
23rd September, 1952.

Explanatory Note.

Recent cases before the courts have disclosed the necessity for the amendment of the Schedule to the Exportation (Prohibition) (Specified Articles) Order, 1951, owing to the ambiguity of the descriptions of some of the articles mentioned therein. It has also become necessary to add some new articles to the various items in the Schedule. The recent amendment made to the Importation and Exportation Ordinance (Chapter 50) has provided for the enactment of subsidiary legislation under the Ordinance by regulation instead of by Order as previously. It has therefore been considered necessary to effect the desired amendments by re-enacting the Exportation (Prohibition) (Specified Articles) Order, 1951, suitably amended in the form of regulations made under section 4. The additions to the Schedule include multiple-effect evaporators, certain types of pumps, conveyor belting, lithium, mercury, ships' bottom compositions, certain chromium compounds, abaca and sisal fibres and cordage.

(Secretariat T. S. 41/3571/49III)

IMPORTATION AND EXPORTATION ORDINANCE.
(Chapter 50).

REGULATIONS BY THE GOVERNOR IN COUNCIL.

In exercise of the power conferred by section 3 of the Importation and Exportation Ordinance the Governor in Council has made the following regulations—

1. These regulations may be cited as the Importation Citation. (Prohibition) (Specified Articles) Regulations, 1952.

2. In these regulations—
“Director” means the Director of Commerce and Industry;
“import licence” means a licence issued under these regulations;
“specified article” means any article described in the Schedule to these regulations.

Inter-pretation.

3. The importation into the Colony of any specified article except under an import licence issued by the Director is prohibited.

Prohibition of import of specified articles except under licence.

4. The Importation (Prohibition) (Specified Articles) Order, 1951, is hereby revoked.

Revocation. (G.N.A. 104/51).

SCHEDULE.

1. Arms, ammunition and apparatus and equipment exclusively designed for land, sea or aerial warfare.
2. Atomic energy materials and equipment.
3. Hydrocarbon products. Crude petroleum and refined petroleum products, Naphtha, minerals spirits and solvents.
4. Transportation materials.
(a) Internal combustion engines.

- (b) All motor vehicles (including tractors and motor cycles); trailers; and components and spares.
 - (c) Rails, locomotives and rolling-stock, and parts thereof.
 - (d) Ships and floating docks; including important parts.
 - (e) Aircraft of any description including components, accessories and spares and any equipment or parts for the repair, maintenance service or protection thereof or any part of such equipment.
 - (f) Cables suitable for harbour defence or mine sweeping.
 - (g) Minesweeping equipment.
 - (h) Road and aerodrome construction machinery.
 - (i) Cranes.
 - (j) Containers suitable for use in storing or transporting petroleum of capacity 4 gallons or more.
 - (k) Motor vehicle servicing equipment and materials.
5. Metals, Minerals and their Manufactures.
- (a) All classes of iron and steel products (including alloy steels) up to and including finished stage and including barbed wire and steel wire strand and cable and iron and steel scrap.
 - (b) Metals, the following and alloys wholly or mainly thereof including ferro-alloys and scrap and manufactured products of such metals and alloys. Aluminium, antimony, beryllium, bismuth, cadmium, calcium, cobalt, columbium, copper, lead, lithium, germanium, magnesium, mercury, molybdenum, nickel, sodium, strontium, tantalum, titanium, tungsten, vanadium, zinc, zirconium.
 - (c) Items used for production of alloy steels.
 - (d) Low melting point alloys.
 - (e) Metals (and their compounds) used in connexion with petroleum warfare and military pyrotechnics.
 - (f) Compounds constituting potential sources of metals listed under 5(b) above.
 - (g) Asbestos and asbestos yarn, textiles and clothing.
 - (h) Strategic grades of mica.
 - (i) Artificial graphite.

6. Rubber and rubber products.
- (a) Natural rubber (including latex and scrap).
 - (b) Synthetic rubber.
 - (c) Oil and fire resisting rubber hosing and high-pressure hosing.
 - (d) Tyres and tubes, other than those for pedal cycles.
7. Chemicals. (1) Chemicals of importance in the production of—
- (a) Chemical warfare preparations.
 - (b) Military pyrotechnics.
 - (c) Fuels for self-propelling missiles.
 - (d) Additives for mineral oils.
 - (e) Strategically important plastics.
 - (f) Explosives and stabilizers, detonators, initiators and plasticizers for explosives.
 - (g) Anti-freeze and de-icing preparations.
 - (h) Fluids of use in hydraulically operated mechanisms.
 - (i) Materials having application in atomic energy.
 - (j) Special steels.
 - (k) Tyres and other rubber and synthetic rubber products.
 - (l) Refrigerants used in tanks and submarines.
 - (m) Smoke screens and incendiary preparations.
- (2) Other chemical compounds having important industrial applications including—
- (a) hydroquinone.
 - (b) cresylic acid including para, meta and ortho cresol and xylenol.
 - (c) Chromium compounds.
- (3) Chemical preparations having important applications including—
- (a) Rubber solution.
 - (b) Ships' bottom compositions.
8. Chemicals for use in exploiting mineral deposits and ores.
9. Catalysts for use in manufacture of nitric acid.

10. Chemical and Petroleum Equipment and Plant.
 - (a) For production of poisonous gases.
 - (b) For production of chemicals for explosives, propellants, etc.
 - (c) Equipment capable of being used for bacteriological warfare purposes.
 - (d) Petroleum refinery equipment.
 - (e) Oil well drilling and exploration equipment.
 - (f) For production of chemicals having important industrial applications.

11. Electronic (Including Radio and Radar) Equipment.
 - (a) Radar and other radiolocation equipment.
 - (b) Electronic devices designed or specially suitable for use in warfare.
 - (c) Communication equipment including cables.
 - (d) Valves and other components specially suitable for use in the above and machinery for making these valves and components.
 - (e) Tissues for use in electrical apparatus.
 - (f) Other materials having important applications in electronics.
 - (g) Electrocardiographs.

12. Precision and Scientific Instruments.
 - (a) Laboratory instruments of importance in research in such strategic fields as atomic energy.
 - (b) Precision and scientific instruments capable of being used in the development, production, and testing of military equipment.
 - (c) Telescopes, binoculars and special optical glass.
 - (d) Optical instruments capable of being used in the development, production and testing of military equipment.
 - (e) Surveying instruments, the following—
 - Theodolites.
 - Telescopic levels.
 - Clinometers.

- (f) Map making, map reproduction, stereoscopic and photointerpretation equipment.
 - (g) Photo plan printing machines.
-
13. Other Machinery and Accessories of the following types—
 - (a) Metal-working machine tools.
 - (b) Specialized types of rubber machinery, and specialized machinery for making tyre fabric.
 - (c) Diamond tools and industrial diamonds.
 - (d) Ball and roller bearings.
 - (e) Power equipment, as follows—
 - (i) Electrical generating, transforming, rectifying and converting, transmission, power distribution, control gear and accessories, including sub-station equipment and parts thereof, and including electric generators and motors.
 - (ii) Plant for the production of fuel gas.
 - (iii) Boiler house plant.
 - (f) Mechanical vacuum and pressure pumps including air compressors.
 - (g) Steel mill equipment.
 - (h) Non-ferrous metal concentrating, refining, alloying, rolling casting and pulverizing equipment.
 - (i) Portable hand held power tools.
 - (j) Welding machines and equipment (including electrodes).
 - (k) Measuring and testing instruments and machines for use in engineering workshops.
 - (l) Mining machinery.
 - (m) Foundry plant.
 - (n) Engineers' cutting and forming tools including hacksaw blades.
 - (o) Accessories for metal working machine tools.
 - (p) Evaporators, multiple-effect.
 - (q) Conveyor belting.

14. Miscellaneous.

- (a) Nylon products as follows—
 - (i) Nylon rope.
 - (ii) Nylon parachute cloth.
- (b) Important abrasives.
- (c) Abaca and sisal : fibres and cordage including yarn and twine.



Clerk of Councils.

COUNCIL CHAMBER.

23rd September, 1952.

Explanatory Note.

Recent cases before the Courts have disclosed the necessity for the amendment of the Schedule to the Importation (Prohibition) (Specified Articles) Order, 1951, owing to the ambiguity of some of the items mentioned therein. It has also been necessary to add some new articles to the various items of the Schedule. The recent amendment made to the Importation and Exportation Ordinance, (Cap. 50), has provided for the enactment of subsidiary legislation under the Ordinance by regulation instead of by Order as previously. It has therefore been considered necessary to effect the desired amendments by re-enacting the Importation (Prohibition) (Specified Articles) Order, 1951, suitably amended in the form of regulations made under section 3. The additions to the Schedule include multiple-effect evaporators, certain types of pumps, conveyor belting, lithium, mercury, ships bottom compositions, certain chromium compounds, abaca and sisal fibres and cordage.

(Secretariat T. S. 41/3571/49III)

HOLIDAYS ORDINANCE.

(Chapter 149).

Notification under section 7.

In exercise of the power conferred by section 7 of the Holidays Ordinance, the Governor in Council has appointed Wednesday, the 29th day of October, 1952, to be observed as a general holiday.



Clerk of Councils.

COUNCIL CHAMBER,

30th September, 1952.

LEGISLATIVE COUNCIL RESOLUTION.

TELEPHONE ORDINANCE, 1951.

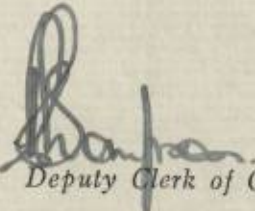
(Ordinance No. 18 of 1951).

Resolution made and passed by the Legislative Council under section 6 (1) of the Telephone Ordinance, 1951, on the 1st day of October, 1952.

WHEREAS by sub-section (1) of section 6 of the Telephone Ordinance, 1951, the capital of the Hong Kong Telephone Company Limited shall be nineteen million dollars divided into one million nine hundred thousand shares of ten dollars each: Provided that after an amount of fifteen million dollars of such capital shall have been issued no part of the balance shall be issued without the prior consent of the Legislative Council signified by resolution;

AND WHEREAS the said Company has requested such consent and the granting of such consent is considered desirable;

IT IS RESOLVED that consent be given for the said Company to increase its capital beyond the sum of fifteen million dollars by an increase of four million dollars divided into four hundred thousand shares of ten dollars each; but that such shares shall be issued at twelve dollars and fifty cents per share.


Deputy Clerk of Councils.

COUNCIL CHAMBER,
1st October, 1952.

(Secretariat 6/2321/49)

LEGISLATIVE COUNCIL RESOLUTION.

TELEPHONE ORDINANCE, 1951.

(Ordinance No. 18 of 1951).

Resolution made and passed by the Legislative Council under section 29(2) of the Telephone Ordinance, 1951, on the 1st day of October, 1952.

RESOLVED in accordance with sub-section (2) of section 29 of the Telephone Ordinance, 1951, that as from the 1st October, 1952, the Schedule to the said Ordinance be amended by the deletion of items 1 and 2 of Part I and the substitution therefor of the following—

<i>Item</i>	<i>Particulars of Charge</i>	<i>Amount of Charge</i>
1	For an exchange line used for business purposes within Victoria, Kowloon or the Peak District, or within a radius of one mile from any exchange that may be established outside those areas.	\$350 for the first year payable in advance. Thereafter \$300 per annum payable quarterly in advance.
2	For an exchange line in a <i>bona fide</i> place of residence within Victoria, Kowloon or the Peak District or within a radius of one mile from any exchange that may be established outside those areas.	\$275 for the first year payable in advance. Thereafter \$225 per annum payable quarterly in advance.


Deputy Clerk of Councils.

COUNCIL CHAMBER,
1st October, 1952.

(Secretariat 6/2321/49)

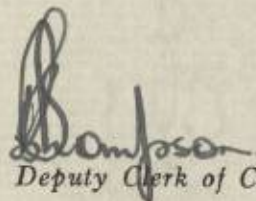
LEGISLATIVE COUNCIL RESOLUTION

WHEREAS Colonial Regulation 233 prescribes that the authority of the Secretary of State is required to write off losses of public money or stamps where the amount in any one case exceeds £250, unless some other limit has been fixed for any particular Colony, and that otherwise the authority of the Governor only is required, and

WHEREAS Colonial Regulation 277 prescribes that the authority of the Secretary of State is required to write off losses and deficiencies of stores where the amount in any one case exceeds £250 and the loss or deficiency has been caused by the fraud or negligence of an officer, unless some other limit has been fixed for any particular Colony and that otherwise the authority of the Governor only is required, and

WHEREAS the Secretary of State has delegated his authority in this Colony under the aforesaid Regulations to this Council,

BE IT NOW RESOLVED that the Governor shall have authority to write off losses of public money or stamps to the value of \$5,000 in any one case; and that the Governor shall have authority to write off losses or deficiencies of stores without limitation of value except where the value exceeds \$5,000 in any one case and the loss or deficiency has been caused by the fraud or negligence of an officer.


Deputy Clerk of Councils.

COUNCIL CHAMBER,
22nd October, 1952.

(Secretariat 16/2061/46)

HAWKERS ORDINANCE.

(Chapter 157).

BY-LAWS MADE BY THE URBAN COUNCIL.

In exercise of the power conferred by section 2 of the Hawkers Ordinance, the Urban Council has made the following by-laws—

- 1. These by-laws may be cited as the Hawkers (Amendment) By-laws, 1952, and shall be read as one with the Hawkers By-laws. Citation.
(Vol. X,
p. 208.)
- 2. The Summary of Contents of the principal by-laws is amended by the addition— Amendment
of Sum-
mary of
Contents
of the
principal
by-laws.
 - (a) immediately after paragraph (f) under the heading "SPECIAL BY-LAWS" of the following— G.N.A.
191/52.
 - "(g) Class 7.— Temporary hawkers 218 .";
 - (b) immediately after Part II under the heading "APPENDIX II Licence Fees" of the following— Amendment
of by-law 2
under the
heading
"General
By-laws for
all classes
of hawkers"
of the
principal
by-laws.
 - "Part III..... Part III contains the fees for temporary hawkers trading on the Island of Hong Kong, in Kowloon and New Kowloon. 224."
 - 3. By-law 2 under the heading "GENERAL BY-LAWS FOR ALL CLASSES OF HAWKERS" of the principal by-laws is amended by the deletion of the full-stop at the end thereof and the addition of the following immediately after the word "Council"— Amendment
of by-law 3
under the
heading
"General
By-laws for
all classes
of hawkers"
of the
principal
by-laws.
 - "under the hand of the Secretary."
 - 4. By-law 3 under the heading "GENERAL BY-LAWS FOR ALL CLASSES OF HAWKERS" of the principal by-laws is amended by— Amendment
of by-law 3
under the
heading
"General
By-laws for
all classes
of hawkers"
of the
principal
by-laws.
 - (a) the deletion of—
 - (i) the word "six" in the first line thereof and the substitution therefor of the word "seven";
 - (ii) the full-stop at the end of paragraph (f) thereof and the substitution therefor of a semi-colon;

(b) the addition immediately after paragraph (f) thereof of the following—

“(g) Class 7. — Temporary hawker.”

Amendment of by-law 6 under the heading “General By-laws for all classes of hawkers” of the principal by-laws.

5. By-law 6 under the heading “GENERAL BY-LAWS FOR ALL CLASSES OF HAWKERS” of the principal by-laws is amended by—

(a) the deletion of the word “two” in the third line of paragraph (1) thereof and the substitution therefor of the word “three”;

(b) the addition immediately after the full-stop at the end of paragraph (1) thereof of the following—

“Part III contains the fees for temporary hawkers trading on the Island of Hong Kong, in Kowloon and New Kowloon.”;

(c) the addition between the words “any” and “licence” in the first line of paragraphs (2) and (3) thereof respectively of the word “annual”;

(d) the deletion of the word “accidentally” in the second line of paragraphs (3) and (4) thereof respectively.

Amendment of by-law 7 under the heading “General By-laws for all classes of hawkers” of the principal by-laws.

6. By-law 7 under the heading “GENERAL BY-LAWS FOR ALL CLASSES OF HAWKERS” of the principal by-laws is amended by—

(a) the deletion of—

(i) the word “it” in the second line of paragraph (2) thereof and the substitution therefor of the words “any annual licence”;

(ii) the word “a” in the first line of paragraph (3) thereof and the substitution therefor of the words “an annual”;

(b) the addition immediately after paragraph (3) thereof of the following—

“Termination of licence on death, etc.

(4) On the death of a licensee his licence shall automatically terminate and a proportionate part of the licence fee shall be refunded to his personal representative having regard to the unexpired period of the licence.”

7. By-law 8 under the heading “GENERAL BY-LAWS FOR ALL CLASSES OF HAWKERS” of the principal by-laws is rescinded and replaced as follows—

Rescission and replacement of by-law 8 under the heading “General By-laws for all classes of hawkers” of the principal by-laws.

“Expiry and renewal of licence and fee for renewal.

8. Every annual licence shall expire on the 30th September, and shall be renewed by endorsement on the licence upon payment of the appropriate annual licence fee, unless the Council in its absolute discretion shall otherwise direct.”

8. Paragraph (2) of by-law 10 under the heading “GENERAL BY-LAWS FOR ALL CLASSES OF HAWKERS” of the principal by-laws is amended by—

Amendment of paragraph (2) of by-law 10 under the heading “General By-laws for all classes of hawkers” of the principal by-laws.

(a) the deletion of the full-stop at the end thereof;

(b) the addition immediately after the word “stead” in the last line thereof of the following—

“except with the written permission of the Council.”

9. By-law 13 under the heading “GENERAL BY-LAWS FOR ALL CLASSES OF HAWKERS” of the principal by-laws is amended by—

Amendment of by-law 13 under the heading “General By-laws for all classes of hawkers” of the principal by-laws.

(a) the substitution of a comma for the full-stop at the end thereof;

(b) the addition immediately after the word “way” in the last line thereof of the following—

“unless such alteration, defacement or erasure has been authorized by the Council.”

10. By-law 20 under the heading “GENERAL BY-LAWS FOR ALL CLASSES OF HAWKERS” of the principal by-laws is amended by—

Amendment of by-law 20 under the heading “General By-laws for all classes of hawkers” of the principal by-laws.

(a) the substitution of a semi-colon for the full-stop after the figures “12” at the end thereof;

(b) the addition immediately below the words and figures “Class 6—by-laws 3 to 12” of the following—

“Class 7 — by-laws 4 to 7.”

Rescission of by-law 12 under the sub-heading "Class 1.—Stallholder hawkers" of the principal by-laws.

11. By-law 12 under the sub-heading "Class 1.—Stallholder Hawkets" of the principal by-laws is rescinded.

Amendment of principal by-laws by the addition of new by-laws for temporary hawkers.

12. The principal by-laws are amended by the addition immediately below by-law 12 under the sub-heading "Class 6.—Ice Cream and Frozen Confection Hawkets" of the following—
"Class 7.—Temporary Hawkets.

The following by-laws shall apply only to licensed Temporary Hawkets—

Occasions when Temporary Hawker's Licences may be issued. 1. Temporary Hawker's licences may only be issued for the following occasions—
(a) Chinese New Year's Day Fair;
(b) Ching Ming Festival;
(c) Chung Yeung Festival.

Forms of licence. 2. The forms of licence applicable to each of the occasions mentioned in by-law 1 are Forms 7, 8 and 9 in Appendix I.

Fee. 3. The licence fees are in Part III of Appendix II.

Site. 4. No licence shall confer upon any licensee a right to any site. Every licensee shall occupy the site, which shall be clearly shown on his licence allotted to him by the Council, and shall only trade therein and nowhere else.

Licence. 5. The Council shall issue to every licensee a licence in the prescribed form bearing his name, licence number, particulars of the site and the commodities which may be sold therein by the licensee, and the licensee shall, when trading, exhibit and keep exhibited such licence on his site in a conspicuous position approved by the Council.

Occupation of site and the dimensions thereof. 6. No licensee shall occupy a site exceeding—
(a) in the case of the holder of a Chinese New Year's Day Fair Temporary Hawker's licence, ten feet by ten feet;

(b) in the case of the holder of a Ching Ming or Chung Yeung Festival Temporary Hawker's licence, four feet in length and three feet in width.

Type of stall. 7. Only stalls of a pattern approved by the Council shall be used and maintained.

Trading hours and period. 8. (1) The hours of business and the period during which a holder of a Temporary Hawker's licence may trade shall be prescribed on each occasion and clearly endorsed on the licence.

(2) Licences are not renewable and shall be deemed cancelled on expiry.

Allocation of sites, and fees for entry to the ballot. 9. Allocation of sites shall be determined by ballot to be held by the Council. The following fees shall be charged for entry to the ballot—

- (a) Chinese New Year's Day Fair
Temporary Hawker's licences \$5.00
- (b) Ching Ming Festival
Temporary Hawker's licences \$1.00
- (c) Chung Yeung Festival
Temporary Hawker's licences \$1.00".

13. Appendix I of the principal by-laws is amended by the addition immediately after Form 6 of the following—

Amendment of Appendix I of the principal by-laws by the addition of Forms 7, 8 and 9.

“ FORM 7.

Licence No.

CHINESE NEW YEAR'S DAY FAIR TEMPORARY HAWKER'S LICENCE.

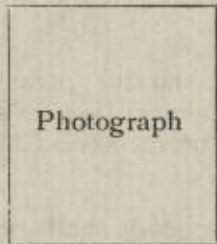
..... of
is hereby licensed to sell only

on site No. for the period to

.....

Not Transferable

To be exhibited on Stall.



Photograph

Received
Fee \$25.

.....
Secretary, Urban Council.

.....
Shroff. Date :..... 19

FORM 8.

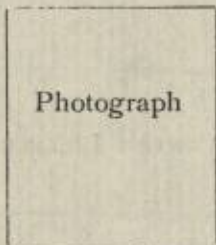
Licence No.

CHING MING FESTIVAL TEMPORARY HAWKER'S LICENCE.

..... of
is hereby licensed to sell only
on site No. located at
for one day only on

Not Transferable

To be exhibited on Stall.



Photograph

Received
Fee \$5.

.....
Secretary, Urban Council.

.....
Shroff. Date :..... 19

FORM 9.

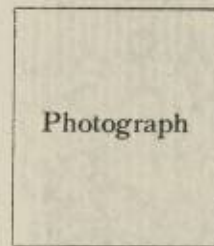
Licence No.

CHUNG YEUNG FESTIVAL TEMPORARY HAWKER'S LICENCE.

..... of
is hereby licensed to sell only
on site No. located at
for one day only on

Not Transferable

To be exhibited on Stall.



Photograph

Received
Fee \$5.

.....
Secretary, Urban Council.

.....
Shroff. Date :..... 19

14. Appendix II of the principal by-laws is amended by the addition immediately after Part II of the following—

Amendment
of Appen-
dix II
of the
principal
by-laws
by the
addition of
Part III.

“ PART III.

The licence fees for Temporary Hawker's licences are as follows—

- (a) Chinese New Year's Day Fair Temporary Hawker's licence (each site) \$25.00
- (b) Ching Ming Festival Temporary Hawker's licence \$ 5.00
- (c) Chung Yeung Festival Temporary Hawker's licence \$ 5.00”.

Made by the Urban Council this 7th day of October, 1952.

M. Tomshitter

Secretary, Urban Council.

Approved by the Legislative Council this 22nd day of October, 1952.

B. Johnson

Deputy Clerk of Councils.

COUNCIL CHAMBER,
22nd October, 1952.

(Secretariat 21/3311/47)

PUBLIC HEALTH (SANITATION) ORDINANCE, 1935.
(Ordinance No. 15 of 1935).

BY-LAWS MADE BY THE URBAN COUNCIL
under section 4.

In exercise of the power conferred by section 4 of the Public Health (Sanitation) Ordinance, 1935, the Urban Council has made the following by-laws—

1. These by-laws may be cited as the Public Health (Sanitation) (Amendment) By-laws, 1952, and shall be read as one with the by-laws contained in Schedule A to the Public Health (Sanitation) Ordinance, 1935, under the heading "Cattle, Swine, etc." set forth on pages 183 to 185 of the annual volume of the Ordinances of Hong Kong for the year 1935. Citation.
(15 of 1935).

2. By-law 1 of the principal by-laws is rescinded and replaced as follows— Rescission and replacement of by-law 1 of the principal by laws.

"Power to issue licences.

1. The Council may issue licences containing the names of the licensees and the addresses of the premises for which they are granted for the keeping of—

- (a) swine, such licences expiring on the 30th day of September in each year;
- (b) cattle, sheep and goats, such licences expiring on the 31st day of December in each year:

Provided that it shall be a condition of every such licence that it shall remain valid only whilst the premises in respect of which a licence is granted are lawfully occupied by the licensee."

3. By-laws 2 to 15 of the principal by-laws are renumbered 3 to 16. Renumbering of by-laws 2 to 15 of the principal by-laws.

4. By-law 1A of the principal by-laws is rescinded, replaced and renumbered as follows— Rescission, replacement and renumbering of by-law 1A of the principal by-laws.

"Licence fees.

2. The following licence fees shall be payable in respect of—

- (a) cattle \$360.00 per annum;

(b) swine \$ 36.00 per annum ;

(c) sheep or goats \$ 36.00 per annum :

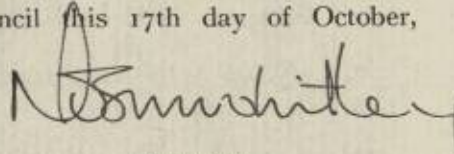
Provided that if a licence is issued during the second half of any licensing year, only half of the above fees shall be payable : Provided also that upon the termination of any licence except under the provisions of by-law 12 a proportionate refund of the fees shall be made in respect of the unexpired period of the licence."

Addition of new by-law to the principal by-laws.

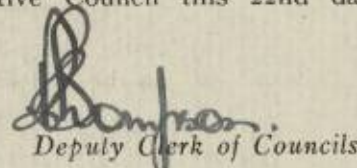
5. The principal by-laws are amended by the addition of the following immediately after by-law 16—

"Citation. 17. These by-laws may be cited as the Keeping of Cattle, Swine, Sheep and Goats By-laws."

Made by the Urban Council this 17th day of October, 1952.


Secretary.

Approved by the Legislative Council this 22nd day of October, 1952.


Deputy Clerk of Councils.

COUNCIL CHAMBER,
22nd October, 1952.

Explanatory Note.

(This note does not form part of the By-laws).

1. The Select Committee on Cattle, Swine, Sheep and Goats have considered, in consultation with other interested departments, the possibility of finding more areas in which pigsty licences may be granted.

2. At present there are certain areas otherwise suitable for pig-keeping but which are expected by the Public Works Department to be developed in the foreseeable future, when pig-keeping will have to stop. There are many applicants who would be willing to accept a temporary licence to keep pigs in one of these areas, but hitherto that has been impossible as the licences may be issued only annually.

3. Before anybody can keep pigs on Crown Land in the Urban Area he requires a licence from this Council and a permit from the Crown Lands Office. One is no use without the other, and the Crown Lands permit is terminable at a month's notice. The Select Committee therefore recommends that the By-laws shall provide for our licence to terminate automatically if the Crown Lands permit is cancelled. This does not adversely affect existing licensees (since they cannot as it is continue to occupy the area without a Crown Lands permit) and will enable more sites to be approved for additional pigsties. By-law 2 of the draft By-laws implements this recommendation.

4. By-law 4 effects an increase in licence fees, but at the same time makes provision for a proportionate refund of the fees upon termination of any licence, except for breach of the By-laws.

5. Opportunity is taken to give a title to the By-laws, which is effected by By-law 5.

(Secretariat 51/3231/49)

PHARMACY AND POISONS ORDINANCE.

(Chapter 138).

REGULATIONS BY THE PHARMACY BOARD.

In exercise of the power conferred by section 4 of the Pharmacy and Poisons Ordinance the Pharmacy Board with the approval of the Governor in Council has made the following regulations—

1. These regulations may be cited as the Pharmacists Holding Diplomas (Registration) (Amendment) Regulations, 1952, and shall be read as one with the Pharmacists Holding Diplomas (Registration) Regulations. Citation. (Vol. X, p. 65).

2. The principal regulations are hereby amended by the addition of the following new regulation after regulation 3 thereof— Addition of new regulation 3A to the principal regulations.

“3A. Every person who satisfies the registrar that he holds a diploma in pharmacy of the University of Hong Kong and who produces to the registrar—

(a) a certificate of registration of birth; and

(b) a declaration as provided for by sub-paragraph (II) of paragraph (c) of regulation 11 of the Course of Training, Study and Examination for Applicants for Registration of Pharmacists Regulations, (Vol. X, p. 56).

shall upon payment of the fee payable on registration be entitled to be registered as a pharmacist under the Ordinance.”

Made by the Pharmacy Board on the 18th day of September, 1952.

Keyo.

Chairman.

Approved by the Governor in Council this 3rd day of November, 1952.

[Signature]

Clerk of Councils.

COUNCIL CHAMBER,
3rd November, 1952.

(Secretariat 1/3231/49)

PHARMACY AND POISONS ORDINANCE.

(Chapter 138).

REGULATIONS BY THE PHARMACY BOARD.

In exercise of the power conferred by section 4 of the Pharmacy and Poisons Ordinance the Pharmacy Board with the approval of the Governor in Council has made the following regulations—

1. These regulations may be cited as the Course of Training, Study and Examination for Applicants for Registration as Pharmacists (Amendment) Regulations, 1952, and shall be read as one with the Course of Training, Study and Examination for Applicants for Registration as Pharmacists Regulations. Citation. (Vol. X, p. 56).

2. Paragraph (a) of regulation 2 of the principal regulations is hereby replaced by the following— Amendment of paragraph (a) of regulation 2 of the principal regulations.

“(a) lodge with the registrar a certificate of having passed the Matriculation Examination of the University of Hong Kong or such other equivalent examination as the registrar shall approve.”

Made by the Pharmacy Board on the 18th day of September, 1952.

Devo.

Chairman.

Approved by the Governor in Council this 3rd day of November, 1952.

John

Clerk of Councils.

COUNCIL CHAMBER,
3rd November, 1952.

(Secretariat 1/3231/49)

THE WIDOWS AND ORPHANS PENSION
ORDINANCE.

(Chapter 94).

REGULATIONS BY THE GOVERNOR IN COUNCIL.

In exercise of the power conferred by section 3 of the Widows and Orphans Pension Ordinance, the Governor in Council has made the following regulations—

1. These regulations may be cited as the Widows and Orphans Pension (Application) Regulations, 1952. Short title.

2. In these regulations—

“agreement officer” means an officer who was or is in the public service by virtue of such an agreement as is mentioned in paragraph (e) of regulation 3;

Inter-pretation.

“holder of a pensionable office” means a person who is serving in a pensionable office having been confirmed to the permanent establishment therein;

“material date” means the date when these regulations come into operation;

“pensionable office” has the meaning assigned by paragraph (a) of subsection (1) of section 2 of the Pensions Ordinance; and (Cap. 89).

“salary” does not include expatriation pay or cost of living or other allowance.

3. As from the material date the term “officer” in the Ordinance shall apply to the following—

Categories of persons to whom the term “officer” applies.

- (a) the Governor if he was a contributor under the Ordinance immediately before his appointment as Governor;
- (b) the Governor’s private secretaries and aides-de-camp if they were contributors under the Ordinance immediately before they held these positions or if they are also the holders of pensionable offices entitling them to contribute;
- (c) every male holder of a pensionable office;
- (d) every male person serving on probation in a pensionable office; and



(e) every male person serving on agreement in any office in the public service under the Government for a period of three years or more:

Provided that the said term shall not apply to any person specified in paragraph (c), (d) or (e) of this regulation who is in receipt of a salary of less than two thousand and four hundred dollars per annum, or if at the time of his appointment to such office he has attained the age of forty-nine years:

Provided also that this regulation shall not apply to any police officer who was in the public service at the material date and whose salary did not suffer abatement under the Ordinance unless and until such officer is promoted, or elects to become a contributor as from the material date by written notice to that effect given to the Accountant General within one month from the material date:

Provided further that an agreement officer who is at the material date in the public service or shall thereafter join it shall be bound by this regulation only if he fails to give written notice to the Accountant General that he does not desire this regulation to apply to him. Such notice shall be given within one month from the material date or from the date of assumption of duty whichever is the later.

Re-trospective effect. 4. Regulation 3 shall as regards officers in the public service prior to the material date have retrospective effect in the cases and to the extent hereinafter appearing that is to say—

(a) in the case of any officer whose salary suffered abatement under the Ordinance after the 30th January, 1948, and prior to the material date, other than any agreement officer who pursuant either to the third proviso to regulation 3 or to regulation 6, informs the Accountant General that he does not desire that regulation 3 shall apply to him, regulation 3 shall apply as from the first date after the 30th of January, 1948, when such officer's salary first so suffered abatement;

(b) in the case of any officer whose salary did not suffer abatement under the Ordinance then if such officer elects in manner hereinafter provided that regulation 3 shall apply to him with retrospective effect such regulation shall apply to him as from such date as he may lawfully specify by such election as the date as from which he wishes regulation 3 to have effect.

5. (1) An officer whose salary did not suffer abatement under the Ordinance may by notice in writing to the Accountant General given within one month from the material date elect that regulation 3 shall apply to him with retrospective effect as from any date after the 30th January, 1948, when regulation 3 would have applied to him had it then been in force: Provided that for such purpose a salary of eighteen hundred dollars per annum received in respect of a period prior to the 1st April, 1951, shall be deemed to have been a salary of two thousand four hundred dollars per annum.

Election for officers whose salary did not suffer abatement.

(2) In the case of a police officer the exercise by him of the election given to him by sub-regulation (1) shall be deemed to be also an effective exercise of the election to become a contributor as from the material date, pursuant to the second proviso to regulation 3.

6. An agreement officer who left the service prior to the material date may by notice in writing to the Accountant General given within six months from the material date elect that regulation 3 shall not apply to him in which case regulation 3 shall have no retrospective effect as regards such officer.

Agreement officers who have left the service to elect whether regulation 3 shall apply.

7. Subject to the approval thereof by Legislative Council these regulations shall come into operation upon the expiration of fourteen days after their publication in the *Gazette*.

Commencement.



Clerk of Councils.

COUNCIL CHAMBER,
21st October, 1952.

Approved this 5th day of November, 1952 by resolution of the Legislative Council.



Clerk of Councils.

(Secretariat 4388/48)

NEW TERRITORIES ORDINANCE.

(Chapter 97).

RULES MADE BY THE GOVERNOR IN COUNCIL.

In exercise of the power conferred by section 4 of the New Territories Ordinance, the Governor in Council has made the following rules—

1. These rules may be cited as the New Territories (Amendment) (No. 2) Rules, 1952, and shall be read as one with the New Territories Rules (hereinafter referred to as the principal rules). Citation.
(Vol. IX,
p. 89).

2. The Summary of Rules in the principal rules is amended by the addition to the first and second columns respectively immediately above the word "PENALTY" of the following— Amendment
of the
Summary
of Rules
in the
principal
rules.
"ICE CREAM SHOPS 200A to 200M."

3. Rule 2 of the principal rules is amended by— Amendment
of rule 2
of the
principal
rules.
(a) the addition of the following immediately below the definition "food shop"—

" "frozen confection" includes frozen syrups, flavoured ices, shaved ice and water ices and any preparation containing ice cream or frozen syrup, intended or offered for sale for human consumption in frozen or chilled state, other than tea, coffee, aerated waters, beer or other similar beverage;";

(b) the addition of the following immediately below the definition "health officer"—

" "ice cream" means any substance commonly so described and includes any substance however described so similar to the substance commonly known as ice cream as to constitute a substitute for ice cream;

"ice cream shop" means any premises or part thereof, other than a licensed restaurant, on which ice cream or any frozen confection is sold by way of wholesale or retail trade, and includes any premises from which such preparations are distributed either to hawkers, or otherwise;".

Amendment of paragraph (1) of rule 3 of the principal rules.

4. Paragraph (1) of rule 3 of the principal rules is amended by the insertion between the tenth and eleventh lines thereof of the following—

“an ice cream shop,”.

Amendment of rule 6 of the principal rules.

5. Rule 6 of the principal rules is amended by—

(a) the insertion of the brackets and figure “(1)” between the figure and full-stop “6.” and the word “Any” in the first line thereof;

(b) the addition of the following as paragraph (2)—

“(2) Any person desirous of obtaining a licence for—

- a food shop,
- a restaurant,
- a food factory,
- a dairy,
- a milk shop,
- a private market,
- an ice cream shop,

shall at the time of completion of the appropriate licence application form also submit to the satisfaction of the District Commissioner a plan or sketch of the premises or part thereof in respect of which application is made. No licence shall be issued in respect of premises or part thereof which do not conform with such plan or sketch.”

Rescission and replacement of rule 125 of the principal rules.

6. Rule 125 of the principal rules is rescinded and replaced as follows—

“Erection of stalls. 125. Except with the prior written permission of the District Commissioner no structures other than stalls shall be erected in any market.”

Amendment of the principal rules by the addition of new rules for ice cream shops.

7. The principal rules are amended by the addition immediately after rule 200 of the following—

“ RULES FOR ICE CREAM SHOPS.

Restriction as to trade and prohibition of alteration to licensed premises.

200A. The premises or part thereof in respect of which an ice cream shop licence is issued shall not be used for any other trade or business and no alteration to the premises or deviation from the plan or sketch provided shall be permitted without the prior written permission of the District Commissioner.

Endorsement of manufacturers' names on the licence.

200B. The names of the manufacturers in whose products the licensee intends to deal shall be endorsed on the licence and the licensee shall confine himself exclusively to the sale of such products.

Requirements regarding refrigerators.

200C. Every licensee shall have in his premises at least one refrigerator of approved pattern which, except with the prior written permission of a health officer, shall be used solely for the storage of the products for which the licence has been issued. The interior of all such refrigerators shall be kept in a clean condition at all times and shall be thoroughly cleansed at least once a week.

Ice cream and frozen confection to be sold etc. in original containers.

200D. No ice cream or frozen confection shall be sold offered for sale or handled except in the original container or wrapper in which it was packed at the time of manufacture.

Supply of potable water.

200E. Every licensee shall keep in his premises an ample supply of potable water in containers of approved pattern to the satisfaction of the District Commissioner.

Supply of dust bins and removal of refuse.

200F. Every licensee shall provide a sufficient number of dust bins of approved pattern with closely fitting covers into which all refuse dirt or other waste or obnoxious material shall be deposited. All such dust bins shall be emptied daily and thoroughly cleansed before further use.

Duty to keep premises etc. in a clean condition and to remove refuse.

200G. Every licensee shall—

- (a) keep his premises, and all equipment and utensils used in connexion with his trade, in a clean condition and in good repair;
- (b) wash the floor of his premises and remove all dirt and refuse from his premises at least once every day.

Duty to limewash premises.

200H. Every licensee shall once a year in the month of March limewash his premises.

Prohibition of spitting.

200I. No person shall spit in any ice cream shop except into spittoons provided for the purpose.

200J. Every licensee shall cause to be continuously displayed in conspicuous positions in his premises a sufficient number of notices in English and Chinese containing the words "PLEASE DO NOT SPIT".

200K. (1) The licensee shall unless for good reasons acceptable to the District Commissioner attend daily at his premises.

(2) The licensee shall not without prior notice in writing to the District Commissioner absent himself continuously from his premises for more than one calendar month.

200L. Every valid licence shall be framed and prominently displayed by the licensee named therein in his premises to the satisfaction of the District Commissioner.

200M. Every licensee shall cause a duly authenticated Chinese translation of rules 200A to 200L to be posted up in a conspicuous position in his premises."

8. Rule 201 of the principal rules is amended by the deletion of the expression "200" at the end thereof and the substitution therefor of the expression "200M".

9. Appendix II to the principal rules is amended by the addition to the first, second and third columns immediately below the line at the end thereof of the following—

"Ice cream shop | \$10 | 1st April. "

[Signature]
Deputy Clerk of Councils.

COUNCIL CHAMBER,
13th November, 1952.
(Secretariat 74/3231/48)

NEW TERRITORIES ORDINANCE.
(Chapter 97).

In exercise of the power conferred by section 4 of the New Territories Ordinance, the Governor in Council has made the following rules—

1. These rules may be cited as the Markets and Market Areas (N.T.) (Amendment) Rules, 1952, and shall be read as one with the Market and Market Areas (N.T.) Rules.

2. Rule I of the principal rules is amended by the addition at the end thereof of the following—

Place	Market	Market Area.
"Lot No. 950 of Demarcation District No. 40	Sha Tau Kok Government Market	The area within a radius of 500 yards of the market.
Lots Nos. 603 and 609 of Demarcation District No. 215.	Saikung Government Market	The area within a radius of 500 yards of the market."

Citation.
(Vol. IX, p. 132).
Amendment of rule 1 of the principal rules.

[Signature]
Deputy Clerk of Councils.

COUNCIL CHAMBER,
13th November, 1952.
(Secretariat 74/3231/48)

IMPORTATION AND EXPORTATION ORDINANCE.

(Chapter 50).

REGULATIONS BY THE GOVERNOR IN COUNCIL.

In exercise of the powers conferred by section 3 of the Importation and Exportation Ordinance, the Governor in Council has made the following regulations—

1. These regulations may be cited as the Importation Citation, (Prohibition) (Coronation Souvenirs) Regulations, 1952.

2. Except under an import licence issued by the Director of Commerce and Industry the importation is prohibited of any article of any description specified in paragraph 1 or 2 of the Schedule.

Prohibition of importation of certain articles without a licence.

3. Any person who contravenes any of the provisions of regulation 2 shall be guilty of an offence and shall be liable to a fine of twenty thousand dollars and imprisonment for six months.

Penalties.

4. These regulations shall cease to have effect on the 1st July, 1953.

Duration.

SCHEDULE.

Description of Goods.

1. Articles of all kinds suitable for use for or in connexion with the celebration or commemoration of the Coronation of Her Majesty or as souvenirs thereof, being articles which consist of or bear a representation of Her Majesty, any member of the Royal Family, the Royal Cypher, the Royal Arms, any Royal emblem, escutcheon, badge, crest, armorial bearings or insignia, any article or building associated with the Coronation, or a flag of any country specified in paragraph 3 hereof, or which consist of or bear any other mark or device which renders them suitable for use as aforesaid.

2. Flags of any country so specified and flags resembling any such flag.

3. United Kingdom.

Canada.

Australia.

New Zealand.