

(4) Where after the date of commencement of this Part any person trained in first aid ceases to work in any quarry, the proprietor of the quarry shall within fourteen days of such person having ceased to work in the quarry notify the Commissioner of Labour in writing, in English or in Chinese, of—

- (a) the full name of such person; and
- (b) the date on which such person ceased to work in the quarry.

(5) Any proprietor who contravenes paragraph (1), (2) or (4) shall be guilty of an offence.

21. (1) In every quarry there shall at all times be kept and maintained in good condition the first aid equipment specified in the Second Schedule.

(2) The Commissioner or any officer authorized in writing by the Commissioner of Labour may by notice in writing, in English and in Chinese, to the proprietor of a quarry require that—

- (a) a sufficient supply of assorted sizes of waterproof adhesive wound dressings; and
- (b) a sufficient supply of waterproof adhesive plaster,

shall be kept and maintained in good condition in the quarry.

(3) The proprietor of a quarry in respect of which—

- (a) paragraph (1); or
- (b) a requirement made under paragraph (2),

is contravened shall be guilty of an offence.

22. (1) All first aid equipment which is required to be kept and maintained in a quarry under paragraphs (1) and (2) of regulation 21 shall be kept and maintained in a first aid box or cupboard which is of adequate capacity and which is in a readily accessible place.

(2) Nothing except first aid equipment shall be kept in a first aid box or cupboard.

(3) Every first aid box or cupboard shall be marked plainly "FIRST AID" in English and "急救" in Chinese.

(4) The proprietor of any quarry in respect of which paragraph (1), (2) or (3) is contravened shall be guilty of an offence.

23. (1) The proprietor of every quarry shall designate a person who works in the quarry and who is a person trained in first aid to be in charge of the first aid box or cupboard and the first aid equipment contained therein.

First aid equipment to be kept in quarry.
Second Schedule.

First aid equipment to be kept in box or cupboard.

Proprietor to designate person in charge of first aid box or cupboard.

(2) Any proprietor who contravenes paragraph (1) shall be guilty of an offence.

24. (1) In every quarry a stretcher shall at all times be kept alongside the first aid box or cupboard and maintained in good condition.

Stretcher to be kept alongside first aid box or cupboard.

(2) The proprietor of any quarry in respect of which paragraph (1) is contravened shall be guilty of an offence.

PART VI.

QUARRY OPERATIONS.

25. (1) Except as provided in paragraph (2), no work shall be carried on in any quarry unless—

- (a) an approved supervisor of the quarry is present at the quarry; and
- (b) the work is carried on under the sole supervision of such approved supervisor.

No work to be carried on except under sole supervision of supervisor or deputy supervisor.

(2) Where no approved supervisor is present at the quarry, work may be carried on in the quarry if—

- (a) an approved deputy supervisor of the quarry is present at the quarry; and
- (b) the work is carried on under the sole supervision of such approved deputy supervisor:

Provided that the total time in any one year during which work may be carried on in a quarry in accordance with this paragraph shall not, except with the consent in writing of the Commissioner or any person authorized in writing by the Commissioner of Labour, exceed five hundred hours.

(3) The proprietor of any quarry in which any work is carried on in contravention of paragraph (1) or (2) shall be guilty of an offence.

26. (1) Every supervisor on duty in a quarry shall in respect of each period during which work is carried on in the quarry under his supervision complete the prescribed entry in the Time Register.

Supervisor on duty to complete daily entry in Time Register.
First Schedule, Form 4.

(2) Any supervisor on duty who contravenes paragraph (1) shall be guilty of an offence.

Persons not to work in quarry without sufficient instruction or training.

27. (1) No supervisor on duty in a quarry shall permit any person to work therein who has not received sufficient instruction and training in the work in which he is engaged.

(2) Any supervisor on duty who contravenes paragraph (1) shall be guilty of an offence.

Supervisor on duty to inspect working places periodically.

28. (1) At the beginning of every work shift in any quarry, every place or road therein which will be used by any person in the course of his work during the work shift shall be inspected by the supervisor on duty to determine whether any person who may use such place or road during the work shift will be endangered or is likely to be endangered.

(2) At the beginning of the first work shift on every day on which work is carried on in any quarry, the supervisor on duty shall inspect—

- (a) every top, face or side in the quarry; and
- (b) any overburden in the quarry,

to determine whether the top, face, side or overburden endangers or is likely to endanger any person at any place in the quarry.

(3) Any supervisor on duty who contravenes paragraph (1) or (2) shall be guilty of an offence.

Supervisor on duty to prohibit entry to dangerous place or road.

29. (1) Where the supervisor on duty in a quarry—

- (a) on making any inspection under paragraph (1) of regulation 28 finds that any person who may use any place or road in the quarry during the working shift will be endangered or is likely to be endangered; or
- (b) on making any inspection under paragraph (2) of regulation 28 finds that any top, face, side or overburden in a quarry endangers or is likely to endanger any person at any place in the quarry,

he shall forthwith prohibit every person from entering or remaining on such place or road, or such place, as the case may be, until the danger or likelihood of danger is removed.

(2) Any supervisor on duty who contravenes paragraph (1) shall be guilty of an offence.

Inspection report.

First Schedule, Form 3.

30. (1) Every supervisor on duty in a quarry who makes an inspection under paragraph (1) or (2) of regulation 28 shall forthwith enter in the Quarry Inspection Register a full report of the result of his inspection including details of any prohibition made by him under paragraph (1) of regulation 29.

(2) Any supervisor on duty who contravenes paragraph (1) shall be guilty of an offence.

31. Any person who enters or remains on any place or road, or any place, as the case may be, in a quarry in contravention of a prohibition made by the supervisor on duty under paragraph (1) of regulation 29 shall be guilty of an offence:

Offence to enter dangerous place or road in contravention of prohibition.

Provided that with the consent of the supervisor on duty a person may enter or remain on the place or road, or place, as the case may be, for the purposes of removing the danger or likelihood of danger.

32. (1) Every person who works in a quarry shall—

- (a) at the beginning of every work shift therein; and
- (b) after any shot has been fired at or in the vicinity of the place at which he is working,

Worker to carry out periodic inspections of working place.

inspect the place at which he is working to determine whether it is a safe working place.

(2) If he is not satisfied with the safety of his working place, he shall forthwith—

- (a) stop working there;
- (b) leave the working place; and
- (c) report to the supervisor on duty that he is not satisfied with the safety of the working place.

(3) Any person who contravenes paragraph (1) or (2) shall be guilty of an offence.

33. (1) Every supervisor on duty in a quarry who receives a report under sub-paragraph (c) of paragraph (2) of regulation 32 shall forthwith inspect the working place referred to in the report to determine whether it is a safe working place.

Supervisor on duty to inspect working place reported to be unsafe.

(2) Where, on making an inspection under paragraph (1), the supervisor on duty finds that a working place is unsafe, he shall forthwith prohibit every person from entering or remaining on such place until it has been made safe.

(3) Any supervisor on duty who contravenes paragraph (1) or (2) shall be guilty of an offence.

34. (1) Every supervisor on duty in a quarry who makes an inspection under paragraph (1) of regulation 33 shall forthwith enter in the Quarry Inspection Register a full report of the result of his inspection including details of any prohibition made by him under paragraph (2) of regulation 33.

Inspection report.

First Schedule, Form 3.

(2) Any supervisor on duty who contravenes paragraph (1) shall be guilty of an offence.

Offence to enter unsafe place in contravention of prohibition.

35. Any person who enters or remains on any place in contravention of a prohibition made by a supervisor on duty under paragraph (2) of regulation 33 shall be guilty of an offence:

Provided that with the consent of the supervisor on duty, a person may enter or remain on the place for the purposes of making it safe.

Safety helmet to be worn for certain work.

36. (1) No person shall go or remain on any top, face or floor in a quarry unless he is wearing a safety helmet of a type approved by the Commissioner or any officer authorized in writing by the Commissioner of Labour under paragraph (1) of regulation 17.

(2) Any person who—

(a) being the supervisor on duty in a quarry, permits any person to go or remain on any top, face or floor in the quarry in contravention of paragraph (1); or

(b) contravenes paragraph (1),

shall be guilty of an offence.

Safety ropes or harness to be worn for certain work.

37. (1) No person shall go or remain on any top or face in a quarry unless he wears a set of safety ropes or a safety harness of a type approved by the Commissioner or any officer authorized in writing by the Commissioner of Labour under paragraph (1) of regulation 18.

(2) Any person who—

(a) being the supervisor on duty in a quarry, permits any person to go or remain on any top or face in the quarry in contravention of paragraph (1); or

(b) contravenes paragraph (1),

shall be guilty of an offence.

Supervisor on duty to inspect equipment periodically.

38. (1) At the beginning of the first work shift on every day on which work is carried on in any quarry, the supervisor on duty shall inspect all mechanical equipment used in the quarry or which is in the quarry for the purpose of being used, to determine whether it is in safe and efficient working order.

(2) At the beginning of the first work shift on the first working day of every week in which work is carried on in any quarry, the supervisor on duty shall inspect—

(a) every set of safety ropes and every safety harness used in the quarry or which is in the quarry for the purpose of being used, to determine whether they are in safe and efficient working order; and

(b) every safety helmet used in the quarry or which is in the quarry for the purpose of being used, to determine whether it is in safe condition.

(3) Any supervisor on duty who contravenes paragraph (1) or (2) shall be guilty of an offence.

39. (1) Where the supervisor on duty in a quarry—

(a) on making any inspection under paragraph (1) of regulation 38, finds that any mechanical equipment is not in safe and efficient working order;

(b) on making any inspection under sub-paragraph (a) of paragraph (2) of regulation 38, finds that any set of safety ropes or safety harness is not in safe and efficient working order; or

(c) on making any inspection under sub-paragraph (b) of paragraph (2), finds that any safety helmet is not in safe condition,

he shall forthwith prohibit every person from operating or driving such mechanical equipment or using such set of safety ropes, safety harness or safety helmet in the quarry until it has been put into safe and efficient working order, or safe condition, as the case may be.

(2) Any supervisor on duty who contravenes paragraph (1) shall be guilty of an offence.

40. (1) Every supervisor on duty in a quarry who makes an inspection under paragraph (1) or (2) of regulation 38 shall forthwith enter in the Equipment Register a full report of the result of his inspection including details of any prohibition made by him under paragraph (1) of regulation 39.

(2) Any supervisor on duty who contravenes paragraph (1) shall be guilty of an offence.

41. Any person who—

(a) operates or drives any mechanical equipment; or

(b) uses any set of safety ropes, safety harness or safety helmet,

in a quarry in contravention of a prohibition made by the supervisor on duty under paragraph (1) of regulation 39 shall be guilty of an offence:

Provided that with the consent of the supervisor on duty a person may operate or drive the mechanical equipment or use the set of safety ropes, safety harness or safety helmet for the purposes of putting it into safe and efficient working order, or safe condition, as the case may be.

Supervisor on duty to prohibit use of unsafe or inefficient equipment.

Inspection report.

First Schedule, Form 2.

Offence to use unsafe or inefficient equipment in contravention of prohibition.

Offence to use mechanical equipment without permission of supervisor on duty.

42. (1) No person shall operate or drive any mechanical equipment in a quarry without the permission of the supervisor on duty.

(2) Any person who contravenes paragraph (1) shall be guilty of an offence.

Inexperienced person not to use mechanical equipment.

43. (1) No supervisor on duty in a quarry shall permit any person who is not experienced in the operation of any mechanical equipment to operate or drive such equipment in the quarry.

(2) Any supervisor on duty who contravenes paragraph (1) shall be guilty of an offence.

Unlicensed person not to use certain vehicles in quarry.
(Cap. 220.)

44. (1) No supervisor on duty in a quarry shall permit any vehicle which by virtue of the Road Traffic Ordinance may not be operated or driven on a road except by a person who holds a valid licence to operate or drive vehicles of that class, to be operated or driven in the quarry by any person who does not hold such a licence.

(2) Any supervisor on duty who contravenes paragraph (1) shall be guilty of an offence.

Supervisor on duty not to permit mechanical equipment to be used at or near edges unless banksman present.

45. (1) No supervisor on duty in a quarry shall permit any person to operate or drive any mechanical equipment at or near the edge of any face, side, tip or embankment in the quarry unless a banksman is in attendance.

(2) Any supervisor on duty who contravenes paragraph (1) shall be guilty of an offence.

Mechanical equipment not to be used at or near edges unless banksman present.

46. (1) No person shall operate or drive any mechanical equipment at or near the edge of any face, side, tip or embankment in a quarry unless a banksman is in attendance.

(2) Where in respect of any mechanical equipment the attendance of a banksman is required under paragraph (1), the operator or driver shall comply with every direction or signal which is given to him by the banksman.

(3) Any person who contravenes paragraph (1) or (2) shall be guilty of an offence.

Worker to report defect in equipment.

47. (1) Every operator or driver of any mechanical equipment in a quarry who becomes aware of any defect in such equipment shall forthwith stop operating or driving such equipment and report the defect to the supervisor on duty.

(2) Every person who, while using any set of safety ropes, safety harness or safety helmet in any quarry in which any work is being carried on, becomes aware of any defect in that set of

safety ropes, safety harness or safety helmet shall forthwith stop using it and report the defect to the supervisor on duty.

(3) Any person who contravenes paragraph (1) or (2) shall be guilty of an offence.

48. (1) Every supervisor on duty in a quarry to whom a defect is reported under paragraph (1) or (2) of regulation 47 shall forthwith inspect the defect.

Supervisor on duty to inspect reported defect in equipment.

(2) Where, on inspecting a reported defect under paragraph (1), the supervisor on duty finds that it is causing or is likely to cause danger to any person, he shall forthwith prohibit every person from operating or driving the mechanical equipment or using the set of safety ropes, safety harness or safety helmet, as the case may be, in the quarry until the defect has been remedied.

(3) Any supervisor on duty who contravenes paragraph (1) or (2) shall be guilty of an offence.

49. (1) Every supervisor on duty in a quarry who inspects a reported defect under paragraph (1) of regulation 48 shall forthwith enter in the Equipment Register a full report of the result of his inspection including details of any prohibition made by him under paragraph (2) of regulation 48.

Inspection report.

First Schedule, Form 2.

(2) Any supervisor on duty who contravenes paragraph (1) shall be guilty of an offence.

50. Any person who—

- (a) operates or drives any mechanical equipment; or
- (b) uses any set of safety ropes, safety harness or safety helmet,

Offence to use defective equipment in contravention of prohibition.

in contravention of a prohibition made by a supervisor on duty under paragraph (1) of regulation 48 shall be guilty of an offence:

Provided that with the consent of the supervisor on duty a person may operate or drive the mechanical equipment or use the set of safety ropes, safety harness or safety helmet, as the case may be, for the purposes of remedying the defect.

51. (1) No person in a quarry shall go or remain underneath—

Offence to go under certain mechanical equipment.

- (a) any object suspended by a lifting appliance;
- (b) the arc of travel of a bucket of any mechanical loading equipment which is in operation; or
- (c) a loaded bucket of any mechanical loading equipment.

(2) Any person who contravenes paragraph (1) shall be guilty of an offence.

Manner in which work is to be executed.

52. (1) The supervisor on duty in a quarry shall cause all work therein to be carried out so as to avoid as far as may reasonably be possible—

- (a) any overhanging rock or overburden on any face or side in the quarry; and
- (b) any danger from any fall of rock or overburden.

(2) Any supervisor on duty who contravenes paragraph (1) shall be guilty of an offence.

Overburden to be cleared back.

53. (1) The supervisor on duty in a quarry shall cause all work therein to be carried out so that any overburden at the top of any face or side in the quarry is cleared back horizontally from the top of the face or side to a distance of not less than twice that of the height of the overburden or not less than twenty-five feet, whichever is the greater.

(2) Any supervisor on duty who contravenes paragraph (1) shall be guilty of an offence.

Maximum height of face.

54. (1) Subject to regulation 55, where the height of any face in a quarry exceeds eighty feet, or such lesser height as the Commissioner or any officer authorized in writing by the Commissioner of Labour may in any particular case specify under paragraph (2), no work on the face shall be carried on except for the purpose of reducing the height of the face to—

- (a) a height of eighty feet; or
- (b) where a height of less than eighty feet has been specified by the Commissioner or any officer authorized in writing by the Commissioner of Labour under paragraph (2), that lesser height.

(2) If in the opinion of the Commissioner or any officer authorized in writing by the Commissioner of Labour it is in any particular case desirable to do so for the purposes of safety in a quarry, he may by notice in writing, in English and in Chinese, served on the proprietor of the quarry specify a height, being a height less than eighty feet, in excess of which no work on a face in the quarry may be carried on otherwise than in accordance with sub-paragraph (b) of paragraph (1).

(3) Any person who—

- (a) being the supervisor on duty in a quarry, permits any work on any face therein to be carried on in contravention of paragraph (1); or

(b) works on any face in contravention of paragraph (1), shall be guilty of an offence.

55. The Commissioner or any officer authorized in writing by the Commissioner of Labour may if he thinks fit in any particular case give permission in writing for work on any face in a quarry to be carried on notwithstanding that the height of the face exceeds eighty feet.

Commissioner may permit work on face exceeding maximum height.

56. (1) Where any face in a quarry is situated above any other face therein so that there is a likelihood that, if work on the higher face is carried on, any person working on the lower face will be endangered by the fall of any substance or thing from the higher face, no work on the lower face shall be carried on simultaneously with any work on the higher face.

Work on faces not to be carried on simultaneously where danger of falling objects.

(2) Any person who—

- (a) being the supervisor on duty in a quarry, permits any work on any face therein to be carried on in contravention of paragraph (1); or

(b) works on any face in contravention of paragraph (1), shall be guilty of an offence.

57. (1) Where any fatal accident or dangerous occurrence occurs at a quarry, no person shall, except for the purpose of saving life or assisting or rendering first aid to any injured person,—

Accidents and dangerous occurrences.

- (a) disturb the place at which the accident or occurrence took place; or

- (b) remove or interfere with anything at that place,

until—

- (i) the expiry of three clear days after the accident or occurrence has been notified to the Superintendent of Mines under regulation 17 or 18 of the Factories and Industrial Undertakings Regulations; or

(Cap. 59, sub. leg.)

- (ii) the place at which the accident or occurrence took place has been visited by the Commissioner or any officer authorized in writing by the Commissioner of Labour,

whichever event occurs first.

(2) Any person who contravenes paragraph (1) shall be guilty of an offence.

PART VII.

MISCELLANEOUS.

58. Any person who commits an offence against these regulations shall be liable on conviction to a fine of five thousand dollars.

Penalty.

Liability of proprietor.

59. Notwithstanding subsection (1) of section 13 of the Ordinance, no proprietor of a quarry shall be guilty of an offence against any of these regulations unless it is expressly provided in such regulation that a proprietor of a quarry shall be guilty of an offence.

FIRST SCHEDULE.

FORM 1. [regs. 3(1) & 5(1).]
第一號表格

QUARRIES (SAFETY) REGULATIONS 1969.
一九六九年石礦場(安全)規例

APPLICATION FOR APPROVAL AS A SUPERVISOR/DEPUTY SUPERVISOR⁽¹⁾ OF A QUARRY.
申請准許為石礦場之管理員/副管理員⁽¹⁾

1. I of
本人 (full name 全名) 居於 (address 地址)
hereby apply to be approved as a supervisor/deputy supervisor⁽¹⁾ of
申請准許為
the Quarry/a quarry⁽¹⁾ situated
石礦場/該石礦場⁽¹⁾ 位於
at
(address of quarry 石礦場之地址)
之管理員/副管理員。⁽¹⁾
2. I submit the following information in support of this application:—
本人現提供下列之資料以支持此項申請:—
(a) Date of birth:
(甲) 出生日期:
(b) Identity Card Number:
(乙) 身份證號碼:
(c) Practical experience in work in quarries:
(丙) 在石礦場內之實際工作經驗:
.....
(d) Qualifications⁽²⁾:
(丁) 資歷⁽²⁾:
.....
3. I am already an approved supervisor/approved deputy supervisor⁽¹⁾
根據此等規例之規定, 本人經已為下述石礦場之認可
of the following quarry under these regulations⁽²⁾:
管理員/認可之副管理員⁽¹⁾⁽²⁾
.....
4. I specify as the date before which
本人指定在 之日期前, 倘若該
I do not desire the approval of this application, if granted, to come
申請書已獲批准, 本人不欲該項准許令在該日期前生
into effect.⁽²⁾⁽⁴⁾
效。⁽²⁾⁽⁴⁾

5. I attach the written consent of the proprietor(s)⁽¹⁾ of the quarry to my
本人附上該石礦場之東主(等)⁽¹⁾之書面同意書, 允許
approval as a supervisor/deputy supervisor⁽¹⁾ of the quarry⁽³⁾.
本人為該石礦場之管理員/副管理員。⁽¹⁾⁽³⁾



Date:
日期:

Signature of applicant:
申請人簽署:

- Notes: (1) Delete whichever is inapplicable.
附註 刪去不適用之詞句。
(2) Delete if inapplicable.
倘若該詞句不適用則刪去之。
(3) Delete if applicant is sole proprietor of quarry.
倘若申請人為該石礦場之獨資東主, 則將該詞句刪去。
(4) Date specified must not be more than three months later than the date of application.
所指定之日期必須不得超過申請日期後之三個月。

FORM 2. [regs. 14(2), 40(1) & 49(1).]
第二號表格

QUARRIES (SAFETY) REGULATIONS 1969.
一九六九年石礦場(安全)規例

EQUIPMENT REGISTER.
設備登記冊

Date and time of inspection 觀察之日期及時間	Equipment inspected 所觀察之設備	Report 報告	Supervisor on duty by whom inspected 負責觀察之當值管理員	Signature of supervisor on duty by whom inspected 負責觀察之當值管理員之簽名

FORM 3. [regs. 14(2), 30(1) & 34(1).]
 第三號表格
 QUARRIES (SAFETY) REGULATIONS 1969.
 一九六九年石礦場(安全)規例
 QUARRY INSPECTION REGISTER.
 石礦場視察登記冊

Date and time of inspection 視察之日期及時間	Place inspected 所視察之地方	Report 報告	Supervisor on duty by whom inspected 負責視察之當值管理員	Signature of supervisor on duty by whom inspected 負責視察之當值管理員之簽名

FORM 4. [regs. 14(2) & 26(1).]
 第四號表格
 QUARRIES (SAFETY) REGULATIONS 1969.
 一九六九年石礦場(安全)規例
 TIME REGISTER.
 時間登記冊

Date 日期	Hours during which work carried on in quarry 在石礦場內之工作時數	Supervisor on duty 當值管理員	Signature of supervisor on duty 當值管理員之簽名

SECOND SCHEDULE. [reg. 21(1).]

PART I.

FIRST AID EQUIPMENT REQUIRED WHERE THE NUMBER OF PERSONS EMPLOYED OR ENGAGED TO WORK IN A QUARRY DOES NOT EXCEED FIFTY.

- (a) A copy of the leaflet issued by the Commissioner giving advice on first aid treatment.
- (b) A sufficient number of (and in any event, not less than twelve) small sterilized unmedicated dressings for injured fingers.
- (c) A sufficient number of (and in any event, not less than six) medium-sized sterilized unmedicated dressings for injured hands or feet.
- (d) A sufficient number of (and in any event, not less than four) adhesive wound dressings of assorted sizes.
- (e) A sufficient number of (and in any event, not less than four) triangular bandages of unbleached calico, the longest side of each bandage measuring not less than fifty-one inches and each of the other sides of each bandage measuring not less than thirty-six inches.
- (f) A sufficient supply (and in any event, not less than 1 roll of 1 inch by 5 yards of zinc oxide plaster) of adhesive plaster.
- (g) A sufficient number of (and in any event, not less than six) one ounce packets of absorbent cotton wool.
- (h) A pressure bandage.
- (i) A sufficient number of safety pins.
- (j) An eye bath.

(Note: All materials for dressings shall be those designated in, and of a grade or quality not lower than the standards specified by the British Pharmaceutical Codex.)

PART II.

FIRST AID EQUIPMENT REQUIRED WHERE THE NUMBER OF PERSONS EMPLOYED OR ENGAGED TO WORK IN A QUARRY EXCEEDS FIFTY.

- (a) A copy of the leaflet issued by the Commissioner giving advice on first aid treatment.
- (b) A sufficient number of (and in any event, not less than twenty-four) small sterilized unmedicated dressings for injured fingers.
- (c) A sufficient number of (and in any event, not less than twelve) medium-sized sterilized unmedicated dressings for injured hands or feet.
- (d) A sufficient number of (and in any event, not less than thirty-six) adhesive wound dressings of assorted sizes.

- (e) A sufficient number of (and in any event, not less than eight) triangular bandages of unbleached calico, the longest side of each bandage measuring not less than fifty-one inches and each of the other sides of each bandage measuring not less than thirty-six inches.
- (f) A sufficient supply (and in any event, not less than 2 rolls of 1 inch by 5 yards of zinc oxide plaster) of adhesive plaster.
- (g) A sufficient number of (and in any event, not less than twelve) one ounce packets of absorbent cotton wool.
- (h) A pressure bandage.
- (i) A sufficient number of safety pins.
- (j) An eye bath.

(Note: All materials for dressings shall be those designated in and of a grade or quality not lower than the standards specified by the British Pharmaceutical Codex.)

Made by the Commissioner of Labour on the 10th day of February 1969.

R. M. T. Hutchinson

Commissioner of Labour.

Explanatory Note.

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

These regulations are new and introduce statutory requirements for the purpose of achieving greater safety in quarrying operations.

2. Part I deals with preliminary matters including provisions for commencement and definitions.

3. Part II provides a procedure for the approval of suitably qualified persons as supervisors or deputy supervisors of quarries. Applications may be made in the prescribed form to the Commissioner of Labour who may grant approval if he is satisfied that the applicant has the requisite qualifications. No person may be an approved supervisor or deputy supervisor of two or more quarries at the same time. The Commissioner of Labour may withdraw his approval of any supervisor or deputy supervisor who has been convicted of an offence against the regulations or who is no longer acting as such. A right of appeal by way of petition to the Governor is provided for any applicant in respect of whom approval as a supervisor or deputy supervisor is refused. A right of appeal is also provided for any supervisor or deputy supervisor whose approval is withdrawn. In the latter case, the Commissioner of Labour may permit the appellant to continue to carry out his duties until the appeal is duly disposed of.

4. Part III provides for registers to be kept in quarries showing full details of the times worked, the approved supervisor who is at any time in charge of work, and inspections carried out in the quarry or on equipment kept therein.

5. Part IV provides for the keeping of certain safety equipment in quarries. Every quarry must be bounded by a wire fence and must have warning notices erected at regular intervals along its boundaries. The proprietor must provide approved safety helmets for persons who work on a top, face or floor in a quarry and approved safety ropes or safety harness for persons who work on a top or face.

6. Part V deals with first aid requirements in quarries. No work may be carried on in a quarry unless a certain proportion of the workers present are persons trained in first aid. The proprietor of every quarry is required to keep in good condition in the quarry specific medical supplies and equipment, in the care of a person trained in first aid.

7. Part VI regulates the manner in which quarry operations are to be carried out. No work may normally be carried on in a quarry except under the sole supervision of an approved supervisor. However work may be carried on under the sole supervision of a deputy supervisor if the total time so worked does not exceed five hundred hours in any one year. The "supervisor on duty", which expression is defined in regulation 2 to include any approved deputy supervisor under whose supervision work is lawfully being carried on, must carry out regular inspections of working places, roads, tops, faces, sides and any overburden in the quarry to make sure that persons in the quarry will not be endangered. He must also carry out regular inspections of the equipment used in the quarry to make sure that it is safe. A person working in a quarry must also carry out regular inspections of his working place and must report to the supervisor on duty if he is not satisfied with its safety. Similarly, every worker who suspects that the equipment he is using is defective must report the fact to the supervisor on duty. The supervisor on duty must not let persons who have not had sufficient training work in the quarry. Persons working in certain places in the quarry are required to wear safety helmets, safety harness or safety ropes. No one is permitted to operate any mechanical equipment near the edge of a face, side or tip unless a banksman is in attendance, and the operator must follow the banksman's directions. Persons in quarries are also prohibited from standing beneath certain mechanical equipment. The supervisor on duty is responsible for ensuring that the method of quarrying used is such as to avoid as much as possible any over-hanging overburden. No face may be worked in excess of a specified height and no work may be carried out on any face if there is a risk of falling rock from any face above it.

8. Part VII deals with miscellaneous matters and in particular provides a penalty of a fine of up to five thousand dollars for any offence committed against the regulations.

9. Parts I, II and VII will come into operation immediately on publication in the *Gazette*, while Parts III, IV, V and VI will not come into operation until the 1st day of October 1969.

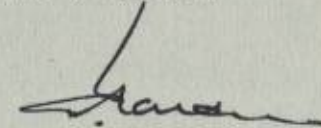
(Secretariat GR 16/2961/46IV)

**FACTORIES AND INDUSTRIAL UNDERTAKINGS
ORDINANCE.**

(Chapter 59).

Resolution made and passed by the Legislative Council under section 7 of the Factories and Industrial Undertakings Ordinance on the 26th day of February 1969.

Resolved, pursuant to section 7 of the Factories and Industrial Undertakings Ordinance, that the Factories and Industrial Undertakings (First Aid in Registrable Workplaces) (Amendment) Regulations 1969, made by the Commissioner of Labour on the 10th day of February under section 7 of that Ordinance, be approved.



Deputy Clerk of Councils.

COUNCIL CHAMBER,
26th February 1969.

(Secretariat GR 16/2961/46IV)

FACTORIES AND INDUSTRIAL UNDERTAKINGS
ORDINANCE.

(Chapter 59).

FACTORIES AND INDUSTRIAL UNDERTAKINGS
(FIRST AID IN REGISTRABLE WORKPLACES)
(AMENDMENT) REGULATIONS 1969.

In exercise of the powers conferred by section 7 of the Factories and Industrial Undertakings Ordinance, the Commissioner of Labour has made the following regulations—

1. These regulations may be cited as the Factories and Industrial Undertakings (First Aid in Registrable Workplaces) (Amendment) Regulations 1969.

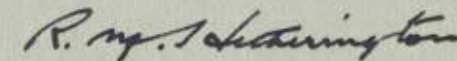
Citation.

2. The principal regulations are amended by adding after regulation 1 the following new regulation—

Addition of
new regulation
1A.
(L.N. 85/68.)

"Application. 1A. These regulations shall not apply to any quarry."

Made by the Commissioner of Labour on the 10th day of February 1969.



Commissioner of Labour.

Explanatory Note.

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

The purpose of these regulations is to exclude quarries from the application of the principal regulations. First aid in quarries is now provided for under Part V of the Quarries (Safety) Regulations 1969.

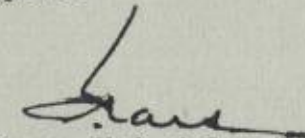
(Secretariat GR 16/2961/46IV)

**FACTORIES AND INDUSTRIAL UNDERTAKINGS
ORDINANCE.**

(Chapter 59).

Resolution made and passed by the Legislative Council under section 7 of the Factories and Industrial Undertakings Ordinance on the 26th day of February 1969.

Resolved, pursuant to section 7 of the Factories and Industrial Undertakings Ordinance, that the Factories and Industrial Undertakings (Blasting by Abrasives) Special Regulations 1969, made by the Commissioner of Labour on the 10th day of February under subsections (2) and (5) of section 7 of that Ordinance, be approved.



Deputy Clerk of Councils.

COUNCIL CHAMBER,
26th February 1969.

(Secretariat GR 16/2961/46IV)

FACTORIES AND INDUSTRIAL UNDERTAKINGS
ORDINANCE.

(Chapter 59).

FACTORIES AND INDUSTRIAL UNDERTAKINGS
(BLASTING BY ABRASIVES) SPECIAL
REGULATIONS 1969.

In exercise of the powers conferred by subsections (2) and (5) of section 7 of the Factories and Industrial Undertakings Ordinance, the Commissioner of Labour has made the following special regulations—

1. These regulations may be cited as the Factories and Industrial Undertakings (Blasting by Abrasives) Special Regulations 1969.

Citation.

2. In these regulations "blasting process" means the cleaning, smoothing, roughening or removing of part of the surface of any substance or thing including granite, stone or brick by the use of an abrasive of a jet of sand, metal shot or grit or other material propelled by a blast of compressed air or steam or water or by a wheel.

Interpretation.

3. (1) Except as provided in paragraph (2), no person shall use sand or any other material containing free silica as an abrasive in any blasting process.

Restriction on use of sand or free silica as an abrasive in a blasting process.

(2) If the Commissioner of Labour, or any officer authorized in writing by him, is satisfied that in any industrial undertaking the use of sand or any other material containing free silica as an abrasive in a blasting process (other than a process incidental or supplemental to the making of metal castings) is necessary in any particular case, he may by certificate in writing (which he may in his discretion revoke at any time) permit the use of the sand or other material containing free silica in that blasting process subject to the following conditions—

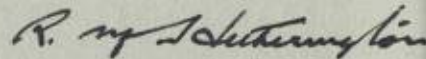
- (a) that there shall be provided and maintained for the use of every person who is employed in that blasting process a protective helmet of a type approved in writing by the Commissioner or by any officer authorized in writing by the Commissioner of Labour designed to enclose the head, face and neck of such person and every such person shall wear the helmet provided for his use whilst he is employed in that blasting process; and

- (b) that every person employed in that blasting process shall, whilst so employed, be supplied with clean fresh air at a rate of not less than six cubic feet per minute from a source removed from that blasting process,

and such other conditions as the Commissioner of Labour, or any officer authorized in writing by him, may in his discretion specify in the certificate.

(3) Any person who uses sand or any other material containing free silica as an abrasive in a blasting process in contravention of paragraph (1) shall be guilty of an offence and shall be liable on conviction to a fine of five thousand dollars.

Made by the Commissioner of Labour on the 10th day of February 1969.



Commissioner of Labour.

Explanatory Note.

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

These regulations are new and restrict the use of any process which cleans, smooths, roughens or removes part of the surface of any substance or thing by the use as an abrasive of a jet of material which contains free silica and which is propelled by a blast of compressed air, steam or water, or by a wheel.

Such a process may only be lawfully used in accordance with the terms of a certificate issued by the Commissioner of Labour or any officer authorized in writing by him.

A fine of up to five thousand dollars may be imposed on any person who commits an offence against the regulations.

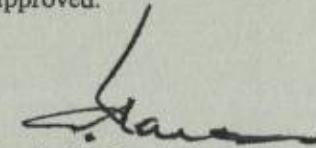
(Secretariat GR 16/2961/46IV)

PUBLIC HEALTH AND URBAN SERVICES ORDINANCE.

(Chapter 132).

Resolution made and passed by the Legislative Council under section 144 of the Public Health and Urban Services Ordinance on the 26th day of February 1969.

Resolved, pursuant to section 144 of the Public Health and Urban Services Ordinance, that the Conservancy (Amendment) By-laws 1969, made by the Urban Council on the 4th day of February 1969 under sections 15 and 29 of that Ordinance, be approved.



Deputy Clerk of Councils.

COUNCIL CHAMBER,
26th February 1969.

(Secretariat GR L/M B 1363/68)

PUBLIC HEALTH AND URBAN SERVICES ORDINANCE.
(Chapter 132).

CONSERVANCY (AMENDMENT) BY-LAWS 1969.

In exercise of the powers conferred by sections 15 and 29 of the Public Health and Urban Services Ordinance, the Urban Council has made the following by-laws—

1. These by-laws may be cited as the Conservancy (Amendment) By-laws 1969.

Citation.

2. By-law 5 of the principal by-laws is amended by deleting paragraphs (2) and (3) and substituting the following—

Amendment of
by-law 5.
(Cap. 132, sub. leg.)

“(2) The owner, or, if the owner is absent from Hong Kong or cannot readily be found, the occupier of any premises or part of any premises in which a water closet or urinal is installed, shall provide at all times an adequate supply of water for flushing purposes.

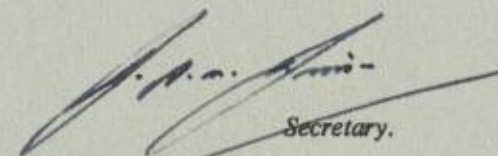
(3) Where a compartment in any premises or part of any premises in which a water closet or urinal is installed is ventilated by a mechanical ventilating system, the owner, or if the owner is absent from Hong Kong or cannot readily be found, the occupier of the premises shall keep the ventilating system maintained at all times in good working order.”

3. By-law 10 of the principal by-laws is amended by inserting the following paragraph after paragraph (1)—

Amendment of
by-law 10.

“(1A) In any prosecution for the contravention of paragraph (2) of by-law 5 it shall be a defence if the owner or occupier of the premises satisfies the court that he had a reasonable excuse for failing to provide an adequate supply of water for flushing purposes.”

Made by the Urban Council this 4th day of February 1969.



Secretary.

Explanatory Note.

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

By-law 2 amends by-law 5 of the principal by-laws to provide that the duty of complying with the requirements of paragraphs (2) and (3)

of this by-law shall lie upon the occupier of the premises in which a water closet or urinal is installed if the owner of the premises is absent from the Colony or cannot readily be found.

By-law 3 seeks to restrict offences against paragraph (2) of by-law 5 of the principal by-laws to cases where the owner or occupier of premises in which a water closet or urinal is installed fails to provide an adequate supply of water for flushing purposes without a reasonable excuse.

(Secretariat GR L/M B 1363/68)

PUBLIC HEALTH AND URBAN SERVICES ORDINANCE.
(Chapter 132).

PUBLIC HEALTH AND URBAN SERVICES ORDINANCE
(AMENDMENT OF FOURTH SCHEDULE) ORDER 1969.

In exercise of the powers conferred by section 106 of the Public Health and Urban Services Ordinance, the Governor has made the following order—

1. This order may be cited as the Public Health and Urban Services Ordinance (Amendment of Fourth Schedule) Order 1969.

Citation.

2. The place "Wong Nai Chung Recreation Grounds (Happy Valley)", being shown as the area edged in red on a plan signed for the Director of Public Works on the 25th day of February 1969 and to be deposited in the Land Office, is set aside as a public pleasure ground.

Setting aside of place as a public pleasure ground.


(8) in L.S.O.
20/HPY/63BII.)

3. The Fourth Schedule to the principal Ordinance is amended by deleting "Wong Nei Chung Recreation Grounds (Happy Valley)" from below the heading "*The Island of Hong Kong*" and substituting the following—

Amendment of Fourth Schedule.
(Cap. 132.)

"Wong Nai Chung Recreation Grounds (Happy Valley)".

By Command,


Acting Colonial Secretary.

26th February 1969.

(Secretariat BL 17/526/50)

DANGEROUS GOODS ORDINANCE.

(Chapter 295).

**DANGEROUS GOODS (SHIPPING) (AMENDMENT)
REGULATIONS 1969.**

In exercise of the powers conferred under section 5 of the Dangerous Goods Ordinance, the Governor in Council has made the following regulations—

1. These regulations may be cited as the Dangerous Goods (Shipping) (Amendment) Regulations 1969. Citation.
2. Regulation 2 of the principal regulations is amended by deleting "any" from the definition of "approved petroleum wharf" and substituting the following—
"a". Amendment of regulation 2.
(Cap. 295, sub. leg.)
3. Regulation 5 of the principal regulations is amended in paragraph (2)—
 - (a) by deleting "No" and substituting the following—
"Except with the permission of the Director, no"; and
 - (b) by deleting "except with the permission of the Director," from paragraph (c).Amendment of regulation 5.
4. Regulation 8 of the principal regulations is amended—
 - (a) by deleting "No" and substituting the following—
"Except with the permission of the Director, no";
 - (b) by inserting the following in paragraph (a) after "approved petroleum wharf"—
"specified in Part I of the First Schedule"; and
 - (c) by inserting the following in paragraph (b) after "approved petroleum wharf"—
"specified in Part I of the First Schedule".Amendment of regulation 8.
5. The First Schedule to the principal regulations is deleted and the following substituted therefor— Deletion and substitution of First Schedule.

"FIRST SCHEDULE. [reg. 2.]

APPROVED PETROLEUM WHARVES.

PART I.

*(Wharves which may be used for the berthing of
Type II vessels and Type III vessels).*

The wharf at Kwun Tong belonging to The Shell Company of Hong Kong Ltd.

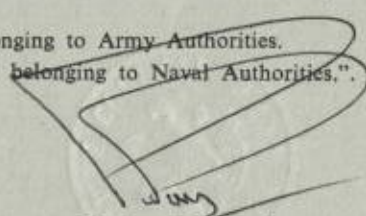
The wharf at Tsuen Wan belonging to Caltex Oil Hong Kong Ltd.
 The wharf at Tsuen Wan belonging to Hong Kong Oil Co.
 The wharf at Nga Ying Chau belonging to Esso Standard Oil (H.K.) Ltd.
 The wharf at Tsing Yi Island (East) belonging to Mobil Oil Hong Kong Ltd.
 The wharf at Tsing Yi Island (West) belonging to Peninsula Petroleum Co. Ltd.
 The wharf at Sham Tseng on lease to Union Carbide Asia Ltd.
 The wharf at Tsing Yi Island (South) belonging to Peninsula Electric Power Co. Ltd.

PART II.

(Wharves which may be used for the berthing of Type III vessels only).

The wharf at Chai Wan belonging to Caltex Oil Hong Kong Ltd.
 The wharf at Quarry Bay belonging to Tai-koo Sugar Refining Co. Ltd.
 The wharf at Hung Hom belonging to China Light & Power Co. Ltd.
 The wharf at To Kwa Wan belonging to H.K. & China Gas Co. Ltd.
 The wharf at Hok Un belonging to Green Island Cement Co. Ltd.
 The wharf at Sham Tseng belonging to H.K. Breweries Ltd.
 The wharf at North Point belonging to H.K. Electric Co. Ltd.
 The wharf at North Point belonging to The Shell Company of Hong Kong Ltd.
 The wharf at North Point belonging to Mobil Oil Hong Kong Ltd.
 The wharf at North Point belonging to Esso Standard Oil (H.K.) Ltd.
 The wharf at Tai Kok Tsui belonging to The Shell Company of Hong Kong Ltd.
 The wharf at Lai Chi Kok belonging to Mobil Oil Hong Kong Ltd.
 The wharf at Tsuen Wan belonging to The H.K. & Kowloon Wharf & Godown Co. Ltd.
 The wharf at Tsuen Wan belonging to Esso Standard Oil (H.K.) Ltd.
 The wharf at Tsuen Wan belonging to Peninsula Petroleum Co. Ltd.
 The wharf at Tsing Yi Island (East) belonging to Hong Kong Oil Co.
 The wharf at Ap Lei Chau belonging to H.K. Electric Co. Ltd.
 The wharf at Aberdeen belonging to the Fish Marketing Organization.
 The wharf at Ap Lei Chau belonging to Caltex Oil Hong Kong Ltd.
 The wharf at Ap Lei Chau belonging to Mobil Oil Hong Kong Ltd.
 The wharf at Cheung Chau belonging to Mobil Oil Hong Kong Ltd.
 The wharf at Connaught Road West belonging to Mobil Oil Hong Kong Ltd.
 The wharf at Shau Kei Wan belonging to Caltex Oil Hong Kong Ltd.
 The wharf at Shau Kei Wan belonging to Mobil Oil Hong Kong Ltd.
 The wharf at Shau Kei Wan belonging to The Shell Company of Hong Kong Ltd.

The wharf at Tsim Sha Tsui belonging to Kowloon-Canton Railway.
 The wharf at Tytam Tuk Pumping Station belonging to Hong Kong Government.
 The wharf at Hydrofoil Terminal at Connaught Road West—Water front used by The H.K. Macau Hydrofoil Co. Ltd. and The Far East Hydrofoil Co. Ltd.
 The wharf at Stonecutters Island belonging to Army Authorities.
 The wharf at Royal Naval Dockyard belonging to Naval Authorities."



Clerk of Councils.

COUNCIL CHAMBER,
 11th March 1969.

Explanatory Note.

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

Regulations 3 and 4 amend regulations 5 and 8 of the principal regulations, respectively, and vest in the Director of Marine a discretion in respect of the authorization of berthing of Type I vessels and Type II vessels in ports in Hong Kong.

Regulation 4 also amends regulation 8 of the principal regulations and specifies those approved petroleum wharves at which Type II vessels may be berthed.

Regulation 5 deletes and substitutes the First Schedule to the principal regulations. The new Schedule distinguishes between those approved petroleum wharves which may be used for the berthing of both Type II vessels and Type III vessels and those which may be used only by Type III vessels.

(Secretariat GR 36/3231/56)

COLONIAL AIR NAVIGATION ORDERS 1961 TO 1968.

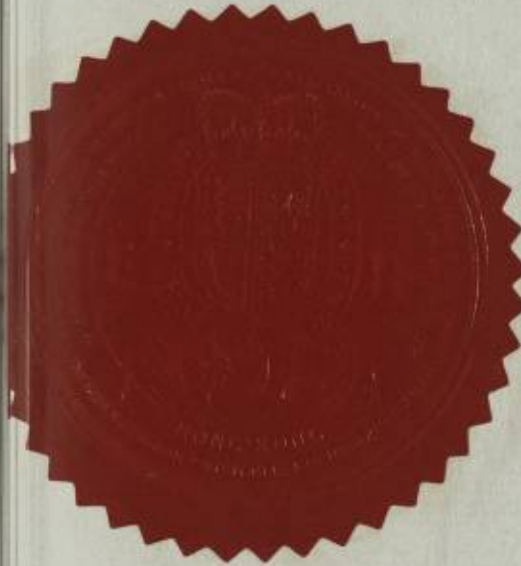
(Article 81).

Pursuant to Article 81 of the Colonial Air Navigation Orders 1961 to 1968, the person for the time being holding the office of Director of Civil Aviation is hereby authorized for the purposes of any of the provisions of the Order specified in the following Schedule—

SCHEDULE.

Article 15(4)(b)(i)

Article 15(8)(ii)



Krench.
Governor.

3rd March 1969.

(Secretariat ECON 15/951/49IV)

PUBLIC HEALTH AND URBAN SERVICES ORDINANCE.
(Chapter 132).

**PUBLIC CONVENIENCES (CHARGES) (AMENDMENT)
ORDER 1969.**

In exercise of the powers conferred by by-law 4 of the Public Conveniences (Conduct and Behaviour) By-laws, the Urban Council has made the following order—

1. This order may be cited as the Public Conveniences (Charges) (Amendment) Order 1969.

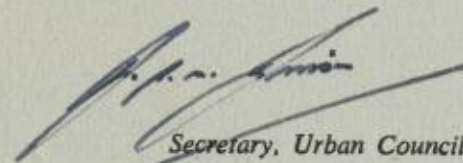
Citation.

2. The principal order is amended in paragraph 2 by adding, after item (11), the following new item—

Amendment of paragraph 2.
(Cap. 132, sub. leg.)

“(12) Public latrine at Harlech Road”.

Made by the Urban Council this 4th day of March 1969.



Secretary, Urban Council.

(Secretariat GR 2/3281/61)



41

42

FIRE SERVICES ORDINANCE.

(Chapter 95).

FIRE SERVICES DEPARTMENT (WELFARE FUND)
(AMENDMENT) REGULATIONS 1969.

In exercise of the powers conferred by section 25 of the Fire Services Ordinance, the Governor in Council has made the following regulations—

1. These regulations may be cited as the Fire Services Department (Welfare Fund) (Amendment) Regulations 1969.

Citation.

2. Regulation 7 of the principal regulations is revoked and replaced by the following—

Revocation and replacement of regulation 7. (Cap. 95, sub. leg.)

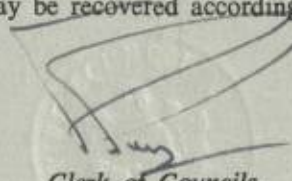
"Loans by Fund.

7. (1) A loan granted under the authority of section 19 of the Ordinance to a member or to a former member who has been retired shall—

- (a) not exceed five thousand dollars;
- (b) be repaid by such monthly instalments, not exceeding forty-eight, as the Director may specify;
- (c) be subject to the payment of interest at the rate of five *per centum per annum*, calculated monthly on the maximum balance outstanding in each month and payable one month after payment of the last instalment; and
- (d) become repayable in full, with any interest due, upon default in the repayment of any monthly instalment.

(2) Notwithstanding paragraph (1) the Director may at any time waive the condition requiring payment of interest on any such loan.

(3) Any part of a loan, and any interest thereon, due and unpaid shall be deemed to be a debt due to the Government and may be recovered accordingly."


Clerk of Councils.

COUNCIL CHAMBER,
18th March 1969.

Explanatory Note.

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

Regulation 2 revokes and replaces regulation 7 of the principal regulations. A new condition is added to those under which a loan authorized under section 19 of the Ordinance may be made, requiring the payment of interest at the rate of five *per centum per annum* on the loan, though the Director is given a discretion (paragraph (2)) to waive this condition in any case.

(Secretariat GR 24/3231/66)

EMERGENCY (PRINCIPAL) REGULATIONS.

(Chapter 241).

EMERGENCY (PRINCIPAL) REGULATIONS
(DISCONTINUANCE) (NO. 2) ORDER 1969.

In exercise of the powers conferred by regulation 137 of the Emergency (Principal) Regulations, the Governor has made the following order—

- | | |
|----------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------|--------------------------------------------------------------------------------------------------------------|
| 1. This order may be cited as the Emergency (Principal) Regulations (Discontinuance) (No. 2) Order 1969. | Citation. |
| 2. The Schedule to the Emergency (Principal) Regulations (Commencement) (No. 2) Order 1967 is amended by deleting therefrom—
“Regulation 119C. Possession of corrosive substance.”. | Amendment of Schedule to Emergency (Principal) Regulations (Commencement) (No. 2) Order 1967. (L.N. 112/67.) |
| 3. The Emergency (Principal) Regulations (Commencement) (No. 5) Order 1967 is cancelled. | Cancellation of Emergency (Principal) Regulations (Commencement) (No. 5) Order 1967. (L.N. 142/67.) |
| 4. The operation of the regulations of the Emergency (Principal) Regulations listed in the Schedule is discontinued. | Discontinuance of certain regulations. (Cap. 241, sub. leg.) Schedule. |

SCHEDULE.

[para. 4.]

<i>Regulation.</i>	<i>Subject matter.</i>
21.	Wireless telegraphy, etc.
26.	Publications may be prohibited.
34.	Declaration of special areas and duties of persons therein.
36.	Transfer of persons in custody.
52.	Prohibition as to supply of fuel, victuals, and necessities, and the repair of ships and aircraft.
58.	Control of territorial and colonial waters.
59.	Control of roads and travel by vehicle and temporary control of territorial waters and colonial waters.
68.	Requisition of property other than land.

<i>Regulation.</i>	<i>Subject matter.</i>
69.	Power to commandeer property other than land.
83.	Application of Compensation (Defence) Regulations.
86.	General power to affix notices.
99.	Identification of persons in custody.
100.	Powers of entry and search of premises, places, vehicles, vessels or aircraft.
117.	Offensive weapons.
118.	Consorting with person carrying or having possession of arms, ammunition, explosive substance or offensive weapon.
119.	Failure to report offence of carrying or possessing arms, ammunition or explosive substance or offensive weapon.
119C.	Possession of corrosive substance.
120.	Consorting with or harbouring persons wearing unauthorized uniforms, etc.
124.	Certain offences in closed, protected, damaged or evacuated areas to be punishable with life imprisonment.
125.	Damage or interference with public works or communications.
126.	Power of Governor in Council to proscribe organization.
132.	Alteration and improper use of licences and permits.
133.	Attempt to commit an offence to be deemed an offence.
134.	Liability for offences.
135.	Obtaining possession, where possession is an offence.

By Command,


Acting Colonial Secretary.

13th March 1969.

Explanatory Note.

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

Paragraph 4 of the order discontinues the operation of the twenty-five Emergency (Principal) Regulations which are listed in the Schedule.

Paragraphs 2 and 3 make necessary consequential amendments.

(Secretariat CR 6/3232/59IV)

EMERGENCY REGULATIONS ORDINANCE.

(Chapter 241).

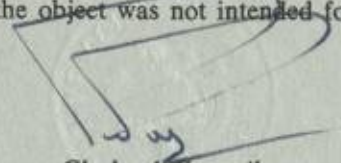
**EMERGENCY (PRINCIPAL) (AMENDMENT) (NO. 2)
REGULATIONS 1969.**

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 (Principal) (Amendment) (No. 2) Regulations 1969. Citation.

2. Regulation 119A of the principal regulations is amended by inserting the following new paragraph after paragraph (3)— Amendment of regulation 119A.

“(4) If any person is charged with an offence under this regulation in connexion with a simulated bomb which is found in any place which is not a public place, it shall be a defence for such person to show that the object was not intended for use as a simulated bomb.”. (Cap. 241, sub. leg.)


Clerk of Councils.

COUNCIL CHAMBER,
25th March 1969.

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 insert into regulation 119A of the principal regulations a provision which affords a defence to a person charged with an offence in connexion with a simulated bomb. The provision was contained in regulation 119E which is being repealed in consequence of the repeal of regulation 119D.

(Secretariat CR L/M 11/69)

EMERGENCY REGULATIONS ORDINANCE.
(Chapter 241).

EMERGENCY REGULATIONS (REPEAL) (NO. 2)
ORDER 1969.

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

1. This order may be cited as the Emergency Regulations (Repeal) (No. 2) Order 1969. Citation.

2. The regulations of the Emergency (Principal) Regulations listed in the Schedule are repealed. Repeal of certain Emergency (Principal) Regulations. (Cap. 241, sub. leg.) Schedule.

Regulation.	SCHEDULE.	[para. 2.]
50.	Entry and departure of ships and aircraft.	
51.	Power to detain vessels, aircraft and vehicles and persons on board.	
119D.	Possession of simulated bomb.	
119E.	Defence in respect of charges under regulations 119A and 119D.	

Clerk of Councils.

COUNCIL CHAMBER,
25th March 1969.

Explanatory Note.

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

This order repeals the four Emergency (Principal) Regulations listed in the Schedule.

Regulations 50 and 51 are no longer required because of similar provisions in the Public Order Ordinance.

Regulations 119D and 119E are not needed because of the Summary Offences (Amendment) Ordinance 1969, by which the possession of simulated bombs is made an offence under the Summary Offences Ordinance.

(Secretariat CR L/M 11/69)

REVISED EDITION OF THE LAWS ORDINANCE 1965.
(No. 53 of 1965).

ANNUAL REVISION 1968.

Whereas booklets of Ordinances and subsidiary legislation enacted or amended during the period of twelve months ending on the 31st day of December 1968 have been prepared and published in accordance with the provisions of section 13 of the Revised Edition of the Laws Ordinance 1965:

It is hereby notified that, pursuant to subsection (4) of section 13 of the said Ordinance, the Governor has specified the 28th day of March 1969 as the date from which the booklets of Ordinances listed in the First Schedule and the booklets of subsidiary legislation listed in the Second Schedule shall be without question whatsoever in all courts of justice and for all purposes whatsoever the sole and only proper laws of the Colony in respect of those Ordinances and that subsidiary legislation.

FIRST SCHEDULE.

BOOKLETS OF ORDINANCES.

<i>Booklet.</i>	<i>Short title of Ordinance.</i>
Cap. 16	Separation and Maintenance Orders
Cap. 42	Registration of United Kingdom Patents
Cap. 57	Employment
Cap. 66	Exchange Fund
Cap. 86	Commissions of Inquiry
Cap. 117	Stamp
Cap. 119	Credit Unions
Cap. 134	Dangerous Drugs
Cap. 148	Gambling
Cap. 149	Holidays
Cap. 156	Dentists Registration
Cap. 159	Legal Practitioners
Cap. 231	Undesirable Medical Advertisements
Cap. 244	Drug Addiction Treatment Centres
Cap. 278	Medical (Therapy, Education and Research)
Cap. 306	Registered Trustees Incorporation
Cap. 350	Wills (Formal Validity)
Cap. 1053	University of Hong Kong
Cap. 1121	St. Stephen's Girls' College Council Incorporation
Cap. 1122	Community Chest of Hong Kong

SECOND SCHEDULE.

BOOKLETS OF SUBSIDIARY LEGISLATION.

<i>Booklet.</i>	<i>Short title of Ordinance.</i>
Cap. 15 sub. leg.	Maintenance Orders (Facilities for Enforcement)
Cap. 42 sub. leg.	Registration of United Kingdom Patents
Cap. 50 sub. leg.	Importation and Exportation
Cap. 56 sub. leg.	Boilers and Pressure Receivers
Cap. 106 sub. leg.	Telecommunication
Cap. 117 sub. leg.	Stamp
Cap. 134 sub. leg.	Dangerous Drugs
Cap. 155 sub. leg.	Banking
Cap. 156 sub. leg.	Dentists Registration
Cap. 159 sub. leg.	Legal Practitioners
Cap. 179 sub. leg.	Matrimonial Causes
Cap. 304 sub. leg.	Resettlement
Cap. 319 sub. leg.	Foreign Judgments (Reciprocal Enforcement)
Cap. 1109 sub. leg.	The Chinese University of Hong Kong

By Command,


 Acting Colonial Secretary.

22nd March 1969.

(Secretariat GR 13/3231/58II)

INTERPRETATION AND GENERAL CLAUSES
ORDINANCE.

(Chapter 1).

CHANGE OF TITLE OF OFFICE.

In exercise of the powers conferred on him by section 55 of the Interpretation and General Clauses Ordinance, the Governor hereby declares a change in the title of the public office specified in the first column of the Schedule to the title specified in the second column of the Schedule with effect from the 4th day of April 1969.

SCHEDULE.

<i>Former title of Office.</i>	<i>New title of Office.</i>
Controller of Stores.	Director of Government Supplies.

By Command,


 Acting Colonial Secretary.

22nd March 1969.

(Secretariat CG 1568)

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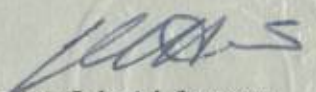
**INTERPRETATION AND GENERAL CLAUSES
ORDINANCE.**

(Chapter 1).

DELEGATION BY GOVERNOR.

It is hereby notified for general information that, in exercise of the powers conferred upon him by section 63 of the Interpretation and General Clauses Ordinance, the Governor did on the thirty-first day of January 1969 delegate the person holding the office of Assistant Director of Social Welfare to exercise on his behalf the powers vested in him by section 12 of the Industrial and Reformatory Schools Ordinance (Chapter 225).

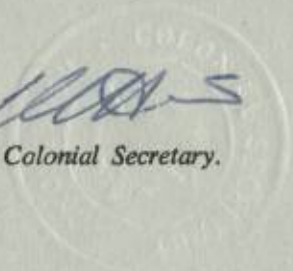

By Command,



Acting Colonial Secretary.

27th March 1969.

(Secretariat GR 3/3231/58)



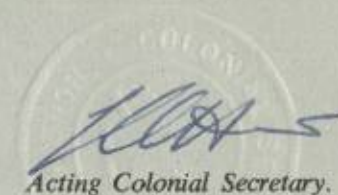
INTERPRETATION AND GENERAL CLAUSES
ORDINANCE.

(Chapter 1).

DELEGATIONS BY GOVERNOR.

It is hereby notified for general information that, in exercise of the powers conferred upon him by section 63 of the Interpretation and General Clauses Ordinance, the Governor did on the thirty-first day of January 1969 delegate the persons holding the office of Assistant Director of Social Welfare and Senior Principal Social Welfare Officer (Probation and Corrections Division) to exercise on his behalf the powers vested in him by sections 19 and 21 of the Industrial and Reformatory Schools Ordinance (Chapter 225).

By Command,



Acting Colonial Secretary.

27th March 1969.

(Secretariat GR 3/3231/58)

REVISED EDITION OF THE LAWS ORDINANCE 1965.

(No. 53 of 1965).

ANNUAL REVISION 1968.

In accordance with the provisions of section 14 of the Revised Edition of the Laws Ordinance 1965, a list of the titles of all Ordinances in force in Hong Kong as at the 1st day of January 1969 and the year of the last published edition thereof is hereby published—

<i>Chapter.</i>	<i>Ordinance.</i>	<i>Year of edition— Ordinance.</i>	<i>Year of edition— Sub. leg.</i>
1	Interpretation and General Clauses	1966	1967
2	Full Court	1964	—
3	Jury	1964	—
4	Supreme Court	1964	1967
5	District Court	1964	—
6	Bankruptcy	1964	1964
7	Distress for Rent	1964	—
8	Evidence	1964	—
9	Judgments (Facilities for Enforcement)	1964	1964
10	Probate and Administration	1964	1964
11	Statutory Declarations	1964	—
12	Fire Investigation	1964	—
13	Infants Custody	1964	—
14	Coroners	1967	1967
15	Maintenance Orders (Facilities for Enforcement)	1964	1968
16	Separation and Maintenance Orders	1968	—
17	Small Tenements Recovery	1964	—
18	Apportionment	1964	—
19	Bills of Exchange	1964	—
20	Bills of Sale	1964	1964
21	Defamation	1964	—
22	Fatal Accidents	1964	—
23	Law Amendment (Miscellaneous Provisions)	1964	—
24	Law of Property Amendment	1964	—
25	Law Reform (Frustrated Contracts)	1964	—
26	Sale of Goods	1964	—
27	Sale of Land by Auction	1964	—
28	Tortfeasors	1964	—

Chapter.	Ordinance.	Year of edition— Ordinance.	Year of edition— Sub. leg.
29	Trustee	1964	1964
30	Wills	1964	—
31	Chinese Partnerships	1964	—
32	Companies	1964	1964
33	Co-operative Societies	1964	1964
34	Fire and Marine Insurance Companies Deposit	1964	1964
35	Fire Insurance Companies	1964	—
36	Life Insurance Companies	1964	1964
37	Limited Partnerships	1964	1964
38	Partnership	1964	—
39	Copyright	1964	1964
40	Fine Arts Copyright	1964	—
41	Merchandise Marks	1964	1964
42	Registration of United Kingdom Patents	1968	1968
43	Trade Marks	1964	1964
44	United Kingdom Designs (Protection)	1964	—
45	Bills of Lading	1964	—
46	Carriage of Goods by Sea	1964	1964
47	Commonwealth Preference (Motor Vehicles)	1967	1967
48	Factors	1964	—
49	Fraudulent Transfers of Businesses	1964	—
50	Importation and Exportation	1966	1968
51	Weights and Measures... ..	1964	—
52	Television	1964	1964
53	British Cinematograph Films	1964	—
54	Gasholders Examination	1964	1964
55	Lighting Control	1964	1964
56	Boilers and Pressure Receivers	1964	1968
57	Employment	1968	—
58	Employment of Young Persons and Children at Sea	1965	—
59	Factories and Industrial Undertakings	1965	1965
60	Female Domestic Service	1964	—
61	Illegal Strikes and Lock-outs	1964	—
62	(Repealed)		
63	Trade Boards	1964	—
64	Trade Disputes	1964	—

Chapter.	Ordinance.	Year of edition— Ordinance.	Year of edition— Sub. leg.
65	Bank Notes Issue	1964	—
66	Exchange Fund	1968	—
67	Subsidiary Currency Notes	1964	—
68	Foreign Notes (Prohibition of Circulation)	1964	—
69	Private Bills	1964	—
70	The Hongkong and Shanghai Banking Corporation	1964	1964
71	Mercantile Bank Note Issue	1967	—
72	General Loan and Stock	1964	—
73	(Omitted as spent)		
74	Hong Kong Treasury Bills (Local)	1964	—
75	Hong Kong Treasury Bills (London)	1964	—
76	Hong Kong (Rehabilitation) Loan	1964	—
77	Trustees (Hong Kong Government Securities)	1964	—
78	Contracts for Overseas Employment	1965	—
79	Asiatic Emigration	1964	1964
80	Merchant Shipping (Aliens Employment)	1966	—
81	Pilots	1964	1964
82	Ships (Prohibition of Sale of Liquor)	1964	—
83	Stowaways	1964	—
84	Sunday Cargo Working	1964	1964
85	Tallyclerks (Licensing)	1964	1964
86	Commissions of Inquiry	1968	—
87	Legal Officers	1964	1964
88	Application of English Law	1966	—
89	Pensions	1964	1967
90	Promissory Oaths	1964	—
91	Legal Aid	1966	1966
92	Public Servants (Liabilities)	1964	—
93	Public Services Commission	1964	1964
94	Widows and Orphans Pension	1967	1967
95	Fire Services	1964	1964
96	Forestry	1964	1964
97	New Territories	1964	1967
98	Post Office	1964	1964
99	Railways... ..	1964	1964
100	Registrar General (Establishment)	1964	—

Chapter.	Ordinance.	Year of edition— Ordinance.	Year of edition— Sub. leg.
101	Urban Council	1966	1966
102	Waterworks	1964	1964
103	Electricity Supply	1964	1964
104	Ferries	1964	1964
105	Public Lighting	1964	—
106	Telecommunication	1966	1968
107	Tramway	1964	1964
108	Betting Duty	1964	1964
109	Dutiable Commodities	1964	1964
110	Entertainments Tax	1964	1964
111	Estate Duty	1964	1967
112	Inland Revenue	1965	1965
113	Public Reclamation and Works	1964	1964
114	Miscellaneous Licences	1965	1965
115	Public Dance-Halls Tax	1964	—
116	Rating	1964	1964
117	Stamp	1968	1968
118	Crown Lease (Pok Fu Lam)	1966	—
119	Credit Unions	1968	—
120	Public Revenue Protection	1964	—
121	Stamp Duties Management	1964	—
122	Unclaimed Balances	1964	—
123	Buildings	1966	1966
124	Crown Lands Resumption	1964	—
125	Crown Rents (Apportionment)	1964	—
126	Crown Rights (Re-entry)	1964	—
127	Foreshores and Sea Bed	1966	—
128	Land Registration	1964	1967
129	Servants Quarters	1964	—
130	Streets (Alteration)	1964	—
131	Town Planning	1964	1964
132	Public Health and Urban Services	1964	1964
133	Cremation	1964	1964
134	Dangerous Drugs	1968	1968
135	Merchant Shipping (Recruiting of Seamen)	1966	—
136	Mental Health	1964	1964

Chapter.	Ordinance.	Year of edition— Ordinance.	Year of edition— Sub. leg.
137	Penicillin	1964	1964
138	Pharmacy and Poisons	1964	1964
139	Public Health (Animals and Birds)	1964	1964
140	Lion Rock Tunnel	1967	1967
141	Quarantine and Prevention of Disease	1964	1964
142	Books Registration	1964	—
143	Marine Stores Protection	1964	1964
144	Public Stores	1964	—
145	Library	1966	1966
146	Essential Commodities Reserves	1964	1964
147	Sand	1964	—
148	Gambling	1968	—
149	Holidays	1968	—
150	Indecent Exhibitions	1964	—
151	Societies	1964	1964
152	Squatters	1964	—
153	Chinese Temples	1964	1964
154	Man Mo Temple	1964	—
155	Banking	1967	1968
156	Dentists Registration	1968	1968
157	Pensions (Special Provisions)	1964	—
158	Hotel Proprietors	1964	—
159	Legal Practitioners	1968	1968
160	Marine Hawkers	1964	1964
161	Medical Registration	1966	1966
162	Midwives Registration	1964	1964
163	Money-lenders	1964	1964
164	Nurses Registration	1964	1964
165	Hospitals, Nursing Homes and Maternity Homes Registration	1966	—
166	Pawnbrokers	1964	1964
167	Dogs and Cats	1967	1967
168	Pounds	1964	1964
169	Prevention of Cruelty to Animals	1964	1964
170	Wild Birds and Wild Mammals Protection	1964	—
171	Fisheries Protection	1964	1964

Chapter.	Ordinance.	Year of edition— Ordinance.	Year of edition— Sub. leg.
172	Places of Public Entertainment	1964	1964
173	Civil Aviation (Births, Deaths and Missing Persons) ...	1964	1964
174	Births and Deaths Registration	1965	1965
175	Births Registration (Special Registers)	1964	—
176	Deaths Registration (Special Registers)	1964	—
177	Registration of Persons	1964	1964
178	Chinese Marriage Preservation	1964	—
179	Matrimonial Causes	1967	1968
180	Foreign Marriage	1964	—
181	Marriage	1964	—
182	Married Women (Disposition of Property)	1964	—
183	Married Women's Property	1964	—
184	Married Women	1964	—
185	Aliens (Rights of Property)	1964	—
186	British Nationality (Miscellaneous Provisions)	1964	1964
187	Legal Proceedings against Enemies	1964	—
188	<i>(Repealed)</i>		
189	Consular Privileges	1964	—
190	Diplomatic Privileges	1964	1964
191	Administration of Estates by Consular Officers	1964	—
192	Trade Commissioners Privileges	1964	—
193	Secretary of State for Defence (Succession to Property)...	1967	—
194	Air Armament Practice	1964	—
195	Defence Works Protection	1964	—
196	Defences (Firing Areas)	1964	—
197	Essential Services Corps	1967	1967
198	Foreign Recruiting	1964	—
199	Royal Hong Kong Defence Force	1967	1967
200	Incitement to Disaffection	1964	—
201	Stonecutters Island	1964	—
202	Volunteers and Naval Volunteers Pensions	1964	1964
203	<i>(Repealed)</i>		
204	Coinage Offences	1964	—
205	Criminal Intimidation	1964	—
206	Explosive Substances	1966	—
207	False Personation	1964	—

Chapter.	Ordinance.	Year of edition— Ordinance.	Year of edition— Sub. leg.
208	Falsification of Documents	1964	—
209	Forgery	1964	—
210	Larceny	1964	—
211	Malicious Damage	1964	—
212	Offences against the Person	1964	—
213	Protection of Women and Juveniles	1964	1964
214	Perjury	1964	—
215	Prevention of Corruption	1964	—
216	Punishment of Incest	1964	—
217	Sedition	1964	—
218	Suppression of Piracy	1964	1964
219	Treasonable Offences	1964	—
220	Road Traffic	1964	1964
221	Criminal Procedure	1964	1964
222	Corporal Punishment	1964	—
223	Foreign Jurisdiction (Expenses)	1964	—
224	Police Supervision	1964	—
225	Industrial and Reformatory Schools	1964	1964
226	Juvenile Offenders	1964	1964
227	Magistrates	1967	1967
228	Summary Offences	1964	1964
229	Vagrancy	1964	—
230	District Watch Force	1964	—
231	Undesirable Medical Advertisements	1968	—
232	Police Force	1964	1964
233	Hong Kong Auxiliary Police Force	1967	1967
234	Prisons	1964	1964
235	Chinese Extradition	1964	—
236	Extradition (Hong Kong)	1964	—
237	Foreign Offenders Detention	1964	—
238	Arms and Ammunition	1964	1964
239	Deportation (British Subjects)	1964	—
240	Deportation of Aliens	1964	1964
241	Emergency Regulations	1964	1967
242	Smuggling into China (Control)... ..	1964	1964
243	Immigration (Control and Offences)	1964	1964

Chapter.	Ordinance.	Year of edition— Ordinance.	Year of edition— Sub. leg.
244	Drug Addiction Treatment Centres	1968	—
245	Public Order	1967	1967
246	Compulsory Service	1964	1964
247	Bank Notes and Certificates of Indebtedness	1964	—
248	Companies (Cessation of Emergency Status)	1964	—
249	Companies (Reconstruction of Records)	1964	—
250	Debtor and Creditor (Occupation Period)	1964	—
251	Emergency Powers (Extension and Amendment Incorporation)	1964	—
252	Enforcement of Rights (Extension of Time)	1964	—
253	Variation of Trusts	1964	—
254	Auxiliary Forces Pay and Allowances	1967	1967
255	Landlord and Tenant	1964	1964
256	Land Transaction (Enemy Occupation)	1964	—
257	Police Officers (Special Cases) Pensions	1964	—
258	Marriage (War Period) (Validity)	1964	—
259	Pensions (Special War Appointments)	1964	—
260	Protected Places (Safety)	1964	1964
261	Emergency Registration of China Companies	1964	1964
262	<i>(Repealed)</i>		
263	Trade Marks (Emergency)	1964	1964
264	<i>(Repealed)</i>		
265	Peak Tramway	1964	1964
266	Hong Kong and Yaumati Ferry Company (Services) ...	1965	1965
267	Consular Conventions	1964	1964
268	Control of Publications Consolidation	1964	1964
269	Telephone	1964	—
270	Hong Kong Royal Naval Reserve (General Service) ...	1964	—
271	Law Reform (Miscellaneous Provisions)	1964	—
272	Motor Vehicles Insurance (Third Party Risks)	1964	1964
273	Third Parties (Rights against Insurers)	1964	—
274	'Star' Ferry Company (Services)	1966	1966
275	Venereal Disease	1964	—
276	Tenancy (Prolonged Duration)	1964	—
277	Agricultural Products (Marketing)	1964	1964
278	Medical (Therapy, Education and Research)	1968	—

Chapter.	Ordinance.	Year of edition— Ordinance.	Year of edition— Sub. leg.
279	Education	1964	1964
280	Training Centres	1964	1964
281	Merchant Shipping	1964	1964
282	Workmen's Compensation	1964	1964
283	Housing	1964	—
284	<i>(Repealed)</i>		
285	Mining	1964	1964
286	Army Legal Services	1964	—
287	Judicial Proceedings (Regulation of Reports)	1964	—
288	Corrupt and Illegal Practices	1964	1964
289	Tax Reserve Certificates	1964	1964
290	Adoption	1964	1964
291	Marine Fish (Marketing)	1964	1964
292	Hong Kong Airport (Regulations)	1967	1967
293	<i>(Repealed)</i>		
294	Enemy Property	1964	—
295	Dangerous Goods... ..	1966	1966
296	Commonwealth Countries and Republic of Ireland (Immunities and Privileges)	1964	—
297	Law of Property (Enforcement of Covenants)... ..	1964	—
298	Probation of Offenders	1964	1964
299	Watchmen	1964	1964
300	Crown Proceedings	1964	—
301	Hong Kong Airport (Control of Obstructions)	1964	1964
302	Hong Kong Tourist Association	1964	1967
303	Radiation	1965	1965
304	Resettlement	1965	1968
305	Charities (Land Acquisition)	1964	—
306	Registered Trustees Incorporation	1968	—
307	Pearl Culture (Control)	1964	1964
308	Pharmacopoeia	1964	—
309	Defence Regulations (Continuation)... ..	1964	1967
310	Business Registration	1964	1964
311	Clean Air	1964	—
312	Companies (Prevention of Evasion of the Societies Ordinance)	1964	—
313	Crown Lands Resumption (Chai Wan)	1964	—

<i>Chapter.</i>	<i>Ordinance.</i>	<i>Year of edition— Ordinance.</i>	<i>Year of edition— Sub. leg.</i>
314	Occupiers Liability	1964	—
315	Colony Armorial Bearings (Protection)	1964	—
316	Census	1964	1964
317	Public Transport Services (Hong Kong Island)	1964	—
318	Public Transport Services (Kowloon and New Territories)	1964	—
319	Foreign Judgments (Reciprocal Enforcement)... ..	1965	1968
320	Post Secondary Colleges	1964	1964
321	Federation of Hong Kong Industries	1964	—
322	Buildings Ordinance (Application to the New Territories)	1964	1967
323	Chinese Recreation Ground and Yau Ma Tei Public Square	1964	—
324	Protection of Non-Government Certificates of Origin	1967	—
325	Hawker Control Force	1964	1964
326	Drug Addicts Treatment and Rehabilitation	1964	1964
327	Lifts and Escalators (Safety)	1964	—
328	City Hall	1967	1967
329	Marine Insurance	1964	—
330	Motor Vehicles (First Registration Tax)	1967	1967
331	Immigration Service	1966	1966
332	Trade Union Registration	1964	1964
333	Industrial Employment (Holidays with Pay and Sickness Allowance)... ..	1964	—
334	Government Lotteries	1967	1967
335	Tenancy (Notice of Termination)	1964	1964
336	District Court (Civil Jurisdiction and Procedure)	1964	1964
337	Demolished Buildings (Re-development of Sites)	1964	—
338	Rent Increases (Domestic Premises) Control	1964	1964
339	Homicide	1964	—
340	Animals (Control of Experiments)	1964	1964
341	Arbitration	1964	—
342	Preventive Service	1964	1964
343	Medical Clinics	1966	1966
344	Pearl Oyster Cultivation (Tolo) Compensation	1964	—
345	Defence (Finance) Regulations (Validation of Contracts)	1967	—
346	Trading with the Enemy	1964	—
347	Limitation	1965	—
348	Hotel Accommodation Tax	1965	—

<i>Chapter.</i>	<i>Ordinance.</i>	<i>Year of edition— Ordinance.</i>	<i>Year of edition— Sub. leg.</i>
349	Administration of Justice (Miscellaneous Provisions)	1964	—
350	Wills (Formal Validity)	1968	—
351	Imperial Enactments Extension	1964	—
352	Dollar Currency Notes	1964	—
1001	Mercantile Marine Assistance Fund	1964	1964
1002	Basel Evangelical Missionary Society Incorporation	1964	—
1003	Bishop of the Roman Catholic Church in Hong Kong Incorporation	1964	—
1004	Bishop of Victoria Incorporation	1964	—
1005	Boy Scouts Association	1964	—
1006	Catholic Mission of Macao Incorporation	1964	—
1007	Chater Masonic Scholarship Fund	1964	1964
1008	Cheero Club Incorporation	1964	—
1009	China Congregational Church	1964	—
1010	China Fleet Club Incorporation	1964	—
1011	China Peniel Missionary Society Incorporation	1964	—
1012	Chinese Anglican Church Body Incorporation	1964	—
1013	Chinese Young Men's Christian Association	1964	—
1014	Church of England Trust	1964	1964
1015	Colonial Treasurer Incorporation	1965	—
1016	Daughters of Charity of the Canossian Institute Incorporation	1964	—
1017	Diocesan School and Orphanage Incorporation	1964	—
1018	Dominican Missions Incorporation	1964	—
1019	Maryknoll Sisters of St. Dominic Incorporation	1964	—
1020	Girl Guides Association (Hong Kong Branch)	1967	—
1021	Helena May Institute for Women	1964	—
1022	Holts Wharf (By-laws)	1964	1964
1023	Hongkong and Kowloon Wharf and Godown Company Limited (By-laws)	1964	1964
1024	Hong Kong Anti-Tuberculosis and Thoracic Diseases Association Incorporation	1967	—
1025	Hong Kong Chinese Christian Churches Union Incorporation	1964	—
1026	Hong Kong War Memorial Fund	1964	—
1027	Hop Yat Church of The Church of Christ in China Incorporation	1967	—

Chapter.	Ordinance.	Year of edition— Ordinance.	Year of edition— Sub. leg.
1028	Irish Province of the Order of Franciscans Minor Incorporation	1964	—
1029	Jesuit Order (English Assistancy) Incorporation	1964	—
1030	Jesuit Order (Portuguese Province) Incorporation	1964	—
1031	Kowloon Tong Church of the Chinese Christian and Missionary Alliance Incorporation	1964	—
1032	Kowloon Union Church Incorporation	1964	—
1033	London Missionary Society Incorporation	1964	—
1034	Masonic Benevolence Fund Incorporation	1966	—
1035	Matilda and War Memorial Hospital	1964	—
1036	Missions Etrangeres Incorporation	1964	—
1037	Morrison Scholarships Fund Incorporation	1964	1964
1038	North Point Wharves Limited	1964	1964
1039	Petites Soeurs Des Pauvres, St. Pern, Bretagne, Incorporation	1964	—
1040	Po Leung Kuk Incorporation	1964	—
1041	Pontifical Foreign Missions Institute Incorporation	1964	—
1042	Sailors Home and Missions to Seamen Incorporation	1964	1964
1043	Salesian Society Incorporation	1964	—
1044	Secretary for Chinese Affairs Incorporation	1964	—
1045	Sisters of the Precious Blood Order Incorporation	1964	—
1046	Soeurs de St. Paul de Chartres Incorporation	1964	—
1047	Order of St. John	1964	—
1048	St. Joseph's College Incorporation	1964	—
1049	St. Stephen's College Incorporation	1964	1964
1050	Chater (Cathedral and St. Andrew's) Endowment Funds Incorporation	1964	—
1051	Tung Wah Hospital	1964	—
1052	Union Church Incorporation	1964	—
1053	University of Hong Kong	1968	—
1054	Young Men's Christian Association	1964	—
1055	Zetland Hall Trustees Incorporation	1964	—
1056	Norwegian Seamen's Mission Incorporation	1964	—
1057	Hong Kong Council of Social Service Incorporation	1964	—
1058	Society for the Protection of Children Incorporation	1964	—
1059	Hong Kong Housing Society Incorporation	1964	—

Chapter.	Ordinance.	Year of edition— Ordinance.	Year of edition— Sub. leg.
1060	Chinese Rhenish Church, Hong Kong Synod Incorporation	1964	—
1061	Children's Playground Association	1964	—
1062	Salvation Army	1964	—
1063	Church of Christ in China, Wanchai Church, Incorporation	1964	—
1064	Pentecostal Holiness Church Incorporation	1964	—
1065	Institute of the Marist Brothers of the School Incorporation	1964	—
1066	Hong Kong Juvenile Care Centre Incorporation	1964	—
1067	J. E. Joseph Trust Fund	1964	—
1068	Pok Oi Hospital Incorporation	1964	—
1069	Emmanuel Church Incorporation	1964	—
1070	Daughters of Mary Help of Christians Incorporation	1964	—
1071	Portuguese Community Schools Incorporation	1964	—
1072	Alice Ho Miu Ling Nethersole Hospital Incorporation	1964	—
1073	Tsimshatsui Baptist Church Incorporation	1964	—
1074	Hoseinee Society of Hong Kong Incorporation	1964	1964
1075	Services Welfare Association Incorporation	1964	—
1076	Gratham Scholarships Fund	1964	—
1077	Brewin Trust Fund	1964	—
1078	Hong Kong Baptist Church Incorporation	1964	—
1079	Ling Liang World-Wide Evangelistic Mission Incorporation	1964	—
1080	Kadoorie Agricultural Aid Loan Fund	1964	—
1081	Chung Chi College Incorporation	1964	—
1082	Franciscan Missionaries of Mary Incorporation	1964	—
1083	Hong Kong Christian Council Incorporation	1964	—
1084	Congregation of Our Lady of Charity of the Good Shepherd of Angers at Hong Kong Incorporation	1964	—
1085	Education Scholarships Fund	1964	—
1086	Hong Kong Society for the Blind Incorporation	1964	—
1087	Society for the Relief of Disabled Children Incorporation	1964	—
1088	Institute of the Soeurs des Missions Etrangeres Incorporation	1964	—
1089	St. John's College	1964	—
1090	Tsung Tsin Mission of Hong Kong Incorporation	1964	—

Chapter.	Ordinance.	Year of edition— Ordinance.	Year of edition— Sub. leg.
1091	Hong Kong Tramways Educational Trust Fund	1964	—
1092	Board of Trustees of the United College of Hong Kong Incorporation	1964	—
1093	Kowloon City Baptist Church	1964	—
1094	Munsang College Incorporation	1964	1964
1095	Hong Kong Council of the Church of Christ in China Incorporation	1964	—
1096	Director of Social Welfare Incorporation... ..	1964	—
1097	Heung Yee Kuk	1964	—
1098	Director of Education Incorporation	1964	—
1099	Council of Heep Yunn School Incorporation	1964	—
1100	Social Work Training Fund	1964	—
1101	Sir Robert Black Trust Fund	1964	—
1102	St. Paul's College Council Incorporation	1964	1964
1103	Community Relief Trust Fund	1964	—
1104	Council of St. Paul's Co-educational College Incorpora- tion	1964	—
1105	Grant Schools Building (Reimbursement)	1964	—
1106	Yan Chai Hospital	1964	—
1107	Prior of the Order of Cistercians of the Strict Observance Incorporation	1964	—
1108	Hong Kong Conference of Youth Organization Incor- poration	1964	—
1109	The Chinese University of Hong Kong	1965	1968
1110	Li Po Chun Charitable Trust Fund	1964	—
1111	School Medical Service Board Incorporation	1965	—
1112	Chinese Permanent Cemeteries	1964	—
1113	Director of the Universities Service Centre Incorporation	1965	—
1114	Hong Kong Trade Development Council... ..	1966	—
1115	Hong Kong Export Credit Insurance Corporation... ..	1966	—
1116	Hong Kong Productivity Council	1967	—
1117	English Schools Foundation	1967	—
1118	New Asia College Incorporation	1967	—

Chapter.	Ordinance.	Year of edition— Ordinance.	Year of edition— Sub. leg.
1119	Police Children's Education Trust	1967	—
1120	Police Education and Welfare Trust	1967	—
1121	St. Stephen's Girls' College Council Incorporation ...	1968	—
1122	Community Chest of Hong Kong	1968	—

Stephen Roberts
Attorney General.

25th March 1969.

(Secretariat GR 13/3231/58II)

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BUILDINGS ORDINANCE.

(Chapter 123).

**BUILDING (ADMINISTRATION) (AMENDMENT)
REGULATIONS 1969.**

In exercise of the powers conferred by section 38 of the Buildings Ordinance, the Governor in Council has made the following regulations—

1. These regulations may be cited as the Building (Administration) (Amendment) Regulations 1969, and shall come into operation on the 3rd day of May 1969.

Citation and commencement.

2. Sub-paragraph (d) of paragraph (1) of regulation 3 of the principal regulations is amended—

Amendment of regulation 3.
(Cap. 123, sub. leg.)

(a) in sub-sub-paragraph (i) by—

- (i) deleting the colon after "practising architect" and substituting therefor a semicolon;
- (ii) deleting the proviso thereto;

(b) in sub-sub-paragraph (ii) by—

- (i) deleting the colon after "practising civil engineer" and substituting therefor a semicolon;
- (ii) deleting the proviso thereto.

3. Regulation 4 of the principal regulations is amended in paragraph (1) by deleting sub-paragraph (c) and substituting therefor the following—

Amendment of regulation 4.

"(c) where the application is made under sub-sub-paragraph (i) or (ii) of sub-paragraph (d) of paragraph (1) of regulation 3, pay the prescribed fee and pass an examination in professional practice and practical experience based upon such syllabus as the Building Authority shall from time to time specify; or

(d) where the application is made under sub-paragraph (e) or (f) of paragraph (1) of regulation 3, pay the prescribed fee and pass an examination based upon such syllabuses as the Building Authority shall from time to time specify."

Amendment of regulation 8.

4. Regulation 8 of the principal regulations is amended by deleting sub-sub-paragraph (i) of sub-paragraph (h) of paragraph (1) and substituting therefor the following—

“(i) the height, street shadow area, site coverage, plot ratio and disposition of the building in accordance with regulations 16, 19, 20 and 21 of the Building (Planning) Regulations; and”.

(Cap. 123, sub. leg.)

Revocation and replacement of regulation 23.

5. Regulation 23 of the principal regulations is revoked and replaced by the following—

“Authorized architect to notify Building Authority if he ceases to be appointed, etc.

23. (1) Where an authorized architect who has been appointed in respect of any building works or street works ceases, for any reason, to be so appointed, he shall, within seven days thereof, notify the Building Authority in writing that he has so ceased to be appointed.

(2) Where an authorized architect so appointed has nominated another authorized architect to act in his stead under subsection (2) of section 4 of the Ordinance, he shall, not later than seven days thereafter, notify the Building Authority in the prescribed form of such nomination.”.

Form 38.

Revocation of regulation 48.

6. Regulation 48 of the principal regulations is revoked.

Amendment of Schedule.

7. The Schedule to the principal regulations is amended by inserting, at the end thereof, the following new form—

“GOVERNMENT OF HONG KONG.

FORM 38.

BUILDINGS ORDINANCE.

(Chapter 123).

Section 4(2).

BUILDING (ADMINISTRATION) REGULATIONS.

Regulation 23(2).

Notice of nomination by authorized architect of another authorized architect to act in his stead during temporary inability to act.

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

*Building/Street works at (address) on (Lot/Permit No.)

B.O.O. Ref. No.

To the Building Authority.

Part I

In accordance with the provisions of paragraph (2) of regulation 23 of the Building (Administration) Regulations, I hereby notify you that I have, under subsection (2) of section 4 of the Buildings Ordinance, nominated, an authorized architect, to act in my stead during the period of my *illness/temporary absence from Hong Kong as from 19..... until further notice in respect of the above *building/street works.

.....
Signature of authorized architect.

Part II

I confirm that I will act in the stead of authorized architect in respect of the above *building/street works as from 19..... until further notice.

.....
Signature of nominated authorized architect.

Part III

I agree to the nomination of authorized architect.

.....
Signature of person for whom the work is being, or to be carried out.

* Delete whichever is inapplicable.”.

COUNCIL CHAMBER,
8th April 1969.

Clerk of Councils.

Explanatory Note.

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

These regulations—

- (a) provide for the amendment of certain provisions relating to the qualification of authorized architects in consequence of the recognition by the Royal Institute of British Architects and the Institution of Civil Engineers of the degrees in Architecture and Engineering awarded by the Hong Kong University Schools of Architecture and Engineering;
- (b) provide for the amendment of certain provisions consequent upon the amendment of the Building (Planning) Regulations;
- (c) prescribe a form to be used by an authorized architect when he nominates a temporary architect to act in his stead; and
- (d) revoke regulation 48 of the principal regulations which requires the Building Authority to supply registered contractors with copies of the Buildings Ordinance and subsidiary legislation made thereunder.

(Secretariat BL 1/741/52IV)

BUILDINGS ORDINANCE.

(Chapter 123).

**BUILDING (CONSTRUCTION) (AMENDMENT)
REGULATIONS 1969.**

In exercise of the powers conferred by section 38 of the Buildings Ordinance, the Governor in Council has made the following regulations—

1. These regulations may be cited as the Building (Construction) (Amendment) Regulations 1969 and shall come into operation on the 3rd day of May 1969. Citation and commencement.
2. Regulation 8 of the principal regulations is amended by deleting “, it” and substituting therefor the following—
“or street, such building or street”. Amendment of regulation 8.
(Cap. 123, sub. leg.)
3. Regulation 77 of the principal regulations is amended—
(a) in paragraph (1) by—
 - (i) deleting sub-paragraph (a); and
 - (ii) renumbering sub-paragraphs (b) and (c) as sub-paragraphs (a) and (b) respectively;
(b) in paragraph (2) by deleting “sub-paragraph (b) or (c)” and substituting therefor the following—
“sub-paragraph (b)”; and
(c) in paragraph (3) by deleting the full stop at the end thereof and substituting therefor the following—
“and subject to the structural details and calculations required by sub-paragraph (i) of paragraph (1) of regulation 8 of the Building (Administration) Regulations being prepared and signed by a person qualified as an engineer as provided by regulation 3 of those regulations but excluding persons qualified as an engineer under sub-paragraph (a)(iv) of paragraph (1) thereof.” Amendment of regulation 77.
4. Regulation 94 of the principal regulations is amended in the definition of “F.R.P.” by deleting “Schedule VI of the L.C.C. London Building (Constructional) By-laws 1952” and substituting therefor the following—
“the Schedule”. Amendment of regulation 94.
5. The principal regulations are amended by inserting, at the end thereof, the following new Schedule— Addition of new Schedule.

"SCHEDULE.

[reg. 94.]

MINIMUM REQUIREMENTS FOR CONSTRUCTION AND MATERIALS
TO BE CAPABLE OF RESISTING THE ACTION OF FIRE
FOR SPECIFIED PERIODS.

Table A—Walls and partitions.

Construction and Materials		Minimum thickness in inches (excluding plaster) for period of					
		4 hours.	2 hours.	1 hour.	$\frac{1}{2}$ hour.		
SOLID CONSTRUCTION.	Bricks of clay, concrete or sand lime	No plaster *Where plastered at least $\frac{1}{2}$ inch thick on each side and where the wall does not exceed 10 feet in either height or length, the thickness for this period may be 4 inches.	8 $\frac{1}{2}$	8 $\frac{1}{2}$ *	4	4	
	Concrete Blocks	Class 1 Aggregate	No plaster Plastered at least $\frac{1}{2}$ inch thick on each side		4	3	2 $\frac{1}{2}$
		Class 2 Aggregate	No plaster Plastered at least $\frac{1}{2}$ inch thick on each side		4	3	2
		Gypsum blocks	No plaster Plastered at least $\frac{1}{2}$ inch thick on each side		4	3	2
			Wood wool slabs	Plastered at least $\frac{1}{2}$ inch thick on each side		3	2
	Reinforced concrete	Aggregate in accordance with by-law 3.02, with minimum concrete cover to reinforcement of 1 inch		7	4	3	3
		Plaster board	Supported at top and bottom edges in steel channels and plastered on each side at least $\frac{3}{8}$ inch thickness with gypsum plaster				$\frac{1}{2}$

Construction and Materials		Minimum thickness in inches (excluding plaster) for period of				
		4 hours.	2 hours.	1 hour.	$\frac{1}{2}$ hour.	
HOLLOW BLOCK CONSTRUCTION.	Clay blocks	Plastered at least $\frac{1}{2}$ inch thick on each side and shells not less than $\frac{1}{4}$ inch thick:—				
		1 cell in each block and each block not less than 50 per cent. solid			4	3
		1 cell in each block and each block not less than 30 per cent. solid			6	
		2 cells in each block and each block not less than 50 per cent. solid		8 $\frac{1}{2}$	4	
		2 cells in each block and each block not less than 30 per cent. solid			6	
		Concrete blocks	Plastered at least $\frac{1}{2}$ inch thick on each side and 1 cell in wall thickness:—			
		Class 1 Aggregate	8 $\frac{1}{2}$	4 $\frac{1}{2}$	3	2 $\frac{1}{2}$
		Class 2 Aggregate			8 $\frac{1}{2}$	3
	Gypsum blocks	Not less than 70 per cent. solid:—				
		No plaster Plastered at least $\frac{1}{2}$ inch thick on each side		4	3	2
CAVITY WALL CONSTRUCTION.	Walls constructed in accordance with by-law 5.16	(a) of solid bricks or blocks of clay, concrete or sand lime:— Thickness of each leaf	4			
		(b) with outer leaf, not less than 4 inches thick of solid bricks or blocks of clay, concrete or sand lime:—				

Construction and Materials	Minimum thickness in inches (excluding plaster) for period of			
	4 hours.	2 hours.	1 hour.	$\frac{1}{2}$ hour.
(i) Thickness of inner leaf of solid or hollow concrete blocks of <i>Class 1 Aggregate</i>	4	3		
(ii) Thickness of inner leaf of hollow clay or solid or hollow concrete blocks of <i>Class 2 Aggregate</i>		3		

In this Table:—

Class 1 Aggregate means foamed slag, pumice, blast furnace slag, crushed brick and burnt clay products, well burned clinker, crushed limestone.

Class 2 Aggregate means flint, gravel, granite and all crushed natural stones other than limestone.

Table A(i)—Hollow stud partitions.

Construction and Materials	Minimum thickness of plaster in inches on each face for period of			
	4 hours.	2 hours.	1 hour.	$\frac{1}{2}$ hour.
STEEL OR TIMBER STUDDING.				
Plaster on metal or timber lathing	Portland cement plaster, Portland cement-lime plaster or gypsum plaster...		$\frac{1}{2}$	$\frac{1}{2}$
Plaster board with or without gypsum plaster	$\frac{1}{2}$ inch thick plaster board on each side			$\frac{3}{16}$ (neat, single coat)
	$\frac{3}{8}$ inch thick perforated plaster board on each side...		$\frac{1}{2}$	
	Two $\frac{3}{8}$ inch thick plaster boards on each side		Nil	
	$\frac{1}{2}$ inch thick plaster board on each side		$\frac{1}{2}$	Nil
	$\frac{3}{4}$ inch thick plaster board on each side		Nil	

Table B—Floors and Landings.

Construction and Materials	Minimum thickness in inches for period of			
	4 hours.	2 hours.	1 hour.	$\frac{1}{2}$ hour.
FILLER JOIST CONSTRUCTION.				
Thickness of concrete	6	5	4	$3\frac{1}{2}$
Concrete cover on bottom of joist	1	1	$\frac{1}{2}$	$\frac{1}{2}$
SOLID REINFORCED CONCRETE CONSTRUCTION (including flat slab construction and floors constructed of precast inverted "U", channel or T-sections, without a ceiling or soffit).				
Thickness of concrete	6	5	4	$3\frac{1}{2}$
Concrete cover to reinforcement	1	$\frac{1}{2}$	$\frac{1}{2}$	$\frac{1}{2}$
HOLLOW BLOCK FLOOR CONSTRUCTION (including floors constructed of precast concrete units of box-section or I-section).				
Aggregate thickness of incombustible material [excluding ceiling finishes (if any)]	5	$3\frac{1}{2}$	3	$2\frac{1}{2}$
Concrete cover to reinforcement	1	$\frac{1}{2}$	$\frac{1}{2}$	$\frac{1}{2}$
STRUCTURAL TIMBER CONSTRUCTION.				
Boards $\frac{7}{8}$ inch thick on timber joists not less than 7 inches deep by 2 inches wide.				
(a) Tongued and grooved boards with ceiling of:—				
(i) timber lath and plaster.				$\frac{5}{8}$
Thickness of plaster				$\frac{5}{8}$
(ii) metal lath and plaster.				$\frac{5}{8}$
Thickness of plaster				$\frac{5}{8}$
(iii) two layers of plaster-board, each of minimum thickness				$\frac{5}{8}$
(iv) one layer of plaster-board of minimum thickness				$\frac{5}{8}$
(v) one layer of plaster-board of minimum thickness of $\frac{3}{8}$ inch covered with gypsum plaster of minimum thickness				$\frac{5}{8}$
(b) Plain edge boarding with ceiling of:—				
(i) metal lath and plaster.				$\frac{5}{8}$
Thickness of plaster				$\frac{5}{8}$
(ii) timber lath and plaster with plaster of minimum thickness of $\frac{5}{8}$ inch, covered with sheets of plaster-board of minimum thickness				$\frac{5}{8}$

Table C—Steel columns and beams.

Construction and Materials	Minimum thickness of protection in inches for period of			
	4 hours.	2 hours.	1 hour.	$\frac{1}{2}$ hour.
SOLID PROTECTION.				
<i>Columns.</i>				
Concrete not inferior to that designated Grade III in by-law 3.07 and reinforced ...	2½*	2*	1	1
*The thickness of protection on any projecting cleat, projecting rivet head and the like need not exceed 1 inch.				
Solid bricks of burnt clay or sand lime	3	2	2	2
Solid blocks: reinforced in every horizontal joint				
(i) Foamed slag or pumice concrete ...	2½	2	2	2
(ii) Gypsum blocks	2	2	2	2
Sprayed Asbestos	2	1	$\frac{1}{2}$	$\frac{1}{4}$
<i>Beams.</i>				
Concrete not inferior to that designated Grade III in by-law 3.07 and reinforced ...	2½*	2*	1	1
*The thickness of protection on the upper surface of the upper flange of an internal beam, and on any projecting cleat, projecting rivet head and the like need not exceed 1 inch.				
Sprayed Asbestos	2	1	$\frac{1}{2}$	$\frac{1}{4}$
HOLLOW PROTECTION.				
<i>Columns.</i>				
Solid bricks of burnt clay or sand lime: reinforced in every horizontal joint	4½	3	2	2
Solid bricks of foamed slag or pumice concrete or gypsum: reinforced in every horizontal joint	3	2	2	2
Moulded asbestos bound in position with nicrome wire not less than No. 16 S.W.G. in thickness, the wires to be sunk in grooves not less than 1/8 inch deep in the outer surface of the asbestos and the grooves and all joints in the asbestos to be filled with refractory cement	2½	1½	1	1
Cement plaster or cement-lime plaster on metal lathing				$\frac{3}{4}$
Cement plaster or cement-lime plaster on metal lathing with reinforcement over rendering coat			1	

Table C—Steel columns and beams—(contd.).

Construction and Materials	Minimum thickness of protection in inches for period of			
	4 hours.	2 hours.	1 hour.	$\frac{1}{2}$ hour.
HOLLOW PROTECTION—(Contd.)				
<i>Columns—(Contd.)</i>				
Gypsum plaster on metal lathing			$\frac{3}{4}$	$\frac{1}{2}$
Gypsum plaster on 3/8 inch gypsum plaster board with No. 16 S.W.G. wire binding at 4 inches pitch			$\frac{1}{2}$	
Gypsum plaster on $\frac{3}{4}$ inch gypsum plaster board with No. 16 S.W.G. wire binding at 4 inches pitch		$\frac{1}{2}$		
Two layers of metal lathing plastered with gypsum plaster on each layer, each	$\frac{1}{2}$			
Precast concrete consisting of 4 volumes of vermiculite to 1 volume of Portland Cement, reinforced with expanded metal, wire mesh or with No. 16 S.W.G. wire binding at 4 inches pitch			1	
<i>Beams.</i>				
Moulded asbestos bound in position with nicrome wire not less than No. 16 S.W.G. in thickness, the wires to be sunk in grooves not less than 1/8 inch deep in the outer surface of the asbestos and the grooves and all joints in the asbestos to be filled with refractory cement	2½	1½	1	1
Cement plaster or cement-lime plaster on metal lathing				$\frac{3}{4}$
Cement plaster or cement-lime plaster on metal lathing with reinforcement over the rendering coat			1	
Gypsum plaster on metal lathing		$\frac{3}{4}$	$\frac{1}{2}$	
Gypsum plaster on 3/8 inch gypsum plaster board with No. 16 S.W.G. wire binding at 4 inches pitch			$\frac{1}{2}$	
Gypsum plaster on 3/8 inch gypsum plaster board supported on wood battens.....				$\frac{3}{16}$ (neat, single coat)
Gypsum plaster on $\frac{3}{4}$ inch gypsum plaster board with No. 16 S.W.G. wire binding at 4 inches pitch		$\frac{1}{2}$		
Precast concrete consisting of 4 volumes of vermiculite to 1 volume of Portland Cement, reinforced with expanded metal, wire mesh or with No. 16 S.W.G. wire binding at 4 inches pitch.....			1	

In this Table:—

SOLID PROTECTION means casing which is bedded close up to the steel without any intervening cavities and with all joints in that casing made full and solid.

HOLLOW PROTECTION means that there is a void between the protective material and the steel. All hollow protection to columns shall be effectively sealed at each floor level.

REINFORCEMENT. Where reinforcement is required in this Table, that reinforcement shall consist of steel binding wire not less than No. 13 S.W.G. in thickness, or a steel mesh weighing not less than 1 lb. per square yard. In the case of concrete protection, the spacing of that reinforcement shall not exceed 12 inches in any direction.

Table D—Reinforced concrete columns and beams.

Construction and Materials	Minimum overall size of column in inches for period of			
	4 hours.	2 hours.	1 hour.	½ hour.
Reinforced Concrete Columns		12	9	
Reinforced concrete columns with light 2 inch mesh reinforcement in the concrete cover to longitudinal reinforcement	12	9		
	Minimum concrete cover to main reinforcement in inches for period of			
	4 hours.	2 hours.	1 hour.	½ hour.
Reinforced Concrete Beams	2½	2	1	1
Where the minimum thickness of concrete cover to main reinforcement specified in this Table exceeds that required by by-law 7.02(1) (c), the excess cover may be provided by renderings of cement plaster, cement-lime plaster or gypsum plaster, on a mesh reinforcement fixed to the concrete of the beam.				

Table E—Stairs.

Construction and Materials	Minimum thickness in inches for period of			
	4 hours.	2 hours.	1 hour.	½ hour.
<i>Precast Concrete Construction.</i>				
Concrete or reinforced concrete			2	
<i>In-situ Reinforced Concrete</i>			2½	2½
<i>Structural Timber Construction.</i>				
Timber with all joints in treads, risers and flooring, tongued and grooved or cross tongued:—				
(i) <i>Soffit unprotected.</i>				
Minimum finished solid thickness in any part				
				1½
(ii) <i>Soffit protected with</i>				
(a) Plaster not less than 5/8 inch in thickness on metal lathing, or				
(b) Sheets of incombustible material not less than 3/16 inch in thickness on a backing of close jointed boarding not less than ½ inch in thickness, or				
(c) Sheets of incombustible material not less than 3/16 inch in thickness bedded to plaster and fixed securely to the carriages and joists.				
Minimum finished solid thickness in any part				
				1½

Table F—Glazing.

Construction and Materials	Minimum thickness of glazing in inches for period of			
	4 hours.	2 hours.	1 hour.	½ hour.
1. Glass, in direct combination with metal, the melting point of which is not lower than 1,800 degrees Fahrenheit in squares not exceeding 24 sq. ins. in area.				
Thickness of Glass				¼

Table F—Glazing—(contd.).

Construction and Materials	Minimum thickness of glazing in inches for period of			
	4 hours.	2 hours.	1 hour.	$\frac{1}{2}$ hour.
2. Glass reinforced with wire not less than No. 26 S.W.G. in diameter laid to a square mesh measuring $\frac{1}{2}$ inch from centre to centre of wire, and electrically welded at the intersections, or laid to a hexagonal mesh measuring 1 inch across the flat sides. Thickness of Glass				$\frac{1}{4}$
In windows, doors, borrowed lights, lanterns and skylights, glass complying with paragraph 1 or 2 of this Table shall be fixed with wood or metal fillets in panels not exceeding 4 sq. ft. in area secured to frames of metal (fixed shut) having a melting point not lower than 1,800 degrees Fahrenheit, or in timber frames (fixed shut) having a minimum thickness of $1\frac{1}{2}$ inches.				
Glass Bricks or Blocks In panels not exceeding 40 sq. ft. in area with expansion joints not less than 1/10th inch per foot width of the panel at each side of the panel, and not less than 1/10th inch per foot of the height of the panel at the top of the panel			$3\frac{1}{2}$	

Table G—Doors.

Construction and Materials	Finished minimum overall thickness in inches for period of			
	4 hours.	2 hours.	1 hour.	$\frac{1}{2}$ hour.
Solid timber with timber door stops continuous round the sides and the head of the frame and having a dimension parallel to the face of the door of not less than 1 inch and at right-angles to the face of the door of not less than $1\frac{1}{2}$ inches				$1\frac{1}{2}$
Fire-check flush doors complying with the appropriate provisions of B.S. 459: Part 3: 1951			$2\frac{1}{8}$	$1\frac{1}{2}$

COUNCIL CHAMBER,
8th April 1969.

[Signature]
Clerk of Councils.

Explanatory Note.

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

These regulations—

- require that where works threaten the safety of a street, such street shall be provided with adequate support;
- delete the reference to certain by-laws which have now been revoked;
- increase the types of certain structural designs which authorized architects who are not qualified as engineers are permitted to prepare; and
- delete the reference to the Schedule to the London County Council By-laws in regulation 94 and incorporate the provisions of that Schedule in the principal regulations.

(Secretariat BL 1/741/52IV)

BUILDINGS ORDINANCE.

(Chapter 123).

BUILDING (LIFTS) (AMENDMENT) REGULATIONS 1969.

In exercise of the powers conferred by section 38 of the Buildings Ordinance, the Governor in Council has made the following regulations—

1. These regulations may be cited as the Building (Lifts) (Amendment) Regulations 1969, and shall come into operation on the 3rd day of May 1969.

Citation and commencement.

2. The principal regulations are amended by adding, after regulation 35, the following new regulations—

Addition of new regulations 35A and 35B. (Cap. 123, sub. leg.)

"Every lift to have overload device.

35A. (1) Every lift installed on or after the 3rd day of May 1969 shall be provided with an overload device which shall operate when the load in the car is ten *per cent* or more in excess of the rated load in respect of such lift.

(2) For the purposes of subsection (1), "overload device" means a device that, when in operation—

(a) prevents any movement of the car; and

(b) prevents the closing of any power operated door whether fitted to the car or to the landing at which the car is resting.

Every car to have emergency light.

35B. Every car installed on or after the 3rd day of May 1969 shall be provided with an emergency light which shall be automatically illuminated in the event of failure of the supply of power to the lift."

COUNCIL CHAMBER,
8th April 1969.


Clerk of Councils.

Explanatory Note.

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

These regulations amend the principal regulations by including therein new provisions whereby every lift will be required to be fitted with an overload device and an emergency light.

(Secretariat BL 1/741/52^{IV})

BUILDINGS ORDINANCE.

(Chapter 123).

**BUILDING (PLANNING) (AMENDMENT)
REGULATIONS 1969.**

In exercise of the powers conferred by section 38 of the Buildings Ordinance, the Governor in Council has made the following regulations—

1. These regulations may be cited as the Building (Planning) (Amendment) Regulations 1969 and shall come into operation on the 3rd day of May 1969.

Citation and commencement.

2. Regulation 10 of the principal regulations is amended—

Amendment of regulation 10. (Cap. 123, sub. leg.)

(a) in paragraph (1) by deleting "height of not less than 16 feet measured from the highest point of the crown of such road opposite the canopy." and substituting therefor the following—

"space of not less than 16 feet 6 inches beneath every part thereof";

(b) in paragraph (2)—

(i) by deleting "height of not less than 11 feet from such footpath" and substituting therefor the following—

"space of not less than 11 feet beneath every part thereof";

(ii) by deleting "height of not less than 16 feet" and substituting therefor the following—

"space of not less than 16 feet 6 inches beneath every part thereof";

(c) in paragraph (3) by deleting "erected on" and substituting therefor the following—

"projected from";

(d) in paragraph (5) by deleting "height at which a wall fronting or abutting on a street is required by regulation 18 to be set back." and substituting therefor the following—

"top of every part of the wall from which the balcony projects."

3. Part III of the principal regulations is amended in the heading by deleting "VOLUMES" and substituting therefor the following—

Amendment of Part III.

"SITE COVERAGE, PLOT RATIO".

Revocation and replacement of regulation 16.

4. Regulation 16 of the principal regulations is revoked and replaced by the following—

"Height of buildings adjacent to street.

16. (1) Where a building abuts, fronts or projects over a street, the height of such building shall be determined by reference to the street shadow area thereof.

(2) Subject to paragraph (3), the street shadow area of a building shall not exceed the area obtained by applying the formula—

$$\frac{F \times W}{2}$$

in which—

F is the length of the frontage of the building; and
W is the width of the street upon or over which the building abuts, fronts or projects.

(3) Where a building abuts, fronts or projects over two streets forming a corner, the maximum street shadow areas of the building permitted under paragraph (2) may be increased—

(a) by adding wholly in respect of one side of the building, or partly one side and partly the other, an area obtained by applying the formula—

$$\frac{W1 \times W2}{4}$$

in which—

W1 and W2 are the widths of the two streets, respectively, forming the corner; or

(b) where the two streets are not of equal width, by adding wholly in respect of the side of the building abutting, fronting or projecting over the narrower of the two streets, an area obtained by applying the formula—

$$22.5 (WW - WN)$$

in which—

WW and WN are the widths of the wider and the narrower, respectively, of the two streets forming the corner.

(4) For the purposes of this regulation—

"corner" means an intersection of two streets where the angle of intersection of lines drawn along the

centre of such streets is less than 140° measured on the side nearer to the building;

"frontage" in relation to a building, means that boundary of a site upon which the building is erected which abuts or fronts a street and includes any service lane or other opening within such boundary;

"street" means a street or service lane at least fifteen feet wide;

"street shadow area" in relation to a building, means an area on the surface of a street contained by—

(a) a line formed by the projection from every part of the side of the building abutting, fronting or projecting over such street of planes at an angle of 76° from the horizontal from the highest point on such building, or on any projection therefrom of a permanent nature, from which such planes could be drawn uninterrupted by any other part of that building;

(b) a line formed by the frontage of the building; and

(c) lines drawn from each extremity of the frontage of the building at right angles to the centre line of the street."

5. Regulations 17 and 18 of the principal regulations are revoked.

Revocation of regulations 17 and 18.

6. Regulation 23 of the principal regulations is amended—

Amendment of regulation 23.

(a) by deleting "regulations 20, 21 and 22" wherever it occurs and substituting therefor the following—

"regulations 19, 20, 21 and 22";

(b) in sub-paragraph (a) of paragraph (2) by deleting "scavenging lane" and substituting therefor the following—

"service lane".

7. Regulation 28 of the principal regulations is amended by deleting "scavenging lane" wherever it occurs and substituting therefor the following—

Amendment of regulation 28.

"service lane".

Amendment of
regulation 31.

8. Regulation 31 of the principal regulations is amended—

(a) by deleting "scavenging lane" wherever it occurs and substituting therefor the following—

"service lane";

(b) in sub-paragraph (b) of paragraph (3) by deleting "window" in both places where it occurs and substituting therefor the following—

"prescribed window".

Revocation and
replacement of
regulation 49.

9. Regulation 49 of the principal regulations is revoked and replaced by the following—

"Building
not to be
used for
domestic
purposes
and for
dangerous
trade.
(Cap. 295.)

49. (1) No building shall be used both—

(a) for domestic purposes; and

(b) for the manufacture or storage of such substances or articles as are classified as dangerous goods under the Dangerous Goods Ordinance; or

(c) as a motor repair shop; or

(d) as a vulcanizing shop; or

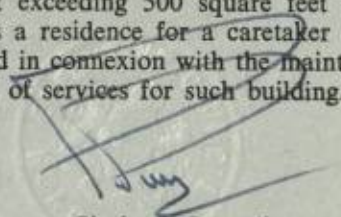
(e) for automobile or carriage painting; or

(f) as a paint shop where paint or varnish is manufactured or mixed; or

(g) as a dry cleaning establishment,

unless exempted by the Building Authority, who may prescribe such structural and other requirements as in his opinion are necessary.

(2) Notwithstanding the provisions of paragraph (1), where a building is used for any of the purposes specified in sub-paragraphs (b) to (g) thereof, any part of such building, not exceeding 500 square feet in area, may be used as a residence for a caretaker or other person employed in connexion with the maintenance of or provision of services for such building."


Clerk of Councils.

COUNCIL CHAMBER,
8th April 1969.

Explanatory Note.

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

These regulations—

(a) provide for increasing the minimum height at which balconies and canopies may be erected over roads and footpaths;

(b) are intended to give greater flexibility to the provisions relating to the height of buildings which adjoin streets; and

(c) make other minor amendments considered desirable in the light of experience.

(Secretariat BL 1/741/52IV)

PUBLIC ORDER ORDINANCE.

(Chapter 245).

MILITARY INSTALLATIONS CLOSED AREAS ORDER 1969.

In exercise of the powers conferred by section 36 of the Public Order Ordinance, the Governor has made the following order—

1. This order may be cited as the Military Installations Closed Areas Order 1969.

Citation.

2. The areas and buildings specified in the Schedule hereto are hereby declared to be closed areas.

Declaration of closed areas. Schedule.

3. The Military Installations Closed Areas (Amendment and Consolidation) Order is cancelled.

Cancellation of Military Installations Closed Areas (Amendment and Consolidation) Order. (Cap. 245, sub. leg.)

SCHEDULE.

(All map references are taken from Edition 1-GSGS, Series L. 8811).

<i>Item.</i>	<i>Location.</i>	<i>Remarks.</i>
HONG KONG ISLAND		
1.	CSOS, Little Sai Wan	Fence and coastline surrounding buildings at KV163647: Coastline: KV166650: KV167647: KV167646: KV164645: KV163646.
2.	Lei Yue Mun Barracks	The area enclosed by perimeter fence from KV14506591: KV14506600: KV14556605. Thence North along Westside of MOD road to the main gate at KV14506635. Then North to KV14536667: KV14646667: KV14656680: KV14746683: KV14686694: KV14676698: KV14680700: then along the jetty and landing ramp Eastwards along the coastline to a point on the South boundary at KV15156560. Then Westwards to KV15056558: KV14886563: KV14806560: KV14656560. Then North along the top of slope East of Chai Wan Road to the starting point at KV14506591.
3.	H.M.S. TAMAR	Area enclosed by wall at KV07346694: KV07386706: KV07666704: KV07826692: KV07826682: KV07766673: Harcourt Road: KV07346694.

Item.	Location.	Remarks.
4.	Victoria Barracks	Area enclosed by perimeter fence/wall at KV07006654: KV07236656: KV07386668: Queens Road East KV 07886648: KV07786628: Kennedy Road KV07026642: KV07006654.
5.	Shouson Hill Depot	Area enclosed by perimeter fence at KV09606350: KV09176362: KV 09176370: KV09606376: KV 09606350.
6.	Stanley Fort	Stanley Peninsular South of perimeter fence at KV 12325826: KV12405827: KV12685846: KV13125842.
<i>KOWLOON</i>		
7.	Gun Club Hill Barracks	The area enclosed by perimeter wall/fence at junction Chatham Road/Austin Road KV08906929: Junction Chatham Road/Gascoigne Road at KV09036954: KV08556964: KV 08796933: start point. This area excludes United Services Recreation Club and Colony Club.
8.	Argyle Street Camp	The area enclosed by perimeter fence at KV09557161: KV09497161: KV 09427183: KV09717189: KV 09757188: KV09797171: Argyle Street: KV09557161.
9.	Chatham Road Camp	The area enclosed by a perimeter fence, at KV08776872: then North along Chatham Road to KV08906917. Then East to KV08976915: then South along fence on West side of the railway line to KV08826870: then West along the fence to the starting point.
10.	British Military Hospital, Kings Park	Grid reference KV088701: Wylie Road: KV089699: Retaining wall: KV090698: KV091698: Princess Margaret Road: Wylie Road.
11.	Sham Shui Po Camp	Area SW of Lai Chi Kok Road enclosed by perimeter fence at KV 06607244: KV06847223: KV 07007238: KV06747265: KV 06607244. Area NW of Lai Chi Kok Road enclosed by perimeter fence at KV 06917280: KV06747265: KV 06987247: KV07037242: KV 07157235: KV07357270: KV 07257278: KV06917280.

Item.	Location.	Remarks.
12.	RCT Anchorage Sham Shui Po	The area bounded by the shore at KV066724, west to outer western buoy at KV064722, south to outer southern buoy at KV067719 and then east to the shore at KV069722. Where at any time any part of a vessel anchored or moored within this closed area extends beyond the limits of the closed area, all that area immediately surrounding the part of the vessel so extending beyond the closed area, which is not already within the closed area, shall be deemed to be a closed area up to a distance of 100 feet from the said part of the vessel.
13.	RAF Kai Tak	Buildings enclosed by perimeter fence at KV124724: KV125723: KV 126722: KV124725.
14.	Erskine Camp	Area enclosed by perimeter fence at KV17307342: KV17507336: KV 17617325: KV17387320: KV 17307342: KV17367314: KV 17317309: KV17257315: KV 17327322: KV17367314.
15.	Sai Kung Camp	Area enclosed by perimeter fence at KV18057735: KV18357741: KV 18717738: KV18507712: KV 18337706: KV18057735.
<i>NEW TERRITORIES</i>		
16.	CSOS, Kong Wei	Buildings at HQ081854: HQ081857: HQ082865: HQ088859: HQ084864.
17.	Sek Kong Airfield and Camp	Area enclosed by perimeter fence at JV98218467: JV98458469: JV 98648461: JV98768463: JV98768471: Sek Kong Au Tau Road: JV 99648478: Stream: KV00128397: KV00058381: Drainage Ditch. JV98678406: JV98588443: JV 98308453: JV98218467.
18.	Dill's Corner Camp	Area enclosed by perimeter fence at KV01409184: KV01339205: KV 01559206: KV01409184.
19.	Far East Farm Camp	Area enclosed by perimeter fence at HQ06658161: HQ06608180: HQ 06708183: HQ06758168: HQ 06718160: HQ06658161: HQ 06818159: HQ06898163: HQ 07048152: HQ07058131: HQ 06958122: HQ06808128: HQ 06818159.

Item.	Location.	Remarks.
20.	Perowne Barracks	Area enclosed by perimeter wall/fence at HQ07747746: HQ07737771: HQ07847782: HQ07967782: HQ08177770: HQ08157748: HQ07997740: Road HQ07747746.
21.	Gordon Hard	Area enclosed by perimeter fence at HQ07207761: HQ07277768: Road HQ07457745: HQ07407740: Coastline: HQ07207761.
22.	Cassino Camp	Area enclosed by perimeter fence at JV99158940: JV99188949: JV99278947: JV99258955: JV99228957: JV99119013: JV99399013: JV99329044: JV99569043: JV99568978: JV99478978: JV99398938: JV99158940.
23.	Lo Wu Camp	Area enclosed by perimeter fence at KV02389373: KV02569329: KV02799334: KV02739320: KV02859318: KV02539303: KV02369280: KV02389373.
24.	Queen's Hill Camp	Area enclosed by perimeter fence at KV06989145: KV07409172: KV07609160: KV07709165: KV07709145: KV07809145: KV07809138: KV07509125: KV07309138: KV06989145.
25.	Gallipoli Barracks	Area enclosed by perimeter fence at KV06709230: KV06659245: KV06559250: KV07109300: KV07209245: KV07009255: KV06989240: KV07059230: Road: KV07259215: KV06809182: KV06559182: KV06709230.
26.	Dodwell's Ridge Camp	Area enclosed by perimeter fence at KV03559075: Road: KV03809120: KV03909105: KV03809095: KV03859080: KV03559075.
27.	Fan Gardens Camp	Area enclosed by perimeter fence at KV05309100: KV05359130: KV05409095: KV05459089: KV05439075: KV05309100.
28.	Crest Hill Observation Post	Perimeter Fence around KV02269380.
29.	Sandy Ridge Observation Post	Military Buildings at KV03759463.
30.	Sha Tau Kok Observation Post	Military Buildings at KV12429660.

Item.	Location.	Remarks.
31.	Lone Tree Hill Feature, Sha Tau Kok	KV143963 as enclosed by barbed wire.
32.	Tam Mi Ammunition Store	JV97728887 as enclosed by perimeter fence.
33.	Man Kam To Feature	KV043953 as enclosed by barbed wire.
34.	Stonecutters Island	Coastline following general line KV04137137: KV04827186: KV05387138: KV05707164: KV05887143: KV05357074: KV04807127: KV04277108: KV04137137.
35.	Royal Naval Station, Tai O	Perimeter fence around GQ93856415.

By Command,


Acting Colonial Secretary.

18th March 1969.

(Secretariat CR 23/1476/59)

PROTECTED PLACES (SAFETY) ORDINANCE.
(Chapter 260).

PROTECTED PLACES DECLARATION ORDER 1969.

In exercise of the powers conferred by section 2 of the Protected Places (Safety) Ordinance, the Governor has made the following order—

1. This order may be cited as the Protected Places Declaration Order 1969. Citation.
2. The places in the Schedule hereto are hereby declared to be protected places. Declaration of protected places. Schedule.
3. The Protected Places Declaration Order is cancelled. Cancellation of Protected Places Declaration Order. (Cap. 260, sub. leg.)

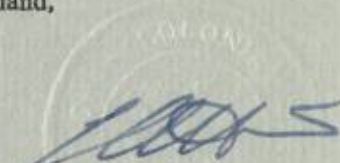
SCHEDULE.

(All map references are taken from Edition 1-GSGS, Series L. 8811).

<i>Item.</i>	<i>Location.</i>	<i>Remarks.</i>
1.	Victoria Barracks	Buildings enclosed by perimeter fence at KV07466654, KV07526651 and KV07506657.
2.	CSOS, Little Sai Wan	Buildings at KV166646.
3.	Peak Radio Station	Area enclosed by perimeter fence at KV055664.
4.	Osborn Barracks	Buildings at area bounded by KV09307328: KV09447325: KV09407319: KV09247321: KV09307328.
5.	RAF Kai Tak	Area enclosed by perimeter fence at KV11587208: KV11587250: KV11477277: Prince Edward Road: Kwung Tong Road: KV12707188: KV12537186: KV11587208.
6.	Blackdown Barracks	Area enclosed by perimeter fence at KV11427282: KV11457314: Choi Hung Road: KV11737292: KV11757282: Prince Edward Road: KV11457279: KV11527282.
7.	Tate's Cairn	Area enclosed by perimeter fence at KV132753.

<i>Item.</i>	<i>Location.</i>	<i>Remarks.</i>
8.	RAF Tai Mo Shan	Area enclosed by perimeter fence at KV03708122: KV03588137: KV 03638154: KV03788133: KV 03708122.
9.	CSOS, Tai Mo Shan	Area enclosed by perimeter fence at KV037818.
10.	Sek Kong Camp	Building enclosed by perimeter fence at JV99548428.
11.	Sek Kong Camp South	Buildings surrounded by fence on northern side of road between JV 98628428 and JV99068390.
12.	Green Island and Little Green Island	Islands at KV023674 and KV 026675.
13.	Stonecutters Island	Depot enclosed by perimeter fence at KV05037108: KV05137122: KV 05417122: KV05467112: KV 05557110: Coastline to KV05337074: Coastline to KV05037108.

By Command,


Acting Colonial Secretary.

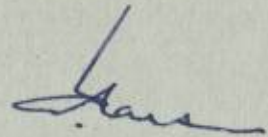
18th March 1969.

(Secretariat CR 23/1476/59)

PUBLIC HEALTH AND URBAN SERVICES ORDINANCE.
(Chapter 132).

Resolution made and passed by the Legislative Council under section 144 of the Public Health and Urban Services Ordinance on the 23rd day of April 1969.

Resolved, pursuant to section 144 of the Public Health and Urban Services Ordinance, that the Public Latrines (Cancellation) By-laws 1969, made by the Urban Council on the 1st day of April 1969 under section 35 of that Ordinance, be approved.


Deputy Clerk of Councils.

COUNCIL CHAMBER,
23rd April 1969.

PUBLIC HEALTH AND URBAN SERVICES ORDINANCE.

(Chapter 132).

PUBLIC LATRINES (CANCELLATION) BY-LAWS 1969.

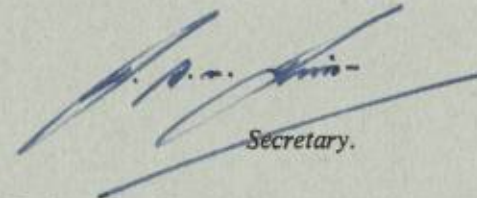
In exercise of the powers conferred by section 35 of the Public Health and Urban Services Ordinance, the Urban Council has made the following by-laws—

1. These by-laws may be cited as the Public Latrines (Cancellation) By-laws 1969. Citation.

2. The Public Latrines By-laws are hereby cancelled.

Cancellation
of Public
Latrines
By-laws.
(Cap. 132, sub. leg.)

Made by the Urban Council this 1st day of April 1969.



Secretary.

Explanatory Note.

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

These by-laws cancel the Public Latrines By-laws which are no longer required because public latrines are now managed by the Urban Council and are subject to the Public Conveniences (Conduct and Behaviour) By-laws.

58

DIPLOMATIC PRIVILEGES ORDINANCE.

(Chapter 190).

NOTIFICATION UNDER SECTION 2.

WHEREAS Her Majesty has by Order in Council made under section 1 of the International Organizations (Immunities and Privileges) Act, 1950 declared the Asian Development Bank to be an organization of which Her Majesty's Government in the United Kingdom and foreign sovereign powers are members:

(S.I. 1966/1017).

(1950 c. 14).

NOW THEREFORE, in exercise of the powers conferred by section 2 of the Diplomatic Privileges Ordinance, His Excellency the Governor hereby declares and provides as follows—

(Cap. 190.)

PART I.

THE ORGANIZATION.

1. The Asian Development Bank (hereinafter referred to as the Organization) is an organization to which the Ordinance applies.
2. The Organization shall have the legal capacities of a body corporate.
3. The Organization shall have immunity from suit and legal process except—
 - (a) in respect of any proceedings (other than proceedings brought against the Organization by any member, any agency or instrumentality of a member, or any person directly or indirectly acting for or deriving claims from a member or from any agency or instrumentality of a member) arising out of or in connexion with the exercise of its powers to borrow money, guarantee obligations, or buy, sell or underwrite the sale of securities;
 - (b) to the extent that the Organization shall have expressly waived such immunity in a particular case;
 - (c) in respect of a civil action by a third party for damages arising from an accident caused by a motor vehicle belonging to, or operated on behalf of, the Organization, or in respect of a motor traffic offence involving such a vehicle.
4. The Organization shall have in Hong Kong the like inviolability of official archives as is accorded in the United Kingdom in respect of the official archives of an envoy of a foreign sovereign power accredited to Her Majesty. Premises in Hong Kong occupied by the Organization as its offices shall be immune from search, requisition, confiscation, expropriation or any other form of taking or foreclosure.
5. The Organization shall have in Hong Kong the like exemption or relief from taxes and rates, other than taxes on the importation of goods, as is accorded in the United Kingdom to a foreign sovereign power.

6. The Organization shall have exemption from taxes on the importation of goods directly imported by the Organization for its official use in Hong Kong or for exportation, or on the importation of any publications of the Organization directly imported by it, such exemption to be subject to compliance with such conditions as the Director of Commerce and Industry may specify for the protection of the general revenue of Hong Kong.

7. The Organization shall have exemption from prohibitions and restrictions on importation or exportation in the case of goods directly imported or exported by the Organization for its official use and in the case of any publications of the Organization directly imported or exported by it.

8. The Organization shall have the right to avail itself, for telegraphic communications sent by it and containing only matter intended for publication by the press or for broadcasting (including communications addressed to or despatched from places outside Hong Kong), of any reduced rates applicable for the corresponding service in the case of press telegrams.

PART II.

OFFICERS AND EXPERTS.

9. Except in so far as in any particular case any privilege or immunity is waived by the Organization, any Governor, Director, alternate, officer and servant of the Organization and any expert performing a mission for the Bank shall enjoy in Hong Kong—

- (a) immunity from suit and legal process in respect of acts, including words written or spoken, done or omitted to be done by him in the course of the performance of official duties, except in the case of a motor traffic offence committed by him or in the case of damage caused by a motor vehicle belonging to or driven by him;
- (b) exemption from income tax in respect of emoluments received by him as an officer of the Organization.

By Command,

Hugh Norman-Walker

Colonial Secretary.

19th April 1969.

Explanatory Note.

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

Following upon the Order in Council made by Her Majesty under section 1 of the International Organizations (Immunities and Privileges) Act, 1950 of the United Kingdom the effect of this notification is to declare the Asian Development Bank to be an organization to which the Diplomatic Privileges Ordinance, Chapter 190, applies and to declare the privileges and exemptions to be enjoyed by the organization in Hong Kong.

(Secretariat CR 8/5681/64)

THE HONGKONG AND SHANGHAI BANKING CORPORATION ORDINANCE.

(Chapter 70).

ORDINARY RESOLUTION.

It is notified that the following resolution was duly passed at an Extraordinary General Meeting of the Corporation held on Friday, 28th March, 1969:—

“That pursuant to Section 7(2) of The Hongkong and Shanghai Banking Corporation Ordinance the capital of the Corporation be increased from two hundred million dollars to three hundred million dollars by the creation of four million new shares of twenty-five dollars each.”

Certified that the above Ordinary Resolution was proposed and duly passed at an Extraordinary General Meeting of Shareholders on Friday, 28th March, 1969.

[Signature]
Chairman.

THE HONGKONG AND SHANGHAI BANKING
CORPORATION ORDINANCE.

(Chapter 70).

SPECIAL RESOLUTION.

“That in accordance with the provisions of Section 4(2) of The Hongkong and Shanghai Banking Corporation Ordinance, The Hongkong and Shanghai Bank Regulations be amended as follows:—

1. Paragraph (5) of Regulation 10 be deleted.
2. In paragraph (1) of Regulation 12 the words “the Chief Manager” be deleted and replaced by the words “the Secretary”.
3. In Regulation 33 the words “Chief Manager” be deleted and replaced by the word “Secretary”.
4. In the second paragraph of Regulation 57 the words “the Chief Manager” be deleted and replaced by the words “the Chairman”.
5. Paragraph (1) of Regulation 65 be deleted and replaced by the following paragraph:

“(1) The Chairman of the Board, or in his absence the Deputy Chairman first appointed or in his absence the other Deputy Chairman shall take the chair at every general meeting or if there be no such Chairman or Deputy Chairman, or if at any general meeting the Chairman or a Deputy Chairman is not present within 15 minutes after the time appointed for holding such meeting, the shareholders present shall choose another Director as Chairman, and if no Director be present or if all the Directors present decline to take the chair, or if the Chairman chosen retires from the chair, then the shareholders present in person and entitled to vote shall choose one of their own number to be chairman.”
6. Regulation 73 be deleted and replaced by the following Regulation:

“73 Subject to any rights or restrictions for the time being attached to any class or classes of shares, on a show of hands every member present in person shall have one vote, and on a poll every member shall have one vote for each share of which he is the holder.”