## STATUTORY INSTRUMENTS

## 1974 No. 2034

## The Agriculture (Tractor Cabs) Regulations 1974

## Restrictions on marking of safety cabs

- 7.—(1) No person other than the manufacturer of a safety cab shall, without the consent of the appropriate Minister in writing, apply to it any mark calculated to suggest—
  - (a) that the safety cab is approved, or
  - (b) that the safety cab is approved for use with a tractor of a specified description, or
  - (c) that the safety cab has been approved as being of a particular standard, whether the safety cab is so approved or not.
- (2) Subject to the provisions of paragraph (3) below, no person shall apply to a safety cab any mark calculated falsely to suggest—
  - (a) that the safety cab is approved; or
  - (b) that the safety cab is approved for use with a tractor of a specified description; or
  - (c) that the safety cab has been approved as being of a particular standard.
- (3) The application of a mark to a safety cab by its manufacturer before the time when it is first sold or let on hire shall not give rise to a contravention of paragraph (2) above unless the mark remains on the safety cab until that time, in which case the manufacturer shall be deemed for the purposes of that paragraph to have applied the mark to the safety cab at that time.
- (4) No person other than the manufacturer of a safety cab shall, without the consent of the appropriate Minister in writing, alter, remove, obliterate or deface any mark on that safety cab which is, or which purports to be, a mark required by these regulations.
- (5) For the purpose of this regulation a person applies a mark to a safety cab if he affixes or annexes it to, or in any manner marks it on or incorporates it with, the safety cab.