

1970 No. 620 (S.45)

BUILDING AND BUILDINGS

The Building Standards (Scotland) Amendment Regulations 1970

<i>Made - - - -</i>	<i>20th April 1970</i>
<i>Laid before Parliament</i>	<i>5th May 1970</i>
<i>Coming into Operation</i>	<i>15th May 1970</i>

In exercise of the powers conferred on me by sections 3 and 24 of, and Schedule 4, to the Building (Scotland) Act 1959^(a), and of all other powers enabling me in that behalf, and having complied with the provisions of section 3(6) of that Act, that is to say—

- (a) having consulted the Building Standards Advisory Committee as to the contents of the proposed regulations, and
- (b) having published a draft of the proposed regulations together with a notice stating that representations as to the draft may be lodged with me in the manner and within the time stated in the notice, and
- (c) having considered the representations duly lodged (no person having required the holding of a public inquiry), and
- (d) having consulted the Building Standards Advisory Committee as to the alterations that I proposed to the said draft,

I hereby make the following regulations:—

1.—(1) These regulations may be cited as the Building Standards (Scotland) Amendment Regulations 1970, and the Building Standards (Scotland) Regulations 1963 to 1967^(b) and these regulations may be cited together as the Building Standards (Scotland) Regulations 1963 to 1970.

(2) These regulations shall come into operation on 15th May 1970.

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

- (a) “the principal regulations” means the Building Standards (Scotland) Regulations 1963, and other words and expressions have the same meanings as in the principal regulations;
- (b) any reference to a Part, regulation or Schedule shall be construed as a reference to a Part or regulation of, or Schedule to the principal regulations and any reference to a numbered Table shall be construed as a reference to a Table in Schedule 8 to the principal regulations.

(2) References in these regulations to any enactment shall be construed as a reference to that enactment as amended by any subsequent enactment, including any enactment in these regulations.

^(a) 1959 c. 24.

^(b) S.I. 1963/1897, 1964/802, 1967/1136 (1963 III, p. 3534; 1964 II, p. 1700; 1967 II, p. 3312).

(3) The Interpretation Act 1889(a) shall apply for the interpretation of these regulations as it applies for the interpretation of an Act of Parliament.

3. In regulation 6—

- (a) in paragraph (1) the words “comprising or forming part of a building” and the proviso shall be omitted;
- (b) in paragraph (2) for the word “storeys” there shall be substituted the words “rooms or storeys”.

4. In regulation 27, at the end of the proviso there shall be inserted—

- “(iv) apply to the separating floor between a flat and a shop situated below the flat and in the same occupation where—
 - (A) there is no other flat above the shop, and
 - (B) the building containing the flat and the shop does not exceed 3 storeys in height, and
 - (C) the area of the shop is not greater than the area of the flat, or where the flat comprises 2 storeys, the lower storey of the flat.”.

5. In regulation 28—

- (a) for paragraph (3) there shall be substituted—

“(3) Where a fire division wall forms a junction with a roof the wall shall be carried above the upper surface of the roof covering for a distance of not less than 15 inches measured normal to the surface of the roof:

Provided that this paragraph shall not apply—

- (i) where the wall separates buildings of occupancy sub-groups A1 or A2 not exceeding 45 feet in height, and any part of the roof within a distance of 5 feet from the wall is designated AA, AB or AC; or
- (ii) where each building, or division of a building, on either side of the wall is within occupancy group A or occupancy sub-group C2 or any combination of these and is a division of a height of not more than 40 feet and the roof covering is non-combustible; or
- (iii) where any part of the roof within a distance of 5 feet from the wall is of solid or hollow slab construction of non-combustible material or is an asbestos cement cavity deck with a non-combustible infill and is designated AA, AB or AC; or
- (iv) where each building or division of a building on either side of the wall is of a height of not more than 40 feet and any part of the roof within a distance of 5 feet from the wall is of non-combustible, self-supporting, single-skin sheet materials with no supporting deck; or
- (v) where each building, or division of a building, on either side of the wall is of a height of not more than 40 feet and any part of the roof within a distance of 5 feet from the wall has a covering designated AA or AB and is supported by a self-supporting, single-skin deck of non-combustible materials;

if, in any case, either—

- (A) the complete surface of the top of the wall is tightly jointed with non-combustible fire resisting materials to the underside of the roof covering; or
 - (B) the junction between the wall and the roof is fire-stopped, such fire-stopping having the same period of fire resistance as the wall.”;
- (b) in paragraph (4), in the proviso, for the words “proviso (i)” there shall be substituted the words “the proviso”;
- (c) in paragraph (6), in paragraph (ii) of the proviso, the words “or toughened” shall be omitted.

6. After regulation 32 there shall be inserted the following new regulation—

“Protection of stairways not forming part of an exit and escalators

32A. Every stairway to which regulation 177B applies and every escalator shaft in a building shall be separated from the remainder of the building by a fire division wall:

Provided that nothing in this regulation shall require the provision of a fire division wall—

- (1) separating an escalator shaft from a stairway which is so enclosed as to comply with regulation 50, or
- (2) separating a stairway to which regulation 177B applies or an escalator shaft from the remainder of a building if—
 - (a) the building is of occupancy group B, D or E, or of occupancy sub-group C1 or C3, and
 - (b) such stairway or escalator shaft provides access only between storeys within one compartment, or in an uncompartmented building, and
 - (c) there are available from the storeys above the lowest storey of the building, exits being—
 - (i) not less in number than is required to comply with Part V, and
 - (ii) in no case less in number than 2 and giving escape in at least 2 directions, and
 - (iii) such that the travel distance from any point on any storey served by such stairway or escalator shaft above the lowest storey is—
 - (A) where there is only one such storey above the lowest, 100 feet,
 - (B) where there are 2 or more such storeys above the lowest, 40 feet, and
 - (iv) in such a position on the perimeter of the storey that an exit can be reached from any part of the storey in a direction away from such stairway or escalator.”.

7. In regulation 38—

- (a) in paragraph (4) the words “on account of the low softening temperature of the material of which it is composed” shall be omitted;
- (b) after paragraph (6) there shall be inserted—

“(7) Nothing in this regulation shall prevent any part of a roof being constructed of either—

- (a) glass; or
- (b) rigid polyvinylchloride sheeting which cannot be designated in accordance with regulation 7 but which is classified as self-extinguishing when tested in accordance with method 508A of Part 5 of B.S. 2782:1965 as read with Amendment PD 6008, 26th January 1967 and Amendment PD 6269, 15th September 1967,

if, in either case—

- (i) that part of the roof is not less than 20 feet from any boundary; or
- (ii) the roof is that of a garage, porch, conservatory, sunporch, or shed, having a floor area not exceeding 400 square feet; or
- (iii) the roof forms a canopy over, or is the roof of, a balcony, verandah, carport or detached swimming pool or forms a covered way.”.

8. In regulation 40—

- (a) in paragraph (4) for sub-paragraph (i) of the proviso there shall be substituted—

“(i) prohibit the wall being situated either on the boundary or at any distance not less than 1 foot 6 inches from the boundary if—

- (A) the external wall of the garage facing the boundary has no openings other than ventilation openings required by regulation 118, and is constructed of non-combustible materials which have a period of fire resistance of not less than one-half hour; and

- (B) the roof of the garage is designated AA, AB or AC;”;

- (b) after paragraph (7) there shall be inserted—

“(8) Any reference in this regulation to a roof designated AA, AB or AC shall be construed as including a reference to a roof made of glass, or of rigid polyvinylchloride sheeting, such as is mentioned in regulation 38(7).”.

9. In regulation 43—

- (a) in the definition of “protected doorway” after the words “open access balcony” there shall be inserted the words “which gives access to a stairway forming part of an exit”;

- (b) for the definition of “protected zone” there shall be substituted—

““protected zone” in relation to an exit in a building means any part of the exit, not being a part within a room, which extends to a place of safety at ground level and which is completely enclosed—

- (a) at the top of the zone, by a roof or a compartment floor or a separating floor or the soffit of a stairway or the soffit of a landing or any combination of these; and

- (b) at the sides of the zone, by fire division walls or separating walls or external walls (openings in external walls, other than ventilation openings provided in accordance with Part X, being fitted with windows or doors) or any combination of these; and

- (c) at the bottom of the zone, by a compartment floor or a separating floor or the floor of the lowest storey of the building or any combination of these;”.

10. In regulation 46(1) for the proviso there shall be substituted—

“Provided that nothing in this paragraph shall apply to any storey in a block of flats falling within any one of the descriptions in head 2 of Part I of Table 11 and heads 1, 2, 3, 5 and 6 of Part IV of Table 11.”.

11. For regulation 50 there shall be substituted—

“Enclosure of stairways

50.—(1) Subject to the following provisions of this regulation, this regulation shall apply to every stairway forming part of an exit being neither a stairway wholly within a flat nor a stairway to which regulation 42(2) applies.

(2) The exit stairway shall be enclosed within a protected zone and, except as after-mentioned, no other part of the building containing that stairway shall be enclosed within that protected zone:

Provided that there may also be enclosed within the protected zone—

- (a) in the case where 2 or more exit stairways serve a building, a ticket office or porter's lodge ancillary to the use of the building and intended solely for the control or supervision of persons entering or leaving the building; and
- (b) in the case of any building—
 - (i) a washroom or watercloset;
 - (ii) floor space giving access to the stairway if such floor space is intended for use solely as a means of passage.

In this regulation, a protected zone provided in accordance with this paragraph is referred to as a “stairway enclosure”.

(3) Where a stairway enclosure projects beyond the external wall of a building and is connected thereto by an access passage, landing, balcony or other common service area and any part of the stairway is not more than 10 feet from the building, then either—

- (a) the external wall or walls of the building shall conform to the requirements of Part IV for fire division walls for a distance equal to the projected width of that part of the stairway enclosure which is less than 10 feet from the external wall of the building, or
- (b) the external wall or walls of any part of the stairway enclosure, access passage, landing, balcony or other common service area, which is less than 10 feet from the building, shall conform to the requirements of Part IV for fire division walls.

(4) Where in a building a passage or other common service area separated from the remainder of the building by a separating wall or walls gives access to an exit stairway, the stairway shall be separated from that passage or other common service area by a wall and self-closing fire-resisting door, both of which shall have a period of fire resistance of not less than one-half hour:

Provided that nothing in this paragraph shall prohibit the inclusion of openings in the wall and door separating the stairway from such passage or other common service area if the said openings are protected with panes of wired glass, each of which does not exceed 4 square feet in area, and which are installed in fixed frames.

(5) Every stairway enclosure shall give access at ground level to an exit to the open air, which exit shall be separate from any other exit to which access is given from any other stairway:

Provided that nothing in this paragraph shall prevent a stairway enclosure giving access to another exit by way of a roof exit which complies with regulation 47(3).

(6) Where between a stairway forming part of an exit and the access to the open air at ground level, there is a vestibule forming part of the same exit, the stairway enclosure shall be so continued as to separate the vestibule from the remainder of the building.

(7) Where any storey is by this Part required to have more than one exit, the stairway enclosures provided from that storey shall be so constructed and situated that access may be obtained from any point on that storey to at least 2 stairway enclosures without passing through any stairway enclosure.

(8) Where from any storey of a building there is access to only one stairway, any room on that storey, or on a lower storey of that building which gives access to that stairway, shall be separated from the stairway by not less than 2 doors, that nearest the stairway being a door in the stairway enclosure.

(9) Where a stairway forming part of the only exit from an upper storey of a building is continued so as to form part of the exit from any basement storey of the building, that part of the stairway enclosure above the level of the floor of the ground storey shall be separated from that part below the level of the ground storey by a wall having the same fire resistance as the stairway enclosure and containing a self-closing fire-resisting door.

(10) Nothing in this regulation shall apply to—

(a) a stairway or part thereof between a doorway from the building and the adjoining ground if that stairway or part thereof comprises not more than 8 rises; and

(b) a stairway within a house of occupancy sub-group A2 where any wall, or as the case may be any floor, separating the kitchen and living room from the stairway has a period of fire resistance of not less than one-half hour, any opening in such a wall being protected by a self-closing fire-resisting door having a period of fire resistance of not less than one-half hour.”.

12. In regulation 60—

(a) for paragraphs (1) and (1A) there shall be substituted—

“(1) Where—

(a) in a building the floor of any storey is at a height exceeding 35 feet, or

(b) in an undivided building or a division of a building, being an undivided building or a division of more than one storey, the floor area of any storey exceeds—

(i) in the case of an undivided building or a division of occupancy sub-group E2, 2,500 square feet, or

(ii) in the case of any other undivided building or division, 10,000 square feet,

there shall be affixed to the building as fixtures such fire mains, provided with such outlets for appliances of the Fire Service, as comply with paragraphs (2) to (7) of this regulation.

(1A) Where the total floor area of an undivided building or division of a building, being an undivided building or division of not more than one storey, exceeds—

(a) in the case of an undivided building, or a division, of occupancy sub-group E2, 2,500 square feet, or

(b) in the case of any other undivided building or division, 10,000 square feet,

there shall be provided outside the undivided building or the building containing the division as the case may be but within land in the same occupation as that undivided building or division, ground hydrants so situated that no part of the perimeter of the undivided building or division is at a greater distance from one of those hydrants than 200 feet measured along a route which is both external to the building and suitable for a hose:

Provided that nothing in this paragraph shall prohibit—

(i) any such hydrant being situated within the building if—

(A) the part of the building in which the hydrant is situated is separated from the remainder by fire division or separating walls;

(B) the hydrant is at a distance of not more than 15 feet from the entrance to the building and is visible from the entrance; and

(C) there is attached to the building at that entrance a notice indicating the presence of the hydrant;

(ii) the acceptance for the purposes of this paragraph of any hydrant attached to a water main vested in a regional water board if the hydrant is within the distance specified in this paragraph in relation to the perimeter of the building in question.

(1B) The hydrants provided in accordance with paragraph (1A) of this regulation shall be attached to a water service pipe of not less than 4 inches in diameter.”;

(b) in paragraph (7), at the end there shall be inserted the words ‘and “undivided building” means a building which is not sub-divided by fire division walls’.

13. In regulation 65(1), in paragraph (i) of the proviso, for “B.S.835:1959” there shall be substituted “B.S.835:1967”.

14. In regulation 105, in paragraph (2), after the words “British Standard B.S.2750:1956” there shall be inserted the words “(as read with Amendment PD 5065, October 1963)”.

15. In regulation 111, in sub-paragraph (1)(b), for the words “School Premises (Standards and General Requirements) (Scotland) Regulations 1959”, there shall be substituted the words “School Premises (General Requirements and Standards) (Scotland) Regulations 1967”.(a)

16. In Schedule 2—

(a) in occupancy sub-group A3, after “Chalets” there shall be inserted—

Occupancy group (1)	Occupancy sub-group (2)	Description of occupancy use (3)	Standard Industrial Classification (4)
		“Fire stations with sleeping or residential accommodation attached...	906(2)”;

(a) S.I. 1967/1199 (1967 II, p. 3514).

- (b) in occupancy sub-group C2, in column (3), after the words "Fire stations" there shall be inserted the words "(other than those covered in sub-group A3 above).".

17. In Schedule 3—

- (a) after Class 3 there shall be inserted the following Class—

Description	Limitations
"Class 3A. An electricity transformer not exceeding 1,000 kVA capacity and switchgear and control pillars associated therewith.	No part of the apparatus is nearer to the boundary of the site than 3 feet 6 inches";

- (b) after Class 5 there shall be inserted—

Description	Limitations
"Class 5A. A bus passenger roadside shelter providing no facilities other than a waiting room.	(i) The building does not exceed 100 square feet in area; and (ii) the building is constructed of non-combustible materials, or if constructed of combustible materials, is sited not less than 20 feet from any other building."

18. In Schedule 4A for paragraph 5 there shall be substituted the following paragraph—

"5. Any cavity formed by a suspended ceiling shall be fire stopped, and the areas enclosed by such fire stopping shall extend to not more than 500 square feet:

Provided that nothing in this paragraph shall require the provision of fire stopping within any such cavity—

- (i) if the cavity is not more than 2 inches in depth measured from the underside of the floor to the upper surface of the panels forming the ceiling; or
- (ii) if all surfaces exposed within the cavity are Grade A as specified in regulation 57(2)."

19. In Schedule 8—

- (a) for Table 2 there shall be substituted the following Table—

Regulation 6 "TABLE 2—OCCUPANT LOAD FACTORS

Description of Room or Storey	Occupant Load Factor‡
(1)	(2)
Assembly halls (moveable or no seating)	5
Bars (including public and lounge bars)	5
Bedrooms (in buildings other than those classified A1 or A2) ...	50

Description of Room or Storey	Occupant Load Factor‡
(1)	(2)
Bowling alleys and Billiard rooms	100
Canteens	12
Clubs	5
Common rooms	12
Concourses	8
Conference rooms and Committee rooms	12
Crush halls and Queuing lobbies	8
Dance halls	8
Dining rooms	12
Dormitories	50
Enquiry rooms	40
Factory shop floors—workrooms and storage	50
Grandstands (without fixed seating)	5
Kitchens	100
Libraries, Museums, Art Galleries	50
Lounges	20
Messrooms	12
Offices (a) for storeys not divided into rooms	55
(b) for individual rooms	40
Reading rooms	20
Restaurants, Cafes	12
Shops trading in the common type of consumer goods (including Standard Industrial Classification 820/1, 820/2, 821/1, 821/2, 821/3 and 821/5 and including shops trading in chemists' wares, fancy goods, toys, games and sports goods)†	
(a) basement storeys	15*
(b) ground and upper storeys	20*
Shops specialising in more expensive or exclusive trades (including Standard Industrial Classification 821/4 and including shops trading in furniture and carpets)†	75*
Shops for personal services including hairdressing	20
Stadia (without fixed seating)	5
Staff rooms	12
Studios (radio, film, television, recording)	15
Warehouses	300
Writing rooms	20

*The factors are to be applied to the gross sales floor area.

†These references to numbered heads of classification of industry are references to the heads set forth in the third edition of the Standard Industrial Classification issued by the Central Statistical Office in September 1968.

‡Where any room or storey is used or is likely to be used for a variety of purposes the more or, as the case may be, the most onerous occupant load factor shall be applied.”;

(b) in Table 5—

(i) in the entries against occupancy sub-group B2 (Commercial)—

(A) after the figures “250,000” in column (4) there shall be inserted “†”;

(B) after the figures “30,000” in column (5) there shall be inserted “†”;

(ii) at the end there shall be inserted the following footnote—

“†In the case of a shop in occupancy sub-group B2 the maximum cubic capacity stated in column (4) shall be doubled, and the maximum area stated in column (5) shall be increased to 40,000 square feet if the building, division or compartment, or storey in the building or within the division, as the case may be, is fitted throughout, save in protected zones as defined in regulation 43, with an automatic sprinkler system complying with the recommendations of CP 402.201: 1952 as read with Amendment No. 1 (PD 2998, March 1958) and Amendment No. 2 (PD 4054, January 1961).”;

(c) in Table 6—

(i) in column (3), in the entries against Floors, after the word “element” wherever it occurs there shall be inserted “‡”;

(ii) at the end there shall be inserted the following footnote—

“‡Taken together with any any suspended ceiling which is of jointless construction with no openings therein or which is designed and constructed in accordance with the provisions of Schedule 4A.”;

(d) in Table 13—

(i) for heading A to the Table there shall be substituted “A. Room or apartment (excluding kitchen) with cubic space per occupant—”;

(ii) for heading B to the Table there shall be substituted “B. Room with no occupant capacity (including kitchen)—”.

20. In Schedule 9—

(a) in head A, in paragraph 1, for the words “as at the date of making these Regulations”, there shall be substituted the words “as at 30th June 1969”;

(b) in head B—

(i) in the Specifications to regulation 14(2)—

(A) for Specification (1) there shall be substituted—

“(1) The design and construction of the structure conform to B.S. 449: 1959 (as read with Supplement 1: 1959 (PD 3343), Addendum 1: 1961 (PD 4064) as amended by PD 4390, November 1961, Amendments PD 3857, July 1960, PD 4311, November 1961, PD 4546, April 1962, PD 5137, January 1964, PD 5425, February 1965, PD 5854, June 1966, PD 6126, April 1967, and AMD 94, September 1968).”;

(B) in Specification (3), for “CP 112.” there shall be substituted “CP 112: 1967.”;

(C) in Specifications (4) and (5), after “CP 111: 1964” where it twice occurs, there shall be inserted “(as read with Amendments PD 5804, March 1966 and PD 6156, May 1967)”;

- (D) in Specification (5), for the words 'the Department of Health for Scotland, Technical Memorandum "Slender wall construction for houses",' there shall be substituted 'the Scottish Development Department Explanatory Memorandum on the Building Standards (Scotland) Regulations 1963, Part 3: "Structural Strength and Stability".';
- (E) for Specification (9) there shall be substituted "(9) The design and construction are in accordance with CP 117: Part 1: 1965 and CP 117: Part 2: 1967.";
- (ii) in the Specifications to regulation 101—
 - (A) in Specification (1)(c)(i), for "B.S. 743" there shall be substituted "B.S. 743: 1966";
 - (B) in Specification (2)(c), for "B.S. 493" there shall be substituted "B.S. 493: 1967";
 - (C) in Specification (4)(b)(i), for "B.S. 12 or B.S. 146" there shall be substituted "B.S. 12: 1958 (as read with Amendments PD 3729, April 1960 and PD 4676, November 1962) or B.S. 146: 1958 (as read with Amendments PD 3733, April 1960, PD 4699, November 1962 and PD 6092, March 1967)";
 - (D) in Specification (6)(b), for "B.S. 743" there shall be substituted "B.S. 743: 1966";
- (iii) in the Specifications to regulation 102—
 - (A) in Specifications (1)(d) and (3)(f), for "B.S. 743" there shall be substituted "B.S. 743: 1966";
 - (B) in Specification (5)(c), for "B.S. 747 type (1C)" there shall be substituted "B.S. 747: 1968 type (1C)";
 - (C) in Specification (5)(d), for "B.S. 743" there shall be substituted "B.S. 743: 1966";
 - (D) in Specification (6)(b)(ii), for "B.S. 1569" there shall be substituted "B.S. 1569: 1965";
 - (E) in Specification (6)(b)(iii), for "B.S. 1162 or B.S. 988" there shall be substituted "B.S. 1162: 1966 or B.S. 988: 1966 (as read with Amendment PD 6154, May 1967)";
 - (F) in Specifications (6)(c), (6)(d), (8)(a), (9)(a), (10)(e), (10)(f) and (11)(f) for "B.S. 743" wherever it occurs there shall be substituted "B.S. 743: 1966";
 - (G) in Specification (12) for "CP 142." there shall be substituted "CP 142: 1968.";
 - (H) for Specification (16) there shall be substituted—
 - "(16) The aluminium is laid and fixed in accordance with—
 - (a) CP 143: Part 1: 1958 (as read with Amendment PD 4346, October 1961) and
 - (b) CP 143: Part 7: 1965.";
 - (I) in Specification (20), for "CP 144. 201." there shall be substituted "CP 144: Part 2: 1966 (as read with Amendment PD 6103, March 1967).";
- (iv) in the Specifications to regulation 109(1)—
 - (A) in Specification (12)(b), after the word "pounds" there shall be inserted the words "per cubic foot";

- (B) in Specification (13)(b), after the word "pounds" there shall be inserted the words "per cubic foot";
- (v) in Specification (2) to regulation 155(1)(a) to (d), for "B.S. 488: 1965" there shall be substituted "B.S. 1188: 1965";
- (vi) in Specification (1) to regulation 159(1)(a), for "B.S. 1205" there shall be substituted "B.S. 460: 1964";
- (vii) in the footnote to Specification (c)(ii) to regulation 159(1)(b), for "B.S. 1205" there shall be substituted "B.S. 460: 1964";
- (viii) in Specification (7) to regulation 162(2), for "School Premises (Standards and General Requirements) (Scotland) Regulations 1959" there shall be substituted "School Premises (General Requirements and Standards) (Scotland) Regulations 1967".

21. In Schedule 10, in Part I, in head 4, for "CP 122" there shall be substituted "CP 122: 1952 (as read with Amendments PD 1769, December 1953, PD 2531, July 1956 and PD 6102, March 1967)".

William Ross,
One of Her Majesty's Principal
Secretaries of State.

St. Andrew's House,
Edinburgh.
20th April 1970.

EXPLANATORY NOTE

(This Note is not part of the Regulations.)

These regulations in addition to making minor amendments to the Building Standards (Scotland) Regulations 1963 to 1967 make, inter alia, constructional requirements having a bearing on fire precautions and means of escape more flexible, and enable the number of fire exits required from a building to be more closely related than previously to the use and design of buildings. The regulations also make it easier to adapt factories to suit the differing needs of tenants.

The references in this instrument to publications and amendments to publications are limited to those published as at 30th June 1969.

NOTE:—Copies of publications referred to in these regulations may be purchased from the following:—

British Standards and British Standard Codes of Practice: British Standards Institution, British Standards House, 2 Park Street, London W1Y 4AA.

SI 1970/ 620
ISBN 0-11-000620-8

