

1965/29



**THE DRAINAGE AND PLUMBING REGULATIONS 1959,
AMENDMENT NO. 1**

—
BERNARD FERGUSSON, Governor-General
ORDER IN COUNCIL

At the Government Buildings at Wellington this 8th day of March 1965

Present:

THE RIGHT HON. KEITH HOLYOAKE, C.H., PRESIDING IN COUNCIL

PURSUANT to the Health Act 1956, His Excellency the Governor-General, acting by and with the advice and consent of the Executive Council, hereby makes the following regulations.

—
REGULATIONS

1. (1) These regulations may be cited as the Drainage and Plumbing Regulations 1959, Amendment No. 1, and shall be read together with and deemed part of the Drainage and Plumbing Regulations 1959* (hereinafter referred to as the principal regulations).

(2) Regulations 1 and 11 of these regulations shall come into force on the day after the date of their notification in the *Gazette*.

(3) The remaining provisions of these regulations shall come into force on the 1st day of April 1965.

2. Regulation 4 of the principal regulations is hereby amended by omitting the words "any drainlayer or plumber or other person may also be liable in respect of the same breach", and substituting the words "any person to whom a permit has been issued in accordance with these regulations may also be liable in respect of the same breach".

3. Regulation 6 of the principal regulations is hereby amended by omitting the word "work" where it first appears.

4. Regulation 7 of the principal regulations is hereby amended—

(a) By omitting the words "every drainlayer or plumber employed on any premises", and substituting the words "every person to whom a permit has been issued in accordance with these regulations":

(b) By omitting the words "the drainlayer or plumber", and substituting the words "every person to whom a permit has been so issued".

5. (1) The principal regulations are hereby amended by revoking regulation 40, and substituting the following regulation:

“40. **Licensed premises**—(1) Unless otherwise prescribed by the Licensing Control Commission under the Sale of Liquor Act 1962 in a separate standard appropriate to the particular premises, and subject to subclause (3) of this regulation, all premises in respect of which a provisional hotel premises licence, a hotel premises licence, or a tourist-house premises licence is in force under that Act, and any other premises operated by a Licensing Trust and used for accommodation of guests, shall be provided with water-closet pans, urinals, baths, showers, and lavatory basins as specified hereunder:

“(a) There shall be at least two water-closet pans for the first three persons occupying the building as guests and one water-closet pan for each additional eight of such persons and for the balance (if any) in excess of every complete eight of such persons:

“(b) There shall be at least one bathroom with a bath and one separate shower for the first six persons occupying the building as guests and one bathroom with a bath or one shower for each additional eight of such persons and for the balance (if any) in excess of every complete eight of such persons:

“(c) There shall be at least one lavatory basin for the first six persons occupying the building as guests and one lavatory basin for each additional eight of such persons and for the balance (if any) in excess of every complete eight of such persons.

“(2) The sanitary fittings prescribed in subclause (1) of this regulation shall be provided in accordance with the following requirements:

“(a) They shall be distributed on each floor on which sleeping accommodation is provided in accordance with the number of guests which in the opinion of the Engineer can be so accommodated on each such floor:

“Provided that in special circumstances when a preponderance of one sex is accommodated in the premises the number of sanitary fittings set aside for the use of male and female guests may be altered by the licensee:

“(b) All such fittings shall be constructed and situated so as to ensure complete seclusion for each sex:

“(c) Water-closet pans and lavatory basins prescribed herein shall not be placed in any bathroom:

“(d) All baths, showers, and lavatory basins shall at all times be provided with an adequate supply of hot and cold water laid on:

“(e) All such water-closet pans, baths, showers, and lavatory basins shall be easily accessible and placed in reasonable proximity to each bedroom and so constructed that complete privacy is given to the occupant for the time being.

“(3) Guests allotted private baths or showers, water-closet accommodation, and lavatory basins for their exclusive use shall not be taken into consideration when calculating the number of fittings to be provided.

“(4) There shall be in all premises in respect of which a provisional hotel premises licence, a hotel premises licence, a tourist-house premises licence, or a tavern premises licence is in force under the Sale of Liquor Act 1962, and any other premises operated by a Licensing Trust, independent water-closet pans and urinals conveniently accessible for each bar, so that the number of persons served thereby does not exceed that stipulated in Table B immediately following this subclause. Every such water-closet pan and urinal shall be situated to the satisfaction of the Engineer and shall be so constructed as to ensure complete seclusion for the sex for which it is intended. The number of persons accommodated or served in any bar at any one time shall be directly proportional to the number of conveniences provided as set out in Table B immediately following this subclause unless otherwise approved by the Engineer.

“*Table B—Maximum Number of Persons to be Served by Sanitary Fittings for Bars in Licensed Premises*

Nature of Fitting	Maximum Number of Persons to be Served by Each Fitting
Water-closet pans for females	50
Water-closet pans for males	200
Urinals	50

“Every 2 ft length of continuous wall urinal shall be regarded as the equivalent of one urinal stall.

“(5) Adequate water-closet and urinal accommodation, conveniently accessible, shall be provided for persons using any lounge in which liquor is served. The position and number of this water-closet and urinal accommodation shall be to the satisfaction of the Engineer.

“(6) There shall be provided in positions conveniently accessible to the water-closet and urinal accommodation, a sufficient number of lavatory basins with hot and cold water laid on, together with paper towels, mechanical roller towels, or other approved hand drying devices. Every such lavatory basin shall be situated to the satisfaction of the Engineer.

“(7) Separate provision of water-closet pans, baths, or showers and lavatory basins shall be made for the holders of hotelkeepers or tourist-house keepers licences or managers and their families, and for the staff, so that the number of members of the staff served does not exceed that specified in subclause (1) of this regulation for guests.

“(8) Adequate separate provision of water-closet pans, baths, or showers and lavatory basins shall be made for the holders of tavern-keepers licences or managers and their families where they reside on the premises.

“(9) All water-closet pans, baths, showers, and lavatory basins to which any of the provisions of subclauses (7) and (8) of this regulation applies shall be placed to the satisfaction of the Engineer so as to ensure the due observance of decency and to be easily accessible to the persons served.

“(10) All baths, showers, and lavatory basins to which any of the provisions of subclauses (7) and (8) of this regulation applies shall at all times be provided with an adequate supply of hot and cold water laid on.

“(11) Where in the opinion of the Engineer the water-closet and urinal accommodation as specified in subclause (4) of this regulation is inadequate, he may require additional water-closet and urinal accommodation to be provided to the satisfaction of the Engineer.”

(2) Regulation 1 of the principal regulations is hereby consequentially amended by omitting from subclause (3) the words “40. Licensed hotels”, and substituting the words “40. Licensed premises”.

6. Regulation 43 of the principal regulations is hereby amended by omitting from paragraph (a) of subclause (3) the expression “(1)”, and substituting the expression “(2)”.

7. The principal regulations are hereby amended by revoking regulations 49 and 50, and substituting the following regulations:

“49. **Control of flushing appliances**—A full way gate valve shall be provided, in an accessible position, for each flush valve not fitted with an approved isolation valve; and, where there are more than three such flush valves in a range, additional gate valves shall be provided so that not more than three flush valves are served by each of these additional gate valves. Where there are two or more ranges of flush valves there shall be a gate valve provided close to the storage tank and such gate valve shall be so positioned that the water supply to all flush valves can be effectively shut off in any emergency.

“50. **Urinals** - (1) Urinals shall be of the stall, slab, or continuous wall types. Stall urinals shall be constructed of glazed fireclay, salt-glazed earthenware, stainless steel, or other approved impervious material.

“(2) That part of the surface of the wall which is used as a urinal of the slab or continuous wall type shall be constructed to a height of 3 ft 6 in. above the tread of glazed fireclay, salt-glazed earthenware, stainless steel, or other approved impervious material.

“(3) Stainless steel urinals shall be manufactured from stainless steel sheet conforming to En58E - AISI 304, or En58J - AISI 316 and not less than 18 S.W.G. in thickness.

“(4) In entirely and completely detached outbuildings that are adequately ventilated, and in grandstands, sports grounds, and other similar places of public assembly continuous wall urinals may, with the approval of the Engineer, be constructed of concrete or brickwork having a steel-trowelled cement plastered finish or other approved impervious material and so constructed as to be readily cleaned.”

8. The principal regulations are hereby amended by revoking regulation 52, and substituting the following regulation:

“52. **Drainage of urinals**—At the base of the urinal there shall be a channel of a size sufficient to receive all fluids discharged down the walls and on the floor of the urinal. The channel shall lead to a trap

set in the floor and connected directly to the drain by means of a waste pipe of glazed earthenware, lead, copper, cast iron, or other approved material. The diameter of such waste pipe shall be not less than 2 in. for one or two stalls, 2½ in. for three or four stalls, and 3 in. for five or more stalls. With the approval of the Engineer, the waste pipe may discharge under the grating of the gully trap. Every 2 ft length of continuous-wall type urinal shall be regarded as the equivalent of one urinal stall. All outlets of urinals shall be fitted with dome grates of corrosion-resistant material.”

9. (1) The principal regulations are hereby amended by revoking regulation 64, and substituting the following regulation:

“64. **Sanitary plumbing** – (1) Except in accordance with the requirements of these regulations, no person shall do any sanitary plumbing.

“(2) For the purpose of this regulation the term ‘sanitary plumbing’ means—

“(a) The work of fixing or unfixing any bath, shower, lavatory basin, sink, slop sink, urinal, water closet, bedpan washer, bedpan steriliser, laundry tub, or washing machine, or any other sanitary fitting or appliance, or any fittings or accessories associated therewith:

“(b) The work of fixing or unfixing any trap, waste or soil pipe, ventilation pipe or shaft, or overflow pipe connected with or intended to be connected with or accessory to any sanitary fitting or appliance or any drain or sewer, whether or not the fitting, appliance, drain, or sewer is there when the work is done:

“(c) The work of fixing or unfixing any pipe which supplies or is intended to be a means of supplying water to any sanitary fitting or appliance, whether or not any fitting or appliance is there when the work is done:

“(d) The work of fixing or unfixing, within the legal boundary of any premises in which any sanitary fitting or appliance has been or is intended to be fixed, any pipe that is connected or is intended to be connected to any water tank or to any pipe fixed or intended to be fixed within that boundary for the purpose of supplying water to any sanitary fitting or appliance, whether or not the tank, fitting, or appliance is there when the work is done:

“(e) The work of laying, fixing, or unfixing any cast iron drain which has lead joints:

“(f) Generally all plumbing work associated with any sanitary fitting or appliance:

“(3) For the purpose of this regulation the term ‘sanitary plumbing’ does not include—

“(a) The work of fixing or unfixing any sanitary fitting or appliance which is installed or is intended to be installed in any ship, aircraft, or vehicle or any plumbing work associated with any such sanitary fitting or appliance; or

- “(b) The work of fixing or unfixing a gas or electrical water heater that supplies or is intended to supply hot water to not more than one sanitary fitting or appliance; or
- “(c) The work of fixing or unfixing any other gas or electrical water heater in any case where fixing or unfixing of pipes supplying or intended to supply water is not involved; or
- “(d) The work of fixing or unfixing a bedpan washer, a bedpan steriliser, or a washing machine in any case where the fixing or unfixing of waste pipes or of pipes supplying or intended to supply water is not involved; or
- “(e) The work of fixing or unfixing pipes for reticulating hot water in any central heating system or a pipe supplying cold water from a tank or pressure reducing valve to a heating appliance used exclusively for a central heating system; or
- “(f) The work of repairing or replacing taps, valves, ball valves, tap washers, or plugs; or
- “(g) The work of fixing or unfixing any shower which is installed over a bath and which is supplied with water through the bath taps.”

(2) Regulation 1 of the principal regulations is hereby consequentially amended by omitting from subclause (3) the words “64. Plumbing work”, and substituting the words “64. Sanitary plumbing”.

10. Regulation 66 of the principal regulations is hereby amended by omitting from subclause (2) the word “Magistrate” and substituting the words “Registrar of the Magistrate’s Court”.

11. Regulation 68 of the principal regulations is hereby amended by revoking Tables G and H, and substituting the following tables:

“Table G—Copper Pipes for Water

Nominal Size of Pipe	Thickness	Permissible Tolerances on Thickness		Minimum Hydraulic Test Pressure
		Plus	Minus	
In.	S.W.G. In.	In.	In.	Lb/sq. In.
$\frac{3}{8}$..	20 0·036	0·003	0·002	} 500
$\frac{1}{2}$..	19 0·040	0·004	0·002	
$\frac{3}{4}$..	19 0·040	0·004	0·002	
1 ..	19 0·040	0·004	0·004	
$1\frac{1}{4}$..	18 0·048	0·004	0·004	
$1\frac{1}{2}$..	18 0·048	0·004	0·004	
2 ..	18 0·048	0·004	0·004	} 400”
$2\frac{1}{2}$..	18 0·048	0·004	0·004	
3 ..	16 0·064	0·004	0·004	
$3\frac{1}{2}$..	15 0·072	0·004	0·004	
4 ..	14 0·080	0·006	0·004	

“Table H—Copper Pipes for Sanitation

Nominal Size of Pipe	Thickness	Permissible Tolerances on Thickness		Minimum Hydraulic Test Pressure
		Plus	Minus	
In.	S.W.G. In.	In.	In.	Lb/sq. In.
1	19 0.040	0.004	0.004	} 500
1½	18 0.048	0.004	0.004	
1¾	18 0.048	0.004	0.004	
2	18 0.048	0.004	0.004	} 400
2½	18 0.048	0.004	0.004	
3	17 0.056	0.004	0.004	
3½	16 0.064	0.004	0.004	} 200”
4	16 0.064	0.004	0.004	
5	16 0.064	0.004	0.004	
6	15 0.072	0.005	0.005	

12. Regulation 69 of the principal regulations is hereby amended by revoking subclause (2), and substituting the following subclause:

“(2) Traps shall be made of copper pipe conforming to the requirements of Table H of regulation 68 hereof, or of cast iron, galvanised wrought iron, galvanised mild steel, brass, lead of not less than 6 lb to the square foot, or other approved material.”

13. Regulation 75 of the principal regulations is hereby amended by omitting from subclause (1), the expression “14 ft”, and substituting the expression “13 ft”.

14. Regulation 76 of the principal regulations is hereby amended by omitting, from subclause (4), the words “of the trap”.

15. (1) Regulation 78 of the principal regulations is hereby amended by revoking Table K, and substituting the following table:

“Table K—Minimum Diameters and Gradients of Waste Pipes and Soil Pipes

Diameter of Waste Pipes or Soil Pipes in Inches	Minimum Permissible Gradient	Maximum Number of Units	Maximum Equivalent Discharge Units			
			Gradient Not Less Than 1 in 40	Gradient Not Less Than 1 in 12	Gradient Not Less Than 1 in 4	Vertical Pipes
1¼ ..	1 in 15	1	..	1	1	1
1½ ..	1 in 18	6	..	6	8	9
2 ..	1 in 24	9	..	12	17	24
2½ ..	1 in 30	14	..	20	28	36
3 ..	1 in 36	20	..	30	40	50
4 ..	1 in 48	100	100	150	210	260
6 ..	1 in 72	420	490	820	1150	1400”

(2) Regulation 78 of the principal regulations is hereby further amended—

- (a) By omitting from subclause (2) the word “values” where it first appears, and substituting the word “units”;
- (b) By omitting the word “Values” where it appears in subclause (2) in the heading to Table L, and substituting the word “Units”;
- (c) By omitting the word “Value” where it appears in subclause (2) in the subheading to Table L, and substituting the word “Unit”;
- (d) By omitting from subclause (3) the words “Where the total equivalent discharge value of any fittings lies between two values”, and substituting the words “Where the total equivalent discharge units of any fittings lies between two numbers of units”.

16. Regulation 79 of the principal regulations is hereby amended by revoking subclause (4), and substituting the following subclause:

“(4) Where a range of lavatory basins is installed on a ground floor of any premises, and the floor is of concrete or other impervious material, the waste pipes of such lavatory basins, if approved by the Engineer, need not be separately trapped and may be discharged into an impervious open channel in the floor graded to discharge over the grating of a trap in the floor. Such trap shall discharge through a waste pipe not less than 3 in. in diameter, delivering under the grating of a gully trap on ground level outside the building. Alternatively, the channel may discharge directly over a gully trap outside, if the opening inside the building is protected by a rat-proof grating.”

17. Regulation 83 of the principal regulations is hereby amended by inserting in subclause (2), before the words “Such vent pipe” where they secondly appear, the words “Except as provided by regulation 87 hereof”.

18. The principal regulations are hereby amended by revoking regulation 84, and substituting the following regulation:

“**84. Ventilation of drains**—(1) At that part of every main drain which is at the highest level, there shall be connected to the drain, on the sewer or outfall side of the last fitting, a terminal vent pipe which shall be carried upwards on the outside of the building, or in a duct as provided by regulation 87 hereof, in as direct a line as possible, and terminated as required by regulation 75 hereof.

“(2) At the highest portion of every branch drain which is over 30 ft in length, and of every other branch drain where, in the opinion of the Engineer, it is necessary to do so, a terminal vent pipe shall be connected to that branch drain on the sewer or outfall side of the last fitting.

“(3) Notwithstanding anything to the contrary in subclauses (1) and (2) of this regulation, with the express permission of or at the direction of the Engineer in any particular case, any terminal vent mentioned in either of those subclauses may be connected to the drain or branch drain at such other alternative position approved by the Engineer.

“(4) Notwithstanding anything to the contrary in subclauses (1) and (2) of this regulation, with the express permission of the Engineer in any particular case, the terminal vent may be omitted from any drain connected directly to a disposal system.

“(5) Except as directed by the Engineer in any particular case subclauses (1) and (2) of this regulation shall not apply to storm-water drains.

“(6) Where there is, within 30 ft, measured along the drain, of that part of the drain or branch drain which is at the highest level, a soil pipe connected to that drain and ventilated in accordance with subclause (1) of this regulation, it shall not be necessary to connect a terminal vent pipe as herein specified to that drain or branch drain.

“(7) On the sewer side of any interceptor trap in any drain, the Engineer, may require a main vent pipe to be connected to the drain. The top of the vent pipe, unless otherwise directed by the Engineer, shall be not less than 3 ft above the eaves or parapet of the building to which it is attached and shall be at least 5 ft from any opening window below and 10 ft from any opening window at or above the level of the vent pipe, and at least 3 ft from any chimney opening and in any case to a height of not less than 13 ft above the ground level at that point.”

19. Regulation 85 of the principal regulations is hereby amended—

(a) By inserting in paragraph (a) of subclause (1), after the words “ $\frac{5}{16}$ th in. in thickness”, the words “and of approved quality”:

(b) By revoking the proviso to paragraph (a) of subclause (1), and substituting the following proviso:

“Provided that within 6 ft of ground level, that portion of the vent pipe connected to a drain shall be made of galvanised wrought iron, galvanised mild steel, cast iron or approved quality heavy duty asbestos cement of 5/16 in. in thickness:”

(c) By omitting from paragraph (c) of subclause (1) the word “wire”:

(d) By adding to paragraph (d) of subclause (1) the words “or soldered”:

(e) By omitting from subclause (2) the words “and asbestos cement”.

20. (1) Regulation 89 of the principal regulations is hereby amended—

(a) By omitting from subclause (1) the word “work” where it first appears:

(b) By omitting from subclause (4) the word “smaller”.

(2) Regulation 89 of the principal regulations is hereby further amended by revoking subclause (5), and substituting the following subclauses:

“(5) When the Engineer has satisfied himself that the proposed work can be carried out in accordance with these regulations, he shall, on payment of the appropriate fee specified in any relevant bylaw or resolution, issue a permit in form 2 in the First Schedule hereto:

“Provided that the Engineer may refuse a permit if he is of the opinion that the age or condition of the building or the use to which the building or fitting is to be put does not justify the issue of a permit:

“Provided also that where the local authority bases its permits fees on the estimated value of the work any question as to the estimated value of the work shall be determined in his discretion by the Engineer and his determination shall be final.

“(5A) Permits for drainage work shall not be issued to any person other than the registered drainlayer who is to do the work or who is to exercise personal supervision of the work.

“(5B) Permits for sanitary plumbing shall not be issued to any person other than the registered plumber who is to do the work or who is to exercise personal supervision of the work, or a person who (not being a registered plumber) is entitled by law to do the work which is the subject of the permit.

“(5c) Any permit issued shall be deemed to expire and be void if work is not commenced within the period of six calendar months from the date of issue thereof:

“Provided that the Engineer may from time to time by writing under his hand grant an extension of the aforesaid period of six months, should he consider the cause of delay to warrant the extension, and every such extension shall have the effect of continuing the validity of the permit for the period or until the date set out in the extension, but not in any case for a period exceeding six months from the day the extension was granted.”

(3) The principal regulations are hereby consequentially amended by revoking the Second Schedule.

21. Regulation 90 of the principal regulations is hereby amended by omitting the words “every plumber and every drainlayer”, and substituting the words “every person”.

22. The principal regulations are hereby amended by revoking regulation 92, and substituting the following regulation:

“**92. Responsibility for work performed**—Every person to whom a permit has been issued shall be responsible for ensuring to the local authority that the work is done in accordance with these regulations.”

23. Regulation 93 of the principal regulations is hereby amended:

- (a) By omitting from subclause (1) the words “the plumber or drainlayer, as the case may be,” in each place where those words appear, and substituting in each case the words “every person to whom a permit has been issued”:
- (b) By omitting from subclause (2), and also from subclause (4), the words “plumber or drainlayer”, and substituting in each case the words “person to whom a permit has been issued”:
- (c) By omitting from subclause (3) the words “the plumber or drainlayer”, and substituting the words “the person”:
- (d) By omitting from subclause (6) the words “of a registered plumber”, and substituting the words “authorised by a permit under these regulations”.

24. Regulation 94 of the principal regulations is hereby revoked.

25. Regulation 95 of the principal regulations is hereby amended by inserting in subclause (1), after the word “regulations” where it first occurs, the words “other than regulation 66”.

26. The principal regulations are hereby amended by revoking the First Schedule, and substituting the First Schedule set out in the Schedule to these regulations.

SCHEDULE

Reg. 26

NEW FIRST SCHEDULE TO PRINCIPAL REGULATIONS

“FIRST SCHEDULE

Form 1

Reg. 89 (2)

APPLICATION FOR PERMIT FOR SANITARY PLUMBING OR DRAINAGE WORK

To the Engineer,
..... Council (or Board).

I, the undersigned [*Name in full*] of [*Insert full address*], hereby apply for permission for the work described herein, and set out in the plans attached hereto, to be carried out in the premises situated in [*Description of land*], Lot No., Section No., D.P., Block or S.D. or S.O.*

Name and address of person for whom work is to be carried out:
.....
.....

Name and address of registered plumber or other person entitled to do the work:

Value of Proposed Work Including Materials—

Estimated value of:

- (a) Plumbing
- (b) Drainage
- Total

Signature:

Dated this day of 19 ..

*Complete whichever is applicable.

Form 2

Reg. 89 (5)

..... Council (or Board)

Permit No.

PERMIT FOR SANITARY PLUMBING OR DRAINAGE WORK

MR, of [*Full address*], is hereby authorised to carry out the work described herein, as set forth in the plans deposited with me, in the premises owned (or occupied) by Mr and situated in Street,, Lot No., Section No., D.P., Block or S.D. or S.O.*

Description of Work:

Estimated Value of Work Including Materials—

Estimated value:..... .

Receipt Number for Permit Fee:

The work is to be carried out in strict accordance with the Drainage and Plumbing Regulations 1959, and shall be completed on or before the day of 19 ..

Date:

....., Engineer
(or other officer authorised by the local authority).

*Complete whichever is applicable.

SCHEDULE—continued

Reg. 93 (1) Form 3
..... Council (or Board)

NOTICE OF COMPLETION OF WORK

To the Engineer,
..... Council (or Board).

I HEREBY give notice that I have completed at premises situated in
..... Street, owned by Mr, the sanitary plumbing (or
drainage work) specified in permit No., issued on the
day of 19 .., and I hereby request that the work be inspected.

Dated this day of 19 ..

Signature:

The work above referred to:

I hereby certify that the work has been examined and found satis-
factory.

Dated this day of 19 ..

....., Inspector.

Reg. 93 (1) Form 4
..... Council (or Board)

CERTIFICATE OF COMPLETION OF SANITARY PLUMBING OR DRAINAGE
WORK

To Mr, of Street.

I HEREBY certify that the sanitary plumbing (or drainage work) carried
out by you and specified in permit No., issued on the
day of 19 .., has been satisfactorily completed in accordance
with the Drainage and Plumbing Regulations 1959.

Dated this day of 19 ..

....., Engineer
(or other officer authorised by the local authority)."

T. J. SHERRARD,
Clerk of the Executive Council.

EXPLANATORY NOTE

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

These regulations vary standards of sanitary accommodation for licensed premises under
the Sale of Liquor Act 1962, the specifications governing copper pipes used for water and
sanitation, and the specifications governing the minimum diameters and gradients of
waste pipes and soil pipes. They also provide for a new definition of the term "sanitary
plumbing" to tie in with the Plumbers and Gasfitters Registration Act 1964, and make
minor amendments to the provisions of the principal regulations governing sanitary
fittings and plumbing.

Issued under the authority of the Regulations Act 1936.
Date of notification in *Gazette*: 11 March 1965.
These regulations are administered in the Department of Health.