Factories

FACTORIES (WORKS OF ENGINEERING CONSTRUCTION) ORDER

Orders made under s. 64.

FACTORIES (WORKS OF ENGINEERING CONSTRUCTION) ORDER

Revoked by LN. 2006/145 as from 7.12.2006

(1957.01.24-2)

1.2.1957

Amending enactments

Relevant current provisions

Commencement date

Order of 25.11.1969 Para.2(2)

Revoked Subsidiary 1957.01.24-2

1956-12

1956-12

Factories

Revoked Subsidiary 1957.01.24-2

FACTORIES (WORKS OF ENGINEERING CONSTRUCTION) ORDER

FACTORIES (WORKS OF ENGINEERING CONSTRUCTION) ORDER

Title.

1. This Order may be cited as the Factories (Works of Engineering Construction) Order.

Application.

2. (1) Subject as hereinafter in this Order provided the provisions of the Ordinance hereinafter mentioned shall apply to works of engineering construction undertaken by way of trade or business, or for the purpose of any industrial or commercial undertaking, and any line or siding which is used in connection therewith and for the purposes thereof and is not part of a railway, that is to say–

- (a) Part I;
- (b) Part II;
- (c) the provisions of Part IV with respect to sanitary conveniences:
- (d) the provisions of Part V with respect to steam boilers and air receivers (including the provisions as to exceptions as to steam boilers and air receivers), and the power of the magistrates' court to make orders as to dangerous conditions and practices:
- (e) the provisions of Part VI with regard to first aid;
- (f) the provisions of Part VII with respect to protective clothing and appliances, protection of eyes in certain processes, and to regulations for health, safety and welfare;
- (g) the provisions of Part IX with respect to the abstract of the Ordinance, regulations, notices, general registers (as far as applicable), preservation of registers and records, duties of persons employed, and the prohibition of deductions from wages;
- (h) Part X;
- (i) the provisions of Part XI with respect to powers of inspectors;
- (j) Part XII;

Provided that no order made under the provisions of the Ordinance with respect to the power of the magistrates' court to make orders as to dangerous conditions and practices and no regulations made under Part VII of the Ordinance shall operate so as to interfere with the design of any

Factories

Revoked Subsidiary 1957.01.24-2

1956-12

FACTORIES (WORKS OF ENGINEERING CONSTRUCTION) ORDER

works of engineering construction or with the adoption in the execution of these works of any method prescribed in the specification or in any signed plans issued, or written directions given, by the consulting engineer or the engineer in charge being a method which is not inconsistent with the safety of the works or of the persons employed.

(2) The provisions of the Ordinance in their application to works of engineering construction shall have effect as if any place where such operations are carried on were a factory, and any person undertaking such operations to which the Ordinance applies were the occupier of a factory and with such other adaptations and modifications as may be made by regulations made by the Governor:

Provided that such of the provisions of the Ordinance as require general registers to be kept and copies of the prescribed abstract of the Ordinance and of the regulations or the prescribed abstract of such regulations to be kept posted up on the premises shall be deemed to be complied with as respects works of engineering construction if the general register is kept at an office of the person undertaking the works of engineering construction and copies of the abstract of the Ordinance and of the regulations or abstract thereof are kept posted up at each office, yard, or shop of the person undertaking the operations at which persons employed by him on the operations attend, and in a position where they can easily be read by such persons.

Notification of works of engineering construction.

3. Any person undertaking any works of engineering construction to which the Ordinance applies shall, not later than seven days after the beginning thereof, serve on the Director a written notice stating the name and postal address of the person so undertaking the operations, the place and nature of such operations, whether any mechanical power is used, and, if so, its nature, and such other particulars as may be prescribed:

Provided that-

- (a) this paragraph shall not apply to any operations which the person undertaking them has reasonable grounds for believing will be completed in a period of less than three weeks; and
- (b) where a person undertakes any work of engineering construction in a place where such operations are in progress he shall not be required to give such a notice as aforesaid if a notice was given in respect of the operations in progress.