BUILDING MAINTENANCE AND STRATA MANAGEMENT ACT
(CHAPTER 30C)

ARRANGEMENT OF REGULATIONS

PART 1
PRELIMINARY

Regulation
1. Citation and commencement
2. Definitions

PART 2
BUILDING MAINTENANCE

3. Painting of external walls
4. Gates and fences

PART 3
LIFT MAINTENANCE

5. Application of this Part
6. Operation of lifts
7. Examination, inspection and testing of lifts
8. Application for permit to operate for lifts
9. Application fee
10. Permit to operate for lifts
11. Suspension or stoppage of lift operation
12. Lifts to be kept in good working condition
13. Periodic maintenance of lifts
14. Investigation of lift incidents
Regulation

14A. Preservation of site after incident mentioned in regulation 14
15. Duties of lift service contractor
16. Duties of lift owner
17. Duties of lift owner and specialist professional engineer in major alteration or replacement works

PART 4

ESCALATOR MAINTENANCE

18. Operation of escalators
19. Examination, inspection and testing of escalators
20. Application for permit to operate for escalators
21. Application fee
22. Permit to operate for escalators
23. Suspension or stoppage of escalator operation
24. Escalators to be kept in good working condition
25. Periodic maintenance of escalators
26. Investigation of escalator incidents
26A. Preservation of site after incident mentioned in regulation 26
27. Duties of escalator service contractor
28. Duties of escalator owner
29. Duties of escalator owner and specialist professional engineer in major alteration or replacement works

PART 5

MISCELLANEOUS

30. Obstruction
31. Revocation
32. Saving and transitional provisions
   First Schedule
   Second Schedule
   The Schedules

In exercise of the powers conferred by section 136 of the Building Maintenance and Strata Management Act, the Minister for National Development makes the following Regulations:
PART 1
PRELIMINARY

Citation and commencement

1.—(1) These Regulations are the Building Maintenance and Strata Management (Lift, Escalator and Building Maintenance) Regulations 2016 and, except for Part 4, and Part 2 of the Schedule, come into operation on 25 July 2016.

(2) Part 4, and Part 2 of the Schedule, come into operation on 1 November 2016.

Definitions

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

“certificate of statutory completion” means a certificate of statutory completion issued under the Building Control Act (Cap. 29), and includes a certificate of fitness for occupation issued under the repealed Building Control Act (Cap. 29, 1985 Ed.);

“escalator service contractor” (also known as an escalator contractor) means a contractor who is registered with the Building and Construction Authority to carry out installation, major alteration, replacement works and maintenance of escalators, and is of at least L2 or such other financial grade as the Commissioner may determine;

“home lift” means a lift, not being common property, installed in a private home solely for the use of its occupants;


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“lift service contractor” (also known as a lift contractor) means a contractor who is registered with the Building and Construction Authority to carry out installation, major alteration, replacement works and maintenance of lifts, and is of at least L2 or such other financial grade as the Commissioner may determine;

“operate”, in relation to a lift or escalator, includes allowing or authorising the operation of the lift or escalator;

“owner”, in relation to a lift or escalator, means —

(a) except as otherwise provided by paragraph (b), the owner, lessee or occupier of the building or structure in, or in connection with, which the lift or escalator is used; or

(b) where the lift or escalator is part of any common property or limited common property —

(i) in the case of common property of any housing estate of the Housing and Development Board — the Town Council established under the Town Councils Act (Cap. 329A) for that housing estate;

(ii) in the case of common property or limited common property not comprised in a strata title plan — the person receiving any rent or charge for the maintenance of that common property or limited common property, and includes every person whose name is entered in the Valuation List prepared under section 10 of the Property Tax Act (Cap. 254) as owner of that common property or limited common property; or

(iii) in the case of common property or limited common property comprised in a strata title
plan — the management corporation or subsidiary management corporation, as the case may be, having control of the common property or limited common property,

but does not include a supplier of a lift or escalator, or an agent of such supplier, who, by reason only of a contract for the sale or installation of the lift or escalator, retains the ownership of the lift or escalator pending any payment of its price or the giving of any other consideration;

“passenger conveyor” means a power-driven installation comprising a continuously moving walkway for conveying people —

(a) between different parts of a building; or
(b) between 2 buildings;

“permit to operate” means a permit issued by the Commissioner under regulation 10 or 22;

“power-driven” means driven otherwise than by human power;

“specialist professional engineer” means a person who —

(a) is registered under the Professional Engineers Act (Cap. 253) as a specialist professional engineer in the specialised branch of lift and escalator engineering; and

(b) has a valid practising certificate in the specialised branch of lift and escalator engineering;

“stairlift” means a motorised platform or seat installed in a stairway, which transverses the stairs when activated;

“standard” —

(a) in relation to a lift or escalator specified in Part 1 of the Second Schedule, means the applicable standard that the lift or escalator was designed to; and
(b) in relation to any major alteration or replacement works carried out on any lift or escalator specified in the first column of Part 2 of the Second Schedule, means the applicable standard (as in force or published from time to time) specified in the second column of that Part corresponding to that lift or escalator;

[S 875/2018 wef 15/01/2019]

“temporary occupation permit”, in relation to a building, or part of a building, means a temporary occupation permit issued under the Building Control Act for the building or that part, and includes a temporary occupation licence issued under the repealed Building Control Act;

“vertical platform lift” means a vertical lifting platform intended for use by people with impaired mobility, with or without wheelchair, travelling vertically between predefined levels along a guided path.

(2) For the purposes of these Regulations —

(a) a lift includes a stairlift and a vertical platform lift; and

(b) a home lift does not include a stairlift or a vertical platform lift installed in a private home solely for the use of its occupants.

(3) A reference to a lift in the definition of “standard”, regulations 7 and 13 and the First and Second Schedules includes a reference to a part of the lift.

[S 875/2018 wef 15/01/2019]

(4) A reference to an escalator in the definition of “standard”, regulations 19 and 25 and the First and Second Schedules includes a reference to a part of the escalator.

[S 875/2018 wef 15/01/2019]
PART 2
BUILDING MAINTENANCE

Painting of external walls

3.—(1) Every owner of any building, common property or limited common property must ensure that the external walls of the building, common property or limited common property, if painted, are painted—

(a) at intervals of not more than 7 years or such longer interval as the Commissioner, in any particular case, may determine; and

(b) to the satisfaction of the Commissioner.

(2) Any person who contravenes paragraph (1) shall be guilty of an offence and shall be liable on conviction to a fine not exceeding $3,000.

Gates and fences

4.—(1) Every owner of any exterior gate or fence must ensure that they are repaired without delay when damaged and, if painted, are painted to the satisfaction of the Commissioner.

(2) Any person who contravenes paragraph (1) shall be guilty of an offence and shall be liable on conviction to a fine not exceeding $3,000.

(3) In this regulation, “fence” means any dividing fence between properties (whether landed or non-landed) or along the boundary of a property (whether landed or non-landed), and includes wall fence and railings but does not include retaining walls.

PART 3
LIFT MAINTENANCE

Application of this Part

5. This Part applies to all lifts installed in accordance with the permission of the Commissioner of Building Control under
regulation 29 of the Building Control Regulations 2003 (G.N. No. S 666/2003), but not the following lifts:

(a) a lift used solely for the carriage, stacking, loading or unloading of goods or materials;
(b) a mechanised vehicle parking system for transporting only vehicles;
(c) a hoist used solely for lifting or feeding material directly into a machine;
(d) a stage or orchestra lift;
(e) a lift or hoist provided, in connection with any building which is being constructed, for the use solely of persons employed in the construction or for carrying materials used in the construction;
(f) a lift used as part of an amusement ride, as defined in the Amusement Rides Safety Act (Cap. 6A);

[S 875/2018 wef 15/01/2019]

(g) a stairlift or a vertical platform lift that —

(i) has a maximum vertical displacement of less than 1,000 mm during operation;
(ii) exerts a maximum force of less than 150 N when the lift is in operation; and
(iii) serves a single residential unit.

[S 875/2018 wef 15/01/2019]

Operation of lifts

6.—(1) An owner of a lift must not —

(a) operate the lift; or
(b) resume operating the lift after any major alteration or replacement works to the lift,

unless a valid permit to operate is issued for the lift and the permit is not suspended.

(2) An owner of a lift who contravenes paragraph (1) shall be guilty of an offence and shall be liable on conviction to a fine not exceeding
$20,000 or to imprisonment for a term not exceeding 12 months or to both.

[S 875/2018 wef 15/01/2019]

Examination, inspection and testing of lifts

7.—(1) Before applying for a permit to operate for any lift under regulation 8, the owner of the lift must engage a lift service contractor to examine, inspect and test the lift —

(a) in accordance with the requirements in paragraph (2); and

(b) in the presence of a specialist professional engineer.

[S 875/2018 wef 15/01/2019]

(2) The requirements for the purposes of paragraph (1)(a) are —

(a) in the case of a home lift, a vertical platform lift or a stairlift —

(i) the requirements for examination, inspection and testing in the manufacturer’s recommendations for the lift;

(ii) where the requirements mentioned in sub-paragraph (i) are not available, the requirements for examination, inspection and testing in the standard that the lift was designed to;

(iii) where the requirements mentioned in sub-paragraphs (i) and (ii) are not available, the requirements for examination, inspection and testing proposed by the specialist professional engineer for the lift and accepted by the Commissioner in writing; or

(iv) despite sub-paragraphs (i), (ii) and (iii), where an alternative standard or a modification of requirements is accepted by the Commissioner under regulation 17(4B)(a) for the lift, the requirements for examination, inspection and testing in that alternative standard or those modified requirements; or

[S 348/2016]
(b) in the case of any other lift —

(i) the requirements for examination, inspection and testing in the standard that the lift was designed to; or

(ii) despite sub-paragraph (i), where an alternative standard or a modification of requirements is accepted by the Commissioner under regulation 17(4B)(a) for the lift, the requirements for examination, inspection and testing in that alternative standard or those modified requirements.

[S 875/2018 wef 15/01/2019]

(2A) To avoid doubt, parts of the same lift may be subject to different requirements.

[S 875/2018 wef 15/01/2019]

(3) A lift service contractor who is engaged by an owner of a lift to carry out an examination, inspection and testing of the lift under paragraph (1) and —

(a) who fails to do so; or

(b) who does not carry out the examination, inspection and testing of the lift in accordance with paragraph (1)(a) or (b),

shall be guilty of an offence and shall be liable on conviction to a fine not exceeding $20,000 or to imprisonment for a term not exceeding 12 months or to both.

[S 875/2018 wef 15/01/2019]

(4) An owner of a lift must not engage a person who is not a lift service contractor to carry out any examination, inspection or testing of a lift under paragraph (1).

(5) A person must not carry out any examination, inspection or testing of a lift unless the person is a lift service contractor.

(6) Any person who contravenes paragraph (4) or (5) shall be guilty of an offence and shall be liable on conviction to a fine not exceeding $20,000 or to imprisonment for a term not exceeding 12 months or to both.

[S 875/2018 wef 15/01/2019]
Application for permit to operate for lifts

8.—(1) An application for a permit to operate for any lift must —

(a) be made within 3 months after the date the lift is examined, inspected and tested under regulation 7 or, if the examination, inspection and testing does not take place on a single day, on the first day on which the examination, inspection and testing starts; and

(b) be accompanied by —

(i) a certificate, in such form and manner as may be determined by the Commissioner, signed by the specialist professional engineer mentioned in regulation 7(1)(b); and

[S 875/2018 wef 15/01/2019]

(ii) such other documents, particulars and information as may be required by the Commissioner in the particular case.

(2) The specialist professional engineer must state the following in the certificate mentioned in paragraph (1)(b)(i):

(a) the lift service contractor has carried out the examination, inspection and testing of the lift, in the presence of the specialist professional engineer and in accordance with regulation 7(1);

(b) the specialist professional engineer is of the opinion that the lift is in a fit condition for operation;

(c) the specialist professional engineer is not a partner, associate, director, officer or employee of the owner of the lift or the lift service contractor carrying out the examination, inspection and testing of the lift under regulation 7(1).

[S 875/2018 wef 15/01/2019]

(3) An application must —

(a) be made by the owner of the lift to the Commissioner in such form and manner as the Commissioner may require;
(b) relate to a single lift, or to 2 or more lifts within or connected to a single building or comprised in 2 or more buildings belonging to the same owner; and

(c) be accompanied by the relevant application fee in regulation 9.

(4) If the Commissioner receives an application, the Commissioner may carry out, or arrange to be carried out by any person authorised by the Commissioner, such inspections or inquiries in relation to the application as the Commissioner considers necessary for a proper consideration of the application.

(5) For the purposes of paragraph (2), a specialist professional engineer who makes a statement mentioned in paragraph (2) that is false or misleading in a material particular, knowing the statement to be false or misleading, shall be guilty of an offence and shall be liable on conviction to a fine not exceeding $20,000 or to imprisonment for a term not exceeding 12 months or to both.

[S 875/2018 wef 15/01/2019]

Application fee

9. The application fee mentioned in regulation 8(3)(c) is —

(a) where the total number of lifts to which the application relates is 10 or fewer, $20 per lift; or

(b) where the total number of lifts to which the application relates is more than 10, an amount equal to —

(i) $200; plus

(ii) $10 per lift in excess of 10.

Permit to operate for lifts

10.—(1) The Commissioner may, without checking the documents and particulars accompanying an application made under regulation 8, for every lift to which the application relates, issue a permit to operate authorising the operation of that lift, on the basis of the certificate mentioned in regulation 8(1)(b)(i).
(2) Despite paragraph (1), the Commissioner may carry out random checks on any document or particulars relating to any application at any time before or after issuing a permit to operate.

(3) A permit to operate issued under paragraph (1) —

(a) is in such form as the Commissioner may determine;

(b) may contain such conditions (as the Commissioner may determine) subject to which it is issued; and

(c) is valid for 12 months.

(4) An owner of a lift must, at all times on or after 1 September 2017 during the operation of the lift, display or cause to be displayed, in a prominent manner and in a conspicuous position in the lift, a valid permit to operate for that lift.

(5) An owner of a lift who contravenes paragraph (4) shall be guilty of an offence and shall be liable on conviction to a fine not exceeding $20,000 or to imprisonment for a term not exceeding 12 months or to both.

[S 875/2018 wef 15/01/2019]

Suspension or stoppage of lift operation

11.—(1) The Commissioner may, by written notice served on the owner of a lift, suspend or stop the operation of the lift if the Commissioner is of the opinion that —

(a) the lift is in a dangerous state or condition that is likely to cause injury to any person;

(b) it is in the interests of public safety to do so;

(c) the owner of the lift has breached or is breaching any condition of the permit to operate for that lift; or

(d) any information or document that is false or misleading in a material particular was given during the application for the permit to operate for that lift.

(2) The owner of a lift must, immediately after receiving any written notice under paragraph (1) to suspend the operation of the lift, suspend the operation of the lift, and may resume operation of the lift

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only after the Commissioner has served a written notice on the owner informing the owner that the suspension is lifted.

(3) The owner of a lift must, immediately after receiving any written notice under paragraph (1) to stop the operation of the lift, stop the operation of the lift.

(4) An owner of a lift who, on his or her own motion, wishes to permanently stop the operation of the lift, must notify the Commissioner before permanently stopping the operation of the lift.

(5) A permit to operate for a lift ceases to be valid when —

(a) the Commissioner gives written notice to stop the operation of the lift under paragraph (1);

(b) any major alteration or replacement works to the lift are commenced;

(c) the owner notifies the Commissioner under paragraph (4) of the permanent stoppage of the operation of the lift; or

(d) the temporary occupation permit issued for the building (or part of the building) which the lift is installed in or attached to has been revoked.

(6) An owner of a lift who contravenes paragraph (2) or (3) shall be guilty of an offence and shall be liable on conviction to a fine not exceeding $20,000 or to imprisonment for a term not exceeding 12 months or to both.

[S 875/2018 wef 15/01/2019]

Lifts to be kept in good working condition

12.—(1) An owner of a lift must ensure that —

(a) the lift is kept in a good working condition at all times; and

(b) the lift is —

(i) periodically maintained; and

(ii) examined, inspected and tested,

in accordance with these Regulations.

(2) An owner of a lift which is in such a condition, or is used in such a way, as —

Informal Consolidation – version in force from 15/1/2019
(a) to be or likely to be dangerous; or
(b) to cause or be likely to cause injury to people carried in the lift,

must immediately stop the operation of the lift.

(3) An owner of a lift who contravenes paragraph (1) or (2) shall be guilty of an offence and shall be liable on conviction to a fine not exceeding $20,000 or to imprisonment for a term not exceeding 12 months or to both.

[S 875/2018 wef 15/01/2019]

Periodic maintenance of lifts

13.—(1) An owner of a lift in operation must engage a lift service contractor (and no other) to maintain the lift.

(2) The lift service contractor engaged by an owner of a lift under paragraph (1) must carry out maintenance works for the lift in accordance with the maintenance requirements in Part 1 of the First Schedule (or any alternative maintenance requirements accepted by the Commissioner under paragraph (2A)) and —

(a) in the case of a home lift, a vertical platform lift or a stairlift —

(i) the requirements for periodic maintenance in the manufacturer’s recommendations for the lift;

(ii) where the requirements mentioned in sub-paragraph (i) are not available, the requirements for periodic maintenance in the standard that the lift was designed to;

(iii) where the requirements mentioned in sub-paragraphs (i) and (ii) are not available, the requirements for periodic maintenance proposed by the specialist professional engineer for the lift and accepted by the Commissioner in writing; or

(iv) despite sub-paragraphs (i), (ii) and (iii), where an alternative standard or a modification of requirements is accepted by the Commissioner under regulation 17(4B)(a) for the lift, the
requirements for periodic maintenance in that alternative standard or those modified requirements; or

(b) in the case of any other lift —

(i) the requirements for periodic maintenance in the manufacturer’s recommendations for the lift; and

(ii) the requirements for periodic maintenance in —

(A) the standard that the lift was designed to; or

(B) despite sub-paragraph (A), the alternative standard or modification of requirements accepted by the Commissioner under regulation 17(4B)(a) for the lift.

[S 875/2018 wef 15/01/2019]

(2A) If the maintenance works for the lift cannot be carried out in accordance with the maintenance requirements in Part 1 of the First Schedule, the lift service contractor may apply to the Commissioner in the form and manner required by the Commissioner, for an alternative maintenance requirement to be accepted by the Commissioner in respect of each maintenance requirement in Part 1 of that Schedule that cannot be complied with.

[S 875/2018 wef 15/01/2019]

(2B) The Commissioner may accept an alternative maintenance requirement proposed by the lift service contractor if —

(a) the maintenance requirement in Part 1 of the First Schedule for which the alternative maintenance requirement is proposed cannot be complied with; and

(b) the alternative maintenance requirement will not affect the safe operation of the lift.

[S 875/2018 wef 15/01/2019]

(2C) To avoid doubt, parts of the same lift may be subject to different requirements.

[S 875/2018 wef 15/01/2019]

(3) The lift service contractor must carry out the maintenance works —
(a) in the case of a home lift, vertical platform lift or stairlift —
   (i) at the frequency recommended in the manufacturer’s recommendations for periodic maintenance (where available); or
   (ii) once every 3 months,
       whichever is more frequent; or
(b) in the case of any other lift —
   (i) at the frequency recommended in the manufacturer’s recommendations for periodic maintenance (where available); or
   (ii) once every month,
       whichever is more frequent.

(4) A person must not carry out any maintenance works on a lift unless the person is a lift service contractor.

(5) Any person who contravenes paragraph (1), (2), (3) or (4) shall be guilty of an offence and shall be liable on conviction to a fine not exceeding $20,000 or to imprisonment for a term not exceeding 12 months or to both.

Investigation of lift incidents

14.—(1) In this regulation, a reference to an incident, in relation to a lift, refers to any of the following:

(a) a person dies or is injured and the death or injury involves a lift, or any associated equipment or machinery of a lift;
(b) the main drive system of a lift fails due to a reason other than the failure of the main power system of the lift;
(c) a suspension rope of a lift breaks;
(d) a brake, overload device, safety component or safety equipment of a lift fails;
(e) an interlocking device for any door of the lift-way of a lift fails due to a reason other than the safety contacts not making electrical contact;
(f) an interlocking device for any door of a lift car fails due to a reason other than the safety contacts not making electrical contact.

(2) Where an incident involving any part of a lift occurs —

(a) the owner of the lift; and

(b) the last lift service contractor who carried out any maintenance or repair work, or otherwise performed work, on the lift,

must each inform the Commissioner of the occurrence of the incident as soon as practicable after the owner and the lift service contractor become aware, respectively, of the occurrence of that incident.

(3) On request by the Commissioner, the lift service contractor mentioned in paragraph (2)(b) must, within the time stipulated by the Commissioner —

(a) engage a specialist professional engineer to investigate the incident and prepare an investigation report of the incident; and

[S 875/2018 wef 15/01/2019]

(b) submit the investigation report to the Commissioner.

(4) The Commissioner may also by written notice require the owner of the lift mentioned in paragraph (2)(a) to submit the following within a stipulated time:

(a) any information relating to the incident;

(b) any video recording of the incident;

(c) an investigation report of the incident by another specialist professional engineer.

[S 875/2018 wef 15/01/2019]

(5) A specialist professional engineer must not, for the purposes of paragraphs (3)(a) and (4), carry out any investigation or prepare any investigation report if the specialist professional engineer is a partner, associate, director, officer or employee of the owner of the lift, or the lift service contractor who engaged the specialist professional engineer.

[S 875/2018 wef 15/01/2019]
(6) Any person who fails to comply with a request or notice of the Commissioner under paragraph (3) or (4) shall be guilty of an offence and shall be liable on conviction to a fine not exceeding $20,000 or to imprisonment for a term not exceeding 12 months or to both.

[S 875/2018 wef 15/01/2019]

(7) Any person who contravenes paragraph (2) or (5) shall be guilty of an offence and shall be liable on conviction to a fine not exceeding $20,000 or to imprisonment for a term not exceeding 12 months or to both.

[S 875/2018 wef 15/01/2019]

**Preservation of site after incident mentioned in regulation 14**

14A.—(1) This regulation applies to an incident mentioned in regulation 14 —

(a) that occurred before 15 January 2019 and in respect of which an investigation under regulation 14 is pending on that date; or

(b) that occurs on or after 15 January 2019.

(2) A person (including the owner of the lift to which the incident relates) must not, without the consent of the Commissioner —

(a) alter, replace, remove or add to any machinery, equipment or article which may have contributed to the cause of the incident; or

(b) modify the scene of the incident.

(3) The owner of the lift to which the incident relates must take all reasonable measures to prevent any person from —

(a) altering, replacing, removing or adding to any machinery, equipment or article which may have contributed to the cause of the incident; or

(b) modifying the scene of the incident.

(4) Nothing in paragraph (1) or (2) operates to interfere with rescue work or work necessary for the general safety of life and property.

(5) Any person who contravenes paragraph (2) or (3) shall be guilty of an offence and shall be liable on conviction to a fine not exceeding
Duties of lift service contractor

15.—(1) A lift service contractor engaged to carry out maintenance works on a lift must, during the term of the engagement —

(a) when requested to do so by the Commissioner, submit an investigation report on any breakdown of the lift;

(b) notify the Commissioner when the lift service contractor, in the course of the lift service contractor’s duties, finds the lift to be unsafe for operation; and

(c) put in place adequate barriers and barricades with warning signs in the vicinity of a lift when the lift is not operational when maintenance works are to be or are being carried out.

(2) If any lift maintenance agreement to which a lift service contractor is a party is terminated, the lift service contractor must —

(a) within 7 days after the termination, notify the Commissioner of the termination; and

(b) within 14 days after the termination, transfer the following records to the owner of the lift:

(i) any maintenance records (including certificates signed by specialist professional engineers or authorised examiners and other documents) in connection with any lift under the lift maintenance agreement;

(ii) any document from the Commissioner setting out the Commissioner’s acceptance of the alternative maintenance requirement proposed by the lift service contractor under regulation 13(2A);

(iii) any records transferred to the lift service contractor under regulation 16(1)(c).
(3) A lift service contractor who, without reasonable excuse, contravenes paragraph (1) or (2) shall be guilty of an offence and shall be liable on conviction to a fine not exceeding $20,000 or to imprisonment for a term not exceeding 12 months or to both.

[S 875/2018 wef 15/01/2019]

Duties of lift owner

16.—(1) An owner of a lift must —

(a) keep all maintenance records (including certificates signed by specialist professional engineers or authorised examiners and other documents) in connection with the lift, for a period of at least 5 years after the issue or making of that record;

(b) whenever required to do so within that period of 5 years, produce to the Commissioner, or any person authorised by the Commissioner, for the Commissioner’s inspection of any of the maintenance records mentioned in sub-paragraph (a); and

(c) transfer the following records to a lift service contractor within 14 days after the lift maintenance agreement with the lift service contractor commences:

(i) a copy of all maintenance records (including certificates signed by specialist professional engineers or authorised examiners and other documents) in connection with the lift, where the maintenance records were issued or made in the past 5 years before the lift maintenance agreement with the lift service contractor commenced;

(ii) all documents from the Commissioner setting out the Commissioner’s acceptance of the alternative maintenance requirement for the lift proposed by a lift service contractor under regulation 13(2A);

(iii) all documents from the Commissioner setting out the Commissioner’s acceptance of the alternative standard or modification of requirements under regulation 17(4B)(a) and any other condition...

Informal Consolidation – version in force from 15/1/2019
imposed by the Commissioner under regulation 17(4B)(b) for the lift;

(iv) all documents from the Commissioner setting out the Commissioner’s acceptance of the requirements for examination, inspection and testing of the lift proposed by a specialist professional engineer under regulation 7(2)(a)(iii);

(v) all documents from the Commissioner setting out the Commissioner’s acceptance of the requirements for periodic maintenance of the lift proposed by a specialist professional engineer under regulation 13(2)(a)(iii).

[S 875/2018 wef 15/01/2019]

(2) An owner of a lift who, without reasonable excuse, contravenes paragraph (1) shall be guilty of an offence and shall be liable on conviction to a fine not exceeding $20,000 or to imprisonment for a term not exceeding 12 months or to both.

[S 875/2018 wef 15/01/2019]

Duties of lift owner and specialist professional engineer in major alteration or replacement works

17.—(1) An owner of a lift must notify the Commissioner in writing before any major alteration or replacement works are carried out on the lift.

(2) For the purpose of this regulation, major alteration or replacement works on a lift includes, but is not limited to, any of the following:

(a) changing or removing any safety device of a lift, or adding any safety device to a lift;
(b) changing the mass of a lift car, including lift car finishing;
(c) changing the rated load or speed of a lift;
(d) changing the travel distance of a lift;
(e) changing the lift control operation (including changing the software or type of driving machine or brakes);
(f) changing the number, type or size of the hoisting ropes supporting a lift car or its counterweight;

(g) changing the size of the guide rails of a lift;

(h) changing the type of safety gear;

(i) changing the lift landing door, lift car door and lift car door drive and control.

(2A) To avoid doubt, replacing a part of a lift with a part of the same design and specifications does not constitute major alteration or replacement works on the lift.

[S 875/2018 wef 15/01/2019]

(3) A person must not carry out any major alteration or replacement works on a lift unless the person —

(a) is a lift service contractor; and

(b) is supervised by a specialist professional engineer for those works.

[S 875/2018 wef 15/01/2019]

(4) Upon completion of any major alteration or replacement works on a lift, the specialist professional engineer must examine, inspect and test every part of the lift that was altered or replaced to ensure that the design and installation of each altered or replaced part is in accordance with —

(a) in the case of a home lift, a vertical platform lift or a stairlift —

(i) the manufacturer’s recommendations for that part; or

(ii) where the manufacturer’s recommendations are not available, the applicable standard in Part 2 of the Second Schedule; or

(b) in the case of any other lift, the applicable standard in Part 2 of the Second Schedule.

[S 875/2018 wef 15/01/2019]

(4A) If the design and installation of any altered or replaced part of a lift cannot be in accordance with paragraph (4), the owner of the lift may make an application to the Commissioner in the form and
manner required by the Commissioner, for the requirement under paragraph (4) to be deemed fulfilled under paragraph (4B).

[S 875/2018 wef 15/01/2019]

(4B) For the purposes of paragraph (4A), the requirement under paragraph (4) is deemed to be fulfilled if all the following conditions are met:

(a) the specialist professional engineer has examined, inspected and tested the altered or replaced part of the lift and confirmed that the part of the lift is designed and installed in accordance with —

(i) an alternative standard that the specialist professional engineer assesses to meet the requirements equivalent to the applicable standard in Part 2 of the Second Schedule; or

(ii) a modification of the requirements that the specialist professional engineer assesses is equivalent to the requirements of the applicable standard in Part 2 of the Second Schedule,

and the Commissioner accepts the alternative standard or modification;

(b) any other condition that the Commissioner may impose.

[S 875/2018 wef 15/01/2019]

(5) For the purposes of paragraphs (3) and (4), a specialist professional engineer must not carry out —

(a) any supervision of any major alteration or replacement works on a lift; or

(b) any examination, inspection and test required by this regulation,

if the specialist professional engineer is a partner, associate, director, officer or employee of the owner of the lift, or the lift service contractor carrying out the major alteration or replacement works on the lift.

[S 875/2018 wef 15/01/2019]

(6) Any person who contravenes paragraph (1), (3), (4) or (5) shall be guilty of an offence and shall be liable on conviction to a fine not
exceeding $20,000 or to imprisonment for a term not exceeding 12 months or to both.

[S 875/2018 wef 15/01/2019]

[S 875/2018 wef 15/01/2019]

PART 4

ESCALATOR MAINTENANCE

Operation of escalators

18.—(1) An owner of an escalator must not —

(a) operate the escalator; or

(b) resume operating the escalator after any major alteration or replacement works to the escalator,

unless a valid permit to operate is issued for the escalator and the permit is not suspended.

(2) An owner of an escalator who contravenes paragraph (1) shall be guilty of an offence and shall be liable on conviction to a fine not exceeding $20,000 or to imprisonment for a term not exceeding 12 months or to both.

[S 875/2018 wef 15/01/2019]

Examination, inspection and testing of escalators

19.—(1) Before applying for a permit to operate for any escalator, the owner of the escalator must engage an escalator service contractor to examine, inspect and test the escalator —

(a) in accordance with the requirements mentioned in paragraph (1A); and

(b) in the presence of a specialist professional engineer.

[S 875/2018 wef 15/01/2019]

(1A) The requirements in paragraph (1)(a) are —

(a) the requirements for examination, inspection and testing in the standard that the escalator was designed to; or

(b) despite sub-paragraph (a), where an alternative standard or a modification of requirements has been accepted by the
Commissioner under regulation 29(4B)(a) for the escalator, the requirements for examination, inspection and testing in that alternative standard or those modified requirements.

[S 875/2018 wef 15/01/2019]

(1B) To avoid doubt, parts of the same escalator may be subject to different requirements.

[S 875/2018 wef 15/01/2019]

(2) An escalator service contractor who is engaged by an owner of an escalator to carry out an examination, inspection and testing of the escalator under paragraph (1) and —

(a) who fails to do so; or

(b) who does not carry out the examination, inspection and testing of the escalator in accordance with paragraph (1)(a) or (b),

shall be guilty of an offence and shall be liable on conviction to a fine not exceeding $20,000 or to imprisonment for a term not exceeding 12 months or to both.

[S 875/2018 wef 15/01/2019]

(3) An owner of an escalator must not engage a person who is not an escalator service contractor to carry out any examination, inspection or testing of an escalator under paragraph (1).

(4) A person must not carry out any examination, inspection or testing of an escalator unless the person is an escalator service contractor.

(5) Any person who contravenes paragraph (3) or (4) shall be guilty of an offence and shall be liable on conviction to a fine not exceeding $20,000 or to imprisonment for a term not exceeding 12 months or to both.

[S 875/2018 wef 15/01/2019]

Application for permit to operate for escalators

20.—(1) An application for a permit to operate for any escalator must —

(a) be made within 3 months after the date the escalator is examined, inspected and tested under regulation 19 or, if
the examination, inspection and testing does not take place on a single day, on the first day on which the examination, inspection and testing starts; and

(b) be accompanied by —

(i) a certificate, in such form and manner as may be determined by the Commissioner, signed by the specialist professional engineer mentioned in regulation 19(1)(b); and

[S 875/2018 wef 15/01/2019]

(ii) such other documents, particulars and information as may be required by the Commissioner in the particular case.

(2) The specialist professional engineer must state the following in the certificate mentioned in paragraph (1)(b)(i):

(a) the escalator service contractor has carried out the examination, inspection and testing of the escalator, in the presence of the specialist professional engineer and in accordance with regulation 19(1);

(b) the specialist professional engineer is of the opinion that the escalator is in a fit condition for operation;

(c) the specialist professional engineer is not a partner, associate, director, officer or employee of the owner of the escalator or the escalator service contractor carrying out the examination, inspection and testing of the escalator under regulation 19(1).

[S 875/2018 wef 15/01/2019]

(3) An application must —

(a) be made by the owner of the escalator to the Commissioner in such form and manner as the Commissioner may require;

(b) relate to a single escalator, or to 2 or more escalators within or connected to a single building or comprised in 2 or more buildings belonging to the same owner; and
(c) be accompanied by the relevant application fee in regulation 21.

(4) If the Commissioner receives an application, the Commissioner may carry out, or arrange to be carried out by any person authorised by the Commissioner, such inspections and inquiries in relation to the application as the Commissioner considers necessary for a proper consideration of the application.

(5) For the purposes of paragraph (2), a specialist professional engineer who makes a statement mentioned in paragraph (2) that is false or misleading in a material particular, knowing the statement to be false or misleading, shall be guilty of an offence and shall be liable on conviction to a fine not exceeding $20,000 or to imprisonment for a term not exceeding 12 months or to both.

[S 875/2018 wef 15/01/2019]

Application fee

21. The application fee mentioned in regulation 20(3)(c) is —

(a) where the total number of escalators to which the application relates is 10 or fewer, $20 per escalator; or

(b) where the total number of escalators to which the application relates is more than 10, an amount equal to —

(i) $200; plus

(ii) $10 per escalator in excess of 10.

Permit to operate for escalators

22.—(1) The Commissioner may, without checking the documents and particulars accompanying an application made under regulation 20, for every escalator to which the application relates, issue a permit to operate authorising the operation of that escalator, on the basis of the certificate mentioned in regulation 20(1)(b)(i).

(2) Despite paragraph (1), the Commissioner may carry out random checks on any document or particulars relating to any application at any time before or after issuing a permit to operate.
(3) A permit to operate issued under paragraph (1) —

(a) is in such form as the Commissioner may determine;

(b) may contain such conditions (as the Commissioner may determine) subject to which it is issued; and

(c) is valid for 12 months.

(4) An owner of an escalator must, at all times on or after 1 March 2018 during the operation of the escalator, display or cause to be displayed, in a prominent manner and in a conspicuous position at or near the escalator, a valid permit to operate for that escalator.

(5) An owner of an escalator who contravenes paragraph (4) shall be guilty of an offence and shall be liable on conviction to a fine not exceeding $20,000 or to imprisonment for a term not exceeding 12 months or to both.

[S 875/2018 wef 15/01/2019]

Suspension or stoppage of escalator operation

23.—(1) The Commissioner may, by written notice served on the owner of an escalator, suspend or stop the operation of the escalator if the Commissioner is of the opinion that —

(a) the escalator is in a dangerous state or condition that is likely to cause injury to any person;

(b) it is in the interests of public safety to do so;

(c) the owner of the escalator has breached or is breaching any condition of the permit to operate for that escalator; or

(d) any information or document that is false or misleading in a material particular was given during the application for the permit to operate for that escalator.

(2) The owner of an escalator must, immediately after receiving any written notice under paragraph (1) to suspend the operation of the escalator, suspend the operation of the escalator, and may resume operation of the escalator only after the Commissioner has served a written notice on the owner informing the owner that the suspension is lifted.
(3) The owner of an escalator must, immediately after receiving any written notice under paragraph (1) to stop the operation of the escalator, stop the operation of the escalator.

(4) An owner of an escalator who, on his or her own motion, wishes to permanently stop the operation of the escalator, must notify the Commissioner before permanently stopping the operation of the escalator.

(5) A permit to operate for an escalator ceases to be valid when —

(a) the Commissioner gives written notice to stop the operation of the escalator under paragraph (1);

(b) any major alteration or replacement works to the escalator are commenced;

(c) the owner notifies the Commissioner under paragraph (4) of the permanent stoppage of the operation of the escalator; or

(d) the temporary occupation permit issued for the building (or part of the building) which the escalator is installed in or attached to has been revoked.

(6) An owner of an escalator who contravenes paragraph (2) or (3) shall be guilty of an offence and shall be liable on conviction to a fine not exceeding $20,000 or to imprisonment for a term not exceeding 12 months or to both.

[S 875/2018 wef 15/01/2019]

Escalators to be kept in good working condition

24.—(1) An owner of an escalator must ensure that —

(a) the escalator is kept in a good working condition at all times; and

(b) the escalator is —

(i) periodically maintained; and

(ii) examined, inspected and tested,

in accordance with these Regulations.
(2) An owner of an escalator which is in such a condition, or is used in such a way, as —

(a) to be or likely to be dangerous; or

(b) to cause or be likely to cause injury to people using the escalator,

must immediately stop the operation of the escalator.

(3) An owner of an escalator who contravenes paragraph (1) or (2) shall be guilty of an offence and shall be liable on conviction to a fine not exceeding $20,000 or to imprisonment for a term not exceeding 12 months or to both.

[S 875/2018 wef 15/01/2019]

Periodic maintenance of escalators

25.—(1) An owner of an escalator in operation must engage an escalator service contractor (and no other) to maintain the escalator.

(2) The escalator service contractor engaged by an owner of an escalator under paragraph (1) must carry out maintenance works for the escalator in accordance with —

(a) the maintenance requirements in Part 2 of the First Schedule (or any alternative maintenance requirements accepted by the Commissioner under paragraph (2A));

(b) the requirements for periodic maintenance in the manufacturer’s recommendations for that escalator; and

(c) the requirements for periodic maintenance in —

(i) the standard that the escalator was designed to; or

(ii) despite sub-paragraph (i), the alternative standard or modification of requirements accepted by the Commissioner under regulation 29(4B)(a) for the escalator.

[S 875/2018 wef 15/01/2019]

(2A) If the maintenance works for the escalator cannot be carried out in accordance with the maintenance requirements in Part 2 of the First Schedule, the escalator service contractor may apply to the Commissioner in the form and manner required by the
Commissioner, for an alternative maintenance requirement to be accepted by the Commissioner in respect of each maintenance requirement in Part 2 of that Schedule that cannot be complied with.

[S 875/2018 wef 15/01/2019]

(2B) The Commissioner may accept an alternative maintenance requirement proposed by the escalator service contractor if —

(a) the maintenance requirement in Part 2 of the First Schedule for which the alternative maintenance requirement is proposed cannot be complied with; and

(b) the alternative maintenance requirement will not affect the safe operation of the escalator.

[S 875/2018 wef 15/01/2019]

(2C) To avoid doubt, parts of the same escalator may be subject to different requirements.

[S 875/2018 wef 15/01/2019]

(3) The escalator service contractor must carry out the maintenance works once every month.

(4) A person must not carry out any maintenance works on an escalator unless the person is an escalator service contractor.

(5) Any person who contravenes paragraph (1), (2), (3) or (4) shall be guilty of an offence and shall be liable on conviction to a fine not exceeding $20,000 or to imprisonment for a term not exceeding 12 months or to both.

[S 875/2018 wef 15/01/2019]

Investigation of escalator incidents

26.—(1) In this regulation, a reference to an incident, in relation to an escalator, refers to any of the following:

(a) a person dies or is injured and the death or injury involves an escalator, or any associated equipment or machinery of an escalator;

(b) the main drive system of an escalator fails due to a reason other than the failure of the main power system of the escalator;
(c) a brake, overload device, safety component or safety equipment of an escalator fails.

(2) Where an incident involving any part of an escalator occurs —

(a) the owner of the escalator; and

(b) the last escalator service contractor who carried out any maintenance or repair work, or otherwise performed work, on the escalator,

must each inform the Commissioner of the occurrence of the incident as soon as practicable after the owner and the escalator service contractor become aware, respectively, of the occurrence of that incident.

(3) On request by the Commissioner, the escalator service contractor in paragraph (2)(b) must, within the time stipulated by the Commissioner —

(a) engage a specialist professional engineer to investigate the incident and prepare an investigation report of the incident; and

[S 875/2018 wef 15/01/2019]

(b) submit the investigation report to the Commissioner.

(4) The Commissioner may also by written notice require the owner of the escalator mentioned in paragraph (2)(a) to submit the following within a stipulated time:

(a) any information relating to the incident;

(b) any video recording of the incident;

(c) an investigation report of the incident by another specialist professional engineer.

[S 875/2018 wef 15/01/2019]

(5) A specialist professional engineer must not, for the purposes of paragraphs (3)(a) and (4), carry out any investigation or prepare any investigation report if the specialist professional engineer is a partner, associate, director, officer or employee of the owner of the escalator, or the escalator service contractor who engaged the specialist professional engineer.

[S 875/2018 wef 15/01/2019]
(6) Any person who fails to comply with a request or notice of the Commissioner under paragraph (3) or (4) shall be guilty of an offence and shall be liable on conviction to a fine not exceeding $20,000 or to imprisonment for a term not exceeding 12 months or to both.

[S 875/2018 wef 15/01/2019]

(7) Any person who contravenes paragraph (2) or (5) shall be guilty of an offence and shall be liable on conviction to a fine not exceeding $20,000 or to imprisonment for a term not exceeding 12 months or to both.

[S 875/2018 wef 15/01/2019]

Preservation of site after incident mentioned in regulation 26

26A.—(1) This regulation applies to an incident mentioned in regulation 26 —

(a) that occurred before 15 January 2019 and in respect of which an investigation under regulation 26 is pending on that date; or

(b) that occurs on or after 15 January 2019.

(2) A person (including the owner of the escalator to which the incident relates) must not, without the consent of the Commissioner —

(a) alter, replace, remove or add to any machinery, equipment or article which may have contributed to the cause of the incident; or

(b) modify the scene of the incident.

(3) The owner of the escalator to which the incident relates must take all reasonable measures to prevent any person from —

(a) altering, replacing, removing or adding to any machinery, equipment or article which may have contributed to the cause of the incident; or

(b) modifying the scene of the incident.

(4) Nothing in paragraph (1) or (2) operates to interfere with rescue work or work necessary for the general safety of life and property.
(5) Any person who contravenes paragraph (2) or (3) shall be guilty of an offence and shall be liable on conviction to a fine not exceeding $20,000 or to imprisonment for a term not exceeding 12 months or to both.

[S 875/2018 wef 15/01/2019]

Duties of escalator service contractor

27.—(1) An escalator service contractor engaged to carry out maintenance works on an escalator must, during the term of the engagement —

(a) when requested to do so by the Commissioner, submit an investigation report on any breakdown of the escalator;

(b) notify the Commissioner when the escalator service contractor, in the course of the escalator service contractor’s duties, finds the escalator to be unsafe for operation; and

(c) put in place adequate barriers and barricades with warning signs in the vicinity of an escalator when the escalator is not operational when maintenance works are to be or are being carried out.

(2) If any escalator maintenance agreement to which an escalator service contractor is a party is terminated, the escalator service contractor must —

(a) within 7 days after the termination, notify the Commissioner of the termination; and

(b) within 14 days after the termination, transfer the following records to the owner of the escalator:

(i) any maintenance records (including certificates signed by specialist professional engineers or authorised examiners and other documents) in connection with any escalator under the escalator maintenance agreement;

(ii) any document from the Commissioner setting out the Commissioner’s acceptance of the alternative
maintenance requirement proposed by the escalator service contractor under regulation 25(2A);

(iii) any records transferred to the escalator service contractor under regulation 28(1)(c).

[S 875/2018 wef 15/01/2019]

(3) An escalator service contractor who, without reasonable excuse, contravenes paragraph (1) or (2) shall be guilty of an offence and shall be liable on conviction to a fine not exceeding $20,000 or to imprisonment for a term not exceeding 12 months or to both.

[S 875/2018 wef 15/01/2019]

Duties of escalator owner

28.—(1) An owner of an escalator must —

(a) keep all maintenance records (including certificates signed by specialist professional engineers or authorised examiners and other documents) in connection with the escalator for a period of at least 5 years after the issue or making of that record;

(b) whenever required to do so within that period of 5 years, produce to the Commissioner, or any person authorised by the Commissioner, for the Commissioner’s inspection of any of the maintenance records mentioned in sub-paragraph (a); and

(c) transfer the following records to an escalator service contractor within 14 days after the escalator maintenance agreement with the escalator service contractor commences:

(i) a copy of all maintenance records (including certificates signed by specialist professional engineers or authorised examiners and other documents) in connection with the escalator, where the maintenance records were issued or made in the past 5 years before the escalator maintenance agreement with the escalator service contractor commenced;
(ii) all documents from the Commissioner setting out the Commissioner’s acceptance of the alternative maintenance requirement for the escalator proposed by an escalator service contractor under regulation 25(2A);

(iii) all documents from the Commissioner setting out the Commissioner’s acceptance of the alternative standard or modification of requirements under regulation 29(4B)(a) and any other condition imposed by the Commissioner under regulation 29(4B)(b) for the escalator.

[S 875/2018 wef 15/01/2019]

(2) An owner of an escalator who, without reasonable excuse, contravenes paragraph (1) shall be guilty of an offence and shall be liable on conviction to a fine not exceeding $20,000 or to imprisonment for a term not exceeding 12 months or to both.

[S 875/2018 wef 15/01/2019]

**Duties of escalator owner and specialist professional engineer in major alteration or replacement works**

29.—(1) An owner of an escalator must notify the Commissioner in writing before any major alteration or replacement works are carried out on the escalator.

(2) For the purpose of this regulation, major alteration or replacement works on an escalator includes, but is not limited to, changing the speed, drive, control, safety device, braking system or step band of an escalator.

(2A) To avoid doubt, replacing a part of an escalator with a part of the same design and specifications does not constitute major alteration or replacement works on the escalator.

[S 875/2018 wef 15/01/2019]

(3) A person must not carry out any major alteration or replacement works on an escalator unless the person —

(a) is an escalator service contractor; and
(b) is supervised by a specialist professional engineer for those works.

[S 875/2018 wef 15/01/2019]

(4) Upon the completion of any major alteration or replacement works on an escalator, the specialist professional engineer must examine, inspect and test every part of the escalator that was altered or replaced to ensure that the design and installation of each altered or replaced part is in accordance with the applicable standard in Part 2 of the Second Schedule.

[S 875/2018 wef 15/01/2019]

(4A) If the design and installation of any altered or replaced part of an escalator cannot be in accordance with paragraph (4), the owner of the escalator may make an application to the Commissioner in the form and manner required by the Commissioner, for the requirement under paragraph (4) to be deemed fulfilled under paragraph (4B).

[S 875/2018 wef 15/01/2019]

(4B) For the purposes of paragraph (4A), the requirement under paragraph (4) is deemed to be fulfilled if all the following conditions are met:

(a) the specialist professional engineer has examined, inspected and tested the altered or replaced part of the escalator and confirmed that the part of the escalator is designed and installed in accordance with —

(i) an alternative standard that the specialist professional engineer assesses to meet the requirements equivalent to the applicable standard in Part 2 of the Second Schedule; or

(ii) a modification of the requirements that the specialist professional engineer assesses is equivalent to the requirements of the applicable standard in Part 2 of the Second Schedule,

and the Commissioner accepts the alternative standard or modification;

(b) any other condition that the Commissioner may impose.

[S 875/2018 wef 15/01/2019]
(5) For the purposes of paragraphs (3) and (4), a specialist professional engineer must not carry out —

(a) any supervision of any major alteration or replacement works on an escalator; or

(b) any examination, inspection and test required by this regulation,

if the specialist professional engineer is a partner, associate, director, officer or employee of the owner of the escalator, or the escalator service contractor carrying out the major alteration or replacement works on the escalator.

[S 875/2018 wef 15/01/2019]

(6) Any person who contravenes paragraph (1), (3), (4) or (5) shall be guilty of an offence and shall be liable on conviction to a fine not exceeding $20,000 or to imprisonment for a term not exceeding 12 months or to both.

[S 875/2018 wef 15/01/2019]

[S 875/2018 wef 15/01/2019]

PART 5

MISCELLANEOUS

Obstruction

30. Any person who obstructs, hinders or impedes the Commissioner, or any other person acting under the authorisation of the Commissioner, in the performance or execution of his or her duty or anything which he or she is authorised, empowered or required to do under these Regulations shall be guilty of an offence and shall be liable on conviction to a fine not exceeding $20,000 or to imprisonment for a term not exceeding 12 months or to both.

[S 875/2018 wef 15/01/2019]

[S 875/2018 wef 15/01/2019]

Revocation

31. The Building Maintenance and Strata Management (Lift and Building Maintenance) Regulations 2005 (G.N. No. S 194/2005) (called in these Regulations the revoked Regulations) are revoked.
Saving and transitional provisions

32.—(1) Despite regulation 31, the revoked Regulations, except regulations 4, 8, 9, 12 and 13 of those revoked Regulations, continue to apply to and in relation to a lift in respect of which a Certificate of Lift Maintenance and Testing was lodged under regulation 5 of the revoked Regulations as if these Regulations have not been enacted, until the Certificate of Lift Maintenance and Testing ceases to be valid under those revoked Regulations or paragraph (2) earlier applies.

(2) Any Certificate of Lift Maintenance and Testing that is lodged under regulation 5 of the revoked Regulations in respect of a lift and is valid immediately before 25 July 2016 continues to be valid until the date —

(a) it would have expired if these Regulations had not been enacted;

(b) the Commissioner orders the termination of the operation of the lift under regulation 11(1) of the revoked Regulations; or

(c) any major alteration or replacement works are being carried out on the lift to which it relates under regulation 14 of the revoked Regulations.

(3) Regulations 18, 19, 20, 21, 22, 23(1)(c) and (4) and 24(1)(b)(ii) do not apply in respect of —

(a) an escalator in a building (or part of the building) that was issued a certificate of statutory completion before 1 May 1989, until 31 January 2017;

(b) an escalator in a building (or part of the building) that was issued a certificate of statutory completion between 1 May 1989 and 31 December 2000 (both dates inclusive), until 30 April 2017;

(c) an escalator in a building (or part of the building) that was issued a certificate of statutory completion between 1 January 2001 and 31 December 2010 (both dates inclusive), until 31 October 2017;
(d) an escalator in a building (or part of the building) that is issued a certificate of statutory completion on or after 1 January 2011, until 31 January 2018; and

(e) an escalator that is in any structure, or used in connection with any structure, until 31 January 2018.

(4) A reference in paragraph (3) to a certificate of statutory completion for a building or part of a building is a reference to the temporary occupation permit for the building or part of the building if no certificate of statutory completion is issued for that building or part.

FIRST SCHEDULE

Regulations 2(3) and (4), 13(2), (2A) and (2B) and 25(2), (2A) and (2B)

PART 1

MAINTENANCE REQUIREMENTS FOR LIFTS

<table>
<thead>
<tr>
<th>Areas of maintenance</th>
<th>Requirements</th>
</tr>
</thead>
</table>
| 1. Door open control                          | (a) When lift car doors and lift landing doors are opened and the button controlling the opening of those doors is pressed, the opened lift car doors and lift landing doors must stay open.  

(b) When lift car doors and lift landing doors are partially closed and the button controlling the opening of those doors is pressed, the partially-closed lift car doors and lift landing doors must reopen. |

2. Door protective devices                     | Lift car doors and lift landing doors must be operational at all times and reopen upon activation of door protective devices. |

3. Lift car doors and lift landing doors       | (a) Lift car movement must only be allowed when lift car doors are closed and landing doors are closed and locked, and —  

(i) the gap at lift car doorway is not more than 12 mm; |
Areas of maintenance

Requirements

(ii) despite sub-paragraph (i), when there is obstruction at lift car door sill, the upthrust rollers of lift car doors are set such that the gap at lift car doorway is not more than 25 mm if lift entrance height is not more than 2.1 m (if lift entrance height is more than 2.1 m, for every 0.5 m increment in height, the gap at lift car doorway may be increased by 3 mm);

(iii) the gap at lift landing doorway is not more than 10 mm;

(iv) the clearance between lift car door panels is not more than 10 mm; and

(v) the clearance between lift car door panels and uprights, lintels or sills, is not more than 10 mm.

(b) When lift landing doors are detected to be opened or unlocked during lift car movement, an emergency stop must be initiated immediately.

(c) When lift car doors are detected to be opened during lift car movement, an emergency stop must be initiated immediately.

(d) There must be no signs of excessive wear and tear of lift car doors and lift landing doors (or any component of the lift car door or lift landing door, including door shoes, rollers, hangers and linkages).

4. Lift car emergency alarm

When lift car emergency alarm button is pressed, the alarm must be audible from —

(a) outside the lift well; and

(b) the designated floor as defined in the standard that the lift was designed to.
FIRST SCHEDULE — continued

<table>
<thead>
<tr>
<th>Areas of maintenance</th>
<th>Requirements</th>
</tr>
</thead>
<tbody>
<tr>
<td>5. Lift car intercom</td>
<td>When lift car intercom button is pressed, the intercom system must function as intended.</td>
</tr>
<tr>
<td>6. Emergency power supply for lift car lighting and ventilation</td>
<td>Emergency power supply for lift car lighting and ventilation fan must remain functioning when normal power supply to lift car is disrupted.</td>
</tr>
<tr>
<td>7. Movement of lift car</td>
<td>Abnormal sounds or vibrations must not occur during any movement of the lift car.</td>
</tr>
<tr>
<td>8. Housekeeping</td>
<td>Machinery, machinery space, lift pit, hoistway and lift car top must be kept clean, tidy and free from discarded items and debris.</td>
</tr>
</tbody>
</table>
| 9. Lift machine and drive (including motor, gear box, drive sheave and motor generator set) | (a) Oil leakage must not occur in lift machine and drive.  
(b) Moveable parts, joints and gear box must be sufficiently lubricated.  
(c) Lift machine and drive must be securely mounted. |
| 10. Brakes of lift machine and drive | (a) Brakes must not be contaminated with, or be at risk of being contaminated with, any oil or grease.  
(b) Brakes, when activated, must cause lift car to slow down, stop and stay at stopping position.  
(c) If lift is fitted with additional brake system for preventing uncontrolled lift car motion, the brake, when activated, must cause the lift car to stop and stay at stopping position. |
| 11. Direct current machine | (a) Carbon brush length must be within the tolerance as recommended by the manufacturer.  
(b) Insulation at carbon brush holders must not show any sign of carbon particle build-up which may cause flash-over and burning. |
FIRST SCHEDULE — continued

<table>
<thead>
<tr>
<th>Areas of maintenance</th>
<th>Requirements</th>
</tr>
</thead>
<tbody>
<tr>
<td>(c) The commutator must be free from any foreign deposit and must not cause any sparking when in operation.</td>
<td></td>
</tr>
<tr>
<td>12. Overspeed governor</td>
<td>(a) At all times when lift is in operation, overspeed governor must function as intended and be able to activate lift safety gears.</td>
</tr>
<tr>
<td>(b) Governor ropes must not show any sign of excessive wear and tear, in accordance with manufacturer’s recommendations or, where manufacturer’s recommendations are not available, the requirements in ISO 4344:2004.</td>
<td></td>
</tr>
<tr>
<td>13. Main rope and compensation rope</td>
<td>(a) Main rope must be properly and equally tensioned.</td>
</tr>
<tr>
<td>(b) Main rope and compensation rope must not show any sign of excessive wear and tear, in accordance with manufacturer’s recommendations or, where manufacturer’s recommendations are not available, the requirements in ISO 4344:2004.</td>
<td></td>
</tr>
<tr>
<td>14. Compensation rope and compensation rope sheave tie-down and tensioning</td>
<td>At all times when lift is in operation, compensation rope and compensation rope sheave tie-down must be properly tensioned and guided, in accordance with manufacturer’s recommendations.</td>
</tr>
<tr>
<td>15. Buffer</td>
<td>(a) There must be sufficient oil in buffer, as indicated by oil level gauge, in accordance with manufacturer’s recommendations.</td>
</tr>
<tr>
<td>(b) Buffer must provide effective cushioning upon impact to protect passengers in lift car at all times when lift is in operation.</td>
<td></td>
</tr>
</tbody>
</table>
| 16. Controller and electrical system | (a) Ground and earth of controller, electronic and electrical systems and circuit boards (including printed circuit boards containing
### Areas of maintenance

<table>
<thead>
<tr>
<th>Requirements</th>
</tr>
</thead>
<tbody>
<tr>
<td>any contact or electronic component) must be firmly secured.</td>
</tr>
<tr>
<td><strong>(b)</strong> Controller must initiate immediate stopping of lift car and prevent lift movement under any condition that is unsafe for passengers and maintenance workers.</td>
</tr>
<tr>
<td><strong>(c)</strong> Safety switches must function as intended at all times when lift is in operation.</td>
</tr>
<tr>
<td><strong>(d)</strong> Controller, electronic and electrical systems, wirings and circuit boards (including printed circuit boards containing any contact or electronic component) must be free from defects (such as signs of overheating, delamination, burns, warping and corrosion).</td>
</tr>
<tr>
<td><strong>(e)</strong> Wirings in controller, electronic and electrical systems must be free from defects (such as incorrect or improper connections, non-intact insulation, and exposure of wire conducting elements).</td>
</tr>
<tr>
<td><strong>(f)</strong> Controller, electronic and electrical systems, wirings and circuit boards (including printed circuit boards containing any contact or electronic component) must function at all times when lift is in operation.</td>
</tr>
</tbody>
</table>

#### 17. Guide shoes or rollers of lift car and counterweight

- **(a)** Lift car and counterweight must be guided by guide shoes or rollers at all times when lift is in operation.
- **(b)** Guide shoes or rollers must not cause wear and tear of guide rails.

#### 18. Safety gear

- **(a)** Safety gear must be maintained and functioning at all times when lift is in operation.
- **(b)** Safety gear, when activated, must be able to stop and hold the lift car and counterweight
FIRST SCHEDULE — continued

<table>
<thead>
<tr>
<th>Areas of maintenance</th>
<th>Requirements</th>
</tr>
</thead>
<tbody>
<tr>
<td>within the allowable distance in accordance with the standard that the lift was designed to.</td>
<td></td>
</tr>
</tbody>
</table>

19. All lift parts

Level of corrosion, wear and tear of all parts of lift must not affect the safe operation of the lift.

20. Stopping or level accuracy

The stopping accuracy of the lift car floor must be ± 10mm.

[S 875/2018 wef 15/01/2019]

PART 2

MAINTENANCE REQUIREMENTS FOR ESCALATORS

<table>
<thead>
<tr>
<th>Areas of maintenance</th>
<th>Requirements</th>
</tr>
</thead>
<tbody>
<tr>
<td>1. Signage and indicator</td>
<td>(a) Safety signage and direction indicator must be clearly and prominently displayed.</td>
</tr>
<tr>
<td></td>
<td>(b) Edge of escalator step must be clearly demarcated with yellow lines.</td>
</tr>
<tr>
<td></td>
<td>(c) There must be sufficient lighting in the vicinity of escalator combs.</td>
</tr>
<tr>
<td>2. Anti-climbing, anti-sliding, access restriction and deflecting devices</td>
<td>Anti-climbing, anti-sliding, access restriction and deflecting devices must be in place and must effectively serve their intended purposes.</td>
</tr>
<tr>
<td>3. Emergency stop switch</td>
<td>Activation of emergency stop switch must initiate emergency stopping of escalator.</td>
</tr>
<tr>
<td>4. Handrail system</td>
<td>(a) Handrail must move in the same direction and speed (within a speed tolerance of + 2%) as escalator steps.</td>
</tr>
<tr>
<td></td>
<td>(b) Handrail inlet safety switch must be activated if a foreign object enters inlet and must cause escalator to initiate emergency stop.</td>
</tr>
<tr>
<td>5. Housekeeping</td>
<td>All machinery and machinery space in driving station, return station and truss area must be kept</td>
</tr>
<tr>
<td>Areas of maintenance</td>
<td>Requirements</td>
</tr>
<tr>
<td>----------------------</td>
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</tr>
<tr>
<td>clean, tidy and free from discarded items and debris.</td>
<td></td>
</tr>
<tr>
<td>6. Driving machine, brakes, sprocket and auxiliary brake</td>
<td>(a) Machinery must not have any oil leakage.</td>
</tr>
<tr>
<td></td>
<td>(b) Moveable parts, joints and gear-box must be sufficiently lubricated.</td>
</tr>
<tr>
<td></td>
<td>(c) Brakes, when activated, must stop the escalator within the distance specified in the standard that the escalator was designed to.</td>
</tr>
<tr>
<td></td>
<td>(d) All machinery must be securely mounted.</td>
</tr>
<tr>
<td>7. Safety switch and sensor (such as skirt panel switch, escalator comb switch, step sag switch, step up thrust switch, missing step detection device, floor plate or access cover detection switch, drive chain tension and step chain tension monitoring switch)</td>
<td>Activation of safety switch must cause escalator to initiate emergency stop.</td>
</tr>
<tr>
<td>8. Excessive speed and unintentional reversal protection</td>
<td>Emergency stop must be activated when speed of escalator steps exceeds rated speed by 20%.</td>
</tr>
<tr>
<td>9. Operational clearance</td>
<td>Clearance between escalator step and escalator skirt panel, clearance between escalator step and escalator comb, and all other clearances must comply with the requirements in the standard that the escalator was designed to.</td>
</tr>
<tr>
<td>10. All escalator parts</td>
<td>Level of corrosion, wear and tear of all parts of escalator must not affect the safe operation of the escalator.</td>
</tr>
<tr>
<td>Areas of maintenance</td>
<td>Requirements</td>
</tr>
<tr>
<td>----------------------</td>
<td>--------------</td>
</tr>
</tbody>
</table>
| 11. Controller and electrical system | (a) Ground and earth of controller, electronic and electrical systems and circuit boards (including printed circuit boards containing any contact or electronic component) must be firmly secured.  
(b) Controller must initiate immediate stopping of escalator and prevent escalator movement under any condition that is unsafe for passengers and maintenance workers.  
(c) Controller, electronic and electrical systems, wirings and circuit boards (including printed circuit boards containing any contact or electronic component) must be free from defects (such as signs of overheating, delamination, burns, warping and corrosion).  
(d) Wirings in controller, electronic and electrical systems must be free from defects (such as incorrect or improper connections, non-intact insulation, and exposure of wire conducting elements).  
(e) Controller, electronic and electrical systems, wirings and circuit boards (including printed circuit boards containing any contact or electronic component) must function at all times when escalator is in operation. |

[S 875/2018 wef 15/01/2019]  
[S 875/2018 wef 15/01/2019]

Informal Consolidation – version in force from 15/1/2019
SECOND SCHEDULE

Regulations 2(1), (3) and (4), 17(4) and (4B) and 29(4) and (4B)

PART 1

STANDARDS FOR LIFTS AND ESCALATORS

A. HOME LIFT

1. A home lift designed to SS 550:2009

2. A home lift designed to SS 550:2009 as amended by Amendment No. 1 published in December 2014

3. A home lift designed to SS 550:2009 as amended by Amendment No. 1, Amendment No. 2 published in January 2017

4. A home lift designed to SS CP 2:2000

5. A home lift designed to SS CP 2:2000 as amended by Amendment No. 1 published in January 2004

6. A home lift designed to SS CP 2:1979

7. A home lift designed to SS CP 2:1979 as amended by Amendment No. 1 published in July 1980

8. A home lift designed to SS CP 2:1979 as amended by Amendment No. 1, Amendment No. 2 published in April 1982

9. A home lift designed to SS CP 2:1979 as amended by Amendment No. 1, Amendment No. 2, Amendment No. 3 published in October 1983

10. A home lift designed to SS CP 2:1979 as amended by Amendment No. 1, Amendment No. 2, Amendment No. 3, Amendment No. 4 published in June 1984

11. A home lift designed to SS CP 2:1979 as amended by Amendment No. 1, Amendment No. 2, Amendment No. 3, Amendment No. 4, Amendment No. 5 published in December 1987

12. A home lift designed to SS CP 2:1979 as amended by Amendment No. 1, Amendment No. 2, Amendment No. 3, Amendment No. 4, Amendment No. 5, Supplement No. 1 published in December 1987

13. A home lift designed to SS CP 2:1979 as amended by Amendment No. 1, Amendment No. 2, Amendment No. 3, Amendment No. 4, Amendment No. 5, Supplement No. 1, Amendment No. 6 published in May 1990

14. A home lift designed to Directive 2006/42/EC

15. A home lift designed to Directive 98/37/EC

Informal Consolidation – version in force from 15/1/2019
SECOND SCHEDULE — continued


17. A home lift designed to Directive 89/392/EEC


B. VERTICAL PLATFORM LIFT

21. A vertical platform lift designed to EN 81-41:2010

22. A vertical platform lift designed to ASME 18.1-2014

23. A vertical platform lift designed to Directive 2006/42/EC

24. A vertical platform lift designed to Directive 98/37/EC


26. A vertical platform lift designed to Directive 89/392/EEC


C. STAIRLIFT

30. A stairlift designed to EN 81-40:2008


32. A stairlift designed to ASME 18.1-2014

33. A stairlift designed to Directive 2006/42/EC

34. A stairlift designed to Directive 98/37/EC
SECOND SCHEDULE — continued


36. A stairlift designed to Directive 89/392/EEC


D. ANY OTHER LIFT

40. Any other lift designed to SS 550:2009

41. Any other lift designed to SS 550:2009 as amended by Amendment No. 1 published in December 2014

42. Any other lift designed to SS 550:2009 as amended by Amendment No. 1, Amendment No. 2 published in January 2017

43. Any other lift designed to SS CP 2:2000

44. Any other lift designed to SS CP 2:2000 as amended by Amendment No. 1 published in January 2004

45. Any other lift designed to SS CP 2:1979

46. Any other lift designed to SS CP 2:1979 as amended by Amendment No. 1 published in July 1980

47. Any other lift designed to SS CP 2:1979 as amended by Amendment No. 1, Amendment No. 2 published in April 1982

48. Any other lift designed to SS CP 2:1979 as amended by Amendment No. 1, Amendment No. 2, Amendment No. 3 published in October 1983

49. Any other lift designed to SS CP 2:1979 as amended by Amendment No. 1, Amendment No. 2, Amendment No. 3, Amendment No. 4 published in June 1984

50. Any other lift designed to SS CP 2:1979 as amended by Amendment No. 1, Amendment No. 2, Amendment No. 3, Amendment No. 4, Amendment No. 5 published in December 1987

51. Any other lift designed to SS CP 2:1979 as amended by Amendment No. 1, Amendment No. 2, Amendment No. 3, Amendment No. 4, Amendment No. 5, Supplement No. 1 published in December 1987

Informal Consolidation – version in force from 15/1/2019
SECOND SCHEDULE — continued

52. Any other lift designed to SS CP 2:1979 as amended by Amendment No. 1, Amendment No. 2, Amendment No. 3, Amendment No. 4, Amendment No. 5, Supplement No. 1, Amendment No. 6 published in May 1990

E. ESCALATOR

53. An escalator designed to SS CP 15:1980
54. An escalator designed to SS CP 15:1990
55. An escalator designed to SS CP 15:2004
56. An escalator designed to SS 626:2017

PART 2

STANDARDS FOR MAJOR ALTERATION OR REPLACEMENT OF LIFTS AND ESCALATORS

<table>
<thead>
<tr>
<th>First column</th>
<th>Second column</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Part of a lift or escalator on which major alteration or replacement works are carried out</strong></td>
<td><strong>Standard</strong></td>
</tr>
<tr>
<td>1. Any part of a home lift</td>
<td>(a) SS 550:2009</td>
</tr>
<tr>
<td></td>
<td>(b) Directive 2006/42/EC</td>
</tr>
<tr>
<td>2. Any part of a vertical platform lift</td>
<td>(a) EN 81-41:2010</td>
</tr>
<tr>
<td></td>
<td>(c) Directive 2006/42/EC</td>
</tr>
<tr>
<td>3. Any part of a stairlift</td>
<td>(a) EN 81-40:2008</td>
</tr>
<tr>
<td></td>
<td>(c) Directive 2006/42/EC</td>
</tr>
<tr>
<td>4. Any part of any other lift</td>
<td>SS 550:2009</td>
</tr>
<tr>
<td>5. Any part of an escalator</td>
<td>SS 626:2017</td>
</tr>
</tbody>
</table>

Note: In this Schedule —

SECOND SCHEDULE — continued

“Board” means the Standards, Productivity and Innovation Board established under section 3 of the repealed Standards, Productivity and Innovation Board Act (Cap. 303A);


“SS 626:2017” means the 2017 edition of the Singapore Standard Code of Practice for design, installation and maintenance of escalators and moving walks published by the Board;


“SS CP 15:1990” means the 1990 edition of the Singapore Standard Code of Practice for the Installation, Operation and Maintenance of Escalators and
SECOND SCHEDULE — continued

Passenger Conveyors published by the Singapore Institute of Standards and Industrial Research;


[S 875/2018 wef 15/01/2019]

Made on 15 July 2016.

OW FOONG PHENG
Permanent Secretary,
Ministry of National Development,
Singapore.

[ND 311/13-301 Vol. 11; AG/LEGIS/SL/30C/2015/2 Vol. 4]