MYANMAR NATIONAL BUILDING CODE 2016

PART 1
PLANNING, ENVIRONMENT, ADMINISTRATION AND LEGISLATION
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PART 1. PLANNING, ENVIRONMENT, ADMINISTRATION AND LEGISLATION

1.1 GENERAL

1.1.1 Title and Scope

1.1.1.1 Title

These regulations shall be known as the Myanmar National Building Code, hereinafter referred to as “this code”, consist of 7 Sections as follow:

1. Planning, Environment, Administration and Legislation
2. Architecture and Urban Design
3. Structural Design
4. Soil and Foundation
5. Building Services
6. Building Materials
7. Construction Practices and Safety

1.1.1.2 Scope

The provisions of this code shall apply to the construction, alteration, movement, enlargement, replacement, repair, equipment, use and occupancy, location, maintenance, removal and demolition of every building or structure or any appurtenances connected or attached to such buildings or structures.

1.1.2 Definitions

The terminology given hereunder concerns only with the Section 1.

Accessory Use — Any use of the premises subordinate to the principal use and customarily incidental to the principal use.

Alteration — A change from one type of occupancy to another, or a structural change, such as an addition to the area or height, or the removal of part of a building, or any change to the structure, such as the construction of, cutting into or removal of any wall, partition, column, beam, joist, floor or other support, or a change to or closing of any required means of ingress or egress or a change to the fixtures or equipment.

Approved — Approved by the Authority having jurisdiction.

Authority Having Jurisdiction — The Authority which has been created by a statute and which, for the purpose of administering the Code/Part, may authorize a committee or an official or an agency to act on its behalf hereinafter called the ‘Authority’.

BDS or Back Drain Service — is a space for drain which locates at the back of the building (see details in Part 5)

Building — Any structure for whatsoever purpose and of whatsoever materials constructed and every part thereof whether used as human habitation or not and includes foundation, plinth, walls, floors, roofs, chimneys, plumbing and building services, fixed platforms, verandah, balcony, cornice or projection, part of a building or anything affixed thereto or any wall enclosing or intended to enclose any land or space and signs and outdoor display structures. Tents, tarpaulin
shelters etc, erected for temporary and ceremonial occasions with the permission of the Authority shall not be considered as building.

**Building Height** — The vertical distance measured, in the case of flat roofs from the average level of the ground around, or from any reference point as determined by the authority and contiguous to the building or as decided by the Authority to the terrace of last liveable floor of the building adjacent to the external walls; and in the case of pitched roofs, up to the point where the external surface of the outer wall intersects the finished surface of the sloping roof, and in the case of gables facing the road, the midpoint between the eaves level and the ridge. Architectural features serving no other function except that of decoration shall be excluded for the purpose of measuring heights. (Height of building will be measured to the most extreme height in case of heritage conservation areas.)

**Building Line** — the line up to which the plinth of a building adjoining a street or an extension of a street or on a future street may lawfully extend. It includes the lines prescribed, if any, in any scheme. The building line may change from time-to-time as decided by the Authority.

**Conversion** — the change of occupancy or premises to any occupancy or use shall be requiring additional occupancy permit.

**Development** — ‘Development’ means the carrying out of building, engineering, mining or other operations in, or over, or under land or water, or in the use or change of use of any building or land, and includes redevelopment and layout and subdivision of any land; and ‘to develop’ shall be construed accordingly.

**Drainage** — The removal of any liquid by a system constructed for the purpose.

**Lanes for bicycles and slow moving vehicles** — like buggies, push carts see Part 2

**Occupancy or Use Group** — see Part 2.

**Occupper** — Occupier includes any person for the time being, paying or liable to pay rent or any portion of rent of the building in respect of which the ward is used, or compensation or premium on account of the occupation of such building and also a rent-free tenant. An owner living in or otherwise using his own building shall be deemed to be the occupier thereof.

**Operational Construction/Installation** — A construction/installation put up for public services by authorised agencies for operational purposes. (see Part 5)

**Owner** — Person or body having a legal title in land and/or building thereon. This includes free holders, leaseholders or those holding a sub-lease which both bestows a legal right to occupation and gives rise to liabilities in respect of safety or building condition. In case of lease or sub-leaseholders, as far as ownership with respect to the structure is concerned.

**Pathway** — Any way meant covered or uncovered for pedestrian. see Part 2

**Permit** — A permission or authorization in writing by the Authority to carry out work regulated by the Code.

**Plot** — A piece of land enclosed by definite boundaries.

**Registered Architect, Engineer, Structural Engineer, Supervisor, Urban Planner, Landscape Architect, Urban Designer** — A qualified architect, engineer, structural engineer, supervisor, urban planner, landscape architect or urban designer who has been registered by the Authority or by the body governing such profession and constituted under a statute, as may be applicable. The registration requirements of these professionals shall be as given in Annex A.
NOTES:

The word ‘licensing/ licensed, etc’ if used by the Authority in the above context shall be deemed to mean ‘registration/ registered’, etc.

Right of Way (ROW) — See Part 2

Road — Roads are classified as follows:

Union Highways, District Connectors, Urban Roads etc. in reference to Department of Highways.

Collectors, Feeders, Residential, Service road etc.

SDS or Side Drain Service — is a space for access to the roadside drain.

Set-back Line — A line usually parallel to the plot boundaries and laid down in each case by the Authority, beyond which nothing can be constructed towards the site boundaries.

Street — Any means of access, namely, highway, street, lane, pathway, alley, stairway, passageway, carriageway, footway, square, place or bridge, whether a thoroughfare or not, over which the public have a right of passage or access or have passed and had access uninterrupted for a specified period, whether existing or proposed in any scheme and includes all bunds, channels, ditches, storm-water drains, culverts, sidewalks, traffic islands, roadside trees and hedges, retaining walls, fences, barriers and railings within the street lines.

Street Level or Grade — The officially established elevation or grade of the centre line of the street upon which a plot fronts and if there is no officially established grade, the existing grade of the street at its mid-point.

To Erect — To erect a building means:

a) to erect a new building on any site whether previously built upon or not

b) to re-erect any building of which portions above the plinth level have been pulled down, burnt or destroyed.

Unsafe Building — Buildings which are structurally and constructionally unsafe or unsanitary or not provided with adequate means of egress or which constitute a fire hazard or are otherwise dangerous to human life or which in relation to existing use constitute a hazard to safety or health or public welfare, by reason of inadequate maintenance, dilapidation, where the building requires either improvement or total removal.

1.1.3 Applicability of the Code

1.1.3.1 All Parts of the Code and their sections shall apply to all buildings described in 3.2 to 3.8, as may be applicable.

1.1.3.2 Where a building is erected, the Code applies to the design and construction of the building.

1.1.3.3 Where the whole or any part of the building is removed, the Code applies to all parts of the building whether removed or not.

1.1.3.4 Where the whole or any part of the building is demolished, the Code applies to any remaining part and to the work involved in demolition.

1.1.3.5 Where a building is altered (see 12.4 and 12.4.1), the Code applies to the whole building whether existing or new except that the Code applies only to part if that part is completely self-contained with respect to facilities and safety measures required by the Code.
1.1.3.6 Where the occupancy of a building is changed, the Code applies to all parts of the building affected by the change.

1.1.3.7 Where development of land is undertaken the Code applies to the entire development of land.

1.1.3.8 **Existing Buildings** The Code shall require the removal, alteration or abandonment, and prevent continuance of the use or occupancy of an existing building, by the opinion of the Authority, and if such building constitutes a hazard to the safety of the adjacent property or the occupants of the building itself.

1.1.4 Alternative Materials, Design and Methods of Construction and Equipment

The provisions of this code are not intended to prevent the installation of any material or to prohibit any design or method of construction not specifically prescribed by this code, provided that any such alternative has been approved. An alternative material, design or method of construction shall be approved where the building official finds that the proposed design is satisfactory and complies with the intent of the provisions of this code, and that the material, method or work offered is, for the purpose intended, at least the equivalent of that prescribed in this code in quality, strength, effectiveness, fire resistance, durability and safety.

1.1.4.1 *Research reports* Supporting data, where necessary to assist in the approval of materials or assemblies not specifically provided for in this code, shall consist of valid research reports from approved sources.

1.1.4.2 *Tests* Whenever there is insufficient evidence of compliance with the provisions of this code, or evidence that a material or method does not conform to the requirements of this code, or in order to substantiate claims for alternative materials or methods, the official shall have the authority to require tests as evidence of compliance to be made at no expense to the jurisdiction. Test methods shall be as specified in this code or by other recognized test standards. In the absence of recognized and accepted test methods, the building official shall approve the testing procedures. Tests shall be performed by an approved agency. Reports of such tests shall be retained by the official for the period required for retention of public records.

1.2. ORGANIZATION AND ENFORCEMENT

1.2.1. Development Planning and Building Authority

1.2.1.1 *The Authority* shall be created by the relevant Government Body and that authority shall carry out the development planning and building control.

1.2.1.2 *Appointment of Team of Officials* The team of officials shall be appointed by the Authority. The team shall comprise officials drawn from concerned disciplines such as engineers, architects, town planners, landscape architects and urban designers as may be decided by the Authority. For scrutiny of buildings and development areas shall be the responsibility of people with relevant expertise who will be appointed by the authority.

1.2.1.3 *Organization* In the Organization of the Authority, such number of officers, technical assistants, inspectors and other employees shall be appointed to assist the team of building officials as shall be necessary for the administration of the Code.
1.2.1.4 **Delegation of Powers** The Authority may designate one or a group of persons, or agencies who shall exercise all the powers in the name of the authority. The work of the team of building officials may be outsourced to competent professional agency group as may be deemed necessary.

1.2.1.5 **Qualification of The Officials** The qualification of building officials scrutinizing the plans and carrying out inspection of buildings shall not in any case be less than those prescribed in Annex A.

1.2.1.6 **Restriction on Employees** No official or employee connected with the building authority shall be engaged directly or indirectly in work connected with furnishing of labour, materials or appliances for the construction, alteration, maintenance of a building.

1.2.1.7 **Records** Proper records of all applications received, permits and orders issued, inspections made shall be kept properly for future retrieval. The administration of its duties shall be retained and all such records shall be open to public inspection at all appropriate times.

1.2.2 **Power and Duties of the Officials**

The team of the officials shall enforce all the provisions of the Code and shall act on any question related to the mode or manner of construction and the materials to be used in the erection, addition, alteration, repair, removal, demolition, installation of service equipment and the location, use, occupancy and maintenance of all buildings except as may otherwise be specifically provided.

1.2.2.1 **Application and Permits** The team of the officials shall receive all applications and issue permits (see in Permit section 12.10) for the erection and alteration of buildings and examine the premises for which such permits have been issued and enforce compliance with the Code.

1.2.2.2 **Building Notices and Orders** The team of building officials shall issue all necessary notices or orders to remove or change illegal or unsafe conditions, to require the necessity safeguards during construction, to require adequate exit facilities in existing buildings and to ensure compliance with all the requirements of safety, health and general welfare of the public as included in the Code.

1.2.2.3 **Right of Entry** Where it is necessary to make an inspection to enforce provision of this Code, or where the building officials have reasonable cause to believe that there exists in a structure or upon a premises a condition which is contrary to all in violation of this Code which makes the structure or premise unsafe, the building official is authorized to enter the structure or premises at reasonable times to inspect or perform the duties imposed by this Code, provided that if such structure or premises can be occupied that credential be presented to the occupants at entry requested. If such structure or premises unoccupied the building officials shall first make a reasonable effort to locate the owner or other person having charge or control of the structure or premises and request entry. If entry is refused, the building officials shall have recourse to the remedies provided by law to secure entry.

In case of dangerous or hazardous building the building official is authorized to enter immediately to inspect without prior notice.

1.2.2.4 **Inspection** The team of the officials shall make all the required inspections or it may accept reports of inspections of authoritative and recognized services or individuals; and all reports of inspections shall be in writing and certified by a responsible officer of such authoritative service, as he may deem necessity to report upon unusual technical issues that may arise.
1.2.2.5 **Construction not According to Plan** Should the team of officials determine at any stage that the construction is not proceeding according to the approved plan or is in violation of any of the provisions of the Code, or any other applicable Code Regulation, Act or Bylaw, it shall notify the owner and the qualified person and all further construction shall be withheld until correction has been effected and approved.

Should the owner fail to comply with the requirements at any stage of construction, the Authority shall issue a notice to the owner asking explanation for non-compliance. If the owner fails to comply within 14 days from the date of receiving the notice, the Authority shall be empowered to cancel the building permit issued and shall cause notice of such cancellation to be securely pasted upon the said construction.

1.2.2.6 **Modification** Wherever practical difficulties are involved in carrying out any provision of the Code, the team of the officials may vary or modify such provisions upon application of the owner or his representative provided, the Code shall be observed and public welfare and safety be assured.

1.2.2.7 **Occupancy Violations** Wherever any building is being used contrary to provisions of the Code, the team of officials may order such use discontinued and the building or portion thereof, vacated by the notice served on any person, causing such use to be discontinued. Such person shall discontinue the use within 10 days after receipt of such notice or make the building or portion thereof, comply with the requirements of the Code.

1.2.2.8 **Liability** The official, member of the authority of appeals or employee charged with the enforcement of this code, while acting for the jurisdiction in good faith and without malice in the discharge of the duties required by this code or other pertinent law or ordinance, shall not thereby be rendered liable personally and is hereby relieved from personal liability for any damage accruing to persons or property as a result of any act or by reason of an act or omission in the discharge of official duties. Any suit instituted against an officer or employee because of an act performed by that officer or employee in the lawful discharge of duties and under the provisions of this code shall be defended by legal representative of the jurisdiction until the final termination of the proceedings. The official or any subordinate shall not be liable for cost in any action, suit or proceeding that is instituted in pursuance of the provisions of this code.

1.2.3. **Appealing Authority**

In order to determine the suitability of alternative materials or methods of design or construction and to provide for reasonable interpretation of the provisions of the Code or in the matter of dispute relating to an ongoing construction vis-à-vis the sanctioned plan, a Authority of Appeals consisting of members who are qualified by experience and training and to pass judgment upon matters pertaining to building construction, shall be appointed by the Authority. A representative of the team of officials shall be an ex-officio member and shall act as secretary to the Authority. The authority shall adopt reasonable rules and regulations for conducting its investigations and shall render all decisions and findings in writing to the team of building officials with a duplicate copy to the appellant and may recommend such modifications as are necessary.

1.2.3.1 **General** In order to hear and decide appeals of orders, decisions or determinations made by the official related to the application and interpretation of this code, there shall be and is hereby created the appealing authority. The appealing authority shall be appointed by the governing body and shall hold office at its decision. The authority shall adopt rules of procedure for conducting its duties.
1.2.3.2 **Limitations on authority** An application for appeal shall be based on a claim that the true intent of this code or the rules legally adopted thereunder have been incorrectly interpreted, the provisions of this code do not fully apply or an equally good or better form of construction is proposed. The authority shall have no authority to waive requirements of this code.

1.2.4 **Violations and Penalties**

1.2.4.1 **Unlawful acts** It shall be unlawful for any person, firm or corporation to erect, construct, alter, extend, repair, move, remove, demolish or occupy any building, structure or equipment regulated by this code, or cause same to be done, in conflict with or in violation of any of the provisions of this code.

1.2.4.2 **Notice of violation** The official is authorized to serve a notice of violation or order on the person responsible for the erection, construction, alteration, extension, repair, moving, removal, demolition or occupancy of a building or structure in violation of the provisions of this code, or in violation of a permit or certificate issued under the provisions of this code. Such order shall direct the discontinuance of the illegal action or condition and the abatement of the violation.

1.2.4.3 **Prosecution of violation** If the notice of violation is not complied with, the official is authorized to request the legal counsel of the jurisdiction to institute the appropriate proceeding at law.

1.2.4.4 **Violation penalties** Any person who violates a provision of this code or fails to comply with any of the requirements thereof or who erects, constructs, alters or repairs a building or structure in violation of the approved construction documents or directive of the building official, or of a permit or certificate issued under the provisions of this code, shall be subject to penalties as prescribed by law.

1.2.5 **Stop Work Order**

1.2.5.1 **Authority**

Whenever the building official finds any work regulated by this code being performed in a manner either contrary to the provisions of this code or dangerous or unsafe, the building official is authorized to issue a stop work order.

1.2.5.2 **Issuance**

The stop work order shall be in writing and shall be given to the owner of the property involved, or to the owner's agent, or to the person doing the work. Upon issuance of a stop work order, the cited work shall immediately cease. The stop work order shall state the reason for the order, and the conditions under which the cited work will be permitted to resume.

1.2.5.3 **Unlawful Continuance**

Any person who shall continue any work after having been served with a stop work order, except such work as that person is directed to perform to remove a violation or unsafe condition, shall be subject to penalties as prescribed by law.
1.2.6. Miscellaneous

1.2.6.1 Power to Make Rules

The Authority may make rules for carrying out the provisions and intentions of the Code provided that any rule shall not be in direct/indirect conflict or nullify/dilute any of the provisions of the Code.

1.2.6.2 Power to Prescribe Procedures & Set Standards

The officials may, from time to time, issue or amend codes or other documents setting out such standards, designs, requirements, procedures or other details pertaining to the matters under the Act and these Regulations, not inconsistent with the provisions of the Act and these Regulations.

The Authority may make rules for carrying out the provisions and intentions of the Code provided that any rule shall not be in direct/indirect conflict or nullify/dilute any of the provisions of the Code.

1.3 PERMIT AND INSPECTION

1.3.1 Development Planning Permit

1.3.1.1 Planning Permit Required

All major land use developments, which include new construction, extension, retrofitting, increase of floor area, and changes in usage of buildings/land, shall require “Planning Permit”. Planning permit shall be granted by “The Development Planning and Building Authority”, as in accordance with Section 1.B.1 of this Code.

1.3.1.2 Zoning Requirements

All major land use developments, which include new construction, extension, retrofitting, increase of floor area, and changes in usage of buildings/land, shall be in conformity with zoning classification. (Refer to Development Control Chapter)

1.3.1.3 Urban Aesthetics Control

Compliance with the provisions of the Code is adequate for normal buildings. But for major public building complexes or buildings coming up in an important area near historic/monumental buildings and areas of urban conservation, the aesthetics of the whole scheme may also have to be examined, vice-versa existing structures. In addition, any development which may detract the general characteristics and environment of historical, architectural or other monuments should also be subject to the provisions of this clause. This clause is intended to cover very few structures to come up in the vicinity of other declared/historically important structures.

An Urban Arts Committee shall be established at the city/state level on issues related to urban aesthetics, through a statute. This Committee shall accord approval to all major buildings/important development projects having bearing on the urban aesthetics, depending upon the importance of the area with respect to natural or built heritage or projects. The Urban Arts Committee shall act as guardian of urban architecture; mainly with regard to building form and envelope, the relationship between the building, and the ambient environment vice-versa other dependant factors. The Committee shall be formed with specialists in urban aesthetics, heritage conservation etc.

The Urban Arts Commission should also be charged with advising the city government, on schemes which will beautify the city and add to its cultural vitality.
1.3.1.4 Environment Control and Land Law

It is necessary for the developers and the qualified persons to abide by the Myanmar Environmental Conservation Law of 2012 and to be in conformity with other land bylaws of the regional authorities.

1.3.1.5 Application for Planning Permission

Everyone who intends to do major land use developments, which include new construction, extension, retrofitting, increase of floor area, and changes in usage of buildings/land shall give notice in writing to the Authority of his said intention in the prescribed form and such notice shall be accompanied by plans and documents as required (soft/hard copy).

Works exempt

Notwithstanding above clause, no planning permission shall be necessary:

(a) for the carrying out of such works as are necessary for the maintenance, improvement, or other alteration of a building, being works that affect only the interior of the building and do not involve any change in the use of the building or the land to which it is attached; materially affect the external appearance of the building; involve any increase in the height or floor area of the building; involve any addition to or alteration of a building that affects or is likely to affect its drainage, sanitary arrangements, or its soundness; or contravene or involve or result in inconsistency with any provision in the local plan;

(b) for the carrying out by any authority established by law to provide utilities of any works for the purposes of laying, inspecting, repairing, or renewing any drains, sewers, mains, pipes, cables, or other apparatus, or for the purpose of maintaining or repairing roads, including the breaking open of any road or ground for those purposes;

(c) for any excavation, including excavation of or for wells, made in the ordinary course of agricultural operations in areas zoned for agriculture;

(d) for the use of any land or building for a period not exceeding one month or such further period as the local planning authority may allow for purpose of:

a temporary or mobile cinema, theatre, or show;
a temporary amusement park, fair, or exhibition; or
a temporary ceremony or festivity of a religious, social, or other character,
and for any development necessary to give effect to such use;

(e) for the construction or erection on any land of temporary buildings for the accommodation of workers involved in the construction or erection of a building on the land, for which planning permission has been granted;

(f) for the use of any land or building within the area of a dwelling-house for any purpose incidental to the enjoyment of the dwelling-house as such; or

(g) for the making of such material change in the use of land or buildings as the State/Regional Authority may prescribe to be a material change for which no planning permission is necessary.

1.3.1.6 Submission Requirements

Where the development involves the erection of a building, the planning authority may give written directions to the applicant in respect of any of the following matters:
the level of the site of the building;
the line of frontage with neighbouring buildings;
the elevations of the building;
the class, design, and appearance of the building;
the setting back of the building to a building line;
access to the land on which the building is to be erected; and
any other matter that the planning authority considers necessary for purposes of planning.

In addition to the documents and plans required to be submitted above, the applicant shall submit a development proposal report which shall contain the following:

the development concept and justification;
a location map and a site plan;
particulars of land ownership and restrictions, if any;
(i) a description of the land including its physical environment, topography, landscape, geology, contours, drainage, water bodies and catchments and natural feature thereon;
(ii) a survey of the trees and all forms of vegetation; and
(iii) particulars of a building, which may be affected by the development;
a land use analysis and its effect on the adjoining land;
layout plans, the details of which are specified in *layout plan requirement*; and
such other matters as may be prescribed by the planning authority.

The authority may specify that the development proposal report submitted in respect of certain categories of development shall include an analysis of the social implications of the development for the area which is the subject of the application for planning permission.

The layout plan requirement shall show the proposed development and in particular:

where the development is in respect of any land _
measures for the protection and improvement of its physical environment;
measures for the preservation of its natural topography;
measures for the improvement of its landscape;
measures for the preservation and planting of trees thereon;
the location and species of trees and other vegetation thereon;
the making up of open spaces;
the proposed earthworks, if any; and
description of the works to be carried out; and
where the development is in respect of a building with special architecture of historical interest, particulars to identify the building including its use and condition, and its special character, appearance, make and feature and measures for its protection, preservation and enhancement; and
where the development involves a building operation, particulars of the character and appearance of buildings in the surrounding areas.

Any other matter that the planning authority considers necessary for purposes of planning means other requirements such as:

The application of the Planning Permit shall conform to the “zoning requirements of the respective area” as described in 1.C.1.2 of this Code.

The application of the Planning Permit shall be attached with changes or new requirements of infrastructure.

The requirements in infrastructure, after and during the construction period shall be accompanied by the new concept of infrastructure provision.
The application of the Planning Permit shall be attached with the conceptual design of the planned activities, which shall include:

Plot area ratio/index
Built-up area ratios
Plans of all levels
The building heights
Parking facilities
Three-dimensional presentation in relation with surrounding environment within 300 feet radius.

The application of the Planning Permit shall conform to the requirements of existing heritage conservation bylaws of respective towns/settlements and areas.

The application of the Planning Permit shall conform to corresponding portions of this code.

1.3.1.7 Fees

Processing Fees: The current fees payable for the processing of planning applications are prescribed. The fees must be paid at the time of application. Government departments and statutory boards are not exempted from payment. Application fees are payable in respect of the following:

- for written permission to develop or subdivided land or buildings;
- for written permission with regard to works within conservation area;
- for determination of development charge;
- for approval on car park plans or proposals;
- for inquiry about encumbrances on property;
- for search of the record plan or development register;
- for plans and certification of notice, order, etc; and
- for usage and installation of infrastructure as required by the respective authorities.

Development Charges:

Where a local plan or an alteration of a local plan effects a change of use, density, or floor area in respect of any land so as to enhance the value of the land, a development charge shall be levied in respect of any development of the land commenced, undertaken, or carried out in accordance with the change.

The rate of the development charge or the method of calculating the amount of development charge payable shall be as prescribed by the rules (under Urban and Regional Planning Act).

The State/Regional Authorities may, by above rules, exempt any person or class of persons or any development or class, type, or category of development from liability to the development charge, subject to such conditions as the State/Regional Authority may specify in the rules.

NOTE—The fees may be charged as a consolidated fee. In the event of a building/development permit is not issued, the fees so paid shall not be returned to the owner, but he shall be allowed to re-submit it without any fees after complying with all the objections raised by the Authority within a period of one year from the date of rejection after which fresh fees shall have to be paid.
1.3.1.8 Decision for Approval and Revision

The Authority shall examine the applications for permits and amendments there to within a reasonable time after filing. If the Authority is satisfied that the proposed work conforms to the requirements of this code, the Authority shall issue a permit within reasonable period. If the applications do not conform to the requirements of the Authority, the Authority shall reject such applications in writing, stating the reasons. The applicant has a right to revise and reapply based on the reason given by the authority.

1.3.1.9 Issuance

The application, plans, specifications, computations and other data filed by an applicant for a permit shall be reviewed by the planning authority. Such plans may be reviewed by other departments of this jurisdiction to verify compliance with any applicable laws under their jurisdiction. If the planning authority finds that the work described in an application for a permit and the plans, specifications and other data filed therewith conform to the requirements of this code and other pertinent laws and ordinances, and that the fees specified in C.1.7 have been paid, the planning authority shall issue a permit therefor to the applicant.

When the planning authority issues the permit where plans are required, the planning authority shall endorse in writing or stamp the plans and specifications APPROVED. Such approved plans and specifications shall not be changed, modified or altered without authorizations from the planning authority, and all work regulated by this code shall be done in accordance with the approved plans.

1.3.1.10 Suspension and Revocation

The Authority has the right to keep the application in the suspension or to revoke the permit wherever the permit is issued in error or on the basis of incorrect, inaccurate or incomplete information, or in violation of any ordinance or regulation or any of the provisions of this code and in case the activity falls within the area of other planning process. However, the Authority shall give the applicant in writing of the reason for suspension and revocation.

1.3.1.11 Responsibilities of the Owners/Developers

Requirements and Duties:

Neither the granting of the permit nor the approval of the drawings and specifications, nor inspections made by the Authority during erection of the building shall in any way relieve the owner of such building from full responsibility for carrying out the work in accordance with the requirements of the Code (see Violation and Penalties). Every Owner shall-

a) permit the Authority to enter the building or premises for which the permit has been granted at any reasonable time for the purpose of enforcing the Code;

b) submit required documents of approved planning permit of the site;

c) obtain, where applicable, from the Authority, permits relating to building, zoning, grades, sewers, water mains, plumbing, signs, blasting, street occupancy, electricity, highways, and all other permits required in connection with the proposed work;

d) give notice to the Authority of the intention to start work on the site (see Form for notice for commencement);

e) give written notice to the Authority in case of termination of services of a professional engaged by him; and
f) obtain an occupancy permit (see Form for Occupancy Permit) from the Authority prior to any:

1) occupancy of the building or part thereof after construction or alteration of that building or part, or

2) change in the class of occupancy of any building or part thereof.

Upon the request of the holder of the permit, the Authority may issue a temporary certificate of occupancy for a building or part thereof, before the entire work covered by permit shall have been completed, provided such portion or portions may be occupied safely prior to full completion of building without endangering life or public welfare.

1.3.1.12 Responsibilities of the Qualified Persons

1.12.1 Architects, engineers, structural engineers, landscape architect, urban designer, supervisors, town planners and Licensed contractors wherever referred in the Code, shall be registered by the respective Authorities, as competent to do the work for which they are employed. A guide for the equivalent technical qualifications and professional experience required for such registration with the Authority is given in (Annex Guide for the Qualifications and Competence of Professionals).

1.12.2 The Registered town planner shall be competent to carry out the work related to the development permit as given below:

   a) preparation of plans for land subdivisions/ layout and related information connected with development permit for all areas,

   b) issuing of certificate of supervision for development of land of all areas.

1.12.3 In case the registered professional associated with the preparation and signing of plans or for supervision, is being changed during any stage of building/land development process, the professional shall inform the Authority in writing about the further non-association with the project.

1.3.1.13 Validity of Permit

The issuance or granting of a permit shall not be construed to be a permit for, or an approval of, any violation of any of the provisions of this code or of any other ordinance of the jurisdiction. Permits presuming to give authority to violate or cancel the provisions of this code or other ordinances of the jurisdiction shall not be valid. The issuance of a permit based on construction documents and other data shall not prevent the building official from requiring the correction of errors in the construction documents and other data. The building official is also authorized to prevent occupancy or use of a structure where in violation of this code or of any other ordinances of this jurisdiction.

1.3.1.14 Expiration

Every permit issued shall become invalid unless the work on the site authorized by such permit is commenced within one year after its issuance, or if the work authorized on the site by such permit is suspended or abandoned for a period of one year after the time the work is commenced. The building official is authorized to grant, in writing, one or more extensions of time, for periods not more than one year each. The extension shall be requested in writing and justifiable cause demonstrated.
1.3.2 Building Permit

1.3.2.1 Building Permit Required
Any owner or authorized agent who intends to construct, enlarge, alter, repair, move, demolish, or change the occupancy of a building or structure, or to erect, install, enlarge, alter, repair, remove, convert or replace any electrical, gas, mechanical or plumbing system, the installation of which is regulated by this code, or to cause any such work to be done, shall first make application to the building official and obtain the required permit.

1.3.2.2 Application for Permit

Application. To obtain a permit, the applicant shall first file an application therefor in writing on a form furnished by the building authority safety for that purpose. Such application shall:

1. Identify and describe the work to be covered by the permit for which application is made.
2. Describe the land on which the proposed work is to be done by legal description, street address or similar description that will readily identify and definitely locate the proposed building or work.
3. Indicate the use and occupancy for which the proposed work is intended.
4. Be accompanied by construction documents and other information as required in Submission Requirements Section.
5. Be signed by the applicant, or the applicant’s authorized agent.
6. Give such other data and information as required by the building official.

Action on application. The building official shall examine or cause to be examined applications for permits and amendments thereto within a reasonable time after filing. If the application or the construction documents do not conform to the requirements of pertinent laws, the building official shall reject such application in writing, stating the reasons there for. If the building official is satisfied that the proposed work conforms to the requirements of this code and laws and ordinances applicable thereto, the building official shall issue a permit therefor as soon as practicable.

Time limitation of application. An application for a permit for any proposed work shall be deemed to have been abandoned 180 days after the date of filing, unless such application has been pursued in good faith or a permit has been issued; except that the building official is authorized to grant one or more extensions of time for additional periods not exceeding 90 days each. The extension shall be requested in writing and justifiable cause demonstrated.

Work exempt from permit. Exemptions from permit requirements of this code shall not be deemed to grant authorization for any work to be done in any manner in violation of the provisions of this code or any other laws or ordinances of this jurisdiction. Permits shall not be required for the following:

Building:
One-story detached accessory structures used as tool and storage sheds, playhouses and similar uses, provided the floor area does not exceed 120 square feet (11 m²).
Oil derricks.
Sidewalks and driveways not more than 3 feet above adjacent grade, and not over any basement story below and are not part of an accessible route.
Painting, papering, carpeting, cabinets, counter tops and similar finish works of interior spaces.
Temporary structures as defined in PART-2 of this Code.
Prefabricated swimming pools accessory to a Group R-3 (see Zoning Specification) occupancy that are less than 24 inches deep, do not exceed 5,000 gallons and are installed entirely above ground.

Shade cloth structures constructed for nursery or agricultural purposes, not including service systems.

Swings and other playground equipment accessory to detached one- and two-family dwellings.

Non-fixed and movable fixtures, cases, racks, counters and partitions not over 5 feet 9 inches in height.

**Electrical Repairs and maintenance:**

Minor repair work, including the replacement of lamps or the connection of approved portable electrical equipment to approved permanently installed receptacles.

**Radio and television transmitting stations:**

The activities concerning this sector shall be coordinated with concerned telecommunication authorities.

**Temporary testing systems:**

A permit shall not be required for the installation of any temporary system required for the testing or servicing of electrical equipment or apparatus.

**Gas:**

1. Portable heating appliance.
2. Replacement of any minor part that does not alter approval of equipment or make such equipment unsafe.

**Mechanical:**

1. Portable heating appliance.
2. Portable ventilation equipment
3. Portable cooling unit.
4. Steam, hot or chilled water piping within any heating or cooling equipment regulated by this code.
5. Replacement of any part that does not alter its approval or make it unsafe.
6. Portable evaporative cooler.
7. Self-contained refrigeration system containing 10 pounds (5 kg) or less of refrigerant and actuated by motors of 1 horsepower (746 W) or less.

**Plumbing:**

1. The stopping of leaks in drains, water, soil, waste or vent pipe, provided, however, that if any concealed trap, drain pipe, water, soil, waste or vent pipe becomes defective and it becomes necessary to remove and replace the same with new material, such work shall be considered as new work and a permit shall be obtained and inspection made as provided in this code.
2. The clearing of stoppages or the repairing of leaks in pipes, valves or fixtures and the removal and reinstallation of water closets, provided such repairs do not involve or require the replacement or rearrangement of valves, pipes or fixtures.
**Emergency repairs.** Where equipment replacements and repairs must be performed in an emergency situation, the permit application shall be submitted within the next working business day to the building official.

**Repairs.** Application or notice to the building official is not required for ordinary repairs to structures, replacement of lamps or the connection of approved portable electrical equipment to approved permanently installed receptacles. Such repairs shall not include the cutting away of any wall, partition or portion thereof, the removal or cutting of any wall, partition or portion thereof, the removal or cutting of any structural beam or load-bearing support, or the removal or change of any required means of egress, or rearrangement of parts of a structure affecting the egress requirements; nor shall ordinary repairs include addition to, alteration of, replacement or relocation of any standpipe, water supply, sewer, drainage, drain leader, gas, soil, waste, vent or similar piping, electric wiring or mechanical or other work affecting public health or general safety.

**Public service agencies.** A permit shall not be required for the installation, alteration or repair of generation, transmission, distribution or metering or other related equipment that is under the ownership and control of public service agencies by established right.

### 1.3.2.3 Submission Requirements

**Submittal documents.** Construction documents, statement of special inspections and other data shall be submitted in one or more sets with each permit application. The construction documents shall be prepared by a registered design professional, according to respective council laws, required by the statutes of the jurisdiction in which the project is to be constructed. Where special conditions exist, the building official is authorized to require additional construction documents to be prepared by a registered design professional.

**Exceptions:** The building official is authorized to waive the submission of construction documents and other data not required to be prepared by a registered design professional if it is found that the nature of the work applied for is such that review of construction documents is not necessary to obtain compliance with this code.

**Information on construction documents:** Construction documents shall be dimensioned and drawn upon suitable materials. Electronic media documents may be required by the building official. Construction documents shall indicate clearly the location, nature and extent of the work proposed and show in detail that it will conform to the provisions of this code and relevant laws, rules and regulations, as determined by the building official.

**Fire protection system:** The requirements concerning fire protection and other safety systems shall apply the concerned portions of this Code (see Fire Code).

**Means of egress:** The construction documents shall show in sufficient detail the location, construction, size and character of the means of egress in compliance with the respective portions of this Code (see Part 2&5).

**Exterior wall envelope and boundary line:** Construction documents for all buildings shall describe clearly the exterior wall envelope, the set-back and boundary line in sufficient detail to determine compliance with this code.

**Site plan**

The construction documents submitted with the application for permit shall be accompanied by the demarcation map and site plan showing to scale the size and location of new construction and
existing structures on the site, distances from lot lines, the established street grades and the proposed finished grades as applicable, flood prone areas, flow directions, and design flood elevations shall be drawn in accordance with an accurate boundary line survey. In the case of demolition, the site plan shall show portions to be demolished and the location and size of existing structures and construction that are to remain on the site or plot. The building official is authorized to waive or modify the requirement for a site plan when the application for permit is for alteration or repair or when otherwise warranted.

**Examination of documents:** The building official shall examine or cause to be examined the accompanying construction documents and shall ascertain by such examinations whether the construction indicated and described is in accordance with the requirements of this code and other existing laws.

**Approval of construction documents:** When the building official issues a permit, the construction documents shall be approved, in writing or by stamp, as “Reviewed for Code Compliance.” Required number of set of construction documents so reviewed shall be retained by the building official. The other set shall be returned to the applicant, shall be kept at the site of work and shall be open to inspection by the building official or a duly authorized representative.

**Previous approvals:** This code shall not require changes in the construction documents, construction or designated occupancy of a structure for which a lawful permit has been issued previously or otherwise lawfully authorized, and the construction of which has been pursued in good faith within 180 days after the effective date of this code and has not been abandoned.

**Phased approval:** The building official is authorized to issue a permit for the construction of foundations or any other part of a building or structure before the construction documents for the whole building or structure have been submitted, provided that adequate information and detailed statements have been filed complying with the requirements of this code. The holder of such permit for the foundation or other parts of a building or structure shall proceed at the holder’s own risk with the building operation and without assurance that a permit for the entire structure will be granted.

### 1.3.2.4 Fees

**Payment of fees.** A permit shall not be valid until the fees prescribed by law have been paid, nor shall an amendment paid.

**Schedule of permit fees.** On buildings, structures, electrical, gas, mechanical, and plumbing systems or alterations requiring a permit, a fee for each permit shall be paid as required, in accordance with the schedule as established by the concerned authority.

**Building permits valuations.** The applicant for a permit shall provide the permit value at time of application. If, in the opinion of the building official, the valuation is underestimated on the application, the permit shall be denied, unless the applicant can show detailed estimates to meet the approval of the building official. Final building permit valuation shall be set by the building official.

**Work commencing before permit issuance.** Any person who commences any work on a building, structure, electrical, gas, mechanical or plumbing system before obtaining the necessary permits shall be subject to a fee established by the building official that shall be in addition to the required permit fees.

**Related fees.** The payment of the fee for the construction, alteration, removal or demolition for work done in connection to or concurrently with the work authorized by a building permit shall
not relieve the applicant or holder of the permit from the payment of other fees that are prescribed by law.

**Refunds.** The building official is authorized to establish a refund policy.

### 1.3.2.5 Relevant Laws

The building permit shall be processed in the framework of this Code and Urban & Regional Planning Law to be promulgated by the Government of the Republic of the Union of Myanmar and other relevant laws such as respective City Development Committee Laws, etc.

The provisions of this code shall not be deemed to nullify any provisions of local, state/region or union law.

### 1.3.2.6 Decision for Approval and Revision

The Authority shall examine the applications for permits and amendments there to within a reasonable time after filing. If the Authority is satisfied that the proposed work conforms to the requirements of this code, complying also the structural, safety of buildings, requirements in public utility services, etc. the Authority shall issue a permit within reasonable period. If the applications do not conform to the requirements of the Authority, the Authority shall reject such applications in writing, stating the reasons. The applicant has a right to revise and reapply based on the reason given by the authority.

### 1.3.2.7 Suspension and Revocation

The Authority has the right to keep the application in the suspension or to revoke the permit wherever the permit is issued in error or on the basis of incorrect, inaccurate or incomplete information, or in violation of any ordinance or regulation or any of the provisions of this code and in case the activity falls within the area of other planning process. However, the Authority shall give the applicant in writing of the reason for suspension and revocation. However, the Authority shall give the applicant in writing of the reason for suspension and revocation.

### 1.3.2.8 Placement of Permit & Signage

The building permit or copy shall be kept on the site of the work until the completion of the project, together with the following documents:

- The plans, elevations, sections, structural drawings and other details as required for the construction
- The mechanical and electrical drawings and utilities design drawings
- The signage shall be of the same format as described by the Authority and shall indicate the consultants and companies in the following order:
  - Owner/Developer and the name of the project
  - The Architect or the Architectural firm
  - The Structural Engineer or Structural Engineering firm
  - The consultants for building services
  - The contracting firm or firms

**Alteration/revision Notice.** When the notice is only for an alteration of the building, only such plans and statements, as may be necessary, shall accompany the notice.
No notice and building permit is necessary for the following alterations, and the like which do not otherwise violate any provisions regarding general building requirements, structural stability and fire and health safety requirements of the Code:

(a) Opening and closing of a window or door or ventilator;
(b) Providing intercommunication doors;
(c) Providing partitions;
(d) Providing false ceiling;
(e) Gardening;
(f) White washing;
(g) Painting of interior spaces;
(h) Re-tiling and reproofing;
(j) Plastering and patch work;
(k) Re-flooring; and
(m) Construction of sunshades on one’s own land.

1.3.2.9 Deviations during Construction

If during the construction of a building any departure (excepting for items as given in 2.8.2) from the sanctioned plan is intended to be made (see also B.2.5 Construction not according to plan), sanction of the Authority shall be obtained before the change is made. The revised plan showing the deviations shall be submitted and the procedure laid down for the original plan heretofore shall apply to all such amended plans except that the time limit shall be 30 days in such cases.

1.3.2.10 Grant of Permit or Refusal

The Authority shall inform the applicant in written form whether the permit has been sanctioned or refused, by giving full reasons in case of refusal.

1.3.2.11 Responsibilities and Duties Of Owners/Developers

Neither the granting of the permit nor the approval of the drawings and specifications nor inspections made by the Authority during erection of the building shall in any way relieve the owner of such building from full responsibility for carrying out the work in accordance with the requirements of the Code.

Every owner shall:

(a) permit the Authority to enter the building or premises for which the permit has been granted at any reasonable time (referred to Right of Entry) for the purpose of enforcing the Code;
(b) submit a document of ownership of the site;
(c) obtain, where applicable, from the Authority, permits relating to building, zoning, grades, sewers, water mains, plumbing, signs, blasting, street occupancy, electricity, highways, and all other permits required in connection with the proposed work;
(d) submit the certificate for execution of work as per structural safety requirements (see Form for certificate for execution of work as per structural safety requirements); and give written notice to the Authority regarding completion of work described in the permit (see Form for building completion application)
(e) give written notice to the Authority in case of termination of services of the professionals engaged;

**Documents at Site**

a) Where tests of any materials are made to ensure conformity with the requirements of the Code, records of the test data shall be kept available for inspection during the construction of the building and for such a period thereafter as required by the Authority.

b) The person to whom a permit is issued shall during construction keep pasted in a conspicuous place on the property in respect of which the permit was issued:

(a) a copy of the building permit; and

(b) a copy of the approved drawings and specifications.

**1.3.2.12 Responsibilities and Duties of Qualified Persons**

Architects, engineers, structural engineers, landscape architects, urban designers and town planners wherever referred in the Code, shall be registered by the concerned council/Authority. A guide for the equivalent technical qualifications and professional experience required for such registration with the Authority is given in *Guide for the qualifications and competence of the professionals*.

In case the registered professional associated with the preparation and signing of plans or for supervision, is being changed during any stage of building/land development process, the professional shall inform the Authority in writing about the further non-association with the project.

**1.3.2.13 Validity of Permit**

The issuance or granting of a permit shall not be construed to be a permit for, or an approval of, any violation of any of the provisions of this code or of any other ordinance of the jurisdiction. Permits presuming to give authority to violate or cancel the provisions of this code or other ordinances of the jurisdiction shall not be valid. The issuance of a permit based on construction documents and other data shall not prevent the building official from requiring the correction of errors in the construction documents and other data. The building official is also authorized to prevent occupancy or use of a structure where in violation of this code or of any other ordinances of this jurisdiction.

**1.3.2.14 Expiration**

Every permit issued shall become invalid unless the work on the site authorized by such permit is commenced within one year after its issuance, or if the work authorized on the site by such permit is suspended or abandoned for a period of one year after the time the work is commenced. The building official is authorized to grant, in writing, one or more extensions of time, for periods not more than one year each. The extension shall be requested in writing and justifiable cause demonstrated.

**1.3.2.15 Building Demolition**

Before a building is demolished, the owner shall notify all utilities having service connections within the building, such as water, electric, gas, sewer and other connections. A permit to demolish a building shall not be issued until a release is obtained from the utilities stating that their respective service connections and appurtenant equipment, such as, meters and regulators have been removed or sealed and plugged in a safe manner.
1.3.3 Inspections

1.3.3.1 General

Construction or work for which a permit is required shall be subject to inspection by the team of officials (appointed according to 1.2.1.2) and such construction or work shall remain accessible and exposed for inspection purposes until approved. Approval as a result of an inspection shall not be construed to be an approval of a violation of the provisions of this code or of other ordinances of the jurisdiction. Inspections presuming to give authority to violate or cancel the provisions of this code or of other ordinances of the jurisdiction shall not be valid. It shall be the duty of the permit applicant to cause the work to remain accessible and exposed for inspection purposes. Neither the building official nor the jurisdiction shall be liable for expense entailed in the removal or replacement of any material required to allow inspection.

1.3.3.2 Preliminary Inspection

Before issuing a permit, the building official is authorized to examine or cause to be examined buildings, structures and sites for which an application has been filed.

1.3.3.3 Required Inspections

The official, upon notification, shall make the inspections set forth in the construction process when and where necessary, i.e., Planning/Development inspection, phase by phase inspections up to final inspection.

1.3.3.4 Inspection Agencies

The official is authorized to accept reports of approved inspection agencies, provided such agencies satisfy the requirements as to qualifications and reliability.

1.3.3.5 Inspection Requests

It shall be the duty of the holder of the permit or their duly authorized agent to notify the official when work is ready for inspection. It shall be the duty of the permit holder to provide access to and means for inspections of such works that are required by this Code.

1.3.3.6 Approval Required

Work shall not be done beyond the point indicated in each successive inspection without first obtaining the approval of the official. The official, upon notification, shall make the requested inspections and shall either indicate the portion of the construction that is satisfactory as completed, or notify the permit holder or his or her agent wherein the same fails to comply with this code. Any portions that do not comply shall be corrected and such portion shall not be covered or concealed until authorized by the official.

1.3.3.7 Building Completion Certificate (B.C.C)

Use and occupancy. No building or structure shall be used or occupied, and no change in the existing occupancy classification of a building or structure or portion thereof shall be made until the building official has issued a certificate of Building Completion there for as provided herein. Issuance of a certificate of Building Completion shall not be construed as an approval of a violation of the provisions of this code or of other ordinances of the jurisdiction.

Certificate issued. After the building official inspects the building or structure and finds no violations of the provisions of this code or other laws that are enforced by the department of building safety, the building official shall issue a certificate of occupancy that contains the following:
1. The building permit number
2. The address of the structure
3. The name and address of the owner
4. A description of the portion of the structure for which the certificate is issued
5. The edition of the code under which the permit was issued
6. The use and occupancy, in accordance with the provisions of ‘Use and Occupancy Classification Chapter’ (PART 2).
7. The type of construction as defined in ‘Types of Construction Chapter’ (PART 7).
8. Any special stipulations and conditions of the building permit.

Revocation. The building official is authorized to, in writing, suspend or revoke a certificate of building completion issued under the provisions of this code wherever the certificate is issued in error, or on the basis of incorrect information supplied, or where it is determined that the building or structure or portion thereof is in violation of any regulation or any of the provisions of this code.

1.3.4. Service Utilities

1.3.4.1 Connection of Service Utilities

No person shall make connections from utilities, such as source of water, source of energy, fuel or power, etc. to any building or system that is regulated by this code for which a permit is required, until released by the building official.

1.3.4.2 Temporary Connection

The concerned authorities shall authorize the temporary connection of the building or system to the utility sources.

1.3.4.3 Authority to Disconnect Service Utilities

The concerned authorities shall authorize disconnection of utility service to the building, structure or system regulated by this code and the codes referenced in case of emergency where necessary to eliminate an immediate hazard to life or property. The building official shall notify the serving utility, and wherever possible the owner and occupant of the building, structure or service system of the decision to disconnect prior to taking such action. If not notified prior to disconnecting, the owner or occupant of the building, structure or service system shall be notified in writing, as soon as practical thereafter.

1.3.5 Unsafe Building

All unsafe building shall be considered to constitute danger to public safety and shall be restored by repairs or demolished or dealt with as otherwise directed by the Authority.

1.3.5.1 Examination Of Unsafe Building

The Authority shall examine or cause to be examined every building reported to be unsafe or damaged, and shall make a written record of such examination.

1.3.5.2 Special Cases

The Buildings defined as heritage structures can be exempted from immediate demolishing if the concerned authority would take the responsibility for further maintenance and protection from public safety.
1.3.5.3 Notice to Owner/Occupier

Whenever the Authority finds any building or portion thereof to be unsafe, it shall, in accordance with established procedure for legal notice, give to the owner/occupier of such building written notices stating the defects thereof. This notice shall require the owner or the occupier within a stated time either to complete specified repairs or improvements or to demolish and remove the building or portion thereof. The Authority may direct in writing that the building which in his opinion is dangerous, or has no provision for exit if caught fire, shall be vacated immediately or within the period specified for the purpose; provided that the Authority concerned shall keep a record of the reasons for such action with him. If any person does not comply with the orders of vacating a building, the Authority shall take legal actions to comply with the orders.

1.3.5.4 Disregard of Notice

In case the owner or occupier fails, neglects, or refuses to comply with the notice to repair or to demolish the said building or portion thereof, the Authority shall cause the danger to be removed whether by demolition or repair of the building or portion thereof or otherwise.

1.3.5.5 Cases of Emergency

In case of emergency, which, in the opinion of the Authority involves imminent danger to human life or health, the decision of the Authority shall be final. The Authority shall forthwith or with such notice as may be possible promptly cause such building or portion thereof to be rendered safe by retrofitting/strengthening to the same degree of safety or removed. For this purpose, the Authority may at once enter such structure or land on which it stands, or abutting land or structure, with such assistance and at such cost as may be deemed necessary. The Authority may also get the adjacent structures vacated and protect the public by an appropriate fence or such other means as may be necessary.

1.3.5.6 Costs

Costs incurred under ‘Disregard of Notice’ and ‘Cases of Emergency’ shall be charged to the owner of the premises involved. Such costs shall be charged on the premises in respect of which.
APPENDIX

Provision in Part-1 and Part-2 of Myanmar National Building Code, rules and regulations under Urban and Regional Planning Law to be promulgated and respective City Development Committee Laws shall be applied as Development Control Guideline of this Code.

ZONING CLASSIFICATION

The followings are classified zones. The requirements in the zoning plans shall be described in Urban and Regional Planning Act to be promulgated.

I Residential Use Zone:

Primarily Residential Use Zone
Mixed Residential Use Zone

Use Zone I(a) Primarily Residential Use Zone

All residential building including single and multifamily dwellings, apartment dwellings and tenements together with appurtenances pertaining there to;
Professional consulting offices of the residents and other relevant uses therefore;
Petty shops dealing with daily essentials including retail provisions, soft drinks, cigarettes, newspapers milk Kiosks, cycle repair shops and single person tailoring shops;

Use Zones I(b) Mixed Residential Use Zone

Uses Permitted
All uses permitted under Use Zone (a) i.e. Primarily Residential Use Zone
All buildings belonging to R-6 of (PART2)
Community Halls, and Religious buildings, welfare centres and Gymnasium
Recreation clubs, Libraries and Reading rooms
Clinics (PART-2), Dispensaries and Nursing homes
Government, Municipal and other institutional Sub-Offices
Police Stations, Post & Telegraph Offices, Fire Stations and Electric Sub-station
Banks and Safe Deposit Vaults;
Educational institutions
Restaurants, Hotels and other Boarding and Lodging Houses
Petrol filling and Service station
Departmental stores or super market or wet market, shops for the conduct of retail business

Use Zones I(c) Informal Residential Use Zone

Uses Permitted
Informal residential zones are the areas that exist in some cities, however, these are to be identified in the development plan as for future improvement and upgrading.
II Commercial Use Zone – Use Zone II

Use permitted

1. All uses permitted in use zone I(a) and I(b) i.e residential use zone.
   All commercial and business uses including all shops, stores, markets, and uses connected with the display of merchandise, either wholesale or retail rent excluding exposures, obnoxious products and other materials likely cause health hazards and hazardous to the environment (see PART-2).

2. Business Offices and other commercial and financial institutions.

3. Warehouses, repositories and other uses connected with storage or wholesale trade, but excluding storage of explosives or products which are either obnoxious or likely to cause health hazards.
   Cinemas, the theatres and other commercial entertainment centres;
   Research experimental and testing laboratories not involving danger of fire, explosions or health hazards;
   Transportation terminals including bus stands, railway stations and urbanized parking lots;
   Automobiles repair shops and garages;

III. Industrial Use Zone – Use Zone III.

Controlled Industrial use zone
   a. Hazardous free

General Industrial use zone
   b. Low hazardous

Special Industrial and Hazardous use zone
   c. Medium hazardous
   d. Hazardous

Use Zone III (a) Controlled Industrial Use Zone

Uses Permitted.

All commercial uses listed under use zone I(a), I(b) and II i.e. residential and commercial use zones;

Industries using electric power not exceeding 130 H.P. (L.T. maximum load) but excluding industries of obnoxious and hazardous nature by reason of odour, liquid effluent, dust, smoke, gas vibration etc. Or otherwise likely to cause danger or nuisance to public health or amenity;

Hotels, Restaurants and Clubs, places for social inter course, recreation and worship and dispensaries and clinics, and

Residential buildings for caretakers, watchman and other essential staff required to be maintained in the premises.

Use Zone III (b) General Industrial Use Zone

Uses Permitted.

All commercial uses listed under use zone I(a), I(b) and I i.e. residential and commercial use zones;

All industries without restrictions on the horse power installed or type of motive power used excluding those of obnoxious or hazardous nature by reason of odour,
liquid effluent, dust, smoke, gas vibration etc. Or otherwise likely to cause danger or nuisance to public health or amenity;
Hotels, Restaurants and Clubs, places for social inter course, recreation and worship and dispensaries and clinics, and
Residential buildings for caretakers, watchman and other essential staff required to be maintained in the premises.

**Use Zone III (c) Special Industrial and Hazardous Use Zone**

**Use Permitted.**

All commercial uses listed under Use Zones I and II i.e. residential and commercial use zones, All industries permissible in the Use Zones III (a) and III (b) i.e. the controlled and general industrial use Zones.

All uses involving storage, handling, manufacture or processing of highly combustible or explosive materials or products which are liable to burn with extreme rapidity and / or which may produce poisonous fumes or explosion.

All uses involving storage, handling, manufacture or processing which involve highly corrosive, toxic or noxious alkalis acids or other liquids or chemicals producing flames, fumes and explosive, poisonous, irritant or corrosive gases.

All uses involving storage, handling or processing of any material producing explosive mixtures of dust, or which result in the division of matter into fine particles subject to a spontaneous ignition.

Processing or manufacturing anything from which offensive or unwholesome smells arise.

Melting or processing tallow or sulphur.

Staring, handling or processing of manure, offal, blend, bones, rags, hides, fish, herms or skin;

Washing or driving wool or hair;

Making fish oil;

Making soap, boiling or pressing oil, burning bricks, tiles, pottery, or lime;

Manufacturing of distilling sago and artificial manual;

Brewery beer, manufacturing by distillation barrack or spirit containing alcohol

In general, any industrial process which is likely to be dangerous to human life or health or amenity and not permissible in the Use Zone III(a) and III (b) i.e. controlled industrial and the general industrial use zones;

Hotels, restaurants and clubs, or places for social intercourse, recreation and worship or dispensaries and clinics, and

Residential buildings for caretakers, watchman and other essential staff required to be maintained in the premises.

**IV. Public, Educational and Social Use Zone**

Government/Semi-Government/Public Offices (PS- 1)
Government Land (use determined) (PS-2)
Educational and Research (PS-3)
Medical and Health Care Services (PS-4)
Social, Cultural and Religious (PS-5) (library, museum, galleries)
Utilities and Services (PS-6) (Garage/Parking, Gasoline Station)
Cremation and Burial Grounds (PS-7)
Exhibition Hall, Convention Facilities
Bus, railway and harbour Terminals,

Schools, Colleges and other higher education and Training institutions and the uses connected therewith;
All uses permitted in Use Zone I (a) i.e. primary residential use zone
Hotels and single person apartments
Recreation clubs Libraries and Reading rooms and Restaurants.

Government and Quasi Government Offices;
Art Galleries, Museums, Aquarium and Public Libraries;
Hospitals, Sanitary and other medical and public health institutions;
Harbour, Airport and Flying Club;

V. Agricultural Use Zone – Use Zone V
Uses permitted.
All agricultural uses;
Farm houses and buildings for agricultural activities;
Rural settlements with allied uses;
Public and Private parks, playfield, gardens, caravan and camping sites and other recreational uses;
Dairy, Poultry, Fishery Farms, etc.
Water tanks bodies and reservoirs;
Sewage farms, Compost and garbage dump yards;
Airports and broadcasting installations;
Forestry;
Cemeteries, Crematoria and Burning and Burial grounds;
Storing and drying of fertilizers;
Fish curing;
Salt manufacturing;
Brick, tile or pottery manufacture;
Stone crushing and quarrying; and
Sand, clay and Gravel quarrying.

VI Special Area Old Built-up (Core) Area (City Centre) (S-1)

Heritage and Conservation Areas (S-2)
Scenic Value Areas (S-3)

Cantonments (S-4)

Village Settlement (S-5)
Other Uses (S-6)
Airport
Quarry
REQUIREMENTS FOR PERMIT APPLICATION

Submittal Documents

Where the development involves the erection of a building, the local planning authority may give written directions to the applicant in respect of any of the following matters, that is to say:

- the level of the site of the building;
- the line of frontage with neighbouring buildings;
- the elevations of the building;
- the class, design, and appearance of the building;
- the setting back of the building to a building line;
- access to the land on which the building is to be erected; and
- any other matter that the local planning authority considers necessary for purposes of planning.

In addition to the documents and plans required to be submitted, the applicant shall submit a development proposal report which shall contain the following:

- the development concept and justification;
- a location map and a site plan;
- particulars of land ownership and restrictions, if any;
- (i) a description of the land including its physical environment, topography, landscape, geology, contours, drainage, water bodies and catchments and natural feature thereon;
- (ii) a survey of the trees and all forms of vegetation; and
- (iii) particulars of a building, which may be affected by the development;
- a land use analysis and its effect on the adjoining land;
- layout plans, the details of which are specified; and
- such other matters as may be prescribed by the local planning authority.

The Authority may specify that the development proposal report submitted in respect of certain categories of development shall include an analysis of the social implications of the development for the area which is the subject of the application for planning permission.

Layout Plans

The layout plans under paragraph shall show the proposed development and in particular:

- where the development is in respect of any land _
- measures for the protection and improvement of its physical environment;
- measures for the preservation of its natural topography;
- measures for the improvement of its landscape;
- measures for the preservation and planting of trees thereon;
- the location and species of trees with a girth exceeding 0.8m and other vegetation thereon;
- the making up of open spaces;
- the proposed earthworks, if any; and
- description of the works to be carried out.
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<th>Group</th>
<th>No.</th>
<th>Sub. No.</th>
<th>Building Categories</th>
<th>Primary Residential Use Zone</th>
<th>Residential Use Zone</th>
<th>Informal Residential Use Zone</th>
<th>Commercial Use Zone</th>
<th>Controlled Industrial Use Zone</th>
<th>General Industrial Use Zone</th>
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**B** Business
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<th>Group</th>
<th>No.</th>
<th>Sub. No.</th>
<th>Building Categories</th>
<th>Residential Use Zone</th>
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<th>Commercial Use Zone</th>
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<th>Public, Educational &amp; Social Use Zone</th>
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**Notes:**
- "with spec." indicates that the activity is allowed with specific conditions.
- Certain activities may require permits or special planning considerations.
- The table includes a variety of industrial and commercial activities classified under different zones.
- Special Use Zone entries are marked with green, indicating specific restrictions or considerations for these activities.
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<th>Industrial Use Zone</th>
<th>Special Industrial and Hazardous Use Zone</th>
<th>Public, Educational &amp; Social Use Zone</th>
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<td>Residential occupancies where the occupants are primarily permanent in nature, including: Buildings that do not contain more than two dwelling units, eg. Detached and Duplex houses, Congregate living facilities with 16 or fewer persons.</td>
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<td>Residential occupancies where the occupants are primarily permanent in nature, containing more than two dwelling units, including: Apartment houses, Condominiums, Executive, Residences.</td>
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<td>R-3</td>
<td>Residential occupancies containing sleeping units where the occupants are primarily permanent in nature, including: Convents, Dormitories, Hostels, Monasteries.</td>
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<td>R-4</td>
<td>Residential occupancies shall include buildings arranged for occupancy as residential care/assisted living facilities not more than 16 occupants, excluding staff.</td>
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<td>R-5</td>
<td>Residential occupancies containing sleeping units or more than two dwelling units or care/assisted living facilities where the occupants are primarily permanent in nature, including: Home for the aged, Nursing home, Retirement home, Orphanage.</td>
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<td>R-6 Residential occupancies containing sleeping units where the occupants are primarily transient in nature, including: Inns, guest houses, Hotels, Motels, Service Apartments (transient)</td>
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<td>Bags, cloth, burlap and paper</td>
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<td>Books and paper in rolls or packs</td>
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<td>Buttons, including cloth covered, pearl or bone</td>
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<td>Metals, Metal parts, Metal cabinets</td>
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<td>Parking garages open or enclosed</td>
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<td>Washers and dryers, etc.</td>
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<td>Livestock Shelters of Buildings, including Shade Structures &amp; Milking barns</td>
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<td>Poultry Buildings or Shelters</td>
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<td>Storage of equipment used exclusively in agriculture</td>
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<td>Fences over 6 feet (1829 mm) high</td>
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<td>Sheds, Telephone Booth, Kiosk, Media Corner</td>
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<td>Public Bath &amp; WC</td>
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<td>Garbage Yards</td>
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</table>
Classification of Roads

All roads outside the urban areas are classified as follows:

a) Expressway:

An expressway is a highway or arterial road for high-speed traffic which has many or most characteristics of a controlled-access highway (freeway or motorway), including limited or no access to adjacent property, some degree of separation of opposing traffic flow, use of grade separated interchanges to some extent, prohibition of some modes of transport such as bicycles or horses and very few or no intersecting cross-streets.

b) Special Ring Roads:

Special Ring Roads is outer ring road of city and town for special case: military, security, etc which has many or most characteristics of a controlled-access highway (freeway or motorway).

c) Asia and ASEAN High Way Roads:

Asia and ASEAN High Way Roads connecting to Asia and ASEAN Regions for delivering of goods and services.

d) Union highway roads or Inter-Region roads:

These roads are planned to connecting from one region to others and are free of all vehicles which are not motorized.

e) Township roads:

Township roads, which may be Asia and ASEAN High Way Roads and pass through within township as a major road of town, are the roads connecting between the rural settlements or between the rural settlements or connecting between small urban centres.

f) Rural roads:

Rural roads are the roads connecting between the rural settlements or between the rural settlements and their urban centres.

g) Urban roads:

All urban roads have the following classifications:

1) Urban Avenues/ Boulevard: Urban Avenues are the roads connecting zones in the urban areas and are longer than 5 miles.

2) Urban Main Road: Urban main roads are the roads connecting one the zone in the urban areas and which are not longer than 5 miles.
3) Feeder Roads: Feeder roads are the roads connecting collector roads and urban avenues or the urban main roads where several collector roads are connected.

4) Collector Roads: Collector roads are the roads connecting between the feeder roads and residential areas. is a low-to-moderate-capacity road which serves to move traffic from local streets to arterial roads. Unlike arterials, collector roads are designed to provide access to residential properties.

5) Local roads: These roads have the lowest speed limit, and carry low volumes of traffic. In some areas, these roads may be unpaved.

6) Residential roads: Residential roads are the roads in the residential areas

7) Short residential roads: Residential roads serving less than 4 units can be of one lane unless the roads do not exceed 300 feet in length, and these roads must be consist of two lanes if these served more than 4 units and longer than 300 feet.

8) Cul-de-sacs: All cul-de-sacs longer than 300 feet in length must have the minimum width of 20 feet, such cul-de-sacs must be provided turning circle.

9) One Way roads: One way roads can be planned in the residential areas meant only for one direction.

10) Service roads: Service roads are the roads where the usage is limited only to delivery vehicles.
<table>
<thead>
<tr>
<th>No.</th>
<th>Type of facility</th>
<th>Functions and Design Features</th>
<th>R.O.W (ft)</th>
<th>Pavement</th>
<th>Max. Speed (mph)</th>
<th>Other Features &amp; Spacing</th>
</tr>
</thead>
<tbody>
<tr>
<td>1.</td>
<td>Expressways</td>
<td>Provide metropolitan and city continuity and unity. Limited access; Some channelized grade crossing and signal at major intersections. Parking prohibited. (Fully Access Control)</td>
<td>400</td>
<td>Min. 4-6 lanes 12’ per lane; 8’-10’ shoulders; 8’-24’ median strip.</td>
<td>60</td>
<td>Require service roads or adequate rear lot building setback lines. Spacing- Variable; radial or circumferential</td>
</tr>
<tr>
<td>2.</td>
<td>Special Ring Roads</td>
<td>Outer Ring Roads of Major cities Limited access</td>
<td>300</td>
<td>Min. 4-6 lanes 12’ per lane</td>
<td>80</td>
<td>Required detached sidewalks in urban areas, planting strips and adequate building setback line. Spacing – 1500’-6000’</td>
</tr>
<tr>
<td>3.</td>
<td>Asia and ASEAN High Way Roads</td>
<td>Registered Highway in the region of Asia and ASEAN connecting city to city. Limited access</td>
<td>230</td>
<td>Min. 4-6 lanes 12’ per lane</td>
<td>80</td>
<td>Required detached sidewalks in urban areas, planting strips and adequate building setback line. Spacing – 1500’-6000’</td>
</tr>
<tr>
<td>4.</td>
<td>Union Highway/ Inter-Region Roads</td>
<td>All highway connecting region to region, township to township Limited access</td>
<td>150</td>
<td>Min-4 lanes 12’ per lane;</td>
<td>80</td>
<td>Required detached sidewalks in urban areas, planting strips and adequate building setback line. Spacing – 1500’-6000’</td>
</tr>
<tr>
<td>No.</td>
<td>Type of facility</td>
<td>Functions and Design Features</td>
<td>R.O.W (ft)</td>
<td>Pavement</td>
<td>Max.Speed (mph)</td>
<td>Other Features &amp; Spacing</td>
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</tr>
<tr>
<td>1.</td>
<td>Major Roads/Urban Avenues/ Boulevard</td>
<td>Provide unity through contiguous urban areas. Usually from boundaries for neighborhoods. Minor access control; parking generally prohibited.</td>
<td>100-200</td>
<td>Min- 4 lanes; 6’-14’ median strip</td>
<td>45</td>
<td>Required detached sidewalks in urban areas, planting strips and adequate building setback line. Spacing – 1500’-6000’</td>
</tr>
<tr>
<td>2.</td>
<td>Secondary Roads/ Feeder Roads</td>
<td>Main feeder streets. Signals where needed; stop signs on side streets. Occasionally from boundaries from neighborhoods.</td>
<td>80-120</td>
<td>2-12’ or 4-12’ Traffic lanes; 2-10’ parking lanes</td>
<td>30</td>
<td>Required detached sidewalks in urban areas, planting strips and adequate building setback line. Spacing – 1000’-3000’</td>
</tr>
<tr>
<td>3.</td>
<td>Collector Streets</td>
<td>Main interior streets. Stop sign on side streets.</td>
<td>60-80</td>
<td>2-12’ traffic lanes; 2-10’ parking lane</td>
<td>30</td>
<td>Required at least 4ft detached sidewalks, vertical curbs, planting strips are desirable, building setback line. Spacing – 600’-1500’</td>
</tr>
<tr>
<td></td>
<td>Streets Type</td>
<td>Description</td>
<td>Minimums</td>
<td>Max</td>
<td>Notes</td>
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<td>4</td>
<td>Local Streets</td>
<td>Local service streets. Non conductive to through traffic.</td>
<td><strong>30 -60</strong></td>
<td>20</td>
<td>Sidewalks, vertical curbs, planting strips are desirable, building setback line. Spacing – at blocks</td>
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<tr>
<td></td>
<td>Residential Streets</td>
<td>In residential area</td>
<td><strong>30 -60</strong></td>
<td></td>
<td>Platform width- min 4’</td>
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<td></td>
<td>Short Residential Streets</td>
<td>More than 4 units Road length longer than 300'</td>
<td>Min-28</td>
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<td></td>
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<td>Less than 4 units, Road length not exceed 300'</td>
<td>Min-28</td>
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<td></td>
<td>One Way Streets</td>
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<td>Service Streets</td>
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<td>5</td>
<td>Cul-de-sac</td>
<td>Street open at only one end, with provision for a practical turnaround at the other.</td>
<td><strong>30</strong> (90 dia. Turn-around)</td>
<td>20</td>
<td>Should not have length greater then 500 ft.</td>
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<td>No.</td>
<td>Category of Land Use Zones</td>
<td>Max: Floor Area Ratios (FAR) (%)</td>
<td>Max: Building Coverage Ratios (BCR) (%)</td>
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<tr>
<td>1</td>
<td>Exclusive Low-storey Residential Area</td>
<td>50, 60, 80, 100, 120</td>
<td>30, 40</td>
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<td>Low-storey Residential Area</td>
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<td>Mid-storey Residential Area</td>
<td>50, 60, 80, 100, 120, 150, 200, 300, 400, 450</td>
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<td>Medium-High Rise Residential Area</td>
<td>100, 200, 300, 400, 450</td>
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<td>5</td>
<td>Informal Residential Area</td>
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<td>6</td>
<td>Mixed Use Area (Residential &amp; Commercial)</td>
<td>100, 200, 300, 400, 500, 600, 700, 800</td>
<td>30, 40, 50, 60</td>
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<td>Neighbourhood Commercial Zone</td>
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<td>Commercial Zone</td>
<td>100, 200, 300, 400, 500, 600, 700, 800, 1000, 1200</td>
<td>40, 50, 60, 80</td>
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<td>Controlled Industrial Zone</td>
<td>100, 150, 200, 300, 400, 500</td>
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<td>10</td>
<td>Industrial Zone/ General Industrial Zone</td>
<td>100, 150, 200, 300, 400</td>
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<td>Exclusive Industrial Zone/ Special Industrial Zone</td>
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FAR = Total Building Floor Area / Plot Area
BCR = Building Footprint Area / Plot Area
PART 2
ARCHITECTURE AND URBAN DESIGN
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<td>Utility and Miscellaneous</td>
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2.1 USE AND OCCUPANCY CLASSIFICATION

2.1.1 General

2.1.1.1 Scope

The provisions of this chapter shall control the classification of all buildings and structures as to use and occupancy. In addition that this chapter contains the requirements to cooperate with allied disciplines in architectural design.

2.1.1.2 Cooperation and Coordination with other Disciplines

2.1.1.2.1 General Architectural Design Process

All design must consider the requirements of building services, structural engineering, building safety, etc. already in the designing process and to coordinate with various concerned disciplines during the conceptual design stage.

2.1.1.2.2 Design of Multi-storeyed Buildings

The architectural design must provide spaces for mechanical and electrical components such as, transformer stations, electrical meter boxes, underground tanks, waste disposal systems, vertical and horizontal shaft etc., which should be coordinated and allocated with the respected specialists already in the process of conceptual planning stage. All these provision must conform to the respective chapter of this building code. For example: the required provision should be complied with Part 5 Building Services.

2.1.2 Classification of all Buildings by Use or Occupancy

2.1.2.1 General

This section defines the scope of this chapter as the provisions to control the classification of all buildings, structures, and spaces as to use and occupancy. Structures or portions of structures shall be classified with respect to occupancy in one or more of the groups listed below. A room or space that is intended to be occupied at different times for different purposes shall comply with all of the requirements that are applicable to each of the purposes for which the room or space will be occupied. Structures with multiple occupancies or uses shall comply with Chapter 3, General Building Heights and Areas. Where a structure is proposed for a purpose that is not specifically provided for in this code, such structure shall be classified in the group that the occupancy most nearly resembles, according to the fire safety and relative hazard involved. It defines ten groups in which structures or portions of structures shall be classified.

a) Group A: Assembly (A1 to A5)
b) Group B: Business
c) Group E: Educational
d) Group F: Factory and Industrial (F1 & F2)
e) Group H: Hazardous
f) Group I: Institutional (I1 to I5)
g) Group M: Mercantile
h) Group R: Residential (R1 to R6)
i) Group S: Storage (S1 & S2)
j) Group U: Utility and Miscellaneous (U1 to U3)
2.1.3 Assembly (Group A)

2.1.3.1 General

Assembly occupancy includes, among others, the use of building or portions of building or structure for people gathering for civic, social or religious functions, recreation, entertainment, education or instruction, food or drink consumption or waiting for transportation. Assembly occupancies shall include a building or portions of building or tenant space used for assembly purposes with an occupant load of more than 50 persons and/or more than 500 square feet. Otherwise, it shall be classified as Group B occupancy or as part of other occupancy.

Exceptions:

a) Assembly areas that are accessory to Group E occupancies are not considered separate occupancies except when applying the assembly occupancy requirements of Chapter 7, Accessibility.

b) Accessory religious educational rooms and religious auditoriums with occupant loads of less than 50 and/or less than 500 square feet are not considered separate occupancies.

Assembly occupancies shall include the following:

A-1 Assembly uses, usually with fixed seating, intended for the production and viewing of the performing arts or motion pictures including, but not limited to:

- Motion picture theatres
- Symphony and concert halls
- Television and radio studios admitting an audience
- Theatres, etc.

A-2 Assembly uses intended for food and/or drink consumption including, but not limited to:

- Banquet halls
- Clubs
- Restaurants
- Food courts
- Bars

A-3 Assembly uses intended for worship, recreation or amusement and other assembly uses not classified elsewhere in Group A including, but not limited to:

- Amusement arcades
- Art galleries
- Bowling alleys
- Community halls
- Courtrooms
- Dharma Halls
- Dance halls
- Exhibition halls
- Funeral parlours
Gymnasiums
Indoor swimming pools
Indoor tennis courts
Lecture halls
Libraries
Museums
Places of religious worship: Pagodas, Temples, Churches, Mosques, etc.
Pool and billiard parlours
Waiting areas in transportation terminals, etc.

A-4 Assembly uses intended for viewing of indoor sporting events and activities with spectator seating including, but not limited to:

Arenas
Skating rinks
Swimming pools
Tennis courts, etc.

A-5 Assembly uses intended for participation in or viewing outdoor activities including, but not limited to:

Amusement park structures
Grandstands
Stadiums

2.1.4 Business (Group B)

2.1.4.1 General

Business occupancy includes, among others, the use of a building or structure, or a portion thereof, for office, professional or service-type transactions, including storage of records and accounts. Business occupancies shall include, but not limited to:

Airport traffic control towers
Ambulatory health care facilities
Veterinary
Banks
Barber and beauty shops
Car wash
Clinic-outpatient
Dry cleaning and laundries: pick-up and delivery stations and self-service
Electronic data processing: public internet access centre
Laboratories: testing and research
Motor vehicle showrooms
Post offices
Print shops
Professional services (architects, attorneys, dentists, physicians, engineers, etc.)
Radio and television stations
Telephone exchanges
Training and skill development not within a school or academic program, etc.

2.1.4.1 Definitions
The following words and terms shall, for the purposes of this section and as used elsewhere in this code, have the meanings shown herein.

CLINIC, OUTPATIENT. Buildings or portions thereof used to provide medical care on less than a 24-hour basis to individuals who are not rendered incapable of self-preservation by the services provided.

2.1.5 Educational (Group E)
Educational occupancy includes, among others, the use of a building or structure, or a portion thereof, by six or more persons at any time for educational purposes of the basic education (Group E1) and higher education (Group E2). Assembly areas of Group E occupancy having more than 50 occupant loads are considered as Group A-3 occupancy. Religious educational rooms and religious auditoriums, which are accessory to places of religious worship in accordance with assembly portion and have occupant loads of more than 50, shall be classified as A-3 occupancies.

Educational occupancies shall include, but not limited to:
Group E1
Basic Education Schools
Day care
Vocational Training Centres, etc.

Group E2
Educational occupancies for students above High School

2.1.5.1 Definitions
The following words and terms shall, for the purposes of this section and as used elsewhere in this code, have the meanings shown herein.

DAY CARE: The use of a building or structure, or portion thereof, for educational, supervision or personal care services for more than five children older than 2 1/2 years of age shall be classified as Group E occupancy.

2.1.6 Factory and Industrial (Group F)

2.1.6.1 General
Factory and Industrial occupancy includes, among others, the use of a building or structure, or a
portion thereof, for assembling, disassembling, fabricating, finishing, manufacturing, packaging, repair or processing operations that are not classified as a Group H hazardous or Group S storage occupancy.

2.1.6.2 Factory and industrial F-1 low-hazard occupancy

Factory industrial uses that involve the fabrication or manufacturing of non combustible materials which during finishing, packing or processing do not involve a significant fire hazard shall be classified as F-1 occupancies (which can be small, medium or large industries according to the 1990 Private Industrial Enterprises Law) including, but not limited to:

Beverages: up to and including 16-percent alcohol content

- Brick and masonry
- Ceramic products
- Cottage industries
- Foundries
- Glass products
- Gypsum
- Ice
- Metal products (fabrication and assembly), etc.

2.1.6.3 Factory and industrial F-2 moderate-hazard occupancy

Factory industrial uses which are not classified as Factory Industrial F-1 Low Hazard (which can be small, medium or large industries according to the 1990 Private Industrial Enterprises Law) shall be classified as F-2 Moderate Hazard including, but not limited to:

Aircraft (manufacturing, not to include repair)

- Appliances
- Athletic equipment
- Automobiles and other motor vehicles
- Bakeries
- Beverages: over 16-percent alcohol content
- Bicycles
- Boats
- Brooms or brushes
- Business machines
- Cameras and photo equipment
- Canvas or similar fabric
- Carpets and rugs (includes cleaning)
- Clothing
- Construction and agricultural machinery
Disinfectants
Dry cleaning and dyeing
Electric generation plants
Electronics
Engines (including rebuilding)
Food processing
Furniture
Fibrous products

**Incineration Plant**
Jute products
Laundries
Leather products

**Land Fill Gas Plant**
Machinery
Metals
Millwork (sash and door)
Motion pictures and television filming (without spectators)
Musical instruments
Optical goods
Paper mills or products
Photographic film
Plastic products
Printing or publishing
Recreational vehicles
Refuse incineration
Shoes
Soaps and detergents
Textiles
Tobacco
Trailers
Upholstering
Woodworking (cabinet, etc.)
Wood; distillation, etc.

**2.1.7 High Hazardous (Group H)**

H1 Storage and handling of hazardous and highly flammable material,
H2 Storage and handling of flammable material, dry cleaning plants using flammable liquids, paint stores with bulk handling, paint shops and spray painting rooms.

H3 Wood working establishments, painting mills and box factories, shops, factories where loose combustible fibers or dust are manufactured, processed or generated, warehouses where high combustible material is stored.

H4 Repair garages

H5 Aircraft repair hangars.

2.1.8 Institutional (Group I)

2.1.8.1 General

Institutional Group I occupancy includes, among others, the use of a building or structure, or a portion thereof, in which people are provided for public service facilities and cared for or live in a supervised environment, having physical limitations because of health or age are harboured for medical treatment or other care or treatment, or in which people are detained for penal or correctional purposes or in which the liberty of the occupants is restricted. Institutional occupancies shall be classified as Group I-1, I-2, I-3 or I-4.

2.1.8.2 Group I-1

This occupancy shall include buildings, structures or parts thereof housing more than 16 persons, on a 24-hour basis, who because of age, mental disability or other reasons, live in a supervised residential environment that provides personal care services. The occupants are capable of responding to an emergency situation without physical assistance from staff. This group shall include, but not limited to:

- Alcohol and drug centres
- Home for Handicapped
- Old aged Centres
- Residential board and care facilities
- Social rehabilitation facilities
- Old Aged Centres, etc.

2.1.8.3 Group I-2

This occupancy shall include buildings and structures used for medical, surgical, psychiatric, nursing or custodial care for persons who are not capable of self-preservation. This group shall include, but not limited to:

- Child care facilities
- Detoxification facilities
- Hospitals
- Mental hospitals
- Nursing homes (both intermediate care facilities and skilled training), etc.

2.1.8.3.1 Definitions

The following words and terms shall, for the purposes of this section and as used elsewhere in this code, have the meanings shown herein.
ARCHITECTURE AND URBAN DESIGN

CHILD CARE FACILITIES. Facilities that provide care on a 24-hour basis to more than five children, 2 1/2 years of age or less.

DETOXIFICATION FACILITIES. Facilities that serve patients who are provided treatment for substance abuse on a 24-hour basis and who are incapable of self-preservation or who are harmful to themselves or others.

HOSPITALS AND MENTAL HOSPITALS. Buildings or portions thereof used on a 24-hour basis for the medical, psychiatric, obstetrical or surgical treatment of inpatients who are incapable of self-preservation.

NURSING HOMES. Nursing homes are long-term care facilities on a 24-hour basis, including both intermediate care facilities and skilled nursing facilities, serving more than five persons and where any of the persons are incapable of self-preservation.

2.1.8.4 Group I-3

This occupancy shall include buildings and structures that are inhabited by more than five persons who are under restraint or security. Facility of An I-3 is occupied by persons who are generally incapable of self-preservation due to security measures not under the occupants' control. This group shall include the following:

Correctional Centres
Detention Centres
Jails
Prisons, etc.

Buildings of Group I-3 shall be classified as one of the occupancy conditions indicated as following:

2.1.8.4.1 Condition 1

This occupancy condition shall include buildings in which free movement is allowed from sleeping areas, and other spaces where access or occupancy is permitted, to the exterior via means of egress without restraint. A Condition 1 facility is permitted to be constructed as Group R.

2.1.8.4.2 Condition 2

This occupancy condition shall include buildings in which free movement is allowed from sleeping areas and any other occupied smoke compartment to one or more other smoke compartments. Egress to the exterior is impeded by locked exits.

2.1.8.4.3 Condition 3

This occupancy condition shall include buildings in which free movement is allowed within individual smoke compartments, such as within a residential unit comprised of individual sleeping units and group activity spaces, where egress is impeded by remote-controlled release of means of egress from such a smoke compartment to another smoke compartment.

2.1.8.4.4 Condition 4

This occupancy condition shall include buildings in which free movement is restricted from an occupied space. Remote-controlled release is provided to permit movement from sleeping units, activity spaces and other occupied areas within the smoke compartment to other smoke compartments.

2.1.8.4.5 Condition 5
This occupancy condition shall include buildings in which free movement is restricted from an occupied space. Staff-controlled manual release is provided to permit movement from sleeping units, activity spaces and other occupied areas within the smoke compartment to other smoke compartments.

2.1.8.5 Group I-4 day care facilities

This group shall include buildings and structures occupied by persons of any age who receive custodial care for less than 24 hours by individuals other than parents or guardians, relatives by blood, marriage or adoption and in a place other than the home of the person cared for.

2.1.8.5.1 Adult care facility

A facility that provides accommodations for less than 24 hours for more than five unrelated adults and provides supervision and personal care services shall be classified as Group I-4.

Exception: A facility where occupants are capable of responding to an emergency situation without physical assistance from the staff shall be classified as Group R-3.

2.1.8.5.2 Child care facility

A facility that provides supervision and personal care on less than a 24-hour basis for more than five children 2-1/2 years of age or less shall be classified as Group I-4.

Exception: A child day care facility that provides care for more than five but no more than 100 children 2-1/2 years of age or less, where the rooms in which the children are cared for are located on a level of exit discharge serving such rooms and each of these child care rooms has an exit door directly to the exterior, shall be classified as Group E.

2.1.8.6 Group I-5

This occupancy shall include buildings, structures or parts thereof in which people are provided for public service facilities. This group shall include the following:

Civic administration
Fire Station
Police Station, etc.

2.1.9. Mercantile (Group M)

2.1.9.1 General

Mercantile Group M occupancy includes, among others, the use of a building or structure or a portion thereof, for the display and sale of merchandise and involves stocks of goods, wares or merchandise incidental to such purposes and accessible to the public. Mercantile occupancies shall include, but not limited to:

Department Stores
Mini Stores
Drug Stores
Fuel Stations
Markets
Motor fuel-dispensing facilities
Retail or wholesale stores
Sales rooms
2.1.10 Residential (Group R)

R-1 Residential occupancies where the occupants are primarily permanent in nature, including: Buildings that do not contain more than two dwelling units, eg. Detached and Duplex houses, Congregate living facilities with 16 or fewer persons.

R-2 Residential occupancies where the occupants are primarily permanent in nature, containing more than two dwelling units, including:
- Apartment houses
- Condominiums
- Executive Residences

R-3 Residential occupancies containing sleeping units where the occupants are primarily permanent in nature, including:
- Convents
- Dormitories
- Hostels
- Monasteries

R-4 Residential occupancies shall include buildings arranged for occupancy as residential care/assisted living facilities not more than 16 occupants, excluding staff.

R-5 Residential occupancies containing sleeping units or more than two dwelling units or care/assisted living facilities where the occupants are primarily permanent in nature, including:
- Home for the aged
- Nursing home
- Retirement home
- Orphanage

R-6 Residential occupancies containing sleeping units where the occupants are primarily transient in nature, including:
- Inns, guest houses
- Hotels
- Motels
- Service Apartments (transient)

2.1.10.6 Definitions

The following words and terms shall, for the purposes of this section and as used elsewhere in this
code, have the meanings shown herein.

APARTMENT. An apartment is a self-contained housing unit (a type of residential real estate) that occupies only part of a building.

BOARDING HOUSE. A building arranged or used for lodging, with or without meals, and not occupied as a single-family unit.

CONDOMINIUM. A condominium, is the form of housing tenure and other real property where a specified part of a piece of real estate (usually of an apartment house) is individually owned, while use of and access to common facilities in the piece such as hallways, heating system, elevators, exterior areas is executed under legal rights associated with the individual ownership and controlled by the association of owners that jointly represent ownership of the whole piece.

CONGREGATE LIVING FACILITIES. A building or part thereof that contains sleeping units where residents share bathroom and/or kitchen facilities.

DORMITORY. A space in a building where group sleeping accommodations are provided in one room, or in a series of closely associated rooms, for persons not members of the same family group, under joint occupancy and single management, as in college dormitories or fraternity houses.

EXECUTIVE RESIDENCE. An executive residence is a type of furnished apartment available for long-term stays, which provides amenities for daily use.

PERSONAL CARE SERVICE. The care of residents who do not require chronic or convalescent medical or nursing care. Personal care involves responsibility for the safety of the resident while inside the building.

RESIDENTIAL CARE/ASSISTED LIVING FACILITIES. A building or part thereof housing persons, on a 24-hour basis, who because of age, mental disability or other reasons, live in a supervised residential environment which provides personal care services. The occupants are capable of responding to an emergency situation without physical assistance from staff. This classification shall include, but not be limited to, the following: residential board and care facilities, assisted living facilities, halfway houses, group homes, congregate care facilities, social rehabilitation facilities, alcohol and drug abuse centres and convalescent facilities.

SERVICED APARTMENT. A serviced apartment is a type of furnished apartment available for short-term or long-term stays, which provides amenities for daily use.

TRANSIENT. Occupancy of a dwelling unit or sleeping unit for not more than 30 days.

2.1.11 Storage (Group S)

2.1.11.1 General

Storage Group S occupancy includes, among others, the use of a building or structure, or a portion thereof, for storage that is not classified as a hazardous occupancy.

2.1.11.2 Low-Hazard storage (Group S-1)

Group S-1 includes, among others, buildings used for the storage of non-combustible materials such as products on wood pallets or in paper cartons with or without single thickness divisions; or in paper wrappings. Such products are permitted to have a negligible amount of plastic trim, such as knobs, handles or film wrapping. Group S-1 storage uses shall include, but not limited to:

- Asbestos

Beverages up to and including 16-percent alcohol in metal, glass or ceramic containers
Cement in bags
Chalk and crayons
Dairy products in non waxed coated paper containers
Dry cell batteries
Electrical coils
Electrical motors
Empty cans
Food products
Foods in non-combustible containers
Fresh fruits and vegetables in non plastic trays or containers
Frozen foods
Glass
Glass bottles, empty or filled with non-combustible liquids
Gypsum board
Inert pigments
Ivory
Meats
Metal cabinets
Metal desks with plastic tops and trim
Metal parts
Metals
Mirrors
Oil-filled and other types of distribution transformers
Parking garages open or enclosed
Porcelain and pottery
Stoves
Talc and soap
Washers and dryers, etc.

2.1.11.3 Moderate-hazard storage (Group S-2)
Buildings occupied for storage uses that are not classified as Group S-1, but not limited to:
Aerosols, Levels 2 and 3
Aircraft hangar (storage and repair) I
Bags: cloth, burlap and paper
Bamboos and rattan
Baskets
Belting: canvas and leather
Books and paper in rolls or packs
Boots and shoes
Buttons, including cloth covered, pearl or bone
Cardboard and cardboard boxes
Clothing, woollen wearing apparel
Cordage
Dry boat storage (indoor)
Furniture
Furs
Glues, mucilage, pastes and size
Grains
Horns and combs, other than celluloid
Leather
Linoleum
Lumber
Motor vehicle repair garages
Photo engravings
Resilient flooring
Silks
Soaps
Sugar
Tires, bulk storage of
Tobacco, cigars, cigarettes and snuff
Upholstery and mattresses
Wax candles

2.1.12 Utility and Miscellaneous (Group U)

2.1.12.1 General
Buildings and structures of an accessory character and miscellaneous structures not classified in any specific occupancy shall be constructed, equipped and maintained to conform to the requirements of this code commensurate with the fire and life hazard incidental to their occupancy. Group U shall include, but not limited to:

2.1.12.2 Agricultural Buildings (Group U-1)
Group U-1, Agricultural uses, including, but not limited to:
Livestock Shelters or Buildings, including Shade Structures & Milking barns
Poultry Buildings or Shelters
Barns
Storage of equipment & machinery used exclusively in agriculture
Horticultural Structures including Crop Protection Shelters
Sheds
Grain Silos
Stables
Greenhouse

2.1.12.3 Group U-2
Group U-2 shall include, but not limited to:
Fences over 6 feet (1829 mm) high
Retaining Walls

2.1.12.4 Group U-3
Group U-3 shall include, but not limited to:
Aircraft Hangars
Carports
Private Garages, Generator Houses
Sheds, Telephone Booth, Kiosk, Media Corner
Stables
Tanks, Towers
Public Bath
Garbage Yards
PART 2 ARCHITECTURE AND URBAN DESIGN

SECTION 2.2 ARCHITECTURAL REQUIREMENTS AND SPECIAL DETAILED REQUIREMENTS BASED ON USE AND OCCUPANCY

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2.2 ARCHITECTURAL REQUIREMENTS AND SPECIAL DETAILED REQUIREMENTS BASED ON USE AND OCCUPANCY

This section is intended for applying to buildings or structures along with the architecture, occupancy and construction requirements. It contains the Architectural and special detailed requirements for Health Care buildings, Education, Covered Mall Building, High-rise buildings to cooperate with allied disciplines in architectural design.

This should comply with the related rules, regulations, guidelines and standards issued by concerned Authorities such as Development Committee in respective cities and regions, Committee for Quality Control of High-Rise Building Projects (CQHP), Fire Services Department, Health, Education, Hotel, Culture, etc.

2.2.1 Health Care Buildings

2.2.1.1 General

Generally all health care buildings are divided into hospital and clinics. The buildings belonging to “hospital category” are defined as those where the patients’ care require longer than 24 hours and clinics are all where health-care personnel provision time less than 24 hours.

All health care buildings shall have proper garbage disposal system or shall have hygienic arrangements for garbage disposal.

All health care buildings shall be provided with accessibility systems in accordance with Chapter 7 of this code.

2.2.1.2 General requirement of hospitals

All hospitals, whether these are rehabilitation hospitals or healing hospitals, the followings rules shall be observed:

a) The maximum height for all hospital buildings shall be according to the functions of the hospitals and the permission of Regional Governments and concerned Municipal Authorities and Health.

b) The maximum number of beds in one patient-room in any hospital is 10.

c) Whether the patients’ rooms are provided with air-conditioning systems or not, all patients’ rooms are to have windows leading to outside space and with the following rules:

(1) The window areas shall be minimum of 10% of floor area.

(2) The minimum distance of building near that window in any case shall be minimum 5 ft.

d) The floor area of any patient-room shall be minimum 60 sq.ft. per bed.

e) The egress and the escape routes must be in conformity with Chapters 6 of this code.

f) There shall be minimum of one toilet for 8 beds and one shower facility for 16 beds.

g) In cases of patients’ rooms with more than 2 beds, separate room for the patient’s attendants, individual or the nurse, shall be provided separate space. The attendants, living in the patients’ rooms is not permissible.
h) All hospitals with more than 20 beds shall have mortuary with proper cooling system.

### 2.2.1.3 General requirement of clinics

All clinics, whether these are out-patient clinics or clinics combined with operational and other kinds of treatments, the followings rules shall be observed:

- a) There shall be not more than 10 doctors in one joined consultation room.
- b) There shall be physical separation between the paediatric clinics and the general clinics.
- c) There shall be physical separation between the gynecological clinics and the general clinics, however paediatric clinics and the gynecological clinics can be combined.
- d) The floor area of waiting room in a consultation unit shall be calculated based on the number of consultants. This shall be minimum of 200 sq.ft. per consultant.
- e) The egress and the escape routes must be in conformity with Chapters 6 of this code.
- f) There shall be minimum of one toilet for 15 waiting chairs.

### 2.2.2 Ambulatory Health Care Facilities

#### 2.2.2.1 General

Occupancies classified as Group B ambulatory health care facilities shall comply with the provisions of Sections 2.2.15.1 through 2.2.15.6 and other applicable provisions of this code.

#### 2.2.2.2 Smoke barriers

Smoke barriers shall be provided to subdivide every ambulatory care facility greater than 10,000 square feet (929 m²) into a minimum of two smoke compartments per storey. The travel distance from any point in a smoke compartment to a smoke barrier door shall not exceed 200 feet (60 960 mm). The smoke barrier shall be installed in accordance with Myanmar Fire Safety Code of Practice.

#### 2.2.2.3 Refuge area

At least 30 net square feet (2.8 m²) per no ambulatory patient shall be provided within the aggregate area of corridors, patient rooms, treatment rooms, lounge or dining areas and other low-hazard areas on each side of each smoke barrier.

#### 2.2.2.4 Independent egress

A means of egress shall be provided from each smoke compartment created by smoke barriers without having to return through the smoke compartment from which means of egress originated.

#### 2.2.2.5 Automatic sprinkler systems

Automatic sprinkler systems shall be provided for ambulatory care facilities in accordance with Myanmar Fire Safety Code of Practice.

#### 2.2.2.6 Fire alarm systems
A fire alarm system shall be provided in accordance with Myanmar Fire Safety Code of Practice.

2.2.3 Educational Buildings

2.2.3.1 Groupings and class rooms

The number of children in each group for respective ages and levels and required minimum floor areas must conform to the following norms, unless otherwise defined in the concerned educational authorities.

Table 2.2.3 Groupings and Floor Area Requirements in the Class Rooms for Respective Levels

<table>
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<tr>
<th>Levels</th>
<th>No. of children per room</th>
<th>Class room Area (sq-ft per child)</th>
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<tr>
<td>Nursery children below four years</td>
<td>10 children</td>
<td>30 sq-ft per child</td>
</tr>
<tr>
<td>Kindergarten children below six years</td>
<td>15 children</td>
<td>30 sq-ft per child</td>
</tr>
<tr>
<td>Primary classes, first grade to 4th grade</td>
<td>25 children</td>
<td>25 sq-ft per child</td>
</tr>
<tr>
<td>Middle classes, fifth grade to eight grade</td>
<td>40 children</td>
<td>20 sq-ft per child</td>
</tr>
<tr>
<td>High school classes</td>
<td>40 children</td>
<td>20 sq-ft per child</td>
</tr>
</tbody>
</table>

All class rooms must have additional storage space for common properties of the class. For nurseries and kindergartens: there should be separate space for play areas and rest/sleeping areas. For all classes: The maximum width of all class rooms should not exceed 35 feet. Class rooms must have window areas which are not less than 15% of the floor areas and window sill heights must be not less than 3ft. And the railing height must be in conformity with section 2.5.6.3. Class rooms’ heights must be minimum 9 ft. All class rooms must be connected with covered corridors or passages.

2.2.3.2 General requirements

All education building must have assembly areas which should hold at least 50% of all children with minimum floor areas of 7 sq.ft per child. For urban schools, ample parking space and delivery of children must be considered. There should be rooms for teachers with maximum eight teachers in one room and at least 80 sq-ft per teacher. There should be separate toilet facilities for teachers and children and the toilets for the students must be able to check the misuse of drugs and other illicit activities. All schools must have schools library and computer facilities. All schools must have space for facilities of physical education, handicraft and domestic science education for the children. In addition to the open space requirements of this chapter there should be play ground around 20,000 sq-ft for all schools with more than 500 children.

2.2.3.3 Open space requirements

The requirements for open spaces of respective norms are as the following table 2.2.2.

Table 2.2.3 Open Space Requirements for Respective Levels

<table>
<thead>
<tr>
<th>Levels</th>
<th>Covered open space (minimum)</th>
<th>Open spaces (minimum)</th>
<th>Open shed (minimum)</th>
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<td>Area Requirement 1</td>
<td>Area Requirement 2</td>
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<tr>
<td>Nursery children below four years</td>
<td>10 sq.-ft per child</td>
<td>20 sq.-ft per child</td>
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<td>15 sq.-ft per child</td>
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<tr>
<td>Middle classes, fifth grade to eight grade</td>
<td>20 sq.-ft per child</td>
<td>10 sq.-ft per child</td>
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<td>High school classes</td>
<td>20 sq.-ft per child</td>
<td>10 sq.-ft per child</td>
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### 2.2.3.4 General requirements for higher educational institution

The requirements for higher educational institution are as follow:

a) The higher educational institution shall have separate compound with ample land area to provide academic and recreational facilities.

b) The higher educational institution shall provide auxiliary functions and facility such as libraries, multimedia places etc.

c) The higher educational institution shall have sport facility for students.

d) The higher educational institution shall have medical care facility for students and staffs.

### 2.2.3.5 Requirements for New School design

The following requirements shall be considered:

a) The building should provide for health, safety, and security.

b) The learning environment should enhance teaching and learning and accommodate the needs of all learners.

c) The learning environment should serve as a center for the community.

d) The learning environment should result from a planning/design process that involves all stakeholders.

e) The learning environment should allow for flexibility and adaptability to changing needs.

f) The learning environment should make effective use of all available resources.

### 2.2.3.6 Current design principles.

1. Current design principles including:
2. Design for protection against natural hazards
3. Design with increased attention to occupant security
4. Design with increased use of day lighting and comfort control
5. Design for durability

2.2.4 Covered Mall and Open Mall Buildings

2.2.4.1 Scope

The provisions of this section shall apply to buildings or structures defined herein as covered mall buildings not exceeding three floor levels at any point nor more than three stories above grade plane. Except as specifically required by this section, covered mall buildings shall meet applicable provisions of this code.

Exceptions:

a) Foyers and lobbies of Business Groups B, and Residential Groups R are not required to comply with this section.

b) Buildings need not comply with the provisions of this section when they totally comply with other applicable provisions of this code.

2.2.4.2 Definitions

The following words and terms shall, for the purposes of this chapter and as used elsewhere in this code, have the meanings shown herein.

ANCHOR BUILDING. An exterior perimeter building of a group other than H having direct access to a covered mall building but having required means of egress independent of the mall.

COVERED MALL BUILDING. A single building enclosing a number of tenants and occupants, such as retail stores, drinking and dining establishments, entertainment and amusement facilities, passenger transportation terminals, offices and other similar uses wherein two or more tenants have a main entrance into one or more malls. For the purpose of this chapter, anchor buildings shall not be considered as a part of the covered mall building. The term "covered mall building" shall include open mall buildings as defined below.

Mall. A roofed or covered common pedestrian area within a covered mall building that serves as access for two or more tenants and not to exceed three levels that are open to each other. The term "mall" shall include open malls as defined below.

Open mall. An unroofed common pedestrian way serving a number of tenants not exceeding three levels. Circulation at levels above grade shall be permitted to include open exterior balconies leading to exits discharging at grade.

Open mall building. Several structures housing a number of tenants, such as retail stores, drinking and dining establishment, entertainment and amusement facilities, offices, and other similar uses, wherein two or more tenants have a main entrance into one or more open malls. For the purpose of Chapter 4 of the International Building Code, anchor buildings are not considered as a part of the open mall building.

FOOD COURT. A public seating area located in the mall that serves adjacent food preparation tenant spaces.

GROSS LEASABLE AREA. The total floor area designed for tenant occupancy and exclusive use. The area of tenant occupancy is measured from the center lines of joint
partitions to the outside of the tenant walls. All tenant areas, including areas used for storage, shall be included in calculating gross leasable area.

2.2.4.4 Lease plan

Each covered mall building owner shall provide both the building and fire departments with a lease plan showing the location of each occupancy and its exits after the certificate of occupancy has been issued. No modifications or changes in occupancy or use shall be made from that shown on the lease plan without prior approval of the building official.

2.2.4.4 Means of egress

Each tenant space and the covered mall building shall be provided with means of egress as required by Chapter 6, Means of Egress.

2.2.4.5 Mall width

For the purpose of providing required egress, malls are permitted to be considered as corridors but need not comply with the requirements of Chapter 6, Means of Egress of this code where the width of the mall is as specified in this section.

2.2.4.5.1 Minimum width

The minimum width of the mall shall be 20 feet (6096 mm). The mall width shall be sufficient to accommodate the occupant load served. There shall be a minimum of 10 feet (3048 mm) clear exit width to a height of 8 feet (2438 mm) between any projection of a tenant space bordering the mall and the nearest kiosk, vending machine, bench, display opening, food court or other obstruction to means of egress travel.

2.2.4.5.2 Minimum width open mall

The minimum floor and roof opening width above grade shall be 20 feet (9096 mm) in open malls.

2.2.4.7 Fire-resistance-rated separation

Fire-resistance-rated separation is not required between tenant spaces and the mall. Fire-resistance-rated separation is not required between a food court and adjacent tenant spaces or the mall.

2.2.4.7.1 Attached garage

An attached garage for the storage of passenger vehicles having a capacity of not more than nine persons and open parking garages shall be considered as a separate building where it is separated from the covered mall building by not less than 2-hour fire barriers constructed in accordance with Myanmar Fire Safety Code of Practice.

Exception: Where an open parking garage or enclosed parking garage is separated from the covered mall building or anchor building a distance greater than 10 feet (3048 mm), the provisions of fire-resistance rating requirements shall apply.

Pedestrian walkways and tunnels that attach the open parking garage or enclosed parking garage to the covered mall building or anchor building shall be constructed in accordance with Pedestrian Walkways and Tunnels, Chapter 4, Special Building and Construction.

2.2.4.7.2 Tenant separations
Each tenant space shall be separated from other tenant spaces by a fire partition complying with *Myanmar Fire Safety Code of Practice*. A tenant separation wall is not required between any tenant space and the mall.

### 2.2.4.7.3 Anchor building separation

An anchor building shall be separated from the covered mall building by fire walls complying with *Myanmar Fire Safety Code of Practice*.

Exception: Anchor buildings of not more than three stories above grade plane that have an occupancy classification the same as that permitted for tenants of the covered mall building shall be separated by 2-hour fire-resistant fire barriers complying with *Myanmar Fire Safety Code of Practice*.

### 2.2.4.8 Interior finish

Interior wall and ceiling finishes within the mall and exits shall have non-flammable materials and all floors must be of non-slip finishes.

### 2.2.4.9 Automatic sprinkler system

The covered mall building and buildings connected shall be equipped throughout with an automatic sprinkler system in accordance with *Myanmar Fire Safety Code of Practice*, which shall comply with the followings:

a) The automatic sprinkler system shall be complete and operative throughout occupied space in the covered mall building prior to occupancy of any of the tenant spaces. Unoccupied tenant spaces shall be similarly protected unless provided with approved alternative protection.

b) Sprinkler protection for the mall shall be independent from that provided for tenant spaces or anchors. Where tenant spaces are supplied by the same system, they shall be independently controlled.

#### 2.2.4.9.1 Standpipe system

The covered mall building shall be equipped throughout with a standpipe system as required by *Myanmar Fire Safety Code of Practice*.

### 2.2.4.10 Smoke control

Where a covered mall building contains an atrium, a smoke control system shall be provided.

Exception: A smoke control system is not required in covered mall buildings when an atrium connects only two stories.

### 2.2.4.11 Kiosks

Kiosks and similar structures (temporary or permanent) shall meet the following requirements:

a) Combustible kiosks or other structures shall not be located within the mall unless permitted by the *Myanmar Fire Safety Code of Practice*. 

b) Kiosks or similar structures located within the mall shall be provided with approved 
fire suppression detection devices.

c) The minimum horizontal separation between kiosks or groupings thereof and other 
structures within the mall shall be 20 feet (6096 mm).

d) Each kiosk or similar structure or groupings thereof shall have a maximum area of 
300 square feet (28 m2).

e) There shall be no function in the kiosks with open flame.

2.2.4.12 Children's playground structures

Structures intended as children’s playgrounds that exceed 10 feet (3048 mm) in height and
150 square feet (14 m2) in area shall comply with Covered mall and Open mall Buildings 
Sections.

2.2.4.12.1 Materials

Children's playground structures shall be constructed of non-combustible materials.

2.2.4.12.2 Fire protection

Children's playground structures located within the mall shall be provided with the 
same level of approved fire suppression and detection devices required for kiosks and 
similar structures.

2.2.4.12.3 Separation

Children's playground structures shall have a minimum horizontal separation from 
other structures within the mall of 20 feet (6090 mm).

2.2.4.12.4 Area limits

Children's playground structures shall not exceed 300 square feet (28 m2) in area,
unless a special investigation has demonstrated adequate fire safety.

2.2.4.13 Security grilles and doors

Horizontal sliding or vertical security grilles or doors that are a part of a required means 
of egress shall conform to the following:

a) They shall remain in the full open position during the period of occupancy by the 
general public.

b) Doors or grilles shall not be brought to the closed position when there are 10 or 
more persons occupying spaces served by a single exit or 50 or more persons 
occupying spaces served by more than one exit.

c) The doors or grilles shall be openable from within without the use of any special 
knowledge or effort where the space is occupied.

d) Where two or more exits are required, not more than one-half of the exits shall be 
permitted to include either a horizontal sliding or vertical rolling grille or door.

2.2.4.14 Standby power

Covered mall buildings exceeding 50,000 square feet (4645 m2) shall be provided with 
standby power systems that are capable of operating the emergency voice/ alarm 
communication system and lighting.

2.2.4.15 Emergency voice/ alarm communication system
Covered mall buildings exceeding 50,000 square feet (4645 m²) in total floor area shall be provided with an emergency voice/alarm communication system. Emergency voice/alarm communication systems serving a mall required or otherwise, shall be accessible to the concerned authority.

2.2.4.16.2 Height and width of Signs

Plastic signs shall not exceed a height of 36 inches (914 mm), except that if the sign is vertical, the height shall not exceed 96 inches (2438 mm) and the width shall not exceed 36 inches (914 mm).

2.2.4.17 Fire department access to equipment

Rooms or areas containing controls for air-conditioning systems, automatic fire-extinguishing systems or other detection, suppression or control elements shall be identified for use by the fire services department.

2.2.4.18 Daylight provision for Mall

For the purpose of providing daylight, meant for the time of power failure, there should be minimum of 10% of the floor area of day-light provisions such as windows, etc. The furthest distance of such openings shall be less 80 feet from any point in that mall area.

2.2.5 High-Rise Buildings

2.2.5.1 Applicability

High-rise buildings shall comply with Sections 2.2.5.2 through 2.2.5.6.

Exception: The provisions of Sections 2.2.5.2 through 2.2.5.6 shall not apply to the following buildings and structures:

a) Concerning the location of high-rise buildings shall be designed to build in the vicinity of historical structures, according to the local Zoning Plan and regulations or, as specified by Regional Governments and concerned Municipal Authority of the respected towns and regions.

b) Airport traffic control towers in accordance with Section 2.2.11.

c) Open parking garages in accordance with Section 2.2.7.3.

d) Buildings with a Group A-5 occupancy in accordance with Assembly Group A, Chapter 1, Use and Occupancy Classification.

e) Special industrial occupancies in accordance with Chapter 3, General Building Height and Area.

2.2.5.2 Automatic sprinkler system

Buildings and structures shall be equipped throughout with an automatic sprinkler system and a secondary water supply in accordance with Myanmar Fire Safety Code of Practice.

Exception: An automatic sprinkler system shall not be required in spaces or areas of:

a) Open parking garages in accordance with Section 2.2.7.3.

b) Telecommunications equipment buildings used exclusively for telecommunications equipment, associated electrical power distribution equipment, batteries and
standby engines, provided that those spaces II or areas are equipped throughout with an automatic fire detection system.

2.2.5.2.1 Number of sprinkler risers and system design
Each sprinkler system zone in buildings that are more than 420 feet (128 m) in building height shall be supplied by a minimum of two risers. Each riser shall supply sprinklers on alternate floors. If more than two risers are provided for a zone, sprinklers on adjacent floors shall not be supplied from the same riser.

2.2.5.2.1.1 Riser location
Sprinkler risers shall be placed in exit enclosures that are remotely located in accordance with Exit and Exit Access Doorways Section, Chapter 6, Means of Egress.

2.2.5.2.2 Water supply to required fire pumps
Required fire pumps shall be supplied by connections to a minimum of two water mains located in different streets.
Separate supply piping shall be provided between each connection to the water main and the pumps. Each connection and the supply piping between the connection and the pumps shall be sized to supply the flow and pressure required for the pumps to operate.
Exception: Two connections to the same main shall be permitted provided the main is valued such that an interruption can be isolated so that the water supply will continue without interruption through at least one of the connections.

2.2.5.3 Emergency systems
The detection, alarm and emergency systems of high-rise buildings shall comply with Myanmar Fire Safety Code of Practice.

2.2.5.3.1 Standby power
A standby power system complying with Part 5, Building Services.

2.2.5.4 Means of egress and evacuation
The means of egress in high-rise buildings shall comply with Chapter 6, Means of egress.

2.2.5.5 Elevators
Elevator installation and operation in high-rise buildings shall comply with Part 5, Building Services.

2.2.6 Atriums

2.2.6.1 General
The provisions of this section shall apply to buildings or structures containing vertical openings defined herein as "Atriums."

2.2.6.1.1 Definition
The following word and term shall, for the purposes of this chapter and as used elsewhere in this code, have the meaning shown herein.

ATRIUM. An opening connecting two or more stories other than enclosed stairways, elevators, hoist ways, escalators, plumbing, electrical, air-conditioning or other
equipment, which is closed at the top and not defined as a mall. Stories, as used in this definition, do not include balconies within assembly groups or mezzanines that comply with Mezzanines Section, Chapter 3, General Building Heights and Areas.

2.2.6.2 Use

The floor of the atrium shall not be used for other than low fire hazard uses and only approved materials and decorations in accordance with P Myanmar Fire Safety Code of Practice shall be used in the atrium space.

Exception: The atrium floor area is permitted to be used for any approved use where the individual space is provided with an automatic sprinkler system in accordance with Automatic Sprinkler Systems, Myanmar Fire Safety Code of Practice.

2.2.6.3 Automatic sprinkler protection

An approved automatic sprinkler system shall be installed throughout the entire building.

2.2.6.4 Fire alarm system

A fire alarm system shall be provided in accordance with Myanmar Fire Safety Code of Practice.

2.2.6.5 Smoke control

A smoke control system shall be installed in accordance with Myanmar Fire Safety Code of Practice.

Exception: Smoke control is not required for atriums that connect only two stories.

2.2.6.6 Enclosure of atriums

Atrium spaces shall be separated from adjacent spaces by a 1-hour fire barrier constructed in accordance with Myanmar Fire Safety Code of Practice.

2.2.6.7 Standby power

Equipment required to provide smoke control shall be connected to a standby power system in accordance with Myanmar Fire Safety Code of Practice.

2.2.7 Special Amusement Buildings

2.2.7.1 General

Special amusement buildings having an occupant load of 50 or more shall comply with the requirements for the appropriate Group A occupancy and Sections 2.2.10.1 through 2.2.10.8. Amusement buildings having an occupant load of less than 50 shall comply with the requirements for a Group B occupancy and Sections 2.2.10.1 through 2.2.10.8.

Exception: Amusement buildings or portions thereof those are without walls or a roof and constructed to prevent the accumulation of smoke.

2.2.7.2 Definition

The following word and term shall, for the purpose of this section and as used elsewhere in this code, have the meaning shown herein.

SPECIAL AMUSEMENT BUILDING. A special amusement building is any temporary or permanent building or portion thereof that is occupied for amusement, entertainment or educational purposes and that contains a device or system that conveys passengers or provides a walkway along, around or over a course in any direction so arranged that the
means of egress path is not readily apparent due to visual or audio distractions or is intentionally confounded or is not readily available because of the nature of the attraction or mode of conveyance through the building or structure.

2.2.7.3 Automatic fire detection

Special amusement buildings shall be equipped with an automatic fire detection system in accordance with Fire Alarm and Detection Systems Section, Myanmar Fire Safety Code of Practice.

2.2.7.4 Automatic sprinkler system

Special amusement buildings shall be equipped throughout with an automatic sprinkler system in accordance with Myanmar Fire Safety Code of Practice.

Where the special amusement building is temporary, the sprinkler water supply shall be of an approved temporary means.

2.2.7.5 Alarm

Actuation of a single smoke detector, the automatic sprinkler system or other automatic fire detection device shall immediately sound an alarm at the building at a constantly attended location from which emergency action can be initiated including the capability of manual initiation of requirements in Myanmar Fire Safety Code of Practice.
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2.3 GENERAL BUILDING HEIGHTS AND AREAS

2.3.1 Definitions

The following words and definitions applied to this chapter and used in other places in this code have the meanings as described below:

AREA, building: The area included within surrounding exterior walls (or exterior walls and fire walls) exclusive of vent shafts and courts. Areas of the building not provided with surrounding walls must be included in the building area if these areas are included within the horizontal projection of the roof or floor above.

BASEMENT: The portions of buildings that are partly below grade plane. A basement must be considered as a story above grade plane where the finished surface of the floor above the basement is more than 6 feet above grade plane or more than 12 feet above the finished ground level at any point. A basement is a story that is not a story above the grade plane.

EQUIPMENT PLATFORM: An unoccupied, elevated platform used exclusively for mechanical systems or industrial process equipment, including the associated elevated walkways, stairs, and ladders necessary to access the platform.

GRADE PLANE: A reference plane representing the average of finished ground level adjoining the building at exterior walls. Where the finished ground level slopes away from the exterior walls, the reference plane must be established by the lowest points within the area between the building and the lot line or, where the lot line is more than 6 feet from the building, between the building and a point 6 feet from the building.

HEIGHT, building: The vertical distance from grade plane to the average height of the highest roof surface.

HEIGHT, STORY: The vertical distance from top to top of two successive finished floor surfaces; and, at the topmost story, from the top of the floor finish to the top of the ceiling joists or, where there is not a ceiling, to the top of the roof rafters.

MEZZANINE: An intermediate level or levels between the floor and ceiling of any story and in accordance with this chapter.

2.3.2 General height and area limitations

The height and area for buildings of different construction types will be ruled by the intended use of the building and cannot go over the limits except as modified from the date of this code coming into force. In Protection and Preserved Zone, Cultural Heritage Regions and Conservation Zones, building heights and locations of new buildings are restricted by the relevant laws concerning the preservation and management of historic views (1998 Law, Chapter IV) and the wider setting of listed buildings, conservation zones and other historic areas and landscapes. Where a new building will affect any of these heritage assets, the developer must set out clearly the potential impact of the new development on those assets. Where there is demonstrable harm to the assets, the development will be refused permission. Each part of a building included within the inside and outside walls and fire walls, where present, will be allowed to be a separate building. Buildings and structures that are designed to accommodate special industrial processes that require large areas and unusual heights to contain cranes or special machinery and equipment are exempt from the height restrictions, such as:

- Rolling mills
- Structural metal fabrication shops and foundries
- The production and distribution of electricity
- The production and distribution of gas or steam power.

There are situations when two or more buildings are on the same building lot. When this happens, they are to be regulated as separate buildings or they will be considered as parts of one building if the height of each building and the total area of the buildings are within the limits of Tables as shown in this code. The requirements of this code that are valid to the total building will be appropriate to each building. Buildings that are Type I construction are allowed to be unlimited level heights and areas are not required to stick to the special requirements that allow unlimited area buildings, unlimited height, or increased height and areas for other types of construction in this chapter.

2.3.2.1 The limitation of area and height of buildings of different occupancy classes

Different occupancy classes (Part 2) and types of construction (Part 3, 7) shall be achieved by specifying it in terms of Floor area ratio FAR, which shall take into account the various aspects that govern in specifying FAR by Concerned Zoning Plan and Municipal Authority.

2.3.2.1.1 Height

The height that is allowed by code will be increased in agreement with this section with the exception that the height of one-story aircraft hangars, aircraft paint hangars, and buildings used for the manufacturing of aircraft will not be limited if the building is provided with an automatic fire-extinguishing system and is entirely surrounded by public ways or yards no less in width than one and one-half times the height of the building.

2.3.2.1.2 Mezzanines

Mezzanines that conform to this section can be considered a portion of the story.

The total area of a mezzanine is not allowed to be over 60% of the gross floor area that they are in and also cannot include the enclosed part of the room to determine the floor area where the mezzanine is located, and the total area of mezzanines in buildings and structures that are Type IV or V, provided that the clear floor height of the mezzanine cannot be less than 8 feet.

The total area of a mezzanine within a room is not allowed to be over 50% of the floor area of the room or the space that they are in and also cannot include the enclosed part of the room to determine the floor area where the mezzanine is located. The area of the mezzanine must be included in determining the fire area. The clear floor height of the mezzanine cannot be less than 7 feet. When determining the allowable mezzanine area, the area of the mezzanine cannot be included in the floor area except for the following:

a) The total area of mezzanines in buildings and structures that are Type I or II for special industrial occupancies in accordance with this chapter cannot be more than two-thirds of the area in the room.

b) The total area of mezzanines in buildings and structures that are Type I or II cannot be more than one-half of the area of the room in buildings and structures that have an approved sprinkler system throughout. The sprinkler system has to be in accordance with code requirements and an approved emergency voice/alarm communication system.

c) Mezzanines are no different when talking about exits and exit routes. Each occupant of a mezzanine must have access to at least two exits where the common path of exit travel is over the limits of Chapter (6). If the exit from your mezzanine is a stairway, the maximum travel distance must include the distance traveled on the stairway measured in the plane of the tread nosing.
d) Accessible means of exits must be provided, as well as a single means of exit. If a building or structure has a mezzanine it has to be open and no obstructions are allowed in the room where the mezzanine is located, except for walls that are not more than 42 inches high, columns, and posts.

There are five exceptions to this code, and they are as follows:

a) Mezzanines or portions that are of concern are not required to be open, provided that the occupant load does not go over 10 persons.
b) Mezzanines or portions that are of concern are not required to be open to the room if at least one of the exits provides direct access to an exit from the mezzanine level.
c) Mezzanines are not required to be open to the room, provided that the total floor area of the enclosed space does not go over 10 percent of the area.
d) In industrial facilities, mezzanines used for control equipment are allowed to be glazed on all sides.
e) In Groups H and I occupancies that are no more than two stories in height above grade plane and equipped with an automatic sprinkler, a mezzanine having two or more exits is not required to be open to the room in which the mezzanine is located. And required to be complied with travel distance in Chapter 2.6 of this code.

2.3.3 Allowable Floor Areas

The Allowable Floor Area of any proposed building/structure shall only be as allowed based on the Allowed Percentage of Plot Area Ratio (PAR) and floor area ratio (FAR) as specified by concerned Zoning Plan and Municipal Authority.

2.3.3.1 Allowable Floor Area Increases

The floor areas hereinabove provided may be increased in certain specific instances and under appropriate conditions, based on the existence of public space, streets or yards extending along and adjoining two or more sides of the building or structure subject to the approval of the Building Official.

2.3.4 Maximum Height of Buildings

The maximum height and number of storeys of proposed building shall be dependent upon the character of use or occupancy and the type of construction (see notes), considering end-user population density, light and ventilation, width of streets particularly of its roadway/carriageway component, off-street cum off-site parking requirements, etc. and in relation to local land use plan and zoning regulations as well as other environmental considerations. The height shall be measured from the highest adjoining side walk or ground surface, Provided that the height measured the lowest adjoining surface shall not exceed such maximum height by more than 3.00 meters or 9.84 feet; Except that towers, spires, and steeples, erected as part of a building and not used for habitation or storage are limited as to height only by structural design of combustible materials or may extend not to exceed 6.00 meters or 10.7 feet above the height limits for each occupancy group if of combustible materials.

Determination of Building Height

Building Height Limit (BHL) the maximum height to be allowed for building/structures based on their proposed use or occupancy; the BHL is generally determined after the application of other development controls (DC) and certain other parameters, i.e., considerations of site conditions, view, etc. (Table 2.3.4.1). The BHL shall be generally measured from the established grade line to
the topmost portion of the proposed building/structure. If applicable, the BHL may be subject to clearance requirements of the Air Transportation Office (ATO) or of the concerned military/security authorities. BHL excludes the height of permitted/allowed projections above the roof of the building/structure, e.g., signage, mast, antenna, telecom tower, beacons and the like.

The Building Height Limit (BHL) of any proposed building/structure shall only be as allowed under this Rule (as shown in table below) or under the duly approved city/municipal (local) zoning ordinance, whichever is more restrictive.

**Table 2.3.4.1 Building Height Limit (BHL) by Type of Use or Occupancy**

<table>
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<tr>
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<th>Type of Building/Structure</th>
<th>Building Height Limit (BHL)</th>
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<td></td>
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<td>Number of allowable Storeys/floors above Established grade</td>
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<td></td>
<td>Orphanage</td>
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<td>Residential</td>
<td>Residential R6</td>
<td>Concerned Zoning Plan and Municipal Authority</td>
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<td></td>
<td>Inns, guest houses</td>
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<td>Hotels</td>
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<td></td>
<td>Service Apartments (transient)</td>
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<tr>
<td>Commercial</td>
<td>Business (B)</td>
<td>Concerned Zoning Plan and Municipal Authority</td>
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</table>
Proposed Type of Construction:
For purposes of the Code, all buildings proposed for construction shall be classified according to the following types; and should also link with Part 3, Structure.
Type I - shall be of wood construction. The structural elements may be any of the materials permitted by (AHJ) Authority having Jurisdiction.
Type II - shall be of wood construction with protective fire-resistant materials and one-hour fire-resistant throughout, except, that permanent non-load bearing partitions may use fire-retardant treated wood within the framing assembly with one-hour resistivity.
Type III - shall be of masonry and wood construction. Structural elements may be any of the materials permitted by (AHJ) Authority having Jurisdiction, provided, that the building shall be one-hour fire-resistant throughout. Exterior walls shall be of incombustible fire-resistant construction.
Type IV - shall be steel, iron, concrete, or masonry construction and walls, ceiling and permanent partitions, shall be of Incombustible fire-resistant construction, except, that permanent non-

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<tr>
<th>Type</th>
<th>Description</th>
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<td>Mercantile (M)</td>
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<td>Educational</td>
<td>Schools(E-1)</td>
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<td>Concerned Zoning Plan and Municipal Authority</td>
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<td>Schools(E-2)</td>
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<td>Industrial. 2 (F-2)</td>
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<td>Industrial. 3 (F-3)</td>
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<td>Institutional (I-1 to 5)</td>
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<td>Parks and Open</td>
<td>Recreational and Entertainment Spaces</td>
<td>Concerned Zoning Plan and Municipal Authority</td>
<td>Concerned Zoning Plan and Municipal Authority</td>
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<td>Agricultural/Agro-</td>
<td>Planned Unit Development (PUD)</td>
<td>Concerned Zoning Plan and Municipal Authority</td>
<td>Concerned Zoning Plan and Municipal Authority</td>
<td>Concerned Zoning Plan and Municipal Authority</td>
<td>Concerned Zoning Plan and Municipal Authority</td>
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<tr>
<td>Industrial/Tourism</td>
<td>PUD at a reclamation area close to an operating airport</td>
<td>Concerned Zoning Plan and Municipal Authority</td>
<td>Concerned Zoning Plan and Municipal Authority</td>
<td>Concerned Zoning Plan and Municipal Authority</td>
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<td>PUD at a coastal area</td>
<td>Concerned Zoning Plan and Municipal Authority</td>
<td>Concerned Zoning Plan and Municipal Authority</td>
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<td>PUD at a reclamation area close to an operating airport</td>
<td>Concerned Zoning Plan and Municipal Authority</td>
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<td>PUD at an inland area</td>
<td>Concerned Zoning Plan and Municipal Authority</td>
<td>Concerned Zoning Plan and Municipal Authority</td>
<td>Concerned Zoning Plan and Municipal Authority</td>
<td>Concerned Zoning Plan and Municipal Authority</td>
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bearing partitions of one-hour fire-resistive construction may use fire-retardant treated wood within the framing assembly. Type V shall be fire-resistive. The structural elements shall be of steel, iron, concrete, or masonry construction. Walls, ceilings and permanent partitions shall be of incombustible fire-resistive construction.

Note 2:
Establishing Grade

   a) In case of sloping grade where the building footprint running perpendicular to the Road right of way (RROW) has a difference in elevation of less than 3.00 meters, the highest adjoining natural grade (ground surface) or finished grade (sidewalk surface) shall be considered the established grade elevation;
   b) In case of sloping grade where the edges of the building footprint turning perpendicular to the RROW has a difference in elevation of more than 3.00 meters, the average grade level of the building footprint shall be considered the established grade elevation.

2.3.5 Mixed use and occupancy

Buildings or parts of buildings that contain two or more occupancies or uses are classified as mixed use. This section applies to mixed use occupancy and the buildings that they occupy. An incidental use area must be classified in accordance with the occupancy of that portion of the building in which it is located or the building must be classified as a mixed occupancy and will comply with this section.

Where the code allows an automatic fire-extinguishing system without a fire barrier, the incidental use area must be separated from the rest of the building by construction that is capable of resisting smoke from passing through the building. The partitions must extend from the floor to the underneath of the fire-resistance-rated floor/ceiling assembly or fire-resistance-rated roof/ceiling assembly above or to the bottom of the floor or roof sheathing or sub deck above. Doors must be self-closing or automatic closing when the detection of smoke is made. Doors also must not have any air transfer openings and cannot be undercut in excess of the clearance that is permitted in Fire Services Department. With some exceptions, no separation is required between ancillary occupancies and the main occupancy. Where an automatic fire-extinguishing system or automatic sprinkler system is provided, only the incidental use areas need to be equipped with this system.

2.3.6 Equipment platforms

Equipment platforms in buildings cannot be considered as a portion of the floor below and must not contribute to either the building area or the number of stories as regulated by this chapter, and may also not use the area of the equipment platform to determine the fire area. Equipment platforms cannot be part of any mezzanine and these platforms and walkways, stairs, and ladders that provide access to an equipment platform cannot be used as an exit from the building either. There are some area limitations that you must be aware of.

The total area of all equipment platforms within a room cannot be larger than two-thirds of the area of the room which they are in. If the equipment platform is located in the same room as a mezzanine, the area of the mezzanine must be determined by this chapter and the combined total area of the room that they are in. If a mezzanine is in a building that is required to have an automatic sprinkler system, equipment platforms must be fully protected by these sprinklers above and below the platform.

Width must be at least 20 feet.
a) The automatic sprinkler system increase cannot apply to buildings with an occupancy in Group H-1.
b) The automatic sprinkler system increase must not apply to the floor area of occupancy in Group H-2 or H-3. For mixed-use buildings containing these occupancies, the allowable area must be calculated in accordance with this book, with the sprinkler increase applying only to the portions of the buildings not classified as Group H-2 or H-3.

2.3.7 Height determination for sky terrace floors

For developments with sky terrace floors, the overall height control will be relaxed, based on the proposed storey height of the development. The additional allowable height over and above the overall aggregate height for the development is tabulated:

<table>
<thead>
<tr>
<th>Propose story height of development</th>
<th>Additional height allowable over the overall aggregate height for developments with sky terrace levels</th>
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<tbody>
<tr>
<td>7-20</td>
<td>10.0m or 32.8 ft</td>
</tr>
<tr>
<td>21-30</td>
<td>15.0m or 49.2 ft</td>
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<tr>
<td>31-40</td>
<td>20.0m or 65.6 ft</td>
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<tr>
<td>41-50</td>
<td>25.0m or 82 ft</td>
</tr>
<tr>
<td>50 above</td>
<td>30m or 98.4 ft</td>
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NOTE:
a) A sky terrace floor refers to a floor where the sky terrace areas within the 45-degree line occupy at least 60% of the floor plate, and is used for sky terrace and other communal purposes.
b) This additional height can only be distributed to sky terrace floors within the development.
c) Spaces for M&E services located directly beneath the sky terrace floor can also be included under the additional height. Drop-panels are not allowed at the soffit along the perimeter of sky terrace floors, as the intention is to encourage the provision of high volume open communal spaces.
Figure 2.3.7.1: Illustration On The Relaxation Of The Overall Aggregate Heights For Developments With Sky Terrace Floors

The illustration is shown as a guideline of a typical 12-storey commercial development that has an overall aggregate height of 60.0m based on 5.0m maximum floor-to-floor height for each floor, can enjoy an additional height of 10m, if the development includes at least one sky terrace floor.
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<td>Telecommunication and Broadcast Towers</td>
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<td>Swimming Pool</td>
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<tr>
<td>2.4.10</td>
<td>Automatic Vehicular Gates</td>
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</tbody>
</table>
2.4 SPECIAL BUILDING AND CONSTRUCTION

2.4.1 General

2.4.1.1 Scope

The provisions of this chapter shall manage special building construction including membrane structures, temporary structures, pedestrian walkways and tunnels, automatic vehicular gates, awnings and canopies, marquees, signs, and towers and antennas.

2.4.2 Membrane Structures

2.4.2.1 General

The provisions of this section shall apply to air-supported, air-inflated, membrane-covered cable and membrane-covered frame structures, collectively known as membrane structures, erected for a period of 180 days or longer. Those erected for a shorter period of time shall comply with the Part 5, Building Services (Fire) and Myanmar Fire Services Law. Membrane structures covering water storage facilities, water clarifiers, water treatment plants, sewage treatment plants, greenhouses and similar facilities not used for human occupancy are required to meet only the requirements of Part 3, Structural Design. Membrane structures erected on a building, balcony, deck or other structure for any period of time shall comply with this section.

2.4.2.2 Definitions

The following words and terms shall, for the purposes of this section and as used elsewhere in this code, have the meanings shown herein.

AIR-INFLATED STRUCTURE. A structure that uses air-pressurized membrane beams, arches or other elements to enclose space. Occupants of such a structure do not occupy the pressurized area used to support the structure.

AIR-SUPPORTED STRUCTURE. A building wherein the shape of the structure is attained by air pressure and occupants of the structure are within the elevated pressure area. Air-supported structures are of two basic types:

Double skin. Similar to a single skin, but with an attached liner that is separated from the outer skin and provides an airspace which serves for insulation, acoustic, aesthetic or similar purposes.

Single skin. Where there is only the single outer skin and the air pressure is directly against that skin.

CABLE-RESTRAINED, AIR-SUPPORTED STRUCTURE. A structure in which the uplift is resisted by cables or webbings which are anchored to either foundations or deadmen. Reinforcing cable or webbing is attached by various methods to the membrane or is an integral part of the membrane. This is not a cable-supported structure.

MEMBRANE-COVERED CABLE STRUCTURE. An unpressurized structure in which a mast and cable system provides support and tension to the membrane weather barrier and the membrane imparts stability to the structure.

MEMBRANE-COVERED FRAME STRUCTURE. An unpressurized building wherein the structure is composed of a rigid framework to support a tensioned membrane which provides the weather barrier.

NONCOMBUSTIBLE MEMBRANE STRUCTURE. A membrane structure in which the membrane and all component parts of the structure are noncombustible.
2.4.2.3 Allowable floor areas
The area of a membrane structure shall not exceed the limitations set forth in Chapter 3, General Building Heights and Areas.

2.4.2.4 Maximum height
Membrane structures shall not exceed one story nor shall such structures exceed the height limitations in ft set forth in Chapter 3, General Building Heights and Areas.

Exception: Non-combustible membrane structures serving as roofs only.

2.4.2.5 Engineering design
The structure shall be designed and constructed to sustain dead loads, live loads including wind, rain or flood and seismic loads and in accordance with Part 3, Structural Design.

2.4.2.6 Inflation systems
Air-supported and air-inflated structures shall be provided with primary and auxiliary inflation systems to meet the minimum requirements of the following.

2.4.2.6.1 Equipment requirements
This inflation system shall consist of one or more blowers and shall include provisions for automatic control to maintain the required inflation pressures. The system shall be so designed as to prevent overpressurization of the system.

2.4.2.6.1.1 Auxiliary inflation system
In addition to the primary inflation system, in buildings exceeding 1,500 sq-ft (140 sq-m) in area, an auxiliary inflation system shall be provided with sufficient capacity to maintain the inflation of the structure in case of primary system failure. The auxiliary inflation system shall operate automatically when there is a loss of internal pressure and when the primary blower system becomes inoperative.

2.4.2.6.2.2 Blower equipment
Blower equipment shall meet all of the following requirements:

a) Blowers shall be powered by continuous-rated motors at the maximum power required for any flow condition as required by the structural design.

b) Blowers shall be provided with inlet screens, beltguards and other protective devices as required by the concerned Authority to provide protection from injury.

c) Blowers shall be housed within a weather-protecting structure.

d) Blowers shall be equipped with backdraft check dampers to minimize air loss when inoperative.

e) Blower inlets shall be located to provide protection from air contamination. The location of inlets shall be approved.

2.4.2.6.2 Standby power
Wherever an auxiliary inflation system is required, an approved standby power-generating system shall be provided. The system shall be equipped with a suitable means for automatically starting the generator setup upon failure of the normal electrical service and for automatic transfer and operation of all of the required electrical functions at full power within 60 seconds of such service failure. Standby power shall be capable of operating independently for a minimum of 4 hours.
2.4.2.6.3 Support provisions

A system capable of supporting the membrane in the event of deflation shall be provided for in air-supported and air-inflated structures having an occupant load of 50 or more or where covering a swimming pool regardless of occupant load. The support system shall be capable of maintaining membrane structures used as a roof not less than 20 ft (6096 mm) above floor or seating areas. The support system shall be capable of maintaining other membranes at least 7 ft (2134 mm) above the floor, seating area or surface of the water.

2.4.3 Temporary Structures

2.4.3.1 General

The provisions of this section shall apply to structures erected for a period of less than 180 days. Tents and other membrane structures erected for a period of less than 180 days shall comply with the Part 5, Building Services (Fire) and Myanamar Fire Services Law. Those erected for a longer period of time shall comply with applicable sections of this code.

2.4.3.1.1 Permit required

Temporary structures that cover an area in excess of 120 sq-ft (11.16 sq-m), including connecting areas or spaces with a common means of egress or entrance which are used or intended to be used for the gathering together of 10 or more persons, shall not be erected, operated or maintained for any purpose without obtaining a permit from the concerned Authority.

2.4.3.2 Construction documents

A permit application and construction documents shall be submitted for each installation of a temporary structure. The construction documents shall include a site plan indicating the location of the temporary structure and information delineating the means of egress and the occupant load.

2.4.3.3 Means of egress

Temporary structures shall conform to the means of egress requirements of Chapter 6, Means of Egress and shall have a maximum exit access travel distance of 100 ft (30480 mm).

2.4.3.4 Design and construction

The structure shall be designed and constructed to sustain dead loads, live loads including wind, rain or flood and seismic loads and in accordance with Part 3, Structural Design. Those erected for a shorter period of time shall comply with the Part 5, Building Services (Fire) and Myanamar Fire Services Law.

2.4.4 Pedestrian Walkways or Tunnels

2.4.4.1 General

This section shall apply to connections between buildings such as pedestrian walkways and/or tunnels, located at, above or below grade level, that are used as a means of travel by persons. The pedestrian walkway shall not contribute to the building area or the number of stories or height of connected buildings.

2.4.4.2 Separate structures

Connected buildings shall be considered to be separate structures.

Exceptions:
a) Buildings on the same lot. Two or more buildings on the same lot shall be regulated as separate buildings or shall be considered as portions of one building if the building height of each building and the aggregate building area of the buildings are within the limitations of Chapter 3, General Building Heights and Areas. The provisions of this code applicable to the aggregate building shall be applicable to each building.

b) Structurally connected buildings and buildings with multiple wings shall be considered one structure.

2.4.4.3 Construction

The pedestrian walkway shall be of noncombustible construction.

Exceptions:

Combustible construction shall be permitted where connected buildings are of combustible construction.

2.4.4.4 Contents

Only materials and decorations approved by the concerned Authority shall be located in the pedestrian walkway.

2.4.4.5 Fire Barriers between pedestrian walkways and buildings

Walkways shall be separated from the interior of the building by not less than 2 hour fire barriers constructed. This protection shall extend vertically from a point 10 ft (3048 mm) above the walkway roof surface or the connected building roofline, whichever is lower, down to a point 10 ft (3048 mm) below the walkway and horizontally 10 ft (3048 mm) from each side of the pedestrian walkway. Openings within the 10 ft (3048 mm) horizontal extension of the protected walls beyond the walkway shall be equipped with devices providing a 3/4-hour fire protection rating.

Exception: The walls separating the pedestrian walkway from a connected building and the openings within the 10 ft (3048 mm) horizontal extension of the protected walls beyond the walkway are not required to have a fire-resistance rating by this section where any of the following conditions exist:

a) The distance between the connected buildings is more than 10 ft (3048 mm). The pedestrian walkway and connected buildings, except for open parking garages, are equipped throughout with an automatic sprinkler system. The wall is capable of resisting the passage of smoke or is constructed of a tempered, wired or laminated glass wall and doors subject to the following:

1) The wall or glass separating the interior of the building from the pedestrian walkway shall be protected by an automatic sprinkler system and the sprinkler system shall completely wet the entire surface of interior sides of the wall or glass when actuated;

2) The glass shall be in a gasketed frame and installed in such a manner that the framing system will deflect without breaking (loading) the glass before the sprinkler operates; and

3) Obstructions shall not be installed between the sprinkler heads and the wall or glass.

b) The distance between the connected buildings is more than 10 ft (3048 mm) and both sidewalls of the pedestrian walkway are at least 50 percent open with the open area uniformly distributed to prevent the accumulation of smoke and toxic gases.

c) Buildings are on the same lot.
d) Where exterior walls of connected buildings are required to have a fire-resistance rating greater than 2 hours, the walkway shall be equipped throughout with an automatic sprinkler system installed.

e) The previous exception shall apply to pedestrian walkways having a maximum height above grade of three stories or 40 ft (12 192 mm), or five stories or 55 ft (16 764 mm) where sprinklered.

2.4.4.6 Public way

The installation of a pedestrian walkway over a public right-of-way shall be subject to the approval of the applicable concerned Authority. The vertical clearance from the public right-of-way to the lowest part of a pedestrian walkway shall be 15 ft (4572 mm) minimum.

2.4.4.7 Egress

Access shall be provided at all times to a pedestrian walkway that serves as a required exit.

2.4.4.8 Width

The unobstructed width of pedestrian walkways shall not be less than 36 inches (914 mm). The total width shall not exceed 30 ft (9144 mm).

2.4.4.9 Tunnelled walkway

Separation between the tunneled walkway and the building to which it is connected shall not be less than 2 hour fire-resistant construction and openings therein shall be protected.

2.4.5 Awnings and Canopies

2.4.5.1 General

Awnings or canopies shall comply with the requirements of this section and other applicable sections of this code.

2.4.5.2 Definitions

The following term shall, for the purposes of this section and as used elsewhere in this code, have the meaning shown herein.

AWNING. An architectural projection that provides weather protection, identity or decoration and is wholly supported by the building to which it is attached. An awning is comprised of a lightweight frame structure over which a covering is attached.

CANOPY. A permanent structure or architectural projection of rigid construction over which a covering is attached that provides weather protection, identity or decoration, and shall be structurally independent or supported by attachment to a building on one end and by not less than one stanchion on the outer end.

RETRACTABLE AWNING. A retractable awning is a cover with a frame that retracts against a building or other structure to which it is entirely supported.

2.4.5.3 Design and construction

Awnings and canopies shall be designed and constructed to withstand wind or other lateral loads and live loads as required by Part 3, Structural Design with due allowance for shape, open construction and similar features that relieve the pressures or loads. Structural members shall be protected to prevent deterioration. Awnings shall have frames of noncombustible material, fire-retardant-treated wood or noncombustible covers and shall be fixed, retractable, folding or collapsible.

2.4.5.4 Public way
There should be temporary awnings which project to the public right-of-way. If it is allowed by the concerned authority, the vertical clearance from the public right-of-way to the lowest part of awning, including valances, shall be 7 ft (2134 mm) minimum and the projection to the public way shall not be more than 3 ft.

2.4.6 Marquees

2.4.6.1 General
Marquees shall comply with this section and other applicable sections of this code.

2.4.6.2 Definitions
The following term shall, for the purposes of this section and as used elsewhere in this code, have the meaning shown herein.

MARQUEE. A permanent roofed structure attached to and supported by the building.

2.4.6.3 Thickness
The maximum height or thickness of marquee measured vertically from its lowest to its highest point shall not exceed 3 ft (914 mm) where the marquee projects more than two-thirds of the distance from the property line to the curb line, and shall not exceed 9 ft (2743 mm) where the marquee is less than two-thirds of the distance from the property line to the curb line.

2.4.6.4 Roof construction
Where the roof or any part thereof is a skylight, the skylight shall comply with the requirements of Part 3, Structural Design. Every roof and skylight of a marquee shall be sloped to downspouts that shall conduct any drainage from the marquee in such a manner so as not to spill over the sidewalk.

2.4.6.5 Location prohibited
Every marquee shall be so located as not to interfere with the operation of any exterior standpipe, and such that the marquee does not obstruct the clearpassage of stairways or exit discharge from the building or the installation or maintenance of street lighting.

2.4.6.6 Construction
A marquee shall be supported entirely from the building and constructed of noncombustible materials. Marquees shall be designed as required in Part 3, Structural Design. Structural members shall be protected to prevent deterioration.

2.4.6.7 Public way
If it is allowed to construct in the public right-of-way by the concerned authority, marquees with less than 15 ft (4572 mm) clearance above the sidewalk shall not extend into or occupy more than two-thirds the width of the sidewalk measured from the building. Stanchions or columns that support awnings, canopies, marquees and signs shall be located not less than 2 ft (610 mm) in from the curb line.
2.4.7 Signs

2.4.7.1 General

A sign shall not be erected in a manner that would confuse or obstruct the view of or interfere with exit signs required by means of egress or with official traffic signs, signals or devices. Within Conservation Zones and designated historic areas, signage and materials must comply with the local planning guidance intended to conserve and enhance the built environment. Commercial, advertising billboards will not be permitted in Conservation Zones, designated historic areas and landscape or sites affecting their broader setting. Signs shall not be erected, constructed or maintained so as to obstruct any fire escape or any window or door or opening used as a means of egress or so as to prevent free passage from one part of a roof to any other part thereof. A sign shall not be attached in any form, shape or manner to a fire escape, nor be placed in such manner as to interfere with any opening required for ventilation. Signs and sign support structures, together with their supports, braces, guys and anchors, shall be kept in repair and in proper state of preservation. The display surfaces of signs shall be kept neatly painted or posted at all times.

Signs which are written in any foreign language shall have a corresponding translation in English or in Myanmar. No sign or signboard shall be constructed as to unduly obstruct the natural view of the landscape, distract or obstruct the view of the public as to constitute a traffic hazard, or otherwise defile, debase or offend aesthetic and cultural values and traditions. The installation of all kinds of signs shall be such that a harmonious and aesthetic relationship of all units therein is presented.

2.4.7.2 Definitions

For the purpose of this Section, the following definitions shall apply.

ADVERTISING SIGN. Any surface or structure with characters, letters or illustrations applied thereto and displayed in any manner whatsoever out of doors for purposes of advertising or to give information regarding or to attract the public to any place, person, public performance, article or merchandise whatsoever, and which surface or structure is attached to, forms part of or is connected with any building, or is fixed to a tree or to the ground or to any pole, screen, fence or hoarding or displayed in space.

BANNER SIGN. A sign utilizing a banner as its display surface.

CANOPY SIGN. A sign affixed to the visible surface(s) of an attached or freestanding canopy.

CLOSED SIGN. An advertising sign in which at least more than fifty percent of the area is solid or tightly enclosed or covered.

COMBINATION SIGN. A sign that is supported partly by a pole and partly by a building structure.

DIRECTION SIGN. Usually included with an arrow and used for indicating a change in route or confirmation to a correct direction.

ELECTRIC SIGN. An advertising sign in which electric fittings, which are an integral part of the signs, are used.

FREESTANDING SIGN. A sign principally supported by a structure affixed to the ground, and not supported by a building, including signs supported by one or more columns, poles or braces placed in or upon the ground.
GROUND SIGN. An advertising sign detached from a building, and erected or painted on the ground or on any pole, screen, fence or hoarding and visible to the public.

IDENTIFICATION SIGN. A sign that gives specific location information, identifies specific items, for example, Parking Lot B, Building No. 5, First Aid, etc.

ILLUMINATED SIGN. An advertising sign, permanent or otherwise, the functioning of which depends upon its being illuminated by director indirect light, and other than an electric sign.

INFORMATIONAL SIGN. Used for overall information for general organization of a series of elements that is, campus plan, bus route, building layout, shopping mall plan, etc.

MARQUEE SIGN. An advertising sign attached to or hung from a marquee canopy or other covered structure projecting from and supported by the building and extending beyond the building wall, building line.

OPEN SIGN. An advertising sign in which at least fifty percent of the enclosed area is uncovered or open to the transmission of wind.

PORTABLE SIGN. Any sign not permanently attached to the ground or to a building or building surface.

PROJECTING SIGN. An advertising sign affixed to any building element and projecting more than 300 mm therefrom.

REGULATORY SIGN. Sign that gives operational requirements, restrictions or gives warnings, usually used for traffic delineation or control, for example ‘stop’, ‘No parking’, ‘one Way’, etc.

ROOF SIGN. An advertising sign erected or placed on or above the parapet or any portion of a roof of a building including signs painted on the roof of a building.

SKY SIGN. An advertising sign displayed in space like:

a) a gas filled balloon anchored to a point on the ground and afloat in the air with or without a streamer of cloth, etc; or

b) sky-writing, that is, a sign or word traced in the atmosphere by smoke discharged from an aeroplane.

SIGN. Any device visible from a public place that displays either commercial or non-commercial messages by means of graphic presentation of alphabetic or pictorial symbols or representations. Noncommercial flags or any flags displayed from flagpoles or staffs shall not be considered as signs.

TEMPORARY SIGN. An advertising sign, banner or other advertising device constructed of cloth, canvas, fabric or any other light material, with or without a structural frame, intended for a limited period of display; including decorative displays for holidays or public demonstrations.

VERANDA SIGN. An advertising sign attached to, posted on or hung from a VERANDA.

WALL SIGN. An advertising sign, other than a projecting sign, which is directly attached to or painted or pasted on the exterior surface of or structural element of any building.

WINDOW SIGN. A sign affixed to the surface of a window with its message intended to be visible to and readable from the public way or from adjacent property.

2.4.7.3 Permits

No sign shall be erected, altered or maintained without first obtaining a permit for the same from the concerned Authority.
2.4.7.4 Maintenance and inspection

All signs for which a permit is required, together with all their supports, braces, guys and anchors shall be kept in good repair, both structurally and aesthetically, and when not galvanized or constructed of approved corrosion-resistant non-combustible materials, shall be painted when necessary to prevent corrosion. It shall be the duty and responsibility of the owner of every sign to maintain the immediate premises occupied by the sign, in a clean, sanitary and healthy condition. Every sign for which a permit has been issued and every existing sign for which a permit is required shall be inspected by the concerned Authority at least once in every calendar year.

2.4.7.5 General requirements for all signs

2.4.7.5.1 Load

Every advertising sign shall be designed so as to withstand safely the wind, dead, seismic and other loads as set out in Part 3, Structural Design.

2.4.7.5.2 Illumination

No sign shall be illuminated by other than electrical means and electrical devices and wiring shall be installed in accordance with the requirements of Part 5, Building Services (Electrical and Allied Installations). In no case, shall any open spark or flame be used for display purposes unless specifically approved by the Authority.

2.4.7.5.3 Design and location of advertising signs

a) Sign should not obstruct any pedestrian movement, fire escape, door or window, opening used as a means for egress or fire fighting purposes.

b) No sign shall in any form or manner interfere with openings required for light and ventilation.

c) When possible signs should be gathered together into unified systems. Sign clutter should be avoided in the landscape.

d) Signs should be combined with lighting fixture to reduce unnecessary posts and for ease of illuminating the signs.

e) Information signs should be placed at natural gathering spots and included in the design of sight furniture.

f) Placement of sign should be avoided where they may conflict with pedestrian traffic.

g) Sign should be placed to allow safe pedestrian clearance vertically and latterly.

h) Braille strips may be placed along sign edges or raised letters may be used for readability for the blind and partially sighted.

i) No sign shall be attached in anyway to a tree or shrub.

j) The signs other than pertaining to building shall not be permitted to come in front of buildings such as hospitals, educational institutions, public offices, museums, buildings devoted to religious worship and buildings of national importance.

2.4.7.5.4 Materials

Materials for construction of signs or sign structures shall be of the quality and grade as specified in Part 6, Building Materials. Exceptions will be made in respect of sign in conservation zones, where they will conform to the planning guidance for each zone.
2.4.7.5.4.1 Use of combustibles

Wood or plastic or other ‘materials of combustible characteristics similar to wood may be used for mouldings, cap pings, nailing blocks, letters and latticing where permitted and for other purely ornamental features of signs. Sign facings may be made of approved combustible materials provided the area of each face is not more than 108 sq-ft (10 sq-m) and the wiring for electric lighting is entirely enclosed in metal conduit and installed with a clearance of not less than 2 in (5 cm) from the facing material.

2.4.7.5.4.2 Glass in signs

All glass used in advertising signs, other than glass tubing used in gas discharge or similar signs, shall be of safety glass conforming to accepted standards at least 3 mm thick. Glass panels in advertising signs shall not exceed 64.58 sq-ft (6 sq-m) in area, each panel being securely fixed in the body of the sign independently of all other panels. Glass signs shall be properly protected from the possibility of damage by falling objects by the provisions of suitable protecting metal canopies, or by other approved means. Use of glass may be discouraged or avoided wherever possible for signs placed overhead.

2.4.7.5.5 Traffic control interference

No advertising sign shall be erected or maintained which interferes with or is likely to interfere with any sign or signal for the control of traffic. No advertising sign shall be placed particularly in bends and curves so as to obstruct the view of traffic at intersecting streets.

2.4.7.5.6 Draining of signs

Adequate provision for drainage shall be made in every advertising sign, where the possibility of collection of moisture exists.

2.4.7.5.7 Animated devices

Signs which contain moving section or ornaments shall have fail-safe provisions to prevent the section or ornaments from releasing and falling or shifting its centre of gravity more than 18 in (450 mm). The fail-safe device shall be in addition to the mechanism and its housing which operate the movable section or ornament. The fail-safe device shall be capable of supporting the full dead weight of the section or ornament when moving mechanism releases.

2.4.7.6 Electric signs and illuminated signs

2.4.7.6.1 Material for electric signs

Every electric sign shall be constructed of non-combustible material except where the sign is purely a flood-lit sign.

2.4.7.6.2 Installation of electric signs and illuminated signs

Every electric sign and illuminated sign shall be installed in accordance with Part 5, Building Services (Electrical and Allied Installations).

2.4.7.6.3 Colour

No illuminated sign in red, amber or green colour shall be erected or maintained within a horizontal distance of 32.8 ft (10 m) of any illuminated traffic sign.

2.4.7.6.4 Height

All advertising signs illuminated by light other than a white light at height of less than two storeys or 20 ft (6 m) above the ftpath, whichever be the greater height, shall be suitably screened so as to satisfactorily prevent any interference with any sign or signal for the control of traffic.
2.4.7.6.5 Intense illumination
No person shall erect any sign which is of such intense illumination as to disturb the residents in
adjacent or nearby residential buildings. Not withstanding any permission given for such
erection, any such sign which after erection is, in the opinion of the Authority, of such intense
illumination as to disturb the occupants of adjacent or nearby buildings shall, on the order of the
Authority, be suitably altered or removed by the owner of the site concerned within such
reasonable period as the Authority may specify.

2.4.7.6.6 Hours of operation
No electric sign, other than those necessary in the opinion of the Authority in the interest of public
amenity, health and safety, shall be operated between midnight and sunrise.

2.4.7.6.7 Flashing, Occulting and Animated
No flashing, occulting or animated advertising signs, the periodicity of which exceeds 30 flashes
to the minute, shall be erected so that the lowest point of such signs is less than 30 ft (9 m) above
the ground level.

2.4.7.7 Ground signs
2.4.7.7.1 Material
Every ground sign exceeding 20 ft (6 m) in height together with frames, supports and braces shall
be constructed of non-combustible material except as in 2.4.7.5.4.1.

2.4.7.7.2 Dimensions
No ground sign shall be erected to a height exceeding 30 ft above the ground. Lighting reflectors
may extend beyond the top or face of the sign.

2.4.7.7.3 Supports and anchorage
Every ground sign shall be firmly supported and anchored to the ground. Supports and anchors
shall be of treated timber in accordance with good practice, or metal treated for corrosion
resistance or masonry or concrete.

2.4.7.7.4 Site cleaning
The owner of any site on which a ground sign is erected shall be responsible for keeping such part
of the site as is visible from the street, clean, sanitary, un-offensive and free of all obnoxious
substances and unsightly conditions to the approval of the Authority.

2.4.7.7.5 Obstruction to traffic
No ground sign shall be erected so as to obstruct free access to or egress from any building.

2.4.7.7.6 Set Back
No ground sign shall be set nearer to the street line than the established building line.

2.4.7.7.7 Bottom clearance
The bottom line of all ground signs shall be at least 2 ft above the ground, but the intervening
space may be filled with open lattice work or platform decorative trim.
2.4.7.8 Roof signs

2.4.7.8.1 Material

Every roof sign together with its frames, supports and braces, shall be constructed of non-combustible material, except as in 2.4.7.5.4.1. Provision shall be made for electric grounding of all metallic parts; and where combustible materials are permitted in letters or other ornamental features, all wiring and tubing shall be kept free and insulated there from.

2.4.7.8.2 Dimensions

No roof sign shall exceed the following heights on buildings of heights:

<table>
<thead>
<tr>
<th>No.</th>
<th>Height of Building</th>
<th>Height of Sign (Max)</th>
</tr>
</thead>
<tbody>
<tr>
<td>1.</td>
<td>Not exceeding four storeys or 59 ft (18m)</td>
<td>6.56 ft (2 m)</td>
</tr>
<tr>
<td>2.</td>
<td>Five to eight storeys or exceeding 59 ft (18m) but not exceeding 118 ft (36m)</td>
<td>9.84 ft (3 m)</td>
</tr>
<tr>
<td>3.</td>
<td>Exceeding eight storeys or 118 ft (36m), provided that in calculating the height of such signs, signs placed one above the other, or on planes at different levels of the same building shall be deemed to be one sign, whether or not such signs belong to different owners</td>
<td>16.4 ft (5 m)</td>
</tr>
</tbody>
</table>

2.4.7.8.3 Location

a) No roof sign shall be so placed on the roof of any building as to prevent free passage from one part of the roof to another.

b) No roof sign shall be placed on or over the roof of any building unless the entire roof construction is of non-combustible material.

2.4.7.8.4 Projection

No roof sign shall project beyond the existing building line of the building of which it is erected or shall extend beyond the roof in any direction.

2.4.7.8.5 Supports and anchorage

Every roof sign shall be thoroughly secured and anchored to the building on or over which it is erected. All loads shall be safely distributed to the structural members of the building.

2.4.7.8.6 Clearance

Roof signs shall be so constructed as to leave a clear space of not less than 6 ft (1829 mm) between the roof level and the lowest part of the sign and shall have at least 5 ft (1524 mm) clearance between the vertical supports thereof.

2.4.7.9 Verandah signs

2.4.7.9.1 Material

Every verandah sign shall be constructed entirely of non-combustible material except as in 2.4.7.5.4.1.

2.4.7.9.2 Dimensions
No verandah sign exceed 3.28 ft (1 m) in height. No verandah sign hanging from a verandah shall exceed 8.2 ft (2.5 m) in length and 50 mm in thickness, except that verandah box signs measuring not more than 200 mm in thickness, measured between the principal faces of the sign and constructed entirely of metal wired glass may be erected.

2.4.7.9.3 Alignment

Every verandah sign shall be set parallel to the building line, except that any such sign hanging from a verandah shall be set at right angles to the building line.

2.4.7.9.4 Location

Verandah signs, other than hanging signs only, shall be placed in the following locations:

a) Immediately above the eaves of the VERANDAH roof in such a manner as not to project beyond the rear of the roof gutter;

b) Against but not above or below the VERANDAH parapet or balustrade provided such parapet or balustrade is solid and the sign does not project more than 20 cm from the outside face of such parapet or balustrade; or

c) On the VERANDAH beams or parapets in the case of painted signs.

2.4.7.9.5 Height of hanging VERANDAH signs

Every VERANDAH sign hanging from a VERANDAH shall be fixed in such a manner that the lowest point of such sign is not less than 8.2 ft (2.5 m) above the pavement.

2.4.7.9.6 Projection

Except as provided for in 2.4.7.9.4, no VERANDAH sign shall extend outside the line of the VERANDAH to which it is attached.

2.4.7.10 Wall signs

2.4.7.10.1 Material

Every wall sign exceeding 43 sq.-t (4 sq-m) in area shall be constructed of non-combustible material except as in 2.4.7.5.4.1.

2.4.7.10.2 Dimensions

a) The total area of any wall sign shall not exceed 215 sq.ft (20 sq.m) for every 49 ft (15 m) of building frontage to the street to which such sign faces; except that in the case of a wall sign, consisting only of the name of a theatre or cinema, the total area of such sign shall not exceed 2153 sq.ft (200 sq.m).

b) No wall sign which exceeds 323 sq.ft (30 sq.m) in area shall be located on any wall not directly facing the road; provided that any such sign or signs shall not exceed 25 percent of the side wall area visible from the street.

2.4.7.10.3 Projection

No wall sign shall extend above the top of the wall or beyond the ends of the wall to which it is attached. At any place where pedestrians may pass along a wall, any wall sign attached thereto shall not project more than 7.5 cm there from within a height of 8.2 ft (2.5 m) measured from the level of such place.
2.4.7.10.4 Supports and attachment

Every wall sign attached to walls shall be securely attached. Wooden blocks or anchorage with wood used in connection with screws, staples or nails shall not be considered proper anchorage, except in the case of wall signs attached to walls of wood.

2.4.7.11 Projecting signs

2.4.7.11.1 Material

Every projecting sign and its support and framework shall be constructed entirely of non-combustible material.

2.4.7.11.2 Projection and height

No projecting sign or any part of its supports or framework shall project more than 6.56 ft (2 m) beyond the building; however it shall not project beyond the plot line facing the street; when it projects into the street it shall be at clear height of 8.2 ft (2.5 m) from the road.

a) The axes of all projecting signs shall be at right angles to the main face of the building. Where a V- construction is employed for the faces, the base of the sign against the building shall not exceed the amount of the overall projection.

b) No projecting signs shall extend above the eaves of a roof or above the part of the building face to which it is attached.

c) The maximum height of a projecting sign shall be related to the height of the building to which it is attached in the following manners:

<table>
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<th>Height of Sign (Max)</th>
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<tr>
<td>1.</td>
<td>Not exceeding four storeys or 59 ft (18m)</td>
<td>30 ft (9 m)</td>
</tr>
<tr>
<td>2.</td>
<td>Five to eight storeys or exceeding 59 ft (18 m) but not exceeding 118 ft (36 m)</td>
<td>39 ft (12 m)</td>
</tr>
<tr>
<td>3.</td>
<td>Exceeding eight storeys or 118 ft (36 m)</td>
<td>49 ft (15 m)</td>
</tr>
</tbody>
</table>

2.4.7.11.3 Supports and attachment

Every projecting sign shall be securely attached to a building so that movement in any direction is prevented by corrosion-resistant metal brackets, rods, anchors, supports, chains or wire ropes so designed and arranged that half the number of such fixing devices may safely support the sign under all circumstances. Staples or nails shall not be used to secure any projecting sign to any building.

2.4.7.12 Marquee signs

2.4.7.12.1 Materials

Marquee signs shall be constructed entirely of metal or other approved non-combustible materials.

2.4.7.12.2 Height

Such sign shall not exceed 6.56 ft (2 m) in height nor shall they project below the fascia of the marquee nor lower than 8.2 ft (2.5 m) above the fpath.

2.4.7.12.3 Length
Marquee signs may extend the full length but in no case shall they project beyond the ends of the marquee.

2.4.7.13 Sky Signs
In the case of the sky signs, the regulations laid down by the concerned Authority concerned shall apply.

2.4.7.14 Temporary advertising signs, travelling circus signs, fair signs and decorations during public rejoicing

2.4.7.14.1 Types
None of the following advertising signs shall be erected or maintained, other than as temporary signs erected in accordance with 2.4.7.14.2:

a. Any advertising sign which is painted on or fixed on to or between the columns of a veranda,

b. Any advertising sign which projects above or below any fascia, bearer, beam or balustrade of a veranda or balcony,

c. Any advertising sign which is luminous or illuminated and which is fixed to any fascia bearer, beam or balustrade of any splayed or rounded corner of a veranda or balcony,

d. Any streamer sign erected across a road,

e. Any sign not securely fixed so as to prevent the sign swinging from side to side;

f. Any advertising sign made of cloth, paper mache, or similar or like material but excluding licensed paper signs on hoardings or fences,

g. Any advertising sign on a plot used or intended to be used exclusively for residential purposes, other than a brass plate or board preferably not exceeding 600 mm x 450 mm in size, affixed to the fence or entrance door or gate of a dwelling, and in the case of a block of flats, affixed to the wall of the entrance hall or entrance door of any flat and

h. Any sign on trees, rocks, hillsides and similar natural features.

2.4.7.14.2 Requirements for temporary signs
All temporary advertising, travelling circus and fair signs and decorations during public rejoicing shall be subject to the approval of the Authority and shall be subjected to the approval of the Authority and shall be erected so as not to obstruct any opening and to minimize fire risk.

The advertisement contained on any such sign shall pertain only to the business, industry or other pursuit conducted on or within the premises on which such sign is erected or maintained. Temporary advertising signs shall be removed as soon as torn or damaged and in any case within 14 days after erection unless extended.

The Authority shall be empowered to order the immediate removal of any temporary advertising sign or decoration, where, in its opinion such action is necessary in the interests of public amenity and safety.

2.4.7.14.2.1 Pole signs
Pole signs shall be constructed entirely of non-combustible materials and shall conform to the requirements for ground or roof signs as the case may be. Such signs may extend beyond the street line if they comply with the provisions for projecting signs.

2.4.7.14.2.2 Banner and cloth signs
Temporary signs and banners attached to or suspended from a building, constructed of cloth or other combustible material shall be strongly constructed and shall be securely attached to their supports. They shall be removed as soon as torn or damaged, and in no case later than 14 days after erection; except, that permits for temporary signs suspended from or attached to a canopy or marquee shall be limited to a period of 10 days.

2.4.7.14.2.3 Maximum size
Temporary signs shall not exceed 108 sq.ft (10 sq.m) in area.

2.4.7.14.2.4 Projection
Temporary signs of cloth and similar combustible construction shall not extend more than 300 mm over or into a street or other public space except that such signs when constructed without a frame may be supported flat against the face of a canopy or marquee or maybe suspended from the lower fascia thereof but shall not extend closer to the fpath than 8.2 ft (2.5 m).

2.4.7.14.2.5 Bill boards
Bill boards set up by the Authority shall be used for temporary signs, symbols, bills for entertainment, etc, so that other walls of the city are not defaced.

Bills for entertainment and other functions shall not be affixed on to building walls other than the bill boards. The organization responsible for such bills and posters shall be held responsible for any such defacement and non-removal of signs.

2.4.8 Telecommunication and broadcast towers
2.4.8.1 Location and Access
Towers shall be located such that guy wires and other accessories shall not cross or encroach upon any street or other public space, or over above-ground electric utility lines, or encroach upon any privately owned property without the written consent of the owner of the encroached-upon property, space or above-ground electric utility lines.

2.4.9 Swimming Pool Enclosures
2.4.9.1 General
Swimming pools shall comply with the requirements of this section and other applicable sections of this code.

2.4.9.2 Definition
The following word and term shall, for the purposes of this section and as used elsewhere in this code, have the meaning shown herein.

SWIMMING POOLS. Any structure intended for swimming, recreational bathing or wading that contains water over 24 inches (610 mm) deep. This includes in-ground, above-ground and on-ground pools; hot tubs; spas and fixed-in-place wading pools.

2.4.9.3 Public swimming pools
Public swimming pools shall be completely enclosed by a fence at least 4 ft (1290 mm) in height or a screen enclosure. Openings in the fence shall not permit the passage of a 4-inch-diameter (102 mm) sphere. The fence or screen enclosure shall be equipped with self-closing and self-latching gates.
2.4.9.4 Residential swimming pools

Residential swimming pools shall comply with the followings.

2.4.9.4.1 Barrier height and clearances

The top of the barrier shall be at least 48 inches (1219 mm) above grade measured on the side of the barrier that faces away from the swimming pool. The maximum vertical clearance between grade and the bottom of the barrier shall be 2 inches (51 mm) measured on the side of the barrier that faces away from the swimming pool. Where the top of the pool structure is above grade, the barrier is authorized to be at ground level or mounted on top of the pool structure, and the maximum vertical clearance between the top of the pool structure and the bottom of the barrier shall be 4 inches (102 mm).

2.4.9.4.1.1 Openings

Openings in the barrier shall not allow passage of a 4-inch-diameter (102 mm) sphere.

2.4.9.4.1.2 Solid barrier surfaces

Solid barriers which do not have openings shall not contain indentations or protrusions except for normal construction tolerances and tooled masonry joints.

2.4.9.4.1.3 Closely spaced horizontal members

Where the barrier is composed of horizontal and vertical members and the distance between the tops of the horizontal members is less than 45 inches (1143 mm), the horizontal members shall be located on the swimming pool side of the fence. Spacing between vertical members shall not exceed 1 3/4 inches (44 mm) in width. Where there are decorative cutouts within vertical members, spacing within the cutouts shall not exceed 1 3/4 inches (44 mm) in width.

2.4.9.4.1.4 Widely spaced horizontal members

Where the barrier is composed of horizontal and vertical members and the distance between the tops of the horizontal members is 45 inches (1143 mm) or more, spacing between vertical members shall not exceed 4 inches (102 mm). Where there are decorative cutouts within vertical members, spacing within the cutouts shall not exceed 1 3/4 inches (44 mm) in width.

2.4.9.4.1.5 Chain link dimensions

Maximum mesh size for chain link fences shall be a 2 1/4 inch square (57 mm square) unless the fence is provided with slats fastened at the top or the bottom which reduce the openings to no more than 1 3/4 inches (44 mm).

2.4.9.4.1.6 Diagonal members

Where the barrier is composed of diagonal members, the maximum opening formed by the diagonal members shall be no more than 1 3/4 inches (44 mm).

2.4.9.4.1.7 Gates

Access doors or gates shall comply with the requirements of Sections 2.4.9.4.1.1 through 2.4.9.4.1.6 and shall be equipped to accommodate a locking device. Pedestrian access doors or gates shall open outward away from the pool and shall be self-closing and have a self-latching device.

2.4.9.4.1.8 Dwelling wall as a barrier

Where a wall of a dwelling serves as part of the barrier, the followings shall apply:
Doors with direct access to the pool through that wall shall be equipped with an alarm that produces an audible warning when the door and/or its screen, if present, are opened. Indwellings not required to be Accessible units, the deactivation switch shall be located 54 inches (1372 mm) or more above the threshold of the door. In dwellings required to be Accessible units, the deactivation switch(es) shall be located at 54 inches (1372 mm) maximum and 48 inches (1219 mm) minimum above the threshold of the door.

2.4.9.4.1.9 Pool structure as barrier

Where an above-ground pool structure is used as a barrier or where the barrier is mounted on top of the pool structure, and the means of access is a ladder or steps, then the ladder or steps either shall be capable of being secured, locked or removed to prevent access, or the ladder or steps shall be surrounded by a barrier which meets the requirements of Sections 3109.4.1.1 through 3109.4.1.8. When the ladder or steps are secured, locked or removed, any opening created shall not allow the passage of a 4-inch-diameter (102 mm) sphere.

2.4.9.4.2 Indoor swimming pools

Walls surrounding indoor swimming pools shall not be required to comply with Section 2.4.9.4.1.8.

2.4.9.4.3 Prohibited locations

Barriers shall be located so as to prohibit permanent structures, equipment or similar objects from being used to climb the barriers.

2.4.10 Automatic Vehicular Gates

2.4.10.1 General

Automatic vehicular gates shall comply with the requirements of this section and other applicable sections of this code.

2.4.10.2 Definition

The following word and term shall, for the purposes of this section and as used elsewhere in this code, have the meaning shown herein.

VEHICULAR GATE. A gate that is intended for use at a vehicular entrance or exit to a facility, building or portion thereof, and that is not intended for use by pedestrian traffic.
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<th>TITLE</th>
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</tbody>
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PART 2 ARCHITECTURE AND URBAN DESIGN

2.5 INTERIOR ENVIRONMENT

2.5.1 Scope
The provisions of this chapter shall govern ventilation, lighting, and courtyards, room dimensions and materials associated with the interior spaces of buildings. Exceptions to the provisions of this chapter are permitted for listed and historic buildings (see Chapter 10).

2.5.2 General
The following words and terms shall, for the purposes of this chapter and as used elsewhere in this code, have the meanings shown herein.

2.5.2.1 Definitions
ATTIC: It means a room at the top of the house under the roof.
COURTYARD: It is an enclosed area surrounded by a building or parts of a building which is open to the sky.
GRADE: The grade (also called slope, incline, gradient, pitch or rise) of a physical feature, topographic landform or constructed element, refers to the amount of inclination of that surface to the horizontal.
HEADROOM: It means the clear vertical distance between the finished floor level or the lowest part of the room and the underside of the ceiling or the lower surface of the cover of that room.
RAMP: It means the sloping part of surface which joins two different levels.
SUNROOM ADDITION: A one-storey addition added to an existing building with a glazing area in excess of 40 percent of the gross area of the structure’s exterior walls and roof.
HABITABLE SPACE: It means any inner space meant for human occupation of more than 8 hours per day.
OCCUPIED SPACE: It means any space used by human beings as storage or similar functions but not for living and sleeping.

2.5.3 Ventilation

2.5.3.1 General
All habitable inner spaces shall be provided with natural ventilation, or mechanical ventilation.

2.5.3.2 Attic spaces
Enclosed attics and enclosed rafter spaces formed where ceilings are applied directly to the underside of roof framing members shall have cross ventilation for each separate space by ventilating openings protected against the entrance of rain and snow. A minimum of 1 inch (25 mm) of airspace shall be provided between the insulation and the roof sheathing. The net free ventilating area shall not be less than 1/150 of the area of the space ventilated, with 50 percent of the required ventilating area provided by ventilators located in the upper portion of the space to be ventilated at least 3 feet (914 mm) above eave or cornice vents with the balance of the required ventilation provided by eave or cornice vents.

2.5.3.2.1 Openings into attic
Exterior openings into the attic space of any building intended for human occupancy shall be covered sufficiently to prevent the entry of undesirable animals and insects.
2.5.3.3 Under-floor ventilation
The space between the bottom of the floor joists and the earth under any building except spaces occupied by a basement or cellar shall be provided with ventilation openings through foundation walls or exterior walls. Such openings shall be placed so as to provide cross ventilation of the under-floor space.

2.5.3.4 Ceiling ventilation
The space between the ceiling and the roof shall be provided with openings for ventilation which shall be protected from intrusion of birds, insects and other animals.

2.5.3.5 Natural ventilation
Natural ventilation of an occupied space shall be through windows, doors, louvers or other openings to the outdoors. The operating mechanism for such openings shall be provided with ready access so that the openings are readily controllable by the building occupants.

2.5.3.5.1 Ventilation area required
All habitable spaces which are meant for human occupation of more than 8 hours daily shall be provided with openings of minimum 10 percent to the floor area for natural ventilation.

Exception: Exterior openings required for ventilation in stairwell, corridors, etc. shall be in accordance with Fire Code.

2.5.3.5.1.1 Openings below grade
Where openings below grade shall be required outside horizontal clear space measured perpendicular to the opening shall be one and one-half times the depth of the opening. The depth of the opening shall be measured from the average adjoining ground level to the bottom of the opening.

2.5.3.5.1.2 Openings for basement
The openings for basement shall have an area of not less than 10 percent of the floor area of the interior room or space. If enough natural ventilation cannot be provided, mechanical ventilation is required according to Part 5 Building Services.

2.5.3.5.1.3 Bathrooms
Rooms containing bathtubs, showers, spas and similar bathing fixtures shall have an area of not less than 4 percent of the floor area of the interior room or space if cannot be provided mechanically ventilated.

2.5.3.6 Mechanical space
The ventilation for mechanical space such as lift machine room, electrical room, generator room, etc. shall be provided in accordance with Part 5 Building Services.

2.5.3.7 Openings on courtyards
Where natural ventilation is to be provided by openings onto courtyards, such courtyards shall comply with Section 2.5.5.

2.5.3.8 Artificial or mechanical ventilation
This system may be regarded as generally desirable in all rooms occupied by more than 50 persons, where the space per occupant is less than 3 cu-m (105.86 cu-ft) and the opening area for through natural ventilation is less than 15% of habitable area.
2.5.4 Lighting
2.5.4.1 General
Every space intended for human occupancy shall be provided with natural light by means of exterior glazed openings or artificial light. Exterior glazed openings shall open directly onto a public way or onto a yard or court.

2.5.4.2 Natural light
The minimum net glazed area shall not be less than 8 percent of the floor area of the room.

2.5.4.2.1 Exterior openings
Exterior openings required for natural light shall open directly onto a public way, or courtyard. Exceptions:
   a) Required exterior openings are permitted to open into a roofed porch where the porch:
      1) Has a ceiling height of not less than 7 feet (2134 mm).
      2) Has a longer side at least 65 percent open and unobstructed.

2.5.4.3 Artificial light
The artificial light shall be illuminated in accordance with Part 5 Building Services (Lighting).

2.5.5 Courtyards
2.5.5.1 General
This section shall apply to courtyards adjacent to exterior openings that provide natural light or ventilation. Such courtyards shall be on the same property as the building.

2.5.5.2 Courtyards
Courtyards shall not be less than 10 feet in width for one- and two-storey buildings. For buildings more than two stories in height, the minimum width of the courtyard shall be increased at the rate of 0.1 of the height increase of each additional storey.

2.5.5.3.1 Courtyard access
Access shall be provided to the bottom of courtyards for cleaning purposes.

2.5.5.3.2 Air intake
Courtyards more than two stories in height shall be provided with a horizontal air intake at the bottom not less than 10 square feet (0.93 m²) in area and leading to the exterior of the building unless abutting a public way.

2.5.5.3.3 Courtyard drainage
The bottom of every courtyard shall be properly graded and drained to a public sewer or other approved disposal system.

2.5.6 Internal Spaces
2.5.6.1 Unit sizes and room dimensions
The floor area, not including public stair of smallest residential unit, for one family in the urban areas is 500 square feet or at least 100 square feet per person, allowable to take the lesser figure. The minimum room size meant for human habitation of more than 8 hours daily is 60 clear square feet. The width of such habitable room in a residential building shall be not less than 6 feet.
2.5.6.2 Room height

2.5.6.2.1 Residential buildings

2.5.6.2.1.1 The minimum clear height of room (head room) in residential buildings excluding shop houses shall be:
For living rooms, bedrooms and kitchens, not less than 8 feet;
For bathrooms, water-closets, latrines, balconies, verandas, and like, not less than 6.5 feet;

2.5.6.2.1.2 The minimum average height of rooms with sloping ceilings in residential buildings excluding shop houses shall be:
For living rooms, bedrooms and kitchens, not less than 8 feet;
For attic rooms used as bedrooms, the minimum height immediately at roof edges is 4 feet, however the average room height must be 8 feet when used as bedroom;
The minimum headroom of other habitable rooms or space inside any building be 7.5 feet;
The minimum headroom for bathrooms, water-closets, latrines, balconies, verandas, and the like, not less than 6.5 feet;

2.5.6.2.2 Others

In shop houses and retail shops, the height of areas used as shops shall be not less than 9.5 feet and the height or areas used as residential purposes shall follow the room heights of residential units.
In schools, the clear height of rooms (head room) used for teaching shall not be less than 9.5 feet.
In hospitals, the clear height of rooms (head room) used for the accommodation of patients shall not be less than 9.5 feet.
In hospitals, the height of the rooms used for operation, treatment etc. shall conform to concerned authorities.
The clear height of any room in a factory in which any person works shall not be less than 9.5 feet.
The height of any basement not being used as human habitation shall be 7 feet minimum.
Where the part of the ground floor is left open for use as car park or covered garden or for similar purpose, the height of such ground floor shall not be less than 8 feet.
The headroom of areas meant only for car parking shall not be less than 8 feet.
The headroom at stair cases shall not be less than 7 feet and the height of any covered footway shall not be less than 8 feet.
The height of rooms in public areas shall not be less than 9.5 feet (excluded the areas such as water-closets, lavatories, cloakrooms, corridors and rooms).
Where a balcony is provided in public resort or public places, the heights between the finished floor level and the ceiling over such balcony, shall be not less than 9.5 feet.
The height of non-habitable rooms on public places, such as water-closets, lavatories, corridors, etc, shall not be less than 8 feet.
Exception: When the clear room height is considered, the required height for all electrical and mechanical services such as duct lines, fire extinguishing systems, etc. should be noticed.

2.5.6.3 Inner connecting space widths

All inner connecting space widths in the building shall be complied with 2.6.8 Egress width

2.5.6.4 Doors and openings

All doors width entering any habitable room shall have minimum clear height of 6.5 feet and width of 2.75 feet.

a) All doors entering toilets and kitchens in residential units shall have minimum height of 6.5 feet and width of 2.75 feet.
b) All exit doors shall open outwards and number of doors, door widths and width of openings shall comply with section 2.6 Means of Egress.
c) Where the space beneath a roof is enclosed by a ceiling, access to such space shall be provided for inspection, cleaning and repairs by means of an opening with minimum 2 feet width in any direction.

2.5.7 Stairs, Steps, Ramps and Lifts

2.5.7.1 Stairs

Stair in this chapter means only for internal stair whereas, the exit stair is described in chapter 2. 6-Means of Egress of this part and emergency stair is in Part 5- Building Service (Fire) of this code.

a) All staircases shall be properly lighted and ventilated.
b) All stairs in residential units have a landing after 12 risers maximum, in all other buildings there shall be not more than 16 risers between each such landing.
c) All stairs shall have non-slip surface.
d) In cases where stairs or steps begin after the doors and other openings, the distance between such openings and the beginning of stairs/ steps shall normally be the same as the width of the respective stairs, but minimum of 3 feet shall be required.
e) Timber staircases may be permitted for the following building types, provided these are not more than three storeys in height:
   1) Detached residential buildings; duplex houses and terrace houses;
   2) In the upper floors of shop houses other than from the ground floor to the first floor provided that it is located within the protected area for its full height; and

2.5.7.1.1 Stair widths

All exit stair widths shall be referred to chapter 6 Egress width.

2.5.7.1.2 Stair ratios

a) The dimensions of the riser and the tread of stairs in a building throughout all storeys or in a staircase shall be uniform and consistent. The tolerance of risers for each storey shall be +/- (5mm) 3/16 in.
b) Stair ratios for inner stairs in (R3) detached houses, duplex and terrace houses, which are not more than 3 storeys for single families, or units with less than 10 persons occupancy, must be calculated with the two given formulas: - 2R + T= between 23 and 26 inches, and R+T= between 16 and 18 inches, and R should not be more than 8 inches and T should not be less than 10 inches. (Where R is the riser in inches; T is the tread in inches)
c) Stair ratios for inner stairs in public buildings, including offices with more than occupancy of 10 persons, must be calculated with the given formulas: - 2R + T= between 23 and 26 inches, and R+T= between 16 and 18 inches, where R shall not be more than 7 inches, T shall not be less than 10 inches. (Where R is the riser in inches; T is the tread in inches)

2.5.7.1.3 Spiral staircases

Spiral staircases with minimum tread length 2 ft 6 in(750mm) may be permitted as a secondary staircase not as an exit stair in multi storeyed buildings where the topmost floor does not exceed 50 feet in height.
2.5.7.2 Steps
Dimension of steps shall conform to the formulas given below:-

a) Step in stadiums, cinema halls, theatres and similar buildings where many people use together at the same time, must be calculated with the two given formulas:  \(2R + T> 36\) inches, and \(R + T> 30\) inches, \(R\) should not be more than 7 inches, \(T\) should be more than 24 inches, (where \(R\) is the riser in inches; \(T\) is the tread in inches)

b) Steps in pagodas, parks and in similar places must be calculated with the two given formulas:- \(2R + T> 30\) inches, and \(R + T> 24\) inches; \(R\) should not be more than 7 inches, (where \(R\) is the riser in inches; \(T\) is the tread in inches)

2.5.7.3 Railings
The design of railings shall conform to following points

a) All stairs having more than 6 risers must have railings on both sides, where the wall at one side can substitute the railing for stairs with clear width up to 5 feet, over the stair width of 5 feet, railings shall be constructed on both sides.

b) All handrails shall project not more than 4 inches into the stair width and shall be located not less than 3 inches of the end /beginning of the stairs.

c) Net railing height at stairs (measured from finished surface of stair to the top of railing) shall not exceed 3 feet and the spacing of balustrades or similar openings below the hand railing level shall be less than 6 inches.

d) Net railing height of balconies, terraces, flat roofs and similar structures at buildings with less than 2 stories and not more than 25 feet above the ground level shall not be lower than 3 feet (measured from floor finishing to the top of railing) and the spacing of balustrades or similar openings below the hand railing level shall be less than 6 inches.

e) Net railing height, (measured from floor finishing to the top of railing) of balconies, large windows reaching to the floor level, terraces, flat roofs and similar structures at buildings with more than 3 stories or more than 35 feet above the ground level shall not be lower than 3.5 feet, and the spacing of balustrades or similar openings below the hand railing level should be less than 6 inches.

f) Net railing height of stairs, balconies, terraces and similar structures at schools shall not be lower than 4 feet (measured from floor finishing to the top of railing) and there shall be not horizontal divisions in the railing to avoid children stepping on the railings.

g) Staircases exceeding 8 feet in width shall be provided with intermediate handrail and the distances of handrails shall be maximum 8 feet away from each other.

h) All steps with more than 16 risers shall have an intermediate landing of minimum 3 feet in length.

2.5.7.4 Protection at elevated areas
Every flat roof, balcony or other elevated areas located at 4 feet or more above the adjacent area where normal access is provided shall be protected along the edges with suitable railings, parapets or similar elements with not less than the height given in the paragraph 38 mentioned above.
2.5.7.5 Ramps
The design of ramps shall conform to following points:-

a) All ramps meant for wheel chair of handicapped persons must have the slopes less than 10 %, (Rise: run ratio 1:10).

b) All ramps meant for light motor vehicles less than 2 tons net weight must have the slopes, less than 16 %, (Rise: run ratio 1: 6.25).

c) All ramps meant for medium heavy vehicles less than 5 tons net weight must have the slopes less than 14 %, (Rise to run ration 1:7.2).

d) The clear headroom of ramps at the entering points into the buildings, meant for light vehicles less than 2 tons shall not be lower than 7 feet, and meant for entrance of heavy vehicles with less than 5 tons shall not be less than 9 feet.

2.5.8 Mechanical vertical transport in buildings

2.5.8.1 Lifts and Escalators

a) Adequate number of lifts shall be provided in all residential buildings with more than 50 feet from the ground floor level up to the topmost habitable floor level.

b) All office buildings with more than 4 stories or higher than 40 feet from the ground floor level, shall be equipped with adequate number of lifts.

c) All buildings with public dealing functions like banks, shopping centres, hospitals, etc., which have more than 3 storeys and higher than 30 feet from ground level to the topmost floor, shall be equipped with adequate number of lifts or similar facilities.

d) In the shopping centres with more than 3 storeys and more than 5000 square feet shopping area, shall be equipped with adequate number of additional mechanical means of vertical transport, such as lifts, escalators, etc.

e) In places where mechanical means of vertical transportation, such as escalators or lifts are provided, ordinary stairs designed in line with these codes are necessary.

f) The capacity of vertical transportation, size and number of lifts shall follow the norms and standards based on calculations done by qualified engineers of the respective field.

2.5.9 Access to Unoccupied Spaces

2.5.9.1 Crawl spaces
Crawl spaces shall be provided with a minimum of one access opening not less than 18 inches by 24 inches (457 mm by 610 mm).
2.5.9.2 Attic spaces
An opening not less than 20 inches by 30 inches (559 mm by 762 mm) shall be provided to any attic area having a clear height of over 30 inches (762 mm). A 30-inch (762 mm) minimum clear headroom in the attic space shall be provided at or above the access opening.

2.5.10 Surrounding Materials

2.5.10.1 Floors
In other than dwelling units, toilet and bathing room floors shall have a smooth, hard, non absorbent surface that extends upward onto the walls at least 6 inches (152 mm).

2.5.10.2 Walls
Walls within 2 feet (610 mm) of urinals and water closets shall have a smooth, hard, non absorbent surface, to a height of 4 feet (1219 mm) above the floor, and except for structural elements, the materials used in such walls shall be of a type that is not adversely affected by moisture.

Exceptions: Dwelling units, sleeping units and toilet rooms that are not accessible to the public and which have not more than one water closet.

Accessories such as grab bars, towel bars, paper dispensers and soap dishes, provided on or within walls, shall be installed and sealed to protect structural elements from moisture.

2.5.10.3 Showers
Shower compartments and walls above bathtubs with installed shower heads shall be finished with a smooth, non absorbent surface to a height not less than 70 inches (1778 mm) above the drain inlet.
## PART 2 ARCHITECTURE AND URBAN DESIGN

### SECTION 2.6 MEANS OF EGRESS

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PART 2 ARCHITECTURE AND URBAN DESIGN

2.6 MEANS OF EGRESS

2.6.1 Means of Egress System

Building or portions of any occupied portions shall be provided with the means of egress systems: the exit access, the exit and the exit discharge in accordance with this chapter. Exemptions from this code are permitted in the case of listed buildings that have been adaptive for alternative use under an agreed Conservation Management Plan. In this case, provision must be made for safe egress with the agreement of the planning authority.

2.6.2 General Requirements for Means of Egress

2.6.2.1 Ceiling Heights

Minimum ceiling heights of the exit routes shall not less than 7 feet 6 inches (2286 mm).

2.6.2.2 Protruding objects

Any protruding objects which extend below ceiling shall not be more than 25% of ceiling area of a means of egress and must provide 80 inches minimum headroom.

Exception: Door closer and stops shall not reduce less than 78 inches.

Any horizontal projections from either side shall not be more than 4 inches over any walking surface between the heights of 27 inches and 80 inches.

Any horizontal projections shall not reduce the minimum clear width of accessible routes.

2.6.2.3 Floor surface

Surface of floors of means of egress shall be a slip resistant surface.

2.6.2.4 Level changes

Where elevation changes is less than 12 inches, slopes not greater than 5% slope shall be used. Minimum 2 risers of steps shall be used at locations not required to be accessible by chapter 7 concerning the accessibility of building.

2.6.2.5 Egress continuity

The path along means of egress shall not be interrupted by any building elements, such as walls, furniture, vehicles etc.

2.6.2.6 Elevators, escalators and moving walks

Elevators, escalators and moving walks shall not be used in required means of egress system.

2.6.3 Occupant Load

The number of occupants shall be computed at the rate of one occupant per unit of area as prescribed in Table 2.6.1.

<table>
<thead>
<tr>
<th>Function of Space</th>
<th>Floor area in sq-ft per person</th>
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<tbody>
<tr>
<td>Accessory storage areas, mechanical, equipment rooms</td>
<td>300 gross</td>
</tr>
<tr>
<td>Agricultural building</td>
<td>300 gross</td>
</tr>
<tr>
<td>Aircraft hangars</td>
<td>500 gross</td>
</tr>
<tr>
<td>Function of Space</td>
<td>Floor area in sq-ft per person</td>
</tr>
<tr>
<td>-------------------</td>
<td>-------------------------------</td>
</tr>
<tr>
<td>Airport terminal</td>
<td></td>
</tr>
<tr>
<td>Baggage claim</td>
<td>20 gross</td>
</tr>
<tr>
<td>Baggage handling</td>
<td>300 gross</td>
</tr>
<tr>
<td>Concourse</td>
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<tr>
<td>Waiting areas</td>
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<td>Assembly, Gaming floors (keno, slots, etc.)</td>
<td>11 gross</td>
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<tr>
<td>Assembly with fixed seats</td>
<td>no. of seats + wheel chair space</td>
</tr>
<tr>
<td>Assembly without fixed seats</td>
<td></td>
</tr>
<tr>
<td>Concentrated (chairs only-not fixed)</td>
<td>7 net</td>
</tr>
<tr>
<td>Standing space</td>
<td>5 net</td>
</tr>
<tr>
<td>Unconcentrated (tables and chairs)</td>
<td>15 net</td>
</tr>
<tr>
<td>Bowling centers, allow 5 persons for each lane including 15 feet of runway, and for additional areas</td>
<td>7 net</td>
</tr>
<tr>
<td>Business areas</td>
<td>100 gross</td>
</tr>
<tr>
<td>Courtrooms-other than fixed seating areas</td>
<td>40 net</td>
</tr>
<tr>
<td>Day care</td>
<td>35 net</td>
</tr>
<tr>
<td>Dormitories</td>
<td>50 gross</td>
</tr>
<tr>
<td>Educational</td>
<td></td>
</tr>
<tr>
<td>Classroom area</td>
<td>20 net</td>
</tr>
<tr>
<td>Shops and other vocational room areas</td>
<td>50 net</td>
</tr>
<tr>
<td>Exercise rooms</td>
<td>50 gross</td>
</tr>
<tr>
<td>H-5 Fabrication and manufacturing areas</td>
<td>200 gross</td>
</tr>
<tr>
<td>Function of Space</td>
<td></td>
</tr>
<tr>
<td>Industrial areas</td>
<td>100 gross</td>
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<tr>
<td>Institutional areas</td>
<td></td>
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<tr>
<td>Inpatient treatment areas</td>
<td>240 gross</td>
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<td>Outpatient areas</td>
<td>100 gross</td>
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<tr>
<td>Sleeping areas</td>
<td>120 gross</td>
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<td>Kitchens, commercial</td>
<td>200 gross</td>
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<td>Library</td>
<td></td>
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<tr>
<td>Reading rooms</td>
<td>50 net</td>
</tr>
<tr>
<td>Stack area</td>
<td>100 gross</td>
</tr>
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<td>Locker rooms</td>
<td>50 gross</td>
</tr>
<tr>
<td>Mercantile</td>
<td></td>
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<tr>
<td>--------------------------------</td>
<td>-------------</td>
</tr>
<tr>
<td>Areas on other floors</td>
<td>60 gross</td>
</tr>
<tr>
<td>Basement and grade floor areas</td>
<td>30 gross</td>
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<td>Storage, stock, shipping areas</td>
<td>300 gross</td>
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<td>200 gross</td>
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<tr>
<td>Warehouses</td>
<td>500 gross</td>
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</table>

**gross** = Gross floor area of a building, means the total floor area calculated based on center of exterior walls, including the circulation area such as stairs, corridors, etc. but excluding the shafts, ducts, lift wells, etc.

**net** = Net floor area of a room or of a units means total floor calculated based on center of the walls of respective room or of unit.

### 2.6.3.1 Mixed Occupancy

Where building is designed for different types of occupancies or different purposes at the same time, the exit requirements shall meet the more stringent requirements of each building section and function of the respective portions.

### 2.6.3.2 Multiple occupancy or use

Where a building is designed for multiple purposes involving different activities at different times, the greatest number of occupants shall form the basis for determining the egress requirements.

### 2.6.3.3 Egress convergence

Where means of egress from floors above and below converge at an intermediate level, the capacity of the means of egress from the point of convergence shall not be less than the sum of the two floors.

### 2.6.3.4 Fixed seating

For areas having fixed seats and aisles, the occupant load shall be determined by the number of fixed seats installed. The occupant load for areas in which fixed seating is not installed, such as waiting spaces and wheelchair spaces, shall be determined in accordance with Table 2.6.1 and added to the number of fixed seats.

### 2.6.4 Exit Access

An exit access shall not pass through a room which can be locked and to prevent egress.

Means of egress from dwelling units shall not lead though other sleeping areas or toilet area.
2.6.5 Exit and Exit Access Doorways from Space

Two exits or exit access doorways shall be provided if the occupant load of the space exceeds as per table.

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<th>Types of Occupancy</th>
<th>Occupant Load</th>
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<tbody>
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<tr>
<td>H-1, H-2, H-3</td>
<td>3</td>
</tr>
<tr>
<td>H-4, H-5, I-1, I-3, I-4, R</td>
<td>10</td>
</tr>
<tr>
<td>S</td>
<td>29</td>
</tr>
</tbody>
</table>

(a). Day care maximum occupant load is 10.

Number of exits shall be complying with the following table.

<table>
<thead>
<tr>
<th>Occupant Load</th>
<th>Minimum no of Exits</th>
</tr>
</thead>
<tbody>
<tr>
<td>1-500</td>
<td>2</td>
</tr>
<tr>
<td>501-1000</td>
<td>3</td>
</tr>
<tr>
<td>More than 1000</td>
<td>4</td>
</tr>
</tbody>
</table>

Whenever there are two exit doors or two exit access doorways are required, the distance between the two exits are at least equal to or more than half the furthest distance from one point to another of that particular room and each exit shall be of equal capacity.

2.6.6 No. of Exit Staircase or Exits per Storey

Minimum two independent exit staircases of other exit shall be provided including basements of a building unless otherwise permitted under other provision of this chapter.

2.6.6.2 All Buildings apart from R1a, R2, R3 and R5

Only one exit shall be required if it complies with the following table.

<table>
<thead>
<tr>
<th>Storey</th>
<th>Occupancy</th>
<th>Maximum occupants per floor and travel distance</th>
</tr>
</thead>
<tbody>
<tr>
<td>First Floor or basement</td>
<td>A, B(b), E(a), F(b), M, U, S(b)</td>
<td>49 occupants and 50 feet travel distance</td>
</tr>
<tr>
<td></td>
<td>H-2, H-3</td>
<td>3 occupants and 25 feet travel distance</td>
</tr>
<tr>
<td></td>
<td>H-4, H-5, I, R</td>
<td>10 occupants and 50 feet travel distance</td>
</tr>
<tr>
<td></td>
<td>S</td>
<td>29 occupants and 50 feet travel distance</td>
</tr>
<tr>
<td>Second Floor</td>
<td>B, F, M,</td>
<td>29 occupants and 50 feet travel distance</td>
</tr>
</tbody>
</table>
(a) Day care occupancies shall have a maximum occupant load of 10.
(b) Group B, F and S occupancies in buildings equipped throughout with an automatic sprinkler system and shall have maximum travel distance of 100ft.

2.6.6.1 R1a, R2, R3 and R5

Means of escape for a building shall comply with the provision of 2.6.9 Exit stairs and 2.6.10 Exit discharge. In a block of residential apartments or maisonettes, at least two independent exit staircases or other exits from every storey unless otherwise permitted.

2.6.6.1.1 In a block of residential apartments or maisonettes not exceeding (78 ft) 24m in habitable height, one exit staircase only may be allowed to serve every upper storey, subject to:

a) The exit staircase shall comply with the requirements of 2.6.9 Exit stairs & 2.6.10 Exit discharge.

b) If the building consists of more than four storeys, approach to the exit staircase on all storeys shall be through smoke stop lobby or external corridor.

c) Access to the building for fire fighting appliances being provided for in compliance with the requirements in Fire Department.

2.6.6.1.2 In a block of residential apartments or maisonettes exceeding (78 ft) 24m in height, one exit staircase only may be allowed to serve every upper storey, subject to -

a) The height not exceeding (197 ft) 60 m unless otherwise permitted by the Relevant Authority, and

b) The single exit staircase shall serve not more than four apartments or maisonettes at each storey level, and

d) Travel distance from the most remote exit door to the exit staircase from each apartment or maisonette shall not exceed (49 ft) 15 m, and

e) Exit staircase shall comply with the requirements of 2.6.9 Exit stairs & 2.6.10 Exit discharge.

f) Approach to the exit staircase shall be through cross-ventilated lobby. The ventilation openings having a minimum width of 2000mm (6ft 6in) and a minimum height of 1200mm (4ft) shall be unobstructed from parapet wall or balustrade level upwards and be positioned on opposite sides of the lobby such that they provide cross-ventilation throughout the entire space of the lobby. Where multiple ventilation openings are provided on opposite sides of the lobby, the minimum width and height of each opening shall not be less than 1000 (3ft 4in) mm and 1200mm(4ft) respectively, provided the aggregate width of the openings at each opposite side is not less than 2000( 6ft 6in)mm.

g) Fire lift shall be provided to comply with the requirements of fire department, and
h) Wet rising main shall be provided to comply with the requirements of fire department, and

i) Access to the building for fire fighting appliances shall be provided to comply with the requirements of fire department.

2.6.7 Exit Access Travel Distance

Exit access travel distances are determined by type of occupancy and shall comply with the table given below in these codes.

<table>
<thead>
<tr>
<th>Type of Occupancy</th>
<th>Max Travel Distance (ft) (One-way travel)</th>
<th>Max Travel Distance (ft) (Two-way travel)</th>
<th>Max Dead End (ft)</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Unsprinklered</td>
<td>Sprinklered</td>
<td>Unsprinklered</td>
</tr>
<tr>
<td>High hazard</td>
<td>35</td>
<td>65</td>
<td>65</td>
</tr>
<tr>
<td>Industrial buildings (factories, workshops, godown/ warehouse)</td>
<td>50</td>
<td>80</td>
<td>100</td>
</tr>
<tr>
<td>Dormitories, hostels</td>
<td>50</td>
<td>100</td>
<td>145</td>
</tr>
<tr>
<td>Shops</td>
<td>50</td>
<td>80</td>
<td>145</td>
</tr>
<tr>
<td>Offices</td>
<td>50</td>
<td>100</td>
<td>145</td>
</tr>
<tr>
<td>Places of public resort &amp; car parks</td>
<td>50</td>
<td>80</td>
<td>145</td>
</tr>
<tr>
<td>School &amp; educational buildings</td>
<td>50</td>
<td>100</td>
<td>145</td>
</tr>
<tr>
<td>Hospitals</td>
<td>50</td>
<td>80</td>
<td>100</td>
</tr>
<tr>
<td>Hotels, boarding houses(a)</td>
<td>50</td>
<td>65</td>
<td>100</td>
</tr>
<tr>
<td>Blocks of flats/ Residents (a)</td>
<td>50b</td>
<td>100b</td>
<td>100</td>
</tr>
<tr>
<td></td>
<td>65c</td>
<td>130c</td>
<td>145c</td>
</tr>
<tr>
<td>Detached, semi-detached &amp; terrace House, including townhouses</td>
<td>NR</td>
<td>NR</td>
<td>NR</td>
</tr>
</tbody>
</table>

a. Measurement of travel distance is from the guestroom door (or) residential unit door to exit.

b. For travel distance in single stair case.

c. For travel distance to external corridor.
2.6.8 Egress Width

The total width of means of egress shall not be less than the total occupant load serves by means of egress multiply by defined width per occupant load as per table and the minimum width must conform to the following table.

Table 2.6.6 Egress Width

<table>
<thead>
<tr>
<th>Type of Occupancy</th>
<th>Door openings per person ( inch)</th>
<th>Min width (ft)</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>To outdoors at ground level</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Other exit &amp; corridor doors</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Stair-cases</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Ramps Corridors</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Corridors Exits Passageways</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Stairs</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Corridor</td>
<td></td>
</tr>
<tr>
<td>High hazard</td>
<td>0.4</td>
<td>3.5</td>
</tr>
<tr>
<td></td>
<td>0.5</td>
<td>3.5</td>
</tr>
<tr>
<td></td>
<td>0.65</td>
<td>3.5</td>
</tr>
<tr>
<td></td>
<td>0.4</td>
<td>3.5</td>
</tr>
<tr>
<td>Industrial buildings (factories,</td>
<td></td>
<td></td>
</tr>
<tr>
<td>workshops, godown/warehouse)</td>
<td>0.2</td>
<td>3.5</td>
</tr>
<tr>
<td></td>
<td>0.25</td>
<td>3.5</td>
</tr>
<tr>
<td></td>
<td>0.35</td>
<td>3.5</td>
</tr>
<tr>
<td></td>
<td>0.2</td>
<td>3.5</td>
</tr>
<tr>
<td>Dormitories, hotels</td>
<td>0.4</td>
<td>3.5</td>
</tr>
<tr>
<td></td>
<td>0.5</td>
<td>3.5</td>
</tr>
<tr>
<td></td>
<td>0.65</td>
<td>3.5</td>
</tr>
<tr>
<td></td>
<td>0.4</td>
<td>3.5</td>
</tr>
<tr>
<td>Shops</td>
<td>0.2</td>
<td>3.5</td>
</tr>
<tr>
<td></td>
<td>0.25</td>
<td>3.5</td>
</tr>
<tr>
<td></td>
<td>0.35</td>
<td>3.5</td>
</tr>
<tr>
<td></td>
<td>0.2</td>
<td>3.5</td>
</tr>
<tr>
<td>Offices</td>
<td>0.2</td>
<td>3.5</td>
</tr>
<tr>
<td></td>
<td>0.25</td>
<td>3.5</td>
</tr>
<tr>
<td></td>
<td>0.35</td>
<td>3.5</td>
</tr>
<tr>
<td></td>
<td>0.2</td>
<td>3.5</td>
</tr>
<tr>
<td>Places of public resort &amp; car parks</td>
<td>0.2</td>
<td>3.5</td>
</tr>
<tr>
<td></td>
<td>0.25</td>
<td>3.5</td>
</tr>
<tr>
<td></td>
<td>0.35</td>
<td>3.5</td>
</tr>
<tr>
<td></td>
<td>0.2</td>
<td>3.5</td>
</tr>
<tr>
<td>School &amp; educational buildings</td>
<td>0.2</td>
<td>3.5</td>
</tr>
<tr>
<td></td>
<td>0.25</td>
<td>3.5</td>
</tr>
<tr>
<td></td>
<td>0.35</td>
<td>3.5</td>
</tr>
<tr>
<td></td>
<td>0.2</td>
<td>5(a)</td>
</tr>
<tr>
<td>Hospitals</td>
<td>0.65</td>
<td>3.5</td>
</tr>
<tr>
<td></td>
<td>0.65</td>
<td>6.5(b)</td>
</tr>
<tr>
<td></td>
<td>1.25</td>
<td>3.5</td>
</tr>
<tr>
<td></td>
<td>0.65</td>
<td>3.5</td>
</tr>
<tr>
<td>Hotels, boarding houses</td>
<td>0.4</td>
<td>3.5</td>
</tr>
<tr>
<td></td>
<td>0.5</td>
<td>3.5</td>
</tr>
<tr>
<td></td>
<td>0.65</td>
<td>3.5</td>
</tr>
<tr>
<td></td>
<td>0.4</td>
<td>3.5</td>
</tr>
<tr>
<td>Blocks of flats/residents</td>
<td>0.4</td>
<td>3.5</td>
</tr>
<tr>
<td></td>
<td>0.5</td>
<td>3.5</td>
</tr>
<tr>
<td></td>
<td>0.65</td>
<td>3.5</td>
</tr>
<tr>
<td></td>
<td>0.4</td>
<td>3.5(c)</td>
</tr>
<tr>
<td>Detached, semi-detached &amp; terrace</td>
<td>NR</td>
<td>3</td>
</tr>
<tr>
<td>House, including townhouses</td>
<td>NR</td>
<td>3</td>
</tr>
<tr>
<td></td>
<td>NR</td>
<td>3</td>
</tr>
<tr>
<td></td>
<td>NR</td>
<td>3</td>
</tr>
</tbody>
</table>

(a) Applies to corridors serving classrooms. Other corridors shall have a minimum width of 3ft 6 inches.

(b) Applies to corridors serving patients. Other corridors shall have a minimum 3ft 6 inches.

(c) Staircase within maisonette serving as an internal access to be at least 3ft width.
2.6.9 Exit Stairs

All exit stairs shall be constructed minimum 1 hour rated construction.

All exit stairs (except for R1a, R2, R3 and R5 which are not more than 3 storeys) riser heights shall be 7 inches maximum and 4 inches minimum.

All exits stairs shall be not more than 16 risers between each such landing.

Stair treads and risers shall be of uniform size and shape. The tolerance between the largest and smallest riser heights or between the largest and smallest tread depth shall not exceed 3/16 inch in any flight of stairs.

The width of landings shall not be less than the width of stairways they serve.

Winder stairs are not permitted in means of egress stairways except within a dwelling unit. Where circular/geometric staircases are used as exit staircases, the width of threads measured at the narrower end shall be not less than 4in in residential buildings and at a distance of 2ft from the narrower end shall be not less than 9in in residential buildings.

Spiral stair cases as exit stair with non-combustible material and minimum tread length 2 ft 6 in(750mm) can be used at residential detached and semi detached buildings not more than 3 storey.

2.6.9.1 Internal exit stair

An internal exit stair which serves as an exit shall be enclosed.

All services such as pipe/duct installation shall not be located inside protected staircase and no wash room is allowed to be located inside staircase.

There shall be no unprotected openings of occupancy area within 5ft horizontally and 10 ft vertically below any part of the ventilation opening in the external wall of internal exit staircase. Exceptional cases are public and commercial buildings like hotels and offices etc. which are properly provided and maintained with mechanical ventilation and lighting facilities as per Building services chapter.

The width of stair case shall be complying with egress width table.

If the stair serves more than 6 storeys, smoke free approach is needed.

2.6.9.2 External exit stair

a) An exit stair which serves as an exit must be located outside of the building or at least 50% of staircase must be protruded and the external exit staircase shall be located so as to lead directly to a street or open space with direct access to street.

b) The stair must be naturally ventilated with a minimum unobstructed opening area, larger or equal to 50% of area of stair case.

c) There shall be no unprotected openings within 3m (10 ft) horizontally or within 3m (10ft) vertically below, or adjacent or facing.

Exception: For residential walk up apartments which are located in CBD, having back lane and can’t comply with 2.6.9.b, the building can be accessible by fire engine and it shall have one stair at the back of flat.
2.6.10 Exits Discharge

All exits shall be discharged at ground level directly into a safe open exterior space within its own property or public space.

Exception: In sprinkler protected building, maximum 50% of the total building exits are allowed to discharge directly to the ground level circulation space subject to the following:

a) The discharge point shall be at a location in the circulation space at ground level with direct access and within sight of a safe exterior open space.

b) The maximum distance of the discharge point to exterior open space is 30ft.

The sprinkler system shall conform to the Building services chapter.

2.6.11 Exit Passage Way

Exit passage way can be used as a horizontal extension of a vertical exit of exit staircase or a passage leading from a courtyard to an open exterior space, complying with the requirements of travel distance and exit discharge.

2.6.11.1 Internal Exit Passage way

a) Exit passageways that serve as a means of escape shall be minimum 1 hour rated construction.

b) The enclosure walls of an exit passageway shall have not more than two exit doors opening into the exit passageway.

c) Exit doors opening into an exit passageway shall have fire resistance rating as required for exit doors opening into exit staircases, fitted with automatic self-closing device.

d) The minimum width and capacity of exit passageway shall comply with 2.6.8 Egress Width.

e) Changes in level along an exit passageway requiring less than two risers shall be by a ramp complying with the provisions under 2.6.2.

f) If the exit staircase which connects to the internal exit passageway is pressurised, the internal exit passageway shall not be naturally ventilated but shall be mechanically ventilated.

2.6.11.1 External exit passageway

a) An external exit passageway can be used as a required exit in lieu of an internal exit passageway. The external wall between the exit passageway and the rest of the floor space can have ventilation openings of non-combustible construction, fixed at or above a level 1.8m (7ft), measured from the finished floor level of the passageway to the sill level of the openings and such ventilation openings shall be located not less than 3.0 m (10ft) from any opening of an exit staircase, and

b) An external exit passageway may not be subjected to the limitations of a maximum of two exit doors opening into the exit passageway, and

c) An external exit passageway may be roofed over provided the depth of the roofed over portion shall not exceed 3m(10ft) to avoid smoke logging, and

d) An external exit passageway may be enclosed on the open side by only a parapet wall of not less than 1.0 m(3ft 4in) or more than 1.1m ( 4ft) in height and the vertical height of the unobstructed ventilation opening measured from the parapet wall up to the top edge of
the opening or eaves of overhang shall not be less than 1.2m (4ft). Exception: if external passage way is used on ground between building and fence, the farthest edge of roof or slab above the exit passage shall be 3ft apart from fence and the passage shall have minimum width of 4 ft.

e) Exit doors opening into an external exit passageway shall have fire resistance for at least half an hour and fitted with automatic self-closing device.

2.6.12 Exit Doors

2.6.12.1 Exit doors opening

Exit doors opening into exit staircases and exit passageways shall not impede the egress of occupants when such doors are swung open, and all doors which open into the corridor, shall not hinder movement of occupants. The corridor's clear width shall at least remain to be half of the required clear width as stipulated under Table 2.6.6 when such door(s) is swung open.

Exit doors and exit access doors shall open in the direction of exit travel:

a) When leading to an access doors shall open in the direction of exit access way

b) When used in exit enclosure, including smoke stop and fire fighting lobbies in a building. It shall not apply to doors of individual residential units that open directly into an exit enclosure, or

c) When serving a high hazard area, or

d) When serving a room or space with more than 50 persons

2.6.12.2 Locking of staircase and smoke stop/ fire lift lobby doors

One way locking device is allowed to be protected to doors of exit staircase, smoke stop/ fire lift lobby in the following situations, provided only one-way locking device is used, e.g., panic bolt or thumb turn locking device:

a) Exit door between staircase shaft and occupancy area; and

b) Exit access door between smoke/ fire fighting lobby and occupancy area; and

c) Exit door between staircase shaft and smoke stop lobby; and

2.6.13 Means of Egress Lighting

Emergency lighting system must be provided along Exit Access and Exits, Exits discharge.

2.6.14 Accessible Means of Egress

Accessible egress must be provided if there is "accessible place". Refer to Chapter 2.7

2.6.15 Smoke Free Approach to Exit Stair

A separate lobby adjoining the exit access way and exit stair with a minimum rated 1 hour construction.

Its area shall be minimum 32sq-ft and if it serves as a fire fighting lobby, floor area shall not be smaller than 60sq-ft and width no dimension less than 6ft 6 inches. Fire fighting lobby shall connect to exit stair and fire men lift.
There shall be permanent fixed ventilation openings in the external wall of lobby, not less than 15 percent of the floor area or mechanical ventilation comply with Building services chapter.

Cross ventilated corridor with fixed opening in at least 2 external walls shall be used as smoke stop lobby. Opening shall not be less than 50 per cent of walls area and minimum width shall not be less than 6ft 6inches, enclosing the corridor. And no part of the floor area of the lobby shall be farther than 43 ft of ventilation opening.

There shall be no unprotected openings of occupancy area within 5ft horizontally and 10 ft vertically below any part of the ventilation opening.

2.6.16 Exit Sign

All signage showing the emergency exit route must be visible from distance of 100 ft and they shall not be covered by other elements.

2.6.17 Emergency escape/ Refuge Area

In the third phase, the details of this section will be described depending on the resources’ availability.

2.6.18 Special requirements

2.6.18.1 Hospitals

a) All multi-storey hospitals with patients care of more than 24 hours must have all vertical transportation system (fire escape bed lift) only for the patients if the hospital is more than 4 storeys and

b) Every storey shall have fire escape lobby or balcony that is designed for 2 hour fire rating.

2.6.18.2 Definitions

FIREMAN STAIR: The stairs generally meant for usage of fireman in case of emergency. The fireman stairs must be able to stand minimum 1000 pounds.

FIRE ESCAPE BED LIFT: Lift is to be used for the evacuation of patients in beds including wheelchairs or physically disabled, in a fire emergency, although it can be use as a passenger lift during normal time.
<table>
<thead>
<tr>
<th>NO.</th>
<th>TITLE</th>
<th>PAGE</th>
</tr>
</thead>
<tbody>
<tr>
<td>2.7.1</td>
<td>Scope</td>
<td></td>
</tr>
<tr>
<td>2.7.2</td>
<td>Scoping Requirements</td>
<td></td>
</tr>
<tr>
<td>2.7.3</td>
<td>Minimum Requirements</td>
<td></td>
</tr>
</tbody>
</table>
PART 2 ARCHITECTURE AND URBAN DESIGN

2.7 ACCESSIBILITY

2.7.1 Scope

The provisions of this chapter shall control the design and construction of facilities for accessibility to physically disabled persons.

2.7.2 Scoping Requirements

All public buildings shall be accessible for the disabled persons and must have minimum one accessible toilet comply with this chapter. Minimum provision for disabled persons based on building types shall be as per following table.

Table 2.7.1 Scoping requirements

<table>
<thead>
<tr>
<th>Type of Building</th>
<th>Minimum provision</th>
</tr>
</thead>
<tbody>
<tr>
<td>All public transportation building</td>
<td>At least one space shall be accessible to use public transport.</td>
</tr>
<tr>
<td>Banks Post offices, banks and financial service institutions</td>
<td>At least one accessible service desk shall be provided for every 10 service desk.</td>
</tr>
<tr>
<td>Hotels</td>
<td>At least one guest room shall be provided for every 250 guestrooms or part thereof. Rooms designated for wheelchair users should, where possible, be placed at ground level so as to have a direct means of escape in case of fire.</td>
</tr>
<tr>
<td>Concert halls, Stadium, Cinema and theatres, sport buildings and other places of public assembly.</td>
<td>Accessible entrances, exists, aisles and main community or public gathering areas. Accessible toilet facilities should be nearby. At least one wheel chair space shall be provided for every 100 seats or part thereof.</td>
</tr>
<tr>
<td>Religious Building (If occupancy load is more than 1000)</td>
<td>The main worship shall be made accessible in accordance with this chapter.</td>
</tr>
<tr>
<td>Hostels and Halls</td>
<td>At least one level, preferably access level, shall be provided with facilities in accordance with 2.7.3.</td>
</tr>
<tr>
<td>Shopping Mall (if ground floor area is more than 10,000sq-ft)</td>
<td>At least ground floor shall be accessible in accordance with 2.7.3.</td>
</tr>
<tr>
<td>School/Educational buildings</td>
<td>At least ground floor shall be accessible in accordance with 2.7.3. All teaching, administrative and common areas should be accessible to a wheelchair user. Suitable arrangements should be made for stepped lecture halls or auditoriums.</td>
</tr>
</tbody>
</table>
Hospitals and health facilities

All entrances should be accessible to a wheelchair user. All rooms and administrative departments should be accessible for the benefit of patients, disabled visitors and disabled staff members.

<table>
<thead>
<tr>
<th>Type of Building</th>
<th>Minimum provision</th>
</tr>
</thead>
<tbody>
<tr>
<td>Libraries</td>
<td>All open book stack, library facilities and equipment should be accessible. A special room should be provided for sightless and for hearing-impaired people who need assistance while reading.</td>
</tr>
<tr>
<td>Food Centres, Cafeterias and restaurants</td>
<td>Accessible entrance. A minimum of 1 table without stools or seats attached to the floor for every 10 tables. Stools and high tables are not suitable for wheelchair users. Low tables should be provided as well. In self-service restaurants tray slides and counters should be mounted approximately 0.90 m from the floor.</td>
</tr>
<tr>
<td>Car parks</td>
<td>At least one car parking stall shall be reserved for first 100 parking stall and at least stalls shall be provided if the parking lots is more than 100.</td>
</tr>
</tbody>
</table>

2.7.3 Minimum Requirements

2.7.3.1 Parking Lot

a) Minimum size of 16ft long and 11 ft wide parking lot shall be provided in accordance with 2.7.2.

b) Accessible parking lots shall be located as close as possible to accessible entrance.

Entrances and doors

Entrance doors can be either the sliding type or the swinging type. Revolving doors are not suitable for the use of disabled people or people with prams.

a) For double-leaf doors, at least one leaf should have a minimum clear width of 2ft 10 inches.

b) At least one accessible entrance shall be provided near to parking lot reserved for disable persons.

c) Clear opening of doors for the wheelchair shall be minimum 3 ft.

d) Door handles shall be easily handled and lever handles are preferred to door knobs.
e) Door handles and other hard ware shall be located not more than 3ft6in from finished floor and not less than 3ft.

f) Minimum clear space of 4ft 6in x 4ft 6in shall be provided where a door opens against the direction of approach.

2.7.3.2 Corridors and Walkways

a) Minimum width of corridor and walkway shall be 4ft and waiting area

b) Turnabout, minimum space of 4ft 6in x 4ft 6in shall be provided at or within 12ft of dead end and in front of accessible doors along corridor.

c) Recesses or turnabout shall be spaced at a maximum of 40ft interval.

2.7.3.3 Guiding/warning floor material

The floor material to guide or to warn the visually impaired persons with a change of colour or material with conspicuously different texture and easily distinguishable from the rest of the surrounding floor materials is called guiding or warning floor material. This floor material shall be provided in the following areas:

a) The access path to the building and to the parking area.

b) The landing lobby towards the information board, reception, lifts, stair-cases and toilets.

c) Immediately at the beginning/end of walkway where there is a vehicular traffic.

d) At the location abruptly changing in level or beginning/end of a ramp.

e) Immediately in front of an entrance/exit and the landing.

f) The marking strip width should not be less than 0.60 m.

![Fig: 2.7.3.4 Shapes of guiding blocks for persons with impaired vision](image)

2.7.3.4 Handrail

a) All grip rails and handrail shall be not less than 1 in diameter and not more than 2 in. and it shall have minimum 1.75 in. spacing from the surface of doors and walls.

b) Handrails must be provided on both sides of the ramp and should not be installed beyond the width of any crossing not to obstruct pedestrian flow.
2.7.3.5 Buttons and switches
All buttons for the wheelchair bound such as switches, controls and lift buttons shall be located at not more than 4ft 9 in and not less than 3ft 3 in.

2.7.3.6 Signage
All types of signs should be visible, clear, simple, easy to read and understand at night.

Signs should not be placed behind glass because of possible reflection. Accessible spaces and facilities should be identified by the international symbol of accessibility (see fig.):

Fig: 2.7.3.7b. Information boards in concourse

The symbol is composed of a wheelchair figure with either a square background or a square border (see fig.).

Fig: 2.7.3.7c. The international symbol of accessibility

The information board should be made easily readable by using sufficiently large text size, distinct contrast and illumination.
For hearing impaired persons, an electronic sign board of appropriate size & height should be displayed on each platform at conspicuous location for all announcements.
Visually impaired persons make use of other senses such as hearing and touch to compensate for the lack of vision.
International symbol mark for wheel chair as shown below be installed at the lift, toilet, staircase, parking areas etc., that have been provided for the handicapped.

2.7.3.7 Ramps
a) All ramps meant for the wheelchairs must be the slopes less than 1:10 (rise: run ratio) and the minimum 4 ft. clear width of ramp shall be provided.
b) The maximum horizontal run of ramp is 30 ft. and minimum 6 ft. wide of landing shall be provided at every 30 ft. horizontal run.

c) If horizontal run is less than 1 ft. the ramp gradient can be steeper till up to 1:8.

d) The ramp surface should be hard and non-slip.

2.7.3.8 Stairs

Circular stairs and stepped landings should be avoided.

Fig :2.7.3.9a. Circular stairs and stepped landings

The edges of stairs should be painted in a contrasting color for the benefit of poor-sighted users.

Fig :2.7.3.9d. Slip-resistant nosing

Height of the riser shall not be more than 150 mm and width of the tread 300 mm. The steps shall not have abrupt (square) nosing.
2.7.3.9 Counter and desk
Writing or service counters for disabled person shall be not more than 2 ft. 5 in. high and clear space below counter shall have minimum dimensions of 3 ft. wide x 1 ft. 9 in. deep x 2 ft. 5 in. high.

2.7.3.10 Restrooms and Toilets
The dimensions of water closet compartment for wheelchair bound shall be accordance with the dimensions as shown in fig. 2.7.1. Rest rooms should be equipped with an alarm system.
Toilet floor shall have a non-slip surface without any level.
Mirrors should be suitable for use by both standing and seated persons. Low mirrors or downward tilted mirrors can be used. The bottom edge of mirrors should be located at a maximum height of 1.00 m from the finished floor level.
Toilet seats, bidets, shower seats and bath-tub seats are required to be mounted at the same height of the wheelchair seat, i.e. between 0.45 m and 0.50 m above floor level.
Grab bars should be installed in water-closets, bath-tubs and showers to assist disabled persons to use the facilities safely and easily. Grab bars should have a diameter of 30 mm to 40 mm. Wall-mounted grab bars should extend between 35 mm and 45 mm from the wall.

Fig. 2.7.1 Spacing in toilets for disabled persons
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PART 2 ARCHITECTURE AND URBAN DESIGN

2.8 EXTERIOR WALLS

2.8.1 Scope
The provisions of this chapter shall establish the minimum requirements for exterior walls; exterior wall coverings; exterior wall openings; exterior windows and doors; architectural trim; balconies and similar projections; and bay and oriel windows.

2.8.2 Definitions
ADHERED MASONRY VENEER. Veneer secured and supported through the adhesion of an approved bonding material applied to an approved backing.

ANCHORED MASONRY VENEER. Veneer secured with approved mechanical fasteners to an approved backing.

BACKING. The wall or surface to which the veneer is secured.

EXTERIOR INSULATION AND FINISH SYSTEMS (EIFS). EIFS are nonstructural, nonload-bearing, exterior wall cladding systems that consist of an insulation board attached either adhesively or mechanically, or both, to the substrate; an integrally reinforced base coat and a textured protective finish coat.

EXTERIOR INSULATION AND FINISH SYSTEMS (EIFS) WITH DRAINAGE. An EIFS that incorporates a means of drainage applied over a water-resistive barrier.

EXTERIOR WALL. A wall, bearing or nonbearing, that is used as an enclosing wall for a building, other than a fire wall, and that has a slope of 60 degrees (1.05 rad) or greater with the horizontal plane.

EXTERIOR WALL COVERING. A material or assembly of materials applied on the exterior side of exterior walls for the purpose of providing a weather-resisting barrier, insulation or for aesthetics, including but not limited to, veneers, siding, exterior insulation and finish systems, architectural trim and embellishments such as cornices, soffits, facias, gutters and leaders.

EXTERIOR WALL ENVELOPE. A system or assembly of exterior wall components, including exterior wall finish materials, that provides protection of the building structural members, including framing and sheathing materials, and conditioned interior space, from the detrimental effects of the exterior environment.

METAL COMPOSITE MATERIAL (MCM). A factory-manufactured panel consisting of metal skins bonded to both faces of a plastic core.

METAL COMPOSITE MATERIAL (MCM) SYSTEM. An exterior wall covering fabricated using MCM in a specific assembly including joints, seams, attachments, substrate, framing and other details as appropriate to a particular design.

VENEER. A facing attached to a wall for the purpose of providing ornamentation, protection or insulation, but not counted as adding strength to the wall.

WATER-RESISTIVE BARRIER. A material behind an exterior wall covering that is intended to resist liquid water that has penetrated behind the exterior covering from further intruding into the exterior wall assembly.

2.8.3 Performance Requirements
The provisions of this section shall apply to exterior walls, wall coverings and components thereof.
2.8.3.1 Weather protection
Exterior walls shall provide the building with a weather-resistance exterior wall envelope. The exterior wall envelope shall be designed and constructed in such a manner as to prevent the accumulation of water within the wall assembly by providing a water-resistant barrier behind the exterior veneer, and a means for draining water that enters the assembly to the exterior. Flashing shall be installed in such a manner so as to prevent moisture from entering the wall or to redirect it to the exterior. Flashing shall be installed at the perimeters of exterior door and window assemblies, penetrations and terminations of exterior wall assemblies, exterior wall intersections with roofs, chimneys, porches, decks, balconies and similar projections and at built-in gutters and similar locations where moisture could enter the wall. Flashing with projecting flanges shall be installed on both sides and the ends of copings, under sills and continuously above projecting trim.

2.8.3.2 Prevention of dampness
Damp rising from the ground up into the superstructure not only damages the masonry units, but also accelerates the decaying of timber and bamboo elements. Damp-Proof Course (dpc) shall be installed according to the manual of the manufacturers to prevent the penetration of dampness and moisture into the building. Where any part of the walls of a building is subject to water pressure, that portion of the floor or wall below ground level shall be waterproof.

2.8.3.3 Structural
Exterior walls, and the associated openings, shall be designed and constructed to resist safely the superimposed loads required by Part 3- Structural Design.

2.8.3.4 Fire resistance
Exterior wall shall be fire-resistance rated as required by Part 5- Building Service (Fire).

2.8.3.5 Flood resistance
Exterior walls extending below the design flood elevation shall be resistant to water damage in flood hazard areas. The electrical mechanical and plumbing system components shall not be mounted on or penetrate through exterior walls that are designed to break away under flood loads.

2.8.4 Materials
Materials used for the construction of exterior walls shall comply with the provisions of this section. Materials not prescribed herein shall be permitted, provided that any such alternative has been approved. All wall cladding over 10 feet from the floor must have safety arrangement to protect falling of these material on the occupant.

2.8.4.1 Water-resistant barrier
A minimum of one layer of approved materials, shall be attached to the studs or sheathing, with flashing as described in Section 2.8.3.1, in such a manner as to provide a continuous water-resistant barrier behind the exterior wall. Maintenance shall be followed regularly.

2.8.4.2 Bamboo
Bamboo which is used for special and temporary shelter in public usage shall be mature and free from damage. It is preferable to use treated bamboo be used. The treatment may be carried out in a traditional manner. One of the simplest ways is to soak the bamboo in running water continuously for two to three weeks.
2.8.4.3 Wood
Exterior walls of wood construction shall be designed and constructed in accordance with Part 3-Structural Design. Wood shall be performed according to the wood section in Material Chapter. Locally available timber can be used. Treated timber is preferable to untreated timber. The treatment may be done in a traditional manner.

2.8.4.4 Masonry
Exterior walls of masonry construction shall be designed and constructed in accordance with Masonry Section in Part 3-Structural Design. Masonry units, mortar and metal accessories used in anchored and adhered veneer shall meet the physical requirements of Masonry Section in Material Chapter. The backing of anchored and adhered veneer shall be of concrete, masonry, steel framing or wood framing.

2.8.4.5 Metal
Exterior walls of formed steel construction, structural steel or lightweight metal alloys shall be designed and constructed in accordance with Part 3-Structural Design. and shall be performed according to Aluminium and Other Light Metals and Their Alloys Section in Material Chapter.

2.8.4.6 Concrete
Exterior walls of concrete construction shall be designed and constructed in accordance with Concrete Section in Part 3-Structural Design. Concrete shall be performed according to Concrete Section in Material Chapter.

2.8.4.7 Glass-unit masonry
Exterior walls of glass-unit masonry construction shall be designed and constructed in accordance with Glass-unit masonry Section in Part 3-Structural Design. Installation period is to be careful and safe.

2.8.4.8 Stone Veneer
Exterior walls of stone venner construction shall be designed and constructed in accordance with Part 3-Structural Design. Stone shall be performed according to Part 6- Material.

2.8.4.9 Exterior insulation and finish systems
Exterior insulation and finish systems (EIFS) with or without drainage shall govern the materials, construction and quality for use as exterior wall coverings.

2.8.5 Projections in Brickwork
All projections in brickwork shall be corbelled gradually and no projection shall extend more than 9 inches from the face of any wall.

2.8.6 Recess
Where a recess in the load-bearing building is made in an external wall or a division wall (party wall):

a) The wall at the back of the recess shall not be less than 4.5 inches thick at an external wall and 9 inches thick at a division wall;

b) A sufficiently strong members like lintel or arch of noncombustible material shall be built over the recess area;
c) If a recess or opening is made at the edge of a division wall or of an external wall, there shall be a space of not less than 1.5 feet between the beginning of opening and the extreme end of the wall.

2.8.7 Installation of Wall Coverings

2.8.7.1 Exterior covering materials in brick walls

In all cases where 4.5 inches brick walls or non-load-bearing walls of other materials should be attached to reinforced concrete frames, or other structural members, such walls shall be properly secured to the structural members.

2.8.7.2 Cement plaster

Cement plaster applied to exterior walls shall conform to the requirements specified in Cement and Concrete Section in Part 6 - Material.

2.8.7.3 Fastening

Weather boarding and wall coverings shall be securely fastened with aluminum, copper, zinc, zinc-coated or other approved corrosion-resistant fasteners or the approved manufacturer’s installation instructions.

2.8.8 Exterior Doors and Windows

The openings of exterior walls shall be provided the overhead sun shade and similar projections for weather protection. Exterior doors and windows shall be installed in accordance with approved manufacturer’s instructions and shall be performed according to Part 6 - Material. Fastener size and spacing shall be provided in such instructions and shall be calculated based on maximum loads and spacing. Any parts of the exterior doors and windows shall be water-proof. The protective bars and safety glazing are required for any fixed or operable opening extended to floor finished level. The protective bars or sill height of operable openings shall be 3 feet above adjacent floor finished level that is more than 30 inches above exterior ground level. The insulating glass shall be installed if required to give weather protection.

2.8.8.1 Curtain Walls

Any parts or members of curtain walls shall be water-proof and installed in accordance with approved manufacturer’s instructions. The approved flexible fire barrier material that provides an effective firestop and smoke seal for perimeter voids and accommodates dynamic movement between the curtain wall and the floor shall be provided.

2.8.9 Balconies and Similar Projections, Bay and Oriel Windows

Balconies and similar projections, bay and oriel windows shall conform to the type of construction required for the building to which they are attached. Exterior balconies attached to or supported by wall required to be of masonry, shall have brackets or beams constructed of incombustible materials. 3 feet height railings shall be provided for balconies, landings, or porches which are more than 30 inches above exterior ground level.

2.8.10 Metal Composite Materials (MCM)

The provisions of this section shall govern the materials, construction and quality of metal composite materials (MCM) for use as exterior wall coverings.

2.8.10.1 Exterior wall finish

MCM used as exterior wall finish or as elements of balconies and similar projections and bay and oriel windows to provide cladding or weather resistance.
2.8.10.2 Architectural trim and embellishments
MCM used as architectural trim or embellishment shall comply with durability and fire resistance rating.

2.8.10.3 Structural design
MCM systems shall be designed and constructed to resist wind loads as required by Structural Design Chapter for components and cladding.

2.8.10.4 Weather resistance
MCM systems shall comply with Section 2.8.3 and shall be designed and constructed to resist wind and rain in accordance with this section and the manufacturer’s installation instructions.

2.8.10.5 Durability
MCM systems shall be constructed of approved materials that maintain the performance characteristics required in Section 2.8.15, for the duration of use.

2.8.10.6 Fire-resistance rating
Where MCM systems are used on exterior walls required to have a fire-resistance rating in accordance with Section 2.8 evidence shall be submitted to the building official that the required fire-resistance rating is maintained.
## PART 2 ARCHITECTURE AND URBAN DESIGN

### SECTION 2.9 ROOF CONSTRUCTION, ROOF COVERING AND ROOF TOP STRUCTURES

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PART 2 ARCHITECTURE AND URBAN DESIGN

2.9 ROOF CONSTRUCTION, ROOF COVERING AND ROOF TOP STRUCTURES

2.9.1 General

2.9.1.1 Scope
Roofing construction, roof coverings and rooftop structures shall be as specified in this code and as otherwise required by this chapter.

2.9.1.2 Definitions
ATTIC STOREY: Any storey situated wholly or partly in a roof, so designed, arranged, or built as to be used for business, storage, or habitation.

CHIMNEY CLASSIFICATIONS:
(a) RESIDENTIAL APPLIANCE TYPE
A factory-built or masonry chimney suitable for removing products of combustion from residential type appliance producing combustion gases not in excess of 538°C measured at the appliance flue outlet.

(b) LOW-HEAT APPLIANCE TYPE
A factory-built masonry or metal chimney suitable for removing the products of combustion from fuel-burning low-heat appliances producing combustor gases not in excess of 538°C under normal operating conditions but capable of producing combustible gases of 760°C during intermittent forced firing for periods up to one hour. All temperatures are measured at the appliance flue outlet.

(c) MEDIUM-HEAT APPLIANCE TYPE
A factory built masonry or metal chimney suitable for removing the products of combustion from fuel-burning medium-heat appliances producing combustion gases not in excess of 1093°C measured at the appliance flue outlet.

CHIMNEY CONNECTOR: The pipe which connects a flue-burning appliance to a chimney.

CHIMNEY LINER: The lining materials of fire clay or other approved material.

CHIMNEY, MASONRY: The chimney of solid masonry units bricks, stones, listed hollow unit masonry units, or reinforced concrete.

INCOMBUSTIBLE MATERIAL: When referred to as structural material, means brick, stone, terracotta, concrete, iron, steel, sheet metal, or tiles, used either singly or in combination.

INCOMBUSTIBLE ROOFING: A covering of not less than two thicknesses of roofing' felt and a good coat of tar and gravel or tin, corrugated iron or other approved fire-resisting material with standing seam on lap joint.

INTERLAYMENT is a layer of felt or no bituminous saturated felt not less than 18 inches (457 mm) wide, shingled between each course of roofing material.

METAL ROOF COVERING is metal shingles or sheets for application on solid roof surfaces, and corrugated or otherwise shaped metal streets or sections for application on roof frameworks or on solid roof surfaces.
PENT HOUSE: An enclosed, unoccupied structure above the roof of a building, other than a tank, tower, spire, dome cupola or bulkhead.

POSITIVE ROOF DRAINAGE: The drainage condition in which consideration has been made for all loading deflections of the roof deck, and additional slope has been provided to ensure drainage of the roof within 48 hours of precipitation.

ROOF COVERING: Roof covering is a durable exterior surface material that provides weather protection for the building at the roof.

ROOFING ASSEMBLY: Roofing assembly includes the roof deck, substrate or thermal barrier, insulation, vapour retarder, underlayment, inter-laymen, base plies, roofing plies, and roof covering that is assigned a roofing classification.

ROOF VENTILATION: The natural or mechanical process of supplying conditioned or unconditioned air to, or removing such air from, attics, cathedral ceilings or other enclosed spaces over which a roof assembly is installed.

SCUPPER: An opening in a wall or parapet that allows water to drain from a roof.

UNDERLAYMENT: one or more layers of felt, sheathing paper, no bituminous saturated felt or other approved material over which a roofing system is applied.

2.9.2 Roof Covering

Roof covering for all buildings shall be either fire-retardant or ordinary depending upon the fire-resistive requirements: of the particular type of construction. The use of combustible roof insulation shall be permitted in all type of construction provided it is covered with approved roof covering applied directly thereto.

2.9.3 Roof Trusses

All roofs shall be so framed and tied into the framework and supporting walls so as to form an integral part of the whole building. Roof trusses and joineries shall be well supported and fitted. All tension members shall be well tightened before any load is placed in the truss. Diagonal and sway bracing shall be used to brace all roof trusses. The allowable working stresses of materials in trusses shall conform to this Code. Camber shall be provided to prevent sagging.

2.9.3.1 Attics

2.9.3.1.1 Access

An attic access opening shall be provided in the ceiling of the top floor of buildings with a combustible ceiling or roof construction. The opening shall be located in a corridor or hallway of buildings of three (3) or more stories in height and readily, accessible in buildings of any height. An opening shall not be less than 600 millimetres square (23.4”) or 600 millimetres diameter (0.78”). The minimum clear headroom of 800 millimeters (31.2”) shall be provided above the access opening.

2.9.3.1.2 Area separation

Enclosed attic spaces of combustible construction shall be divided into horizontal areas not exceeding 250 sq. meters (2691 sq.ft) by fire-resistive partitions extending from the ceiling to the roof. Except, that where the entire attic is equipped with approved automatic fire-extinguishing system, the attic space may be divided into areas not to exceed 750 sq. meters (8073 sq.ft). Openings in the partitions shall be protected by self-closing doors.
2.9.3.1.3 Draft stops
Regardless of the type of construction, draft stops shall be installed in trusses roofs, between roof and bottom chords or trusses, in all buildings exceeding 2000 sq.meter (21528 sq.ft). Draft stops shall be constructed as for attic area separations.

2.9.3.1.4 Ventilation
Enclosed attics including rafter spaces formed where ceilings are applied direct to the underside or roof rafters shall be provided with adequate ventilation protected against the entrance of rain.

2.9.4 Roof Drainage System

2.9.4.1 Roof drains
Roof drains shall be installed at low points of the roof and shall be adequate in size to discharge all tributary waters.

2.9.4.2 Overflow drains and scuppers
Where roof drains are required adequate overflow drains shall be provided.

2.9.4.3 Concealed piping
Roof drains and overflows drains, when concealed within the, construction of the building, shall be installed in accordance with the provisions of this Code.

2.9.4.4 over public property
Roof drainage water from a building shall not be permitted to flow over public property except for Group “R” and “U1” Occupancies.

2.9.5 Flashing
Flashing and counter flashing shall be provided at the juncture of the roof and vertical surfaces.

2.9.6 Skylights
All skylights shall be constructed with metal frames except those for Groups “R” and “U1” Occupancies. Frame's of skylights shall be designed to carry loads required for roofs. All skylights the glass of which is set at an angle of less than 45° from the horizontal, if located above the first storey, shall be set at least 100 millimeters (4") above the roof. Curbs on which the skylights rest shall be constructed of incombustible materials except for Types I or II Construction.

Spacing between supports in one direction for flat wired glass in skylights shall not exceed 625 millimeters (24”). laminated glass may have supports 1.50 meters (5") apart in the direction of the corrugation, All glass in skylights shall be laminated glass; Except, that skylights over vertical shafts extending through two (2) or more storey shall be glazed with plain glass as specified in the Code. Provided, that wired glass may be used in ventilation equal to not less than one-eighth (1/8) the cross-sectional area of the shaft but never less than 1.20 meters (4") provided at the top of such shaft. Any glass not wired glass shall be protected above and below with a screen constructed of wire not smaller than 2.5 millimeters (0.098") in diameter with a mesh not larger than 25 millimeters (0.98”). The screen shall be substantially supported below the glass.

Ordinary glass may be used in the roof and skylights for greenhouses. Provided that height of the greenhouses at the ridge does not exceed 6.00 meters (19.6 ft) above the grade. The use of wood in the frames of skylights will be permitted in greenhouses outside of highly restrictive Fire Zones
if the height of the skylight does not exceed 6.00 meters (19.6 ft) above the grade, but in other cases metal frames and metal sash bars shall be used.

Glass used for the transmission of light, if placed in floors or sidewalks, shall be supported by metal or reinforced concrete frames, and such glass shall not be less than 12.5 millimeters (0.5”) in thickness. Any such glass over 100 sq. centimeters (15.5 sq.inches) in area shall have wire mesh embedded in the same or shall be provided with, a wire screen underneath as specified for skylights in the Code. All portions of the floor lights or sidewalk lights shall be of the same strength as required for floor or sidewalk construction, except in cases where the floor is surrounded by a railing not less 1.10 meters (3.6 ft) in height, in which case the construction shall be calculated for not less than roof loads.

2.9.7 Penthouses and Roof top structures

2.9.7.1 Height

No penthouse or other projection above the roof in structures of other than Type V construction shall exceed 8.40 meters (28 ft) above the roof when used as an enclosure for tanks or for elevators which run to the roof and in all other cases shall not extend more than 3.60 meters (12 ft) in height with the roof. Pent House floor is to be water proofed.

2.9.7.2 Area

The aggregate area of all penthouses and other roof structures shall not exceed 50% of the area of the supporting roof.

2.9.7.3 Prohibited uses

No penthouse, bulkhead, or any other similar projection above the roof shall be used for purposes other than shelter of mechanical equipment or shelter of vertical shaft openings in the roof. A penthouse or bulkhead used for purposes other than that allowed by this Section shall conform to the requirements of the Code for an additional storey.

2.9.7.4 Construction

Roof structures shall be constructed with walls, floors, and roof as required for the main portion of the building except in the following cases:

On Types III and IV constructions, the exterior walls and roofs of penthouses which are 1.50 meters (4.5 ft) or more from an adjacent property line may be of one-hour fire-resistive incombustible construction.

Walls not less than 1.50 meters (4.5 ft) from an exterior wall of a Type IV construction may be of one-hour fire-resistive incombustible construction. The above restrictions shall not prohibit the placing of wood flagpoles or similar structures on the roof of any building.

2.9.8 Chimneys

2.9.8.1 Structural design

Chimneys shall be designed, anchored, supported, reinforced constructed, and installed in accordance with generally accepted principles of engineering. Every chimney shall be capable of producing a draft at the appliance not less than that required for the safe operation of the appliance connected thereto. No chimney shall support any structural load other than its own weight unless it is designed to act as a supporting member. Chimneys in a wood-framed building shall be anchored laterally at the ceiling line and at each floor line which is more than 1.80 meters (6 ft) above grade, except when entirely within the framework or when designed to be free standing.
2.9.8.2 Walls

Every masonry chimney shall have walls of masonry units, bricks, stones, listed masonry chimney units, reinforced concrete or equivalent solid thickness of hollow masonry and lined with suitable liners in accordance with the following requirements.

2.9.8.2.1 Masonry chimneys for residential type appliances

Masonry Chimneys shall be constructed of Masonry units or reinforced concrete with walls not less than 100 millimeters (4 in) thick: or rubble stone masonry not less than 300 millimeters (12 in) thick. The chimney liner shall be in accordance with the code.

2.9.8.2.2 Masonry chimneys for low heat appliances

Masonry Chimneys shall be constructed of Masonry units or reinforced concrete with walls not less than 200 millimeters (8 in) thick. Except that rubble stone masonry not less than 300 millimeters (12 in) thick. The chimney liner shall be in accordance with the code.

2.9.8.2.3 Masonry chimneys for medium-heat appliances

Masonry chimneys for medium-heat appliances shall be constructed of solid masonry units of reinforced concrete not less than 200 millimeters (8 in) thick. Except, that stone masonry shall be not less than 300 millimeters (12 in) thick and, in addition shall be lined with not less than 100 millimeters (4 in) of firebrick laid in a solid bed of fire clay mortar with solidly filled head, bed, and wall joints, starting not less than 600 millimeters (24 in) below the chimney connector entrance. Chimneys extending 7.50 meters (22.5 ft) or less above the chimney connector shall be lined to the tap.

2.9.8.2.4 Masonry chimneys for high-heat appliances

Masonry chimneys for high-heat appliances shall be constructed with double walls of solid masonry units or reinforced concrete not less than 200 millimeters (8 in) in thickness, with an air space of not less than 50 millimeters (2 in) between walls. The inside of this Interior walls shall be of firebrick not less than 100 millimeters (4 in) in thickness laid in a solid bed of fire clay mortar with solidly filled head, bed, and Wall joints.

2.9.8.2.5 Masonry chimneys for incinerators installed in multi-storey buildings (apartment-type incinerators)

Chimneys for incinerators installed in multi-storey buildings using the chimney passageway as a refuse chute where the horizontal grate area of combustion chamber does not exceed 0.80 sq. Meters shall have walls of solid masonry or reinforced concrete, not less than 100 millimeters thick with, a chimney lining as specified in the Code. If the grate area of such an incinerator exceeds 0.80 sq. meters, the walls shall not be less than 100 millimeters of firebrick except that higher than 9.00 meters (27") above the roof of the combustion chamber, common brick alone 200 millimeters in thickness may be used.

2.9.8.2.6 Masonry chimneys for commercial and industrial type incinerators

Masonry chimneys for commercial and industrial type Incinerators of a size designed for not more than 110 kilograms of refuse per hour and having a horizontal grate area not exceeding 0.50 sq. meter shall have walls of solid masonry or reinforced concrete not less than 100 millimeters thick with lining of not less than 100 millimeters (4 in) of firebrick, which lining shall extend for not less than 12.00 meters (36 ft) above the roof of the combustion chamber If the design capacity of grate area of such an incineratorexceeds110 kilograms per hour and 0.80 sq. meter (
80 sqft), respectively, walls shall not be less than 200 millimeters (8 in) thick, lined with not less than 100 millimeters (4 in) of firebrick extending the full height of the chimney.

2.9.8.3 Linings

Fire clay chimney lining shall not be less than 15 millimeters (1/2 in) thick. The lining shall extend from 200 millimeters (8 in) below the lowest inlet or, in the case of fireplace, from the throat of the fireplace to a point above enclosing masonry walls. Fire clay chimney linings shall be installed ahead of the construction of the chimney as it is carried up, carefully bedded one on the other in the fire clay mortar, with close-fitting joints left smooth on the inside. Firebrick not less than 500 millimeter thick maybe used in place of fire clay chimney.

2.9.8.4 Area

No chimney passageway shall be smaller in area, than the vent connection of the appliance attached thereto.

2.9.8.5 Height

Every masonry chimney shall extend at least 600 millimeters (24 in) above the part of the roof through which it passes and at least 600 millimeters (24 in) above the highest elevation of any part of a building within 3.00 meters (9') to the chimney.

2.9.8.6 Corbelling

No masonry chimney shall be corbelled from a wall more than 150 millimeters, (6 in) nor shall a masonry chimney is corbelled from a wall which is less than 300 millimeters (12 in) in thickness unless it projects equally on each side of the wall. In the second storey of a two-storey building of Group “R” Occupancy, corbelling of masonry chimneys on the exterior of the enclosing walls may equal the wall thickness. In every case the corbelling shall not exceed 25 millimeters (10 in) projection for each course of brick.

2.9.8.7 Change in size or shape

No change in the size or shape of a masonry chimney shall be made within a distance of 150 millimeters (6 in) above or below the roof joints or rafters where the chimney passes through the roof.

2.9.8.8 Separation

When more than one passageway is contained in the same chimney, masonry separation at least 100 millimeters (4 in) thick bonded into the masonry wall of the chimney shall be provided to separate passageways.

2.9.8.9 Inlets

Every inlet to any masonry chimney shall enter the side thereof and shall be of not less than millimeters thick metal or 16 millimeters refractory material.

2.9.8.10 Clearance

Combustible materials shall not be placed within 50 millimeters of smoke chamber or masonry chimney walls when built within a structure or within 25 millimeters (10 in) when the chimney is built entirely outside the structure.

2.9.8.11 Termination

All incinerator chimneys shall terminate in a substantially constructed spark arrester having a mesh not exceeding 20 millimeters.

2.9.8.12 Cleanout

Cleanout openings shall be provided at the base of every masonry chimney.
### PART 2 ARCHITECTURE AND URBAN DESIGN

#### 2.10 REGULATIONS FOR HISTORICAL BUILDINGS

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PART 2 ARCHITECTURE AND URBAN DESIGN

2.10 REGULATIONS FOR HISTORICAL BUILDINGS

Note: The Historical Building Chapter, Part 2 TWGII Architecture and Urban Design, governs for all heritage places or properties or areas in the Republic of the Union of Myanmar.

2.10-1 Administration

2.10-1.1 Title, purpose and Intent

2.10-1.1.1 Title. These regulations shall be known as the Historical Building Chapter of TWGII Architecture and Urban Design, Myanmar National Building Code and will be referred to herein as "the HBC."

2.10-1.1.2 Purpose. The purpose of the HBC is to provide regulation to guide works affecting heritage places during conservation, restoration, rehabilitation, relocation, reconstruction, adaptation, or new works to buildings or properties designated as heritage places or properties within heritage conservation areas (Chapter 2.10-2). The HBC is intended to provide solutions for the proper conservation of heritage places or properties, to promote sustainability, to provide access for persons with disabilities, to provide a cost-effective approach to conservation, and to provide for the reasonable safety of the occupants or users. The HBC requires enforcing agencies to accept solutions that are reasonably equivalent to the regular rules and regulations (as defined in Chapter 2.10-2) when dealing with heritage places or properties.

2.10-1.1.3 Intent. The intent of the HBC is to facilitate the proper conservation and continuing use of heritage places or properties while providing reasonable safety for the building occupants and access for persons with disabilities.

2.10-1.2 Application

2.10-1.2.1 Application. The HBC is applicable to all issues regarding code compliance for heritage places or properties. The HBC may be used in conjunction with the regular rules and regulations to provide solutions to facilitate the conservation of Heritage places or properties. The HBC shall be used by any agency with jurisdiction and whenever compliance with the code is required for Heritage places or properties.

1. The relevant Union or Regional government department shall apply the provisions of the HBC in permitting repairs, alterations and additions necessary for the conservation, restoration, reconstruction, rehabilitation, relocation, adaptation or continued use of a Heritage place or property when so elected by the private property owner.

2. All relevant government departments shall apply the provisions of the HBC in permitting repairs, alterations and additions necessary for the conservation, restoration, rehabilitation, safety, relocation, reconstruction or continued use of Heritage places or properties.

2.10-1.2.2 Additions, alterations and repairs. It is the intent of the HBC to allow new expansion or addition to a Heritage place or property, provide new additions shall conform to the requirements of the regular rules and regulations and relevant heritage guidelines and requirements. See Chapter 2.10-2.
2.10-1.2.3 Relocation. Relocated Heritage places or properties shall be sited to comply with the regular code or with the solutions listed in the HBC. New construction related to relocation shall comply with the regular rules and regulations. Reconstruction and restoration related to relocation is permitted to comply with the provisions in the HBC.

2.10-1.2.4 Change of occupancy. For change of use or occupancy, see Chapter 2.10-3, Use and Occupancy.

2.10-1.2.5 Continued use. Heritage places or properties may have their existing use or occupancy continued if such use or occupancy conformed to the code or to the standards of construction in effect at the time of construction, and such use or occupancy does not constitute a distinct hazard to life safety as defined in the HBC.

2.10-1.2.6 Unsafe buildings or properties. When a Heritage place or property is determined to be unsafe as defined in the regular rules and regulations, the requirements of the HBC are applicable to the work necessary to correct the unsafe conditions. Work to remediate the buildings or properties need only address the correction of the unsafe conditions, and it shall not be required to bring the entire Heritage place or property into compliance with regular code.

2.10-1.2.7 Additional work. Heritage places or properties shall not be subject to additional work required by the regular code, regulations or bylaws beyond that required to complete the work undertaken. Certain exceptions for accessibility and for distinct hazards exist by mandate and may require specific action, within the parameters of the HBC.

2.10-1.3 Organization and enforcement

2.10-1.3.1 Authority. The relevant Union or Regional or Local government department shall administer and enforce the provisions of the HBC in permitting repairs, alterations and additions necessary for the conservation, restoration, reconstruction, rehabilitation, relocation, adaptation or continued use of a Heritage place or property.

2.10-1.3.2 Enforcement. All relevant government departments shall administer and enforce the HBC with respect to Heritage places or properties under their respective jurisdiction.

2.10-1.3.3 Liability. Prevailing law regarding immunity of the relevant government departments is unaffected by the use and enforcement of the HBC.

2.10-1.4 Review and appeals

2.10-1.4.1 An appeal and review body. Building Department of Local Governing Authority shall review preliminary appeal and the City Committee shall act as an appeal and review body to state and local agencies or any affected party.

2.10-1.4.2 Union and Regional-level agencies. All Union and Regional-level agencies with ownership of, or that act on behalf of state agency owners of, heritage places and properties, shall consult and obtain review prior to taking action or making decisions or appeals that affect Heritage places or properties.
2.10-1.4.2.1 Imminent threat. Where an emergency is declared and a Heritage place or property is declared an imminent threat to life and safety, the state agency assessing such a threat shall consult with the City Committee before any demolition is undertaken.

2.10-1.4.3 Local agency fees. Local agencies, when actively involved in the appeal, may also charge affected persons reasonable fees not to exceed the cost of obtaining reviews and appeals from the Board.

2.10-1.5 Construction methods and materials

2.10-1.5.1 Repairs. Repairs to any portion of a Heritage place or property may be made in-kind with historical materials and the use of original or existing historical methods of construction, subject to conditions of the HBC. (See Chapter 2.10-8.)

2.10-1.5.2 Solutions to the HBC. Solutions provided in the HBC, or any other acceptable regulation or methodology of design or construction and used in whole or in part, with the regular code, or with any combination of the regular rules and regulations and the HBC, shall be allowed. The HBC does not preclude the use of any proposed alternative or method of design or construction not specifically prescribed or otherwise allowed by these regulations. Any alternative may be submitted for evaluation to the appropriate enforcing agency for review and acceptance. The enforcing agency may request that sufficient evidence or proof be submitted to substantiate any claims that may be made regarding such solutions. Any alternative offered in lieu of that prescribed or allowed in the HBC shall be reasonably equivalent in quality, strength, effectiveness, durability and safety to that of the HBC.

2.10-1.6 Rulings

2.10-1.6.1 General. Rulings of the Local government or Committee (i.e., formal appeals, case decisions, code interpretations and administrative resolutions, etc.) that are issues of State-wide and Region-wide application are required to be recorded in printed form and be made available to the public. These rulings may be used to provide guidance for similar cases or issues.
2.10-2 Definitions

2.10-2.1 Definitions

For the purpose of the HBC, certain terms and phrases, words and their derivatives shall be construed as specified in this chapter. Additional definitions and/or terms may appear in the various other chapters relative to terms or phrases primarily applicable thereto.

**ADDITION.** A nonhistorical extension or increase in floor area or height of a building or property.

**ALTERATION.** A modification to a Heritage place or property that affects the usability of the building or property, or part thereof. Alterations include, but are not limited to, remodeling, renovation, rehabilitation, reconstruction, historical restoration, changes or rearrangement of the structural parts or elements, and changes or rearrangements in the plan configuration of walls and full-height partitions.

**ANCIENT MONUMENT.** An ancient monument is a monument which has been determined as cultural heritage that have existed since 100 years before the date on which the Department of Archaeology, National Museum and Library, Ministry of Culture made inquiries.

**BUILDING STANDARD.** Any guideline, regulation or code that may be applied to a Heritage place or property.

**CHARACTER-DEFINING FEATURE.** Those visual aspects and physical elements that comprise the appearance of a historical building or property, and that are significant to its historical, architectural and cultural values, including the overall shape of the historical building or property, its materials, craftsmanship, decorative details, interior spaces and features, as well as the various aspects of its site and environment.

**CONSERVATION.** The act or process of applying measures necessary to sustain the existing form, integrity and materials of a Heritage place or property. Work, including preliminary measures to protect and stabilize the property, generally focuses upon the ongoing maintenance and repair of historic materials and features rather than extensive replacement and new construction. New exterior additions are not within the scope of this treatment; however, the limited and sensitive upgrading of mechanical, electrical and plumbing systems and other code-related work to make properties functional is appropriate within a conservation project.

**CONSERVATION MANAGEMENT PLAN (CMP).** A conservation management plan is a document that explains what the building or site is, why it is culturally significant and how the significance is vulnerable or sensitive to change. It sets out the policies for managing and protecting the significance in any future use or development. The CMP includes detailed information concerning the most significant elements of a building or site and suggests measures to conserve them. It may also suggest options of adaptive reuse of buildings and sites, so that the inherent significance is retained while permitting continued use and thus maintaining the building and site for future generations.

**CONSERVATION AREAS/ZONES.** Areas of significant historical, social, cultural, architectural and scientific values as designated by the relevant planning authority, and/or a committee formed by the relevant planning authority and/or the commission formed by Union, Regional and/or Local authorities in which by-laws and zoning regulations require projects to follow specific guidelines including but not limited to height, color, character, views, materials and scale to protect the nature and character of the areas.
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**CULTURAL RESOURCE.** Building, site, property, object or district evaluated as having significance in prehistory or history.

**DISASTER MANAGEMENT PLAN (DMP).** A Disaster Management Plan is a document that access hazards/risks from severe weather, earthquake, flood, etc. The plan shall clearly lay out prevention/mitigation strategies, response and recovery strategies, fire prevention plans, disaster preparation plan such as before and aftermath of cyclones, earthquakes, etc. so that the loss of heritage places and properties may be mitigated and prevented.

**DISTINCT HAZARD.** Any clear and evident condition that exists as an immediate danger to the safety of the occupants or public right of way. Conditions that do not meet the requirements of current regular codes and ordinances do not, of themselves, constitute a distinct hazard.

**ENFORCING AGENCY.** Authority having Jurisdiction, Local Agency with Jurisdiction in consultation with the relevant planning authority, and/or a committee formed by the relevant planning authority and/or the commission formed by Union, Regional and/or Local authorities. An entity with the responsibility for regulating, enforcing, reviewing or otherwise that exerts control of or administration over the process of gaining permits, approvals, decisions, variances, appeals for heritage places and properties.

**EXIT LADDER DEVICE.** An exit ladder device is a permanently installed, fixed, folding, retractable or hinged ladder intended for use as a means of emergency egress from areas of the second or third stories. Unless approved specifically for a longer length, the ladder shall be limited to 25 feet (7620 mm) in length. Exit ladders are permitted where the area served by the ladder has an occupant load less than 10 persons.

**FIRE HAZARD.** Any condition which increases or may contribute to an increase in the hazard or menace of fire to a greater degree than customarily recognized by the authority having jurisdiction, or any condition or act which could obstruct, delay, hinder or interfere with the operations of firefighting personnel or the egress of occupants in the event of fire.

**HERITAGE IMPACT ASSESSMENT (HIA).** Heritage Impact Assessment is a document that investigates and analyses the impact of new development, redevelopment, and adaptive-reuse development on and/or in the vicinity of the heritage place or property or in conservation zones or ancient monuments and regions designated or deemed eligible under the Protection and Preservation of Cultural Heritage Regions Law. Its investigation shall encompass historical, social, cultural, environmental and architectural impact on the Heritage place or property. The document shall clearly state the impacts on the Heritage place or property or conservation zone and shall provide resolution to avoid, minimize, and mitigate the adverse effects on the Heritage place or property.

**HERITAGE PLACE OR PROPERTY.** Any habitable building, site, place, location, district or collection of structures, and their associated sites, deemed of importance to the history, architecture or cultural landscape of an area either listed by an appropriate local, regional or union level jurisdiction or with cultural significance. This shall include habitable historical buildings or properties on, or determined by city or county historical buildings lists, inventories or surveys of historical or architecturally significant sites, places or landmarks, identified and determined by the relevant local authorities, communities and concerned organizations to be included.

**HISTORIC BUILDING STRUCTURE REPORT (HBSR).** A historic building structural report is a document that reports on the structural conditions of a historical building to understand the scope of work for structural repairs and that provides recommendation for remedial solutions by a licensed structure
engineer or a licensed architect. Structural conditions to survey includes all major load-bearing structures including but not limited to columns, beams, walls, floors, roofs, windows, doors, protruding members of a structure, cornice, pediments, etc.

**HISTORICAL FABRIC OR MATERIALS.** Original and later-added historically significant construction materials, architectural finishes or elements in a particular pattern or configuration which form a qualified historical property, as determined by the authority having jurisdiction.

**HISTORICAL SIGNIFICANCE.** Importance for which a property has been evaluated and found to be historical, as determined by the authority having jurisdiction.

**IMMINENT THREAT.** Any condition within or affecting a Heritage place or property which, in the opinion of the authority having jurisdiction, would qualify a building or property as dangerous to the extent that the life, health, property or safety of the public, its occupants or those performing necessary repair, stabilization or shoring work are in immediate peril due to conditions affecting the building or property. Potential hazards to persons using, or improvements within, the right-of-way may not be construed to be "imminent threats" solely for that reason if the hazard can be mitigated by shoring, stabilization, barricades or temporary fences.

**INTEGRITY.** Authenticity of a building or property's historical identity, evidenced by the survival of physical characteristics that existed during the property's historical or prehistorical period of significance.

**LIFE·SAFETY EVALUATION.** An evaluation of the life-safety hazards of a Heritageplace or property based on procedures laid out by the local authorities.

**LIFE SAFETY HAZARD.** See Distinct Hazard.

**PERIOD OF SIGNIFICANCE.** The period of time when a qualified historical building or property was associated with important events, activities or persons, or attained the characteristics for its listing or registration.

**RECONSTRUCTION.** The act or process of depicting, by means of new construction, the form, features and detailing of a non-surviving site, landscape, building, property or object for the purpose of replicating its appearance at a specific period of time.

**REGULAR RULES AND REGULATIONS.** The adopted regulations that govern the design and construction or alteration of nonhistorical buildings and properties within the jurisdiction of the enforcing agency.

**REHABILITATION.** The act or process of making possible a compatible use for heritage place or property through repair, alterations and additions while preserving those portions or features which convey its qualified historical, cultural or architectural values.

**RELOCATION.** The act or process of moving any qualified historical building or property or a portion of a qualified historical building or property to a new site, or a different location on the same site.

**REPAIR.** Renewal, reconstruction or renovation of any portion of an existing property, site or building for the purpose of its continued use.

**RESTORATION.** The act or process of accurately depicting the form, features and character of a qualified building or property as it appeared at a particular period of time by the means of the removal of
features from other periods in its history and reconstruction of missing features from the restoration period. The limited and sensitive upgrading of mechanical, electrical and plumbing systems and other code-required work to make properties functional is appropriate within a restoration project.

**STRUCTURE.** That which is built or constructed, an edifice or a building of any kind, or any piece of work artificially built up or composed of parts joined together in some definite manner.

**TREATMENT.** An act of work to carry out conservation, restoration, stabilization, rehabilitation or reconstruction.

2.10-3 Use and occupancy

2.10-3.1 Purpose and scope

2.10-3.1.1 Purpose. The purpose of the HBC is to provide regulations for the determination of occupancy classifications and conditions of use for heritage places or properties.

2.10-3.1.2 Scope. Every heritage place or property for which a permit or approval has been requested shall be classified prior to permit issuance according to its use or the character of its occupancy in accordance with the regular rules and regulations and applicable provisions of this chapter.

2.10-3.2 General

2.10-3.2.1 Existing use. The use or character of occupancy of a heritage place or property, or portion thereof, shall be permitted to continue in use regardless of any period of time in which it may have remained unoccupied or in other uses, provided such building or property otherwise conforms to all applicable requirements of the HBC.

2.10-3.2.2 Change in occupancy. The use or character of the occupancy of a heritage place or property may be changed from or returned to its historical use or character, provided the heritage place or property conforms to the requirements applicable to the new use or character of occupancy as set forth in the HBC. Such in occupancy shall not mandate conformance with new construction requirements as set forth in regular rules and regulations.

2.10-3.2.3 Light and ventilation. Existing provisions for light and ventilation which do not, in the opinion of the enforcing agency, constitute a safety hazard may remain.

2.10-3.2.4 Means of Egress. Heritage places and properties shall be granted reasonable exceptions to regular chapter and fire code in consultation with the relevant planning authority, and/or a committee formed by the relevant planning authority and/or the commission formed by Union, Regional and/or Local authorities.

2.10-3.2.5 Means of Accessibility. Heritage places and properties shall be granted reasonable exceptions to regular chapter in consultation with the relevant planning authority, and/or a committee formed by the relevant planning authority and/or the commission formed by Union, Regional and/or Local authorities.
2.10-4 Fire protection

2.10-4.1 Purpose, Intent and Scope

2.10-4.1.1 Purpose. The purpose of this chapter is to provide for fire protection of heritage places or properties. The HBC requires enforcing agencies to accept any reasonably equivalent to the regular rules and regulations when dealing with heritage places and properties.

2.10-4.1.2 Intent. The intent of the HBC is to preserve the integrity of heritage places or properties while maintaining a reasonable degree of fire protection based primarily on the life safety of the occupants and firefighting personnel.

2.10-4.1.3 Scope. This chapter shall apply when required by the provisions of Section 2.10-2.

2.10-4.2 Fire-resistant construction

2.10-4.2.1 Fire-resistant construction. Heritage places and properties shall be granted reasonable exceptions or restrictions to regular fire code in consultation with the relevant planning authority, and/or a committee formed by the relevant planning authority and/or the commission formed by Union, Regional and/or Local authorities.

2.10-4.2.2 Exterior wall construction. In case of highly significant heritage places or properties, the fire-resistance requirement for existing exterior walls and existing opening protection shall be satisfied.

2.10-4.2.3 One-hour construction. Upgrading an existing qualified historical building or property to one-hour fire-resistant construction and one-hour fire-resistant corridors shall not be required regardless of construction or occupancy when one of the following is provided:
   1. An automatic sprinkler system throughout.
   3. Other alternative measures as approved by the enforcing agency.

2.10-4.2.4 Openings in fire-rated systems. Historical glazing materials and solid wood unrated doors in interior walls required to have one-hour fire rating may be approved when operable windows and doors are provided with appropriate smoke seals and when the area affected is provided with an automatic sprinkler system.

2.10-4.3 Interior finish materials

New nonhistorical interior wall and ceiling finish shall conform to the provisions of the regular rules and regulations.

2.10-4.4 Vertical shafts

Vertical shafts need not be enclosed when such shafts are blocked at every floor level by the installation of not less than 2 full inches (51 mm) of solid wood or equivalent construction installed so as to prevent the initial passage of smoke and flame. Automatic sprinkler systems or other solutions may be considered on a case-by-case basis, in lieu of enclosure of vertical shafts and stairwells.
2.10-4.5 Roof covering

Existing or original roofing materials may be repaired or reconstructed subject to the following requirements:

1. The Original or historical roofing system shall be detailed or modified as necessary in order to be capable of providing shelter while preserving the historical materials and appearance of the roof.
2. Wooden roof materials may be utilized where fire resistance is required, provided they are treated with fire-retardant treatments to achieve a Class "B" roof covering rating.

2.10-4.6 Fire alarm systems

Every heritage place or property shall be provided with fire alarm systems as required for the use or occupancy by the regular code or other approved alternative.

2.10-4.7 Automatic sprinkler systems

2.10-4.7.1 Every heritage place or property which cannot be made to conform to the construction requirements specified in the regular rules and regulations for the occupancy or use, and which constitutes a distinct fire hazard (for definition of “distinct hazard,” see Chapter 2.10-2), shall be deemed to be in compliance if provided with an automatic sprinkler system or a life-safety system or other technologies as approved by the enforcing agency. ("Automatic" is defined in the regular code. Sprinkler System is defined in this section.)

2.10-4.7.2 Automatic sprinkler systems shall not be used to substitute for or act as an alternate to the required number of exits from any facility. (See Chapter 2.10-5 for exiting requirements.)

2.10-4.7.3 An automatic sprinkler system shall be provided in all detention facilities.

2.10-4.8 Other technologies

Fire alarm systems, smoke and heat detection systems, occupant notification and annunciation systems, smoke control systems and fire modeling, times egress analysis and modeling, as well as other engineering methods and technologies may be accepted by the enforcing agency to address areas of nonconformance.

2.10-5 Structural regulations

2.10-5.1 Purpose, intent and scope

2.10-5.1.1 Purpose. The purpose of the HBC is to provide alternative regulations to the regular rules and regulations for the structural safety of buildings designated as heritage places or properties. The HBC requires enforcing agencies to accept any reasonably equivalent alternatives to the regular rules and regulations when dealing with heritage places or properties.

2.10-5.1.2 Intent. The intent of this section is to encourage the conservation of heritage places or structures while providing standards for a minimum level of building performance with the objective of
preventing partial or total structural collapse such that the overall risk of life-threatening injury as a result of structural collapse is low.

2.10-5.1.3 Application. The alternative structural regulations provided by Section 2.10-5.5 are to be applied in conjunction with the regular rules and regulations whenever a structural upgrade or reconstruction is undertaken for heritage places or properties.

2.10-5.2 General

2.10-5.2.1 The HBC shall not be construed to allow the enforcing agency to approve or permit a lower level of safety of structural design and construction than that which is reasonably equivalent to the regular code provisions in occupancies which are critical to the safety and welfare of the public at large, including, but not limited to, public and private schools, hospitals, municipal police and fire stations and essential services facilities.

2.10-5.2.2 Nothing in these regulations shall prevent voluntary and partial seismic upgrades when it is demonstrated that such upgrades will improve life safety and when a full upgrade would not otherwise be required.

2.10-5.3 Structural survey

2.10-5.3.1 Scope. When a structure or portion of a structure is to be evaluated for structural capacity under the HBC, it shall be surveyed for structural conditions by an architect or engineer knowledgeable in historical structures. The survey shall evaluate deterioration or of distress. The survey shall determine the details of the structural framing and the system for resistance of gravity and lateral loads. Details, reinforcement and anchorage of structural systems and veneers shall be determined and documented where these members are relied on for seismic lateral resistance.

2.10-5.3.2 The results of the survey shall be utilized for evaluating the structural capacity and for designing modifications to the structural system to reach compliance with this code.

2.10-5.3.3 Historical records. Past historical records of the structure or similar structures may be used in the evaluation, including the effects of subsequent alterations.

2.10-5.4 Nonhistorical additions and nonhistorical alterations

2.10-5.4.1 New nonhistorical additions and nonhistorical alterations which are structurally separated from an existing historical building or structure shall comply with regular code requirements.

2.10-5.4.2 New nonhistorical additions which impose vertical or lateral loads on an existing structure shall not be permitted unless the affected part of the supporting structure is evaluated and strengthened, if necessary, to meet regular code requirements.

*Note: For use of archaic materials, see Chapter 2.10-6.*
2.10-5.5 Structural regulations

2.10-5.5.1 Gravity loads. The capacity of the structure to resist gravity loads shall be evaluated and the structure strengthened as necessary. The evaluation shall include all parts of the load path. Where no distress is evident, and a complete load path is present, the structure may be assumed adequate by having withstood the test of time if anticipated dead and live loads will not exceed those historically present.

2.10-5.5.2 Wind and seismic loads. The ability of the structure to resist wind and seismic loads shall be evaluated. Wind loads shall be considered when appropriate, but need not exceed 75% of the wind loads prescribed for structural design required of new building construction. The evaluation shall be based on the requirements of Section 2.10-5.6.

2.10-5.5.2.1 Any unsafe conditions in the lateral-load-resisting system shall be corrected, or alternative resistance shall be provided. When strengthening is required, additional resistance shall be provided to meet the minimum requirements of the HBC. The strengthening measures shall be selected with the intent of meeting the performance objectives set forth in Section 2.10-5.1.2. The evaluation of structural members and structural systems for seismic loads shall consider the inelastic performance of structural members and their ability to maintain load-carrying capacity during the seismic loadings prescribed by the regular rules and regulations.

2.10-5.5.2.2 The architect or engineer shall consider additional measures with minimal loss and impact to, historical materials which will reduce damage and needed repairs in future earthquakes to better preserve the historical structure in perpetuity. These additional measures shall be presented to the owner for consideration as part of the rehabilitation or restoration.

2.10-5.6 Lateral load regulations

2.10-5.6.1 Seismic forces. Strength-level seismic forces used to evaluate the structure for resistance to seismic loads shall be based on the R-values tabulated in the regular code for similar lateral-force-resisting systems including consideration of the structural detailing of the members where such R-values exist. Where such R-values do not exist, an appropriate R-value shall be rationally assigned considering the structural detailing of the members.

Exceptions:
1. The forces need not exceed 0.75 times the seismic forces prescribed for structural design required of new building construction.
2. For Occupancy Category I, II or III structures, near-fault increases in ground motion (maximum considered earthquake ground motion of 0.2 second spectral response greater than 150 percent at 5 percent damping) need not be considered when the fundamental period of the building is 0.5 seconds in the direction under consideration.
3. For Occupancy Category I or II structures, the seismic base shear need not exceed 0.30W.
4. For Occupancy Category III or IV structures, the seismic base shear need not exceed 0.40W.

2.10-5.6.1.1 When a building is to be strengthened with the addition of a new lateral force resisting system, the R value of the new system can be used when the new lateral force resisting system resists at least 75 percent of the building's base shear regardless of its relative rigidity.

2.10-5.6.1.2 Unreinforced masonry bearing wall buildings shall comply with MNBC, and as modified by the HBC. Alternative standards may be used on a case-by-case basis when approved by the authority having jurisdiction. It shall be permitted to exceed the strength limitation of 100
psi in MNBC when test data and building configuration supports higher values subject to the approval of the authority having jurisdiction.

2.10-5.6.1.3 All deviations from the detailing provisions of the lateral-force-resisting systems shall be evaluated for stability and the ability to maintain load-carrying capacity at the expected inelastic deformations.

2.10-5.6.2 Existing building performance. The seismic resistance may be based upon the ultimate capacity of the structure to perform, giving due consideration to ductility and reserve strength of the lateral-force-resisting system and materials while maintaining a reasonable factor of safety. Broad judgment may be exercised regarding the strength and performance of materials not recognized by regular code requirements. (See Chapter 2.10-6, Archaic Materials and Methods of Construction.)

2.10-5.6.2.1 All structural materials or members that do not comply with detailing and proportioning requirements of the regular rules and regulations and provisions for new building construction shall be evaluated for potential seismic performance and the consequence of non-compliance. All members that would be reasonably expected to fail and lead to collapse or life threatening injury when subjected to seismic demands shall be judged unacceptable, and appropriate structural strengthening shall be developed.

2.10-5.6.3 Load path. A complete and continuous load path, including connections, from every part or portion of the structure to the ground shall be provided for the required forces. It shall be verified that the structure is adequately tied together to perform as a unit when subjected to earthquake forces.

2.10-5.6.4 Parapets. Parapets and exterior decoration shall be investigated for conformance with regular code requirements for anchorage and ability to resist prescribed seismic forces. An exception to regular code requirements shall be permitted for those parapets and decorations which are judged not to be a hazard to life safety.

2.10-5.6.5 Nonstructural features. Nonstructural features of historical structure, such as exterior veneer, cornices and decorations, which might fall and create a life-safety hazard in an earthquake, shall be evaluated. Their ability to resist seismic forces shall be verified, or the feature shall be strengthened with improved anchorage when appropriate.

2.10-5.6.5.1 Partitions and ceilings of corridors and stairways serving an occupant load of 30 or more shall be investigated to determine their ability to remain in place when the building is subjected to earthquake forces.

2.10-6 Archaic materials and methods of construction

2.10-6.1 Purpose, intent and scope

2.10-6.1.1 Purpose. The purpose of the HBC is to provide regulations for the use of historical methods and materials of construction that are at variance with the requirement of regular rules and regulations or are not otherwise codified, in buildings or structures designated as Heritage places or properties. The HBC require enforcing agencies to accept any reasonably equivalent alternatives to the regular rules and regulations when dealing with heritage places and properties.

2.10-6.1.2 Intent. It is the intent of the HBC to provide for the use of historical methods and materials of construction that are at variance with specific code requirements or are not otherwise codified.
2.10-6.1.3 Scope. Any construction type or material that is, or was, part of the historical fabric of a structure is covered by this chapter. Archaic materials and methods of construction present in a historical structure may remain or be reinstalled or be installed with new materials of the same class to match existing conditions.

2.10-6.2 General engineering approaches

Strength values for archaic materials shall be assigned based upon similar conventional codified materials, or on tests as hereinafter indicated. The archaic materials and methods of construction shall be thoroughly investigated for their details of construction in accordance with Section 2.10-5.3. Testing shall be performed when applicable to evaluate existing conditions. The architect or structural engineer in responsible charge of the project shall assign allowable stresses or strength levels to archaic materials. Such assigned strength values shall not be greater than those provided for in the following sections without adequate testing, and shall be subject to the concurrence of the enforcing agency.

2.10-6.3 Nonstructural archaic materials

Where nonstructural historical materials exist in uses which do not meet the requirements of the regular rules and regulations, their continued use is allowed by this rules and regulations, provided that any public health and life-safety hazards are mitigated subject to the concurrence of the enforcing agency.

2.10-6.4 Allowable conditions for specific materials

Archaic materials which exist and are to remain in qualified historical buildings or structures shall be evaluated for their condition and for loads required by this code. The structural survey required in Section 2.10-5.3 of the HBC shall document existing conditions, reinforcement, anchorage, deterioration and other factors pertinent to establishing allowable stresses, strength levels and adequacy of the archaic materials. The remaining portion of this section provides additional specific requirements for commonly encountered archaic materials.

2.10-6.5 Masonry

2.10-6.5.1 Existing solid masonry. Existing solid masonry walls of any type, except adobe, may be allowed, without testing, a maximum ultimate strength of nine pounds per square inch (62.1 kPa) in shear where there is a qualifying statement by the architect or engineer that an inspection has been made, that mortar joints are filled and that both brick and mortar are reasonably good. The shear stress above applies to unreinforced masonry, except adobe, where the maximum ratio of unsupported height or length to thickness does not exceed 13, and where minimum quality mortar is used or exists. Wall height or length is measured to supporting or resisting elements that are at least twice as stiff as the tributary wall. Stiffness is based on the gross section. Shear stress may be increased by the addition of 10 percent of the axial direct stress due to the weight of the wall directly above.

2.10-6.5.2 Reconstructed walls. Totally reconstructed walls utilizing original brick or masonry, constructed similar to original, shall be constructed in accordance with the rules and regulations. Repairs or infills may be constructed in a similar manner to the original walls without conforming to the regular rules and regulations.

2.10-6.6 Wood

2.10-6.6.1 Existing wood diaphragms or walls. Existing wood diaphragms or walls of straight or diagonal sheathing shall be assigned shear resistance values appropriate with the fasteners and materials
functioning in conjunction with the sheathing. The structural survey shall determine fastener details and spacings and verify a load path through floor construction. Shear values of Tables 2.10-6-A and 2.10-6-B.

2.10-6.6.2 Existing wood framing. Existing wood framing members may be assigned allowable stresses consistent with codes in effect at the time of construction. Existing or new replacement wood framing may be of archaic types originally used if properly researched, such as balloon and single wall. Wood joints such as dovetail and mortise and tendon types may be used structurally, provided they are well made. Lumber selected for use and type need not bear grade marks, and greater or lesser species such as low-level pine and fir, boxwood and indigenous hardwoods and other variations may be used for specific conditions where they were or would have been used. Wood fasteners such as square or cut nails may be used with a maximum increase of 50 percent over wire nails for shear.

2.10-6.7 Concrete

2.10-6.7.1 Materials. Natural cement concrete, unreinforced rubble concrete and similar materials may be utilized wherever that material is used historically. Concrete of low strength and with less reinforcement than required by the regular code may remain in place. The architect or engineer shall assign appropriate values of strength based on testing of samples of the materials. Bond and development lengths shall be determined based on historical information or tests.

2.10-6.7.2 Detailing. The architect or engineer shall carefully evaluate all detailing provisions of the regular rules and regulations which are not met and shall consider the implications of these variations on the ultimate performance of the structure, giving due consideration to ductility and reserve strength.

2.10-6.8 Steel and iron

The hand-built, untested use of wrought or black iron, the use of cast iron or grey iron, and the myriad of joining methods that are not specifically allowed by code may be used wherever applicable and wherever they have proven their worth under the considerable span of years involved with most qualified historical buildings or structures. Uplift capacity should be evaluated and strengthened where necessary. Fixed conditions or mid height lateral loads on cast iron columns that could cause failure should be taken into account. Existing structural wrought, forged steel or grey iron may be assigned the maximum working stress prevalent at the time of original construction.

2.10-6.9 Veneers

2.10-6.9.1 Terra cotta and stone. Terra cotta, cast stone and natural stone veneers shall be investigated for the presence of suitable anchorage. Steel anchors shall be investigated for deterioration or corrosion. New or supplemental anchorage shall be provided as appropriate.

2.10-6.10 Glass and glazing

2.10-6.10.1 Glazing subject to human impact. Historical glazing material located in areas subject to human impact may be approved subject to the concurrence of the enforcing agency when alternative protective measures are provided. These measures may include, but not be limited to, additional glazing panels, protective film, protective guards or systems, and devices or signs which would provide adequate public safety.

2.10-6.10.2 Glazing in fire-rated systems. See Section 2.10-4.2.3.

TABLE2.10-6A
## Strength Values for Existing Materials

<table>
<thead>
<tr>
<th>EXISTING MATERIALS OR CONFIGURATIONS OF MATERIALS&lt;sup&gt;1&lt;/sup&gt;</th>
<th>STRENGTH LEVEL CAPACITY x14.594 for N/m</th>
</tr>
</thead>
<tbody>
<tr>
<td>1. Horizontal diaphragms&lt;sup&gt;2&lt;/sup&gt;</td>
<td></td>
</tr>
<tr>
<td>1.1 Roofs with straight sheathing and roofing applied directly to the sheathing</td>
<td>300 lbs per foot for seismic shear</td>
</tr>
<tr>
<td>1.2 Roofs with diagonal sheathing and roofing applied directly to the sheathing</td>
<td>750 lbs per foot for seismic shear</td>
</tr>
<tr>
<td>1.3 Floors with straight tongue-and-groove sheathing</td>
<td>300 lbs per foot for seismic shear</td>
</tr>
<tr>
<td>1.4 Floors with straight sheathing and finished wood flooring with board edges offset or perpendicular</td>
<td>1,500 lbs per foot for seismic shear</td>
</tr>
<tr>
<td>1.5 Floors with diagonal sheathing and finished</td>
<td>1,800 lbs per foot for seismic shear</td>
</tr>
<tr>
<td>2. Crosswalls&lt;sup&gt;3,4&lt;/sup&gt;</td>
<td></td>
</tr>
<tr>
<td>2.1 Plaster on wood or metal lath</td>
<td>Per side: 600 lbs per foot for seismic shear</td>
</tr>
<tr>
<td>2.2 Plaster on gypsum lath</td>
<td>550 lbs per foot for seismic shear</td>
</tr>
<tr>
<td>2.3 Gypsum wallboard, unblocked edges</td>
<td>200 lbs per foot for seismic shear</td>
</tr>
<tr>
<td>2.4 Gypsum wallboard, blocked edges</td>
<td>400 lbs per foot for seismic shear</td>
</tr>
<tr>
<td>3. Existing footings, wood framing, structural steel and reinforcing steel</td>
<td>( f' = 1,500 \text{ psi (10.34 MPa) unless otherwise shown by tests} &lt;sup&gt;3&lt;/sup&gt; )</td>
</tr>
<tr>
<td>3.1 Plain concrete footings</td>
<td>Allowable stress same as D.F. No. 1&lt;sup&gt;1&lt;/sup&gt;</td>
</tr>
<tr>
<td>3.2 Douglas fir wood</td>
<td>( f = 40,000 \text{ lbs per square inch (124.1 N/mm}^2) ) maximum</td>
</tr>
<tr>
<td>3.3 Reinforcing steel</td>
<td>( f = 33,000 \text{ lbs per square inch (137.9 N/mm}^2) ) maximum</td>
</tr>
<tr>
<td>3.4 Structural steel</td>
<td></td>
</tr>
</tbody>
</table>

<sup>1</sup> Material must be sound and in good condition.

<sup>2</sup> Shear values of these materials may be combined, except the total combined value shall not exceed 900 pounds per foot (13,140 N/m).

<sup>3</sup> Stresses given may be increased for combinations of loads as specified in the regular code.
### TABLE 2.10-6B
**STRENGTH VALUES OF NEW MATERIALS USED IN CONNECTION WITH EXISTING CONSTRUCTION**

<table>
<thead>
<tr>
<th>NEW MATERIALS OR CONFIGURATIONS OF MATERIALS</th>
<th>STRENGTH LEVEL CAPACITY†</th>
</tr>
</thead>
<tbody>
<tr>
<td>1. Horizontal diaphragms(^1)</td>
<td></td>
</tr>
<tr>
<td>1.1 (\frac{7}{8}) inch minimum plywood sheathing fastened directly over existing straight sheathing with edges of plywood located on center of individual sheathing boards and fastened with minimum #8x 1/4 inch wood screws or nails with helical threads 0.13 inch min. diameter and 1/4 inch min. length at 4 inch centers all panel edges and 12 inch centers each way in field.</td>
<td>1,500 lbs per foot</td>
</tr>
<tr>
<td>1.2 Same plywood and attachments as 1.1 fastened directly over existing diagonal sheathing.</td>
<td>1,800 lbs per foot</td>
</tr>
<tr>
<td>1.3 (\frac{3}{4}) inch plywood sheathing fastened directly over existing straight or diagonal sheathing with ends and edges on centers of individual sheathing boards and fastened with #6 wood screws or nails with helical threads 0.13 inch minimum diameter and 1/4 inch min. length at 6 inch centers tall panel edges and 12 inch centers each way in field.</td>
<td>900 lbs per foot</td>
</tr>
<tr>
<td>2. Shear walls:</td>
<td></td>
</tr>
<tr>
<td>Plywood sheathing applied directly over wood studs. No value shall be given to plywood applied over existing plaster or wood sheathing</td>
<td>100 percent of the value specified in the regular code for shear walls</td>
</tr>
<tr>
<td>3. Crosswalls: (special procedure only)</td>
<td></td>
</tr>
<tr>
<td>3.1 Plywood sheathing applied directly over wood studs. No value shall be given to plywood applied over existing plaster or wood sheathing</td>
<td>133 percent of the value specified in the regular code for shear walls</td>
</tr>
<tr>
<td>3.2 Drywall or plaster applied directly over wood studs</td>
<td>100 percent of the values in the regular code</td>
</tr>
<tr>
<td>3.3 Drywall or plaster applied to sheathing over existing wood studs</td>
<td>50 percent of the values specified in the regular code</td>
</tr>
<tr>
<td>4. Tension bolts</td>
<td></td>
</tr>
<tr>
<td>a. Bolts extending entirely through unreinforced masonry walls secured with bearing plates on far side of a three-wythe-minimum wall with at least 30 square inches (19350 mm(^2)) of area(^2)</td>
<td>5,400 lbs (24,010 N) per bolt(^3)</td>
</tr>
<tr>
<td>b. All thread rod extending to the exterior face of the wall installed in adhesive(^4)</td>
<td>2,700 lbs (12,009 N) per bolt for two-wythe walls(^4)</td>
</tr>
<tr>
<td>c. 3.600 lbs (16,014 N) per bolt (^5)</td>
<td></td>
</tr>
<tr>
<td>5. Shear bolts</td>
<td></td>
</tr>
<tr>
<td>Bolts embedded a minimum of 8 inches (203 mm) into unreinforced masonry walls and centered in a 2(\frac{1}{4})-inch-diameter (63.5 mm) hole filled with dry-pack or nonshrink grout. Through bolts with first 8 inches (203 mm) as noted above and embedded all thread rod as noted in Item 4.b(^6)</td>
<td>1/4 inch (12.7 mm) diameter = 1050 lbs (4671 N)(^7)</td>
</tr>
<tr>
<td></td>
<td>3/8 inch (15.9 mm) diameter = 1500 lbs (6672 N)(^7)</td>
</tr>
<tr>
<td></td>
<td>5/8 inch (19 mm) diameter = 2250 lbs (10,008 N)(^7)</td>
</tr>
<tr>
<td>6. Infilled walls</td>
<td></td>
</tr>
<tr>
<td>Reinforced masonry infilled openings in existing unreinforced masonry walls. Provide keys or dowels to match reinforcing.</td>
<td>Same as values specified for unreinforced masonry walls</td>
</tr>
<tr>
<td>7. Reinforced masonry</td>
<td></td>
</tr>
<tr>
<td>Masonry piers and walls reinforced per the regular code</td>
<td>Same as values specified in the regular code(^2)</td>
</tr>
<tr>
<td>8. Reinforced concrete</td>
<td></td>
</tr>
<tr>
<td>Concrete footings, walls and piers reinforced as specified in the regular code and designed for tributary loads</td>
<td>Same values as specified in the regular code(^2)</td>
</tr>
</tbody>
</table>

---

\(^1\)Values are for strength level loads as defined in regular code standards.

\(^2\)Values may be adjusted for other fasteners when approved by the enforcing authority.

\(^3\)In addition to existing sheathing value.

\(^4\)Bolts to be 1/4-inch (12.7 mm) minimum diameter.

\(^5\)Other bolt sizes, values and installation methods may be used provided a testing program is conducted in accordance with regular code standards. Bolt spacing shall not exceed 6 feet (1830 mm) on center and shall not be less than 12 inches (305 mm) on center.

\(^6\)Other masonry based on tests or other substantiated data.

\(^7\)Adhesives shall be approved by the enforcing agency and installed in accordance with the manufacturer's recommendations. All drilling dust shall be removed from drilled holes prior to installation.

\(^8\)Stresses given may be increased for combinations of loads as specified in the regular code.
2.10-7 Mechanical, plumbing and electrical requirements

2.10-7.1 Purpose, intent and scope

Heritage places and properties shall be granted reasonable exceptions to regular chapter and fire code in consultation with the relevant planning authority, and/or a committee formed by the relevant planning authority and/or the commission formed by Union, Regional and/or Local authorities.

2.10-8 Qualified historical districts, sites and open spaces

2.10-8.1 Purpose and scope

2.10-8.1.1 Purpose. The purpose of this section is to provide regulations for the conservation, rehabilitation, restoration and reconstruction of associated historical features of qualified historical buildings, properties or districts (as defined in Chapter 2.10-2), and for which Chapters 2.10-3 through 2.10-7 of the HBC may not apply.

2.10-8.1.2 Scope. This section applies to the associated historical features of heritage places or properties such as historical districts that are beyond the buildings themselves which include, but are not limited to, natural features and designed site and landscape plans with natural and man-made landscape elements that support their function and aesthetics. This may include, but will not be limited to:

1. Site plan layout configurations and relationships (pedestrian, equestrian and vehicular site circulation, topographical grades and drainage, and use areas).
2. Landscape elements (plant materials, site structures other than the heritage place, bridges and their associated structures, lighting, water features, art ornamentation, and pedestrian, equestrian and vehicular surfaces).
3. Functional elements (utility placement, erosion control and environmental mitigation measures).

2.10-8.2 Application

2.10-8.2.1 The HBC shall apply to all sites and districts and their features associated with heritage places or qualified historical districts as outlined in 2.10-10.1.2 Scope.

2.10-8.2.2 Where the application of regular rules and regulations may impact the associated features of qualified historical properties beyond their footprints, by work performed secondarily, those impacts shall also be covered by the HBC.

2.10-8.2.3 This section shall be applied for all issues regarding code compliance or other standard or regulation as they affect the purpose of this chapter.

2.10-8.2.4 The application of any rules and regulations or building standard shall not unduly restrict the use of a heritage place or property that is otherwise permitted pursuant to Chapter 2.10-3.

2.10-8.3 Site relations

The relationship between a building or property and its site, or the associated features of a district (including qualified historical landscape), site, objects and their features are critical components
that may be one of the criteria for these buildings and properties to be qualified under the HBC. The HBC recognizes the importance of these relationships. This section shall be used to provide context sensitive solutions for treatment of heritage places, properties, district or their associated historical features, or when work to be performed secondarily impacts the associated historical features of a heritage place or property.

2.10-9 Conservation management plan and heritage impact assessment

2.10-9.1 Purpose and scope

2.10-9.1.1 Purpose. The purpose of this section is to provide regulations for the conservation, rehabilitation, restoration and reconstruction of associated historical features of heritage places and buildings (as defined in Chapter 2.10-2), and to make sure building conservation follows proper investigations, guidelines and planning procedures for historic buildings.

2.10-9.1.2 Scope. Every listed heritage place or property for which a permit or approval has been requested shall be classified prior to permit issuance according to conservation management plan and heritage impact assessment as required. In addition, the process shall be complied to any other heritage places or properties if required by the relevant planning authority, and/or a committee formed by the relevant planning authority and/or the commission formed by Union, Regional and/or Local authorities.

2.10-9.2 Application

2.10-9.2.1 The requirement shall apply to all heritage place or property and conservation zones as defined in Chapter 2.10-2.

2.10-9.2.2 When a historical building is to be adaptively reused or propose an adaptive reuse plan, Conservation Management Plan (defined in Chapter 2.10-2) is required before any planning or building permission for development is given.

2.10-9.2.2.1 Historic Building Structure Report (HBSR) can be required as part of the CMP for surveying extensive structural conditions of a historical building.

2.10-9.2.2.2 Disaster Management Plan (DMP) is required as part of CMP to access hazards/risks, to clearly lay out prevention/mitigation strategies, response and recovery strategies, fire prevention plans, disaster preparation plan such as before and aftermath of cyclones, earthquakes, etc. so that the loss of heritage places and properties may be mitigated and prevented.

2.10-9.2.2.3 Conservation Management Plan, as defined in Chapter 2.10-2, shall be undertaken by independent team of experts, commissioned and shall be reported to the relevant planning authority and/or committee or commission formed by relevant planning authority.

2.10-9.2.2.4 Any cost relating to Conservation Management Plan must be paid for by the developer or the project proponent.

2.10-9.2.2.5 Conservation Management Plan shall be made available to the public as public record.
2.10-9.2.3 Any project, regardless of its status, falling in the conservation zone or adjacent to or in the vicinity of heritage places and properties shall require to undertake Heritage Impact Assessment before any planning or building permission for development is given.

2.10-9.2.3.1 Heritage Impact Assessment, as defined in Chapter 2.10-2, shall be undertaken by independent team of experts, commissioned and shall be reported to the relevant planning authority and/or committee or commission formed by relevant planning authority.

2.10-9.2.3.2 Any cost relating to Heritage Impact Assessment must be paid for by the developer or the project proponent.

2.10-9.2.3.3 Heritage Impact Assessment shall be made available to the public as public record.

2.10-9.2.4 HIA and CMP must clearly explain, with facts, drawings with scale, and/or any other medium, how the proposed project shall avoid the adverse effects on the heritage place or property and/or conservation zones.

2.10-9.2.4.1 When avoidance of adverse effects become reasonably unfeasible, HIA and CMP shall provide resolutions to minimize and/or mitigate the adverse effects on the heritage place or property and/or conservation zone, satisfactory to the relevant local and planning authority before approval.
<table>
<thead>
<tr>
<th>NO.</th>
<th>TITLE</th>
<th>PAGE</th>
</tr>
</thead>
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<td></td>
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<td>2.11.2</td>
<td>Environmental Issues</td>
<td></td>
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<tr>
<td>2.11.3</td>
<td>Urban densities</td>
<td></td>
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<tr>
<td>2.11.4</td>
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<td>2.11.5</td>
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<tr>
<td>2.11.6</td>
<td>Roads and Parking Spaces</td>
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</tbody>
</table>
PART 2 ARCHITECTURE AND URBAN DESIGN

2.11 URBAN DESIGN AND ENVIRONMENT

2.11.1 Urban Design and Outside spaces

2.11.1.1 Zoning Regulations

The regulations regarding the “Urban Design Portion” of this code are to be followed in addition to the regulations written in the TWG I of “Myanmar National Building Codes”, and the Zoning Regulations of the respective towns and urban areas, where available, and are to apply in all areas of the Republic of the Union of Myanmar.

2.11.1.2 Definitions

Unless otherwise specifically defined, the meanings are to be interpreted as the followings:

ACCESS WAY: means driveway that provides to the parking place and that does not have parking stalls adjacent to them.

BOUNDARY OR BOUNDARY LINE: means the official line that divides one area of land from another.

BUILDING LINE: means the line prescribed by either the competent authority beyond which no part of a building may project, except as otherwise permitted by the relevant respective laws or these codes.

BUILDING SPACING: means the space to maintain between buildings in order to provide ventilation, light, etc., to avoid disturbances in noise and view, and to leave space for infrastructural systems.

BUILT ENVIRONMENT: means areas of the environment, where human beings reside or occupy to practice their activities; contrary to natural environment, to which forests, woods, etc. belong, which is not directly or rarely intervened by human beings.

BUILT-UP AREA: means the area occupied by a building on the land or on the premises.

BUILDING COVERAGE RATIO: means the ratio between the building coverage area and the total land area.

CBD OR CENTRAL BUSINESS DISTRICT: means area or locality in a city or town having business, cultural and other functions concentrated in that district or locality.

DEPTH: In respect of a building, means the measured distance between the front line of the building and the back line of the rear main wall which separates the main building from the open space or in case of row blocks, the side shorter than the longer side.

DETACHED BUILDING: means any building not attached to any other buildings. Normally, single family houses are detached buildings.

DIVISION WALL OR (PARTY WALL) means a wall forming part of a building and used or constructed for separation of adjoining buildings belonging to different owners or occupants or constructed to be occupied by different persons constructed at the abutting common boundary.

DUPLEX HOUSE: It means any building with two residential units designed to be abutting to each other separated by a division wall. Each unit has its own separate entrance and each unit shall have one or more storeys used only by the same people.
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EXTERNAL WALL: It means an outer wall of a building and not immediately adjoining a wall of another building.

FIRE WALL: It means any wall of materials having the fire resistance as required under Part 9 and 10 of these codes and constructed to be used for the separation of adjoining buildings or premises or separation of parts of building to prevent or reduce the spreading of fire from one building to another or from one part of a building to another part of that building.

FLOOR AREA IN SHOPPING FACILITIES: It means total floor area of shops, shopping centres and other shopping facilities; this include storage areas, staff area and circulation area

FLOOR AREA RATIO (FAR) or PLOT AREA RATIO: Floor area ratio means the total gross floor area (GFA) excluding basements divided by the land area belonging to the particular building. There are zonal FAI indicating the floor area densities of zones and estates FAI which indicates the floor area densities of estates.

For the purpose of urban planning, the floors which are only covered but not within the walls, such as terraces, verandahs, balconies are calculated as 50 % of the floors.

FIRST CLASS AREA: Area which is defined by authorities of the respective towns and cities which have basically residential characters with larger plot sizes.

GREEN AREA: It means not occupied by any structures including the traffic and parking areas and covered only by grass and trees or bare land covered by vegetations.

GROUND STOREY: It means the storey at the ground level of a building to which there is an entrance from outside on or above the level of the ground.

GROSS FLOOR AREA (GFA): It means the total floor area calculated based on centre of exterior walls, including the circulation area such as stairs, corridors, etc. but excluding the technical area without floors shafts, ducts, lift wells etc.

HUMAN HABITATION: It means usage of people as living, sleeping, studying or other functions where the people stay more than 6 hours per day.

HUMAN SETTLEMENT: It means areas where human beings reside or occupy to practice their activities.

INFRASTRUCTURE: It means the systems or part of systems like roads, water supply, electricity, waste disposal, etc. that are essential for proper functioning of human settlements, group of buildings or separate buildings.

LANES FOR MOTOR CYCLES: It shall be provided at the side of pedestrian footways, where it is possible and are required at motor vehicle free zones such as parks and green areas.

LANES FOR SLOW-MOVING VEHICLES: Lanes such as bicycles and tricycles shall be provided at the side of roads where it is possible and are required at motor roads planned besides the busy streets or as required in the detailed plans of respective settlements.

PARKING AISLE: It means an access lane or driveway with adjacent parking stalls.

PARKING STALL: It means space for a parking of motor vehicle, a car or a motor cycle parking lot.

PLOT: It means land area defined by the concerned authority with measurements.

POINT BLOCK: It means a building with the lengths less than two times the widths of respective buildings.
ROW BLOCK: It means buildings with the lengths more than two times the widths of respective buildings.

SETBACK DISTANCE: It means the distance, a building or any part of a building has to maintain from other buildings, boundary line or any other element.

SHOPPING AREA: It means areas in shops and shopping centres, where people have direct access and where items for sales are placed or displayed. The areas like stores, offices, etc. belonging to the staff areas are not included.

STOREY: It means the space between the upper surface of every floor and the surface of the floor next above it, or if there be no such floor, then the underside of the ceiling or roof or other covering above the respective floor.

TERRACE HOUSE: It means any building with more than three residential units designed to be in a row. Each unit has its own separate entrance and each unit may have more than one storey but used only by the same family and the units are separated by division wall.

2.11.1.3 Classification of Roads

All roads outside the urban areas are classified as follows:

a) Union highway roads or Inter-Region roads:

These are roads planned to connect from one region to others and are free of all vehicles which are not motorized and which maximum speed 50 miles per hours. These are roads planned to connect from one region to others must have minimum of two lanes in one direction in addition to one side lane meant for emergency stopping or for police and lifesaving vehicles. The lane widths must have minimum 14 feet each and the side lane width shall be minimum 8 feet.

b) Township roads:

Township roads are the roads connecting between the rural settlements or between the rural settlements or connecting between small urban centres.

Such roads must have the minimum of two lanes and shoulders on each side where each lane having minimum 12 feet and shoulders minimum 4 feet. For such rural roads, there shall be pedestrian path at least at one side with minimum of 6 feet width.

c) Rural roads:

Rural roads are the roads connecting between the rural settlements or between the rural settlements and their urban centres.

Such roads must have the minimum of two lanes and shoulders on each side where each lane having minimum 10 feet and shoulders minimum 3 feet. For such rural roads, there shall be pedestrian path at least at one side with minimum of 5 feet width.

d) Urban roads:

All urban roads have the following classifications:

1) Urban Avenues/ Boulevard: Urban Avenues are the roads connecting zones in the urban areas and are longer than 5 miles. These are roads must have minimum of two lanes in one direction in addition to paved platforms on each side. The urban avenues must have a green dividing strip minimum in the middle and the lane widths must have minimum 14 feet each and the platform width shall be minimum 6 feet.
2) Urban Main Road: Urban main roads are the roads connecting one the zone in the urban areas and which are not longer than 5 miles. These are roads must have minimum of two lanes in one direction in addition to paved platforms on each side. The lane widths must have minimum 12 feet each and the platform width shall be minimum 5 feet.

3) Feeder Roads: Feeder roads are the roads connecting collector roads and urban avenues or the urban main roads where several collector roads are connected. These are roads which have minimum two lanes in addition to paved platforms on each side. The lane widths must have minimum 12 feet each and the platform width shall be minimum 4 feet.

4) Collector Roads: Collector roads are the roads connecting between the feeder roads and residential areas. These are roads which have minimum two lanes in addition to paved platforms on each side. The lane widths shall have minimum 12 feet each and the platform width shall be minimum 4 feet.

5) Residential roads: Residential roads are the roads in the residential areas. These are roads which have minimum two lanes in addition to paved platforms on each side. The lane widths shall have minimum 10 feet each and the platform width shall be minimum 4 feet.

6) Short residential roads: Residential roads serving less than 4 units can be of one lane unless the roads do not exceed 300 feet in length, and these roads must be consist of two lanes if these served more than 4 units and longer than 300 feet.

7) Cul-de-sacs: All cul-de-sacs longer than 300 feet in length must have the minimum width of 20 feet, such cul-de-sacs must be provided turning circle.

8) One Way roads: One way roads can be planned in the residential areas meant only for one direction. These have minimum lane widths of 14 feet.

9) Service roads: Service roads are the roads where the usage is limited only to delivery vehicles. These roads shall have minimum road width of 10 feet.

10) All gradient roads longer than 300 feet must have maximum gradient for 10%.

11) The gradients of minor roads adjoining the major roads must have the maximum gradient of 12%.

2.11.2 Environmental Issues

a) Every building to be erected shall generally be considered as non-disturbing and non-polluting to the environment, for that reason the first and foremost consideration of all architects is the “Environmental Issue”.

b) Whenever any building is planned, the architect should first make the environmental assessments, these include:-

1) The role and position of the planned building in the environment, whether or not the building to be constructed is disturbing to environment visually or physically.

2) The building to be constructed shall consider the laws concerning the conservation of heritage in Myanmar.

c) The concepts on sources of infrastructure and waste disposal of the building, during the construction process and after the completion of building.

d) The expected traffic generated during and after the building completion.

e) The concept of facilities for entering, parking and departing the building
f) The concept for public facilities such as green areas, schools, shopping, social amenities, etc.

**2.11.3 Urban Densities**

a) In registered urban heritage places and zones and the CBD areas of cities and towns, or in the areas defined as high density zones, the densities should be in line with by-laws and zoning plans of respective towns where available.

b) Outside registered urban heritage places and zones and CBD areas or outside quasi such areas, the following estate densities should be maintained:

1) In multi-storeyed residential estates, the built-up area ratios (BCR) shall be within the range of 0.4 to 0.65 according to concerned Zoning Plan and Municipal Authority; site locations and road building ratio of the respective areas. (open area including traffic area should not be less than 0.35, including pervious area not less than 0.1)

2) In the areas with single family units or duplexes, there shall not be more than 20 units per acre and according to Concerned Zoning Plan and Municipal Authority.

c) Outside registered urban heritage places and zones and CBD areas or outside quasi CBD areas, the open space for buildings abutting a street shall be:

1) In respect of other buildings used for non-residential purposes, not less than one-tenth of the built-up area of the building lot;

2) In respect of a building with mixed residential and commercial buildings, not less than one-third of the built-up area of the building lot;

d) The plot sizes in the urban settlements are defined in TWG 1 of this code, and these are to be followed accordingly.

**2.11.4 Open Spaces**

a) There shall be not less than 10 square feet per child of play area for educational buildings meant for children younger than 6 years.

b) There shall be not less than 15 square feet per child of play area for educational buildings meant for children between 7 to 16 years.

c) There shall be not less than 20 square feet per child of play area for educational buildings meant for students of age above 16 years.

d) In the residential areas with multi-storeyed units, there shall be minimum of 200 square feet per family as play and recreation areas, additional to parking and road areas.

**2.11.4.1 For the purpose of counting the open space**

a) Half the width of the backline abutting a building can be counted as open space;

b) Balconies, passage-ways and sun-shades may project over any open space provided these do not project more than 5 feet and have 10 feet clear height from the ground level, such projection can be counted as open space and not as built-up area;

c) The open space provided between the street and the setback for a building line and legally not belonging to the lot where the building is constructed, shall not be counted as open space;

d) The structures such as septic tanks, drains covers, and other elements meant for building services, can be counted as open spaces, provided that people can step on these for purpose using these areas.
e) In the residential areas, the parking spaces and road areas can be counted as open spaces but not as play and recreation areas.

f) Where open space not abutting a backline is provided for, such open space shall have a minimum clear width of not less than 8 feet.

### 2.11.4.2 Alteration of open spaces

Whenever any open space has been provided in connection with any building, no person shall, without the approval in writing of the local authority:

a) Make any alteration in such open spaces; or

b) Construct a roof over any portion thereof so as to diminish the area of such open space, provided that the local authority in its discretion may issue such a permit if the authority is satisfied that the free movement of air is not impeded or hindered and environmental quality of the area under consideration is not reduced by such alteration.

c) The local authority may, by notice in writing, the owner or any person acting in contravention of this part, instruct to remove any such alteration or roof or otherwise to do such works as will restore such open spaces.

### 2.11.5 Building Spacing

#### 2.11.5.1 Spaces between buildings and setback distances

a) For detached buildings in the areas defined as first class areas or quasi equivalent to such areas, which are not more than 36 feet height, there shall be minimum of 6 feet clear space measured between external walls of the building and the boundary of the plot; and 3 feet clear space between the extreme projections of the buildings such as roof edges, gutters, etc. In cases where the buildings exceed 36 feet height, the space mentioned here shall increase with the rate of 1 foot or one tenth of floor to floor height for every increase of a story (or floor to floor height, whichever is greater).

b) For areas outside registered urban heritage places and zones and Central Business District which are not defined as first class areas there shall be minimum of 3 feet clear space between external walls of the building or any elements of the building and one side of the plot shall have the minimum space of 6 feet clear space, and the boundary of the plot, for the buildings up to 8 storeys. There shall be 6 feet clear space between external walls of the building or any elements of the building and the boundary of the plot for the buildings up to 12 stories. There shall be 8 feet clear space between external walls of the building or any elements of the building and the boundary of the plot for the buildings up to 18 stories. If the buildings exceed 18 storeys, there shall be 10 feet clear space between external walls of the building or any elements of the building and the boundary of the plot.

c) For duplex houses and terrace houses, clear space of 3 feet must be maintained between the extreme projections of the buildings (roof edges, balconies, etc.) and the boundary of the plot.

d) For multi-storeyed residential buildings, in the estates outside CBD areas or quasi equivalent to such areas, unless otherwise mentioned in the specific bye-laws of some cities:

1) For multi-storeyed row blocks with several units parallel and in front to front position, the wall to wall distance shall be not less than the height of the higher building, in the cases where the building heights are different, and minimum 50 feet must be maintained for driveway, parking, aprons and platforms.
2) For multi-storeyed row blocks with several units parallel to each other and having back to back position, the wall to wall distance shall be not less than half the height of the higher building, in the cases where the building heights are different and minimum of 30 feet must be maintained as service back lane meant for septic tanks, other infrastructural requirements and as free spaces.

3) For buildings where the gable side abuts the longitudinal side of the building, the space between the buildings shall be not less than half the height of the higher building; in the cases the building heights are different and minimum of 30 feet shall be provided for free flow of air and for other infrastructural requirements. (the different cases are shown in Figure 1 and 2)

4) For multi-storeyed point blocks with several units facing each other, the spacing shall be not less than half the height of the higher building, and that distance shall be minimum 40 feet for residential road and for other infrastructural requirements.

(Multi-storeyed point blocks in these codes are defined in part I of these codes)

e) For buildings in the CBD areas or quasi equivalent to such areas, the building spacing rules are to follow the local codes wherever available.

Fig. 2.11.1 Schematic figure showing spacing of row blocks, front to front and back to back positions and distances

Fig. 2.11.2 Schematic figure showing spacing of row blocks, gable to longitudinal side and distance

2.11.5.2 Fences or walls
Fences or walls to the boundaries of detached properties other than the boundary which abuts the street or backline shall be constructed to a maximum height of 6 feet in the case of solid fences or walls and to a maximum height of 9 feet in the case of fences which are so constructed as to permit the passage of light and air.

2.11.5.3 Spaces on the street network

a) Where a building is erected at the junction of two streets and in cases where the degree of splay or rounding off is not shown on the layout plan or any statutory maps, modification or replacement thereof maintained by the competent planning authority, the corner of such building shall be splayed or rounded off to a height of not less than 15 feet above the street level at the point of intersection of the street lines so that no part of the building below this height shall project beyond the straight line drawn across the corner of the building plot joining each street line at a point 10 feet from the point of intersection of the street lines.

b) Where buildings abut on a street, there shall not be permanent structures like verandahs, balconies, sun-shades, canopies, etc. built beyond the property line of respective buildings.

2.11.5.4 Walkways and covered walkways

a) The width of any covered or uncovered walkway shall not be less than 7 feet if the walkway is in a confined walls and not less than 4 feet in the open space.

b) Where there is a change in levels along the walkway there shall be steps with risers not exceeding 7 inches and treads not less than 16 inches or a pedestrian ramp of gradient not exceeding 10 % or rise: run ratio of 1:10. (see also part 5 of these codes)

c) Where a service road is designed in the residential areas, the walkway is required to be provided along the street.

2.11.6 Roads and Parking Spaces

a) The width of one lane of the road for motor vehicles is minimum 12 feet, in the residential areas; the paved area of the road meant for both ways must be at least be 16 feet with 2 feet shoulder at both sides.

b) The internal turning radius of roads in the residential areas shall be 12 feet minimum and the internal turning radius of parking access way shall be 10 feet minimum.

c) Parking (A parking stall means a space for a parking of motor car and a parking aisle means an access lane or driveway with adjacent parking stalls.) The general requirement for parking spaces for cars shall be:

1) Minimum dimensions of parking stalls are 8 feet width and 16 feet in length when stalls are perpendicular to or with angle to the aisles.

2) Minimum dimensions of parking stalls are 8 feet width and 18 feet in length when stalls are parallel to the aisles.

![Fig. 2.11.3 Position of parking stalls and required dimensions (Above figure)]
2.11.6.1 The minimum width of parking aisle

The minimum width of parking aisle shall be as follows:

Table 2.11.1 Minimum widths of parking aisles

<table>
<thead>
<tr>
<th>Parking Angle</th>
<th>One-way traffic flow</th>
<th>Two-way traffic flow</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Stalls on 1 side</td>
<td>Stalls on 2 sides</td>
</tr>
<tr>
<td>Parallel</td>
<td>12'</td>
<td>12'</td>
</tr>
<tr>
<td>30</td>
<td>12'</td>
<td>14'</td>
</tr>
<tr>
<td>45</td>
<td>14'</td>
<td>16'</td>
</tr>
<tr>
<td>60</td>
<td>16'</td>
<td>16'</td>
</tr>
<tr>
<td>90</td>
<td>18'</td>
<td>18'</td>
</tr>
</tbody>
</table>
Fig. 2.11.6 Dimensions of parallel parking aisles

30°-60° angled parking aisle

‘A’ refers to the width of parking aisle

Minimum dimension of 90° angled parking aisle

Fig. 2.11.7 Dimensions of parking aisles with parking stalls at different angles

2.11.6.2 Clearway Ramps and Access-Ways

Design and dimensions of Clearway Ramps and Access-Ways are to conform to table 2, presented below. (Clearway Ramps are inclined floors that provide access between two levels; they do not have parking stalls adjacent to them. Access-Ways are driveways that provide access to the parking stalls.)

a) The slope of curved ramp shall be that of the centre line of its path.

b) Adequate blending of ramp grades at floor levels shall be provided, this can be achieved by the provision of straight slope 9 ft. to 12 ft. long at half the grade of the ramps.

c) The clear ramps and access-ways shall have physical separations (with raised brickwork, concrete blocks, etc.) if these are used in two directions at one level, with minimum height of 9 inches above the driveway level.

d) There shall be a straight landing of minimum 30 feet in length every after 160 feet of ramps with gradients given in the table below.
Table 2.11.2 Type of Ramps and Access ways and widths

<table>
<thead>
<tr>
<th>Type of Ramps and Access ways</th>
<th>Minimum width</th>
</tr>
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<tr>
<td>Straight clearway ramp and access way</td>
<td>11 ft. for single-lane</td>
</tr>
<tr>
<td></td>
<td>10 ft. (per lane) for multi lane</td>
</tr>
<tr>
<td>Innermost lane of curved clearway ramp and access way</td>
<td>12 ft. for single-lane</td>
</tr>
<tr>
<td></td>
<td>11 ft. per lane for multi lane</td>
</tr>
<tr>
<td>Outside lane of curved clearway ramp and access way</td>
<td>12 ft. for single-lane</td>
</tr>
<tr>
<td></td>
<td>10 ft. (per lane) for multi lane</td>
</tr>
<tr>
<td>Inside radius of curved clearway ramp</td>
<td>15 ft.</td>
</tr>
<tr>
<td>Maximum and preferred gradient of clearway ramps and access ways for vehicles</td>
<td>1:6.25 (16%) for light vehicles less than 2 tons</td>
</tr>
<tr>
<td></td>
<td>1: 7.2 (14%) for medium vehicles less than 5 tons</td>
</tr>
<tr>
<td></td>
<td>Preferred gradient 1:8.3 (12%)</td>
</tr>
<tr>
<td></td>
<td>(see also paragraph 40)</td>
</tr>
</tbody>
</table>

2.11.6.3 Minimum headroom

The headroom for car parking shall not be less than 8 ft. The clear headroom of ramps at the entering points to the buildings shall not be less than 7ft 6in.

2.11.6.4 Heavy vehicle parking spaces

Heavy vehicles include Lorries, trailers, containers, coaches and other similar commercial vehicles. These are categorized into three groups.

a) Rigid-framed vehicles of length <25'-0"

b) Rigid-framed vehicles of length >=25'-0"

C) Articulated vehicles such as prime movers, 20', 40' and 45'
Table 2.11.3 Minimum dimensions required for heavy vehicles parking

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<thead>
<tr>
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<tbody>
<tr>
<td>Dimensions of parking stall:</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>- Parallel parking</td>
<td>30'-6&quot;x10'-0&quot;</td>
<td>46'-0&quot;x11'-0&quot;</td>
<td>63'-0&quot;x11'-0&quot;</td>
</tr>
<tr>
<td>- Angled parking</td>
<td>25'-0&quot;x10'-0&quot;</td>
<td>40'-0&quot;x11'-0&quot;</td>
<td>46'-0&quot;x11'-0&quot;</td>
</tr>
<tr>
<td>- Parallel parking</td>
<td>12'-0&quot;</td>
<td>15'-0&quot;</td>
<td>15'-0&quot;</td>
</tr>
<tr>
<td>- 30 parking</td>
<td>12'-0&quot;</td>
<td>15'-0&quot;</td>
<td>22'-0&quot;</td>
</tr>
<tr>
<td>- 45 parking</td>
<td>16'-0&quot;</td>
<td>18'-0&quot;</td>
<td>32'-0&quot;</td>
</tr>
<tr>
<td>- 60 parking</td>
<td>21'-0&quot;</td>
<td>22'-0&quot;</td>
<td>36'-0&quot;</td>
</tr>
<tr>
<td>- 90 parking</td>
<td>30'-0&quot;</td>
<td>36'-0&quot;</td>
<td>40'-0&quot;</td>
</tr>
<tr>
<td>- On straight</td>
<td>15'-0&quot;</td>
<td>15'-0&quot;</td>
<td>24'-0&quot;</td>
</tr>
<tr>
<td>- On Curve</td>
<td>15'-0&quot;</td>
<td>15'-0&quot;</td>
<td>30'-0&quot;</td>
</tr>
<tr>
<td>Inside turning radius of curve</td>
<td>20'-0&quot;</td>
<td>20'-0&quot;</td>
<td>20'-0&quot;</td>
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<tr>
<td>Maximum gradient of ramp:</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>- Straight ramp</td>
<td>1:12 or 8.3%</td>
<td>1:12 or 8.3%</td>
<td>1:15 or 6.7%</td>
</tr>
<tr>
<td>- Curved ramp</td>
<td>1:15 or 6.7%</td>
<td>1:15 or 6.7%</td>
<td>1:20 or 5%</td>
</tr>
<tr>
<td>Headroom Clearance</td>
<td>14'-0&quot;</td>
<td>14'-0&quot; exclude double-decker</td>
<td>15'-0&quot;, 16'-0&quot; at ramp</td>
</tr>
</tbody>
</table>

2.11.6.5 Motor cycle parking

Motor cycle parking stall can be provided in any available space within parking, the stalls should not obstruct movement of other vehicles and pedestrians. Minimum dimensions of motor-cycle parking stall 3 ft. x 8 ft.

2.11.6.6 Type of Building

a) In the urban residential areas with multi-storeyed units, there should be minimum one parking space for one residential unit, planned separately as parking lots or in the garages or as specified by Regional Governments, and concerned authorities of respected towns and regions. The road
and parking areas cannot be counted as play and green areas as required in part 2, paragraph 6 of these codes.

b) For shopping centres, there shall be minimum one parking space for 1000 square feet sales floor area, planned separately as parking lots or as parking spaces; or as specified by Regional Governments, and concerned authorities of respected towns and regions.

c) For offices in the urban areas, there should be minimum one parking space for 10 employees, planned separately as parking lots or as parking space; or as specified by Regional Governments, and concerned authorities of respected towns and regions.

d) For other commercial establishments like banks, restaurants, clubs, hotels, etc. the additional calculation for parking requirements must be submitted together with planning and building permit.

2.11.7 Recreation Areas

This sub-section will be added in next edition.
## SECTION 2.12 ARCHITECTURE FOR ENERGY EFFICIENCY AND GREEN

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</tr>
<tr>
<td></td>
<td>Refrigerant leak detection</td>
<td></td>
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<tr>
<td></td>
<td>Refrigerant recovery</td>
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<td>2.12.4.5</td>
<td>Material efficiency and green innovations</td>
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<td></td>
<td>Material efficiency</td>
<td></td>
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<td></td>
<td>Life cycle analysis of materials</td>
<td></td>
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<tr>
<td></td>
<td>Recycling</td>
<td></td>
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<tr>
<td></td>
<td>Low carbon building</td>
<td></td>
</tr>
<tr>
<td>2.12.5</td>
<td>List of References</td>
<td></td>
</tr>
</tbody>
</table>
2.12 ARCHITECTURE FOR ENERGY EFFICIENCY AND GREEN

2.12.1 INTRODUCTION

The purpose of Section 2.12 is to provide minimum design requirements that will promote efficient utilization of energy and green building criteria in buildings. The requirements are directed toward the design of building envelopes with adequate thermal resistance and low air leakage, and toward the design and selection of mechanical, water heating, water resources development and groundwater extraction plans, electrical and illumination systems that promote effective use of depletable water and energy resources.

This section will later include the compliance method of design and construction of green building to reduce the overall impact of the built environment on human health and the natural environment for the climate of Yangon and similar one in Myanmar.

2.12.2 CRITERIA FOR GREEN BUILDINGS IN MYANMAR

a. ENERGY
   - Energy efficiency (design and practice)
   - Low embodied energy (Life cycle of materials)
   - Provision of Natural lighting and ventilation
   - Conservation of materials and resources
   - Utilizing renewable energy

b. WATER
   - Safeguarding water and water efficiency (design and practice)
   - Rain water harvesting
   - managing waste water
   - Water recycling

c. HUMAN COMFORT & HEALTH
   - thermal comfort
   - Indoor air quality
   - Adequate Lighting

d. ENVIRONMENTAL IMPACT
   - Low carbon emission
   - Maximize greenery
   - reduce pollution
   - reduce landfill waste

2.12.3 SCOPE
The provisions of this code shall apply to

- all new Commercial building works (except Religious, low cost public apartment projects, non-profitable social release and assisted public based building projects provided by Government or NGOs) which involve a gross floor area of 100,000 sqft or more,
- additions or extensions to existing commercial buildings, which involve increasing the gross floor area of the existing buildings by 100,000 sqft or more,
- Commercial building works which involve major retrofitting to existing buildings with gross floor area of 100,000 sqft or more;
- building works located in an area which is identified as an environmentally sensitive area
- all building works which required EIA and SIA assessments
- building works which the government officially states for compliance with this code

The above building works shall fully comply with the following Environmental sustainability standard with apart from the “Optional” sections unless it is stated for compliance by the Authority.

2.12.4 ENVIRONMENTAL SUSTAINABILITY STANDARD

2.12.4.1 ENERGY EFFICIENCY AND RENEWABLE ENERGY

BUILDING ENVELOPE

A building envelope is the physical separator between the conditioned and unconditioned environment of a building including the resistance to air, water, heat, light, and noise transfer. Components of the envelope are typically: walls, floors, roofs, fenestrations and doors. Fenestrations are any opening in the structure: windows, skylights, clerestories, etc.

The heat transferred through the building envelope and the dynamic storage of heat in building components is important to control indoor temperature variations.

The building is to be designed in a way to enhance overall thermal performance of building envelope to minimize heat gain (for Hot regions) thus reducing the overall cooling load requirement. For this purpose, orientation of the building, calculated shading devices, the
utilization of building materials with appropriate thermal performance, the size of window openings,… are taken into a consideration during the design process.

**Requirement**

Maximum Permissible ETTV will be stated by the Authority

(*ETTV stands for Envelope Thermal Transfer Value*)

**ROOF**

In most cases, the roof is the building element which has maximum exposure to the sun thus designing the roof for minimum heat penetration makes significant effect in reducing the temperature of the building.

**Requirement**

Without skylight, thermal transmittance U.value will be stated by the Authority

With skylight, the roof thermal transfer value RTTV will be stated by the Authority

(*U value stands for the heat transmission through a building part (as a wall or window) or a given thickness of a material and RTTV, Roof Thermal Transfer Value*)

**NATURAL VENTILATION IN COMMON AREA Optional**

Natural ventilation, also called passive ventilation, uses natural outside air movement and pressure differences to both passively cool and ventilate a building. For hot climates, it can help reducing the Indoor air temperature and thus reduce the cooling loads of mechanical air conditioning systems.

Common area such as stairs, toilets, lifts, lobby, walkways, passage ways are advised to be naturally ventilated as much as possible rather than using air-conditioning system or mechanical ventilation readily.

**LIGHTING**

Daylight should be used as much as possible to light a home, both for energy efficiency and for the health and comfort of occupants. Design requirements for daylighting must be balanced with the requirements for views and privacy. Daylighting must also be considered alongside building location, orientation and layout, in order to control solar access for passive cooling.
It must be designed with illumination refer to Myanmar National Building Code Chapter 5A, Table 1 Recommended Value of illuminance. And based on illumination calculations it is come out with electrical power consumption. See below for main category and requirements of illumination in lux level with required power consumption.

### Requirement

**Table: Lux requirement**

<table>
<thead>
<tr>
<th>Category</th>
<th>Lux Requirements</th>
<th>Power Consumption</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Office Area</strong></td>
<td>300 lux to 500 lux</td>
<td>Average 10W/m²</td>
</tr>
<tr>
<td>(By Table 14 of BS to Maximum 15W/m² Standards BSRIA Technical Notes 17/95 Rule of Thumbs 2nd Edition By N.Pavey)</td>
<td></td>
<td></td>
</tr>
<tr>
<td><strong>Server Room</strong></td>
<td>750 lux</td>
<td>Average 25W/m²</td>
</tr>
<tr>
<td><strong>Sewing/Heavy Duty</strong></td>
<td>1000 lux</td>
<td>Average 30W/m²</td>
</tr>
<tr>
<td>(Concentrated Works Calculations Manually methods as per Chapter 5A, Code 5A.3.2)</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

With reference to the above table,
- appropriate Lux meter in working places,
- Occupancy sensors, in common areas are to be installed
- Day Light harvesting technologies are to be integrated in the design wherever is applicable.

**Type of Lightings**

High efficient fluorescent lamp lighting like T5, compact Fluorescent lights (CFL) and Light Emitting Diode lamps (LED) are to be essentially used in place of conventional lightings. For façade lighting shall be only used with LED strip lighting or new innovation lighting products with less wattages.

Low mercury lamps are recommended with exception of appliance, black light, bug, colored, germicidal, plant, shatter-resistant/shatter-proof/shatter-protected, showcase, suntan, T-8 and T-12 lamps with a color rendering index of 87 or higher, lamps with RDC bases, and lamps used for special-needs.

Straight fluorescent lamps, Straight, double-ended fluorescent lamps less than 6 feet in nominal length and with bi-pin bases shall contain not more than 5 milligrams of mercury
per lamp. Exception: Lamps with a rated lifetime greater than 22,000 hours at 3 hours per start operated on an ANSI reference ballast shall not exceed 8 milligrams of mercury per lamp.

Compact Fluorescent Lamps, Single-ended pin-base and screw-base compact fluorescent lamps shall contain not more than 5 milligrams of mercury per lamp. Exception: Lamps rated at 25 watts or greater shall contain not more than 6 milligrams of mercury per lamp.

But all kinds of sensors, lighting fixtures and lighting control system must not be emitting human health hazard radioactive wave in any form and also must meet the minimum level of illumination lux level for human health and comfort or easy to workable.

Operation Control
A specialized automatic or manual device or system such as captive key control or time switch control is to be used to regulate the operation of lighting, equipment or appliances (Captive key control stands for an automatic control device or system that energizes circuits when the key that unlocks the sleeping unit is inserted into the device and that de-energizes those circuits when the key is removed)
Also it shall be included with occupancy sensor, PIR(Passage Infrared Relay) sensor for non assisted corridor area, and Photo Illumination control based sensor to be used to achieved mandatory required illumination lux level.

Designing to Lighting Illumination
Above mention category of profitable buildings must included proper lighting illumination design with energy consumption calculation. Dialux, EXCEL spreadsheet computer basis application softwares are such kind of Energy calculations included.

Light pollution
In term of Light pollution control purpose, the uplight, light trespass, and glare shall be limited for all exterior lighting equipment. Exceptions: Lighting used for the following exterior applications is exempt where equipped with a control device independent of the control of the non-exempt lighting:

- Specialized signal, directional, and marker lighting associated with transportation;
- Advertising signage or directional signage;
- Lighting integral to equipment or instrumentation and installed by its manufacturer;
- Theatrical purposes, including performance, stage, film production, and video production;
- Athletic playing areas where lighting is equipped with hoods or louvers for glare control;
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- Temporary lighting;
- Lighting for industrial production, material handling, transportation sites, and associated storage areas where lighting is equipped with hoods or louvers for glare control;
- Theme elements in theme and amusement parks
- Roadway lighting required by governmental authorities;
- Lighting used to highlight features of public monuments and registered landmark structures.

ENERGY MANAGEMENT AND CONTROL SYSTEM (EMCS) Optional

Energy management system (EMCS) is a computer-aided tool which is commonly used by individual commercial entities to monitor, measure, and control their electrical building loads and HVAC system for the building. Energy management and control systems can be used to centrally control devices like HVAC units and lighting systems in different zones of the building. Also it shall be open for integration to adding other computer/IT based automatic control systems such as security systems, door access systems, fire alarm system, PA systems and so on.

Energy management and control system can also provide metering, sub metering, and power monitoring functions, logging systems included such as adding additional power energy monitoring units that allow facility and building managers to gather data and insight that allows them to make more informed decisions about energy automatic control activities across the building. Also it is already acknowledge by that log data about power failure situation and able how to prevent necessary control ad fixing action in future.

RENEWABLE ENERGY Optional

Renewable energy is energy generated from natural resources—such as sunlight, wind, rain, tides and geothermal heat— which are renewable (naturally replenished). Renewable energy technologies range from solar power, wind power, hydroelectricity/micro hydro, biomass and biofuels for transportation. This energy cannot be exhausted and is constantly renewed.
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In Myanmar, there are a lot potential to widely utilize renewable energy for water heating, space heating and power supply in buildings. It is encouraged to promote integration of larger scales or individual renewable energy generation systems as an alternative of the government power supply.

2.12.4.2 SAFEGUARDING WATER, WATER EFFICIENCY

Water is the most vital element in nature for the survival of all living systems. About 70% of the Earth’s surface is covered with water and only three percent of it is fresh water that is fit for human consumption. (Ref: CEF conserve energy future).

Some 1.1 billion people worldwide lack access to water, and a total of 2.7 billion find water scarce for at least one month of the year. At the current consumption rate, this situation will only get worse. By 2025, two-thirds of the world’s population may face water shortages. (Ref: WWF)

Solutions for water efficiency focus not only on reducing the amount of potable water used, but also on reducing the use of non-potable water where appropriate (i.e. flushing toilet, watering landscape, etc.). It also emphasizes the influence consumers can have in water efficiency by making small behavioral changes to reduce water wastage and by choosing more water efficient products.

Requirements

WATER EFFICIENT FITTINGS
All fittings should be specified for efficient use of water and minimize wastage in public area.
And they have to be installed and tested to ensure zero leakage in the whole system.

WATER USAGE MONITORING
Sufficient water sub-metering is required to monitor amount of water usage by different area, and to take action if required during building operation. Separate water meter is to be installed for major water use like swimming pool.

Water metering diagram and ground water exploitation plan should be submitted together with the building plan.

SURFACE WATER RUN-OFF Optional
Surface water runoff (also known as overland flow) is the flow of water that occurs when excess storm water, meltwater, or other sources flows over the earth's surface. This might occur because
soil is saturated to full capacity, because rain arrives more quickly than soil can absorb it, or because impervious areas (roofs and pavement) send their runoff to surrounding soil that cannot absorb all of it.

It is the primary agent in soil erosion by water. In addition to causing water erosion and pollution, surface runoff in urban areas is a primary cause of urban flooding which can result in property damage, damp and mold in basements, and street flooding.

So much paving is not advisable as it encourages the buildup of heat in and around cities and towns. Asphalt and concrete absorb sunlight and convert it to heat. The buildup of extra heat around cities and towns is known as the “heat island effect.”

In order to reduce surface water run-off, permeable pavers: patios, walkways, and driveways made of Porous Pavement should be used instead of conventional pavers.

Some permeable materials allow grass to grow in them by permitting water to drain into the ground. So it helps reducing heat accumulation around buildings.

**RAIN WATER HARVESTING SYSTEM optional**

Rainwater harvesting is the accumulation and deposition of rainwater for reuse on-site, rather than allowing it to run off. The harvested water can also be used as drinking water, longer-term storage and for other purposes such as groundwater recharge.

It also helps in the availability of potable water as rainwater is substantially free of salinity and other salts. Application of rainwater harvesting in urban water system provides a substantial benefit for both water supply and wastewater subsystems by reducing the need for clean water in water distribution system, less generated stormwater in sewer system, as well as a reduction in stormwater runoff polluting freshwater bodies.

For that environmental benefits, appropriate rainwater harvesting system is to be integral part of the entire building design.

**EFFICIENT IRRIGATION SYSTEM**
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Irrigation is the artificial application of water to the land or soil. It is used to assist in the growing of agricultural crops, maintenance of landscapes, and revegetation of disturbed soils in dry areas and during periods of inadequate rainfall.

Four distinct methods of irrigating are sprinkling, flooding, furrow-irrigation and drip irrigation. Since the design stage, it is required to consider the equipment and technique involved in each method before selecting the “right” system. Select a system that will give plants sufficient moisture without wasting water.

DRAINAGE SYSTEM
Well-designed drainage system that is in harmony with prevailing topography and manmade drainage design system should be included.

2.12.4.3 MINIMISATION OF ENVIRONMENTAL IMPACT

GREENERY
The urban air temperature is gradually rising in all cities and some effective measures are needed to mitigate it. Planting of vegetation is one of the main strategies to mitigate the urban heat island (UHI) effect. Large greenery can extend positive effects to the surrounding built environment.

It is encouraged for greater use of greenery and restoration of existing trees to reduce heat island effect. This requirement is applicable to building developments with landscaping areas.

Requirement
Minimum requirement “Greenery provision GnP” will be stated by the Authority.

SEWAGE TREATMENTSYSTEM
The buildings must use central sewage treatment system or centralized waste water treatment system instead of conventional system which gives negative impact to the environment. Water
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Treatments technologies like Membrane Bio Reactor System (MBR), Activated Sludge System, and Sequential Batch Reactor System (SBR) and as such are to be used in the buildings.

The details of the proposed system with chemicals dosing plan has to be clearly demonstrated. And calculation of final B.O.D level is to be provided by taking reference to current YCDC regulations and other requirements stated by respective local authority and environmental authority.

Treated Gray Water is advised to be utilized back for the site irrigation, landscaping, firefighting and at least toilet water. It means WWTP treatment system covered to not only just urban buildings but also industrial buildings.

GRAY WATER MANAGEMENT

Greywater is any household wastewater with the exception of wastewater from toilets, which is known as blackwater. Typically, 50-80% of household wastewater is greywater from kitchen sinks, dishwashers, bathroom sinks, tubs and showers.

Non-potable water systems used for irrigation shall comply with the gray water, municipal reclaimed water and collected rainwater provisions of this section. Gray water systems used for landscape irrigation purposes shall be limited to subsurface and surface irrigation applications. Gray water to be used and to be discharged shall comply with the provisions of local regulations.

WASTE MANAGEMENT

Disposing of waste has huge environmental impacts and can cause serious problems. Some waste will eventually rot, but not all, and in the process it may smell or generate methane gas, which is explosive and contributes to the greenhouse effect.

Incinerating waste also causes problems, because plastics tend to produce toxic substances, such as dioxins, when they are burnt. Gases from incineration may cause air pollution and contribute to acid rain, while the ash from incinerators may contain heavy metals and other toxins.

Throwing away things wastes resources. It wastes the raw materials and energy used in making the items and it wastes money. Reducing waste means less environmental impact, less resources and energy used and saves money.
Waste management such as segregation is to be practiced in building works in all activities and action required to manage waste from its inception to its final disposal. Segregation means dividing waste into dry and wet. Dry waste includes wood and related products, metals and glass. Wet waste, typically refers to organic waste usually generated by eating establishments and are heavy in weight due to dampness. Waste can also be segregated on basis of biodegradable or non-biodegradable waste.

2.12.4.4 INDOOR ENVIRONMENTAL QUALITY (IEQ)

Indoor environmental quality (IEQ) refers to the quality of a building's environment in relation to the health and wellbeing of those who occupy space within it. IEQ is determined by many factors, including temperature, lighting, air quality, and damp conditions.

THERMAL COMFORT

Good indoor thermal comfort improves productivity at workplace. The indoor air temperature is to be maintained in a comfort zone (where at least 80% of the occupants feels neither cold nor hot with the air temperature, relative humidity and air movement) by means of either natural ventilation or air conditioning system.

Air-conditioning system is to be installed if the indoor temperature couldn’t achieve that level. It should be designed to take into consideration the fluctuation in ambient air temperature to ensure the following thermal comfort:

Have in place a system for continuous tracking and optimization of systems that regulate indoor comfort and conditions (air temperature, radiant temperature, humidity, and air speed) in occupied spaces.

Have a permanent monitoring system to ensure ongoing building performance to the desired comfort criteria, Thermal Comfort Conditions for Human occupancy.

The monitoring system must meet the following requirements.
Continuous monitoring. Monitor at least air temperature and humidity in occupied spaces, at
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sampling intervals of 15 minutes or less.

Periodic testing. Monitor air speed and radiant temperature in occupied spaces. Using handheld meters is permitted.

Alarms. An alarm must indicate conditions that require system adjustment or repair.

Prompt repair. Specify procedures for adjustments or repairs to be made in response to problems identified.

Calibration. All monitoring devices must be calibrated within the manufacturer’s recommended interval.

NOISE POLLUTION CONTROL

Any sound which is unnecessary, excessive, unnatural, annoying, prolonged, or unusually loud in relation to its time, place and use effect is stated as noise pollution.

Sound transmission

Buildings and tenant spaces shall maximum permissible sound levels stated in the table below. Exception: The following buildings and spaces need not comply with this section:

Building or structures that have the interior environment open to the exterior environment.

Parking structures. Concession stands and toilet facilities in Group A-4 and A-5 occupancies.

Mechanical and emergency generator equipment and systems.

Building mechanical and emergency generator systems shall be designed to control airborne noise.

Mechanical and emergency generator equipment outside of buildings.

Where mechanical equipment and emergency generators are located outside of the building envelope or are exposed to the exterior environment, an adjacent property shall not be subjected to a sound level greater than indicated in below Table Special inspections shall be required and conducted in accordance in order to demonstrate compliance.
HVAC background sound.

HVAC system caused background sound levels for all modes of operation within rooms shall be in accordance with the lower and upper noise criteria (NC) limits as shown in Table. Special inspections shall be required and conducted in order to demonstrate compliance.

Table. Maximum permissible a-weighted sound levels

<table>
<thead>
<tr>
<th>Initiating Property</th>
<th>Adjacent Property</th>
<th>Maximum A-Weighted Sound Level (dB)</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Day Time</td>
<td>Night Time</td>
</tr>
<tr>
<td></td>
<td>7:00 AM to 10:00 PM</td>
<td>10:00 PM to 7:00 AM</td>
</tr>
<tr>
<td>All, except factory, industrial, or storage</td>
<td>All, except factory, industrial, or storage</td>
<td>65</td>
</tr>
<tr>
<td>Factory, industrial, or storage</td>
<td>All other, except factory, industrial,</td>
<td>65</td>
</tr>
<tr>
<td>Factory, industrial, or storage</td>
<td>Factory, industrial, or storage</td>
<td>75</td>
</tr>
</tbody>
</table>

Overall building sound level

The design sound level of building should be as follows:
Table: Recommended ambient sound level

<table>
<thead>
<tr>
<th>Area</th>
<th>Low dBA</th>
<th>Average dBA</th>
<th>High dBA</th>
</tr>
</thead>
<tbody>
<tr>
<td>Cinemas, Theatres</td>
<td>-</td>
<td>35</td>
<td>40</td>
</tr>
<tr>
<td>Private executive offices</td>
<td>35</td>
<td>40</td>
<td>45</td>
</tr>
<tr>
<td>General offices, other private or semi-private offices</td>
<td>40</td>
<td>45</td>
<td>50</td>
</tr>
<tr>
<td>Conference rooms</td>
<td>35</td>
<td>40</td>
<td>45</td>
</tr>
<tr>
<td>Air-conditioned classrooms</td>
<td>40</td>
<td>45</td>
<td>50</td>
</tr>
<tr>
<td>Hotel Bedrooms</td>
<td>35</td>
<td>40</td>
<td>45</td>
</tr>
<tr>
<td>Hospital wards</td>
<td>35</td>
<td>40</td>
<td>45</td>
</tr>
<tr>
<td>Places of public resorts</td>
<td>40</td>
<td>50</td>
<td>55</td>
</tr>
<tr>
<td>Circulation area (staircases, lobbies, car parks)</td>
<td>50</td>
<td>55</td>
<td>60</td>
</tr>
</tbody>
</table>

Testing for mechanical and emergency generator equipment outside of buildings

All mechanical and emergency generator equipment shall be field tested in accordance with Table. Testing shall be conducted following the complete installation of the equipment or generators, the installation of sound reduction barriers, and balancing and operation of the equipment or generators. Testing shall be at locations representing the four cardinal directions from the face of the project building. Such testing shall occur on a Tuesday, Wednesday or Thursday at both the day and night times within the periods shown in Table.

Testing for building system background noise

Testing shall be executed within not less than 50 percent of the total number of rooms contained in a building or structure, exclusive of closets and storage rooms less than 50 square feet in area, and exclusive of toilet facilities in accordance with Table. Testing shall occur following the complete installation of the equipment and systems, the installation of any sound reduction barriers, and balancing and operation of the equipment and systems.
INDOOR AIR QUALITY

Indoor Air Quality (IAQ) refers to the air quality within and around buildings and structures, especially as it relates to the health and comfort of building occupants. Understanding and controlling common pollutants indoors can help reduce your risk of indoor health concerns. Health effects from indoor air pollutants may be experienced soon after exposure or, possibly, years later.

To contribute to the comfort and well-being of building occupants, minimum standards for indoor air quality (IAQ) will be set in a suitable time.

ENVIRONMENTAL TOBACCO SMOKE CONTROL

It is required to prevent or minimize exposure of building occupants, indoor surfaces, and ventilation air distribution systems to environmental tobacco smoke.

Requirement

Prohibit smoking in the building

Smoking outside the building is to be allowed only in designated smoking areas located at a good distance from all entries, outdoor air intakes, and operable windows. Also prohibit smoking outside the property line in spaces used for business purposes.

Signage must be posted within 10 feet (3 meters) of all building entrances indicating the no-smoking policy.

Sensors must be tested and calibrated at least once every five years or per the manufacturer’s recommendation, whichever is shorter.

Monitor CO2 sensors with a system configured to trend CO2 concentrations in intervals no greater than 30 minutes.

VENTILATION IN CARPARKING (CO SENSORS)

Mechanical ventilation systems may reduce the 1.5 CFM/SF ventilation requirement when the system operates automatically upon detection of a concentration of CO (carbon monoxide) of 25 ppm averaged over an eight-hour period by approved automatic detection devices.
Mechanical ventilation system in residential car parking areas may be switched off whenever CO concentration is below 9 ppm.

Mechanical ventilation system incorporating a supply part and exhaust part, and capable of providing air changes 6/hr is required for car parking areas in building.

For the exhaust part, at least 50% of the exhaust air shall be extracted at low level not exceeding 650 mm above the finished floor, as measured from the top of the grille to the finished floor.

For the supply part, the supply air shall be drawn directly from external and its intake shall not less than 5m from any exhaust discharge openings. Outlets for the supply air shall be adequately distributed over the car park area.

REFRIGERANT ODP AND GWP

Air-conditioning system should be provided without refrigerants or with refrigerants which have an Ozone Depletion Potential (ODP) of zero. HFCs do not contain any chlorine and do not cause depletion of the ozone layer. Example: HFC-32, 125, 134a, 143a, 152a, etc.

The use of CFCs and HCFCs as refrigerants has been addressed under the Montreal Protocol. However, the replacements currently favoured by the industry are Hydrofluorocarbons (HFCs) which have a high global warming potential (GWP).

The GWP provides a measure of the potential for damage that a chemical has relative to 1 unit of CO2, the primary Greenhouse gas. Hydrocarbons and ammonia-based refrigerants have low or zero GWP. These refrigerants are valid alternative to HFCs.

REFRIGERANT LEAK DETECTION

A refrigerant leak detection system should be designed to cover high-risk parts of the plant (evaporator or condenser coils can be omitted from this). For new buildings, permanently installed multi-point sensing detectors should be specified.

Refrigerant leaks are responsible for substantial releases of ozone depleting and greenhouse gasses to the atmosphere. Reducing the leakage levels of refrigerants can also have direct economic benefit as leakage can result in loss of efficiency in air-conditioning plants.

Examples of leak detectors are as follows:
Indicator Dyes
Fluorescent or a coloured dye is inserted into the system.
When the refrigerant leaks, the dye will show the leakage site.

Halide Torch
A halide torch leak detector can only be used to detect chlorinated refrigerants such as CFCs and HCFCs. The dye may be considered as contaminate to the sealed system and it is difficult to get into the system without moisture contamination. The use of the dye should be approved by the compressor manufacturer. Non-ozone depleting refrigerants such as HFCs cannot be detected by a halide torch leak detector.

REFRIGERANT RECOVERY
Automatic refrigerant pump down should be installed to the heat exchanger (or dedicated storage tanks) with isolation valves.

Refrigerants can cause damage to the environment even when their ozone depletion potential is zero. The specification of the automatic refrigerant pump down can further limit potential losses and damage to the environment.

2.12.4.5 MATERIAL EFFICIENCY AND GREEN INNOVATIONS  Optional

In order to achieve better environmental performance, building works should integrate the concept of material efficiency, and suitable green innovation ideas in some way since the planning stage until its completion.

MATERIAL EFFICIENCY
Material efficiency concerns the use of materials or physical processes that uses less material, produces higher outputs/outcomes, and generates less wastes. It is a key pillar in achieving the objectives of a 3R policy. (Reduce-Reuse-Recycle)

Material efficiency strategies include, for example, products that last longer, remanufacturing and modular manufacturing, reuse and recycling of product components, using less material in
product designs, or redesigning manufacturing processes to use less energy, less water or less raw materials. It can also include replacement of scarce and expensive elements, notably those critical for energy applications.

Greater material efficiency can be achieved through strategies such as Design for Environment, Life-cycle Assessment, Energy and Water Efficiency etc. In fact, material efficiency and energy efficiency go together, and help not only in reducing manufacturing costs, but also in reducing emissions and wastes (and associated costs).

Best results in material efficiency are achieved by influencing early on through planning and promoting Design for Environment. In an optimal situation the whole value chain will benefit from life cycle considerations in product development.

LIFE CYCLE ANALYSIS OF MATERIALS
The life cycle of a product incorporates all of the activities that go into making, transporting, using and disposing of that product. The typical life cycle consists of a series of stages running from the extraction of raw materials, through design and formulation, processing, manufacturing, packaging, distribution, use, re-use, recycling and, ultimately, waste disposal.

RECYCLING
Recycling is the process of collecting and processing materials that would otherwise be thrown away as trash and turning them into new products. Recycling can benefit your community and the environment.

Benefits of Recycling

- Reduces the amount of waste sent to landfills and incinerators
- Conserves natural resources such as timber, water, and minerals
- Prevents pollution by reducing the need to collect new raw materials
- Saves energy
- Reduces greenhouse gas emissions that contribute to global climate change (Ref: EPA)

LOW CARBON BUILDING
Buildings alone are responsible for 38% of all human Greenhouse gas (GHG) emissions (Ref: IPCC). It is the industrial sector which contributes the most to global warming. Low-carbon
buildings (LCB) are buildings which are specifically engineered with GHG reduction in mind. So a LCB is a building which emits significantly less GHG than regular buildings.

2.12.5 LIST OF REFERENCES

2. ASHRAE books
5. Code for environmental sustainability of buildings (Version 1.0) by Building and Construction Authority, Singapore
6. ASHRAE (http://www.ashrae.org)
# PART 2 ARCHITECTURE AND URBAN DESIGN

## 2.13 REGULATIONS FOR EXISTING BUILDINGS AND STRUCTURES

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2.13 REGULATIONS FOR EXISTING BUILDINGS and STRUCTURES

Note: For historical buildings, refer to Part 2 TWGII Architecture and Urban Design, Chapter 2.10 Regulations for Historical Buildings, for compliance.

2.13-1 General

2.13-1.1 Scope

The provisions of this chapter control work related to alterations, repairs, additions, changes of occupancy of all existing buildings and structures.

2.13-1.2 Maintenance

Buildings and structures, and parts thereof, shall be maintained in a safe and sanitary condition. The owner or the owner's designated agent shall be responsible for the maintenance of buildings and structures. To determine compliance with this subsection, the relevant planning authority shall have the authority to inspect a building or structure before making the decision. The requirements of this chapter shall not provide the basis for removal or abrogation of fire protection and safety systems and devices in existing structures.

2.13-1.3 Building materials

Building materials shall comply with the requirements of this section.

2.13-1.3.1 Existing materials

Materials already in use in a building in compliance with requirements or approvals in effect at the time of the building’s erection or the installation of the materials shall be encouraged in the conservation works and permitted to remain in use unless determined by the relevant planning authority to be dangerous to life, health or safety. Where such conditions are determined to be dangerous to life, health or safety, they shall be mitigated to be made safe.

2.13-1.3.2 New and replacement materials

Materials permitted by Part 6, Material for new construction shall be used. Hazardous materials shall not be used where Part 6, Material would not permit their use in buildings of similar occupancy, purpose and location.

2.13-2 Definitions

2.13-2.1 Definitions. The following words and terms shall, for the purposes of this chapter and as used elsewhere in the code, have the meanings shown herein.

DANGEROUS. Any building or structure or portion thereof shall be deemed dangerous if it has collapsed, partially collapsed, moved off its foundation or lacks the support of ground necessary to support it or there exists a significant risk of collapse, detachment or dislodgment of any portion, member, appurtenance or ornamentation of it under service loads.

EXISTING STRUCTURE. A structure erected prior to the date of adoption of this code or one for which a legal building permit has been issued.

PRIMARY FUNCTION. A primary function is a major activity for which the facility is intended.

SUBSTANTIAL STRUCTURAL DAMAGE. A condition, if in any story, the vertical elements of the lateral force-resisting system have suffered damage such that the lateral load-carrying capacity of the structure in any horizontal direction has been reduced by more than 20 per cent from its pre-damage condition; or the capacity of any vertical gravity load-carrying component or any group of such components that supports more than 30 per cent of the total area of the structure's floor(s) and
roof(s) has been reduced more than 20 per cent from its pre-damage condition and the remaining capacity of such affected elements, with respect to all dead and live loads, is less than 75 per cent of that required by this code for new buildings of similar structure, purpose and location. 

TECHNICALLY UNFEASIBLE. An alteration of a building or a facility that has little likelihood of being accomplished because the existing structural conditions require the removal or alteration of a load-bearing member that is an essential part of the structural frame or because other existing physical or site constraints prohibit modification or addition of elements, spaces or features which are in full and strict compliance with the minimum requirements for new construction and which are necessary to provide accessibility.

2.13-3 Additions

2.13-3.1 General
Additions to any building or structure shall comply with the requirements of this code for new construction. Alterations to an existing building or structure shall be made to ensure that the existing building or structure together with the addition are no less conforming with the provisions of this code than the existing building or structure was prior to the addition. An existing building together with its additions shall comply with the height and area provisions of Chapter 3, General Building Heights and Areas.

2.13-3.2 Flood hazard areas
For buildings and structures in flood hazard areas, any addition that constitutes substantial improvement (basically having a value of 50 per cent of the market value of the existing structure) of a building or existing structure, shall comply with the flood design requirements for new construction, and all aspects of the existing building or structure shall be brought into compliance with the flood design requirements for new construction. For buildings and structures in flood hazard areas, additions that do not constitute substantial improvement or do not have a negative impact on heritage attributes are not required to comply with the flood design requirements for new construction.

2.13-3.3 Existing structural elements carrying gravity load
Any existing gravity load-carrying structural element for which an addition and its related alterations cause an increase in design gravity load of more than 5 percent shall be strengthened, supplemented, replaced or otherwise altered as needed to carry the increased load required by this code for new structures.

Any existing gravity load-carrying structural element whose gravity load-carrying capacity is decreased shall be considered an altered element subject to the requirements of Section 2.10.4.3. Any existing element that will form part of the lateral load path for any part of the addition shall be considered an existing lateral load-carrying structural element subject to the requirements of Section 2.10.3.4.

2.13-3.3.1 Design live load
Where the addition does not result in increased design live load, existing gravity load-carrying structural elements shall be permitted to be evaluated and designed for live loads approved prior to the addition. If the approved live load is less than that required by Part 3, Structural Design, Live Load Section, the area designed for the nonconforming live load shall be posted with placards of approved design indicating the approved live load. Where the addition does result in increased design live load, the live load required by Part 3, Structural Design, Live Loads Section shall be used.

2.13-3.4 Existing structural elements carrying lateral load
Where the addition is structurally independent of the existing structure, existing lateral load-carrying structural elements shall be permitted to remain unaltered. Where the addition is not structurally independent of the existing structure, the existing structure and its addition acting together as a single
structure shall be shown to meet the requirements of Part 3, Structural Design, Wind Loads and Earthquake Loads.

Exception: Any existing lateral load-carrying structural element whose demand-capacity ratio with the addition considered is no more than 10 per cent greater than its demand-capacity ratio with the addition ignored shall be permitted to remain unaltered. For purposes of calculating demand-capacity ratios, the demand shall consider applicable load combinations with design lateral loads or forces in accordance with Part 3, Structural Design, Wind Loads and Earthquake Loads Sections. For purposes of this exception, comparisons of demand-capacity ratios and calculation of design lateral loads, forces and capacities shall account for the cumulative effects of additions and alterations since original construction.

2.13-3.4.1 Seismic
Seismic requirements for alterations shall be in accordance with Part 3 structure of this code.

2.13-4 Alterations

2.13-4.1 General
Except as provided by Section 2.13-1.3 or this section, alterations to any building or structure shall comply with the requirements of the code for new construction. Alterations to listed heritage buildings or structures require prior consent and must conform to the relevant Conservation Management Plan and be consistent with the general principles for conservation. Alterations shall be such that the existing building or structure, including, if relevant, the heritage building or structure, is no less complying with the provisions of this code than the existing building or structure was prior to the alteration.

2.13-4.2 Flood hazard areas
For buildings and structures in flood hazard areas, any alteration that constitutes substantial improvement (basically having a value of 50 per cent market value of the existing structure) of a building or existing structure, shall comply with the flood design requirements for new construction, and all aspects of the existing building or structure shall be brought into compliance with the flood design requirements for new construction. For buildings and structures in flood hazard areas, any alterations that do not constitute substantial improvement or do not have a negative impact on heritage attributes are not required to comply with the flood design requirements for new construction.

2.13-4.3 Existing structural elements carrying gravity load
Any existing gravity load-carrying structural element for which an alteration causes an increase in design gravity load of more than 5 percent shall be strengthened, supplemented, replaced or otherwise altered as needed to carry the increased gravity load required by this code for new structures. Any existing gravity load-carrying structural element whose gravity load-carrying capacity is decreased as part of the alteration shall be shown to have the capacity to resist the applicable design gravity loads required by this code for new structures.

2.13-4.3.1 Design live load
Where the alteration does not result in increased design live load, existing gravity load-carrying structural elements shall be permitted to be evaluated and designed for live loads approved prior to the alteration. If the approved live load is less than that required by Part 3, Structural Design, Live Loads Section, the area designed for the nonconforming live load shall be posted with placards of approved design indicating the approved live load. Where the alteration does result in increased design live load, the live load required by Part 3, Structural Design, Live Loads Section of this code shall be used.

2.13-4.4 Existing structural elements carrying lateral load
Except as permitted by Section 2.10.4.5, where the alteration increases design lateral loads in accordance with Part 3, Structural Design, Wind Loads and Earthquake Load Sections or where the
alteration decreases the capacity of any existing lateral load-carrying structural element, the structure
of the altered building or structure shall be shown to meet the requirements of Part 3, Structural
Design, Wind Loads and Earthquake Load Sections of this code.

Exception: Any existing lateral load-carrying structural element whose demand-capacity ratio with the
alteration considered is no more than 10 per cent greater than its demand-capacity ratio with the
alteration ignored shall be permitted to remain unaltered. For purposes of calculating demand-capacity
ratios, the demand shall consider applicable load combinations with design lateral loads or forces per
Part 3, Structural Design, Wind Loads and Earthquake Load Sections of this code. For purposes of
this exception, comparisons of demand-capacity ratios and calculation of design lateral loads, forces,
and capacities shall account for the cumulative effects of additions and alterations since original
construction.

2.13-4.1 Seismic
Seismic requirements for alterations shall be in accordance with this section. Where the
existing seismic force-resisting system is a type that can be designated ordinary, values of R,
Ωo and Cd for the existing seismic force-resisting system shall be those specified by this code
for an ordinary system unless it is demonstrated that the existing system will provide
performance equivalent to that of a detailed intermediate or special system.

2.13-4.5 Voluntary seismic improvements
Alterations to existing structural elements or additions of new structural elements that are not
otherwise required by this chapter and are initiated for the purpose of improving the performance of
the seismic force-resisting system of an existing structure or the performance of seismic bracing or
anchorage of existing non-structural elements shall be permitted, provided that an engineering
analysis is submitted demonstrating the following:

a) The altered structure and the altered non-structural elements are no less in compliance with
the provisions of this code with respect to earthquake design than they were prior to the
alteration.

b) New structural elements are detailed and connected to the existing structural elements as
required by Part 3, Structural Design.

c) New or relocated non-structural elements are detailed and connected to existing or new
structural elements as required by Part 3, Structural Design.

d) The alterations do not create a structural irregularity as defined in ASCE 7 or make an
existing structural irregularity more severe.

e) In the case of listed buildings and structures and unlisted buildings and structures in
conversation zones, the alterations shall be approved by an expert conservation structural
engineer with demonstrable specialist experience in repairing and strengthening historic
buildings and structures and have prior consent the relevant planning authority and conform
to the general conservation principles.

2.13-4.6 Means of egress capacity factors
Alterations to any existing building or structure shall not be affected by the egress width factors for
new construction in determining the minimum egress widths or the minimum number of exits in an
existing building or structure. The means of egress shall be considered as complying means of egress
for any alteration if, in the opinion of the building code official, they do not constitute a distinct
hazard to life.

2.13-5 Repairs

2.13-5.1 General
Buildings and structures, and parts thereof, shall be repaired in compliance with Section 2.10.1.2.
Work on non-damaged components that is necessary for the required repair of damaged components
shall be considered part of the repair and shall not be subject to the requirements for 2.10.4
Alterations in this chapter. Routine maintenance required by Section 2.10.1.2, ordinary repairs exempt from permit with work exempt from Part 1, Planning Environment, Administration and Legislation, Permit section, and abatement of wear due to normal service conditions shall not be subject to the requirements for repairs in this section. Regardless of the extent of structural or non-structural damage, the relevant planning authority shall have the authority to require the elimination of conditions deemed dangerous.

2.13-5.2 Substantial structural damage to vertical elements of the lateral force-resisting system
A building that has sustained substantial structural damage to the vertical elements of its lateral force-resisting system shall be evaluated and repaired in accordance with the applicable provisions of Sections 2.13-5.2.1 through 2.13-5.2.3.

2.13-5.2.1 Evaluation
The building shall be evaluated by a licensed engineer/architect. The evaluation shall establish whether the damaged building, if repaired to its pre-damage state, would comply with the provisions of Part 3, Structural Design, wind and earthquake loads. Evaluation for Part 3, Structural Design, earthquake loads shall be required if the substantial structural damage was caused by or related to earthquake effects or if the building is in Part 3, Structural Design, Seismic Design Category C, D, E or F.

Wind loads for this evaluation shall be those prescribed in Part 3, Structural Design, Wind Loads Section. Earthquake loads for this evaluation, if required, shall be permitted to be 75 per cent of those prescribed in Part 3, Structural Design, and Earthquake Loads Section. Values of R, Ωo and Cd for the existing seismic force-resisting system shall be those specified by this code for an ordinary system unless it is demonstrated that the existing system will provide performance equivalent to that of an intermediate or special system.

2.13-5.2.2 Extent of repair for compliant buildings
If the evaluation establishes compliance of the pre-damage building in accordance with Section 2.13-5.2.1, then repairs shall be permitted that restore the building to its pre-damage state using materials and strengths that existed prior to the damage.

2.13-5.2.3 Extent of repair for noncompliant buildings
If the evaluation does not establish compliance of the pre-damage building in accordance with Section 2.13-5.2.1, then the building shall be rehabilitated to comply with applicable provisions of this code for load combinations, including wind or seismic loads. The wind loads for the repair shall be as required by the building code in effect at the time of original construction, unless the damage was caused by wind, in which case the wind loads shall be as required by the code in effect at the time of original construction or as required by this code, whichever are greater. Earthquake loads for this rehabilitation design shall be those required for the design of the pre-damage building, but not less than 75 per cent of those prescribed in Part 3, Structural Design, Earthquake Loads Section. New structural members and connections required by this rehabilitation design shall comply with the detailing provisions of this code for new buildings of similar structure, use and location.

2.13-5.3 Substantial structural damage to gravity load-carrying components
Gravity load-carrying components that have sustained substantial structural damage shall be rehabilitated to comply with the applicable provisions of this code for dead and live loads. Existing gravity load-carrying structural elements shall be permitted to be designed for live loads approved prior to the damage. Non-damaged gravity load-carrying components that receive dead and live loads from rehabilitated components shall also be rehabilitated or shown to have the capacity to carry the design loads of the rehabilitation design. New structural members and connections required by this rehabilitation design shall comply with the detailing provisions of this code for new buildings of similar structure, purpose and location.
2.13-5.3.1 Lateral force-resisting elements
Regardless of the level of damage to vertical elements of the lateral force-resisting system, if substantial structural damage to gravity load-carrying components was caused primarily by wind or earthquake effects, then the building shall be evaluated in accordance with Section 2.13-5.2.1.

2.13-5.4 Less than substantial structural damage
For damage less than substantial structural damage, repairs shall be allowed that restore the building to its pre-damage state using materials and strengths that existed prior to the damage. New structural members and connections used for this repair shall comply with the detailing provisions of this code for new buildings of similar structure, purpose and location.

2.13-5.5 Flood hazard areas
For buildings and structures in flood hazard areas, any repair that constitutes substantial improvement (basically having a value of 50 per cent market value of the existing structure) of a building or existing structure, shall comply with the flood design requirements for new construction, and all aspects of the existing building or structure shall be brought into compliance with the flood design requirements for new construction. For buildings and structures in flood hazard areas, any repairs that do not constitute substantial improvement or do not have a negative impact on heritage attributes are not required to comply with the flood design requirements for new construction.

2.13-6 Fire Escapes
2.13-6.1 Where permitted. Fire escapes shall be permitted only as provided for in Chapter 6, Means of Egress.

2.13-6.2 Construction
The fire escape shall be designed to support a live load of 100 pounds per square foot (4788 Pa) and shall be constructed of fire-proof steel or other approved non-combustible materials.

2.13-7 Glass Replacement
2.13-7.1 Conformance. The installation or replacement of glass shall be as required for new installations.

2.13-8 Change of Occupancy
2.13-8.1 Conformance
No change shall be made in the use or occupancy of any building that would place the building in a different division of the same group of occupancies or in a different group of occupancies, unless such building is made to comply with the requirements of this code for such division or group of occupancies. Subject to the approval of the relevant planning authority, the use or occupancy of existing buildings shall be permitted to be changed and the building is allowed to be occupied for purposes in other groups without conforming to all the requirements of this code for those groups, provided the new or proposed use is less hazardous, based on life and fire risk, than the existing use.

2.13-8.2 Certificate of occupancy
A certificate of occupancy shall be issued where it has been determined that the requirements for the new occupancy classification have been met.

2.13-8.3 Stairways
Existing stairways in an existing building or structure, shall not be required to comply with the requirements of a new stairway where the existing space and construction will not allow a reduction in pitch or slope.
2.13-8.4 Change of occupancy
When a change of occupancy results in a structure being reclassified to a higher occupancy category, the structure shall conform to the seismic requirements for a new structure of the higher occupancy category unless the building is a historic building in which case would be decided on case by case basis. Where the existing seismic force-resisting system is a type that can be designated ordinary, values of R, Ωo and Cd for the existing seismic force-resisting system shall be those specified by this code for an ordinary system unless it is demonstrated that the existing system will provide performance equivalent to that of a detailed, intermediate or special system.

Exceptions:
   a) Specific seismic detailing requirements of this code or Part 3, Structural Design, Earthquake Loads Section for a new structure shall not be required to be met where it can be shown that the level of performance and seismic safety is equivalent to that of a new structure. Such analysis shall consider the regularity, over strength, redundancy and ductility of the structure within the context of the existing and retrofit (if any) detailing provided.
   b) When a change of use results in a structure being reclassified from Part 3, Structural Design, Occupancy Category I or II to Occupancy Category III and the structure is located in a seismic map area where SDS < 0.33g, compliance with Part 3, Structural Design, the seismic requirements of this code and Earthquake Loads Section are not required.

2.13-9 Historic Buildings
Refer to Part 2 TWGII Architecture and Urban Design, Chapter 2.10 Regulations for Historical Buildings, for compliance.

2.13-10 Accessibility for Existing Buildings
2.13-10.1 Scope
The provisions of Sections 2.13-11.1 through 2.13-11.9 apply to maintenance, change of occupancy, additions and alterations to existing buildings, including those identified as heritage buildings.

2.13-10.2 Maintenance of facilities
A building, facility or element that is constructed or altered to be accessible shall be maintained accessible during occupancy.

2.13-10.3 Change of occupancy
Existing buildings that undergo a change of group or occupancy shall comply with this section.

   2.13-10.3.1 Partial change in occupancy
Where a portion of the building is changed to a new occupancy classification, any alterations shall comply with Sections 2.10.10.5 and 2.10.10.6.

   2.13-10.3.2 Complete change of occupancy
Where an entire building undergoes a change of occupancy, it shall comply with Section 2.13-10.3.1 and shall have all signage complying with Signage Section.

2.13-10.4 Additions
Provisions for new construction shall apply to additions. An addition that affects the accessibility to, or contains an area of, a primary function shall comply with the requirements in Section 2.13-10.7.

2.13-10.5 Alterations
A building, facility or element that is altered shall comply with the applicable provisions in Chapter 7, Accessibility of this code.

2.13-10.6 Scoping for alterations
The provisions of Sections 2.13-10.7.1 through 2.13-10.7.6 shall apply to alterations to existing buildings and facilities.
2.13-10.6.1 Entrances
Accessible entrances shall be provided in accordance with Chapter 7, Accessibility, Accessible Entrances Section.

2.13-10.6.2 Ramps
The slope of ramps in or providing access to existing buildings or facilities shall comply with Chapter 7, Accessibility.

2.13-11 Investigation
For proposed work covered by this section, the building owner shall cause the existing building to be investigated in accordance with the provisions of this section.

2.13-11.1 Structural analysis
The owner shall have a structural analysis of the existing building made by a certified engineer to determine adequacy of structural systems for the proposed alterations, additions or change of occupancy. The analysis shall demonstrate that the building with the work completed is capable of resisting the loads specified in Chapter 3, Structural Design.

2.13-11.2 Submittal
The results of the investigation as required in Section 2.10.12.4, along with proposed compliance alternatives, shall be submitted to the relevant planning authority.

2.13-11.3 Determination of compliance
The relevant planning authority shall determine whether the existing building, with the proposed additions, alterations or change of occupancy, complies with the provisions of this section.

2.13-11.4 APPLICATION FORMS AND SUBMISSION REQUIREMENTS
Applications on buildings should be made and the information required should be provided. In addition to the normal requirements, the following is required for applications within the urban heritage places and zones/areas which should comply with part 1 of this code:

1. When an application involves the demolition of a building within an area, two streetscape elevations (scale 1:100) are required, one indicating the relationship of the existing building with adjacent buildings, and another showing the new construction in the context of the streetscape;
2. When an application involves the opening of a garage or construction of a garage cluster, a block plan (scale 1:500) is required, indicating the site in relation to the street network and the street width adjacent to the site access. Proper elevations are to be submitted of the entrance to the garage cluster along the street alignment, including drawings of the adjacent facades on either side of the main site entrance;
3. Elevations (scale 1:50) should show in detail all proposed materials and colour schemes. Any signage and/or advertisements proposed on commercial premises are to be included in the elevations. In particularly sensitive cases, 1:20 detailed drawings will be required;
4. When an application involves construction in a backyard/garden or courtyard, photographs showing all sides of the backyard/garden or courtyard are required.