

SCHEDULE

Byelaws made by the States Water Board under the provisions of Article thirty of the Law entitled "Loi ayant rapport à la Fourniture d'Eau par les Etats de cette Ile aux Habitants de la dite Ile" registered on the seventh day of May, nineteen hundred and twenty-seven.

Amendments to
Byelaw 53.

1. Byelaw 53 of the Byelaws set out in the Schedule to the Waterworks Byelaws Ordinance, 1948 (hereinafter referred to as "the principal Byelaws") is hereby repealed and the following byelaw is hereby substituted therefor -

" 53.(1) On and after the first day of January, nineteen hundred and seventy-seven -

(a) every flushing cistern, flushing trough or other flushing apparatus serving a watercloset pan installed on or after the said first day of January, and

(b) every flushing cistern, flushing trough or other flushing apparatus of the single flush type serving a watercloset pan of which the syphon is renewed or replaced on or after the said first day of January,

shall, save with the permission of the Board, be of such design and be and remain so arranged that it will give, at the choice of the user thereof, a flush of one or other of two different volumes of which the larger flush (excluding the water entering a cistern or trough during the flush) shall not exceed nine litres with the upward variation permitted by the British Standard referred to in paragraph (2) of this byelaw.

(2) Every flushing cistern to which sub-paragraph (a) or sub-paragraph (b) of paragraph (1) of this byelaw refers and, so far as the requirements of the Standard would be appropriate to flushing troughs, every flushing trough referred to in the said sub-paragraph (a) or sub-paragraph (b) shall comply with British Standard 1125:1973 save in so far as that Standard prescribes the volume of the flush.

(3) Every watercloset pan served by a flushing cistern, flushing trough or other flushing apparatus to which sub-paragraph (a) or sub-paragraph (b) of paragraph (1) of this byelaw refers shall be of such design and be and remain so arranged and connected that after normal use its contents will be cleared effectively by the larger of the two flushes from the cistern, trough or flushing apparatus serving it."

Saving.

2. Notwithstanding the provisions of byelaw 53 of the principal Byelaws as amended by the last preceding byelaw, the provisions of byelaw 53 of the principal Byelaws which were in force immediately before the coming into force of these Byelaws shall continue to have effect, in relation to every flushing cistern serving a watercloset installed prior to the first day of January, nineteen hundred and seventy-seven, and of which the syphon is not renewed or replaced on or after the said first day of January, on and after the coming into force of these Byelaws in all respects as if these Byelaws had not been made.

Construction.

3. These Byelaws and the principal Byelaws shall be construed as one.

Dated this 12th day of July, nineteen hundred and seventy-six.

R. C. Berry

President of the States Water Board