

tween any two danger buildings neither of which is a magazine, there intervenes a substantial screen of stone, brick, wood, iron, earth, sods, or similar material, of such character and dimensions as to protect each of such buildings and the persons therein from the effects of an explosion or fire in the other of such buildings, the distance between the two buildings so screened and protected may be reduced so as to be not less than 12 yards:

Provided also, that where there are two or more magazines such magazines may adjoin each other, or may be separated from each other by a distance less than 25 yards, so as the provisions hereinafter set forth as to the keeping together of explosives be observed.

5. The factory shall not be situated below ground: in any mine or quarry, or in any tunnel or other underground place, in which mine, quarry, tunnel, or underground place any work is being carried on, or in which any persons are employed, or in any place opening into, from, or out of such mine, quarry, tunnel, or underground place, or in communication therewith.

6. The factory shall also be separated as follows from every palace and house of residence of Her Majesty, Her heirs and successors, and from the buildings and works hereinafter called "protected works."

Protected works are of three classes:—

"Protected work of Class 1" means any magazine for explosive, store for explosive, premises registered for the keeping of explosive, any room used for the filling of cartridges for small arms with explosive in pursuance of Section 46 of the Act, and any workshop used for the adaptation or preparation of an explosive in pursuance of Section 47 of the Act, if such magazine, store, premises, room, or workshop be occupied by the licensee, or if the occupier thereof gives his consent in writing to the same being considered as included in protected works of Class 1; and also any dwelling-house, shop, room (other than a room used for the filling of cartridges as aforesaid), workshop (other than a workshop used for the adaptation or preparation of an explosive as aforesaid), mineral or private railway (whether worked by steam or otherwise), furnace, kiln, or fire for the use of any boiler, engine, or machine, or for any manufacturing purpose, any highway, public footpath, promenade, or open place of resort for the public, or for persons carrying on any trade or business, and any canal, navigable water, dock, river-wall, sea-wall, pier, jetty, or reservoir:

"Protected work of Class 2" means any magazine for explosive, store for explosive, premises registered for the keeping of explosive, room used for the filling of cartridges for small arms with explosive in pursuance of

Section 46 of the Act, and any workshop used for the adaptation or preparation of an explosive in pursuance of Section 47 of the Act, which is or are not included in protected works of Class 1 or Class 3, and any railway (whether worked by steam or otherwise), not included in protected works of Class 1, any factory not included in protected works of Class 3, any church, chapel, university, college, school, hospital, public institution, town hall, court of justice, theatre, covered market, building wherein persons are accustomed to assemble, or public building in charge of the Commissioners of Her Majesty's Works and Public Buildings:

"Protected work of Class 3" means any factory or magazine occupied by a Secretary of State, the Commissioners of the Admiralty, or other Department of the Government, unless the Secretary of State, Commissioners, or Department consent in writing to such factory or magazine being included in protected work of Class 2.

The factory shall not be used for the manufacture of fireworks except when and so long as it is qualified to belong to that one of the Divisions A. or B., as hereinafter defined, under which it is licensed:

A factory shall be qualified to belong to Division A., if every part of the site thereof be at a greater distance than—

25 yards from every protected work of Class 1.

50 yards from every protected work of Class 2.

¼ mile from every protected work of Class 3.

½ mile from every palace or house of residence of Her Majesty, Her heirs or successors.

A factory shall be qualified to belong to Division B., if every part of the site thereof be at a greater distance than—

50 yards from every protected work of Class 1.

100 yards from every protected work of Class 2.

½ mile from every protected work of Class 3.

1 mile from every palace or house of residence of Her Majesty, Her heirs or successors.

If at the time a factory is licensed under a Division it is in fact not qualified to belong to that Division, or if after having been licensed under a Division a factory ceases to be qualified to belong to that Division, any use of such factory for the manufacture of fireworks, so long as such factory continues not to be so qualified, will be a breach of this Order.

7. The quantity of explosive in a small firework factory shall not exceed the following amounts:—

Explosive.	In a small Firework Factory qualified to belong to Division A.	In a small Firework Factory qualified to belong to Division B.
Of any explosive other than manufactured fireworks and coloured fires and stars.	50 lbs.	100 lbs.
Of coloured fires or stars not made up into manufactured fireworks.	25 lbs.	25 lbs.
Of manufactured fireworks, either finished or partly finished.	150 lbs.	500 lbs.