

### **BELIZE**

## BELIZE BUILDING ACT CHAPTER 131

## REVISED EDITION 2011 SHOWING THE SUBSTANTIVE LAWS AS AT 31<sup>ST</sup> DECEMBER, 2011

This is a revised edition of the Substantive Laws, prepared by the Law Revision Commissioner under the authority of the Law Revision Act, Chapter 3 of the Substantive Laws of Belize, Revised Edition 2011.

This edition contains a consolidation of amendments made to the law by Act No. 2 of 2005

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# BELIZE BUILDING

2 of 2005. S. I. 104 of 2005.

7 of 2003

[1st September, 2005]

# PART I

# Preliminary

Short title.

1. This Act may be cited as the Belize Building Act.

Interpretation.

**2.**–(1) For the purposes of this Act, unless the context otherwise requires, the following expressions shall have the meaning hereby assigned to them,

"addition" means an extension to the structure of a building;

"architect" means a person registered under the Professional Architects (Registration) Act;

"Authority" means the organisation established under section 4 with responsibility for the administration of the Act;

"builder" means a person engaged as a contractor or otherwise in the erection, construction, alteration, improvement, maintenance or repair of buildings or works incidental to any of the foregoing;

"building" means any structure or erection of whatever kind or nature whatsoever, whether temporary or permanent, and every part thereof, including any fixture thereto, not being a structure or erection consisting of, or ancillary to,

any road, whether public or private, including in the case of a public road (but not in the case of a private road) any bridge or culvert on which the road is carried;

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- any sewer or water main which is, or is to be, vested in a public authority;
- any aerodrome runway;
- any railway line;
- e) any telegraph line and its supports;
- any electricity supply line and its supports which is or is to be vested in a public authority;
- (g) any reservoir which is or is to be vested in a public authority;

"Building Inspector" means an engineering or architectural technician appointed under section 11 to assist the Director of Building Control in the performance of his duties;

"Court" means the Magistrates' Court;

"dangerous building" means a building rendered unfit for human or other habitation or which constitutes a danger to public safety by reason of the building, or anything attached to the building, being in such a state as to cause risk or injury either to the occupier or owner of such building or to any neighbouring building or to the public;

"Director" means the Director of Building Control appointed under section 9 of this Act and charged with the administration of the affairs of the Authority;

"engineer" means a person registered under the Professional Engineers (Registration) Act, Cap. 326.03;

"fence" means an enclosure or wall, not exceeding six feet, that surrounds a plot of land;

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"existing building" means a building erected or in the course of erection at the time when the building regulations come into force in the area in which the building stands, or a building the plans of which have been approved by the Local Building Authority at that time; "habitable room" means a room used or intended to be used for living,

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eating or sleeping, and "habitation" shall be construed accordingly;

"hazardous materials" means any material scheduled by the Authority as a hazardous material and includes all substances for the storage or use of which special legislation exists such as explosives, petroleum and other highly flammable liquids;

"hazardous process" means any process scheduled by the Authority as being a hazardous process and includes processes involving hazardous materials;

"house" includes any part of a building, being a part which is occupied or intended to be occupied as a separate dwelling, and in particular includes a flat;

"local authority" means,

- in respect of Belize City, the Belize City Council constituted under the Belize City Council Act, Cap.
- in respect of the City of Belmopan, the Belmopan City Council constituted under the Belmopan City Council Act, Cap. 86;
- in respect of any other town, the Town Council of that town as constituted under the Town Councils Act, Cap. 87;

2 of 2005.

"Local Building Authority" means the Building Authority reporting to the local authorities and charged with the responsibility of approving building plans and issuing building and occupancy permits on behalf of the Authority;

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"new building" means a building other than an existing building;

"Minister" means the Minister responsible for Housing;

part of such building;

- "occupier" of a building means the person in temporary or subordinate possession of the building in respect of which the word is used or of any
- "operations" includes operations carried out in relation to the enclosure and preparation of the site of a building;
- "owner" of a building includes the person for the time being receiving the rent of the building in connection with which the word is used, whether on his own account or as agent or trustee for any other person or persons, or who would receive the same if such building were let to a tenant;
- "person" includes a corporation or incorporated body;
- "plot" means all that piece of land which belongs or will belong exclusively to the building;
- "public building" means a building that is occupied by, or accessible to, the general public;
- "street" includes any public road, bridge, lane, alley or footway and any drain in connection therewith, and any land reserved for a future public road or footway and any drain in connection therewith;
- "structure" includes any building, or any part thereof, and any wall or fence or any other structure whatever, and everything fixed to or projecting from any building or any wall or fence or other structure.
- (2) Any reference in this Act to a building shall unless the context otherwise requires be construed to include a reference to a prospective building; and in relation to the extension, alteration or change in use of a building, the expression "building" in this Act shall, unless the context otherwise requires, be construed as a reference only to so much of the building as is comprised in the extension or in the subject of the alteration or change in use, as the case may be.

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Application.	<b>3.</b> –(1) The provisions of this Act shall apply to the construction of any building in Belize.			
	(2) Any addition to, rebuilding or substantial refurbishing of the structure of a building must comply with the provisions of this Act, even if the building was erected before the Act became operative.			
	(3) Where additions are made to an existing building that would not comply with the provisions of this Act, the owner or applicant must state what steps are to be taken to improve compliance, or the Building Inspector for the district may impose conditions to ensure that the additions comply with the provisions of this Act.			
	PART II			
	Administration			
Central Building Authority. 2 of 2005.	<b>4.</b> –(1) There is hereby established a Central Building Authority consisting of the members specified in subsection(2) of this section which shall be responsible for the administration of this Act.			
2 of 2005.	(2) The Authority shall consist of eleven members appointed by the Minister comprising,			
	(a) a representative of the Ministry responsible for Housing who shall be a qualifies engineer;			
	(b) a representative of the Ministry responsible for Works who shall be a qualified architect;			
	(c) a representative of the Ministry responsible for the Environment;			
	(d) a representative of the Ministry responsible for Public Health;			
	(e) a representative of the Ministry responsible for National Fire Service;			
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Belize Building a representative of the Ministry responsible for the

a representative of the Association of Mayors;

Architects who is from the private sector;

Engineers who is from the private sector;

(3) The Minister shall appoint, by notice published in the Gazette, a Chairperson and a Vice Chairperson of the Authority from among the members of the Authority, and the Chairperson and Vice Chairperson

(4) A member of the Authority referred to in subsection (2)(h) of this

(5) A member of the Authority referred to in subsection (2)(h) of this section may resign his office upon giving written notice to the Minister; the Minister may revoke the appointment of such member of

(6) The Chairperson shall have an original vote on any matter or

(6.01) The names of all members of the Authority as first constituted,

their terms of office and every change in the membership thereof shall be

section shall be appointed by the Minister, by notice published in the Gazette, for a term of two years and may be reappointed as a member

a representative of the Ministry responsible for Lands

a representatives of the Association of Professional

a representative of the Association of Professional

a representative of the National Association of Village

Public Utilities Commission;

and Surveys;

Councils.

upon expiration of the term of his appointment.

the Authority upon giving written notice to that member.

shall hold office for a term of two years.

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question before the Authority.

published in the Gazette.

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Times and places of meetings of the

Members not to

participate in cer-

tain discussions.

Authority.

14 <b>[C</b>	CAP. 131	Belize Building	14	Belize Building [CA]	<b>P. 131</b> 15
Director of Building Control.	engineer or archi and perform the p	nbers of the Authority shall app tect to be the Director of Building powers and duties specified in sub s	Control, to exercise section (4).	11.–(1) Local Authorities may appoint Building Inspectors to revie plans and other documentation submitted in support of an application for a building permit, and inspect construction to determine compliance with terms of the building permit.	or tors.
	responsible to the Act.	o the provisions of this Act, the Authority for the administration a	and operation of this	(2) At least one Building Inspector will be appointed for each loc authority in Belize; these Building Inspectors will report to their respective local authorities which will act as Local Building Authorities.	al e
2 of 2005.	(3) The Authority may make regulations providing types of building permits enforcement notices and other documents which shall be issued, signed or otherwise dealt with,			12. No civil proceedings in any court shall lie against the Minister, ar member of the Authority, the Director or any other public officer in the respective private capacities for or in respect of any act or matter done	sons acting bona fide under the Act.
	(a)	exclusively by a Local Building A	Authority;	or under omitted to be done, in good faith, in the exercise or purporte exercise of any function under, or power conferred by, this Act.	d
	(b) (c)	exclusively by the Director; by a Local Building Authority w	rith the prior written	PART III	
		approval of the Director.	r	Building Permits and Control	
	or her by this Ac	tor shall have such powers as are t and such duties as he is required b authority to perform.		13.–(1) Any person who proposes to construct or demolish a building as defined in section 2 of this Act, shall send or cause to be sent to the Authority an application for a permit to build or demolish.	
Functions of the Director. 2 of 2005.	<b>10.</b> –(1) The Director may delegate any of his or her functions under this Act, other than the functions specified in section 9(3)(b) of this Act, to a building inspector authorized by him or her in writing either generally or specifically.		(3)(b) of this Act, to	(2) Every application for a permit to build shall be made in writing and shall be accompanied by such drawings, descriptions, calculation and specifications as the Local Building Authority or the Director marrequire on a prescribed form.	is
2 of 2005.	section, the Direct qualifications and	delegating his or her powers under sector shall satisfy him or herself of the dependence of a with the matter before making any described the section of the	the ability, technical building officer to	(3) Subject to section 9(3) of this Act, the Director or a Local Buildir Authority shall, within thirty days, or such other period as may be specified in regulations made for that purpose, reply to the application either by issuing a permit or rejecting the application.	e
	by or under the p of the exercise of of such function,	on exercising any function assigned provisions of this Act shall be deen f such function, to be the proper off if authorized for the purpose by the ve the powers of a building officer	ned, for the purpose ficer for the exercise e Director, and shall	(3.01) The period specified in regulations made under subsection(softhis section, shall not exceed forty-five days after receipt of the application, and the regulations may make provisions for short periods during which applications may be processed on payment of such higher fees and other administrative charges as may be specified in the regulations.	e er h
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2 of 2005.	(3.02) Where the Director or a Local Building Authority is not able for any reason to process an application within the period of forty-five days or any shorter period referred to in subsection (3.01) of this section, the Director or the Local Building Authority shall inform the applicant in writing of such inability and specify,		e period of forty-five (3.01) of this section,	in order to bring the plans into conformity with the building regulations.  (4) A person by whom, or on whose behalf, plans have been deposited shall, within forty-five days, be notified in writing by the Director of the Local Building Authority whether those plans have been approved	2 of
	(a)			or rejected.	
	(b)	the period within which the a processed.	application shall be	(5) A notice of rejection of plans shall state the defects on account of which, or the building regulation or section of this Act for non-conformity with which, or under the authority of which, the plans have been rejected.	
Approval or rejections of plans.		plans of any proposed work are, ations deposited with the Director, ns. unless.		(6) A notice that plans have been passed shall,	
<b>ս</b> բ	(a)			(a) if the plans have been passed by the Authority in exercise of any power to relax or dispense with any requirement of the building regulations, or this Part,	
	(b)	they contravene any provision regulations; or	on of the building	state the requirements of the building regulations or this Part relaxed or dispensed with;	
2 of 2005.	(c)	they contravene the provisions of or they do not comply with the pro- or any other applicable law,		(b) state that the approval does not constitute an approval to commence development or construction.	2 of
h se th	in which case, his advice there	he shall refer those plans to the Auteon.	thority together with	(6.01) In subsection $(6)(b)$ of this section, the expression "development" means the carrying out of building, engineering, mining or other operations in, on, over or under land, or the making of any material change in the	2 of
	section (1) of th	ipt of any plans on a referral by the his section, the Authority may reject either or both of the conditions set	those plans, or pass	use of building, or land or the segregation, division, or subdivision of any building or land whether or not any building, engineering or other operations have been carried out or are intended to be carried out for the formation of any lots.	
		ditions mentioned in subsection (2) o	of this section are,	(7) Where the Authority, the Director or a Local Building Authority determines that any plan, application or other document submitted by an applicant pursuant to this Act is defective or contravenes this Act, any	2 of
	(a)	that such modifications as the Au shall be made in the deposited pla		regulations made thereunder, or any other applicable law, the applicant may, notwithstanding section 13(3.03) of this Act, make an application to a tribunal to be appointed by the Minister for that purpose, and the	
	(b)	that such further plans as they r deposited,	may specify shall be	tribunal shall make such orders and issue such directions as to it may seem just in all the circumstances of each case.	
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18	CAP. 131	Belize Building	18		Belize Building	[CAP. 131 19
2 of 2005.	shall consist of the Association of P	ribunal appointed under subsection four members of whom two member Professional Engineers and the other of Professional Architects.	rs shall be from the	(a)	furnish the Director, within such rea as may be prescribed by notice, with information relevant to the application specified in the notice;	such further 2 of 2005.
2 of 2005.		nembers of the tribunal shall elect f the tribunal and the tribunal sha		<i>(b)</i>	at his own expense, cause an environn assessment to be made of the proposed by a suitably experienced person appr Department of the Environment;	development
2 of 2005.		ecision of the tribunal shall not be I not be enquired into by a court of la		<i>(c)</i>	permit the Authority, to enter upon an land to which the application relates,	nd inspect the
Procedure for waiver. 2 of 2005.	for the local auti deems it expedie the Act, or the bu the Authority sh	he advice of the Director, or of the hority, and on application by a develor to dispense with the observation uilding regulations, in relation to a parall advertise the full details of the aphree consecutive weeks, including	oper, the Authority of any condition of rticular application, oplication in a local	have an interest enable him to per	if the applicant, at the time of the applica in the land to which the application rela rmit the Authority to enter upon the land, he avours to obtain the development permission	ates as would e shall use his
	the applicant wo Authority to agr	ould wish to be waived and indicating ree to the waiver of the conditions hority shall also be notified if the dec	ng the intent of the for the supportive	pursuant to subse	e an environmental impact assessment is ection $(1)(b)$ of this section, the Director second comments and advice of,	
	conditions, then of the Authority  (3) Should ol	ection is made to the request for a wathe application shall be reviewed at the discretions be made, then the matter seeting of the Authority.	e following meeting	(a) (b)	the Department of the Environment, the Department of Transport, in relation of the proposed building or matters reg the Motor Vehicles and Road Traffic A or regulations made thereunder, espec relating to road construction and traffic	gulated under Act, Cap. 230 cially matters
	applicant or buil	dee with the provisions of this Act sl der from compliance with any other or use of special classes of buildings a materials.	Act which refers to	Building Authori to such application	an application is dealt with by the Authority, subsections (1) and (1.01) of this section as if any reference to the Director was a Local Building Authority.	on shall apply
Request for further information.	<b>16.–</b> (1) If so req building permiss	uired by the Director by written noti ion shall,	ice, an applicant for	a Local Building	ection (2) of this section applies to the Dig Authority as if the reference to the Autority or a Local Building Authority.	
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Fees. 2 of 2005.

(2) The Authority may defer a decision on an application for development permission until it is satisfied on the matters in respect of which further information is or has been required under the provisions of this section. 17.–(1) The Director shall consult with any public officer or other person

Consultation relation to applications.

- who appears to him to be likely to provide information relevant to an application for building permission to enable the Director to advise the Minister or the Authority, as appropriate, with regard to the application. (2) Any public officer or other person such as is mentioned in sub-
- section (1), or his representative, may be invited by the Authority to attend and speak at any meeting called to consider the relevant application.

Grant of a building permit.

- 18.-(1) A permit shall be granted in the case of a permit for the construction of a building, if, the Director is satisfied that the operations involved will be conducted in accordance with the building regulations, and that nothing in any plan, specification or other information submitted with the application shows that the building when constructed will fail to conform to the building regulations.
- (2) In the event of the Director refusing a permit, the Director shall list the regulations which would be contravened by the proposed building; this list shall not be treated as being exhaustive and no such refusal shall be construed as implying any approval of any part of the proposed building; the Director shall forward to the Authority for consideration at its next meeting the application and his reasons for refusing the grant of a building permit.
- (3) The Authority shall consider the application and reasons given for refusal and approve or reject the application for a building permit.
- (4) In the case of a permit for demolition, a permit shall be granted, if the Authority is satisfied that the operations involved will be conducted in accordance with due diligence and in accordance with the building regulations.

term in a lease or licence.

- 19.–(1) Where the Director or a Local Building Authority deals with an application, the fee and other administrative charges in respect of the application shall be paid to,
  - the Authority, if the Director deals with the application;

the Local Authority, if a Local Building Authority

- deals with the application.
- (2) The appropriate fees and administrative charges referred to in subsection (1) of this section, shall be specified in regulations made hereunder by the Authority after consultation with the local authorities.
- **20.**–(1) Where a person carries out any work without a permit or does any act or fails to do an act in contravention of this Act or regulations made hereunder, the Director or a Local Building Authority may issue an order in writing (in this section called "Stop Order") to such person directing him or her to cease, by a date specified in the order, the activities specified in the order.
- (2) Where a person to whom an order is issued under subsection (1) of this section, fails to take appropriate steps to ensure the cessation of the activity which the order relates, he or she commits an offence and liable on summary conviction to a fine not exceeding five thousand dollars or to imprisonment for a term not exceeding five years or to both such fine and term of imprisonment.
- (3) Where a person fails or neglects to comply with an order made under subsection (1) of this section, the Director or the Local Building Authority may execute or cause to be executed the work which the person has failed or neglected to carry out, and any expenses incurred by the Director or Local Building Authority, shall be a civil debt due to the Director or the Local Building Authority, as the case may be, from the person who has failed or neglected to comply with the order.

Stop order. 2 of 2005.

Penalties.

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- Belize Building (4) The Authority, after consultation with local authorities, may make
- regulations under this section specifying the circumstances under which a Stop Order may be issued. (5) Without prejudice to the generality of subsection (4) of this section,
- regulations made under this section may prohibit a person from, erecting a structure without an approved building
  - permit;

erecting a structure contrary to an approved building

- permit;
- erecting a structure without an approved plan on site;
- erecting a structure without obtaining the approval from a building inspector to proceed;
- demolishing a structure without permission;
  - proceeding with the erection, demolishing or alteration of any structure based on reasons of public safety, or the reasonable likelihood of damage to public or private property.
- (6) A Stop Order issued under this section becomes effective,
  - when served personally on any person above the age of eighteen years on the premises identified in the order:
  - when posted in a conspicuous place on any part of the premises identified in the order;
  - after being published in three consecutive issues of the Gazette: or

of a newspaper circulating in the area to which the premises identified in the order is situated. 21. Any person who contravenes any of the provisions of this Act, other

after being published in three consecutive issues

than those relating to the conduct of building operations, commits an offence and shall on summary conviction be liable to a fine of not less than 1% and not more than 5% of the estimated construction value, and in the case of a continuing offence to a further fine not exceeding one hundred dollars for every day during which the offence is continued after a date set by the Court for the contravention to be corrected.

- 22. Any person aggrieved, by reason of delay, maladministration or by any decision made under this Act, may within fourteen days after the receipt of the decision, appeal,
  - Authority;

against the Director's decision on any matter to the

- against a decision of the Authority to the Court.
- 23.-(1) If any work to which the building regulations are applicable, contravenes any provision of those regulations or of this Part, the Authority without prejudice to any prosecution under this Part may by notice require the owner either to pull down or remove the work or, if he so elects, to effect such alteration therein as may be necessary to make it comply with the building regulations or this Part.
- (2) If, in a case where the Authority is by any provision of this Part expressly required or authorized to reject plans, any work to which the regulations are applicable is executed either without plans having been deposited, or notwithstanding the rejection of the plans, or otherwise than in accordance with any requirement subject to which the plans were passed, the Authority, or the Director with the consent of the Authority, may by notice to the owner require him to pull down or remove the work, or, if he so elects, to comply with any other requirements specified in the notice, including requirements which might have been made as a condition of passing plans.

Power to require

removal or altera-

tion of work.

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- (3) If a person to whom a notice has been given under the foregoing provisions of this section fails to comply with the notice before the expiration of twenty-eight days, or such longer period as the Court may on his application allow, the Authority or any department or officer of the Government or any contractor engaged by any of them may pull down the work, or effect such alterations therein, and the Authority may recover from him the expenses reasonably incurred in so doing.
- (4) No notice under subsection (1) or (2) of this section shall be given after the expiration of six years from the date of the completion of the work, and, in any case where plans were deposited, no such notice shall be served on the ground that the work contravenes the building regulations or does not comply with any provision of this Part, if either the plans were passed or notice of their rejection was not given within sixty days of their deposit or such greater period as may be agreed and the work has been executed in accordance with those plans and in accordance with any requirement made as a condition of passing the plans.
- (5) Nothing in this section shall affect the right of the Authority or of the Attorney General or any other person to apply for an injunction for the removal or alteration of any work on the grounds that it contravenes the building regulations or any provision of this Part.

Deposits of plans to be ineffective.

24. Where plans of any proposed work have been deposited in accordance with the building regulations or this Part, and either the plans have been passed or notice of rejection of them has not been given in accordance with this Part, and the work to which the plans relate has not been completed within five years of the deposit of those plans, the deposit of the plans shall be of no effect.

Occupancy certifi-

- 25.–(1) Within seven days after any person has completed the construction of any building he shall send or cause to be sent to the Director, notice in writing stating the date of completion of the operations and applying for permission to occupy and use the building.
- (2) No person, other than a maximum of two watchmen, shall occupy a new, altered or rebuilt building or use any work in connection therewith unless and until the Director, after inspection of the building and the

connection therewith, be in conformity with the provisions of this Act and the building to be fit for occupation; such inspection and the issue of a permit to occupy and use a building or work, or of instructions to amend the building, shall be issued within two weeks of the receipt of the application. **26.**–(1) A moveable dwelling shall include any tent, any van or other

- conveyance whether on wheels or not and any shed or similar structure, being a tent, van, conveyance, shed or similar structure, which is used only temporarily or intermittently for human habitation; or to any building or part of a building which is erected for experiment upon or research into the behaviour of any material, method of construction or design technique, provided that such experiment or research has been approved in writing by the Director or by the Head of one of the organizations involved in the research activity.
- (2) No moveable building shall be erected without the approval of the Authority; the Authority shall determine the conditions which shall apply to the construction or installation of moveable buildings and such buildings shall be considered to be temporary and the Authority shall on application of the owner, consider and decide on the period during which the building shall be used and the conditions of its use.
- 27.-(1) Where a building is divided into parts which are occupied by different persons, the separating walls and floors between the parts shall conform with the provisions of this Act or the building regulations.
- (2) Where a building or a part of a building occupied by one person is divided into compartments, each compartment shall conform with the provisions of this Act or the building regulations relating to the class to which it belongs.
- 28.-(1) If the use of a building is changed so that the building enters into a different class, the whole building shall be made to comply with the provisions of this Act or the building regulations for the new class. A written notice shall be forwarded by the owner of the building to the local authority.

Moveable dwell-

Buildings of mixed occupancy.

Change of use.

24

Authority may require alterations necessary for safety of public.

- **32.** Where it is proposed to convert or alter any building, erected for a purpose other than a public purpose, into a public building, such conversion or alteration shall be carried out, and such building shall be constructed, in such manner as is approved by the Director and the provisions of this Act and of any regulations made by the Authority applicable to public buildings shall apply to such alteration or construction, as if it were the construction of a public building. 33.–(1) Whenever it appears to the Authority that any building in Belize used as a public building is not so constructed or maintained as to afford necessary protection to all persons who use the building, the Authority
  - (2) If the owner fails to comply with the requirements of the notice within the prescribed time, he commits an offence and on summary conviction shall be liable to a fine of five hundred dollars, and to a further fine of one hundred dollars for every day after the first day, after the expiration of such reasonable time as may be specified under subsection (1) of this section, during which such default continues.

may, by notice in writing require the owner of such building, within a

reasonable time to be specified in the notice, to make such alterations to

the building as shall be approved by the Authority.

- (3) The Authority may, in lieu of such notice, or concurrently therewith, or at any time thereafter, and without prejudice to the recovery of penalties for the non-compliance therewith, by notice in writing served upon the owner of such building, require the owner, on or before a date to be specified in the notice, by statement in writing under his hand addressed to the Authority, to show cause why the building should not cease to be used as a public building, or require such person, on such date and at such time and place as is specified in such notice, to attend personally, or by an agent duly authorized in writing in that behalf, before the Authority, and show sufficient cause why such building should not cease to be used as a public building.
- (4) If the owner fails to show sufficient cause why the building should not cease to be used as a public building, the Authority may, by order addressed to the owner thereof, prohibit the use of such building as a public building.

which is or is intended to be of the same use as the whole building was before the division, then each occupancy so formed and the separation between them shall comply with the provisions of this Act or the building regulations as if the whole building was being newly erected. (3) This section also applies to a person intending to construct a pre-

(2) If a building is divided to form two or more occupancies each of

Belize Building

fabricated building, who shall submit all plans and other documents required by this Act or regulations made hereunder for approval by the Authority, the Director or a Local Building Authority before any work commences to construct the said building. 29. Every person who erects or owns a public building shall cause it to

be examined at least once every four years by a registered civil engineer or architect, for the purpose of ascertaining whether it is safe for the purpose for which it was erected, and he shall deposit with the Authority a report of that competent engineer upon the condition of the building at least once every four years from the time when it was first used as a public building. **30.** The Director and any other person authorised in writing by him on

behalf of the Authority, may at all reasonable times after the completion of any public building, and at all times during which any building is used as a public building, enter and inspect it for the purpose of ascertaining whether such building is in conformity with the provisions of this Act or any regulations made by the Authority with regard to public buildings. 31.-(1) No person shall use any public building or let or allow it to be used as such unless and until the Authority, by notice in writing addressed to

the owner thereof, has declared its approval of the construction thereof,

- and of its suitability for the purpose for which it is proposed to be used. (2) After the Authority has declared its approval, no person shall do or allow to be done any work affecting or likely to affect such building without the approval of the Authority.
- (3) Any person who contravenes this section commits an offence and is liable on summary conviction to a fine not less than five thousand dollars and not more than ten thousand dollars.

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buildings,

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Public building not

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(5) Every person who, after notice of a prohibition order issued by the Authority under this section, uses or allows or suffers such building to be used as a public building, commits an offence and on summary conviction shall be liable to a fine of one thousand dollars for every day during which he allows or suffers it to be so used, or during which he so uses it, as the case may be, after the notice of prohibition.

Dangerous build-

- **34.**–(1) Where a structure is considered by the Authority to be unable to withstand a hurricane, to be ruinous or so far dilapidated as to have become unfit for use or occupation, or to be from any cause whatever in a structural condition dangerous or prejudicial to the property in, or inhabitants of, the neighbourhood, the Director may advise the Authority to serve a notice in writing to the owner of such structure requiring him within fourteen days of the service of the notice, to take down, secure, repair or rebuild it, or any part thereof, or otherwise to put it in a state of good repair, as the case may require, to the satisfaction of the Director, within a time to be specified in the notice.
- (2) Whenever it is made known to the Authority that any internal part of any building, including any wall, partition, or ceiling of any building, is in a state dangerous or prejudicial to any occupier of such building or of any neighbouring building, the Authority shall cause it to be surveyed by the Director, and if the Director is satisfied, upon such survey and examination that the structure is in a state dangerous or prejudicial to any such occupier, he shall serve a notice in writing on the owner of the structure requiring him forthwith to have it shored up, taken down, secured, repaired, or rebuilt, as the case may require, to the satisfaction of the Director, within a time to be specified in the notice.
- (3) If the owner fails, within the time specified in any such notice served upon him under subsections (1) or (2) of this section, to comply with the requirements of the notice, the Authority, or any person authorised by it in writing, may make a complaint thereof before the Court, and the Court may order the owner to carry out the requirements of the notice within a time to be fixed by him in such order.
- (4) If the order is not complied with within the time therein prescribed, the person on whom such order is made commits an offence and is liable

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on summary conviction to a fine of five hundred dollars, and to a further fine of one hundred dollars for every day during the continuance of such non-compliance, and the Authority may, without prejudice to their right to recover such fines, with all convenient speed enter upon the structure and the ground upon which it stands and execute the order.

- (5) When the order directs the taking down of a neglected structure or any part thereof, the Authority, in executing the order, may remove the materials to a convenient place, and (unless the expenses incurred by the Authority under this section in relation to such structure are paid to them within fourteen days after such removal) sell it or any part thereof as in their discretion think fit.
- (6) All expenses incurred by the Authority under this section in relation to a structure may be deducted by the Authority out of the proceeds of the sale, and the surplus, if any, shall be paid by the Authority to the owner of the structure on demand and upon proof of title, or the Authority may, if they think fit, pay such surplus into the Court to an account to be entitled "in the matter of the Belize Building Act, and of the premises the materials of which were sold under the provisions of the Belize Building Act".
- (7) Where the Fire Chief is satisfied that an existing building does not comply with the requirements of this Act with respect to fire safety, and constitutes a grave danger to the safety of the public or of persons using or occupying the building,
  - he shall send to the Director a written certificate to that effect: and
  - the Director shall, within fourteen days of receiving such a certificate from the Fire Chief, cause a notice to be served on the owner of the building if he be known or the occupier if any, requiring such owner or occupier to take such action as may be specified in the notice and stating the period within which such action shall be taken.

comply with the terms of the notice within the prescribed period, where neither the owner nor the occupier can be found, the Director may, in addition to other proceedings, apply to the Court for a Closure Order.

(2) A Closure Order made under this section shall,

specify the building to be closed;

- order the closure thereof under the direction of a police officer; and
- order that the building remain closed until the Director shall have certified in writing that the order is no longer required.
- (3) Seven days notice of intention to apply for a Closure Order shall be given by the person making such application, by posting a copy of such notice upon a conspicuous part of the building to be affected, and upon being so posted the notice shall be deemed to be notice to all persons of such intention, provided that in the case of an emergency such notice of intention shall be given as is practicable.
- (4) No person shall occupy any building during the continuance in force of a Closure Order made in respect thereof.

Hurricane precau-

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**36.** During such periods of time as are designated by the Government as being a hurricane watch, the owner, occupant or user of a property shall take precautions for the securing of buildings and equipment, fabric awnings and swing signs shall be lashed to the ground, and such other precautions shall be taken for the securing of buildings, structures, material or equipment as may be reasonably required.

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Belize Building PART IV

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Regulations.

# Miscellaneous

37.–(1) The Minister may from time to time make regulations, after consulting with the Authority, prescribing all matters,

required or permitted by this Act to be prescribed; or

necessary or convenient to be prescribed for carrying

- out or giving effect to this Act.
- (2) Without limiting the generality of subsection (1), the regulations may make provision for or with respect to the following matters,
  - requiring a matter affected by the regulations to be in accordance with a specified standard for a specified requirement, or approved by or to the satisfaction of, a specified person or body, or a person or body of a specified class of persons or bodies;
  - conferring a discretionary authority on a specified person or body, or on a person or body of a specified class of persons or bodies;
  - providing, in a specified case or class of cases, for the exemption of persons or things from the application of the building regulations, whether unconditionally or on specified conditions or conditions additionally imposed, and either wholly or to such an extent as is specified or otherwise determined;
  - providing for the registration of builders and the qualifications required for such registration;
  - the establishment of committees composed of engineers who are members of the Association of Professional Engineers of Belize and architects who are members of the Association of Professional Architects of

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	the Au	charged with the responsibility of acuthority on the development, modificant ment of Regulations relating to the bry in Belize;	tion or
<i>(f)</i>	prescri	bing with respect to new buildings,	
	<i>(i)</i>	the preparation and foundations of the si	ite;
		the method of construction, structural s and stability;	trength
		the materials including materials of she and preservation from decay;	ort life
		the insulation, lighting and ventilations;	ion of
	(v)	the dimension of rooms and spaces;	
	(vi)	fire prevention, precautions and safety;	
	(vii)	plumbing and water supply facilities;	
		sanitation, sewerage collection and d facilities;	isposal
	(ix)	electrical and telecommunications install	ations;
	(x)	gas installations and piping;	
	, ,	lifts and other mechanical installatio conveyance;	ns for
	(xii)	emission of noxious or offensive substar	nces;
		hurricane and earthquake precaution protection;	as and
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Belize Building (xiv) means of access to and egress from buildings;

inspection of construction;

(xvii) the type and height of fences;

the foregoing matters;

the use of buildings or parts of buildings;

(xvi) the appointment of Building Inspectors and

(xviii) matters connected with, or ancillary to any of

structural alterations or extensions to buildings;

the purposes for which a building, or as the case may be, a part of a building is used, in cases where any material change occurs;

specifying the powers and duties of the Authority;

prescribing with respect to existing buildings,

facilitating the work of the Authority;

prescribing separate standards for residential, commercial, rural and urban building construction;

generally, for carrying the purposes or provisions of this Act into effect.

(3) The regulations may impose a penalty not exceeding five thousand dollars and, in the case of a continuing offence, an additional penalty not exceeding five hundred dollars for each day during which the offence continues, for an offence against or non-compliance with a building regulation.

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Repeal.

repealed.

- (2) Notwithstanding the above-cited repeal, any legal proceedings pending under the repealed Act shall continue and be determined as if this Act had not been passed.
- (3) Notwithstanding the above-cited repeal, all subsidiary legislation made under that Act, in so far as they are not inconsistent with this Act, shall continue to remain in force until repealed and replaced by subsidiary legislation made under this Act.

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