21. No Person shall manufacture, store, convey, sell, use or handle Flammable Liquids or substances except in accordance with the provisions of this Code.

Certificate of registration to be obtained

23. (1) No Person shall -

(a) use any Premises as a Spraying Room or Spraying Booth or as a Dry Cleaning Room;

(b) store, manufacture, sell, use or handle any Flammable Liquids or substances on any Premises in excess of the following quantities:

(i) Class I Flammable Liquid, 200 l, or in the case of Liquefied Petroleum Gas, 48 kg;

(ii) Classes II and III Flammable Liquids, 400 l;
(iii) flammable substances, a quantity specified by the Chief Fire Officer;

(c) transport or convey any Flammable Liquid, substance or Liquefied Petroleum Gas or vapours by means of any Vehicle within the City, save as is provided in section 91;

unless he is in possession of a Certificate of Registration in respect of such Premises or of such Vehicle; provided, however, that nothing in this Code contained shall relieve any Person from the obligation to take out any licence which may be necessary in terms of any other law.

(2) For the purpose of subsection (1), any Container for Liquefied Petroleum Gas found on any Premises shall be deemed to be full until the contrary is proved.

Application for certificate of registration

24. (1) An application for a Certificate of Registration in respect of Premises shall be submitted to the Chief Fire Officer on the form prescribed in the Third Schedule to this Code and shall be accompanied by:

(a) a plan of the Premises in respect of which the certificate is required, drawn to a scale of not less than one in a hundred (1 : 100), which shall indicate the proposed installation or room in which the Flammable Liquid or Substance is to be stored, used or handled, describe the material with which such installation or room is or is to be constructed, and indicate the position of any Pump, Storage Tank, store, pipeline, Dry Cleaning Machinery, Spraying Room, Spraying Booth or ventilating equipment;

(b) a block plan of such Premises, drawn to a scale of not less than one in five hundred (1:500) which shall specify -
(i) the Buildings in relation to adjoining subdivisions, and the materials of which such Buildings are constructed or to be constructed;

(ii) the subdivisions and lots immediately adjoining the Premises giving their street, block and postal numbers;

(iii) names of any streets on which the Premises abut;

(iv) the north point.

(2) Where the plan relates to existing Premises in respect of which a Certificate of Registration has been issued and wherein it is proposed to make alterations or additions to any Building or equipment or apparatus lawfully used or intended to be used thereon for the storage or handling of a Flammable Liquid or Substance, a ground plan only need be submitted for approval. Such ground plan shall be drawn to a scale of not less than one in a hundred (1:100) and shall show such additions or alterations in relation to the existing Buildings or equipment or apparatus.

(3) All plans shall be -

(a) signed by the applicant or his agent;

(b) drawn in Indian ink on tracing linen or be clear prints on cloth with white background or on drafting paper which is acceptable to the Chief Fire Officer;

(c) coloured with fixed colours, as follows:-
(i)  Block plan

Proposed Buildings: red;

existing Buildings: grey or neutral tint;

open spaces: uncoloured;

(ii)  Other plans

Ventilation ducts, trunks or enclosures: blue;

Storage Tanks, Pumps, pipelines, Dry Cleaning Machinery and Spray Booths: red;

Buildings in which the Flammable Liquid or Substance is to be stored, used or handled: uncoloured;

existing Buildings where required to be shown: grey or neutral tint.

(4) Every application for a Certificate of Registration for purposes of the conveyance of Flammable Liquids or Substances shall be submitted to the Chief Fire Officer on the form provided in the Fourth Schedule to this Code.

91. The provisions of section 23 and 24 of this Code shall not apply to the conveyance of Flammable Liquid on a Vehicle, not being a Road Tank Waggon -

(1) of a quantity not exceeding 200l of Class I Flammable Liquid or 400l of Class II Flammable Liquid or 600l of Class III Flammable Liquid in securely closed metal Containers of a capacity not exceeding 200l; or

(2) of a quantity of Class 0 Flammable Liquid in Containers not exceeding 90 litres in total capacity,

provided that the Person who so conveys such liquid shall ensure that such Containers are of substantial construction and are packed in such a manner as to prevent leakage from and damage to the Containers in the course of conveyance, and provided, further, that any Container for Liquefied Petroleum Gas found on a Vehicle shall be deemed to be full until the contrary is proved.