

# NAFLIC

*National Association For Leisure Industry Certification*

## Standards & Related Documents Sub-Committee

### TECHNICAL BULLETIN - FEBRUARY 1995

#### 110. Workplace (Health, Safety and Welfare) Regulations 1992

Issues occasionally arise where it is necessary to apply certain Regulations to amusement devices where these take precedence over "Fairgrounds and Amusement Parks - A Code of Safe Practice".

There is no doubt that parts of amusement devices are defined and regularly used as "workplaces". For instance the paybox and the operator's position (from which he controls the amusement device) are clearly workplaces. There may also be locations on an amusement device, for instance parts intended solely for customers to ride in, maybe the train of a roller coaster which can be shown not to fit the definition of workplace.

It is our view that most locations on most passenger carrying amusement devices, with few exceptions, are workplaces according to the definitions in the Regulations. The Regulations have an associated Approved Code of Practice which takes precedence over the fairgrounds code. There may therefore be certain additional safety requirements to be met of which NAFLIC members should always be aware.

We would recommend all members to retain copies of the Regulations and their Approved Code of Practice.

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