

S.I. 12 of 1992

LICENCES ACT, 1986
(Act 3 of 1986)**Licences (Trade) (Amendment) Regulations, 1992**

In exercise of the powers conferred by sections 16(2) and 21 of the Licences Act, 1986 the Minister of Finance and Information hereby makes the following Regulations —

1. These Regulations may be cited as the Licences (Trade) (Amendment) Regulations, 1992.

Citation

2. The Licences (Trade) Regulations, 1987 are amended as follows —

Amendment
of S.I. 22 of
1987

(a) in regulation 5, by repealing subregulation (4) and substituting the following subregulation —

" (4) A licence under regulation 3(1) (e) shall —

(a) be subject to the condition that the holder of the licence shall comply with the Control of Hirecraft Act and any statutory instrument made thereunder; and

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(b) in the case of a hirecraft which is more than 12 metres long, authorise the holder of the licence to —

(i) provide meals,

(ii) subject to any written law regulating the sale of liquor and tobacco, sell refreshments, liquor, cigars, cigarettes, tobacco and matches,

to passengers on board the hirecraft for consumption on board the hirecraft.";

(b) by repealing regulation 7 and substituting the following regulation -

" 7(1) The Authority may, on an application grant a licence for a period of 1 year or 3 years.

(2) Subject to subregulation (3), a licence is not transferable.

(3) The Authority may, on the application of the holder of a licence and after consulting the relevant bodies specified in regulation 4, authorise, subject to such conditions as it thinks fit, the holder of the licence to transfer the activities under the licence to another premises.

(c) by repealing the Schedule and substituting the following Schedule —

" SCHEDULE		(Reg. 6(1))	
1.	Processing an application for a licence other than a licence to trade as a retailer	R 50	
2.	Processing an application for a licence to trade as as a retailer	R 25	
3.	Licence fee —	1 year	3 years
	(i) importer	R 5,000	14,100
	(ii) wholesaler	R 2,200	6,200
	(iii) retailer	R 400	1,130
	(iv) hirer of self-drive hire vehicle	R 500	1,410
	(v) hirer of public omnibus	R 500	1,410
	(vi) hirer of commercial vehicles specified in regulation 3(d) (iii)	R 500	R 1,410
	(vii) hirer of hirecraft to which the Control of Hire Craft Act applies —		
	A. where the hirecraft belongs to a Seychellois and		
	AA. the craft, not being a beachcraft, does		

	not exceed 3m	R 500	R 1,410
AB.	the craft, not being a beachcraft, exceeds 3m but does not exceed 12m	R 1,500	R 4,230
AC.	the craft, not being a beachcraft, exceeds 6m but does not exceed 9m	R 4,000	R11,280
AD.	the craft, not being a beachcraft, exceeds 9m but does not exceed 12m	R 6,000	R16,920
AE.	the craft, not being a beachcraft, exceeds 12m but does not exceed 20m	R 8,000	R22,560
AF.	the craft, not being a beachcraft, exceeds 20m	R10,000	R28,200
AG.	the hirecraft is a beach craft (including wind-surfing boards, sail boards and the beach sport crafts)	R 100	R 280
B.	where the hirecraft does not belong to a Seychellois, each of the fees specified in sub-sub item A is doubled.		
(viii)	operator of paragliding, commercial ski boat and hirer of water sports equipment	R 400	R 1,130
(ix)	hirer of films	R 400	R 1,130
(x)	hirer of bullock carts	R 20	R 60
(xi)	hirer of loaders and excavators	R 400	R 1,130

(xii) hirer of goods not otherwise R 400 R 1,130
specified.

MADE this 27th day of December, 1991.

J. MICHEL
MINISTER OF FINANCE
AND INFORMATION