

### Abbozz ta' Liġi msejjah

*ATT biex jimplimenta Miżuri tal-Estimi Finanzjarji għall-2015 u miżuri amministrattivi oħra.*

IL-PRESIDENT, bil-parir u l-kunsens tal-Kamra tad-Deputati, imlaqqgħa f'dan il-Parlament, u bl-awtorità tal-istess, hareġ b'liġi dan li ġej:-

**1.** It-titolu fil-qosor ta' dan l-Att huwa l-Att tal-2015 li jimplimenta Miżuri tal-Estimi. Titolu fil-qosor.

#### TAQSIMA I

**2.** Id-dispożizzjonijiet ta' din it-Taqsima għandhom jitqiesu li bdew isehħu fl-1 ta' Jannar, 2015. Bidu fis-sehħ ta' din it-Taqsima.

**3.** Għall-finijiet ta' din it-Taqsima, "dħul" għandha l-istess tifsira bħalma għandha fl-artikolu 2 tal-Att dwar l-Amministrazzjoni Finanzjarja u l-Verifika, imma ma tinkludix dħul li jkun ġej minn self. Tifsir. Kap. 174.

**4.** (1) Bla hsara għad-dispożizzjonijiet ta' dan l-Att, il-Gvern ta' Malta jista' jiġbor f'Malta, b'self, somma ta' flus ta' mhux iżjed minn hames mitt miljun euro. Awtorità li jiġgabar self.

(2) Għall-fini li tingabar dik is-somma hawn qabel imsemmija, il-Ministru għall-Finanzi hu b'dan awtorizzat li johroġ *stock* f'Malta taht id-dispożizzjonijiet tal-Ordinanza dwar Self Lokali (*Stock* u Titoli Reġistrati), b'dawk il-pattijiet u kondizzjonijiet hekk kif l-istess Ministru jista' japprova. Kap. 161.

C 906

Skop.

5. Flejjes imselfin taht l-awtorità ta' din it-Taqsima għandhom ikunu approprijati u applikati għall-iskop li:

(a) jithallsu l-ispejjeż li jeċċedu d-dhul li jsiru fil-Fond Konsolidat matul is-sena 2015 u, jew snin sussegwenti;

(b) jiġu mifdija *stocks* reġistrati li għandhom jiġu mifdija matul l-2015; u

(ċ) jiġu effettwati bidliet fil-*portfolio* fir-rigward ta' ammonti li jingabru permezz ta' *Bills* tat-Teżor, ammonti miġbura permezz ta' *Stocks* tal-Gvern, u rigward self li jingabar minn barra minn Malta hekk kif u meta dan ikun meħtieġ b'konformità mal-politika tal-Gvern dwar l-immaniġġar tad-dejn.

## TAQSIMA II

Emendi għall-Kodiċi Kriminali. Kap.9.

6. (1) Din it-Taqsima temenda l-Kodiċi Kriminali u għandha tinqara u tinftiehem haġa waħda mal-Kodiċi Kriminali, hawn iżjed 'il quddiem f'din it-Taqsima msejjaħ "il-Kodiċi".

(2) Id-dispożizzjonijiet ta' din it-Taqsima għandhom jitqiesu li bdew isehhu fl-1 ta' Jannar, 2015.

Sostituzzjoni tal-Iskedi A, B u Ċ li jinsabu mal-Kodiċi.

7. L-Iskedi A, B u Ċ li jinsabu mal-Kodiċi għandhom jiġu sostitwiti b'dan li ġej:

## "TARIFFA

### DRITTIJIET LI JITHALLSU FIR-REĠISTRU TAL-QRATI TA' ĠURISDIZZJONI KRIMINALI, MALTA U GĦAWDEX

Għal prezentata ta' rikors tal-appell minn deċiżjoni tal-Qorti tal-Maġistrati .....	€25
Għal prezentata ta' rikors tal-appell minn deċiżjoni tal-Qorti Kriminali .....	€50
Għall-ftuħ tar-Registru wara l-hinijiet tax-xogħol tar-Registru iżda ma jsir l-ebda hlas jekk it-talba tkun skont l-artikoli 409(A) jew 412(B) tal-Kodiċi Kriminali (Kap. 9) .....	€75
Għal kull notifika ta' xhud fil-Qorti Kriminali .....	€7
Għal kwalunkwe kopji minn proċessi kriminali:	
i. Għal kull paġna mhux awtentikata	€0.10
ii. Għal kull paġna awtentikata	€0.35

".

### TAQSIMA III

8. (1) Din it-Taqsima temenda l-Kodiċi ta' Organizzazzjoni u Proċedura Ċivili u għandha tinqara u tinftiehem haġa waħda mal-Kodiċi ta' Organizzazzjoni u Proċedura Ċivili, hawn iżjed 'il quddiem f'din it-Taqsima msejjaħ "il-Kodiċi".

Emendi għall-Kodiċi ta' Organizzazzjoni u Proċedura Ċivili. Kap.12.

(2) Id-dispożizzjonijiet ta' din it-Taqsima għandhom jitqiesu li bdew isehħu fl-1 ta' Jannar, 2015.

9. It-Tariffa A tal-Iskeda A li tinsab mal-Kodiċi għandha tiġi sostitwita b'dan li ġej:

Sostituzzjoni tat-Tariffa A tal-Iskeda A li tinsab mal-Kodiċi.

#### "TARIFFA A

Drittijiet li jithallsu rigward is-smiġħ tal-kawżi fir-Reġistri tal-Qrati Superjuri u fil-Qrati tal-Maġistrati f'Malta u f'Għawdex, eskluża l-Qorti ta' Ġurisdizzjoni Volontarja

- |   |                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                               |      |
|---|-----------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------|------|
| 1 | (a) F'kawżi dwar separazzjoni personali, divorzju, annullament, manteniment, filjazzjoni, paternità, sekwestru jew kustodja ta' minuri, li għandhom x'jaqsmu mal-istat ċivili ta' persuna, li għandhom x'jaqsmu ma' drittijiet tal-bniedem, jew li għandhom x'jaqsmu mal-elezzjonijiet generali, u fil-kawżi possessorji u ta' jattanza jew li jirrigwardaw ħsara personali, talbiet għall-ħlas ta' pagi jew talbiet għal terminazzjoni ingusta ta' impieg, id-drittijiet kollha preskritti f'din it-Tariffa, bl-eċċezzjoni tat-tariffa msemmija fil-paragrafu 3, għandhom jitnaqqsu bi ..... | 50%: |
|   | Izda fil-każ ta' kawżi dwar korrezzjoni jew tħassir ta' reġistrazzjoni abbażi tal-artikolu 253 tal-Kap. 16 .....                                                                                                                                                                                                                                                                                                                                                                                                                                                                              | €20  |
|   | (b) L-istess ikun il-każ dwar l-eskuzzjoni ta' konvenju jew ta' wegħda ta' trasferiment kemm ta' hwejjeġ mobbli kemm immobbli.                                                                                                                                                                                                                                                                                                                                                                                                                                                                |      |
|   | (ċ) Ebda dritt ma jithallas għal kull att preżentat minn kuratur <i>ex officio</i> li jkun qed jaġixxi bhala hekk, salv rimbors mill-attur fl-aħħar tal-proċeduri.                                                                                                                                                                                                                                                                                                                                                                                                                            |      |
| 2 | (1) Għall-preżentata ta' kull petizzjoni, rikors ġuramentat jew att ieħor tal-proċedura li jkun fihom talba biex tinbeda proċedura kontenzjuża f'Qorti ta' Prima Istanza u li titlob deċiżjoni minn Imħallef jew Maġistrat, kif ukoll għall kull risposta, twegħiba jew xi att ieħor ta' proċedura b'risposta għalihom u li hu maħsub biex jikkontesta, totalment jew parzjalment, it-talba magħmula ..                                                                                                                                                                                       | €120 |

Izda d-dritt fuq imsemmi jinkludi il-prezentata ta' kull att ieħor tal-proċedura u servizzi tal-Qorti (inkluzi, izda mhux limitati għall-prezentata ta' mandati għall-eżami ta' xhieda, l-eżami nnifsu, drittijiet għar-reġistrazzjoni, traskrizzjonijiet u kopji, is-servizzi ta' assistenti ġudizzjarji, drittijiet sabiex jintbagħtu l-inkartamenti tal-kawżi, taxxi tal-ispejjeż u kopji tas-sentenza) li huma meħtieġa wara li tinbeda kawża permezz ta' dak l-att sa u inkluża s-sentenza finali, izda mhux magħdudin id-drittijiet dovuti għan-notifika tal-atti u drittijiet dovuti lil periti jew esperti nominati mill-Qorti jew drittijiet li l-Qorti tista' tkun meħtieġa li thallas lil terzi persuni.

(2) Għall-prezentata ta' kull petizzjoni, rikors ġuramentat jew xi att legali ieħor li bih tinbeda proċedura kontenzjuża f'Qorti tal-Appell u li titlob deċiżjoni minn Imħallef, kif ukoll għal kull risposta, twegiba jew xi att ieħor tal-proċedura b'risposta għalihom u li hu maħsub biex jikkontesta, totalment jew parzjalment, l-appell .....

€200

Izda r-risposti tal-appell li ma jkunx fihom appelli inċidentali, jithallas dritt ta' .....

€80

Izda ebda dritt ma għandu jiġi intaxxat taħt dan il-paragrafu għal xi appell ipprezentat skont xi liġi oħra li diġà ttiprovdi għad-dritt li għandu jithallas għal appell bħal dak:

Izda wkoll id-drittijiet fuq imsemmija għandhom jinkludu l-prezentata tal-atti l-oħra kollha tal-proċedura u servizzi tal-Qorti (inkluzi, izda mhux limitati għall-prezentata ta' mandati għall-eżami ta' xhieda, l-eżami nnifsu, drittijiet għar-reġistrazzjoni, traskrizzjonijiet u kopji, is-servizzi ta' assistenti ġudizzjarji, sabiex jintbagħtu l-inkartamenti tal-kawżi, taxxi tal-ispejjeż u kopji tas-sentenza) li huma meħtieġa wara li jinbeda l-appell permezz ta' dak l-att sa u inkluża s-sentenza finali, izda mhux magħdudin id-drittijiet dovuti għan-notifika tal-atti u drittijiet dovuti lil periti jew esperti nominati mill-Qorti jew drittijiet li l-Qorti tista' tkun meħtieġa li thallas lil terzi persuni.

(3) Ma għandu jithallas ebda dritt taħt dan il-paragrafu għall-prezentata ta' xi nota ta' ammissjoni ta' talba sakemm it-talba tkun ammessa kollha u mingħajr kondizzjoni qabel ma ssir xi kontestazzjoni dwarha.

3 (1) B'zieda mad-drittijiet imsemmija fil-paragrafu 2, mal-prezentata ta' xi petizzjoni, rikors jew xi att ieħor tal-proċedura li jkun fihom talba li biha tinbeda proċedura kontenzjuża f'Qorti ta' Prima Istanza u li titlob deċiżjoni minn Imħallef jew Magistrat, u meta d-dritt tar-reġistru jkun jista' jiġi intaxxat fuq valur stabbilit jew fuq valur li jista' jiġi stabbilit skont il-liġi jew mill-att innifsu, ikunu dovuti wkoll dawn id-drittijiet li ġejjin:

- |                                                                                             |       |
|---------------------------------------------------------------------------------------------|-------|
| (a) sa l-ewwel €7,000, għal kull €100 jew parti minnha.                                     | €3.90 |
| (b) dwar kull valur 'il fuq minn €7,000 sa €10,000, għal kull €100 jew parti minnha .....   | €2.75 |
| (c) dwar kull valur 'il fuq minn €10,000 sa €25,000, għal kull €100 jew parti minnha .....  | €2.50 |
| (d) dwar kull valur 'il fuq minn €25,000 sa €100,000, għal kull €100 jew parti minnha ..... | €1.90 |

- (e) dwar kull valur 'il fuq minn €100,000 sa €200,000 għal kull €100 jew parti minnha ..... €1.20
- (f) dwar kull valur 'il fuq minn €200,000 għal kull €100 jew parti minnha ..... €0.90
- Izda d-drittijiet stabbiliti fis-subparagrafi (a) sa (f) ta' dan il-paragrafu għandhom jinkludu wkoll dikjarazzjoni, li tista' tkun meħtieġa, u kull digriet li jingħata f'kawża sas-sentenza finali.
- (2) (a) B'żieda mad-drittijiet imsemmija fil-paragrafu 1, mal-prezentata ta' xi nota tal-eċċezzjonijiet, twegiba jew xi att ieħor tal-proċedura prezentat bħala risposta għal talba u li jkun maħsub biex jikkontesta, kompletament jew parzjalment, talba magħmula f'Qorti ta' Prima Istanza, għandhom jiġu intaxxati wkoll id-drittijiet imsemmija fis-subparagrafu (1) ta' dan il-paragrafu, izda dawn għandhom jitnaqqsu bi ..... 50%
- (b) s-somma li għandha tithallas skont is-subparagrafu (a) ta' dan il-paragrafu tkun trid tithallas mhux aktar tard mill-ġurnata ta' qabel smiġh tal-ewwel seduta fil-kawża, u f'każ li l-hlas ma jsirx dak l-att jitqies li ma sarx.
- (ċ) Għall-komputazzjoni ta' dan l-ammont, ir-Registratur għandu, flimkien mal-att notifikat li għalih ikun qed isir l-att, jinforma lill-persuna l-ammont li għandu jithallas u sa meta.
- (d) Fil-każ ta' proċedimenti sommarji speċjali jew proċedimenti fil-Qorti tal-Maġistrati jew proċedimenti oħra fejn l-att tal-proċedura jiġi prezentat fil-Qorti u mhux fir-registru, id-drittijiet għandhom jihallsu mhux aktar tard mill-ġurnata ta' qabel il-ġurnata tas-seduta wara li jiġi prezentat l-att u jekk ma jsirx dan il-hlas, dak l-att tal-proċedura jitqies bħala li ma jkunx sar.
- (e) Id-disposizzjonijiet tas-subparagrafu (ċ) m'għandhomx japplikaw għall-eventwalitajiet imsemmija fis-subparagrafu (d).
- (3) Kull kontro-talba li jkun hemm f'att tal-proċedura msemmi fis-subparagrafi (1) jew (2) ta' dan il-paragrafu tiġi meqjusa bħala talba ġdida, u d-drittijiet murija fis-subparagrafi (1) u (2) ta' dan il-paragrafu għandhom jithallsu fuq il-kontro-talba u r-risposta għaliha.
- (4) F'kawżi dwar separazzjoni personali, divorzju, annullament, manteniment, filjazzjoni, paternità, sekwestru jew kustodja ta' minuri, li għandhom x'jaqsmu mal-istat ċivili ta' persuna, li għandhom x'jaqsmu ma' drittijiet tal-bniedem, jew li għandhom x'jaqsmu mal-elezzjonijiet ġenerali, f'kawżi possessorji u ta' jattanza u f'kawżi li jirrigwardaw ħsara personali, talbiet għall-hlas ta' pagi jew talbiet għal terminazzjoni ingusta ta' impieg, il-kawżi dwar l-esekuzzjoni ta' konvenju jew ta' wegħda ta' trasferiment kemm ta' hwejjeġ mobbli kemm immobbli, kawżi ta' spoll li fihom jiġi mitlub li jsiru xogħlijiet taħt is-superviżjoni tal-Qorti, d-drittijiet imsemmija f'dan il-paragrafu ma japplikawx izda jithallas dritt ta' darba ta' ..... €100

- (5) Meta jsir appell id-drittijiet stabbiliti fis-subparagrafu (1) ta' dan il-paragrafu għandhom jizdedu b'terz iżda l-ebda drittijiet ma għandhom jithallsu skont is-subparagrafu (2) ta' dan il-paragrafu.
- (6) Ebda dritt ma jithallas taht dan il-paragrafu għal xi appell ipprezentat skont xi liġi oħra li diġà tipprovd i għad-dritt li għandu jithallas għal appell bħal dak.
- (7) F'każ ta' appelli pprezentati skont xi liġi oħra li għalihom ma jkunx hemm stabbilit dritt skont dik il-liġi, inklużi appelli pprezentati skont l-artikoli 41 u 75 tal-Att dwar l-Ambjent u l-Ippjanar tal-Iżvilupp (Kap. 504), id-drittijiet stabbiliti f'dan il-paragrafu ma japplikawx iżda jithallas dritt ta' darba ta' ..... €120
- 4 (1) Meta l-valur tat-talba ma jkunx ċert jew likwidu, u ma jistgħux jiġu intaxxati d-drittijiet skont il-paragrafu 3, il-valur tat-talba jiġi intaxxat skont ir-regoli li ġejjin:
- (a) F'kawzi mibdija mill-Gvern jew minn Awtorità jew Korporazzjoni Pubblika fejn it-talba tkun għall-hlas ta' penali li għandha kemm massimu kif ukoll minimum stabbiliti bil-liġi, il-valur li għandu jiġi intaxxat ikun il-massimu tal-penali stabbilita bil-liġi.
- (b) F'kawzi li għandhom x'jaqsmu mad-diviżjoni ta' proprjetà, kemm *inter vivos* kif ukoll *causa mortis*, u indipendentement jekk id-diviżjoni nnifisha tiġix mitluba jew le, u f'kawzi li għandhom x'jaqsmu mas-suċċessjoni, l-attur jista', flimkien mat-talba tiegħu, jissottometti lista tal-proprjetà li tagħha tkun qed tintalab id-diviżjoni jew li tkun involuta fis-suċċessjoni, flimkien ma' dikjarazzjoni ffirmata u maħlufa minn perit f'każ ta' beni immobbli u minn stimatur kompetenti f'każ ta' beni mobbli, li jiċċertifikaw il-valur ta' dik il-proprjetà, u l-valur jiġi intaxxat skont l-ammont totali ta' dik l-istima:
- Iżda f'ebda każ id-dritt intaxxat ma għandu jkun inqas minn €700
- (c) F'kawzi dwar hlasijiet ta' kull sena, assenjazzjonijiet u każijiet simili, id-dritt intaxxat għandu jkun ..... €700
- (d) F'kawzi dwar il-gradwazzjoni ta' kredituri, proċeduri ta' falliment jew fil-konkorsi, l-attur għandu, flimkien mat-talba tiegħu, jissottometti stima minn awditur ċertifikat tal-attiv u l-passiv li jiffurmaw il-qofol tat-talba, u l-valur li għandu jiġi intaxxat ikun l-oġġla ammont bejn l-attiv u l-passiv:
- Iżda f'ebda każ id-dritt intaxxat ma għandu jkun inqas minn €700
- (e) F'kawzi fejn it-talba tkun biex il-Qorti tiddikjara li l-attur ikollu xi dritt ta' proprjetà jew fuq il-proprjetà kontra persuna oħra, huwa għandu jissottometti dikjarazzjoni maħlufa li turi l-ammont bejn wiehded u iehor li jahseb li jkun jista' jitlob jekk jiġi stabbilit id-dritt tiegħu u l-valur li għandu jiġi intaxxat ikun il-valur dikjarat mill-attur:

	Izda f'ebda każ id-dritt intaxxat ma għandu jkun inqas minn .....	€250
(f)	F'kawżi fejn it-talba tkun biex il-Qorti tiddikjara li l-attur ikollu xi dritt kontra xi persuna oħra, liema dritt wiehed għandu raġonevolment jassumi li jiġi segwit minn likwidazzjoni tal-ammont dovut, ukoll jekk dik il-likwidazzjoni ma tkunx ġiet mitluba fit-talba, l-attur għandu, flimkien mat-talba tiegħu, jissottometti dikjarazzjoni mahlufa li turi l-ammont bejn wiehed u ieħor li jaħseb li jkun jista' jitlob jekk jiġi stabbilit id-dritt tiegħu u l-valur li għandu jiġi intaxxat ikun il-valur dikjarat mill-attur:	
	Izda f'ebda każ id-dritt intaxxat ma għandu jkun inqas minn .....	€700
(2)	Meta, minkejja r-regoli li hemm fis-subparagrafu (1) ta' dan il-paragrafu, il-valur jibqa' mhux ċert jew mhux likwidu, id-dritt intaxxat għandu jkun mhux inqas minn .....	€700
(3)	Minkejja d-disposizzjonijiet ta' dan il-paragrafu, jekk, wara s-sentenza finali, il-Qorti tkun iddikjarat jew il-likwidat ammont bħala l-valur tal-kawża u dak il-valur hu ċert jew għandu jiġi determinat skont il-liġi, u d-drittijiet intaxxati fuq dak il-valur ikunu oġġetti mill-ammont imħallas bħala drittijiet tar-registru, ir-Registatur tal-Qorti jista' jitlob id-differenza mill-parti li tkun għamlet il-kawża; u jekk fi tmiem il-proċeduri l-valur jibqa' ma jiġix dikjarat jew mhux determinat mill-partijiet jew mill-imsemmija Qorti, id-drittijiet ikunu stabbiliti skont il-minimu miżjud (€600), salv id-dritt tar-registatur li jōhrog' taxxa addizzjonali jekk u meta jkun il-każ	
(4)	Kawża li titlob in-nullità tal-ħruġ ta' mandat kawtelatorju jew mandat eżekuttiv jew li titlob il-ħruġ ta' kontro-mandat għandha, indipendentement mill-att li jintuża biex tinbeda l-kawża, tiġi intaxxata bħallikieku kienet rikors għall-ħruġ ta' kontro-mandat.	
(5)	Kawża li titlob dikjarazzjoni dwar punt ta' liġi jew ta' fatt, id-dritt intaxxat għandu jkun:	€650
5	(1) F'każijiet ta' transazzjoni jew ta' ċessjoni ta' kawża f'Qorti ta' Prima Istanza:	
	wara kontestazzjoni tat-talba iżda qabel l-ewwel smiġ tal-kawża, id-drittijiet kollha mħallsa skont il-paragrafu 3 jew 4 jiġu mnaqqsa bi .....	75%
	wara l-ewwel smiġ tal-kawża iżda mhux aktar tard mit-tielet seduta, id-drittijiet kollha intaxxati skont il-paragrafu 3 jew 4 jiġu mnaqqsa bi .....	50%
	wara t-tielet smiġ tal-kawża, iżda qabel ma l-kawża tithalla għas-sentenza, id-drittijiet kollha mħallsa skont il-paragrafi 3 u 4 jiġu mnaqqsa bi .....	25%
(2)	F'każ ta' transazzjoni jew ta' ċessjoni ta' kawża f'Qorti tal-Appell, it-tnaqqis stabbilit fis-subparagrafu ta' qabel ta' dan il-paragrafu jiġi wkoll applikat, iżda limitat għal dawk id-drittijiet imħallsa biss li għandhom x'jaqsmu mal-proċedura fl-appell.	

	(3) Id-drittijiet imsemmija fil-paragrafi 1 sa 3 ta' din it-Tariffa għandhom jiġu intaxxati wkoll mal-prezentata ta' rikors lill-Qorti biex wiehed jipprezenta nota tal-eċċezzjonijiet, twegiba jew att ieħor tal-proċedura pprezentat bħala risposta għal talba u maħsub biex jikkontesta, kemm totalment jew parzjament, talba magħmula f'Qorti ta' Prima Istanza jew f'Qorti tal-Appell, izda f'każ ta' sentenza ta' ħelsien mill-osservanza d-drittijiet kollha intaxxati skont il-paragrafi 2 sa 4 għandhom jiġu mnaqqsa bi .....	50%
6	(1) Għal kull notifika ta' att tal-proċedura inklużi l-ispejjeż li jsiru fl-eżekuzzjoni ta' dik in-notifika, ikunu dovutu dawn id-drittijiet li ġejjin:	
	(i) dritt tar-registru .....	€6.00
	(ii) dritt dovut lill-uffiċjal eżekuttiv li jeżegwixxi n-notifika .....	€1.20
	Izda jekk in-notifika għandha ssir barra mill-hinijiet normali tax-xogħol, id-drittijiet imsemmija f'dan il-paragrafu għandhom jizdedu b'100%; u jekk in-notifika għandha ssir lill-konsulent legali tal-parti fl-edifiċċju tal-Qorti, il-ħlas ikun ta' żewġ euro u tlieta u tletin ċenteżmu (€2.33) għal kollox.	
	(2) Mingħajr ħsara għal kull haġa li hemm f'din it-Tariffa, jekk in-notifika ta' xi att għandha tiġi eżegwita personalment minn uffiċjal eżekuttiv tal-Qorti, f'dawk il-każijiet fejn il-liġi tippermetti li n-notifika ssir mod ieħor, ikunu dovuti għal kull notifika dawn id-drittijiet addizzjonali li ġejjin:	
	(i) dritt tar-registru .....	€25
	(ii) dritt dovut lill-uffiċjal eżekuttiv li jeżegwixxi n-notifika .....	€7
	(3) Id-drittijiet stabbiliti fis-subparagrafu (2) ma japplikawx meta n-notifika għandha ssir personalment minn uffiċjal eżekuttiv tal-Qorti skont xi liġi, u f'dawn il-każijiet stabbiliti fis-subparagrafu (1) ta' dan il-paragrafu għandhom japplikaw.	
7	Għal kull att ieħor tal-proċedura stabbilit fil-Kodiċi ta' Organizzazzjoni u Proċedura Ċivili, izda li ma hemmx provdut dritt għalih f'dawn it-Tariffi .....	€20
8	Għall-ftuħ tar-registru wara l-hinijiet tax-xogħol tar-registru:	
	(i) dritt tar-registru .....	€120
	(ii) dritt dovut lid-deputat registratur li jattendi .....	€50
	(iii) dritt dovut lill-uffiċjal eżekuttiv li jeżegwixxi n-notifika .....	€35
9	(1) Hlief fejn jingħad mod ieħor, id-drittijiet kollha dovuti għandhom jithallsu flimkien mal-prezentata tal-att relattiv u r-Registratur ma jaċċettax għall-prezentata xi att tal-proċedura li ma jkollux miegħu d-dritt relattiv.	
	(2) L-intaxxar li jsir mir-Registratur tal-ammont ta' drittijiet li għandu jithallas ikun finali.	
	(3) Fl-intaxxar tad-drittijiet imnizzla f'din it-Tariffa ma jittiehed ebda qies ta' frazzjon ta' €1.	



- 10 (1) Il-Qorti tista', meta tagħti s-sentenza, tordna li l-attur jew l-konvenut f'kawża jhallas spejjeż addizzjonali lir-Registratur tal-Qrati f'ammont ta' mhux anqas minn €500 u mhux iżjed minn €3,000, jekk il-Qorti jidhrilha li l-att tal-proċedura li bih inbdiet il-kawża jew l-att tal-proċedura b'risposta kienu fiergħa jew vessatorji, jew li xi waħda mill-partijiet tkun tawlet il-proċeduri mingħajr bżonn, u f'dan il-każ din is-somma ma tkunx tista' tintalab lura mill-parti l-oħra.
- (2) Il-Qorti tista' wkoll, fis-sentenza tagħha, tirreferi lill-Kummissjoni għall-Amministrazzjoni tal-Ġustizzja lill-avukat tal-attur jew tal-konvenut, jekk il-Qorti jidhrilha li l-avukat kien responsabbli, totalment jew parzjalment, għall-att tal-proċedura fiergħ jew vessatorju, jew biex itawwal il-proċeduri.
- 11 (1) Ir-Registratur għandu jara li taxxa tal-ispejjeż tinzamm fl-inkartament ta' kull kawża u għandu jnizzel minnufih fit-taxxa l-ħlasijiet kollha magħmula lir-Registratur u l-ħlasijiet kollha dovuti lill-avukati u l-prokuraturi legali tal-partijiet, u l-partijiet, l-avukati tagħhom u l-prokuraturi legali tagħhom ikollhom dritt għal kopja tat-taxxa f'kull hin.
- (2) Fi żmien xahar mill-ghoti tas-sentenza finali, ir-Registratur għandu jara li tithejja taxxa tal-ispejjeż finali u kopja tagħha tintbagħat lill-partijiet u lill-avukati u prokuraturi legali tagħhom.
- (3) Għall-prezentata ta' kull rikors fejn tintalab ir-ritassa jew l-approvazzjoni ta' ratizzazzjoni ta' spejjeż rilaxxata taht dan l-inċiż għandu jithallas id-dritt ta' €50.
- 12 Rigward kawzi li ġew prezentati qabel il-bidu fis-seħh ta' din it-Tariffa ir-Registratur għandu, meta tispicċa l-kawża, jew wara transazzjoni jew iċ-ċessjoni tagħha, jintaxxa d-drittijiet dovuti skont din it-Tariffa, u jnaqqas mit-taxxa dawk l-ammonti mhallsa sa dak in-nhar, u kull differenza fl-ammonti li tkun favur ir-Registratur tkun dovuta mill-parti stabbilita f'din it-Tariffa.

".

**10.** It-Tariffa B tal-Iskeda A li tinsab mak-Kodiċi għandha tiġi sostitwita b'dan li ġej:

Sostituzzjoni  
tat-Tariffa B tal-  
Iskeda A li  
tinsab mal-  
Kodiċi.

**"TARIFFA B**

Drittijiet li jithallsu għal Atti u Servizzi Ġudizzjarji mhux konnessi mas-smiġħ tal-kawzi fir-Registri tal-Qrati Superjuri u fil-Qrati tal-Maġistrati f'Malta u f'Għawdex, eskluża l-Qorti ta' Ġurisdizzjoni Volontarja

1	Għall-prezentata ta' kull ittra uffiċjali jew protest ġudizzjarju, iżda esklużi d-drittijiet għal xi notifika mehtieġa	€15
	Iżda meta l-ittra uffiċjali hija mehtieġa skont it-termini tal-artikoli 166A u 253(b) u (e) tal-Kap. 12 .....	€30
2	Għal kull ċertifikat mehtieġ li jiġi maħruġ mir-Registratur .....	€20
3	Għall-awtentikazzjoni ta' nota biex tiġi mnizzla fir-Registru Pubbliku .....	€25

4	Għat-twahħil tas-sigill tal-Qorti, meta dan hu meħtieġ mil-ligi jew ordnat mill-Qorti .....	€20
	Iżda ma jkun dovut ebda dritt meta s-sigill ikun meħtieġ fuq xi att ġudizzjarju.	
5	Għal kull kopja, awtentikata jew le, għal kull paġna .....	€0.35
	Iżda ma jkun dovut ebda dritt meta l-kopji jiġu provduti mill-persuna li tipprezenta l-att originali, jew meta l-kopji huma mitluba minn ordni tal-Qorti.	
6	Għal kull traduzzjoni meħtieġa bil-ligi jew mill-qorti:	
	dritt tar-reġistru .....	€40
	dritt tat-traduttur jew interpretu .....	minn €10 sa €100
7	Għal kull riċerka fl-arkivji tal-Qorti, għal kull kawża individwali.	€5
	u għal kull kopja tagħha, kemm awtentikata jew le, għal kull paġna .....	€0.35
8	Sabiex jingħata affidavit mhux in konnessjoni ma' proċeduri fil-Qorti .....	€7
9	Għad-depożitu ta' flus fil-Qorti, għal kull ċedola ta' depożitu jew ta' tpaċija, jiġi intaxxat dritt ekwivalenti għal .....	2%
	tal-flus li għandhom jiġu depożitati bħala tpaċija jew irkupru konvenzjonali, iżda dan id-dritt ma jinkludix in-notifika taċ-ċedola lil terzi persuni msemmija fiċ-ċedola, u sakemm f'ebda każ dan id-dritt ma għandu jkun inqas minn .....	€25
	Iżda meta dan id-depożitu jew skeda ta' depożitu huma meħtieġa bil-ligi, għandu jithallas dritta ta' €25 minflok id-dritt ta' 2%.	
10	Għad-depożitu fil-Qorti ta' oġġetti li ma jkunux flus, eskluża n-notifika taċ-ċedola lil terzi persuni msemmija fiċ-ċedola .....	€50
11	Għar-riċerka u vizjoni ta' kull rikors ta' żbank ta' flus jew ta' oġġetti depożitati fil-Qorti, iżda eskluża n-notifika tar-rikors lil terzi persuni msemmija fir-rikors u kull twegiba għalih .....	€20
12	Għall-ftuħ tar-reġistru wara l-ħinijiet tax-xogħol tar-reġistru:	
	(i) dritt tar-reġistru .....	€120
	(ii) dritt dovut lid-deputat registratur li jattendi .....	€50
	(iii) dritt dovut lil kull uffiċjal eżekuttiv meħtieġ biex tiġi eżegwita n-notifika .....	€35
13	(1) Għal kull notifika ta' att tal-proċedura, inklużi l-ispejjeż li jsiru għall-eżekuzzjoni ta' dik in-notifika, jkunu dovuti d-drittijiet li ġejjin:	
	(i) dritt tar-reġistru .....	€6
	(ii) dritt dovut lill-uffiċjal eżekuttiv li jeżegwixxi n-notifika .....	€1.20
	Iżda jekk in-notifika għandha ssir barra mill-ħinijiet normali tax-xogħol, id-drittijiet imsemmija f'dan il-paragrafu għandhom jiżdiedu b'100%; u jekk in-notifika għandha ssir lill-konsulent legali tal-parti, il-ħlas ikun ta' żewġ euro u tlieta u tletin ċenteżmu (€2.33) għal kollox.	

- (2) Minkejja kull haġa li hemm f'din it-Tariffa, jekk in-notifika ta' xi att għandha tiġi eżegwita personalment minn uffiċjal eżekuttiv tal-Qorti, f'dawk il-kazijiet fejn il-liġi tippermetti li n-notifika ssir mod iehor, ikunu dovuti għal kull notifika d-drittijiet addizzjonali li ġejjin:
- (i) dritt tar-registru ..... €25
  - (ii) dritt dovut lill-uffiċjal eżekuttiv li jeżegwixxi n-notifika ..... €7
- (3) Id-drittijiet stabbiliti fis-subparagrafu (2) ma japplikawx meta n-notifika għandha ssir personalment minn uffiċjal eżekuttiv tal-Qorti skont xi liġi, u f'dawn il-kazijiet stabbiliti fis-subparagrafu (1) ta' dan il-paragrafu għandhom japplikaw.
- 14 Għal kull att iehor tal-proċedura stabbilit fil-Kodiċi ta' Organizzazzjoni u Proċedura Ċivili, iżda li ma hemmx provdut dritt għalih f'dawn it-Tariffi ..... €30
- 15 (1) Id-drittijiet kollha dovuti għandhom jithallsu filwaqt tal-preżentata tal-att relattiv u r-Registatur ma jaċċettax għall-preżentata xi att tal-proċedura li ma jkollux miegħu d-dritt relattiv.
- (2) L-intaxxar li jsir mir-Registatur tal-ammont ta' drittijiet li għandu jithallas ikun finali.
- (3) Fl-intaxxar tad-drittijiet imnizzla f'din it-Tariffa ma jittiehed ebda qies ta' xi frazzjoni ta' €1.
- 16 (a) F'kawzi dwar separazzjoni personali, divorzju, annullament, manteniment, filjazzjoni, paternità, sekwestru jew kustodja ta' minuri, li għandhom x'jaqsmu mal-istat ċivili ta' persuna, li għandhom x'jaqsmu ma' drittijiet tal-bniedem, jew li għandhom x'jaqsmu mal-elezzjonijiet generali, u f'kawzi possessorji u ta' jattanza jew li jirrigwardaw ħsara personali, talbiet għall-ħlas ta' pagi jew talbiet għal terminazzjoni ingusta ta' impieg, id-drittijiet kollha preskritti f'din it-Tariffa għandhom jitnaqqsu bi ..... 50%
- L-istess ikun il-każ fil-kawzi dwar l-esekuzzjoni ta' konvenju jew ta' wegħda ta' trasferiment kemm ta' ħwejjeg mobbli jew immobbli.
- (b) Ebda dritt ma jithallas għal kull att prezentat minn kuratur *ex officio* li jkun qed jaġixxi bħala hekk. "

**11.** It-Tariffa Ċ tal-Iskeda A li tinsab mak-Kodiċi għandha tiġi sostitwita b'dan li ġej:

Sostituzzjoni tat-Tariffa Ċ tal-Iskeda A li tinsab mal-Kodiċi.

"TARIFFA Ċ

Drittijiet li jiġu intaxxati għall-atti prezentati fil-Qorti ta' Ġurisdizzjoni Volontarja

- 1 Għal kull rikors prezentat u għal kull risposta għalih, li ma jkunx rikors jew risposta msemmija f'xi wiehed mill-paragrafi li ġejjin ta' din it-Tariffa ..... €15

	Izda d-dritt fuq imsemmi jinkludi l-prezentata ta' kull att iehor tal-proċedura u servizzi tal-Qorti (maghdudin, izda mhux limitati ghal, l-prezentata ta' kull att tal-proċedura, l-eżami tax-xhieda, it-thejjija u l-publikazzjoni ta' avvizi, bandi u editti, kopji ta' digriet, l-intaxxar tad-drittijiet u affarijiet bhal dawn) meħtieġa wara li jinbdew il-proċeduri permezz ta' dak ir-rikors sa, u inkluż, id-digriet finali, izda esklużi xi drittijiet dovuti lil periti jew esperti nominati mill-Qorti, jew xi drittijiet li l-Qorti tista' tkun meħtieġa li thallas lil terzi persuni.	
2	Għall-prezentata ta' kull testment sigriet .....	€50
3	Għal kull obligazzjoni magħmula fl-atti tal-Qorti:	
	(i) meta l-valur tal-assi ma jkunx iżjed minn €5,000 .....	€50
	(ii) meta l-valur tal-assi ma jkunx iżjed minn €20,000 .....	€80
	(iii) meta l-valur tal-assi ma jkunx iżjed minn €100,000 .....	€200
	(iv) meta l-valur tal-assi jkun iżjed minn €100,000 .....	€300
4	Għal kull rapport ta' perizja dwar tassazzjoni ta' drittijiet:	
	(i) dritt tar-registru .....	€50
	(ii) dritt dovut lill-perit nominat mill-Qorti ....	€120
	Izda l-Qorti tista' tordna li jithallas dritt oghla lill-perit nominat mill-Qorti jekk jidhrilha li x-xogħol involut hekk jeħtieġ.	
5	Għall-eżami ta' kontijiet:	
	(i) dritt tar-registru .....	€70
	(ii) dritt dovut lill-espert nominat mill-Qorti..	€250
	Izda l-Qorti tista' tordna li jithallas dritt oghla lill-espert nominat mill-Qorti jekk jidhrilha li x-xogħol involut hekk jeħtieġ.	
6	Għal kull kurazija f'każi ta' kwittanza jew f'okkażjoni ta' editti:	
	(i) dritt tar-registru .....	€20
	(ii) dritt dovut lill-kuratur nominat mill-Qorti	€50
	Izda l-Qorti tista' tordna li jithallas dritt oghla lill-kuratur nominat mill-Qorti jekk jidhrilha li x-xogħol involut hekk jeħtieġ.	
7	Għall-ftuħ tar-registru wara l-hinijiet tax-xogħol tar-registru:	
	(i) dritt tar-registru .....	€60
	(ii) dritt dovut lid-deputat registratur li jattendi .....	€25
	(iii) dritt dovut lil kull ufficjal eżekuttiv li jeżegwixxi n-notifika .....	€15

- 8 (1) Id-drittijiet imsemmija fil-paragrafi 1 sa 5 ta' din it-Tariffa jinkludu l-prezentata ta' kull att tal-proċedura sussegwenti, spejjeż ta' trasport għal uffiċjali eżekuttivi tal-Qorti, il-prezentata ta' stimi jew perizji minn esperti nominati mill-Qorti, il-publikazzjoni tal-bandi u avvizi fil-Gazetta tal-Gvern, u kull servizz ieħor tal-Qorti li għandu x'jaqsam ma' dawn u li mhux eskluż speċifikatament b'din it-Tariffa.
- (2) Id-drittijiet imsemmija fil-paragrafi 1 sa 5 ta' din it-Tariffa ma jinkludux drittijiet u spejjeż dovuti lil esperti nominati mill-Qorti u lil terzi persuni, liema drittijiet u spejjeż jiġu intaxxati separatament.
- 9 Għal kull notifika jew att ieħor tal-proċedura stabbilit fil-Kodiċi ta' Organizzazzjoni u Proċedura Ċivili, izda li ma hemmx provdut dritt għalih f'dawn it-Tariffi ..... €15
- Izda drittijiet għal servizzi jew atti li ma hemmx provdut speċifikatament għalihom f'din it-Tariffa, izda li hemm provdut għalihom f'Tariffi oħra, għandhom jiġu intaxxati skont dawk it-Tariffi, izda għandhom jitnaqqsu bi ..... 75%
- 10 (1) Għal kull notifika ta' att tal-proċedura, inklużi l-ispejjeż li jsiru għall-eżekuzzjoni ta' dik in-notifika, jiġu intaxxati d-drittijiet li ġejjin:
- (i) dritt tar-registru ..... €2.50
- (ii) dritt dovut lill-uffiċjal eżekuttiv li jeżegwixxi n-notifika ..... €0.60
- (2) Minkejja kull haġa li hemm f'din it-Tariffa, jekk in-notifika ta' xi att għandha tiġi eżegwita personalment minn uffiċjal eżekuttiv tal-Qorti, f'dawk il-każijiet fejn il-liġi tippermetti li n-notifika ssir mod ieħor, ikunu dovuti għal kull notifika dawn id-drittijiet addizzjonali li ġejjin:
- (i) dritt tar-registru ..... €25
- (ii) dritt dovut lill-uffiċjal eżekuttiv li jeżegwixxi n-notifika ..... €5
- (3) Id-drittijiet stabbiliti fis-subparagrafu (2) ma japplikawx meta n-notifika għandha ssir personalment minn uffiċjal eżekuttiv tal-Qorti skont xi liġi, u f'dawn il-każijiet stabbiliti fis-subparagrafu (1) ta' dan il-paragrafu għandhom japplikaw.
- (4) Fil-każ ta' ittri-ċirkulari meħtieġa bil-liġi id-drittijiet ta' hawn fuq għandhom jiġu mnaqqsas ..... 50%
- 11 (1) Id-drittijiet kollha dovuti għandhom jithallsu filwaqt tal-prezentata tal-att relattiv u r-Registatur ma jaċċettax għall-prezentata xi att tal-proċedura li ma jkollux miegħu d-dritt relattiv.
- (2) L-intaxxar li jsir mir-Registatur tal-ammont ta' drittijiet li għandu jithallas ikun finali.

- (3) Fl-intaxxar tad-drittijiet imnizzla f'din it-Tariffa ma jittiehed ebda qies ta' xi frazzjoni ta' €1.
- 12 Ebda dritt ma jithallas taht din it-Tariffa għal kull att preżentat minn kuratur *ex officio* li jkun qed jaġixxi b'hal hekk."

Sostituzzjoni tat-Tariffa D tal-Iskeda A li tinsab mal-Kodiċi.

**12. It-Tariffa D tal-Iskeda A li tinsab mak-Kodiċi għandha tiġi sostitwita b'dan li ġej:**

"TARIFFA D

Drittijiet li jithallsu għal Atti Kawtelatorji u Eżekuttivi u għal Bejgħ fl-Irkant bil-Qorti fir-Registri tal-Qrati Superjuri u fil-Qrati tal-Magistrati f'Malta u f'Għawdex, eskluża l-Qorti ta' Ġurisdizzjoni Volontarja

- |   |                                                                                                                                                                                                                                                                                        |      |
|---|----------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------|------|
| 1 | Għall-preżentata ta' mandat ta' inibizzjoni:                                                                                                                                                                                                                                           |      |
|   | (i) dritt tar-registru .....                                                                                                                                                                                                                                                           | €150 |
|   | (ii) dritt dovut lill-uffiċjal eżekuttiv meħtieġ biex jeżegwixxi n-notifika, għal kull notifika                                                                                                                                                                                        | €7   |
| 2 | Għall-preżentata ta' mandat ta' impediment tas-safar tat-tfal:                                                                                                                                                                                                                         | €60  |
|   | dritt dovut lill-uffiċjal eżekuttiv meħtieġ biex jeżegwixxi n-notifika, għal kull notifika                                                                                                                                                                                             | €7   |
| 3 | Għall-preżentata ta' kull mandat ieħor:                                                                                                                                                                                                                                                |      |
|   | (i) dritt tar-registru .....                                                                                                                                                                                                                                                           | €50  |
|   | (ii) dritt dovut lill-uffiċjal eżekuttiv meħtieġ biex jeżegwixxi n-notifika, għal kull notifika                                                                                                                                                                                        | €7   |
| 4 | Għall-preżentata ta' kull kontro-mandat:                                                                                                                                                                                                                                               |      |
|   | (i) dritt tar-registru .....                                                                                                                                                                                                                                                           | €20  |
|   | (ii) dritt dovut lill-uffiċjal eżekuttiv meħtieġ biex jeżegwixxi n-notifika, għal kull notifika                                                                                                                                                                                        | €7   |
| 5 | (1) (a) Għall-preżentata ta' kull rikors għal bejgħ ta' immobbli fl-irkant bil-Qorti inkluż rikors biex tiġi ri-appuntat bejgħ fl-irkant bil-Qorti li kien ġie sospiż:                                                                                                                 |      |
|   | (i) dritt tar-registru .....                                                                                                                                                                                                                                                           | €200 |
|   | (ii) dritt dovut lill-uffiċjal eżekuttiv meħtieġ biex jeżegwixxi n-notifika, għal kull notifika .....                                                                                                                                                                                  | €7   |
|   | (b) Għall-preżentata ta' kull rikors għall-bejgħ fl-irkant ta' mobbli, inkluż rikors biex jiġi ri-appuntat bejgħ fl-irkant bil-Qorti li kien ġie sospiż:                                                                                                                               |      |
|   | (i) dritt tar-registru .....                                                                                                                                                                                                                                                           | €65  |
|   | (ii) dritt dovut lill-uffiċjal eżekuttiv meħtieġ biex jeżegwixxi n-notifika, għal kull notifika .....                                                                                                                                                                                  | €7   |
|   | (ċ) Ma jithallasx ebda dritt għas-sospensjoni ta' bejgħ fl-irkant bil-Qorti jew biex jiġi ri-appuntat bejgħ fl-irkant bil-Qorti li s-sospensjoni tiegħu kienet dovuta għal xi notifika meħtieġa bil-liġi li ma tkunx saret jew li tkun giet sospiża mill-qorti wara talba mid-debitur. |      |

	(2) Id-drittijiet dovuti skont is-subparagrafu (1) għandhom jinkludu is-servizzi, drittijiet u spejjeż kollha meħtieġa sa ma jsir il-bejgħ fl-irkant innifsu, minbarra d-drittijiet dovuti għan-notifika ta' kull att ġudizzjarju, liema drittijiet għandhom jiġu ntaxxati separatament.	
	(3) Għall-ħżin, fi proprjetà tal-Gvern, ta' hwejjeġ mobbli li għandhom jinbiegħu f'irkant bil-Qorti, għal kull jum .....	€30
	Iżda r-rikorrent għandu, flimkien mal-prezentata tar-rikors għall-bejgħ fl-irkant bil-Qorti, jiddepożita somma li tkun daqs l-ammont li jithallas għall-ħżin ta' sebat ijiem, liema somma tiġi aġġustata wara l-liberazzjoni tal-bejgħ jew is-sospensjoni tal-irkant.	
	(4) Għal-liberazzjoni ta' xi haġa mobbli jew beni immobbli wara bejgħ fl-irkant bil-Qorti, għal kull €100 .....	1%
	Iżda f'ebda każ ma għandu d-dritt intaxxat ikun inqas minn .....	€120
	Iżda wkoll meta l-irkant isir minn irkantatur liċenzjat, id-dritt stabbilit fl-Att dwar l-Irkantaturi għandu, b'żieda, jithallas lill-irkantatur.	
6	Għall-ftuħ tar-registru mhux fil-ħinijiet tax-xogħol tar-registru:	
	(i) dritt tar-registru .....	€120
	(ii) dritt dovut lid-deputat registratur li jattendi .....	€50
	(iii) dritt dovut lil kull uffiċjal eżekuttiv meħtieġ biex jeżegwixxi n-notifika .....	€35
7	(1) Bla ħsara għas-subparagrafu (2) ta' dan il-paragrafu, id-drittijiet imsemmija fil-paragrafi 1 sa 4 ta' din it-Tariffa jinkludu l-ispejjeż kollha u n-notifiki meħtieġa in konnessjoni mal-eżekuzzjoni tal-att tal-proċedura relattiv, kull assistenza mill-pulizija li l-uffiċjal eżekuttiv jista' jeħtieġ fl-eżekuzzjoni tal-att, il-prezentata ta' stimi jew perizji minn esperti nominati mill-Qorti u l-pubblikazzjoni ta' bandi u avvizi fil-Gazzetta.	
	(2) Id-drittijiet imsemmija fil-paragrafi 1 sa 4 ta' din it-Tariffa ma jinkludux drittijiet u spejjeż dovuti lil esperti nominati mill-Qorti u lil terzi persuni, liema drittijiet u spejjeż jiġu intaxxati separatament.	
8	Għal kull att ieħor tal-proċedura stabbilit fil-Kodiċi ta' Organizzazzjoni u Proċedura Ċivili, iżda li ma hemmx provdut dritt għalih f'dawn it-Tariffi .....	€20
9	Għal kull notifika, mhux diġà msemija f'din it-Tariffa, ta' att tal-proċedura, inklużi l-ispejjeż li jsiru għall-eżekuzzjoni ta' dik in-notifika, ikunu dovuti d-drittijiet li ġejjin:	
	(i) dritt tar-registru .....	€7
	(ii) dritt dovut lill-uffiċjal eżekuttiv li jeżegwixxi n-notifika .....	€2.35
	Iżda jekk in-notifika għandha ssir barra mill-ħinijiet normali tax-xogħol, id-drittijiet imsemmija f'dan il-paragrafu għandhom jiżdiedu b'100%.	

- 10 Minkejja kull haġa li hemm f'din it-Tariffa, jekk in-notifika għandha tiġi eżegwita personalment minn uffiċjal eżekuttiv tal-Qorti, f'dawk il-kazijiet fejn il-ligi tippermetti li n-notifika ssir mod iehor, ikunu dovuti għal kull notifika d-drittijiet addizzjonali li ġejjin:
- (i) dritt tar-registru ..... €25
  - (ii) dritt dovut lill-uffiċjal eżekuttiv li jeżegwixxi n-notifika ..... €7
- 11 (a) F'kawżi dwar separazzjoni personali, divorzju, annullament, manteniment, filjazzjoni, paternità, sekwestru jew kustodja ta' minuri, li għandhom x'jaqsmu mal-istat ċivili ta' persuna, li għandhom x'jaqsmu ma' drittijiet tal-bniedem, jew li għandhom x'jaqsmu mal-elezzjonijiet ġenerali, u f'kawżi li jirrigwardaw hsara personali, talbiet għall-ħlas ta' pagi jew talbiet għal terminazzjoni ingusta ta' impieg, kawżi possessorji u ta' jattanza u l-kawżi dwar l-eżekuzzjoni ta' konvenju jew ta' wegħda ta' trasferiment kemm ta' hwejjeġ mobbli jew immobbli, id-drittijiet kollha preskritti f'din it-Tariffa għandhom jitnaqqsu bi ..... 50%
- (b) Ebda dritt ma jithallas għal kull att preżentat minn kuratur *ex officio* li jkun qed jaġixxi bhala hekk.
- 11A Għall-preżentata ta' mandat maħruġ għall-fini li tiġi infurzata deċiżjoni tat-Tribunal għal Talbiet tal-Konsumaturi, id-drittijiet kollha preskritti f'din it-Tariffa għandhom jitnaqqsu bi ..... 50%
- 12 (1) Id-drittijiet kollha dovuti għandhom jithallsu filwaqt tal-preżentata tal-att relattiv, u r-Registatur ma jaċċettax għall-preżentata xi att tal-proċedura li ma jkollux miegħu d-dritt relattiv.
- (2) L-intaxxar li jsir mir-Registatur tal-ammont ta' drittijiet li għandu jithallas ikun finali.
- (3) Fl-intaxxar tad-drittijiet imnizzla f'din it-Tariffa ma jittiehed ebda qies ta' xi frazzjoni ta' €1.
- (4) Għall-preżentata ta' kull rikors fejn tintalab ir-ritassa jew l-approvazzjoni ta' ratizzazzjoni ta' taxxa rilaxxata taħt dan l-artikolu għandu jithallas id-dritt ta' ..... €50".

Sostituzzjoni tat-Tariffa J tal-Iskeda A li tinsab mal-Kodiċi.

**13. It-Tariffa J tal-Iskeda A li tinsab mak-Kodiċi għandha tiġi sostitwita b'dan li ġej:**

"TARIFFA J

Drittijiet li jithallsu għal Testimonjali jew proċeduri għal Avarija

- 1 Għall-proċeduri meħtieġa wara l-preżentata ta' xi rikors dwar testimonjal jew dwar proċeduri ta' avarija sal-preżentata tar-rapport:
- (i) dritt tar-registru ..... €200
  - (ii) dritt dovut lill-avukat ..... €240
  - (iii) dritt dovut lill-Imħallef delegat ..... €120



(iv) dritt dovut lid-deputat registratur .....	€60
(v) dritt dovut lil min jagħmel it-traduzzjoni, jekk meħtieġa .....	€60
(vi) dritt dovut lill-iskrivan għat-traskrizzjoni tat-testimonjal u tax-xhieda, jekk meħtieġa .....	€50
(vii) dritt dovut lill-uffiċjal eżekuttiv tal-Qorti .....	€35
2 Meta t-testimonjal jiġi miktub barra l-bini tal-Qrati tal-Ġustizzja, id-drittijiet imsemmija fil-paragrafu 1 jizdiedu bi .....	25%
Izda jekk it-testimonjal jiġi miktub abbord ta' bastiment 'l barra minn port id-drittijiet imsemmija fil-paragrafu 1 ta' din it-Tariffa jizdiedu bi .....	50%
3 Meta t-testimonjal jiġi miktub f'xi hin wara l-4.00 pm u qabel id-9.00 am, id-drittijiet imsemmija fil-paragrafu 1 ta' din it-Tariffa jizdiedu bi .....	50%
4 (1) It-testimonjal għandu jinkiteb bl-Ingliż.	
(2) Għandu jiġi impjegat interpretu meta d-dikjarazzjoni ssir jew ix-xiehda tingħata f'islien li l-Imħallef delegat ma jkunx jifhem.	"

**14.** It-Tariffa L tal-Iskeda A li tinsab mak-Kodiċi għandha tiġi sostitwita b'dan li ġej:

Sostituzzjoni tat-Tariffa L tal-Iskeda A li tinsab mal-Kodiċi.

**"TARIFFA L**

Drittijiet li għandhom jiġihallsu għal proċediment taħt l-artikolu 257 tal-Kodiċi Ċivili, Kap. 16

Dritt tar-registru għall-prezentata ta' kull rikors jew nota ....	€10
Għal taħrikiet ta' xhieda - għal kull xhud .....	€0.40
Għal kull kopja ta' kull rikors jew nota - għal kull faċċata ....	€0.35
Lill-avukat jew prokuratur legali - għal kull rikors jew nota .	€7
Għal servizzi oħra dwar dawn il-proċedimenti minn	€7
sa	€30".

**TAQSIMA IV**

**15.** (1) Din it-Taqsima temenda l-Kodiċi Ċivili u għandha tinqara u tinftiehem haġa waħda mal-Kodiċi Ċivili, hawn iżjed 'il quddiem f'din it-Taqsima msejjaħ "il-Kodiċi".

Emendi għall-Kodiċi Ċivili. Kap.16.

(2) Id-dispożizzjonijiet ta' din it-Taqsima għandhom jitqiesu li bdew isehħu fl-1 ta' Jannar, 2015.

**16.** It-Taqsima I tal-Ewwel Skeda tal-Kodiċi għandha tiġi sostitwita b'dan li ġej:

Sostituzzjoni tat-Taqsima I tal-Ewwel Skeda tal-Kodiċi.

## "Taqsimi I

## DRITTIJIET

Drittijiet li għandhom jingabru taħt l-artikolu 268

	€
1. Għar-registrazzjoni ta' att tat-twelid .....	2.60
2. Għar-registrazzjoni ta' att taż-żwieġ jew unjoni ċivili ...	2.60
Nota: Għall-ħlas tad-drittijiet imsemmijin taħt il-paragrafi 1 u 2 il-ġenituri tat-tarbija, fil-każ ta' twelid, u l-gharajjes, fil-każ ta' żwieġ, huma marbutin <i>in solidum</i> .	
3. Għal kull ċertifikat li juri li ma tkun saret ebda kitba f' Registrazzjonijiet ta' Stat Ċivili dwar xi bniedem għalih, magħdud id-dritt għat-tfittxija .....	5.15
4. (a) Għal kull estratt minn att tat-twelid, taż-żwieġ, unjoni ċivili, tal-mewt jew ta' registrazzjoni fir-Registru tal-Persuni Adottati skont il-Formuli, I, K, KK, M, O fit-Taqsimi I tal-Ewwel Skeda li tinsab ma' dan il-Kodiċi .....	2.60
(b) Għal kull estratt minn att tat-twelid, taż-żwieġ, tal-mewt jew ta' registrazzjoni fir-Registru tal-Persuni Adottati skont il-Formuli J, L, P fit-Taqsimi II tal-Ewwel Skeda li tinsab ma' dan il-Kodiċi .....	2.60
(ċ) Għal kull ċertifikat li jkollu kopja shiħa ta' registrazzjoni tat-twelid, żwieġ, unjoni ċivili jew mewt b'dawk innoti li jista' jkun hemm magħha .....	10.25
(d) Għal kull estratt minn att tat-twelid, taż-żwieġ, ta' unjoni ċivili, tal-mewt jew ta' registrazzjoni fir-Registru tal-Persuni Adottati ordnat mis-sit elettroniku tar-Registru Pubbliku ..	2.50
(e) Għal kull ċertifikat li jkollu kopja shiħa ta' registrazzjoni tat-twelid, żwieġ, unjoni ċivili jew mewt b'dawk innoti li jista' jkun hemm magħha ordnat mis-sit elettroniku tar-Registru Pubbliku .....	9.95
5. Għal registrazzjoni fir-Registru tal-Persuni Adottati .....	2.60
6.* Għal kull ċertifikat biex jirriproduċu kull att ta' stat ċivili għal kull individwu .....	13.20
* din il-partita għadha mhux fis-seħh. "	

## TAQSIMA V

Emendi ta' diversi Regolamenti magħmulin taħt l-Ordinanza dwar id-Drittijiet. Kap. 35.

**17. (1)** Din it-Taqsimi temenda diversi Regolamenti magħmulin taħt l-Ordinanza dwar id-Drittijiet u għandha tinqara u tinftiehem haġa waħda mad-diversi Regolamenti li temenda u, jew tissostitwixxi.

(2) Id-dispożizzjonijiet ta' din it-Taqsimi għandhom jitqiesu li bdew isehhu fl-1 ta' Jannar, 2015.

**18.** L-Iskeda li tinsab mar-Regolamenti dwar id-Drittijiet li jithallsu fid-Dipartimenti tal-Gvern għandha tiġi emendata kif ġej:

Emenda tal-Iskeda li tinsab mar-Regolamenti dwar id-Drittijiet li jithallsu fid-Dipartimenti tal-Gvern.  
L.S. 35.01

(a) taht l-intestatura ‘Ministeru għall-Affarijiet Barranin’, il-partiti 1 sa 8 għandhom jiġu sostitwiti b’dan li ġej:

	€
" 1. Għas-somministrazzjoni ta’ gurament jew jekk tiġi riċevuta dikjarazzjoni bl-attestazzjoni ta’ firma jew mingħajrha .....	1.90
2. Biex titqiegħed firma fuq dokument imsemmi f’affidavit jew f’dikjarazzjoni .....	1.30
3. (a) Awtentikazzjoni ta’ ċertifikati fl-Uffiċċju Ewlieni:	
(i) awtentikazzjoni ta’ dokumenti ta’ xorta edukattiva u ta’ dokumenti oħra ta’ xorta mhux kummerċjali .....	12.80
(ii) awtentikazzjoni ta’ ċertifikati ta’ xorta kummerċjali .....	18.00
(iii) awtentikazzjoni ta’ ċertifikati ta’ adozzjoni ta’ tfal minn pajjiżi barranin kif awtorizzati mill-Awtorità Ċentrali appuntata bl-Ordni dwar Tifsira ta’ Adozzjoni Barranija .....	-
(b) Awtentikazzjoni ta’ ċertifikati u, jew dokumenti minn Ambaxxati u konsulati ta’ Malta iżda l-awtentikazzjoni ta’ ċertifikati u, jew dokumenti ta’ adozzjoni ta’ tfal minn pajjiżi barranin kif awtorizzati mill-Awtorità Ċentrali appuntata bl-Ordni dwar Tifsira ta’ Adozzjoni Barranija huma eżentati minn din it-Tariffa.	
4. Biex titqiegħed firma konsulari, u sigill jekk meħtieġ, fuq dikjarazzjoni ta’ eżistenza .....	1.30
5. Għall-għemil ta’ dikjarazzjoni ta’ eżistenza .....	1.30
6. Għal-legalizzazzjoni jew attestazzjoni ta’ firma .....	2.60
7. Biex jingħaqdu flimkien xi dokumenti u jitpoġġa fuqhom sigill konsulari .....	1.30
8. Biex jitwaħħal sigill fuq dokument meta ma tkunx meħtieġa ebda firma .....	1.30";

(b) taht l-intestatura ‘Ministeru għall-Affarijiet Barranin’, il-partiti 28 sa 31 għandhom jiġu sostitwiti b’dan li ġej:

" 28. Biex jiġi riċevut testament skont id-dispożizzjonijiet tal-artikolu 679(2) tal-Kodiċi Ċivili (Kapitolu 16) .....	2.60
------------------------------------------------------------------------------------------------------------------------	------

29. Għall-firma ta' ċertifikat meħtieġ bl-Att dwar is-Sigurtà fl-Ikel (Kapitolu 449) .....	5.10
30. Biex issir xi reġistrazzjoni li għaliha mhux provdut xort'ohra .....	1.30
31. Biex tingħata l-firma konsulari, u sigill jekk meħtieġ, fuq xi dokument li għalih mhux provdut xort'ohra .....	2.60";

(ċ) taħt is-subintestatura 'Dwana' taħt 'Ministeru tal-Finanzi', minflok il-partita:

"Għal kull ċertifikat ..... 11.65"

ghandu jidhol dan li ġej:

"Għal kull ċertifikat ..... 12.90".

(d) taħt l-intestatura 'Ministeru għall-Ambjent', l-aħħar żewġ partiti għandhom jiġu sostitwiti b'dan li ġej:

Licenza ta' bennej, għall-ħruġ tal-licenza u t-tiġdid tagħha ta' kull sena .....	13.00
Għall-eżami ta' kandidati li jixtiequ jkollhom il-licenza biex jagħmulha ta' bennejja skont l-artikolu 95 tal-Kodiċi tal-Liġijiet tal-Pulizija (Kap. 10) ta' kull darba li jsir l-eżami .....	26.00".

(e) taħt l-intestatura 'Ministeru għas-Saħħa', il-partiti li jinstabu taħt 'Ċimiterji' u 'Ġarr ta' kadavri' għandhom jiġu sostitwiti b'dan li ġej:

*"Ċimiterji*

Għall-ġarr ta' kull kadavru minn ġewwa qabar għall-ossarju jew għal qabar ieħor .....	12.80
Għat-tindif ta' kull qabar .....	12.80
Għas-sorveljanza minn persuni awtorizzati ta' kadavri trasportati għaċ-ċimiterju qabel ma jgħaddu erbgħa u għoxrin siegħa mill-mewt .....	1.30
Għas-sorveljanza minn persuni awtorizzati ta' kadavri trasportati għaċ-Ċimiterju ta' Santa Marija, Ghawdex, qabel ma jgħaddu erbgħa u għoxrin siegħa mill-mewt .....	1.30

*Ġarr ta' kadavri*

"Dritt għas-sorveljanza tal-ġarr ta' xi kadavri għal jew mill-ajruport jew xi port f'dawn il-Gżejjer .....	64.00
------------------------------------------------------------------------------------------------------------	-------

Iżda ma għandu jingabar ebda dritt meta l-kadavru jkun qiegħed jingarr minn Ghawdex biex jindifen f'Malta, jew viċi versa

".

**19.** It-Taqsima II tal-Iskeda li tinsab mar-Regolamenti dwar id-Drittijiet għas-Servizzi Veterinarji u tal-Biċċerija għandha tiġi sostitwita b'dan li ġej:

Emenda tar-Regolamenti dwar id-Drittijiet għas-Servizzi Veterinarji u tal-Biċċerija. L.S. 35.10

"II. Drittijiet dwar Servizzi Veterinarji	
(A) Għal viżta tal-bhejjem qabel l-esportazzjoni jew wara l-importazzjoni:	
Żwiemel .....	€12.90 kull ras
Bovini .....	€5.20 kull ras
Annimali oħra inklużi klieb u qtates .....	€10.30 kull ras
Flieles ta' ġurnata .....	€0.10 kull ras
Tjur ornamentali/pappagalli .....	€5.20 kull ras
Ħamem esportat għat-tigrija lura lejn Malta (ma tinkludix viżta ġol-barumbari ( <i>lofts</i> ) .....	€25.70 kull 1000
Tajr Imqaxxar ( <i>Bird Skins</i> ) .....	€51.30 kull importazzjoni
Ghasafar, ħamem u fniek .....	€51.30 kull importazzjoni
(B) (i) Għall-viżta ta' esportazzjoni ta' laħam, ħut u prodotti tagħhom .....	€0.05 kull kg
(ii) Għall-viżta u testijiet ta' laħam, ħut u prodotti tagħhom importati kummerċjalment jew fi trasbord .....	€51.30
(C) (i) Għal eżamijiet fil-laboratorju fuq xi annimali, ħut jew prodotti oħra qabel l-esportazzjoni jew l-importazzjoni, il-ħlas ikun skont skeda li johroġ il-laboratorju ta' kull sena, iżda għal liema eżami intier m'għandux jithallas inqas minn dritt ta' .....	€2.60
(ii) Għal eżamijiet fil-laboratorju fuq xi annimali li mhumiex minn irziezet liċenzjati għall-produzzjoni, il-ħlas ikun skont skeda li johroġ il-laboratorju ta' kull sena, iżda għal liema eżami intier m'għandux jithallas inqas minn dritt ta' .....	€2.60
(D) Għal kull boll jew tikketta ta' approvazzjoni ta' stabbilimenti għall-esportazzjoni:	
- Kull karkassa jew parti minnha .....	€0.10
- Kull kaxxa .....	€0.10
L-ispejjeż tat-tikketta jithallsu mill-istabbilimenti nteressati.	
(E) Għall-approvazzjoni ta' stabbiliment tal-ipproċessar għall-konsum lokali .....	€25.70 fis-sena
(F) (i) Għall-approvazzjoni u ċertifikazzjoni ta' vetturi armati bil-friza biex jingarr il-laħam u l-ħut għall-esportazzjoni .....	€64.10 fis-sena
(ii) Għall-approvazzjoni u ċertifikazzjoni ta' vetturi għall-garr ta' <i>swill</i> .....	€25.70 fis-sena
(G) Għall-approvazzjoni u ċertifikazzjoni ta' vettura armata bil-friza biex jingarr il-laħam u l-ħut f'Malta .....	€64.10 fis-sena

(H) Għall approvazzjoni u ċertifikazzjoni ta' hanut tal-laħam .....	€12.90 fis-sena
(I) Għall-ispezzjonijiet u approvazzjoni ta' <i>hatcheries</i> .....	€25.70 fis-sena
(J) Għall-liċenzjar ta' <i>hatcheries</i> .....	€51.30 fis-sena
(K) Għal ċertifikati tas-sanità għall-annimali, hamiem, ħut u prodotti tagħhom .....	€5.20 kull ċertifikat".

Emenda tar-Regolamenti dwar id-Drittijiet għall-Passaporti u Viżi.  
L.S. 35.24

**20. L-Iskeda li tinsab mar-Regolamenti dwar id-Drittijiet għall-Passaporti u Viżi għandha tiġi sostitwita b'dan li ġej:**

"SKEDA

(Regolament 2)

Servizz	Drittijiet €
1. Għall-ħruġ ta' passaport bejn Jannar sa Marzu u Settembru sa Diċembru għal dawk il-persuni li għalqu s-sittax-il sena u aktar, validu għal għaxar snin .....	70
2. Għall-ħruġ ta' passaport bejn April sa Awwissu għal dawk persuni li għalqu s-sittax-il sena u aktar, validu għal għaxar snin .....	100
3. Għall-ħruġ ta' passaport lill-minuri li għalqu l-għaxar snin iżda li għadhom ma għalqux is-sittax-il sena, validu għal hames snin .....	40
4. Għall-ħruġ ta' passaport lill-minuri li għadhom ma għalqux l-għaxar snin, validu għal sentejn .....	16
5. Għall-ħruġ ta' ċertifikat kollettiv sabiex iservi bhala passaport	95
6. Għall-ħruġ ta' Passaport ta' Emergenza jew ta' dokumenti għal vjaġġar minflok passaport li ma hemm ebda disposizzjoni oħra dwaru .....	9
7. Passaport Urgenti (jinħareġ f'erba' sigħat) .....	140
8. Traduzzjoni għall-Għarbi fuq Passaport Malti .....	7
9. Ġuramenti .....	11
10. Passaporti Urgenti maħruġa f'hinijiet mhux normali tal-Uffiċċju .....	185
11. Ħruġ tat-'tieni' Passaport, validu għal għaxar snin .....	135
12. Passaport Diplomatiku .....	40
13. Dokument tal-ivvjaġġar (Konvenzjoni tat-28 ta' Lulju 1951) .	60
14. Għall-ħruġ ta' 'Dokument tal-Ivvjaġġar' jew 'Passaport għal Strangier', validu għal tliet snin .....	60
15. Passaport Urgenti (jinħareġ f'erba' sigħat f'hinijiet normali tal-Uffiċċju) lill-minuri li għalqu l-għaxar snin iżda li għadhom ma għalqux is-sittax-il sena .....	80
16. Passaport Urgenti (jinħareġ f'erba' sigħat f'hinijiet normali tal-Uffiċċju) lill-minuri li għadhom ma għalqux l-għaxar snin .	60
17. Passaport Urgenti maħruġ f'hinijiet mhux normali tal-uffiċċju lill-minuri li għalqu l-għaxar snin iżda li għadhom ma għalqux is-sittax-il sena .....	125

18. Passaport Urgenti mahruġ f'hinijiet mhux normali tal-uffiċċju lill-minuri li għadhom ma għalqux l-għaxar snin ..... 105".

**21.** L-Iskeda li tinsab mar-Regolamenti dwar Drittijiet għal Servizzi mill-Ispettorat tas-Sahħa għandha tiġi sostitwita b'dan li ġej:

Emenda tar-Regolamenti dwar Drittijiet għal Servizzi mill-Ispettorat tas-Sahħa. L.S. 35.27

"SKEDA  
(Regolament 3)

Servizz	Dritt
1. Superviżjoni, kemm mitluba kemm mhix, waqt il-qerda ta' oġġetti tal-ikel.	€25.60 għall-ewwel 10 kg u €12.80 għal kull 10 kg addizzjonali jew parti minnhom, sa l-oghla ammont ta' €512.50.
2. Teħid ta' kampjuni u analiżi ta' ilma tal-bir, minbarra dawk il-kampjuni li s-Suprintendent iqis bħala li huma bżonnjuhi li jittiehdu bil-għan ta' xi investigazzjoni.	€38.40 kull kampjun.
3. Hruġ ta' Ċertifikat tas-Sahħa għall-Esportazzjoni mill-uffiċċju msemmi mis-Suprintendent bħala li għandu johroġ dak iċ-ċertifikat.	€64 kull ċertifikat.
4. Żjarat f'postijiet tal-ikel jew postijiet tal-ikel proposti għal skop ta' konsultazzjoni dwar il-liġijiet fuq l-iġjene tal-ikel f'postijiet tal-ikel, barra minn dawk il-konsultazzjonijiet skont il-paragrafu 5 ta' din l-Iskeda u parir mogħti konformement ma' spezzjoni magħmula skont l-Att dwar is-Sigurtà fl-Ikel.	€25.60 kull żjara f'dawk il-postijiet tal-ikel.
Izda, rapport bil-miktub rigward il-konsultazzjoni irid jingħata meta hekk mitlub.	
5. Żjarat f'postijiet tal-ikel jew postijiet tal-ikel proposti għal skop ta' konsultazzjoni fuq il-htigiet tal-liġi dwar l-iġjene tal-ikel meta dik il-konsultazzjoni tingħata skont liċenza tal-kummerċ jew applikazzjoni tal-MEPA.	€64 kull żjara f'dawk il-postijiet tal-ikel wara t-tieni żjara.
6. Hruġ ta' ċertifikat ta' registrazzjoni ta' post tal-ikel skont ir-Regolamenti dwar ir-Registrazzjoni ta' Postijiet tal-Ikel, meta dan iċ-ċertifikat ikun hekk mitlub.	€12.80 kull ċertifikat."

**22.** Il-paragrafu (d) tal-Iskeda li tinsab mar-Regolamenti dwar Drittijiet li jithallsu għal-Viżi ta' Schengen għandu jiġi sostitwit b'dan li ġej:

Emenda tar-Regolamenti dwar Drittijiet li jithallsu għal-Viżi ta' Schengen. L.S. 35.31

"(d) Viża Nazzjonali għal Żmien Twil (Kategorija D) ..... €66".

**TAQSIMA VI**

**23.** (1) Din it-Taqsima temenda l-Ordinanza tad-Dwana u għandha tinqara u tintfiehmed haġa waħda mal-Ordinanza tad-Dwana, hawn iżjed 'il quddiem f'din it-Taqsima msejjha "l-Ordinanza".

Emendi tal-Ordinanza tad-Dwana. Kap. 37.

C 928

(2) Id-dispożizzjonijiet ta' din it-Taqsima, hliet l-artikolu 23 tagħha, għandhom jitqiesu li bdew isehhu fit-18 ta' Novembru, 2014.

Emenda tal-artikolu 60 tal-Ordinanza.

**24.** Fl-artikolu 60 tal-Ordinanza, minflok il-kliem "f'kull każ bħal dan, l-oġġetti hawn fuq imsemmija għandhom jiġu kkonfiskati, flimkien mal-oġġetti l-oħra kollha li jkunu jinsabu ppakkjati magħhom, jew li jkunu ġew użati biex jaħbuhom." li jinsabu minnufih wara l-paragrafu (k) tiegħu, għandhom jidhlu l-kliem "f'kull każ bħal dan, l-oġġetti hawn fuq imsemmija għandhom jiġu kkonfiskati, flimkien mal-oġġetti l-oħra kollha li jkunu jinsabu ppakkjati magħhom, jew li jkunu ġew użati biex jaħbuhom, u m'hemm l-ebda jedd t'azzjoni kontra l-Kummissarju għad-danni kkaġunati bil-konfiska ta' dawn l-oġġetti kollha."

Emenda tal-artikolu 62 tal-Ordinanza.

**25.** Fil-paragrafu (o) tal-artikolu 62 tal-Ordinanza, minflok il-kliem "xjentement jirreġistra" għandhom jidhlu l-kliem "xjentement jew bi traskuraġni jirreġistra".

Emenda tal-artikolu 68 tal-Ordinanza.

**26.** Is-subartikolu (3) tal-artikolu 68 tal-Ordinanza għandu jiġi sostitwit b'dan li ġej:

"(3) M'hemm ebda jedd ta' azzjoni kontra l-Kummissarju għal danni kkaġunati bil-ħlas tad-depożtu jew billi jkun inżammu l-bastimenti, il-vetturi jew mezzji oħra ta' ġarr, żwiemel jew annimali u hwejjeg oħra taħt dan l-artikolu."

Żieda ta' artikolu ġdid mal-Ordinanza.

**27.** Minnufih wara l-artikolu 70 tal-Ordinanza għandu jiżdied l-artikolu ġdid li ġej:

"Setgħa ta' uffiċjal tad-dwana li jitlob ċerta informazzjoni.

70A. Uffiċjal tad-dwana li jkollu tassew għaliex jaħseb li persuna tkun hatja ta' reat taħt din l-Ordinanza, jista' jitlob lil dik il-persuna li tagħtih -

(a) isimha u kunjomha, l-indirizz, u dettalji oħra,

(b) dokument ta' identifikazzjoni, u

(ċ) kull informazzjoni bħal dik dwar l-oġġetti dazjabbli inkwistjoni, li jkunu fil-pussess ta' dik il-persuna jew miksubin minnha, skont ma jista' jkun raġonevolment meħtieġ minn dak l-uffiċjal tad-dwana."



## TAQSIMA VII

**28.** (1) Din it-Taqsima temenda r-Regolamenti dwar ix-Xorb Alkohlolu u għandha tinqara u tinftiehem haġa waħda mar-Regolamenti dwar ix-Xorb Alkohlolu, hawn iżjed 'il quddiem f'din it-Taqsima msejja "ir-Regolamenti".

Emenda għar-Regolamenti dwar ix-Xorb Alkohlolu. L.S. 41.02

(2) Id-dispożizzjonijiet ta' din it-Taqsima għandhom jitqiesu li bdew isehħu fl-1 ta' Jannar, 2015.

**29.** Fis-subregolament (3) tar-regolament 3 tar-Regolamenti minflok il-kliem "għandhom jithallsu hdx-il euro u hamsa u sittin ċenteżmu (11.65)" għandhom jidhlu l-kliem "għandhom jithallsu tnax-il euro u disgħin ċenteżmu (€12.90)".

Emenda tar-regolament 3 tar-Regolamenti.

## TAQSIMA VIII

**30.** (1) Din it-Taqsima temenda r-Regolamenti dwar id-Drittijiet li għandhom Jithallsu għall-Prezentata ta' Atti Ġudizzjarji u għandha tinqara u tinftiehem haġa waħda mar-Regolamenti dwar id-Drittijiet li għandhom Jithallsu għall-Prezentata ta' Atti Ġudizzjarji, hawn iżjed 'il quddiem f'din it-Taqsima msejja "ir-Regolamenti".

Emenda tar-Regolamenti dwar id-Drittijiet li għandhom Jithallsu għall-Prezentata ta' Atti Ġudizzjarji, L.S 55.04

(2) Id-dispożizzjonijiet ta' din it-Taqsima għandhom jitqiesu li bdew isehħu fl-1 ta' Jannar, 2015.

**31.** Ir-regolament 2 tar-Regolamenti għandu jiġi sostitwit b'dan li ġej:

Sostituzzjoni tar-regolament 2 tar-Regolamenti.

"2. Id-drittijiet li għandhom jithallsu skont l-artikolu 112A(1) tal-Att dwar il-Professjoni Nutarili u l-Arkivji Nutarili għall-prezentata ta' atti ġudizzjarji għandhom ikunu mija u għoxrin euro (€120)."

## TAQSIMA IX

**32.** (1) Din it-Taqsima temenda l-Att dwar ir-Registru Pubbliku u għandha tinqara u tinftiehem haġa waħda mal-Att dwar ir-Registru Pubbliku, hawn iżjed 'il quddiem imsejjaħ "l-Att prinċipali".

Emenda għall-Att dwar ir-Registru Pubbliku. Kap. 56.

(2) Id-dispożizzjonijiet ta' din it-Taqsima għandhom jitqiesu li ġew fis-sehħ fl-1 ta' Jannar, 2015.

**33.** L-Ewwel Skeda li tinsab mal-Att prinċipali għandha tiġi sostitwita b'dan li ġej:

Sostituzzjoni tal-Ewwel Skeda li tinsab mal-Att prinċipali.

## "L-EWWEL SKEDA

## TARIFFA

## (Artikolu 3)

	€
A. Privileġġi u Ipoteki	
1. Għal kull nota ta' iskrizzjoni jew tiġdid ta' iskrizzjoni meta l-ammont tal-kreditu -	
(a) ma jkunx iżjed minn €2,329.37 .....	2.60
(b) ikun iżjed minn €2,329.37 iżda mhux iżjed minn €46,587.47 .....	25.65
(c) ikun iżjed minn €46,587.47 .....	25.65
u tihallas żieda ta' żewġ euro u sittin ċenteżmu (€2.60) dwar kull €2,329.37 jew parti minn €2,329.37 'l fuq mill-ewwel €46,587.47	
(d) ma jkunx iddikjarat .....	2.60
Għal kull nota ta' iskrizzjoni meta l-kreditu hu għall-hlas ta' kull sena jew ta' pensjoni, id-drittijiet miġjubin fl-iskala ta' hawn fuq għandhom jithallsu kif sejjer jingħad hawn, jiġifieri:	
(a) jekk il-hlas ta' kull sena hu ikkostitwit in perpetwu jew għal għoxrin sena jew iżjed, jew għal żmien indeterminat, id-dritt jiġi intaxxat fuq l-ammont kollu li għandu jithallas matul iż-żmien ta' għoxrin sena;	
(b) jekk il-hlas ta' kull sena hu ikkostitwit għal żmien determinat anqas minn għoxrin sena, id-dritt jiġi intaxxat fuq l-ammont kollu li għandu jithallas matul dak iż-żmien;	
(c) jekk il-hlas ta' kull sena hu ikkostitwit għal matul il-hajja ta' persuna waħda jew iżjed, id-dritt jiġi intaxxat fuq l-ammont kollu li għandu jithallas matul iż-żmien ta' tmax-il sena.	
2. Għal kull annotazzjoni ta' ċessjoni, tnaqqis, jew thassir inkluża r-riferenza relattiva li għandha ssir fir-registri .....	3.85
B. Insinwi	
8. Għal kull nota ta' insinwa ta' testament pubbliku, u għal kull nota ta' insinwa tal-ftuħ ta' testament sigriet, u għal kull nota li jkun fiha dikjarazzjoni <i>causa mortis</i> .....	6.40
9. Għal kull nota ta' rinunzja magħmula fl-okkażjoni li wieħed jagħmel il-voti ta' reliġjuż, ta' fondazzjoni, ta' kitba taż-żwieġ mingħajr assenjazzjoni ta' stabbli, ta' kontro-dikjarazzjoni f'kitbiet ta' żwieġ, ta' firda personali u ta' tmiem tal-komunjoni tal-akkwisti, u għal kull nota oħra li għandha x'taqsam ma' prokuri, atti nutarili, sentenzi u digriet ta' qorti, ta' valur mhux determinat .....	2.60
10. Għal kull nota oħra li għandha x'taqsam ma' att nutarili, sentenza jew digriet ta' qorti, meta l-valur hu determinat -	
(a) ma jkunx iżjed minn €2,329.38 .....	2.60
(b) ikun iżjed minn €2,329.38 iżda mhux iżjed minn €46,587.47 .....	25.65
(c) ikun iżjed minn €46,587.47 .....	25.65

u tiffhallas żieda ta' żewġ euro u sittin centezmu (€2.60) dwar kull €2329,38 jew parti minn €2329,38 'il fuq mill-ewwel €46,587.38

Għal kull nota ta' insinwa li għandha x'taqsam ma' hlas ta' kull sena jew pensjoni, id-drittijiet miġjubin fl-iskala ta' hawn fuq jithallsu kif sejjer jinghad hawn taht, jiġifieri:

- (a) jekk il-hlas ta' kull sena hu ikkostitwit in perpetwu, jew għal għoxrin sena jew iżjed, jew għal żmien determinat, id-dritt jiġi ntaxxat fuq l-ammont kollu li għandu jithallas matul iż-żmien ta' għoxrin sena;
- (b) jekk il-hlas ta' kull sena hu ikkostitwit għal żmien determinat ta'anqas minn għoxrin sena, id-dritt jiġi intaxxat fuq l-ammont kollu li għandu jithallas matul dak iż-żmien;
- (c) jekk il-hlas ta' kull sena hu ikkostitwit għal matul il-hajja ta' persuna waħda jew iżjed, id-dritt jiġi intaxxat fuq l-ammont kollu li għandu jithallas matul iż-żmien ta' tmax-il sena.

11.	Għal kull riferenza li għandha ssir fir-registri .....	1.30
	Ċ. Applikazzjonijiet, Riċerki u Ċertifikati	
Ċ1.	Għal kull applikazzjoni għal riċerka ta' iskrizzjoni kontra persuna partikolari jew kumpannija (fejn il-partikolaritajiet ma jaqblux, għandhom isiru żewġ applikazzjonijiet jew aktar u għandhom jitqiesu li kienu dejjem meħtieġa), iżda meta l-applikazzjoni ssir minn dipartiment tal-gvern id-dritt għandu jonqos bin-nofs .....	15.85
	U b'żieda, għandu jithallas:	
	(a) għal kull kopja, irrispettivament mill-għadd ta' pagħni, ta' nota ta' preferenza, riferenza, insinwa jew <i>record</i> iehor li jkun parti mir-riċerka .....	3.20
	Izda meta l-applikant,	
	(i) jordna kopji minn sit fil-bogħod, ukoll meta l-kopja ma tkunx tiffirma parti mir-riċerka; jew	
	(ii) jidhol f'sit mill-bogħod biex jivverifika l-istat tal-applikazzjonijiet li jkollu għar-riċerki;	
	ebda hlas iehor ma għandu jiġi impost hliet dak dovut għall-kopja jew riċerka skont il-każ;	
	(b) meta, bhala parti mir-riċerka, minflok kopja shiħa tannota, tinghata biss indikazzjoni tagħha, bħalma hi "GPP" li tfisser garanzija ta' paċifiku pussess, "D/M" li tfisser maternità differenti, jew xi nota simili minflok il-kopja shiħa .....	0.95
Ċ2.	Meta l-applikazzjoni tkun tirreferi għall-verifika u ċertifikazzjoni ta' riċerki mhux komputerrizzati, b'żieda mal-inqas dritt għall-applikazzjoni msemmi fil-paragrafu Ċ1 ta' din l-Iskeda, kif ukoll b'żieda mal-hlas imsemmi fl-istess paragrafu kull meta xi nota partikolari ma tkunx registrata fir-riċerki pprezentati għall-verifika u ċertifikazzjoni, u bhala riżultat tal-verifika u ċertifikazzjoni, tiġi pprovduta kopja tannota li jonqos mar-riżultat, inkluż il-kontroll ta' noti ta' riferenza dwar xi noti ta' preferenza partikolari li ma jagħmlux parti minn applikazzjoni għal riċerka ufficjali, hlas, għal kull tqabbila, kif ġej:	
	(a) għall-ewwel 99 tqabbila .....	0.50

(b)	meta l-għadd ikun ta' 100 tqabbila iżda ma jeċċedix il-200, hłas għal tqabbil f'dan il-margni .....	0.15
(c)	meta l-għadd ikun ta' 200 tqabbila iżda ma jeċċedix il-500, hłas għal tqabbil f'dan il-margni .....	0.13
(d)	meta l-għadd ikun ta' 500 tqabbila iżda ma jeċċedix il-1000, hłas għal tqabbil f'dan il-margni .....	0.10
(e)	meta l-għadd ta' tqabbiliet ikun ta' 1000 jew fuqhom, hłas għal tqabbil f'dan il-margni .....	0.08
Ċ3.	Talba biex tiġi aġġornata riċerka uffiċjali u mahruġa matul id-disgħin ġurnata minnufih qabel it-talba .....	4.15
Ċ4.	Għal ċertifikat speċjali (Ċertifikat tar-Registru Pubbliku) ta' iskrizzjoni mahruġ bħala vera kopja ta' iskrizzjoni wara talba <i>ad hoc</i> għalih skont l-artikolu 30 tal-Att, u li ma jkunx jagħmel parti minnu riċerka uffiċjali .....	3.85
Ċ5.	Għal kull ċertifikat dwar testmenti magħmul minn xi persuna partikolari, ikun xi jkun l-għadd ta' paġni (inkluż id-dritt għar-riċerka):	
(a)	meta applikazzjoni ma tkunx teħtieġ riċerka f' <i>records</i> li jmorru 'l hinn mill-1972 .....	9.00
(b)	f'kull każ ieħor .....	12.85
Ċ6.	Applikazzjoni għal registrazzjoni bħala aġent .....	12.85
Ċ7.	Meta persuna tagħmel xi arrangament mad-Direttur li permezz tiegħu d-Direttur ikollu jagħtiha kopji tan-noti ta' preferenza kollha li dik il-persuna tista' tkun parti fihom matul is-sitt xhur li jiġu minnufih wara dak l-arrangament, għal kull kopja informi irrispettivament mill-għadd ta' paġni, sakemm l-għadd ta' kopji ordnati jkunu iżjed minn 50 .....	0.70
Ċ8.	Għal dħul fl-iskrizzjonijiet minn sit fil-bogħod, il-hłas għal kull riċerka li ssir skont il-parametri tat-Taqsimiet A jew B tat-Tieni Skeda li tinsab ma' dan l-Att sa massimu ta' ħamsin iskrizzjoni f'xi waqt wiehed .....	13.20
	Iżda, irrispettivament mill-għadd ta' records elettronici aċċessibbli, meta l-applikant jagħżel li jillimita l-aċċess, il-hłas għandu jkun, meta daww ir- <i>records</i> ikopru l-aħħar -	
(a)	30 jum attwalment aċċessibbli .....	2.65
(b)	90 jum attwalment aċċessibbli .....	5.30
(c)	120 jum attwalment aċċessibbli .....	7.95".

## TAQSIMA X

Emenda tar-Regolamenti dwar Drittijiet fil-Bord li Jirregola l-Kera, L.S. 69.02

**34.** (1) Din it-Taqsima temenda r-Regolamenti dwar Drittijiet fil-Bord li Jirregola l-Kera u għandha tinqara u tinftiehem haġa waħda mar-Regolamenti dwar Drittijiet fil-Bord li Jirregola l-Kera, hawn iżjed 'il quddiem f'din it-Taqsima msejja "ir-Regolamenti".

(2) Id-dispożizzjonijiet ta' din it-Taqsima għandhom jitqiesu li bdew isehhu fl-1 ta' Jannar, 2015.

Sostituzzjoni tat-Tariffa li tinsab mar-Regolamenti.

**35.** It-Tariffa li tinsab mar-Regolamenti għandha tiġi sostiwita b'dan li ġej:

## "TARIFFA

Drittijiet tar-registru li jithallsu fil-Bord li jirregola il-Kera

1	Għall-prezentata ta' kull talba .....	€40
2	Għall-prezentata ta' kull risposta .....	€25
3	Għall-prezentata ta' kull rikors ta' appell .....	€80
4	Għall-prezentata ta' risposta għal rikors ta' appell .....	€50
5	Id-drittijiet stabbiliti fil-paragrafi 1 sa 4 ta' din it-Tariffa jinkludu l-prezentata ta' kull att ieħor tal-proċedura u servizzi oħra (inklużi, iżda mhux limitati għal, il-prezentata ta' mandati għall-eżami ta' xhieda, l-eżami nnifsu, drittijiet għar-registrazzjoni, traskrizzjonijiet u kopji, is-servizzi ta' assistenti ġudizzjarji, digrietni u dikjarazzjonijiet qabel id-deċiżjoni finali, taxxi tal-ispejjeż u kopji tad-deċiżjoni) li huma meħtieġa wara li tinbeda kawża permezz ta' dak l-att sa u inkluża d-deċiżjoni finali, iżda mhux magħdud id-drittijiet dovuti għan-notifika tal-atti tal-proċedura jew drittijiet li għandhom jithallsu lil periti jew esperti nominati mill-Bord, jew xi drittijiet li l-Bord jista' jkun meħtieġ li jhallas lil terzi persuni.	
6	(1) Ebda dritt ma għandu jithallas għall-prezentata ta' xi nota ta' ammissjoni ta' talba sakemm it-talba tkun ammessa kompletament u mingħajr kondizzjoni qabel ma ssir xi kontestazzjoni dwarha.	
	(2) Kull kontro-talba li jkun hemm f'att tal-proċedura titqies bħala talba ġdida, u d-drittijiet msemmija fil-paragrafi 1 sa 4 għandhom jithallsu fuq il-kontro-talba u r-risposta għaliha.	
	(3) Id-drittijiet imsemmija fil-paragrafi 1 sa 4 għandhom ikunu dovuti wkoll mal-prezentata ta' rikors lill-Bord biex wiehed jipprezenta nota tal-eċċezzjonijiet, twegiba jew att ieħor tal-proċedura pprezentat bħala risposta għat-talba u maħsub biex jikkontesta, sew totalment sew parzjalment, talba magħmula.	
7	(1) Għal kull notifika ta' att tal-proċedura inklużi l-ispejjeż li jsiru għall-eżekuzzjoni ta' dik in-notifika, jkunu dovuti dawn id-drittijiet li ġejjin:	
	(i) dritt tar-registru .....	€6
	(ii) dritt dovut lill-uffiċjal eżekuttiv li jeżegwixxi n-notifika .....	€1.20
	Izda jekk in-notifika għandha ssir barra mill-hinijiet normali tax-xogħol, id-drittijiet imsemmija f'dan il-paragrafu għandhom jiżdiedu b'100%.	

	(2) Minkejja kull haġa li hemm f'din it-Tariffa, jekk in-notifika ta' xi att għandha tiġi eżegwita personalment minn uffiċjal eżekuttiv tal-Bord, f'dawk il-każijiet fejn il-liġi tippermetti li n-notifika ssir mod ieħor, ikunu dovuti, għal kull notifika, dawn id-drittijiet addizzjonali li ġejjin:	
	(i) dritt tar-registru .....	€25
	(ii) dritt dovut lill-uffiċjal eżekuttiv li jeżegwixxi n-notifika .....	€7
	(3) Id-drittijiet stabbiliti fis-subparagrafu (2) ma japplikawx meta n-notifika għandha ssir personalment minn uffiċjal eżekuttiv tal-Bord skont xi liġi, u f'dawn il-każijiet stabbiliti fis-subparagrafu (1) ta' dan il-paragrafu għandhom japplikaw.	
8	Għal kull att ieħor tal-proċedura stabbilit fl-Ordinanza li tirregola t-Tiġdid tal-Kiri ta' Bini, iżda li ma hemmx provdut dritt dwaru f'din it-Tariffa .....	€15
	Izda drittijiet għal servizzi li ma hemmx provdut speċifikament dwarhom f'din it-Tariffa, iżda li hemm provdut dwarhom f'Tariffi oħra li hemm fil-Kodiċi ta' Organizzazzjoni u Proċedura Ċivili, għandhom jiġu intaxxati skont dawk it-Tariffi.	
9	Għall-ftuħ tar-registru wara l-hinijiet tax-xogħol tar-registru:	
	(i) dritt tar-registru .....	€120
	(ii) dritt dovut lid-deputat registratur li jattendi .....	€50
	(iii) dritt dovut lill-uffiċjal eżekuttiv meħtieġ biex tiġi eżegwita n-notifika .....	€35
10	(1) Il-Bord jista', meta jagħti d-deċiżjoni tiegħu, jordna li r-rikorrent jew l-konvenut f'kawża jhallas somma addizzjonali lir-Registatur tal-Qrati li tammonta għal mhux anqas minn €200 u mhux iżjed minn €650, jekk il-Bord jidhirlu li l-att tal-proċedura li bih inbdiet il-kawża jew l-att tal-proċedura b'risposta kienu fiergħa jew vessatorji, jew li xi waħda mill-partijiet tawlet il-proċeduri mingħajr bżonn, u f'dak il-każ din is-somma ma tkunx tista' tintalab lura mill-parti l-oħra. Ma jkun hemm ebda appell mid-deċiżjoni tal-Bord. (2) Il-Bord jista' wkoll, fis-sentenza tiegħu, jirreferi lill-Kummissjoni għall-Amministrazzjoni tal-Ġustizzja lill-avukat tal-attur jew tal-konvenut, jekk il-Bord jidhirlu li l-avukat kien responsabbli, totalment jew parzjalment, għall-att tal-proċedura fiergħ jew vessatorju, jew biex itawwal il-proċeduri. Ma jkun hemm ebda appell mid-deċiżjoni tal-Bord.	

- 11 (1) Id-drittijiet kollha dovuti għandhom jithallsu filwaqt tal-preżentata tal-att relattiv, u r-Registratur ma jaċċettax għall-preżentata xi att tal-proċedura li ma jkollux miegħu d-dritt relattiv.
- (2) L-intaxxar li jsir mir-Registratur tal-ammont ta' drittijiet li għandu jithallas ikun finali.
- (3) Fl-intaxxar tad-drittijiet imniżzla f' din it-Tariffa ma jittiehed ebda qies ta' xi frazzjoni ta' €1.
- 12 (1) Ir-Registratur għandu jara li taxxa tal-ispejjeż tinzamm fl-inkartament ta' kull kawża u għandu jniżżel minnufih fit-taxxa l-hlasijiet kollha magħmula lir-Registratur u l-hlasijiet kollha dovuti lill-avukati u l-prokuraturi legali tal-partijiet, u l-partijiet, l-avukati tagħhom u l-prokuraturi legali tagħhom ikollhom dritt għal kopja tat-taxxa f' kull hin.
- (2) Fi żmien xahar mill-għoti tad-deċiżjoni finali, ir-Registratur għandu jara li tithejja taxxa finali tal-ispejjeż.

".

### TAQSIMA XI

**36.** (1) Din it-Taqsima temenda r-Regoli dwar Proċeduri tal-Bord tal-Arbitraġġ u għandha tinqara u tinftiehem haġa wahda mar-Regoli dwar Proċeduri tal-Bord tal-Arbitraġġ, hawn iżjed 'il quddiem f' din it-Taqsima msejjha "ir-Regoli".

Emendi għar-Regoli dwar il-Proċeduri tal-Bord tal-Arbitraġġ. L.S. 88.01

(2) Id-dispożizzjonijiet ta' din it-Taqsima għandhom jitqiesu li bdew isehħu fl-1 ta' Jannar, 2015.

**37.** It-Tariffa li tinsab mar-Regoli għandha tiġi sostitwita b'dan li ġej:

Sostituzzjoni tat-Tariffa li tinsab mar-Regoli

### "TARIFFA

#### Drittijiet tar-registru li jithallsu fil-Bord tal-Arbitraġġ

1	Għall-preżentata ta' kull talba .....	€40
2	Għall-preżentata ta' kull risposta .....	€25
3	Għall-preżentata ta' kull rikors ta' appell .....	€80
4	Għall-preżentata ta' risposta għal rikors ta' appell .....	€50

- 5 Id-drittijiet stabbiliti fil-paragrafi 1 sa 4 ta' din it-Tariffa jinkludu l-prezentata ta' kull att ieħor tal-proċedura u servizzi oħra (inkluzi, iżda mhux limitati għal, il-prezentata ta' mandati għall-eżami ta' xhieda, l-eżami nnifsu, drittijiet għar-registrazzjoni, traskrizzjonijiet u kopji, is-servizzi ta' assistenti ġudizzjarji, digrieti u dikjarazzjonijiet qabel id-deċiżjoni finali, taxxi tal-ispejjeż u kopji tad-deċiżjoni) li huma meħtieġa wara li tinbeda kawża permezz ta' dak l-att sa u inkluzi d-deċiżjoni finali, iżda mhux magħdud in id-drittijiet dovuti għan-notifika tal-atti tal-proċedura jew drittijiet li għandhom jithallsu lil periti jew esperti nominati mill-Bord, jew xi drittijiet li l-Bord jista' jkun meħtieġ li jhallas lil terzi persuni.
- 6 (1) Ebda dritt ma għandu jithallas għall-prezentata ta' xi nota ta' ammissjoni ta' talba sakemm it-talba tkun ammessa kompletament u mingħajr kondizzjoni qabel ma ssir xi kontestazzjoni dwarha.
- (2) Kull kontro-talba li jkun hemm f'att tal-proċedura titqies bħala talba ġdida, u d-drittijiet msemmija fil-paragrafi 1 sa 4 għandhom jithallsu fuq il-kontro-talba u r-risposta għaliha.
- (3) Id-drittijiet imsemmija fil-paragrafi 1 sa 4 ikunu wkoll dovuti mal-prezentata ta' rikors lill-Bord biex wiehed jipprezenta nota tal-eċċezzjonijiet, twegiba jew att ieħor tal-proċedura pprezentat bħala risposta għat-talba u maħsub biex jikkontesta, sew totalment sew parzjalment, talba magħmula.
- 7 (1) Għal kull notifika ta' att tal-proċedura inkluzi l-ispejjeż li jsiru għall-eżekuzzjoni ta' dik in-notifika, jkunu dovuti dawn id-drittijiet li ġejjin:
- |                                                                         |       |
|-------------------------------------------------------------------------|-------|
| (i) dritt tar-registru .....                                            | €6    |
| (ii) dritt dovut lill-uffiċjal eżekuttiv li jeżegwixxi n-notifika ..... | €1.20 |
- Iżda jekk in-notifika għandha ssir barra mill-hinijiet normali tax-xogħol, id-drittijiet imsemmija f'dan il-paragrafu għandhom jizdiedu b'100%.
- (2) Minkejja kull haġa li hemm f'din it-Tariffa, jekk in-notifika ta' xi att għandha tiġi eżegwita personalment minn uffiċjal eżekuttiv tal-Bord, f'dawk il-kazijiet fejn il-liġi tippermetti li n-notifika ssir mod ieħor, ikunu dovuti, għal kull notifika, dawn id-drittijiet addizzjonali li ġejjin:
- |                                                                         |     |
|-------------------------------------------------------------------------|-----|
| (i) dritt tar-registru .....                                            | €25 |
| (ii) dritt dovut lill-uffiċjal eżekuttiv li jeżegwixxi n-notifika ..... | €7  |
- (3) Id-drittijiet stabbiliti fis-subparagrafu (2) ma japplikawx meta n-notifika għandha ssir personalment minn uffiċjal eżekuttiv tal-Bord skont xi liġi, u f'dawn il-kazijiet stabbiliti fis-subparagrafu (1) ta' dan il-paragrafu għandhom japplikaw.



- 8 Għal kull att iehor tal-proċedura stabbilit fl-Ordinanza dwar l-Akkwist ta' Artijiet għal Skopijiet Pubbliċi, iżda li ma hemmx provdut dritt dwaru f'din it-Tariffa ..... €15
- Izda drittijiet għal servizzi li ma hemmx provdut speċifikatament dwarhom f'din it-Tariffa, iżda li hemm provdut dwarhom f'Tariffi oħra li hemm fil-Kodiċi ta' Organizzazzjoni u Proċedura Ċivili, għandhom jiġu intaxxati skont dawk it-Tariffi.
- 9 Għall-ftuħ tar-registru wara l-hinijiet tax-xogħol tar-registru:
- (i) dritt tar-registru ..... €120
  - (ii) dritt dovut lid-deputat registratur li jattendi ..... €50
  - (iii) dritt dovut lil kull uffiċjal eżekuttiv meħtieġ biex tiġi eżegwita n-notifika ..... €35
- 10 (1) Il-Bord jista', meta jagħti d-deċiżjoni tiegħu, jordna li l-attur jew l-konvenut f'kawża jhallas somma addizzjonali lir-Registatur tal-Qrati li tammonta għal mhux anqas minn €200 u mhux iżjed minn €650, jekk il-Bord jidhirlu li l-att tal-proċedura li bih inbdiet il-kawża jew l-att tal-proċedura b'risposta kienu fiergħa jew vessatorji, jew li xi waħda mill-partijiet tawlet il-proċeduri mingħajr bżonn, u f'dak il-kaz din is-somma ma tkunx tista' tintalab lura mill-parti l-oħra.
- Ma jkun hemm ebda appell mid-deċiżjoni tal-Bord.
- (2) Il-Bord jista' wkoll, fis-sentenza tiegħu, jirreferi lill-Kummissjoni għall-Amministrazzjoni tal-Gustizzja lill-avukat tal-attur jew tal-konvenut, jekk il-Bord jidhirlu li l-avukat kien responsabbli, totalment jew parzjalment, għall-att tal-proċedura fieragħ jew vessatorju, jew biex itawwal il-proċeduri.
- Ma jkun hemm ebda appell mid-deċiżjoni tal-Bord.
- 11 (1) Id-drittijiet kollha dovuti għandhom jithallsu filwaqt tal-prezentata tal-att relattiv, u r-Registatur ma jaċċettax għall-prezentata xi att tal-proċedura li ma jkollux miegħu d-dritt relattiv.
- (2) L-intaxxar li jsir mir-Registatur tal-ammont ta' drittijiet li għandu jithallas ikun finali.
- (3) Fl-intaxxar tad-drittijiet imniżżla f'din it-Tariffa ma jittiehed ebda qies ta' xi frazzjoni ta' €1.
- 12 (1) Ir-Registatur għandu jara li taxxa tal-ispejjeż tinzamm fl-inkartament ta' kull kawża u għandu jniżżel minnufih fit-taxxa l-hlasijiet kollha magħmula lir-Registatur u l-hlasijiet kollha dovuti lill-avukati u l-prokuraturi legali tal-partijiet, u l-partijiet, l-avukati tagħhom u l-prokuraturi legali tagħhom ikollhom dritt għal kopja tat-taxxa f'kull hin.
- (2) Fi żmien xahar mill-għoti tad-deċiżjoni finali, ir-Registatur għandu jara li tithejja taxxa finali tal-ispejjeż.

"

C 938

## TAQSIMA XII

Emendi għal-leġislażzjoni sussidjarja magħmula taht l-Att dwar il-Provvisti u s-Servizzi. Kap. 117.

**38.** (1) Din it-Taqsima temenda l-leġislażzjoni sussidjarja magħmula taht l-Att dwar il-Provvisti u s-Servizzi, u għandha tinqara u tinftiehem haġa waħda mal-leġislażzjoni sussidjarja li temenda.

(2) Id-dispożizzjonijiet ta' din it-Taqsima għandhom jitqiesu li bdew isehhu fl-1 ta' Jannar, 2015.

Emenda tar-Regolamenti dwar il-Bejgħ tal-Prodotti tal-Biedja. L.S. 117.04

**39.** Ir-regolament 5 tar-Regolamenti dwar il-Bejgħ tal-Prodotti tal-Biedja għandu jiġi emendat kif ġej:

(a) is-subregolament (3) tiegħu għandu jiġi sostitwit b'dan li ġej:

"(3) Id-dritt li jithallas għall-ħruġ u għal kull tiġdid tal-liċenza ta' pitkal għandu jkun ta' wiehed u hamsin euro u tletin ċenteżmu (€51.30), u d-dritt li jithallas għall-ħruġ u kull tiġdid tal-permess ta' dħul ta' pitkal għandu jkun ta' seba' euro u sebgħin ċenteżmu (€7.70)."; u

(b) is-subregolament (4) tiegħu għandu jiġi sostitwit b'dan li ġej:

"(4) Id-dritt li jithallas għall-ħruġ tal-liċenza ta' bejjiegħ tal-ħaxix għandu jkun ta' hamsa u tletin ċenteżmu (€0.35), u d-dritt li jithallas għal kull tiġdid tagħha jkun ta' għoxrin ċenteżmu (€0.20), bla ma jitqies il-ħlas għall-pjanča tan-numru preskritta fir-regolament 10(3)."

Emenda tar-Regolamenti dwar il-Kontroll tal-Bejgħ ta' Majjali għall-Qatla u ta' Porku. L.S. 117.22

**40.** Ir-regolament 6 tar-Regolamenti dwar il-Kontroll tal-Bejgħ ta' Majjali għall-Qatla u ta' Porku għandu jiġi sostitwit b'dan li ġej:

"6. Id-dritt fis-sena li għandu jithallas għall-ewwel ħruġ ta' liċenza ta' distributtur għandu jkun ta' tnax-il euro u disgħin ċenteżmu (€12.90), u d-dritt fis-sena li għandu jithallas għal kull tiġdid ta' dik il-liċenza għandu jkun ta' seba' euro u sebgħin ċenteżmu (€7.70)."

Emenda tar-Regolamenti dwar il-Kontroll ta' Bejgħ ta' Bhejjem għall-Qatla u ta' Ċanga. L.S. 117.27

**41.** Ir-regolament 5 tar-Regolamenti dwar il-Kontroll ta' Bejgħ ta' Bhejjem għall-Qatla u ta' Ċanga għandu jiġi sostitwit b'dan li ġej:

"5. Id-dritt fis-sena li għandu jithallas għall-ewwel ħruġ ta' liċenza ta' bejjiegħ bl-ingrossa għandu jkun ta' tnax-il euro u disgħin ċenteżmu (€12.90), u d-dritt fis-sena li għandu jithallas għal kull tiġdid ta' dik il-liċenza għandu jkun ta' seba' euro u sebgħin ċenteżmu (€7.70)."

**42.** Is-subregolament (4) tar-regolament 4 tar-Regolamenti dwar is-Swieq tal-Biedja għandu jiġi sostitwit b'dan li ġej:

Emenda tar-Regolamenti dwar is-Swieq tal-Biedja. L.S. 117.31

"(4) Id-dritt li jithallas ta' kull sena għal kull permess ta' parteċipazzjoni f'Suq tal-Bdiewa huwa ta' sebġha u sebġin euro (€77.00)."

**43.** Ir-Regolamenti dwar il-Produzzjoni taż-Żejt taż-Żebbuġa għandhom jiġu emendati kif ġej:

Emenda tar-Regolamenti dwar il-Produzzjoni taż-Żejt taż-Żebbuġa. L.S. 117.34

(a) is-subregolament (2) tar-regolament 4 tagħhom għandu jiġi sostitwit b'dan li ġej:

"(2) Id-dritt li għandu jithallas mal-ewwel hruġ tal-liċenza u ma' kull tiġdid tagħha hu ta' mija u għaxar euro (€110) fis-sena."; u

(b) fl-Iskeda II tagħhom minflok il-kliem "Liċenza għall-produzzjoni kummerċjali ta' żejt taż-żebbuġa: 100 EURO" għandhom jidhlu l-kliem "Liċenza għall-produzzjoni kummerċjali ta' żejt taż-żebbuġa: 110 EURO".

### TAQSIMA XIII

**44.** (1) Din it-Taqsima temenda l-Att dwar it-Taxxa fuq l-*Income* u għandha tinqara u tinftiehem haġa waħda mal-Att dwar it-Taxxa fuq l-*Income*, hawn iżjed 'il quddiem f'din it-Taqsima msejjjah "l-Att prinċipali".

Emendi għall-Att dwar it-Taxxa fuq l-*Income*. Kap.123.

(2) Id-dispożizzjonijiet ta' din it-Taqsima għandhom jidhlu fis-seħh kif ġej:

(a) il-paragrafi (b), (ċ) u (d) tal-artikolu 45 għandhom jidhlu fis-seħh mis-sena ta' stima 2015;

(b) il-paragrafi (a) u (e) tal-artikolu 45 u l-artikoli 47 sa 51 għandhom jidhlu fis-seħh mis-sena ta' stima 2016; u

(ċ) id-dispożizzjonijiet tal-artikolu 46 għandhom jitqiesu li daħlu fis-seħh fl-1 ta' Jannar, 2015.

**45.** Is-subartikolu (1) tal-artikolu 2 tal-Att prinċipali għandu jiġi emendat kif ġej:

Emenda tal-artikolu 2 tal-Att prinċipali.

(a) il-paragrafu (b) tat-tifsira "dividend" għandu jiġi sostitwit b'dan li ġej:

"(b) kull tqassim magħmul minn kumpannija lis-soċji jew lill-azzjonisti, skont il-każ, u kull ammont

C 940

kreditat lilhom bħala soċji jew azzjonisti skont il-każ; u";

(b) it-tifsira "individwu mizzewweġ" għandha tiġi sostitwita b'dan li ġej:

" "mizzewweġ" tirreferi għal kull wiehed mill-konjuġi jew sieħba f'koppja mizzewġa;"

(ċ) minnufih wara t-tifsira "investment ta' portafoll" għandha tiżdied it-tifsira ġdida li ġejja:

" "konjuġi" għandha tinkludi sieheb registrat f'unjoni ċivili;"

(d) it-tifsira "koppja mizzewġa" għandha tiġi sostitwita b'dan li ġej:

" "koppja mizzewġa" tirreferi għal żewġ konjuġi li jkunu kkuntrattaw żwieġ jew żewġ sieħba li jkunu rregistraw is-sħubija tagħhom bħala unjoni ċivili skont id-dispożizzjonijiet legali tal-pajjiż fejn ikun sar iż-żwieġ jew l-unjoni ċivili;" u

(e) il-paragrafi (a) u (b) tat-tifsira "kumpannija" għandhom jiġu sostitwiti b'dan li ġej:

"(a) (i) kumpannija ta' responsabbiltà limitata kostitwita skont l-Att dwar il-Kumpanniji jew skont l-Ordinanza dwar is-Soċjetajiet Kummerċjali; jew

(ii) kull kumpannija oħra kostitwita bħala tali skont kull liġi oħra fis-seħh ġewwa Malta;

(iii) (1) kull soċjetà kummerċjali *en nom collectif* u kull soċjetà kummerċjali *en commandite* kostitwita skont l-Att dwar il-Kumpanniji jew skont l-Ordinanza dwar is-Soċjetajiet Kummerċjali;

(2) kull soċjetà kummerċjali regolata bid-dispożizzjonijiet applikabbli tal-Kodiċi Ċivili u registrata skont kif jista' minn żmien għal żmien jkun dispost skont it-Tieni Skeda li tinsab mal-Kodiċi Ċivili;

(3) kull Grupp Ewropew b'Interess Ekonomiku (EEIG) iffurmat skont id-dispożizzjonijiet tar-Regolamenti dwar l-Att dwar il-Kumpanniji (Gruppi Ewropej b'Interess Ekonomiku);

u liema soċjetajiet jew EEIG skont il-każ, għażlu li jiġu trattati bhala kumpannija skont is-subartikolu (6) tal-artikolu 27 tal-Att dwar l-Amministrazzjoni tat-Taxxa u sakemm tali għażla tibqa' fis-sehħ:

Izda f'każ ta' kumpannija ċellulari kif imfissra fir-Regolamenti dwar il-Kumpanniji (Kumpanniji Ċellulari li Jmexxu Kummerċ tal-Assigurazzjoni (f'dan il-proviso msejthin 'ir-Regolamenti') kif dawn kif jistgħu jiġu emendati minn żmien għal żmien, jew f'xi liġi jew regolamenti oħra li jistgħu jissostitwixxu r-Regolamenti, għall-finijiet u l-għanijiet kollha tal-Atti dwar it-Taxxi, kull ċellula ta' kumpannija ċellulari u dik il-parti ta' kumpannija ċellulari li fiha jinżamm attiv li mhux attiv taċ-ċellula, għandhom kull waħda minnhom jitqiesu bhala kumpannija separata u kull kelma jew espressjoni fl-Atti dwar it-Taxxi li huma rilevanti għal kumpannija għandhom jiftiehem skont hekk. It-tifsira ta' dawk il-kliem u espressjonijiet għandha, safejn ikun applikabbli għal kumpannija ċellulari, issir fuq il-bażi tad-dispożizzjonijiet rilevanti tar-Regolamenti;

(b) (i) kull korp ta' persuni kostitwit, inkorporat jew reġistrat barra minn Malta, u ta' natura simili għal kumpannija li għaliha saret referenza fis-subparagrafi (i) u (ii) tal-paragrafu (a) hawn fuq;

(ii) kull korp ta' persuni kostitwit, inkorporat jew reġistrat barra minn Malta u ta' natura simili għal kull soċjetà li għaliha saret referenza fis-subparagrafu (iii) tal-paragrafu (a) hawn fuq, fejn tali korp ta' persuni għażel li jiġi trattat bhala kumpannija skont is-subartikolu (6) tal-artikolu 27 tal-Att dwar l-Amministrazzjoni tat-Taxxa u għaż-żmien li fih tali għażla tibqa' fis-sehħ;"

46. L-artikolu 5A tal-Att prinċipali għandu jiġi emendat kif  
gej:

Emenda tal-artikolu 5A tal-Att prinċipali.

(a) fil-paragrafu (b) tas-subartikolu (3) tiegħu, minnufih wara l-kliem "għal dak it-trasferiment:" għandu jiżdied dan il-proviso:

"Izda f'każ meta ssir għażla kif ingħad, biex jiġi eskluż tali trasferiment mill-iskop ta' dan l-artikolu, dan jista' jsir biss f'każ ta' trasferiment li jsir qabel l-1 ta' Jannar, 2015:";

C 942

(b) fil-proviso li jmiss wara l-proviso miżjud bil-paragrafu (a) ta' hawn fuq, minflok il-kliem "Izda fil-każ ta' trasferiment" għandu jidhol il-kliem "Izda wkoll fil-każ ta' trasferiment"; u fis-subparagrafu (i) minflok il-kliem "l-imsemmija data ta' proprjetà" għandu jidhol il-kliem "l-imsemmija data, izda qabel l-1 ta' Jannar 2015", ta' proprjetà; u għandu jiżdied is-subparagrafu ġdid (iii) li ġej:

"(iii) Minkejja l-paragrafu preċedenti (ii) meta ssir għażla kif ingħad qabel tali għażla m'għandhiex tapplika għal trasferimenti ta' proprjetà li jiffurmaw parti minn proġett magħmul mill-imsemmija persuna li tittrasferixxi fl-1 ta' Jannar, 2015 jew wara fir-rigward ta' liema konvenju jew trasferiment relatat ma' dik il-proprjetà ma jkunx ġie notifikat lill-Kummissarju skont id-disposizzjonijiet tal-artikolu 3(6) tal-Att dwar it-Taxxa fuq Dokumenti u Trasferimenti jew ta' regoli magħmula taht dak l-Att qabel is-17 ta' Novembru, 2014;"

(ċ) fil-paragrafu (ċ) tas-subartikolu (3), minnufih wara l-kliem "għal dak it-trasferiment:" għandu jidhol dan il-proviso:

"Izda f'każ meta ssir għażla kif ingħad, sabiex jiġi eskluż mill-iskop ta' dan l-artikolu trasferiment ta' proprjetà li tinsab f'area speċjali msemmija, tali għażla tista' ssir biss fil-każ ta' trasferiment li jsir qabel l-1 ta' Jannar, 2015;"

(d) fil-proviso li jmiss wara l-proviso miżjud bil-paragrafu (ċ), minflok il-kliem "Izda -" għandu jidhol il-kliem "Izda wkoll -"; u fis-subparagrafu (i) minflok il-kliem "l-imsemmija data;" għandu jidhol il-kliem "l-imsemmija data, izda qabel l-1 ta' Jannar 2015"; u għandu jiżdied is-subparagrafu ġdid (iii) li ġej:

"(iii) Minkejja l-paragrafu preċedenti (ii) meta ssir għażla kif ingħad qabel tali għażla m'għandhiex tapplika għal trasferimenti ta' proprjetajiet li jinsabu f'dik l-area speċjali magħmula mill-imsemmija persuna li tittrasferixxi fl-1 ta' Jannar, 2015 jew wara fir-rigward ta' konvenju jew trasferiment relatat ma' dik il-proprjetà ma jkunx ġie notifikat lill-Kummissarju skont id-disposizzjonijiet tal-artikolu 3(6) tal-Att dwar it-Taxxa fuq Dokumenti u Trasferimenti jew ta' regoli magħmula taht dak l-Att qabel is-17 ta' Novembru, 2014;"

(e) fil-paragrafu (h) tas-subartikolu (3), wara l-proviso

eżistenti għandu jidhol il-proviso ġdid li ġej:

"Izda ukoll illi, minkejja kull haġa oħra fl-Att dwar it-Taxxi, taxxa provvizorja mhallsa rigward it-trasferiment ta' tali proprjetà skont id-dispożizzjonijiet tal-artikolu 43(1)(b) tal-Att dwar l-Amministrazzjoni tat-Taxxa li ssir fl-1 ta' Jannar, 2015 jew wara, ma tistax tkun sugġetta għal rifużjoni ta' taxxa skont l-artikolu 48 tal-istess Att u d-dispożizzjonijiet tal-artikolu 43(1)(3) tal-Att ma għandhomx japplikaw għal tali trasferiment,";

(f) fil-paragrafu (a) tas-subartikolu (5), minnufih wara d-dispożizzjonijiet eżistenti għandhom jidhlu l-*provisos* godda li ġejjin:

"Izda f'każ ta' trasferimenti ta' proprjetà li jkunu saru fl-1 ta' Jannar, 2015 jew wara, minbarra proprjetà li tiffirma parti minn proġett jew proprjetà sitwata f'area speċjali imsemmija fir-rigward ta' liema konvenju jew trasferiment relatat ma' dik il-proprjetà li ġie notifikat lill-Kummissarju skont id-dispożizzjonijiet tal-artikolu 3(6) tal-Att dwar it-Taxxa fuq Dokumenti u Trasferimenti jew ta' regoli magħmula taht dak l-Att qabel is-17 ta' Novembru, 2014 it-taxxa fuq kull trasferiment li għalih japplika dan l-artikolu jkun sugġett għat-taxxa bir-rata ta' 8% fuq il-valur tat-trasferiment:

Izda illi fejn konvenju jew trasferiment relatat ma' proprjetà ġew notifikati lill-Kummissarju skont id-dispożizzjonijiet tal-artikolu 3(6) tal-Att dwar it-Taxxa fuq Dokumenti u Trasferimenti jew ta' regoli magħmula taht dak l-Att qabel is-17 ta' Novembru, 2014 jiġi kkanċellat wara l-imsemmija data u, jew l-istess proprjetà tiġi trasferita lill-istess persuna li dehret fuq l-imsemmi konvenju li ġie kkanċellat, jew proprjetà oħra li tiffirma parti mill-istess proġett jew sitwata fl-istess area speċjali msemmija tiġi trasferita lill-istess persuni li dehru fuq il-konvenju li ġie kkanċellat, kull trasferiment ta' din in-natura għandu, għall-iskop ta' dan l-artikolu, jitqies li jkun trasferiment li konvenju jew trasferiment dwaru ġie notifikat lill-Kummissarju skont id-dispożizzjonijiet tal-artikolu 3(6) tal-Att dwar it-Taxxa fuq Dokumenti u Trasferimenti jew ta' regoli magħmula taht dak l-Att qabel is-17 ta' Novembru, 2014,";

(g) fil-paragrafu (d) tas-subartikolu (5), minnufih wara d-dispożizzjonijiet eżistenti għandu jidhol il-proviso ġdid li ġej:

"Izda f'każ illi trasferimenti ta' proprjetà li għalihom qed issir referenza f'dan il-paragrafu li saru fl-1

C 944

ta' Jannar, 2015 jew wara fir-rigward ta' liema konvenju jew trasferiment relatat ma ġiex notifikat lill-Kummissarju skont id-disposizzjonijiet tal-artikolu 3(6) tal-Att dwar it-Taxxa fuq Dokumenti u Trasferimenti jew ta' regoli magħmula taħt dak l-Att qabel is-17 ta' Novembru, 2014 ir-rata ta' taxxa applikabbli tkun dik ta' 7% tal-valur tat-trasferiment. It-tieni proviso għall-paragrafu (a) ta' dan is-subartikolu għandu japplika skont hekk,";

(h) minnufih wara l-paragrafu (d) tas-subartikolu (5) kif emendat, għandhom jidhlu l-paragrafi godda (e) u (f) li ġejjin:

"(e) Fejn trasferiment li għalih japplika dan l-artikolu, li jkun sar fl-1 ta' Jannar, 2015 jew wara, huwa trasferiment ta' proprjetà li ma jiffurmax parti minn proġett u li jsir mhux aktar tard minn hames snin wara d-data tal-akkwist, il-persuna tkun sugġetta għat-taxxa bir-rata ta' 5% tal-valur tat-trasferiment:

Izda illi dan il-paragrafu għandu japplika biss fejn-

(i) il-persuna li qed tittrasferixxi hija individwu; u

(ii) It-trasferiment ma kienx ikun sugġett għat-taxxa skont id-dispożizzjonijiet tal-artikolu 4(1)(a) li kieku mhux għad-dispożizzjonijiet ta' dan l-artikolu.

(f) Minkejja l-paragrafi preċedenti (a), (d) u (e) meta trasferiment, li għalih japplika dan l-artikolu, isir fl-1 ta' Jannar, 2015 jew wara, huwa trasferiment ta' proprjetà li nxtrat mill-persuna li qed tittrasferixxi qabel l-1 ta' Jannar, 2004 u fir-rigward ta' liema konvenju jew trasferiment relatat ma dik il-proprjetà ma ġiex notifikat lill-Kummissarju skont id-disposizzjonijiet tal-artikolu 3(6) tal-Att dwar it-Taxxa fuq Dokumenti u Trasferimenti jew ta' regoli magħmula taħt dak l-Att qabel is-17 ta' Novembru, 2014, it-taxxa fuq trasferiment għal liema d-dispożizzjonijiet ta' dan l-artikolu japplikaw għandu jkun sugġett għar-rata ta' taxxa ta' 10% tal-valur tat-



trasferiment. It-tieni proviso għall-paragrafu (a) ta' dan is-subartikolu għandu japplika skont hekk. Fil-każ fejn din in-notifika tal-konvenju giet mogħtija qabel is-17 ta' Novembru, 2014, it-taxxa għandha tkun bir-rata ta' 12% tal-valur tat-trasferiment:

Izda għall-finijiet li jiġi determinat jekk il-proprjeta' gietx akkwistata mill-persuna li qed tittrasferixxi qabel l-1 ta' Jannar, 2004 fejn il-persuna li qed tittrasferixxi hija kumpannija li akkwistat il-proprjeta' permezz ta' trasferiment li jikkwalifika għal eżenzjoni skont is-subartikolu (4)(f) jew l-artikolu 5(9) ("eżenzjoni tal-grupp"), għandha titqies li akkwistat il-proprjeta' fid-data ta' meta tali proprjeta' kienet qabel giet akkwistata mill-kumpannija permezz ta' trasferiment li ma jikkwalifikax għall-eżenzjoni tal-grupp;"

47. Fil-paragrafu (b) tas-subartikolu (3) tal-artikolu 11 tal-Att prinċipali, minflok il-kliem "li l-kapital tagħha ma jkunx maqsum f'azzjonijiet;" għandhom jidhlu l-kliem "li ma għamlitx l-għażla biex tiġi trattata bħala kumpannija skont is-subartikolu (6) tal-artikolu 27 tal-Att dwar l-Amministrazzjoni tat-Taxxa;"

Emenda tal-artikolu 11 tal-Att prinċipali.

48. Fil-paragrafu (w) tas-subartikolu (1) tal-artikolu 12 tal-Att prinċipali, minflok il-kliem "ma jaqbiżx id-disat elef mija u hamsin euro (€9,150)" għandhom jidhlu l-kliem "ma jaqbiżx l-ammont imsemmi fir-regola 2(a) tar-Regoli dwar Tnaqqis (Dhul minn Impjieġ jew Pensjoni)"

Emenda tal-artikolu 12 tal-Att prinċipali.

49. Fl-artikolu 45A tal-Att prinċipali minflok il-kliem minn "Minkejja kull haġ'ohra f'dan l-Att" sal-kliem "għandu japplika dan li ġej:" għandu jidhol dan li ġej:

Emenda tal-artikolu 45A tal-Att prinċipali.

"Minkejja dak kollu li jinsab f'dan l-Att, meta:

(i) skont id-dispożizzjonijiet tal-Att dwar il-Kumpanniji, kumpannija tiġi konvertita f'soċjeta' kummerċjali *en nom collectif* jew soċjeta' kummerċjali *en commandite* li ma tkunx għamlet għażla biex tiġi meqjusa bħala kumpannija skont is-subartikolu (6) tal-artikolu 27 tal-Att dwar l-Amministrazzjoni tat-Taxxa, jew

(ii) soċjeta' jew EEIG, li għaliha saret riferenza fis-subparagrafu (iii) tal-paragrafu (a) jew fis-subparagrafu (ii) tal-paragrafu (b) tat-tifsira "kumpannija" fis-subartikolu (1) tal-artikolu 2, tagħzel li ma tibqax tiġi trattata bħala kumpannija skont is-subartikolu (6) tal-artikolu 27 tal-Att dwar l-Amministrazzjoni tat-Taxxa,

għandu japplika dan li ġej:"

C 946

Emenda tal-artikolu 45B tal-Att prinċipali.

**50.** Fl-artikolu 45B tal-Att prinċipali, minflok il-kliem "li l-kapital tagħha ma jkunx maqsum f'ishma tiġi konvertita f'kumpannija," għandu jidhol il-kliem "tiġi konvertita f'kumpannija jew tagħzel li tiġi trattata bħala kumpannija wara li tagħmel l-għażla skont is-subartikolu (6) tal-artikolu 27 tal-Att dwar l-Amministrazzjoni tat-Taxxa,".

Emenda tal-artikolu 56 tal-Att prinċipali.

**51.** L-artikolu 56 tal-Att prinċipali għandu jiġi emendat kif ġej:

(a) is-subartikolu (1) tiegħu għandu jiġi emendat kif ġej:

(i) fil-paragrafu (a) tiegħu, ir-rati speċifikati hemmhekk għandhom jiġu sostitwiti b'dan li ġej:

"Għal kull euro fuq l-ewwel €11900 ..... 0ċ

Għal kull euro fuq id-€9300 ta' wara ..... 15ċ

Għal kull euro fuq it-€38800 ta' wara ..... 25ċ

Għal kull euro mill-bqija ..... 35ċ";

(ii) fil-paragrafu (b) tiegħu, ir-rati speċifikati hemmhekk għandhom jiġu sostitwiti b'dan li ġej:

"Għal kull euro fuq l-ewwel €8500 ..... 0ċ

Għal kull euro fuq id-€6000 ta' wara ..... 15ċ

Għal kull euro fuq it-€45500 ta' wara ..... 25ċ

Għal kull euro mill-bqija ..... 35ċ";

(iii) fit-tieni proviso għall-paragrafu (b) tiegħu, ir-rati speċifikati hemmhekk għandhom jiġu sostitwiti b'dan li ġej:

"Għal kull euro fuq l-ewwel €9800 ..... 0ċ

Għal kull euro fuq is-€6000 ta' wara ..... 15ċ

Għal kull euro fuq l-€44200 ta' wara ..... 25ċ

Għal kull euro mill-bqija ..... 35ċ";

(b) fis-subartikolu (23) tiegħu, minflok il-kliem "fuq kull euro tiegħu:" għandhom jidhlu l-kliem "jew b'dik ir-rata

jew rati li tista' tiġi preskritta mill-Ministru u l-Ministru jista' japprova rati differenti jew rati li jiddependu fuq l-status ta' taxxa speċjali applikabbli għal individwi partikolari".

**52.** L-Iskeda li tinsab mal-Att prinċipali għandha tiġi emendata kif ġej:

Emenda tal-Iskeda li tinsab mal-Att prinċipali.

(a) fil-partita 4 tagħha, minflok il-kliem "għandha tinhafer it-taxxa addizzjonali kollha" għandhom jidhlu l-kliem "tista' tinhafer parti jew it-taxxa addizzjonali kollha"; u

(b) fil-partita 8(1) tagħha, minflok il-kliem "għandha tinhafer it-taxxa addizzjonali kollha" għandhom jidhlu l-kliem "tista' tinhafer parti jew it-taxxa addizzjonali kollha".

#### TAQSIMA XIV

**53.** (1) Din it-Taqsima temenda r-Regolamenti dwar il-Liċenzi tal-Pulizija u għandha tinqara u tinftiehem haġa waħda mar-Regolamenti dwar il-Liċenzi tal-Pulizija, hawn iżjed 'il quddiem f'din it-Taqsima msejja "ir-Regolamenti".

Emenda tar-Regolamenti dwar il-Liċenzi tal-Pulizija. L.S. 128.01

(2) Id-dispożizzjonijiet ta' din it-Taqsima għandhom jitqiesu li bdew isehhu fl-1 ta' Jannar, 2015.

**54.** L-Ewwel Skeda li tinsab mar-Regolamenti għandha tiġi sostitwita b'dan li ġej:

Sostituzzjoni tal-Ewwel Skeda li tinsab mar-Regolamenti.

#### "TAQSIMA I

*"Drittijiet li għandhom jithallsu dwar liċenzi u permessi tal-Pulizija*

€

1. (*mħassar bl-Avviż Legali 85 tal-2011*)

#### Armi

2. Għax-xiri ta' kull arma li tinhtieg liċenza u biex tinzamm sa l-aħħar tas-sena li fiha tkun inxtrat .....	16.31
3. Biex tista' jkollok arma jew armi tan-nar, f'kull sena wara s-sena li jkunu nextraw, fis-sena .....	16.31
4. Biex wiehed jinneozja fl-armi, munizzjon, armi proprji jew biex iżomm jew jesponi għall-bejgħ, jew jagħmel tiswijiet fuq dawk l-armi, fis-sena .....	116.47
5. (1) Biex wiehed jagħmilha ta' sostitut jew apprendist f'neozju tal-armi, munizzjon, armi proprji jew tiswijiet fuq dawk l-armi, fis-sena .....	58.23
(2) Biex wiehed jagħmilha ta' <i>range officer</i> waqt eżercizzji ta' sparar b'armi, fis-sena .....	11.65
6. Biex tista' jkollok <i>harpoon</i> f'kull sena wara s-sena li jkun inxtara, fis-sena .....	6.99

	€
7. Biex jingarr <i>harpoon</i> , qaws, jew <i>crossbow</i> , jew armi tan-nar jew tal-arja għall-prattika ta' sport (mhux kaċċa), fis-sena .....	3.49
8. (a) Biex tingarr arma tan-nar għall-kaċċa fuq l-art (barra mill-kaċċa tal-fenek selvaġġ), fis-sena .....	27.95
(b) Biex tingarr arma tan-nar għall-kaċċa minn fuq opra tal-baħar, tliet kilometri barra mill-kosta, fis-sena .....	69.88
(c) Biex tingarr arma tan-nar għall-kaċċa tal-fenek selvaġġ, fis-sena .....	11.65
8A. (1) Biex jinżammu postijiet ( <i>shooting ranges</i> ) fejn isiru attivitajiet ta' sparar fuq <i>target</i> b'armi liċenzjabbli, fis-sena .....	116.47
(2) Biex isiru attivitajiet ta' sparar fuq <i>target</i> b'armi tal-arja f' <i>shooting gallery</i> mobbli; għal kull ġurnata .....	69.88
(3) Biex isiru attivitajiet ta' sparar fuq <i>target</i> , f'postijiet mhux liċenzjati bħala <i>shooting range</i> ; kull ġurnata .....	6.99
8B. Biex jinżammu kollezzjonijiet ta' armi:	
(1) għall-ewwel 50 arma .....	16.31
(2) minn 51 sa 150 arma .....	46.59
(3) minn 151 arma u aktar .....	69.88

**Imwejjed tal-Billjard (Pubbliċi)**

9. ( <i>mħassar bl-Avviż Legali 85 tal-2011</i> )	
10. ( <i>mħassar bl-Avviż Legali 85 tal-2011</i> )	
11. Għal estensjoni tal-hin tal-egħluq ta' postijiet fejn hemm imwejjed tal-billjard għall-użu mill-pubbliku mill-11 p.m. sas-1 a.m., fis-sena .....	2.60

**Dghajjes u Inġenji tal-Baħar ohra**

12. Għal użu ta' dghajsa tal-pass għall-kiri, fis-sena .....	1.16
13. Biex wiehed iżomm jew juża dghajsa li taħdem bil-makna għat-trasport ta' passiġġieri bil-ħlas, fis-sena -	
(a) jekk id-dghajsa ma tkunx iktar minn 5 tunnellati metriċi gross .....	23.29
(b) jekk id-dghajsa tkun iktar minn 5 tunnellati metriċi gross .....	116.47
14. Għal użu ta' dghajsa tat-tagħbija, ċattra, tankijiet tal-ilma, dghajsa għan-negozju, lanċa, lanċa tal-irmonk, fis-sena -	
(a) jekk id-dghajsa ma tkunx iżjed minn 50 tunnellata metrika gross .....	11.65
(b) jekk id-dghajsa tkun iżjed minn 50 tunnellata metrika gross .....	23.29
15. (a) Biex wiehed iżomm jew juża dghajsa li taħdem bil-makna jew inġenju, inkluża <i>pleasure boat</i> (barra minn dawk imsemmija speċifikament x'imkien ieħor f'din l-Iskeda), kull hames snin -	
dghajsa li ma għandhiex makna minn 12 il-pied il-fuq .....	34.94
(b) Biex wiehed iżomm jew juża dghajsa li taħdem bil-makna jew inġenju li jaħdem bil-makna, inkluża <i>pleasure boat</i> (barra minn dawk imsemmija speċifikament x'imkien ieħor f'din l-Iskeda) -	

	€
kull 5 snin, meta d-dgħajsa ma jkollhiex makna u hija twila minn 12 il-pied il-fuq, jew ikollha makna ta'	
sa 10h.p. ....	34.94
fis-sena, meta d-dgħajsa jkollha makna ta'	
minn 10 sa 25 h.p. ....	46.59
izjed minn 25 sa 50 h.p. ....	58.23
izjed minn 50 sa 75 h.p. ....	81.53
izjed minn 75 sa 150 h.p. ....	104.82
izjed minn 150 h.p. ....	139.76
Izda għall-ghoti ta' liċenza dwar <i>pleasure boat</i> għandu jingabar dan id-dritt:	
meta d-dgħajsa ma jkollhiex makna u hija twila minn 12 il-pied il-fuq, jew taħdem b'makna	
sa 10 h.p. ....	58.23
meta d-dgħajsa jkollha makna ta'	
minn 10 sa 25 h.p. ....	465.87
izjed minn 25 sa 50 h.p. ....	582.34
izjed minn 50 sa 75 h.p. ....	698.81
izjed minn 75 sa 150 h.p. ....	757.05
izjed minn 150 h.p. ....	1,164.69
<p>Għall-fini ta' din il-partita, <i>pleasure boat</i> tfisser dawk l-ingenji kollha li mix-xorta tal-bini jew kostruzzjoni jew użu tagħhom, huma meqjusa bħala <i>pleasure boats</i> mill-Kummissarju tal-Pulizija.</p> <p>Ingenji li jkunu registrati mad-Direttur tas-Sajd, għal għanijiet ta' sajd, ma jiġux hekk registrati kemm-il darba sidhom ma jipproduċix lid-Direttur tas-Sajd ċertifikat minn <i>shipwright</i> kwalifikat fis-sens li l-imsemmija ingeni jkunu mibnija u maħsuba għal għanijiet tas-sajd.</p>	
16. (a) Biex wiehed jagħmilha ta' barklor jew ta' <i>coxswain</i> , fis-sena .....	1.16
(b) Għall-hruġ ta' <i>badge</i> ta' barklor .....	0.47
<b>Depożitu ta' materjal tal-Bini u materjal ieħor</b>	
17. Għal depożitu ta' materjal tal-bini jew materjal ieħor barra minn oġġetti f'xi post f'passaġġ pubbliku jew f'xi moll, barra minn oġġetti li dwarhom jithallsu rati ta' magazzinaġġ taħt ir-Regolamenti dwar Rati tal-Port; għal kull m <sup>2</sup> jew parti minnu dwar kull ġurnata jew parti minnha .....	2.60
18. Għal depożitu ta' <i>cranes</i> jew makkinarju ieħor tqil u goff f'xi post f'passaġġ pubbliku waqt l-erezzjoni, il-bini jew it-twaqqiġ ta' xi bini jew proġett ieħor bħal dak, għal kull biċċa makkinarju bħal dik dwar kull ġurnata jew parti minnha .....	25.70
<b>Sewwieq tal-karozzin</b>	
19. (a) Biex wiehed jagħmilha ta' sewwieq tal-karozzin, fis-sena .....	1.15
(b) Għall-hruġ ta' <i>badge</i> ta' sewwieq tal-karozzin .....	0.47

	€
<b>Xbiek għall-insib</b>	
20. (a) Biex jinqabdu l-għasafar, fis-sena .....	13.98
(b) Biex jinqabad il-fenek selvaġġ, fis-sena .....	13.98
20A. Biex l-għasafar jinghataw ċurkett mill-1 ta' Jannar sal-31 ta' Diċembru tal-istess sena .....	6.99
<b>Ċertifikati tal-Kondotta</b>	
21. Biex jinhareg ċertifikat tal-kondotta .....	2.80
21A. (a) biex jinhareg registru sħiħ tal-kundanni kriminali .....	5.50
(b) biex tinhareg dikjarazzjoni tal-kondotta .....	2.80
<b>Klieb</b>	
22. Biex jinżamm kelb, fis-sena .....	2.60
23. Biex jinżamm kelb tal-għassa fl-għelieqi jew fi kmamar jew bini iehor li jmiss ma' l-għelieqi biex ikunu indukrati bhejjem jew uċuħ tar-raba' biss, fis-sena .....	1.30
24. Għat-tieni midalja jew għal kull midalja oħra dwar il-kelb matul is-sena li dwarha tkun hemm fis-seħħ midalja .....	0.55
<b>Encroachment</b>	
25. (a) Biex titqiegħed mejda u sigġijiet, mhux iżjed minn erbgħa, f'art pubblika, fis-sena .....	12.90
(b) Biex jitqiegħed kull oġġett iehor f'art pubblika, li ma jkunx kjosk, għal kull m <sup>2</sup> jew parti minnu, fis-sena .....	0.80
26. Għal permess biex isir tiżjin fit-toroq għal xi okkażjoni partikolari .....	2.60
27. Għal permess biex isir thaffir fit-triq f'xi triq pubblika jew post pubbliku, kull darba .....	2.60
28. Għal kull liċenza oħra jew permess iehor li ma jiġgeddudx dwar:	
(a) <i>encroachment</i> temporanju li hawnhekk mhux maħsub xort'oħra .....	1.30
(b) <i>encroachment</i> permanenti .....	2.60
<b>Makni</b>	
29. Biex tinżamm għall-użu makna f'post fejn hemm liċenza skont il-valur tal-kera jithallas dritt għal liċenza sussidjarja; inkella tkun meħtieġa liċenza skont il-valur tal-kera.	
<b>Divertiment (okkażjonali)</b>	
30. Biex issir wirja, ballu, <i>dance</i> , loġbiet żgħar, fiera, tombola, lotterija jew xi divertiment iehor pubbliku f'xi ġurnata speċifikata .....	7.70
31. Biex isir programm tal-banda u/jew marċi tal-banda f'xi belt jew raħal f'xi ġurnata speċifikata .....	2.60
32. Biex isir <i>sports</i> akkwatiku jew <i>sports</i> iehor f'xi ġurnata speċifika .....	2.60
33. Biex isir xi divertiment iehor okkażjonali f'xi ġurnata speċifika .....	7.70

	€
<b>Esplożivi</b>	
34. Għall-importazzjoni ta' polvri, munizzjon jew esplożivi oħra u għat-trasport tagħhom f'postijiet ta' magazzinaġġ awtorizzati, fis-sena .....	128.20
35. Biex tinzamm fabbrika tal-logħob tan-nar jew għall-manifattura ta' esplożivi, fis-sena .....	25.70
36. Għax-xiri ta' esplożivi skont l-artikolu 6 tal-Ordinanza dwar Esplożivi .....	2.60
37. Biex jinżammu u/jew jinħażnu esplożivi għall-bejgħ, fis-sena -	
(a) jekk il-kwantità ma tkunx iżjed minn 20 kg.....	5.20
(b) jekk il-kwantità tkun iżjed minn 20 kg. ....	25.70
38. Għal kull bejgħ, trasferiment jew kunsinna ta' esplożivi barra minn negozjant bil-liċenza .....	2.60
39. Biex jinżammu esplożivi (mhux għall-bejgħ) skont l-artikolu 16 tal-Ordinanza dwar Esplożivi, fis-sena .....	51.30
40. Biex jingarru esplożivi u/jew logħob tan-nar minn post għal iehor kull darba jew għal perijodu speċifiku, skont il-każ .....	2.60
41. Għal kull permess skont l-artikolu 24 tal-Ordinanza dwar l-Esplożivi, inkluża l-esplożjoni fil-blat bil-mezz ta' esplożivi għal kull perijodu speċifikat fil-liċenza .....	7.70
<b>Liċenzi u permessi minghajr hlas</b>	
42. Permess għad-dfin .....	XEJN
<b>Pompieri fiċ-ċinematografi</b>	
43. Biex wiehed jagħmilha ta' pompier fiċ-ċinematografi, fis-sena.....	1.30
<b>Bejjiegha fit-toroq</b>	
44. Fis-sena, biex wiehed jagħmilha:	
(a) ta' bejjiegh fit-toroq li juża vettura miġbuda minn animal .....	23.29
(b) ta' bejjiegh fit-toroq li juża vettura bil-mutur għall-bejgħ ta' hobż u prodotti friski (li ma jkunux frott u hxejjex) .....	23.29
(c) ta' bejjiegh fit-toroq li juża vettura bil-mutur għall-bejgħ ta' frott u hxejjex .....	46.59
(d) ta' bejjiegh fit-toroq ta' xi kommodità f'suq miftuħ (f'kull lokalità minbarra fil-Belt Valletta) .....	69.88
(e) ta' bejjiegh fit-toroq li juża vettura bil-mutur jew ingenju tal-baħar .....	93.17
(f) ta' bejjiegh fit-toroq f'post fiss fis-suq miftuħ fil-Belt Valletta jew f'xi post fiss x'imkien iehor .....	116.47
<b>Haddiema Ambulanti</b>	
45. Biex wiehed jagħmilha ta' sennien jew landier ambulanti, fis-sena .....	1.16
46. Biex wiehed jagħmilha ta' fotografu fit-toroq, fis-sena .....	11.65

	€
<b>Negozjanti tal-Bizzilla</b>	
47. Biex wiehed jinnegozja biss fil-bizzilla maħduma bl-idejn f'hanut li għandu liċenza biss għal dan l-iskop, fis-sena .....	4.66
<b>Liċenzi għall-bejgħ ta' Likuri</b>	
48. Għall-estensjoni tal-ħin tal-egħluq ta' hanut b'liċenza għall-bejgħ ta' nbid, birra u likuri spiritużi wara l-11 p.m. sas-1 a.m., fis-sena .....	51.30
49. Għall-estensjoni tal-ħin tal-egħluq ta' hanut b'liċenza għall-bejgħ ta' nbid, birra u likuri spiritużi wara s-1 a.m., fis-sena .	128.20
50. Għall-estensjoni speċjali f'gurnata speċifika f'okkażjoni ta' festi, eċċ., tal-ħin tal-egħluq ta' hanut b'liċenza għall-bejgħ ta' nbid, birra u likuri spiritużi wara l-11 p.m. ....	2.60
51. Għal permess temporanju għall-bejgħ ta' nbid, birra u likuri spiritużi bil-grogg f'xi gurnata speċifikata .....	5.20
52. Għall-bejgħ ta' nbid, birra u likuri spiritużi bil-grogg fuq lanċa, fis-sena .....	64.10
53. Għall-bejgħ ta' nbid, birra u likuri spiritużi fi kwantitajiet ta' mhux inqas minn flixkun sħiħ li ma jinxtorbux fil-post fejn jinbiegħu, fis-sena .....	5.20
54. (a) Biex jiġi servut l-inbid u l-birra ma' l-ikel f'postijiet tal-ikel, taverni, eċċ., li ma għandhomx liċenza skont l-Att dwar il-Lukandi u l-Istabilimenti li Jipprovdu Ikel, fis-sena .....	12.90
(b) Għall-estensjoni tal-ħin li matulu l-inbid u l-birra jistgħu jinbiegħu matul l-iklet minn post tal-ikel, taverna, eċċ., li ma għandhomx liċenza skont l-Att dwar il-Lukandi u l-Istabilimenti li Jipprovdu Ikel, għal kull siegħa wara l-11 p.m., fis-sena .....	5.20
55. Biex wiehed ihaddem persuna biex tagħmilha ta' sostitut ta' detentur ta' liċenza f'hanut tal-inbid u spirti, fis-sena .....	25.70
56. (a) Biex wiehed jagħmilha ta' artista, <i>barmaid</i> jew wejter f'hanut tal-inbid u spirti b'liċenza għall-impieg ta' <i>barmaids</i> , fis-sena .....	2.60
(b) Għall- <i>badge</i> biex tintlibes minn artista, <i>barmaid</i> jew wejter .....	0.55
57. Għal kull tibdil f'liċenza jew notament fuq liċenza maħruġa f'forma ta' ktejjeb dwar tibdil fil-post tal-impieg ta' artista, <i>barmaid</i> jew wejter .....	0.40
58. Għall-impieg ta' persuna biex tagħmilha ta' artista, <i>barmaid</i> jew wejter f'hanut tal-inbid u spirti b'liċenza għall-impieg ta' <i>barmaids</i> jew bhala <i>waitresses</i> jew kaxxiera għal kull persuna hekk impjegata, fis-sena .....	1.30
59. Għall-impieg ta' mara assistenta ta' armla li għandha liċenza jew kaxxiera, fis-sena .....	1.30
<b>Vetturi bil-Mutur</b>	
60. Biex wiehed jagħmilha ta' negozjant tal-vetturi bil-mutur, fis-sena .....	256.20
61. ( <i>mħassar bl-Avviż Legali 206 tal-2009</i> )	
62. ( <i>mħassar bl-Avviż Legali 206 tal-2009</i> )	
63. ( <i>mħassar bl-Avviż Legali 206 tal-2009</i> )	



€

64.	( <i>mħassar bl-Avviż Legali 206 tal-2009</i> )	
65.	( <i>mħassar bl-Avviż Legali 206 tal-2009</i> )	
66.	( <i>mħassar bl-Avviż Legali 206 tal-2009</i> )	
67.	( <i>mħassar bl-Avviż Legali 206 tal-2009</i> )	
68.	( <i>mħassar bl-Avviż Legali 206 tal-2009</i> )	
69.	( <i>mħassar bl-Avviż Legali 206 tal-2009</i> )	
70.	( <i>mħassar bl-Avviż Legali 206 tal-2009</i> )	
70A.	( <i>mħassar bl-Avviż Legali 206 tal-2009</i> )	
70B.	( <i>mħassar bl-Avviż Legali 206 tal-2009</i> )	
71.	( <i>mħassar bl-Avviż Legali 206 tal-2009</i> )	
72.	( <i>mħassar bl-Avviż Legali 206 tal-2009</i> )	
73.	( <i>mħassar bl-Avviż Legali 206 tal-2009</i> )	
74.	( <i>mħassar bl-Avviż Legali 206 tal-2009</i> )	
75.	( <i>mħassar bl-Avviż Legali 206 tal-2009</i> )	
76.	( <i>mħassar bl-Avviż Legali 206 tal-2009</i> )	
77.	( <i>mħassar bl-Avviż Legali 206 tal-2009</i> )	
78.	( <i>mħassar bl-Avviż Legali 206 tal-2009</i> )	
79.	( <i>mħassar bl-Avviż Legali 206 tal-2009</i> )	
80.	( <i>Mħassar bl-Avviż Legali 93 tal-2003</i> )	
81.	(a) Biex wiehed jagħmilha ta' kunduttur ta' <i>omnibus</i> bil-mutur, fis-sena .....	0.58
	(b) Għal <i>badge</i> biex tintlibes minn kunduttur ta' <i>omnibus</i> bil-mutur .....	0.47
82.	(a) Biex wiehed jagħmilha ta' spettur tal-biljetti ta' <i>omnibus</i> bil-mutur, fis-sena .....	1.16
	(b) Għal <i>badge</i> biex tintlibes minn spettur tal-biljetti ta' <i>omnibus</i> bil-mutur .....	0.47
	(c) ( <i>mħassar bl-Avviż Legali 206 tal-2009</i> )	

**Strumenti Mużikali**

83.	(a) Għad-daqq ta' strumenti mużikali u/jew għall-użu ta' <i>loudspeakers</i> u/jew <i>amplifiers</i> f'postijiet b'licenza, fis-sena .....	12.90
	(b) Għad-daqq ta' strumenti mużikali u/jew għall-użu ta' <i>loudspeakers</i> u/jew <i>amplifiers</i> għal kull ġurnata waħda jew parti minnha .....	5.20
	Ebda dritt ma għandu jingabar dwar licenza għall-użu ta' <i>loudspeakers</i> li jkunu jiffirmaw parti integrali minn settijiet tar-radju u tat-televiżjoni u magħluqa fil-kaxxa tagħhom.	

**Hwienet għal Bejgh ta' Xorb Mhux Alkoholiku**

84.	(a) Għal licenza biex iżzomm hanut għall-bejgh ta' xorb mhux alkoholiku. Id-drittijiet imsemmija taħt it-Taqsima II ta' din l-Iskeda għandhom japplikaw.	
	(b) Għall-bejgh ta' xorb mhux alkoholiku minn fuq lanċa, fis-sena .....	25.70
	(c) Għall-bejgh ta' xorb mhux alkoholiku minn postijiet taħt l-Att dwar il-Lukandi u l-Istabbilimenti li Jipprovdu Ikel, fis-sena .....	25.70

	€
85. Għall-bejgħ ta' hwejjeġ tal-ikel u/jew xorb mhux alkoholiku minn posti jew kjoski mobbli, għal kull perijodu ta' tliet ijiem jew parti minnu .....	25.70
86. Għal estensjoni tal-hinijiet tax-xogħol ta' hanut għall-bejgħ ta' xorb mhux alkoholiku wara l-11 p.m., fis-sena .....	12.90
Id-dritt ta' hawn fuq għandu jingabar irrispettivament mid-dritt għall-estensjoni ta' hin għall-bejgħ ta' nbid u birra waqt l-ikel meta jkun hemm dik il-liċenza.	
87. Għal estensjoni speċjali f'gurnata speċifikata, fil-hinijiet tax-xogħol ta' hanut għall-bejgħ ta' xorb mhux alkoholiku wara l-11 p.m. ....	2.60
<b>Pompi tal-Petrol</b>	
88. Għall-bejgħ ta' petrol, żejt jew karburanti oħra minn pompi fissi, kull pompa fis-sena .....	2.60
89. Għall-liċenza, fis-sena, taht l-Att dwar l-Awtorità ta' Malta dwar ir-Riżorsi, jew xi regolamenti magħmula bis-saħħa tiegħu, biex wiehed iżomm jew jahżen pitrolju jew xi sustanza infjammabbii, esplożiva jew korrożiva li għaliha japplikaw id-disposizzjonijiet tal-imsemmi Att:	
(a) għall-magazzinaġġ ta' kwantitajiet ta' mhux iżjed minn 2,700litru .....	1.30
(b) għall-magazzinaġġ ta' kwantitajiet ta' iżjed minn 2,700 litru iżda mhux iżjed minn 9,000 litru .....	2.60
(c) għall-magazzinaġġ ta' kwantitajiet ta' iżjed minn 9,000 litru .....	12.90
<b>Raġġa u Raħħala</b>	
90. Biex wiehed jagħmilha ta' raġġa jew ta' raħħal, fis-sena ...	0.58
<b>Tal-Blakk</b>	
91. (a) Biex wiehed jagħmilha tal-blakk, fis-sena .....	0.58
(b) Għall- <i>badge</i> biex tintlibes minn wiehed tal-blakk ....	0.47
<b>Ġbir Pubbliku</b>	
92. Biex issir ġabra pubblika .....	2.60
<b>Bejjieġha Ambulanti fit-Toroq</b>	
93. Għall-bejgħ ta' ilma minerali u xorb u <i>refreshments</i> mhux alkoholiċi f'postijiet speċifikati f'ċerti okkażjonijiet għal kull gurnata speċifikata .....	1.16
<b>Ġabbar taż-żibel fit-toroq (privat)</b>	
94. (a) Biex wiehed jagħmilha ta' ġabbar taż-żibel fit-toroq, fis-sena .....	0.52
(b) Għall- <i>badge</i> biex tintlibes minn ġabbar taż-żibel privat fit-toroq .....	0.47

	€
<b>Ġebel</b>	
95. (a) Sabiex thaddem barriera u/jew tbiegħ ġebel artab, fis-sena .....	768.70
(b) Sabiex thaddem barriera u/jew tbiegħ kull ma johroġ minn ġebel iebes, fis-sena .....	768.70
<b>Vetturi għall-kiri u karrettuni għal użu privat</b>	
96. Biex wiehed jikri vettura miġbuda minn bhima għall-ġarr ta' persuni jew għall-ġarr ta' oġġetti, fis-sena .....	1.16
97. Biex wiehed iżomm karrettun għall-użu privat, fis-sena .....	0.58
98. Għal kull pjanċa biex titwaħħal ma' vettura miġbuda minn bhima, barra minn karrettun, jew għal kull par pjanċi biex jitwaħħlu ma' karrettun .....	0.55
<b>Vending machines</b>	
99. Għall-bejgħ ta' xi affarijiet permezz ta' <i>vending machines</i> , fis-sena .....	25.70
<b>Diskoteki</b>	
100. (a) Sabiex iżzomm u thaddem fond fejn isiru <i>disco dances</i> , fis-sena .....	1,281.20
(b) Għal estensjoni tal-hin tal-għeluq tal-fond imsemmi fis-subparagrafu (a) iktar mill-11.00 p.m. u sas-1.00 a.m., fis-sena .....	128.20
(c) Għal estensjoni tal-hin tal-għeluq tal-fond imsemmi fis-subparagrafu (a) iktar mis-1.00 a.m., fis-sena .....	128.20
<b>Batching Plants</b>	
101. Sabiex iżzomm u thaddem <i>batching plant</i> , fis-sena .....	2,562.40
<b>Drittijiet Supplementari</b>	
102. Dritt għall-bdil ta' liċenza għall-hruġ ta' liċenza minflok waħda eżistenti minhabba trasferiment personali, trasferiment ta' post jew xi tibdil ieħor jew żieda ta' kliem magħmula f'xi hin wiehed f'liċenza eżistenti, kemm-il darba ebda dritt ieħor ma jkun jingabar taht dawn ir-Regolamenti minhabba f'dak it-tibdil jew trasferiment .....	2.60
Dan id-dritt jingabar ukoll dwar annotazzjoni magħmula fuq liċenza eżistenti maħruġa f'forma ta' ktejjeb.	
103. Dritt biex tinbidel liċenza eżistenti minhabba trasferiment personali ta' liċenza ta' bejjiegh fit-toroq ta' fuq il-Monti u ta' kull liċenza oħra li tirrigwarda kjosk ta' kull xorta, hlief meta dak it-trasferiment isir favur l-armel jew l-armla, jew favur kull persuna fil-linja ta' dixxendenza, inklużi tfal adottati, bi trasmisjoni sew <i>inter vivos</i> jew <i>causa mortis</i> , meta hekk tinghata prova tal-parentela familjari lid-detenturi tal-liċenza eżistenti .....	2,329.37
104. Liċenza duplikata: għall-hruġ ta' kull liċenza duplikata .....	0.58
105. Kull liċenza jew permess ieħor meħtieġ skont il-liġi li ma hemmx maħsub għalih xort'oħra f'din l-Iskeda, fis-sena .....	6.99

	€
106. Liċenża sussidjarja: dritt wiehed biss bażat fuq il-valur ta' kera annwali tal-post liċenzjat għandu jingabar dwar kull post. Liċenzi sussegwenti għandhom jinħarġu bhala sussidjarja: għall-ewwel hrug ta' liċenża sussidjarja jew għat-tigdid tagħha sakemm ma tkunx inkorporata fil-liċenża prinċipali, fis-sena .....	2.33
107. Għall-liċenża ta' balzmatur, fis-sena .....	25.70

TAQSIMA II

**Liċenzi skont il-Valur tal-Kera**

1. Għal liċenża biex wiehed iżomm ħanut, posta, kjosk fiss, maħzen, *garage*, ħanut tax-xogħol, fabbrika, stabbiliment tal-kummerċ, ufficċju, agenzija, allogg, stamperija, każin, ċinematografu, teatru, post ta' divertiment pubbliku jew post ieħor fejn *wares*, merkanzija, oġġetti jew ħwejjeg oħra jiġu fabbrikati u/ jew mibjugħa jew fejn isir xi kummerċ, negozju, attività kummerċjali, arti, professjoni jew vokazzjoni, għandu jingabar dritt ekwivalenti għall-ammont kalkolat fuq il-valur tal-kera tal-postijiet b'liċenża bir-rata msemmija fil-Kolonna 1 tat-Tabella A ta' din il-partita, skont il-kategorija u l-lokalità rispettivi tagħhom, u suġġett għall-inqas dritt imsemmi fil-Kolonna 2 tal-imsemmija Tabella A.

TABELLA A

<i>Lokalità A</i>	Kolonna 1	Kolonna 2
Kategorija 1 .....	8%	€582.34
Kategorija 2 .....	8%	€302.82
Kategorija 3 .....	8%	€186.35
Kategorija 4 .....	8%	€116.47
<i>Lokalità B</i>		
Kategorija 1 .....	7%	€465.87
Kategorija 2 .....	7%	€232.94
Kategorija 3 .....	7%	€139.76
Kategorija 4 .....	7%	€93.17
<i>Lokalità Ċ</i>		
Kategorija 1 .....	6%	€244.58
Kategorija 2 .....	6%	€116.47
Kategorija 3 .....	6%	€69.88
Kategorija 4 .....	6%	€46.59
<i>Lokalità D</i>		
Kategorija 1 .....	5%	€116.47
Kategorija 2 .....	5%	€58.23
Kategorija 3 .....	5%	€46.59
Kategorija 4 .....	5%	€34.94

*Il-Lokalità A li tinkludi:*

- Il-Belt Valletta ..... Triq ir-Repubblika bejn Bieb il-Belt u Triq San Kristofru;  
Triq il-Merkanti bejn Pjazza Vittorja u Triq San Kristofru.
- Buġibba u l-Qawra ..... Din il-lokalità tinkludi l-area mdawra bi -  
Rriq Toni Bajada (iż-żewġ naħat);  
Triq tal-Mosta bejn Triq Toni Bajada u Salini Coast Road sa Triq il-Pijunieri;  
Triq il-Pijunieri;  
Triq tal-Qawra (inklużi t-toroq tal-ġenb li jinsabu fl-area) sa u inkluża Triq ta' Buġibba sa fejn din tiltaqa' ma' Triq Toni Bajada hdejn u inkluż il-Gillieru Restaurant.
- Paceville ..... i.e. l-area magħrufa bhala Paceville imdawra bi u li tinkludi Triq Spinola (iż-żewġ naħat);  
dik il-parti ta' Triq San Ġorġ bejn Triq Spinola u l-Bajja ta' San Ġorġ (iż-żewġ naħat);  
il-Bajja ta' San Ġorġ u t-triq li minn dik il-Bajja tieħu lejn it-Triq Reġjonali (iż-żewġ naħat u t-toroq fil-ġnub li joħorġu minnha);  
Triq id-Dragonara.
- San Ġiljan ..... Pjazza Spinola;  
Triq San Ġorġ sa Triq Spinola (inkluża kull triq tal-ġenb li joħorġu minnha fl-area).

*Il-Lokalità B li tinkludi:*

- Il-Belt Valletta ..... Triq San Pawl bejn Pjazza Kastilja u Triq San Kristofru;  
Triq l-Ifran bejn Triq l-Ordinanza u Triq San Kristofru;  
Triq Zakkarija;  
Triq id-Dejqa bejn Triq l-Ordinanza u Triq San Nikola;  
Pjazza Vittorja;  
Triq Teżorerija;  
Triq San Frederiku;  
Triq l-Ordinanza;  
Triq Nofs in-Nhar;  
Triq Melita;  
Triq il-Karri;  
Triq San Ġwann bejn Triq Sant'Ursola u Triq il-Punent;  
Triq Santa Luċija bejn Triq Sant'Ursola u Triq il-Punent;  
Triq it-Teatru l-Qadim bejn Triq Sant'Ursola u Triq l-Ifran;  
Triq Felice;  
Triq l-Arċisqof bejn Triq Sant'Ursola u Triq l-Ifran.
- Il-Hamrun ..... Triq Irjali.
- Il-Mellieha ..... Triq Ġorġ Borg Olivier;  
Triq Irjali.
- Tas-Sliema..... Triq Bisazza;

	Sqaq Bisazza; Ix-Xatt; Triq it-Torri; Pjazza Sant'Anna; Triq il-Kattidral; Strada Rjali bejn Triq it-Torri u Triq Għar-il-Lembi; Triq Manwel Dimech bejn ix-Xatt u Triq Sant'Elena; Triq Rodolfu bejn Triq Manwel Dimech u Triq San Gakbu.
San Ġiljan .....	Triq Ġorg Borg Olivier;
Ir-Rabat, Għawdex .....	Pjazza Indipendenza; Triq ir-Repubblika; Pjazza S. Sabina; Pjazza San Ġorg; Triq San Ġuzepp; Triq is-Suq; Triq Putirjal; Pjazza J.F. Kennedy; Triq Fortunato Mizzi; Triq Sir Adrian Dingli.
Marsalforn, Għawdex	
Ix-Xlendi, Għawdex	
<i>Il-Lokalità Ċ li tinkludi:</i>	
Birkirkara .....	Triq il-Wied; Triq Mannarinu; Triq Fleur-de-Lys; Triq in-Naxxar.
Birżebbuġa .....	Il-Bajja s-Sabiha; Triq Sant Edwardu bejn il-Bajja s-Sabiha u l-Moll; Triq Bonnici; Misraħ Birżebbuġa.
Bormla .....	Pjazza Gavino Gulia; Pjazza Paolino Vassallo; Il-Moll ta' Bormla; L-Inħawi tal-Knisja ta' San Pawl.
Il-Furjana .....	Pjazza Sant'Anna; Triq Sant'Anna; Pjazza Papa Ġwanni XXIII.
Guardamangia .....	Triq San Luqa/Triq il-Mimosa.
Il-Gzira-Msida .....	Ix-Xatt; Triq Testaferrata; Ix-Xatt tal-Imsida.
Wied il-Għajn .....	Pjazza Dun Tarcis Agius; Triq ix-Xatt; Triq is-Salini; Pjazza Mifsud Bonnici.
L-Imdina .....	Il-belt kollha.
Il-Mosta .....	Triq il-Kungress Ewkaristiku; Triq il-Kostituzzjoni; Triq Irjali bejn Pjazza Rotunda u Sqaq Grech Mifsud.
Ir-Rabat .....	Triq Irjali;

Is-Saqqajja;  
 Pjazza tal-Parroċċa;  
 Pjazza L'Isle Adam;  
 Triq Sant' Wistin;  
 Triq San Pawl;  
 Triq San Ġużepp.

San Pawl il-Baħar

*Il-Lokalità D li tinkludi:*

Kull lokalità oħra li mhix murija taħt il-Lokalitajiet A, B jew Ċ.

*Kategorija 1* tirreferi għal liċenzi kummerċjali dwar -

1. *Radio, T.V., appliances* tad-dar, makkinarju tal-uffiċċju, *spares* u apparat ta' *high fidelity*.
2. *Records* muzikali, *stereos, record players, tape recorders, cassettes* u *spare parts*.
3. Importaturi u bejjiegħa bl-ingrossa.
4. Spiżjara, bejgħ ta' fwieħa u kosmetiċi.
5. *Salon* tax-xagħar.
6. Aġenti tar-*real estate*, aġenziji tal-ivvjaġġar u aġenziji oħra.
7. Kumpanniji tal-assigurazzjoni lokali (inkużi l-aġenti ta' kumpanniji ta' assicurazzjoni lokali u barranin, *brokers*, operaturi reġistrati bħala *salesmen* skont l-Att dwar l-Impriza tal-Assigurazzjoni).
8. Reklamar u relazzjonijiet pubbliċi.
9. Istituzzjonijiet finanzjarji, banek, *investment houses*.
10. Antikitajiet.
11. Ġojjellerija, arloġġi tal-idejn, arloġġi tad-dar.
12. Makni u muturi tal-poppa.
13. Makkinarju tal-elettriku u mekkaniku.
14. Karozzi, vannijiet, *motor cycles*, vetturi bil-mutur u *spares*.
15. Servizzi għal kiri ta' karozzi u *buses* u *surplus garage*.
16. Kristalli ornamentali.
17. Hwienet pubbliċi għall-bejgħ ta' nbid, birra u spirti.
18. Manifattura ta' *bricks* u madum.
19. *Showroom* għall-bejgħ ta' ghamara.
20. *Showroom* għall-bejgħ ta' kmamar tal-banju u *toilet accessories*.
21. Kull oġġett ieħor li mhux provdut speċifikament għalih li, fil-fehma tal-Kummissarju tal-Pulizija, għandu jkun klassifikat proprju taħt din il-kategorija.

*Kategorija 2* tirreferi għal liċenzi kummerċjali dwar -

1. *Catering* u *confectioneries*.
2. Makkinarju tar-ritratti u *spare parts*.
3. Hwejjeg tal-ilbies.
4. Ghamara, xogħol tal-injam, tapezzar.
5. *Ironmongery*.
6. *Glassware, earthenware* u *tableware*.
7. *Electricians* u *plumbers*.
8. *Souvenirs*.
9. Tiswija ta' vetturi bil-mutur, *sprayers*, garaxxijiet tax-xogħol, garaxx.
10. Żraben u hwejjeg tal-ġilda.

C 960

11. Gradi tal-metall (industrijali).
12. Bejjiegħa tal-*petrol*.
13. Hwejjeġ tad-dar u *furnishing*.
14. *Launderers* u *dry cleaners*.
15. *Stationers* u bejjiegħa tal-kotba.
16. Makkinarju għall-agrikoltura u sajd.
17. Bejjiegħa tal-ġugarelli.
18. Purtieri, twapet.
19. Ġarr tal-mobbli, burdnara.
20. Kull oġġett ieħor li mhux provdut speċifikament għalih li, fil-fehma tal-Kummissarju tal-Pulizija, għandu jkun klassifikat proprju taħt din il-kategorija.

*Kategorija 3* tirreferi għal liċenzi kummerċjali dwar -

1. Fabbriki.
2. *Clubs*.
3. Ċinematografi.
4. Teatri.
5. Postijiet ta' divertiment pubbliku.
6. Uffiċini.
7. Stamperiji.
8. Kull oġġett ieħor li mhux provdut speċifikament għalih li, fil-fehma tal-Kummissarju tal-Pulizija, għandu jkun klassifikat proprju taħt din il-kategorija.

*Kategorija 4* tirreferi għal liċenzi kummerċjali dwar -

1. Haddied, landier.
2. *Bazaar*.
3. Bejjiegħa tal-pitrolju.
4. *Grocers* u bejjiegħa tal-haxix.
5. Bejjiegħa bl-immnut tal-ikel tal-annimali.
6. Bejjiegħa tal-laħam.
7. Furnara u bejjiegħa tal-hobż.
8. Hanut tal-inbid.
9. Hwienet tat-tè u tal-kafè (xorb mhux alkoholiku).
10. Kull oġġett ieħor li mhux provdut speċifikament għalih li, fil-fehma tal-Kummissarju tal-Pulizija, għandu jkun klassifikat proprju taħt din il-kategorija.

2 Għal estensjoni speċjali tal-egħluq ta' postijiet ta' divertiment pubbliku wara s-1 a.m., għal kull okkażjoni, dritt ta' €23.29.

Dan id-dritt għandu jithallas minkejja kull dritt imħallas għal estensjoni tal-ħin dwar kull liċenza oħra li jkun hemm fuq il-post.

Izda dritt li jithallas għall-liċenzi għal ta' il-kategoriji kummerċjali li ġejjin għandhom ikunu jew daww imsemmija fit-Tabella A jew dawn stabbiliti kif ġej, skont liema jkun l-oġġet:

- (a) aġenzija ta' proprjetà immobiljari ..... €698.81
- (b) kumpanniji tal-assigurazzjoni lokali (inkużi l-aġenti ta' kumpanniji ta' assigurazzjoni lokali u barranin, *brokers*, operaturi reġistrati bħala *salesmen* taħt



l-Att dwar l-Impriza tal-Assigurazzjoni) .....	€931.75
(c) aġenzija tar-reklamar u relazzjonijiet pubbliċi .....	€582.34
(d) istituzzjoni finanzjarja, bank u dar tal-investment .....	€1,164.69
(e) sala tat-tigijiet jew kull imkien iehor simili fejn isiru tigijiet jew riċeventi oħra:	
(i) fejn tkun tesa' inqas minn 200 persuna .....	€349.41
(ii) fejn tkun tesa' iżjed minn 200 persuna iżda inqas minn 500 persuna .....	€582.34
(iii) fejn tkun tesa' iżjed minn 500 persuna .....	€931.75" ..

## TAQSIMA XV

**55.** (1) Din it-Taqsima temenda r-Regolamenti dwar ir-Registrazzjoni ta' Djar ta' Abitazzjoni Dekontrollati u għandha tinqara u tinftiehem haġa waħda mar-Regolamenti dwar ir-Registrazzjoni ta' Djar ta' Abitazzjoni Dekontrollati, hawn iżjed 'il quddiem f'din it-Taqsima msejja "ir-Regolamenti".

Emenda tar-Regolamenti dwar ir-Registrazzjoni ta' Djar ta' Abitazzjoni Dekontrollati. L.S. 158.01

(2) Id-dispożizzjonijiet ta' din it-Taqsima għandhom jitqiesu li bdew isehhu fl-1 ta' Jannar, 2015.

**56.** Is-subregolament (3) tar-regolament 3 tar-Regolamenti għandu jiġi sostitwit b'dan li ġej:

Emenda tar-regolament 3 tar-Regolamenti.

"(3) Għandu jithallas dritt ta' erbgħa u sittin euro (€64) għal kull dar ta' abitazzjoni jew appartament li dwarhom issir applikazzjoni għat-tneħħija mill-kontroll."

**57.** Is-subregolament (1) tar-regolament 14 tar-Regolamenti għandu jiġi sostitwit b'dan li ġej:

Emenda tar-regolament 14 tar-Regolamenti.

"(1) Fuq talba li jkun hemm magħha dritt ta' żewġ euro u sittin centezmu (€2.60) l-Uffiċjal għandu johroġ, dwar kull dar ta' abitazzjoni waħda partikolari, ċertifikat li juri jekk dik id-dar tkunx registrata bħala dar ta' abitazzjoni mneħħija mill-kontroll."

## TAQSIMA XVI

**58.** (1) Din it-Taqsima temenda r-Regolamenti dwar iċ-Ċittadinanza u għandha tinqara u tinftiehem haġa waħda mar-Regolamenti dwar iċ-Ċittadinanza, hawn iżjed 'il quddiem f'din it-Taqsima msejja "ir-Regolamenti".

Emenda tar-Regolamenti dwar iċ-Ċittadinanza, L.S. 188.01

(2) Id-dispożizzjonijiet ta' din it-Taqsima għandhom jitqiesu li bdew isehhu fl-1 ta' Jannar, 2015.

C 962

Sostituzzjoni  
tat-Tielet Skeda  
tar-  
Regolamenti.

**59. It-Tielet Skeda tar-Regolamenti għandha tiġi sostitwita b'dan li ġejj:**

"Drittijiet

Hwejjeġ li dwarhom jista' jingabar dritt	Dritt li jiġihallas
1. Applikazzjoni għar-registrazzjoni bhala ċittadin ta' Malta, jew għall-għoti ta' ċertifikat ta' naturalizzazzjoni .....	€38.50
2. Registrazzjoni bhala ċittadin ta' Malta, jew għall-għoti ta' ċertifikat ta' naturalizzazzjoni .....	€77
3. Applikazzjoni għar-registrazzjoni mill-ġdid jew għan-naturalizzazzjoni mill-ġdid bhala ċittadin ta' Malta minn persuna li diġà kienet registrata jew naturalizzata bhala ċittadin ta' Malta -	
Dritt addizzjonali għall-ewwel registrazzjoni mill-ġdid jew għan-naturalizzazzjoni mill-ġdid .....	€10.30
Dritt addizzjonali għat-tieni registrazzjoni mill-ġdid jew għan-naturalizzazzjoni mill-ġdid .....	€15.40
Dritt addizzjonali għat-tielet registrazzjoni mill-ġdid jew għan-naturalizzazzjoni mill-ġdid u jibqa' tiela fuq din l-iskala .....	€20.50
4. Hruġ ta' ċertifikat taht l-artikolu 15 tal-Att dwar iċ-Ċittadinanza Maltija .....	€25.70
5. Għotja ta' kopja vera ċertifikata jew ta' kopja ohra ta' kull registrazzjoni jew ċertifikat kif imsemmi hawn fuq .....	€7.70
6. Għotja ta' ċertifikat ta' ċittadinanza għal ċittadin ta' Malta.	€12.90
7. Tehid ta' ġurament .....	€2.60
8. Tehid ta' ġurament ta' lealtà .....	€2.60
9. Applikazzjoni għal inkjesta taht l-artikolu 9(4) tal-Att dwar iċ-Ċittadinanza Maltija .....	€51.30
10. Dikjarazzjoni ta' rinunzja ta' ċittadinanza ta' Malta ...	€12.90".

**TAQSIMA XVII**

Eemenda tar-Regolamenti  
dwar it-Tiġdid  
ta' Kiri ta'  
Raba',  
L.S. 199.01

**60. (1)** Din it-Taqsima temenda r-Regolamenti dwar it-Tiġdid ta' Kiri ta' Raba' u għandha tinqara u tinftiehem haġa waħda mar-Regolamenti dwar it-Tiġdid ta' Kiri ta' Raba', hawn iżjed 'il quddiem f'din it-Taqsima msejja "ir-Regolamenti".

(2) Id-dispożizzjonijiet ta' din it-Taqsima għandhom jitqiesu li bdew isehhu fl-1 ta' Jannar, 2015.

Sostituzzjoni  
tat-Tariffa A tal-  
Iskeda li tinsab  
mar-  
Regolamenti.

**61.** It-Tariffa A tal-Iskeda li tinsab mar-Regolamenti għandha tiġi sostitwita b'dan li ġejj:

## "TARIFFA A

## Drittijiet tar-registru li jithallsu fil-Bord dwar il-Kontroll tal-Kiri ta' Raba'

1	Ghall-prezentata ta' kull talba .....	€40
2	Ghall-prezentata ta' kull risposta .....	€25
3	Ghall-prezentata ta' kull rikors ta' appell .....	€80
4	Ghall-prezentata ta' risposta għal rikors ta' appell .....	€50
5	Id-drittijiet stabbiliti fil-paragrafi 1 sa 4 ta' din it-Tariffa jinkludu l-prezentata ta' kull att ieħor tal-proċedura u servizzi oħra (inklużi, iżda mhux limitati għal, il-prezentata ta' mandati għall-eżami ta' xhieda, l-eżami nnifsu, drittijiet għar-registrazzjoni, traskrizzjonijiet u kopji, is-servizzi ta' assistenti ġudizzjarji, digrietni u dikjarazzjonijiet qabel id-deċiżjoni finali, taxxi tal-ispejjeż u kopji tad-deċiżjoni) li huma meħtieġa wara li tinbeda kawża permezz ta' dak l-att sa u inkluża d-deċiżjoni finali, iżda mhux magħdudin id-drittijiet dovuti għan-notifika tal-atti tal-proċedura jew drittijiet li għandhom jithallsu lil periti jew esperti nominati mill-Bord, jew xi drittijiet li l-Bord jista' jkun meħtieġ li jhallas lil terzi persuni.	
6	(1) Ebda dritt ma għandu jithallas għall-prezentata ta' xi nota ta' ammissjoni ta' talba sakemm it-talba tkun ammissa kompletament u mingħajr kondizzjoni qabel ma ssir xi kontestazzjoni dwarha.	
	(2) Kull kontro-talba li jkun hemm f'att tal-proċedura titqies bħala talba ġdida, u d-drittijiet msemmija fil-paragrafi 1 sa 4 għandhom jithallsu fuq il-kontro-talba u r-risposta għaliha.	
	(3) Id-drittijiet imsemmija fil-paragrafi 1 sa 4 għandhom ikunu wkoll dovuti mal-prezentata ta' rikors lill-Bord biex wiehed jipprezenta nota tal-eċċezzjonijiet, twegiba jew att ieħor tal-proċedura pprezentat bħala risposta għat-talba u maħsub biex jikkontesta, sew totalment sew parzjalment, talba magħmula.	
7	(1) Għal kull notifika ta' att tal-proċedura inklużi l-ispejjeż li jsiru għall-eżekuzzjoni ta' dik in-notifika, jkunu dovuti dawn id-drittijiet li ġejjin:	
	(i) dritt tar-registru .....	€6
	(ii) dritt dovut lill-uffiċjal eżekuttiv li jeżegwixxi n-notifika .....	€1.20
	Izda jekk in-notifika għandha ssir barra mill-hinijiet normali tax-xogħol, id-drittijiet imsemmija f'dan il-paragrafu għandhom jiżdedu b'100%.	

	(2) Minkejja kull haġa li hemm f'din it-Tariffa, jekk in-notifika ta' xi att għandha tiġi eżegwita personalment minn uffiċjal eżekuttiv tal-Bord, f'dawk il-każijiet fejn il-liġi tippermetti li n-notifika ssir mod ieħor, ikunu dovuti, għal kull notifika, dawn id-drittijiet addizzjonali li ġejjin:	
	(i) dritt tar-reġistru .....	€25
	(ii) dritt dovut lill-uffiċjal eżekuttiv li jeżegwixxi n-notifika .....	€7
	(3) Id-drittijiet stabbiliti fis-subparagrafu (2) ma japplikawx meta n-notifika għandha ssir personalment minn uffiċjal eżekuttiv tal-Bord skont xi liġi, u f'dawn il-każijiet stabbiliti fis-subparagrafu (1) ta' dan il-paragrafu għandhom japplikaw.	
8	Għal kull att ieħor tal-proċedura stabbilit fl-Att dwar it-Tiġdid ta' Kiri tar-Raba', iżda li ma hemmx provdut dritt dwaru f'din it-Tariffa .....	€15
	Izda drittijiet għal servizzi li ma hemmx provdut speċifikatament dwarhom f'din it-Tariffa, iżda li hemm provdut dwarhom f'Tariffi oħra li hemm fil-Kodiċi ta' Organizzazzjoni u Proċedura Ċivili, għandhom jiġu intaxxati skont dawk it-Tariffi.	
9	Għall-ftuħ tar-reġistru wara l-hinijiet tax-xogħol tar-reġistru:	
	(i) dritt tar-reġistru .....	€120
	(ii) dritt dovut lid-deputat registratur li jattendi .....	€50
	(iii) dritt dovut lill-uffiċjal eżekuttiv meħtieġ biex tiġi eżegwita n-notifika .....	€35
10	(1) Il-Bord jista', meta jagħti d-deċiżjoni tiegħu, jordna li r-rikorrent jew l-konvenut f'kawża jhallas somma addizzjonali lir-Registratur tal-Qrati li tammonta għal mhux anqas minn €200 u mhux iżjed minn €650, jekk il-Bord jidhirlu li l-att tal-proċedura li bih inbdiet il-kawża jew l-att tal-proċedura b'risposta kienu fiergħa jew vessatorji, jew li xi waħda mill-partijiet tawlet il-proċeduri mingħajr bżonn, u f'dak il-każ din is-somma ma tkunx tista' tintalab lura mill-parti l-oħra. Ma jkun hemm ebda appell mid-deċiżjoni tal-Bord.	
	(2) Il-Bord jista' wkoll, fis-sentenza tiegħu, jirreferi lill-Kummissjoni għall-Amministrazzjoni tal-Gustizzja lill-avukat tal-attur jew tal-konvenut, jekk il-Bord jidhirlu li l-avukat kien responsabbli, totalment jew parzjalment, għall-att tal-proċedura fiergħ jew vessatorju, jew biex itawwal il-proċeduri. Ma jkun hemm ebda appell mid-deċiżjoni tal-Bord.	

- 11 (1) Id-drittijiet kollha dovuti għandhom jithallsu filwaqt tal-prezentata tal-att relattiv, u r-Registratur ma jaċċettax għall-prezentata xi att tal-proċedura li ma jkollux miegħu d-dritt relattiv.
- (2) L-intaxxar li jsir mir-Registratur tal-ammont ta' drittijiet li għandu jithallas ikun finali.
- (3) Fl-intaxxar tad-drittijiet imnizzla f'din it-Tariffa ma jittiehed ebda qies ta' xi frazzjoni ta' €1.
- 12 (1) Ir-Registratur għandu jara li taxxa tal-ispejjeż tinzamm fl-inkartament ta' kull kawża u għandu jnizzel minnufih fit-taxxa l-hlasijiet kollha magħmula lir-Registratur u l-hlasijiet kollha dovuti lill-avukati u l-prokuraturi legali tal-partijiet, u l-partijiet, l-avukati tagħhom u l-prokuraturi legali tagħhom ikollhom dritt għal kopja tat-taxxa f'kull hin.
- (2) Fi zmien xahar mill-għoti tad-deċizjoni finali, ir-Registratur għandu jara li tithejja taxxa finali tal-ispejjeż.

"

### TAQSIMA XVIII

**62.** (1) Din it-Taqsima temenda r-Regolamenti dwar Drittijiet li jithallsu dwar Permessi għal Residenza u Liċenzi għal Impieg u għandha tinqara u tintfiehmed haġa waħda mar-Regolamenti dwar Drittijiet li jithallsu dwar Permessi għal Residenza u Liċenzi għal Impieg, hawn iżjed 'il quddiem f'din it-Taqsima msejja "ir-Regolamenti".

Emenda tar-Regolamenti dwar Drittijiet li jithallsu dwar Permessi għal Residenza u Liċenzi għal Impieg.  
L.S. 217.01

(2) Id-dispożizzjonijiet ta' din it-Taqsima għandhom jitqiesu li bdew isehħu fl-1 ta' Jannar, 2015.

**63.** Il-partiti 2 u 3 tat-Tabella li tinsab fir-regolament 2 tar-Regolamenti għandhom jiġu sostitwiti b'dan li ġej:

Emenda tar-regolament 2 tar-Regolamenti.

"2. Applikazzjoni u hruġ ta' permess uniformi għal residenza, skont l-artikoli 12(1) u 21 tar-Regolamenti dwar l-Immigrazzjoni għal kull sena jew parti minn sena ..... €27.50

3. Applikazzjoni għal, u hruġ ta' dokumentazzjoni ta' residenza, kif applikabbli għal ċittadini tal-UE/AEE/ċittadini Svizzeri, membri tal-familja tagħhom u membri oħrajn tal-familja li jeżerċitaw id-dritt tagħhom ta' moviment liberu f'Malta liema dokumentazzjoni ta' residenza -

(a) intilfu, insterqu, sfaw meqruda, jew sabiex jinbidlu jew jiġu mħassra dettalji mill-istess permess jew dokumenti ..... €22.00

(b) huma sfigurati ..... €16.50".

**TAQSIMA XIX**

Emenda ghar-Regolamenti dwar il-Kontroll ta' *Swimming Pools*.  
L.S. 244.01

**64.** (1) Din it-Taqsima temenda r-Regolamenti dwar il-Kontroll ta' *Swimming Pools* u għandha tinqara u tinftiehem haġa waħda mar-Regolamenti dwar il-Kontroll ta' *Swimming Pools*, hawn iżjed 'il quddiem f'din it-Taqsima msejja "ir-Regolamenti".

(2) Id-dispożizzjonijiet ta' din it-Taqsima għandhom jitqiesu li bdew isehhu fl-1 ta' Jannar, 2015.

Sostituzzjoni tal-Iskeda 1 li tinsab mar-Regolamenti.

**65.** L-Iskeda 1 li tinsab mar-Regolamenti għandha tiġi sostitwita b'dan li ġej:

"Skeda

(Regolament 7)

Drittijiet li għandhom jithallsu minn applikant lill-Awtorità ta' Malta dwar ir-Rizorsi għall-hruġ jew tiġdid ta' permess sabiex tinbena jew għal liċenza sabiex tithaddem jew tintuża *swimming pool*.

Għal *swimming pool* użata biss u esklużivament mill-applikant u l-familja tiegħu -

- (i) bl-ilma ħelu ..... €4.60 kull m<sup>3</sup> li tesa
- (ii) bl-ilma baħar skont ir-regolament 6(2) €100.00

Għal *swimming pool* użata biss u esklużivament minn soċjetà filantropika .....

xejn

Għal kull *swimming pool* oħra -

- (a) użata bl-ilma ħelu ..... €6.90 kull m<sup>3</sup> li tesa:  
B'dan, iżda, li d-dritt m'għandux jeċċedi l-€2,329.37;
- (b) użata bl-ilma baħar skont ir-regolament 6(2) ..... €600.00."

**TAQSIMA XX**

Emenda ghar-Regolamenti dwar iż-Żwieġ. L.S. 255.01

**66.** (1) Din it-Taqsima temenda r-Regolamenti dwar iż-Żwieġ u għandha tinqara u tinftiehem haġa waħda mar-Regolamenti dwar iż-Żwieġ, hawn iżjed 'il quddiem f'din it-Taqsima msejja "ir-Regolamenti".

(2) Id-dispożizzjonijiet ta' din it-Taqsima għandhom jitqiesu li bdew isehhu fl-1 ta' Jannar, 2015.

**67.** Ir-regolament 2 tar-Regolamenti għandu jiġi sostitwit b'dan li ġej:

"2. Id-dritt li għandu jingabar u jithallas dwar kull haġa li tkun saret jew servizzi mogħtija mir-Registatur skont l-Att dwar iż-żwieġ, għandu, għal kull żwieġ, ikun ta' hamsa u

ghoxrin euro u sitta u hamsin ċenteżmu (€25.65); jekk dak id-dritt ikopri is-servizzi kollha u kull haġa oħra magħmula dwar dak iż-żwieġ inklużi, iżda mingħajr preġudizzju tal-generalità ta' dak hawn qabel imsemmi, il-pubblikazzjoni ta' tnedijiet u l-ħruġ ta' ċertifikati li għandhom x'jaqsmu magħhom, iċ-ċelebrazzjoni taż-żwieġ, jekk ikun hemm, mir-Registratur u l-attendenza ta' xi persuna biex jiġi kompletat u konsenjat għar-registrazzjoni l-att taż-żwieġ:

Iżda meta xi hadd mill-għarajjes fi żwieġ f'forma ċivili jew reliġjuża jkun residenti barra minn Malta, għandu jithallas dritt addizzjonali ta' hamsa u ghoxrin euro u sitta u hamsin ċenteżmu (€25.65):

Iżda wkoll meta żwieġ f'forma ċivili isir f'xi post ieħor miftuħ għall-pubbliku barra mir-Registru għaž-żwieġ għandu jithallas dritt addizzjonali ta' hamsa u ghoxrin euro u sitta u hamsin ċenteżmu (€25.65):

Iżda aktar, meta jsir żwieġ f'forma ċivili fejn iż-żewġ għarajjes ikunu residenti barra minn Malta, u għaldaqstant ikunu meħtieġa proċeduri ulterjuri ta' verifika, għandu jithallas dritt addizzjonali ieħor ta' hamsa u ghoxrin euro u sitta u hamsin ċenteżmu (€25.65).".

## TAQSIMA XXI

**68.** (1) Din it-Taqsima tirreferi għal-legislazzjoni sussidjarja li ssir taħt l-Att dwar il-Karta tal-Identità u Dokumenti tal-Identità oħrajn, hawn iżjed 'il quddiem f'din it-Taqsima msejjaħ "l-Att prinċipali".

Legislazzjoni sussidjarja magħmula taħt l-Att dwar il-Karta tal-Identità u Dokumenti tal-Identità oħrajn. Kap. 258

(2) Id-dispożizzjonijiet ta' din it-Taqsima għandhom jitqiesu li bdew isehħu fl-1 ta' Jannar, 2015.

**69.** Bis-saħħa tas-setgħat mogħtija bl-artikolu 23 tal-Att dwar il-Karta tal-Identità u Dokumenti tal-Identità oħrajn, għandu jiġi promulgat l-avviż legali li ġej, magħmul taħt l-Att prinċipali:

Promulgazzjoni ta' avviż legali taħt l-Att prinċipali.

### "ATT DWAR IL-KARTA TAL-IDENTITÀ U DOKUMENTI TAL-IDENTITÀ OĦRAJN (KAP. 258)

Regolamenti tal-2014 dwar id-drittijiet li għandhom jithallsu għad-Dokumenti tal-Identità

Bis-sahha tas-setghat moghtija bl-artikolu 23 tal-Att dwar il-Karta tal-Identità u Dokumenti tal-Identità oħrajn, il-Prim Ministru, flimkien mal-Ministru tal-Finanzi, għamel ir-regolamenti li ġejjin:-

Titolu u bidu fis-sehh.

1. (1) It-titolu ta' dawn ir-regolamenti hu r-Regolamenti tal-2014 dwar id-Drittijiet li għandhom jithallsu għad-Dokumenti tal-Identità.

(2) Dawn ir-regolamenti għandhom jidhlu fis-sehh f'dik id-data li l-Prim Ministru jista' b'avviż fil-Gazzetta jistabbilixxi, u dati differenti jistgħu jiġu hekk stabbiliti għal dispożizzjonijiet differenti jew għal għanijiet differenti ta' dawn ir-regolamenti.

Drittijiet li għandhom jithallsu.

2. (1) Id-drittijiet indikati fl-Iskeda għandhom jithallsu lill-uffiċjal awtorizzat imsemmi mill-Prim Ministru bhala l-persuna awtorizzata biex joħroġ dokumenti tal-identità jew lil xi persuna delegata għal dan il-għan.

(2) L-uffiċjal awtorizzat jista' jirrinunzja d-drittijiet li għandhom jithallsu fir-rigward ta' applikazzjoni partikulari jekk, fl-opinjoni tal-uffiċjal awtorizzat, id-dritt tal-hlas se jikkawża problemi finanzjarji għall-applikant, billi jieħu in konsiderazzjoni l-mezzi u ċ-ċirkustanzi tal-applikant.

Revoka tar-Regolamenti tal-2012 dwar id-Drittijiet li għandhom jithallsu għad-Dokumenti tal-Identità.

3. Ir-Regolamenti tal-2012 dwar id-Drittijiet li għandhom jithallsu għad-Dokumenti tal-Identità huma b'dan revokati.

SKEDA

Servizz

Dritt

€

- |    |                                                                                                                                                          |          |
|----|----------------------------------------------------------------------------------------------------------------------------------------------------------|----------|
| 1. | Hruġ ta' karti tal-identità li jsir għall-ewwel darba                                                                                                    | Bla hlas |
| 2. | Tiġdid ta' karti tal-identità skaduti (jew li jkollhom xi data li m'għadhiex titqies bhala korretta) li mhumiex dikjarati mitlufa, misruqa jew sfigurati | Bla hlas |
| 3. | Applikazzjonijiet għal karta ġdida tal-identità biex tissostitwixxi d-dokument li huwa mitluf, misruq jew imhassar                                       | 22       |
| 4. | Applikazzjonijiet għal karta ġdida tal-identità sabiex tissostitwixxi dokument li huwa sfigurati                                                         | 16.50".  |



**TAQSIMA XXII**

**70.** (1) Din it-Taqsima temenda l-Att dwar il-Kontroll tat-*Tattoo* u għandha tinqara u tinftiehem haġa wahda mal-dwar il-Kontroll tat-*Tattoo*, hawn iżjed 'il quddiem f'din it-Taqsima msejjah "il-Att prinċipali".

Emendi għall-Att dwar il-Kontroll tat-*Tattoo*. Kap.270.

(2) Id-dispożizzjonijiet ta' din it-Taqsima għandhom jitqiesu li bdew isehħu fl-1 ta' Jannar, 2015.

**71.** Is-subartikolu (4) tal-artikolu 6 tal-Att prinċipali għandu jiġi sostitwit b'dan li ġej:

Emenda tal-artikolu 6 tal-Att prinċipali.

"(4) Ebda licenza ma tingħata jew tiġgedded kemm-il darba ma jithallasx lill-Ministru dritt ta' tnax-il euro u disgħin ċenteżmu (12.90), jew dak id-dritt l-ieħor li l-Ministru jista' minn żmien għal żmien jippreskrivi, dwar l-għoti u dwar kull tiġdid tagħha."

**TAQSIMA XXIII**

**72.** Din it-Taqsima temenda l-legislazzjoni sussidjarja magħmula taht l-Att dwar ir-Registrazzjoni tal-Artijiet u għandha tinqara u tiftiehem haġa wahda mal-legislazzjoni sussidjarja li temenda.

Emendi għal-legislazzjoni sussidjarja magħmula taht l-Att dwar ir-Registrazzjoni tal-Artijiet. Kap. 296.

(2) Id-dispożizzjonijiet ta' din it-Taqsima għandhom jitqiesu li bdew isehħu fl-1 ta' Jannar, 2015.

**73.** It-Tieni Skeda li tinsab mar-Regoli dwar ir-Registrazzjoni tal-Artijiet għandha tiġi sostitwita b'dan li ġej:

Sostituzzjoni tat-Tieni Skeda li tinsab mar-Regoli dwar ir-Registrazzjoni tal-Artijiet. L.S.296.01

**"IT-TIENI SKEDA**

**(Regola 28)**

Tariffa

Servizz	Dritt
1. Applikazzjoni għal titolu registrat .....	€51.25
2. Prezentata ta' kull negozju għar-registrazzjoni jew applikazzjoni dwar titolu registrat barra minn trasferiment jew ipoteka .....	€15.40
3. Prezentata ta' kull trasferiment ( <i>ad valorem</i> ) -	
sa €11,646.87 .....	€15.40
'il fuq minn €11,646.87 sa €23,293.73 .....	€20.50
'il fuq minn €23,293.73 sa €46,587.47 .....	€30.75
'il fuq minn €46,587.47 sa €69,881.20 .....	€41.00
'il fuq minn €69,881.20 sa €93,174.94 .....	€51.25
Għal kull €23,293.73 addizzjonali jew parti minnhom .....	€10.25

C 970

Servizz	Dritt
4. Prezentata ta' kull ipoteka ( <i>ad valorem</i> )	
sa €11,646.87 .....	€15.40
'il fuq minn €11,646.87 sa €23,293.73 .....	€20.50
'il fuq minn €23,293.73 sa €46,587.47 .....	€25.65
'il fuq minn €46,587.47 sa €69,881.20 .....	€30.75
Għal kull €23,293.73 addizzjonali jew parti minnhom .....	€5.15
5. Prezentata ta' kawzjoni .....	€15.40
6. Prezentazzjoni ta' avviz għal preċedenza .....	€10.25
7. Irtirar ta' kawzjoni jew avviz għal preċedenza .....	€5.85
8. Kopji -	
Kopja ta' ċertifikat ta' titolu .....	€2.60
Kopja ta' applikazzjoni, negozju jew att, kull faċċata	€0.55
Kopja ta' xi pjanta, kull faċċata "A4" .....	€1.00
Kopja f'kull każ iehor, kull faċċata .....	€0.55
9. ( <i>imħassra</i> )	
10. Spezzjoni ta' xi regjistru jew dokument miżmum għand ir- Regjstratur .....	€5.15
11. Tfittxija uffiċjali .....	€5.15".

Emenda tar-Regoli dwar il-Prezentazzjoni ta' Pjanti għal skop ta' Regjstrazzjoni ta' Artijiet.  
L.S. 296.08

**74.** Is-subregola (3) tar-regola 3 tar-Regoli dwar il-Prezentazzjoni ta' Pjanti għal skop ta' Regjstrazzjoni ta' Artijiet għandha tiġi emendata kif ġej:

(a) minflok il-kliem "bi hlas ta' €2.33" għandhom jidhlu l-kliem "bi hlas ta' €2.60"; u

(b) minnufih wara l-kliem "fil-hinijiet tal-ftuħ tar-Regjistru tal-Artijiet." għandhom jizjed l-kliem "Il-pjanti msemmija fis-subregola (1) jistgħu jiġu ordnati mis-sit elettroniku tar-Regjistru tal-Artijiet bi hlas ta' €2.50 kull pjanta."

#### TAQSIMA XXIV

Emenda għar-Regolamenti dwar Hanut Hieles minn Dazju.  
L.S. 337.43

**75.** (1) Din it-Taqsima temenda ir-Regolamenti dwar Hanut Hieles minn Dazju u għandha tinqara u tinftiehem haġa waħda mar-Regolamenti dwar Hanut Hieles minn Dazju hawn iżjed 'il quddiem f'din it-Taqsima msejja "ir-Regolamenti".

(2) Id-dispożizzjonijiet ta' din it-Taqsima għandhom jitqiesu li bdew isehhu fl-1 ta' Jannar, 2015.

Emenda tar-regolament 3 tar-Regolamenti.

**76.** Is-subregolament (3) tar-regolament 3 tar-Regolamenti għandu jiġi sostitwit b'dan li ġej:

"(3) Jintalab dritt ta' elf u mitejn u wieħed u tmenin euro u għoxrin ċenteżmu (€1,281.20) fis-sena pagabbli lill-

Kontrullur fuq l-għoti u kull tiġdid ta' kull liċenza maħruġa taħt id-dispożizzjonijiet ta' dawn ir-regolamenti:

Iżda meta jintwera b'mod sodisfaċenti li l-liċenza kummerċjali tal-Pulizija tkun anqas minn elf u mitejn u wiehed u tmenin euro u għoxrin ċenteżmu (€1,281.20) fis-sena, l-ammont tad-dritt pagabbli bis-saħħa ta' dan ir-regolament tkun daqs l-ammont tal-liċenza kummerċjali tal-Pulizija."

## TAQSIMA XXV

77. (1) Din it-Taqsima temenda l-Att dwar it-Taxxa fuq Dokumenti u Trasferimenti u għandha tinqara u tinftiehem haġa waħda mal-Att dwar it-Taxxa fuq Dokumenti u Trasferimenti, hawn iżjed 'il quddiem f'din it-Taqsima msejjah "l-Att prinċipali".

Emendi għall-Att dwar it-Taxxa fuq Dokumenti u Trasferimenti. Kap.364.

(2) Id-dispożizzjonijiet ta' din it-Taqsima għandhom jitqiesu li bdew isehħu fl-1 ta' Jannar, 2015.

78. Minnufih wara l-artikolu 25 tal-Att prinċipali, għandu jizjed l-artikolu ġdid li ġej:

Żieda ta' artikolu ġdid mal-Att prinċipali.

"Taxxa fuq kull polza ta' assigurazzjoni fuq il-ħajja.

25A. Minkejja d-dispożizzjonijiet ta' kull artikolu ieħor f'dan l-Att, inkluzi l-artikoli 4 u 6, għandha tithallas fuq kull polza ta' assigurazzjoni fuq il-ħajja, tkun fejn tkun eżegwita jew użata dik il-polza ta' assigurazzjoni u li dwarha l-artikolu 25 ma jagħmel ebda dispożizzjoni għaliha, taxxa ta' għaxar ċenteżmi fuq kull euro jew parti minnu tal-*premium* fis-sena miftiehem.

Iżda -

(a) l-inqas taxxa li tithallas taħt dan l-artikolu tkun haxx-il euro u ħamsa u sittin ċenteżmu (€11.65);

(b) meta l-*premium* li jithallas ikun inqas minn haxx-il euro u ħamsa u sittin ċenteżmu (€11.65), l-inqas taxxa li tithallas tonqos għal għaxra fil-mija tal-ammont ta' *premium* hekk li hekk jithallas."

79. L-artikolu 27 tal-Att prinċipali għandu jiġi emendat kif ġej:

Emenda tal-artikolu 27 tal-Att prinċipali.

(a) minflok il-kliem "l-artikolu 25 ma jagħmel ebda dispożizzjoni għaliha, taxxa ta' għaxar ċenteżmi fuq kull euro jew parti minnu" għandhom jidhlu l-kliem "l-artikoli 25 u 25A ma jagħmlu ebda dispożizzjoni għaliha, taxxa ta' haxx il-

C 972

ċenteżmu fuq kull euro jew parti minnu";

(b) fil-paragrafu (a) tal-proviso tiegħu, minflok il-kliem "ħdax-il euro u ħamsa u sittin ċenteżmu (€11.65)" għandhom jidhlu l-kliem "tlettax-il euro (€13)"; u

(ċ) fil-paragrafu (b) tal-proviso tiegħu, minflok il-kliem "ħdax-il euro u ħamsa u sittin ċenteżmu (€11.65), l-inqas taxxa li tithallas tonqos għal għaxra fil-mija tal-ammont ta' *premium* hekk li hekk jithallas" għandhom jidhlu l-kliem "tlettax-il euro (€13), l-inqas taxxa li tithallas tonqos għal ħdax fil-mija tal-ammont ta' *premium* hekk li hekk jithallas".

Emenda tal-artikolu 42 tal-Att prinċipali.

**80.** Is-subartikolu (3) tal-artikolu 42 tal-Att prinċipali għandu jiġi mħassar.

## TAQSIMA XXVI

Emendi għall-Att dwar ir-Registrazzjoni u l-Liċenzjar ta' Vetturi bil-Mutur. Kap .368.

**81.** (1) Din it-Taqsima temenda l-Att dwar ir-Registrazzjoni u l-Liċenzjar ta' Vetturi bil-Mutur, u għandha tinqara u tiftiehem haġa waħda mal-Att dwar ir-Registrazzjoni u l-Liċenzjar ta' Vetturi bil-Mutur, hawnhekk iżjed 'il quddiem imsejjaħ "l-Att prinċipali".

(2) Id-dispożizzjonijiet tal-artikoli 87 u 93(b), (d) u (e) għandhom jitqiesu li daħlu fis-seħħ fit-18 ta' Novembru, 2014.

(3) Id-dispożizzjonijiet tal-artikoli 80, 81, 83 sa 86, 88 sa 92, 93(a) u (ċ) u 94 għandhom jitqiesu li daħlu fis-seħħ fl-1 ta' Jannar, 2015.

(4) Id-dispożizzjonijiet tal-artikoli 82 u 95 għandhom jitqiesu li daħlu fis-seħħ fl-1 ta' Marzu, 2015.

Emenda tal-artikolu 2 tal-Att prinċipali.

**82.** L-artikolu 2 tal-Att prinċipali għandu jiġi emendat kif ġej:

(a) minnufih wara t-tifsira "Awtorità" għandha tidhol din it-tifsira ġdida li ġejja:

Kap. 252. " "btajjel pubbliċi" tfisser dawk il-festi pubbliċi stabbiliti fl-Att dwar il-Festi Nazzjonali u Btajjel Pubbliċi Oħra;"

(b) minnufih wara t-tifsira "fattura" għandha tidhol din

it-tifsira ġdida li ġejja:

Kap. 252. " "festi nazzjonali" tfisser dawk il-festi nazzjonali stabbiliti fl-Att dwar il-Festi Nazzjonali u Btajjel Pubbliċi Oħra;"

(ċ) minflok it-tifsira "kumitat għall-klassifikazzjoni ta' vettura *vintage*" għandu jidhol dan li ġej:

" "kumitat għall-klassifikazzjoni ta' vetturi *vintage*" tfisser kumitat mahtur mill-Awtorità magħmul minn *chairperson* u żewġ membri, li kollha għandu jkollhom il-kompetenza teknika meħtieġa, li l-funzjoni tiegħu tkun li -

(a) jiddeċiedi jekk vettura għandhiex tiġi klassifikata bħala vettura *vintage*;

(b) jiddeċiedi jekk vettura *vintage* għandhiex ħamsin sena jew aktar (li jibded jgħoddu mid-data tal-manifattura); u

(ċ) jikkalkula l-valur tar-registrazzjoni ta' vettura bħal dik għall-fini li tiġi kalkulata t-taxxa tar-registrazzjoni li għandha tithallas fuq vettura bħal dik, jekk tkun applikabbli;"

(d) minnufih wara t-tifsira "kwadriċikletta" għandha tidhol din it-tifsira ġdida li ġejja:

" "impriza tal-kiri tal-vetturi" tfisser impriza stabbilita f'Malta jew fi Stat Membru ieħor li għandha liċenza taht il-liġijiet ta' Malta jew ta' Stat Membru ieħor biex topera n-negozju ta' servizzi tal-kiri jew *leasing* ta' vetturi;" u

(e) minnufih wara t-tifsira "vetturi misjuqa minn *chauffer*" għandha tidhol din it-tifsira ġdida li ġejja:

" "vettura *vintage*" tfisser vettura awtentika u ġenwina li jkollha tletin sena jew aktar (li jibded jgħoddu mid-data tal-manifattura), kif ċertifikata mill-kumitat għall-klassifikazzjoni ta' vetturi *vintage*, li tkun miżmuma fi stat li jkun qrib kemm jista' jkun possibbli tal-istat oriġinali kif ikun ipproduċiha l-manifattur u li tkun tirrispetta l-ispirtu tal-preservazzjoni ta' vetturi klassiċi u *vintage*;"

C 974

Emenda tal-  
artikolu 3 tal-  
Att prinċipali.

**83.** L-artikolu 3 tal-Att prinċipali għandu jiġi emendat kif ġej:

(a) l-artikolu preżenti għandu jiġi enumerat mill-ġdid bħala s-subartikolu (1) tiegħu; u

(b) minnufih wara s-subartikolu (1) tiegħu, kif enumerat mill-ġdid, għandhom jizdeddu s-subartikoli ġodda li ġejjin:

"(2) Għandha tiġi mitluba u miġbura wkoll mill-Awtorità favur il-Gvern taxxa tar-registrazzjoni u dritt ta' permess ta' ċirkolazzjoni kif speċifikat f'dan l-Att fir-rigward ta' -

(a) vetturi bil-mutur mikrija jew *leased* mingħand impriża tal-kiri tal-vetturi li għandha liċenza fi Stat Membru ieħor li jingiebu Malta taht kuntratt ta' *lease* jew kiri minn persuna li toqgħod f'Malta għal perjodu li jkun aktar minn tletin gurnata li jibdew jgħoddu mid-data tal-wasla tal-imsemmija vetturi f'Malta; u

(b) vetturi bil-mutur mikrija jew *leased* mingħand impriża tal-kiri tal-vetturi li għandha liċenza fi Stat Membru ieħor li jingiebu Malta taht kuntratt ta' *lease* jew kiri minn persuna li ma tkunx toqgħod f'Malta u li ma jkunux jikkwalifikaw taht xi eżenzjoni jew konċessjoni msemmija fl-artikolu 18 jew, f'każ li dawk il-vetturi bil-mutur jikkwalifikaw għal eżenzjoni bħal dik, wara li jintemm il-perjodu li għalih dawk il-vetturi bil-mutur ikunu ġew eżentati [flimkien mal-perjodu stipulat fl-artikolu 4(4)] jekk dawk il-vetturi bil-mutur jibqgħu jintużaw fit-triq f'Malta wara tmiem dak il-perjodu:

Izda d-dispożizzjonijiet ta' dan l-artikolu u tal-artikolu 4 li jirregolaw il-vetturi bil-mutur li jingiebu f'Malta minn Stat Membru ieħor taht kuntratt ta' *lease* jew kiri għandhom ikunu applikabbli biss għal vetturi bil-mutur li ma jiġux użati b'kiri jew b'kumpens.

(3) Fir-rigward ta' vetturi bil-mutur imsemmija fis-subartikolu (2), it-taxxa tar-registrazzjoni li għandha tithallas għandha tkun kif ġej:

(a) meta l-kuntratt ta' *lease* jew kiri jiskadi qabel ma jgħaddu erba' snin li jibdew jingħaddu mid-data tal-wasla tal-imsemmija vettura bil-mutur

f'Malta, fejn dik il-vettura tingieb f'Malta minn persuna li toqgħod f'Malta jew minn kull persuna oħra li ma tkunx persuna li toqgħod f'Malta f'dawk il-każi fejn ma jkunux applikabbli l-eżenzjonijiet jew konċessjonijiet speċifikati fl-artikolu 18, birrata jew bl-ammont imsemmi fl-Ewwel Skeda jew fit-Tieni Skeda, kif ikun il-każ li jiġu applikati birrati perċentwali speċifikati fil-Flames Skeda:

Iżda, fir-rigward ta' vetturi bil-mutur li jingiebu f'Malta minn Stat Membru ieħor minn persuna li ma tkunx persuna li toqgħod f'Malta li jikkwalifikaw taħt xi eżenzjoni jew konċessjoni msemmija fl-artikolu 18 u li jibqgħu jintużaw fit-triq f'Malta wara li jiskadi l-perjodu li għalih ikunu ġew eżentati, il-perjodu għandu jibda jgħodd mid-data li fiha tiskadi l-eżenzjoni jew il-konċessjoni, skont ma jkun il-każ;

(b) meta il-kuntratt ta' *lease* jew kiri jiskadi wara li jgħaddu erba' snin li jibdew jingħaddu mid-data tal-wasla tal-imsemmija vettura bil-mutur f'Malta, fejn dik il-vettura tingieb f'Malta minn persuna li toqgħod f'Malta jew minn kull persuna oħra li ma tkunx persuna li toqgħod f'Malta f'dawk il-każi fejn ma jkunux applikabbli l-eżenzjonijiet jew konċessjonijiet speċifikati fl-artikolu 18, birrata shiħa jew fl-ammont imsemmi fl-Ewwel Skeda jew fit-Tieni Skeda, skont ma jkun il-każ:

Iżda, fir-rigward ta' vetturi bil-mutur li jingiebu f'Malta minn Stat Membru ieħor minn persuna li ma tkunx persuna li toqgħod f'Malta li jikkwalifikaw taħt xi eżenzjoni jew konċessjoni msemmija fl-artikolu 18 u li jibqgħu jintużaw f'Malta wara li jiskadi l-perjodu li għalih ikunu ġew eżentati, il-perjodu għandu jibda jgħodd mid-data li fiha tiskadi l-eżenzjoni; u

(ċ) meta l-kuntratt ta' *lease* jew kiri jiskadi qabel ma jgħaddu erba' snin li jibdew jingħaddu mid-data tal-wasla tal-imsemmija vettura bil-mutur f'Malta, fejn dik il-vettura tingieb f'Malta minn persuna li toqgħod f'Malta jew minn kull persuna oħra li ma tkunx persuna li toqgħod f'Malta f'dawk il-każi fejn ma jkunux applikabbli l-eżenzjonijiet jew konċessjonijiet speċifikati fl-artikolu 18, f'każ

li dak il-kuntratt ta' *lease* jew kiri jigi estiż għal perjodu ieħor li, meta jigi magħdud mal-perjodu li fih il-vettura kienet qieghda digà tintuża f'Malta, ma jkunx aktar minn erba' snin mid-data li fiha dik il-vettura bil-mutur tkun iddahhlet għall-ewwel darba f'Malta, l-applikant irid iħallas somma addizzjonali bhala taxxa tar-registrazzjoni għall-perjodu li għalih ikun gie mgedded il-kuntratt ta' *lease* jew kiri skont il-Ħames Skeda, li jigi mnaqqas minnha l-ammont ta' taxxa tar-registrazzjoni li jkun digà thallas meta l-vettura tkun ingiebet għall-ewwel darba f'Malta:

Iżda, f'każ li l-kuntratt ta' *lease* jew kiri jigi estiż wara li tiskadi jew wara li tigi mitmuma l-ewwel estensjoni, ikun xi jkun il-perjodu, it-taxxa tar-registrazzjoni li għandha tithallas għandha tkun bir-rata shiha jew fl-ammont imsemmi fl-Ewwel Skeda jew fit-Tieni Skeda, skont ma jkun il-każ, li jitnaqqas minnha l-ammont ta' taxxa tar-registrazzjoni li jkun thallas meta l-vettura tkun ingiebet għall-ewwel darba f'Malta.

(4) (a) Fir-rigward tal-każ imsemmi fis-subartikolu (3)(a), meta l-kuntratt tal-*lease* jew kiri jigi terminat qabel ma jiskadi z-żmien li abbaži tiegħu tkun giet kalkulata t-taxxa tar-registrazzjoni u l-imsemmija vettura bil-mutur tinhareg minn Malta, il-persuna li tkun ħallset it-taxxa tar-registrazzjoni, jew iċ-ċessjonarju awtorizzat tagħha, tkun intitolata għal rifużjoni ta' somma li tkun ekwivalenti għall-ammont nominali ta' taxxa tar-registrazzjoni residwa applikabbli għall-imsemmija vettura bil-mutur bir-rata jew fl-ammont kif speċifikat fil-Ħames Skeda.

(b) Fir-rigward tal-każ imsemmi fis-subartikolu (3)(b), meta l-kuntratt tal-*lease* jew kiri jiskadi, jew jigi terminat qabel ma jiskadi l-perjodu stipulat fl-imsemmi kuntratt, u l-vettura bil-mutur tinhareg minn Malta, il-persuna li tkun ħallset it-taxxa tar-registrazzjoni, jew iċ-ċessjonarju awtorizzat tagħha, tkun intitolata għal rifużjoni ta' somma li tkun ekwivalenti għall-ammont nominali ta' taxxa tar-registrazzjoni residwa applikabbli għall-imsemmija vettura bil-mutur bir-rata jew fl-ammont kif speċifikat fil-Ħames Skeda.

(c) Fir-rigward tal-każ imsemmi fis-



subartikolu (3)(ċ), meta l-kuntratt tal-*lease* jew kiri kif estiż jiskadi, jew jiġi terminat qabel ma jiskadi l-perjodu stipulat fl-imsemmi kuntratt, u l-vettura bil-mutur tinħareġ minn Malta, il-persuna li tkun hallset it-taxxa tar-registrazzjoni, jew iċ-ċessjonarju awtorizzat tagħha, tkun intitolata għal rifiżjoni ta' somma li tkun ekwivalenti għall-ammont nominali ta' taxxa tar-registrazzjoni residwa applikabbli għall-imsemmija vettura bil-mutur bir-rata jew fl-ammont kif speċifikat fil-Hames Skeda.

(d) Meta vettura bil-mutur li tkun giet registrata f'Malta minn impriża tal-kiri tal-vetturi stabbilita f'Malta, liema vettura bil-mutur kienet qieghda tintuża unikament u eskusivament għall-iskop ta' *leasing* jew kiri, tigi esportata u titneħha mir-registrazzjoni, dik l-impriża tal-kiri tal-vetturi tista' tapplika għand l-Awtorità għal rifiżjoni li tkun ekwivalenti għall-ammont nominali tat-taxxa tar-registrazzjoni residwa applikabbli għall-imsemmija vettura bir-rata jew fl-ammont stabbilit fil-Hames Skeda.

(5) Fir-rigward ta' vetturi bil-mutur imsemmija fis-subartikolu (2)(a) u (b), meta l-kuntratt ta' *lease* jew kiri jiskadi jew jiġi terminat qabel jgħaddu erba' snin mid-data li fiha dik il-vettura bil-mutur iddahhlet għall-ewwel darba f'Malta, u l-vettura bil-mutur ma tinħariġx minn Malta iżda tibqa' tintuża fit-triq f'Malta minn persuna li toqgħod f'Malta jew minn persuna oħra li ma tkunx persuna li toqgħod f'Malta f'dawk il-kazi fejn ma jkunx applikabbli l-eżenzjonijiet jew konċessjonijiet speċifikati fl-artikolu 18, li ma tkunx il-persuna li oriġinarjament dahhlet l-imsemmija vettura bil-mutur f'Malta minn Stat Membru ieħor taht kuntratt ta' *lease* jew kiri, dik il-persuna li tkompli tuża l-imsemmija vettura bil-mutur fit-triq f'Malta taht kuntratt gdid ta' *lease* jew kiri minghand impriża tal-kiri tal-vetturi b'licenza maħruġa fi Stat Membru ieħor għandha thallas somma, bħala taxxa ta' registrazzjoni, għal dak il-perjodu li l-imsemmija persuna tkun hadet l-imsemmija vettura taht il-kuntratt ta' *lease* jew kiri skont il-Hames Skeda, imnaqqas minnu l-ammont ta' taxxa tar-registrazzjoni li tkun thallset digà meta l-vettura nġiebet għall-ewwel darba f'Malta jew meta kienet reggħet thallset it-taxxa tar-registrazzjoni fuq l-imsemmija vettura f'każ li dik il-vettura baqgħet tintuża fit-triq f'Malta taht kuntratt ta' *lease* jew kiri minghand impriża tal-kiri tal-vetturi b'licenza maħruġa fi Stat Membru ieħor,

skont ma jkun il-każ:

Iżda, f'każ li l-perjodu totali ta' żmien li fih vettura bil-mutur li nġiebet Malta tibqa' tintuża fit-triq f'Malta taht kuntratti ta' *lease* jew kiri li jkunu saru ma' impriza tal-kiri tal-vetturi b'licenza mahruġa fi Stat Membru ieħor jeċċedi erba' snin, meta ssir l-aħħar reġistrazzjoni li testendi l-perjodu li fih dik il-vettura bil-mutur tista' tintuża fit-triq f'Malta wara dawk l-erba' snin, trid tithallas taxxa tar-reġistrazzjoni bir-rata shiħa jew fl-ammont speċifikat fl-Ewwel Skeda jew fit-Tieni Skeda, skont ma jkun il-każ, imnaqqas minnha l-ammont ta' taxxa tar-reġistrazzjoni li diġà tkun thallset meta l-vettura ddaħħlet għall-ewwel darba f'Malta jew meta reġgħet thallset it-taxxa tar-reġistrazzjoni fuq l-imsemmija vettura bil-mutur f'każ li l-imsemmija vettura bil-mutur baqgħet tintuża fit-triq f'Malta taht kuntratt ta' *lease* jew kiri mingħand impriza tal-kiri tal-vetturi b'licenza mahruġa fi Stat Membru, skont ma jkun il-każ."

Sostituzzjoni tal-artikolu 4 tal-Att prinċipali.

**84.** L-artikolu 4 tal-Att prinċipali għandu jiġi sostitwit b'dan li ġej:

"4. Kull min jimporta jew idahħal vettura bil-mutur f'Malta, kull persuna li toqgħod f'Malta li ddaħħal f'Malta vettura bil-mutur minn Stat Membru ieħor taht kuntratt ta' *lease* jew kiri għal perjodu li jkun soġġett għall-ħlas ta' taxxa tar-reġistrazzjoni skont l-artikolu 3(2) u kull min jimmanifattura vettura bil-mutur f'Malta għandu, mhux aktar tard mill-ewwel ġurnata ta' xogħol wara li l-vettura tasal Malta jew tkun manifatturata, jagħti avviż ta' dik l-importazzjoni, dħul jew manifattura lill-Awtorità b'dak il-mod hekk kif tista' tordna l-Awtorità minn żmien għal ieħor, jew hekk kif jista' jiġi preskritt b'regolamenti."

Emenda tal-artikolu 6 tal-Att prinċipali.

**85.** Fis-subartikolu (1) tal-artikolu 6 tal-Att prinċipali, minflok il-kliem "li mhijiex reġistrata f'Malta" għandhom jidhlu l-kliem "li mhijiex reġistrata f'Malta, kompriżi dawk il-vetturi li jingiebu f'Malta minn Stat Membru ieħor taht kuntratt ta' *lease* jew kiri li jkunu soġġetti għall-ħlas ta' taxxa tar-reġistrazzjoni skont l-artikolu 3(2)".

Żieda tal-artikolu 7A ġdid mal-Att prinċipali.

**86.** Minnufih wara l-artikolu 7 tal-Att prinċipali għandu jiżdied l-artikolu ġdid li ġej:

"Vetturi *vintage*.

7A. Vetturi *vintage* għandhom jintużaw unikament u eskusivament għal użu privat:

Iżda vetturi *vintage* jistgħu kultant jintużaw għal għanijiet li ma jkunux ta' użu privat f'attivitajiet u okkażjonijiet li jkunu rari u eċċezzjonali li għalihom ma tkun tista' tintuża l-ebda vettura hlief vettura *vintage*:

Iżda wkoll biex vetturi *vintage* ikunu jistgħu jiġu użati għal għan li ma jkunx dak ta' użu privat f'attivitajiet u okkażjonijiet li jkunu rari u eċċezzjonali, tkun meħtieġa l-awtorizzazzjoni bil-miktub bil-quddiem mingħand l-Awtorità, u l-Awtorità jkollha d-diskrezzjoni assoluta jekk tagħtix jew le dik l-awtorizzazzjoni."

87. L-artikolu 8 tal-Att prinċipali għandu jiġi sostitwit b'dan li ġej:

Emenda tal-artikolu 8 tal-Att prinċipali.

(a) is-subartikoli (3) sa (5) tiegħu għandhom jiġu enumerati mill-ġdid bħala s-subartikoli (7) sa (9) rispettivament; u

(b) minnufih wara s-subartikolu (2) tiegħu għandhom jiżdiedu s-subartikoli godda li ġejjin:

"(3) Fir-rigward ta' vetturi bil-mutur li jingiebu Malta wara li jkunu ġew *leased* jew mikrija minn Stat Membru ieħor u li jkunu soġġetti għall-ħlas ta' taxxa tar-registrazzjoni skont l-artikolu 3(2), it-taxxa tar-registrazzjoni li għandha titħallas tkun dik kif jipprovdi l-artikolu 3(3).

(4) Vetturi bil-mutur M1 b'livelli ta' emmissjonijiet CO<sub>2</sub> li jkunu ekwivalenti għal 221g/km jew aktar (u jkollhom livell ta' emmissjonijiet li jkun ekwivalenti għall-*Standard* Ewropew l-aktar riċenti jew l-*Standard* Ewropew l-aktar riċenti nieqes wieħed) u *motor cycles* b'qawwa tal-magna li tkun ugwali għal 801cc jew aktar li jkunu se jiġu registrati għall-ewwel darba mal-Awtorità skont dan l-Att jistgħu jiġu registrati biex jintużaw fit-triq f'Malta unikament u eskusivament nhar ta' Sibt, fil-Ħdud, fil-festi nazzjonali u fil-btajjel pubbliċi.

It-taxxa tar-registrazzjoni fuq l-imsemmija vetturi bil-mutur M1 u muturi tkun bir-rata stabbilita fit-Tieni Skeda.

(5) Għandu jithallas dritt tal-liċenza ta' ċirkolazzjoni mal-hruġ tal-liċenza lill-vetturi bil-mutur M1 u lill-*motor cycles* li jiġu reġistrati skont is-subartikolu (3) bir-rata sħiħa stabbilita fir-Raba' Skeda u kull rata stabbilita fir-Raba' Skeda u kull sena wara.

(6) Fejn vettura bil-mutur li tiġi reġistrata skont is-subartikolu (4) tiġi użata fit-triq f'xi gurnata li ma tkunx is-Sibt, il-Ħadd, festa nazzjonali jew btala pubblika oħra s-sid reġistrat tal-imsemmija vettura -

(a) għandu minnufih iħallas l-ammont sħiħ tat-taxxa tar-reġistrazzjoni li kienet dovuta fid-data tar-reġistrazzjoni tal-imsemmija vettura kieku l-vettura kellha tiġi reġistrata biex tintuża fit-triq f'kull gurnata tal-gimgha, imnaqqas minnu l-ammont li jkun diġà mħallas mar-reġistrazzjoni, jekk ikun il-każ, u

(b) jista' jehel il-pieni li għalihom jipprovdi l-artikolu 21(1)."

Emenda tal-artikolu 11A tal-Att prinċipali.

**88.** Fit-test Inġliż tas-subartikolu (5) tal-artikolu 11A tal-Att prinċipali, minflok il-kliem "shall be payable to the Authority" għandhom jidhlu l-kliem "shall be payable by the Authority".

Emenda tal-artikolu 18 tal-Att prinċipali.

**89.** L-artikolu 18 tal-Att prinċipali għandu jiġi emendat kif ġej:

(a) is-subartikolu (1) tiegħu għandu jiġi emendat kif ġej:

(i) fis-subparagrafu (iii) tal-paragrafu (a) tiegħu, minflok il-kliem "legalment validu;" għandhom jidhlu l-kliem "legalment validu jew ma jkunx inħarġilha permess ta' residenza skont l-Att dwar l-Immigrazzjoni; u";

(ii) fis-subparagrafu (iv) tal-paragrafu (a) tiegħu, fit-tifsira "vettura privata", minnufih wara l-kliem "*motor home*" għandhom jidhlu l-kliem "jew vettura bil-mutur N1";

(iii) fil-paragrafu (b) tiegħu, minnufih wara l-kliem "kull vettura bil-mutur M1" għandhom jidhlu l-kliem "jew vettura bil-mutur N1";

(iv) fil-paragrafu (ċ) tiegħu, minnufih wara l-kliem "kull vettura bil-mutur M1" għandhom jidhlu l-

kliem "jew vettura bil-mutur N1";

(v) fil-paragrafu (e) tiegħu minflok il-kliem "kif emendat; u" għandhom jidhlu l-kliem "kif emendat;"

(vi) fil-paragrafu (f) tiegħu minflok il-kliem "kif emendat." għandhom jidhlu l-kliem "kif emendat; u"; u

(vii) minnufih wara l-paragrafu (f) tiegħu għandu jizdied il-paragrafu ġdid li ġej:

"(g) bl-eċċezzjoni tal-vetturi li jaqgħu taht il-paragrafi (e) u (f), vettura bil-mutur registrata f'pajjiż ieħor li tintuza minn persuna li għandha r-residenza normali tagħha f'Malta għal perjodu ta' mhux aktar minn tletin ġurnata konsekuttivi li jibdew jghoddu mid-data li fiha dik il-vettura tasal Malta:

Izda, meta l-vettura tasal Malta, dik il-persuna għandha tavża lill-Awtorità u tikseb, wara li thallas d-dritt relattiv, permess ta' ċirkolazzjoni temporanju li jippermetti l-użu ta' dik il-vettura f'Malta għal perjodu ta' mhux aktar minn tletin ġurnata konsekuttivi:

Izda wkoll, f'każ li vettura bil-mutur bħal dik li tkun registrata f'pajjiż ieħor terġa' tiġi użata f'Malta minn persuna li jkollha r-residenza normali tagħha f'Malta qabel ma jkunu għaddew tliet mija u hamsa u sittin ġurnata li jibdew jghoddu mid-data li fiha dik il-vettura tkun waslet l-ewwel darba f'Malta, dik il-vettura tkun soġġetta għall-ħlas ta' taxa tar-registrazzjoni skont dan l-Att."; u

(b) is-subartikolu (3) tiegħu għandu jiġi mħassar.

**90.** L-artikolu 21 tal-Att prinċipali għandu jiġi emendat kif ġej:

Emenda tal-artikolu 21 tal-Att prinċipali.

(a) is-subartikolu (1) tiegħu għandu jiġi emendat kif ġej:

(i) fil-paragrafu (b) tiegħu, minnufih wara l-kliem "jew l-artikolu 10(1)" għandhom jidhlu l-kliem "jew l-artikolu 18(1)(g)";

(ii) fil-paragrafu (g) tiegħu, minflok il-kliem "fiċ-

ċertifikat tar-reġistrazzjoni," għandhom jidhlu l-kliem "fiċ-  
ċertifikat tar-reġistrazzjoni; jew";

(iii) minnufih wara l-paragrafu (g) tiegħu  
għandhom jiżiedu dawn il-paragrafi godda li ġejjin:

"(h) mingħajr l-awtorizzazzjoni tal-Awtorità  
jew bi ksur ta' xi kundizzjoni li taħtha tista' tkun  
ingħatat dik l-awtorizzazzjoni, juża jew jippermetti  
l-użu ta' vettura *vintage* mhux għal użu privat; jew

(i) jagħmel użu minn vettura bil-mutur M1  
jew *motor cycle* li jkun ġie reġistrat mal-Awtorità  
biex jintuża fit-triq f'Malta unikament u  
esklusivament is-Sibt, fil-Ħdud, festi nazzjonali u  
btajjel pubbliċi oħra; jew

(j) bħala persuna li għandha r-residenza  
normali tagħha f'Malta jonqos li javża lill-Awtorità  
bil-wasla ta' vettura li tkun reġistrata f'pajjiż ieħor  
li jkollu l-ħsieb juża fit-triq f'Malta għal perjodu  
ta' mhux aktar minn tletin ġurnata konsekuttivi;  
jew

(k) bħala persuna li għandha r-residenza  
normali tagħha f'Malta jonqos li jikseb mingħand  
l-Awtorità permess ta' ċirkolazzjoni temporanju  
għall-użu f'Malta ta' vettura reġistrata f'pajjiż  
ieħor għal perjodu ta' mhux aktar minn tletin  
ġurnata konsekuttivi; jew

(l) bħala persuna li għandha r-residenza  
normali tagħha f'Malta jkompli juża vettura  
reġistrata f'pajjiż ieħor wara li jiskadi l-permess ta'  
ċirkolazzjoni temporanju maħruġ mill-Awtorità;  
jew

(m) bħala persuna li għandha r-residenza  
normali tagħha f'Malta juża vettura bil-mutur  
reġistrata f'pajjiż ieħor li għaliha l-Awtorità tkun  
ħarġet permess ta' ċirkolazzjoni temporanju biex  
tintuża fit-triq f'Malta qabel ma jgħaddu tliet mija  
u ħamsa u sittin ġurnata li għandhom jibdedw  
jgħoddu mid-data preċedenti tal-wasla ta' dik il-  
vettura bil-mutur f'Malta; jew

(n) bhala persuna li għandha r-residenza normali tagħha f'Malta jonqos li javża lill-Awtorità bil-wasla ta' vettura registrata f'pajjiż iehor li hu jkollu l-ħsieb juża fit-triq f'Malta; jew

(o) bil-ħsieb li jevadi t-taxxa tar-registrazzjoni dovuta jew li tista' tkun dovuta jonqos milli jagħti avviż li jista' jkun jeħtiegħu jagħti skont l-artikolu 4, l-artikolu 10(1) jew l-artikolu 18(1)(g), jagħti f'avviż bħal dak jew f'xi stqarrija li jgħaddi lill-Awtorità għall-għanijiet ta' dan l-Att informazzjoni li huwa jkun jaf li hija skorretta jew mhix kompluta f'kull aspekk materjali,"; u

(b) fis-subartikolu (4) tiegħu, minflok il-kliem "fi żmien għoxrin gurnata minn meta l-vettura bil-mutur tasal Malta" għandhom jidhlu l-kliem "fi żmien tletin gurnata minn meta l-vettura bil-mutur tasal Malta"; u minflok il-kliem "jiskadu dawk l-għoxrin gurnata" għandhom jidhlu l-kliem "jiskadu dawk it-tletin gurnata".

**91.** Fil-paragrafu (b) tas-subartikolu (1) tal-artikolu 23 tal-Att prinċipali, minnufih wara l-kliem "lura skont" għandhom jidhlu l-kliem "l-artikolu 3(4) u".

Emenda tal-artikolu 23 tal-Att prinċipali.

**92.** Minnufih wara l-artikolu 24 tal-Att prinċipali, għandu jżidded l-artikolu ġdid li ġej:

Zieda ta' artikolu ġdid mal-Att prinċipali.

"Vetturi  
*vintage*.

25. (1) Is-sid ta' vettura bil-mutur li jkollha tletin sena jew aktar, li jibdeu jgħoddu mid-data tal-manifattura tagħha, jista', wara li jhallas id-dritt stabbilit mill-Awtorità, jibgħat applikazzjoni lill-kumitat għall-klassifikazzjoni ta' vetturi *vintage* fuq il-formola preskritta biex dik il-vettura, kemm jekk diġà registrata f'Malta jew jekk tkun giet impurtata jew miġjuba f'Malta iżda ma tkunx għadha giet registrata f'Malta, tiġi klassifikata bħala vettura *vintage*.

(2) Biex tiġi klassifikata bħala vettura *vintage*, vettura bil-mutur trid tissodisfa r-rekwiziti li ġejjin:

(a) il-vettura bil-mutur għandu jkollha tletin sena jew aktar li jibdeu jgħoddu mid-data tal-manifattura tagħha;

(b) il-vettura bil-mutur għandha tkun fi stat li jkun, kemm jista' jkun, viċin l-istat oriġinali tagħha kif ikun ipproduċiha l-manifattur; u

(ċ) il-vettura bil-mutur tkun għet miżmuma fi stat li jirrispetta l-ispirtu tal-preservazzjoni ta' vettura *vintage*.

(3) Il-kumitat għall-klassifikazzjoni ta' vetturi *vintage* għandu jeżamina kull applikazzjoni biex jiddeċiedi jekk vettura bil-mutur bħal dik tkunx tissodisfa r-rekwiżiti stabbiliti fis-subartikolu (2).

(4) F'każ li l-kumitat għall-klassifikazzjoni ta' vetturi *vintage* jhoss li jkun jehtieg xi informazzjoni addizzjonali, kjarifiki u, jew dokumenti mingħand l-applikant qabel ma jiehu d-deċiżjoni finali dwar l-applikazzjoni, huwa għandu jitlob lill-applikant biex jagħti dik l-informazzjoni addizzjonali u, jew dokumentazzjoni u biex jagħmel il-kjarifiki kif ikun mitlub u l-kumitat għandu mbagħad jgħaddi biex jiddeċiedi billi jew jaċċettaha jew jirrifjutaha.

(5) Vetturi *vintage* li għandhom aktar minn ħamsin sena huma eżenti mill-ħlas tat-taxxa tar-registrazzjoni meta jiġu registrati għall-ewwel darba f'Malta.

(6) Meta vettura bil-mutur tiġi klassifikata bħala vettura *vintage*, il-kumitat għall-klassifikazzjoni ta' vetturi *vintage* għandu jistabbilixxi wkoll l-età tal-vettura *vintage* sabiex jiddeċiedi jekk il-vettura tibbenefikax mill-eżenzjoni stipulata fis-subartikolu (5).

(7) Meta vettura bil-mutur li tkun għadha kif għet impurtata u tkun għadha ma għetx registrata f'Malta tiġi klassifikata bħala vettura *vintage*, il-kumitat għall-klassifikazzjoni ta' vetturi *vintage* għandu wkoll jiddeċiedi dwar il-valur tar-registrazzjoni ta' dik il-vettura bil-għan li tiġi kalkulata t-taxxa tar-registrazzjoni li għandha tithallas fuq dik il-vettura.

(8) Il-valur tar-registrazzjoni ta' vettura bħal dik bil-għan li tiġi kalkulata t-taxxa tar-registrazzjoni, għandu jkun ibbażat fuq -

(a) il-valur tal-fattura, jew



(b) il-valur tas-suq medju ta' vetturi bil-mutur identiċi, ekwivalenti jew simili fis-suq internazzjonali meta l-valur tal-fattura jitqies mill-kumitat li huwa wiehed baxx b'mod mhux raġonevoli.

(9) Persuna li t'hoos ruħha aggravata bid-deċiżjoni mogħtija mill-kumitat għall-klassifikazzjoni ta' vetturi *vintage* li jirrifjuta l-applikazzjoni tagħha għall-klassifikazzjoni tal-vettura bil-mutur tagħha bħala vettura *vintage* tista' tappella dik id-deċiżjoni quddiem it-Tribunal ta' Reviżjoni Amministrattiva fi żmien wiehed u għoxrin ġurnata mid-data li fiha dik id-deċiżjoni tiġi notifikata lilha.

(10) Fir-rigward ta' vettura bil-mutur li tkun diġà reġistrata f'Malta li l-applikazzjoni biex hija tiġi klassifikata bħala vettura *vintage* tkun ġiet rifjutata, is-sid, f'każ li j'hoos ruħu aggravat b'dik id-deċiżjoni u jagħżel li jappella, jista' jibqa' juża l-imsemmija vettura fit-triq f'Malta wara li jhallas id-dritt relattiv tal-liċenza ta' ċirkolazzjoni skont dan l-Att:

Iżda, jekk l-appell tal-applikant jintlaqa', l-Awtorità għandha trodd lura lill-applikant il-hlas żejjed fid-dritt tal-liċenza ta' ċirkolazzjoni mhux aktar tard minn tletin ġurnata mid-data li fiha tkun ingħatat id-deċiżjoni tat-Tribunal.

(11) Fir-rigward ta' vettura bil-mutur li tkun għadha kif ġiet impurtata u tkun għadha ma ġietx reġistrata f'Malta li l-applikazzjoni biex hija tiġi klassifikata bħala vettura *vintage* tkun ġiet rifjutata mill-kumitat għall-klassifikazzjoni ta' vetturi *vintage*, is-sid, f'każ li j'hoos ruħu aggravat b'dik id-deċiżjoni u jagħżel li jappella, għandu jhallas lill-Awtorità mitejn u hamsa u tletin euro (€235) għar-registrazzjoni proviżorja ta' dik il-vettura bil-mutur. L-imsemmija vettura bil-mutur m'għandhiex tintuża fit-triq f'Malta qabel ma jiġi deċiż l-appell u qabel ma ssir ir-registrazzjoni b'mod regolari tal-imsemmija vettura bil-mutur f'Malta.

(12) Meta t-Tribunal ta' Revizjoni Amministrattiva jhassar deċiżjoni mogħtija mill-kumitat għall-klassifikazzjoni ta' vetturi *vintage* li jirrifjuta applikazzjoni għall-klassifikazzjoni ta' vettura bil-mutur bhala vettura *vintage*, l-Awtorità għandha tipproċedi biex tirreġistra dik il-vettura bil-mutur bhala vettura *vintage*.

(13) Fir-rigward ta' vetturi li jkunu għadhom kemm ġew importati u li jkunu għadhom ma ġewx reġistrati f'Malta, it-taxxa tar-reġistrazzjoni, jekk tkun applikabbli, għandha tiġi kalkulata abbażi tal-valur ta' reġistrazzjoni li għandu jiġi stabbilit mill-kumitat għall-klassifikazzjoni ta' vetturi *vintage*:

Izda jekk l-applikant iħoss ruħu aggravat bl-ammont ta' taxxa tar-reġistrazzjoni li jintalab biex iħallas mill-Awtorità abbażi tal-valur ta' reġistrazzjoni stabbilit mill-kumitat għall-klassifikazzjoni ta' vetturi *vintage*, l-applikant jista' jappella quddiem it-Tribunal ta' Revizjoni Amministrattiva u d-dispożizzjonijiet tas-subartikoli (15) u (16) ta' dan l-artikolu jkunu applikabbli *mutatis mutandis*.

(14) Is-somma ta' mitejn u ħamsa u tletin euro (€235) imħallsa mill-applikant skont is-subartikolu (11) għandha titnaqqas mill-ammont ta' taxxa tar-reġistrazzjoni li tithallas lill-Awtorità meta tkun dovuta t-taxxa tar-reġistrazzjoni. F'każ li ma tkun applikabbli l-ebda taxxa tar-reġistrazzjoni, l-Awtorità għandha tirrifondi lill-applikant l-imsemmija somma ta' mitejn u ħamsa u tletin euro (€235) mhux aktar tard minn tletin ġurnata mid-data li fiha tingħata d-deċiżjoni tat-Tribunal.

(15) Persuna tista' tappella mill-ammont ta' taxxa tar-reġistrazzjoni mitluba mill-Awtorità abbażi tal-valur ta' reġistrazzjoni deċiż mill-kumitat għall-klassifikazzjoni ta' vetturi *vintage* fi żmien wieħed u għoxrin ġurnata mid-data meta hija tiġi notifikata b'dak l-ammont.

(16) L-appelli kollha taħt dan l-artikolu għandhom isiru lit-Tribunal ta' Revizjoni Amministrattiva skont il-proċedura stabbilita fl-Att dwar l-Amministrazzjoni tal-Ġustizzja u regolamenti li jsiru taħtu.

(17) Meta, f'każ li jsir appell mit-taxxa tar-reġistrazzjoni mitluba, it-Tribunal jiddeċiedi li l-ammont dovut huwa inqas mill-ammont imħallas, l-Awtorità għandha, fi żmien disghin ġurnata minn dik id-deċiżjoni, thallas lura lill-appellant, f'isem il-Gvern, l-ammont imħallas żejjed mill-appellant konċernat.

(18) Meta t-Tribunal jiddeċiedi li l-ammont dovut fir-rigward tat-taxxa tar-reġistrazzjoni huwa aktar mill-ammont imħallas, l-appellant konċernat għandu jhallas lill-Awtorità f'isem il-Gvern l-ammont imħallas anqas fi żmien disghin ġurnata minn dik id-deċiżjoni.

(19) Meta t-Tribunal jikkonferma deċiżjoni tal-kumitat għall-klassifikazzjoni ta' vetturi *vintage* li jirrifjuta applikazzjoni li vettura li tkun għadha kif giet importata tiġi klassifikata bħala vettura *vintage*, l-applikant jista', fid-diskrezzjoni assoluta tiegħu, jew -

(a) iħallas l-ammont ta' taxxa tar-reġistrazzjoni li tkun applikabbli għall-imsemmija vettura skont dan l-Att, u f'dan il-każ is-somma ta' mitejn u hamsa u tletin euro (€235) imħallsa mill-applikant skont is-subartikolu (11) titnaqqas mill-ammont dovut, jew

(b) jittrasferixxi l-imsemmija vettura lil faċilità ta' trattament awtorizzata skont l-Att dwar l-Ambjent u l-Ippjanar tal-Iżvilupp u regolamenti li jsiru tahtu u jippreżenta lill-Awtorità ċ-ċertifikat ta' distruzzjoni maħruġ mill-faċilità relattiv għall-imsemmija vettura, jew

(ċ) jesporta jew jesporta mill-ġdid l-imsemmija vettura bil-mutur minn Malta mhux aktar tard minn tletin ġurnata mid-data li fiha tinghata d-deċiżjoni tat-Tribunal, u meta l-applikant jagħzel li jesporta jew jesporta mill-ġdid l-imsemmija vettura, l-Awtorità għandha tħallas lura lill-applikant is-somma ta' mitejn u hamsa u tletin euro (€235) li jkunu tħallsu skont is-subartikolu (11) mhux aktar tard minn tletin ġurnata mid-data li fiha l-applikant jipprezenta lill-Awtorità prova dokumentata li l-imsemmija vettura bil-mutur giet esportata jew esportata mill-ġdid.

(20) Għandu jithallas imghax ta' tmienja fil-mija fis-sena mill-Awtorità lill-applikant meta hija tonqos milli tissodisfa d-dispożizzjonijiet tas-subartikolu (17), jew mill-appellant lill-Awtorità meta huwa jonqos milli jissodisfa d-dispożizzjonijiet tas-subartikolu (18).".

Emenda tal-Ewwel Skeda tal-Att prinċipali.

**93.** L-Ewwel Skeda li tinsab mal-Att prinċipali għandha tigi emendata kif ġej:

(a) minflok il-kliem "[Artikolu 6]" għandhom jidhlu l-kliem "[Artikoli 3, 6, 8, 17A]"; u

(b) fil-Kategorija Ċ tagħha minflok il-kliem "vetturi *classic, vintage* u *veteran* użati għal ġarr tal-merkanzija għall-użu privat", fit-Titolu tagħha, għandhom jidhlu l-kliem "vetturi tal-Kategorija N *vintage* għall-użu privat", u minflok il-kliem "vetturi *classic, vintage* u *veteran* ċertifikati bħala awtentiċi", kull fejn dawn jinsabu, għandhom jidhlu l-kliem "vetturi *vintage* ċertifikati bħala awtentiċi".

Emenda tat-Tieni Skeda tal-Att prinċipali.

**94.** It-Tieni Skeda li tinsab mal-Att prinċipali għandha tigi emendata kif ġej:

(a) minflok il-kliem "[Artikolu 6]" għandhom jidhlu l-kliem "[Artikoli 3, 6, 8, 17A, 18]";

(b) Minflok il-Kategorija D tagħha għandu jidhol dan li ġej:

"Kategorija D: *Quad bikes* biex jintużaw fit-triq

Qawwa tal-magna	
Mhux aktar minn 250cc	cc x RV x 0.085%
Aktar minn 250cc iżda mhux aktar minn 500cc	cc x RV x 0.090%
Aktar minn 500cc iżda mhux aktar minn 800cc	cc x RV x 0.095%
Aktar minn 800cc	cc x RV x 0.10%
<i>Quad bikes</i> li jaħdmu bl-elettriku	RV x 1.71%

";

(c) fil-Formula tar-rata tat-taxxa li tinsab magħha, minnufih wara l-paragrafu (5) għandu jizdied il-paragrafu ġdid li ġej:

"(6) Għall-vetturi bil-mutur M1 b'livelli ta' emissjonijiet CO<sub>2</sub> li jkunu ugwali għal 221g/km jew aktar (u jkollhom livell ta' emissjonijiet li jkun ekwivalenti għall-*Standard* Ewropew l-aktar riċenti jew l-*Standard* Ewropew l-aktar riċenti nieqes wieħed) u *motor cycles* b'qawwa tal-magna li tkun ugwali għal 801cc jew aktar li huma registrati biex jintużaw fit-triq f'Malta unikament u eskusivament nhar ta' Sibt, fil-Ħdud, fil-festi nazzjonali u fi btajjel pubbliċi oħra, ir-rata tat-taxxa tar-reġistrazzjoni li għandha tithallas għandha tkun erbgħin fil-mija tar-rata sħiħa li għandha tithallas skont din l-Iskeda. Livell minimu ta' taxxa tar-reġistrazzjoni ugwali għal €2,000 fir-rigward ta' vetturi M1 u €1,000 fir-rigward ta' *motor cycles* jkun applikabbli kemm għal vetturi ġodda u wkoll għal vetturi użati li jkunu qegħdin jiġu registrati skont l-artikolu 8(4).";

(d) il-Kategorija H għandha tiġi emendata kif ġej:

(i) minflok il-kliem "vetturi M u *motor cycles classic, vintage* u *veteran* għal użu privat" għandhom jidhlu l-kliem "Vetturi tal-Kategorija M u *motor cycles vintage* għal użu privat", u l-kliem "(*classic, vintage* jew *veteran*)" jew "(vetturi *classic, vintage* jew *veteran*)", kulfejn dawn jinsabu, għandhom jiġu mħassra; u

(ii) il-partita 4 tagħha għandha tiġi sostitwita

C 990

b'dan li ġejj:

"4. *Motor cycles vintage* għal użu privat li jkollhom tletin sena jew aktar imma inqas minn hamsin sena mid-data tal-manifattura ċertifikati bħala awtentiċi mill-kumitat għall-klassifikazzjoni ta' vetturi *vintage* u b'qawwa tal-magna li:

1.111.023	4.1 mhux aktar minn .....	0%
1.112.033	4.2 aktar minn 50cc iżda mhux aktar minn 125cc .....	0%
1.112.043	4.3 aktar minn 125cc iżda mhux aktar minn 250cc .....	0%
1.113.003	4.4 aktar minn 250cc iżda mhux aktar minn 500cc .....	21%
1.114.003	4.5 aktar minn 500cc iżda mhux aktar minn 800cc .....	21%
1.115.003	4.6 aktar minn 800cc .....	21%";

u

(e) minnufih wara l-Kategorija H tagħha, għandha tizdied din il-kategorija ġdida li ġejja:

"Kategorija I: vetturi użati f'inhawi magħluqin

Vetturi tal-kategorija M użati f'inhawi magħluqin, bħal tarznari jew ajruporti jew portijiet użati mill-bastimenti ..... 0%".

Emenda tar-Raba' Skeda tal-Att prinċipali.

**95.** Ir-Raba' Skeda li tinsab mal-Att prinċipali għandha tiġi emendata kif ġejj:

(a) it-tabelli fil-partita 1 tagħha għandhom jiġu sostitwiti b'dan li ġejj:

" *B'magna petrol*

Sena	0	1	2	3	4	5	6	7
CO <sub>2</sub>	€	€	€	€	€	€	€	€
0g/km sa u inklużi 100g/km	100	100	100	100	100	125	138	151
Aktar minn 100g/km sa u inklużi 130g/km	125	125	125	125	125	153	166	181
Aktar minn 130g/km sa u inklużi 140g/km	140	140	140	140	140	170	185	202
Aktar minn 140g/km sa u inklużi 150g/km	160	160	160	160	160	195	213	232
Aktar minn 150g/km sa u inklużi 180g/km	205	205	205	205	205	250	273	297

Aktar minn 180g/km sa u inkluzi 220g/km	275	275	275	275	275	338	369	403
Aktar minn 220g/km sa u inkluzi 250g/km	375	375	375	375	375	463	506	554
Aktar minn 250g/km	525	525	525	525	525	650	713	781

Sena	8	9	10	11	12	13	14+	
CO <sub>2</sub>	€	€	€	€	€	€	€	
0g/km sa u inkluzi 100g/km	166	183	201	221	244	268	295	
Aktar minn 100g/km sa u inkluzi 130g/km	198	216	236	259	283	310	339	
Aktar minn 130g/km sa u inkluzi 140g/km	220	240	262	286	312	342	374	
Aktar minn 140g/km sa u inkluzi 150g/km	253	276	302	330	361	395	433	
Aktar minn 150g/km sa u inkluzi 180g/km	324	354	387	424	463	507	556	
Aktar minn 180g/km sa u inkluzi 220g/km	441	483	528	579	634	695	762	
Aktar minn 220g/km sa u inkluzi 250g/km	607	666	730	800	878	963	1,057	
Aktar minn 250g/km	857	940	1,032	1,125	1,125	1,125	1,125	

*B'magna diesel b'materja partikolata ta' 0g/km sa u inkluzi 0.005g/km*

Sena	0	1	2	3	4	5	6	7
CO <sub>2</sub>	€	€	€	€	€	€	€	€
0g/km sa u inkluzi 100g/km	100	100	100	100	100	125	138	151
Aktar minn 100g/km sa u inkluzi 130g/km	125	125	125	125	125	153	166	181
Aktar minn 130g/km sa u inkluzi 140g/km	140	140	140	140	140	170	185	202
Aktar minn 140g/km sa u inkluzi 150g/km	160	160	160	160	160	195	213	232
Aktar minn 150g/km sa u inkluzi 180g/km	205	205	205	205	205	250	273	297
Aktar minn 180g/km sa u inkluzi 220g/km	275	275	275	275	275	338	369	403
Aktar minn 220g/km sa u inkluzi 250g/km	375	375	375	375	375	463	506	554
Aktar minn 250g/km	525	525	525	525	525	650	713	781

Sena	8	9	10	11	12	13	14+
CO <sub>2</sub>	€	€	€	€	€	€	€
0g/km sa u inkluzi 100g/km	166	183	201	221	244	268	295
Aktar minn 100g/km sa u inkluzi 130g/km	198	216	236	259	283	310	339
Aktar minn 130g/km sa u inkluzi 140g/km	220	240	262	286	312	342	374
Aktar minn 140g/km sa u inkluzi 150g/km	253	276	302	330	361	395	433

C 992

Aktar minn 150g/km sa u inkluzi 180g/km	324	354	387	424	463	507	556
Aktar minn 180g/km sa u inkluzi 220g/km	441	483	528	579	634	695	762
Aktar minn 220g/km sa u inkluzi 250g/km	607	666	730	800	878	963	1,057
Aktar minn 250g/km	857	940	1,032	1,125	1,125	1,125	1,125

*B'magna diesel b'materja partikolata ta' aktar minn 0.005g/km iżda ta' mhux aktar minn 0.025g/km*

Sena	0	1	2	3	4	5	6	7
CO <sub>2</sub>	€	€	€	€	€	€	€	€
0g/km sa u inkluzi 100g/km	105	105	105	105	105	131	144	159
Aktar minn 100g/km sa u inkluzi 130g/km	131	131	131	131	131	159	174	190
Aktar minn 130g/km sa u inkluzi 140g/km	146	146	146	146	146	178	193	211
Aktar minn 140g/km sa u inkluzi 150g/km	167	167	167	167	167	204	222	242
Aktar minn 150g/km sa u inkluzi 180g/km	214	214	214	214	214	261	285	311
Aktar minn 180g/km sa u inkluzi 220g/km	288	288	288	288	288	353	386	422
Aktar minn 220g/km sa u inkluzi 250g/km	393	393	393	393	393	484	530	581
Aktar minn 250g/km	550	550	550	550	550	681	747	819

Sena	8	9	10	11	12	13	14+	
CO <sub>2</sub>	€	€	€	€	€	€	€	
0g/km sa u inkluzi 100g/km	175	192	211	233	256	281	309	
Aktar minn 100g/km sa u inkluzi 130g/km	207	226	248	271	296	324	355	
Aktar minn 130g/km sa u inkluzi 140g/km	230	251	274	299	327	358	391	
Aktar minn 140g/km sa u inkluzi 150g/km	265	289	316	346	378	414	453	
Aktar minn 150g/km sa u inkluzi 180g/km	339	371	405	444	485	531	582	
Aktar minn 180g/km sa u inkluzi 220g/km	462	505	553	606	664	728	799	
Aktar minn 220g/km sa u inkluzi 250g/km	636	698	765	839	920	1,010	1,108	
Aktar minn 250g/km	898	986	1,082	1,150	1,150	1,150	1,150	

*B'magna diesel b'materja partikolata ta' aktar minn 0.025g/km iżda ta' mhux aktar minn 0.035g/km*

Sena	0	1	2	3	4	5	6	7
CO <sub>2</sub>	€	€	€	€	€	€	€	€
0g/km sa u inkluzi 100g/km	110	110	110	110	110	138	152	167



Aktar minn 100g/km sa u inkluzi 130g/km	136	136	136	136	136	167	182	198
Aktar minn 130g/km sa u inkluzi 140g/km	152	152	152	152	152	185	202	220
Aktar minn 140g/km sa u inkluzi 150g/km	174	174	174	174	174	213	232	253
Aktar minn 150g/km sa u inkluzi 180g/km	223	223	223	223	223	273	298	325
Aktar minn 180g/km sa u inkluzi 220g/km	301	301	301	301	301	370	404	442
Aktar minn 220g/km sa u inkluzi 250g/km	441	441	441	441	441	507	556	609
Aktar minn 250g/km	576	576	576	576	576	714	783	859

Sena	8	9	10	11	12	13	14+	
CO <sub>2</sub>	€	€	€	€	€	€	€	
0g/km sa u inkluzi 100g/km	183	202	222	244	269	295	325	
Aktar minn 100g/km sa u inkluzi 130g/km	217	237	259	284	310	340	372	
Aktar minn 130g/km sa u inkluzi 140g/km	240	262	286	313	342	374	410	
Aktar minn 140g/km sa u inkluzi 150g/km	277	302	331	362	396	434	475	
Aktar minn 150g/km sa u inkluzi 180g/km	355	388	425	464	508	557	610	
Aktar minn 180g/km sa u inkluzi 220g/km	484	529	580	635	696	764	837	
Aktar minn 220g/km sa u inkluzi 250g/km	667	731	802	880	965	1,059	1,162	
Aktar minn 250g/km	942	1,034	1,135	1,175	1,175	1,175	1,175	

*B' magna diesel b' materja partikolata ta' aktar minn 0.035g/km*

Sena	0	1	2	3	4	5	6	7
CO <sub>2</sub>	€	€	€	€	€	€	€	€
0g/km sa u inkluzi 100g/km	116	116	116	116	116	145	159	175
Aktar minn 100g/km sa u inkluzi 130g/km	142	142	142	142	142	174	190	208
Aktar minn 130g/km sa u inkluzi 140g/km	159	159	159	159	159	194	211	230
Aktar minn 140g/km sa u inkluzi 150g/km	182	182	182	182	182	223	243	265
Aktar minn 150g/km sa u inkluzi 180g/km	233	233	233	233	233	285	312	340
Aktar minn 180g/km sa u inkluzi 220g/km	314	314	314	314	314	387	423	463
Aktar minn 220g/km sa u inkluzi 250g/km	430	430	430	430	430	531	582	638
Aktar minn 250g/km	604	604	604	604	604	749	821	900

C 994

Sena	8	9	10	11	12	13	14+	
CO <sub>2</sub>	€	€	€	€	€	€	€	
0g/km sa u inkluzi 100g/km	193	212	233	256	282	310	341	
Aktar minn 100g/km sa u inkluzi 130g/km	227	248	271	297	325	356	390	
Aktar minn 130g/km sa u inkluzi 140g/km	251	274	300	328	358	392	429	
Aktar minn 140g/km sa u inkluzi 150g/km	290	317	346	379	415	454	498	
Aktar minn 150g/km sa u inkluzi 180g/km	372	406	444	486	533	583	639	
Aktar minn 180g/km sa u inkluzi 220g/km	506	555	608	666	730	800	878	
Aktar minn 220g/km sa u inkluzi 250g/km	699	767	841	922	1,012	1,111	1,219	
Aktar minn 250g/km	988	1,084	1,190	1,225	1,225	1,225	1,225	”;

(b) it-tabelli fil-partita 2 tagħha għandhom jiġu sostitwiti b’dan li ġej:

" *B'magna petrol*

Sena	0	1	2	3	4	5	6	7
Qawwa tal-magna	€	€	€	€	€	€	€	€
Klassi 1 (sa u inkluzi 1300cc)	90	90	90	90	90	90	90	101
Klassi 2 (aktar minn 1300cc sa u inkluzi 1449cc)	120	120	120	120	120	120	120	134
Klassi 3 (aktar minn 1449cc sa u inkluzi 1500cc)	135	135	135	135	135	135	135	151
Klassi 4 (aktar minn 1500cc sa u inkluzi 1800cc)	145	145	145	145	145	145	145	162
Klassi 5 (aktar minn 1800cc sa u inkluzi 2000cc)	225	225	225	225	225	225	225	253
Klassi 6 (aktar minn 2000cc)	395	395	395	395	395	395	395	447

Sena	8	9	10	11	12	13	14	15
Qawwa tal-magna	€	€	€	€	€	€	€	€
Klassi 1 (sa u inkluzi 1300cc)	102	103	104	106	107	108	110	111
Klassi 2 (aktar minn 1300cc sa u inkluzi 1449cc)	136	137	139	141	143	145	147	148
Klassi 3 (aktar minn 1449cc sa u inkluzi 1500cc)	154	158	161	165	168	172	176	180
Klassi 4 (aktar minn 1500cc sa u inkluzi 1800cc)	167	172	177	182	187	193	199	205
Klassi 5 (aktar minn 1800cc sa u inkluzi 2000cc)	256	260	263	267	271	274	278	282
Klassi 6 (aktar minn 2000cc)	453	460	466	473	479	486	493	500

Sena	16	17	18	19				
Qawwa tal-magna	€	€	€	€				
Klassi 1 (sa u inkluzi 1300cc)	113	114	116	117				
Klassi 2 (aktar minn 1300cc sa u inkluzi 1449cc)	150	152	154	156				
Klassi 3 (aktar minn 1449cc sa u inkluzi 1500cc)	184	188	192	196				
Klassi 4 (aktar minn 1500cc sa u inkluzi 1800cc)	211	218	225	232				
Klassi 5 (aktar minn 1800cc sa u inkluzi 2000cc)	286	290	294	298				
Klassi 6 (aktar minn 2000cc)	507	515	522	529				

*B'magna diesel*

Sena	0	1	2	3	4	5	6	7
Qawwa tal-magna	€	€	€	€	€	€	€	€
Klassi 1 (sa u inkluzi 1300cc)	98	98	98	98	98	98	98	109
Klassi 2 (aktar minn 1300cc sa u inkluzi 1449cc)	130	130	130	130	130	130	130	145
Klassi 3 (aktar minn 1449cc sa u inkluzi 1500cc)	147	147	147	147	147	147	147	164
Klassi 4 (aktar minn 1500cc sa u inkluzi 1800cc)	157	157	157	157	157	157	157	175
Klassi 5 (aktar minn 1800cc sa u inkluzi 2000cc)	245	245	245	245	245	245	245	276
Klassi 6 (aktar minn 2000cc)	432	432	432	432	432	432	432	489

Sena	8	9	10	11	12	13	14	15
Qawwa tal-magna	€	€	€	€	€	€	€	€
Klassi 1 (sa u inkluzi 1300cc)	110	112	113	115	116	118	119	121
Klassi 2 (aktar minn 1300cc sa u inkluzi 1449cc)	147	149	151	155	155	157	159	161
Klassi 3 (aktar minn 1449cc sa u inkluzi 1500cc)	168	172	175	179	183	187	191	196
Klassi 4 (aktar minn 1500cc sa u inkluzi 1800cc)	181	186	192	198	204	210	216	223
Klassi 5 (aktar minn 1800cc sa u inkluzi 2000cc)	280	283	287	291	295	299	303	308
Klassi 6 (aktar minn 2000cc)	496	503	510	517	525	532	540	548

Sena	16	17	18	19				
Qawwa tal-magna	€	€	€	€				
Klassi 1 (sa u inkluzi 1300cc)	123	124	126	127				
Klassi 2 (aktar minn 1300cc sa u inkluzi 1449cc)	163	166	168	170				
Klassi 3 (aktar minn 1449cc sa u inkluzi 1500cc)	200	205	209	214				
Klassi 4 (aktar minn 1500cc sa u inkluzi 1800cc)	230	237	245	252				

C 996

Klassi 5 (aktar minn 1800cc sa u inklużi 2000cc)	312	316	320	325						
Klassi 6 (aktar minn 2000cc)	556	563	572	580						

";  
u

(ċ) fil-partita 6 tagħha, minflok il-kliem "Għall-użu privat ta' vetturi bil-mutur" għandhom jidhlu l-kliem "Għall-użu privat ta' vetturi bil-mutur *vintage*", u l-kliem "(*classic, vintage* jew *veteran*)" għandhom jiġu mħassra.

Żieda ta' Skeda ġdida mal-Att prinċipali.

**96.** Minnufih wara r-Raba' Skeda li tinsab mal-Att prinċipali għandha tidhol l-Iskeda ġdida li ġejja:

"IL-HAMES SKEDA

[Artikolu 3]

Rati perċentwali ta' taxxa tar-reġistrazzjoni li għandhom jithallsu fuq vetturi mikrija jew *leased* li jingiebu Malta minn Stat Membru ieħor

Età tal-vettura mis-sena tal-ewwel reġistrazzjoni	Deprezzament Akkumulat (%)	It-taxxa residwa tal-vettura (%)
Inqas minn jew ugwali għal 6 xhur	17.0	83.0
Aktar minn 6 xhur u inqas minn jew ugwali għal sena	25.0	75.0
Aktar minn sena u inqas minn jew ugwali għal sena u 6 xhur	33.3	66.7
Aktar minn sena u 6 xhur u inqas minn jew ugwali għal sentejn	37.5	62.5
Aktar minn sentejn u inqas minn jew ugwali għal sentejn u 6 xhur	41.1	58.9
Aktar minn sentejn u 6 xhur u inqas minn jew ugwali għal 3 snin	44.2	55.8
Aktar minn 3 snin u inqas minn jew ugwali għal 3 snin u 6 xhur	47.4	52.6
Aktar minn 3 snin u 6 xhur u inqas minn jew ugwali għal 4 snin	49.9	50.1
Aktar minn 4 snin u inqas minn jew ugwali għal 4 snin u 6 xhur	52.8	47.2
Aktar minn 4 snin u 6 xhur u inqas minn jew ugwali għal 5 snin	55.7	44.3
Aktar minn 5 snin u inqas minn jew ugwali għal 5 snin u 6 xhur	59.7	40.3
Aktar minn 5 snin 6 xhur u inqas minn jew ugwali għal 6 snin	62.6	37.4
Aktar minn 6 snin u inqas minn jew ugwali għal 6 snin u 6 xhur	67.1	32.9

Aktar minn 6 snin 6 xhur u inqas minn jew ugwali għal 7 snin	70.4	29.6
Aktar minn 7 snin u inqas minn jew ugwali għal 7 snin u 6 xhur	72.9	27.1
Aktar minn 7 snin 6 xhur u inqas minn jew ugwali għal 8 snin	74.7	25.3
Aktar minn 8 snin u inqas minn jew ugwali għal 8 snin u 6 xhur	77.9	22.1
Aktar minn 8 snin 6 xhur u inqas minn jew ugwali għal 9 snin	81.4	18.6
Aktar minn 9 snin u inqas minn jew ugwali għal 9 snin u 6 xhur	83.8	16.2
Aktar minn 9 snin 6 xhur u inqas minn jew ugwali għal 10 snin	85.0	15.0
Aktar minn 10 snin u inqas minn jew ugwali għal 11-il sena	87.2	12.8
Aktar minn 11-il sena u inqas minn jew ugwali għal 12-il sena	89.7	10.3
Aktar minn 12-il sena u inqas minn jew ugwali għal 13-il sena	91.7	8.3
Aktar minn 13-il sena u inqas minn jew ugwali għal 14-il sena	93.9	6.1
Aktar minn 14-il sena u inqas minn jew ugwali għal 15-il sena	95.6	4.4
Aktar minn 15-il sena u inqas minn jew ugwali għal 16-il sena	96.3	3.7
Aktar minn 16-il sena u inqas minn jew ugwali għal 17-il sena	96.9	3.1
Aktar minn 17-il sena u inqas minn jew ugwali għal 18-il sena	96.9	3.1
Aktar minn 18-il sena u inqas minn jew ugwali għal 19-il sena	96.9	3.1
Aktar minn 19-il sena u inqas minn jew ugwali għal 20 sena	96.9	3.1
Aktar minn 20 sena u inqas minn jew ugwali għal 21 sena	96.9	3.1

"

## TAQSIMA XXVII

97. (1) Din it-Taqsima temenda l-Att dwar l-Amministrazzjoni tat-Taxxa u għandha tinqarha u tinftiehem haġa waħda mal-Att dwar l-Amministrazzjoni tat-Taxxa, hawn iżjed 'il quddiem f'din it-Taqsima msejjaħ "l-Att prinċipali".

Emendi għall-Att dwar l-Amministrazzjoni tat-Taxxa. Cap. 372.

(2) Id-dispożizzjonijiet ta' din it-Taqsima għandhom jiġu fis-seħh mis-sena ta' stima 2016.

C 998

Emenda tal-  
artikolu 27 tal-  
Att prinċipali.

98. L-artikolu 27 tal-Att prinċipali għandu jiġi emendat kif ġej:

(a) is-subartikolu (1) tiegħu għandu jiġi sostitwit b'dan li ġej:

"(1) Meta dħul minn xi għejjun jiżdied għal jew jiġi riċevut minn soċjetà illi hija mmexxija minn żewġ persuni jew aktar konguntement u s-soċjetà mhijiex "kumpannija" skont l-artikolu 2 tal-Att dwar it-Taxxa fuq l-*Income* (inkluż, sabiex jiġi evitat kull dubbju, soċjetajiet li fir-rigward tagħhom ma saritx għażla skont is-subartikolu (6) ta' dan l-artikolu jkun fis-seħh), id-dħul ta' xi soċju tas-soċjetà jiġi meqjus li jkun is-sehem li għalih huwa eliġibbli matul is-sena li tiġi qabel is-sena ta' stima fid-dħul tas-soċjetà, tali dħul ikun verifikat skont id-dispożizzjonijiet tal-Atti dwar it-Taxxa u għandu jiġi inkluż fil-formola tad-dħul ta' tali soċju taht id-dispożizzjonijiet tal-Atti dwar it-Taxxi.";

(b) is-subartikolu (3) tiegħu għandu jiġi sostitwit b'dan li ġej:

"(3) Meta l-Kummissarju ma jkunx sodisfatt illi dħul minn għejjun jiżdied jew ġie riċevut minn żewġ persuni jew aktar konguntement, id-dħul partikolari għandu jitqies li żdied jew ġie riċevut minn persuna eliġibbli għal parti ta' tali dħul kif il-Kummissarju jista' jagħzel, u l-istima ta' taxxa għandha ssir skont hekk."; u

(ċ) is-subartikolu (6) tiegħu għandu jiġi sostitwit b'dan li ġej:

"(6) Soċjetajiet jew EEIG imsemmija fis-subparagrafu (iii) tal-paragrafu (a) jew fis-subparagrafu (ii) tal-paragrafu (b) tat-tifsira "kumpannija" fis-subartikolu (1) tal-artikolu 2 tal-Att dwar it-Taxxa fuq l-*Income* jkun jistgħu jagħmlu għażla bil-ktiba sabiex jiġu meqjusa bhala kumpannija għall-finijiet tal-Atti dwar it-Taxxi, u f'dak il-każ, id-dispożizzjonijiet ta' dan l-artikolu ma jkunux applikabbli għalihom. Tali għażla għandha ssir f'dik il-forma u taht daww il-kundizzjonijiet kif jista' jkun preskritt u għandha ssir mhux aktar tard minn sittin ġurnata wara d-data li s-soċjetà jew l-EEIG tkun imwaqqfa skont il-każ:

Iżda jekk l-ebda għażla ma ssir, it-tassazzjoni tas-soċjetà jew tal-EEIG skont il-każ kif ikun, għandha tkun regolata bid-dispożizzjonijiet ta' dan l-artikolu:

Iżda wkoll illi kemm jekk is-soċjetà jew l-EEIG tagħzilx jew le li tiġi meqjusa bħala kumpannija jew xort'ohra, l-istat ta' tali soċjetà jew EEIG għandu jibqa' effettiv sakemm il-Kummissarju, fid-diskrezzjoni assoluta tiegħu u għal kawża raġjonevoli, ma jawtorizzax bidla wara talba bil-miktub magħmula mis-soċjetà jew mill-EEIG skont il-każ kif ikun, fuq tali formula u taht dawk il-kundizzjonijiet kif jista' jkun preskritt."

### TAQSIMA XXVIII

**99.** (1) Din it-Taqsima temenda r-Regoli dwar Tribunal għal Talbiet Żgħar u għandha tinqara u tinftiehem haġa waħda mar-Regoli dwar Tribunal għal Talbiet Żgħar, hawn iżjed 'il quddiem f'din it-Taqsima msejja "ir-Regoli".

Emenda tat-Tieni Skeda tar-Regoli dwar Tribunal għal Talbiet Żgħar, L.S. 380.01.

(2) Id-dispożizzjonijiet ta' din it-Taqsima għandhom jitqiesu li bdew isehħu fl-1 ta' Jannar, 2015.

**100.** It-Tieni Skeda li tinsab mar-Regoli għandha tiġi sostiwita b'dan li ġej:

Sostituzzjoni tat-Tieni Skeda li tinsab mar-Regoli.

### "IT-TIENI SKEDA

#### Tariffa A: Drittijiet li jithallsu fir-Registru tat-Tribunal għal Talbiet Żgħar

1. Għall-prezentata ta' kull talba .....	€40
2. Għall-prezentata ta' kull risposta .....	€25
3. Għall-prezentata ta' kull rikors ta' appell .....	€80
4. Għall-prezentata ta' risposta għal rikors ta' appell .....	€50
5. Id-drittijiet stabbiliti fil-paragrafi 1 sa 4 ta' din it-Tariffa jinkludu l-prezentata ta' kull att ieħor tal-proċedura u servizzi oħra (inklużi, iżda mhux limitati għal, il-prezentata ta' mandati għall-eżami ta' xhieda, l-eżami nnifsu, drittijiet għar-registrazzjoni, traskrizzjonijiet u kopji, is-servizzi ta' assistenti ġudizzjarji, digrietni u dikjarazzjonijiet qabel id-deċiżjoni finali, taxxi tal-ispejjeż u kopji tad-deċiżjoni) li huma meħtieġa wara li tinbeda kawża permezz ta' dak l-att sa u inkluża d-deċiżjoni finali, iżda mhux magħdudin id-drittijiet dovuti għan-notitika tal-atti tal-proċedura jew drittijiet li għandhom jithallsu lil periti jew esperti nominati mit-Tribunal, jew xi drittijiet li t-Tribunal jista' jkun meħtieġ li jhallas lil terzi persuni.	

C 1000

6. Ebda dritt ma għandu jithallas għall-prezentata ta' xi nota ta' ammissjoni ta' talba sakemm it-talba tkun ammissa kompletament u minghajr kondizzjoni qabel ma ssir xi kontestazzjoni dwarha.
7. Kull kontro-talba li jkun hemm f'risposta jew fi tweġiba titqies bħala talba ġdida jew appell, u d-drittijiet stabbiliti fil-paragrafi 1 sa 4 ta' din it-Tariffa għandhom jithallsu fuq il-kontro-talba u r-risposta għaliha.
8. Id-drittijiet imsemmija fil-paragrafi 1 sa 4 ta' din it-Tariffa għandhom ikunu wkoll dovuti mal-prezentata ta' rikors lit-Tribunal biex wiehed jipprezenta nota tal-eċċezzjonijiet, tweġiba jew att ieħor tal-proċedura pprezentat bħala risposta għat-talba u mahsub biex jikkontesta, sew totalment sew parzjalment, talba magħmula.
9. (1) Għal kull notifika ta' att tal-proċedura inklużi l-ispejjeż li jsiru għall-eżekuzzjoni ta' dik in-notifika, jkunu dovuti dawn id-drittijiet li ġejjin:
  - (i) dritt tar-reġistru ..... €6
  - (ii) dritt dovut lill-uffiċjal eżekuttiv li jeżegwixxi n-notifika ..... €1.20

Iżda jekk in-notifika għandha ssir barra mill-hinijiet normali tax-xogħol, id-drittijiet imsemmija f'dan il-paragrafu għandhom jiżdiedu b'100%. 100%
- (2) Minkejja kull haġa li hemm f'din it-Tariffa, jekk in-notifika ta' xi att għandha tiġi eżegwita personalment minn uffiċjal eżekuttiv tat-Tribunal, f'dawk il-kazijiet fejn il-ligi tippermetti li n-notifika ssir mod ieħor, ikunu dovuti, għal kull notifika, dawn id-drittijiet addizzjonali li ġejjin:
  - (i) dritt tar-reġistru ..... €25
  - (ii) dritt dovut lill-uffiċjal eżekuttiv li jeżegwixxi n-notifika ..... €7
- (3) Id-drittijiet stabbiliti fis-subparagrafu (2) ma japplikawx meta n-notifika għandha ssir personalment minn uffiċjal eżekuttiv tat-Tribunal skont xi ligi, u f'dawn il-kazijiet id-drittijiet stabbiliti fis-subparagrafu (1) ta' dan il-paragrafu għandhom japplikaw.
10. Għal kull att ieħor tal-proċedura stabbilit fl-Att dwar Tribunal għal Talbiet Żgħar, iżda li ma hemmx provdut dritt dwaru f'din it-Tariffa: €15
 

Iżda drittijiet għal servizzi li ma hemmx provdut speċifikament dwarhom f'din it-Tariffa, iżda li hemm provdut dwarhom f'Tariffi oħra li hemm fil-Kodiċi ta' Organizzazzjoni u Proċedura Ċivili, għandhom jiġu intaxxati skont dawk it-Tariffi.
11. Għall-ftuħ tar-reġistru wara l-hinijiet tax-xogħol tar-reġistru:
  - (i) dritt tar-reġistru ..... €120
  - (ii) dritt dovut lid-deputat registratur li jattendi ..... €50
  - (iii) dritt dovut lil kull uffiċjal eżekuttiv meħtieġ biex tiġi eżegwita n-notifika ..... €35



- 12.(1) Id-drittijiet kollha dovuti ghandhom jithallsu flimkien mal-prezentata tal-att relativ, u r-Registratur ma jaċċettax għall-prezentata xi att tal-proċedura li ma jkollux miegħu d-dritt relativ.
- (2) L-intaxxar, da parti tar-Registratur, tal-ammont ta' drittijiet li għandu jithallas ikun finali.
- (3) Fl-intaxxar tad-drittijiet imnizzla f'din it-Tariffa ma jittiehed ebda qies ta' xi frazzjon ta' €1.
- 13.(1) It-Tribunal jista', meta jagħti d-deċiżjoni tiegħu, jordna li l-attur jew l-konvenut f'kawża jhallas somma addizzjonali lir-Registratur tal-Qrati li tammonta għal mhux anqas minn €200 u mhux iżjed minn €650, jekk it-Tribunal jidhirlu li l-att tal-proċedura li bih inbdiet il-kawża jew l-att tal-proċedura b'risposta kienu fiergħa jew vessatorji, jew li xi waħda mill-partijiet tawlet il-proċeduri mingħajr bżonn, u f'dak il-każ din is-somma ma tkunx tista' tintalab lura mill-parti l-oħra.
- Ma jkun hemm ebda appell mid-deċiżjoni tat-Tribunal.
- (2) It-Tribunal jista' wkoll, fis-sentenza tiegħu, jirreferi lill-Kummissjoni għall-Amministrazzjoni tal-Ġustizzja lill-avukat tal-attur jew tal-konvenut, jekk it-Tribunal jidhirlu li l-avukat kien responsabbli, totalment jew parzjalment, għall-att tal-proċedura fiergħ jew vessatorju, jew biex itawwal il-proċeduri.
- Ma jkun hemm ebda appell mid-deċiżjoni tat-Tribunal.
- 14.(1) Ir-Registratur għandu jara li taxxa tal-ispejjeż tinzamm fl-inkartament ta' kull kawża u għandu jniżżel minnufih fit-taxxa l-hlasijiet kollha magħmula lir-Registratur u l-hlasijiet kollha dovuti lill-avukati u l-prokuraturi legali tal-partijiet, u l-partijiet, l-avukati tagħhom u l-prokuraturi legali tagħhom ikollhom dritt għal kopja tat-taxxa f'kull hin.
- (2) Fi żmien xahar mill-għoti tad-deċiżjoni finali, ir-Registratur għandu jara li tithejja taxxa finali tal-ispejjeż.

### Tariffa B: Drittijiet Professjonali

1. Dritt ta' €81.53 għandu jiġi ntaxxat mir-Registratur għal servizzi professjonali mogħtijin quddiem it-Tribunal għal Talbiet Żgħar minn avukat jew prokuratur legali li jkun qed jassisti lil xi waħda mill-partijiet meta l-ammont in kwistjoni ma jkunx iżjed minn €582.34.

2. Dritt skont it-Tariffa għal servizzi professjonali f'każijiet quddiem il-Qorti tal-Maġistrati għandu jiġi ntaxxat mir-Registratur għal drittijiet professjonali mogħtijin quddiem it-Tribunal għal Talbiet Żgħar minn avukat jew prokuratur legali li jkun qed jassisti lil xi waħda mill-partijiet meta l-ammont in kwistjoni jkun iżjed minn €582.34.

3. Dritt ta' €174.70 għandu jiġi ntaxxat mir-Registratur għal drittijiet professjonali mogħtijin quddiem il-Qorti tal-Appell minn avukat jew prokuratur legali li jkun qed jassisti lil xi waħda mill-partijiet."

C 1002

**TAQSIMA XXIX**

Emendi għall-Att dwar id-Dazju tas-Sisa. Kap. 382.

**101.** (1) Din it-Taqsima temenda l-Att dwar Dazju tas-Sisa u għandha tinqara u tinftiehem haġa waħda mal-Att dwar Dazju tas-Sisa, hawn iżjed 'il quddiem f'din it-Taqsima msejjaħ "l-Att prinċipali".

(2) Id-dispożizzjonijiet tal-artikoli 102, 103, 104, 105, 106, 107, 108, 109, 110, 112, 119, 121 u 123 għandhom jitqiesu li dahlu fis-seħħ fit-18 ta' Novembru, 2014.

(3) Id-dispożizzjonijiet tal-artikoli 111, 113, 114, 115, 116, 117, 118, 120 u 122 għandhom jitqiesu li dahlu fis-seħħ fl-1 ta' Jannar, 2015.

Emenda tal-artikolu 2 tal-Att prinċipali.

**102.** L-artikolu 2 tal-Att prinċipali għandu jiġi emendat kif ġej:

(a) minnufih qabel it-tifsira "arrangament ta' sospensjoni ta' dazju" għandha tizzied it-tifsira ġdida li ġejja:

" "ajruplan" tfisser kull inġenji tal-ajru li jtir, jew li hu maħsub mill-operatur li jtir, sabiex jagħmel xogħol fl-ajru;" u

(b) minnufih wara t-tifsira "awtorità kompetenti" għandha tizzied it-tifsira ġdida li ġejja:

" "bastiment" tinkludi kull dgħajsa mikxufa, puntun mikxuf jew bastiment ieħor bla gverta, kif ukoll kull bastiment bil-gverta;".

Emenda tal-artikolu 17 tal-Att prinċipali.

**103.** Minflok il-kliem "f'kull każ bħal dan, dawk l-oġġetti dazjabbli jiġu konfiskati, u min jagħmel ir-reat jehel iktar minn hekk il-pieni stabbiliti fl-artikolu li jiġi minnufih qabel dan l-artikolu." li jinsabu minnufih wara l-paragrafu (d) tas-subartikolu (1) tal-artikolu 17 tal-Att prinċipali għandhom jidhlu l-kliem "f'kull każ bħal dan, dawk l-oġġetti dazjabbli jiġu konfiskati, flimkien mal-oġġetti l-oħra kollha li jkunu jinsabu ppakkjati magħhom, jew li jkunu ġew użati biex jaħbuhom, u min jagħmel ir-reat jehel iktar minn hekk il-pieni stabbiliti fl-artikolu li jiġi minnufih qabel dan l-artikolu."

Emenda tal-artikolu 21 tal-Att prinċipali.

**104.** L-artikolu 21 tal-Att prinċipali għandu jiġi sostitwit b'dan l- ġej:

"21. (1) Uffiċjal tas-sisa, wara li juri l-awtorizzazzjoni tiegħu bħala tali uffiċjal, jekk huwa hekk jintalab jagħmel minn xi persuna interessata, jew kull uffiċjal li jkun qiegħed ma' dak l-uffiċjal, jista' -

- (a) jeżamina vettura, ajruplan jew bastiment,
- (b) iwettaq dik it-tfittxija fil-vettura, ajruplan jew bastiment li l-uffiċjal tas-sisa jidhirlu li tkun neċessarja biex jiġi stabbilit jekk -
- (i) xi oġġett fuq, jew fi, l-vettura, ajruplan jew bastiment, jew b'xi mod imwahħhal mal-vettura, ajruplan jew bastiment jista' jiġi kkonfiskat taht dan l-Att jew xi liġi oħra li għandha x'taqsam mad-dazju tas-sisa, jew
- (ii) xi oġġetti dazjabbli li jkunu qed jiġu trasportati fi jew fuq, jew b'xi mod ieħor huma mwahħla ma', il-vettura, ajruplan jew bastiment jikkorrispondu f'kull partikolari materjali mad-deskrizzjoni ta' xi oġġetti bħal dawn f'dokument imsemmi fil-paragrafu (d)(iii);
- (c) jieħu kampjuni, mingħajr ebda ħlas, ta' kull oġġett dazjabbli li jkun fi jew fuq, jew b'kull mod ieħor imwahħhal ma', il-vettura, ajruplan jew bastiment u
- (d) jagħmel mistoqsijiet lill-persuna li jkollha l-kontroll tal-vettura, ajruplan jew bastiment rigward il-vettura jew ajruplan jew bastiment jew kull haġa fuq, jew b'xi mod ieħor imwahħla ma', il-vettura, ajruplan jew bastiment, u gġieghel lil dik il-persuna -
- (i) tagħti, fi żmien dak il-perjodu u f'dik il-forma u b'dak il-mod kif jistgħu jiġu speċifikati mill-uffiċjal tas-sisa, dik l-informazzjoni kollha rigward il-vettura, ajruplan jew bastiment li tista' tkun raġonevolment meħtieġa mill-uffiċjal tas-sisa u li tkun fil-pussess ta' jew tista' tinkiseb minn dik il-persuna,
- (ii) fi żmien dak il-perjodu u f'dik il-forma u b'dak il-mod kif jistgħu jiġu speċifikati mill-uffiċjal tas-sisa, biex tipproduċi u tippermetti l-ispezzjon ta', u li jittieħdu kopji ta', jew estratti minn, dawk ir-records kollha li għandhom x'jaqsmu mal-vettura, ajruplan jew bastiment u kull oġġett li qed jiġi trasportat, li jistgħu jkunu raġonevolment meħtieġa minn dak l-uffiċjal tas-sisa u li jkunu fil-pussess jew jistgħu jinkisbu mill-persuna, u

C 1004

(iii) tipproduċi lill-uffiċjal tas-sisa kull dokument anċillari, dokument dwar id-dazju jew ċertifikat ta' eżenzjoni li huma relatati ma' xi oġġett soġġett għad-dazju tas-sisa li jkunu qed jiġu trasportati fi jew fuq, jew b'xi mod ieħor imwahaħhal ma', il-vettura, ajruplan jew bastiment.

(2) Uffiċjal tas-sisa, meta jipproduċi l-awtorizzazzjoni tiegħu, jekk ikun hekk mitlub jagħmel mill-persuna interessata, jista' -

(a) jeżamina u jieħu kampjuni ta' kull żejt minerali f'kull tank taż-żejt jew b'mod ieħor preżenti fuq jew f'xi vettura, ajruplan jew bastiment, jew f'xi haġa mwahaħhla ma' xi vettura, biex jintuża jew li jista' jintuża għall-kombustjoni fil-makna tal-vettura, ajruplan jew bastiment, kemm jekk ikun hemm xi hadd mal-vettura, ajruplan jew bastiment kemm jekk ma jkunx hemm,

(b) jeżamina jew jispezzjona kull vettura, ajruplan jew bastiment u kull haġa mwahaħhla ma' kull vettura, ajruplan jew bastiment għall-għanijiet tal-paragrafu (a),

(ċ) jagħmel mistoqsijiet lil -

(i) sid il-vettura, ajruplan jew bastiment,

(ii) kull persuna li f'dak il-hin tkun registrata bħala sid il-vettura, ajruplan jew bastiment,

(iii) kull direttur, *manager* jew uffiċjal prinċipali ta' dak is-sid fejn is-sid registrat mhux persuna fiżika waħda jew iktar, jew

(iv) il-persuna li jkollha l-kontroll ta' xi vettura, ajruplan jew bastiment, dwar dak iż-żejt minerali, u jeħtieġ dak is-sid, dik il-persuna, dak id-direttur, manager jew uffiċjal prinċipali ieħor biex jagħtu lil dak l-uffiċjal tas-sisa kull informazzjoni rigward dak iż-żejt minerali li tista' tkun raġonevolment meħtieġa u li tkun fil-pussess ta' jew tista' tinkiseb minn dak is-sid, dik il-persuna, dak id-direttur, manager jew uffiċjal prinċipali, kif ikun il-każ."

**105.** Il-paragrafi (a) u (b) tal-artikolu 23 tal-Att prinċipali għandhom jiġu sostitwiti b'dan li ġej:

Emenda tal-artikolu 23 tal-Att prinċipali.

"(a) isimha u kunjomha, l-indirizz u dettalji oħra;

(b) dokument ta identifikazzjoni, u

(ċ) kull informazzjoni bħal dik dwar l-oġġetti dazjabbli in kwistjoni, li jkunu fil-pussess ta' dik il-persuna jew miksubin minnha, skont ma jista' jkun raġonevolment meħtieġ minn dak l-uffiċjal tas-sisa."

**106.** L-artikolu 25 tal-Att prinċipali għandu jiġi emendat kif ġej:

Emenda tal-artikolu 25 tal-Att prinċipali.

(a) il-paragrafu (ċ) tas-subartikolu (1) tiegħu għandu jiġi sostitwit b'dan li ġej:

"(ċ) kull vettura jew ajruplan jew bastiment li jinstabu dawk l-oġġetti jew oġġetti oħra fihom jew fuqhom jew imwaħħla magħhom, għandhom jinżammu minn dak l-uffiċjal tas-sisa jew minn dak l-uffiċjal tal-Pulizija sakemm isiru dawk l-ezamijiet, mistoqsijiet jew investigazzjonijiet li jistgħu jitqiesu raġonevolment meħtieġa minn dak l-uffiċjal tas-sisa, jew minn uffiċjal tas-sisa ieħor jew mill-uffiċjal tal-Pulizija, sabiex jiġi stabbilit jekk dawk l-oġġetti, oġġetti oħra, haġa, vettura, ajruplan jew bastiment jistgħux jiġu konfiskati jew le."; u

(b) is-subartikolu (2) tiegħu għandu jiġi sostitwit b'dan li ġej:

"(2) Meta tittiehed deċiżjoni kif imsemmi fis-subartikolu (1) dwar kull oġġett, oġġett ieħor, haġa, vettura, ajruplan jew bastiment, dawk l-oġġetti, oġġetti oħra, haġa, vettura, ajruplan jew bastiment għandhom jew jinqabdu bħala li jistgħu jiġu konfiskati taht dan l-Att u jingħata dwarhom avviż dwar il-qbid, jew inkella jiġu rilaxxati."

**107.** L-artikolu 27 tal-Att prinċipali għandu jiġi emendat kif ġej:

Emenda tal-artikolu 27 tal-Att prinċipali.

(a) is-subartikolu (1) tiegħu għandu jiġi sostitwit b'dan li ġej:

"(1) Uffiċjal tas-sisa għandu jagħti avviż dwar kull qbid u r-raġunijiet dwaru lil kull persuna li, skont il-

C 1006

fehma tal-uffiċjal, kienet fiż-żmien li sar il-qbid is-sid jew is-sidien tal-oġġett, jekk magħrufa, u min ikun wettaq ir-reat.";

(b) is-subartikolu (2) tiegħu għandu jiġi mhassar; u

(ċ) is-subartikolu (3) tiegħu għandu jiġi enumerat mill-gdid bħala s-subartikolu (2).

Emenda tal-artikolu 28 tal-Att prinċipali.

**108.** Fl-artikolu 28 tal-Att prinċipali minflok il-kliem "tal-avviż tal-qbid jew, fejn ma jkunx ingħata avviż lir-rikorrent, fi żmien hamsa u tletin jum mid-data li fiha l-oġġett kien miżmum għall-ewwel darba, jagħti avviż bil-miktub", għandhom jidhlu l-kliem "tal-avviż tal-qbid jagħti avviż bil-miktub".

Emendi ġenerali għall-Att prinċipali.

**109.** L-Att prinċipali għandu wkoll jiġi emendat kif ġej:

(a) fl-artikoli 19, 26 u 30 tiegħu, minflok il-kliem "jew vettura" għandhom jidhlu l-kliem "vettura, ajruplan jew bastiment";

(b) fis-subartikolu (1) tal-artikolu 20 u fil-paragrafu (d) tas-subartikolu (3) tal-artikolu 22 tiegħu, minflok il-kliem "kull vettura" għandhom jidhlu l-kliem "kull vettura, ajruplan u bastiment";

(c) fis-subartikoli (2) u (3) tal-artikolu 20 tiegħu, minflok il-kelma "vettura" għandhom jidhlu l-kliem "vettura, ajruplan jew bastiment"; u

(d) fit-nota marginali għall-artikolu 20, minflok il-kelma "vetturi" għandhom jidhlu l-kliem "vetturi, ajruplani u bastimenti".

Emendi tal-Ewwel Skeda li tinsab mal-Att prinċipali.

**110.** L-Ewwel Skeda li tinsab mal-Att prinċipali għandha tiġi emendata kif ġej:

(a) fil-kolonna "First Column List of Excise Goods" tagħha, minnufih wara l-partita "Cement", għandhom jiżdiedu l-partiti li ġejjin;

"Pneumatic Tyres

"Fish Food to the extent as shown in the relevant Schedule to this Act

Ammunition Cartridges to the extent as shown in the relevant schedule to this Act";

(b) fil-kolonna "Second Column Relevant Schedule" tagħha, fir-rigward tal-partita "Pneumatic Tyres", għandu jidhol dan li ġej:

"Schedule Five B";

(c) fil-kolonna "Second Column Relevant Schedule" tagħha, fir-rigward tal-partita "Fish Food to the extent as shown in the relevant schedule to this Act", għandu jidhol dan li ġej:

"Schedule Five C"; u

(d) fil-kolonna "Second Column Relevant Schedule" tagħha, fir-rigward tal-partita "Ammunition Cartridges to the extent as shown in the relevant schedule to this Act", għandu jidhol dan li ġej:

"Schedule Five D".

**111.** Fit-Tieni Skeda tal-Att prinċipali minflok il-kliem fil-kolonna "Rates of Excise Duty" tagħha fir-rigward tal-partita "WINE", għandhom jidhlu l-kliem "€200 per 1000 litres".

Emenda tat-Tieni Skeda li tinsab mal-Att prinċipali.

**112.** It-Tielet Skeda tal-Att prinċipali għandha tiġi emendata kif ġej:

Emenda tat-Tielet Skeda li tinsab mal-Att prinċipali.

(a) minflok il-kliem fil-kolonna "Rates of Excise Duty" tagħha fir-rigward tal-partita "Cigarettes", għandu jidhol dan li ġej:

"25.0% of the retail price plus 92.50 Euro per 1000 cigarettes but not less than 150.00 Euro per 1000 cigarettes";

(b) fil-kolonna "Description of Excise Goods" tagħha fir-rigward tal-partita "Cigarettes", minflok il-kliem fil-partita 2 "For the purpose of the *ad valorem* duty, the retail price is the price recommended by the importer or manufacturer for the retail sale of cigarettes; where no such price has been recommended the retail price at which cigarettes of that description are normally sold by retail is used." għandu jidhol dan li ġej:

"For the purpose of the *ad valorem* duty, the retail price is the price recommended by the importer or manufacturer or their representative for the retail sale of cigarettes; where no such price has been recommended the highest retail price at which cigarettes of that description

C 1008

are normally sold by retail is used.";

(c) minflok il-kliem fil-kolonna "Rates of Excise Duty" tagħha fir-rigward tal-partita "Cigars and Cigarillos", għandu jidhol dan li ġej:

"€22.95 per 1000 units";

(d) minflok il-kliem fil-kolonna "Rates of Excise Duty" tagħha fir-rigward tal-partita "Hand-Rolling Tobacco", għandu jidhol dan li ġej:

"€108.07 per Kg.";

(e) minflok il-kliem fil-kolonna "Rates of Excise Duty" tagħha fir-rigward tal-partita "Other Smoking Tobacco", għandu jidhol dan li ġej:

"€108.07 per Kg."; u

(f) minflok il-kliem fil-kolonna "Rates of Excise Duty" tagħha fir-rigward tal-partita "Pipe Tobacco", għandu jidhol dan li ġej:

"€32.54 per Kg.".

Emenda tar-Raba' Skeda li tinsab mal-Att prinċipali.

**113.** Ir-Raba' Skeda tal-Att prinċipali għandha tiġi emendata kif ġej:

(a) minflok il-kliem fil-kolonna "Rates of Excise Duty" tagħha fir-rigward tal-partita "**Leaded petrol**", għandu jidhol dan li ġej:

"€648.18 per 1000 litres";

(b) minflok il-kliem fil-kolonna "Rates of Excise Duty" tagħha fir-rigward tal-partita "**Unleaded petrol**", għandu jidhol dan li ġej:

"€519.38 per 1000 litres";

(c) minflok il-kliem fil-kolonna "Rates of Excise Duty" tagħha fir-rigward tal-partita "**Gas Oil**" falling within CN Codes 2710.19.43 to 2710.19.48 or 2710.20.11 to 2710.20.19 and blends of the foregoing with Biodiesel, excluding Gas Oil or Gas Oil blended with Biodiesel, with a sulphur content not exceeding 0.1% sulphur by weight if used for heating purposes", għandu jidhol dan li ġej:



"€442.40 per 1000 litres";

(d) minflok il-kliem fil-kolonna "Rates of Excise Duty" tagħha fir-rigward tal-partita "**Gas Oil or Gas Oil blended with Biodiesel** with a sulphur content not exceeding 0.1% by weight if used for heating purpose", għandu jidhol dan li ġej:

"€202.09 per 1000 litres";

(e) minflok il-kliem fil-kolonna "Rates of Excise Duty" tagħha fir-rigward tal-partita "**Biodiesel**, a diesel quality liquid fuel produced from biomass or waste cooking oil, with an ester content of not less than 96.5% by weight and a sulphur content not exceeding 0.005%, whether in blend or not", għandu jidhol dan li ġej:

"€442.40 per 1000 litres";

(f) minflok il-kliem fil-kolonna "Rates of Excise Duty" tagħha fir-rigward tal-partita "**Heavy fuel oil**", għandu jidhol dan li ġej:

"€36.00 per 1000 Kgs";

(g) minflok il-kliem fil-kolonna "Rates of Excise Duty" tagħha fir-rigward tal-partita "**Kerosene** falling within CN Codes 2710.19.21 and 2710.19.25", għandu jidhol dan li ġej:

"€442.40 per 1000 litres";

(h) fil-kolonna "Description of Excise Goods" tagħha, wara l-partita "**Kerosene**", għandhom jizdiedu l-partiti li ġejjin:

**Petroleum oils** falling within CN Code 2710 1971, for undergoing a specific process, not intended for use, offered for sale or used as heating or motor fuel

**Petroleum oils** falling within CN Code 2710 1975, for undergoing chemical transformation by a process other than those specified in respect of sub heading 2710 1971, not intended for use, offered for sale or used as heating or motor fuel

**Petroleum oils** falling within CN Code 2710 1981, motor oils, compressor lube oils, turbine lube oils, not intended for use, offered for sale or used as heating or motor fuel

C 1010

**Petroleum oils** falling within CN Code 2710 1983, liquids for hydraulic purposes, not intended for use, offered for sale or used as heating or motor fuel

**Petroleum oils** falling within CN Code 2710 1985, white oils, liquid paraffin excluding heavy liquid paraffin BP/USP 6360 qualifying as a food grade product, not intended for use, offered for sale or used as heating or motor fuel

**Petroleum oils** falling within CN Code 2710 1987, gear oils and reductor oils, not intended for use, offered for sale or used as heating or motor fuel

**Petroleum oils** falling within CN Code 2710 1991, metal-working compounds, mould release oils, anti-corrosion oils, not intended for use, offered for sale or used as heating or motor fuel

**Petroleum oils** falling within CN Code 2710 1993, electrical insulating oils, not intended for use, offered for sale or used as heating or motor fuel

**Petroleum oils** falling within CN Code 2710 1999, other lubricating oils and other oils, not intended for use, offered for sale or used as heating or motor fuel

**Petroleum oils** falling within CN Code 2710 2090, other oils, not intended for use, offered for sale or used as heating or motor fuel";

(i) fil-kolonna "Rate of Excise Duty" tagħha fir-rigward tal-partita "**Petroleum oils** falling within CN Code 2710 1971, for undergoing a specific process, not intended for use, offered for sale or used as heating or motor fuel", għandu jidhol dan li ġej:

"€0.23 per litre";

(j) fil-kolonna "Rate of Excise Duty" tagħha fir-rigward tal-partita "**Petroleum oils** falling within CN Code 2710 1975, for undergoing chemical transformation by a process other than those specified in respect of sub heading 2710 1971, not intended for use, offered for sale or used as heating or motor fuel", għandu jidhol dan li ġej:

"€0.23 per litre";

(k) fil-kolonna "Rate of Excise Duty" tagħha fir-rigward tal-partita "**Petroleum oils** falling within CN Code 2710 1981, motor oils, compressor lube oils, turbine lube oils, not intended for use, offered for sale or used as heating or motor fuel", għandu jidhol dan li ġej:

"€0.23 per litre";

(l) fil-kolonna "Rate of Excise Duty" tagħha fir-rigward tal-partita "**Petroleum oils** falling within CN Code 2710 1983, liquids for hydraulic purposes, not intended for use, offered for sale or used as heating or motor fuel", għandu jidhol dan li ġej:

"€0.23 per litre";

(m) fil-kolonna "Rate of Excise Duty" tagħha fir-rigward tal-partita "**Petroleum oils** falling within CN Code 2710 1985, white oils, liquid paraffin excluding heavy liquid paraffin BP/ USP 6360 qualifying as a food grade product, not intended for use, offered for sale or used as heating or motor fuel", għandu jidhol dan li ġej:

"€0.23 per litre";

(n) fil-kolonna "Rate of Excise Duty" tagħha fir-rigward tal-partita "**Petroleum oils** falling within CN Code 2710 1987, gear oils and reductor oils, not intended for use, offered for sale or used as heating or motor fuel" għandu jidhol dan li ġej:

"€0.23 per litre";

(o) fil-kolonna "Rate of Excise Duty" tagħha fir-rigward tal-partita "**Petroleum oils** falling within CN Code 2710 1991, metal-working compounds, mould release oils, anti-corrosion oils, not intended for use, offered for sale or used as heating or motor fuel" għandu jidhol dan li ġej:

"€0.23 per litre";

(p) fil-kolonna "Rate of Excise Duty" tagħha fir-rigward tal-partita "**Petroleum oils** falling within CN Code 2710 1993, electrical insulating oils, not intended for use, offered for sale or used as heating or motor fuel", għandu jidhol dan li ġej:

"€0.23 per litre";

(q) fil-kolonna "Rate of Excise Duty" tagħha fir-rigward tal-partita "**Petroleum oils** falling within CN Code 2710 1999,

C 1012

other lubricating oils and other oils, not intended for use, offered for sale or used as heating or motor fuel", għandu jidhol dan li ġej:

"€0.23 per litre";

(r) fil-kolonna "Rate of Excise Duty" tagħha fir-rigward tal-partita "**Petroleum oils** falling within CN Code 2710 2090, other oils not intended for use, offered for sale or used as heating or motor fuel" għandu jidhol dan li ġej:

"€0.23 per litre";

(s) fil-kolonna "Description of Excise Goods" tagħha l-partita "EXEMPTIONS", għandha tiġi sostitwita b'dan li ġej:

"REDUCED EXCISE DUTY RATES"; u

(t) fil-kolonna "Description of Excise Goods" tagħha fir-rigward tal-partita "REDUCED EXCISE DUTY RATES", minflok il-kliem "Energy products used for purposes other than as motor fuels or as heating fuels are exempt from the payment of excise duty under such conditions which the Minister may prescribe for the purpose of ensuring the correct and straightforward application of such exemptions and of preventing any evasion, avoidance or abuse." għandu jidhol dan li ġej:

"Petroleum products falling under CN Codes 2710 1231 to 2710 1290, and 2710 1921 to 2710 1968, and 2710 2011 to 2710 2039 used for purposes other than as motor fuels or as heating fuels may pay a reduced excise duty rate of €0.23 per litre under such conditions which the Minister may prescribe for the purpose of ensuring the correct and straightforward application of such exemptions and of preventing any evasion, avoidance or abuse."

Emenda tal-Hames Skeda li tinsab mal-Att prinċipali.

**114.** Fil-Hames Skeda tal-Att prinċipali, minflok iċ-ċifra fil-kolonna "Rates of Excise Duty" tagħha fir-rigward tal-partita "Mobile Telephony Services (Leasing of lines and Top-Up Vouchers)", għandha tidhol iċ-ċifra "4%".

Emenda tal-Hames Skeda A li tinsab mal-Att prinċipali.

**115.** Il-Hames Skeda A għandha tiġi emendata kif ġej:

(a) il-kliem fil-kolonna "Rates of Excise Duty" tagħha fir-rigward tal-partiti "**Portland Cement** excluding white cement" u "All other cements classified in commodity code number 25.23 of the Customs Nomenclature, including clinkers

and white Portland cement, but excluding grey Portland cement" għandhom jiġu mhassra;

(b) fil-kolonna "Description of Excise Goods" tagħha minflok l-intestaturi "**Portland Cement** excluding white cement" u "All other cements classified in commodity code number 25.23 of the Customs Nomenclature, including clinkers and white Portland cement, but excluding grey Portland cement" għandha tidhol l-intestatura li ġejja:

"All cements classified in commodity heading 2523 of the Customs Nomenclature, including clinkers and white Portland cement."; u

(ċ) fil-kolonna "Rates of Excise Duty" tagħha fir-rigward tal-partita ġdida "All cements classified in commodity heading 2523 of the Customs Nomenclature, including clinkers and white Portland cement." għandu jidhol dan li ġej:

"€35.00 per 1000 Kgs".

**116.** Minnufih wara l-Iskeda Hamsa A li tinsab mal-Att prinċipali, għandha tiżdied l-Iskeda ġdida li ġejja:

Żieda ta' Skeda Hamsa B ġdida mal-Att prinċipali.

"SKEDA HAMSA B - PNEUMATIC TYRES

Description of excise goods	Rate of Excise Duty
<b>New Pneumatic Tyres</b> of rubber, classified in commodity heading 4011 of the Customs Nomenclature, excluding tyres in H.S. Code 4011 50 of the Customs Nomenclature	0.70 per Kg
<b>Re-treaded or Used Pneumatic Tyres</b> of rubber; solid or cushion tyres, tyre treads and tyre flaps, of rubber classified in commodity heading 4012 of the Customs Nomenclature	€0.70 per Kg

".

**117.** Minnufih wara l-Iskeda Hamsa B li tinsab mal-Att prinċipali, għandha tiżdied l-Iskeda ġdida li ġejja:

Żieda ta' Skeda Hamsa Ċ ġdida mal-Att prinċipali.

C 1014

"SKEDA HAMSA Ċ - GHALF TAL-FISHFARMS

Description of excise goods	Rate of Excise Duty
<b>Fish and crustaceans, molluscs and other aquatic invertebrates</b> , classified in commodity headings 0303 to 0308 of the Customs Nomenclature, to be used as fish food in the fish farming industry	0.10 per Kg
<b>Products of fish or crustaceans, molluscs or other aquatic invertebrates; dead animals of Chapter 3</b> classified in H.S. Code 0511 91 of the Customs Nomenclature, to be used as fish food in the fish farming industry	€0.10 per Kg

".

Zieda ta' Skeda Hamsa D ġdida mal-Att prinċipali.

**118.** Minnufih wara l-Iskeda Hamsa Ċ li tinsab mal-Att prinċipali, għandha tizzied l-Iskeda ġdida li ġejja:

"SKEDA HAMSA D - AMMUNITION CARTRIDGES

Description of excise goods	Rate of Excise Duty
<b>Cartridges and other ammunition and projectiles and parts thereof; including shot and cartridge wads</b> , classified under H.S. Code 9306 21, H.S. Code 9306 29, H.S. Code 9306 30 and H.S. Code 9306 90 of the Customs Nomenclature, excluding	0.70 per Kg
(i) cartridges for riveting or similar tools or for captive-bolt humane killers,	
(ii) cartridges, filled with lead pellets of a maximum weight not exceeding 24 grams per cartridge	

".

Emenda tas-Sitt Skeda li tinsab mal-Att prinċipali.

**119.** Is-subregolament (2) tar-regolament 5 tat-Taqsima F tas-Sitt Skeda li tinsab mal-Att prinċipali għandu jiġi sostitwit b'dan li ġejj:

Kap. 436.

"(2) Id-dispożizzjonijiet tal-artikolu 9(4) tal-Att japplikaw biss għal detentur ta' liċenza privata skont l-Att dwar l-Inbid u biss għall-inbid prodott skont dik il-liċenza."

**120.** Minnufih wara r-regolament 10 tat-Taqsima F tas-Sitt Skeda li tinsab mal-Att prinċipali għandhom jiżdiedu r-regolamenti godda li ġejjin:

Emenda tas-Sitt Skeda li tinsab mal-Att prinċipali.

"Twahhil ta' faxxa jew bolla.

11. (1) Hadd ma jista' jimmanifattura, jipproċessa, jipprepara għall-bejgħ, juri jew joffri għall-bejgħ, ibiegħ jew xort'oħra inehhi xi inbid kif imfisser fit-Tieni Skeda, f'kontenituri kemm-il darba dawn ma tkunx imwahnla fuqhom faxxa jew bolla kif previst fir-regolament 12.

(2) Il-Kummissarju jista' jeżenta bil-miktub mid-dispożizzjonijiet tas-subregolament ta' qabel, taht dawk il-kondizzjonijiet li jidhirlu xierqa li jimponi, kull inbid maħsub biex jiġi esportat jew bhala provvista għall-bastimenti jew għall-bejgħ lil persuni eżentati bil-liġi jew taht xi liġi mill-hlas ta' dazju tas-sisa.

(3) Il-Kummissarju jista' jeżenta bil-miktub mid-dispożizzjonijiet tas-subregolament (1), taht dawk il-kondizzjonijiet li jidhirlu xierqa li jimponi, kull inbid ieħor li ma jaqax taht is-subregolament ta' qabel.

Kontenituri b'faxxa mwahnla.

12. (1) Ma għandu jiġi rilaxxat mid-Dwana jew minn maħzen tas-sisa ebda inbid kemm-il darba il-kontenitur li minnufih ġewwa fih jingħalaq l-inbid ma tkunx imwahnla fuq faxxa jew bolla kif indikat mill-Kummissarju.

(2) Dawk il-faxex jew bolol għandhom ikunu ta' għamla approvata mill-Kummissarju u għandhom jiġu fornuti fid-Dwana jew f'kull imkien ieħor li jiġi stabbilit mill-Ministru b'avviz fil-Gazzetta.

(3) Dawk il-faxex jew bolli jinħarġu mill-Kummissarju bi hlas għalihom, kif jista' jiġi preskritt b'regolamenti magħmulin taht l-Att, fuq talba mill-kustodju tal-maħzen awtorizzat jew negozjant tal-inbid.

Konfiska.

13. Kull kwantità ta' inbid li tinstab fil-pussess ta' persuna bi ksur tad-dispożizzjonijiet ta' regolamenti 11 jew 12 għandha, mingħajr preġudizzju għal kull piena oħra prevista bl-Att jew b'liġi oħra tiġi konfiskata favur il-Gvern."

C 1016

Promulgazzjoni ta' avviż legali taht l-Att prinċipali.

**121.** Bis-saħħa tas-setgħat mogħtija bl-artikolu 2 tal-Ordinanza dwar id-Drittijiet u bl-artikolu 13(4) tal-Att dwar Dazju tas-Sisa, għandu jiġi promulgat l-avviż legali li ġej taht l-Att prinċipali:

"ATT DWAR DAZJU TAS-SISA  
(KAP. 382)

ORDINANZA DWAR ID-DRITTIJET  
(KAP. 35)

Regolamenti tal-2014 dwar id-Drittijiet li jithallsu għall-Ħruġ ta' Faxex jew Bolli taht it-Taqsima B tas-Sitt Skeda li tinsab mal-Att dwar Dazju tas-Sisa

BIS-SAĤĤA tas-setgħat mogħtija bl-artikolu 2 tal-Ordinanza dwar id-Drittijiet u bl-artikolu 13(4) tal-Att dwar Dazju tas-Sisa, il- Ministru għall-Finanzi għamel dawn ir-regolamenti li ġejjin:-

Titolu u bidu fis-seħh.

1. (1) It-titolu ta' dawn ir-regolamenti hu r-Regolamenti tal-2014 dwar id-Drittijiet li jithallsu għall-Ħruġ ta' Faxex jew Bolli taht it-Taqsima B tas-Sitt Skeda li tinsab mal-Att dwar Dazju tas-Sisa.

(2) Id-dispożizzjonijiet ta' dawn ir-regolamenti fir-rigward tad-drittijiet li għandhom jithallsu, skont ir-regolament 12, għal kontenituri li minnufih ġewwa fihom jingħalaq l-ethyl alcohol imsemmija fit-Taqsima B tas-Sitt Skeda li tinsab mal-Att dwar Dazju tas-Sisa għandhom jiġu fis-seħh mit-18 ta' Novembru 2014.

Dritt li jithallas.

2. Id-dritt li għandu jithallas lill-Kummissarju għall-ħruġ ta' bolli jew faxex taht id-dispożizzjonijiet tat-Taqsima B tas-Sitt Skeda li tinsab mal-Att dwar Dazju tas-Sisa għandu jkun ta' ħames ċenteżmi (5 ċenteżmi) għal kull bolla jew faxxa."

Promulgazzjoni ta' avviż legali taht l-Att prinċipali.

**122.** BIS-SAĤĤA tas-setgħat mogħtija bl-artikolu 2 tal-Ordinanza dwar id-Drittijiet u bl-artikolu 13(4) tal-Att dwar Dazju tas-Sisa, għandu jiġi promulgat l-avviż legali li ġej taht l-Att prinċipali:

"ATT DWAR DAZJU TAS-SISA  
(KAP. 382)

ORDINANZA DWAR ID-DRITTIJET  
(KAP. 35)

Regolamenti tal-2014 dwar id-Drittijiet li jithallsu għall-Ħruġ ta' Faxex jew Bolli taht it-Taqsima B tas-Sitt Skeda li tinsab mal-Att dwar Dazju tas-Sisa



BIS-SAĦĦA tas-setgħat mogħtija bl-artikolu 2 tal-Ordinanza dwar id-Drittijiet u bl-artikolu 13(4) tal-Att dwar Dazju tas-Sisa, il- Ministru għall-Finanzi għamel dawn ir-regolamenti li ġejjin:-

Titolu u bidu fis-seħħ.

1. (1) It-titolu ta' dawn ir-regolamenti hu r-Regolamenti tal-2014 dwar id-Drittijiet li jithallsu għall-Ħruġ ta' Faxex jew Bolli taħt it-Taqsima F tas-Sitt Skeda li tinsab mal-Att dwar Dazju tas-Sisa.

(2) Id-dispożizzjonijiet ta' dawn ir-regolamenti fir-rigward tad-drittijiet li għandhom jithallsu, skont ir-regolament 12, għal kontenituri li minnufih ġewwa fihom jingħalaq l-inbid imsemmi fit-Taqsima F tas-Sitt Skeda li tinsab mal-Att dwar Dazju tas-Sisa għandhom jiġu fis-seħħ mill-1 ta' Jannar 2015.

Dritt li jithallas.

2. Id-dritt li għandu jithallas lill-Kummissarju għall-ħruġ ta' bolli jew faxex taħt id-dispożizzjonijiet tat-Taqsima F tas-Sitt Skeda li tinsab mal-Att dwar Dazju tas-Sisa għandu jkun ta' erba' ċenteżmi (4 ċenteżmi) għal kull bolla jew faxxa."

**123.** Fir-regolament 2 tar-Regolamenti tal-2013 dwar id-Drittijiet li jithallsu għall-Ħruġ ta' Faxex jew Bolli taħt it-Taqsima Ċ tas-Sitt Skeda li tinsab mal-Att dwar Dazju tas-Sisa, minflok il-kliem for the words "tliet ċenteżmi u ħames milleżmi (3.5 ċenteżmi)" għandhom jidhru l-kliem "erba' ċenteżmi (4 ċenteżmi)".

Emenda tar-Regolamenti tal-2013 dwar id-Drittijiet li jithallsu għall-Ħruġ ta' Faxex jew Bolli taħt it-Taqsima Ċ tas-Sitt Skeda li tinsab mal-Att dwar Dazju tas-Sisa.

### TAQSIMA XXX

**124.** (1) Din it-Taqsima temenda r-Regolamenti dwar il-*Condominia* u għandha tinqara u tinftiehem haġa waħda mar-Regolamenti dwar il-*Condominia*, hawn iżjed 'il quddiem f'din it-Taqsima msejja "ir-Regolamenti".

Emenda għar-Regolamenti dwar il-*Condominia*. L.S. 398.01

(2) Id-dispożizzjonijiet ta' din it-Taqsima għandhom jitqiesu li bdew isehħu fl-1 ta' Jannar, 2015.

**125.** It-Tieni Skeda li tinsab mar-Regolamenti għandha tiġi sostitwita b'dan li ġej:

Sostituzzjoni tat-Tieni Skeda li tinsab mar-Regolamenti.

### "IT-TIENI SKEDA

Servizz	Tariffa Fee
Notifika tal-Amministratur	€12.85
Reġistrazzjoni tar-Regoli	€25.65
Emendi sussegwenti għar-Regoli	€7.70
Kopji tad-dokumenti, kull folja	

C 1018

Kopji Legali	€1.30
Kopji Informali	€0.80".

## TAQSIMA XXXI

Emenda għall-legislazzjoni sussidjarja magħmula taht l-Att dwar il-Konservazzjoni u l-Amministrazzjoni tas-Sajd. Kap. 425

**126.** (1) Din it-Taqsima temenda legislazzjoni sussidjarja magħmula taht l-Att dwar il-Konservazzjoni u l-Amministrazzjoni tas-Sajd u għandha tinqara u tiftiehem haġa waħda mal-legislazzjoni sussidjarja li tiġi emendata b'din it-Taqsima.

(2) Id-dispożizzjonijiet ta' din it-Taqsima għandhom jitqiesu li bdew isehhu fl-1 ta' Jannar, 2015.

Emenda tar-Regolamenti dwar il-Bejh tal-Hut. L.S. 425.02

**127.** Ir-regolament 4 tar-Regolamenti dwar il-Bejh tal-Hut għandu jiġi sostitwit b'dan li ġej:

"(4) d-dritt mitlub fuq il-ħruġ ta' liċenza ta' pitkal għandu jkun dritt ibbażat fuq il-valur tal-kera ta' kull sena tal-post użat għat-tmexxija tan-negozju b'rata ta' euro u tletin ċenteżmu (€1.30) għal kull tlieta u għoxrin euro u disgħa u għoxrin ċenteżmu (€23.29) jew frazzjoni minnhom."

Emenda tar-Regolamenti dwar Rimunerazzjoni lil Uffiċjali tas-Sajd. L.S. 425.05

**128.** Ir-Regolamenti dwar Rimunerazzjoni lil Uffiċjali tas-Sajd għandhom jiġu emendati kif ġej:

(a) fir-regolament 3 tagħhom minflok il-kliem "hlas amministrattiv ta' hamsa fil-mija" għandhom jidhlu l-kliem "hlas amministrattiv ta' hamsa punt hamsa fil-mija"; u

(b) il-paragrafu (b) tar-regolament 5 tagħhom għandu jiġi sostitwit b'dan li ġej:

"(b) meta ma jkunx hemm servizz tal-karozza tal-linja, għandu jintalab hlas għat-trasport bir-rata ta' 31ċ għal kull kilometru."

Emenda tar-Regolamenti dwar Liċenza biex tittiehed Veġetazzjoni tal-Baħar. L.S. 425.06

**129.** Fir-regolament 3 tar-Regolamenti dwar Liċenza biex tittiehed Veġetazzjoni tal-Baħar minflok mil-kliem "Għandu jsir hlas ta' mija u sittax-il euro u sebgħa u erbgħin ċenteżmu (€116.47)" għandhom jidhlu l-kliem "Għandu jsir hlas ta' mija u tmienja u għoxrin euro u għoxrin ċenteżmu (€128.20)".

Emenda tar-Regolamenti dwar il-Bastimenti tas-Sajd. L.S. 425.07

**130.** Ir-Regolamenti dwar il-Bastimenti tas-Sajd għandhom jiġu emendati kif ġej:

(a) fir-regolament 9 tagħhom minflok il-kliem "Bastiment li jitlef ir-registrazzjoni fil-Kategorija A jew B għandu jhallas €2,329.37 sabiex jerga' jikseb id-dritt tiegħu" għandhom jidhlu l-kliem "Bastiment li jitlef ir-registrazzjoni fil-

Kategorija A jew B għandu jhallas €2,683.30 sabiex jerga' jikseb id-dritt tiegħu"; u

(b) l-Iskeda II tagħhom għandha tiġi sostitwita b'dan li ġej:

"SKEDA II

Tariffi ghar-Registrazzjoni ta' Bastimenti tas-Sajd u Liċenzi

BASTIMENT			L-Ewwel Registrazzjoni	Hlas għal-liċenza
Kategorija		Tul / GRT		
A	FT CM	< 5.99 Mt	€512.50	€12.90 kull sena
B	PT CM	< 5.99 Mt	€512.50	€25.70 kull sena
C	REC	< 5.99 Mt	€512.50	€25.70 kull sena
D	<i>Work Boats</i>	< 5.99 Mt	€512.50	€12.90 kull sena
A	FT CM	6.00 - 7.99 Mt	Skont ir- registrazzjoni ma' l-Awtorità għat- Trasport f'Malta	€19.30 kull sena
B	PT CM	6.00 - 7.99 Mt		€38.50 kull sena
C	REC	6.00 - 7.99 Mt		€64.10 kull sena
D	<i>Work Boats</i>	6.00 - 7.99 Mt		€19.30 kull sena
A	FT CM	8.00 - 11.99 Mt	Skont ir- registrazzjoni ma' l-Awtorità għat- Trasport f'Malta	€25.70 kull sena
B	PT CM	8.00 - 11.99 Mt		€51.30 kull sena
C	REC	8.00 - 11.99 Mt		€89.70 kull sena
D	<i>Work Boats</i>	8.00 - 11.99 Mt		€25.70 kull sena
A	FT CM	12.00 - 14.99 Mt	Skont ir- registrazzjoni ma' l-Awtorità għat- Trasport f'Malta	€38.50 kull sena
B	PT CM	12.00 - 14.99 Mt		€76.90 kull sena
C	REC	12.00 - 14.99 Mt	Mhux registrabbli	
D	<i>Work Boats</i>	12.00 - 14.99 Mt	Skont ir- registrazzjoni ma' l-Awtorità għat- Trasport f'Malta	€38.50 kull sena
A	FT CM	15.00 - 29.99 Mt	Skont ir- registrazzjoni ma' l-Awtorità għat- Trasport f'Malta	€64.10 kull sena
B	PT CM	15.00 - 29.99 Mt		€128.20 kull sena
C	REC	15.00 - 29.99 Mt	Mhux registrabbli	
D	<i>Work Boats</i>	15.00 - 29.99 Mt	Skont ir- registrazzjoni ma' l-Awtorità għat- Trasport f'Malta	€64.10 kull sena

C 1020

A	FT CM	> 30.00 Mt	Skont ir-registrazzjoni ma' l-Awtorità għat-Trasport f'Malta	€2.60 / tunnellata GT kull sena
B	PT CM		Mhux registrabbli	
C	REC		Mhux registrabbli	
D	<i>Work Boats</i>	> 30.00 Mt	Skont ir-registrazzjoni ma' l-Awtorità għat-Trasport f'Malta	€2.60 / tunnellata GT kull sena

Il-hlas tal-liċenza tas-sajd għal xi perjodu iqsar minn sena jiġi ntaxxat proporzjonalment, iżda l-ewwel registrazzjoni tithallas kollha kemm hi.

Il-bastimenti itwal minn 24 metru jridu jhallsu €7,687 mal-ewwel registrazzjoni għas-sistema tal-VMS."

### TAQSIMA XXXII

Emenda għar-Regolamenti dwar l-Inbid. L.S. 436.02

**131.** (1) Din it-Taqsima temenda r-Regolamenti dwar l-Inbid u għandha tinqara u tinftiehem haġa waħda mar-Regolamenti dwar l-Inbid, hawn iżjed 'il quddiem f'din it-Taqsima msejja "ir-Regolamenti".

(2) Id-dispożizzjonijiet ta' din it-Taqsima għandhom jitqiesu li bdew isehhu fl-1 ta' Jannar, 2015.

Emenda tar-regolament 6 tar-Regolamenti.

**132.** Fir-regolament 6 tar-Regolamenti minflok il-kliem "sitta u erbghin euro u disgha u ħamsin ċenteżmu (€46.59)" għandhom jidhlu l-kliem "wiehed u ħamsin euro u tletin ċenteżmu (€51.30)".

Emenda tal-Ewwel Skeda li tinsab mar-Regolamenti.

**133.** Fl-Ewwel Skeda li tinsab mar-Regolamenti, minflok il-kliem "Right for Commercial Licence" (€46.59)" għandhom jidhlu l-kliem "Right for Commercial Licence" (€51.30)".

### TAQSIMA XXXIII

Emenda għall-Att dwar l-Eko-Kontribuzzjoni. Kap. 473.

**134.** (1) Din it-Taqsima temenda l-Att dwar l-Eko-Kontribuzzjoni u għandha tinqara u tinftiehem haġa waħda mal-Att dwar l-Eko-Kontribuzzjoni, hawn iżjed 'il quddiem f'din it-Taqsima msejja "l-Att prinċipali".

(2) Id-dispożizzjonijiet ta' din it-Taqsima għandhom jitqiesu li bdew isehhu fit-18 ta' Novembru, 2014.

Emenda tal-Ewwel Skeda li tinsab mal-Att prinċipali.

**135.** Fl-Ewwel Skeda li tinsab mal-Att prinċipali, it-tabelli li ġejjin għandhom jiġu mħassra:

## "AMMUNITION

9306	Cartridges, whether or not filled with ammunition, excluding: i) cartridges for riveting or similar tools or for captive-bolt humane killers, ii) cartridges, filled with lead pellets of a maximum weight not exceeding 24 grams	€0.05 per piece
------	-----------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------	-----------------

";

## "TYRES FOR MOTOR AND COMMERCIAL VEHICLES, UNDER THE FOLLOWING HEADINGS:

4011	New pneumatic tyres, of rubber, not including tyres of heading 4011 50	€4.66
4012	Retreaded or used pneumatic tyres of rubber; solid or cushion tyres, of rubber	€4.66

"; u

## "PETROLEUM OILS, UNDER THE FOLLOWING HEADINGS:

	Lubricating oils; other oils:	
2710 19 71	For undergoing a specific process	€0.23 per litre
2710 19 75	For undergoing chemical transformation by a process other than those specified in respect of subheading 2710 19 71	€0.23 per litre
	For other purposes:	
2710 19 81	Motor oils, compressor lube oils, turbine lube oils	€0.23 per litre
2710 19 83	Liquids for hydraulic purposes	€0.23 per litre
2710 19 85	White oils, liquid paraffin excluding heavy liquid paraffin BP/USP 6360 qualifying as a food grade product	€0.23 per litre
2710 19 87	Gear oils and reductor oils	€0.23 per litre
2710 19 91	Metal-working compounds, mould release oils, anti-corrosion oils	€0.23 per litre
2710 19 93	Electrical insulating oils	€0.23 per litre
2710 19 99	Other lubricating oils and other oils	€0.23 per litre

".

## TAQSIMA XXXIV

**136.** (1) Din it-Taqsima temenda r-Regolamenti dwar ir-Registrazzjoni ta' Min Jipprepara l-Ikel u għandha tinqara u tinftehem haġa waħda mar-Regolamenti dwar ir-Registrazzjoni ta' Min Jipprepara l-Ikel, hawn iżjed 'il quddiem f'din it-Taqsima msejja "ir-Regolamenti".

Emenda tar-Regolamenti dwar ir-Registrazzjoni ta' Min Jipprepara l-Ikel.  
L.S. 449.27

(2) Id-dispożizzjonijiet ta' din it-Taqsima għandhom jitqiesu li bdew isehħu fl-1 ta' Jannar, 2015.

**137.** Ir-regolament 5 tar-Regolamenti għandu jiġi sostitwit b'dan li ġej:

Sostituzzjoni tar-regolament 5 tar-Regolamenti.

C 1022

"5. Għandu jithallas lill-Kummissjoni għas-Sigurtà fl-Ikel dritt ta' żewġ euro u sittin centeżmu (€2.60) meta johroġ jew iġedded dokument ta' registrazzjoni. Dak id-dritt għandu wkoll jithallas għall-ħruġ ta' dokument ta' registrazzjoni sostituttiv."

**TAQSIMA XXXV**

Emenda tar-Regolamenti dwar Drittijiet għall-Liċenzi ta' Postijiet Mediċi Privati. L.S. 458.26

**138.** (1) Din it-Taqsima temenda r-Regolamenti dwar Drittijiet għall-Liċenzi ta' Postijiet Mediċi Privati u għandha tinqara u tinftiehem haġa waħda mar-Drittijiet għall-Liċenzi ta' Postijiet Mediċi Privati, hawn iżjed 'il quddiem f'din it-Taqsima msejja "ir-Regolamenti".

(2) Id-dispożizzjonijiet ta' din it-Taqsima għandhom jitqiesu li bdew isehhu fl-1 ta' Jannar, 2015.

Sostituzzjoni tal-Iskeda 3 li tinsab mar-Regolamenti.

**139.** Id-dispożizzjonijiet ta' din it-Taqsima għandhom jitqiesu li bdew isehhu fl-1 ta' Jannar, 2015:

"SKEDA  
(Regolament 2)

<i>Kolonna 1 Tip</i>	<i>Kolonna 2 Dritt</i>
Klinika għal matul il-jum .....	€257.40
Klinika għal matul il-jum b'estensjoni għal matul il-lejl .....	€512.50
Sptar .....	€512.50
Laboratorju Mediku .....	€128.20
Klinika tal-Fisjoterapija .....	€128.20
Klinika tal-Podologija .....	€64.10
Klinika Veterinarja .....	€257.40
Klinika ta' Dentist .....	€257.40
Spizerija .....	€64.10".

**TAQSIMA XXXVI**

Emendi tal-legislazzjoni sussidjarja magħmula taht l-Att dwar il-Professjonijiet tas-Sahha. Kap.464.

**140.** (1) Din it-Taqsima temenda l-legislazzjoni sussidjarja magħmula taht l-Att dwar il-Professjonijiet tas-Sahha u għandha tinqara u tinftiehem haġa waħda mal-legislazzjoni sussidjarja li temenda.

(2) Id-dispożizzjonijiet ta' din it-Taqsima għandhom jitqiesu

li bdew isehhu fl-1 ta' Jannar, 2015.

**141.** Ir-regolament 2 tar-Regolamenti dwar Drittijiet mill-Kunsill tal-Ispizjara ghandu jigi sostitwit b'dan li ġej:

Sostituzzjoni tar-regolament 2 tar-Regolamenti dwar Drittijiet mill-Kunsill tal-Ispizjara. L.S. 464.06

"2. Id-drittijiet li ġejjin ghandhom jigu mhallsa lill-Kunsill tal-Ispizjara ghal:

- |                                                                                                                                                         |                 |
|---------------------------------------------------------------------------------------------------------------------------------------------------------|-----------------|
| (a) l-ewwel registrazzjoni fir-registru prinċipali tal-ispizjara .....                                                                                  | €64.10          |
| (b) l-ewwel registrazzjoni fir-registru prinċipali tal- <i>pharmacy technicians</i> ....                                                                | €64.10          |
| (c) registrazzjoni fir-registru temporanju tal-ispizjara u <i>pharmacy technicians</i> ...                                                              | €25.70          |
| (d) biex tinzamm registrazzjoni fir-registru prinċipali tal-ispizjara .....                                                                             | €12.90 fis-sena |
| (e) biex tinzamm registrazzjoni fir-registru prinċipali tal- <i>pharmacy technicians</i> .....                                                          | €10.30 fis-sena |
| (f) biex tinzamm registrazzjoni fir-registru prinċipali tal-ispizjara u l- <i>pharmacy technicians</i> li jkollhom l-età tal-irtirar pensjonabbli ..... | €7.70 fis-sena  |
| (g) zieda fil-kwalifika .....                                                                                                                           | €12.90          |
| (h) hrug ta' ċertifikat ta' kondotta tajba maħrug mill-Kunsill u konformament mad-disposizzjonijiet tad-Direttivi tal-UE rilevanti .....                | €25.70          |
| (i) registrazzjoni mill-ġdid ta' ismijiet li jkunu tnehhew .....                                                                                        | €64.10          |
| (j) servizzi ġenerali li ma humiex koperti bid-dispożizzjonijiet ta' hawn aktar qabel .....                                                             | €25.70".        |

**142.** Ir-regolament 2 tar-Regolamenti dwar il-Ġbir ta' Drittijiet mill-Kunsill Mediku ghandu jigi sostitwit b'dan li ġej:

Sostituzzjoni tar-regolament 2 tar-Regolamenti dwar il-Ġbir ta' Drittijiet mill-Kunsill Mediku. L.S. 464.11

"2. Ghandhom jithallsu lill-Kunsill Mediku dawn id-drittijiet li ġejjin:

- |                                                                                                                        |             |
|------------------------------------------------------------------------------------------------------------------------|-------------|
| (a) ghal kull registrazzjoni ġdida fir-Registri Mediċi: f'dak Mediku, Dentisti, Speċjalisti u <i>Provisional</i> ..... | €51.30      |
| (b) bhala <i>retention fee</i> kull sena fir-Registru Mediku jew Registru ghad-Dentisti .....                          | €38.50      |
| (c) bhala <i>retention fee</i> kull sena f'kull wiehed mir-Registri ta' Speċjalisti .....                              | €51.30      |
| (d) ghal kull ċertifikat mitlub minn tabib jew dentist .....                                                           | €12.90      |
| (e) ghal ezami shih jew parti minnu kif ikun hekk ordnat .....                                                         | €1,218.20". |

C 1024

Sostituzzjoni tar-regolament 2 tar-Regolamenti dwar Drittijiet li jithallsu lill-Kunsill tal-Infermieri u Qwiebel. L.S. 464.14

**143.** Ir-regolament 2 tar-Regolamenti dwar Drittijiet li jithallsu lill-Kunsill tal-Infermieri u Qwiebel għandu jiġi sostitwit b'dan li ġej:

"2. Dawn id-drittijiet li ġejjin għandhom jithallsu lil, u jingabru mill-Kunsill tal-Infermieri u Qwiebel dwar:

	Euro
(a) applikazzjonijiet godda minn applikanti li jkunu ġejjin minn xi Stat Membru tal-Unjoni Ewropea .....	13.20
(b) applikazzjonijiet godda minn applikanti li jkunu ġejjin minn xi Pajjiż Terz .....	192.50
(c) bdil fid-dettalji fuq ċertifikati ta' reġistrazzjoni .....	5.50
(d) ċertifikati ta' verifika .....	13.20".

### TAQSIMA XXXVII

Emenda tar-Regolamenti dwar is-Saħħa Pubblika fuq il-Bastimenti. L.S. 465.10

**144.** (1) Din it-Taqsima temenda r-Regolamenti dwar is-Saħħa Pubblika fuq il-Bastimenti u għandha tinqara u tinftiehem haġa waħda mar-Regolamenti dwar is-Saħħa Pubblika fuq il-Bastimenti, hawn iżjed 'il quddiem f'din it-Taqsima msejjha "ir-Regolamenti".

(2) Id-dispożizzjonijiet ta' din it-Taqsima għandhom jitqiesu li bdew isehhu fl-1 ta' Jannar, 2015.

Sostituzzjoni tal-Iskeda 3 li tinsab mar-Regolamenti.

**145.** L-Iskeda 3 li tinsab mar-Regolamenti għandha tigi sostitwita b'dan li ġej:

#### "SKEDA 3

Drittijiet li għandhom jithallsu għal Tunnellata Netta

Tunnellata Netta	Drittijiet
Sa 1,000 tunnellata	€55
Iktar minn 1,000 sa 3,000 tunnellata	€77
Iktar minn 3,000 sa 10,000 tunnellata	€99
Iktar minn 10,000 sa 20,000 tunnellata	€121
Iktar minn 20,000 sa 50,000 tunnellata	€143
Iktar minn 50,000 tunnellata	€165".



**TAQSIMA XXXVIII**

**146.** (1) Din it-Taqsima temenda r-Regolamenti dwar it-Tribunal ta' Reviżjoni Amministrattiva u Appelli Minnu u għandha tinqara u tinftiehem haġa waħda mar-Regolamenti dwar it-Tribunal ta' Reviżjoni Amministrattiva u Appelli Minnu, hawn iżjed 'il quddiem f'din it-Taqsima msejja "ir-Regolamenti".

Emendi għar-Regolamenti dwar it-Tribunal ta' Reviżjoni Amministrattiva u Appelli minnu.  
L.S. 490.01

(2) Id-dispożizzjonijiet ta' din it-Taqsima għandhom jitqiesu li bdew isehħu fl-1 ta' Jannar, 2015.

**147.** L-Iskeda li tinsab mar-Regolamenti għandha tiġi sostiwita b'dan li ġej:

Sostituzzjoni tal-Iskeda li tinsab mar-Regolamenti

**"SKEDA****Tariffa A - Drittijiet li jithallsu f'konnessjoni ma' proċeduri quddiem it-Tribunal ta' Reviżjoni Amministrattiva**

1. Għall-prezentata ta' rikors ..... €40
2. Għall-prezentata ta' risposta ..... €25
3. Id-drittijiet stabbiliti fil-paragrafi 1 u 2 ta' din it-Tariffa għandhom jinkludu l-prezentata tal-atti l-oħra kollha tal-proċedura u notifiki (inklużi, iżda mhux limitati għall-prezentata ta' mandati għall-eżami ta' xhieda, l-eżami nnifsu, drittijiet għar-registrazzjoni, traskrizzjonijiet u kopji, is-servizzi ta' assistenti ġudizzjarji, digrietni u dikjarazzjonijiet qabel is-sentenza finali, taxxi tal-ispejjeż u kopji tas-sentenza) li huma meħtieġa wara li jinbeda l-każ permezz ta' dak l-att sa u inkluża s-sentenza finali, iżda mhux magħdud id-drittijiet dovuti għan-notifika tal-atti u drittijiet li t-Tribunal jista' jkun meħtieġ ihallas lil terzi.
4. Ma għandu jithallas ebda dritt għall-prezentata ta' xi nota ta' ammissjoni ta' talba sakemm it-talba tkun ammissa kollha u mingħajr kondizzjoni qabel ma ssir xi kontestazzjoni dwarha.
5. (1) Għal kull notifika ta' att tal-proċedura, inklużi l-ispejjeż li jsiru fl-eżekuzzjoni ta' dik in-notifika, ikunu dovuti dawn id-drittijiet li ġejjin:
  - (i) dritt tar-registru ..... €6
  - (ii) dritt dovut lill-uffiċjal eżekuttiv li jeżegwixxi n-notifika ..... €1.20  
Izda jekk in-notifika għandha ssir barra mill-hinijiet normali tax-xogħol, id-drittijiet imsemmija f'dan il-paragrafu għandhom jiżdedu b'100%.
- (2) Mingħajr ħsara għal kull haġa li hemm f'din it-Tariffa, jekk in-notifika ta' xi att għandha tiġi eżegwita personalment minn uffiċjal eżekuttiv tat-Tribunal, ikunu dovuti għal kull notifika dawn id-drittijiet addizzjonali li ġejjin:
  - (i) dritt tar-registru ..... €6
  - (ii) dritt dovut lill-uffiċjal eżekuttiv li jeżegwixxi n-notifika ..... €1.20
- (3) Id-drittijiet stabbiliti fis-subparagrafu (2) ma japplikawx meta n-notifika għandha ssir personalment minn uffiċjal eżekuttiv tat-Tribunal skont xi liġi, u f'dawn il-każijiet għandhom japplikaw id-drittijiet stabbiliti fis-subparagrafu (1).

### Tariffa B - Tariffi li jithallsu f'konnessjoni ma' proċeduri quddiem il-Qorti tal-Appell

1. Għall-preżentata ta' rikors ta' appell ..... €80
2. Għall-preżentata ta' risposta għal rikors ta' appell ..... €50
3. Id-drittijiet stabbiliti fil-paragrafi 1 u 2 ta' din it-Tariffa għandhom jinkludu l-preżentata tal-atti l-oħra kollha tal-proċedura u notifikati (inklużi, iżda mhux limitati għall-preżentata ta' mandati għall-eżami ta' xhieda, l-eżami nnifsu, drittijiet għar-registrazzjoni, traskrizzjonijiet u kopji, is-servizzi ta' assistenti ġudizzjarji, digrietni u dikjarazzjonijiet qabel is-sentenza finali, taxxi tal-ispejjeż u kopji tas-sentenza) li huma meħtieġa wara li jinbeda l-każ permezz ta' dak l-att sa u inkluża s-sentenza finali, iżda mhux magħduġin id-drittijiet dovuti lil periti legali jew esperti maħtura mill-Qorti tal-Appell jew drittijiet li l-Qorti tal-Appell tista' tkun meħtieġa li tħallas lil terzi.

### Tariffa Ċ: Drittijiet professjonali

1. Dritt ta' €80 għandu jiġi intaxxat mis-Segretarju għal servizzi professjonali mogħtija quddiem it-Tribunal minn avukat jew prokuratur legali li jassisti xi waħda mill-partijiet meta l-ammont fil-kwistjoni ma jkun iżjed minn €600.

2. Dritt skont it-Tariffa għal drittijiet professjonali f'każijiet li jinstemgħu quddiem il-Qorti tal-Maġistrati għandu jiġi intaxxat mir-Registatur għal servizzi professjonali mogħtija quddiem it-Tribunal minn avukat jew prokuratur legali li jassisti xi waħda mill-partijiet meta l-ammont fil-kwistjoni jkun iżjed minn €600.

3. Dritt ta' €175 għandu jiġi intaxxat mir-Registatur, Qrati Ċivili u Tribunali, għal servizzi professjonali mogħtija quddiem il-Qorti tal-Appell minn avukat jew prokuratur legali li jassisti xi waħda mill-partijiet:

Iżda d-drittijiet għal servizzi li mhumiex speċifikament previsti f'din it-Tariffa iżda li huma previsti f'Tariffi oħra li jinsabu fil-Kodiċi ta' Organizzazzjoni u Proċedura Ċivili għandhom jiġu intaxxati skont dawk it-Tariffi."

---

### Għanijiet u Raġunijiet

L-għanijiet ta' dan l-Abbozz ta' Liġi huma sabiex jiġu implimentati l-Miżuri tal-Estimi Finanzjarji għall-2015 u miżuri amministrattivi oħra.

**A Bill  
entitled**

*AN ACT to implement Budget measures for the financial year 2015 and other administrative measures.*

BE IT ENACTED by the President, by and with the advice and consent of the House of Representatives, in this present Parliament assembled, and by the authority of the same as follows:-

1. The short title of this Act is the Budget Measures Implementation Act, 2015. Short title.  
Short title.

**PART I**

2. The provisions of this Part shall be deemed to have come into effect on the 1st January, 2015. Coming into  
force of this  
Part.

3. For the purpose of this Part, "revenue" has the same meaning as is assigned to it in article 2 of the Financial Administration and Audit Act, but does not include proceeds from loans. Interpretation.  
Cap. 174.

4. (1) Subject to the provisions of this Act, the Government of Malta may raise in Malta, by way of loan, a sum of money not exceeding five hundred million euro. Authority to  
raise loan.

(2) For the purpose of raising the aforesaid loan the Minister for Finance is hereby authorised to issue stock in Malta under the provisions of the Local Loans (Registered Stock and Securities) Ordinance on such terms and conditions as the said Minister may approve. Cap. 161.

C 1028

Purpose.

**5.** Any money borrowed under the authority of this Part shall be appropriated and applied for the purpose of:

(a) meeting excess expenditure over revenue incurred in the Consolidated Fund for year 2015 and, or subsequent years;

(b) redeeming registered stocks which are due for redemption during 2015; and

(c) effecting portfolio changes in relation to amounts raised through Treasury Bills, amounts raised through Government Stocks, and in respect of loans raised outside Malta as and when required in line with Government's debt management policies.

**PART II**

Amendments to the Criminal Code. Cap.9.

**6.** (1) This Part amends the Criminal Code and it shall be read and construed as one with the Criminal Code, hereinafter in this Part referred to as "the Code".

(2) The provisions of this Part shall be deemed to have come into force on the 1st January, 2015.

Substitution of Schedules A, B and C to the Code.

**7.** Schedules A, B and C to the Code shall be substituted by the following:

"TARIFF

**FEES PAYABLE TO THE REGISTRY OF THE COURTS OF CRIMINAL JURISDICTION, MALTA AND GOZO**

For the filing of an application of an appeal from judgements of the Courts of Magistrates .....	€25
For the filing of an application of an appeal from judgements of the Criminal Courts .....	€50
For the opening of the registry outside working hours but no fee is payable if request is according to sections 409(A) or 412(B) of the Criminal Code (Cap. 9).	€75
For every notification of witnesses in the Criminal Court .....	€7
For photocopies from any criminal proceeding:	
i. For every page not authenticated .....	€0.10
ii. For every page authenticated .....	€0.35".

**PART III**

**8.** (1) This Part amends the Code of Organization and Civil Procedure and it shall be read and construed as one with the Code of Organization and Civil Procedure, hereinafter in this Part referred to as "the Code".

Amendments to the Code of Organization and Civil Procedure. Cap.12.

(2) The provisions of this Part shall be deemed to have come into force on the 1st January, 2015.

**9.** Tariff A of Schedule A to the Code of Organization and Civil Procedure shall be substituted by the following:

Substitution of Tariff A of Schedule A to the Code.

**"TARIFF A**

Fees payable in respect of the trial of causes in the Registries of the Superior Courts of Justice and the Courts of Magistrates in Malta and Gozo excluding the Court of Voluntary Jurisdiction

- |   |                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                             |      |
|---|-----------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------|------|
| 1 | (a) In actions for personal separation, divorce, annulment, maintenance, filiation, paternity, child abduction or custody, relating to the civil status of a person, relating to human rights or relating to general elections and in actions of possession and jactitation suits or concerning personal injury, claims for the payment of wages or claims for unjust dismissal from employment, all the fees provided for in this Tariff, with the exception of the tariff stated in paragraph 3 shall be rebated by ..... | 50%: |
|   | Provided that in the case of actions for the correction or cancellation of registrations on the basis of article 253 of Cap. 16 .....                                                                                                                                                                                                                                                                                                                                                                                       | €20  |
|   | (b) The same shall apply with regard to the execution of a promise of sale or of a promise of transfer both of movable and immovable property.                                                                                                                                                                                                                                                                                                                                                                              |      |
|   | (c) No fees shall be due for any act filed by a curator <i>ex officio</i> acting in that capacity, subject to a refund by plaintiff at the termination of proceedings.                                                                                                                                                                                                                                                                                                                                                      |      |
| 2 | (1) For the filing of any petition, sworn application or other act of procedure containing a claim which initiates a contentious procedure in a Court of First Instance and requiring the decision of a Judge or Magistrate as well as for any reply, answer or other act of procedure in reply thereto and intended to contest, whether totally or partially, the claim made .....                                                                                                                                         | €120 |

Provided that the above fee shall include the filing of all other acts of procedure and court services (including but not limited to filing of warrants for the examination of witnesses, the examination itself, recording fees, transcriptions and copies, the services of judicial assistants, the transmission of the records of causes, taxed bill of costs and copies of the judgement) required following the initiation of the cause through the said act up to and including final judgement but excluding any fees due for the notification of acts and fees due to referees or experts appointed by the Court or any fees which the Court may be required to pay to third parties.

(2) For the filing of any petition, sworn application or other legal act initiating a contentious procedure in a Court of Appeal and requiring the decision of a Judge as well as for any reply, answer or other act of procedure in reply thereto and intended to contest, whether totally or partially, the appeal ..... €200

Provided that in respect of an answer to an appeal which does not contain a cross appeal, there shall be paid a fee of ..... €80

Provided that no fee shall be payable under this paragraph for any appeal filed in terms of any other law which already provides a fee to be paid for such an appeal:

Provided further that the above fees shall include the filing of all other acts of procedure and court services (including but not limited to the filing of warrants for the examination of witnesses, the examination itself, recording fees, transcriptions and copies, the services of judicial assistants, the transmission of the records of causes, taxed bill of costs and copies of the judgement) required following the initiation of the appeal through the said act up to and including final judgement but excluding any fees due for the notification of acts and any fees due to referees or experts appointed by the Court or any fees which the Court may be required to pay to third parties.

(3) No fee shall be levied under this paragraph for the filing of any note of admission of a claim provided that the claim is admitted in full and unconditionally before any contestation thereon.

- 3 (1) In addition to the fees stated in paragraph 2, on the filing any petition, application, or other act of procedure containing a claim which initiates a contentious procedure in a Court of First Instance and requiring the decision of a Judge or Magistrate and when the registry fee is assessable on a determinate value or on a value which may be determined according to law or from the act itself, the following fees shall also be due:
- (a) up to €7,000 per €100 or part thereof ..... €3.90
  - (b) in respect of any value in excess of €7,000 up to €10,000, per €100 or part thereof ..... €2.75
  - (c) in respect of any value in excess of €10,000 up to €25,000 per €100 or part thereof ..... €2.50
  - (d) in respect of any value in excess of €25,000 up to €100,000 per €100 or part thereof ..... €1.90

(e) in respect of any value in excess of €100,000 up to €200,000, per €100 or part thereof ..... €1.20

(f) in respect of any value in excess of €200,000, per €100 or part thereof ..... €0.90

Provided that the fees established in sub-paragraphs (a) to (f) of this paragraph shall be inclusive of any declaration, which may be necessary, and of any decree given in a cause up to final judgement.

(2) (a) In addition to the fees stated in paragraph 1, on the filing of a statement of defence, answer or other act of procedure filed in reply to a claim and intended to contest, whether totally or partially, a claim made in a Court of First Instance, the fees stated in sub-paragraph (1) of this paragraph shall also be due but shall be rebated by ..... 50%

(b) The amount to be paid in accordance with subparagraph (a) of this paragraph is to be paid not later than the day preceding the day of the first court sitting in the case, and in the event that such payment is not effected, such act of procedure shall be deemed not to have been done.

(c) In computing such amount, the Registrar shall, together with the notified act concerning which the act is done, inform such person of the amount to be paid and by which date.

(d) In the case of special summary proceedings or proceedings in the Court of Magistrates or any other proceedings where the act of procedure is filed in the Court and not in the registry, the fees due shall be paid not later than the day preceding the day of the sitting following the filing of the act, and if such payment is not effected, such act of procedure shall be deemed not to have been done.

(e) The provisions of subparagraph (c) shall not apply in the eventualities provided for in subparagraph (d).

(3) Any counter-claim contained in any act of procedure stated in sub-paragraphs (1) or (2) of this paragraph shall be treated as if it is a new claim and the fees set out in sub-paragraphs (1) and (2) of this paragraph shall be levied on the counter claim and the reply thereto.

(4) In actions for personal separation, divorce, annulment, maintenance, filiation, paternity, child abduction or custody, relating to the civil status of a person, relating to human rights or relating to general elections and in actions of possession and jactitation suits or concerning personal injury, claims for the payment of wages or claims for unjust dismissal from employment, causes respecting the execution of a promise of sale or of a promise of transfer both of movable and immovable property, causes of spoliation requesting that works be carried out under the supervision of the Court, the fees stated in this paragraph shall not apply but there shall be levied a one time fee of ..... €100

C 1032

(5) The fees established in sub-paragraph (1) of this paragraph shall be raised by one-third on appeal, but no fee shall be due in terms of subparagraph (2) of this paragraph.

(6) No fee shall be payable under this paragraph for any appeal filed in terms of any other law which already provides a fee to be paid for such an appeal.

(7) In the case of appeals filed in terms of any other law for which no fee is established in terms of that law, including appeals filed in terms of articles 41 and 75 of the Environment and Development Planning Act (Cap. 504), the fees established in terms of this paragraph shall not be due but there shall be levied a one-time fee of .....

€120

4 (1) When the value of a claim is uncertain or indeterminate and the fees stated in paragraph 3 cannot be applied, the value of the claim shall be assessed in accordance with the following rules:

(a) In actions brought by the Government or by any Authority or Public Corporation where the claim is for the recovery of a penalty which has both a minimum and a maximum fixed by law, the value to be assessed shall be the maximum amount of the penalty fixed by law.

(b) In actions concerning the partition of property whether *inter vivos* or *causa mortis* and independently of whether the actual partition is requested or not, and in actions concerning succession, the claimant may, together with his claim, submit a list of the property the partition of which is being requested or which is involved in the succession together with a declaration, signed and attested to on oath by a perit in the case of immovables and by a competent valuer in the case of movables, certifying the valuation of such property, and the value shall be assessed on the total sum shown on such valuation:

Provided that in no case shall the fee taxed be less than .....

€700

(c) In actions concerning the payment of annuities, allowances and the like the fee taxed shall be .....

€700

(d) In actions relating to the ranking of creditors, bankruptcy proceedings or any other adjudication upon competing claims the claimant shall together with his claim submit a valuation by a certified accountant of the assets and liabilities being the subject of the claim and the value to be assessed shall be the higher sum between the assets and liabilities:



- Provided that in no case shall the fee taxed be less than ..... €700
- (e) In causes concerning a claim that the Court declares that plaintiff has a right to any property or on any property against another person, the claimant shall submit a sworn statement approximately attesting to the amount he considers claiming should his right thereto be established and the value on which the fee shall be taxed shall be such value as is declared by plaintiff:
- Provided that in no case shall the fee to be taxed be less than ..... €250
- (f) In causes where the claim is for the Court to declare the existence of a right of the claimant against any other person which right may reasonably be inferred to be followed by a liquidation of the amount due, even if such liquidation is not requested in the claim, the claimant shall be obliged together with his claim to submit a sworn declaration stating the approximate sum which he believes he could claim if his right is established, and the value to be assessed shall be the value declared by the claimant:
- Provided that in no case shall the fee taxed be less than ..... €700
- (2) Where, notwithstanding the rules contained in sub-paragraph (1) of this paragraph, the value is still uncertain or indeterminate, the fee taxed shall not be less than ..... €700
- (3) Notwithstanding the provisions of this paragraph, if, following definitive judgement, the Court will have declared or liquidated an amount as the value of the cause and that value is determinate or shall be determined according to law and the fees due on such value are higher than the amount paid as registry fees, the Registrar of Courts may demand the difference from the party filing the cause; and if at the end of proceedings the value shall still be undeclared or undetermined by the parties or by the said Court, the fees shall be established according to the minimum to which there shall be added €600, saving the right which the registrar has of taxing an additional fee if and when the case may arise.....
- (4) Any action requesting the nullity of the issue of a precautionary or executive warrant or requesting the issue of a counter-warrant shall, independently of the act used to initiate the action, be taxed as if it were an application for the issue of a counter-warrant.
- (5) Action for a declaration on point of law or of fact, the taxed fee shall be ..... €650
- 5 (1) In cases of compromise or discontinuance of any cause in a Court of First Instance:
- after contestation of the claim but before the first hearing of the cause, all fees paid in terms of paragraph 3 or 4 will be rebated by ..... 75%

	following the first hearing of the cause but not later than the third sitting thereof, all fees paid in terms of paragraph 3 or 4 will be rebated by .....	50%
	following the third hearing of the cause but before the cause has been put off for judgement, all fees paid in terms of paragraphs 3 and 4 will be rebated by .....	25%
	(2) In cases of compromise or discontinuance of a cause in a Court of Appeal the rebates established in the previous sub-paragraph of this paragraph shall be applied as well but limited only to the fees paid relative to the appeals procedure.	
	(3) The fees stated in paragraphs 2 to 4 of this Tariff shall also be due on the filing of any application to a Court to be permitted to file any statement of defence, answer or other act of procedure filed in reply to a claim and intended to contest, whether totally or partially, a claim made in a Court of First Instance or in a Court of Appeal provided that in the event of a judgement of non-suit all fees paid in terms of paragraphs 2 to 4 shall be rebated by .....	50%
6	(1) For every notification of an act of procedure, including expenses incurred in the execution of such notification, the following fees shall be due:	
	(i) registry fee .....	€6.00
	(ii) fee due to the executive officer effecting the service	€1.20
	Provided that if service is to be effected outside normal working hours, the fees contained in this paragraph shall be increased by 100%; and if such notification is made to the party's legal consultant within the Court building, the fee due shall be two euro thirty-three cents (€2.33) for the full service.	
	(2) Notwithstanding anything contained in this Tariff, if the notification of any act is to be executed personally by an executive officer of the Court, in cases where the law permits that service be effected otherwise, the following additional fees shall be due for each notification:	
	(i) registry fee .....	€25
	(ii) fee due to the executive officer effecting the service	€7
	(3) The fees established in sub-paragraph (2) shall not apply when service is to be effected personally by an executive officer of the Court in terms of any law, and in such cases the fees established in sub-paragraph (1) of this paragraph shall apply.	
7	For any other act of procedure indicated in the Code of Organisation and Civil Procedure but for which no fee is established in these Tariffs .....	€20
8	For the opening of the registry outside working hours:	
	(i) registry fee .....	€120
	(ii) fee due to attending deputy registrar .....	€50

- (iii) fee due to each executive officer required to effect service ..... €35
- 9 (1) Unless otherwise stated, all fees due shall be paid together with the filing of the relative act and the Registrar shall not accept for filing any act of procedure which is not accompanied by the relative fee.
- (2) The assessment of the Registrar on the amount of fees to be paid shall be final.
- (3) In assessing the fees laid down in this Tariff no account shall be taken of any fraction of €1.
- 10 (1) The Court may, when delivering judgement, order that the plaintiff or defendant in a cause pay increased costs to the Registrar of Courts of not less than €500 and not more than €3,000 if the Court deems that the act of procedure initiating the claim or the act of procedure in reply was frivolous or vexatious or that either of the parties has unnecessarily prolonged the proceedings and in such case such sum will not be recoverable from the other party.
- (2) The Court may, when delivering judgement, also refer to the Commission for the Administration of Justice the advocate of the plaintiff or of the defendant if the Court deems that the advocate is responsible, wholly or partly, for the frivolous or vexatious act of procedure or for prolonging the proceedings.
- 11 (1) The Registrar shall cause a taxed bill of costs to be kept in the file of each cause and shall immediately enter therein all payments made to the Registrar and all payments due to the advocates and legal procurators of the parties and the parties, their advocates and legal procurators shall have the right to a copy thereof at any time.
- (2) Within one month of the delivery of the definitive judgement, the Registrar shall cause a final taxed bill of costs to be drawn up and a copy thereof shall be sent to the parties and their advocates and legal procurators.
- (3) For filing any application requesting a new taxing of fees or the approval of an itemization of expenses made under this item there shall be paid a fee of ..... €50
- 12 With respect to causes which have been presented prior to the coming into force of this Tariff the Registrar shall, on the conclusion of that cause or on the compromise or discontinuance thereof, tax the fees due on the basis of this Tariff deducting therefrom any sums paid to date and any difference in favour of the Registrar shall be due by the party established in this Tariff: "

**10.** Tariff B of Schedule A to the Code of Organization and Civil Procedure shall be substituted by the following: Substitution of Tariff B of Schedule A to the Code.

"TARIFF B

Fees payable in respect of Judicial Acts and Services not connected with the trial of causes in the Registries of the Superior Courts of Justice and the Courts of Magistrates in Malta and Gozo excluding the Court of Voluntary Jurisdiction

	€
1 For the filing of any judicial letter or judicial protest but excluding fees due for any notification required .....	€15
Provided that when the judicial letter is required in terms of articles 166A and 253(b) and (e) of Cap. 12	€30
2 For every certificate required to be issued by the Registrar.....	€20
3 For legalising any note required to be registered in the Public Registry .....	€25
4 For the affixing of any seal of the Court where this is prescribed by law or by the Court .....	€20
Provided that no fee shall be due when such seal is required on any judicial act.	
5 For every copy, authenticated or otherwise, for each page .....	€0.35
Provided that no fee shall be due when the copies are provided by the person filing the original act or when copies are requested of a court order.	
6 For every translation required by law or by the Court:	
registry fee .....	€40
fee due to the translator or interpreter .....	from €10 to €100
7 For every search in the archives of the Court, per individual cause .....	€5
and for any copy thereof, whether authenticated or not, per page	€0.35
8 For the administration of an affidavit not in connection with court proceedings .....	€7
9 For the lodgement of any monies in Court, for any schedule of set-off or redemption, a fee equal to .....	2%
of the money to be deposited, to be set-off or redeemed shall be levied but such fee shall not include the notification of such schedule on third parties indicated in the schedule and provided further that in no case shall such fee be less than .....	€25
Provided that when such lodgement or schedule is required by law, a fee of €25 shall be paid in lieu of the fee of 2%.	
10 For the lodgement in Court of any object not being monies excluding the service of such schedule on third parties indicated in the schedule .....	€50

- |    |                                                                                                                                                                                                                                                                                                                                                                                                                                                                     |       |
|----|---------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------|-------|
| 11 | For the searching for and inspection of any application for the withdrawal of any monies or things deposited in Court but not including the notification of such application on third parties indicated in the application and for any reply thereto .....                                                                                                                                                                                                          | €20   |
| 12 | For the opening of the registry outside working hours:                                                                                                                                                                                                                                                                                                                                                                                                              |       |
|    | (i) registry fee .....                                                                                                                                                                                                                                                                                                                                                                                                                                              | €120  |
|    | (ii) fee due to attending deputy registrar .....                                                                                                                                                                                                                                                                                                                                                                                                                    | €50   |
|    | (iii) fee due to each executive officer required to effect service .....                                                                                                                                                                                                                                                                                                                                                                                            | €35   |
| 13 | (1) For every notification of an act of procedure, including expenses incurred in the execution of such notification, the following fees shall be due:                                                                                                                                                                                                                                                                                                              |       |
|    | (i) registry fee .....                                                                                                                                                                                                                                                                                                                                                                                                                                              | €6    |
|    | (ii) fee due to the executive officer effecting the service .....                                                                                                                                                                                                                                                                                                                                                                                                   | €1.20 |
|    | Provided that if service is to be effected outside normal working hours, the fees contained in this paragraph shall be increased by 100%; and if the notification has to be made to the legal consultant of the party, the fee due shall be two euro thirty-three cents (€1) for the full service.                                                                                                                                                                  |       |
|    | (2) Notwithstanding anything contained in this Tariff if the notification of any act is to be executed personally by an executive officer of the Court, in cases where the law permits that service be effected otherwise, the following additional fees shall be due for each notification:                                                                                                                                                                        |       |
|    | (i) registry fee .....                                                                                                                                                                                                                                                                                                                                                                                                                                              | €25   |
|    | (ii) fee due to the executive officer effecting the service.....                                                                                                                                                                                                                                                                                                                                                                                                    | €7    |
|    | (3)The fees established in sub-paragraph (2) shall not apply when service is to be effected personally by an executive officer of the Court in terms of any law, and in such cases the fees established in sub-paragraph (1) of this paragraph shall apply.                                                                                                                                                                                                         |       |
| 14 | For any other act of procedure indicated in the Code of Organization and Civil Procedure but for which no fee is established in these Tariffs .....                                                                                                                                                                                                                                                                                                                 | €30   |
| 15 | (1) All fees due shall be paid together with the filing of the relative act and the Registrar shall not accept for filing any act of procedure which is not accompanied by the relative fee.                                                                                                                                                                                                                                                                        |       |
|    | (2) The assessment of the Registrar on the amount of fees to be paid shall be final.                                                                                                                                                                                                                                                                                                                                                                                |       |
|    | (3) In assessing the fees laid down in this Tariff no account shall be taken of any fraction of €1.                                                                                                                                                                                                                                                                                                                                                                 |       |
| 16 | (a) In actions for personal separation, divorce, annulment, maintenance, filiation, paternity, child abduction or custody, relating to the civil status of a person, relating to human rights or relating to general elections and in actions of possession and jactitation suits or concerning personal injury, claims for the payment of wages or claims for unjust dismissal from employment, all the fees provided for in this Tariff shall be rebated by ..... | 50%   |

C 1038

The same shall apply in actions relating to the execution of a promise of sale or of a promise of transfer both of movable or immovable property.

- (b) No fees shall be due for any act filed by a curator ex officio acting in that capacity.

".

Substitution of  
Tariff C of  
Schedule A to  
the Code.

**11.** Tariff C of Schedule A to the Code of Organization and Civil Procedure shall be substituted by the following:

"TARIFF C

Fees payable in respect of Acts filed in the Court of Voluntary Jurisdiction

- |   |                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                |      |
|---|--------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------|------|
| 1 | For every application filed and for every answer thereto, not being an application or answer indicated in any of the following paragraphs of this Tariff .....                                                                                                                                                                                                                                                                                                                                                                                                                 | €15  |
|   | Provided that the above fee shall include the filing of all other acts of procedure and court services (including but not limited to the filing of all procedural acts, examination of witnesses, preparation and publication of notices, banns and edicts, copies of decrees, taxation of fees and the like) required following the initiation of proceedings through the said application up to and including the final decree but excluding any fees due to referees or experts appointed by the Court or any fees which the Court may be required to pay to third parties. |      |
| 2 | For the presentation of every secret will .....                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                | €50  |
| 3 | For any obligation entered in the records of the Court:                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                        |      |
|   | (i) if the value of the estate does not exceed €5,000 .....                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                    | €50  |
|   | (ii) if the value of the estate does not exceed €20,000 .....                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                  | €80  |
|   | (iii) if the value of the estate does not exceed €100,000 .....                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                | €200 |
|   | (iv) if the value of the estate exceeds €100,000 .....                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                         | €300 |
| 4 | For every report on a reference as to the taxation of fees:                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                    |      |
|   | (i) registry fee .....                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                         | €50  |
|   | (ii) fee due to the referee appointed by the Court                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                             | €120 |
|   | Provided that the Court may order that a higher fee be paid to the referee appointed by the Court if it deems that the work involved so warrants.                                                                                                                                                                                                                                                                                                                                                                                                                              |      |
| 5 | For the examination of accounts:                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                               |      |
|   | (i) registry fee .....                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                                         | €70  |

	(ii) fee due to the expert appointed by the Court	€250
	Provided that the Court may order that a higher fee be paid to the expert appointed by the Court if it deems that the work involved so warrants.	
6	For every curatorship in cases of discharge or in connection with edicts:	
	(i) registry fee .....	€20
	(ii) fee due to the curator appointed by the Court	€50
	Provided that the Court may order that a higher fee be paid to the curator appointed by the Court if it deems that the work involved so warrants.	
7	For the opening of the registry outside working hours:	
	(i) registry fee .....	€60
	(ii) fee due to attending deputy registrar .....	€25
	(iii) fee due to each executive officer required to effect service .....	€15
8	(1) The fees stated in paragraphs 1 to 5 of this Tariff are inclusive of the filing of any subsequent act of procedure, transport expenses for court executive officers, the filing of valuations or reports by Court appointed experts, the publication of banns and notices in the Government Gazette and any other court service in connection thereto and which is not specifically excluded by this Tariff.	
	(2) The fees stated in paragraphs 1 to 5 of this Tariff do not include fees and expenses due to Court appointed experts and to third parties, which fees and expenses shall be taxed separately.	
9	For any other service or act of procedure indicated in the Code of Organization and Civil Procedure but for which no fee is established in these Tariffs .....	€15
	Provided that fees for services or acts not specifically provided for in this Tariff but provided for in other Tariffs shall be taxed according to those Tariffs but rebated by .....	75%
10	(1) For every notification of an act of procedure, including expenses incurred in the execution of such notification, the following fees shall be due:	
	(i) registry fee .....	€2.50
	(ii) fee due to the executive officer effecting service .....	€0.60
	(2) Notwithstanding anything contained in this Tariff, if the notification is to be executed personally by an executive officer of the Court in cases where the law permits that service be effected otherwise, the following fees shall be due for each notification:	

C 1040

	(i) registry fee .....	€25
	(ii) fee due to the executive officer effecting the service .....	€5
	(3) The fees established in sub-paragraph (2) shall not apply when service is to be effected personally by an executive officer of the Court in terms of any law, and in such cases the fees established in sub-paragraph (1) of this paragraph shall apply.	
	(4) In the case of circular letters requested by law the above fees shall be reduced by .....	50%
11	(1) All fees due shall be paid together with the filing of the relative act and the Registrar shall not accept for filing any act of procedure which is not accompanied by the relative fee.	
	(2) The assessment of the Registrar on the amount of fees to be paid shall be final.	
	(3) In assessing the fees laid down in this Tariff no account shall be taken of any fraction of €1.	
12	No fees shall be due under this Tariff for any act filed by a curator <i>ex officio</i> acting in that capacity.	

Substitution of  
Tariff D of  
Schedule A to  
the Code.

**12.** Tariff D of Schedule A to the Code of Organization and Civil Procedure shall be substituted by the following:

"TARIFF D

Fees payable in respect of Precautionary and Executive Acts and Judicial Sales by Auction in the Registries of the Superior Courts of Justice and the Courts of Magistrates in Malta and Gozo excluding the Court of Voluntary Jurisdiction



	€
1 For the filing of a warrant of prohibitory injunction:	
(i) registry fee .....	€150
(ii) fee due to the executive officer required to effect service, for each notification .....	€7
2 For the filing of a warrant of impediment of departure for children	€60
fee due to the executive officer required to effect service, for each notification .....	€7
3 For the filing of any other warrant:	
(i) registry fee .....	€50
(ii) fee due to the executive officer required to effect service, for each notification .....	€7
4 For the filing of any counter-warrant:	
(i) registry fee .....	€20
(ii) fee due to the executive officer required to effect service, for each notification .....	€7
5 (1) (a) For the filing of any application for a judicial sale by auction of immovable property including an application to re-appoint a judicial sale by auction which has been suspended:	
(i) registry fee .....	€200
(ii) fee due to the executive officer required to effect service, for each notification .....	€7
(b) For filing any application for a judicial sale by auction of movable property, including an application for the re-appointment of a judicial sale by auction which had been suspended:	
(i) registry fee .....	€65
(ii) fee due to the executive officer required to execute the notification, for each notification ..	€7
(c) No fee shall be levied for the suspension of a judicial sale by auction or for the re-appointment of a judicial sale by auction, the suspension of which was due to any notification required by law not having been effected or which has been suspended by the court following the request of the debtor.	
(2) The fees due in accordance with sub-paragraph (1) shall include all services, fees and expenses required up to the sale itself, except for fees due for the service of any judicial act, which fees shall be taxed separately.	

C 1042

(3)	For the storage in Government property of any movable to be sold by auction, per day .....	€30
	Provided that the applicant shall, together with the filing of the application for the judicial sale by auction, deposit a sum equivalent to seven days' storage which sum shall be adjusted following the adjudication of the sale or on its suspension.	
(4)	For the adjudication of any movable or immovable following a judicial sale by auction, for every €100 .....	1%
	Provided that in no case shall the fee levied be less than .....	€120
	Provided further that when a licensed auctioneer performs the auction, the fee established in the Auctioneers Act shall, in addition be due to the auctioneer.	
6	For the opening of the registry outside working hours:	
	(i) registry fee .....	€120
	(ii) fee due to attending deputy registrar .....	€50
	(iii) fee due to each executive officer required to effect service .....	€35
7	(1) Subject to sub-paragraph (2) of this paragraph, the fees stated in paragraphs 1 to 4 of this Tariff are inclusive of all expenses and services required in connection with the execution of the relative act of procedure, any police assistance which the executive officer may require in executing the act, the filing of valuations or reports by Court appointed experts and the publication of banns and notices in the Gazette.	
	(2) The fees stated in paragraphs 1 to 4 of this Tariff do not include fees and expenses due to Court appointed experts and to third parties which fees and expenses shall be taxed separately.	
8	For any other act of procedure indicated in the Code of Organization and Civil Procedure but for which no fee is established in these Tariffs .....	€20
9	For every notification, not previously mentioned in this Tariff, of an act of procedure, including expenses incurred in the execution of such notification, the following fees shall be due:	
	(i) registry fee .....	€7
	(ii) fee due to the executive officer effecting the service .....	€2.35
	Provided that if service is to be effected outside normal working hours, the fees contained in this paragraph shall be increased by 100%.	

- 10 Notwithstanding anything contained in this Tariff if the notification is to be executed personally by an executive officer of the Court in cases where the law permits that notification be effected otherwise, the following fees shall be due, for each notification:
- (i) registry fee ..... €25
  - (ii) fee due to the executive officer effecting the service ..... €7
- 11 (a) In actions for personal separation, divorce, annulment, maintenance, filiation, paternity, child abduction or custody, relating to the civil status of a person, relating to human rights or relating to general elections and in actions of spoliation or concerning personal injury, claims for the payment of wages or claims for unjust dismissal from employment, actions of possession and jactitation suits and actions in respect of the execution of a promise of sale or of a promise of a transfer both of movable or immovable property, all the fees provided for in this Tariff shall be rebated by ..... 50%
- (b) No fees shall be due for any act filed by a curator *ex officio* acting in that capacity.
- 11A For the filing of any warrant issued for the purpose of enforcing a decision of the Consumer Claims Tribunal, all the fees provided for in this Tariff shall be rebated by ..... 50%
- 12 (1) All fees due shall be paid together with the filing of the relative act and the Registrar shall not accept for filing any act of procedure which is not accompanied by the relative fee.
- (2) The assessment of the Registrar on the amount of fees to be paid shall be final.
- (3) In assessing the fees laid down in this Tariff no account shall be taken of any fraction of €1.
- (4) For filing any application requesting a new taxing of fees or the approval of an itemization of expenses made under this article there shall be paid a fee of ..... €50".

**13.** Tariff J of Schedule A to the Code of Organization and Civil Procedure shall be substituted by the following:

Substitution of  
Tariff J of  
Schedule A to  
the Code.

"TARIFF J

Fees payable in connection with Sea Protests proceedings concerning Average

- 1 For the procedures required following the filing of any application regarding sea protests or for proceedings touching average up to the filing of the report: €
- (i) registry fee ..... €200

C 1044

(ii) fee due to the advocate .....	€240
(iii) fee due to the judge delegate .....	€120
(iv) fee due to the deputy registrar .....	€60
(v) fee due to the translator, if required .....	€60
(vi) fee due to the clerk transcribing the protest and depositions, if required .....	€50
(vii) fee due to the executive officer of the Court .....	€35
2 When the sea protest is drawn up outside the edifice of the Law Courts the fees stated in paragraph 1 of this Tariff shall be increased by .....	25%
Provided that if the sea protest is drawn up on board a ship lying outside a harbour the fees stated in paragraph 1 of this Tariff shall be increased by .....	50%
3 Where the sea protest is drawn up at any time after 4.00pm and before 9.00am the fees set out in paragraph 1 of this Tariff shall be increased by .....	50%
4 (1) The sea-protest shall be drawn up in English.	
(2) An interpreter shall be employed when the declaration is made or the evidence given in a language with which the judge is not conversant.	"

Substitution of  
Tariff L of  
Schedule A to  
the Code.

**14.** Tariff L of Schedule A to the Code of Organization and Civil Procedure shall be substituted by the following:

"TARIFF L

Fees payable in respect of proceedings under article 257 of the Civil Code, Cap. 16.

Registry fee for the filing of any application or note .....	€10
For subpoena of witness - for each witness .....	€0.40
For every copy of any application or note - for every page ...	€0.35
To the advocate or legal procurator - for any application or note .....	€7
For other services in connection with these proceedings .....	€7
..... from	
to	€30".

**PART IV**

**15.** (1) This Part amends the Civil Code and it shall be read and construed as one with the Civil Code, hereinafter in this Part referred to as "the Code".

Amendment to the Civil Code. Cap.16.

(2) The provisions of this Part shall be deemed to have come into force on 1st January, 2015.

**16.** Part I of the First Schedule to the Code shall be substituted by the following:

Substitution of Part I of the First Schedule to the Code.

**"Part I****FEES**

Fees to be levied under section 268

	€
1. For the registration of an act of birth .....	2.60
2. For the registration of an act of marriage or a civil union ..	2.60
Note: For the payment of the fees respectively established at paragraphs, 1 and 2, the parents of the child, in the case of a birth, and the spouses, in the case of a marriage, are liable <i>in solidum</i> .	
3. For every certificate attesting that no entry exists in Civil Status Records in respect of a particular individual including the fee for the search .....	5.15
4. (a) For every extract from a registered act of birth, marriage, civil union, death or entry in the Adopted Persons Register in accordance with Forms I, K, KK, M, O in Part II of the First Schedule to this Code .....	2.60
(b) For every extract from a registered act of birth, marriage, death or entry in the Adopted Persons Register in accordance with Forms J, L, P in Part II of the First Schedule to this Code .....	2.60
(c) For every certificate containing a copy in full of a registration of birth, marriage, civil union or death with such notes as may be appended thereto .....	10.25
(d) For every extract from a registered act of birth, marriage, civil union, death or entry in the Adopted Persons Register ordered form the Public Registry electronic website .....	2.50
(e) For every certificate containing a copy in full of a registration of birth, marriage, civil union or death with such notes as may be appended thereto ordered from the Public Registry electronic website .....	9.95
5. For an entry in the Adopted Persons Register .....	2.60
6.* For every certificate reproducing all acts of civil status against any individual .....	13.20

\* Not yet in force. "

C 1046

**PART V**

Amendment of various Regulations made under the Fees Ordinance. Cap. 35.

**17. (1)** This Part amends various Regulations made under the Fees Ordinance and it shall be read and construed as one with the various Regulations it amends and, or substitutes.

(2) The provisions of this Part shall be deemed to have come into force on the 1st January, 2015.

Amendment of the Fees Leviable by Government Departments Regulations. S.L. 35.01

**18.** The Schedule to the Fees Leviable by Government Departments Regulations shall be amended as follows:

(a) under the heading ‘Ministry of Foreign Affairs’, for items 1 to 8 there shall be substituted the following:

	€
" 1. Administering an oath or receiving a declaration or affirmation with or without attestation of signature .....	1.90
2. Affixing a signature to an exhibit referred to in an affidavit or declaration .....	1.30
3. (a) Authentication of certificates at Head Office:	
(i) authentication of a document of an educational nature and of other documents of a non-commercial nature ..	12.80
(ii) authentication of certificates of a commercial nature .....	18.00
(iii) authentication of certificates and, or documents for adoption of children from foreign countries as authorised by the Central Authority appointed by the Overseas Adoption (Definition) Order .....	-
(b) Authentication of certificates or documents by Maltese embassies and consulates .....	18.00
Provided that the authentication of certificates, and or documents for adoption of children from foreign countries that are authorised by the Central Authority appointed by the Overseas Adoption (Definition) Order are exempt from this tariff.	
4. Affixing a consular signature, and seal if required, to a declaration of existence .....	1.30
5. Drawing a declaration of existence .....	1.30
6. Legalising or attesting a signature .....	2.60
7. Uniting documents and attaching the consular seal to the fastening .....	1.30
8. Affixing a seal to a document when no signature is required .....	1.30";

(b) under the heading ‘Ministry of Foreign Affairs’, for items 28 to 31 there shall be substituted the following:

" 28. For receiving a will under the provisions of article 679(2) of the Civil Code (Chapter 16) .....	2.60
29. For the signature of any certificate required by the Food Safety Act (Chapter 449) .....	5.10
30. For effecting any registration not otherwise provided for .....	1.30

31. For affixing a consular signature, and seal if required, not otherwise provided for ..... 2.60".

(c) under the sub-heading ‘Customs’ under ‘Ministry of Finance’, for the item:

"For each certificate ..... 11.65"

there shall be substituted by the following:

"For each certificate ..... 12.90".

(d) under the heading ‘Ministry for the Environment’, the last two items shall be substituted by the following:

Licence to exercise the trade of mason, for the issue and renewal thereof ..... 13.00

For the examination of candidates wishing to obtain the licence to practice as masons under article 95 of the Code of Police Laws (Cap. 10) each time the examination is taken ..... 26.00".

(e) under the heading ‘Ministry of Health’, the items under ‘Cemeteries’ and ‘Transportation of corpses’ shall be substituted the following:

*"Cemeteries*

For the removal of each corpse from a grave to the charnel-house or to another grave ..... 12.80

For the cleaning of each grave ..... 12.80

For watching by the authorised persons corpses conveyed to the cemetery before the lapse of twenty-four hours from death ..... 1.30

For watching by the authorised persons corpses at Santa Marija Cemetery, Gozo, before the lapse of twenty-four hours from death ..... 1.30

*Transportation of corpses*

Fee for the supervision of the transportation of any corpse to or from the airport or any port in these Islands ..... 64.00

Provided that no fee shall be charged when the corpse is transported from Gozo for burial in Malta, or vice versa .....

**19.** Part II of the Schedule to the Fees for Abattoir and Veterinary Services Regulations shall be substituted by the following:

Amendment of the Fees for Abattoir and Veterinary Services Regulations. S.L. 35.10

**"II. Veterinary Services Fees**

(A) For inspection of animals prior to export or after importation:

Equines ..... €12.90 per head

Bovines ..... €5.20 per head

C 1048

Other animals including dogs and cats .....	€10.30 per head
Day-old chicks .....	€0.10 per head
Ornamental fowls/parrots .....	€5.20 per head
Pigeons exported for racing back to Malta (not including an inspection inside a loft) .....	€25.70 per 1000
Bird Skins .....	€51.30 per import
Birds, pigeons and rabbits .....	€51.30 per import
(B) (i) For inspection of meat and fish exports and the products thereof .....	€0.05 per kg
(ii) For inspection of and tests on meat and fish exports and the products thereof, commercially or by transboard .....	€51.30
(C) (i) For laboratory examinations on animals, fish or other products prior to export or import, payment shall be according to a schedule issued by the laboratory each year, but for which entire examination there shall not be charged a fee of less than .....	€2.60
(ii) For laboratory examinations on animals not coming from farm-houses having a production licence, payment shall be according to a schedule issued by the laboratory each year, but for which entire examination there shall not be charged a fee of less than .....	€2.60
(D) For the issue of each stamp, brand or label denoting approval of export establishments:	
- Each carcass or part thereof .....	€0.10
- Each box .....	€0.10
The branding expenses shall be defrayed by the concerned establishment.	
(E) For the approval of a processing establishment for local consumption .....	€25.70 per year
(F) (i) For the approval and certification of vehicles containing a freezer for the transportation of meat and fish for export .....	€64.10 per year
(ii) For the approval and certification of vehicles for the transportation of swill .....	€25.70 per year
(G) For the approval and certification of a vehicle containing a freezer for the transportation of meat and fish in Malta .....	€64.10 per year
(H) For the approval and certification of a butcher's shop .....	€12.90 per year
(I) For the inspection and approval of hatcheries .....	€25.70 per year
(J) For the licensing of hatcheries .....	€51.30 per year
(K) For the issue of sanitary certificates for animals, pigeons, fish and products thereof .....	€5.20 per certificate".

Amendment of the Fees (Passport and Visas) Regulations. S.L. 35.24

**20.** The Schedule to the Fees (Passport and Visas) Regulations shall be substituted by the following:



"SCHEDULE

(Regulation 2)

Service	Fees €
1. For the issue of a passport between January to March and September to December to persons who are sixteen years of age and over, valid for ten years .....	70
2. For the issue of a passport between April and August to persons who are sixteen years of age and over, valid for ten years .....	100
3. For the issue of a passport to minors who are ten years of age but have not yet attained their sixteenth birthday, valid for five years .....	40
4. For the issue of a passport to minors who have not attained their tenth birthday, valid for two years .....	16
5. For the issue of a collective certificate intended to serve as a passport .....	95
6. For the issue of an Emergency Passport or any travel document not otherwise provided for in lieu of a passport .....	9
7. Fast Track Passport (issued in four hours) .....	140
8. Arabic Translation on Maltese Passport .....	7
9. Administration of Oaths .....	11
10. Urgent Passports issued during silent hours .....	185
11. Issue of 'second' Passport, valid for ten years .....	135
12. Diplomatic Passport .....	40
13. Travel Document (Convention of 28 July 1951) .....	60
14. For the issue of an 'Alien Travel Document' or an 'Alien's Passport', valid for three years .....	60
15. Fast Track Passport (issued in four hours during office hours) to minors who are ten years of age but have not yet attained their sixteenth birthday .....	80
16. Fast Track Passport (issued in four hours during office hours) to minors who have not attained their tenth birthday .....	60
17. Urgent Passports issued during silent hours to minors who are ten years of age but have not attained their sixteenth birthday ..	125
18. Urgent Passports issued during silent hours to minors who have not attained their tenth birthday .....	105".

21. (1) The Schedule to the Health Inspectorate Services (Fees) Regulations shall be substituted by the following:

Amendment of the Health Inspectorate Services (Fees) Regulations. S.L. 35.27

"SCHEDULE

(Regulation 3)

Service	Fee
1. Supervision, whether requested or not, during the destruction of foodstuffs.	€25.60 for the first 10 kg and €12.80 for each additional 10 kg or part thereof, up to a maximum of €512.50.

C 1050

- |    |                                                                                                                                                                                                                                                                                                                                                                                                                          |                                                                    |
|----|--------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------|--------------------------------------------------------------------|
| 2. | Sampling and analysis of well water, excluding samples that the Superintendent deems as required to be taken for the purpose of an investigation.                                                                                                                                                                                                                                                                        | €38.40 per sample.                                                 |
| 3. | Issuing of an Export Health Certificate by the office designated by the Superintendent to issue such certificate.                                                                                                                                                                                                                                                                                                        | €64 per certificate.                                               |
| 4. | Visits to a food premises or proposed food premises for the purpose of consultation on the legal requirements with respect to food hygiene in the food premises, excluding those consultations in terms of paragraph 5 hereof and any advice given pursuant to an inspection performed in terms of the Food Safety Act.<br><br>Provided that a written report of such consultation is to be given whenever so requested. | €25.60 per visit to such food premises.                            |
| 5. | Visits to a food premises or proposed food premises for the purpose of consultation on the legal requirements with respect to food hygiene whereby such consultation is given in terms of a trading licence or a MEPA application.                                                                                                                                                                                       | €64.00 per visit to such food premises following the second visit. |
| 6. | Issuing of a food premises registration certificate in terms of the Food Premises (Registration) Regulations, whenever such certificate is so required.                                                                                                                                                                                                                                                                  | €12.80 per certificate."                                           |

Amendment of the Fees (Schengen Visas) Regulations. S.L. 35.31

**22.** Paragraph (d) of the Schedule to the Fees (Schengen Visas) Regulations shall be substituted by the following:

"(d) National Long-Stay Visa (Category D) ..... €66".

## PART VI

Amendments to the Customs Ordinance. Cap.37.

**23.** (1) This Part amends the Customs Ordinance and it shall be read and construed as one with the Customs Ordinance, hereinafter in this Part referred to as "the Ordinance".

(2) The provisions of this Part, except article 23 thereof, shall be deemed to have come into force on the 18th November, 2014.

Amendment of article 60 of the Ordinance.

**24.** In article 60 of the Ordinance, for the words "then and in every such case, all such goods shall be forfeited together with any goods which may be found packed with or used in concealing them." which occur immediately after paragraph (k) thereof, there shall be substituted the words "then and in every such case, all such goods shall be forfeited together with any goods which may be found packed with or used in concealing them and no claim shall be made against the Commissioner for damages in respect of the forfeiture of all these goods."

Amendment of article 62 of the Ordinance.

**25.** In paragraph (o) of article 62 of the Ordinance, for the words "knowingly registers" there shall be substituted the words "knowingly or negligently registers".

Amendment of article 68 of the Ordinance.

**26.** Sub-article (3) of article 68 of the Ordinance shall be substituted by the following:

"(3) No claim shall be made against the Commissioner for damages in respect of the payment of any deposit or the detention of any vessel, vehicle or other conveyance, horse or other animal and thing under this article."

27. Immediately after article 70 of the Ordinance there shall be added the following new article:

Addition of new article to the Ordinance.

"Power of officer of customs to request certain information.

70A. An officer of customs may require any person whom such officer has reasonable cause to believe to be guilty of an offence under this Ordinance to furnish to such officer -

(a) his or her name and surname, address and other details,

(b) a document of identification, and

(c) all such information in relation to the goods subject to duty as may be reasonably required by such officer of customs and which goods are in the possession or procurement of such person."

## PART VII

28. (1) This Part amends the Alcoholic Beverages Regulations and it shall be read and construed as one with the Alcoholic Beverages Regulations, hereinafter in this Part referred to as "the Regulations".

Amendment of the Alcoholic Beverages Regulations. S.L. 41.02

(2) The provisions of this Part shall be deemed to have come into force on the 1st January, 2015.

29. In sub-regulation (3) of regulation 3 of the Regulations for the words "and a fee of eleven euros and sixty-five cents (11.65) shall be charged" there shall be substituted the words "and a fee of twelve euros and ninety cents (€12.90) shall be charged".

Amendment of regulation 3 of the Regulations.

## PART VIII

30. (1) This Part amends the Fees Payable for the Filing of Judicial Acts Regulations and it shall be read and construed as one with the Fees Payable for the Filing of Judicial Acts Regulations, hereinafter in this Part referred to as "the Regulations".

Amendment of the Fees Payable for the Filing of Judicial Acts Regulations. S.L. 55.04

(2) The provisions of this Part shall be deemed to have come into force on the 1st January, 2015.

C 1052

Substitution of regulation 2 of the Regulations.

**31.** Regulation 2 of the Regulations shall be substituted by the following:

"2. The fees payable under article 112A(1) of the Notarial Profession and Notarial Archives Act for the filing of judicial acts shall be one hundred and twenty euro (€120).".

**PART IX**

Amendment of the Public Registry Act. Cap. 56.

**32.** (1) This Part amends the Public Registry Act and it shall be read and construed as one with the Public Registry Act, hereinafter in this Part referred to as "the principal Act".

(2) The provisions of this Part shall be deemed to have come into force on the 1st January, 2015.

Substitution of the First Schedule to the principal Act.

**33.** The First Schedule to the principal Act shall be substituted by the following:

"FIRST SCHEDULE

TARIFF

(Article 3)

	€
<b>A. Privileges and hypothecs</b>	
1. For every note for registration or of renewal of registration where the amount of debt -	
(a) does not exceed €2,329.37 .....	2.60
(b) exceeds €2,329.37 but does not exceed €46,587.47 .....	25.65
(c) exceeds €46,587.47 .....	25.65
and in addition two euro and sixty cents (€2.60) in respect of each €2,329.37 or part of €2,329.37 over and above the initial €46,587.47	
(d) where the amount of debt is not stated .....	2.60
For every note for registration where the debt is an annuity or a pension, the fees laid down in the foregoing scale shall be levied in the following manner, namely:	
(a) if the annuity is constituted in perpetuity or for twenty years or more, or for an indefinite period, the fee is to be assessed on the total amount payable during the period of twenty years;	
(b) if the annuity is constituted for a definite period under twenty years, the fee is to be assessed on the total amount payable during such period;	
(c) if the annuity is constituted for the life or lives of any person or persons, the fee is to be assessed on the total amount payable during the period of twelve years.	

2.	For every note relating to an assignment, a reduction, or cancellation including the relative reference to be entered in the registers .....	3.85
	B. Enrolments	
8.	For every note for the enrolment of a public will, for every note for the enrolment of the opening of a secret will, and for every note containing a declaration <i>causa mortis</i> .....	6.40
9.	For every declaration to renounce an inheritance, every note of renunciation made on the taking of monastic vows, of an endowment, of a marriage contract without the conveyance of immovables, of a counter declaration to a marriage contract, of personal separation and cessation of the community of acquests, and for any other note relating to any power of attorney, notarial deed, judgment or decree of a court, where the value involved is not ascertainable .....	2.60
10.	For every other note relating to any notarial deed, judgment or decree of a court, where the value involved is ascertainable -	
	(a) and does not exceed €2,329.38 .....	2.60
	(b) exceeds €2,329.38 but does not exceed €46,587.47 .....	25.65
	(c) exceeds €46,587.47 .....	25.65
	and in addition two euro and sixty cents (€2.60) in respect of each €2,329.38 or part of €2,329.38 over and above the initial €46,587.47	
	For every note for enrolment relating to an annuity or a pension the fees laid down in the foregoing scale shall be levied in the following manner, namely:	
	(a) if the annuity is constituted in perpetuity, or for twenty years or more, or for an indefinite period, the fee is to be assessed on the total amount payable during the period of twenty years;	
	(b) if the annuity is constituted for a definite period under twenty years, the fee is to be assessed on the total amount payable during such period;	
	(c) if the annuity is constituted for life or lives of any person or persons, the fee is to be assessed on the total amount payable during the period of twelve years.	
11.	For every reference to be entered in the registers .....	1.30
	C. Applications, Searches and Certificates	
C1.	For every application for a search for entries against a particular individual or company (where the particulars do not correspond, two or more applications have to be submitted and shall be deemed to have always been necessary), provided that where the application is submitted by a government department the application fee shall be reduced by half .....	15.85
	And, in addition, there shall be payable:	
	(a) for every copy, irrespective of the number of pages, of a note of preference, reference, enrolment or other record forming part of the search .....	3.20
	Provided that where the applicant,	
	(i) orders such copy through a remote site, even when such record does not form part of the search; or	
	(ii) accesses the remote site on the status of his own applications for a search,	

	no extra charge shall be levied as is due for the copy or search as the case may be;	
	(b) where as part of the search, instead of a full copy of the note, only an indication thereof is given, such as "GPP" for guarantee of peaceful possession "D/M" for different maternity, or similar note in lieu of the full copy .....	0.95
C2.	When the application refers to the verification and certification of non-computerised searches, in addition to the minimum application fee mentioned in paragraph C1 hereof, as well as in addition to the charge mentioned in the same paragraph whenever a particular note is not recorded in the searches presented for verification and certification, a copy of the missing note is provided with the result, including the checking of notes of reference in respect of particular notes of preference not forming part of an official search application, a charge, per match, of:	
	(a) for the first 99 matches .....	0.50
	(b) where the number is 100 matches but does not exceed 200 charge per match within this band .....	0.15
	(c) where the number is 200 matches but does not exceed 500 charge per match within this band .....	0.13
	(d) where the number is 500 matches but does not exceed 1000 charge per match within this band .....	0.10
	(e) where the number is 1000 matches or over, charge per match within this band .....	0.08
C3.	Request to update an official search issued during the ninety days prior to the request .....	4.15
C4.	For a special certificate (Public Registry Certificate) of any entry issued as a true copy of any entry following an <i>ad hoc</i> request in terms of article 30 of the Act and not forming part of an official search .....	3.85
C5.	For every certificate relating to the wills made by any particular person irrespective of the number of pages (including the fee for the search):	
	(a) where an application does not require a search in pre-1972 records .....	9.00
	(b) in all other cases .....	12.85
C6.	Application to be registered as an agent .....	12.85
C7.	When a person makes a special arrangement with the Director whereby the latter is to provide him with copies of all notes of preference to which such person may be a party during the six months next following such arrangement, for every informal copy irrespective of the number of pages, so long as the number of copies ordered are more than 50 .....	0.70
C8.	For accessing the electronic records from a remote site, the charge per search carried out in accordance with the parameters of Parts A or B of the Second Schedule hereof, up to a maximum of fifty records at any one time .....	13.20
	Provided that, irrespective of the number of electronic records available, where the applicant chooses to limit the access, the charge shall be, where those records cover the latest -	
	(a) 30 days as currently available .....	2.65
	(b) 90 days as currently available .....	5.30

(c) 120 days as currently available ..... 7.95".

**PART X**

**34.** (1) This Part amends the Fees of the Rent Regulation Board Regulations and it shall be read and construed as one with the Fees of the Rent Regulation Board Regulations, hereinafter in this Part referred to as "the Regulations".

Amendment to  
the Fees of The  
Rent  
Regulation  
Board  
Regulations,  
S.L. 69.02

(2) The provisions of this Part shall be deemed to have come into force on the 1st January, 2015.

**35.** The Tariff to the Regulations shall be substituted by the following:

**"TARIFF**

Registry fees payable in the Rent Regulation Board

1	For the filing of any claim .....	€40
2	For the filing of any reply .....	€25
3	For the filing of any application of appeal .....	€80
4	For the filing of an answer to an application of appeal .....	€50

5 The fees established in paragraphs 1 to 4 of this Tariff shall include the filing of all other acts of procedure and services (including but not limited to filing of warrants for the examination of witnesses, the examination itself, recording fees, transcriptions and copies, the services of judicial assistants, decrees and declarations prior to definitive judgement, taxed bill of costs and copies of the judgement) required following the initiation of the cause through the said act up to and including final judgement but excluding any fees due for notification of the acts of procedure or any fees due to referees or experts appointed by the Board or any fees which the Board may be required to pay to third parties.

6 (1) No fee shall be levied for the filing of any note of admission of a claim provided that the claim is admitted in full and unconditionally before any contestation thereon.

(2) Any counter-claim contained in any act of procedure shall be treated as if it is a new claim and the fees set out in paragraphs 1 to 4 shall be levied on the counter claim and the reply thereto.

(3) The fees stated in paragraphs 1 to 4 shall also be due on the filing of any application to the Board to be permitted to file any statement of defence, answer or other act of procedure filed in reply to a claim and intended to contest, whether totally or partially, a claim made.

- 7 (1) For every notification of an act of procedure, including expenses incurred in the execution of such notification, the following fees shall be due, for each notification:
- |                                                                   |       |
|-------------------------------------------------------------------|-------|
| (i) registry fee .....                                            | €6    |
| (ii) fee due to the executive officer effecting the service ..... | €1.20 |
- Provided that if service is to be effected outside normal working hours, the fees contained in this paragraph shall be increased by 100%.
- (2) Notwithstanding anything contained in this Tariff if the service of any act is to be executed personally by an executive officer of the Board, in cases where the law permits that service be effected otherwise, the following additional fees shall be due:
- |                                                                   |     |
|-------------------------------------------------------------------|-----|
| (i) registry fee .....                                            | €25 |
| (ii) fee due to the executive officer effecting the service ..... | €7  |
- (3) The fees established in sub-paragraph (2) shall not apply when service is to be effected personally by an executive officer of the Board in terms of any law, and in such cases the fees established in sub-paragraph (1) of this paragraph shall apply.
- 8 For any other act of procedure indicated in the Reletting of Urban Property (Regulation) Ordinance but for which no fee is established in this Tariff ..... €15
- Provided that fees for services not specifically provided for in this Tariff but provided for in other Tariffs contained in the Code of Organization and Civil Procedure shall be taxed according to those Tariffs.
- 9 For the opening of the registry outside working hours:
- |                                                                          |      |
|--------------------------------------------------------------------------|------|
| (i) registry fee .....                                                   | €120 |
| (ii) fee due to attending deputy registrar .....                         | €50  |
| (iii) fee due to each executive officer required to effect service ..... | €35  |
- 10 (1) The Board may, when delivering judgement, order that the plaintiff or defendant in a cause pay increased costs to the Registrar of Courts of not less than €200 and not more than €650 if the Board deems that the act of procedure initiating the claim or the act of procedure in reply was frivolous or vexatious or that either of the parties has unnecessarily prolonged the proceedings and in such case such sum will not be recoverable from the other party. No appeal shall lie from the decision of the Board.
- (2) The Board may, when delivering judgement, also refer to the Commission for the Administration of Justice the advocate of the plaintiff or of the defendant if the Board deems that the advocate is responsible, wholly or partly, for the frivolous or vexatious act of procedure or for prolonging the proceedings.



No appeal shall lie from the decision of the Board.

- 11 (1) All fees due shall be paid together with the filing of the relative act and the Registrar shall not accept for filing any act of procedure, which is not accompanied by the relative fee.  
 (2) The assessment of the Registrar on the amount of fees to be paid shall be final.  
 (3) In assessing the fees laid down in this Tariff no account shall be taken of any fraction of €1.
- 12 (1) The Registrar shall cause a taxed bill of costs to be kept in the file of each cause and shall immediately enter therein all payments made to the Registrar and all payments due to the advocates and legal procurators of the parties and the parties and their advocates and legal procurators shall have the right to a copy thereof at any time.  
 (2) Within one month of the delivery of the definitive judgement, the Registrar shall cause a final taxed bill of costs to be drawn up.

".

**PART XI**

**36.** (1) This Part amends the Proceedings in the Land Arbitration Board Rules and it shall be read and construed as one with the Proceedings in the Land Arbitration Board Rules, hereinafter in this Part referred to as "the Rules".

Amendments to the Proceedings in the Land Arbitration Board Rules. S.L.88.01

(2) The provisions of this Part shall be deemed to have come into force on the 1st January, 2015.

**37.** The Tariff to the Rules shall be substituted by the following:

Substitution of the Tariff to the Rules

**"TARIFF**

**Registry fees payable in the Land Arbitration Board**

1 For the filing of any claim .....	€40
2 For the filing of any reply .....	€25
3 For the filing of any application of appeal .....	€80
4 For the filing of an answer to an application of appeal .....	€50

- 5 The fees established in paragraphs 1 to 4 of this Tariff shall include the filing of all other acts of procedure and services (including but not limited to the filing of warrants for the examination of witnesses, the examination itself, recording fees, transcriptions and copies, the services of judicial assistants, decrees and declarations prior to definitive judgement, taxed bill of costs and copies of the judgement) required following the initiation of the cause through the said act up to and including final judgement but excluding any fees due for notification of the acts of procedure or any fees due to referees or experts appointed by the Board or any fees which the Board may be required to pay to third parties.
- 6 (1) No fee shall be levied for the filing of any note of admission of a claim provided that the claim is admitted in full and unconditionally before any contestation thereon.
- (2) Any counter-claim contained in any act of procedure shall be treated as if it is a new claim and the fees set out in paragraphs 1 to 4 shall be levied on the counter claim and the reply thereto.
- (3) The fees stated in paragraphs 1 to 4 shall also be due on the filing of any application to the Board to be permitted to file any statement of defence, answer or other act of procedure filed in reply to a claim and intended to contest, whether totally or partially, a claim made.
- 7 (1) For every notification of an act of procedure, including expenses incurred in the execution of such notification, the following fees shall be due:
- |                                                             |       |
|-------------------------------------------------------------|-------|
| (i) registry fee .....                                      | €6    |
| (ii) fee due to the executive officer effecting the service | €1.20 |
- Provided that if service is to be effected outside normal working hours, the fees contained in this paragraph shall be increased by 100%.
- (2) Notwithstanding anything contained in this Tariff if the service of any act is to be executed personally by an executive officer of the Board, in cases where the law permits that service be effected otherwise, the following additional fees shall be due, for each notification:
- |                                                             |     |
|-------------------------------------------------------------|-----|
| (i) registry fee .....                                      | €25 |
| (ii) fee due to the executive officer effecting the service | €7  |
- (3) The fees established in sub-paragraph (2) shall not apply when service is to be effected personally by an executive officer of the Board in terms of any law, and in such cases the fees established in sub-paragraph (1) of this paragraph shall apply.
- 8 For any other act of procedure indicated in the Land Acquisition (Public Purposes) Ordinance but for which no fee is established in this Tariff .....
- |  |     |
|--|-----|
|  | €15 |
|--|-----|

Provided that fees for services not specifically provided for in this Tariff but provided for in other Tariffs contained in the Code of Organization and Civil Procedure shall be taxed according to those Tariffs.

9 For the opening of the registry outside working hours:

(i) registry fee .....	€120
(ii) fee due to attending deputy registrar .....	€50
(iii) fee due to each executive officer required to effect service .....	€35

10 (1) The Board may, when delivering judgement, order that the plaintiff or defendant in a cause pay increased costs to the Registrar of Courts of not less than €200 and not more than €650 if the Board deems that the act of procedure initiating the claim or the act of procedure in reply was frivolous or vexatious or that either of the parties has unnecessarily prolonged the proceedings and in such case such sum will not be recoverable from the other party.

No appeal shall lie from the decision of the Board.

(2) The Board may, when delivering judgement, also refer to the Commission for the Administration of Justice the advocate of the plaintiff or of the defendant if the Board deems that the advocate is responsible, wholly or partly, for the frivolous or vexatious act of procedure or for prolonging the proceedings.

No appeal shall lie from the decision of the Board.

11 (1) All fees due shall be paid together with the filing of the relative act and the Registrar shall not accept for filing any act of procedure, which is not accompanied by the relative fee.

(2) The assessment of the Registrar on the amount of fees to be paid shall be final.

(3) In assessing the fees laid down in this Tariff no account shall be taken of any fraction of €1.

12 (1) The Registrar shall cause a taxed bill of costs to be kept in the file of each cause and shall immediately enter therein all payments made to him and all payments due to the advocates and legal procurators of the parties and the parties and their advocates and legal procurators shall have the right to a copy thereof at any time.

(2) Within one month of the delivery of the definitive judgement, the Registrar shall cause a final taxed bill of costs to be drawn up.

".

C 1060

**PART XII**

Amendment of subsidiary legislation made under the Supplies and Services Act. Cap. 117.

**38.** (1) This Part amends subsidiary legislation made under the Supplies and Services Act, and it shall be read and construed as one with the subsidiary legislation it amends.

(2) The provisions of this Part shall be deemed to have come into force on the 1st January, 2015.

Amendment of the Marketing of Agricultural Produce Regulations. S.L. 117.04

**39.** Regulation 5 of the Marketing of Agricultural Produce Regulations shall be amended as follows:

(a) sub-regulation (3) thereof shall be substituted by the following:

"(3) The fee leviable on the issue and on every renewal of a pitkal licence shall be of fifty-one euro and thirty cents (€51.30), and the fee leviable for the issue and every renewal of a pitkal entry permit shall be seven euro and seventy cents (€7.70)."; and

(b) sub-regulation (4) thereof shall be substituted by the following:

"(4) The fee leviable on the issue of a greengrocer's licence shall be thirty-five cents (€0.35) and the fee leviable on every renewal shall be twenty cents (€0.20), exclusive of the payment in respect of the number plate prescribed in regulation 10(3)."

Amendment of the Control of Sale of Pigs for Slaughtering and Pork Regulations. S.L. 117.22

**40.** Regulation 6 of the Control of Sale of Pigs for Slaughtering and Pork Regulations shall be substituted by the following:

"6. The annual fee leviable for the first issue of a distributor's licence shall be twelve euro and ninety cents (€12.90), and the annual fee leviable on every renewal of such licence shall be seven euro and seventy cents (€7.70)."

Amendment of the Control of Sale of Cattle for Slaughter and Beef Regulations. S.L. 117.27

**41.** Regulation 5 of the Control of Sale of Cattle for Slaughter and Beef Regulations shall be substituted by the following:

"5. The annual fee leviable for the first issue of a wholesaler's licence shall be twelve euro and ninety cents (€12.90), and the annual fee leviable on every renewal of such licence shall be seven euro and seventy cents (€7.70)."

**42.** Sub-regulation (4) of regulation 4 of the Farmers' Market Regulations shall be substituted by the following:

Amendment of the Farmers' Market Regulations. S.L. 117.31

"(4) The annual fee leviable on every permit to participate in a Farmers Market shall be of seventy-seven euro (€77.00).".

**43.** The Production of Olive Oil Regulations shall be amended as follows:

Amendment of the Production of Olive Oil Regulations. S.L. 117.34

(a) sub-regulation (2) of regulation 4 thereof shall be substituted by the following:

"(2) The fee to be charged upon the first issue and on any renewal shall be of one hundred and ten euro (€110) per year."; and

(b) in Schedule II thereof for the words "Licence for the Commercial Production of Olive Oil: 100 EURO" there shall be substituted the words "Licence for the Commercial Production of Olive Oil: 110 EURO".

### PART XIII

**44.** (1) This Part amends the Income Tax Act and it shall be read and construed as one with the Income Tax Act, hereinafter in this Part referred to as "the principal Act".

Amendments to the Income Tax Act. Cap.123.

(2) The provisions of this Part shall come into effect as follows:

(a) paragraphs (c), (d) and (e) of article 45 shall come into force as from the year of assessment 2015;

(b) paragraphs (a) and (b) of article 45 and articles 47 to 51 shall come into force as from the year of assessment 2016; and

(c) the provisions of article 46 shall be deemed to have come into force on 1st January, 2015.

**45.** Sub-article (1) of article 2 of the principal Act shall be amended as follows:

Amendment of article 2 of the principal Act.

(a) paragraphs (a) and (b) of the definition "company" shall be substituted by the following:

"(a) (i) a limited liability company constituted under the Companies Act or under the Commercial

C 1062

Partnerships Ordinance; or

(ii) any other company constituted as such under any other law in force in Malta;

(iii) (1) any partnership *en nom collectif* and any partnership *en commandite* constituted under the Companies Act or under the Commercial Partnerships Ordinance;

(2) any partnership regulated by the applicable provisions of the Civil Code and registered in such manner as may from time to time be provided in terms of the Second Schedule to the Civil Code;

(3) any European Economic Interest Grouping (EEIG) formed pursuant to the provisions of the Companies Act (European Economic Interest Grouping) Regulations;

and which partnership or EEIG as the case may be, has elected to be treated as a company in terms of sub-article (6) of article 27 of the Income Tax Management Act and for as long as such election remains in force:

Provided that in the case of a cell company as defined in the Companies Act (Cell Companies Carrying on Business of Insurance) Regulations, (in this proviso referred to as 'the Regulations') as may be amended from time to time, or in any other law or regulations replacing the Regulations, for all intents and purposes of the Income Tax Acts, every cell of a cell company and that part of a cell company in which non-cellular assets are held, shall each be deemed to be a separate company and any words and expressions in the Income Tax Acts which are relevant to a company shall be construed accordingly. The interpretation of such words and expressions insofar as applicable to a cell company shall be made on the basis of the relevant provisions of the Regulations;

(b) (i) any body of persons constituted, incorporated or registered outside Malta, and of a nature similar to a company referred to in sub-paragraphs (i) or (ii) of paragraph (a) above;

(ii) any body of persons constituted, incorporated or registered outside Malta and of a nature similar to any

partnership referred to in sub-paragraph (iii) of paragraph (a) above, where such body of persons has elected to be treated as a company in terms of sub-article (6) of article 27 of the Income Tax Management Act and for as long as such election remains in force;"

(b) paragraph (b) of the definition "dividend" shall be substituted by the following:

"(b) any distribution made by a company, to its partners or shareholders, as the case may be, and any amount credited to them as partners or shareholders as the case may be; and"

(c) the definition "married couple" shall be substituted by the following:

" "married couple" refers to two spouses who contracted marriage or two partners who have registered their partnership as a civil union, in accordance with the legal provisions of the country where the marriage or civil union was executed;"

(d) the definition "married individual" shall be substituted by the following:

" "married" refers to any of the spouses or partners in a married couple;" and

(e) immediately after the definition "the Special Commissioners" there shall be added the following new definition:

" "spouse" shall include a partner registered as being in a civil union;"

**46.** Article 5A of the principal Act shall be amended as follows:

Amendment to article 5A of the principal Act.

(a) in paragraph (b) of subarticle (3), immediately after the words "the scope of this article:" there shall be inserted the following proviso:

"Provided that an election as aforesaid, to exclude that transfer from the scope of this article, may only be made in the case of a transfer that is made before the 1st January, 2015:"

C 1064

(b) in the next proviso after the addition referred to in paragraph (a) above, or the words "Provided that in the case" there shall be substituted the words "Provided also that in the case"; and in subparagraph (i) for the words "the said date, of property" there shall be substituted the words "the said date but before the 1st January, 2015, of property"; and the following new subparagraph (iii) shall be added:

"(iii) Notwithstanding the previous paragraph (ii) when an election as aforesaid has been made it shall not apply to transfers of property forming part of that project made by the said transferor on or after the 1st January, 2015 in respect of which a notice of a promise of sale or transfer relating to that property has not been given to the Commissioner in accordance with the provisions of article 3(6) of the Duty on Documents and Transfers Act or of rules made under that Act before the 17th November, 2014:";

(c) in paragraph (c) of subarticle (3), immediately after the words "the scope of this article:" there shall be inserted the following proviso:

"Provided that an election as aforesaid, to exclude that transfer of property situated within a special designated area from the scope of this article, may only be made in the case of a transfer that is made before the 1st January, 2015:";

(d) in the next proviso after the addition referred to in paragraph (c) above, for the words "Provided that -" there shall be substituted the words "Provided also that -"; and in subparagraph (i) for the words "the said date; and" there shall be substituted the words "the said date but before the 1st January, 2015 and"; and the following new subparagraph (iii) shall be added:

"(iii) notwithstanding the previous paragraph (ii) when an election as aforesaid has been made it shall not apply to transfers of property situated within that special designated area made by the said transferor on or after the 1st January, 2015 in respect of which a notice of a promise of sale or transfer relating to that property has not been given to the Commissioner in accordance with the provisions of article 3(6) of the Duty on Documents and Transfers Act or of rules made under that Act before the 17th November, 2014:";



(e) in paragraph (h) of subarticle (3), after the current proviso there shall be inserted the following new proviso:

"Provided also that, notwithstanding anything said in the Income tax Acts provisional tax paid relating to the transfer of such property made on or after the 1st January, 2015, under the provisions of article 43(1)(b) of the Income Tax Management Act shall not be available for refund under article 48 of the said Act and the provisions of article 43(1)(3) of the said Act shall not apply to such transfer.";

(f) in paragraph (a) of subarticle (5), immediately after the current provisions there shall be inserted the following new provisos:

"Provided that in the case of transfers of property made on or after the 1st January, 2015, other than property forming part of a project or property situation within a special designated area, in respect of which a notice of a promise of sale or transfer relating to that property has been given to the Commissioner in accordance with the provisions of article 3(6) of the Duty on Documents and Transfers Act or of rules made under that Act before the 17th November, 2014 the tax on a transfer to which this article applies shall be chargeable at the rate of 8% of the transfer value:

Provided that where a notice of a promise of sale or transfer relating to a property given to the Commissioner in accordance with the provisions of article 3(6) of the Duty on Documents and Transfers Act or of rules made under that Act before the 17th November, 2014 is cancelled after the said date and, either the said property is transferred to the same persons appearing on the said promise of sale which has been cancelled or, another property forming part of the same project or situated within the same special designated area is transferred to the same persons appearing on the said promise of sale which has been cancelled, any of such transfers shall for the purpose of this article, be deemed to be transfers in respect of which a notice of a promise of sale or transfer has been given to the Commissioner in accordance with the provisions of article 3(6) of the Duty on Documents and Transfers Act or of rules made under that Act before the 17th November, 2014;"

(g) in paragraph (d) of subarticle (5), immediately after the current provisions there shall be inserted the following new proviso:

C 1066

"Provided that in the case of transfers of property referred to in this paragraph made on or after the 1st January, 2015 in respect of which a notice of a promise of sale or transfer relating to that property has not been given to the Commissioner in accordance with the provisions of article 3(6) of the Duty on Documents and Transfers Act or of rules made under that Act before the 17th November, 2014 the tax thereon shall be chargeable at the rate of 7% of the transfer value. The second proviso to paragraph (a) of this subarticle shall apply accordingly.";

(h) immediately after paragraph (d) of subarticle (5) as amended, there shall be added the following new paragraphs (e) and (f):

"(e) When a transfer to which this article applies, made on or after the 1st January, 2015, is a transfer of property not forming part of a project that is made not later than five years after the date of the acquisition thereof, the tax thereon shall be chargeable at the rate of 5% of the transfer value:

Provided that this paragraph shall only apply where -

(i) the transferor is an individual; and

(ii) the transfer would not have been chargeable under the provisions of article 4(1)(a) but for the provisions of this article.

(f) Notwithstanding the previous paragraphs (a), (d) and (e) when a transfer to which this article applies, made on or after the 1st January, 2015, is a transfer of property that was acquired by the transferor before the 1st January 2004 and in respect of which a notice of a promise of sale or transfer relating to that property has not been given to the Commissioner in accordance with the provisions of article 3(6) of the Duty on Documents and Transfers Act or of rules made under that Act

before the 17th November, 2014, the tax on a transfer to which this article applies shall be chargeable at the rate of 10% of the transfer value. The second proviso to paragraph (a) of this subarticle shall apply accordingly. In the case where such notice of promise of sale has been given before the 17th November 2014, the tax chargeable shall be at the rate of 12% of the transfer value:

Provided that, for the purposes of determining whether the property has been acquired by the transferor before the 1st January 2004, where the transferor is a company that had acquired the property by means of a transfer that qualified for an exemption in terms of subarticle (4)(f) or article 5(9) ("intra-group exemption"), it shall be deemed to have acquired the property on the date on which the property had previously last been acquired by a company by means of a transfer that did not qualify for the intra-group exemption;"

47. In paragraph (b) of sub-article (3) of article 11 of the principal Act, for the words "the capital of which is not divided into shares;" there shall be substituted the words "which has not elected to be treated as a company in terms of sub-article (6) of article 27 of the Income Tax Management Act;"

Amendment of article 11 of the principal Act.

48. In paragraph (w) of sub-article (1) of article 12 of the principal Act, for the words "does not exceed nine thousand one hundred and fifty euro (€9,150)" there shall be substituted the words "does not exceed the amount mentioned in rule 2(a) of the Deduction (Income from Employment or Pension) Rules".

Amendment of article 12 of the principal Act.

49. In article 45A of the principal Act for the words from "Notwithstanding anything said in this Act" to the words "the following shall apply:", there shall be substituted by the following:

Amendment of article 45A of the principal Act.

"Notwithstanding anything contained in this Act, where:

(i) in accordance with the provisions of the Companies Act, a company is converted into a commercial partnership *en nom collectif* or a commercial partnership *en commandite* which does not make an election to be treated as a company in terms of sub-article (6) of article 27 of the Income Tax Management Act, or

(ii) where a partnership or EEIG referred to in sub-paragraph (iii) of paragraph (a) or sub-paragraph (ii) of paragraph (b) of the definition "company" in sub-article (1) of article 2 elects not to be treated any longer as a company in terms of sub-article (6) of article 27 of the Income Tax Management Act,

the following shall apply:".

C 1068

Amendment of article 45B of the principal Act.

**50.** In article 45B of the principal Act, for the words "the capital of which is not divided into shares is converted into a company," there shall be substituted the words "is converted into a company or elects to be treated as a company pursuant to an election made in terms of sub-article (6) of article 27 of the Income Tax Management Act,".

Amendment of article 56 of the principal Act.

**51.** Article 56 of the principal Act shall be amended as follows:

(a) sub-article (1) thereof shall be amended as follows:

(i) in paragraph (a) thereof, the rates specified therein shall be substituted by the following:

"For every euro of the first €11900 ..... 0c

For every euro of the next €9300 ..... 15c

For every euro of the next €38800 ..... 25c

For every euro of the remainder ..... 35c:";

(ii) in paragraph (b) thereof, the rates specified therein shall be substituted by the following:

"For every euro of the first €8500 ..... 0c

For every euro of the next €6000 ..... 15c

For every euro of the next €45500 ..... 25c

For every euro of the remainder ..... 35c:";

(iii) in the second proviso to paragraph (b) thereof, the rates specified therein shall be substituted by the following:

"For every euro of the first €9800 ..... 0c

For every euro of the next €6000 ..... 15c

For every euro of the next €44200 ..... 25c

For every euro of the remainder ..... 35c:";

(b) in subarticle (23) thereof, for the words "on every euro thereof:" there shall be substituted the words "or such other rate or rates as the Minister may prescribe and the Minister may

prescribe different rates or rates depending on the special tax status applicable to the particular individual:".

52. The Schedule to the principal Act shall be amended as follows:

Amendment of the Schedule to the principal Act.

(a) in item 4 thereof, for the words "shall remit the whole of the additional tax" there shall be substituted by the words "may remit part or all of the additional tax"; and

(b) in item 8(1) thereof, for the words "shall remit the whole of the additional tax" there shall be substituted the words "may remit part or all of the additional tax".

**PART XIV**

53. (1) This Part amends the Police Licences Regulations and it shall be read and construed as one with the Police Licences Regulations, hereinafter in this Part referred to as "the Regulations".

Amendment to the Police Licences. S.L. 128.01

(2) The provisions of this Part shall be deemed to have come into force on the 1st January, 2015.

54. Parts I and II of the First Schedule to the Regulations shall be substituted by the following:

Amends the First Schedule to the Regulations.

**"PART I**

*Fees leviable in respect of police licences and permits*

	€
1. <i>(deleted by Legal Notice 85 of 2011)</i>	
<b>Arms</b>	
2. For the purchase of any firearm which requires a licence and to keep such firearm during the year of its purchase .....	16.31
3. To keep a firearm or firearms during any year following the year of purchase thereof, <i>per annum</i> .....	16.31
4. To deal in arms, ammuniton, arms proper or to keep or to expose for sale or to repair arms, <i>per annum</i> .....	116.47
5. (1) To act as a substitute or as an apprentist in dealing of arms, ammuniton, arms proper or in repairing such arms, <i>per annum</i> .....	58.23
(2) To act as a range officer during the practice of target shooting .....	11.65
6. To keep a harpoon during any year following the year of purchase thereof, <i>per annum</i> .....	6.99
7. To carry a harpoon, arcbow or crossbow, or a firearm for sporting purposes (not being hunting), <i>per annum</i> .....	3.49
8. (a) To carry a firearm for hunting purposes on land (excluding hunting for wild rabbit), <i>per annum</i> .....	27.95

	€
(b) To carry a firearm for hunting purposes from on board any seacraft three kilometres from the coast, <i>per annum</i> .....	69.88
(c) To carry firearms for the purpose of hunting wild rabbit, <i>per annum</i> .....	11.65
8A. (1) To keep a place (shooting ranges) where target shooting activities with licenced firearms are held, <i>per annum</i> .....	116.47
(2) To hold target shooting activities with air weapons in mobile shooting galleries, for each day .....	69.88
(3) To hold target shooting in places which are not licenced as shooting range, for each day .....	6.99
8B. To keep a firearm collection:	
(1) for the first 50 arms .....	16.31
(2) from 51 to 150 arms .....	46.59
(3) from 151 and more .....	69.88

**Billiard Tables (Public)**

9. (deleted by Legal Notice 85 of 2011)	
10. (deleted by Legal Notice 85 of 2011)	
11. For an extension of the closing time of places where billiard tables are kept for public use beyond 11p.m. up to 1a.m., <i>per annum</i> .....	2.60

**Boats and other Seacraft**

12. To use a passage boat for hire, <i>per annum</i> .....	1.16
13. To keep or use a mechanically-driven boat for the transport of passengers on payment, <i>per annum</i> -	
(a) if the boat does not exceed 5 tonnes gross .....	23.29
(b) if the boat exceeds 5 tonnes gross .....	116.47
14. To use a cargo boat, a lighter, a water-tanker, a trading boat, a ferry-boat, a tugboat, <i>per annum</i> -	
(a) if the boat does not exceed 50 tonnes gross .....	11.65
(b) if the boat exceeds 50 tonnes gross .....	23.29
15. (a) To keep or use any boat or craft, including a pleasure boat (other than those mentioned specifically elsewhere in this Schedule), every 5 years -	
not mechanically propelled boats from 12 feet upwards .....	34.94
(b) To keep or use any mechanically driven boat or craft, including a pleasure boat (other than those mentioned specifically elsewhere in this Schedule) -	
every 5 years, where the boat has no engine and is 12 feet and over in length, or has an engine of	
up to 10 h.p. ....	34.94
<i>per annum</i> , where the boat has an engine of	
from 10 to 25 h.p. ....	46.59
over 25 to 50 h.p. ....	58.23
over 50 to 75 h.p. ....	81.53
over 75 to 150 h.p. ....	104.82
over 150 h.p. ....	139.76

	€
Provided that for the grant of a licence in respect of a pleasure boat there shall be levied the following fee:	
where the boat has no engine, and is 12 feet and over in length or is propelled by an engine	
up to 10 h.p. ....	58.23
where the boat has an engine of	
from 10 to 25 h.p. ....	465.87
over 25 to 50 h.p. ....	582.34
over 50 to 75 h.p. ....	698.81
over 7.5 to 150 h.p. ....	757.05
over 150 h.p. ....	1,164.69

For the purpose of this item a pleasure boat means all those craft which, by the nature of their built or construction or use, are considered as pleasure boats by the Commissioner of Police.

Crafts which are registered with the Director of Fisheries for fishing purposes will not be registered as such unless the owner thereof produces to the Director of Fisheries a certificate by a qualified shipwright to the effect that the said craft is constructed and meant for fishing purposes.

16. (a) To act as boatman or coxswain, <i>per annum</i> .....	1.16
(b) For the issue of a boatman's badge .....	0.47

#### **Building or other materials (deposit of)**

17. For depositing building or other materials or other goods in any place of public passage or any wharf, other than goods in respect of which storage rates are payable under the Port Rates Regulations, for every m <sup>2</sup> or part thereof in respect of each day or portion thereof .....	2.60
18. For depositing any cranes or other heavy machinery in any place of public passage during the erection, construction or demolishing of any building or other similar project, for each such machinery in respect of each day or part thereof .....	25.70

#### **Cab driver**

19. (a) To act as cab driver, <i>per annum</i> .....	1.15
(b) For the issue of a cab drivers' badge .....	0.47

#### **Clap-nets**

20. (a) To take birds, <i>per annum</i> .....	13.98
(b) To take wild rabbit, <i>per annum</i> .....	13.98
20A. For the ringing of birds from the 1st January to the 31st December of the same year .....	6.99

#### **Conduct Certificates**

21. For the issue of a certificate of conduct .....	2.80
21A. (a) for the issue of a complete record of criminal convictions .....	5.50
(b) for the issue of a declaration of conduct .....	2.80

C 1072

	€
<b>Dogs</b>	
22. To keep a dog, <i>per annum</i> .....	2.60
23. To keep a watchdog in fields or in rooms or other structure annexed to fields solely for tending cattle or crops, <i>per annum</i> .....	1.30
24. For a second or a subsequent badge taken out in respect of the dog during the year for which a badge is in force .....	0.55
<b>Encroachment</b>	
25. (a) To place one table and chairs not exceeding four in number on a public site, <i>per annum</i> .....	12.90
(b) To place any other object on a public site, excluding kiosks, for every m <sup>2</sup> or part thereof, <i>per annum</i> .....	0.80
26. For a permit to erect street decorations for a particular event .....	2.60
27. For a permit to break up the road surfaces in any public street or public site, for each occasion .....	2.60
28. For any other licence or permit not subject to renewal involving:	
(a) a temporary encroachment not otherwise provided for herein .....	1.30
(b) a permanent encroachment .....	2.60
<b>Engines</b>	
29. To keep for use an engine in premises where a rental value licence already prevails a subsidiary licence fee is charged; otherwise a rental value licence is required.	
<b>Entertainment (occasional)</b>	
30. To hold a public show, a ball, a dance, small games, a fair, a tombola, a lottery or any other public entertainment on any special day .....	7.70
31. To hold a band programme and/or band marches in any town or village on any specified day .....	2.60
32. To hold aquatic or other sports on a specified day .....	2.60
33. To hold any other occasional entertainment on a specified day .....	7.70
<b>Explosives</b>	
34. To import gunpowder, ammunition or other explosives and to transport same to authorised storage sites, <i>per annum</i> .....	128.20
35. To keep a fireworks factory or to manufacture explosives, <i>per annum</i> .....	25.70
36. To purchase explosives in terms of article 6 of the Explosives Ordinance .....	2.60
37. To keep and/or store explosives for sale, <i>per annum</i> -	
(a) if the quantity does not exceed 20 kg. ....	5.20
(b) if the quantity exceeds 20 kg. ....	25.70



	€
38. For each sale, transfer or delivery of explosives otherwise than by a licensed dealer .....	2.60
39. To keep explosives (not for sale) in terms of article 16 of the Explosives Ordinance, <i>per annum</i> .....	51.30
40. To carry explosives and/or manufactured fireworks from one place to another for each occasion or for a specified period as the case may be .....	2.60
41. For any permit under article 24 of the Explosives Ordinance, including the blasting of rocks by means of explosives for each period specified in the licence .....	7.70
<b>Free licences and permits</b>	
42. Burial permit .....	NIL
<b>Firemen in cinemas</b>	
43. To act as fireman in cinemas, <i>per annum</i> .....	1.30
<b>Hawkers and pedlars</b>	
44. <i>Per annum</i> , to act as:	
(a) a pedlar or a hawker using an animal-drawn vehicle .....	23.29
(b) a hawker using a motor vehicle for the sale of bread and fresh foodstuffs (excluding fruits and vegetables) .....	23.29
(c) a hawker using a motor vehicle for the sale of fruits and vegetables .....	46.59
(d) a hawker of any commodity at open air markets (in any locality excluding Valletta) .....	69.88
(e) a hawker using a motor vehicle or seacraft .....	93.17
(f) a hawker at a fixed site at the Valletta open air market or a fixed site elsewhere .....	116.47
<b>Itinerant craftsmen</b>	
45. To act as itinerant grinder or tinsmith, <i>per annum</i> .....	1.16
46. To act as street photographer, <i>per annum</i> .....	11.65
<b>Lace dealers</b>	
47. To deal only in hand made lace in a shop licensed solely for that purpose, <i>per annum</i> .....	4.66
<b>Liquor Licences</b>	
48. For an extension of the closing time of a shop licensed for the sale of wine, beer and spirituous liquors beyond 11 p.m. up to 1 a.m., <i>per annum</i> .....	51.30
49. For an extension of the closing time of a shop licensed for the sale of wine, beer and spirituous liquors beyond 1 a.m., <i>per annum</i> .....	128.20
50. For a special extension on a specified day on the occasion of feasts, etc., of the closing time of a shop licensed to sell wine, beer and spirituous liquors beyond 11 p.m. ....	2.60

	€
51. For a temporary permit for the sale of wine, beer and spirituous liquors by the tot on a specified day .....	5.20
52. For the sale of wine, beer and spirituous liquors by the tot on a ferryboat, <i>per annum</i> .....	64.10
53. For the sale of wine, beer and spirituous liquors in quantities of not less than one full bottle not to be consumed in the place where it is sold, <i>per annum</i> .....	5.20
54. (a) To serve wine and beer with meals in an eating house, tavern, inn, etc. not licensed under the Hotels and Catering Establishments Act, <i>per annum</i> .....	12.90
(b) For an extension of the time during which wine and beer may be sold during meals from an eating-house, tavern, inn, etc., not licensed under the Hotels and Catering Establishments Act, for every hour beyond 11 p.m., <i>per annum</i> .....	5.20
55. To employ a person to act as a substitute of a licensee in a wines and spirits shop, <i>per annum</i> .....	25.70
56. (a) To act as artiste, barmaid or waiter in a wines and spirits shop licensed for the employment of barmaids, <i>per annum</i> ...	2.60
(b) For a badge to be worn by an artiste, barmaid or waiter .....	0.55
57. For every alteration of a licence or endorsement on a licence issued in booklet form concerning a change of the place of employment of an artiste, barmaid or waiter .....	0.40
58. To employ a person to act as artiste, barmaid or waiter in a wines and spirits shop licensed for the employment of barmaids or as waitresses or female cashiers for every person thus employed, <i>per annum</i> .....	1.30
59. To employ a female assistant of a widow licensee or a lady cashier, <i>per annum</i> .....	1.30
<b>Motor Vehicles</b>	
60. To act as a motor car dealer, <i>per annum</i> .....	256.20
61. <i>(deleted by Legal Notice 206 of 2009)</i>	
62. <i>(deleted by Legal Notice 206 of 2009)</i>	
63. <i>(deleted by Legal Notice 206 of 2009)</i>	
64. <i>(deleted by Legal Notice 206 of 2009)</i>	
65. <i>(deleted by Legal Notice 206 of 2009)</i>	
66. <i>(deleted by Legal Notice 206 of 2009)</i>	
67. <i>(deleted by Legal Notice 206 of 2009)</i>	
68. <i>(deleted by Legal Notice 206 of 2009)</i>	
69. <i>(deleted by Legal Notice 206 of 2009)</i>	
70. <i>(deleted by Legal Notice 206 of 2009)</i>	
70A. <i>(deleted by Legal Notice 206 of 2009)</i>	
70B. <i>(deleted by Legal Notice 206 of 2009)</i>	
71. <i>(deleted by Legal Notice 206 of 2009)</i>	
72. <i>(deleted by Legal Notice 206 of 2009)</i>	
73. <i>(deleted by Legal Notice 206 of 2009)</i>	
74. <i>(deleted by Legal Notice 206 of 2009)</i>	
75. <i>(deleted by Legal Notice 206 of 2009)</i>	
76. <i>(deleted by Legal Notice 206 of 2009)</i>	

	€
77. (deleted by Legal Notice 206 of 2009)	
78. (deleted by Legal Notice 206 of 2009)	
79. (deleted by Legal Notice 206 of 2009)	
80. (deleted by L.N. 93 of 2003)	
81. (a) To act as motor omnibus conductor, <i>per annum</i> .....	0.58
(b) For a badge to be worn by a motor omnibus conductor .....	0.47
82. (a) To act as motor omnibus ticket inspector, <i>per annum</i> .....	1.16
(b) For a badge to be worn by a motor omnibus ticket inspector .....	0.47
(c) (deleted by Legal Notice 206 of 2009)	

**Musical Instruments**

83. (a) For the playing of musical instruments and/or the use of loudspeakers and/or amplifiers in licensed premises, <i>per annum</i> .....	12.90
(b) For the playing of musical instruments and/or the use of loudspeakers and/or amplifiers for any one day or part thereof .....	5.20
No fee shall be leviable in respect of a licence for the playing of loudspeakers forming an integral part of radio and television sets and enclosed in the cabinet thereof.	

**Non-Intoxicants Shops**

84. (a) For a licence to keep a non-intoxicants shop. The fees fixed under Part II of this Schedule shall apply.	
(b) For the sale of non-intoxicants on a ferryboat, <i>per annum</i> .....	25.70
(c) For the sale of non-intoxicants from premises licensed under the Hotels and Catering Establishment Act, <i>per annum</i> .....	25.70
85. For the sale of articles of food and/or non-intoxicant drinks from a movable stall or kiosk, for every period of three days or part thereof .....	25.70
86. For an extension of the business hours of a non-intoxicants shop beyond 11 p.m., <i>per annum</i> .....	12.90
The above fee shall be levied irrespective of the time-extension fee for the sale of wine and beer during meals where such licence prevails.	
87. For a special extension on a specified day of the business hours of a non-intoxicants shop beyond 11 p.m. ....	2.60

**Petrol Pumps**

88. To sell petrol, oil or other fuel from a stand pump, per pump <i>per annum</i> .....	2.60
89. For a licence, <i>per annum</i> , under the Malta Resources Authority Act or any regulations thereunder to keep or store petroleum or any inflammable, explosive or corrosive substance to which the provisions of the said Act have been made to apply:	

C 1076

	€
(a) for the storage of quantities not exceeding 2,700 litres .....	1.30
(b) for the storage of quantities exceeding 2,700 litres but not exceeding 9,000 litres .....	2.60
(c) for the storage of quantities exceeding 9,000 litres ...	12.90
<b>Shepherds and Goatherds</b>	
90. To act as shepherd or goatherd, <i>per annum</i> .....	0.58
<b>Shoeblocks</b>	
91. (a) To act as shoeblock, <i>per annum</i> .....	0.58
(b) For a badge to be worn by a shoe black .....	0.47
<b>Public Collections</b>	
92. To hold a public collection .....	2.60
<b>Street Itinerant Vendors</b>	
93. To sell mineral water and nonalcoholic drinks and refreshments in specified places on certain occasions, for each specified day .....	1.16
<b>Street refuse collector (private)</b>	
94. (a) To act as private street refuse collector, <i>per annum</i> ..	0.52
(b) For a badge to be worn by a private street refuse collector .....	0.47
<b>Stone</b>	
95. (a) To quarry and/or sell soft stone, <i>per annum</i> .....	768.70
(b) To quarry and/or sell any hard stone derivative, <i>per annum</i> .....	768.70
<b>Vehicles for hire and carts for private use</b>	
96. To let on hire an animal-drawn vehicle for the conveyance of persons or for the carriage of goods, <i>per annum</i> .....	1.16
97. To keep a cart for private use, <i>per annum</i> .....	0.58
98. For each plate to be fixed to an animal-drawn vehicle, other than a cart, or for each pair of plates to be fixed on a cart .....	0.55
<b>Vending machines</b>	
99. To sell any commodity by means of a vending machine, <i>per annum</i> .....	25.70
<b>Discotheques</b>	
100. (a) To keep and operate premises for the holding of disco dances, <i>per annum</i> .....	1,218.20
(b) For an extension of the closing time of the premises in subparagraph (a) beyond 11.00 p.m. and up to 1.00 a.m., <i>per annum</i> .....	128.20

	€
(c) For an extension of the closing time of the premises in subparagraph (a) beyond 1.00 a.m., <i>per annum</i> .....	128.20

**Batching Plants**

101. To keep and operate a batching plant, <i>per annum</i> .....	2,562.40
-------------------------------------------------------------------	----------

**Supplementary Fees**

102. Licence alteration fee for the issue of a licence in substitution of an existing one in view of a personal transfer, a transfer of premises or of any other alteration or additional wording effected any one time in any existing licence, provided that no other fee is leviable under these regulations in respect of such alteration or transfer .....	2.60
-----------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------	------

This fee is also leviable in respect of an endorsement entered on an existing licence issued in booklet form.

103. Licence alteration fee for the issue of a licence in substitution of an existing one in view of a personal transfer of a Monti hawker's licence and any other licence relating to a kiosk of any nature, except when such transfer relates to the husband or wife, or any person in the direct descending line including adopted children through <i>inter vivos</i> or <i>causa mortis</i> transmission, on proof of the family relationship to the existing licence-holder .....	2,329.37
-----------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------	----------

104. Duplicate licence: for the issue of any duplicate licence .....	0.58
----------------------------------------------------------------------	------

105. Any other licence or permit required by law not otherwise provided for in this Schedule, <i>per annum</i> .....	6.99
----------------------------------------------------------------------------------------------------------------------	------

106. Subsidiary licence: only one licence fee based on the annual rental value of licensed premises shall be leviable in respect of any premises.

Subsequent licences shall be issued as subsidiary ones: for the first issue of a subsidiary licence or for its renewal, unless it is incorporated in the principal licence, <i>per annum</i> .....	2.33
-------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------	------

107. For a taxidermist's licence, <i>per annum</i> .....	25.70
----------------------------------------------------------	-------

**PART II**

**Rental Value Licences**

1. For a licence to keep u shop, stall, fixed kiosk, store, garage, workshop, factory, trading establishment, office, agency, lodging house, printing press, club, cinema, theatre, place of public entertainment or other place where wares, merchandise, commodities or other goods are manufactured and/or sold or where any trade, business, commercial activity, art, profession or calling is carried out there shall be charged a fee equivalent to the amount calculated on the rental value of the licensed premises at the rate mentioned in column 1 of Table A of this item, according to their respective category and locality, and subject to the minimum fee mentioned in column 2 of the said Table A.

TABLE A

<i>Locality A</i>	Column 1	Column 2
Category 1 .....	8%	€582.34
Category 2 .....	8%	€302.82

C 1078

Category 3 .....	8%	€186.35
Category 4 .....	8%	€116.47
<i>Locality B</i>		
Category 1 .....	7%	€465.87
Category 2 .....	7%	€232.94
Category 3 .....	7%	€139.76
Category 4 .....	7%	€93.17
<i>Locality C</i>		
Category 1 .....	6%	€244.58
Category 2 .....	6%	€116.47
Category 3 .....	6%	€69.88
Category 4 .....	6%	€46.59
<i>Locality D</i>		
Category 1 .....	5%	€116.47
Category 2 .....	5%	€58.23
Category 3 .....	5%	€46.59
Category 4 .....	5%	€34.94

*Locality A comprises:*

Valletta .....	Republic Street between City Gate and St Christopher Street; Merchants Street between Victory Square and St Christopher Street
Bugibba and Qawra.....	This locality includes the area surrounded by - Toni Bajada Street (both sides); Mosta Road between Toni Bajada Street and Salini Coast Road up to Pioneers Corps Road; Pioneers Corps Road; Qawra Road (inclusive of side streets found in the area) up to and including Bugibba Road till it meets with Toni Bajada Street near to and including the Gillieru Restaurant.
Paceville.....	i.e. the area known as Paceville surrounded by and including Spinola Road (both sides); that part of St George's Road between Spinola Road and St George's Bay (both sides); St George's Bay and the road leading from that Bay towards the Regional Road (both sides and side streets thereat); Dragonara Road.
St Julians.....	Spinola Square; St George's Road up to Spinola Road (including any side streets in the area).

*Locality B comprises:*

Valletta .....	St Paul's Street between Castille Place and St Christopher Street; Old Bakery Street between Ordinance Street and St Christopher Street; St Zachary Street;
----------------	-------------------------------------------------------------------------------------------------------------------------------------------------------------------

Strait Street between Ordinance Street and St Nicholas Street;  
 Victory Square;  
 Old Treasury Street;  
 St Frederick Street;  
 Ordinance Street;  
 South Street;  
 Melita Street;  
 Carts Street;  
 St John's Street between St Ursula Street and West Street;  
 St Lucia's Street between St Ursula Street and West Street;  
 Old Theatre Street between St Ursula Street and Old Bakery Street;  
 Felix Street;  
 Archbishop Street between St Ursula Street and Old Bakery Street.

Hamrun..... St Joseph High Road.

Mellieħa ..... Ġorġ Borg Olivier Street;  
 Main Street.

Sliema..... Bisazza Street;  
 Bisazza Lane;  
 The Strand;  
 Tower Road;  
 St Anne Square;  
 Cathedral Street;  
 High Street between Tower Road and Għar il-Lembi Street;  
 Manwel Dimech Street between The Strand and St Helen Street;  
 Rudolph Street between Manwel Dimech Street and St James Street.

St Julians ..... Ġorġ Borg Olivier Street.

Victoria, Gozo ..... Pjazza Indipendenza;  
 Republic Street;  
 St Sabina Street;  
 St George's Square;  
 St Joseph Street;  
 Market Street;  
 Main Gate Street;  
 President J.F. Kennedy Square;  
 Fortunato Mizzi Street;  
 Sir Adrian Dingli Street.

Marsalforn, Gozo

Xlendi, Gozo

*Locality C comprises:*

Birkirkara ..... Valley Road;  
 Mannarino Road;  
 Fleur-de-Lys Road;

C 1080

	Naxxar Road.
Birżebbuġa .....	Pretty Bay; St Edward Street between Pretty Bay and the Pier; Bonnici Street; Birżebbuġa Square.
Cospicua .....	Gavino Gulia Square; Paolino Vassallo Square; Bormla Wharf; St Paul Church Area.
Floriana .....	St Anne Square; St Anne Street; Pope John XXIII Square.
Guardamangia .....	St Luke's Road/Triq il-Mimosa.
Gżira-Msida .....	The Strand; Testaferrata Street; Msida Sea-Front.
Marsascalea .....	Dun Tarcisio Agius Square; Marina Street; Salini Street; Mifsud Bonnici Square.
Mdina .....	the whole city.
Mosta .....	Eucharistic Congress Road; Constitution Street; Main Street between Rotunda Square and Grech Mifsud Alley.
Rabat .....	Main Street; The Saqqajja; Parish Square; L'Isle Adam Square; St Augustine Street; St Paul's Street; St Joseph Street.

St Paul's Bay

*Locality D comprises:*

Any other locality not shown under Locality A, B or C.

*Category I* refers to trading licences in respect of -

1. Radio, T.V., domestic appliances, office equipment, spares and high fidelity equipment.
2. Musical records, stereos, record players, tape recorders, cassettes and spare parts.
3. Importers and wholesalers.
4. Chemists, sale of perfumery and cosmetics.
5. Hairdressing salon.
6. Real estate agents, travelling and other agencies.
7. Local insurance companies (including agents of local and foreign insurance companies, brokers, operators registered as salesmen under the Insurance Business Act).
8. Advertising and public relations.
9. Financial institutions, banks, investment houses.
10. Antiques.



11. Jewellery, watches, clocks.
12. Engines and outboard motors.
13. Electrical and mechanical equipment.
14. Cars, vans, motorcycles, motor vehicles and spares.
15. Car, bus hire services and surplus garage.
16. Ornamental crystals.
17. Public bars for sale of wine, beer and spirits.
18. Brick and tile making.
19. Showrooms for the sale of furniture.
20. Showrooms for the sale of bathrooms and toilet accessories.
21. Any other object not specifically provided for, which in the opinion of the Commissioner of Police, should properly be classified under this category.

*Category 2* refers to trading licences in respect of -

1. Catering and confectioneries.
2. Photographic equipment and spare parts.
3. Wearing apparel.
4. Furniture, carpentry, upholstery.
5. Ironmongery.
6. Glassware, earthenware, tableware.
7. Electricians and plumbers.
8. Souvenirs.
9. Motor vehicle repairs, sprayers, workshop garages, garage.
10. Footwear and leather goods.
11. Metal grades (industrial).
12. Petrol vendors.
13. Household goods and furnishing.
14. Launderers and dry cleaners.
15. Stationers and booksellers.
16. Farming and fishing equipment.
17. Toy sellers.
18. Drapery, carpets.
19. House remover, *burdnara*.
20. Any other object not specifically provided for which in the opinion of the Commissioner of Police should properly be classified under this category.

*Category 3* refers to trading licences in respect of -

1. Factories.
2. Clubs.
3. Cinemas
4. Theatres
5. Places of public entertainment.
6. Offices.
7. Printing Presses.
8. Any other object not specifically provided for, which in the opinion of the Commissioner of Police, should properly be classified under this category.

*Category 4* refers to trading licences in respect of -

1. Blacksmith, tinsmith.
2. Bazaar.
3. Kerosene vendors.
4. Grocers and greengrocers.
5. Fodder retailers.
6. Meatsellers.
7. Bakers and breadsellers.
8. Wine shop.
9. Tea and coffee (non-intoxicants) shops.
10. Any other object not specifically provided for, which in the opinion of the Commissioner of Police, should properly be classified under this category.

2 For any special extension of the closing time of places of public entertainment after 1 a.m. on each occasion, a fee of €23,29.

This fee shall be leviable irrespectively of any fee chargeable for the time extension in respect of any other licences prevailing on the premises.

Provided that the fee payable for licences in respect of the following trading categories shall be either as indicated in Table A or as stipulated hereunder, whichever is the highest:

- |     |                                                                                                                                                                         |           |
|-----|-------------------------------------------------------------------------------------------------------------------------------------------------------------------------|-----------|
| (a) | real estate agency .....                                                                                                                                                | €698.81   |
| (b) | local insurance companies (excluding agents of local and foreign insurance companies, brokers, operators registered as salesmen under the Insurance Business Act) ..... | €931.75   |
| (c) | an advertising and/or public relations agency .....                                                                                                                     | €582.34   |
| (d) | a financial institution, a bank and investment house .....                                                                                                              | €1,164.69 |
| (e) | a wedding hall or any other such place for the purpose of holding weddings or other receptions:                                                                         |           |
|     | (i) where the capacity is under 200 persons .....                                                                                                                       | €349.41   |
|     | (ii) where the capacity is over 200 persons but less than 500 .....                                                                                                     | €582.34   |
|     | (iii) where the capacity is over 500 persons .....                                                                                                                      | €931.75". |

## PART XV

Amendment to the Registration of Decontrolled Dwelling Houses. S.L. 158.01

**55.** (1) This Part amends the Registration of Decontrolled Dwelling Houses Regulations and it shall be read and construed as one with the Registration of Decontrolled Dwelling Houses Regulations, hereinafter in this Part referred to as "the Regulations".

(2) The provisions of this Part shall be deemed to have come into force on the 1st January, 2015.

Amendment of regulation 3 of the Regulations.

**56.** Sub-regulation (3) of regulation 3 of the Regulations shall be substituted by the following:

"(3) A fee of sixty-four euro (€64) shall be paid for each dwelling house or flat in respect of which decontrol is applied

for."

**57.** Sub-regulation (1) of regulation 14 of the Regulations shall be substituted by the following: Amendment of regulation 14 of the Regulations.

"(1) On application accompanied by a fee of two euro and sixty cents (€2.60) the Officer shall issue, in respect of any one particular dwelling house, a certificate stating whether that house is registered as a decontrolled dwelling house."

**PART XVI**

**58.** (1) This Part amends the Citizenship Regulations and it shall be read and construed as one with the Citizenship Regulations, hereinafter in this Part referred to as "the Regulations". Amendment Citizenship Regulations, S.L. 188.01

(2) The provisions of this Part shall be deemed to have come into force on the 1st January, 2015.

**59.** The Third Schedule to the Regulations shall be substituted by the following: Substitution of the Third Schedule to the Regulations.

**"THIRD SCHEDULE  
FEES**

<i>Matters in which fee may be taken</i>	<i>Fee Payable</i>
1. Application for registration as a citizen of Malta, or for the grant of a certificate of naturalization .....	€38.50
2. Registration as a citizen of Malta, or grant of a certificate of naturalization .....	€77
3. Application for re-registration or re-naturalization as a citizen of Malta by a person who has already been registered or naturalized as a citizen of Malta -	
Additional fee on first re-registration or re-naturalization .....	€10.30
Additional fee on second re-registration or re-naturalization .....	€15.40
Additional fee on third re-registration or re-naturalization and so on, on the same rising scale .....	€20.50
4. Issue of a certificate under article 15 of the Maltese Citizenship Act .....	€25.70
5. Supply of a certified true copy or other copy of any registration or certificate referred to above .....	€7.70
6. Supply of a certificate of citizenship to a citizen of Malta .....	€12.90
7. Swearing an affidavit .....	€2.60
8. Taking an oath of allegiance .....	€2.60
9. Application for an inquiry under article 9(4) of the Maltese Citizenship Act.....	€51.30
10. Declaration of renunciation of citizenship of Malta ....	€12.90"

C 1084

**PART XVII**

Amendment to the Agricultural Leases Regulations, S.L. 199.01

**60.** (1) This Part amends the Agricultural Leases Regulations and it shall be read and construed as one with the Proceedings in the Agricultural Leases Regulations, hereinafter in this Part referred to as "the Regulations".

(2) The provisions of this Part shall be deemed to have come into force on the 1st January, 2015.

Substitutes Tariff A of the Schedule to the Regulations.

**61.** Tariff A of the Schedule to the Regulations shall be substituted by the following:

"TARIFF A

**Registry fees payable in the Rural Leases Control Board**

- |   |                                                               |     |
|---|---------------------------------------------------------------|-----|
| 1 | For the filing of any claim .....                             | €40 |
| 2 | For the filing of any reply .....                             | €25 |
| 3 | For the filing of any application of appeal .....             | €80 |
| 4 | For the filing of an answer to an application of appeal ..... | €50 |
- 5 The fees established in paragraphs 1 to 4 of this Tariff shall include the filing of all other acts of procedure and services (including but not limited to the filing of warrants for the examination of witnesses, the examination itself, recording fees, transcriptions and copies, the services of judicial assistants, decrees and declarations prior to definitive judgement, taxed bill of costs and copies of the judgement) required following the initiation of the cause through the said act up to and including final judgement but excluding any fees due for notification of the acts of procedure or any fees due to referees or experts appointed by the Board or any fees which the Board may be required to pay to third parties.
- 6 (1) No fee shall be levied for the filing of any note of admission of a claim provided that the claim is admitted in full and unconditionally before any contestation thereon.
- (2) Any counter-claim contained in any act of procedure shall be treated as if it is a new claim and the fees set out in paragraphs 1 to 4 shall be levied on the counter claim and the reply thereto.
- (3) The fees stated in paragraphs 1 to 4 shall also be due on the filing of any application to the Board to be permitted to file any statement of defence, answer or other act of procedure filed in reply to a claim and intended to contest, whether totally or partially, a claim made.

- 7 (1) For every notification of an act of procedure, including expenses incurred in the execution of such notification, the following fees shall be due:
- (i) registry fee ..... €6
  - (ii) fee due to the executive officer effecting the service ..... €1.20

Provided that if service is to be effected outside normal working hours, the fees contained in this paragraph shall be increased by 100%.

(2) Notwithstanding anything contained in this Tariff if the service of any act is to be executed personally by an executive officer of the Board, in cases where the law permits that service be effected otherwise, the following additional fees shall be due, for each notification:

- (i) registry fee ..... €25
- (ii) fee due to the executive officer effecting the service ..... €7

(3) The fees established in sub-paragraph (2) shall not apply when service is to be effected personally by an executive officer of the Board in terms of any law, and in such cases the fees established in sub-paragraph (1) of this paragraph shall apply.

- 8 For any other act of procedure indicated in the Agricultural Leases (Reletting) Act but for which no fee is established in these Tariffs ..... €15

Provided that fees for services not specifically provided for in this Tariff but provided for in other Tariffs contained in the Code of Organization and Civil Procedure shall be taxed according to those Tariffs.

- 9 For the opening of the registry outside working hours:
- (i) registry fee ..... €120
  - (ii) fee due to attending deputy registrar ... €50
  - (iii) fee due to each executive officer required to effect service ..... €35

- 10 (1) The Board may, when delivering judgement, order that the plaintiff or defendant in a cause pay increased costs to the Registrar of Courts of not less than €200 and not more than €650 if the Board deems that the act of procedure initiating the claim or the act of procedure in reply was frivolous or vexatious or that either of the parties has unnecessarily prolonged the proceedings and in such case such sum will not be recoverable from the other party.

No appeal shall lie from the decision of the Board.

(2) The Board may, when delivering judgement, also refer to the Commission for the Administration of Justice the advocate of the plaintiff or of the defendant if the Board deems that the advocate is responsible, wholly or partly, for the frivolous or vexatious act of procedure or for prolonging the proceedings.

No appeal shall lie from the decision of the Board.

11 (1) All fees due shall be paid together with the filing of the relative act and the Registrar shall not accept for filing any act of procedure, which is not accompanied by the relative fee.

(2) The assessment of the Registrar on the amount of fees to be paid shall be final.

(3) In assessing the fees laid down in this Tariff no account shall be taken of any fraction of €1.

12 (1) The Registrar shall cause a taxed bill of costs to be kept in the file of each cause and shall immediately enter therein all payments made to him and all payments due to the advocates and legal procurators of the parties and the parties and their advocates and legal procurators shall have the right to a copy thereof at any time.

(2) Within one month of the delivery of the definitive judgement, the Registrar shall cause a final taxed bill of costs to be drawn up.

".

**PART XVIII**

Amendment of the Fees payable for Residence Permits and Employment Licences Regulations. S.L. 217.01

**62.** (1) This Part amends the Fees payable for Residence Permits and Employment Licences Regulations, and it shall be read and construed as one with the Fees payable for Residence Permits and Employment Licences Regulations, hereinafter in this Part referred to as "the Regulations".

(2) The provisions of this Part shall be deemed to have come into force on the 1st January, 2015.

Substitution of regulation 2 of the Regulations.

**63.** Items 2 and 3 in the Table found in regulation 2 of the Regulations, shall be substituted by the following:

"2. Application and issue of a uniform residence permit, in terms of regulations 12(1) and 21 of the Immigration Regulations, for each year granted of part thereof ..... €27.50

3. Application and issue of residence documentation issued to EU/EEA/Swiss nationals, members of their families and other family members, exercising their right of freedom of movement in Malta which -

- (a) residence permit or residence documentation has been lost, stolen, or destroyed ..... €22.00
- (b) has been defaced ..... €16.50".

**PART XIX**

**64.** (1) This Part amends the Control of Swimming Pools Regulations and it shall be read and construed as one with the Control of Swimming Pools Regulations, hereinafter in this Part referred to as "the Regulations".

Amendment to the Control of Swimming Pools Regulations. S.L. 244.01

(2) The provisions of this Part shall be deemed to have come into force on the 1st January, 2015.

**65.** Schedule 1 to the Regulations shall be substituted by the following:

Substitution of Schedule 1 to the Regulations.

"Schedule

(Regulation 7)

Fees to be paid by the applicant to the Malta Resources Authority for the issue or renewal of a permit to construct or for a licence to operate or use a swimming pool.

For a swimming pool used solely and exclusively by the applicant and his family:

- (i) with fresh water ..... €4.60 per m<sup>3</sup> capacity
- (ii) with sea water according to regulation 6(2) .. €100.00

For a swimming pool used solely and exclusively by a philanthropic society ..... nil

For any other swimming pool:

- (a) used with fresh water ..... €6.90 per m<sup>3</sup> capacity:

So, however, that the fee shall not exceed €2,329.37;

- (b) used with sea water according to regulation 6(2) ..... €600.00".

**PART XX**

**66.** (1) This Part amends the Marriage Regulations and it shall be read and construed as one with the Marriage Regulations, hereinafter in this Part referred to as "the Regulations".

Amendment to the Marriage Regulations. S.L. 255.01

(2) The provisions of this Part shall be deemed to have come

C 1088

into force on the 1st January, 2015.

Substitution of regulation 2 of the Regulations.

**67.** Regulation 2 of the Regulations shall be substituted by the following:

"2. The fee to be levied and paid for things done or services rendered by the Registrar under the Marriage Act shall, in respect of each marriage, be twenty-five euro and sixty-five cents (€25.65); where such fee shall cover all services and all things done in respect of such marriage including, but without prejudice to the generality of the foregoing, the publication of banns and the issue of certificates relating thereto, the celebration of the marriage, if any, by the Registrar, and the attendance of any person for the completion and delivery for registration of the act of marriage:

Provided that where any of the spouses in a marriage contracted in a civil or religious form resides abroad, there shall be paid an additional fee of twenty-five euro and sixty-five cents (€25.65):

Provided further that where any marriage in a civil form is contracted in such other place open to the public other than the Marriage Registry, there shall be paid an additional fee of twenty-five euro and sixty-five cents (€25.65):

Provided also that where in any marriage in a civil form both spouses reside abroad, and consequently further verification procedures would be required, there shall be paid a further additional fee of twenty-five euro and sixty-five cents (€25.65)."

## PART XXI

Subsidiary legislation made under the Identity Card and Other Identity Documents Act. Cap. 258

**68.** (1) This Part refers to subsidiary legislation made under the Identity Card and Other Identity Documents Act, hereinafter in this Part referred to as "the principal Act".

(2) The provisions of this Part shall be deemed to have come into force on the 1st January, 2015.

Promulgation of legal notice under the principal Act.

**69.** By virtue of the powers granted by article 23 of the Identity Card and Other Identity Documents Act, the following legal notice shall be promulgated under the principal Act:

"IDENTITY CARD AND OTHER IDENTITY DOCUMENTS ACT  
(CAP. 258)

Identity Documents (Fees) Regulations, 2014



In exercise of the powers conferred by article 23 of the Identity Card and Other Identity Documents Act, the Prime Minister, with concurrence with the Minister for Finance, has made the following regulations:-

Citation and commencement

1. (1) The title of these regulations is the Identity Documents (Fees) Regulations, 2014.

(2) These regulations shall come into force on such date as the Prime Minister may, by notice in the Gazette appoint, and different dates may be so appointed for different purposes and for different provisions of these regulations.

Fees payable.

2. (1) The fees specified in the Schedule shall be payable to the authorised officer as designated by the Prime Minister as the person authorised to issue identity documents or to any person delegated for the purpose.

(2) The authorised officer may waive any fees payable in respect of a particular application if, in the opinion of the authorised officer, payment of the fee would cause financial hardship to the applicant, bearing in mind the applicant's means and circumstances.

Revocation of the Identity Documents (Fees) Regulations, 2012.

3. The Identity Documents (Fees) Regulations, 2012 are hereby revoked.

#### SCHEDULE

Service	Fees €
1. First time issues of identity cards	Free
2. Renewals of expired identity cards (or containing any data that is no longer correct) which are not declared to be lost, stolen or defaced	Free
3. Applications for a new identity card in replacement of one which has been lost, stolen or destroyed	22
4. Applications for a new identity card in replacement of one which has been defaced	16.50".

#### PART XXII

70. (1) This Part amends the Control of Tattooing Act and it shall be read and construed as one with the Control of Tattooing Act, hereinafter in this Part referred to as "the Code".

Amendments to the Control of Tattooing Act. Cap. 270.

(2) The provisions of this Part shall be deemed to have come

C 1090

into force on the 1st January, 2015.

Amendment of article 6 of the principal Act.

**71.** Sub-article (4) of article 6 of the principal Act shall be substituted by the following:

"(4) No licence shall be granted or renewed unless a fee of twelve euro and ninety cents (12.90), or such other fee as the Minister may from time to time prescribe, in respect of the grant and of every renewal thereof, has been paid to the Minister."

**PART XXIII**

Amendment of subsidiary legislation made under the Land Registration Act. Cap. 296.

**72.** (1) This Part amends subsidiary legislation made under the Land Registration Act, and it shall be read and construed as one with the subsidiary legislation it amends.

(2) The provisions of this Part shall be deemed to have come into force on the 1st January, 2015.

Substitution of the Second Schedule to the Land Registration Rules. S.L.296.01

**73.** The Second Schedule to the Land Registration Rules shall be substituted by the following:

"SECOND SCHEDULE

(Rule 28)

Tariff

Service	Fee
1. Application for a registered title .....	€51.25
2. Lodgement of any dealing for registration or any application relating to a registered title other than a transfer or charge .....	€15.40
3. Lodgement of any transfer ( <i>ad valorem</i> ) -	
up to €11,646.87 .....	€15.40
over €11,646.87 to €23,293.73 .....	€20.50
over €23,293.73 to €46,587.47 .....	€30.75
over €46,587.47 to €69,881.20 .....	€41.00
over €69,881.20 to €93,174.94 .....	€51.25
For every additional €23,293.73 or part thereof .....	€10.25
4. Lodgement of any charge ( <i>ad valorem</i> )	
up to €11,646.87 .....	€15.40
over €11,646.87 to €23,293.73 .....	€20.50
over €23,293.73 to €46,587.47 .....	€25.65
over €46,587.47 to €69,881.20 .....	€30.75
For every additional €23,293.73 or part thereof .....	€5.15
5. Lodgement of a caution .....	€15.40
6. Lodgement of a priority notice .....	€10.25
7. Withdrawal of a caution or priority notice .....	€5.85
8. Copies -	

Service	Fee
Copies of certificate of title .....	€2.60
Copy of any application, dealing or instrument per folio	€0.55
Copies of any plan per folio "A4" .....	€1.00
Copies in other cases per folio .....	€0.55
9. <i>(deleted)</i>	
10. Inspection of any register or document in the custody of the Registrar .....	€5.15
11. Official search .....	€5.15".

**74.** Sub-rule (3) of rule 3 of the Land Registration (Submission of Plans) Rules shall be amended as follows:

Amendment of rule 3 of the Land Registration (Submission of Plans) Rules. S.L. 296.08

(a) for the words "against a payment of €2.33" there shall be substituted the words "against a payment of €2.60"; and

(b) immediately after the words "opening hours of the Land Registry." there shall be added the words "The plans mentioned in sub-rule (1) can be ordered online from the Land Registry site against a payment of €2.50 per plan."

#### PART XXIV

**75.** (1) This Part amends the Duty Free Shops Regulations and it shall be read and construed as one with the Duty Free Shops Regulations, hereinafter in this Part referred to as "the Regulations".

Amendments to the Duty Free Shop Regulations. S.L. 337.43

(2) The provisions of this Part shall be deemed to have come into force on the 1st January, 2015.

**76.** Sub-regulation (3) of regulation 3 of the Regulations shall be substituted by the following:

Amendment of regulation 3 of the Regulations.

"(3) A fee of one thousand and two hundred and eighty-one euro and twenty-nine cents (€1,281.20) *per annum* payable to the Comptroller shall be charged on the grant and every renewal of any licence issued under the provisions of these regulations:

Provided that where it is shown satisfactorily that the Police trading licence is less than one thousand and two hundred and eighty-one euro and twenty-nine cents (€1,281.20) *per annum*, the amount of the fee chargeable under this regulation shall be equivalent to the amount of the Police trading licence."

C 1092

**PART XXV**

Amendments to the Duty on Documents and Transfers Act. Cap.364

**77.** (1) This Part amends the Duty on Documents and Transfers Act and it shall be read and construed as one with the Duty on Documents and Transfers Act, hereinafter in this Part referred to as "the principal Act".

(2) The provisions of this Part shall be deemed to have come into force on the 1st January, 2015.

Addition of new article to the principal Act.

**78.** Immediately after article 25 of the principal Act there shall be added the following new article:

"Duty on every policy of life insurance.

25A. Notwithstanding the provisions of any other article in this Act, including articles 4 and 6, there shall be charged on every policy of life insurance, wherever such policy is executed or used and in respect of which article 25 does not make specific provision, a duty of ten cents for every euro or part thereof of the agreed yearly premium.

Provided that -

(a) the minimum duty chargeable under this article shall be eleven euro and sixty-five cents (€11.65);

(b) where the premium payable is less than eleven euro and sixty-five cents (€11.65), the minimum duty chargeable shall be reduced to ten per centum of the amount of premium so payable."

Amendment of article 27 of the principal Act.

**79.** Article 27 of the principal Act shall be amended as follows:

(a) for the words "article 25 does not make specific provision, a duty of ten cents for every euro or part thereof" there shall be substituted the words "articles 25 and 25A do not make specific provision, a duty of eleven cents for every euro or part thereof";

(b) in paragraph (a) of the proviso thereof, for the words "eleven euro and sixty-five cents (€11.65)" there shall be substituted the words "thirteen euro (€13)"; and

(c) in paragraph (b) of the proviso thereof, for the words "eleven euro and sixty-five cents (€11.65), the minimum duty chargeable shall be reduced to ten per centum of the amount of premium so payable" there shall be substituted the words

"thirteen euro (€13), the minimum duty chargeable shall be reduced to eleven per centum of the amount of premium so payable".

**80.** Sub-article (3) of article 42 of the principal Act shall be deleted. Amendment of article 42 of the principal Act.

## PART XXVI

**81.** (1) This Part amends the Motor Vehicles Registration and Licensing Act and it shall be read and construed as one with the Motor Vehicles Registration and Licensing Act, hereinafter in this Part referred to as "the principal Act". Amendments to the Motor Vehicles Registration and Licensing Act. Cap. 368.

(2) The provisions of articles 87 and 93(b), (d) and (e) shall be deemed to have come into force on the 18th November, 2014.

(3) The provisions of articles 80, 81, 83 to 86, 88 to 92, 93(a) and (c) and 94 shall be deemed to have come into force on the 1st January, 2015.

(4) The provisions of articles 82 and 95 shall be deemed to have come into force on the 1st March, 2015.

**82.** Article 2 of the principal Act shall be amended as follows: Amendment of article 2 of the principal Act.

(a) immediately after the definition "N3 motor vehicle" there shall be added the following new definition:

" "national holidays" means such national holidays as established in the National Holidays and Other Public Holidays Act;";

Cap. 252.

(b) immediately after the definition "public passenger transport service" there shall be added the following new definition:

" "public holidays" means such public holidays as established in the National Holidays and Other Public Holidays Act;";

Cap. 252.

(c) immediately after the definition "used motor vehicle" there shall be inserted the following new definition:

" "vehicle hire undertaking" means any undertaking established in Malta or in another Member State which is duly licensed under the laws of Malta or another Member State to operate the business of vehicle

C 1094

hire or leasing services;"

(d) immediately after the new definition "vehicle hire undertaking" there shall be added the following new definition:

" "vintage vehicle" means an authentic and genuine vehicle with an age of thirty years or more (to be reckoned from the date of manufacture), as certified by the vintage vehicle classification committee, which is kept in a state which is as close as possible to its original state as produced by the manufacturer and which respects the spirit of classic and vintage vehicle preservation;" and

(e) the definition "vintage vehicle classification committee" shall be substituted by the following:

" "vintage vehicle classification committee" means a committee appointed by the Authority comprising a chairperson and two members, all of whom possessing the necessary technical competence, whose function shall be -

(a) to determine whether a vehicle should be classified as a vintage vehicle;

(b) to determine whether a vintage vehicle is fifty years or older (to be reckoned from the date of manufacture); and

(c) to calculate the registration value of any such vehicle for the purpose of calculating the registration tax payable on such vehicle, if applicable;"

Amendment of article 3 of the principal Act.

**83.** Article 3 of the principal Act shall be amended as follows:

(a) the current article shall be renumbered as sub-article (1) thereof; and

(b) immediately after sub-article (1) thereof, as renumbered, there shall be added the following new sub-articles:

"(2) There shall also be charged and levied by the Authority on account of the Government a registration tax and a circulation permit fee as specified in this Act in respect of -

(a) motor vehicles hired or leased from a

vehicle hire undertaking licensed in another Member State which are brought into Malta under a contract of lease and hire by a person residing in Malta for a period which exceeds thirty days to be reckoned from the date of arrival of the said motor vehicle in Malta; and

(b) motor vehicles hired or leased from a vehicle hire undertaking licensed in another Member State which are brought into Malta under a contract of lease or hire by any person other than a person residing in Malta and which does not qualify under any of the exemptions or concessions specified in article 18 or, in the event that such motor vehicles qualify for such an exemption, following the expiry of the period for which such motor vehicles have been exempt [together with the period stipulated in article 4(4)] if such motor vehicles continue to be used on the road in Malta after the expiry of such period:

Provided that the provisions of this article and of article 4 regulating motor vehicles brought into Malta from another Member State under a contract of lease or hire shall only apply to motor vehicles which are not used for hire and reward.

(3) With regard to motor vehicles specified in sub-article (2), the registration tax payable shall be as follows:

(a) where the contract of lease or hire expires prior to the lapse of four years to be reckoned from the date of arrival of the said motor vehicle in Malta, where such motor vehicle is brought into Malta by a person residing in Malta or by any person other than a person residing in Malta in such cases where none of the exemptions or concessions specified in article 18 apply, at the rate or in the amount specified in the First Schedule or the Second Schedule, as the case may be, which shall be applied at the percentage rates specified in the Fifth Schedule:

Provided that, with regard to motor vehicles brought into Malta from another Member State by any person other than a person residing in Malta

C 1096

which qualify under any of the exemptions or concessions specified in article 18 and which continue to be used on the road in Malta after the expiry of the period for which they have been exempt, the period is to be reckoned from the date of expiry of the exemption or concession, as the case may be;

(b) where the contract of lease or hire expires after the lapse of four years to be reckoned from the date of arrival of the said motor vehicle in Malta, where such motor vehicle is brought into Malta by a person residing in Malta or by any person other than a person residing in Malta in such cases where none of the exemptions or concessions specified in article 18 apply, at the full rate or in the amount specified in the First Schedule or the Second Schedule, as the case may be:

Provided that, with regard to motor vehicles brought into Malta from another Member State by any person other than a person residing in Malta which qualify under any of the exemptions or concessions specified in article 18 and which continue to be used on the road in Malta after the expiry of the period for which they have been exempt, the period is to be reckoned from the date of expiry of the exemption; and

(c) where the contract of lease or hire expires prior to the lapse of four years to be reckoned from the date of arrival of the said motor vehicle in Malta and such motor vehicle is brought into Malta by a person residing in Malta or by any person other than a person residing in Malta in such cases where none of the exemptions or concessions specified in article 18 apply, in the event that such contract of lease or hire is extended for a further period which does not, when added to the period during which the vehicle was already being used on the road in Malta, exceed four years from the date when such motor vehicle was first brought into Malta, applicant shall pay a further sum by way of registration tax for the period for which the contract of lease or hire has been extended in terms of the Fifth Schedule, less the amount of registration tax already paid when the vehicle was



first brought into Malta:

Provided that, in the event that the contract of lease and hire is extended following the expiration or termination of the first extension, for whatsoever period, the registration tax payable shall be at the full rate or in the amount specified in the First Schedule or the Second Schedule, as the case may be, less the amount of registration tax already paid when the vehicle was first brought into Malta.

(4) (a) With regard to the case specified in sub-article (3)(a), where the contract of lease or hire is terminated prior to the expiration of the term on the basis of which the registration tax had been calculated and the said motor vehicle is taken out of Malta, the person who had paid the registration tax, or his authorised assignee, shall be entitled to a refund of a sum equivalent to the nominal amount of residual registration tax applicable to the said motor vehicle at the rate or in the amount as specified in the Fifth Schedule.

(b) With regard to the case specified in sub-article (3)(b), when the contract of lease or hire expires, or is terminated prior to the lapse of the term stipulated in the said contract, and the motor vehicle is taken out of Malta, the person who had paid the registration tax, or his authorised assignee, shall be entitled to a refund of a sum equivalent to the nominal amount of residual registration tax applicable to the said motor vehicle at the rate or in the amount as specified in the Fifth Schedule.

(c) With regard to the case specified in sub-article (3)(c), where the contract of lease or hire as extended, expires, or is terminated prior to the term stipulated in the said contract, and the motor vehicle is taken out of Malta, the person who had paid the registration tax, or his authorised assignee, shall be entitled to a refund of a sum equivalent to the nominal amount of residual registration tax applicable to the said motor vehicle at the rate or in the amount as specified in the Fifth Schedule.

(d) Upon the exportation and deregistration of a motor vehicle which had been registered in Malta by a vehicle hire undertaking established in Malta, being a motor vehicle which had been used solely and exclusively

C 1098

for the purpose of leasing or hire, such vehicle hire undertaking may apply with the Authority for a refund equivalent to the nominal amount of residual registration tax applicable to the said motor vehicle at the rate or in the amount as specified in the Fifth Schedule.

(5) With regard to the motor vehicles specified in sub-article (2)(a) and (b), where the contract of lease or hire expires or is terminated prior to the lapse of four (4) years from the date when such motor vehicle was first brought into Malta, and the motor vehicle is not taken out of Malta but continues to be used on the road in Malta by a person residing in Malta or by any person other than a person residing in Malta in such cases where none of the exemptions or concessions specified in article 18 apply, not being the person who had originally brought the said motor vehicle into Malta from another Member State under a contract of lease or hire, such person who shall continue to use the said motor vehicle on the road in Malta under a new contract of lease or hire from a vehicle hire undertaking licensed in another Member State shall pay a sum, by way of registration tax, for the period for which the said person has taken the said motor vehicle under a contract of lease or hire in terms of the Fifth Schedule, less the amount of registration tax already paid when the vehicle was first brought into Malta or when registration tax was once again paid on the said motor vehicle in the event that the said motor vehicle continued to be used on the road in Malta under a new contract of lease or hire from a vehicle hire undertaking licensed in another Member State, as the case may be:

Provided that, in the event that the total period of time for which a motor vehicle brought into Malta continues to be used on the road in Malta under contracts of lease or hire taken out from a vehicle hire undertaking licensed in another Member State exceeds four years, upon the final registration which will extend the period for which such motor vehicle shall be used on the road in Malta beyond four years, registration tax shall be charged at the full rate or in the amount specified in the First Schedule or the Second Schedule, as the case may be, less the amount of registration tax already paid when the vehicle was first brought into Malta or when registration tax was once again paid on the said motor vehicle in the event that the said motor vehicle continued to be used on

the road in Malta under a new contract of lease or hire from a vehicle hire undertaking licensed in another Member State, as the case may be."

**84.** Article 4 of the principal Act shall be substituted by the following:

Substitution of article 4 of the principal Act.

"4. Every person who imports or brings a motor vehicle into Malta, every person residing in Malta who brings into Malta a motor vehicle from another Member State under a contract of lease or hire for a period which is subject to the payment of registration tax in terms of article 3(2) and every person who manufactures a motor vehicle in Malta shall, by not later than the first working day following the arrival of the motor vehicle into Malta or following its manufacture, give notice of such importation, bringing in or manufacture to the Authority in such manner as the Authority may from time to time direct, or as may be prescribed by regulations."

**85.** In sub-article (1) of article 6 of the principal Act, for the words "not registered in Malta" there shall be substituted the words "not registered in Malta, including such motor vehicles brought into Malta from another Member State under a contract of lease or hire which are subject to the payment of a registration tax in terms of article 3(2)".

Amendment of article 6 of the principal Act.

**86.** Immediately after article 7 of the principal Act there shall be added the following new article:

Addition of new article 7A to the principal Act.

"Vintage vehicles.

7A. Vintage vehicles may be used solely and exclusively for private use:

Provided that vintage vehicles may occasionally be used for purposes other than private use in one-off and exceptional activities and occasions for which no vehicle other than a vintage vehicle may be used:

Provided further that in order for vintage vehicles to be used for any purpose other than private use in such one-off and exceptional activities and occasions, the prior written authorisation of the Authority shall be obtained, which authorisation shall be given or withheld in the Authority's absolute discretion."

**87.** Article 8 of the principal Act shall be amended as follows:

Amendment of article 8 of the principal Act.

(a) sub-articles (3) to (5) thereof shall be renumbered as sub-articles (7) to (9) respectively; and

C 1100

(b) immediately after sub-article (2) thereof there shall be added the following new sub-articles:

"(3) In respect of motor vehicles which are brought into Malta having been leased or hired from another Member State which are subject to the payment of a registration tax in terms of article 3(2), the registration tax payable shall be as provided in article 3(3).

(4) M1 motor vehicles with CO<sub>2</sub> emission levels equal to or higher than 221g/km (and having an emission level equivalent to the latest European Standard or latest European Standard minus one) and motor cycles with an engine capacity equal to or higher than 801cc which are to be registered for the first time with the Authority in terms of this Act may be registered to be used on the road in Malta solely and exclusively on Saturdays, Sundays, national holidays and other public holidays.

Registration tax on the said M1 motor vehicles and motor cycles shall be charged at the rate established in the Second Schedule to this Act.

(5) A circulation licence fee shall be due on the licensing of M1 motor vehicles and motor cycles registered in terms of sub-article (3) at the full rate specified in the Fourth Schedule and every year thereafter.

(6) Where a motor vehicle registered in terms of sub-article (4) is used on the road on any day other than Saturdays, Sunday, national holidays or other public holidays the registered owner of the said vehicle -

(a) shall immediately pay the full amount of registration tax which was due on the date of registration of the said vehicle were the vehicle to be registered to be used on the road on any day of the week, less the amount of registration tax already paid when the vehicle registered if that was the case, and

(b) shall be liable to the penalties provided for in article 21(1)."

Amendment of  
article 11A of  
the principal  
Act.

**88.** In sub-article (5) of article 11A of the principal Act, for the words "shall be payable to the Authority" there shall be substituted the words "shall be payable by the Authority".

**89.** Article 18 of the principal Act shall be amended as follows: Amendment of article 18 of the principal Act.

(a) sub-article (1) thereof shall be amended as follows:

(i) in sub-paragraph (iii) of paragraph (a) thereof, for the words "identification document; and" there shall be substituted the words "identification document or has not been issued with a residence permit in terms of the Immigration Act; and";

(ii) in the definition "private vehicle" in the proviso after sub-paragraph (iv) of paragraph (a) thereof, immediately after the words "a motor home" there shall be added the words "or an N1 motor vehicle";

(iii) in paragraph (b) thereof, immediately after the words "any M1 motor vehicle" there shall be added the words "or N1 motor vehicle";

(iv) in paragraph (c) thereof, immediately after the words "any M1 motor vehicle" there shall be added the words "or N1 motor vehicle";

(v) in paragraph (e) thereof, for the words "as amended; and" there shall be substituted the words "as amended;";

(vi) in paragraph (f) thereof the words "as amended." shall be substituted by the words "as amended; and"; and

(vii) immediately after paragraph (f) thereof there shall be added the following new paragraph:

"(g) with the exception of such vehicles falling under paragraphs (e) and (f), any motor vehicle registered in another country which is used by a person who has his normal residence in Malta for a period of not more than thirty consecutive calendar days which are to be reckoned from the date of arrival of such vehicle in Malta:

Provided that, upon arrival of the vehicle in Malta, that person shall notify the Authority and obtain, upon payment of the relative fee, a temporary circulation permit which allows the use of such vehicle in Malta for a maximum period of

C 1102

thirty consecutive calendar days:

Provided further that, in the event that such motor vehicle registered in another country is used once again in Malta by a person who has his normal residence in Malta prior to the lapse of three hundred and sixty-five days to be reckoned from the previous date of arrival of such vehicle in Malta, such motor vehicle shall be subject to the payment of registration tax in terms of this Act."; and

(b) sub-article (3) thereof shall be deleted.

Amendment of  
article 21 of the  
principal Act.

**90.** Article 21 of the principal Act shall be amended as follows:

(a) sub-article (1) thereof shall be amended as follows:

(i) in paragraph (b) thereof, immediately after the words "or article 10(1)" there shall be added the words "or article 18(1)(g)";

(ii) in paragraph (g) thereof, for the words "the registration certificate," there shall be substituted the words "the registration certificate; or";

(iii) immediately after paragraph (g) thereof there shall be added the following new paragraphs:

"(h) without the authorisation of the Authority or in violation of any condition under which such authorisation may have been granted, uses or allows to be used a vintage vehicle for any use other than a private use; or

(i) makes use of an M1 motor vehicle or a motor cycle which has been registered with the Authority for use on the road in Malta solely and exclusively on Saturdays, Sundays, national holidays and other public holidays on any other day; or

(j) being a person who has his normal residence in Malta, fails to notify the Authority of the arrival of a vehicle registered in another country which he intends to use on the road in Malta for a period of not more than thirty

consecutive calendar days; or

(k) being a person who has his normal residence in Malta, fails to obtain from the Authority a temporary circulation permit for the use in Malta of a vehicle registered in another country for a maximum period of thirty consecutive calendar days; or

(l) being a person who has his normal residence in Malta, continues to make use of a vehicle registered in another country after the expiration of the temporary circulation permit issued by the Authority; or

(m) being a person who has his normal residence in Malta, makes use of a motor vehicle registered in another country for which a temporary circulation permit for use on the road in Malta has been issued by the Authority prior to the lapse of three hundred and sixty-five days to be reckoned from the previous date of arrival of such motor vehicle in Malta; or

(n) being a person who has his normal residence in Malta, fails to notify the Authority of the arrival of a vehicle registered in another country which he intends to use on the road in Malta; or

(o) with the intent to evade the registration tax due or which may become due, fails to give any notice which he may be required to give in terms of article 4, article 10(1) or article 18 1(g) or gives in any such notice or in any statement submitted to the Authority for the purposes of this Act information which he knows to be incorrect or incomplete in any material respect,"; and

(b) in sub-article (4) thereof, for the words "within twenty days following the motor vehicle's arrival" there shall be substituted the words "within thirty days following the motor vehicle's arrival"; and for the words "twenty days notwithstanding" there shall be substituted the words "thirty days notwithstanding".

C 1104

Amendment of article 23 of the principal Act.

**91.** In paragraph (b) of sub-article (1) of article 23 of the principal Act, immediately after the words "in terms of" there shall be added the words "article 3(4) and".

Addition of new article to the principal Act.

**92.** Immediately after article 24 of the principal Act, there shall be added the following new article:

"Vintage vehicles.

25. (1) The owner of a motor vehicle with an age of thirty years or older to be reckoned from the date of manufacture may, upon payment of the fee established by the Authority, apply to the vintage vehicle classification committee on the prescribed form in order for such motor vehicle, whether it has already been registered in Malta or whether it has been imported or brought into Malta but has not as yet been registered in Malta, to be classified as a vintage vehicle.

(2) To be classified as a vintage vehicle, a motor vehicle must satisfy the following requirements:

(a) the motor vehicle must have an age of thirty years or more to be reckoned from the date of manufacture;

(b) the motor vehicle must be in a state which is as close as possible to its original state as produced by the manufacturer; and

(c) the motor vehicle must have been kept in a state which respects the spirit of vintage vehicle preservation.

(3) The vintage vehicle classification committee shall examine each application in order to determine whether such motor vehicle satisfies the requirements established in sub-article (2).



(4) In the event that the vintage vehicle classification committee feels that it requires any additional information, clarifications and, or documentation from the applicant prior to making its final determination on the application, it shall request the applicant to give such additional information and, or documentation and to make any clarifications as may be requested and shall then proceed to determine the application by withholding it or rejecting it.

(5) Vintage vehicles which are older than fifty years shall be exempt from the payment of registration tax when they are registered for the first time in Malta.

(6) Where a motor vehicle is classified as a vintage vehicle, the vintage vehicle classification committee shall also establish the age of the vintage vehicle in order to determine whether it benefits from the exemption stipulated in sub-article (5).

(7) Where a newly-imported motor vehicle which has not as yet been registered in Malta is classified as a vintage vehicle, the vintage vehicle classification committee shall also determine the registration value of any such vehicle for the purpose of calculating the registration tax payable on such a vehicle.

(8) The registration value of any such vehicle for the purpose of calculating the registration tax, shall be based on -

(a) the invoice value, or

(b) the average market value of identical, equivalent, or similar motor vehicles on the international market when the invoice value is deemed by the committee to be unreasonably low.

C 1106

(9) Any person who feels aggrieved by a decision given by the vintage vehicle classification committee to refuse his application for the classification of his motor vehicle as a vintage vehicle may file an appeal from the said decision to the Administrative Review Tribunal within twenty-one days from the date when the decision is communicated to that person.

(10) In the case of a motor vehicle which is already registered in Malta for which an application to be classified as a vintage car is refused, the owner, in the event that he feels aggrieved by such a decision and elects to file an appeal, may continue to use the said motor vehicle on the road in Malta upon payment of the relative circulation licence fee in terms of this Act:

Provided that, in the event that the applicant's appeal is upheld, the Authority shall refund the applicant any excess circulation licence fee by not later than thirty days from the date of the Tribunal's decision.

(11) In the case of a newly-imported motor vehicle which has not as yet been registered in Malta with regards to which an application to be classified as a vintage vehicle is refused by the vintage vehicle classification committee, the owner, in the event that he feels aggrieved by such a decision and elects to file an appeal, shall pay the Authority a fee of two hundred and thirty-five euro (€235) for the provisional registration of the said motor vehicle. The said motor vehicle shall not be used on the road in Malta prior to the determination of the appeal and the regular registration of the said motor vehicle in Malta.

(12) Where the Administrative Review Tribunal revokes a decision given by the vintage vehicle classification committee to refuse an application for the classification of a motor vehicle as a vintage vehicle, the Authority shall proceed to register such motor vehicle as a vintage vehicle.

(13) With regards to newly-imported vehicles which have not as yet been registered in Malta, registration tax, if applicable, shall be calculated on the basis of the registration value which shall be established by the vintage vehicle classification committee:

Provided that should the applicant feel aggrieved by the amount of registration tax charged by the Authority on the basis of the registration value established by the vintage vehicle classification committee, such person may file an appeal to the Administrative Review Tribunal and the provisions of sub-articles (15) and (16) of this article shall apply *mutatis mutandis*.

(14) The sum of two hundred and thirty-five euro (€235) paid by an applicant in terms of sub-article (11) shall be deducted from the amount of registration tax payable to the Authority where registration tax is due. In the event that no registration tax is applicable, the Authority shall refund the applicant the said sum of two hundred and thirty-five euro (€235) by not later than thirty days from the date of the Tribunal's decision.

(15) Any person may appeal from the amount of registration tax charged by the Authority on the basis of the registration value determined by the vintage vehicle classification committee within twenty-one days from the date in which that amount is communicated to that person.

(16) All appeals under this article shall be made to the Administrative Review Tribunal in accordance with the procedure laid down under the Administrative Justice Act and regulations made thereunder.

(17) Where, in the event of an appeal lodged from the registration tax charged, the Tribunal decides that the amount due in respect of registration tax is less than the amount paid, the Authority shall, within ninety days from such decision, refund to the appellant, on account of the Government the amount overpaid by the appellant concerned.

(18) Where the Tribunal determines that the amount due in respect of the registration tax is more than the amount paid, the appellant concerned shall pay the Authority on account of the Government the amount underpaid within ninety days from such decision.

(19) Where the Tribunal confirms a decision of the vintage vehicle classification committee to refuse an application for a newly-imported motor vehicle to be classified as a vintage vehicle, the applicant may, in his absolute discretion, either -

(a) pay the amount of registration tax which shall be applicable to the said motor vehicle in terms of this Act, and in this case the sum of two hundred and thirty-five euro (€235) paid by the applicant in terms of sub-article (11) shall be deducted from the amount due, or

(b) transfer the said vehicle to an authorised treatment facility in accordance with the Environment and Development Planning Act and regulations made thereunder and present to the Authority the certificate of destruction issued by the facility relative to the said vehicle, or

(c) export or re-export the said motor vehicle from Malta by not later than thirty days from the date of the decision given by the Tribunal, and where the applicant opts to export or re-export the said vehicle, the Authority shall refund him the sum of two hundred and thirty-five euro (€235) paid in terms of sub-article (11) by not later than thirty days from the date when the applicant provides the Authority with documentary proof showing that the said motor vehicle has been exported or re-exported.

(20) Interest at eight *per centum per annum* shall be paid to the applicant by the Authority where it fails to comply with sub-article (17), or by the appellant to the Authority where he fails to comply with sub-article (18)."

**93.** The First Schedule to the principal Act shall be amended as follows:

Amendment of the First Schedule to the principal Act.

(a) for the words "[Article 6]" there shall be substituted the words "[Articles 3, 6, 8, 17A]"; and

(b) in Category C thereof, for the words "classic, vintage and veteran goods vehicles for private use", in the Title thereof, there shall be substituted the words "vintage Category N vehicles for private use", and for the words "classic, vintage and veteran vehicles certified authentic", wherever they appear, there shall be substituted the words "vintage vehicles certified authentic".

**94.** The Second Schedule to the principal Act shall be amended as follows:

Amendment of the Second Schedule to the principal Act.

(a) for the words "[Article 6]" there shall be substituted the words "[Articles 3, 6, 8, 17A, 18]";

(b) Category D thereof shall be substituted by the following:

"Category D: Quad bikes to be used on the road

Engine capacity	
Not exceeding 250cc	cc x RV x 0.085%
Exceeding 250cc but not exceeding 500cc	cc x RV x 0.090%
Exceeding 500cc but not exceeding 800cc	cc x RV x 0.095%
Exceeding 800cc	cc x RV x 0.10%
Electric operated quad bikes	RV x 1.71%

".

(c) in the Tax rate formula thereof, immediately after paragraph (5) there shall be added the following new paragraph:

"(6) For M1 motor vehicles with CO<sub>2</sub> emission levels equal to or higher than 221g/km (and having an emission level equivalent to the latest European Standard or latest European Standard minus one) and motor cycles with an engine capacity equal to or higher than 801cc which are registered for use on the road in Malta solely and exclusively on Saturdays, Sundays, national holidays and other public holidays, the rate of registration tax payable shall be forty per cent of the full rate payable in terms of this Schedule. A minimum level of registration tax equal to

C 1110

€2,000 for M1 vehicles and €1,000 for motor cycles will be applicable to both new and used vehicles being registered in accordance with article 8(4).";

(d) Category H thereof shall be amended as follows:

(i) for the words "Classic, vintage and veteran M vehicles and motor cycles for private use" there shall be substituted the words "Vintage Category M vehicles and motor cycles for private use", and for the words "(classic, vintage or veteran vehicles)", wherever they appear, shall be deleted; and

(ii) item 4 thereof shall be substituted by the following:

"4. Vintage motor cycles for private use with an age of 30 years or over but less than 50 years from date of manufacture certified authentic by the vintage vehicle classification committee with an engine capacity:

1.111.023	4.1 not exceeding 50cc .....	0%
1.112.033	4.2 exceeding 50cc but not exceeding 125cc .....	0%
1.112.043	4.3 exceeding 125cc but not exceeding 250cc .....	0%
1.113.003	4.4 exceeding 250cc but not exceeding 500cc .....	21%
1.114.003	4.5 exceeding 500cc but not exceeding 800cc .....	21%
1.115.003	4.6 exceeding 800cc .....	21%";

and

(e) immediately after Category H thereof, there shall be added the following new category:

"Category I: vehicles used in enclosed areas

Category M motor vehicles used within enclosed areas, such as dock areas or airports or seaports ..... 0 %.".

Amendment of the Fourth Schedule to the principal Act.

**96.** The Fourth Schedule to the principal Act shall be amended as follows:

(a) the tables in item 1 thereof shall be substituted by

the following:

" *Petrol-engined*

Year	0	1	2	3	4	5	6	7
CO <sub>2</sub>	€	€	€	€	€	€	€	€
0g/km up to and including 100g/km	100	100	100	100	100	125	138	151
More than 100g/km up to and including 130g/km	125	125	125	125	125	153	166	181
More than 130g/km up to and including 140g/km	140	140	140	140	140	170	185	202
More than 140g/km up to and including 150g/km	160	160	160	160	160	195	213	232
More than 150g/km up to and including 180g/km	205	205	205	205	205	250	273	297
More than 180g/km up to and including 220g/km	275	275	275	275	275	338	369	403
More than 220g/km up to and including 250g/km	375	375	375	375	375	463	506	554
More than 250g/km	525	525	525	525	525	650	713	781

Year	8	9	10	11	12	13	14+	
CO <sub>2</sub>	€	€	€	€	€	€	€	
0g/km up to and including 100g/km	166	183	201	221	244	268	295	
More than 100g/km up to and including 130g/km	198	216	236	259	283	310	339	
More than 130g/km up to and including 140g/km	220	240	262	286	312	342	374	
More than 140g/km up to and including 150g/km	253	276	302	330	361	395	433	
More than 150g/km up to and including 180g/km	324	354	387	424	463	507	556	
More than 180g/km up to and including 220g/km	441	483	528	579	634	695	762	
More than 220g/km up to and including 250g/km	607	666	730	800	878	963	1,057	
More than 250g/km	857	940	1,032	1,125	1,125	1,125	1,125	

*Diesel-engined with particulate matters of 0g/km up to and including 0.005g/km*

Year	0	1	2	3	4	5	6	7
CO <sub>2</sub>	€	€	€	€	€	€	€	€
0g/km up to and including 100g/km	100	100	100	100	100	125	138	151
More than 100g/km up to and including 130g/km	125	125	125	125	125	153	166	181
More than 130g/km up to and including 140g/km	140	140	140	140	140	170	185	202
More than 140g/km up to and including 150g/km	160	160	160	160	160	195	213	232
More than 150g/km up to and including 180g/km	205	205	205	205	205	250	273	297
More than 180g/km up to and including 220g/km	275	275	275	275	275	338	369	403

C 1112

More than 220g/km up to and including 250g/km	375	375	375	375	375	463	506	554
More than 250g/km	525	525	525	525	525	650	713	781

Year	8	9	10	11	12	13	14+
CO <sub>2</sub>	€	€	€	€	€	€	€
0g/km up to and including 100g/km	166	183	201	221	244	268	295
More than 100g/km up to and including 130g/km	198	216	236	259	283	310	339
More than 130g/km up to and including 140g/km	220	240	262	286	312	342	374
More than 140g/km up to and including 150g/km	253	276	302	330	361	395	433
More than 150g/km up to and including 180g/km	324	354	387	424	463	507	556
More than 180g/km up to and including 220g/km	441	483	528	579	634	695	762
More than 220g/km up to and including 250g/km	607	666	730	800	878	963	1,057
More than 250g/km	857	940	1,032	1,125	1,125	1,125	1,125

*Diesel-engined with particulate matters exceeding 0.005g/km but not exceeding 0.025g/km*

Year	0	1	2	3	4	5	6	7
CO <sub>2</sub>	€	€	€	€	€	€	€	€
0g/km up to and including 100g/km	105	105	105	105	105	131	144	159
More than 100g/km up to and including 130g/km	131	131	131	131	131	159	174	190
More than 130g/km up to and including 140g/km	146	146	146	146	146	178	193	211
More than 140g/km up to and including 150g/km	167	167	167	167	167	204	222	242
More than 150g/km up to and including 180g/km	214	214	214	214	214	261	285	311
More than 180g/km up to and including 220g/km	288	288	288	288	288	353	386	422
More than 220g/km up to and including 250g/km	393	393	393	393	393	484	530	581
More than 250g/km	550	550	550	550	550	681	747	819

Year	8	9	10	11	12	13	14+
CO <sub>2</sub>	€	€	€	€	€	€	€
0g/km up to and including 100g/km	175	192	211	233	256	281	309
More than 100g/km up to and including 130g/km	207	226	248	271	296	324	355
More than 130g/km up to and including 140g/km	230	251	274	299	327	358	391
More than 140g/km up to and including 150g/km	265	289	316	346	378	414	453



More than 150g/km up to and including 180g/km	339	371	405	444	485	531	582	
More than 180g/km up to and including 220g/km	462	505	553	606	664	728	799	
More than 220g/km up to and including 250g/km	636	698	765	839	920	1,010	1,108	
More than 250g/km	898	986	1,082	1,150	1,150	1,150	1,150	

*Diesel-engined with particulate matters exceeding 0.025g/km but not exceeding 0.035g/km*

Year	0	1	2	3	4	5	6	7
CO <sub>2</sub>	€	€	€	€	€	€	€	€
0g/km up to and including 100g/km	110	110	110	110	110	138	152	167
More than 100g/km up to and including 130g/km	136	136	136	136	136	167	182	198
More than 130g/km up to and including 140g/km	152	152	152	152	152	185	202	220
More than 140g/km up to and including 150g/km	174	174	174	174	174	213	232	253
More than 150g/km up to and including 180g/km	223	223	223	223	223	273	298	325
More than 180g/km up to and including 220g/km	301	301	301	301	301	370	404	442
More than 220g/km up to and including 250g/km	441	441	441	441	441	507	556	609
More than 250g/km	576	576	576	576	576	714	783	859
Year	8	9	10	11	12	13	14+	
CO <sub>2</sub>	€	€	€	€	€	€	€	
0g/km up to and including 100g/km	183	202	222	244	269	295	325	
More than 100g/km up to and including 130g/km	217	237	259	284	310	340	372	
More than 130g/km up to and including 140g/km	240	262	286	313	342	374	410	
More than 140g/km up to and including 150g/km	277	302	331	362	396	434	475	
More than 150g/km up to and including 180g/km	355	388	425	464	508	557	610	
More than 180g/km up to and including 220g/km	484	529	580	635	696	764	837	
More than 220g/km up to and including 250g/km	667	731	802	880	965	1,059	1,162	
More than 250g/km	942	1,034	1,135	1,175	1,175	1,175	1,175	

*Diesel-engined with particulate matters exceeding 0.035g/km*

Year	0	1	2	3	4	5	6	7
CO <sub>2</sub>	€	€	€	€	€	€	€	€
0g/km up to and including 100g/km	116	116	116	116	116	145	159	175
More than 100g/km up to and including 130g/km	142	142	142	142	142	174	190	208
More than 130g/km up to and including 140g/km	159	159	159	159	159	194	211	230

C 1114

More than 140g/km up to and including 150g/km	182	182	182	182	182	223	243	265
More than 150g/km up to and including 180g/km	233	233	233	233	233	285	312	340
More than 180g/km up to and including 220g/km	314	314	314	314	314	387	423	463
More than 220g/km up to and including 250g/km	430	430	430	430	430	531	582	638
More than 250g/km	604	604	604	604	604	749	821	900

Year	8	9	10	11	12	13	14+	
CO <sub>2</sub>	€	€	€	€	€	€	€	
0g/km up to and including 100g/km	193	212	233	256	282	310	341	
More than 100g/km up to and including 130g/km	227	248	271	297	325	356	390	
More than 130g/km up to and including 140g/km	251	274	300	328	358	392	429	
More than 140g/km up to and including 150g/km	290	317	346	379	415	454	498	
More than 150g/km up to and including 180g/km	372	406	444	486	533	583	639	
More than 180g/km up to and including 220g/km	506	555	608	666	730	800	878	
More than 220g/km up to and including 250g/km	699	767	841	922	1,012	1,111	1,219	
More than 250g/km	988	1,084	1,190	1,225	1,225	1,225	1,225	

”;

(b) the tables in item 2 thereof shall be substituted by the following:

" *Petrol-engined*

Year	0	1	2	3	4	5	6	7
Engine capacity	€	€	€	€	€	€	€	€
Class 1 (up to and including 1300cc)	90	90	90	90	90	90	90	101
Class 2 (more than 1300cc up to and including 1449cc)	120	120	120	120	120	120	120	134
Class 3 (more than 1449cc up to and including 1500cc)	135	135	135	135	135	135	135	151
Class 4 (more than 1500cc up to and including 1800cc)	145	145	145	145	145	145	145	162
Class 5 (more than 1800cc up to and including 2000cc)	225	225	225	225	225	225	225	253
Class 6 (more than 2000cc)	395	395	395	395	395	395	395	447

Year	8	9	10	11	12	13	14	15
Engine capacity	€	€	€	€	€	€	€	€
Class 1 (up to and including 1300cc)	102	103	104	106	107	108	110	111
Class 2 (more than 1300cc up to and including 1449cc)	136	137	139	141	143	145	147	148

Class 3 (more than 1449cc up to and including 1500cc)	154	158	161	165	168	172	176	180
Class 4 (more than 1500cc up to and including 1800cc)	167	172	177	182	187	193	199	205
Class 5 (more than 1800cc up to and including 2000cc)	256	260	263	267	271	274	278	282
Class 6 (more than 2000cc)	453	460	466	473	479	486	493	500

Year	16	17	18	19				
Engine capacity	€	€	€	€				
Class 1 (up to and including 1300cc)	113	114	116	117				
Class 2 (more than 1300cc up to and including 1449cc)	150	152	154	156				
Class 3 (more than 1449cc up to and including 1500cc)	184	188	192	196				
Class 4 (more than 1500cc up to and including 1800cc)	211	218	225	232				
Class 5 (more than 1800cc up to and including 2000cc)	286	290	294	298				
Class 6 (more than 2000cc)	507	515	522	529				

*Diesel-engined*

Year	0	1	2	3	4	5	6	7
Engine capacity	€	€	€	€	€	€	€	€
Class 1 (up to and including 1300cc)	98	98	98	98	98	98	98	109
Class 2 (more than 1300cc up to and including 1449cc)	130	130	130	130	130	130	130	145
Class 3 (more than 1449cc up to and including 1500cc)	147	147	147	147	147	147	147	164
Class 4 (more than 1500cc up to and including 1800cc)	157	157	157	157	157	157	157	175
Class 5 (more than 1800cc up to and including 2000cc)	245	245	245	245	245	245	245	276
Class 6 (more than 2000cc)	432	432	432	432	432	432	432	489

Year	8	9	10	11	12	13	14	15
Engine capacity	€	€	€	€	€	€	€	€
Class 1 (up to and including 1300cc)	110	112	113	115	116	118	119	121
Class 2 (more than 1300cc up to and including 1449cc)	147	149	151	155	155	157	159	161
Class 3 (more than 1449cc up to and including 1500cc)	168	172	175	179	183	187	191	196
Class 4 (more than 1500cc up to and including 1800cc)	181	186	192	198	204	210	216	223
Class 5 (more than 1800cc up to and including 2000cc)	280	283	287	291	295	299	303	308
Class 6 (more than 2000cc)	496	503	510	517	525	532	540	548

C 1116

Year	16	17	18	19				
Engine capacity	€	€	€	€				
Class 1 (up to and including 1300cc)	123	124	126	127				
Class 2 (more than 1300cc up to and including 1449cc)	163	166	168	170				
Class 3 (more than 1449cc up to and including 1500cc)	200	205	209	214				
Class 4 (more than 1500cc up to and including 1800cc)	230	237	245	252				
Class 5 (more than 1800cc up to and including 2000cc)	312	316	320	325				
Class 6 (more than 2000cc)	556	563	572	580				

"; and

(c) in item 6 thereof, for the words "private use of motor vehicles", there shall be substituted the words "private use of vintage motor vehicles", and the words "(classic, vintage or veteran)" shall be deleted.

Addition of new Schedule to the principal Act.

**96.** Immediately after the Fourth Schedule to the principal Act there shall be added the following new Schedule:

"FIFTH SCHEDULE

[Article 3]

Percentage rates of registration tax to be paid on hired or leased vehicles brought into Malta from another Member State

Age of vehicle from year of first registration	Accumulated Depreciation (%)	Residual tax of the vehicle (%)
Less than or equal to 6 months	17.0	83.0
More than 6 months and less than or equal to 1 year	25.0	75.0
More than 1 year and less than or equal to 1 year 6 months	33.3	66.7
More than 1 year 6 months and less than or equal to 2 years	37.5	62.5
More than 2 years and less than or equal to 2 years 6 months	41.1	58.9
More than 2 years 6 months and less than or equal to 3 years	44.2	55.8
More than 3 years and less than or equal to 3 years 6 months	47.4	52.6
More than 3 years 6 months and less than or equal to 4 years	49.9	50.1

More than 4 years and less than or equal to 4 years 6 months	52.8	47.2
More than 4 years 6 months and less than or equal to 5 years	55.7	44.3
More than 5 years and less than or equal to 5 years 6 months	59.7	40.3
More than 5 years 6 months and less than or equal to 6 years	62.6	37.4
More than 6 years and less than or equal to 6 years 6 months	67.1	32.9
More than 6 years 6 months and less than or equal to 7 years	70.4	29.6
More than 7 years and less than or equal to 7 years 6 months	72.9	27.1
More than 7 years 6 months and less than or equal to 8 years	74.7	25.3
More than 8 years and less than or equal to 8 years 6 months	77.9	22.1
More than 8 years 6 months and less than or equal to 9 years	81.4	18.6
More than 9 years and less than or equal to 9 years 6 months	83.8	16.2
More than 9 years 6 months and less than or equal to 10 years	85.0	15.0
More than 10 years and less than or equal to 11 years	87.2	12.8
More than 11 years and less than or equal to 12 years	89.7	10.3
More than 12 years and less than or equal to 13 years	91.7	8.3
More than 13 years and less than or equal to 14 years	93.9	6.1
More than 14 years and less than or equal to 15 years	95.6	4.4
More than 15 years and less than or equal to 16 years	96.3	3.7
More than 16 years and less than or equal to 17 years	96.9	3.1
More than 17 years and less than or equal to 18 years	96.9	3.1
More than 18 years and less than or equal to 19 years	96.9	3.1
More than 19 years and less than or equal to 20 years	96.9	3.1
More than 20 years and less than or equal to 21 years	96.9	3.1

".

C 1118

**PART XXVII**

Amendments to  
the Income Tax  
Management  
Act.  
Cap.372.

**97.** (1) This Part amends the Income Tax Management Act and it shall be read and construed as one with the Income Tax Management Act, hereinafter in this Part referred to as "the principal Act".

(2) The provisions of this Part shall come into effect as from the year of assessment 2016.

Amendment of  
article 27 of the  
principal Act.

**98.** Article 27 of the principal Act shall be amended as follows:

(a) sub-article (1) thereof shall be substituted by the following:

"(1) Where income from any source accrues to or is received by a partnership that is carried on by any two or more persons jointly and the partnership is not a "company" in terms of article 2 of the Income Tax Act (including, for the avoidance of doubt, partnerships in respect of which no election in terms of sub-article (6) of this article is in force), the income of any partner from the partnership, shall be deemed to be the share to which he was entitled during the year preceding the year of assessment in the income of the partnership, such income being ascertained in accordance with the provisions of the Income Tax Acts and shall be included in the return of income to be made by such partner under the provisions of the Income Tax Acts.";

(b) sub-article (3) thereof shall be substituted by the following:

"(3) Where the Commissioner is not satisfied that income from any source accrues to or is received by two or more persons jointly, the particular income shall be deemed to have accrued to or been received by such person entitled to a share of such income as the Commissioner may elect, and assessment of tax shall be made accordingly."; and

(c) sub-article (6) thereof shall be substituted by the following:

"(6) Any partnership or EEIG referred to in sub-paragraph (iii) of paragraph (a) or sub-paragraph (ii) of paragraph (b) of the definition "company" in sub-article (1)

of article 2 of the Income Tax Act shall be entitled to make an election in writing to be treated as a company for all purposes of the Income Tax Acts, and in such case, the provisions of this article shall not be applicable thereto. Such an election shall be made on such form and under such conditions as may be prescribed and shall be effected not later than sixty days after the date of setting up of the partnership or EEIG as the case may be:

Provided that if no such election is made, the taxation of the partnership or EEIG, as the case may be, shall be regulated by the provisions of this article:

Provided further that whether or not the partnership or EEIG elects to be treated as a company or otherwise, the status of the said partnership or EEIG shall remain effective until such time as the Commissioner, at his sole discretion and for a reasonable cause, authorises a change following a request in writing made by the partnership or EEIG, as the case may be, on such form and under such conditions as may be prescribed."

### PART XXVIII

**99.** (1) This Part amends the Small Claims Tribunal Rules and it shall be read and construed as one with the Small Claims Tribunal Rules, hereinafter in this Part referred to as "the Rules".

Amendment to the Small Claims Tribunal Rules, S.L. 380.01

(2) The provisions of this Part shall be deemed to have come into force on the 1st January, 2015.

**100.** The Second Schedule to the Rules shall be substituted by the following:

Substitutes the Second Schedule to the Rules.

#### "SECOND SCHEDULE

##### Tariff A: Fees payable in the Small Claims Tribunal

1. For the filing of any claim .....	€40
2. For the filing of any reply .....	€25
3. For the filing of any application of appeal .....	€80
4. For the filing of an answer to an application of appeal .....	€50

C 1120

5. The fees established in paragraphs 1 to 4 of this Tariff shall include the filing of all other acts of procedure and services (including but not limited to the filing of warrants for the examination of witnesses, the examination itself, recording fees, transcriptions and copies, the services of judicial assistants, decrees and declarations prior to definitive judgement, taxed bill of costs and copies of the judgement) required following the initiation of the cause through the said act up to and including final judgement but excluding any fees due for the notification of acts and any fees due to referees or experts appointed by the Tribunal or any fees which the Tribunal may be required to pay to third parties.
6. No fee shall be levied for the filing of any note of admission of a claim provided that the claim is admitted in full and unconditionally before any contestation thereon.
7. Any counter-claim contained in any reply or answer shall be treated as if it is a new claim or appeal and the fees set out in paragraphs 1 to 4 of this Tariff shall be levied on the counter claim and the reply thereto.
8. The fees stated in paragraphs 1 to 4 of this Tariff shall also be due on the filing of any application to the Tribunal to be permitted to file any statement of defence, answer or other act of procedure filed in reply to a claim and intended to contest, whether totally or partially, a claim or appeal.
9. (1) For every notification of an act of procedure, including expenses incurred in the execution of such notification, the following fees shall be due:
 

(i) registry fee .....	€6
(ii) fee due to the executive officer effecting the service ..	€1.20

Provided that if service is to be effected outside normal working hours, the fees contained in this paragraph shall be increased by 100%.
- (2) Notwithstanding anything contained in this Tariff if the notification of any act is to be executed personally by an executive officer of the Tribunal, in cases where the law permits that service be effected otherwise, the following additional fees shall be due, for each notification:
 

(i) registry fee .....	€25
(ii) fee due to the executive officer effecting the service ..	€7
- (3) The fees established in subparagraph (2) shall not apply when service is to be effected personally by an executive officer of the Tribunal in terms of any law, and in such cases the fees established in subparagraph (1) shall apply.
10. For any other act of procedure indicated in the Small Claims Tribunal Act, but for which no fee is established in this Tariff:
 

	€15
--	-----

Provided that fees for services not specifically provided for in this Tariff but provided for in other Tariffs contained in the Code of Organization and Civil Procedure shall be taxed according to those Tariffs.



11. For the opening of the registry outside working hours:	
(i) registry fee .....	€120
(ii) fee due to attending deputy registrar .....	€50
(iii) fee due to each executive officer required to effect service .....	€35

12.(1) All fees due shall be paid together with the filing of the relative act and the Registrar shall not accept for filing any act of procedure, which is not accompanied by the relative fee.

(2) The assessment of the Registrar on the amount of fees to be paid shall be final.

(3) In assessing the fees laid down in this Tariff no account shall be taken of any fraction of €1.

13.(1) The Tribunal may, when delivering judgement, order that the plaintiff or defendant in a cause pay increased costs to the Registrar of Courts of not less than €200 and not more than €650 if the Tribunal deems that the act of procedure initiating the claim or the act of procedure in reply was frivolous or vexatious or that either of the parties has unnecessarily prolonged the proceedings and in such case such sum will not be recoverable from the other party.

No appeal shall lie from the decision of the Tribunal.

(2) The Tribunal may, when delivering judgement, also refer to the Commission for the Administration of Justice the advocate of the plaintiff or of the defendant if the Tribunal deems that the advocate is responsible, wholly or partly, for the frivolous or vexatious act of procedure or for prolonging the proceedings.

No appeal shall lie from the decision of the Tribunal.

14.(1) The Registrar shall cause a taxed bill of costs to be kept in the file of each cause and shall immediately enter therein all payments made to the Registrar and all payments due to the advocates and legal procurators of the parties and the parties and their advocates and legal procurators shall have the right to a copy thereof at any time.

(2) Within one month of the delivery of the definitive judgement, the Registrar shall cause a final taxed bill of costs to be drawn up.

### Tariff B: Professional Fees

1. A fee of €81.53 shall be taxed by the Registrar for professional services rendered before the Small Claims Tribunal by any advocate or legal procurator assisting any of the parties where the amount in dispute does not exceed €582.34.

2. A fee in accordance with the Tariff for professional fees in cases appearing before the Court of Magistrates shall be taxed by the Registrar for professional services rendered before the Small Claims Tribunal by any advocate or legal procurator assisting any of the parties where the amount in dispute exceeds €582.34.

3. A fee of €174.70 shall be taxed by the Registrar for professional services

C 1122

rendered before the Court of Appeal by any advocate or legal procurator assisting any of the parties."

## PART XXIX

Amendment to  
the Excise Duty  
Act.  
Cap. 382.

**101.** (1) This Part amends the Excise Duty Act and it shall be read and construed as one with the Excise Duty Act, hereinafter in this Part referred to as "the principal Act".

(2) The provisions of articles 102, 103, 104, 105, 106, 107, 108, 109, 110, 112, 119, 121 and 123 shall be deemed to have come into force on the 18th November, 2014.

(3) The provisions of articles 111, 113, 114, 115, 116, 117, 118, 120 and 122 shall be deemed to have come into force on the 1st January 2015.

Amendment of  
article 2 of the  
principal Act.

**102.** Article 2 of the principal Act shall be amended as follows:

(a) immediately before the definition "atypical mode of transport" there shall be added the following new definition:

" "aircraft" means any aircraft flying, or intended by the operator to fly, for the purpose of aerial work;" and

(b) immediately after the definition "the Treaty" there shall be added the following new definition:

" "vessel" includes any open boat, open pontoon or other undecked vessel, as well as any decked vessel."

Amendment of  
article 17 of the  
principal Act.

**103.** For the words "in every such case, such excise goods shall be forfeited, and the offender shall moreover be liable to the penalties laid down in the last preceding article." which occur immediately after paragraph (d) of sub-article (1) of article 17 of the principal Act there shall be substituted the words "in every such case, such excise goods shall be forfeited, together with any goods which may be found packed with or used in concealing them, and the offender shall moreover be liable to the penalties laid down in the last preceding article."

Substitution of  
article 21 of the  
principal Act.

**104.** Article 21 of the principal Act shall be substituted by the following:

"21. (1) An excise officer, on production of his authorisation if so requested by any person affected, or any excise officer accompanying such officer, may -

(a) examine a vehicle, or aircraft or vessel,

(b) carry out such searches of a vehicle, aircraft or vessel as may appear to the excise officer to be necessary to establish whether -

(i) anything on or in the vehicle, aircraft or vessel or in any manner attached to the vehicle, aircraft or vessel, is liable to forfeiture under this Act or any other law relating to excise, or

(ii) any excisable products being transported in or on, or in any manner attached to, the vehicle, aircraft or vessel correspond in every material respect with the description of any such products in a document referred to in paragraph (d)(iii);

(c) take samples, without payment, of any product subject to excise duty in or on, or in any manner attached to the vehicle, aircraft or vessel, and

(d) question the person in charge of the vehicle, aircraft or vessel in relation to the vehicle, aircraft or vessel or anything on or in any manner attached to the vehicle, aircraft or vessel, and require such person -

(i) to give, within such time and in such form and manner as may be specified by the excise officer, all such information in relation to the vehicle, aircraft or vessel as may reasonably be required by such excise officer and is in the possession or procurement of such person,

(ii) within such time and in such manner as may be specified by the excise officer, to produce and permit the inspection of, and the taking of copies of, or of extracts from, all such records relating to the vehicle, aircraft or vessel and any products being so transported, as are reasonably required by such excise officer and are in the possession or procurement of the person, and

(iii) to produce to the excise officer any accompanying document, duty document or exemption certificate accompanying any products subject to excise duty being transported in or on, or in any manner attached to, the vehicle or aircraft or vessel.

C 1124

(2) An excise officer, on production of his authorisation, if so requested by any person affected, may -

(a) examine and take samples of any mineral oil in any fuel tank or otherwise present on or in any vehicle, aircraft or vessel, or anything attached to any vehicle, aircraft or vessel, for use or capable of being used for combustion in the engine of the vehicle, aircraft or vessel, whether or not the vehicle, aircraft or vessel is attended,

(b) examine or inspect any vehicle, aircraft or vessel or anything attached to any vehicle, aircraft or vessel for the purposes of paragraph (a),

(c) question -

(i) the owner of any vehicle, aircraft or vessel,

(ii) any person who for the time being stands registered as the owner of any vehicle, aircraft or vessel,

(iii) any director, manager or principal officer of such owner where the registered owner is not one or more individuals, or

(iv) the person in charge of any vehicle, aircraft or vessel, in relation to such mineral oil, and require such owner, person, director, manager or principal officer to give to such excise officer any information in relation to such mineral oil as may reasonably be required and which is in the possession or procurement of such owner, person, director, manager or principal officer, as the case may be."

Amendment of article 23 of the principal Act.

**105.** Paragraphs (a) and (b) of article 23 of the principal Act shall be substituted by the following:

"(a) his or her name and surname, address and other details;

(b) a document of identification; and

(c) all such information in relation to the goods subject to excise duty as may be reasonably required by such excise officer or member, which goods are in the possession or

procurement of such person."

**106.** Article 25 of the principal Act shall be amended as follows: Amendment of article 25 of the principal Act.

(a) paragraph (c) of sub-article (1) thereof shall be substituted by the following:

"(c) any vehicle, aircraft or vessel in or on which or attached to which any such products or goods are found, shall be detained by such excise officer or Police officer until such examination, enquiries or investigations as may reasonably be deemed necessary by such excise officer or another excise officer, or Police officer have been made for the purposes of determining whether or not such products, goods, thing, vehicle, aircraft or vessel are liable to forfeiture."; and

(b) sub-article (2) thereof shall be substituted by the following:

"(2) When a determination referred to in sub-article (1) has been made in respect of any such products, other goods, thing, vehicle, aircraft or vessel, such products, goods, thing, vehicle aircraft or vessel are to be either seized as liable to forfeiture under the Act and a notice of seizure is issued in their regard, or released."

**107.** Article 27 of the principal Act shall be amended as follows: Amendment of article 27 of the principal Act.

(a) sub-article (1) thereof shall be substituted by the following:

"(1) An excise officer shall give notice of any seizure and of the grounds therefor to any person who to the officers knowledge was at the time of the seizure the owner or one of the owners of the thing seized if known, and the offender.";

(b) sub-article (2) thereof shall be deleted; and

(c) sub-article (3) thereof shall be re-numbered as sub-article (2).

**108.** In article 28 of the principal Act for the words "the notice of seizure or, where no such notice has been given to the claimant, within thirty five days of the date when the article was first detained, Amendment of article 28 of the principal Act.

C 1126

give notice in writing", there shall be substituted the words "the notice of seizure give notice in writing".

General  
amendments of  
the principal  
Act.

**109.** The principal Act shall also be amended as follows:

(a) in articles 19, 26 and 30 thereof, for the words "or vehicle" there shall be substituted the words "or vehicle, aircraft or vessel";

(b) in sub-article (1) of article 20 and in paragraph (d) of sub-article (3) of article 22 thereof, for the words "any vehicle" there shall be substituted the words "any vehicle, aircraft and vessel";

(c) in sub-articles (2) and (3) of article 20 thereof, for the word "vehicle" there shall be substituted the words "vehicle, aircraft or vessel"; and

(d) in the marginal note to article 20, for the word "vehicles" there shall be substituted the words "vehicles, aircrafts and vessels."

Amendments to  
the First  
Schedule of the  
principal Act.

**110.** The First Schedule to the principal Act shall be amended as follows:

(a) in the "First Column List of Excise Goods" column thereof, immediately after the item "Cement", there shall be added the following items:

"Pneumatic Tyres

"Fish Food to the extent as shown in the relevant Schedule to this Act

Ammunition Cartridges to the extent as shown in the relevant schedule to this Act";

(b) in the "Second Column Relevant Schedule" column thereof, in respect of the item "Pneumatic Tyres", there shall be inserted the following:

"Schedule Five B";

(c) in the "Second Column Relevant Schedule" column thereof, in respect of the item "Fish Food to the extent as shown in the relevant schedule to this Act", there shall be inserted the following:

"Schedule Five C"; and

(d) in the "Second Column Relevant Schedule" column thereof, in respect of the item "Ammunition Cartridges to the extent as shown in the relevant schedule to this Act", there shall be inserted the following:

"Schedule Five D".

**111.** In the Second Schedule to the principal Act for the words in the "Rates of Excise Duty" column thereof in respect of the item "WINE", there shall be substituted the words "€200 per 1000 litres".

Amendments to the Second Schedule of the principal Act.

**112.** The Third Schedule to the principal Act shall be amended as follows:

Amendment to the Third Schedule of the principal Act.

(a) for the words in the "Rates of Excise Duty" column thereof in respect of the item "Cigarettes", there shall be substituted the following:

"25.0% of the retail price plus 92.50 Euro per 1000 cigarettes but not less than 150.00 Euro per 1000 cigarettes";

(b) in the "Description of Excise Goods" column thereof in respect of the item "Cigarettes", for the words in item 2 "For the purpose of the *ad valorem* duty, the retail price is the price recommended by the importer or manufacturer for the retail sale of cigarettes; where no such price has been recommended the retail price at which cigarettes of that description are normally sold by retail is used." there shall be substituted the following:

"For the purpose of the *ad valorem* duty, the retail price is the price recommended by the importer or manufacturer or their representative for the retail sale of cigarettes; where no such price has been recommended the highest retail price at which cigarettes of that description are normally sold by retail is used.";

(c) for the words in the "Rates of Excise Duty" column thereof in respect of the item "Cigars and Cigarillos", there shall be substituted the following:

"€22.95 per 1000 units";

(d) for the words in the "Rates of Excise Duty" column thereof in respect of the item "Hand-Rolling Tobacco", there shall be substituted the following:

"€108.07 per Kg.";

C 1128

(e) for the words in the "Rates of Excise Duty" column thereof in respect of the item "Other Smoking Tobacco", there shall be substituted the following:

"€108.07 per Kg."; and

(f) for the words in the "Rates of Excise Duty" column thereof in respect of the item "Pipe Tobacco", there shall be substituted the following:

"€32.54 per Kg.".

Amendment of  
the Fourth  
Schedule of the  
principal Act.

**113.** The Fourth Schedule to the principal Act shall be amended as follows:

(a) for the words in the "Rates of Excise Duty" column thereof in respect of the item "**Leaded petrol**", there shall be substituted the following:

"€648.18 per 1000 litres";

(b) for the words in the "Rates of Excise Duty" column thereof in respect of the item "**Unleaded petrol**", there shall be substituted the following:

"€519.38 per 1000 litres";

(c) for the words in the "Rates of Excise Duty" column thereof in respect of the item "**Gas Oil**" falling within CN Codes 2710.19.43 to 2710.19.48 or 2710.20.11 to 2710.20.19 and blends of the foregoing with Biodiesel, excluding Gas Oil or Gas Oil blended with Biodiesel, with a sulphur content not exceeding 0.1% sulphur by weight if used for heating purposes", there shall be substituted the following:

"€442.40 per 1000 litres";

(d) for the words in the "Rates of Excise Duty" column thereof in respect of the item "**Gas Oil or Gas Oil blended with Biodiesel** with a sulphur content not exceeding 0.1% by weight if used for heating purpose", there shall be substituted the following:

"€202.09 per 1000 litres";

(e) for the words in the "Rates of Excise Duty" column thereof in respect of the item "**Biodiesel**, a diesel quality liquid fuel produced from biomass or waste cooking oil, with an ester



content of not less than 96.5% by weight and a sulphur content not exceeding 0.005%, whether in blend or not", there shall be substituted the following:

"€442.40 per 1000 litres";

(f) for the words in the "Rates of Excise Duty" column thereof in respect of the item "**Heavy fuel oil**", there shall be substituted the following:

"€36.00 per 1000 Kgs";

(g) for the words in the "Rates of Excise Duty" column thereof in respect of the item "**Kerosene** falling within CN Codes 2710.19.21 and 2710.19.25", there shall be substituted the following:

"€442.40 per 1000 litres";

(h) in the "Description of Excise Goods" column thereof, below the item "**Kerosene**", there shall be added the following items:

**Petroleum oils** falling within CN Code 2710 1971, for undergoing a specific process, not intended for use, offered for sale or used as heating or motor fuel

**Petroleum oils** falling within CN Code 2710 1975, for undergoing chemical transformation by a process other than those specified in respect of sub heading 2710 1971, not intended for use, offered for sale or used as heating or motor fuel

**Petroleum oils** falling within CN Code 2710 1981, motor oils, compressor lube oils, turbine lube oils, not intended for use, offered for sale or used as heating or motor fuel

**Petroleum oils** falling within CN Code 2710 1983, liquids for hydraulic purposes, not intended for use, offered for sale or used as heating or motor fuel

**Petroleum oils** falling within CN Code 2710 1985, white oils, liquid paraffin excluding heavy liquid paraffin BP/USP 6360 qualifying as a food grade product, not intended for use, offered for sale or used as heating or motor fuel

C 1130

**Petroleum oils** falling within CN Code 2710 1987, gear oils and reductor oils, not intended for use, offered for sale or used as heating or motor fuel

**Petroleum oils** falling within CN Code 2710 1991, metal-working compounds, mould release oils, anti-corrosion oils, not intended for use, offered for sale or used as heating or motor fuel

**Petroleum oils** falling within CN Code 2710 1993, electrical insulating oils, not intended for use, offered for sale or used as heating or motor fuel

**Petroleum oils** falling within CN Code 2710 1999, other lubricating oils and other oils, not intended for use, offered for sale or used as heating or motor fuel

**Petroleum oils** falling within CN Code 2710 2090, other oils, not intended for use, offered for sale or used as heating or motor fuel";

(i) in the "Rate of Excise Duty" column thereof, in respect of the item "**Petroleum oils** falling within CN Code 2710 1971, for undergoing a specific process, not intended for use, offered for sale or used as heating or motor fuel", there shall be inserted the following:

"€0.23 per litre";

(j) in the "Rate of Excise Duty" column thereof, in respect of the item "**Petroleum oils** falling within CN Code 2710 1975, for undergoing chemical transformation by a process other than those specified in respect of sub heading 2710 1971, not intended for use, offered for sale or used as heating or motor fuel", there shall be inserted the following:

"€0.23 per litre";

(k) in the "Rate of Excise Duty" column thereof, in respect of the item "**Petroleum oils** falling within CN Code 2710 1981, motor oils, compressor lube oils, turbine lube oils, not intended for use, offered for sale or used as heating or motor fuel", there shall be inserted the following:

"€0.23 per litre";

(l) in the "Rate of Excise Duty" column thereof, in respect of the item "**Petroleum oils** falling within CN Code

2710 1983, liquids for hydraulic purposes, not intended for use, offered for sale or used as heating or motor fuel", there shall be inserted the following:

"€0.23 per litre";

(m) in the "Rate of Excise Duty" column thereof, in respect of the item "**Petroleum oils** falling within CN Code 2710 1985, white oils, liquid paraffin excluding heavy liquid paraffin BP/USP 6360 qualifying as a food grade product, not intended for use, offered for sale or used as heating or motor fuel", there shall be inserted the following:

"€0.23 per litre";

(n) in the "Rate of Excise Duty" column thereof, in respect of the item "**Petroleum oils** falling within CN Code 2710 1987, gear oils and reductor oils, not intended for use, offered for sale or used as heating or motor fuel" there shall be inserted the following:

"€0.23 per litre";

(o) in the "Rate of Excise Duty" column thereof, in respect of the item "**Petroleum oils** falling within CN Code 2710 1991, metal-working compounds, mould release oils, anti-corrosion oils, not intended for use, offered for sale or used as heating or motor fuel" there shall be inserted the following:

"€0.23 per litre";

(p) in the "Rate of Excise Duty" column thereof, in respect of the item "**Petroleum oils** falling within CN Code 2710 1993, electrical insulating oils, not intended for use, offered for sale or used as heating or motor fuel", there shall be inserted the following:

"€0.23 per litre";

(q) in the "Rate of Excise Duty" column thereof, in respect of the item "**Petroleum oils** falling within CN Code 2710 1999, other lubricating oils and other oils, not intended for use, offered for sale or used as heating or motor fuel", there shall be inserted the following:

"€0.23 per litre";

(r) in the "Rate of Excise Duty" column thereof, in

C 1132

respect of the item "**Petroleum oils** falling within CN Code 2710 2090, other oils not intended for use, offered for sale or used as heating or motor fuel" there shall be inserted the following:

"€0.23 per litre";

(s) in the "Description of Excise Goods" column thereof the item "EXEMPTIONS", shall be substituted by the following:

"REDUCED EXCISE DUTY RATES"; and

(t) in the "Description of Excise Goods" column thereof in respect of the item "REDUCED EXCISE DUTY RATES", for the words "Energy products used for purposes other than as motor fuels or as heating fuels are exempt from the payment of excise duty under such conditions which the Minister may prescribe for the purpose of ensuring the correct and straightforward application of such exemptions and of preventing any evasion, avoidance or abuse." there shall be substituted the following:

"Petroleum products falling under CN Codes 2710 1231 to 2710 1290, and 2710 1921 to 2710 1968, and 2710 2011 to 2710 2039 used for purposes other than as motor fuels or as heating fuels may pay a reduced excise duty rate of €0.23 per litre under such conditions which the Minister may prescribe for the purpose of ensuring the correct and straightforward application of such exemptions and of preventing any evasion, avoidance or abuse.".

Amendment of  
Fifth Schedule  
to the principal  
Act.

**114.** In the Fifth Schedule to the principal Act, for the figure in the "Rates of Excise Duty" column thereof in respect of the item "Mobile Telephony Services (Leasing of lines and Top-Up Vouchers)", there shall be substituted the figure "4%".

Amendment of  
Schedule Five A  
to the principal  
Act.

**115.** Schedule Five A to the principal Act shall be amended as follows:

(a) the words in the "Rates of Excise Duty" column thereof in respect of the items "**Portland Cement** excluding white cement" and "All other cements classified in commodity code number 25.23 of the Customs Nomenclature, including clinkers and white Portland cement, but excluding grey Portland cement" shall be deleted;

(b) in the "Description of Excise Goods" column thereof

the titles "**Portland Cement** excluding white cement" and "All other cements classified in commodity code number 25.23 of the Customs Nomenclature, including clinkers and white Portland cement, but excluding grey Portland cement" shall be substituted by the following title:

"All cements classified in commodity heading 2523 of the Customs Nomenclature, including clinkers and white Portland cement."; and

(c) in the "Rates of Excise Duty" column, in respect of the new item "All cements classified in commodity heading 2523 of the Customs Nomenclature, including clinkers and white Portland cement." there shall be inserted the following:

"€35.00 per 1000 Kgs".

**116.** Immediately after Schedule Five A to the principal Act, there shall be added the following new schedule:

Addition of new Schedule Five B to the principal Act.

"SCHEDULE FIVE B - PNEUMATIC TYRES

Description of excise goods	Rate of Excise Duty
<b>New Pneumatic Tyres</b> of rubber, classified in commodity heading 4011 of the Customs Nomenclature, excluding tyres in H.S. Code 4011 50 of the Customs Nomenclature	0.70 per Kg
<b>Re-treaded or Used Pneumatic Tyres</b> of rubber; solid or cushion tyres, tyre treads and tyre flaps, of rubber classified in commodity heading 4012 of the Customs Nomenclature	€0.70 per Kg

".

**117.** Immediately after Schedule Five B to the principal Act, there shall be added the following new schedule:

Addition of new Schedule Five C to the principal Act.

"SCHEDULE FIVE C - FISH FARMING FEED

Description of excise goods	Rate of Excise Duty
<b>Fish and crustaceans, molluscs and other aquatic invertebrates</b> , classified in commodity headings 0303 to 0308 of the Customs Nomenclature, to be used as fish food in the fish farming industry	0.10 per Kg

C 1134

<p><b>Products of fish or crustaceans, molluscs or other aquatic invertebrates; dead animals of Chapter 3</b> classified in H.S. Code 0511 91 of the Customs Nomenclature, to be used as fish food in the fish farming industry</p>	<p>€0.10 per Kg</p>
-------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------	---------------------

”.

Addition of new Schedule Five D to the principal Act.

**118.** Immediately after Schedule Five C to the principal Act, there shall be added the following new schedule:

”SCHEDULE FIVE D - AMMUNITION CARTRIDGES

Description of excise goods	Rate of Excise Duty
<p><b>Cartridges and other ammunition and projectiles and parts thereof; including shot and cartridge wads,</b> classified under H.S. Code 9306 21, H.S. Code 9306 29, H.S. Code 9306 30 and H.S. Code 9306 90 of the Customs Nomenclature, excluding</p>	<p>0.70 per Kg</p>
<p>(i) cartridges for riveting or similar tools or for captive-bolt humane killers,</p>	
<p>(ii) cartridges, filled with lead pellets of a maximum weight not exceeding 24 grams per cartridge</p>	

”.

Amendment of the Sixth Schedule of the principal Act.

**119.** Subregulation (2) of regulation 5 of Part F of the Sixth Schedule to the principal Act shall be substituted by the following:

Cap. 436.

”(2) The provisions of article 9(4) of the Act apply only to a person holding a private licence in accordance with the Wine Act and only to the wine produced in accordance with such licence.”.

Amendment of the Sixth Schedule of the principal Act.

**120.** Immediately after regulation 10 in Part F of the Sixth Schedule to the principal Act there shall be added the following new

regulations:

"Affixing of band  
or stamp.

11. (1) No person may manufacture, process, prepare for sale, expose or offer for sale, sell or otherwise dispose of any wine as defined in the Second Schedule in containers unless a band or stamp has been affixed as provided for in regulation 12.

(2) It shall be lawful for the Commissioner to exempt in writing from the provision of the preceding sub-regulation, under such conditions as he may deem fit to impose, any wine intended to be exported or as ship's supply or for sale to persons exempted by or under any law from the payment of excise duty.

(3) It shall be lawful for the Commissioner to exempt in writing from the provisions of sub-regulation (1) any other wine not covered by the preceding sub-regulation, under such conditions as he may deem fit to impose.

Containers to  
have band or  
stamp affixed.

12. (1) No containers immediately enclosing wine shall be released by Customs or shall be released from a tax warehouse unless the container has been affixed with a band or stamp in a manner as indicated by the Commissioner.

(2) The said bands or stamps shall be of the type approved by the Commissioner and shall be supplied at the Custom House or at any other place to be appointed by the Minister through a notice in the Gazette.

(3) Such bands or stamps shall be issued by the Commissioner against payment, as may be prescribed under the Act, on application by the authorised warehouse keeper or trader of wine.

Forfeiture.

13. Any quantity of wine products found in the possession of any person in contravention to the provisions of regulations 11 or 12 shall, without prejudice to any other penalty provided for under the Act or any other law, be forfeited to Government."

C 1136

Promulgation of legal notice under the principal Act.

**121.** By virtue of the powers granted by article 2 of the Fees Ordinance and article 13(4) of the Excise Duty Act, the following legal notice shall be promulgated under the principal Act:

"EXCISE DUTY ACT  
(CAP. 382)

FEEES ORDINANCE  
(CAP. 35)

Fees payable for the Issue of Stamps or Bands under Part B of the Sixth Schedule to the Excise Duty Act Regulations, 2014

IN exercise of the powers conferred by article 2 of the Fees Ordinance and article 13(4) of the Excise Duty Act, the Minister for Finance has made the following regulations:-

Citation and commencement

1. (1) The title of these regulations is the Fees payable for the Issue of Stamps or Bands under Part B of the Sixth Schedule to the Excise Duty Act Regulations, 2014.

(2) The provisions of these regulations with respect to the fees chargeable, in accordance with regulation 12, for containers containing ethyl alcohol referred to in Part B of the Sixth Schedule to the Excise Duty Act shall come into force as from 18th November 2014.

Fee payable.

2. The fee payable to the Commissioner for the issue of stamps or bands under the provisions of Part B of the Sixth Schedule to the Excise Duty Act shall be five cents (5 cents) per stamp or band."

Promulgation of legal notice under the principal Act.

**122.** By virtue of the powers granted by article 2 of the Fees Ordinance and article 13(4) of the Excise Duty Act, the following legal notice shall be promulgated under the principal Act:

"EXCISE DUTY ACT  
(CAP. 382)

FEEES ORDINANCE  
(CAP. 35)

Fees payable for the Issue of Stamps or Bands under Part F of the Sixth Schedule to the Excise Duty Act Regulations, 2014

IN exercise of the powers conferred by article 2 of the Fees Ordinance and article 13(4) of the Excise Duty Act, the Minister for Finance has made the following regulations:-



Citation and commencement

1. (1) The title of these regulations is the Fees payable for the Issue of Stamps or Bands under Part F of the Sixth Schedule to the Excise Duty Act Regulations, 2014.

(2) The provisions of these regulations with respect to the fees chargeable, in accordance with regulation 12, for containers containing wine referred to in Part F of the Sixth Schedule to the Excise Duty Act shall come into force as from 1st January 2015.

Fee payable.

2. The fee payable to the Commissioner for the issue of stamps or bands under the provisions of Part F of the Sixth Schedule to the Excise Duty Act shall be four cents (4 cents) per stamp or band."

**123.** In regulation 2 of the Fees payable for the Issue of Stamps or Bands under Part C of the Sixth Schedule to the Excise Duty Act Regulations, 2013, for the words "three cents and five mils (3.5 cents)" there shall be substituted the words "four cents (4 cents)".

Amendment of the Fees payable for the Issue of Stamps or Bands under Part C of the Sixth Schedule to the Excise Duty Act Regulations, 2013.

### PART XXX

**124.** (1) This Part amends the Condominium Regulations and it shall be read and construed as one with the Condominium Regulations, hereinafter in this Part referred to as "the Regulations".

Amendment to the Condominium Regulations. S.L. 398.01

(2) The provisions of this Part shall be deemed to have come into force on the 1st January, 2015.

**125.** The Second Schedule to the Regulations shall be substituted by the following:

Substitution of the Second Schedule to the Regulations.

#### "SECOND SCHEDULE

	Tariff
Service	Fee
Notification of Administrator	€12.85
Registration of Rules	€25.65
Any subsequent amendments to Rules	€7.70
Copies of documents, per folio	
Legal Copies	€1.30
Informal Copies	€0.80".

C 1138

## PART XXXI

Amendment of subsidiary legislation made under the Fisheries Conservation and Management Act. Cap. 425.

**126.** (1) This Part amends subsidiary legislation made under the Fisheries Conservation and Management Act, and it shall be read and construed as one with the subsidiary legislation it amends.

(2) The provisions of this Part shall be deemed to have come into force on the 1st January, 2015.

Amendment of the Fish Marketing Regulations. S.L. 425.02

**127.** Regulation 4 of the Fish Marketing Regulations shall be substituted by the following:

"(4) The fee leviable on the issue of a *pitkal* licence shall be a fee based on the annual rental value of the premises used for the conduct of the business at a rate of one euro and thirty cents (€1.30) for every twenty-three euro and twenty-nine cents (€23.29) or fraction thereof."

Amendment of the Fisheries Officers (Remuneration) Regulations. S.L. 425.05

**128.** The Fisheries Officers (Remuneration) Regulations shall be amended as follows:

(a) in regulation 3 thereof for the words "an administrative charge of five per cent" there shall be substituted the words "an administrative charge of five and a half per cent"; and

(b) paragraph (b) of regulation 5 thereof shall be substituted by the following:

"(b) when a route bus service is not available, there shall be made a charge for transport at the rate of 31c per kilometre."

Amendment of the Marine Vegetation Licence Regulations. S.L. 425.06

**129.** In regulation 3 of the Marine Vegetation Licence Regulations for the words "A fee of one hundred and sixteen euro and forty-seven cents (€116.47) shall be paid" there shall be substituted the words "A fee of one hundred and twenty-eight euro and twenty cents (€128.20) shall be paid".

Amendment of the Fishing Vessels Regulations. S.L. 425.07

**130.** The Fishing Vessels Regulations shall be amended as follows:

(a) in regulation 9 thereof for the words "A vessel losing its registration in Category A or B shall pay €2,439.37 in order to regain its right" there shall be substituted the words "A vessel losing its registration in Category A or B shall pay €2,683.30 in order to regain its right"; and

(b) Schedule II thereof shall be substituted by the following:

"SCHEDULE II

Tariffs for Registration of Fishing Boats and Licences

FISHING BOAT			Initial Registration	Licence Fee
Category	Length			
A	FT CM	< 5.99 Mt	€512.50	€12.90 annually
B	PT CM	< 5.99 Mt	€512.50	€25.70 annually
C	REC	< 5.99 Mt	€512.50	€25.70 annually
D	Work Boats	< 5.99 Mt	€512.50	€12.90 annually
A	FT CM	6.00 - 7.99 Mt	According to registration with Authority for Transport in Malta	€19.30 annually
B	PT CM	6.00 - 7.99 Mt		€38.50 annually
C	REC	6.00 - 7.99 Mt		€64.10 annually
D	Work Boats	6.00 - 7.99 Mt		€19.30 annually
A	FT CM	8.00 - 11.99 Mt	According to registration with Authority for Transport in Malta	€25.70 annually
B	PT CM	8.00 - 11.99 Mt		€51.30 annually
C	REC	8.00 - 11.99 Mt		€89.70 annually
D	Work Boats	8.00 - 11.99 Mt		€25.70 annually
A	FT CM	12.00 - 14.99 Mt	According to registration with Authority for Transport in Malta	€38.50 annually
B	PT CM	12.00 - 14.99 Mt		€76.90 annually
C	REC	12.00 - 14.99 Mt	Not Registered	
D	Work Boats	12.00 - 14.99 Mt	According to registration with Authority for Transport in Malta	€38.50 annually
A	FT CM	15.00 - 29.99 Mt	According to registration with Authority for Transport in Malta	€64.10 annually
B	PT CM	15.00 - 29.99 Mt		€128.20 annually
C	REC	15.00 - 29.99 Mt	Not Registered	
D	Work Boats	15.00 - 29.99 Mt	According to registration with Authority for Transport in Malta	€64.10 annually
A	FT CM	> 30.00 Mt	According to registration with Authority for Transport in Malta	€2.60 / ton GT annually
B	PT CM		Not Registered	
C	REC		Not Registered	

C 1140

D	Work Boats	> 30.00 Mt	According to registration with Authority for Transport in Malta	€2.60 / ton GT annually
---	------------	------------	-----------------------------------------------------------------	-------------------------

The payment of a fishing licence for a period of less than one year will be paid proportionally, but initial registration is to be paid in full.

Fishing boats longer than 24 metres pay a fee of €7,687 for the VMS system with the initial registration."

### PART XXXII

Amendment to the Wine Regulations. S.L. 436.02

**131. (1)** This Part amends the Wine Regulations and it shall be read and construed as one with the Wine Regulations, hereinafter in this Part referred to as "the Regulations".

(2) The provisions of this Part shall be deemed to have come into force on the 1st January, 2015.

Amendment of regulation 6 of the Regulations.

**132.** In regulation 6 of the Regulations for the words "forty-six euro and fifty-nine cents (€46.59)" there shall be substituted the words "fifty-one euro and thirty cents (€51.30)".

Amendment of the First Schedule to the Regulations.

**133.** In the First Schedule to the Regulations, for the words "Right for Commercial Licence" (€46.59)" there shall be substituted the words "Right for Commercial Licence" (€51.30)".

### PART XXXIII

Amendment to the Eco-Contribution Act. Cap. 473.

**134. (1)** This Part amends the Eco-Contribution Act and it shall be read and construed as one with the Eco-Contribution Act, hereinafter in this Part referred to as "the principal Act".

(2) The provisions of this Part shall be deemed to have come into force on the 18th November, 2014.

Amendment of First Schedule to the principal Act.

**135.** In the First Schedule to the principal Act, the following tables shall be deleted:

"AMMUNITION

9306	Cartridges, whether or not filled with ammunition, excluding: i) cartridges for riveting or similar tools or for captive-bolt humane killers, ii) cartridges, filled with lead pellets of a maximum weight not exceeding 24 grams	€0.05 per piece
------	-----------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------	-----------------

";

"TYRES FOR MOTOR AND COMMERCIAL VEHICLES, UNDER THE FOLLOWING HEADINGS:

4011	New pneumatic tyres, of rubber, not including tyres of heading 4011 50	€4.66
------	------------------------------------------------------------------------	-------

4012	Retreaded or used pneumatic tyres of rubber; solid or cushion tyres, of rubber	€4.66
------	--------------------------------------------------------------------------------	-------

"; and

"PETROLEUM OILS, UNDER THE FOLLOWING HEADINGS:

	Lubricating oils; other oils:	
2710 19 71	For undergoing a specific process	€0.23 per litre
2710 19 75	For undergoing chemical transformation by a process other than those specified in respect of subheading 2710 19 71	€0.23 per litre
	For other purposes:	
2710 19 81	Motor oils, compressor lube oils, turbine lube oils	€0.23 per litre
2710 19 83	Liquids for hydraulic purposes	€0.23 per litre
2710 19 85	White oils, liquid paraffin excluding heavy liquid paraffin BP/USP 6360 qualifying as a food grade product	€0.23 per litre
2710 19 87	Gear oils and reductor oils	€0.23 per litre
2710 19 91	Metal-working compounds, mould release oils, anti-corrosion oils	€0.23 per litre
2710 19 93	Electrical insulating oils	€0.23 per litre
2710 19 99	Other lubricating oils and other oils	€0.23 per litre

".

#### PART XXXIV

**136.** (1) This Part amends the Registration of Food Handlers Regulations, and it shall be read and construed as one with the Registration of Food Handlers Regulations, hereinafter in this Part referred to as "the Regulations".

Amendment of the Registration of Food Handlers Regulations. S.L. 449.27

(2) The provisions of this Part shall be deemed to have come into force on the 1st January, 2015.

**137.** Regulation 5 of the Regulations shall be substituted by the following:

Substitution of regulation 5 of the Regulations.

"5. There shall be paid to the Food Safety Commission a fee of two euro and sixty cents (€2.60) when issuing or renewing a registration document. Such fee shall also be payable for the issuing of a replacement registration document."

#### PART XXXV

**138.** (1) This Part amends the Licensing Fees for Private Medical Premises Regulations and it shall be read and construed as one with the Licensing Fees for Private Medical Premises Regulations, hereinafter in this Part referred to as "the Regulations".

Licensing Fees for Private Medical Premises Regulations. S.L. 458.26

(2) The provisions of this Part shall be deemed to have come into force on the 1st January, 2015.

C 1142

Substitution of  
Schedule 3 to  
the Regulations.

**139.** The Schedule to the Regulations shall be substituted by the following:

"SCHEDULE

(Regulation 2)

**Licence Fees**

Column 1 Type	Column 2 Fee
Day clinic .....	€257.40
Day clinic with overnight stay .....	€512.50
Hospital .....	€512.50
Medical laboratory .....	€128.20
Physiotherapy clinic .....	€128.20
Podology clinic .....	€64.10
Veterinary clinic .....	€257.40
Dental clinic .....	€257.40
Pharmacy .....	€64.10".

**PART XXXVI**

Amendment of  
the subsidiary  
legislation made  
under the Health  
Care  
Professions Act.  
Cap. 464.

**140.** (1) This Part amends the subsidiary legislation made under the Health Care Professions Act, and it shall be read and construed as one with the subsidiary legislation it amends.

(2) The provisions of this Part shall be deemed to have come into force on the 1st January, 2015.

Substitution of  
regulation 2 of  
the Pharmacy  
Council (Fees)  
Regulations.  
S.L.464.06

**141.** Regulation 2 of the Pharmacy Council (Fees) Regulations shall be substituted by the following:

"2. The following fees shall be paid to the Pharmacy Council for the:

- (a) initial registration in the main register for pharmacists ..... €64.10
- (b) initial registration in the main register for pharmacy technicians .... €64.10
- (c) registration in the temporary register of pharmacists and pharmacy technicians ..... €25.70
- (d) retention of registration in the main register of pharmacists ..... €12.90 yearly
- (e) retention of registration in the main register of pharmacy technician ..... €10.30 yearly
- (f) retention of registration in the main register of pharmacist and pharmacy technicians of a retiring pensionable age ..... €7.70 yearly
- (g) addition in qualification ..... €12.90

- (h) issue of a certificate of good standing with the Council and compliance with the provisions of the relevant EU directives ..... €25.70
- (i) restoration of names removed ..... €64.10
- (j) general services not covered by the above provisions ..... €25.70".

**142.** Regulation 2 of the Medical Council (Fees) Regulations shall be substituted by the following:

Substitution of regulation 2 of the Medical Council (Fees) Regulations. S.L. 464.11.

"2. The following fees shall be paid to the Medical Council:

- (a) in respect of every new registration in the Medical Registers: Medical, Dental, Specialist and Provisional ..... €51.30
- (b) in respect of an annual retention fee in the Medical or Dental Register ..... €38.50
- (c) in respect of an annual retention fee in each of the Specialist Registers ..... €51.30
- (d) for every certificate issued to a medical practitioner or dental surgeon ..... €12.90
- (e) for every complete exam or part thereof as prescribed ..... €1,218.20".

**143.** Regulation 2 of the Council for Nurses and Midwives (Fees) Regulations shall be substituted by the following:

Substitution of regulation 2 the Council for Nurses and Midwives (Fees) Regulations. S.L. 464.14.

"2. The following fees shall be charged and collected by the Council for Nurses and Midwives for:

- |                                                                                             | Euro    |
|---------------------------------------------------------------------------------------------|---------|
| (a) new applications from applicants coming from a Member State of the European Union ..... | 13.20   |
| (b) new applications from applicants coming from a Third Country .....                      | 192.50  |
| (c) change of details on registration certificates .....                                    | 5.50    |
| (d) verification certificates .....                                                         | 13.20". |

**PART XXXVII**

**144.** (1) This Part amends the Public Health (Ships) Regulations and it shall be read and construed as one with the Public Health (Ships) Regulations, hereinafter in this Part referred to as "the Regulations".

Amendment of Public Health (Ships) Regulations, S.L. 465.10

(2) The provisions of this Part shall be deemed to have come into force on the 1st January, 2015.

C 1144

Substitution of Schedule 3 to the Regulations.

**145.** Schedule 3 to the Regulations shall be substituted by the following:

"SCHEDULE 3

Fees payable for net tonnage

Net Tonnage	Fees
Up to 1,000 tons	€55
Over 1,000 to 3,000 tons	€77
Over 3,000 to 10,000 tons	€99
Over 10,000 to 20,000 tons	€121
Over 20,000 to 50,000 tons	€143
Over 50,000 tons	€165".

**PART XXXVIII**

Amendment to the Administrative Review Tribunal and Appeals Therefrom Regulations, S.L. 490.01

**146. (1)** This Part amends the Administrative Review Tribunal and Appeals Therefrom Regulations and it shall be read and construed as one with the Administrative Review Tribunal and Appeals Therefrom Regulations, hereinafter in this Part referred to as "the Regulations".

(2) The provisions of this Part shall be deemed to have come into force on the 1st January, 2015.

Substitutes the Schedule to the Regulations.

**147.** The Schedule to the Regulations shall be substituted by the following:

"SCHEDULE

Tariff A - Fees payable in connection with proceedings before the Administrative Review Tribunal

1. For the filing of any application ..... €40
2. For the filing of any reply ..... €25

The fees established in paragraphs 1 and 2 of this Tariff shall include the filing of all other acts of procedure and services (including but not limited to the filing of warrants for the examination of witnesses, the examination itself, recording fees, transcriptions and copies, the services of judicial assistants, decrees and declarations prior to definitive judgment, taxed bill of costs and copies of the judgment) required following the initiation of the case through the said act up to and including final judgment but excluding any fees due for the notification of acts or any fees which the Tribunal may be required to pay to third parties.

4. No fee shall be levied for the filing of any note of admission of a claim provided that the claim is admitted in full and unconditionally before any contestation thereon.

5. (1) For every notification of an act of procedure, including expenses incurred in the execution of such notification, the following fees shall be due:

- (i) registry fee ..... €6
- (ii) fee due to the executive officer effecting the service ..... €1.20:



Provided that if service is to be effected outside normal working hours, the fees contained in this paragraph shall be increased by 100%.

(2) Notwithstanding anything contained in this Tariff, if the notification of any act is to be executed personally by an executive officer of the Tribunal, the following additional fees shall be due, for each notification:

(i) registry fee ..... €6

(ii) fee due to the executive officer effecting the service ..... €1.20.

(3) The fees established in subparagraph (2) shall not apply when service is to be effected personally by an executive officer of the Tribunal in terms of any law, and in such cases the fees established in subparagraph (1) shall apply.

#### Tariff B - Fees payable in connection with proceedings before the Court of Appeal

1. For the filing of any application of appeal ..... €80

2. For the filing of an answer to an application of appeal ..... €50

3. The fees established in paragraphs 1 and 2 of this Tariff shall include the filing of all other acts of procedure and services (including but not limited to the filing of warrants for the examination of witnesses, the examination itself, recording fees, transcriptions and copies, the services of judicial assistants, decrees and declarations prior to definitive judgment, taxed bill of costs and copies of the judgment) required following the initiation of the cause through the said act up to and including final judgment but excluding any fees due for the notification of acts and any fees due to referees or experts appointed by the Court of Appeal or any fees which the Court of Appeal may be required to pay to third parties.

#### TARIFF C - Professional Fees

"1. A fee of €80 shall be taxed by the Secretary for professional services rendered before the Tribunal by any advocate or legal procurator assisting any of the parties where the amount in dispute does not exceed €600.

2. A fee in accordance with the Tariff for professional fees in cases appearing before the Court of Magistrates shall be taxed by the Registrar for professional services rendered before the Tribunal by any advocate or legal procurator assisting any of the parties where the amount in dispute exceeds €600.

3. A fee of €175 shall be taxed by the Registrar, Civil Courts and Tribunals, for professional services rendered before the Court of Appeal by any advocate or legal procurator assisting any of the parties:

Provided that fees for services not specifically provided for in this Tariff but provided for in other Tariffs contained in the Code of Organization and Civil Procedure shall be taxed according to those Tariffs."

---

### Objects and Reasons

The objects and reasons of this Bill are to implement Budget measures for the financial year 2015 and other administrative measures.