

TOURISM ACT  
(Cap. 42:09)

**TOURISM (AMENDMENT) REGULATIONS, 2006**  
(Published on 3rd November, 2006)

ARRANGEMENT OF REGULATIONS

REGULATION

1. Citation
2. Amendment of Cap. 42:09 (Sub. Leg)
3. Amendment of regulation 8 of the Regulations
4. Insertion of regulation 8A

IN EXERCISE of the powers conferred on the Minister of Environment, Wildlife and Tourism by section 12 of the Tourism Act, the following Regulations are hereby made —

1. These Regulations may be cited as the Tourism (Amendment) Regulations, 2006. Citation

2. The Tourism Regulations (hereinafter referred to as “the Regulations”) are hereby amended by inserting, immediately after regulation 7 thereof, the following new regulation — Amendment of  
Cap. 42:09  
(Sub. Leg)

“Display of licence      7A. A tourist enterprise shall display, at its business premises and in a conspicuous place, a tourism licence issued in terms of the Act:  
Provided that in the case of a mobile safari vehicle or boat a disc containing all relevant information shall be conspicuously displayed on the windscreen or any other part of the vehicle or boat suitable for that purpose.”

3. Regulation 8 of the Regulations is amended — Amendment  
of regulation  
8 of the  
Regulations
- (a) by substituting for subregulation (3), the following new subregulation —  
“(3) In addition to the fees specified in this regulation, every licensed tourist enterprise, except for *Mekoro* polers specified in Category H and foreign based companies specified in Category I, shall pay a training levy of P2.00 per paying guest per day which shall be paid into the Tourism Industry Training Fund.”; and
  - (b) by substituting for subregulation (5), the following new subregulation —  
“(5) Licence fees shall be paid annually by all licence categories as follows —

<i>Category</i>	<i>Amount</i>
(a) A	P1000, except for guest houses which shall pay P200
(b) A1	P1000
(c) B	P1000
(d) C	P1000
(e) D	P1000
(f) E	P200
(g) F	P200
(h) G	P1000
(i) H	exempted from paying licence fees
(j) I	US2000, (the Pula equivalent of US2000); and

(c) by substituting for subregulation (6) thereof, the following new subregulation —

“(6) A holder of a licence may, in such a form as set out in the Fourth Schedule to the Act, may apply to the Tourism Industry Licensing Board, at least 30 days before the expiry of the licence, for the renewal of a licence that has not been revoked.”

Insertion of new regulation 8A      **4.** The Regulations are amended by inserting, immediately after regulation 8, the following new regulation —

“Renewal of licence      8A (1) The applicant shall, when applying for the renewal of a licence in terms of regulation 8 (6), pay the appropriate prescribed fee and any outstanding fines payable on this licence.

(2) The Tourism Industry Licensing Board may renew a licence for a period not exceeding five years:

Provided that the Board may, in special circumstances, permit the renewal of licences after the period of 30 days referred to in subregulation (1).

(3) An application for the renewal of a licence made a year after the expiry of a licence shall be treated as a new application.”

MADE this 18th day of October, 2006.

**K. MOKAILA,**  
*Minister of Environment,  
Wildlife and Tourism.*

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