

A.L. 236 ta' l-2008

**ATT DWAR IL-MEDIĊINI
(KAP. 458)**

Regolamenti ta' l-2008 dwar Drittijiet ghal Liċenzi ta' Spizeriji

BIS-SAHHA tas-setgħat mogħtija bl-artikolu 3(4) ta' l-Att dwar il-Mediċini, il-Ministru għall-Politika Soċjali għamel dawn ir-regolamenti li ġejjin:-

1. (1) It-titolu ta' dawn ir-regolamenti hu Regolamenti ta' l-2008 dwar Drittijiet għal Liċenzi ta' Spizeriji. Titolu u bidu fis-sehh.

(2) Dawn ir-regolamenti għandhom jidhlu fis-sehh fl-1 ta' Jannar, 2008.

2. Għall-finijiet ta' dawn ir-regolamenti, "Awtorità dwar il-Liċenzjar" u "Awtorità dwar il-Mediċini" tfisser l-awtorità speċifika mwaqqfa taħt l-artikoli 3 u 4 rispettivament ta' l-Att dwar il-Mediċini. Tifsir.

3. (1) Id-detentur ta' liċenza ta' kull spizerija għandu fl-aħħar ta' kull sena kalendarja jhallas lill-Awtorità dwar il-Liċenzjar, fi żmien tletin ġurnata minn meta huwa jintalab iħallas, dritt kummerċjali għas-sena li tkun taħbat minnufih wara u li jkun ekwivalenti għall-ammont muri fl-Ewwel Skeda li tinsab ma' dawn ir-regolamenti. Drittijiet.

(2) Meta l-liċenza tkun ser tinhareġ għal kummerċ ta' spizerija li jkun ser isir f'Għawdex, id-dritt applikabbli rilevanti għandu jiġi assoġġettat għal tnaqqis ta' 25%.

4. Meta liċenza tiġi trasferita mid-detentur tagħha lil xi persuna oħra jew meta, dwar xi liċenza bħal dik, jinbidel il-fond, id-dritt li għandu jithallas għall-perjodu li jifdal mis-sena kalendarja korrenti għandu jkun ekwivalenti għall-ammont *pro rata* tad-drittijiet murija fl-Ewwel Skeda li tinsab ma' dawn ir-regolamenti. Trasferiment ta' liċenza.

L-Awtorità dwar il-Mediċini tista' tivverifika l-informazzjoni li jkollha.

5. Sabiex tkun tista' taċċerta x'ikun id-dritt li japplika dwar xi fond li jintuża bhala spizerija, l-Awtorità dwar il-Mediċini tista' tivverifika kull informazzjoni li tiġi provduta lilha dwar dak il-fond minn detentur ta' liċenza jew minn persuna li tapplika biex tinharġilha liċenza.

Jirrevoka A.L. 486 ta' l-2004.

6. Ir-Regolamenti ta' l-2004 dwar Drittijiet ghal-Liċenzi ta' Spizeriji, qeghdin b'dawn jiġu revokati.

L-Ewwel Skeda

(Regolamenti 3 u 4)

Drittijiet li ghandhom jithallsu ghall-hruġ jew ghat-tiġdid li jsir ta' kull sena ghal Liċenza ta' Spizerija

Id-detenturi ta' liċenza jew persuna li tapplika biex tinharġilha Liċenza ta' Spizerija ghandha thallas dawn id-drittijiet li ġejjin:

Ghal dawk il-fondi li jintużaw bhala spizerija u li jkollhom *footprint* totali ta' –

- (a) inqas minn 200m²..... € 69.88;
- (b) iżjed minn 200m² iżda inqas minn 400m²..... € 139.76;
- (c) ta' iżjed minn 400m² iżda inqas minn 800m²..... € 419.29;
- (d) ta' iżjed minn 800m², 5% tal-valur tal-kera sakemm id-dritt li ghandu jithallas ma jkunx inqas minn € 1164.69.

Ghall-finijiet ta' dawn ir-regolamenti, "*footprint* totali" tfisser il-*footprint* shih kif approvat ghal dak il-fond skond pjanta tal-fond li tinsab ghand l-Awtorità ta' Malta ghall-Ambjent u l-Iżvilupp, u ghandha tkun tinkludi kull area li tintuża bhala klinika u kull imkien ghall-hżin ta' materjal li jkollu x'jaqsam mal-fond ta' l-ispizerija.

L.N. 236 of 2008

**MEDICINES ACT
(CAP. 458)**

Pharmacy Licences (Fees) Regulations, 2008

IN exercise of the powers conferred by article 3(4) of the Medicines Act, the Minister for Social Policy has made the following regulations:—

1. (1) The title of these regulations is the Pharmacy Licences (Fees) Regulations, 2008. Title and commencement.
- (2) These regulations shall come into force on the 1st January, 2008.
2. For the purposes of these regulations, the “Licensing Authority” and the “Medicines Authority” means the specific authority established under articles 3 and 4 respectively of the Medicines Act. Interpretation.
3. (1) The licensee of each pharmacy shall by the end of any calendar year pay to the Licensing Authority, within thirty days of receipt of an invoice, a trading fee for the next following year which will be equivalent to the amount shown in the First Schedule to these regulations. Fees.
- (2) Where a licence is to be issued for pharmacy trading to be carried out in Gozo, the relevant applicable fee shall be subjected to a reduction of 25%.
4. Where a licence is transferred by its holder to any other person or where, in relation to such licence, a change in premises occurs, the payable fee for the remaining part of the current calendar year shall be equivalent to the pro rata amount of fees shown in the First Schedule to these regulations. Transfer of a licence.
5. In order to ascertain the applicable fee in relation to any pharmacy premises, the Medicines Authority may verify any such information with regard to the said premises as is provided by a licence holder or by an applicant for the issuing of a licence. Medicines Authority may verify information in hand.
6. The Pharmacy Licences (Fees) Regulations, 2004 are hereby being revoked. Revokes L.N. 486 of 2004.

First Schedule

(Regulations 3 and 4)

Fees to be charged for the issuing or annual renewal of a Pharmacy Licence

Licence holders or applicants for the issuing of a Pharmacy Licence shall pay the following fees:

For pharmacy premises having a total footprint of –

(a) less than 200m ²	€ 69.88;
(b) more than 200m ² but less than 400m ²	€ 139.76;
(c) more than 400m ² but less than 800m ²	€ 419.29;
(d) more than 800m ² , 5% of the rental value subject to a fee of not less than	€1164.69.

For the purposes of these regulations, “total footprint” means the total footprint approved in relation to the premises according to the Malta Environment and Planning Authority premises plan and shall include all areas used as clinics and any storage space connected with the pharmacy premises.