

TAX ACT

**CHAPTER 80:01** 

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Tax Act

## LAWS OF GUYANA

## TAX ACT

## **CHAPTER 80:01**

## ACT

## 43 of 1939

## Amended by

23 of 1940	10 of 1952	7 of 1961	1 of 1973	6 of 1983	3 of 1995
35 of 1940	23 of 1952	18 of 1961	20 of 1973	11 of 1983	2 of 1996
21 of 1942	61 of 1952	8 of 1962	24 of 1973	8 of 1984	17 of 1997
13 of 1944	27 of 1953	16 of 1963	25 of 1973	4 of 1985	4 of 2003
8 of 1945	10 of 1954	1 of 1966A	27 of 1973	9 of 1986	15 of 2003
3 of 1946	11 of 1954	9 of 1966B	29 of 1973	5 of 1987	10 of 2005
13 of 1946	8 of 1955	2 of 1967	13 of 1974	23 of 1988	5 of 2007
24 of 1946	11 of 1955	3 of 1967	19 of 1974	7 of 1989	9 of 2008
5 of 1947	27 of 1955	8 of 1967	46 of 1974	8 of 1989	Reg.7 of 2016
25 of 1947	35 of 1955	5 of 1968	8 of 1978	13 of 1989	14 of 2016
9 of 1948	53 of 1955	5 of 1969	13 of 1978	6 of 1991	9 of 2017
8 of 1949	15 of 1956	19 of 1969	4 of 1981	20 of 1991	19 of 2018
11 of 1950	11 of 1957	24 of 1969	5 of 1981	7 of 1992	4 of 2019
34 of 1950	2 of 1958	33 of 1969	7 of 1981	(O) 8 of 1992	2 7 of 2020
2 of 1951	26 of 1958	17 of 1971	12 of 1981	26 of 1992	
30 of 1951	4 of 1959	1 of 1972	3 of 1982	3 of 1993	
45 of 1951	1 of 1960	4 of 1972	5 of 1982	11 of 1993	
48 of 1951	19 of 1960	10 of 1972	14 of 1982	10 of 1994	

Cap. 80:01

Tax Act

## Index of Subsidiary Legislation

Tax (Practice Certificate) Regulations (Reg. 20/1971)

Travel Tax Regulations (Reg. 11/1977, 2/1981, 4/1984, 8/1989, 2/1991, 3/1993, 4/1998, 7/2016)

Exclusive Economic Zone (Extension of Enactments) Order 1992 (Ord. 8/1992)

> Note on Repeal

This Act repealed the Tax Ordinance 1929, Cap. 37 of the 1929 Edition.

#### Tax Act

## CHAPTER 80:01 TAX ACT ARRANGEMENT OF SECTIONS

#### SECTION

- 1. Short title.
- 2. Interpretation.
- 3. Duty for employing non-resident person in loading or discharging cargo.
- 4. Film distributor's licence and tax deposits.
- 5. Security by film distributor for payments of tax.
- 6. Video distributor's licence
- 7. Tax on lotteries and sweepstakes.
- 8. Licence for receiving money paid by way of pool betting, and taxes thereon.
- 9. Licence for betting premises.
- 10. Tax on telephone calls, fax messages and bets.
- 11. Amount and mode of collection of stamp duties.
- 12. Process Fee.
- 13. Conveyances, transports, etc.
- 14. Duty on nominal capital of companies incorporated in Guyana (Repealed by 9 of 2008).
- 15. Duty on loan capital of companies in Guyana.
- 16. Statement by Registrar to be evidence of amount due.
- 17. Licence for and duties on insurance companies.
- 18. Trade licence in Georgetown and New Amsterdam.
- 19. Licence for market.
- 20. Trade licence in rural districts
- 21. Licence for sale of goods by master of vessel.
- 22. Druggist's licence.
- 23. Druggist's licence in rural districts.
- 24. Applicant for licence to produce certificate of registration.
- 25. Butcher's licence.

#### Cap. 80:01

#### SECTION

- 26. Licence for cigarette factory.
- 27. Licence for sale of tobacco.
- 28. Auctioneer's licence.
- 29. House agent's licence.
- 30. Pawnbroker's licence.
- 31. Money lender's licence
- 32. Licence for keeping bonded warehouse.
- 33. Licence for certain vessels.
- 34. Licence for pleasure vehicles and animals.
- 35. Licence for vehicles and animals kept for trade or hire.
- Licence for carts drawn by animals on sugar cane plantations, and other places. (Repealed by 14 of 2016)
- 37. Requirement of practice certificate in relation to certain professions.
- 38. Licence for steam boilers. (Repealed by 14 of 2016)
- 39. Licence for sale of explosives. (Repealed by 14 of 2016)
- 40. Off-licence.
- 41. (1) Hotel licence.
  - (2) Railway station or stelling liquor licence.
- 42. Restaurant or parlour malt liquor and wine licence.
- 43. Passenger steamer liquor and tobacco licence.
- 44. Spirit shop licence.
- 45. Special licences for the sale of intoxicating liquor.
- 46. Malt liquor and wine licences
- 47. Restaurant liquor licence.
- 48. Member's club liquor licence.
- 49. Coconut rum licence.
- 50. Occasional liquor and tobacco licence.
- 51. Licence duty for the manufacture of sweets and compounds.

#### Cap. 80:01

Tax Act

#### SECTION

- 52. Licence for ball or dance.
- 53. Licence for entertainment.
- 54. Licence for billiard or bagatelle table.
- 55. Entertainment duty [Repealed by 10 of 2005]
- 56A. Additional tax on exhibitors of cinematograph films.
- 56. Travel Tax.
- 57. (1) Licence to trade in gold and precious stones.(2) Deposits and bonds made or entered into prior to 1st January 1946.
- 58. Goldsmith's licence.
- 59. Licence to purchase balata.
- 60. Licence for petrol pump.
- 61. Licence for storage tanks for molasses.
- 62. Duration of licences.
- 63. Time for payment of licence duty.
- 64. Storage rent for gunpowder in magazine.

#### **MISCELLANEOUS PROVISIONS**

- 65. Exemption of the President.
- 66. Power of Minister to remit licence duty collected on carts fitted with pneumatic or solid rubber tyres.
- 67. Licence not required for police or prison canteen.
- 68. Weight to be used
- 69. Persons to whom taxes to be paid.
- 70. Recovery of taxes.
- 71. Issue of licences.
- 72. District commissioner may refuse licence.
- 73. Requirements for the issuance of a licence.

Cap. 80:01	Tax Act	Page 6

	Page
FIRST SCHEDULE – Professions and Occupations	67
SECOND SCHEDULE –	
Accountants	68
THIRD SCHEDULE – Architects	69
FOURTH SCHEDULE –	
Engineers	.70
FIFTH SCHEDULE –	
Surveyors	.71

Cap. 80:01

Tax Act

#### **CHAPTER 80:01**

#### TAX ACT

# 43 of 1939 An Act to consolidate the enactments relating to the imposition of taxes for the public use in Guyana.

#### [9 TH DECEMBER, 1939]

#### Short title 1. This Act may be cited as the Tax Act.

Interpretation 2. In this Act-

25 of 1940

26 of 1992]

7 of 1992

"carriage" includes a spring vehicle having two or more road wheels and drawn by an animal and which is mainly and principally intended to be used for the conveyance of people;

"cart" includes any vehicle other than a carriage and not mechanically propelled and intended to be used mainly and principally for the conveyance of goods;

"floating shop" includes any navigable craft from which commodities are sold or on which commodities are exposed for sale, the craft being thus used or intended to be used mainly and principally on inland waterways;

"hackney carriage" includes a carriage which plies for hire or is intended to be generally used for the purpose of carrying not more than five passengers at any one time, for reward;

"proof" means the strength of proof as indicated by Sikes's hydrometer in accordance with the tables prescribed by section 19 of the Finance (No. 2) Act, 1915 of the United Kingdom, a copy of which has been signed by the Commissioner-General of the Guyana Revenue Authority and deposited in the office of the Registrar; or, in cases where the true strength of any liquor cannot be immediately ascertained by Sikes's hydrometer, as certified by the Government Analyst or by an Assistant Government Analyst;

"spirits" means spirits of any description;

"sugar plantation" means all land, real estate or property usually or about to be cultivated for producing a crop of sugar cane and all land appurtenant thereto or used or enjoyed therewith.

Duty for employing nonresident person in loading or discharging cargo. [10 of 1954] s.8 (13 of 1996)

3. Every person, body of persons, or company who employs in the loading or discharging of cargo on or from any ship any person who has either not resided in Guyana for three months or is not a settler in Guyana shall pay to the Commissioner-

Cap. 80:01		Tax Act	P a g e 8
		General of the Guyana Revenue Authority a dupersons for each day or part thereof on which the	
		Provided that-	
		(a) the Minister may, during the continuance of emergency, remit the payment of the duty for	1
		(b) this section does not apply-	
		i. in the case of any ship while in quarant which is subject to quarantine;	ine or while in any port of Guyana
		<li>in the case of any ship of not more than has brought cargo shipped at a West India discharged over the side of the ship upo crew.</li>	an port in so far as the cargo may be
Film distributor's licence and tax	4.	(1) No person shall distribute any film for exhibit he is the holder of a distributor's licence.	ion at a cinematograph theatre unless
deposits. [8 of 1949 18 of 1961 7 of 1981 4 of 1985		(2) Every distributor shall take out an annual li shall be the sum of thirty-five thousand dollar	• • •
4 of 1985 13 of 1989 11 of 1993 2 of 1996 14 of 2016 7 of 2020]		(3) Every exhibitor shall pay every week to the equal to three and one half* percent of proportion thereof as the Minister may by ordenter entertainments at which cinematograph films week and, subject to subsection (6), every pay deposit by the distributor on account of any ta	his gross receipts (or such other ler from time to time prescribe) from were exhibited during the preceding yment so made shall be regarded as a
		(4) Where the cinematograph films exhibited by to more than one distributor separate paymen in respect of each distributor.	ē .
		*Prescribed by Order 11/1959 (superseding	g Order 34/1954).
		(5) The amounts paid by an exhibitor under distributor shall, by virtue of this section, be exhibitor and received by the distributor, as consideration chargeable in respect of the ci- exhibitor.	regarded as having been paid by the s and by way of rent or such other
s.8 (13 of 1996)		(6) Where the Commissioner-General of the Guy any distributor has paid the Income Tax charge	ged on him under the Income Tax Act
c. 81:01		for any year of assessment, the district	commissioner shall refund to the

Cap. 80:01	Tax Act	P a g e 9
	distributor the amounts received by him under preceding that year of assessment.	subsection (3) during the year
	(7) Every exhibitor shall every week furnish the dia from time to time approved by him, with a return payments to be made under subsections (3) and (4)	rn showing the particulars of the
c. 21:02	(8) Any exhibitor who fails to make any return commissioner required by this section shall be dollars and the licence granted to him under the suspended until the district commissioner certar required return or payment has been duly made.	liable to a fine of two hundred he Cinematograph Act shall be
	(9) Any exhibitor who makes any return to the distri- section which is false in any material particular thousand dollars and the licence granted to him shall be suspended for such period as the magistra	shall be liable to a fine of one n under the Cinematograph Act
	(10) All moneys received by the district commission deposited with the Accountant General.	oner under this section shall be
	(11) In this section-	
	"distributor" means a person in Guyana who, or any other person, imports or otherwise pro- exhibition in Guyana either by distribution to ex- consideration or for his own use as an exhibitor;	cures cinematograph films for
c. 21:02	"exhibitor" means a person to whom a licence is Cinematograph Act, and includes the person exhibition of cinematograph films in the premises	managing or controlling the
Security by film 5. distributor for payment of tax. [18 of 1961 13 of 1989] s 8. (13 of 1996)	Notwithstanding section 4, an exhibitor shall not thereunder in respect of a distributor who had Commissioner-General of the Guyana Revenue A payment of the tax on account of which such amount been deposited:	is, to the satisfaction of the authority given security for the
	<b>Provided</b> that where an exhibitor is, by virtue of this make any payment, that payment shall for the purpose be payable as if this section had not been enacted.	

Cap. 80:01		Tax Act	P a g e 10
Video distributor's licence	6. <b>(1)</b> ]	No distributor shall distribute any videotape for h unless he is the holder of a distributor's licence.	ire, reward or other consideration,
[4 of 1985 13 of 1989 11 of 1993 2 of 1996	(2)	Every distributor shall take out an annual licer shall be the sum of twenty-one thousand six hund	
14 of 2016 7 of 2020]	(3)	In this section –	
-		"distributor" means a person in Guyana who, o any other person carries on the business of in procuring and distributing video tapes for exhib or other consideration and includes a video librar	nporting, recording, or otherwise pition in Guyana for hire, reward,
		"video library or club" means an association of not, the members whereof distribute among the use;	
		"video tape" means any cassette tape or part of a video set, and includes any videodisc, slide from which a visual image can be produced.	1
Tax on lotteries and sweepstakes [9 of 1948 11 of 1950] c. 9:02	7. (1)	There shall be raised, levied and collected a tax per cent upon the total gross sum received for connection with any lottery or sweepstake, within Gambling Prevention Act, organised and condu Limited, in connection with any race meeting a in any case where the draw for the lottery or swe commencement of this section:	r the issue and sale of tickets in n the meaning of section 21 of the acted by the Demerara Turf Club, s specified in the said section 21,
s. 8 (13 of 1996)		<b>Provided</b> that on production of a certificate from the Guyana Revenue Authority to the effect the and paid on that portion of the proceeds of any be brought to account as income by the Demeraran such amount as may have been collected und portion aforesaid shall be made to the Demararan	at Income Tax has been charged lottery or sweepstake retained and a Turf Club, Limited, a refund of ler this section in respect of the
	(2)	The said tax shall be paid by the Demarara T commissioner within fourteen days after the da sweepstakes.	

Cap. 80:0	1 Tax Act	P a g e 11
Licence for receiving money paid by way of pool betting, and	<ul><li>8. (1) In this section-</li><li>"business" means any business that carrying or money or money's worth paid as bets;</li></ul>	on of which involves the receipt of
taxes thereon."bet" means any bet by w[1 of 1960on the part of any person7 of 1961by reason of his not in fac3 of 196733 of 1969	"bet" means any bet by way of pool betting and on the part of any person taking part therein, or by reason of his not in fact making any stake;	•
	"money or money's worth paid as a bet" in money's worth-	cludes any payment of money or
13 of 1989 11 of 1993 14 of 2016	(a) as stake money;	
7 of 2020]	<ul><li>(b) in performance of any express or implied p purpose of making a bet; or</li></ul>	promise made by any person for the
	(c) for the purpose of entitling any person to m	ake a bet,
	whether such payment is made with a view	to the same or any part thereof, or

whether such payment is made with a view to the same or any part thereof, or an amount equal thereto or to any part thereof, being sent or otherwise transferred out of Guyana or not;

"promoter" in relation to a business means the person to whom the persons making the bets look for payment of their winnings, if any.

- (2) A bet shall be deemed, for the purpose of this section, to be made by way of pool betting if it is one of any number of bets made on terms that the winnings of such of the persons making the bets as are winners shall be, or be a share of, the stake money paid or agreed to be paid on the bets, or shall be or shall include an amount which is to be paid to, or is divisible in any proportions among, such of those persons as are winners (whether such amount is determined by reference to the stake money paid or agreed to be paid on the bets or not, and whether the pool betting is promoted, or the bets of any of them made, in Guyana or not), where the bets are made by filling up and returning coupons or other printed or written forms, or otherwise howsoever.
- (3) Every person who occupies any set of premises, or part of a set of premises for the purpose of any business shall take out an annual licence for the set of premises, or part thereof, so occupied and shall pay for the licence the sum of two million five hundred thousand dollars.
- (4) It shall be a condition of every licence issued under subsection (3) that the licence is valid only in so far as the business carried on at the premises relates to the promoter mentioned in the licence.

## Cap. 80:01 Tax Act P a g e 12

- (5) There shall be raised, levied and collected on every receipt, in the course of any business, of money or money's worth paid as a bet a tax equal to twenty per cent of the gross amount of the receipt, and every person who carries on a business shall pay every Thursday to the district commissioner the tax on the gross amount of every such receipt in the course of the business during the week ending on the preceding Saturday.
- (6) Every person who carries on a business shall-
  - (a) upon making any payment of the tax, furnish the district commissioner, in the form from time to time approved by him, with a return signed by such person or, if such person is a company, by the manager of the business showing particulars of the total amount of the tax on receipts in the course of the business which is payable under the preceding subsection on the day on which the payment is made;
  - (b) in relation to the business and on premises licensed under this section, keep such books, records and accounts, and preserve the same for such time, as the Minister may by regulations prescribe; and
  - (c) permit the district commissioner or any person authorised in writing in that behalf by him to enter any premises occupied for the purposes of the business and to inspect and take copies of any books, records, accounts or other documents kept there in relation to the business.
- (7) No person shall carry on business at any place other than premises licensed under this section or in relation to a promoter other than as mentioned in the licence issued in respect of the place wherein the business is carried on.
- (8) No person, other than a person carrying on business on premises licensed under this section, shall send out of Guyana (whether by post or otherwise) any money or money's worth, or any coupon or other printed or written document, in connection with, or for the purpose of making, a bet.
- (9) Without prejudice to any rights or powers of the Accountant General under section 66, every person who-
  - (a) in relation to any business knowingly keeps or preserves, or causes to be kept or preserved, any book, record or account which is false in any material particular, or makes, or causes to be made, in any book, record, account or return any entry which is false in any material particular; or
  - (b) obstructs the district commissioner or anyone authorised by him in the exercise of his powers or functions under this section; or

Cap. 80:0	1 Tax Act	P a g e 13
	(c) is knowingly concerned in, or in the takin fraudulent evasion by him or any other per payable under this section; or	•
	<ul><li>(d) contravenes or fails to comply with any of the be liable on summary conviction to a fine of and to imprisonment for six months.</li></ul>	-
	(10) Where in any proceedings under the precedin entry which is false in any material particular by any person under subsection (6)(a), such knowingly made such entry or, if it be shown him, to have knowingly caused it to be made, u	has been made in a return signed person shall be deemed to have a that the entry was not made by
	(11) Nothing in this section-	
c.9:02	<ul> <li>(a) applies in relation to any lottery, sweepstakes provisions of the Gambling Prevention Act lottery or sweepstake organised and conduc Limited, under section 21 of that Act; or</li> </ul>	by section 20 thereof or to any
	(b) renders lawful anything which is unlawful un	der the Gambling Prevention Act.
Licence for betting	9. (1) In this section-	
premises. [3 of 1967 33 of 1969 19 of 1974 46 of 1974 11 of 1983	"betting transactions" includes the receipt or distribution in any manner of chances in lotter monies for, or winnings on, bets or any such ch course of the management of lotteries;	ies, the collection or payment of
8 of 1984 4 of 1985 5 of 1987 13 of 1989	"lotteries" shall be interpreted in conformity w section 2(1) of the Gambling Prevention Act:	with the definition of "lottery" in
11 of 1993 5 of 2007 14 of 2016 7 of 2020] c. 9:02	"promoter" in relation to a business involving person to whom the persons making the bets loo if any.	
	(2) Subject to subsection (3), every person who occ of a set of premises for the purposes of a transactions shall take out an annual licence for so occupied and shall pay for the licence the s thousand dollars.	business involving any betting the set of premises or part thereof

(3) A person who is required to take out an annual licence under subsection (2) shall, as a condition precedent to the grant of such licence deposit and keep on deposit

#### Cap. 80:01

#### Tax Act

with the Accountant General the sum of fifty thousand dollars in respect of the carrying on of the business at each set of premises or part thereof.

**Provided** that a person shall not be required to deposit more than one hundred thousand dollars where that person carries on business at more than two sets of premises, or parts thereof.

- (4) A deposit made for the purposes of this section shall, subject to any law relating to insolvency or the winding up of a company as may apply to the business in respect of which the deposit was made-
  - (a) earn interest payable to the depositor on the 1st January and 1st July, respectively, of every year, such interest being at the rate applicable at the respective date on monies on deposit in an ordinary savings account of any institution carrying on banking business in Guyana; and
  - (b) be retained by the Accountant General until this section ceases to apply to the depositor, in which event, the deposit shall be returned to the depositor.
- (5) Notwithstanding anything in this Act, subsection (2) does not apply to any set of premises, or part thereof, licensed under section 8 and, for any licence thereunder referred to in section 62 (2) and taken out in relation to any set of premises or part thereof licensed under this section, no licence duty is payable, except in respect of any period not covered by the licence duty paid pursuant to this section, in which case paragraph (b) of the proviso section 62(2) shall have effect as if for the reference therein to the first day of the quarter in which the licence is granted there had been substituted a reference to the commencement of such period.
- (6) Nothing in this section applies in relation to any lottery, raffle or sale exempted from section 20(a) or (b) of the Gambling Prevention Act or any Government lottery as defined by section 2 of the Government Lotteries Act or any licensed casino, or any licensed casino gambling, and this section shall be without prejudice to any law relating to liability of any kind in connection with any betting transactions.
- (7) In subsection (6), "licensed casino" and "licensed casino gambling" have the respective meanings given to these expressions by section 2(1) of the Gambling Prevention Act.
- 10. (1) Notwithstanding anything in this Act or in any other Act or in any other written law, there shall be raised, levied and collected a tax –

(a) Repealed by 10 of 2005.

c. 9:02 c. 80:07

c. 9:02

Tax on telephone calls, fax messages and bets. [3 of 1995 4 of 2003 15 of 2003 10 of 2005]

Cap. 80:01	Tax Act	P a g e 15
	(b) at the rate of ten percent on the gross value any betting shop, and every person who pays the person who carries on such betting shop.	
	<ul><li>(c) at the rate of ten percent upon the gross su provided in a hotel subject to the Hotel According for gambling activities;</li></ul>	1 1
	<b>Note:</b> The Hotel Accommodation Tax Ac by 10 of 2005.	et 1993 was repealed
	(d) Repealed by 10 of 2005.	
	(e) Repealed by 10 of 2005.	
	(2) Effectively repealed by 10 of 2005	
s 8. (13 of 1996)	(3) Every person who carries on business referred every Thursday to the Commissioner-General of the aforesaid tax which has been collected by hi the week ending on the preceding Saturday.	of the Guyana Revenue Authority
s 8. (13 of 1996)	(4) Every person upon making any payment of tax a Commissioner-General of the Guyana Revenue to time approved by him with a return signed by a company, by the manager of the business amount of the tax receipts in the course of the this section when payment is made.	Authority, in the form from time y such person or, if such person is showing particulars of the total
	(5) Subject to the provisions of this section, the	provisions of the Act shall apply

(5) Subject to the provisions of this section, the provisions of the Act shall apply *mutatis mutandis* in respect of the tax raised, levied, collected and paid under this section.

Cap. 80	):01	Tax Act	P a g e 16
Amount and mode of collection of stamp duties.	shall	stamp duties to be charged upon the sever be the several duties hereunder specified was nptions contained in this section and any Act	which duties shall be subject to the
[27 of 1955 19 of 1960 8 of 1962	(1) At	ffidavit or statutory declarations	\$10.00
3 of 1967 8 of 1967	Ex	cemptions-	
19 of 1969 24 of 1969 17 of 1971 25 of 1973	(i)	affidavits or declarations in connection w soldiers, or by the dependents of deceased gratuities;	· · ·
13 of 1974 8 of 1978 5 of 1981	(ii	) affidavits made by police or rural constab service of process in a magistrate's court;	bles for the purpose of proving the
7 of 1981 5 of 1982 4 of 1985	(ii c. 47:01	i) declarations made by officers of the Post and Telegraph Act;	Office under section 8 of the Post
8 of 1989 13 of 1989 3 of 1993]	(iv	y)affidavits made by the Commissioner of l Department, in connection with the transpo ten years by the State of immovable propert	ort or lease for a period of more than
	(v)	) declarations made by a shipper or his ages shipments in connection with export duties	
		(a) Agreement or any memorandum of agr charged with any duty, whether the instrume obligatory upon the parties from its being a w	ent is only evidence of a contract or
	(b)	) Agreement or letter of procuration	\$0.50
		Exemptions-	
		(i) agreement or memorandum the matter v	whereof is not of the value of \$25;
		(ii) original lease of State or Government la	and;
		(iii) agreement or memorandum for the manufacturer, or menial servant;	e hire of any labourer, artificer,
		(iv) agreement, letter or memorandum, ma goods, wares or merchandise;	de for or relating to the sale of any
		(v) agreement or memorandum made betw vessel for any voyage coastwise in Guy	
		(vi)agreement made with the Postmaster G the renting of any telephone wire and ap	

Cap. 80:01	Tax Act	Page 17
Cap. 139 1953 Ed.	(vii) guarantee for treatment of paying pa Public Hospitals Act;	tient in a public hospital under the
c. 40:01	(viii) a guarantee given by anyone under r of the National Library under the Nation	
	<ul><li>(3) Application to stamp commissioners for assessmand 34 of the Stamp Duties (Management) Act.</li></ul>	•
c. 80:03	(4) Appointment of a new trustee, and appointmen property, or of any use, share or interest in an being a will.	y property, by any instrument not
	(5) Articles of Clerkship whereby any person first in order to his admission as a solicitor in the Sup	
	(6) Articles of Clerkship whereby any person havir clerk in order to his admission in the Supreme C service so as to be entitled to such admission, b purpose	Court and not having completed his becomes bound afresh for the same
	(7) Award of arbitrator- where the amount or valu \$100.00	
	(8) Bill of exchange, cheque or order, payable presentation, or within three days after date or si	
	Exemption-	
	Cheque drawn by any public officer or any off in the execution of his duty.	icer of the Guyana Defence Force
	(9) Bill of exchange of any other kind whatso promissory note of any kind whatsoever (excep to be payable or actually paid, or endorsed, or Guyana for every \$5,000 or part thereof	a bank note) drawn or expressed in any manner negotiated within
	Exemptions-	
	(i) bills of exchange purchased by the Governm	ient;
	(ii) bills of exchange drawn by the Govern remittance for charges in respect of the posta	
	(iii) bills of exchange, inland, for payment of \$25.	wages for any sum not exceeding

Cap. 80:01		Tax Act	P a g e 18
	(10)	Bill of health	\$10.00
	Ez	xemption-	
c. 49:04		ills of health issued for the use of vessels m ransport and Harbours Act;	nentioned in section 25(3)(b) of the
	(11)	Bill of lading, each copy	\$10.00
	(12)	Cash orders-	
		On any written order, authority or instructi person, to pay money to or receive money or corporation	y from any person, body of persons
	(13)	Certificate of declaration by the Preside documents, or signatures	
	Ez	<i>xemption-</i>	
		Powers of attorney or other documents f the property of soldiers who have diec Defence Force or, before 26 <sup>th</sup> May Commonwealth country.	d whilst serving with the Guyana
Cap. 141 1953 Ed.	(14)	Certificate of competency as chemist and Poisons Act	
	(15)	Charter party, or any agreement or contra any memorandum, letter or other writing, vessel and any other person for or relating money, goods, or effects, on board the vess	between the master or owner of any to the freight or conveyance of any
	(16)	Contract note- For the sale or purchase of any stock or value of the stock or marketable security value of the transaction.	
	(17)	Conveyance or transfer on sale of any bond a duty of one-half of one percent on the cor	-
	(18)	Conveyance or transfer on sale of any debentures, scrip, stock or shares and oth the amount or value of the consideration dollars, a duty of one-half of one perce consideration.	er than immovable property) when for the sale exceeds five hundred

Cap. 80:01		Tax Act	P a g e 19
	(19)	Conveyance or transfer otherwise than on sa stock, shares or other property (other than in the transaction to be proved by statutory d annexed to the conveyance or transfer	mmovable property) the nature of leclarations of the parties thereto
		Provided that statutory declarations may be of transferee is a bank or the nominee of a ban nature of transaction is signed by the ban conveyance or transfer.	k and a statement evidencing the
		Exemptions-	
		<ul><li>(i) conveyance or transfer of shares in any co-operative or credit bank;</li></ul>	building society or agricultural or
		<ul><li>(ii) conveyance or transfer by an executor entitled by will or by law of succession trustee or by a trustee to a beneficiary.</li></ul>	· · · ·
	(20)	Counterpart	see Duplicate.
	(21)	Deeds or Notarial Acts in lieu thereof-	
	(a)	on a power of attorney providing for the re out of Guyana, for the purpose only of person	collecting a debt due to that
c. 5:01	(b)	On a special power of attorney under the Dee	eds Registry Act\$50.00
	(c)	on a power of attorney providing for the repr and remaining in Guyana	
	(d)	on a power of attorney providing for the repre- absence from Guyana	
	(e)	on a power of attorney executed in Guyana for	or use abroad\$50.00
	(f)	on a power of attorney for the sale, transfer or shares	· · ·
c. 7:01	(g)	on every authority in writing to appear befor of the Summary Jurisdiction Petty Debt)Act.	
	(h)	on every deed of any kind whatever not oth duty and not expressly exempted from all star	
c. 12:23	(i)	On every deed executed under the Deeds of A	Arrangement Act\$100.00

Cap. 80:0	1 Tax Act	P a g e 20
	<ul> <li>(j) on every deed or other instrument executed partly in Guyana and partly ou like instrument executed wholly in Guyan</li> <li>(k) on every bond or debenture issued by any the repayment of money borrowed by the</li> </ul>	t of Guyana, the same duty as on a a. y person, company or corporation for mem <i>ad valorem</i> duty of one-
	half of one percent on the amount of the \$700.00, and if that amount does exceed percent of the face value of the transaction.	d \$700.00 a duty of one-half of one
	<ol> <li>but if every such deed or instrument exec relates to land or property therein and is from its execution, then the full Guyana d</li> </ol>	s not stamped within twelve months
c. 82:01	(m) on every bond issued under the Custom transaction.	s Act $-2\%$ of the face value of the
	Exemptions-	
c. 82:24	(i) all bonds executed under the Spirits Act;	
c. 80:03	(ii) bonds given by vendors of stamps under	the Stamp Duties (Management) Act;
	(iii) powers ad lites;	
	(iv) acts of deposits of any document or mone	ey in the registry of court;
	(v) bonds issued by the Government;	
	(vi) bonds or recognizance's entered into, in a	ny criminal proceeding.
	(22) Duplicate or counterpart of any instrument char	geable with stamp duty-
	The duty as in the original instrument.	
	(23) Lease of house or land or of house and land or thereof-	any assignment, transfer or surrender
	(a) For any definite or indefinite term-	
	where the consideration, or any part of the c any other person, consists of any money, sto rent, in respect of such consideration-an <i>ad vo</i>	ock or security, not being by way of

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Cap. 80:01

where the consideration, or any part of the consideration is any rent, in respect of such consideration: if the rent, whether reserved as a yearly rent or otherwise, is at a rate or average rate-

not exceeding \$25 <i>per annum</i> not exceeding \$50 <i>per annum</i> not exceeding \$75 <i>per annum</i> not exceeding \$100 <i>per</i> <i>annum</i> not exceeding \$125 <i>per</i> <i>annum</i> not exceeding \$250 <i>per</i> <i>annum</i> not exceeding \$375 <i>per</i> <i>annum</i>	Term not Exceeding 35 years or indefinite \$C. 0.25 0.50 0.75 1.00 1.20 2.50 3.60	Term not exceeding 100 years \$C. 1.50 3.00 4.50 6.00 7.50 15.00 22.50	Term exceeding 100 years \$C. 3.00 6.00 9.00 12.00 15.00 30.00 45.00
not exceeding \$500 per annum	5.00	30.00	60.00
exceeding \$500 for every full sum of \$250 and also for every fractional part of \$250 thereof	2.50	15.00	30.00

(b) of any other kind whatsoever not hereinbefore described......\$5.00

Exemptions-

c. 36:20

- (i) original lease of State or Government land;
- (ii) lease by or to the Central Housing and Planning Authority constituted under the Housing Act.
- (24) Licence for marriage without publication of banns......\$165.00
- (25) Notarial act of any kind, not being in lieu of a deed and not being a protest on a bill of exchange or promissory note ......\$10.00
- (26) Oath of a notary public on his admission.....\$100.00

Exemption-

Public Officer's oath as notary public.

(27) Passport-

(a	a) on first issue\$1,000.00
(t	b) on renewal\$500.00
(c	) for endorsement of each child on passport\$100.00
(c	l) Issued to a businessman\$2,000.00
(28)	Passport visa-
(a)	for a visa valid for any number of journeys to Guyana during a period of 12 months\$100.00
(b)	for a transit visa valid for any number of direct journeys in transit only through Guyana during a period of 12 months\$50.00
(c)	for a visa in the case of a subject or citizen of a foreign State which charges fees in excess of the above, amounts equal to those charged by that State.
(d)	payment of charges under this paragraph shall be made in United States of America dollars, unless the Minister consents for payment to be made in on any other currency.
(29)	Collective Travel Certificate\$300.00
(30)	Travel Permit\$100.00
(31)	Seaman's Certificate of Nationality and Identity\$100.00
(32)	Certificate of Identity\$100.00
(33)	Emergency Certificate\$100.00
(34)	Police Permit in lieu of passport\$50.00
(35)	Policy of Insurance-

(a) upon any life or lives or upon any event or contingency relating to or depending upon any life or lives, or against loss or damage by fire (other than a short term policy not exceeding three months)-

where the sum insured	does not exceed \$5,000	\$0.50
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Cap. 80:01		Tax Act	P a g e 23
	whe	re the sum exceeds \$5,000	\$1.00
	(b) Se	ea Insurance-	
	(i)		\$500 and also for any fractional part of\$0.06
	(ii		lso for any fractional part of \$500- not exceeding six months\$0.06
		•	exceeding six months but not exceeding\$0.12
		where the insurance is for an indefin	nite time\$0.18
	(c) an	y other policy of insurance	\$0.25
	(d) as	signment or transfer of any policy of	finsurance\$0.25
	rei of wl Gu du	ating to the life of any person living the risk by the insurer or in respec- nich may arise in Guyana or in resp ayana or to be exported there from t	urporting to be executed out of Guyana in Guyana at the time of the acceptance et of any liability, contingency or event pect of any property or goods situate in he duties payable shall be the respective aragraphs and shall be paid before the pt of such policies in Guyana.
		-	nd reading (except where the National ant thereof)\$500.00
	(37) Proz	xy at vote in a meeting	\$10.00
	dup beer of a disc sign \$50	icate thereof, whereby any money a received, or deposited, or paid or v a debt or demand is acknowledg harged, or which signifies or impo- ed or not signed with the name of 0.00 but is less than \$1000.00	indum, or writing whatsoever or any is acknowledged or expressed to have whereby any debt or demand or any part ed to have been settled, satisfied or orts that acknowledgement and whether any person where the sum amounts to \$1.00 t thereof\$1.00.
	Exe	nptions-	
	(i)	banker's acknowledgement of any	bill or note for acceptance, or collection;

Cap. 80:01		Tax Act	P a g e 24
	(ii)	receipt given for money deposited in an accounted for and expressed to be rec same is to be accounted for;	•
	(iii)	receipt for any postal money order;	
	(iv)	receipt given by any public officer, or a Force in the execution of his duty;	any officer of the Guyana Defence
	(v)	receipt given by any public officer for su	bsistence or travelling allowances;
	(vi)	receipt given for return of duties in over	entries;
	(vii)	receipt given to or by a depositor on loc any Government or post office savings any bank carrying on business in Guyan	bank, or the savings department of
	(viii)	receipt given by any building society for	r subscription shares;
	(ix)	receipt given by anyone who has be belonging to the Government for mone the custody of any officer of the instituti	ey paid to him which has been in
	(x)	receipt written upon any bill of exc stamped;	change or promissory note duly
	(xi)	receipts given by the Georgetown Amsterdam Town Council;	City Council and by the New
c. 36:20	(xii)	receipts given by the Central Housing a under the Housing Act;	and Planning Authority constituted
c. 28:02 c. 28:01	(xiii)	receipts given by any local authority w the Local Government Act or by a cour district established under the Municipal	ncil of a town or local government
	(xiv)	receipt for refund of income tax pai chargeable; and	d in excess of amount properly
	(xv)	receipt given for or on account of any account of any other like payment made any person, being the holder of an office office or employment, or for or on acc any pension, superannuation allowan other like allowance.	e to or for the account or benefit of e or an employee, in respect of his count of money paid in respect of

Cap. 80:01		Tax Act	Page 25
(3	(39)	Deleted by 7 of 1981	
	(40)	Share certificate or warrant or scrip or stock	certificate of any company or

- corporation-
  - (a) for every sum not exceeding \$1,000.....\$50.00
  - (b) for every sum exceeding \$1,000.....\$100.00

#### Exemption-

Certificate of shares in any building society or agricultural or co-operative loan or credit bank.

(41) Settlement – any instrument, whether voluntary or upon any good or valuable consideration, other than a *bona fide* pecuniary consideration, whereby any definite and certain principal sum of money (whether charged or chargeable on immovable property or not or to be laid out in the purchase of such property or not) or any definite and certain amount of stock, or any security, is settled or agreed to be settled in any manner whatsoever-

for every \$500 and also for any fractional part of \$500 of the amount or value of the property settled or agreed to be settled (such value to be ascertained by the sworn valuation of a competent appraiser) -2% of the face value of the transaction.

Exemption-

Instrument of appointment relating to any property in favour of persons specially named or described as the objects of a power of appointment created by a previous settlement stamped with *ad valorem* duty in respect of the same property or by will where duty has been paid on the same property in respect of its devolution by the death of the testator.

(42) Signature of official-

where no fees are otherwise prescribed by any law for official signatures and where the law does not provide that those signatures shall be made without charge, the following duty shall be raised, levied and collected for the following signatures-

(a) for the signature of the President\$20.00
(b) for the signature of a Minister or a Permanent Secretary\$10.00
(c) for the signature of all heads of departments and their chief assistant\$5.00
(d) for any duplicate receipt for money paid\$1.00

Cap. 80:0	1	Tax Act	P a g e 26
c. 80:04	(43)	Transfer of licence under section 15 Act	
c. 82:01	(44)	Entry issued under the Customs Act for \$1,000.00 or part thereof of the value of entering of such goods – half of one perce	the goods assessed at the time of the
		<b>ovided</b> that the Minister may, by order work of a second	•
	Ex	emptions-	
	(A	)where goods are imported by-	
		(i) individuals for personal and family	v use;
		(ii) individuals for machinery and equipr them in the pursuit of self-employment;	nent personally owned and used by
		(iii) non-commercial, non-agricultu organizations for their own use.	ıral, non-industrial or social
		where goods imported are in transit or in res of any aircraft or ship.	trans-shipment, or are the bona fide
Process Fees. [2 [9 of 1948 5 of 1956 23 of 1988 6 of 1991]	–	on the death of every person there shall be property of such deceased person a proces	-
	Gr	oss value of property	
	do	es not exceed \$100,000	Nil
	ex(		<sup>1</sup> / <sub>2</sub> of 1% or ess of gross value over \$100,000 ver is less.
Conveyances, transports, etc.	13. The fo	llowing duties shall be raised, levied and co	ollected:
[24 of 1946 3 of 1967 4 of 1972 6 of 1991]	rig	a every conveyance or transport of immovants that over or interests in any State lands rmission, whether by sale, gift or otherwise the value of the property conveyed, transport	held under any lease, licence, or e an <i>ad valorem</i> duty of two percent

**Provided** that-

Cap. 80:01	Tax Act	P a g e 27
	(a) the Registrar of Deeds may accept the con	5
	transport or transfer as the value of the property for the purposes of s (1) or he may require the value to be ascertained by the sworn valu	
	competent appraiser;	

- (b) this duty shall not be charged in cases where immovable property or the rights or interest in State lands aforesaid is or are sold by a licensed auctioneer at public auction;
- (c) no duty shall be payable by the State on the acquisition by the State for public purpose of immovable property by conveyance or transport, or where the duty would be payable by the State on the transport by the State of immovable property to any person;
- (d) where any immovable property, or any interest in State land held under any lease, licence, or permission, is conveyed by transport or other transfer to any person in consideration, wholly or in part, of any debt due to him or subject, either certainly or contingently, to the payment or transfer of any money, stock or other property, movable or immovable, and whether constituting a charge or encumbrance upon the property or not, the debt, money, stock or other property (in the latter case after due sworn appraisement) is to be deemed the whole or part, as the case may be, of the consideration in respect whereof the conveyance is chargeable with *ad valorem* duty;
- (e) where, in the administration of the estate of a deceased person, immovable property held in community, or acquired by inheritance or legacy, is transported by the executor or administrator to the surviving spouse, or to the heir or legatee respectively, who is also, or would have been had such person died intestate, an heir *ab intestato* of the deceased person, *ad valorem* duty as aforesaid in respect of the transfer of the immovable property to the surviving spouse, heir, or legatee shall be payable;
- (f) where any immovable property is exchanged for any other immovable property the *ad valorem* duty on any transport or transfer whereby the exchange is effected shall be charged on the value of the property being transported or transferred as ascertained by the sworn valuation of a competent appraiser;
- (g) this duty shall not be charged in the following cases, that is to say, where-
  - (i) immovable property is transported by an executor or administrator to any person entitled to the property by will or by law of succession;
  - (ii) immovable property is transported by a trustee under a will to any person entitled thereto under the terms of the trust and the will;

Cap. 80:01		Tax Act	P a g e 28
	(iii)		to a trustee under the terms of a trust egistry whereby the trustee is to hold of creditors;
	(iv)	beneficially entitled thereto to a n- transport the property to that person	transported by a person or persons ominee subject to a covenant to re- n or those persons for the purpose of e or names, and where immovable ance with such covenant;
	(v)	transport it to a person or person	transported to trustees upon trust to ns beneficially entitled thereto and ported by trustee in pursuance of the
	(vi)	immovable property held on trust representatives to new trustees appo	t is transported by trustees or their pinted under the trust;
c. 60:04	(vii)	Lands Partition and Re-allotment A	d by an officer under the District Act to any person entitled to a lot by the determination of the Minister n an appeal from the officer;
	(viii)	held by two or more owners in und	ons of immovable property which is ivided shares is or are transported by or more of such owners respectively;
c. 36:20	(ix)	immovable property is acquired by Authority constituted under the Hou	y the Central Housing and Planning using Act;
	but any to th	not having obtained a transport there other person, and the property is in c	purchase of any immovable property eof, contracts to sell the property to consequence transported immediately ity is payable only in respect of the
	sold a		are amount for which the property is gage subject to which the property is
	• /		and" or any interest in land which is port and "land and the buildings and

required by law to be conveyed by a transport and "land and the buildings and erections thereon" where the land and the buildings and erections thereon are transported together.

Cap. 80:	01		Tax Act	Page 29
(2			On every agreement whereby buildings and separately from the land except where such be removal and are actually removed, an <i>ad va</i> consideration paid for the transfer or, where the of the buildings and erections to be ascerta competent appraiser.	buildings and erections are sold for alorem duty of two percent on the ere is no consideration, on the value
		(3)	On every bill of sale or mortgage, for every \$2	50 or part thereof\$0.30
c. 36:20			<b>Provided</b> that no duty shall be payable in the Central Housing and Planning Authority cons	
		(4)	On every transfer or assignment thereof, for e the bill of sale or mortgage transferred or assig	•
		(5)	On every cancellation of bill of sale or morta provided that the total duty shall not exceed \$	
			Provided that no duty shall be payable in the Housing and Planning Authority constituted u	
Duty on nominal capital of companies ncorporated n Guyana.	14.	4. Repealed by Act No. 9 of 2008.		
Duty on loan apital of ompanies in Guyana.	15.		Where any company incorporated in Guyana within one month after such issue file wi statement of the amount secured by the issue at the time of filing a duty of one-quarter of or	th the Registrar of Companies a and shall subject to this section pay

(2) The duty under this section shall not be charged to the extent to which it is shown to the satisfaction of the Registrar of Companies that the stamp duty payable in respect of a mortgage or marketable security has been paid on any trust deed or other document securing the loan capital.

such issue.

(3) Where it is shown to the satisfaction of the Registrar of Joint Stock Companies that the loan capital has been wholly or partly applied for the purpose of the conversion or consolidation of then existing loan capital the company issuing the loan capital shall be entitled to repayment in respect of the duty charged at the rate of one-fifth of one percent on the amount of the capital which is shown to have been applied for the purpose of the conversion or consolidation of then existing

Cap. 80:01	Tax Act	P a g e 30
	loan capital; but this subsection shall not apply mortgage or marketable security which has b document securing the loan capital which has	een paid on any trust deed or other
	(A) In this section the expression "loss and	tal" many and the start of a

(4) In this section the expression "loan capital" means any debenture stock or funded debt, by whatever name known, or any capital raised, which is borrowed or has the character of borrowed money, whether it is in the form of stock or in any other form, but does not include bills payable not later than twelve months from the date or any overdraft at the bank or other loan raised for a merely temporary purpose for a period not exceeding twelve months.

- 16. A statement purporting to be signed by the Registrar of Companies that any mount is due by a company for duty under the last two preceding sections shall without any proof of the signature or any other matter be deemed sufficient evidence that the amount is due.
  - 17. (1) Every person or company carrying on any life insurance business in Guyana, and any person or company who acts in Guyana as the agent of a person or company carrying on any life insurance business, shall take out an annual licence and pay a duty calculated on the actual amount of the premiums received in Guyana during the year preceding the year in which the duty is payable at the rate of five dollars for every thousand dollars thereof:

#### Provided that-

- (a) the minimum amount of duty shall be one thousand five hundred dollars and the maximum amount one hundred thousand dollars;
- (b) for the first year in which a company or a person carries on business or acts as agent he shall pay the minimum duty.
- (2) Every person or company carrying on any fire and accident insurance business or any fire or accident insurance business in Guyana and any person or company who acts in Guyana as the agent of such a person or company shall take out an annual licence and shall pay a duty of seventy thousand dollars:

**Provided** that where a person or company in his or its own right, or as the agent of another person or company, carries on in Guyana any accident insurance business consisting solely of insuring against death or personal injury passengers while being carried by aircraft within Guyana or from or to Guyana, the Minister responsible for finance may, if he considers that the premium rates for such insurance offered to the public are reasonably low in all the circumstances, grant that person or company exemption from the payment of the duties payable under this subsection.

Statement by Registrar to be evidence of amount due.

Licence for and duties on insurance companies. [33 of 1969 7 of 1981 4 of 1985 13 of 1989 11 of 1993 2 of 1996 14 of 2016 7 of 2020)

Cap. 80:01	Tax Act	P a g e 31
	(3) For the purpose of subsection (2), the receipt of	moneys in Guyana on behalf of
	any person or company outside Guyana in respe	ct of policies of insurance shall
	constitute the carrying on of the business mention	ed in the said subsection.

Trade Licence in 18. (1) Save as in the next section provided, any person who-Georgetown and

New

Amsterdam.

[35 of 1940 3 of 1967

7 of 1981

4 of 1985 8 of 1989

11 of 1993

2 of 1996

14 of 2016 4 of 2019

7 of 2020)

- (a) occupies any store, shop, room, shed or yard, or any part of any such place, in or within one-quarter of a mile of the municipal boundaries of Georgetown or in New Amsterdam or in Linden or in the township of Anna Regina, Bartica, Corriverton, Lethem, Rose Hall, Mabaruma or Mahdia, wherein are sold, bartered or exposed for sale any goods, wares, merchandise or provisions other than spirits, drugs, patent or proprietary medicines or any article in respect of the sale of which a licence with a special fee is charged thereon is required; or
- (b) erects or uses any stall in, or within one-quarter of a mile of the municipal boundaries of Georgetown, or in New Amsterdam or in Linden, or in the township of Anna Regina, Bartica, Corriverton, Lethem, Rose Hall, Mabaruma or Mahdia, whereon any of the goods, wares, merchandise or provisions described in the last preceding paragraph are exposed for sale or barter; or
- (c) who occupies any office or counting house in, or within one-quarter of a mile of the municipal boundaries of Georgetown, or in New Amsterdam or in Linden, or in the township of Anna Regina, Bartica, Corriverton, Lethem, Rose Hall, Mabaruma or Mahdia, for the purpose of carrying on any mercantile business therein; or
- (d) who occupies any wharf, shed, room or yard, or any part of any such place, in or within one-quarter of a mile of the municipal boundaries of Georgetown, or in New Amsterdam or in Linden, or in the township of Anna Regina, Bartica, Corriverton, Lethem, Rose Hall, Mabaruma or Mahdia, in which there are stored any goods, wares, merchandise, or provisions being part of the stock-in-trade of any business, shall take out an annual licence for each store, shop, room, shed, stall, yard, wharf, office, or counting house aforesaid, and pay for the licence on the basis of the area of the store, shop, room, shed, stall, yard, wharf, office or counting house so occupied according to the following scale:

Cap. 80:01	Tax Act	P a g e 32
	Area	Licence duty
	Where the area does not exceed 150 square feet.	\$800.00
	Exceeds 150 square feet But does not exceed 300 square feet.	\$1,600.00
	Exceeds 300 square feet But does not exceed 1,000 square feet.	\$3,200.00
	Exceeds 1,000 square feet But does not exceed 2,500 square feet.	\$6,250.00
	Exceeds 2,500 square feet But does not exceed 5,000 square feet.	\$14,250.00
	Exceeds 5,000 square feet But does not exceed 10,000 square feet	\$20,000.00
	Exceeds 10,000 square feet But does not exceed 15,000 square feet.	\$38,770.00
	Exceeds 15,000 square feet But does not exceed 20,000 square feet.	\$58,575.00
	Exceeds 20,000 square feet	\$62,275.00

#### Provided that-

- (i) no licence shall be required by a cabinet maker who makes and sells furniture on premises occupied by him the area whereof does not exceed one hundred and fifty square feet; and
- (ii) no licence fee shall be charged in respect of any licence issued under paragraph (a) or paragraph (b) if the store, shop, room, shed, yard or stall is used solely for the selling, bartering or exposing for sale of firewood, charcoal, fresh milk, butter, cheese, bread, biscuits and cakes, or any one or more of those articles.
- (2) The calculations of area shall be made by the Licence Revenue Officer, and he shall, as soon as they are made, communicate them to the persons requiring the licences, respectively.
- (3) Any such person may appeal from such calculation to the Magistrate of Georgetown, when the premises in question are situate in or near Georgetown,

Cap. 80:	:01 Tax Act	P a g e 33		
	to the Magistrate of the Berbice Magisterial District, when the premises are New Amsterdam, and to the Magistrate of the West Demerara Judicial Distri- where the premises are in Linden who shall respectively have power determine the area and whose decision shall be final.			
c. 7:01	(4) The person desiring to appeal shall we assessment to him by the Licence Rever court having jurisdiction, a statement in the premises and the area determined as himself and the matter shall then be a Summary Jurisdiction (Petty Debt) Ac said statement being deemed a plain Revenue Officer being deemed the plain	nue Officer, lodge with the clerk of the duplicate setting forth a description of s aforesaid, and the area determined by lealt with under the provisions of the t, in so far as they are applicable, the t and the appellant and the Licence		
	(5) None of the licences aforesaid shall aut the sale of fresh meat uncooked.	horize any person to keep any shop for		
Licence for Market. [24 of 1969	19. (1) The Georgetown City Council shall take out an annual licence for each market owned by them, and shall pay for the same the following sums-			
25 of 1973 8 of 1989 11 of 1993 2 of 1996 14 of 2016 7 of 2020]	Stabroek Market Cummingsburg Market and any other public			
	(2) The New Amsterdam Town Council shall ta market owned by them, and shall pay for th hundred and fifty dollars.	-		
	(3) The Mayor and Town Council of any other for each public market owned by them and thousand seven hundred and fifty dollars.			
c.28.01	(4) Every village council or a council of a loca the Municipal and District Councils Act sh public market owned by them and shall pay dollars:	all take out an annual licence for each		
	<b>Provided</b> that nothing contained in this sec any market aforesaid who trades in any arti a special duty thereon is provided by law licence.	cle for the sale of which a licence with		

Cap. 80:01		Tax Act	P a g e 34
Trade licence in rural districts. [13 of 1944 3 of 1967 7 of 1981 4 of 1985 8 of 1989 11 of 1993 2 of 1996 14 of 2016 4 of 2019 7 of 2020)	20. (1) Every person who occupies any store, shop, floating shop, room, stall, sh or part of any such place, in any part of Guyana other than Georgetown within a quarter of a mile of the municipal boundaries thereof) Amsterdam or Linden, or in the township of Anna Regina, Bartica, Co Lethem, Rose Hall, Mabaruma or Mahdia, wherein are sold, bartered, of for sale, any goods, wares, merchandise, provisions, exclusive of spirits any other articles for sale of which a licence with a special duty charged provided by law, shall take out an annual licence for the store, shop, floa room, shed, stall or yard, or part of any such place, and shall pay for the the basis of the area under such occupation (being the aggregate area of so occupied, if any) according to the following scale:		yana other than Georgetown (and not icipal boundaries thereof) or New f Anna Regina, Bartica, Corriverton, wherein are sold, bartered, or exposed ovisions, exclusive of spirits, drugs or with a special duty charged thereon is ence for the store, shop, floating shop, place, and shall pay for the licence on being the aggregate area of the floors
		Area occupied	Licence duty
		Where the area does not exceed 120 square for Exceeds 120 square feet but does not exceed Exceeds 2,000 square feet	2,000 square feet\$1,450.00
		<b>Provided</b> that-	
		<ul> <li>(a) no licence shall be required to be taken bread, ice, sweetmeats, jam, jellies, fr charcoal; and</li> </ul>	1 · · · ·
		(b) a fee of eight hundred and fifty dollars authorising the sale of non-alcoholic aera	
		(2) For the purposes of this section any wa connected with, any store, floating shop, room part of such store, floating shop, room, stall of	m, stall or shed shall be deemed to be
Licence for sale of goods by master of vessel. [8 of 1989 14 of 2016 7 of 2020] s. 8 (13 of 1996)	21.	Every master or supercargo of a vessel, or of Guyana having on board goods for sale by commission to him, not at the time and place lading to some person holding a trade licence, house and take out a licence for each voyage at thousand dollars, unless the master, supercargo and consent of the Commissioner-General transfers the goods for sale to some person hol writing under his hand.	y him, on his own account or on ce of shipment consigned by bill of must report the goods at the customs nd pay for the licence the sum of five o, or other person, with the knowledge of the Guyana Revenue Authority,

Cap. 80:01		Tax Act	P a g e 35
Druggist's licence. [35 of 1940 7 of 1981 4 of 1985 8 of 1989 11 of 1993 2 of 1996 14 of 2016 4 of 2019 7 of 2020]	22.	Every person who sells, barters, or exposes or offers for sale, drugs, including drugs and patent or proprietary medicines, whether with or without other goods, wares, or merchandise (exclusive of articles for the sale of which a licence with a special duty charged thereon is provided by law), in a shop, private hospital, or house, shall take out an annual licence for the shop, private hospital or house, and shall pay for the licence if the shop, private hospital or house, is situated in Georgetown or within a mile thereof or in New Amsterdam or in Linden, or in the township of Anna Regina, Bartica, Corriverton, Lethem, Rose Hall, Mabaruma or Mahdia, the sum of four thousand dollars, and if the goods aforesaid are sold in any market owned by the Georgetown City Council or New Amsterdam Town Council, or Linden Town Council the sum of one thousand one hundred and twenty five dollars.	
Druggist's licence in rural districts [35 of 1940 7 of 1981 4 of 1985 8 of 1989 11 of 1993 2 of 1996 14 of 2016 4 of 2019 7 of 2020]	23.	23. Every person who occupies any store, shop, room, shed, stall, or yard, or p such place, in any part of Guyana other than Georgetown or within one mi or New Amsterdam or in Linden, or in the township of Anna Regina Corriverton, Lethem, Rose Hall, Mabaruma or Mahdia, in which there bartered, exposed or offered for sale, any drugs, including patent and p medicines (exclusive of any article for the sale of which a licence with duty charges thereon is provided by law), or who sells, barters or exposes for sale, any drugs or patent or proprietary medicines, shall in addition to licence required by this Act to be taken out, take out an annual licence for shop, room, shed, stall, or yard, or part of any such place, to entitle hi barter, or expose or offer for sale, the drugs, patent and proprietary medicinal pay for the licence the sum of one thousand one hundred and tw dollars:	

**Provided** that a licence to sell drugs under this or the last preceding section shall not entitle a person to practise as a druggist in the dispensing or compounding of drugs.

Applicant for licence to produce certificate of registration.
24. No licence referred to in section 22 or section 23 shall be issued unless there is produced at the time of application therefor a certificate signed by the Registrar of the Pharmacy and Poisons Board stating that the premises in respect of which the licence is sought are registered under section 23 of the Pharmacy and Poisons Ordinance 1956.

registration. [27 of 1953 26 of 1958 o. 74 of 1963] 36 of 1956 Butcher's licence.

25. Every person who occupies any store, shop, room, shed, stall, yard or part of any such place, in any part of Guyana, where meat other than game is sold, bartered, or exposed or offered for sale, shall take out an annual licence for the store, shop, room, shed, stall, yard or part of any such place, and the said licence shall be issued on payment of a fee of one thousand one hundred and seventy dollars:

**Provided** that no licence aforesaid shall authorise the carrying on in the same store, shop, room, shed, stall, yard or part of any such place, of any other trade or

Cap. 80:	01	Tax Act	P a g e 36
	occupation for the sa thereon is provided b		licence with a special duty charged
Licence for cigarette factory.	• •	ons and works a cigarette fact reon at the following rates:	tory in any part of Guyana shall pay
[7 of 1981 4 of 1985 8 of 1989	where the output from	n the factory-	
11 of 1993	does not exceed 1.00	0 lbs per annum	\$12,000,00

14 of 2016 7 of 2020]	"	"	"	40,000 "	"	"	\$24,000.00
1	"	"	"	60,000 "	"	"	\$38,500.00
	exc	eeds		60,000 "	"	"	\$62,500.00

Licence for sale of tobacco. [35 of 1940 7 of 1981 4 of 1985 8 of 1989 27. Every person who sells, barters, exposes, or offers for sale, tobacco, whether manufactured or not, cigars, or cigarettes, shall take out an annual licence for so doing, and shall pay for the licence the sum of six hundred and fifty dollars; but no additional licence shall be required to be taken out for the sale of smoker's requisites such as books of cigarette paper, matches, cigar or cigarette holders, pipes or pipe cleaners:

**Provided** that no licence shall be required for the sale of tobacco grown in Guyana by the actual grower thereof to persons who are manufacturers of tobacco or dealers therein who buy to sell again.

Auctioneer's 28. (1)Every auctioneer shall pay the annual licence duty specified in the Auctioneer's Act.

- (2) The Licence shall not authorise any such public auctioneer to keep any store or other place without taking out a trade licence for the same as hereinbefore provided.
- (3) On the gross amount of every sale by auction by a licensed auctioneer, there shall be paid by the seller to the auctioneer, who shall pay it to the Accountant General, the sum of one dollar for every one hundred dollars of the amount of the sale; and on the gross amount of every sale by auction there shall also be paid by the purchaser to the auctioneer, who shall pay it to the Accountant General, the sum of two dollars for every hundred dollars of the amount of the sale.

House agent's licence.
[7 of 1981 4 of 1985 8 of 1989
11 of 1993
29. Every person, other than an auctioneer, who acts as, or carries on the business of, a house agent or commission agent for the sale of houses, tenements, or immovable property, shall take out an annual licence for so doing and pay for the licence the sum of thirty-two thousand five hundred dollars a year.

11 of 1993 2 of 1996 14 of 2016 7 of 2020]

11 of 1993 2 of 1996

14 of 2016

7 of 2020]

licence c.91:07

[7 of 1981]

Cap. 80:01

### Tax Act

Pawnbroker's	30. Every person who carries on the business of a pawnbroker shall take out an annual
licence.	licence for so doing and pay for the licence if carrying on such business in
[8 of 1962	
7 of 1981 4 of 1985	Georgetown, or within ten miles thereof, the sum of fifty thousand dollars and if
4 of 1985 8 of 1989	carrying on the business in New Amsterdam or in Linden or within ten miles thereof,
11 of 1993	the sum of thirty-seven thousand five hundred dollars and if carrying on business
2 of 1996	elsewhere the sum of twenty-five thousand dollars.
14 of 2016	5

31. The duty for an annual moneylender's licence under section 3 of the Money Lender's Act shall be the sum of twenty-two thousand five hundred dollars.

lender's licence. [11 of 1957 8 of 1962 7 of 1981 4 of 1985 8 of 1989 11 of 1993 2 of 1996 14 of 2016 7 of 2020] c. 91:05

14 of 2016 7 of 2020 ]

7 of 2020]

Money

Licence for keeping bonded warehouse. [8 of 1962 7 of 1981 8 of 1989 26 of 1992 32. Every person who keeps a bonded warehouse appointed for the receiving and securing of goods the duties whereon are unpaid shall take out an annual licence for the warehouse and pay for the licence the sum of twenty-seven thousand five hundred dollars.

Licence for certain vessels. [13 of 1944 7 of 1981 4 of 1985 33. (1) Every person not being an Amerindian, who uses or permits to be used for coastal or river trade any vessel or boat being twenty-five feet or over in length over all shall take out an annual licence for the same and shall pay licence duty on the basis of the length of such vessel or boat according to the following scale:

8 of 1989	25 ft or over but not exceeding 30 ft. in length over all	\$705.00
11 of 1993	Over 30 ft. but not exceeding 40 ft. in length over all	\$1,150.00
2 of 1996 14 of 2016	Over 40 ft. but not exceeding 60 ft. in length over all	\$2,905.00
7 of 2020]	Over 60 ft. but not exceeding 80 ft. in length over all	\$5,250.00
	Over 80 ft	\$10,500.00

**Provided** that no licence shall be required in respect of any vessel or boat which does not exceed forty feet in length over all and which is not mechanically propelled.

Cap. 80:	1 Tax Act Page 38
c.50:01	<ul><li>(2) This section shall not apply to any vessel or boat of whatever length used only within the confines of any plantation, estate, or village or to ballahoos used by woodcutters within creeks.</li><li>(3) In this section the words "vessel" and "boat" have the meanings assigned to them in the River Navigation Act.</li></ul>
Licence for pleasure vehicles and animals. [23 of 1940 13 of 1944 33 of 1969]	<ul><li>34. Every person who keeps and uses, or owns and permits to be used, any carriage, cart, horse, pony or mule, not kept for the purpose of trade or for hire, shall take out an annual licence to keep and use each carriage, cart, horse, pony or mule and pay for the licence as follows, that is to say-</li><li>For a licence-</li></ul>
	<ul> <li>(a) for each four-wheeled carriage\$10.00</li> <li>(b) for each two- wheeled carriage\$5.00</li> <li>(c) for each horse, pony, or mule\$4.00</li> <li>(d) for each cart drawn by any of the above-mentioned animals\$6.00</li> <li>(e) for each two-wheeled carriage drawn by a donkey\$2.00</li> <li>(f) for each cart drawn by a donkey kept or used in Georgetown\$4.00</li> </ul>
	Provided that-
	<ul><li>(i) the Minister may, by order, define districts in which the rate of taxation shall be one-half of the amount set out above;</li></ul>
	(ii) no licence shall be required for any carriage, cart, horse, pony or mule, the property of the Government.
Licence for vehicles and animals kept for trade or hire. [9 of 1948 23 of 1952	35. Every person who in any case not provided for in the following section of this Act keeps and uses, or owns and permits to be used, any hackney carriage, cart, horse, pony or mule for the purposes of trade or for hire, shall take out an annual licence for each hackney carriage, carriage, cart, horse, pony or mule, and shall pay for the licence as follows:
33 of 1969 7 of 1981	For a licence-
4 of 1985 13 of 1989 11 of 1993 2 of 1996	<ul><li>(a) for each hackney carriage not mechanically propelled plying in Georgetown or New Amsterdam\$3.00</li></ul>
14 of 2016 7 of 2020]	(b) for each four-wheeled carriage (including any hearse not mechanically propelled) used in Georgetown or New
	Amsterdam\$5.00

Cap. 80:01	Tax Act	Page 39
	(c) for each four-wheeled vehicle not mechanically pr district exclusively for the conveyance of passengers a	
	(d) for each two-wheeled carriage	\$2.50
	(e) for each horse, pony or mule	\$1,150.00
	(f) for each cart drawn by any of the above mentioned as in Georgetown	-
	(g) for each cart drawn by a bullock or ox, kept and Guyana	• 1
	(h) for each four-wheeled cart drawn by a horse, pony or elsewhere than in Georgetown	
	(i) for each two-wheeled cart, drawn by any horse, por used elsewhere than in Georgetown	
	(j) for each two-wheeled cart drawn by a donkey, Georgetown	-
	(k) for each four-wheeled cart drawn by a donkey, Georgetown	
	(l) for each two-wheeled cart drawn by a donkey, kept than in Georgetown	
	(m)for each four-wheeled cart drawn by a donkey, kept than in Georgetown	
	Provided that-	
	(i) no licence shall be required for-	

- (a) any hearse not used in Georgetown or New Amsterdam; or
- (b) any watering cart, mule or donkey cart, or any animal drawing it, which is owned and used exclusively by the Georgetown City Council or the New Amsterdam Town Council for municipal purposes, or by any local authority approved by the Minister;
- (ii) in every licence issued under this section, it shall be stated whether the animal or thing in respect of which the licence is issued is to be used for the purposes of trade or for hire, or for both such purposes, and the licence shall have effect accordingly.

Tax Act

36. Repealed by 14 of 2016

carts drawn by animals on sugar cane plantations and other places. [23 of 1940 33 of 1969 7 of 1981 4 of 1985 13 of 1989 11 of 1993 2 of 1996 14 of 2016]

Licence for

Requirement of practice certificate in relation to certain professions. [17 of 1971 1 of 1973] s. 8 (13 of 1996 4 of 2019)

c.81:01

- 37. (1) Save as hereinafter provided in this section, no person who practices as a person mentioned in the First Schedule shall do so for reward in any year unless he is the holder of a practice certificate (hereinafter in this section referred to as a "certificate") issued by the Commissioner-General of the Guyana Revenue Authority (hereinafter in this section referred to as "the Commissioner") in respect of that year.
  - (2) Save as hereinafter provided in this section no person shall be entitled to obtain a certificate unless he has (the burden of proof whereof shall lie on him) delivered to the Commissioner all returns which up to the date of his application for a certificate he is required by section 60 of the Income Tax Act so to deliver and has up to that date complied with section 69 of that Act, if that section is applicable to him.
  - (3) The provisions of subsection (1) shall not apply to-
    - (a) any person employed in the service of the State who does not practice as a person referred to in that subsection otherwise than in the service of the State; and
    - (b) any person who practices as mentioned in that subsection in the course of his being wholly employed in the service of another whose undertaking or business does not comprise the rendering of services of the nature of such practice.
  - (4) The fee for a certificate shall be as prescribed in the second column of the First Schedule in relation to the respective persons named in the first column thereof and shall be paid to the Commissioner; the fee shall, subject to the provisions of subsections (2) and (6), be due and payable on the 1st January in each year and shall be paid on or before the last day in February in each year;

Cap. 80:01	Tax Act	P a g e 41
	only one fee shall be payable notwithstand	ing that a person practices as more

only one fee shall be payable notwithstanding that a person practices as more than one of the persons mentioned in the First Schedule and where a different fee is prescribed in respect of the persons mentioned in the First Schedule, the higher or highest fee shall be payable:

**Provided** that nothing in this subsection shall be construed as precluding a person from practicing as a person mentioned in the First Schedule without being the holder of a certificate during the period commencing on 1<sup>st</sup> January and ending with the last day of February in every year.

- (5) Save as otherwise provided by subsection (6), a certificate shall be valid for the period of one year commencing on the 1<sup>st</sup> January in every year and shall remain in force for that period.
- (6) Where at any time during the period referred to in subsection (5), a certificate is issued to any person for the first time it shall expire on the 31<sup>st</sup> December in the year in which it is issued.
- (7) The provisions of subsections (6) and (11) of section 100 of the Income Tax Act shall, with such modifications, adaptations, qualifications and exceptions, as may be necessary, apply in relation to the issue of a certificate under this section.

**Note:** Section 100 of the Income Tax Act was repealed by 8 of 1992

- (8) A person to whom a certificate has been issued by the Commissioner shall display the certificate in a conspicuous place at the premises where he practices as a person mentioned in the First Schedule.
- (9) (a) Any person who contravenes the provisions of subsection (1) shall on summary conviction be liable to a fine of not less than one thousand, five hundred dollars nor more than three thousand dollars and to imprisonment for a term of six months and in the case of a continuing offence, in addition to such fine, a sum of one hundred dollars for each day the offence continues subsequent to the date to which the conviction relates.

(b) Any person who fails to comply with the requirement of subsection (8) shall be liable on summary conviction to a fine of not less than five hundred dollars nor more than one thousand dollars and, in addition to such fine, a sum of fifty dollars for each day the offence continues subsequent to the date to which the conviction relates.

(c) For the purposes of proceedings instituted against anyone alleged to be in breach of subsection (1) upon proof that such person practiced as a person

Cap. 80:01	Tax Act	Page 42

mentioned in the First Schedule it shall be presumed, unless the contrary is shown by such person, that he did at the alleged time practice for reward.

- (10) The Commissioner may revoke a certificate if the person to whom it is issued has become disqualified, otherwise than by virtue of this section, from practicing as a person mentioned in the certificate.
- (11) The Commissioner shall cause to be published in the Gazette-

(a) on the 15<sup>th</sup> March and 1<sup>st</sup> July of each year a notice containing the names of all persons to whom certificates have been issued for the year and in respect of certificates issued to persons between those dates, additional notices of the names of such persons as soon as practicable after the issue thereof; the absence of a person's name from the latest notice shall be *prima facie* evidence that no certificate has been issued to that person up to the date of that notice;

(b) on such occasions as he deems fit, a notice of the names of all persons whose certificates have been revoked and any such notice shall be *prima facie* evidence that the persons named therein have ceased to be holders of certificates.

(12) The Minister may make regulations generally for the carrying out of the provisions of this section, and, in particular, but without prejudice to the generality of the foregoing may make regulations-

(a) prescribing the manner and the form in which applications may be made for certificates, and the form in which such certificates may be issued;

(b) replacing, amending, varying, revoking, or adding to any of the provisions of a Schedule;

(c) prescribing anything which is required by this section to be prescribed:

**Provided** that regulations made pursuant to paragraph (b) or (c) shall be subject to affirmative resolution of the National Assembly.

- (13) The provisions of this section shall have effect notwithstanding the provisions of any other law authorising any person to practice as a person mentioned in the First Schedule and the grant of a certificate shall not entitle any person to do anything which would otherwise be unlawful.
- (14) No person to whom subsection (1) applies shall be entitled to recover in any action any sum of money or other consideration as remuneration for services rendered during any period for which he was in breach of that subsection.

### Tax Act

(15) For the purposes of this section –

"accountant" means a person who is a member of a professional body or class of persons mentioned in the first column of the Second Schedule or is a member of such other body as may be determined by the Commissioner to be comparable in status to any such professional body or is entitled to use a designation or any of the initials specified in the other columns of that Schedule or such other designation or initials signifying membership of such comparable body;

"architect" means a person who is a member of a professional body or class of persons mentioned in the first column of the Third Schedule or is a member of such other body as may be determined by the Commissioner to be comparable in status to any such professional body or is entitled to use a designation or any of the initials specified in the other columns of that Schedule or such other designation or initials signifying membership of such comparable body;

"auditor" means a person who is a member of a professional body or class of persons mentioned in the first column of the Second Schedule or is a member of such other body as may be determined by the Commissioner to

be comparable in status to any such professional body or is entitled to use a designation or any of the initials specified in the other columns of that Schedule or such other designation or initials signifying membership of such comparable body;

"dentist" means a person who is registered as a dentist under any law for the time being in force in Guyana;

	"engineer" means a person who is a member of a professional body or class of persons mentioned in the first column of the Fourth Schedule or is a member of such other body as may be determined by the Commissioner to be comparable in status to any such professional body or is entitled to use a designation, or is the holder of a degree or other award, pertaining to the sciences of engineering as are specified in the other columns of that Schedule or such other designation, degree or award which is equivalent thereto in the opinion of the Commissioner;
c.4:01	"legal practitioner" means a person who is a legal practitioner within the meaning of the Legal Practitioners Act;

"medical practitioner" means a person who is registered as a duly qualified medical practitioner under any law for the time being in force in Guyana;

<sup>25 of 1956</sup> "optometrist" means a person who is registered as an optometrist under the provisions of the Optometrists Ordinance 1956;

Cap. 80:01	Tax Act	P a g e 44
36 of 1956	"pharmacist" means a person who is requir for the purposes of the Pharmacy and Poison	
	"physiotherapist" means a person who pract	ices physiotherapy for reward;
	"practices" in relation to a particular profe the First Schedule includes the rendering oneself as qualified or willing to render ser- occupation;	of services, or the holding out of
(4 of 2019)	"preparer of returns" means any person preparing for compensation of, or who de prepare for compensation of, all or a substation any claim for refund of tax, and who has required and administered by the Revenue A ethics and other areas considered essential persons, who in the opinion of the Comm persons in writing, perform functions at a carried out by persons entitled to use such a	employs one or more persons to ntial portion of any return of tax or passed a competency test which is Authority, in matters of knowledge, by the Commissioner-General; or dissioner-General signified to such a professional character, normally
c. 97:01	"surveyor" means a person who is a land s Land Surveyors Act or a person who is a mentioned in the Fifth Schedule or is comparable in status to such professional b Commissioner, or who is the holder of an determining the value of landed minerals an	a member of a professional body a member of such other body body as may be determined by the award pertaining to the science of
c. 71:02	"veterinary surgeon" means a person who is under the provisions of the Animal Diseases	• • •
Licence for steam boilers [13 of 1989 11 of 1993 2 of 1996 14 of 2016]	38. Repealed by 14 of 2016	
Licence for sale of explosives. [4 of 1985 8 of 1989 11 of 1993 2 of 1996 14 of 2016]	39. Repealed by 14 of 2016	

Off-licence.

[48 of 1951 23 of 1952

29 of 1973

7 of 1981

8 of 1989 26 of 1992

14 of 2016

4 of 2019 7 of 2020] 40. Every person who-

(a) in the City of Georgetown or the town of New Amsterdam or Linden or in the townships of Anna Regina, Bartica, Corriverton, Lethem, Rose Hall, Mabaruma or Mahadia or within one mile of the boundaries of such city or town or in such other area as may be permitted under any Act for the time being in force regulating the storage, sale and disposal of spirituous liquors-

(i) stores in bulk, mixes and blends spirituous liquor in a liquor store and sells or delivers therefrom spirituous liquor, wine or malt liquor, shall take out an annual licence for so doing, and shall pay for the same the sum of three thousand dollars;

(ii) keeps and sells or delivers from a liquor store spirituous liquor, wine or malt liquor, but does not store in bulk, mix or blend such spirituous liquor, shall take out an annual licence for so doing, and shall pay for the same the sum of two thousand two hundred and fifty dollars;

(b) imports and sells spirits in bond in the City of Georgetown or the town of New Amsterdam, shall take out an annual licence for so doing, and shall pay for the same the sum of one thousand eight hundred dollars;

(c) sells malt liquor and wine (including the liquor known as Falernum), in any quantity for consumption off the premises shall take out an annual licence for so doing and shall pay for the same the sum of seven hundred and fifty dollars:

Provided that the holder of an off-licence issued under paragraph (a) shall not be required to take out a further licence to import and sell spirits in bond.

and the hotel is situate in Georgetown, the sum of eleven thousand two hundred

and fifty dollars, and if situate in New Amsterdam or elsewhere, the sum of seven

thousand five hundred dollars; in the case of a second class licence, the sum of

Hotel licence. [23 of 1952 8 of 1962 29 of 1973 7 of 1981 8 of 1989 26 of 1992 14 of 2016. 7 of 2020]

Railway station or stelling liquor licence. [7 of 2020] (2) The duty for an annual stelling liquor licence shall be two thousand five

seven thousand five hundred dollars for a hotel situated anywhere in Guyana.

41. (1) The duty for an annual hotel licence shall be, if the licence is a first class licence

hundred and fifty dollars.

Cap. 80:01

Tax Act

Restaurant or parlour malt liquor and wine licence. [23 of 1952 7 of 1981 8 of 1989 26 of 1992 14 of 2016 7 of 2020]	42. The duty for an annual restaurant or parlour malt liquor and wine licence shall be the sum of one thousand one hundred and twenty-five dollars.
Passenger steamer liquor and tobacco licence. [23 of 1952 7 of 1981 8 of 1989 26 of 1992]	43. The duty for an annual passenger steamer liquor and tobacco licence shall be the sum of five hundred dollars.
Spirit shop licence. [35 of 1940 8 of 1962 16 of 1963 29 of 1973 7 of 1981 8 of 1989 26 of 1992 14 of 2016 4 of 2019 7 of 2020]	44. The duty for an annual spirit-shop licence shall be, if it is in Georgetown or within a quarter of a mile of the municipal boundaries thereof or in New Amsterdam or in Linden, or in the townships of Anna Regina, Bartica, Corriverton, Lethem, Rosehall, Mabaruma or Mahdia, the sum of five thousand two hundred and fifty dollars and if situate elsewhere the sum of three thousand dollars.
Special licences for the sale of intoxicating liquor. [34 of 1950 8 of 1989 26 of 1992] c. 82:21	45. A special licence issued under the provisions of section 104 of the Intoxicating Liquor Licencing Act shall be an annual one, and the duty shall be five hundred dollars.
Malt liquor and wine licences. [61 of 1950 23 of 1952 7 of 1981 8 of 1989 26 of 1992 4 of 2019 7 of 2020]	46. (1) The duty for an annual malt liquor and wine licence in any part of Guyana other han the City of Georgetown or the town of New Amsterdam or in Linden, or in the townships of Anna Regina, Bartica, Corriverton, Lethem, Rosehall, Mabaruma or Mahdia, and within one mile of the boundaries of such City or town shall be one thousand one and twenty-five dollars.

<b>Cap. 80</b>	01 <i>T</i>	Tax Act		
	registered chemist and d drug store licenced under for the purposes of this	ruggist or by a register section 22 or 23, of <i>bo</i> subsection, the expres from time to time appr	equired for the sale by retail, by a bred sick-nurse and dispenser, in a bona fide medicated wines only, and sion "bona fide medicated wines" oved as such by the Chief Medical	
Restaurant liquor licence [23 of 1952 8 of 1962 16 of 1963 29 of 1973 7 of 1981 8 of 1989 26 of 1992 14 of 2016 4 of 2019 7 of 2020]	the City of Georgetown or thereof or in New Amsterda Bartica, Corriverton, Lethen	within a quarter of a am or in Linden, or i n, Rose Hall, Mabaru wenty-five dollars and	all be, if the restaurant is situate in mile of the municipal boundaries n the townships of Anna Regina, ma or Mahdia, the sum of eight , if situate elsewhere, the sum of	
Members' club liquor licence. [29 of 1973 7 of 1981 8 of 1989 26 of 1992 14 of 2016 4 of 2019 7 of 2020]	<ul><li>boundaries thereof or Anna Regina, Bartica, the sum of two thousan</li><li>(b) if the club is situated e</li></ul>	d in Georgetown or in New Amsterdam of Corriverton, Lethem, d two hundred and fifty elsewhere than as ment	within a mile of the municipal or Linden, or in the townships of Rose Hall, Mabaruma or Mahdia,	
		ed that the premises of thletic activities, the	f the club are used substantially for sum of one-half of the amount may be.	
Coconut rum licence. [26 of 1992 14 of 2016 7 of 2020]	49. The annual duty for a cocont thousand dollars.	ıt rum or coconut todd	ly licence shall be the sum of three	
Occasional liquor and tobacco licence. [23 of 1952 7 of 1981 8 of 1989 26 of 1992 14 of 2016	a quarter of a mile of the m Linden, or in the townships of Mabaruma or Mahdia, the su and, elsewhere in Guyana, t	unicipal boundaries th of Anna Regina, Bartic m of one thousand eigh he sum of one thousand	te shall be in Georgetown or within ereof or in New Amsterdam or in a, Corriverton, Lethem, Rose Hall, ht hundred and seventy five dollars, nd seven hundred and twenty-five and the licence shall authorise the	

14 of 2016 4 of 2019 7 of 2020] sale of cigars and cigarettes.

Cap. 80:01

Tax Act

51. Every manufacturer of sweets and every compounder shall pay for this licence under Licence duty for the the Bitters and Cordials Act a duty of two thousand five hundred dollars. manufacture of sweets and compounds. [7 of 1981 8 of 1989 26 of 1992] c.82:23 52. The occupier or owner of a lot or part of a lot of land, whether opened or enclosed, or Licence for ball or dance. of any house, room, or building, who gives, has or holds, any ball or dance for money [7 of 1981 or reward, or who permits or allows a ball or dance to be given, had, or held, for 4 of 1985 money or reward, in or upon the lot or part of a lot of land, house, room, or building, 8 of 1989 11 of 1993 shall take out a licence for the ball or dance, and shall pay for the licence the sum of 2 of 1996 three thousand five hundred dollars: 14 of 2016 7 of 2020] **Provided** that the Minister may in his discretion refund the duty whenever he is satisfied that the ball or dance has been given, had, or held for the exclusive benefit of any purely religious, educational, or charitable object, or in aid of any war fund. Licence for 53. (1) Except as otherwise provided in this section, the proprietor of every entertainment entertainment shall take out a licence for each occasion and pay duty of fifty dollars: [8 of 1945 7 of 1981 Provided that-4 of 1985 9of 1986 8 of 1989 (a) if the licence is taken out for any term not exceeding three months, there shall 11 of 1993 be paid for the licence, if the entertainment is in Georgetown or New 2 of 1996 Amsterdam or Linden, or within one mile of the municipal boundaries of 14 of 2016 7 of 2020] either of them, the sum of five hundred dollars in full of that term, and if for the same term in any other part of Guyana, the sum of one hundred and thirty five dollars in full of that term; and (b) this section shall not apply to any concert or theatrical or other public

- (b) this section shall not apply to any concert or theatrical or other public entertainment or amusement of any kind, or description whatever of a like nature, given, had or held, for the exclusive benefit of any purely religious, educational or charitable object or to any race meeting or athletic sports or an agricultural, industrial or horticultural exhibition approved by the Minister.
- (2) The proprietor of every cinematograph or video entertainment shall take out a quarterly licence in respect of the premises in which the entertainment is to be held, and shall pay therefore a quarterly licence duty as hereunder specified:
  - (a) where the premises are situate in the City of Georgetown or within one mile of the municipal boundaries thereof.....\$14,700.00

Cap. 80:01		Tax Act	P a g e 49
		(b) where the premises are situate in the tow mile of the municipal boundaries there of.	
		(c) Where the premises are situate in any othe	r part of Guyana\$4,350.00
c. 21:02		(3) In this section, the term "premises" in relation video centre as defined in the Cinematograph	
Licence for billiard or bagatelle table. [7 of 1981 4 of 1985 8 of 1989 11 of 1993 2 of 1996 14 of 2016 4 of 2019 7 of 2020]	54.	Every person who keeps, either in Georgetown the townships of Anna Regina, Bartica, Corrive or Mahdia, any public or subscription billiard ta take out a licence for so doing, and pay for th seven hundred and fifty dollars. Elsewhere in C such billiard table or bagatelle board or table sh dollars.	rton, Lethem, Rose Hall, Mabarum ble or bagatelle board or table, sha e licence the sum of three thousan buyana, the fee for a licence to kee
ntertainment uty. 8 of 1955 8 of 1961 7 of 1981 4 of 1982 3 of 1995 2 of 1996 7 of 1997 5 of 2003 10 of 2005]	55.	Repealed by 10 of 2005	
litional tax exhibitors of ematograph as.	564	<ul><li>(1) In this section-</li><li>(a) "additional income", in relation to the year</li></ul>	r immediately preceding each of th

on cir films. [3 of 1982]

additional income", in relation to the year immediately preceding each of the (a) years of assessment 1982 and 1983, means the difference between the income a person carrying on the business of exhibiting cinematograph films would have received from such business had he charged for admission to any exhibition of cinematograph film, from persons admitted to such exhibition on and after 1st December, 1981 at the same rates as he was charging on the day immediately preceding that date, and the income he actually received from such business,

- (i) for the year immediately preceding the year of assessment 1982, on and after that date up to and including 31st December, 1981; and
- (ii) for the year immediately preceding the year of assessment 1983, on and after 1st January, 1982 up to and including the day immediately preceding the date

Cap. 80:01	Tax Act	P a g e 50
	on which the rates for admission to ex first fixed by the Minister under any law	
	(b) "additional tax" means the additional tax imp	osed by subsection (2);
c.81:01	(c) "chargeable income" and "year of assessmen assigned to them by section 2 of the Income T	
c. 21:02	(d) "cinematograph film" shall have the meanin Cinematograph Act;	ng assigned to it by section 2 of the
c. 79:02	(e) "licence revenue officer" shall have the mean Licence Revenue Act.	ning assigned to it by section 2 of the
	(2) For each of the years of assessment 19 levied and collected an additional tax subsection (4) upon the additional incom business of exhibiting cinematograph preceding the year of assessment and the every person who carried on the business during the year immediately preceding su	calculated at the rate specified in me derived by any person from the films during the year immediately e additional tax shall be payable by ss of exhibiting cinematograph films
	(3) In computing income for the purposes of incurred in the production of that inc payable in respect of payments for entertainment under section 56) shall be d	come (including entertainment duty admission to any cinematograph
	(4) The rate of additional tax for the purposes	s of subsection (2) shall be-
	(a) in respect of the additional incon business of exhibiting cinematograph fi and Linden, seventy-five percent; and	
	(b) in respect of the additional incon business of exhibiting cinematograph f percent.	
	(5) Notwithstanding anything contained cinematograph films shall be liable to subsection (6) of the additional tax payal this section and such portion of the addit provided in that subsection.	pay such portion as is specified in ble under the preceding provisions of
	(6) Any person who is liable to pay any add pays the same shall be entitled to re	

cinematograph film such portion of the additional tax as corresponds to the

#### Cap. 80:01

#### Tax Act

proportion of the additional income paid by him to that distributor as rental of that cinematograph film.

- (7) On or before such date as may be specified by the Minister, by order, in that behalf in relation to each of the years of assessment 1982 and 1983, every person chargeable with additional tax shall deliver to the licence revenue officer a true and correct return, with respect to the income derived by him from the business of exhibiting cinematograph films in the year preceding the year of assessment, in such form and containing such particulars as may be prescribed by the Minister by regulations.
- (8) Along with the return referred to in subsection (7) such person shall pay to the licence revenue officer the additional tax payable by him for the year of assessment to which the return relates.
- (9) In ascertaining the chargeable income, for the purposes of assessment of Income Tax for the year of assessment 1982 or 1983, of any person who was engaged in the business of exhibiting or distributing cinematograph films in the year immediately preceding such year of assessment, the additional tax paid by that person for the year of assessment 1982 or 1983, as the case may be, shall be deducted.
- (10) Notwithstanding anything hereinbefore provided in this section no provision of the Income Tax Act for the purposes of double taxation relief to be calculated according to any rate for abatement of Income Tax, or to be afforded by way of the allowance against Income Tax of any credit, on account of income taxation under the law of any country, other than Guyana, applies in relation to the additional tax.
- (11) A person who contravenes or fails to comply with any provision of this section or of any regulations made thereunder is liable on summary conviction to a fine of five hundred dollars and in the case of a continuing offence to a further fine of fifty dollars for every day on which any default continues after conviction therefor.
- (12) The Minister may make regulations for giving effect to the provisions of this section and without prejudice to the generality of the foregoing to provide for the form in which the return referred to in subsection (7) is to be submitted and the particulars which such return shall contain.

Travel tax. 56. (1) In this section-

[9 of 1966B 13 of 1978 15 of 2003 14 of 2016 9 of 2017]

"aircraft" means any machine for flying, whether propelled by mechanical means or not, and includes any description of balloon;

c. 81:01

"carrier" means-

dollars.

Cap. 80:01

	(a) any proprietor or undertaker of a business or enterprise which includes transporting passengers by ship or aircraft from Guyana to any place outside Guyana; or
	(b) the agent in Guyana of any carrier referred to in paragraph (a), whether such proprietor, undertaker or agent be an individual or a body of persons corporate or unincorporated;
	"embark" means go on board any ship or aircraft for the purpose of travelling from Guyana to any place outside Guyana;
	"flight crew" means the master, pilot, or an officer, or any other member of the staff or crew of an aircraft;
c. 14:02	"immigration officer" means any person appointed to be, or authorised to perform the functions of, an immigration officer by or under the Immigration Act;
	"prescribed" means prescribed by regulations;
	"regulations" means regulations made under subsection (13):
	"ship" means a steamship or any other ship, boat, lighter or other craft of any description used for transport by water;
	"traveller" means a person who proposes to travel from Guyana by ship or by aircraft to any place outside Guyana;
	"travel tax" means the tax imposed by subsection (2).
s. 8 (13 of 1996)	(2) Subject to this section, there shall be paid by every traveller, in respect of each occasion on which he leaves Guyana for any place outside Guyana, a tax of ten dollars or any other sum for the time being prescribed, payment whereof shall be received by the carrier transporting or making arrangement for transporting that traveller from Guyana to any place outside Guyana and the carrier shall, upon receiving every such payment furnish the traveller with a ticket bearing a serial number and issued by the Commissioner-General of the Guyana Revenue Authority, hereinafter referred to as a "travel tax ticket" which may form part of, and be included in, the travel itinerary or travel ticket issued by the carrier;
	<b>Provided</b> that a traveller who is sixty-five years and over and is a resident Guyanese travelling on a Guyanese passport shall be exempted from the payment of travel tax but shall pay an airport security fee of one thousand five hundred

Cap. 80:01	Tax Act	Page 53
(9 of 2017)	(2A)(a) The Commissioner may appoint such number of collection agents as he deems necessary for the purpose of collecting and remitting travel tax.	
c.80:09	(b) Travel tax may be paid to the Con Commissioner in accordance with secti Act.	
	(c) Where a collection agent fails to determined by the Commissioner of collection agent shall be liable to the sa	or prescribed by regulations the
	(d) No carrier shall operate an aircraft in payment of travel tax is given in a sum	
	<ul><li>(e) Where a carrier fails to remit travel ta when it becomes due, the carrier shall a fine imposed under subsection (1 executed under paragraph (d).</li></ul>	be liable on summary conviction to
	(3) Subject to subsection (9), travel tax shall no	ot be payable by –
	(a) the President, his wife and children un	der the age of twenty-one years;
	(b) the official representatives of the Gov and their children under the age of twenty-	• •
	(c) the official representatives of the Uniorganisation established under its authority age of twenty-one years;	<b>.</b> .
	(d) the master, pilot, or an officer, or any of a ship or aircraft on any occasion on w or aircraft, as the case may be;	
	(e) any person travelling in the performan naval, military or air force raised in Gu Guyana pursuant to any agreement to whi party;	yana under any law or present in
	(f) in transit passengers remaining in G forty-eight hours;	Buyana for a period not exceeding
	(g) any child under the age of seven years	;
	(h) any traveller by ship whose voyage wi	ill not entail travelling by sea;

Cap. 80:01	Tax Act	Page 54
	(i) any other person who is exempted regulations made under this section allowi reasons or for travel by members of charitabl official delegations.	ing exemption for humanitarian
s. 8 (13 of 1996)	(4) Every carrier to whom travel tickets have be (2) shall be accountable to the Commissioner- Authority for any amount which is required to persons who are furnished with any of such ticket	General of the Guyana Revenue have been paid as travel tax by
	(5) A traveller not entitled to exemption from tra- shall not embark without having submitted his tr officer for cancellation.	-
	<ul><li>(6) A traveller may be prevented from embarkin</li><li>(5) by any immigration officer, who may, for measures, including the use with any assistance justifiable in the circumstances.</li></ul>	the purpose, take any necessary
	(7) When a ship or aircraft is about to depart thereon who are required to have paid an amou such amount shall, whether demanded or not, be accountable therefor pursuant to subsection (4):	ant referred to in subsection (4),
	<b>Provided</b> that regulations may provide either gen by a carrier of any such amount by instalment period after the departure of the ship or aircraft as	s or periodically or within such
c.82:01	(8) The proper officer within the meaning of clearance thereunder of any ship or aircraft tra satisfied that adequate arrangements have been amount of travel tax for which a carrier is acc travellers.	ansporting travellers if he is not a made for the payment of any
	(9) The decision of any immigration officer entitlement to exemption from travel tax pursuan to subsection (11), be final.	
	(10) For the purpose of deciding any claim j immigration officer may make such enquiries ( other person) as he thinks fit.	
s. 8 (13 of 1996)	(11) If it be shown to the satisfaction of the Com Revenue Authority that any traveller has paid as payment is not required by this section to have was made pursuant to any decision under subsec	s travel tax any amount of which been made or (if such payment

#### Cap. 80:01

required but for subsection (9), he shall be entitled to have refunded any amount paid on account thereof pursuant to any of the provisions of subsections (4) and (7):

**Provided** that no claim for a refund under this subsection shall be entertained after the expiration of six months from the date on which the amount was received from the traveller.

(12) Every person who-

(a) without reasonable cause (the proof whereof shall lie upon him), fails to furnish any information sought from him in accordance with subsection (10);

(b) for the purpose of evading the payment by that person or any other person of any amount of travel tax, makes any false statement or false representation;

(c) is knowingly concerned in, or in the taking of any steps with a view to, the fraudulent evasion of the payment by that person or any other person of any amount of travel tax,

shall be liable on summary conviction to a fine of five hundred dollars and of such additional sum equivalent to any amount of tax outstanding pursuant to the offence, in case of proof in that behalf, as the court may direct (payment of the fine, including any such additional sum, to have the effect of satisfying such tax) and to imprisonment for six months.

(13) The Minister may make regulations to give effect of the provisions of this Act relating to travel tax and, without prejudice to the generality of the foregoing, to provide for all or any of the following matters-

- (a) the issue and form of travel tax tickets;
- (b) the keeping, production to such persons as may be prescribed, and inspection by them, of records or other documents used by or belonging to any person, for the purpose of ascertaining whether travel tax has been paid and accounted for in accordance with this section and any regulations;
- (c) anything to be prescribed under this section:

**Provided** that no regulation prescribing any sum in pursuance of subsection (2) shall come into operation unless and until affirmed by resolution of the National Assembly.

(14) There may be annexed to the breach of any regulation a prescribed penalty not exceeding two hundred and fifty dollars.

Cap. 80:01	Tax Act		Page 56	
and precious stones. [3 of 1946 9 of 1948 2 of 1967	purchase valuable m stones shall make an Surveys and Mines	inerals, or precious stones n application in writing to	ny person who desires to sell or to or valuable minerals and precious o the Commissioner of Geological valuable minerals, or in precious nes, as the case may be.	
5 of 1969 1 of 1972 4 of 1981 12 of 1981	(2) In an application unwhich he proposes to	· / · ·	licant shall specify the premises in	
8 of 1989 14 of 2016]	(3) The applicant shall Mines-	deposit with the Commis	sioner of Geological Surveys and	
	Georgetown, the	-	premises situate in the City of or the village of Bartica or within	
	· · ·	m of five thousand dollars, ce to trade in valuable mine	, where the application is in respect erals only;	
		m of ten thousand dollars, ce to trade in precious ston	where the application is in respect es only; and	
	· · ·		ollars, where the application is in able minerals and precious stones;	
	only or in valuab		ence to trade in valuable minerals tones in premises situate elsewhere ndred dollars-	
c. 65:01	Surveys and Min and one or mor Surveys and Min dollars, the sum of the sum of two Guyana Geology while he may b comply with, or under the Mining of traders in, va precious stones, a	thes a bond entered into join resurcties approved by thes, conditioned for the par- port ten thousand dollars, the thousand five hundred do and Mines Commission the holder of a licence shall contravene, any regund g Act and relating to the sa- uluable minerals, precious	to the Commissioner of Geological ntly and severally by the applicant the Commissioner of Geological yment of the sum of five thousand sum of fifteen thousand dollars, or ollars, as the case may be, to the if the applicant shall, at any time issued under this section, fail to allations for the time being in force ale and purchase of, and the duties stones, or valuable minerals and posit under this subsection shall be	
	(4) An applicant shall m		bond, as specified in subsection (3),	

Cap. 80:01	Tax Act	P a g e 57
	<b>Provided</b> that where the licences applied for an or village, one deposit only, or one bond only, case may be.	
	<ul><li>(5) No licence under this section shall be issued ut</li><li>(3) and (4) have been complied with.</li></ul>	nless the provisions of subsections
	(6) The Commissioner of Geological Surveys an refuse to issue a licence under this section to any	•
	(a) of buying valuable minerals or precious for the time being in force relating to the minerals, and to the duties of persons to precious stones; or	he sale and purchase of valuable
c. 65:01	(b) of the unlawful possession of valua contrary to the Mining Act:	able minerals or precious stones
	<b>Provided</b> that where the Commissioner of refuses under this subsection to issue a lic appeal to the Minister from such refusal, such inquiry as he may think fit, decides the not be refused, the licence shall be issued ac	cence, the applicant therefore may and if the Minister, after making hat the issue of the licence should
	(7) Every licence issued under this section shall a licensee shall be permitted to trade, shall be in a and shall not authorise a sale or purchase in licence.	respect of one set of premises only,
	(8) Every licence issued under this section shall be duty payable thereon shall be as hereunder –	e an annual licence, and the licence
	(a) where the premises licenced are situate town of New Amsterdam, or the village of l city, town or village, the licence duty shall b	Bartica, or within ten miles of such

(i) on a licence to trade in valuable minerals only, the sum of five thousand dollars;

(ii) on a licence to trade in precious stones only, the sum of ten thousand dollars; and

(iii)on a licence to trade in valuable minerals and precious stones, the sum of fifteen thousand dollars;

(b) where the premises licensed are situate elsewhere in Guyana, the licence duty shall be-

(i) on a licence to trade in valuable minerals only, the sum of ten thousand dollars;

(ii) on a licence to trade in valuable minerals and precious stones, the sum of twenty thousand dollars.

- (9) Every licence to trade in valuable minerals, precious stones, or valuable minerals and precious stones shall be issued subject to the provisions of any regulations for the time being in force relating to the sale and purchase of, and the duties of traders in, valuable minerals, precious stones, or valuable minerals and precious stones, as the case may be.
- (10) Where the holder of a licence issued under this section is convicted-

(a) of buying valuable minerals or precious stones contrary to any regulations for the time being in force relating to the sale and purchase of, and to the duties of persons trading in, valuable minerals and precious stones; or

(b) of the unlawful possession of valuable minerals or precious stones contrary to the Mining Act, the Minister may direct the Commissioner of Geological Surveys and Mines to cancel the licence and the licence shall be cancelled accordingly.

- (11) Where the holder of a licence to trade in valuable minerals, precious stones, or valuable minerals and precious stones has failed to comply with, or has contravened, any provision of any regulations for the time being in force under the Mining Act and relating to the sale and purchase of, and the duties of traders in, valuable minerals, precious stones, or valuable minerals and precious stones, as the case may be, the deposit made under subsection (3) or (4) by the holder of the licence shall be forfeited and shall be paid to the Commissioner of Geological Surveys and Mines, and where, in lieu of such deposit, a bond was entered into, the sum specified in the bond shall forthwith become due and payable by the holder of the licence and the sureties to the bond, jointly and severally, to the Guyana Geology and Mines Commission, and shall be recoverable by parate or summary execution at the instance of the Commissioner of Geological Surveys and Mines, or by action instituted by or on behalf of the Attorney-General.
- (12) In any proceeding by way of parate or summary execution, a statement purporting to be signed by the Commissioner of Geological Surveys and Mines that any amount is due and payable to the Guyana Geology and Mines Commission, on a bond made under subsection (3) or (4), by the person or

c. 65:01

c. 65:01

Cap. 80:01		Tax Act	P a g e 59
		persons named in the statement shall, without any other matter, be deemed sufficient eviden payable.	
	(13)	Subject to subsection (20) monies received o under section 58 shall vest in the Guyana Geole	
	(14)	The Guyana Geology and Mines Commission may waive or remit the whole or any portion of bond, which has been forfeited or has become be, under subsection (11).	of the amount of a deposit or of a
c. 65:01	(15)	No licence mentioned in section 20, 41, 44, 40 person for any place or premises situate within licence to mine or to search for valuable minunder the Mining Act and for the time being in the holder of a licence issued under this section.	ten miles of a claim held under a inerals or precious stones issued n force, unless such person is also
c. 29:01		Provided that notwithstanding the foregoing where such place or premises are situated with 5 of the Amerindian Act, the Minister respons- issue of a licence under section 20 of this Act that requirement, be entitled to establish a shop	in a location mentioned in section ible for finance may authorise the to any person who would, but for
	(16)	Any licence issued under this section may, s together with any licence mentioned in section premises in respect of which it was issued to an	20, 41, 44, 46, 49 or 50, from the
c. 65:01	(17)	The holder of a prospecting licence, the hold agent duly authorised in writing by the hold permit has been issued to him under and in ac- time being in force under the Mining Act, ma- licence to trade in valuable minerals, sell v Guyana not being the City of Georgetown, the village of Bartica, or any place within ten mile to the holder of a licence to trade in valua accordance with the said regulations and the permit.	er or licensee, or a tributor, if a cordance with regulations for the ay, without being the holder of a aluable minerals, in any part of he town of New Amsterdam, the so of the said city, town or village, able minerals, if such sale is in
	(18)	Except as provided in subsection (17) no personance minerals or precious stones unless he has take to trade in valuable minerals or precious stones	en out a licence under this section
	(19)	Any person who contravenes any of the provi liable on summary conviction to a fine of three not at the time of conviction taken out a licence	ee thousand dollars, and if he has

he shall in addition be ordered to pay the sum required by this section to be

Cap. 80:01			Tax Act	P a g e 60
			paid for the licence, and such fine and sum s penalty.	hall together be recovered as one
Deposits and bonds made and entered into prior to 1 <sup>st</sup> January, 1946	(	(20)	Where on the 1st January, 1946, any deposit relation to a licence to trade in valuable mine minerals and precious stones, was held by Surveys and Mines or was in force, such depo- it were made or entered into, as the case may b	erals, precious stones, or valuable the Commissioner of Geological osit or bond shall have effect as if
c.65:01	(	(21)	In this section, the expressions "claim", "mi "raw gold" and "valuable minerals" shall h respectively have in the Mining Act.	
Goldsmith's licence. [9 of 1948 4 of 1981 12 of 1981 8 of 1989 14 of 2016]	58.	(1)	Any goldsmith who desires to purchase gold, the purposes of his business or trade as a golds writing to the Commissioner of Geological S therefor (in this Act referred to as a goldsmit premises in which he proposes to carry on his b	smith shall make an application in Surveys and Mines for a licence h's licence) and shall specify the
	(	(2)	Every goldsmith's licence shall specify the pre- and shall be in respect of one set of premise purchase for the purpose of any premises not sp	es only, and shall not authorise a
	(	(3)	Every goldsmith's licence shall be an annu payable thereon shall be the sum of ten thousan	-
	(4	4)	Every goldsmith's licence shall be issued as regulations for the time being in force, relating made under the Mining Act, or any othe contravenes or fails to comply with any of the any purchase of gold he shall be deemed to have	g to the sale and purchase of gold, r Law and where a goldsmith aforesaid provisions in relation to
	(	(5)	The provisions of section 57(6), (10) and (15) a	manner and to the same extent as
	(	(6)	Every holder of a goldsmith's licence shall, w of every month, deliver or cause to be de Geological Surveys and Mines a return in whic	livered to the Commissioner of
			(a) the quantity of gold purchased during the m	nonth in question;
			(b) the quantity of gold used during the said me	onth in making jewellery;
			(c) the quantity of gold on hand on the last day	of the said month;

Cap. 80:01		Tax Act	P a g e 61
c.65:01		<ul><li>(d) the name and address of every person from</li><li>(7) In this section the expression "gold" shat expression "raw gold" has in the Mining Action</li></ul>	all have the same meaning as the
Licence to purchase balata. [8 of 1989]	59.	<ul> <li>Every person who sells, exports or purchase of a like nature, or any other gums, shall t shall pay for the same the sum of one hundre</li> <li>Provided that a licence under this section ma india-rubber only, grown on land of which payment of duty.</li> </ul>	take out a licence for so doing, and ed dollars: ay be issued to any person who sells
c.69:07		(2) Licences issued under this section shall be dee Balata Act.	emed to be licences issued under the
Licence for petrol pump [ 8 of 1989 11 of 1993 2 of 1996 14 of 2016 7 of 2020] c. 28:01	60.	Every person who keeps a petrol pump or filling take out an annual licence and pay a duty if can Georgetown or in the Town of New Ams respectively defined for the purposes of the Mu thirty-five thousand dollars, and if elsewhere dollars.	rrying on the business in the City of terdam, Linden or Corriverton as micipal and District Councils Act, of
Licence for storage tanks for molasses. [8 of 1989 26 of 1992]	61.	Every person who owns and uses or permits to molasses in Georgetown or within a quarter of thereof or in New Amsterdam shall take out a tank and pay for the licence the sum of one thou	a mile of the municipal boundaries an annual licence in respect of such
Duration of licences. c.82:21	62.	<ul> <li>(1) The licences hereinbefore enumerated other the 50, 52 and 53 shall be for the period of one yeach year, except that the duration of licences Licensing Act shall be regulated by that Act.</li> <li>(2) Where a new licence, other than those mention 57, 58 and 59 is issued for the first time and the two dollars, it may be issued for a period learn amount of the duty:</li> </ul>	year beginning on the 1 <sup>st</sup> January in issued under the Intoxicating Liquor ned in subsection (1) and in sections he amount of the duty is not less than

**Provided** that-

Cap. 80:01	Tax Act	P a g e 62
	(a) such period shall not be less than the une	expired portion of the year; and
	(b) the amount of the duty on every such h from the first day of the quarter in which	
Time for payment of licence duty [61 of 1952 3 of 1967]	<ol> <li>Subject to subsection (2), the duty for every payable on the 1st January in each year and sha in February. Where the amount of the duty for a dollars the duty may be paid in two moieties w before the last day in February and the second r each year; but on failure to pay the first moiety amount of the duty shall be thereupon payable.</li> <li>The duty for every annual licence in resp Intoxicating Liquor Licensing Board shall be d in each year. The amount of the duty may be first shall be paid on or before 7<sup>th</sup> January and 7<sup>th</sup> July in each year; but on failure to pay the first shall be paid on failure to pay the first shall be thereupon</li> </ol>	Il be paid on or before the last day an annual licence is or exceeds six hereof the first shall be paid on or noiety on or before the 31 <sup>st</sup> July in within the period limited the whole ect of a certificate granted by the lue and payable on the 1st January paid in two moieties whereof the the second moiety on or before the the first moiety within the period
	<b>Provided</b> that a licence may be issued for the commence from the beginning of the quarter ye	
s. 8 (13 of 1996)	(3) Where the amount of duty for an annual lie the district commissioner or the Commissione Authority, as the case may be, may demand s	r-General of the Guyana Revenue

sureties for the payment of the second moiety.

(4) Notwithstanding anything to the contrary provided in this Act, it shall be lawful to pay in equal quarterly instalments the duty for a licence in respect of the occupation of any premises or part thereof as mentioned in section 8 or 9, and every instalment relating to any quarter shall be payable in advance of such occupation during that quarter of the premises or part thereof, as the case may be, subject to the following provisions of this subsection. Subsection (1) of this section shall apply to the payment under this subsection of the first quarterly instalment in respect of an annual licence as they apply to the payment of the first moiety in that respect and, in default of the payment within the time limited of any other quarterly instalment first hereinbefore referred to, the whole outstanding amount of the said duty shall be due and payable, the time for payment of licence duty for any quarter subsequent to the issue of the licence being until the end of the first month in that quarter.

Cap. 80:01		Tax Act	P a g e 63
Storage rent for gunpowder in magazine.	64.	The storage rent of any explosive in any gover month or part of a month at the rate of one per rent shall be exclusive of any charge incurred for	ercent per pound; and all the storage
		MISCELLANEOUS F	PROVISIONS
Exemption of the President	65.	The President is exempt from taxation.	
Power of Minister to remit licence duty collected on carts fitted with pneumatic or solid rubber tyres. [23 of 1952]	66.	The Minister may remit any licence duty collect or solid rubber tyres, drawn by any donkey, ox elsewhere than in Georgetown.	• •
Licence not required for police or prison canteen	67.	No licence shall be required to be taken out un on at any police station or prison with the conse the Director of Prisons, as the case may be, for liquors, wine, tobacco, provisions, or any othe members of the police force and their families, and to other persons lawfully residing with the police station or prison.	ent of the Commissioner of Police or the supply of spirituous liquors, malt er goods, wares, or merchandise, to to prison officers and their families,
Weight to be used.	68.	The weight upon which taxes and duties shall b net imperial weight, after allowing and deductin	-
Persons to whom taxes to be paid.	69.	All moneys collected under and by virtue of this General.	s Act shall be paid to the Accountant
Recovery of taxes. [18 of 1961 11 of 1983 13 of 1989]	70.	In default of payment, when due, of any of the moneys payable by this Act or by any Act ment or other moneys with interest at the rate of for day when they became due and payable, shall, we be enforced and recovered by the Accountant G	tioned in this Act, those taxes, duties, rty-five percent <i>per annum</i> from the when not otherwise specially directed,
Issue of licences. [61 of 1952 10 of 1954 1 of 1972 19 of 2018]	71.	(1) Save as is hereinafter provided by subsection Act shall be issued by a district commissioner.	ons (2) and (3) all licences under this

Cap. 80:01	Tax Act	Page 64
	(2) Licences under sections 57 and 58 shall be Geological Surveys and Mines or by any officer of to perform those duties.	-
s. 8 (13 of 1996)	(3) Licences under sections 40, 41, 42, 43, 44, 45, 4 be issued by the Commissioner-General of the Guy	
	(4) Notwithstanding anything to the contrary provid may issue, to a person who has applied to the provisional licence for a period of not more than percent of the respective annual licence fee, w application for the licence is in process and all o requirements therefor.	Commissioner for a licence, a two years, and for a fee of fifty there it can be shown that the
District 72 commissioner may refuse licence.	2. A district commissioner or Commissioner of Geo refuse to issue a licence to any person or compar Minister in any case of refusal.	• • •
Requirements for the issuance of a licence [14 of 2016] Cap.81:01	<ul> <li>(a) pay the licence fee;</li> <li>(b) comply with Section 60 of the Income Tax Act; a</li> <li>(c) pay all taxes due and payable to arrangements to the satisfaction of the C</li> </ul>	and the Commissioner or make
	of all taxes due and payable: Provided that for the year 2016 in respect of with paragraphs (b) and (c), the Revenue Au licence for six months at half the licence fe for a licence may make arrangements to co	thority shall issue a temporary e, so that any person applying

(b) and (c).

### Cap. 80:01

s.37

[17 of 1971 8 of 1989 11 of 1993 15 of 2003 4 of 2019]

#### Tax Act

## FIRST SCHEDULE PROFESSIONS AND OCCUPATIONS

Person	Annual
	Fee
Category	
Accountant	\$250,000
Auditor	\$250,000
Legal Practitioner	\$250,000
Medical	\$250,000
Practitioner	
Architect	\$250,000
Dentist	\$250,000
Optometrist	\$250,000
Category	В
Engineer	\$150,000
Veterinary	\$150,000
Surgeon	
Preparer of Returns	\$ 20,000
Category	C
Physiotherapist	\$ 75,000
Pharmacist	\$ 75,000
Surveyor	\$ 75,000

A professional shall pay the prescribed fee with effect from 1<sup>st</sup> January, 2004;

Provided that a professional who became qualified within three years preceding the date of application for the practice certificate is permitted to pay the annual fees of \$25,000 and shall thereafter be liable to pay the full prescribed fees.

Note: Prior to 1<sup>st</sup> January, 2004, the fee payable by the above-mentioned professionals was \$10,000 each.

# SECOND SCHEDULE ACCOUNTANTS

s.37 [17 of 1971]

	Professional Body or Class of Persons	Designation	Appropriate Initials
(a)	The Institute of Chartered Accountants of Scotland	Chartered Accountant	C.A.
(b)	The Institute of Chartered Accountants in England and Wales	Chartered Accountant or Incorporated Accountant	A.C.A. or F.C.A. A.S.A.A. or F.S.A.A.
(c)	The Association of Certified Accountants	Certified Accountant	A.C.C.A. or F.C.C.A.
d)	Persons, who in the opinion of the Commissioner signified to such persons in writing, perform functions of a professional character normally carried out by a person entitled to use any of the designations or initials specified in the second and third columns of this Schedule.		

## S. 37 [17 of 1971]

# THIRD SCHEDULE ARCHITECTS

	Professional Body or Class of Persons	Designation	Appropriate Initials
(a)	The Royal Institute of British Architects	Associate of the Royal Institute of British Architects	A.R.I.B.A.
(b)	Persons, who in the opinion of the Commissioner signified to such persons in writing, perform functions of a professional character normally carried out by a person entitled to use the designations or initials specified in the second and third columns of this Schedule.		

## Cap. 80:01

### Tax Act

### s. 37 [17 of 1971]

## FOURTH SCHEDULE ENGINEERS

	Professional Body or Class of Persons	Designation	Appropriate Initials or Award or Degrees
(a)	Institution of Civil Engineers	Civil Engineers	B.Sc. (Civil Eng.); Higher National Certificate in Civil Engineering.
(b)	Institution of Electrical Engineers	Electrical Engineers	B.Sc. (Electrical Eng.); Higher National Certificate in Electrical Engineering; City and Guilds of London Institute Full Technological Certificate in Electrical Installation.
(c)	Institution of Mechanical Engineers	Mechanical Engineers	B.Sc. (Mechanical Eng.); Higher National Certificate in Mechanical Engineering.
(d)	Institution of Structural Engineers	Structural Engineers	B.Sc, (Structural Eng.); Higher National Certificate in Structural Engineering.
(e)	Institution of Chemical Engineers	Chemical Engineers	B.Sc. (Chemical Eng.); Higher National Certificate in Chemical Engineering.
(f)	Institution of Mining and Metallurgy	Mining and Metallurgical Engineers	B.Sc. (Mining and Metallurgical Eng.); Higher National Certificate in Mining and Metallurgical Engineering.
(g)	Persons, who in the opinion of the Commissioner signified to such persons in writing, perform functions of a professional character normally carried out by a person entitled to use any of the designations, initials, awards or degrees mentioned in the second and third columns of this Schedule		and meaning.

## Cap. 80:01

Tax Act

Page 69

s. 37 [17 of 1971]

## FIFTH SCHEDULE SURVEYORS

Royal Institution of Chartered Surveyors Institute of Quantity Surveyors

Cap. 80:01

## **SUBSIDIARY LEGISLATION**

[Subsidiary]	TAX (PRACTICE CERTIFICATE) REGULATIONS
Reg. 20/1971	(Made under section 37)
Citation.	1. These Regulations may be cited as the Tax (Practice Certificate) Regulations.
Form of certificate. Schedule	2. The certificate to be issued by the Commissioner-General of the Revenue Authority for the purposes of section 37 shall be in the form set out in the Schedule

Tax Act

Page 71

#### SCHEDULE

### Practice Certificate

c.80:01

(issued under section 37 (12) of the Tax Act)

Dated this day of 20\_\_\_\_

Commissioner-General – Revenue Authority

Cap. 80:01	Tax Act	Page 72
[Subsidiary]	TRAVEL TAX REGULATIONS	
Reg. 11/1977	(made under section 56)	
Citation.	1. These Regulations may be cited as the Travel Tax Reg	gulations.
Increase in Travel Tax (Cap.80:01)	2. The sum of two thousand five hundred dollars is here as travel tax in pursuance of section 56 (2) of the Tax	• 1
[Reg.2/1981, 4/1984, 2/1991, 3/1993, 4/1998]		
Commencement.	3. These Regulations shall not come into operation unles affirmed by resolution of the National Assembly.	s and until
Revocation of Regulations No.4 of 1969	4. The Travel Tax Regulations 1969 are hereby revoked	d.

Tax Act

## REGULATIONS

## Made Under

### THE TAX ACT (Cap. 80:01)

Citation and commencement	1. These Regulations may be cit	ed as the Travel Tax Regulations 2016.
Travel tax payable. [Reg.2/1981, 4/1984, 2/1991, 3/1993, 4/1998 7/2016]	• 1	each occasion on which he leaves Guyana e thousand five hundred dollars in pursuance
Revocation	3. The Travel Tax Regulations	977 are revoked.