

S. L. 409.15

Catering Establishments Regulations

12. (1) Licensees and operators of catering establishments shall not allow the playing of amplified music, musical instruments and, or the use of loud speakers and, or amplifiers within their establishment unless a permit for such an activity has previously been issued by the Authority

Conditions for playing Amplified Music

03	DOCUMENTARY REQUIREMENTS
(a)	Copy of the last license in respect of property shown above (<i>section 01</i>)
(b)	Certification by a qualified engineer / engineers certifying that: <ol style="list-style-type: none">1. The installation of the electrical and mechanical systems is fit for the purpose.2. The establishment is sound proof.3. The premises has adequate emergency exits.

04	CONDITIONS APPLICABLE TO ANY SUCH LICENCE WHEN AND IF ISSUED
(a)	No nuisance is to be caused to neighbours and the public;
(b)	Amplified music shall not be played after the establishment's period of business hours authorised by the Trade Licensing Department;
(c)	The licensee and operator shall abide by the provisions of the relevant legislation on the playing of amplified music and in a particular to regulation 12 of Legal Notice 175 of 2004 and to regulation 38 of Legal Notice 1 of 2006 as amended by Legal notice 186 of 2007.
(d)	Certificates as per (1) (2) (3) of section 03 are to be submitted to MTA within two months of the renewal of the licence failing which the license to play amplified music may be revoked.