

S.I. 38 of 2019**EMPLOYMENT ACT***(Cap 69)***Employment (Fees) (Amendment) Regulations, 2019**

In exercise of the powers conferred by section 71(h) of the Employment Act, the Minister responsible for Employment makes the following Regulations—

1. These Regulations may be cited as the Citation Employment (Fees) (Amendment) Regulations, 2019.

2. The Employment (Fees) Regulations, 1993 is Amendment of
S.I. 15 of 1993
as last
amended by,
S.I. 45 of 2016 hereby amended as follows—

(a) in regulation 2 —

(i) in subregulation (ii) by repealing the figures “scr500” and substituting therefor the figures “scr750”; and

(ii) by inserting after subregulation (ii) the following subregulation—

“(iii) in case of an application for employment of a non-Seychellois worker under section 18(1)(a) of the Act a non-refundable fee of SCR150.”;

(b) by inserting after regulation 3(iii) the following—

“SCR250 in the case of an appeal against a non approval of post under section 18.”;

(c) by repealing regulation and substituting therefor the following—

“6. An employer shall pay a non-refundable processing fee proportionate to the number of workers involved as follows—

(i) application to make 6-20 workers redundant, a fee of SCR700;

(ii) application to make 21-50 workers redundant, a fee of SCR800; and

(iii) application to make 51 and above workers redundant, a fee of SCR1000;”

MADE this 6th day of June, 2019.

**MYRIAM TÉLÉMAQUE
MINISTER OF EMPLOYMENT,
IMMIGRATION AND CIVIL STATUS**