

- (a) the confiscation of the trophies;
- (b) nullify any other documents in relation to the trophies; and
- (c) compensation for any losses directly or indirectly caused by the licensee actions.

PART IV

IMPORT AND EXPORT OF TROPHIES

12.—(1) No person shall, without the trophy dealer's licence and upon obtaining CITES permit as prescribed in the CITES Regulations and a trophy export certificate, import or export any trophy.

Import
and
Export of
trophies

(2) No person shall import or export trophies unless it is through one of the customs posts specified in the Sixth Schedule to these Regulations.

13.—(1) A trophy export certificate under section 82 of the Act for non-CITES listed species shall be in the form prescribed in the Seventh Schedule to these Regulations and may be issued upon payment by applicant of a fee prescribed in the Second Schedule.

Trophy
Export
certificate

(2) A licensing officer shall not issue a trophy export certificate in relation to a trophy if the trophy was not lawfully acquired or that it is against the public interest for the trophy to be exported.

(3) Every trophy export certificate shall be valid for a period of two months from the date of issue except where a longer period is specified in that certificate.

(4) Where two or more trophies are sought to be exported as one consignment, the licensing officer may issue one trophy export certificate in relation to all the trophies in that consignment.

14.—(1) A person shall not import any non-CITED listed species prior to obtaining a trophy import permit from the Director which shall be in the form prescribed in Eighth Schedule and upon payment of a fee prescribed in Second Schedule to these Regulations.

Trophy
import
permit

Wildlife Conservation (Dealings in Trophies)

GN No. 230 (contd)

(2) A licensing officer shall prior to issuing the Trophy Import certificate require the applicant to produce documents showing that he lawfully acquired the trophy.

(3) A licensing officer may refuse to issue a trophy import permit in relation to a trophy if in his opinion the trophy was not lawfully acquired or that it is against the public interest for the trophy to be imported.

Certificate of health prior to export or import

15. Any animal shall not be imported or exported unless a veterinary officer:

(a) has examined and satisfied that it is in a fit state of health and received all the necessary vaccinations, inoculations or treatment; or

(b) has issued a certificate of health in respect of that animal.

Quarantine station

16.-(1) Any person intending to import animals for any purpose shall establish a quarantine station where those animals shall be kept awaiting health inspection by a veterinary officer in accordance with regulation 15 and shall be required to pay the fees prescribed in Second Schedule;

(2) Any animal infected or suspected of being infected with disease shall be kept in the holding ground until a veterinary officer has issued a certificate of health with respect to that animal.

Cap. 156

(3) Any animal kept in a quarantine station that can not be treated or cured within a period of three months shall be disposed of in accordance with the Animal Diseases Act or as the Director may direct.

(4) Any animal shall not be kept in a quarantine Station for a period exceeding three months without a written authority of the Director.

(5) Any person who contravenes the above sub regulations commits an offence.

Production of Trophy to Licensing Officer

(17) Any trophy which is in Mainland Tanzania on transit from one country to another shall forthwith upon being brought into Mainland Tanzania be produced to a licensing officer who may, if he is satisfied that the trophy was lawfully acquired by the owner, direct the owner to