

Currency (Full Colour Copying Machines) Regulations

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CURRENCY ACT (CHAPTER 69, SECTIONS 20A AND 31)

CURRENCY (FULL COLOUR COPYING MACHINES) REGULATIONS

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PART I

PRELIMINARY

Citation

1. These Regulations may be cited as the Currency (Full Colour Copying Machines) Regulations.

Definitions

2. In these Regulations —

“copying machine” means a full colour copying machine that can reproduce any currency note or any design resembling a currency note;

“permit holder” means a person who has obtained permission from the Board

under section 20A(1) of the Act to import, manufacture, sell or offer for sale, or have in his possession, a copying machine.

PART II

USE OF COPYING MACHINE

Restriction on use of copying machine

3. No person shall use a copying machine to reproduce any Singapore currency note.

Words, etc., to be printed behind colour copies

4.—(1) A permit holder shall ensure that at the back of every colour copy produced by a copying machine —

- (a) the word “COPY”; and
- (b) the permit number relating to the copying machine,

are clearly printed in such manner as the Board may require.

(2) Paragraph (1) shall not apply if the copying machine is fitted with a counterfeit prevention system approved by the Board.

Register to be maintained

5.—(1) A permit holder shall maintain a register at the place where a copying machine is kept to record all copying carried out using the machine.

(2) The register must contain the following particulars:

- (a) the date of use;
- (b) the name, personal identification or passport number and signature of the individual or the name and signature of the officer of a company to whom copying service has been rendered;
- (c) a description of the document reproduced;
- (d) the type of material copied onto;
- (e) the name and signature of the person operating the copying machine; and
- (f) the total number of copies made.

(3) All particulars entered in the register shall be kept for a minimum period of one year from the date of entry in the register.