

SPECIAL CONDITIONS

Food Trucks at Marina Bay

1. The Licensee shall not erect any tent or any other structures (e.g. tables, seating, umbrellas) outside or beyond the licensed land.
2. Branding and promotional elements shall be contained within/on the food truck. The set up of one A-frame unit of approximate A1 paper size beside the food truck, for illustration of the food menu, shall be permitted. No other stand-alone structures such as signages or banners shall be set up around the food truck.
3. The Licensee shall adhere to the respective loading limits of the sites.
4. The Licensee shall ensure that there shall be no dumping or storage of materials on the licensed land.
5. The Licensee shall ensure that the trees and the shrubs in the planter box or boxes within or immediately adjacent to the licensed land are not covered up by any tent, shelter or any other covering whatsoever. No tying of banners and buntings, etc to trees and/or shrubs shall be allowed.
6. The Licensee shall ensure that no tree, shrub or turf within or immediately adjacent to the licensed land is damaged in any way or by any party. In the event that any tree, shrub or turf or any part thereof is damaged, the Licensee shall make good such damage to the satisfaction of the Collector of Land Revenue.
7. The Licensee shall be solely responsible and shall pay all necessary expenses for any loss/damages to the licensed land, its surrounding and/or adjacent buildings incurred as a consequence of the granting of this Licence.
8. The food truck operator shall not broadcast loud music, nor use any equipment (e.g. loud hailer) or flashing lights to draw crowd to the food truck.
9. Unmanned and/or overnight parking of vehicles on the licensed land is prohibited.
10. The Licensee shall ensure that electrical cables are not exposed and do not pose a danger to the public.
11. The Licensee shall ensure that pedestrian movement is not obstructed.
12. The Licence fee will not be refunded should the licensee decide to cease its food truck operations within the NRTOL period.
13. The security deposit shall be forfeited to the State if the Licensee fails to comply with any of the above conditions.
14. This Licence does not create any right under the Contracts (Rights of Third Parties) Act, and is not enforceable and not intended to be enforceable by any person who is not a party to it.