

## Article 8 Appendix 4:

Criteria of Penalties for Violations by Tourist Amusement Enterprises and Their Employees of this Act and the Regulations Governing Tourist Amusement Enterprises.

Item	Cause of Sanction	Sanctioning Agency	Legal Basis of Sanction	Range of Penalty	Penalty Criteria	
1.	A tourist amusement enterprise who fails to purchase liability insurance in accordance with applicable regulations.	Special municipality or county (city) government	Article 31, Paragraph 1 and Article 57, Paragraph 3 of this Act, and Article 20, Paragraph 1 and Paragraph 4 of the Regulations Governing Tourist Amusement Enterprises	The competent authority may impose a fine of NT\$30,000 to NT\$500,000, order the operator to complete insurance purchase within a designated time, and if the operator fails to complete the purchase by the deadline, revoke its tourist amusement enterprise license.	A tourist amusement enterprise operating in an area of less than 5 hectares.	A fine of 100,000 NT dollars, and an order for the operator to complete insurance purchase within a designated time.
					A tourist amusement enterprise operating in an area of 5 hectares or more, but less than 10 hectares.	A fine of 300,000 NT dollars, and an order for the operator to complete insurance purchase within a designated time.
					A tourist amusement enterprise operating in an area of 10 hectares or more.	A fine of 500,000 NT dollars, and an order for the operator to complete insurance purchase within a designated time.
					The operator, who fails to complete the undertaking of the insurance after being imposed a fine and ordered to purchase liability insurance within the given period, is imposed a fine of NT\$ 500,000 and is ordered to complete insurance purchase within a designated time.	

					The operator who fails to complete the undertaking of the insurance after being imposed a fine twice and ordered to purchase liability insurance within a given period may be revoked the hotel enterprise registration certificate.	
2.	Operating a tourist amusement enterprise without having obtained a tourist amusement enterprise license.	1. Major investment projects: Tourism Bureau 2. Non-major investment projects: Special municipality or county (city) government	Article 35, Paragraph 1 and Article 55, Paragraph 4 of this Act.	A fine of between 100,000 and 500,000 NT dollars, and an order to suspend business operations	Operating a tourist amusement enterprise without having obtained a tourist amusement enterprise license, where the area of the tourist amusement enterprise's operation is less than 5 hectares.	A fine of 100,000 NT dollars, and an order to suspend business operations
					Operating a tourist amusement enterprise without having obtained a tourist amusement enterprise license, where the area of the tourist amusement enterprise's operation is 5 hectares or more but less than 10 hectares.	A fine of 300,000 NT dollars, and an order to suspend business operations

					Operating a tourist amusement enterprise without having obtained a tourist amusement enterprise license, where the area of the tourist amusement enterprise's operation is 10 hectares or more.	A fine of 500,000 NT dollars, and an order to suspend business operations
3.	Operating a tourist amusement enterprise without having obtained a tourist amusement enterprise license, with seriously exacerbating circumstances.	<ol style="list-style-type: none"> <li>1. Major investment projects: Tourism Bureau</li> <li>2. Non-major investment projects: Special municipality or county (city) government</li> </ol>	Article 35, Paragraph 1 and Article 55, Paragraph 9 of this Act	The competent authority shall publicly announce the name and address of the tourist amusement enterprise, the name(s) of its responsible person(s), and the violation.	For operation of a tourist amusement enterprise without having obtained a tourist amusement enterprise license, and having been ordered to stop business, the competent authority shall publicly announce the name and address of the tourist amusement enterprise, the name(s) of its responsible person(s), and the violation.	

4.	A tourist amusement enterprise being found upon inspection by a regulatory authority to be in non-compliance with regulations.	1. The Tourism Bureau. 2. Special municipality or county (city) government.	Article 37, Paragraph 1 and Article 54, Paragraph 1 of this Act, and Article 37, of the Regulations Governing Tourist Amusement Enterprises.	A fine of between 30,000 and 150,000 NT dollars; in serious cases, possibly an order to partially or completely stop operation for a specified period; and for continuing to operate after being penalized with an order to stop operation, revocation of tourist amusement enterprise license.	Being in non-compliance with regulations, given a deadline by which to rectify the non-compliance, and failing to rectify before the expiration of the deadline.	A fine of 30,000 NT dollars.
					A serious case of being in non-compliance with regulations, given a deadline by which to rectify the non-compliance, and failing to rectify before the expiration of the deadline.	A fine of 150,000 NT dollars, and possibly an order to partially or completely stop operation for a specified period.
					Continuing to operate after being penalized with an order to stop operation.	Revocation of tourist amusement enterprise license.
5.	A tourist amusement enterprise evading, obstructing or refusing inspection by a regulatory authority.	1. The Tourism Bureau. 2. Special municipality or county (city)	Article 37, Paragraph 2 and Article 54, Paragraph 3 of this Act.	A fine of between 30,000 and 150,000 NT dollars, and possibly imposition	Evading inspection by a regulatory authority.	A fine of 30,000 NT dollars, and possibly imposition of repeatedly for each successive violation.

		government.		of repeatedly for each successive violation.	Obstructing inspection by a regulatory authority.	A fine of 90,000 NT dollars, and possibly imposition of repeatedly for each successive violation.
					Refusing inspection by a regulatory authority	A fine of 150,000 NT dollars, and possibly imposition of repeatedly for each successive violation.
6.	A tourist amusement enterprise failing to return the exclusive tourism trade logo or willfully using the exclusive tourism trade logo without the approval of the administrative authority.	1. Major investment projects: Tourism Bureau 2. Non-major investment projects: Special municipality or county (city) government	Article 41, Paragraphs 3 of this Act., Article 61 of this Act, and Article 18, Paragraphs 3 and 4 of the Regulations Governing Tourist Amusement Enterprises.	A fine of between 30,000 and 150,000 NT dollars, and an order to cease using and remove the trade logo.	Failing to return the exclusive tourism trade logo. Willfully using the exclusive tourism trade logo without the approval of the administrative authority.	A fine of 30,000 NT dollars, and an order to cease using and remove A fine of 150,000 NT dollars, and an order to cease using and remove
7.	A tourist amusement enterprise suspending business or suspending operation for more than one month without filing a report or applying for resumption of business within 15 days of the termination of the period of suspension.	Special municipality or county (city) government	Article 42, Paragraphs 1, 3 and 4 and Article 55, Paragraph 2 Subparagraph 2 of this Act, and Article 25 of the Regulations Governing Tourist Amusement Enterprises.	A fine of between 10,000 and 50,000 NT dollars, and possible revocation of tourist amusement enterprise license.	Suspending business or suspending operation for more than one month without filing a report or applying for resumption of business within 15 days of the termination of the period of suspension.	A fine of 10,000 NT dollars.

					Suspending business or suspending operation for more than one month without filing a report or applying for resumption of business within 15 days of the termination of the period of suspension, and failing to do so for more than 6 months.	A fine of 50,000 NT dollars, and possible revocation of tourist amusement enterprise license.
8.	A tourist amusement enterprise tarnishing national dignity, damaging national interest, violating good morals, or defrauding tourists.	1. The Tourism Bureau. 2. Special municipality or county (city) government.	Article 53, Paragraph 1 of this Act.	A fine of between 30,000 and 150,000 NT dollars	Defrauding tourists.	A fine of 30,000 NT dollars.
					Violating good morals	A fine of 90,000 NT dollars.
					Tarnishing national dignity or damaging national interest.	A fine of 150,000 NT dollars.
9.	The operator of a home stay facility that tarnishes national dignity, damages national interest, violates good morals, or defrauds tourists, with seriously exacerbating circumstance.	1. The Tourism Bureau. 2. Special municipality or county (city) government.	Article 53, Paragraph 1 of this Act.	A fine no less than (including) NT\$150,000 but no more than NT\$500,000 and suspend all or part of operations for a given period or	Defrauding tourists, with seriously exacerbating circumstances	A fine of 150,000NT dollars; an order to partially or completely stop operation for a specified period, or revocation of tourist amusement enterprise license.

				revocation of business license.	Violating good morals, with seriously exacerbating circumstances	A fine of 300,000NT dollars; an order to partially or completely stop operation for a specified period, or revocation of tourist amusement enterprise license.
					Tarnishing national dignity or damaging national interest, with seriously exacerbating circumstances	A fine of 500,000NT dollars; an order to partially or completely stop operation for a specified period, or revocation of tourist amusement enterprise license.
10.	The operator of a home stay facility that tarnishes national dignity, damages national interest, violates good morals, or defrauds tourists; in serious cases, Continuing to operate after being penalized with an order to partially or completely stop operation.	1. The Tourism Bureau. 2. Special municipality or county (city) government.	Article 53, Paragraph 2 of this Act.	A fine of NT\$500,000 or more shall be imposed, and the business license shall be revoked, and penalties may be imposed in turn.	A fine of NT\$500,000 or more shall be imposed, and the business license shall be revoked, and penalties may be imposed in turn.	
11.	An employee of a tourist amusement enterprise tarnishing national dignity, damaging national interest, violating good morals, or defrauding tourists.	1. The Tourism Bureau. 2. Special municipality or county (city) government.	Article 53, Paragraph 3 of this Act.	A fine of between 10,000 and 50,000 NT dollars.	Defrauding tourists.	A fine of 10,000 NT dollars.
					Violating good morals.	A fine of 30,000 NT dollars.
					Tarnishing national dignity or damaging national interest.	A fine of 50,000 NT dollars.

12.	An employee of a tourist amusement enterprise tarnishing national dignity, damaging national interest, violating good morals, or defrauding tourists, with seriously exacerbating circumstance.	1. The Tourism Bureau. 2. Special municipality or county (city) government.	Article 53, Paragraph 3 of this Act.	A fine of between 50,000 and 300,000 NT dollars.	Defrauding tourists, with seriously exacerbating circumstances	A fine of 50,000 NT dollars.
					Violating good morals, with seriously exacerbating circumstances	A fine of 150,000 NT dollars.
					Tarnishing national dignity or damaging national interest, with seriously exacerbating circumstances	A fine of 300,000 NT dollars.
13.	A tourist amusement enterprise during construction changing the original business plan without reporting and applying to the administrative authority for approval.	1. Major investment projects: Tourism Bureau 2. Non-major investment projects: Special municipality or county (city) government	Article 55, Paragraph 3 of this Act, and Article 15, Paragraph 1 of the Regulations Governing Tourist Amusement Enterprises.	A fine of between 10,000 and 50,000 NT dollars.	A fine of 10,000 NT dollars.	
14.	A tourist amusement enterprise, after commencing operation, changing the original business plan without reporting and applying to the original processing authority for approval.	1. Major investment projects: Tourism Bureau 2. Non-major investment projects: Special municipality or county (city) government	Article 55, Paragraph 3 of this Act, and Article 15, Paragraph 1 of the Regulations Governing Tourist Amusement Enterprises.	A fine of between 10,000 and 50,000 NT dollars.	A fine of 10,000 NT dollars.	



15.	A tourist amusement enterprise before or during construction assigning to another party without applying to the administrative authority for approval.	<ol style="list-style-type: none"> <li>1. Major investment projects: Tourism Bureau</li> <li>2. Non-major investment projects: Special municipality or county (city) government</li> </ol>	Article 55, Paragraph 3 of this Act, and Article 16, Paragraph 1 of the Regulations Governing Tourist Amusement Enterprises.	A fine of between 10,000 and 50,000 NT dollars.	A fine of 10,000 NT dollars.
16.	A tourist amusement enterprise, after completion of construction, commencing operation without first applying to the administrative authority to request the relevant regulatory authorities to inspect for compliance with regulations, and obtaining a tourist amusement enterprise operating license.	<ol style="list-style-type: none"> <li>1. Major investment projects: Tourism Bureau</li> <li>2. Non-major investment projects: Special municipality or county (city) government</li> </ol>	Article 55, Paragraph 3 of this Act, and Article 17, Paragraph 1 of the Regulations Governing Tourist Amusement Enterprises.	A fine of between 10,000 and 50,000 NT dollars.	A fine of 50,000 NT dollars.

17.	A tourist amusement enterprise with a business plan for construction and commencement of operation in separate stages for separate areas, after completing a stage of construction of an area of tourist amusement facilities, commences operation of that area without first applying for inspection for compliance with regulations in accordance with the applicable regulations and a tourist amusement enterprise operating license has been issued for it.	<ol style="list-style-type: none"> <li>1. Major investment projects: Tourism Bureau</li> <li>2. Non-major investment projects: Special municipality or county (city) government</li> </ol>	Article 55, Paragraph 3 of this Act, and Article 17, Paragraph 2 of the Regulations Governing Tourist Amusement Enterprises.	A fine of between 10,000 and 50,000 NT dollars.	A fine of 50,000 NT dollars.
18.	A tourist amusement enterprise failing to hang the exclusive tourism trade logo in a conspicuous place at its entrance and, having been notified to improve within a given period; failure to improve by the end of that period.	Special municipality or county (city) government	Article 55, Paragraph 3 of this Act, and Article 18, Paragraph 1 of the Regulations Governing Tourist Amusement Enterprises.	A fine of between 10,000 and 50,000 NT dollars.	A fine of 30,000 NT dollars.

19.	A tourist amusement enterprise failing to accurately display its opening hours, entry prices, service items, rules for park and tourist amusement facility use, and maintenance and repair notices in clear view at its ticket kiosks, entrances, and other appropriate places and, having been notified to improve within a given period; failure to improve by the end of that period.	Special municipality or county (city) government	Article 55, Paragraph 3 of this Act, and Article 19, Paragraph 1 of the Regulations Governing Tourist Amusement Enterprises.	A fine of between 10,000 and 50,000 NT dollars.	A fine of 30,000 NT dollars.
20.	A tourist amusement enterprise failing, for more than 30 days, to apply to the local administrative authority for filing a record of its opening hours, entry prices, service items, and tourist amusement facility maintenance or repair periods, in accordance with applicable regulations and, having been notified to improve within a given period; failure to improve by the end of that period.	Special municipality or county (city) government	Article 55, Paragraph 3 of this Act, and Article 19, Paragraph 2 of the Regulations Governing Tourist Amusement Enterprises.	A fine of between 10,000 and 50,000 NT dollars.	A fine of 10,000 NT dollars.

21.	Holding a specified activity within the grounds of a tourist amusement enterprise without having submitted a safety management plan to and obtained approval from the local competent authority in accordance with the prescribed regulations.	Special municipality or county (city) government	Article 55, Paragraph 3 of this Act, and Article 19- 1, Paragraph 1 of the Regulations Governing Tourist Amusement Enterprises	A fine of between 10,000 and 50,000 NT dollars.	A fine of 30,000 NT dollars.
22.	A tourist amusement enterprise failing to annually submit, in accordance with applicable regulations, documentary proof of its purchase of liability insurance to the local administrative authority, for filing on record and, having been notified to improve within a given period; failure to improve by the end of that period.	Special municipality or county (city) government	Article 55, Paragraph 3 of this Act, and Article 20, Paragraph 2 of the Regulations Governing Tourist Amusement Enterprises.	A fine of between 10,000 and 50,000 NT dollars.	A fine of 10,000 NT dollars.

23.	A tourist amusement enterprise, after commencing operation and owing to a change in the content of its corporate registration or for any other reason, it is necessary for the content of its tourist amusement enterprise operating license to be changed, failing to apply, in accordance with applicable regulations, to the administrative authority for change of registration within 15 days of completing the appropriate change of company registration, or the occurrence of other reason, there shall be notified to improve within a given period; failure to improve by the end of given period.	<ol style="list-style-type: none"> <li>1. Major investment projects: Tourism Bureau</li> <li>2. Non-major investment projects: Special municipality or county (city) government</li> </ol>	Article 55, Paragraph 3 of this Act, and Article 21, Paragraph 1 of the Regulations Governing Tourist Amusement Enterprises.	A fine of between 10,000 and 50,000 NT dollars.	A fine of 10,000 NT dollars.
24.	A tourist amusement enterprise using its external promotion or advertising service emblem or name in external promotion or advertising without submitting it to the local administrative authority for filing on record and, having been notified to improve within a given period; failure to improve by the end of that period.	Special municipality or county (city) government	Article 55, Paragraph 3 of this Act, and Article 22, Paragraph 1 of the Regulations Governing Tourist Amusement Enterprises.	A fine of between 10,000 and 50,000 NT dollars.	A fine of 30,000 NT dollars.

25.	A tourist amusement enterprise separately leasing out, outsourcing operation of, or assigning a part of its tourist amusement facilities to another operator without reporting to and obtaining consent from the original approving authority.	<ol style="list-style-type: none"> <li>1. Major investment projects: Tourism Bureau</li> <li>2. Non-major investment projects: Special municipality or county (city) government</li> </ol>	Article 55, Paragraph 3 of this Act, and Article 23, Paragraph 1 of the Regulations Governing Tourist Amusement Enterprises.	A fine of between 10,000 and 50,000 NT dollars.	A fine of 30,000 NT dollars.
26.	A tourist amusement enterprise leasing out, outsourcing operation of, or assigning the whole of its tourist amusement facilities to another operator without the two parties thereto applying to the administrative authority for approval.	<ol style="list-style-type: none"> <li>1. Major investment projects: Tourism Bureau</li> <li>2. Non-major investment projects: Special municipality or county (city) government</li> </ol>	Article 55, Paragraph 3 of this Act, and Article 23, Paragraph 2 of the Regulations Governing Tourist Amusement Enterprises.	A fine of between 10,000 and 50,000 NT dollars.	A fine of 50,000 NT dollars.

27.	A tourist amusement enterprise leasing out, outsourcing operation of, or assigning the whole of its tourist amusement facilities to another operator, and after obtaining approval thereof, the lessee, commissioned operator or assignee failing to properly carry out the legal requirements for company registration or change of registration within two months, in accordance with applicable regulations and, having been notified to improve within a given period; failure to improve by the end of that period.	<ol style="list-style-type: none"> <li>1. Major investment projects: Tourism Bureau</li> <li>2. Non-major investment projects: Special municipality or county (city) government</li> </ol>	Article 55, Paragraph 3 of this Act, and the first sentence of Article 23, Paragraph 3 of the Regulations Governing Tourist Amusement Enterprises.	A fine of between 10,000 and 50,000 NT dollars.	A fine of 50,000 NT dollars.
28.	A tourist amusement enterprise leasing out, outsourcing operation of, or assigning the whole of its tourist amusement facilities to another operator, and after obtaining approval thereof, the two parties thereto failing to apply to the administrative authority for the issuance of a tourist amusement enterprise license, in accordance with applicable regulations and, having been notified to improve within a given period; failure to improve by the end of that period.	<ol style="list-style-type: none"> <li>1. Major investment projects: Tourism Bureau</li> <li>2. Non-major investment projects: Special municipality or county (city) government</li> </ol>	Article 55, Paragraph 3 of this Act, and the last sentence of Article 23, Paragraph 3 of the Regulations Governing Tourist Amusement Enterprises.	A fine of between 10,000 and 50,000 NT dollars.	A fine of 50,000 NT dollars.

29.	A tourist amusement enterprise, having had its tourist amusement facilities sold by court auction or lawfully seized by a creditor, or a third party having received assignment or commission from the buyer or seizer to operate the tourist amusement facilities, when applying to continue to operate the tourist amusement facilities, failing to apply to the administrative authority to process establishment and license issuance, in accordance with applicable regulations and, having been notified to improve within a given period; failure to improve by the end of that period.	<ol style="list-style-type: none"> <li>1. Major investment projects: Tourism Bureau</li> <li>2. Non-major investment projects: Special municipality or county (city) government</li> </ol>	Article 55, Paragraph 3 of this Act, and Article 24, Paragraph 1 of the Regulations Governing Tourist Amusement Enterprises.	A fine of between 10,000 and 50,000 NT dollars.	A fine of 50,000 NT dollars.
30.	A tourist amusement enterprise, having for any reason ceased to operate, failing to apply to the administrative authority for cessation of operation and, having been notified to improve within a given period; failure to improve by the end of that period.	<ol style="list-style-type: none"> <li>1. Major investment projects: Tourism Bureau</li> <li>2. Non-major investment projects: Special municipality or county (city) government</li> </ol>	Article 55, Paragraph 3 of this Act, and Article 26, Paragraph 1 of the Regulations Governing Tourist Amusement Enterprises.	A fine of between 10,000 and 50,000 NT dollars.	A fine of 10,000 NT dollars.



31.	A tourist amusement enterprise, after commencing operation, failing to meet the requirements to compile and submit to the local administrative authority a monthly record of business income, number of visitors and number of employees, by the 10th day of the next month; and an annual balance sheet and statement of profit and loss, by June of the next year and, having been notified to improve within a given period; failure to improve by the end of that period.	Special municipality or county (city) government	Article 55, Paragraph 3 of this Act, and Article 27, of the Regulations Governing Tourist Amusement Enterprises.	A fine of between 10,000 and 50,000 NT dollars.	A tourist amusement enterprise, after commencing operation, failing to compile and submit to the local administrative authority a monthly record of business income, number of visitors and number of employees, by the 10th day of the next month.	A fine of 10,000 NT dollars.
					A tourist amusement enterprise, after commencing operation, failing to compile and submit to the local administrative authority an annual balance sheet and statement of profit and loss, by June of the next year.	A fine of 30,000 NT dollars.

32.	A tourist amusement enterprise failing to report to the local administrative authority for filing on record when joining a domestic or international chain organization and, having been notified to improve within a given period; failure to improve by the end of that period.	Special municipality or county (city) government	Article 55, Paragraph 3 of this Act, and Article 28, Paragraph 1 of the Regulations Governing Tourist Amusement Enterprises.	A fine of between 10,000 and 50,000 NT dollars.	A fine of 10,000 NT dollars.
33.	A tourist amusement enterprise, having had its tourist amusement facilities inspected and found in compliance with regulations by the competent regulatory authority, failing to display or place the inspection documents in a conspicuous place at each tourist amusement facility that has been inspected and, having been notified to improve within a given period; failure to improve by the end of that period.	<ol style="list-style-type: none"> <li>1. The Tourism Bureau.</li> <li>2. Special municipality or county (city) government.</li> </ol>	Article 55, Paragraph 3 of this Act, and Article 33, Paragraph 1 of the Regulations Governing Tourist Amusement Enterprises.	A fine of between 10,000 and 50,000 NT dollars.	A fine of 30,000 NT dollars.

34.	A tourist amusement enterprise failing to erect an information board in a conspicuous place at each tourist amusement facility, in accordance with its type and nature, and to post relevant warning and restriction-of-use signs and, having been notified to improve within a given period; failure to improve by the end of that period.	<ol style="list-style-type: none"> <li>1. The Tourism Bureau.</li> <li>2. Special municipality or county (city) government.</li> </ol>	Article 55, Paragraph 3 of this Act, and Article 33, Paragraph 2 of the Regulations Governing Tourist Amusement Enterprises.	A fine of between 10,000 and 50,000 NT dollars.	A fine of 30,000 NT dollars.
35.	A tourist amusement enterprise failing to designate a person with special responsibility for managing its tourist amusement facilities, to hold responsibility for the management, maintenance, and operation of the facilities, and to install qualified life-saving personnel and life-saving equipment, in accordance with applicable regulations and, having been notified to improve within a given period; failure to improve by the end of that period.	<ol style="list-style-type: none"> <li>1. The Tourism Bureau.</li> <li>2. Special municipality or county (city) government.</li> </ol>	Article 55, Paragraph 3 of this Act, and Article 34 Paragraph 1 of the Regulations Governing Tourist Amusement Enterprises.	A fine of between 10,000 and 50,000 NT dollars.	A fine of 50,000 NT dollars.

36.	A tourist amusement enterprise failing to implement training for the management, maintenance and operation of tourist amusement facilities and for life-saving personnel and, having been notified to improve within a given period; failure to improve by the end of that period.	1. The Tourism Bureau. 2. Special municipality or county (city) government.	Article 55, Paragraph 3 of this Act, and Article 34, Paragraph 2 of the Regulations Governing Tourist Amusement Enterprises.	A fine of between 10,000 and 50,000 NT dollars.	A fine of 50,000 NT dollars.	
37.	A tourist amusement enterprise failing to set up visitor safety maintenance and emergency medical treatment facilities, and to establish emergency response and medical emergency systems, in accordance with applicable regulations and, having been notified to improve within a given period; failure to improve by the end of that period.	Special municipality or county (city) government	Article 55, Paragraph 3 of this Act, and Article 35, Paragraph 1 of the Regulations Governing Tourist Amusement Enterprises.	A fine of between 10,000 and 50,000 NT dollars.	A fine of 50,000 NT dollars.	
38.	A tourist amusement enterprise failing to conduct emergency response drills in accordance with applicable regulations.	Special municipality or county (city) government	Article 55, Paragraph 3 of this Act, and Article 35, Paragraphs 2 and 3 of the Regulations Governing Tourist Amusement	A fine of between 10,000 and 50,000 NT dollars.	Before holding an emergency response drill, failing to inform the local administrative authority to attend and oversee.	A fine of 10,000 NT dollars.

			Enterprises.		The local administrative authority considering that there is need for improvement, and the tourist amusement enterprise failing to improve as ordered.	A fine of 30,000 NT dollars.
					Failing to conduct emergency response drills.	A fine of 50,000 NT dollars.
39.	A tourist amusement enterprise failing to conduct periodic or non-periodic inspections of the operational management and safety maintenance of its tourist amusement facilities, make a record thereof, and submit this in a report to the local administrative authority every January, April, July and October and, having been notified to improve within a given period; failure to improve by the end of that period.	Special municipality or county (city) government	Article 55, Paragraph 3 of this Act, and Article 36, Paragraph 1 of the Regulations Governing Tourist Amusement Enterprises.	A fine of between 10,000 and 50,000 NT dollars.	A fine of 10,000 NT dollars.	

40.	A tourist amusement enterprise failing to conduct pre-job and on-the-job training for personnel in its employment, in accordance with applicable regulations and, having been notified to improve within a given period; failure to improve by the end of that period.	<ol style="list-style-type: none"> <li>1. Major investment projects: Tourism Bureau</li> <li>2. Non-major investment projects: Special municipality or county (city) government</li> </ol>	Article 55, Paragraph 3 of this Act, and Article 39, Paragraph 1 of the Regulations Governing Tourist Amusement Enterprises.	A fine of between 10,000 and 50,000 NT dollars.	A fine of 10,000 NT dollars.
41.	Operating a tourist amusement enterprise without having obtained a tourist amusement enterprise license, and disseminating, radio or publishing information about its operation by means of advertisement, publication, broadcast, television, electronic signal, Internet, or other media.	<ol style="list-style-type: none"> <li>1. Major investment projects: Tourism Bureau</li> <li>2. Non-major investment projects: Special municipality or county (city) government</li> </ol>	Article 55-1 of this Act	A fine of between 30,000 and 300,000 NT dollars.	<p>A fine of 30,000 NT dollars.</p> <p>In the event a tourist amusement enterprise continues to publishes such information after being fined, a fine double the amount may be imposed consecutively, but limited to NT\$300,000.</p>