

(ii) That MCO was then exchanged for a PTA forwarded to a carrier that is to issue the appropriate ticket in the locality where that passenger resided or resides;

(b) Where payment for that PTA was made to an agent or a carrier,—

(i) That agent issued an MCO for that travel and sent the exchange coupon to its principal; and

(ii) That MCO was then exchanged for a PTA issued in the locality where that passenger resided or resides.

(2) A specified fare shall not apply if the travel to which it relates is paid for by a coupon of an MCO or PTA—

(a) Any portion of which is endorsed with the word "VOID"; or

(b) That has been altered.

(3) A specified fare shall not apply in respect of travel paid for by a PTA issued in exchange for an MCO, if there is not endorsed on that PTA any information that—

(a) If that travel had been paid for by that MCO; and

(b) That MCO had not been endorsed with that information,— would have resulted in that fare's not applying to that travel.

117. Discount codes—A specified fare in respect of which a discount is or is to be allowed under a clause of the General Tariff Conditions (imported into this notice) specified in the first column below shall not apply unless every coupon in every ticket issued in respect of that travel is endorsed with the code specified in the second column below opposite the reference to that clause:

Clause	Code
55	IN
56	CH
57	TG
58	AD
59	AD
60	RG
61	EG
62	EG
63	UD
64	UD
65	UD
66	ID
67	IG
68	IG
69	CA
70	DG

PART XXV

TOUR FEATURES

118. Features for inclusive tours—A specified fare shall not apply unless the tour for which it is to be used includes, in addition to the travel concerned,—

(a) Sleeping accommodation of a kind provided to members of the public generally at commercial rates, for the duration specified in clause 4 (25) of this notice in that behalf; and

(b) Such other additional attractions or facilities (if any) such as sightseeing, coach tours, entertainment, admission to any place or event, or the provision of a guide or equipment, as are specified in that behalf in the said clause 4 (25).

119. Features for qualifying inclusive tours—A specified fare shall not apply unless the tour for which it is or is to be used includes, in addition to the travel to which that fare relates,—

(a) At the beginning, the end, or any intermediate point, of that travel, either sleeping accommodation of a kind provided to the public generally at commercial rates; or

(b) One or more additional attractions or facilities such as sightseeing, coach tours, entertainment, admission to any place or any event, or the provision of a guide or equipment.

PART XXVI

TOUR LITERATURE

120. Tour literature for inclusive tour basing fare—A specified fare shall not apply unless the tour to which it relates is described in tour literature that is—

(a) Available to the public generally; and

(b) Published by the person arranging that tour; and

(c) Approved by the carrier that assigned the IT code to that tour.

121. Tour literature for qualifying inclusive tours—A specified tour used as a basis for a qualifying inclusive tour shall not apply unless that tour is described in literature that is—

(a) Available to the public generally; and

(b) Published by the person arranging that tour.

PART XXVII

TRAVEL TOGETHER

122. Travel together—(1) Subject to subclause (2) of this clause, a specified fare designated in this notice as applicable only to groups shall not apply unless all members of the group travel together as a single party on the same flights for the total travel concerned.

(2) A person travelling free or at a discounted fare who is recognised by the carrier concerned as the person in charge of, or who personally escorts, any group of persons on a tour may return earlier or, in the case of a series of tours organised by the same organiser, later than the group that that person accompanied on the outbound portion of a journey.

PART XXVIII

CURRENCY TRANSACTIONS

123. Local currency fares—(1) Subject to clauses 125 and 126 of the General Tariff Conditions (as imported into this notice), any surcharge or adjustment payable in respect of travel to which a specified fare that is a local currency fare relates shall be calculated—

(a) In any appropriate local currency; and

(b) Using, if rates of exchange are needed, the appropriate banker's buying rate of exchange in effect at the time and place of payment of that surcharge or adjustment.

(2) If a specified fare that is a local currency fare is lawfully combined with any other fare (whether an FCU fare or a local currency fare), the amount of either or both of those fares, and of all or any of the surcharges and adjustments (if any) payable in respect of travel to which either of those fares relates shall be—

(a) Calculated by conversion into the local currency of the country of commencement of the combined travel using the banker's buying rate of exchange in effect in that country at the time of payment for that travel; and

(b) Paid for in that currency in that place.

124. Payment of FCU fares in local currency—(1) A specified fare that is a FCU fare may apply, notwithstanding that it, and the surcharges and adjustments (if any) payable in respect of travel to which it relates, is calculated in a local currency, if—

(a) That fare—

(i) Is the only fare that applies to that travel; and

(ii) Is not combined with any other fare; or

(b) That travel is half of any round-trip travel; and

(i) That fare is a one-way; and twice that fare is paid for that round-trip travel; or

(ii) That fare is lawfully combined with a local currency fare specified in the same currency that applies in respect of the other half of that round-trip travel.

(2) Subject to subclause (1) of this clause and to clause 281 (2) of the General Tariff Conditions (as imported into this notice), a specified fare that is an FCU fare shall not apply unless all calculations relating to that fare, and to the surcharges and adjustments (if any) payable in respect of the travel to which it relates, are made in accordance with the General Tariff Conditions (as imported into this notice).

125. Payments in country of commencement of travel—A specified fare shall not apply if payment of that fare is made in the country of commencement of that travel in the currency of some other country, and—

(a) Payment in that currency is—

(i) Prohibited by the laws of that first-mentioned country; or

(ii) Unacceptable to the carrier whose ticket is to be issued in respect of that travel; or

(b) The amount of that payment is not the total amount payable in the currency of that first-mentioned country converted into the currency of payment at the bankers' buying rate in force at the time and place of payment.

126. Payments of local currency fares outside country of commencement of travel—A specified fare that is a local currency fare shall not apply if payment is made outside the country of commencement of that travel unless the amount paid (excluding excess baggage charges)—

(a) If payment is made in the country of destination or turnaround is the higher of:

(i) The amount in local currency calculated in accordance with clause 123 of the General Tariff Conditions (as imported into this notice) converted into the currency of payment at the bankers' buying rate in effect at the time and place of payment;

(ii) The amount in local currency of any fare for travel of the same type from the country of payment;

(b) If payment is made elsewhere, the amount specified in paragraph (a) (i) of this clause.