

COURTS AND GENERAL REGISTRY (MISCELLANEOUS FEES) ORDER 2025

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Statutory Document No. 2025/00871



Interpretation Act 2015

COURTS AND GENERAL REGISTRY (MISCELLANEOUS FEES) ORDER 2025¹

Laid before Tynwald: 22nd April 2025 Coming into operation in accordance with article 2

The Treasury makes the following Order under section 81 of the Interpretation Act 2015.

PART 1

INTRODUCTION

1 Title

This Order is the Courts and General Registry (Miscellaneous Fees) Order 2025.

2 Commencement

This Order comes into operation on 1 April 2025².

3 Interpretation

In this Order —

"chancery procedure" is to be construed in accordance with Part 5, Chapter 4 (chancery procedure) of the Rules of the High Court of Justice 2009³;

"employed person's allowance" is to be construed in accordance with the Social Security Contributions and Benefits Act 1992, as it applies to the Island⁴;

⁴ The Schedule to the Social Security Contributions and Benefits Act 1992 (Application) Order 1994 sets out the Social Security Contributions and Benefits Act 1992 (1992 c.4) as it is applied to the Island, subject to the exceptions, adaptations and modifications specified in that Order.



SD No. 2025/0087

¹ This statutory document was originally numbered SD 2025/0063 and is now allocated the number SD 2025/0087 by the Clerk of Tynwald.

² The procedure in section 32 ("negative") of the Legislation Act 2015 applies in relation to the making of an Order under section 81(1) of the Interpretation Act 2015.

³ SD 352/09 as amended.

- "income support" is to be construed in accordance with the Social Security Contributions and Benefits Act 1992, as it applies to the Island;
- "income-based jobseeker's allowance" is to be construed in accordance with the Social Security Contributions and Benefits Act 1992, as it applies to the Island;
- "ordinary procedure" is to be construed in accordance with Part 5, Chapter 5 (ordinary procedure) of the Rules of the High Court of Justice 2009;
- "proceedings" is to be construed in accordance with the High Court Act 1991;
- "relevant record" is to be construed in accordance with the Probate Rules 1985;
- "small claims procedure" is to be construed in accordance with Part 5, Chapter 2 (small claims procedure) of the Rules of the High Court of Justice 2009;
- "summary procedure" is to be construed in accordance with Part 5, Chapter 3 (summary procedure) of the Rules of the High Court of Justice 2009.

PART 2

COURTS SERVICES FEES

4 Interpretation

In this Part, "table" means the table set out in Schedule 1.

5 Courts services fees

For each matter described in column 2 of the table, the fee is that prescribed in the corresponding entry in column 3 of the table, subject to —

- (a) article 6 (fees in respect of entries 4, 5.3, 7 and 8.8 in the table);
- (b) article 7 (fees less than £261.50);
- (c) article 8 (fees equal to or greater than £261.50: P legally represented); and
- (d) article 9 (fees equal to or greater than £261.50: P not legally represented).

6 Fees in respect of entries 4, 5.3, 7 and 8.8 in the table

- (1) This article applies to a matter described in column 2 of the table at Fee Code
 - (a) 4.1 to 4.4 (non-contentious probate business);
 - (b) 5.3 (filing or making an application etc.);

⁵ GC 166/88, as amended by GC 176/92, SD 356/09 and SD 2016/0108.





- (c) 7.1 to 7.4 (assessment of costs); and
- (d) 8.8 (application for, or to vary, a domestic abuse protection order).
- (2) The fee in respect of such a matter is payable in full and immediately when it falls due.
- (3) Despite paragraph (2), where condition 1 and condition 2 are satisfied, a fee payable in respect of such a matter to which this article applies may
 - (a) be paid in instalments such that the full fee is paid within a period not exceeding 3 months beginning with the day the fee fell due; or
 - (b) be deferred for a period not exceeding 12 months beginning with the day the fee fell due.
- (4) Condition 1 is that, at the time the fee arises, the person by whom the fee is payable ("P") is not legally represented in the proceedings (including any appellate proceedings).
- (5) Condition 2 is that, at the time the fee arises, P -
 - (a) is in receipt of employed person's allowance, income support or income-based jobseeker's allowance; or
 - (b) has an annual net income of less than £4,500.00.

7 Fees less than £261.50

- (1) This article applies to a matter described in column 2 of the table
 - (a) which is not a matter referred to in article 6 (fees in respect of entries 4, 5.3, 7 and 8.8 in the table); and
 - (b) the fee payable prescribed in the corresponding entry in column 3 of the table is less than £261.50.
- (2) The fee in respect of such a matter is payable in full and immediately when it falls due.

8 Fees equal to or greater than £261.50: P legally represented

- (1) This article applies to a matter described in column 2 of the table where
 - (a) the matter is not a matter referred to in article 6 (fees in respect of entries 4, 5.3, 7 and 8.8 in the table);
 - (b) the fee payable prescribed in the corresponding entry in column 3 of the table is equal to, or greater than, £261.50; and
 - (c) at the time the fee arises, P is legally represented in the proceedings (including any appellate proceedings).
- (2) The fee in respect of such a matter is payable in full and immediately when it falls due.



9 Fees equal to or greater than £261.50: P not legally represented

- (1) This article applies to a matter described in column 2 of the table where
 - (a) that matter is not a matter referred to in article 6 (fees in respect of entries 4, 5.3, 7 and 8.8 in the table);
 - (b) the fee payable prescribed in the corresponding entry in column 3 of the table is equal to, or greater than £261.50;
 - (c) at the time the fee arises, P is not legally represented in the proceedings (including any appellate proceedings); and
 - (d) at the time the fee arises, P_{r}
 - (i) is not in receipt of employed person's allowance, income support or income-based jobseeker's allowance; or
 - (ii) has an annual net income greater than £4,500.00.
- (2) The fee in respect of such a matter is payable in full and immediately when it falls due.

PART 3

GENERAL REGISTRY MISCELLANEOUS FEES

10 Interpretation

In this Part, "table" means the table set out in Schedule 2.

11 General Registry miscellaneous fees

- (1) For each matter described in column 2 of the table, the fee prescribed in the corresponding entry in column 3 of the table is payable in full and immediately when it falls due.
- (2) All fees payable under this Part are outside the scope of Value Added Tax ("VAT") unless otherwise shown in the corresponding entry in column 4 of the table as being payable.
- (3) Where a fee is subject to VAT, this is payable at the standard rate ("Std.").

PART 4

GOVERNMENT FEES

12 Interpretation

In this Part, "table" means the table set out in Schedule 3.



13 Government fees

- (1) For each matter described in column 2 of the table, the fee prescribed in the corresponding entry in column 3 of the table is payable in full and immediately when it falls due.
- (2) No fee is payable under this Part in respect of a declaration of secrecy under
 - (a) regulation 5(2) (oath of office and declaration of secrecy of returning officers) or regulation 34 (declaration of secrecy) of the Elections (Keys) Regulations 20216; or
 - (b) regulation 31 (declaration of secrecy) of the Elections (Local Authorities) Regulations 2022⁷.

PART 5

REVOCATION

14 Revocation

The Courts and General Registry (Miscellaneous Fees) Order 20248 is revoked.

MADE 12TH MARCH 2025

⁸ SD 2024/0079.



⁶ SD 2021/0096.

⁷ SD 2022/0230.

SCHEDULE 1

COURTS SERVICES FEES

[Article 5]

Column	Colun	nn 2	Column
1			3
Fee Code	Matter Description		Fee £
1		L CLAIMS/SUMMARY/ORDINARY PROCEDURE	1 2 3 2
1.1	Filing a claim or counterclaim as appropriate —		
	(i)	Up to £300	32.50
	(ii)	£300.01 - £500	50.00
	(iii)	£500.01 - £1,000	69.50
	(iv)	£1,000.01 - £1,500	85.00
	(v)	£1,500.01 - £3,000	94.50
	(vi)	£3,000.01 - £5,000	118.00
	(vii)	£5,000.01 - £10,000	178.50
	(viii)	£10,000.01 - £15,000	243.50
	(ix)	£15,000.01 - £50,000	396.00
	(x)	£50,000.01 - £100,000	675.50
	(xi)	£100,000.01 - £150,000	870.00
	(xii)	£150,000.01 - £200,000	1,064.00
	(xiii)	£200,000.01 - £300,000	1,453.00
	(xiv)	£300,000.01 - £500,000	1,635.00
	(xv)	£500,000.01 - £1,000,000	2,613.50
	(xvi)	£1,000,000.01 - £5,000,000	3,270.50
	(xvii)	£5,000,000.01 - £10,000,000	4,413.00
	(xviii)	£10,000,000.01 - £50,000,000	5,390.50
	(xix)	Greater than £50,000,000 or unspecified	9,804.00
1.2	Filing a	a non-money claim (including any claim for possession that	261.50
	does not seek a monetary judgment). This fee will be the		
	minim	um fee payable in relation to all possession matters (a	
	higher fee will instead be payable if the financial or arrears sums		
	are equ	al to or greater than £15,000.01 in which case the fee	
	payabl	e will be charged in accordance with those prescribed at	
	paragraph 1.1)		
1.3	Any matter which is scheduled or set down for a hearing (see guidance note 3):		nce note 3):
	(i)	For a period of more than 2 days' duration, but not more	1,032.00
		than 5 days' duration, or for a period of less than 2 days,	
		but lasts more than 2 days, but not more than 5 days – per	
		day or part thereof up until and including the 5th day (see	
		guidance note 2)	
	(ii)	Where the hearing is scheduled for, or lasts longer than 5	1,548.00
		days, per day or part thereof for each day after the 5th day	
	Tree:	(see guidance note 3)	11
1.4	_	making any contested (see guidance note 1) application (inclu	iding those
	made in court during the court hearing) —		
1	(i)	Small Claims or Summary Procedure	159.00



	(ii)	Ordinary Procedure	261.50
1.5	Filing/1	making any agreed (see guidance note 1) application (includi	ng those
	made i	n court during the court hearing) —	
	(i)	Small Claims or Summary Procedure	55.00
	(ii)	Ordinary Procedure	159.00
2	CHAN	CERY PROCEDURE	
2.1	Filing	of any originating application	261.50
2.2	Any m	atter which is scheduled or set down for a hearing (see guida	nce note 3):
	(i)	For a period of more than 2 days' duration, but not more	1,032.00
		than 5 days' duration, or for a period of less than 2 days,	
		but lasts more than 2 days, but not more than 5 days – per	
		day or part thereof up until and including the 5th day (see	
		guidance note 2)	
	(ii)	Where the hearing is scheduled for, or lasts longer than 5	1,548.00
		days, per day or part thereof for each day after the 5th day	
		(see guidance note 3)	
2.3	Filing/1	making any contested (see guidance note 1) application	261.50
	(includ	ling those made in court during the court hearing)	
2.4	Filing/1	making any agreed (see guidance note 1) application	159.00
	(includ	ling those made in court during the court hearing)	
3	BANK	RUPTCY MATTERS, where no statutory fee is prescribed	
3.1	(i)	Application to the court to approve the distribution of	173.00
		assets	
	(ii)	Any other application to the court in relation to assets or	173.00
		accounts	
4	NON-0	CONTENTIOUS PROBATE BUSINESS	
4.1	(i)	settling a draft testamentary application	67.50
	(ii)	filing, extension or withdrawal of a caveat	67.50
4.2	Filing a	an application for probate of a will or letters of administration	where it is
	_	in the application that the gross estate is in the Isle of Man (N	
	in this	section include the cost of one sealed copy of the grant togeth	er with a
	plain c	opy of any will proved) —	
	(i)	<£10,000	32.50
	(ii)	£10,000.01 - £50,000	194.50
	(iii)	£50,000.01 - £125,000	572.00
	(iv)	£125,000.01 - £250,000	1,215.50
	(v)	£250,000.01 - £500,000	2,431.50
	(vi)	£500,000.01 - £1,000,000	4,863.00
	(vii)	Exceeds £1,000,000	9,724.00
	(viii)	Filing an application for a grant of probate of a will, or	305.00
		letters of administration, where it is stated and sworn that	
		the only asset is a policy of life assurance which has been	
		effected with any insurance company in the Isle of Man	
		by a person who has died domiciled elsewhere than in the	
		Isle of Man where the gross value of the policy exceeds	
		£50,000	
4.3	(i)	Amendment to grant or the relevant record as a result of	32.50
		an error or omission (see guidance note 5)	
	(ii)	Application for a cessate grant	32.50



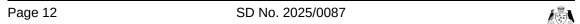
	(iii)	Application for revocation of a grant	32.50	
	(iv)	Application for a "de bonis non" grant – the fee payable wi	ll be based	
		on the value of the un-administered portion of the estate as per		
		paragraph 4.2		
	(v)	Application for an order pursuant to rule 40 of the	32.50	
		Probate Rules 1988 (proving of a copy will)		
4.4	Additi	onal copies (see note at paragraph 4.2) —		
	(i)	Certified copy grant (per document)	6.00	
	(ii)	Certified copy will (per document)	6.00	
	(iii)	Certified copy grant and will (requested at the same time)	10.00	
		- per bundle		
	Affixir	ng court seal and providing additional certified copy of —		
	(iv)	Certified copy grant (per document)	38.50	
	(v)	Certified copy will (per document)	38.50	
	(vi)	A copy grant and will (requested at the same time) - per	73.50	
	()	bundle		
	(vii)	Plain black and white copy/photocopy of any additional	0.50	
		document (per page)		
5	FAMI	LY, CHILDREN, MATRIMONIAL OR CIVIL PARTNERSH	IP	
	PROCEEDINGS			
5.1	-	an initial application for a divorce, annulment, separation or	335.00	
	_	ation order		
5.2		an application to make a provisional order final —	ı	
	(i)	Applicant	32.50	
	(ii)	Respondent (rule 45(1)(c) of the Rules of the High Court	159.00	
	(11)	(Matrimonial Proceedings) 2023° and rule 47(1)(c) of the	107.00	
		Rules of the High Court (Civil Partnership) 2023 ¹⁰)		
5.3	Filing/	making an application, etc. —	1	
0.0	(i)	In any procedure for the variation of a maintenance	79.50	
	(1)	agreement or like process	77.50	
	(ji)	Under Part 4, Children and Young Persons Act 2001 (care	261.50	
	(ii)		201.30	
		and supervision orders) (save for stand-alone emergency applications)		
	(;;;)		79.50	
	(iii)	Which is agreed (see guidance note 1) (including those	79.50	
	(i)	made in court during the court hearing)	124.00	
	(iv)	For a non-molestation order / occupation order – payable	134.00	
	()	separately except when filed with an initial application	150.00	
	(v)	Under Schedule 6 to the Civil Partnership Act 2011 or	159.00	
		under Part 3 of the Matrimonial Proceedings Act 2003, or		
		any like process for financial relief etc. (other than for		
	(:)	amendment/variation - see paragraph 5.3(i))	150.00	
	(vi)	For an order under the Hague Convention	159.00	
	(vii)	For an adoption order	159.00	
	(viii)	For a wardship order	159.00	
	(ix)	For hearing a contested (see guidance note 1) matter	159.00	
		under the Matrimonial Proceedings Act 2003, the Civil		

⁹ SD 2023/0135.

¹⁰ SD 2023/0338.



		Partnership Act 2011 or under the Children and Young Persons Act 2001	
	(x)	Which is contested (any other) (see guidance note 1)	159.00
	(11)	(including those made in court during the hearing)	107.00
5.4	Appeal	ls under section 7(6) of Civil Partnership Act 2011 or section	261.50
	1 1	ne Marriage Act 1984 (approval of places of registration)	
5.5		of a parental responsibility agreement	32.50
6	APPEA	AL MATTERS (WHETHER TO THE STAFF OF GOVERNM	ENT
	DIVIS	ION OR CIVIL DIVISION)	
6.1	_	making of any notice or contested application within the	396.00
		ls process (including those made in court during the court	
	hearing	<i>5.</i>	
6.2		atter which is scheduled or set down for a hearing (see guida	
	(i)	For a period of more than 2 days' duration, but not more	1,032.00
		than 5 days' duration, or for a period of less than 2 days,	
		but lasts more than 2 days, but not more than 5 days – per	
		day or part thereof up until and including the 5th day (see	
	(;;)	guidance note 2) Where the hearing is scheduled for, or lasts longer than 5	1 549 00
	(ii)	days, per day or part thereof for each day after the 5th day	1,548.00
		(see guidance note 3)	
6.3	Filing/ı	making of any agreed (see guidance note 1) application	236.00
0.5	(including those made in court during the court hearing)		250.00
7		SMENTS OF COSTS	l
7.1	+	Application for, or to set aside, a default/interim costs certificate	
7.2		ation (request) for a detailed assessment hearing.	79.50 5%
		tage of the total amount of the bill of costs (including VAT	
		and disbursements). (The sum is non-refundable).	
7.3			10%
	percen	tage of the total allowed amount of the assessed bill of costs	
	(including VAT and disbursements) from which will be deducted		
	the relevant fee paid under paragraph 7.2 (Note that the fee at 7.2		
	is non-refundable and is therefore the minimum total sum		
	payable	,	
7.4	_	of an appeal or review of a decision made in detailed	396.00
		nent proceedings	TTERC
8		ELLANEOUS – FEES PAYABLE IN MISCELLANEOUS MA	
8.1		ation to pay into Court, or a payment out of Court	32.50
8.2	(i)	Search of Court and other indices/records, lists etc. if	60.00
	(;;)	undertaken by staff (per volume or other medium)	60.00
8.3	(ii)	Request for access to a court case file (see guidance note 6)	
0.5	Filing/making of an application (including applications for consent orders any applications made in any way including any within other documents		
	process		nents of
	(i)	Small Claims or Summary Procedure (including requests	50.00
	(-)	for judgment and execution, or for execution only where a	30.00
		sum has previously been ordered to be paid)	
	(ii)	Small Claims or Summary Procedure (instalment order or	79.50
		attachment of earnings order)	
	(iii)	In any other procedure or process (not prescribed elsewhere	in this



	ı			
		Order) —		
	(a)	Contested (see guidance note 1) application (including	261.50	
		those made in court during the court hearing, requests for		
		judgment and execution, or for execution only where a		
		sum has previously been ordered to be paid)		
	(b)	Filing any agreed (see guidance note 1) application	159.00	
		(including those made in court during the court hearing)		
8.4	Produ	cing a copy recording of any individual court, tribunal or othe	er hearing	
	(or par	rt thereof) on CD-ROM per compact disc, or via other media (see	
	guidar	nce note 8)		
	(i)	Standard service – within 5 working days	50.00	
	(ii)	Expedited service – within 48 hours	100.00	
	(iii)	Premium service – within 24 hours	150.00	
8.5	Application for a temporary advocates licence (which shall remain 657.50			
	in forc	e for no more than 12 months), pursuant to the Advocates		
	Act 19	95, section 17 (see guidance note 7)		
8.6	Applic	cation for each/any additional year of a licence referred to in	261.50	
	paragi	raph 8.5 (see guidance note 7)		
8.7		cation, pursuant to the Advocates Act 1995, section 17 (3), for	396.00	
	review	of a decision made to grant or refuse an application for a		
	_	rary advocates licence		
8.8		cation for, or to vary, a domestic abuse protection order	134.00	
		t any such application under section 15(3) of the Domestic		
		Act 2020)		
8.9		cation in writing for a certificate of conviction – General	79.50	
	Gaol/S	Summary convictions		
9		ENDURING POWER OF ATTORNEY		
9.1	Applio	cation for registration of an enduring power of attorney	159.00	
9.2	Genera	al form of application	159.00	
9.3	Search	of the enduring power of attorney register (by Court staff)	60.00	
CHIDA	NCE NOTI			

GUIDANCE NOTES

- (1) Wherever in this Schedule reference is made to fees for an agreed or contested application, a contested application is defined as one in which the application has been submitted without being accompanied by evidence of agreement between the parties.
- (2) Wherever in this Schedule reference is made to a fee payable for a hearing of a duration of more than 2 days, but not more than 5 days, the fee payable will be calculated by multiplying the number of days scheduled by the lower fee rate prescribed in column 3 (e.g. for a 2 day hearing the fee will be nil, for a 3 day hearing the fee will be 3 x lower fee rate) up to 5 days. Where a hearing has been scheduled for 2 days or less and subsequently lasts for more than 2 days, the fees will be payable as if the hearing had been scheduled for the actual number of days of the hearing. Where the hearing is more than 5 days a higher fee is only payable from the day after the 5th day. (e.g. for a 7 day hearing the fee will be 5 x lower fee rate + 2 x higher fee rate).
- (3) Hearing fees will be payable by the party which seeks the hearing (by application or otherwise), and will generally be payable at the point of setting down/scheduling of the hearing. In any matter in which the party which has responsibility for the payment of the fee is disputed/unclear, the fee will be apportioned equally between the parties. In the absence of payment of such fee, the hearing may not take place.
- (4) Where a claimant is entitled to submit multiple claims within a single claim form under rule 4.1(2) of the Rules of the High Court of Justice 2009, a fee will be payable for each of the



claims contained within the single claim form.

- (5) The fee shown at Fee Code 4.3(i) relates to any requested or required amendments to a grant or the relevant record resulting from application errors or omissions, except where this relates to an increase to the declared value of the deceased's estate. Where an amendment is required to a grant to reflect the increased value of an estate the fee payable will be the balance between the fee paid and the applicable higher estate band fee shown in Fee Code 4.2 plus the amendment fee at Fee Code 4.3(i). No amendment fee will be payable as a result of any error or omission made by the Probate Office. Where a Grant or relevant record amendment relates to a lower estate value, an amendment fee will apply.
- (6) Where a request for access to a court file has been made in relation to Fee Code 8.2(ii) the sum due will be calculated in the same manner as the following example scenario:
 - Case reference ORD/1901/21;
 - Contains 1 standard court file volume and 4 other files;
 - The fee payable would be 1 + 4x the fee stated;
 - Should the request be specific so as to identify only certain files this would reduce the sums payable;
 - In the example shown above, if the request was only for the standard court file, only 1 x the fee stated would fall due to be paid;
 - Note the relevant item quantities may require to be identified before a definitive fee sum is sought and the file(s) produced.

In any instance where a fee required to be paid pursuant to this Schedule has not been paid at the appropriate/required point in time, the relevant fee bearing service/process will not take place. In addition, the Chief Registrar may determine that no other application, process etc. (in any matter) brought or involving the person/entity concerned (save for any brought by any other party to the matter) will take place until all/any outstanding fees have been paid.

- (7) The fees payable at Fee Codes 8.5 and 8.6 are in addition to the fees prescribed under Schedule 3 (Government Fees), Fee Code 1 in relation to "drawing a commission".
- (8) Processing times for applications received on a Friday or on the day immediately before a bank/public holiday will exclude weekend and bank/public holiday dates for these purposes.



SCHEDULE 2

GENERAL REGISTRY MISCELLANEOUS FEES

[Article 11]

Column 1	Column 2	Column 3	Column
			4
Fee Code	Transaction Description	Fee £	VAT ¹¹
1	For making a photocopy of a document (per page) (see	guidance not	e 1)—
	(a) Printed on A4 size paper —		
	(i) black and white copy	0.50	Std.
	(ii) colour copy	1.50	Std.
	(b) Printed on A3 size paper —		
	black and white copy	1.50	Std.
2	Electronic delivery of permitted documents.	6.50	
	Document sent by e-mail attachment (per request)		
3	Certification of a copy	6.00	
4	Apostilles – attesting or legalising a signature and seal for Hague Convention		
	countries and for the rest of the world (see guidance no	otes 2 and 3) -	-
	(a) standard service – within 2 working days	32.00	
	(see guidance note 4)		
	(b) premium service – within 90 minutes	64.00	Std.
	(additional cost to article 4(a)) (see guidance		
	note 5)		
5	Enrolment of any Commission or Appointment (per	31.00	
	application)		

GUIDANCE NOTE

- (1) Photocopying service provisions, shown under Fee Code 1, are subject to VAT at the standard rate ("Std.") unless the copies can properly be described as books, booklets, brochures, pamphlets, leaflets etc. or as amended by the Isle of Man Customs and Excise VAT guidance as published from time to time.
- (2) The stated processing time for services at Fee Code 4 commences from the date and time-stamp recorded on the receipt. Please note that the relevant fees are non-refundable once an application has been submitted.
- (3) Applications made for the services shown under Fee Code 4 will not be processed in accordance with the service standards referred to in notes (4) and (5) below if they are considered not to be straightforward (at the discretion of the Chief Registrar), including but not exclusive to: incomplete application forms; unclear instructions; documents not suitable for legalisation; and applications that necessitate additional work to confirm a signature's authenticity.
- (4) 'Standard service' processing time for applications received on a Friday or on the day immediately before a bank/public holiday will exclude weekend and bank/public holiday dates for these purposes.
- (5) 'Premium service' is applicable to straightforward applications only. Applications received after 1pm will not ordinarily be eligible for the premium service (at the discretion of the Chief Registrar).

¹¹ All fees are outside the scope of VAT unless shown otherwise in column 4.



SCHEDULE 3

GOVERNMENT FEES

[Article 13]

Column 1	Column 2	Column 3	
Fee Code	Matter Description	Fee £	
1	Drawing a Commission of a public authority (see guidance note	64.00	
	1)		
2	Affixing the Seal Public of the Isle of Man, or a seal of office to a	38.00	
	Commission, to any paper or proceeding, and providing a		
	certificate if required (per document)		
3	Making an affidavit, affirmation, attestation or declaration before	9.50	
	a public officer (see guidance note 2)		
4	Witnessing an exhibit to an affidavit, affirmation, attestation or a	6.00	
	declaration made before a public officer (per exhibit witnessed)		
GUIDANCE NOTE			
(1) This payable for is in addition to the for proggribed under Schodule 2 (Conoral Posistry)			

⁽¹⁾ This payable fee is in addition to the fee prescribed under Schedule 2 (General Registry Miscellaneous Fees), Fee Code 5 in relation to the "enrolment of any Commission or Appointment".



⁽²⁾ This fee is not applicable to any declaration of secrecy described in Article 13(2).

ENDNOTES

Table of Endnote References



¹ The format of this legislation has been changed as provided for under section 75 of, and paragraph 2 of Schedule 1 to, the Legislation Act 2015. The changes have been approved by the Attorney General after consultation with the Clerk of Tynwald as required by section 76 of the Legislation Act 2015.