SECOND SUPPLEMENT TO THE GIBRALTAR GAZETTE

No. 4160 of 31 March, 2015

LEGAL NOTICE NO. 52 OF 2015.

FINANCIAL SERVICES (BANKING) ACT 1992

BANKING (FEES) (AMENDMENT) REGULATIONS 2015

In exercise of the powers conferred on him by section 79 (e) of the Financial Services (Banking) Act 1992, and all other enabling powers, the Minister has made the following Regulations—

Title and commencement.

1. These Regulations may be cited as the Banking (Fees) (Amendment) Regulations 2015 and come into operation on the 1st day of April 2015.

Amendment to the Banking Regulations 1992.

2. The Banking Regulations 1992 are amended by substituting Schedule 3 as follows—

"SCHEDULE 3

- 1. Initial administration fee where the Commissioner £7,025 receives a notice under section 7(1) or (2) of the Act.
- 2. Continuation administration fee on each anniversary of £7,025 the date of the receipt of the notice under section 7(1) or (2) of the Act.
- 3. Penalty fee where an initial administration fee or a £400 continuation administration fee is not paid or paid after it becomes due and payable (the penalty fee being payable in addition to that other fee).
- 4. Fee for an application (other than an application for an electronic money institution) under section 18 of the Act.
- 5. Initial licence fee on the granting by the Commissioner £27,722 of a licence (other than a licence for an electronic

money institution) under section 24 of the Act.

- 6. Continuation licence fee on each anniversary of the £27,722 granting of a licence (other than a licence for an electronic money institution) under section 24 of the Act.
- 7. Penalty fee where a continuation licence fee (in £1,000 relation to a licence other than a licence for an electronic money institution) is not paid or is paid after it becomes due and payable (the penalty fee being payable in addition to that other fee).
- 8. Fee for an application for an electronic money £27,500 institution under section 18 of the Act.
- 9. Initial licence fee on the granting by the Commissioner £35,123 of a licence for an electronic money institution under section 24 of the Act.
- 10. Continuation licence fee on each anniversary of the £35,123 date of the issue of the licence for an electronic money institution under section 24 of the Act.
- 11. Penalty fee where a continuation licence fee (in £2,000 relation to an electronic money institution) is not paid or is paid after it becomes due and payable (the penalty fee being payable in addition to that other fee).
- 12. Fee for an application to establish a branch into £5,500 another EEA state under section 88 of the Act.
- 13. Initial fee upon the establishment of a branch into £7,087 another EEA state under section 88 of the Act.
- 14. Continuation fee on each anniversary of the £7,087 establishment of a branch in another EEA member state under Section 88 of the Act.

- 15. Notification of an agent (in relation to an electronic £246 money institution) under section 34 of the Financial Services Electronic Money) Regulations 2011.
- 16. Notification of a distributor (in relation to an electronic £123 money institution) under section 28 of the Financial Services (Electronic Money) Regulations 2011.
- 17. Credit Institutions conducting investment services and activities as defined under the Financial Services (Markets in Financial Instruments) Act 2006 will be required to pay an additional licence fee which is dependant upon the type of investment services and activities conducted and is set out in PART 3 of the Financial Services (Fees) Regulations 2011.
- 18. Credit Institutions conducting investment services and activities as defined under the Financial Services (Markets in Financial Instruments) Act 2006 will be required to pay an additional continuation licence fee in advance and within 28 days from 1 April in any financial year, unless the Commission agrees otherwise."

Dated 31st March, 2015.

A J ISOLA, Minister with responsibility for financial services.