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Subsidiary Legislation made under s.51.

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LN.1991/205

Commencement **1.11.1991**

Amending enactments		vant current ovisions	Commencement date
enactments LN. 1992/099 1992/145 1992/152 1993/063 1995/019 1995/032 1995/019 1995/019 1995/116 1996/056 1996/083 1997/084 1997/084 1998/023 Act. 1998-34 LN. 1998/092 2000/074	pr Sch. 2 Sch. 2		date 1.8.1992 25.10.1992 23.11.1992 17.12.1992 1.4.1993 23.2.1995 14.3.1995 14.3.1995 17.8.1995 25.4.1996 29.8.1996 2.5.1997 21.8.1997 26.3.1998 1.4.1998 1.7.1998 22.10.1998 22.9.2000
2003/022 2002/030 2002/048	Sch. 2 Sch. 2		1.4.2001 1.4.2002
2003/048 2004/136 2005/025	Sch. 2 Sch. 2 Sch. 2		1.5.2003 1.1.2005 1.4.2005
2005/054 2019/178 "	Sch. 2 Sch. 2 Sch. 2 Sch. 2 Sch. 2 Sch. 1-2		1.4.2005 2.7.2018 1.9.2019
2022/222	SUII. 1-2		1.8.2022

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ARRANGEMENT OF RULES

Rule

- 1. Title and commencement.
- 2. Fees and terms of licence.

SCHEDULE 1.

FEES PAYABLE IN ACCORDANCE WITH LICENSING AND FEES ACT AND NOT OTHERWISE PROVIDED FOR.

PART 1 – INTOXICATING LIQUOR LICENCES. PART II – OTHER LICENCES.

SCHEDULE 2.

FEES AND CHARGES IN RESPECT OF MATTERS SPECIFIED IN THE SCHEDULE TO THE ACT.

- 1. CUSTOMS.
- 2. FEES AND DOCUMENTS RELATING TO LAND PROPERTY.
- 3. REGISTRATION AND NATURALISATION.
- 4. OFFICE FEES.
- 5. PASSPORT FEES.
- 6. DRUGS (MISUSE).
- 7. *Omitted*.
- 8. CRANE AND WEIGHTMENT CHARGES.
- 9. RENTAL CHARGES.
- 10. ARRIVAL AND DEPARTURE CHARGES.
- 11. The fee payable to the Chief Environmental Health Officer.....
- 12. SUSTAINABLE TOURISM FEE

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In exercise of the powers conferred on him by section 51 of the Licensing and Fees Act, and of all other enabling powers, the Governor has made the following rules–

Title and commencement.

1. These rules may be cited as the Licence (Fees) Rules 1991 and shall come into operation on the 1st day of November 1991.

Fees and terms of licence.

2.(1) The fees specified in Schedule 1, shall be payable in respect of licences required under the Licensing and Fees Act to be paid except—

- (a) where provision has been made for such fees in other rules under the Act or under some other Act;
- (b) fees to be paid in respect of matters specified in the Schedule to the Act.

And provision shall be made in respect of such fees as to the duration of the licence, and condition attaching thereto and the method of payment of the fee.

(2) Fees payable in respect of matters specified in the Schedule to the Act shall be those set out in Schedule 2.

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SCHEDULE 1.

Rule 2(1)

FEES PAYABLE IN ACCORDANCE WITH LICENSING AND FEES ACT AND NOT OTHERWISE PROVIDED FOR.

PART 1 – INTOXICATING LIQUOR LICENCES.

Description of Licence	Fee £	Duration of an Conditions of Licence and how payable
1 Beer merchant's licence (Section 16)	32.50	per annum; issuable for one year; fee payable yearly in advance.
2. Beershop licence (Section 17)	43.00	per annum; issuable for one year; fee payable yearly in advance.
3. Canteen licence (Section 21)	5.50	per annum; issuable for one year; fee payable yearly in advance.
4. Club licence (Section 18)	Free	There is a duty payable under the Clubs Act.
5. Club annexe, temporary licence for (Section 19)	5.50	Fee payable on registration.
6. Grocer's wine licence (Section 20)	43.00	per annum; issuable for one year; fee payable yearly in advance.
7. Hotel licence:-		
(Section 15)		
For any premises whose net annual value is rated at not more than £1,000 per annum	108.00	
rated from £1,001 to £2,000	162.00	per annum; issuable for one year; fee payable yearly in advance.
rated from £2,001 to £3,000	216.00	advance.
rated from £3,001 to £5,000	270.00	
rated above £5,000	324.00	
8. Manufacturer's licence (Section 9)	43.00	per annum; issuable for one year; fee payable yearly in advance.
9. Occasional licence to sell alcoholic liquor (Section 23)	5.50	per diem, issuable for any period not exceeding seven days; fee payable in advance. The licence authorises the holder thereof to sell during such hours and upon such terms and conditions as may be specified in the licence, the same articles that he may sell on his licensed premises.
10. Tavern licence:- (Section 14) For any premises whose net annual value is rated		
at not more than £250 per annum	173.00	
rated from £251 to £500	216.00	
rated from £501 to £1,000	281.00	per annum; issuable for one year; fee payable quarterly in advance.
rated from £1,001 to £1,500	345.50	advance.
rated above £1,500	432.00	

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11. Wholesale wine merchant's licence (Section 12)	43.00	per annum; issuable for one year; fee payable yearly in advance.
12. Full wine merchant's licence:- (Section 13)		
(a) When issuable to any person who is the holder of a tavern licence in respect of the same premises for the same period.	21.50	per annum; issuable for one year; fee payable quarterly in advance.
(b) When issuable to any other person, or when issuable to the holder of the tavern licence in respect of premises other than those in respect of which the tavern licence is held	86.50	per annum; issuable for one year; fee payable quarterly in advance.
13. Traveller's licence to sell intoxicating liquors (Section 22)	21.50	for each licence which covers a period not exceeding one month from date to issue; fee payable in advance.
	11.00	for each licence which covers a period not exceeding fourteen days from date of issue; fee payable in advance.

PART II – OTHER LICENCES.

Description of Licence	Fee £	Duration of and Conditions of Licence and how payable	
1. Auctioneer's licence (Section 27)	21.50	per annum; issuable for one year; fee payable yearly in advance.	
2. Baker's licence (Section 28)	13.00	per annum; issuable for one year; fee payable yearly in advance.	
3. Broker's licence (Section 28)	13.00	per annum; issuable for one year; fee payable yearly in advance.	
4. Cigar and cigarette manufacturer's licence (Section 25(2))	54.00	per annum; issuable for one year; fee payable yearly in advance. The licence authorises the holder to manufacture cigars and cigarettes only.	
5. Porter's licence (Section 28)	1.00	per annum; issuable for one year; fee payable yearly in advance.	
6. Tobacco manufacturer's licence (Section 25(2)).	86.50	per annum; issuable for one year; fee payable yearly in advance. The licence authorises the holder to chop and manufacture tobacco including cigars and cigarettes.	
7.(a) Tobacconist's licence (Section 25(1).)	26.00	per annum; issuable for one year; fee payable yearly in advance; the licence authorises the holder to sell tobacco manufactured by wholesale or retail.	
(b) Tobacconist's occasional licence (Section 23)	0.50	 per diem; issuable for a period not exceeding seven days; fee payable in advance. The licence authorises the holder to sell tobacco, manufactured, on such terms and conditions as may be specified in the licence. 	
8 Traveller's licence to sell tobacco (Section 22)	21.50	for each licence which covers a period not exceeding one month's from date to issue.	
	11.00	for each licence which covers a period not exceeding fourteen from date to issue.	
9. Traveller's licence to sell perfumed spirits (Section 22)	11.00	for each licence which covers a period not exceeding one month from date to issue.	

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	5.50	for each licence which covers a period not exceeding fourteen from date to issue.
10. Amusement machine licence (Section 29A)	54.00	per annum; issuable for one year fee payable in advance.
11. Video lending licence (Section 29B)	27.00	per annum; issuable for one year fee payable in advance.
12. Transfer fee (section 30)(a) For the transfer of a porter's or guide's		
licence	0.50	
(b) For the transfer of any other licence.	2.00	

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SCHEDULE 2

Rule 2(2)

FEES AND CHARGES IN RESPECT OF MATTERS SPECIFIED IN THE SCHEDULE TO THE ACT.

Fees and Charges

Description of fees and charges.	Fee £
1. CUSTOMS	
(a) For any certificate issued by the Collector of Customs in relation to quantities and condition of any class of goods imported into or exported from Gibraltar–	
(i) certificate of landing or shipment;	21.50
 (ii) certificate of weight or measurement (applicable also to liquors); 	11.00
(iii) certificate of examination of goods, short or damaged;	21.50
(b) Declaration of import of a motor vehicle for personal use.	54.00
(c) Issue of an import licence under the Imports and Exports (Control) Regulations, 1987;	11.00
(d) Issue of an export licence under the Imports and Exports (Control) Regulations, 1987;	11.00
(e) Declaration of goods imported on a temporary basis;	11.00
(f) Declaration of goods in transit;	11.00
(g) Transfer or assignment of an import licence granted in respect of a vessel or caravan.	11.00
2. FEES AND DOCUMENTS RELATING TO LANDED PROPERTY.	
(a) an original grant of Crown Land in fee on paper or parchment, under Public Seal	43.00
(b) a lease or demise for a term of years, of Crown Land, under the Public Seal	43.00
3. REGISTRATION AND NATURALISATION.	
(a) registration of a person as a British citizen under section 5 of the British Nationality Act, 1981	11.00
(b) registration of a person of full age as a British Overseas Territories citizen under the British Nationality Act, 1981	92.00

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(c) registration of a minor as a British Overseas Territories citizen under the British Nationality Act, 1981	155.50
(d) grant of a Certificate of Naturalisation as a British Overseas Territories citizen under section 18(1) of the British Nationality Act, 1981.	162.00
(e) grant of a Certificate of Naturalisation as a British Overseas Territories citizen under section 18(2) of the British Nationality Act, 1981.	157.50
(f) registration of a declaration of renunciation of British Overseas Territories citizenship under section 18(2) of the British Nationality Act, 1981	87.50
(g) supplying a certified or other copy of a notice, certificate, order, declaration or entry given, granted or made under the British Nationality Act 1981 or any of the former Nationality Acts	21.50
(h) administering the oath of allegiance for the purposes of the British Nationality Act, 1981	27.00
	(Note: if the oath is administered by a Commissioner for Oaths or Notary Public payment of the fee shall be to that person)
(j) preparing or forwarding or both an application for registration or naturalisation to the Home Office	32.50
1. Notes on the above fees-	
 the registration of a person as a British citizen under section 5 of the Act, or British Dependent Territories Citizens; or 	
(ii) the grant to a person of a certificate of naturalisation as a British Dependent Territories citizen; or	
(iii) the registration of a declaration of renunciation of British Dependent Territories citizenship.	
shall be payable on the submission of the application for such registration or such a certificate or, as the case may be, of the declaration of renunication.	
2. On the event of an application made under paragraph (f) above, being refused or withdrawn the fees taken in respect of such an application shall be repaid to the full application in full.	
An applicant under paragraphs	
(b)	£65.00
(c)	£65.00
(d)	£145.80
(e)	£140.50
3. Notwithstanding paragraph (a) and note 1, the fee payable in respect of the registration of a person as a British citizen under section 5 of the Act may be	

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remitted in cases of hardship on the recommendation of the Director of Labour and Social Security.	
4. Where a husband and wife apply at the same time for the grant of a certificate of naturlisation as a British Dependent Territories citizens and are residing together at the time of the applications, the total fee payable in respect of the certificate shall be $\pounds 162$.	
In the event of both of such applications being refused or withdrawn the fees taken in respect thereof shall, with the exception of £146 thereof, be repaid to the applicants.	
5. Where an application is made under any provision of the Act to which paragraph (c) relates for the registration of a minor as a British Dependent Territories citizen at the same time as an application or applications under the same or any other such provision for the registration of some other minor or minors having the same parent, the total fee payable in respect of the registration shall be £129.50. In this respect "parent" includes a step-parent and an adoptive parent.	
6. Where a declaration of renunciation of British Dependent Territories citizenship is made by a person at the same time as a declaration of renunciation by him of another such citizenship or status, the total fee payable in respect of the registration of the declaration shall be $\pounds 21.50$. In the event of a declaration of renunciation not being registered the fee shall be repaid in full to the applicant.	
4. OFFICE FEES.	£
(a) For the issue of any licence, permit, certificate, pass or other document	
required under the authority of any law for which no fee is specified therein or by this Act.	5.50
	5.50
by this Act.(b) For the attestation or authentication by a public officer, justice of the peace or notary public, as such, of any signature or document where not otherwise	
 by this Act. (b) For the attestation or authentication by a public officer, justice of the peace or notary public, as such, of any signature or document where not otherwise provided – for each signature or document attested or authenticated (c) For the issue of a certificate or other document by a public officer for use 	16.00
 by this Act. (b) For the attestation or authentication by a public officer, justice of the peace or notary public, as such, of any signature or document where not otherwise provided – for each signature or document attested or authenticated (c) For the issue of a certificate or other document by a public officer for use outside Gibraltar (d) for the attestation or authentication of any signature or document, as 	16.00 11.00
 by this Act. (b) For the attestation or authentication by a public officer, justice of the peace or notary public, as such, of any signature or document where not otherwise provided – for each signature or document attested or authenticated (c) For the issue of a certificate or other document by a public officer for use outside Gibraltar (d) for the attestation or authentication of any signature or document, as provided in paragraph (e), where, by request, it is necessary to effect such attestation or authentication 	16.00 11.00 11.00
 by this Act. (b) For the attestation or authentication by a public officer, justice of the peace or notary public, as such, of any signature or document where not otherwise provided – for each signature or document attested or authenticated (c) For the issue of a certificate or other document by a public officer for use outside Gibraltar (d) for the attestation or authentication of any signature or document, as provided in paragraph (e), where, by request, it is necessary to effect such attestation or authentication urgently, in addition to any fees payable under that paragraph The sums specified in the right-hand columns may be paid in cash, cheque drawn on a British or Gibraltar bank or by means of the revenue stamps. Where the sum is paid in cash or cheque, the fact shall be recorded on the document and signed by the public officer, justice of the peace or notary public. Where the sum is paid by means of revenue stamps, the stamps shall be affixed to the 	16.00 11.00 11.00

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(i)	for one period of ten years, where the applicant is 16 years of age or over-	45.50
(ii)	for one period of 5 years where the applicant is under 16 years of age	27.00
(b) For the iss	ue of a collective passport	
	sue of an emergency passport or a certificate of identity or the a declaration of identity	
(d) Revoked. I	LN 2004/136.	
(e) Revoked by	v LN 2004/136.	
(f) Revoked.		
by an authorit	ng or forwarding, or both, an application for the issue of passport y of Her Majesty's Government in the United Kingdom. No fee in respect of these services if the applicant is born on or before y 1929.	14.00
to issue a pass	ort facilities where at the request of the applicant, it is necessary port urgently, a fee of $\pounds 27.50$ shall be payable, in addition to any inder paragraph (a)	
	rgent passport facilities at the request of the applicant in addition ses payable under paragraphs (b), (d), (e) and (f)	
applicant is m illness. No fe paragraph (a)	officer may remit the fee payable under this paragraph where the nade as a matter of urgency because of bereavement or serious we shall be taken in respect of the grant of a passport under to a Minister of the Government of Gibraltar or to a British on or before 2^{nd} September, 1929.	
United Kingd to such cleara	ing an application for entry clearance for a dependency of the om or Commonwealth country in addition to the fee applicable ince under paragraph (k) below (such fee may be refunded if er paragraph (k) is not granted).	21.50
document wh Government in connection wi identity card, other certifica addition to the	or forwarding, or both, any letter, certificate, declaration or other nich may be required by, an authority of Her Majesty's in the United Kingdom, or any other country or territory for or in th an application, for the issue or renewal of a residence permit, application for registration or naturalisation or forwarding any te or document (except a Home Office travel document), in fees payable for such documents under the Immigration Control an Registration Act and Item 3 of this Schedule	
Kingdom is ec	r receiving an application for an entry clearance for the United ual to the fee which is charged by the Home Office in the United le time the application is made	

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		a new passport to a previous one which although filled ntains a valid visa or visa	8.00
6. DRUGS (MISUSE)			£
For the issue of a licence under Part 21 of the Crimes Act 2011			0.50
7. (OMITTE	D).		
8. CRANGE	AND W	EIGHTMENT CHARGES.	
		Part I. CRANGAE CHARGES.	
(a) cranes of l	less than	6 tons lifting capacity-	
(i)	within	normal working hours;	
	(aa)	at Waterport Wharf	16.00 per hour or part thereof or
			9.50 for a single lift provided there is no delay
	(bb)	mobile cranes used elsewhere in the Port	16.00 per hour or part thereof (subject to a minimum charge of £32.50)
(ii)	outside	e normal working hours anywhere within the Port-	
	(cc)	when commencing within but continuing outside normal working hours	16.00 per hours for each working hour or part thereof, and
			26.00 per hour or part thereof outside working hours
	(dd)	when commencing outside normal working hours on Mondays to Fridays	26.00 per hour or part thereof (subject to a minimum charge of £58.50)
	(ff)	on Sunday and public holidays	31.00 per hour or part thereof (subject to a minimum charge of $\pounds71.50$)
(b) 8 ton Crar	ne at Wat	erport-	
(i)	within	normal working hours	19.50 per hour or part thereof or 12.00 for a single lift provided there is no delay
(ii)	outside	e normal working hours-	
	(aa)	when commencing within but continuing outside normal working hours	19.50

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			per hour for each working hour or part thereof and 29.00 per hour or part thereof outside normal working hours	
	(bb)	when commencing outside normal working hours on Mondays to Fridays	29.00 per hour or part thereof (subject to a minimum charge of £52.00)	
(ii)	on Satur	days	29.00 per hour or part thereof (subject to a minimum charge of $\pounds 61.50$)	
	(cc)	on Sundays and Public Holidays	34.00 per hour or part thereof (subject to a minimum charge of £74.50)	
Note on the al	bove fees.			
Normal worki	ing hours 1	neans-		
8.00 a.m. to 1 2.00 p.m. to 5		und		
on all days oth	her than Pu	ublic Holidays, from Monday to Friday.		
		his Part shall be payable on demand to the Captain of authorised by him		
		PART II – OVERTIME FEES		
Overtime fees hours of busin		for the service of Customs Staff outside the normal	£27.00 per hour (subject to a minimum charge in respect of hours Monday to Friday of £54 and for hours on Saturdays, Sundays and Public Holidays of £65)	
Note on the al	bove fees			
For the purpos	ses of this	part, normal hours of business means		
9.00 a.m. to 1 2.00 p.m. to 4		and		
on all days oth	her than Pu	ublic Holidays from Monday to Friday.		
PART III. – WEIGHMENT CHARGES				
(a) for the use	of the we	ighbridge		
per weighmen	ıt		0.009p per cwt. per part thereof for the first cwt. and 0.0045p per 56 lbs, or part thereof for any weight in excess of 1 cwt.	
		e less than 25 tons of merchandise is weighted for any me, the following charges shall be made for weighing-		
for the first 25	5 tons, per	ton or part thereof	0.18p	

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for the next 25	tons, per ton or part thereof	0.09p
for the next 50	tons, per ton or part thereof	0.05p
thereafter, per	ton or part thereof	0.03p
(b) for the use	of any other weighing instrument-	
(i)	coffee, sugar, unmanufactured tobacco, grain, rice, seeds, flour, potatoes, soap, dried fruits, dried fish, iron and liquids including oil per weightment	0.0045p per cwt. or part thereof
 (ii) manufactured tobacco (including cigars and cigarettes) per weighment 		0.009p per cwt. for the first cwt and 0.0045p for every additional 56 lbs or part thereof
(iii)	other merchandise per weightment	0.02p for first cwt. and 0.01p for every additional 56 lbs or part thereof
Note on the ab	ove fees	
Any fraction of penny.	of one penny in the total of any claim will be charged as one	
	dge shall only be used for weighments of animals, articles or not less than 5 cwt, and at the discretion of the Collector of	
	PART IV EXMINATION FEES	
	ination of goods at the request of a member of the public the issue of an official certificate.	3.00
	PART V ATTENDANCE FEES	
	nce of a customs officer to supervise the conveyance of dutiable aterport Wharf to any place outside the area of Waterport Wharf	3.00
9. RENTAL O	CHARGES.	
	s shall be paid in respect of every container anywhere within the n in a Government store, as follows-	
(i) container u discharge, free	up to 25 feet in length, the first 30 days, including the day of e, thereafter for each succeeding day or part thereof	11.00
	exceeding 25 feet in length, the first 30 days including the day ree, thereafter for each succeeding day or part thereof	21.50
Notes on the a	bove fee.	
convenience o	ontainer in transit has been discharged in the Port for the of the carrier and not as a genuine incident of carriage, which be decided by the Captain of the Port in his absolute discretion,	

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there shall be no free days and rental charges shall be payable from the day of discharge at the rates specified.	
Where any container which has been discharged in the Port has been removed from the Port other by sea within 30 days after discharge, including the day of discharge and the day of removal, enters the Port, after having been outside the Port for more than twenty-four hours, no rental charges shall be payable in respect of such container for the number of days for which no charges would have been payable if it had not been so removed.	
10. ARRIVAL AND DEPARTURE CHARGES.	
1.(1) Subject to the provisions of sub-paragraph (2), there shall be paid in respect of every fare-paying passenger on departure from Gibraltar by civil aircraft–	
(a) to a destination in Morocco, £3,	
(b) to any other destination, £10.	
(2) The provisions of sub-paragraph (1) do not apply-	
(a) to passengers under 2 years of age,	
(b) to any passenger in transit whose ticket does not provide for the passenger to spend more than 24 hours in Gibraltar,	
(c) to passengers travelling on civil aircraft forced to return to Gibraltar Airport due to mechanical, navigational or meteorological reasons,	
(d) to any passenger lawfully removed from Gibraltar under the following provisions of the Immigration Control Act, namely-	
(i) section 53 (fugitive offenders),	
(ii) section 55 (political refugees),	
(iii) section 59 (detention and removal of unauthorised persons).	
2. Omitted	
11. The fee payable to the Chief Environmental Health Officer in respect of each permit for the importation of material to which rule 12 of the Litter and Nuisance Rules and Regulations 1994 applies-	
For the first 1000 tons in each permit	£27.00
For each additional 1000 tons or part thereof in each permit	£11.00
12. SUSTAINABLE TOURISM FEE	
The fee to be paid by every visitor for each night spent in Gibraltar in hotel or other rented accommodation in accordance with paragraph 15 of the Schedule to the Licensing and Fees Act.	£3

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This fee does not apply to visitors arriving on a cruise ship and to whom the charges in paragraph 3(e) of Schedule 4 to the Port Rules apply.