

Island of



Alderney

# Ordinance of the States

VI  
2001

Made ..... 18th April 2001

Coming into operation.....18th April 2001

## THE FEES (AMENDMENT) (ALDERNEY) ORDINANCE, 2001

The States of Alderney in pursuance of their Resolution of the eighteenth day of April 2001, and in exercise of all powers enabling them in that behalf, hereby order:-

1. In The Fees (Alderney) Ordinance 1990, as amended, delete the Schedule and substitute the following:-

### SECTION 1

#### SCHEDULE

#### PART I

#### Fees imposed by virtue of The Fees (Alderney) Law, 1989

Enactment and Section	Description	Existing fees payable	New fees payable
The Employment Permits (Alderney) Law, 1975 s.2	1. On the first application	£7.00	£7.00
	2. Renewal of permit	£3.00	£3.00
	3. Grant of indefinite permit	£11.00	£11.00
The Building and Development Control (Alderney) Law, 1975 s.5(1)	1. <u>Minor Works</u>		
	(i) Minor works not requiring working drawings; on receipt of application	£5.00	£10.00
	(ii) Minor Works of a permanent nature requiring working drawings; on deposit of plans	£10.00	£20.00

	<p>2. <u>Extensions and Alterations to existing premises</u>  - on deposit of plans</p> <p>3. <u>New Dwelling for Owner/Occupier</u>  - on deposit of plans</p> <p>4. <u>Commercial Housing Developments</u>  - on deposit of plans</p> <p>5. <u>Commercial Premises</u>  a) Premises of 1,000 square feet or less - on deposit of plans</p>	<p>£15.00</p> <p>£25.00</p> <p>£150.00 plus  £0.10p per square foot of all floor levels within the outside walls of each dwelling.</p> <p>The additional fee payable in respect of the square footage of all floor levels, shall be refundable to the applicant if the application in respect of which the additional fee was paid is refused by the Committee and for the purposes of this paragraph where an appeal is instituted to the Court against such a refusal the application shall be deemed to have been refused if and only if the appeal is settled or finally determined in the Committee's favour.</p> <p>£75.00 plus  £0.10p per square foot of all floor levels within the outside walls of each building.</p> <p>The additional fee payable in respect of the square footage of all floor levels,</p>	<p>£20.00 plus  £0.06p per sq ft of all floor levels within the outside walls of the extension to the premises or part of the premises being altered.</p> <p>£20.00 plus  £0.06p per sq ft of all floor levels within the outside walls of each dwelling.</p> <p>£156.00 plus  £0.11p per square foot of all floor levels within the outside walls of each dwelling.</p> <p>The additional fee payable in respect of the square footage of all floor levels, shall be refundable to the applicant if the application in respect of which the additional fee was paid is refused by the Committee and for the purposes of this paragraph where an appeal is instituted to the Court against such a refusal the application shall be deemed to have been refused if and only if the appeal is settled or finally determined in the Committee's favour.</p> <p>£78.00 plus  £0.11p per square foot of all floor levels within the outside walls of each building.</p> <p>The additional fee payable in respect of the square footage of all floor levels,</p>
--	--	--	--

	<p>b) Premises with an area of more than 1,000 square feet - on deposit of plans</p>	<p>shall be refundable to the applicant if the application in respect of which the additional fee was paid is refused by the Committee and for the purposes of this paragraph where an appeal is instituted to the Court against such a refusal the application shall be deemed to have been refused if and only if the appeal is settled or finally determined in the Committee's favour.</p> <p>£150.00 plus £0.10p per square foot of all floor levels within the outside walls of each building.</p> <p>The additional fee payable in respect of the square footage of all floor levels, shall be refundable to the applicant if the application in respect of which the additional fee was paid is refused by the Committee and for the purposes of this paragraph where an appeal is instituted to the Court against such a refusal the application shall be deemed to have been refused if and only if the appeal is settled or finally determined in the Committee's favour.</p>	<p>shall be refundable to the applicant if the application in respect of which the additional fee was paid is refused by the Committee and for the purposes of this paragraph where an appeal is instituted to the Court against such a refusal the application shall be deemed to have been refused if and only if the appeal is settled or finally determined in the Committee's favour.</p> <p>£156.00 plus £0.11p per square foot of all floor levels within the outside walls of each building.</p> <p>The additional fee payable in respect of the square footage of all floor levels, shall be refundable to the applicant if the application in respect of which the additional fee was paid is refused by the Committee and for the purposes of this paragraph where an appeal is instituted to the Court against such a refusal the application shall be deemed to have been refused if and only if the appeal is settled or finally determined in the Committee's favour.</p>
--	--	--	--

**Interpretation.**

For the purposes of this Part of this Schedule, the following expressions shall have the following meanings:-

“**commercial housing development**” means a dwelling constructed other than for the applicant’s own use and occupation;

“**commercial premises**” means premises designed solely or principally for use in business, trade, the professions or commerce;

“**constructed**” and “**dwelling**” have the meanings respectively given by section 9(1) of The Housing (Control of Occupation and Development) (Alderney) Law, 1994, as amended;

“**new dwelling for owner / occupier**” means a dwelling constructed for the applicant’s own use and occupation.

**PART II****Fees revised by virtue of The Fees (Alderney) Law, 1989**

<b>Enactment and Section</b>	<b>Description</b>	<b>Existing fees payable</b>	<b>New fees payable and periods of validity</b>
Loi relative au Colportage, 1930 Article IV	1. Hawker’s Licence - 1st Class	£17.50 - 3 months	£17.50- 3 months
		£35 - 6 months	£35 - 6 months
		£52 - 9 months	£52 - 9 months
		£70 - 12 months	£70 - 12 months
	2. Hawker’s Licence -2nd Class	£108 - 6 months	£108 - 6 months
		£215 - 12 months	£215 - 12 months
	3. Hawker’s Licence -3rd Class	£108 - 6 months	£108 - 6 months
		£215 - 12 months	£215 - 12 months

**PART III****Fees revised by virtue of individual enactments**

<b>Enactment and Section</b>	<b>Description</b>	<b>Existing fees payable</b>	<b>New fees payable</b>
The Tourist (Alderney) Law (Fees) Ordinance, 1983, section 1	Issue of permit	£5.00 per bed	£5.00 per bed
The Liquor Licensing Ordinance, 1994	1. (a) Residential Hotel Licence	£70.00	£70.00
	(b) Full Hotel Licence	£210.00	£210.00
	2. Restaurant Licence	£85.00	£85.00
	3. Public House Licence	£85.00	£85.00
The Motor Vehicles (International Circulation) (Alderney) Ordinance, 1961, section 1(4)	4. Club Licence	£60.00	£60.00
	International Driving Licence	£5.00	£5.00
The Dangerous Weapons (Alderney) Ordinance, 1965 section 8	Weapon Licence:		
	(i) first weapon;	£21.00	£21.00
The Alderney Road Traffic and Public Highways Ordinances, 1966 to 1988, section 15	(ii) additional weapon	£7.00	£7.00
	1. Public Vehicle Licence:		
	Taxi/Minibus - per seat	£10 per seat (min £50)	£50
	2. Road Service Licence:		
Coach/Omnibus	£20.00	£20.00	
3. Public Vehicle Driving Licence:	£7.00	£7.00	
The Hired Motor Vehicles (Alderney) Ordinance, 1972, section 2(4)	Inspection Fee:-		
	Motor Cars -	£30.00	£30.00
	Motor Cycles -	£15.00	£15.00
The Licensing of Passenger Boats (Alderney) Ordinances, 1954 and 1972, section 6	1. Licence Fee, boat propelled by:		
	i) mechanical power;	i) £54.00	i) £54.00
	ii) sail alone;	ii) £10.00	ii) £10.00
	iii) oars or paddles alone	iii) £5.00	iii) £5.00
	2. Boatman's Licence:		
	i) Water Taxi within Braye Bay	i) £54.00	i) £54.00
	ii) (a) For use in Alderney Territorial waters;	ii)(a) £106.00	ii)(a) £106.00
(b) on subsequent renewal	(b) £54.00	(b) £54.00	

**PART IV****Fees payable in respect of marriages**

Enactment and Section	Description	Existing fees payable	New fees payable
The Marriage Fees (Alderney) Ordinance, 1978, sections 1 and 2	1. Fees for officiating ministers for each certified copy of registration	£2.00	£2.00
	<u>Fees payable to the Registrar:</u>		
	2. When marriage takes place in Registrar-General's Office, by Certificate: i) entry of Notice of Marriage; ii) Certificate for Marriage; iii) solemnisation of Marriage; iv) additional fee when marriage performed outside Greffe hours of opening.	i) £8.50 ii) £8.50 iii) £14.50 iv) £14.50	i) £8.50 ii) £8.50 iii) £14.50 iv) £14.50
	3. When marriage takes place in licensed building by Certificate: i) entry of Notice of Marriage; ii) Certificate for Marriage; iii) attendance of Registrar; iv) additional fee when marriage performed outside Greffe hours of opening.	i) £8.50 ii) £8.50 iii) £14.50 iv) £14.50	i) £8.50 ii) £8.50 iii) £14.50 iv) £14.50
	4. When marriage takes place in Registrar-General's Office, by Licence: i) entry of Notice of Marriage; ii) Licence for Marriage; iii) solemnisation of Marriage; iv) additional fee when marriage performed outside Greffe hours of opening.	i) £8.50 ii) £17.00 iii) £14.50 iv) £14.50	i) £8.50 ii) £17.00 iii) £14.50 iv) £14.50
	5. When marriage takes place in licensed building by Licence: i) entry of Notice of Marriage; ii) Licence for Marriage; iii) attendance of Registrar; iv) additional fee when marriage performed outside Greffe hours of opening.	i) £8.50 ii) £17.00 iii) £14.50 iv) £14.50	i) £8.50 ii) £17.00 iii) £14.50 iv) £14.50
	6. When marriage takes place in Registrar-General's Office, by Special Licence: i) entry of Notice of Marriage; ii) Special Licence for Marriage; iii) solemnisation of Marriage; iv) additional fee when marriage performed outside Greffe hours of opening.	i) £8.50 ii) £36.00 iii) £14.50 iv) £14.50	i) £8.50 ii) £36.00 iii) £14.50 iv) £14.50

	<p>7. When marriage takes place in licensed building by Special Licence:</p> <p>i) entry of Notice of Marriage;  ii) Special Licence for Marriage;  iii) attendance of Registrar;  iv) additional fee when marriage performed outside Greffe hours of opening.</p> <p>8. Marriage in private house by Special Licence:</p> <p>i) entry of Notice of Marriage;  ii) Special Licence for Marriage;  iii) attendance of Registrar;  iv) additional fee when marriage performed outside Greffe hours of opening.</p> <p>9. Fees payable in accordance with Article IV of the "Loi Supplémentaire aux Mariages" 1926:</p> <p>i) entry of Notice of Marriage;  ii) Certificate for Marriage.</p>	<p>i) £8.50  ii) £36.00  iii) £14.50  iv) £14.50</p> <p>i) £8.50  ii) £36.00  iii) £36.00  iv) £14.00</p> <p>i) £8.50  ii) £8.50</p>	<p>i) £8.50  ii) £36.00  iii) £14.50  iv) £14.50</p> <p>i) £8.50  ii) £36.00  iii) £36.00  iv) £14.50</p> <p>i) £8.50  ii) £8.50</p>
--	--	--	--

### **PART V**

#### **Fees imposed by virtue of The Nurses and Residential Homes (Registration and Occupation) (Alderney) Law, 1987**

<b>Enactment and Section</b>	<b>Description</b>	<b>Existing fees payable</b>	<b>New fees payable</b>
<p>The Nursing and Residential Homes (Registration and Occupation) (Alderney) Law, 1987, section 1(2)(b)</p>	<p>1. Application made for the registration of a person in respect of a nursing home.</p> <p>2. Application made for the registration of a person in respect of a residential home.</p>	<p>The aggregate of:  (a)£250; and  (b)£20 multiplied by the number of patients specified to the application as the maximum no. of patients proposed to be accommodated in the home at any one time.</p> <p>The aggregate of:  (a)£250; and  (b)£20 multiplied by the number of residents specified to the application as the maximum no. of residents proposed to be accommodated in the home at any one time.</p>	<p>The aggregate of:  (a)£250; and  (b)£20 multiplied by the number of patients specified to the application as the maximum no. of patients proposed to be accommodated in the home at any one time.</p> <p>The aggregate of:  (a)£250; and  (b)£20 multiplied by the number of residents specified to the application as the maximum no. of residents proposed to be accommodated in the home at any one time.</p>

**Repeal.**

2. The following Ordinance is repealed, that is to say, The Fees (Amendment) (Alderney) Ordinance, 2000.

**Citation**

3. This Ordinance may be cited as the Fees (Alderney) (Amendment) Ordinance, 2001 and comes into force on the 19th day of April 2001.

**D.V. JENKINS**  
**Clerk of the States**