SCOTTISH STATUTORY INSTRUMENTS

2018 No. 175

PLANT HEALTH SEEDS

The Marketing of Fruit Plant and Propagating Material (Fees) (Scotland) Regulations 2018

Made - - - - 24th May 2018
Laid before the Scottish
Parliament - - - 29th May 2018
Coming into force - 1st July 2018

The Scottish Ministers make the following Regulations in exercise of the powers conferred by section 56(1) of the Finance Act 1973(1) and all other powers enabling them to do so.

Citation, commencement and extent

- 1.—(1) These Regulations may be cited as the Marketing of Fruit Plant and Propagating Material (Fees) (Scotland) Regulations 2018 and come into force on 1st July 2018.
 - (2) These Regulations extend to Scotland only.

Interpretation

- **2.**—(1) In these Regulations "the 2017 Regulations" means the Marketing of Fruit Plant and Propagating Material (Scotland) Regulations 2017(2).
- (2) Other words and expressions used in these Regulations have the same meaning as in the 2017 Regulations.

Application of fees to matters set out in the schedule

3. Other than in relation to sampling and testing to which regulation 4 applies—

^{(1) 1973} c.51. Section 56(1) was amended by S.I. 2011/1043. The reference to a Government department in section 56(1) is to be read as a reference to the Scottish Administration by virtue of S.I. 1999/1820 and the functions of the Minister of the Crown under section 56, in so far as exercisable within devolved competence, were transferred to the Scottish Ministers by virtue of section 53 of the Scotland Act 1998 (c.46) ("the 1998 Act"). The requirement to obtain the consent of the Treasury was removed by section 55 of the 1998 Act.

⁽²⁾ S.S.I. 2017/177.

- (a) in respect of the matters set out in column 1 of Table 1 in the schedule (fees: official inspection: material grown in the field or in pots) a supplier must pay to the Scottish Ministers the fee specified in column 2 (material grown in the field or in pots) of that Table; and
- (b) in respect of the matters set out in column 1 of Table 2 in the schedule (fees: official inspection: material produced by micropropagation) a supplier must pay to the Scottish Ministers the fee specified in column 2 (material produced by micropropagation) of that Table.
- **4.**—(1) This regulation applies in respect of sampling and testing under and in accordance with paragraph 11(1), 18(1) or 24(1) of schedule 2 of the 2017 Regulations.
- (2) In respect of the matters to which this regulation applies, a supplier must pay to the Scottish Ministers the fee specified in Table 3 in the schedule (fees: soil requirements: sampling and testing).

St Andrew's House, Edinburgh 24th May 2018

FERGUS EWING
A member of the Scottish Government

SCHEDULE

Regulations 3 and 4 $\,$

Fees

Table 1

Fees

Official inspection: material grown in the field or in pots

	one in providing in the first of the post						
Column 1 Matter in respect of which fee is payable		Column 2 Fee payable: material grown in the field or in pots					
(a)	an official inspection under and in accordance with paragraph 15 of schedule 2 of the 2017 Regulations (basic material other than basic mother plants or rootstocks which do not belong to a variety)	 (i) up to 0.5 hectares - £95 (ii) each additional 0.1 of a hectare or part thereof - £20 					
(b)	an official inspection under and in accordance with paragraph 21 of schedule 2 of the 2017 Regulations (certified material other than mother plants or a fruit plant)	 (i) up to 0.5 hectares - £75 (ii) each additional 0.1 of a hectare, or part thereof - £15 					

Table 2

Fees

Official inspection: material produced by micropropagation

Col	Column 1		2
Matter in respect of which fee is payable		Fee payable: material produced by micropropagation	
(a)	an official inspection under and in	(i) up	p to the first 10,000 plants - £85
	accordance with paragraph 3 of schedule 2 of the 2017 Regulations (pre-basic material, other than mother plants and rootstocks not belonging to a variety)	pa	ach additional unit of 5000 plants, or art thereof (up to a maximum of 8 dditional units) - £35
	5 5 37		ach additional unit of 20,000 plants nereafter, or part thereof - £15
(b)	an official inspection under and in	(i) up	p to the first 10,000 plants - £85
	accordance with paragraph 15 of schedule 2 of the 2017 Regulations (basic material other than basic mother plants or rootstocks not belonging to a variety)	pa	ach additional unit of 5000 plants, or art thereof (up to a maximum of 8 full nits of 5000 plants) - £35
			ach additional unit of 20,000 plants nereafter, or part thereof -£15
(c)	an official inspection under and in accordance with paragraph 21 of schedule	(i) up	p to the first 10,000 plants - £85

Column 1	Column 2	
Matter in respect of which fee is payable	Fee payable: material produced by micropropagation	
2 of the 2017 Regulations (certified material other than mother plants or a fruit plant)	(ii) each additional unit of 5000 plants, or part thereof (up to a maximum of 8 full units of 5000 plants) - £35	
	(iii) each additional unit of 20,000 plants thereafter, or part thereof -£15	

Table 3

Fees

Soil requirements: sampling and testing

Fee	payable	
Material grown in the field		
(i)	up to 2 hectares - £95	
(ii)	each additional 2 hectares, or part thereof - £95	

EXPLANATORY NOTE

(This note is not part of the Regulations)

These Regulations specify fees payable by registered suppliers to the Scottish Ministers in respect of official inspections to enforce plant health and soil requirements those suppliers are required to meet under the Marketing of Fruit Plant and Propagating Material (Scotland) Regulations 2017 in order to have their propagating material certified.

Regulation 3 and Tables 1 and 2 in the schedule specify fees payable to the Scottish Ministers in respect of official inspections, other than an element of sampling and testing of soil to which regulation 4 applies.

Regulation 4 and Table 3 in the schedule specify fees payable to the Scottish Ministers for soil sampling and testing which is required to be done prior to planting of field grown stocks to establish the soil is free or practically free from certain pests.

No business and regulatory impact assessment has been prepared for these Regulations as no impact or significant impact upon business, charities or voluntary bodies is foreseen.