1990 No. 539

INDUSTRIAL ASSURANCE

The Industrial Assurance (Fees) Regulations 1990

Made	8th March 1990
Laid before Parliament	9th March 1990
Coming into force	lst April 1990

The Industrial Assurance Commissioner, with the approval of the Treasury, in exercise of the powers conferred upon him by section 43 of the Industrial Assurance Act 1923(1) and of all other powers enabling him in that behalf, hereby makes the following Regulations:—

1. These Regulations may be cited as the Industrial Assurance (Fees) Regulations 1990 and shall come into force on 1st April 1990.

- 2. In the Regulations "the Act" means the Industrial Assurance Act 1923.
- 3. The fees set out in the Schedule hereto shall be payable in respect of the matters set out therein.
- 4. The Industrial Assurance (Fees) Regulations 1989(2) are hereby revoked.

8th March 1990

J. M. Bridgeman Industrial Assurance Commissioner

We approve these Regulations,

Stephen Dorrell David Lightbown Two of the Lords Commissioners of Her Majesty's Treasury

8th March 1990

^{(1) 1923} c. 8.

⁽²⁾ S.I.1989/328.

Status: This is the original version (as it was originally made). This item of legislation is currently only available in its original format.

SCHEDULE

Regulation 3

FEES	
	£
On every application for a certificate under section $1(2)(d)$ of the Act for each class of assurance to which the application relates	255
On every application or request for further postponement of the time under section $7(1)(c)$ of the Act	85
On every award of dissolution of a society	50
On every direction for division or appropriation of the assets of a society—	
where the value of the assets is £1,000 or less, 19% of that value	
where the value of the assets exceeds £1,000, £190 with an additional £10 for every £100 or part thereof in excess of £1,000	
On every application for a certicate of exemption under section 10 of the Act	100
On every reference of a dispute under section 32(1) of the Act and including the first £25 claimed	5.50
for every additional £25 (or part of £25) claimed	1.65
up to a maximum fee of £55	
where the dispute relates to the rights of the parties without involving any pecuniary claim	5
On every application under section 32(2) of the Act for every £1 or part of £1 awarded to be paid	0.15
On every application for sanction to an amalgamation or transfer of engagements under section 36 of the Act	255
and in addition for every day or part of a day occupied in hearing representations	45
For the inspection on any particular day of documents in the custody of the Commissioner relating to a single society or company	3.50
For the provision of a copy of the whole of or an extract from any document—	
(a) (a) where the copy is photocopy and is not certified as a true copy	

of a document in the custody of the Commissioner (except as may be necessary for the examination of the copy)—

- (i) where the copy does not exceed 5 pages, 1.00 or for the first 5 pages of a copy which exceeds 5 pages
- (ii) for every page of a copy after the fifth page 0.20
 - (b) (b) where the copy is not a photocopy and is not so certified—
- (i) where the copy does not exceed 216 words, 7 or for the first 216 words of a copy which exceeds 216 words
- (ii) for each complete folio of 72 words by 1.40 which a copy exceeds 216 words
 - (c) (c) where the copy, whether a 3.50 photocopy or not, is certified as provided in subparagraph (a) above (as an addition to whatever fee would be payable if the copy were not so certified)

EXPLANATORY NOTE

(This note is not part of the Regulations)

These Regulations supersede the Industrial Assurance (Fees) Regulations 1989. They generally increase by about 7% the fees payable in connection with the exercise by the Industrial Assurance Commissioner of his functions under the Industrial Assurance Act 1923.