## 2002 No. 655

## HEALTH AND SAFETY

The Health and Safety (Fees) Regulations 2002

Made	12th March 2002
Laid before Parliament	12th March 2002
Coming into force	2nd April 2002

The Secretary of State, being the designated(1) Minister for the purpose of section 2(2) of the European Communities Act 1972(2) in relation to the notification and control of substances and the control and regulation of genetically modified organisms, in exercise of the powers conferred on him by the said section 2(2) and sections 43(2), (4), (5) and (6) and 82(3)(a) of the Health and Safety at Work etc. Act 1974(3) ("the 1974 Act") and of all other powers enabling him in that behalf and for the purpose of giving effect without modifications to proposals submitted to him by the Health and Safety Commission under section 11(2)(d) of the 1974 Act, hereby makes the following Regulations:

#### Citation, commencement and interpretation

**1.**—(1) These Regulations may be cited as the Health and Safety (Fees) Regulations 2002 and shall come into force on 2nd April 2002.

(2) In these Regulations, unless the context otherwise requires—

"approval" includes the amendment of an approval, and "amendment of an approval" includes the issue of a new approval replacing the original incorporating an amendment;

"employment medical adviser" means an employment medical adviser appointed under section 56(1) of the 1974 Act;

"the mines and quarries provisions" means such of the relevant statutory provisions as relates exclusively to—

- (a) mines within the meaning of section 180 of the Mines and Quarries Act 1954(4);
- (b) tips and quarries within the meaning of regulations 2(1) and 3 respectively of the Quarries Regulations 1999(5); and

S.I. 1981/1536 for the designation in relation to the notification and control of substances and S.I. 1991/755 in relation to the control and regulation of genetically modified organisms.

<sup>(2) 1972</sup> c. 68; the enabling powers conferred by section 2(2) were extended by virtue of section 1 of the European Economic Area Act 1993 (c. 51).

<sup>(3) 1974</sup> c. 37; sections 2, 3 and 7 were modified by S.I. 2000/2831; section 43 was amended by the Employment Protection Act 1975 (c. 71), Schedule 15, paragraph 12.

<sup>(</sup>**4**) 1954 c. 70.

<sup>(5)</sup> S.I. 1999/2024, amended by S.I. 1999/3242.

(c) tips within the meaning of section 2(1) of the Mines and Quarries (Tips) Act 1969(6);

and includes regulations, rules and orders relating to a particular mine (whether they are continued in force by regulation 7(3) of the Mines and Quarries Acts 1954 to 1971 (Repeals and Modifications) Regulations 1974(7) or are health and safety regulations);

"original approval" does not include an amendment of an approval;

"renewal of approval" or "renewal of licence" means respectively the granting of an approval or licence to follow a previous approval or licence without any amendment or gap in time; and

"respiratory protective equipment" includes any respirator and any breathing apparatus.

- (3) Unless the context otherwise requires, any reference in these Regulations to—
  - (a) a numbered regulation or Schedule is a reference to the regulation or Schedule in these Regulations so numbered;
  - (b) a numbered paragraph is a reference to the paragraph so numbered in the regulation in which the reference appears.

#### Fees payable under the mines and quarries provisions

**2.**—(1) A fee shall be payable by the applicant to the Executive on each application for an original approval, an amendment of approval or a renewal of approval under any of the mines and quarries provisions.

(2) The fee payable under paragraph (1) on application for such approval as is mentioned in column 1 of Part I of Schedule 1 shall be respectively that specified in the corresponding entry in column 2, 3 or 4 of that Part and shall be payable on making the application for approval, or, where any such entry specifies a fee as the reasonable cost to the Executive of having the work carried out, the fee so costed shall be payable prior to the notification of the result of the application.

(3) Where the Executive requires testing to be carried out to decide whether approval can be granted, a fee shall be payable to the Executive by the applicant prior to the notification of the result of the application for the approval as described below—

- (a) in the case of explosives and detonators, for each test specified in column 1 of Part II of Schedule 1, the fee shall be that specified in the corresponding entry in column 2 of that Part;
- (b) in any other case, the fee shall be as set out in Part III of Schedule 1 (that is to say the reasonable cost to the Executive of having the testing carried out).

#### Fee for applications for approval of respiratory protective equipment

**3.**—(1) A fee shall be payable by the applicant to the Executive on each application for approval of respiratory protective equipment—

- (a) under the Factories Act 1961(8), or any regulations made or having effect as if made under that Act;
- (b) under the Control of Lead at Work Regulations 1998(9);
- (c) under the Ionising Radiations Regulations 1999(10);
- (d) under the Control of Asbestos at Work Regulations 1987(11); and

<sup>(6) 1969</sup> c. 10.

<sup>(7)</sup> S.I. 1974/2013, modified by S.I. 1979/318.

<sup>(8) 1961</sup> c. 34; sections 34 to 38 were repealed by S.I. 2000/128.

<sup>(9)</sup> S.I. 1998/543, amended by S.I. 1999/3242.

<sup>(10)</sup> S.I. 1999/3232.

<sup>(11)</sup> S.I. 1987/2115 to which there are amendments not relevant to these Regulations.

(e) under the Control of Substances Hazardous to Health Regulations 1999(12).

(2) The fee payable on application for approval of respiratory protective equipment shall be that specified in column 2 of Schedule 2 (that is to say the reasonable cost to the Executive of having the work, including any testing, carried out).

#### Fees for applications for approval under the Agriculture (Tractor Cabs) Regulations 1974

**4.**—(1) A fee shall be payable by the applicant to the Executive on each application for approval of plant and equipment under the Agriculture (Tractor Cabs) Regulations 1974(**13**).

(2) The fee payable on application for such an approval or revision of an approval as is described in column 1 of Schedule 3 shall be that specified in the corresponding entry in column 2 of that Schedule.

#### Fee for application for approval under the Freight Containers (Safety Convention) Regulations 1984

**5.**—(1) A fee shall be payable by the applicant to the Executive on each application for approval of a scheme or programme for examination of freight containers under the Freight Containers (Safety Convention) Regulations 1984(14).

(2) The fee payable on application for the approval described in column 1 of Schedule 4 shall be that specified in column 2 of that Schedule.

#### Fee for application for a licence under the Asbestos (Licensing) Regulations 1983

**6.**—(1) A fee shall be payable by the applicant to the Executive on each application for a licence under the Asbestos (Licensing) Regulations 1983(**15**).

(2) The fee payable on application for a licence described in column 1 of Schedule 5 shall be that specified in column 2 of that Schedule.

#### Fees for examination or surveillance by an employment medical adviser

7.—(1) A fee shall be payable to the Executive by an employer in respect of a medical examination or medical surveillance of each of his employees by an employment medical adviser for the purposes of any provision specified in column 1 of Schedule 6.

(2) The fee payable under paragraph (1) shall be a basic fee for each examination or on each occasion when surveillance is carried out together with additional fees for X-rays and laboratory tests where these are taken or carried out in connection with the examination; and for each provision specified in column 1 of Schedule 6—

- (a) the basic fee shall be the amount specified in column 3 of that Schedule for that provision;
- (b) the additional fee for X-rays shall be the amount specified in column 4 of that Schedule for that provision and shall cover all X-rays taken in connection with any one examination;
- (c) the additional fee for laboratory tests shall be the amount specified in column 5 of that Schedule for that provision and shall cover all such tests carried out in connection with any one examination.

<sup>(12)</sup> S.I. 1999/437, amended by S.I. 2000/2831.

<sup>(13)</sup> S.I. 1974/2034; relevant amending instruments are S.I. 1976/1247, 1980/1036, 1981/1414 and 1990/1075.

<sup>(14)</sup> S.I. 1984/1890.

<sup>(15)</sup> S.I. 1983/1649, amended by S.I. 1998/3233.

(3) Where an employment medical adviser carries out a medical examination of a self-employed person for the purposes of the Control of Asbestos at Work Regulations 1987, that self-employed person shall pay to the Executive fees ascertained in accordance with paragraph (2).

## Fees for medical surveillance by an employment medical adviser under the Control of Lead at Work Regulations 1998

**8.**—(1) A fee shall be payable to the Executive by an employer in respect of medical surveillance of any of his employees by an employment medical adviser for the purposes of the Control of Lead at Work Regulations 1998(**16**).

(2) The fee payable for each item described in column 1 of Schedule 7 shall be that specified in the corresponding entry in column 2 of that Schedule.

## Fees for application for approval or reassessment of approval of dosimetry services and for type approval of apparatus under the Ionising Radiations Regulations 1999

**9.**—(1) A fee shall be payable by the applicant to the Executive on each application for an approval of dosimetry services or for the reassessment of an approval of dosimetry services previously granted for the purposes of the 1999 Regulations.

(2) A fee shall be payable by the applicant to the Executive on each application for the type approval of apparatus pursuant to sub-paragraphs 1(c)(i) and 1(d)(i) of Schedule 1 to the 1999 Regulations.

(3) The fee payable for approval or reassessment or type approval in respect of each matter described in column 1 of Schedule 8 shall be that specified in the corresponding entry in column 2 of that Schedule.

(4) A fee shall be payable by the applicant to the Executive where the Executive requires any work to be carried out by its nuclear or other specialist inspectors in connection with any application in respect of which a fee is payable by virtue of paragraph (1) or (2) and the fee for work in connection with each such matter described in column 1 of Schedule 8 shall be that specified in the corresponding entry in column 3 of that Schedule for each hour worked, adjusted pro rata for a period worked of less than one hour.

(5) Where the Executive requires an inspection to be carried out in connection with any application mentioned in this regulation, a fee shall be payable by the applicant to the Executive of an amount equal to the reasonable cost of travelling and subsistence of any member of the Executive's staff in connection with the provision.

(6) Any fee payable under paragraph (4) or (5) shall be payable prior to notification of the result of the application.

(7) In this regulation "the 1999 Regulations" means the Ionising Radiations Regulations 1999(17).

# Fees payable under the Explosives Act 1875 and instruments made thereunder, under the Petroleum (Consolidation) Act 1928, the Petroleum (Transfer of Licences) Act 1936 and the Classification and Labelling of Explosives Regulations 1983

**10.**—(1) Where any application in relation to a provision specified in column 1 of Part I of Schedule 9 is made for a purpose specified in column 2 of that Part, the fee specified in the corresponding entry in column 3 of that Part shall be payable by the applicant to the Executive.

<sup>(16)</sup> S.I. 1998/543.

<sup>(17)</sup> S.I. 1999/3232.

(2) The fee or maximum fee payable under each provision specified in column 1 of Part II of Schedule 9 for the purpose described in the corresponding entry in column 2 shall be that specified in the corresponding entry in column 3 of that Part.

(3) A fee shall be payable to the Executive where the Executive requires any work to be carried out by its specialist inspectors in connection with any application in respect of which a fee is payable by virtue of paragraph (1) for any purpose specified in column 2 of Part I of Schedule 9 for which there is a corresponding entry in column 4 of that Part, and the fee for work in connection with each such purpose shall be that specified in the corresponding entry in column 4 of that Part, and such fee shall be payable prior to notification of the result of the application.

(4) A fee shall be payable by the applicant to the Executive for each application made for each purpose specified in column 1 of each of Parts III, IV and V of Schedule 9 and such fee shall be payable on making the application save that, in the case of an application for the purpose referred to in entry (a) in column 1 of Part V of that Schedule, the fee shall be payable prior to notification of the result of the application.

(5) The fee for an application for each purpose specified in column 1 of each of Parts III, IV and V of Schedule 9 shall be that specified in the corresponding entry in column 2 in the respective Part and, where the fee is determined as an amount per hour, the fee shall be adjusted pro rata for a period worked of less than one hour.

(6) A fee shall be payable to the Executive where the Executive requires any work to be carried out by its specialist inspectors in connection with any application in respect of which a fee is payable by virtue of paragraph (4) for any purpose specified in column 1 of each of Parts III, IV and V of Schedule 9 for which there is a corresponding entry in column 3 of the respective Part, and the fee for work in connection with each such purpose shall be that specified in the corresponding entry in column 3 of that Part for each hour worked, adjusted pro rata for a period worked of less than one hour, and such fee shall be payable prior to notification of the result of the application.

(7) A fee shall be payable to the Executive where the Executive requires any testing to be carried out in connection with any purpose specified in column 1 of Part VI of Schedule 9, and the fee for testing in connection with each such purpose shall be the reasonable cost to the Executive of having the work carried out and such fee shall be payable prior to notification of the result of the application.

(8) Part II of Schedule 9 shall have effect subject to the Notes to that Part.

## Date from which fees are payable under the Petroleum (Consolidation) Act 1928 and the Petroleum (Transfer of Licences) Act 1936

11. Notwithstanding the provisions of section 4 of the Petroleum (Consolidation) Act 1928(18) or section 1(4) of the Petroleum (Transfer of Licences) Act 1936(19) the fees in respect of applications for petroleum licences prescribed by these Regulations shall be payable for any licence first having effect or any transfer or renewal of a licence first taking effect on or after the coming into force of these Regulations irrespective of the date of the application for that licence, transfer or renewal.

#### Fee for application for an explosives licence under Part IX of the Dangerous Substances in Harbour Areas Regulations 1987

**12.**—(1) A fee shall be payable by the applicant to the Executive on each application for an explosives licence or for any alteration in the terms of an existing licence under Part IX of the Dangerous Substances in Harbour Areas Regulations 1987(**20**).

<sup>(18) 1928</sup> c. 32 relevant amending instruments are S.I. 1974/1942 and 1987/52.

<sup>(19) 1936</sup> c. 27 relevant amending instruments are S.I. 1974/1942 and 1987/52.

<sup>(</sup>**20**) S.I. 1987/37.

(2) The fee on an application for each purpose specified in column 1 of Schedule 10 shall be that specified in column 2 of that Schedule and where the fee is determined as an amount per hour, the fee, which shall be adjusted pro rata for a period worked of less than one hour, so calculated shall be payable prior to notification of the result of the application.

## Fee for a vocational training certificate under the Carriage of Dangerous Goods by Road (Driver Training) Regulations 1996

**13.**—(1) A driver may only be issued with a vocational training certificate in accordance with paragraph (1) of regulation 4 of the Carriage of Dangerous Goods by Road (Driver Training) Regulations 1996(**21**) where a fee of the sum specified in Schedule 11 has been paid to the Secretary of State.

(2) The validity of a vocational training certificate may only be extended in accordance with paragraph (6) of regulation 4 of the Carriage of Dangerous Goods by Road (Driver Training) Regulations 1996 where, within the period of 12 months which precede the expiry of the original certificate or any extension of it granted in accordance with that paragraph, a fee of the sum specified in Schedule 11 has been paid to the Secretary of State.

(3) Nothing in this regulation shall be construed as making a fee payable by a person in any of the capacities specified in section 43(4) of the 1974 Act.

## Fees for applications for approvals under the Carriage of Dangerous Goods by Road (Driver Training) Regulations 1996

14.—(1) A fee shall be payable by the applicant to the Secretary of State on each application for an original approval or a renewal of any approval of—

- (a) training under regulation 4(3)(a); or
- (b) a refresher course under regulation 4(6)(a),

of the Carriage of Dangerous Goods by Road (Driver Training) Regulations 1996.

(2) The fee payable under paragraph (1) on application for such approval as is mentioned in column 1 of Schedule 12 shall be respectively that specified in the corresponding entry in column 2 or 3 of that Schedule (that is to say the reasonable cost to the Secretary of State of having the work carried out).

## Fee for a vocational training certificate under the Transport of Dangerous Goods (Safety Advisers) Regulations 1999

**15.**—(1) An individual may only be issued with a vocational training certificate in accordance with paragraph (1) of regulation 7 of the Transport of Dangerous Goods (Safety Advisers) Regulations 1999(**22**) where a fee as specified in Schedule 13 has been paid to the Secretary of State or the person designated by the Secretary of State for the purpose of issuing vocational training certificates.

(2) The validity of a vocational training certificate may only be extended in accordance with paragraph (5) of regulation 7 of the Transport of Dangerous Goods (Safety Advisers) Regulations 1999 where, within the period of 12 months which precede the expiry of the original certificate or any extension of it granted in accordance with that paragraph, a fee as specified in Schedule 13 has been paid to the Secretary of State or the person designated by the Secretary of State for the purpose of issuing vocational training certificates.

<sup>(21)</sup> S.I. 1996/2094, amended by S.I. 1999/303.

<sup>(22)</sup> S.I. 1999/257.

(3) Nothing in this regulation shall be construed as making a fee payable by a person in any of the capacities specified in section 43(4) of the 1974 Act.

#### Estimate of cost of work

16. Where any fee is to be assessed on the reasonable cost to the Executive of carrying out any work or testing under regulation 2(2), 2(3)(b), 3(2) or 10(6), the Executive shall on receipt of the application first prepare and send to the applicant an estimate of that cost and shall, before carrying out the work, obtain confirmation from the applicant that he wishes the work to be carried out.

## Fees for notifications and applications under the Genetically Modified Organisms (Contained Use) Regulations 2000

**17.**—(1) The fee specified in column 2 of Schedule 14 shall be payable by a notifier to the competent authority on each such notification or application under the 2000 Regulations as is referred to in the corresponding entry in column 1 of that Schedule.

(2) No fee shall be returned to a notifier where the competent authority returns a notification pursuant to regulation 14(7) of the 2000 Regulations or a notifier withdraws his notification pursuant to regulation 15(6) of the 2000 Regulations.

(3) In this regulation, "the 2000 Regulations" means the Genetically Modified Organisms (Contained Use) Regulations 2000(23) and "competent authority" has the same meaning as in those Regulations.

## Fees for notifications and applications under the Notification of New Substances Regulations 1993

18.—(1) The fee specified in column 2 of Part I of Schedule 15 shall be payable by a notifier to the competent authority, within the meaning of the Notification of New Substances Regulations 1993(24), on each such notification or application under those Regulations as is referred to in the corresponding entry in column 1 of that Part.

(2) In the circumstances described in column 1 of Part 2 of Schedule 15, the fee specified in the corresponding entry in column 2 of that Part shall be payable by the notifier to the Executive in addition to the fee payable under paragraph (1) in respect of the notification concerned.

(3) In Schedule 15-

"the 1982 Regulations" means the Notification of New Substances Regulations 1982(25);

"the 1993 Regulations" means the Notification of New Substances Regulations 1993;

"the predecessor Directive" has the same meaning as is given to "the Directive" in the first mentioned Regulations in this paragraph;

"RTP polymer" means a polymer, which word has the same meanings in the second mentioned Regulations in this paragraph, for which a reduced test package is acceptable pursuant to paragraph C.2 of Part D of Schedule 2 to those second mentioned Regulations; and,

references in that Schedule to "competent authority", "the Directive", "member State" and "process-orientated research and development" have the same meanings as in those second mentioned Regulations.

<sup>(23)</sup> S.I. 2000/2831.

<sup>(24)</sup> S.I. 1993/3050, amended by S.I. 1994/3247, 1997/654, 1997/2971, 1999/3232 and 2001/1055.

<sup>(25)</sup> S.I. 1982/1496, revoked by S.I. 1993/3050.

#### Fees payable in respect of offshore installations

**19.**—(1) A fee shall be payable to the Executive by the person referred to in column 2 of Schedule 16 for the performance by the Executive of such functions conferred on the Executive as are specified in column 1 of that Schedule.

(2) A fee shall be payable to the Executive by an operator or owner who has prepared a safety case pursuant to the 1992 Regulations for the performance by or on behalf of the Executive, or by an inspector appointed by it, of any function conferred on the Executive or the inspector by the 1974 Act which relates to the enforcement of any of the relevant statutory provisions against—

- (a) that operator or owner in relation to the installation to which the safety case relates;
- (b) a contractor in relation to any work carried out by him on or in connection with that installation.

(3) In this regulation, regulation 22 and Schedule 16, "the 1992 Regulations" means the Offshore Installations (Safety Case) Regulations 1992(**26**), and "installation", "safety case", "operator" and "owner" have the same meanings as in those Regulations.

#### Fees payable in respect of railway safety functions

**20.**—(1) A fee shall be payable to the Executive by the person referred to in column 2 of Schedule 17 for the performance by the Executive of such functions conferred on the Executive as are specified in column 1 of that Schedule.

(2) A fee shall be payable to the Executive by a railway operator who has prepared a safety case which has been accepted by the Executive pursuant to the 2000 Regulations for the performance by or on behalf of the Executive, or by an inspector appointed by it, of any function conferred on the Executive or the inspector by the 1974 Act which relates to the enforcement of any of the relevant statutory provisions against—

- (a) that railway operator in relation to the railway infrastructure, station or train operation to which that safety case relates;
- (b) a contractor in relation to work carried out by him on or in connection with that railway infrastructure or station or in connection with that train operation.

(3) This regulation shall not apply to a function performed in relation to the tunnel system within the meaning of section 1(7) of the Channel Tunnel Act 1987(27).

(4) This regulation shall not apply to a function performed in relation to a railway, tramway or trolley vehicle system if on no part of that railway, tramway or trolley vehicle system there is a line speed exceeding 40 kilometres per hour and for the purposes of this paragraph "line speed" means the highest of the permitted speeds on the railway, tramway or trolley vehicle system concerned and "permitted speed" means the maximum speed permitted on the part of the railway, tramway or trolley vehicle system concerned.

(5) In this regulation, regulation 22 and Schedule 17 of the "2000 Regulations" means the Railways (Safety Case) Regulations 2000(**28**), the "Approval Regulations" means the Railways and Other Transport Systems (Approval of Works, Plant and Equipment) Regulations 1994(**29**), "railway", "railway infrastructure", "railway operator", "safety case", "station" and "train" have the same meanings as in the 2000 Regulations and "tramway" and "trolley vehicle system" have the same meanings as in the Transport and Works Act 1992(**30**).

<sup>(26)</sup> S.I. 1992/2885, amended by S.I. 1995/738, 1995/743, 1996/913 and 1997/2776.

<sup>(27) 1987</sup> c. 53; section 33 was amended by, and repealed in part by, Article 21 of S.I. 2000/311; section 41 was amended by Article 6 of S.I. 2000/1484.

<sup>(28)</sup> S.I. 2000/2688, amended by S.I. 2001/3291.

<sup>(29)</sup> S.I. 1994/157, amended by S.I. 1997/553. The Regulations are relevant statutory provisions within the meaning of section 53

of the Health and Safety at Work etc. Act 1974 (c. 37) by virtue of section 117(1) and (4) of the Railways Act 1993 (c. 43).

<sup>(</sup>**30**) 1992 c. 42.

#### Fees payable in respect of gas safety functions

**21.**—(1) A fee shall be payable to the Executive by the person referred to in column 2 of Schedule 18 for the performance by the Executive of such functions conferred on the Executive as are specified in column 1 of that Schedule.

(2) A fee shall be payable to the Executive by a person conveying gas who has prepared a safety case pursuant to the 1996 Regulations or by a network emergency co-ordinator for the performance by or on behalf of the Executive, or by an inspector appointed by it, of any function conferred on the Executive or the inspector by the 1974 Act which relates to the enforcement of any of the relevant statutory provisions against—

- (a) that person in relation to the network to which the safety case relates; and
- (b) a contractor in relation to work carried out by him on or in connection with that network,

insofar as such enforcement is for the purpose of protecting persons from risks arising from the manner in which gas is conveyed or used.

(3) In this regulation, regulation 22 and Schedule 18 "the 1996 Regulations" means the Gas Safety (Management) Regulations 1996(**31**), and "network", "network emergency co-ordinator" and "safety case" have the same meanings as in the 1996 Regulations.

#### Provisions supplementary to regulations 19 to 21

**22.**—(1) The fees referred to in regulations 19 to 21 above shall—

- (a) not exceed the sum of the costs reasonably incurred by the Executive for the performance of the function referred to in the respective regulation; and
- (b) be payable within 30 days from the date of the invoice that the Executive has sent or given to the person who is required to pay the fees, such invoices to include a statement of the work done and the costs incurred including the period to which the statement relates.
- (2) Any fees payable under regulations 19 to 21 shall be recoverable only as a civil debt.
- (3) Any fees payable under regulations 19 to 21 shall not include any costs connected with any-
  - (a) in England and Wales, criminal investigation or prosecution incurred (in either case) from the date any summons is obtained from a Magistrates' Court;
  - (b) in Scotland, criminal investigation or prosecution incurred (in either case) after such a time as—
    - (i) the inspector undertaking the investigation refers the case to the Procurator Fiscal; or
    - (ii) the Procurator Fiscal intervenes in the investigation, whichever is the sooner; or
  - (c) appeal pursuant to section 24 of the 1974 Act (appeal against improvement or prohibition notice) and, in England and Wales, regulation 8(4)(b) of, and Schedule 4 to, the Employment Tribunals (Constitution and Rules of Procedure) Regulations 1993(32) and, in Scotland, regulation 8(4)(b) of, and Schedule 4 to, the Employment Tribunals (Constitution and Rules of Procedure) (Scotland) Regulations 1993(33).

(4) For the purposes of regulation 19 and paragraphs (3)(a) and (b) an installation shall be treated as being in England and Wales if it is in the English area within the meaning of article 1 of the Civil

<sup>(</sup>**31**) S.I. 1996/551.

<sup>(32)</sup> S.I. 1993/2687, amended by S.I. 1994/538, 1996/1758 and 2000/1987. The title of these Regulations, formerly the "Industrial Tribunals (Constitution and Rules of Procedure) Regulations 1993" was amended by operation of section 1 of the Employment Rights (Dispute Resolution) Act 1998 c. 8.

<sup>(33)</sup> S.I. 1993/2688, amended by S.I. 1994/538, 1996/1758 and 2000/1988. The title of these Regulations, formerly the "Industrial Tribunals (Constitution and Rules of Procedure) (Scotland) Regulations 1993" was amended by operation of section 1 of the Employment Rights (Dispute Resolution) Act 1998 c. 8.

Jurisdiction (Offshore Activities) Order 1987(34) and in Scotland if it is in the Scottish area within the meaning of that article.

(5) Any reference in regulations 19 to 21 to a person who has prepared a safety case includes a reference to a person who is required to prepare a safety case, and in that connection as if—

- (a) any reference in those regulations to the installation, railway infrastructure, station, train operation or network to which the safety case relates were a reference to the installation, railway infrastructure, station, train operation or network to which the safety case would have related if it had been prepared in accordance with such requirement; and
- (b) the reference in regulation 20(2) to a safety case which has been accepted by the Executive were a reference to a safety case which is required to be accepted by the Executive.

(6) Any reference in regulations 19 and 20 to a person who has prepared a safety case includes a reference to a person who is treated as having prepared a safety case by virtue of (in the case of regulation 19) regulation 2(9) of the 1992 Regulations or (in the case of regulation 20) regulation 2(7) of the 2000 Regulations.

(7) Any reference in regulations 19 to 21 to work carried out by a contractor is a reference to work carried out by the contractor or his employees for the benefit of the person by whom the fees are payable under that regulation, whether pursuant to an agreement or an arrangement he has made with that person or with another person.

(8) Any reference in regulations 19 to 21 to a function conferred on an inspector by the 1974 Act which relates to enforcement against a person of any of the relevant statutory provisions includes a reference to any function conferred on an inspector by that Act which is exercised for the purpose of carrying into effect those provisions in relation to that person.

#### Fees for applications for approvals under the Health and Safety (First-Aid) Regulations 1981

**23.**—(1) A fee shall be payable by the applicant to the Executive on each application for an original approval of training or a renewal of an approval of training under regulation 3(2)(a) of the Health and Safety (First-Aid) Regulations 1981(35).

(2) The fee payable under paragraph (1) shall be—

- (a) in respect of an application for an original approval, that specified in column 1 of Part I of Schedule 19; and
- (b) in respect of an application for a renewal of an approval, that specified in column 3 of that Part.

(3) Where, before an original approval of training is given, a shortcoming in the proposed training is identified by the Executive during a site-visit and an additional site-visit for the purpose of reassessment is required, the fee payable shall be that specified in column 2 of Part I of Schedule 19.

(4) The fee referred to—

- (a) in paragraph (1) shall be payable on making the application for approval or renewal of an approval of training
- (b) in paragraph (3) shall be payable prior to the notification of the result of the application for approval of training.

(5) Where the Executive requires a site-visit to be made in connection with an approval mentioned in paragraph (1) in order to ascertain whether the standards in place when the original approval was given are being maintained, a fee shall be payable to the Executive by the provider of the approved training, except that no such fee shall be payable in respect of the first site-visit made after the original approval has been given.

<sup>(</sup>**34**) S.I. 1987/2197.

<sup>(35)</sup> S.I. 1981/917, amended by S.I. 1989/1671, 1993/1897, 1997/2776 and 1999/3242.

(6) The fee payable under paragraph (5) for such a site-visit shall be that specified in column 1 of Part II of Schedule 19 except where the site-visit is required to be carried out because a shortcoming in the training has been identified by the Executive during an earlier site-visit, when the fee shall be that specified in column 2 of that Part.

(7) The fee referred to in paragraph (6) shall be payable within 30 days from the date of the invoice that the Executive has sent or given to the person providing the approved training.

## Fees for applications for approvals under the Offshore Installations and Pipeline Works (First-Aid) Regulations 1989

**24.**—(1) A fee shall be payable by the applicant to the Executive on each application for an original approval or a renewal of an approval of training under regulation 5(2)(a) of the Offshore Installations and Pipeline Works (First-Aid) Regulations 1989(**36**).

(2) The fee payable under paragraph (1) shall be—

- (a) where the application for an original approval of training relates to, as the case may be-
  - (i) rendering first-aid to persons who are injured or become ill while at work (referred to in this regulation as "first-aid training"), or
  - (ii) rendering first-aid to, and treating in accordance with the directions of a registered medical practitioner (who may or may not be present) persons who are injured or become ill while at work, and giving simple advice in connection with the health of persons at work (together referred to in this regulation as "medical training"),

that specified in, respectively, columns 1 and 2 of Part 1 of Schedule 20;

(b) in respect of an application for a renewal of approval of, as the case may be, first-aid training or medical training, that specified in, respectively, columns 3 and 4 of that Part.

(3) Where, before an original approval of training is given, a shortcoming in the proposed training is identified by the Executive during a site-visit and an additional site-visit for the purpose of reassessment is required, the fee payable shall—

- (a) where the application for approval relates to first-aid training, be that specified in column 1 of Part II of Schedule 20, or
- (b) where the application for approval relates to medical training, be that specified in column 2 of that Part.
- (4) The fee referred to—
  - (a) in paragraph (1) shall be payable on making the application for approval or renewal of approval of training;
  - (b) in paragraph (3) shall be payable prior to the notification of the result of the application for approval of training.

(5) Where the Executive requires a site-visit to be made in connection with an approval mentioned in paragraph (1) in order to ascertain whether the standards in place when the original approval was given are being maintained, a fee shall be payable to the Executive by the provider of the approved training, except that no such fee shall be payable in respect of the first site-visit made after the original approval has been given.

(6) Except as provided for in the proviso at the end of this paragraph and in paragraph (7), the fee payable under paragraph (5) for such a site-visit shall—

(a) where the site-visit is in connection with an approval relating to first-aid training, be that specified in column 1 of Part III of Schedule 20, or

(36) S.I. 1989/1671, amended by S.I. 1993/1823, 1995/738 and 1999/3242.

(b) where the site-visit is in connection with an approval relating to medical training, be that specified in column 2 of that Part,

provided that, where the site-visit is in respect of both kinds of approval of training as are referred to in sub-paragraphs (a) and (b) above and takes only one day to complete, the sum of the payable fees specified in columns 1 and 2 of that Part shall be reduced by an amount of  $\pounds 150$ .

(7) The fee payable under paragraph (5) for such a site-visit as is there referred to where the site-visit is required to be carried out because a shortcoming in the training has been identified by the Executive during an earlier site-visit, shall—

- (a) where the site-visit is in connection with an approval relating to first-aid training, be that specified in column 3 of Part III of Schedule 20, or
- (b) where the site-visit is in connection with an approval relating to medical training, be that specified in column 4 of that Part.

(8) The fee referred to in paragraphs (6) and (7) shall be payable within 30 days from the date of the invoice that the Executive has sent or given to the person providing the approved training.

#### Provisions supplementary to regulations 23 and 24

**25.**—(1) Where an application for an original approval of either first-aid training or training for the purposes of regulation 3(2)(a) of the 1981 Regulations is made and the applicant thereafter applies for an original approval of the one of those two kinds of training not earlier applied for or the applications are made together, the Executive shall repay to the applicant the amount of £150 in respect of the fees paid for the original approval of medical training, the Executive shall repay to the applicant a further amount of £50 in respect of the fees paid for the original approval of medical training, the Executive shall repay to the applicant a further amount of £50 in respect of the fees paid for the original approval of the fees paid for the original approvals of training applied for.

(2) Where an application for an original approval of either first-aid training or training for the purposes of regulation 3(2)(a) of the 1981 Regulations is made and the applicant thereafter or at the same time applies for an original approval of medical training, the Executive shall repay to the applicant the amount of £50 in respect of the fees paid for the original approvals of training applied for; and if after those applications the applicant applies for an original approval of the original approval of the one of the two kinds of training first referred to in this paragraph not earlier applied for, the Executive shall repay to the applicant a further amount of £150 in respect of the fees paid for the original approvals of training applied for.

(3) Where an application for an original approval of medical training is made and the applicant thereafter or at the same time applies for an original approval of first-aid training, the Executive shall repay to the applicant the amount of  $\pm 50$  in respect of the fees paid for the original approvals of training applied for; and if after those applications the applicant applies for an original approval of training for the purposes of regulation 3(2)(a) of the 1981 Regulations, the Executive shall repay to the applicant a further amount of  $\pm 150$  in respect of the fees paid for the original approvals of training applied for.

(4) Where an applicant applies for original approvals of first-aid training, medical training and training for the purposes of regulation 3(2)(a) of the 1981 Regulations at the same time, the Executive shall repay to the applicant the amount of £200 in respect of the fees paid for those applications.

(5) In this regulation-

"the 1981 Regulations" means the Health and Safety (First-Aid) Regulations 1981(**37**) and "first-aid training" and "medical training" have the same meanings as in regulation 24.

<sup>(37)</sup> S.I. 1981/917, amended by S.I. 1989/1671, 1993/1897, 1997/2776 and 1999/3242.

#### Revocation

**26.** The Health and Safety (Fees) Regulations 2001(**38**) are hereby revoked.

Signed by authority of the Secretary of State

Alan Whitehead Parliamentary Under Secretary of State, Department for Transport, Local Government and the Regions

12th March 2002

#### SCHEDULE 1

**Regulation 2** 

#### FEES PAYABLE UNDER THE MINES AND QUARRIES PROVISIONS

## PART I

## FEES FOR APPLICATIONS FOR APPROVAL OF PLANT, APPARATUS OR SUBSTANCE UNDER THE MINES AND QUARRIES PROVISIONS

l Subject matte	r of approval	2 Fee for an original approval	3 Fee for amendment of approval	4 Fee for renewal of approval
(a)	Approval of breathing apparatus	£1,880	£940	£67
(b)	Approval of dust respirators	the reasonable cos carried out	st to the Executive of	of having the work
(c)	Approval of explosives	£280	£195	£67
(d)	Approval of locomotive or other vehicle	£3,670	£930	£67
(e)	Approval of electrical equipment for use in potentially grassy zones	£1,140	£730	£67
(f)	Approval of methanometers	£520	£320	£67
(g)	Approval of electric safety lamps	£520	£320	£67
(h)	Approval of other types of apparatus	£270	£270	£67

## PART II

### FEES FOR TESTING EXPLOSIVES AND DETONATORS UNDER THE MINES AND QUARRIES PROVISIONS

1		2
Test		Fee for test
(a)	Ballistic pendulum shot	£135
(b)	Break test shot	£215

1		2
Test		Fee for test
(c)	Deflagration shot	£170
(d)	Detonator test (per 100 shots)	£1,315
(e)	Detonator delay time test (per 100 shots)	£1,040
(f)	Gallery shot	£245
(g)	Mortar shot	£135
(h)	Velocity of detonation test (per 3 shots)	£425

## **PART III**

### FEES FOR OTHER TESTING

The fee for any testing not fixed by Part II of this Schedule shall be the reasonable cost to the Executive of having the testing carried out.

#### SCHEDULE 2

**Regulation 3** 

## FEE FOR APPLICATION FOR APPROVAL OF RESPIRATORY PROTECTIVE EQUIPMENT

1	2
Subject matter of approval	Fee
Approval of respiratory protective equipment	the reasonable cost to the Executive of having the work, including any testing, carried out

#### **SCHEDULE 3**

**Regulation 4** 

#### FEES FOR APPLICATIONS FOR APPROVAL UNDER THE AGRICULTURE (TRACTOR CABS) REGULATIONS 1974

1		2
Subject matter of approval		Fee
(a)	Original approval of tractor cab	£400
(b)	Revision of an existing approval of a tractor cab	£220

#### **SCHEDULE 4**

**Regulation 5** 

#### FEE FOR APPLICATION FOR APPROVAL UNDER THE FREIGHT CONTAINERS (SAFETY CONVENTION) REGULATIONS 1984

1	2	
Subject matter of approval	Fee	
Approval of scheme or programme for examination of freight containers	£77	

#### **SCHEDULE 5**

**Regulation 6** 

#### FEE FOR APPLICATION FOR A LICENCE UNDER THE ASBESTOS (LICENSING) REGULATIONS 1983

1	2
Subject matter of licence	Fee
Licence for work with asbestos insulation or asbestos coating or asbestos insulating board or renewal of (original) licence	£738

#### **SCHEDULE 6**

**Regulation** 7

#### FEES FOR EXAMINATION OR SURVEILLANCE BY AN EMPLOYMENT MEDICAL ADVISER

1		2	3	4	5
Provision Referent	Reference	erence Basic fee		s where Fee for Laboratory tests	
(a)	The Ionising Radiations Regulations 1999	S.I. 1999/3232	£30 where surveillance is confined to examination of, and making entries in, records £57 in other cases	£58	£34
(b)	The Control of Asbestos at Work Regulations 1987	S.I. 1987/2115	£57	£58	£34

1		2	3	4	5
Provision		Reference	Basic fee	Additional fee appropriate	es where
				Fee for X- Rays	Fee for Laboratory tests
(c)	The Control of Substances Hazardous to Health Regulations 1999	S.I. 1999/437	£57	£58	£34
(d)	The Work in Compressed Air Regulations 1996	S.I. 1996/1656	£57	£58	£34

### **SCHEDULE 7**

**Regulation 8** 

## FEES FOR MEDICAL SURVEILLANCE BY AN EMPLOYMENT MEDICAL ADVISER UNDER THE CONTROL OF LEAD AT WORK REGULATIONS 1998

1		2
Item	Fee	
(a)	On the first assessment of an employee (including any clinical medical examination and laboratory tests in connection with the assessment)	£57
(b)	On each subsequent assessment of an employee—	
	(i) for laboratory tests where these are carried out	£34
	(ii) for a clinical medical examination where this is carried out	£34

#### **SCHEDULE 8**

**Regulation 9** 

#### FEES FOR APPLICATIONS FOR APPROVAL OR REASSESSMENT OF APPROVAL OF DOSIMETRY SERVICES AND FOR TYPE APPROVAL OF APPARATUS UNDER THE IONISING RADIATIONS REGULATIONS 1999

1	2	3
Description	Fee	Fee for work by Nuclear or Specialist Inspector
Approval or reassessment of approval of Dosimetry Services granted under egulation 35 of the Ionising Radiations Regulations 1999		
Group I		
Oose record keeping		
a) Where the application is solely in respect of Group 1 functions	£187	£86 per hour worked
b) Where the application for Group 1 functions is linked to an application in respect of functions in another group	£187	£86 per hour worked
Group II		
External dosimetry		
a) Whole body (beta, gamma, hermal neutrons) film	£187	£86 per hour worked
b) Whole body (beta, gamma, thermal neutrons) hermoluminescent dosemeter TLD)	£187	£86 per hour worked
c) Whole body (neutron), ther than sub-groups (a) or (b)	£187	£86 per hour worked
d) Whole body, other than ub-groups (a), (b), or (c)	£187	£86 per hour worked
e) Extremity monitoring	£187	£86 per hour worked
f) Accident dosimetry, other han in the previous sub-groups	£187	£86 per hour worked
Group III		
nternal dosimetry		
a) Bio-assay, in-vivo nonitoring or air sampling	£187	£86 per hour worked
b) For each additional one of he above techniques	£187	£86 per hour worked

l Description	2 Fee	3 Fee for work by Nuclear or Specialist Inspector
Type approval of apparatus under sub-paragraph 1(c) (i) or 1(d)(i) of Schedule 1 to the Ionising Radiations Regulations 1999 (which excepts such type approved apparatus from the notification requirements of regulation 6 of those Regulations)	£113	£86 per hour worked

#### **SCHEDULE 9**

**Regulation 10** 

#### FEES PAYABLE UNDER THE EXPLOSIVES ACT 1875 AND INSTRUMENTS MADE THEREUNDER, UNDER THE PETROLEUM (CONSOLIDATION) ACT 1928, THE PETROLEUM (TRANSFER OF LICENCES) ACT 1936 AND THE CLASSIFICATION AND LABELLING OF EXPLOSIVES REGULATIONS 1983

### PART I

### APPLICATIONS FOR FACTORY LICENCES, MAGAZINE LICENCES, ACETYLENE IMPORTATION LICENCES AND AMENDING LICENCES UNDER SECTIONS 6, 12 AND 40(9) OF THE EXPLOSIVES ACT 1875 AND REPLACEMENT OF SUCH LICENCES

1	2	3	4
Provision under which a licence is granted	Purpose of Application	Fee	Fee for work by Specialist Inspector
Explosives Act 1875 c. 17			
Section 6 (as applied to explosives other than gunpowder by sections 39 and 40)	Factory licence	£516	£79 per hour worked
	Magazine licence	£516	£79 per hour worked
	Replacement of one of the above licences if lost	£46	
Section 12 (as applied to explosives other than gunpowder by sections 39 and 40)	Factory amending licence	£372	£79 per hour worked

1	2	3	4
Provision under which a licence is granted	Purpose of Application	Fee	Fee for work by Specialist Inspector
	Magazine amending licence	£372	£79 per hour worked
	Replacement of one of the above licences if lost	£46	
Section 40(9)( <b>39</b> ) as applied to compressed acetylene by the Compressed Acetylene (Importation) Regulations 1978( <b>40</b> )	Licence for importation of compressed acetylene	£31	£79 per hour worked
	Replacement of the above licence if lost	£31	
	Amendment to an existing licence	£31	£79 per hour worked

## PART II

### FEE OR MAXIMUM FEE PAYABLE IN RESPECT OF APPLICATIONS FOR THE GRANTING AND RENEWAL OF AN EXPLOSIVES STORE LICENCE, THE REGISTRATION OR RENEWAL OF REGISTRATION OF PREMISES USED FOR KEEPING EXPLOSIVES AND THE **GRANTING AND TRANSFER OF PETROLEUM-SPIRIT LICENCES**

1	2	3
Provision under which a fee or maximum fee is payable	Purpose of Application	Fee or maximum fee
Explosives Act 1875 c.17(41)		
Section 15	A store licence	£71
section 19 of the Petroleu under this Schedule shall to one litre.	im (Consolidation) Act 1928 a be calculated as if one kilogra	n Order in Council made under licence is required, the fee payable m of the substance were equivalent ear's duration shall be the fee set roportionately according to the r renewed.

<sup>(39)</sup> Section 40(9) was amended by S.I. 1974/1885 and was applied to compressed acetylene by S.I. 1978/1723; the effect of section 40(9) of the Explosives Act 1875 (c. 17) in so far as it applied to acetylene by virtue of Order in Council (No. 30) dated 2nd February 1937 (S.R. & O. 1937/54) was saved by regulation 12 of, and Part I of Schedule 4 to, the Placing on the Market and Supervision of Transfers of Explosives Regulations 1993 (S.I. 1993/2714).

<sup>(40)</sup> S.I. 1978/1723.

<sup>(41)</sup> Part 1 of the Explosives Act 1875 (which includes sections 15, 18 and 21) is applied to explosives other than gunpowder by sections 39 and 40 of that Act.

1	2	3
Provision under which a fee or maximum fee is payable	Purpose of Application	Fee or maximum fee
Section 18	Renewal of a store licence	£71
Section 21	Registration and renewal of registration of premises for the keeping of explosives with a local authority	£13
Petroleum (Consolidation) Act 1928 c. 32		
Section 4 (see notes 1 and 2)	Licence to keep petroleum spirit of a quantity—	
	not exceeding 2,500 litres	£34 for each year of licence
	exceeding 2,500 litres but not exceeding 50,000 litres	£49 each year of licence
	exceeding 50,000 litres	£97 for each year of licence
Petroleum (Transfer of Licences) Act 1936 c. 27		
Section 1(4)	Transfer of petroleum spirit licence	£8

Notes:

1. In the case of a solid substance for which by virtue of an Order in Council made under section 19 of the Petroleum (Consolidation) Act 1928 a licence is required, the fee payable under this Schedule shall be calculated as if one kilogram of the substance were equivalent to one litre.

The fee payable for a licence of more or less than one year's duration shall be the fee set out above increased or decreased, as the case may be, proportionately according to the duration of the period for which the licence is granted or renewed.

## PART III

## APPLICATIONS UNDER PARAGRAPH (1) OF THE PROVISO TO ORDER IN COUNCIL (NO. 30) OF 2ND FEBRUARY 1937(42) FOR APPROVALS OF PREMISES AND APPARATUS IN WHICH ACETYLENE IS TO BE MANUFACTURED OR KEPT

l Purpose of app	olication	2 Fee	3 Fee for work by Specialist Inspector
(a)	Original approval of premises in which acetylene is to be manufactured or kept	£31	£79 per hour worked
(b)	Amendment of an approval of premises	£31	£79 per hour worked

<sup>(42)</sup> S.R. & O. 1937/54; relevant amending instruments are S.R. & O. 1947/805 and S.I. 1974/1885 and 1984/510.

1		2	3
Purpose of application	a de la constante de	Fee	Fee for work by Specialist Inspector
	in which acetylene is to be manufactured or kept		
(c)	Approval of apparatus in which acetylene is to be manufactured or kept	£31	£79 per hour worked

## PART IV

## APPLICATIONS FOR COMPARISONS AND APPROVALS IN RESPECT OF CONDITIONS (1) AND (8) IN THE ORDER OF THE SECRETARY OF STATE (NO. 9) OF 23RD JUNE 1919(43)

1		2	3
Purpose of ap	plication	Fee	Fee for work by Specialist Inspector
(a)	Comparison of a porous substance with a sample porous substance	£57	
(b)	Original approval of premises in which acetylene is compressed	£31	£79 per hour worked
(c)	Amendment of an approval of premises in which acetylene is compressed	£31	£79 per hour worked

### PART V

## **MISCELLANEOUS APPLICATIONS**

1		2	3
Purpose of ap	plication	Fee	Fee for work by Specialist Inspector
(a)	Classification of an explosive under the Classification and Labelling of Explosives	£55 per hour worked	
43)	S.R. & O. 1919/809, amer	nded by S.I. 1974/1885 and 1984/	510.

22

1		2	3
Purpose of application		Fee	Fee for work by Specialist Inspector
	Regulations 1983(44) or authorisation of an explosive under section 40(9) of the Explosives Act 1875(45)		
(b)	Grant of an ammonium nitrate mixtures licence under article 3 of the Ammonium Nitrate Mixtures Exemption Order 1967( <b>46</b> )	£195	£79 per hour worked

## PART VI

## FURTHER FEES PAYABLE IN RESPECT OF CERTAIN TESTING **REQUIRED BY THE HEALTH AND SAFETY EXECUTIVE**

<i>I</i> <i>Purpose of application</i>		2 Fee
(a)	Application for a licence for the importation of compressed acetylene (Part I above)	the reasonable cost to the Executive of having the work carried out
(b)	Approval of apparatus in which acetylene is to be manufactured or kept (Part III above)	ditto
(c)	Comparison of a porous substance with a sample porous substance (Part IV above)	ditto
(d)	Classification of an explosive under the Classification and Labelling of Explosives Regulations 1983 or authorisation of an explosive under section 40(9) of the Explosives Act 1875 (Part V above)	ditto

(44) S.I. 1983/1140.

<sup>(45) 51. 1205/1140.
(45) 1875</sup> c. 17; section 40(9) was modified by regulation 12, and Part I of Schedule 4 to, the Placing on the Market and Supervision of Transfers of Explosives Regulations 1993 (S.I. 1993/2714).
(46) S.I. 1967/1485.

<i>I</i> <i>Purpose of application</i>		2 Fee
(e)	Application for a licence to manufacture explosives in pursuance of the Ammonium Nitrate Mixtures Exemption Order 1967 (Part V above)	ditto

#### SCHEDULE 10

**Regulation 12** 

#### FEE FOR APPLICATION FOR THE GRANT OR ALTERATION OF THE TERMS OF AN EXPLOSIVES LICENCE UNDER PART IX OF THE DANGEROUS SUBSTANCES IN HARBOUR AREAS REGULATIONS 1987

1	2
Purpose of application	Fee
Grant of an explosives licence or alteration of the terms of an existing explosives licence	£565 plus £79 per hour worked

#### **SCHEDULE 11**

**Regulation 13** 

#### FEE FOR VOCATIONAL TRAINING CERTIFICATE UNDER THE CARRIAGE OF DANGEROUS GOODS BY ROAD (DRIVER TRAINING) REGULATIONS 1996

1	2
Description	Fee
Issue or extension of vocational training certificate	£3

#### SCHEDULE 12

**Regulation 14** 

#### FEES FOR APPLICATIONS FOR APPROVALS UNDER THE CARRIAGE OF DANGEROUS GOODS BY ROAD (DRIVER TRAINING) REGULATIONS 1996

l Purpose of appli	cation	2 Fee for an original approval	<b>3</b> Fee for renewal of approval
(a)	For approval of training	the reasonable cost to having the work carrie	the Secretary of State of ad out
(b)	For approval of a refresher course	the reasonable cost to having the work carrie	the Secretary of State of ad out

#### SCHEDULE 13

**Regulation 15** 

#### VOCATIONAL TRAINING CERTIFICATES UNDER THE TRANSPORT OF DANGEROUS GOODS (SAFETY ADVISERS) REGULATIONS 1999

1	2
DescriptionFee	
Issue or extension of vocational training certificate	the reasonable cost to the Secretary of State or the person designated by him for the purpose of issuing vocational certificates of having the work carried out

#### **SCHEDULE 14**

**Regulation 17** 

#### FEES FOR NOTIFICATIONS AND APPLICATIONS UNDER THE GENETICALLY MODIFIED ORGANISMS (CONTAINED USE) REGULATIONS 2000

1		2
Description		Fee
(a)	Notification of intention to use premises for the first time for the purpose of undertaking activities involving genetic modification under regulation 9(1)	£240
(b)	Notification of an activity involving genetic modification in class 2 under regulation 10(1), except a notification to which paragraph 4(1) or paragraph 5(1) of Schedule 10 applies	£480
(c)	Notification of the intention to use premises for the first time for the purpose of undertaking activities involving genetic modification under regulation 9(1) at the same time as notification of an activity involving genetic modification in class 2 under regulation 10(1)	£480
(d)	Notification of an activity involving genetic modification in class 3 under regulation 11(1), except a notification to which paragraph	£520

1		2
Description	4(2) or paragraph $5(2)$ of	Fee
	Schedule 10 applies	
(e)	Notification of the intention to use premises for the first time for the purposes of undertaking activities involving genetic modification under regulation 9(1) at the same time as notification of an activity involving genetic modification in class 3 under regulation 11(1)	£520
(f)	Notification of an activity involving genetic modification in class 4 under regulation 11(1), except a notification to which paragraph 4(2) or paragraph 5(2) of Schedule 10 applies	£600
(g)	Notification of the intention to use premises for the first time for the purpose of undertaking activities involving genetic modification under regulation 9(1) at the same time as the notification of an activity involving genetic modification in class 4 under regulation 11(1)	£600
(h)	Notification of an activity involving genetic modification of organisms other than micro-organisms under regulation 12(1)	£480
(i)	Notification of the intention to use premises for the first time for the purpose of undertaking activities involving genetic modification under regulation 9(1) at the same time as notification of an activity involving genetic modification of organisms other than micro-organisms under regulation 12(1)	£480

1		2
Description		Fee
(j)	Notification of additional information under regulation 15(3)	£360
(k)	Application for the written agreement of the competent authority under regulation $18(2)$ where the application is made after a notification has been submitted pursuant to regulation 9(1), 10(1), $11(1)$ or $12(1)$	£360

#### **SCHEDULE 15**

#### **Regulation 18**

## FEES FOR NOTIFICATIONS AND APPLICATIONS UNDER THE NOTIFICATION OF NEW SUBSTANCES REGULATIONS 1993

## PART I

1	2
Subject matter	Fee payable
For the evaluation of a notification under regulation 4 ("base set") of a substance not already notified under the 1993 Regulations or to a competent authority of a member State for the purposes of the Directive	£4,630
For the evaluation of a notification under regulation 4 of a substance already notified—	£2,200
(i) under that regulation,	
(ii) regulation 4(1) of the 1982 Regulations, or	
<ul><li>(iii) to a competent authority of a member state, other than the competent authority for Great Britain, for the purposes of either Article 6(1) of the predecessor Directive or Article 7 of the Directive,</li></ul>	
and either regulation 11 of the 1993 Regulations applies or the agreement of the competent authority for Great Britain has been obtained pursuant to regulation 13(1) of the 1993 Regulations	

	2
Subject matter	Fee payable
For the evaluation of information provided for the purposes of regulation 5(1)(a) (>10 tonnes per year)	£2,430
For the evaluation of information provided for the purposes of regulation 5(1)(b) (>100 tonnes per year)	£4,780
For the evaluation of information provided for the purposes of regulation 5(1)(c) (>1,000 tonnes per year)	£3,350
For the evaluation of a notification under regulation 6, subject to the entry below relating to an evaluation of a notification in respect of an RTP polymer—	
<ul><li>(a) (a) quantity of the new substance equal to or more than 100 kg (regulation 6(1))</li></ul>	£935
(b) (b) quantity of the new substance equal to or more than 10 kg but less than 100 kg (regulation 6(2))	£590
For the evaluation of a notification (whether made under regulation $6(1)$ or $6(2)$ , as the case may be,) in respect of an RTP polymer of an amount equal to or more than 10 kg per annum but less than one tonne per annum or the total amount is equal to or more than 500 kg but less than 5 tonnes	£935
For the evaluation of information provided under regulation $6(4)(d)(i)$ in respect of a substance for the purposes of process- orientated research and development	£600
For an application made by a notifier for an exemption relating to him under regulation 23	£2,430

## PART II

1	2
Circumstances described	Fee payable
Where, in the opinion of the Executive, an adequate risk assessment has not been included with a notification under regulation 4 ("base set")	£2,220 (plus £388.50 VAT)

1	2
Circumstances described	Fee payable
Where, in the opinion of the Executive, an adequate risk assessment has not been included with a notification under regulation 6—	
<ul><li>(a) (a) quantity of the new substance equal to or more than 100 kg (regulation 6(1))</li></ul>	£540 (plus £94.50 VAT)
<ul><li>(b) (b) quantity of the new substance equal to or more than 10 kg but less than 100 kg (regulation 6(2))</li></ul>	£540 (plus £94.50 VAT)

SCHEDULE 16

**Regulation 19** 

### FEES PAYABLE IN RESPECT OF OFFSHORE INSTALLATIONS

1	2
Function	Person by whom fee is payable
Assessing a safety case (sent to the Executive pursuant to regulation 4(1) of the 1992 Regulations) for the purpose of deciding whether to raise matters relating to health and safety and raising such matters	The operator who sent the safety case to the Executive pursuant to that provision
Assessing a safety case or a revision to a safety case (sent to the Executive pursuant to any other provision of the 1992 Regulations) for the purpose of deciding whether to accept that safety case or revision and accepting any such safety case or revision	The operator or owner who sent the safety case or revision to the Executive pursuant to that provision
Providing advice with respect to the preparation of a safety case or revision to a safety case which is proposed to be sent to the Executive pursuant to any provision of the 1992 Regulations	The operator or owner who has requested that advice
Assessing whether to grant an exemption pursuant to regulation 17 of the 1992 Regulations and granting any such exemption	The operator or owner who has requested the exemption

#### **SCHEDULE 17**

**Regulation 20** 

### FEES PAYABLE IN RESPECT OF RAILWAY SAFETY FUNCTIONS

	2 Person by whom fee is payable
Assessing a safety case or a revision to a safety case (sent to the Executive pursuant to any provision of the 2000 Regulations) for the purpose of deciding whether to accept that safety case or revision, and accepting any such safety case or revision	The railway operator who has prepared that safety case pursuant to that provision
Assessing whether to grant an exemption pursuant to regulation 11 of the 2000 Regulations and granting any such exemption	The railway operator who has requested the exemption
Providing advice with respect to the preparation of a safety case or revision to a safety case which is proposed to be sent to the Executive pursuant to any provision of the 2000 Regulations	The railway operator who has requested that advice
Assessing whether to grant an approval pursuant to any provision of the Approval Regulations and granting any such approval	The operator or manufacturer (within the meaning of the Approval Regulations) who has made the application for the approval, or on whose behalf the application has been made
Providing advice with respect to a proposed application for the grant of an approval pursuant to the Approval Regulations	The operator or manufacturer (within the meaning of the Approval Regulations) who has requested that advice
Assessing whether to make and making an order in relation to a level crossing pursuant to the Level Crossings Act 1983(47) and to an agreement made pursuant to section 13(1)(b) of the 1974 Act	The operator within the meaning of the Level Crossings Act 1983
Assessing whether to grant an exemption pursuant to regulation 6 of the Railway Safety Regulations 1999( <b>48</b> ) and granting any such exemption	The railway operator who has requested the exemption

<sup>(47) 1983</sup> c. 16; the Act, which was amended by the Level Crossings Regulations 1997 (S.I. 1997/487), is one of the relevant statutory provisions within the meaning of section 53 of the Health and Safety at Work etc. Act 1974 (c. 37) by virtue of section 117(1) and (4) of the Railways Act 1993 (c. 43).
(48) S.I. 1999/2244.

#### SCHEDULE 18

**Regulation 21** 

### FEES PAYABLE IN RESPECT OF GAS SAFETY FUNCTIONS

1 Function	2 Person by whom fee is payable
Assessing a safety case or a revision of a safety case (sent to the Executive pursuant to any provision of the 1996 Regulations) for the purpose of deciding whether to accept that safety case or revision, and accepting any such safety case or revision	The person by whom yee is puydole The person conveying gas or the network emergency co-ordinator who has prepared the safety case or revision pursuant to that provision
Providing advice with respect to the preparation of a safety case or revision to a safety case which is proposed to be sent to the Executive pursuant to any provision of the 1996 Regulations	The person conveying gas or the network co- ordinator who has requested that advice
Assessing whether to grant an exemption pursuant to regulation 11 of the 1996 Regulations	The operator or owner who has requested the exemption

### **SCHEDULE 19**

**Regulation 23** 

#### FEES FOR APPLICATIONS FOR APPROVALS UNDER THE HEALTH AND SAFETY (FIRST-AID) REGULATIONS 1981

## PART I

l Fee for an original approval	2 Fee for an additional site-	3 for renewal of approval
Tee for an original approval	visit	jor renewal of approval
£890	£320	£62

## PART II

1	2
Fee for an initial site-visit	Fee for any additional site-visit
£355	£320

#### SCHEDULE 20

**Regulation 24** 

#### FEES FOR APPLICATIONS FOR APPROVALS UNDER THE OFFSHORE INSTALLATIONS AND PIPELINE WORKS (FIRST-AID) REGULATIONS 1989

1	2	3	4
Fee for an original approval of first-aid training	Fee for an original approval of medical training	Fee for renewal of approval of first-aid training	Fee for renewal of approval of medical training
£890	£1,305	£62	£62

## PART I

## PART II

<i>I</i>	2
<i>Fee for an additional site-visit relating tofirst-</i>	Fee for an additional site-visit relating to
<i>aid training</i>	medical training
£320	£845

### **PART III**

1	2	3	4
Fee for an initial site-visit relating to first-aid training	Fee for an initial site-visit relating to medical training	Fee for any additional site-visit relating to first-aid training	Fee for any additional site-visit relating to medical training
£355	£845	£320	£845

#### **EXPLANATORY NOTE**

(This note is not part of the Regulations)

1. These Regulations update and replace the Health and Safety (Fees) Regulations 2001 (S.I. 2001/2626). They fix or determine the fees payable by an applicant to the Health and Safety Executive in respect of an application made for—

- (a) an approval under mines and quarries legislation (*regulation 2 and Schedule 1*);
- (b) an approval of certain respiratory protective equipment (*regulation 3 and Schedule 2*);

- (c) an approval of plant or equipment under the Agriculture (Tractor Cabs) Regulations 1974 (*regulation 4 and Schedule 3*);
- (d) an approval of a scheme or programme under the Freight Containers (Safety Convention) Regulations 1984 (*regulation 5 and Schedule 4*);
- (e) a licence under the Asbestos (Licensing) Regulations 1983 (regulation 6 and Schedule 5);
- (f) an approval of dosimetry services or type approval of apparatus under the Ionising Radiations Regulations 1999 (*regulation 9 and Schedule 8*);
- (g) an approval, authorisation or licence etc. under the Explosives Act 1875 and certain instruments thereunder, for a licence under the Petroleum (Consolidation) Act 1928, for the transfer of a licence under the Petroleum (Transfer of Licences) Act 1936, or for the classification of an article, substance, combination or unit load under the Classification and Labelling of Explosives Regulations 1983 (*regulation 10 and Schedule 9*);
- (h) an explosives licence under Part IX of the Dangerous Substances in Harbour Areas Regulations 1987 (*regulation 12 and Schedule 10*);
- (i) an approval under the Carriage of Dangerous Goods by Road (Driver Training) Regulations 1996 (*regulation 14 and Schedule 12*);
- (j) an approval under the Health and Safety (First-Aid) Regulations 1981 (*regulations 23 and 25 and Schedule 19*);
- (k) an approval under the Offshore Installations and Pipelines Works (First-Aid) Regulations 1989 (*regulations 24 and 25 and Schedule 20*);

and in respect of-

- (l) a vocational training certificate under the Carriage of Dangerous Goods by Road (Driver Training) Regulations 1996 (*regulation 13 and Schedule 11*);
- (m) a vocational training certificate under the Transport of Dangerous Goods (Safety Advisers) Regulations 1999 (*regulation 15 and Schedule 13*);
- (n) a notification or application under the Genetically Modified Organisms (Contained Use) Regulations 2000 (*regulation 17 and Schedule 14*);
- (o) a notification or application under the Notification of New Substances Regulations 1993 (*regulation 18 and Schedule 15*).

**2.** The Regulations fix fees to be paid in respect of medical examinations and surveillance by an employment medical adviser which are required under certain of the relevant statutory provisions (*regulations 7 and 8 and Schedules 6 and 7*).

**3.** The Regulations fix or determine the fees payable by specified persons in the offshore, rail and gas industries for the performance by the Executive of the functions specified in those provisions (*regulations 19 to 22 and Schedules 16 to 18*).

**4.** Besides the increases for fixed fees which are indicated in the table below, the main changes made by these Regulations are the following.

5. The fee for an application for the classification of an explosive under the Classification and Labelling of Explosives Regulations 1983 or for an authorisation of an explosive under section 40(9) of the Explosives Act 1875 is now of a fixed amount instead of being the reasonable cost to the Executive of having the work carried out (*regulation 10(4) and (5) and Part V of Schedule 9*).

6. The fees to be paid under regulation 14 and Schedule 12 (applications for approvals under the Carriage of Dangerous Goods by Road (Driver Training) Regulations 1996) are no longer of a fixed amount, but are now to be the reasonable cost to the Secretary of State of having the work carried out.

7. There is a lower fee for the evaluation of a notification under regulation 4 of the Notification of New Substances Regulations 1993 in the case of a substance which has already been notified under those Regulations or notified to a competent authority of a European Community member State, than for an evaluation of a notification under regulation 4 where there has been no such earlier notification. There is now also specific provision for the fee for the evaluation of a notification under regulation 6(1) or (2) of those Regulations in the case of polymers of certain amounts for which a reduced test package is acceptable (*regulation 18 and Schedule 15*).

**8.** These Regulations introduce fixed fees for applications for approvals under the Offshore Installations and Pipeline Works (First-Aid) Regulations 1989 (*regulation 24 and Schedule 20*). Supplementary provisions are included with respect to these fees and fees for applications for approvals under the Health and Safety (First-Aid) Regulations 1981 which provide for repayment of an amount of fees in certain situations (*regulation 25*). A copy of the regulatory impact assessment prepared in respect of these new provisions for fees for applications for approvals under the Offshore Installations and Pipeline Works (First-Aid) Regulations 1989 can be obtained from the Health and Safety Executive, Economic Adviser's Unit, Rose Court, 2 Southwark Bridge, London, SE1 9HS. A copy has been placed in the library of each House of Parliament.

**9.** The new fees compared with those fixed by or determined under the previous fee-charging provisions are as follows:

Provision of these Regulatio which fixes or determine the fees	ns	: Fee		New Fee	2		Percenta	ge Increa.	se
U	Original approva	l of	ne <b>Rt</b> enewal of l approval	approva	l of	ne <b>Rt</b> enewal of 11 approval	approval	l of	e <b>Rt</b> enewal of ! approval
Schedule	1								
Part I									
Approval s of breathing apparatus	£1,835	£920	£65	£1,880	£940	£67	2.45	2.17	3.08
Approval I of dust I respirators	Executive	e of havin		Reasonat Executive work carr	e of havin		_	_	_
Approval s of explosives		£190	£65	£280	£195	£67	1.82	2.63	3.08
Approval s of locomotive or other vehicle		£910	£65	£3,670	£930	£67	2.51	2.20	3.08

Provision of	nPrevious	s Fee		New Fee	2		Percento	ige Increa	se
these Regulation which fixes or determin the									
fees	Onician	1 1 1				D(	Ouising		D(
	approva		of	approva		of	approva		ne <b>Rt</b> enewal of
			l approva			l approval			l approval
Approval of electrical equipmen		£715	£65	£1,140	£730	£67	2.70	2.10	3.08
for use in potentiall gassy zones	у								
Approval of methanor		£310	£65	£520	£320	£67	1.96	3.23	3.08
Approval of electric safety lamps	£510	£310	£65	£520	£320	£67	1.96	3.23	3.08
Approval of other types of apparatus essential for safety		£265	£65	£270	£270	£67	1.89	1.89	3.08
Part II									
Ballistic pendulum shot	1	£130			£135			3.85	
Break test shot		£210			£215			2.38	
Deflagrat	ion	£165			£170			3.03	
Detonator test (per 100 shots)	r	£1,280			£1,315			2.73	

Provision of these Regulati which	n Previous ons	Fee	New Fee	Percentage Increase
fixes or determin the fees		Amon du attenan a	Quicinal Amondus atten qual	Quicinal Amondmo Pronousal
	approval		Original Amendme <b>R</b> tenewal approval of of approval approval	approval of of
Detonato delay time test (per 100 shots	r	£1,015	£1,040	2.46
Gallery shot		£240	£245	2.08
Mortar shot		£130	£135	3.85
Velocity of detonatio test (per 3 shots)		£415	£425	2.41
Part III				
Other testing not fixed in Part II		le cost to the e of having the ied out	Reasonable cost to the Executive of having the work carried out	
Schedule	2			
of	Executive work carr	le cost to the e of having the ied out	Reasonable cost to the Executive of having the work carried out	_
Schedule	3			
Original approval of tractor cab		£390	£400	2.56

Provision of these Regulatio which fixes		Fee		New Fee			Percenta	ge Increas	se
	Original					e <b>R</b> tenewal			
	approval		of approval	approval		of ! approval	approval	of approval	of approval
Revision of an existing approval of a tractor cab		£215			£220			2.33	
Schedule	4								
Approval of scheme or programm for examinatio of freight containers	e on	£75			£77			2.67	
Schedule	5								
Licence for work with asbestos insulations asbestos coating or asbestos insulating board or renewal of licence		£615			£738			20	
Ì	Basic		Laborator tests	₿asic		Laborator tests	₿asic	-	Laborato tests

Provisio	on Previous	s Fee		New Fee	2		Percente	age Increa	ise
of these									
Regulati which	ions								
fixes or									
determin	nes								
the fees									
	Original approva		ne <b>Rt</b> enewał of	Original approva		ne <b>Rt</b> enewa of	l Origina approva		ne <b>Rt</b> enewal of
			l approva			l approva			approval
Schedul	e 6								
The Ionising									
Radiation Regulation									
1999	0115								
whær	e£29(a) surveilla	£56 nce	£33	£30	£58	£34	3.45	3.57	3.03
	is								
	confined to								
	examinat of,	tion							
	and								
	making entries								
	in, records								
(b)i	n£5 <b>2</b> (b)	£56	£33	£57	£58	£34	9.62	3.57	3.03
	other cases								
Control of	£54	£56	£33	£57	£58	£34	5.56	3.57	3.03
Asbestos	5								
at Work Regulatio	ons								
1987									
Control of	£54	£56	£33	£57	£58	£34	5.56	3.57	3.03
Substanc Hazardor									
to	us								
Health Regulation	ons								
1999									

Provision	Previous	Fee		New Fee			Percenta	ge Increa	se
of these Regulatio	ns								
which fixes									
or									
determine the	S								
the fees									
-	Orioinal	Amendm	e <b>R</b> tenewal	Orioinal	Amendm	e <b>Rt</b> enewal	Orioinal	Amendm	e <b>R</b> teneu
	approval		of	approval		of	approval		of
	TT		approval			approval		approval	
	254				£58			3.57	3.03
Work in	.d								
Compresse Air	a								
Regulation	IS								
1996									
Schedule '	7								
	256			£57			1.79		
first									
assessmen of an	t								
employee									
(including									
any									
clinical									
medical									
examination and	n								
laboratory									
tests in									
connectior	ı								
with the									
assessmen	t)								
On each									
subsequen									
assessmen	t								
of an employee-									
				624			2 02		
(i) for f	atory			£34			3.03		
tests	atory								
wher	e								
these									
are									
carri	ed								
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	nPrevious	Fee	New Fee		Percenta	ge Increase
of these						
Regulati	ons					
which	0115					
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determin	ies					
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fees	0 · · 1		101		$0 \cdot \cdot 1$	
	approval		approval	Amendme <b>R</b> tenewal	approval	
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(ii) for	£22	αρριοναι αρριονα	£34	αρριοναι αρριοναι	3.03	αρριοναι αρριονα
(ii) for a	L33		L34		5.05	
	nical					
	dical					
	mination					
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this	5					
is						
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Schedule	e 8					
Group I						Hourly rate
Dose	f156 plus	£72 per hour	£197 plus	£86 per hour	19.87	19.44
record		y Nuclear or		y Nuclear or	17.07	17.77
keeping	Specialist			Inspector		
where	1	1	1	1		
he						
application	on					
is solely						
in						
respect of						
Group I						
function						
	0156 1	670 1	C107 1	CO.C. 1	10.07	10.44
Dose		£72 per hour		£86 per hour	19.87	19.44
record	Specialist	y Nuclear or		y Nuclear or Inspector		
keeping where	specialist	Inspector	specialist	Inspector		
the						
applicatio	on					
for						
Group I						
functions	5					
is						
linked						
to an						

Provision of these Regulation which fixes or determin the		Fee	New Fee		Percenta	ge Increase
fees	approval		approval	Amendme <b>Rt</b> enewal of of approval approval	approval	
application for approval in another group	'n					
		£72 per hour / Nuclear or Inspector	worked by	£86 per hour y Nuclear or Inspector	19.87	19.44
Group III Internal dosimetry	7					
2	£1 <b>5(6</b> )plus	-	worked by	£86 per hour y Nuclear or Inspector	19.87	19.44
(bf)or			worked by	s £86 per hour y Nuclear or Inspector	19.87	19.44
Type approval of apparatus under sub- paragraph 1(c)	worked by Specialist	£72 per hour / Nuclear or Inspector	worked by	£86 per hour y Nuclear or Inspector	2.73	19.44

Provision of these Regulation which fixes	n Previous Fee	New Fee	Percento	age Increase
or determin the	ies			
fees	Original Amendme <b>Rt</b> enewa approval of of approval approva	l Original Amendme <b>Rt</b> enewa approval of of il approval approva	approva	
(i) or 1(d)(i) respective of Schedule to the Ionising Radiation Regulatio 1999	1 15			
Schedule 9	,			
Part 1				
Factory licence	£430 plus £66 per hour worked by Specialist Inspector	£516 plus £79 per hour worked by Specialist Inspector	20	19.70
Magazine licence	e£430 plus £66 per hour worked by Specialist Inspector	£516 plus £79 per hour worked by Specialist Inspector	20	19.70
Factory amending licence	£310 plus £66 per hour gworked by Specialist Inspector	£372 plus £79 per hour worked by Specialist Inspector	20	19.70
	e£310 plus £66 per hour gworked by Specialist Inspector	£372 plus £79 per hour worked by Specialist Inspector	20	19.70
Replacem of the above licences if lost	n£39	£46	17.95	
for	£26 plus £66 per hour worked by Specialist dmspector	£31 plus £79 per hour worked by Specialist Inspector	19.23	19.70

Provision of these Regulation which fixes or		s Fee		New Fee		Percenta	nge Increase
determin the fees			ne <b>R</b> tenewal	Original approval		Original approva	Amendme <b>Rt</b> enewal
compress	ed	approva	l approva	l	approval approva	l	approval approval
acetylene							
Replacem of the above licence if lost	n£@6			£31		19.23	
to an existing licence	worked l	£66 per he by Special r			279 per hour y Specialist	19.23	19.70
Part II							
A store licence	£69	£71	2.90	_			
Renewal of a store licence	£69			£71		2.90	
Registration and renewal of registration of				£13		8.33	_
premises for the keeping of explosive with a local authority							
Licence to keep petroleun spirit	n						

Provision Previous Fee of these	New Fee	Percenta	ige Increase
Regulations which			
fixes or			
determines			
the			
fees	1 Quining 1 Amondu a Pton and	1 Quicin al	1 Am on due o Pton ou al
approval of of	<i>l Original AmendmeRtenewa</i> approval of of	approva	
approval approval			approval approval
of a quantity—			
<ul> <li>not £33 for each year of licence exceeding 2,500 litres</li> </ul>	£34 for each year of licence	3.03	_
<ul> <li>exceedsingor each year of licence 2,500</li> <li>litres</li> <li>but</li> <li>not</li> <li>exceeding</li> <li>50,000</li> <li>litres</li> </ul>	£49 for each year of licence	2.08	
<ul> <li>exceletion for each year of licence 50,000</li> </ul>	£97 for each year of licence	2.11	_
Transfer £8	£8		_
of petroleum spirit licence			
Part III			
Original £26 plus £66 per hour approval worked by Specialist of Inspector premises in which acetylene	£31 plus £79 per hour worked by Specialist Inspector	19.23	19.70
is to be manufactured or kept			
Amendmetta6 plus £66 per hour of an worked by Specialist approval Inspector of	£31 plus £79 per hour worked by Specialist inspector	19.23	19.70

premises in which acetylene is to be manufactured or kept Approval £26 plus £66 per hour £31 plus £79 per hour 19.23 19.70 of worked by Specialist worked by Specialist apparatus inspector inspector in which acetylene is to be manufactured or kept	
premises in which acetylene is to be manufactured or kept Approval £26 plus £66 per hour £31 plus £79 per hour 19.23 19.70 of worked by Specialist worked by Specialist apparatus inspector inspector in which acetylene is to be manufactured or kept	of
in which acetylene is to be manufactured or kept Approval £26 plus £66 per hour £31 plus £79 per hour 19.23 19.70 of worked by Specialist worked by Specialist apparatus inspector inspector in which acetylene is to be manufactured or kept	roval approva
of worked by Specialist worked by Specialist	
I ALLIV	0
Comparis <b>6</b> :48 £57 18.75 — of a porous substance with a sample porous substance	
Original £26 plus £66 per hour £31 plus £79 per hour 19.23 19.70 approval worked by Specialist worked by Specialist of inspector inspector premises in which acetylene is compressed	0
Amendmetil 6 plus £66 per hour of an worked by Specialist approval inspector£31 plus £79 per hour worked by Specialist inspector19.23 19.70	0

of these Regulati	n Previous ons	Fee		New Fee			Percenta	ge Increase
which								
fixes								
or								
determin	nes							
the								
fees								
	Original	Amendme	e <b>R</b> tenewal	Original	Amendme	e <b>Rt</b> enewal	Original	Amendme <b>Rt</b> enewal
	approval	of	of	approval	of	of	approval	of of
		approval	approval		approval	approval		approval approval
of								
premises								
in								
which								
acetylene	•							
is								
compress	sed							
Part V								
						-		
of an	g es ons tion e 0(9) es	of having ied out	the	£55 per ho	our worked			
Grant of an ammoniu nitrate mixtures licence under article 3 of the	-	£66 per h y Specialis	st	£195 plus worked by inspector			2.63	19.70

of these Regulativ which fixes or		New Fee	Percenta	ge Increase
determin the fees			of approval	
Ammoniu Nitrate Mixtures Exemptic Order 1967	um		<u>FF</u> , e , m	<u></u>
in	narried out	Reasonable cost to th Executive of having t testing carried out		
Schedule	e 10			
Grant of an explosive licence or alteration of the terms of an		£565 plus £79 per hor worked	ur 2.73	19.70
existing explosive licence	S			
Schedule	2 11			
Vocationa training certificate under regulation of the Carriage of	es	£3	3.45	

Provision	Previous	Fee		New Fee			Percenta	ge Increase
of these Regulatio which fixes or determine the fees								
	Original approval		e <b>Rt</b> enewal of	Original approval		e <b>Rt</b> enewal of	Original approval	Amendme <b>Rt</b> enewal of of
	upprovui	0	approval		approval	-		approval approval
Dangerous Goods by Road (Driver Training) Regulation 1996								
Schedule	12							
Carriage of Dangerous Goods by Road (Driver Training) Regulation 1996								
Approval £ of training	£1,025			Secretary	le cost to t of State of carried out	f having		
For approval of a refresher course under regulation (a)				Secretary	le cost to t of State o carried out	f having		
Fee for frenewal of approval	2615			Secretary	le cost to t of State o carried out	f having		
Schedule	13							
Vocational training S certificate	Secretary	of State of	r the	Secretary	le cost to t of State of signated b	r the		

Provisio	on Previous I	Fee		New Fee			Percenta	ge Increas	e
of these									
Regulat	ions								
which									
fixes or									
determi	nes								
the	105								
fees									
	Original	Amendm	e <b>Rt</b> enewal	Original	Amendme	e <b>Rt</b> enewal	Original	Amendme	e <b>Rt</b> enewal
	approval		of	approval	U	of	approval	0	of
			approval			approval		approval	approval
under	him for the			him for th issuing vo					
of the	nissuing voo certificates			certificate					
	twork carrie		5 the	work carri		5 the			
of									
Dangero	us								
Goods									
(Safety	`								
Advisers Regulati									
1999	0115								
Schedul	e 14								
Genetica Modified									
Organisr									
(Contain									
Use)									
Regulati	ons								
2000									
Notificat	i <b>di2</b> 30			£240			4.35		
of the									
intention									
to use premises									
for the									
first									
time									
for the									
purpose									
of undertals	ina								
undertak activities									
involving									
genetic	5								
modifica	tion								
under									
regulatio	n 9(1)								

Provisio	nPrevious	Fee	New Fee		Percenta	ge Increase
of these Regulati which fixes					i creeniu <sub>e</sub>	
or						
determin	nes					
the						
fees						
-	Original	Amendme <b>Rt</b> enewal	Original	Amendme <b>R</b> tenewal	Original	Amendme <b>Rt</b> enewal
	approval	of of	approval	of of	approval	of of
		approval approval	!	approval approval		approval approval
Notificati	i <b>6:14</b> 40		£480		9.09	
of an						
activity						
involving	5					
genetic modificat	tion					
in class	uon					
2 under						
regulation	n 10(1).					
except a	- ( ))					
notificati	on					
to						
which						
paragraph	1					
4(1) or paragraph	h					
5(1) or	1					
Schedule	10					
applies						
Notificati	ident/10		£480		9.09	
of the	10244-40		1400		9.09	
intention						
to use						
premises						
for the						
first						
time						
for the						
purpose of						
undertaki	ng					
activities						
involving						
genetic						
modificat	tion					
under	0(1)					
regulation	n 9(1)					
at the same						
Same			50			

Provision	Previous	Fee		New Fee		Percenta	ge Increase
of these Regulatio which fixes or determine the	ns						-
fees							Amendme <b>Rt</b> enewal
	approval	-	of approval	approval	of approval	approval	of of approval approval
time as notificatio of an activity involving genetic modificati in class 2 under regulation	on						
Notification of an activity involving genetic modificati in class 3 under regulation except a notification to which paragraph 4(2) or paragraph 5(2) of Schedule applies	6 <b>x4</b> 75 on 11(1), n			£520		9.47	
Notification of the intention to use premises for the first time for the purpose	6475			£520 51		9.47	

Provision Previous	Fee	New Fee	I	Percentag	ge Increase
of these Regulations which fixes or					
determines the					
fees Original approval	of of	newal Original An approval of	of a	approval	of of
of	approval app	proval ap	proval approval		approval approva
indertaking indertaking notivities nvolving genetic modification inder regulation 9(1) it the same ime as					
and as notification of an netivity nvolving genetic nodification n class 8 under regulation 11(1)					
Notification 50 of an activity nvolving genetic modification n class 4 under regulation 11(1), except a notification o which baragraph 4(2) or baragraph 5(2) of		£600	9	.09 -	

Provision F	Previous	Fee		New Fee			Percenta	ge Increas	е
of these Regulation which	5								
fixes									
or									
determines									
the									
fees									
								Amendme	Rtenew
a	pproval		of	approval		of	approval		of
		approva	l approval		approval	approval		approval	appro
Notification	50			£600			9.09		
of the									
intention									
to use									
premises									
for the									
first									
time									
for the									
purpose									
of									
undertaking									
activities									
involving									
genetic									
modificatio	n								
under	(1)								
regulation 9	(1)								
at the									
same									
time as									
notification									
of an									
activity									
involving									
genetic modification									
in class	1								
4 under									
regulation 1	1(1)								
Notification	40			£480			9.09		
ofan									
activity									
involving									
genetic									
modification	n								
or .									
organisms									
other									

Provision	nPrevious	Fee	New Fee		Percenta	ge Increase
of						
these						
Regulation	ons					
which						
fixes						
or						
determin	es					
the						
fees						
5	Original	Amendme <b>Rt</b> enewal	Original	Amendme <b>R</b> tenewal	Original	Amendme <b>Rt</b> enewal
	approval		approval		approval	
	-PP	approval approval		approval approval		approval approval
than						
micro-						
organism	s					
under						
regulation	n 12(1)					
Notificati			£480		9.09	
of the	ULT +U		2400		2.02	
intention						
to use						
premises						
for the						
purpose of						
undertaki	na					
genetic	ng					
modificat	ion					
under	.1011					
regulation	-0(1)					
at the	1)(1)					
same						
time as notification	<b>n</b>					
of an	J11					
activity						
involving genetic	,					
modificat	ion					
of	.1011					
	c.					
organism: other	5					
than						
micro-	a					
organism	8					
under	10(1)					
regulation	n 12(1)					
Notificati	<b>613</b> 30		£360		9.09	
of an						
additiona	1					
informati						
			54	L		

Provisio	n Previous	Fee	New Fee			Percenta	ge Increase
of these Regulati which fixes or determin the fees							
<i>J</i>	Original approval		approval		of	approval	Amendme <b>R</b> tenewal of of approval approval
under regulation	n 15(3)	αρριοναι αρριοναι		upprovur	иррготи		αρριοναι αρριοναι
Applicati for the written agreemer of the competer authority under regulation where the application is made after a notification has been submitted pursuant to regulation 10(1), 11(1) or 12(1)	dfi330 nt nt n 18(2) on on		£360			9.09	
Schedule	e 15						
Notification of New Substance Regulation 1993	es						
For the evaluatio of a notification under regulation	on	£4,630			£4,630		

Provisio of	nPrevious	Fee		New Fee			Percenta	ge Increas	e
these Regulati which fixes or determin the fees	nes		-De		4	Deco		4	Decas
	approval	-	e <b>n</b> enewai of approval	approval	of	e <b>kt</b> enewai of approval	approval		of
("base set")			<u></u>		TT	<u></u>		-T T	<u>rr</u> ,wv
Additiona fee to the fee above for the evaluation of a notificati under regulation where there is no adequate risk assessme	on n 4 nt	us £388.5(		£2,220 ph	us £388.5(				
For the evaluatio of a notificati under regulation (a) (>10 tonnes per year)	on			£2,430			8.00		
For the evaluatio of a notificati under regulation (b) (>100 tonnes	n on			£4,780			1.06		

Provision	Previous	Fee	New Fee		Percenta	ge Increase
of these Regulation which fixes	ıs					
or determine. the	8					
	Original approval		approval	Amendme <b>R</b> tenewal of of approval approval	approval	
per year)						
For the f evaluation of a notification	3,935		£3,350		(14.87 decrease)	
under regulation (c) (>1,000 tonnes per year)						
For a notification under regulation						
quan( <b>ta</b> ) y£ cc t n s e t t c c n t t l k	780) of he ubstance qual o or nore han 00		£935		19.87	
qua <b>(bi)</b> ty£ c t	regulatio (49 <b>5</b> ) of he iew		£590		19.19	_
s u te	ubstance p o 00					
-			57	7		

	Previous	Fee		New Fee			Percenta	ge Increase
of								
these								
Regulatio	ons							
which								
fixes								
or								
determin	es							
the								
fees								
0	Original	Amendme	e <b>R</b> tenewal	Original	Amendme	e <b>Rt</b> enewal	Original	Amendme <b>Rt</b> enewa
	approval		of	approval		of	approval	
	-PP		approval			approval		approval approva
	kg	upprorut	upprovut		upprorut	upprovut		
	(regulatio	on 6(2))						
Additiona	1							
fee to								
the fee								
above								
for the								
evaluatior	ı							
of a								
notificatio	n							
under								
regulation	6							
where								
there								
is no								
adequate								
risk								
assessmer	nt—							
		£94.50 V	AT	£540 plus	£94.50 V	AT		
	of							
	the							
	new							
	substance	;						
	equal							
	to							
	or							
	more							
	than							
	100							
	kg							
	(regulatio	on 6(1))						
		£94.50 V	AT	£540 plus	£94.50 V	AT		
	of							
	the							
	new							
	substance	;						
	up							
	to							
				58	2			
				36	,			

	on Previous	s Fee		New Fee	?		Percenta	ge Increa	se
of these Regulat which fixes or determin the									
fees	Original approva	l of	of	approva	l of	ne <b>Rt</b> enewal of	approval	l of	of
	100 kg (regulatio		l approval	!	approva	l approval	!	approval	l approva
For an applicati made by a notifier for an exemption relating to him under regulation	on			£2,430			8.00		
Schedul									
	e Reasonat offsecutiv work car	e of havin			ble cost to e of havin ried out				
Schedul	e 17								
	Reasonat s Executiv work car	e of havin			ble cost to e of havin ried out		_	_	
Schedul	e 18								
Gas safety function:		ole cost to e of havin ried out			ole cost to e of havin ried out				
Schedul	e 19								
Part I	original	Fee for an additiona site- visit £310	renewal	approval		Fee for renewal llof approval £62	2.30	3.23	3.33
Part II	Fee for initial	Fee for any		Fee for initial 5	Fee for any 9		2.90	3.23	

Provisio	n Previous	Fee		New Fee			Percentag	ge Increas	e
of									
these									
Regulati	ions								
which									
fixes									
or									
determin	ies								
the									
fees									
	Original	Amendme	e <b>R</b> tenewal	Original	Amendme	Rtenewal	Original	Amendme	Rtenewal
	approval	of	of	approval	l of	of	approval	of	of
		approval	approval		approval	approval		approval	approval
	site visit	additional		site visit	additional				
	£345	site-		£355	site-				
		visit			visit				
		£310			£320				