1987 No. 392

FRIENDLY SOCIETIES

The Friendly Societies (Fees) Regulations 1987

Made	6th March 1987
Laid before Parliament	11th March 1987
Coming into force	1st April 1987

The Treasury, in exercise of the powers conferred on them by section 104(1) of the Friendly Societies Act 1974(1) and by article 2 of the Friendly Societies (Fees) Order 1971(2) and of all other powers enabling them in that behalf, hereby make the following Regulations:—

1. These Regulations may be cited as the Friendly Societies (Fees) Regulations 1987 and shall come into force on 1st April 1987.

2. The Friendly Societies Regulations 1975(**3**) shall be amended by substituting for Schedule 2 thereto the following Schedule:—

"SCHEDULE 2

Regulation 16

FEES PAYABLE FOR REGISTRATION AND SUNDRY OTHER MATTERS

	£
1. For the acknowledgement of registration of a society (except as hereinafter provided)	260
2. For the acknowledgement of registration of a branch	95
3. For the registration of an annual return (except where the society or branch concerned has by written notice sent to the Central Office or the Assistant Registrar for Scotland irrevocably elected to pay the fees specified in paragraph 4 of this Schedule):	

^{(1) 1974} c. 46.
(2) S.I.1971/1900.

⁽²⁾ S.1.1971/1900.

⁽**3**) S.I. 1975/205, amended by S.I. 1986/620.

	£
(a) in the case of an annual return for a year of account ended on or before 31st December 1986 —	
where it relates to a society	38
where it relates to a branch	12.50
(b) in the case of an annual return for any subsequent year of account —	
where it relates to a society	40
where it relates to a branch	13
4. The fees specified in this paragraph shall be payable where the society or branch concerned has by notice elected as aforesaid:	
 (a) For the acknowledgement or registration of an amendment of rules (and including approval of name in the case of an amendment effecting a change of name of a society or branch) — 	
if the amendment substitutes an entire set of rules for the existing set of rules (except as hereinafter provided)	
where made by a society	170
where made by a branch	47
if the amendment does not substitute an entire set of rules for the existing set of rules	
where made by a society	81
where made by a branch	23
(b) For the acknowledgement of registration of a notice of change in the situation of the registered office —	
of a society	23
of a branch	11.50
(c) For a receipt issued in respect of a notice of appointment of trustee or trustees —	
of a society	23
of a branch	11.50
5. For the registration of a special resolution —	

£

(1) where the special resolution relates to an amalgamation or a transfer of engagements and the society passing it has —

- (a) 100 members or less 50
- (b) more than 100 members but not 75 more than 500
- (c) more than 500 members but not 95 more than 1,000
- (d) more than 1,000 members 120

(2) where the special resolution relates to a 120 conversion

6. For the appointment of an inspector or 120 calling of a special meeting by a Registrar under section 90 of the Friendly Societies Act 1974

7. For a registration of an instrument of dissolution or alteration therein where a society or branch has —

- (a) 100 members or less 50
- (b) more than 100 members but not 75 more than 500
- (c) more than 500 members but not 95 more than 1,000
- (d) more than 1,000 members 120

8. For a reference of a dispute to the 7 Registrar

9. For the determination of a Registrar on 30 a dispute or for the award of a registrar for dissolution where the matter is settled without a hearing or upon one hearing without an adjournment

10. Where on a dispute or on an application for an award of dissolution more than one hearing is required or where the hearing is adjourned —

the same fee as where the matter is settled 30 upon one hearing without adjournment and in addition for every hearing after the first and for every adjournment

11. For the award or direction of a Registrar for the appropriation or division of assets of a society or branch, an additional fee as follows: —

£

where the value of the assets is less than $\pounds 600$, 21 per cent of that value;

where the value of the assets is $\pounds 600$ or more, $\pounds 126$ with an additional $\pounds 8$ for every $\pounds 100$ or part thereof in excess of $\pounds 600$.

12. Where an application is made for an investigation into the affairs of a society or branch with a view to an award of dissolution thereof, the Chief Registrar may, if he thinks fit, at any time before making his award require the payment of such further fee as he may deem reasonable not exceeding —

where the number of members does not 350 exceed 150

where the number of members exceeds 460 150 but does not exceed 250

where the number of members exceeds 570 250 but does not exceed 350

where the number of members exceeds 690 350 but does not exceed 500

where the number of members exceeds 1040 500 but does not exceed 700

where the number of members exceeds 1380 700 but does not exceed 1,000

where the number of members exceeds $1,000, \pm 1350$ for the first 1,000 members and ± 260 for every 500 members or part thereof, exceeding 1,000 members, subject to a maximum fee of ± 2550 .

13. For the inspection on any particular day 2.75 of documents relating to a single society or branch

14. For every document (except as 12.00 otherwise provided) required to be signed by a Registrar, or to bear the seal of the Central Office, not chargeable with any other fee to the Registrar

provided that such fee shall not be paid by a society or branch which has not by notice elected as in paragraph 4 of this Schedule.

15. For the provision of a copy of the whole of or an extract from any document —

£

(a) where the copy is a photocopy and is not certified as a true copy of a document in the custody of the Registrar (except as may be necessary for the examination of the copy) —

- (i) where the copy does not exceed 5 pages, 0.80 or for the first 5 pages of a copy which exceeds 5 pages
- (ii) for every page of a copy after the fifth 0.15 page
 - (b) where the copy is not a photocopy and is not so certified —
- (i) where the copy does not exceed 216 5.75 words, or for the first 216 words of a copy which exceeds 216 words
- (ii) for each complete folio of 72 words by 1.15 which a copy exceeds 216 words
- (c) where the copy, whether a photocopy 2.75 or not, is certified as provided in subparagraph (a) above (as an addition to whatever fee would be payable if the copy were not so certified and the fee for the signature of a Registrar or the seal of the Central Office)

16. The fee for the acknowledgement of registration of a society registered as a working men's club the rules of which are in the form of model rules, where the application for the registration is made through and endorsed by the association or body which has sponsored the rules contained in the said model, shall be $\pounds 150$.

17. The fee for the acknowledgement of registration of an amendment of rules of a society registered as a working men's club, being a substitution of an entire set of rules for the existing set of rules, where the entire set of rules is in the form of model rules and where the application for registration is made through and endorsed by the association or body which has sponsored the rules contained in the said model, shall be £105.

18. No fee shall be payable in respect of the examination or authentication of copies of rules or amendments of rules to be used for recording under section 10 of the Friendly Societies Act 1974."

3. The Friendly Societies (Fees) Regulations 1986(4) are hereby revoked.

Peter Lloyd Mark Lennox-Boyd Two of the Lords Commissioners of Her Majesty's Treasury

6th March 1987

EXPLANATORY NOTE

(This note is not part of the Regulations)

These Regulations suspersede the Friendly Societies (Fees) Regulations 1986. They generally increase by about 4% the fees to be paid for matters to be transacted and for the inspection of documents under the Friendly Societies Act 1974. However, fees for registration of a society using model rules remain unchanged at £150, while fees for registration of rules other than model rules have been increased from £240 to £260, better to reflect the relative amounts of work involved.