

Statutory Document No. 2024/0010

*Immigration Act 2014 (of Parliament)*

# IMMIGRATION (FEES) (NO.2) (AMENDMENT) REGULATIONS 2024

*Laid before Tynwald:**Coming into Operation**6 April 2024*

The Minister for the Treasury makes the following Regulations under section 68(1), (7) and (10) of the Immigration Act 2014 (of Parliament)<sup>1</sup>, as that Act has effect in the Island<sup>2</sup>.

## 1 Title

These Regulations are the Immigration (Fees) (No.2) (Amendment) Regulations 2024.

## 2 Commencement

These Regulations come into operation on the 6 April 2024<sup>3</sup>.

## 3 Amendment of the Immigration (Fees) (No.2) Regulations 2020

- (1) The Immigration (Fees) (No.2) Regulations 2020<sup>4</sup> are amended as follows.
- (2) In regulation 3 (interpretation), insert in the appropriate place in the alphabetical list —
  - “confirmation of employment” has the same meaning as in Appendix W (immigration rules for workers) of the immigration rules;<sup>5</sup>
- (3) In Schedule 1 (applications for leave to enter the Isle of Man), in Table 1 (fees for applications for leave to enter the Isle of Man), in the third column (amount of fee), of —
  - (a) row 1.1.1 for “£1,033” substitute “£1,258”; and

<sup>1</sup> 2014 c.22.

<sup>2</sup> S.I. No. 2008/680.

<sup>3</sup> Tynwald procedure – negative, in accordance with section 166(4) of the Immigration Act 2014 (of Parliament) as that Act has effect in the Island, and section 32 of the Legislation Act 2015.

<sup>4</sup> SD 2020/0142.

- (b) row 1.2.2, for “£516” substitute ~~“£516”~~ **“£637”**.
- (4) Schedule 2 (applications for leave to remain in the Isle of Man) is amended as follows —
- (a) in Table 3, in the third column (amount of fee) of —
- (i) row 3.1.1, for “£1,033” substitute ~~“£1,033”~~ **“£1,258”**;
  - (ii) row 3.2.2, for “£1,277” substitute ~~“£1,277”~~ **“£1,486”**;
  - (iii) row 3.2.3, for “£1,623” substitute ~~“£1,623”~~ **“£1,884”**;
  - (iv) row 3.2.4, for “£475” substitute ~~“£475”~~ **“£490”**;
  - (v) row 3.2.5, for “£244” substitute ~~“£244”~~ **“£298”**;
  - (vi) row 3.3.1, for “£704” substitute ~~“£704”~~ **“£827”**;
  - (vii) row 3.3.2, for “£704” substitute ~~“£704”~~ **“£827”**;
  - (viii) row 3.3.3, for “£1,408” substitute ~~“£1,408”~~ **“£1,500”**;
  - (ix) row 3.4.1, for “£493” substitute ~~“£493”~~ **“£584”**;
  - (x) row 3.4.2, for “£1,277” substitute ~~“£1,277”~~ **“£1,486”**;
  - (xi) row 3.5.1, for “£704” substitute ~~“£704”~~ **“£827”**; and
  - (xii) row 3.5.3, for “£993” substitute ~~“£993”~~ **“£1,000”**;
- (b) in Table 3, omit row 3.5.2;
- (c) in Table 4 (fees specified applications for limited leave to remain in the Isle of Man as a dependent) —
- (i) in the third column (amount of fee) of row 4.1.1 for “£608” substitute ~~“£608”~~ **“£716”**, and
  - (ii) Omit row 4.1.3.
- (d) in Table 5 (fees for applications for indefinite leave to remain in the Isle of Man), in the third column (amount of fee) of row 5.1.1 for “£2,389” substitute ~~“£2,389”~~ **“£2,885”**; and
- (e) in paragraph 2A (reduction of fees for health and care visa applications) —
- (i) in sub-paragraph (2)(a) for “£472” substitute ~~“£472”~~ **“£543”**; and
  - (ii) in sub-paragraph (2)(b) for “£944” substitute ~~“£944”~~ **“£949”**.
- (5) In Schedule 4 (sponsorship) -
- (a) in the title of Table 8 for each instance of “licenses” substitute ~~“licenses”~~ **“licences”**;
  - (b) in Table 8 (fees in relation to sponsor licences, certificates of sponsorship, confirmation of acceptance for studies and processes relating to sponsor licences), in the third column (amount of fee) of —
    - (i) row 8.3.1, for “£21” substitute ~~“£21”~~ **“£25”**; and
    - (ii) row 8.3.2, for “£21” substitute ~~“£21”~~ **“£25”**.

**MADE 4<sup>TH</sup> APRIL 2024**

**DR ALEX ALLINSON**  
*Minister for the Treasury*

***EXPLANATORY NOTE***

*(This note is not part of the Regulations)*

These Regulations amend the Immigration (Fees) (No.2) Regulations 2020 (SD 2020/0142) to increase the fees to be charged across various immigration visa routes and services.

These Regulations maintain the Island's alignment with the UK's immigration fees.

Other minor amendments, such as the omission of immigration routes which can no longer be applied for, have also been made.