

WASTE MANAGEMENT (FEES) (JERSEY) ORDER 2006

Arrangement

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WASTE MANAGEMENT (FEES) (JERSEY) ORDER 2006

Made
Coming into force

27th November 2006

in accordance with Article 2

THE MINISTER FOR PLANNING AND ENVIRONMENT, in pursuance of Articles 18, 22, 106 and 108 of the Waste Management (Jersey) Law 2005¹, orders as follows –

1 Fees

- (1) This Order prescribes the fees payable under the Waste Management (Jersey) Law 2005.
- (2) The fee payable in respect of an application specified in column 1 of Part 1 of the table of fees set out in Schedule 1 is the appropriate fee specified in column 2 of the table.
- (3) If an application for a licence is successful, the appropriate fee specified in Part 2 of the table of fees set out in Schedule 1 is payable on the grant of the licence and on each anniversary of the grant of the licence during the subsistence of the licence.
- (4) If the Minister agrees, half the fee mentioned in paragraph (2) may be paid on the grant of the licence and half every 6 months thereafter during the subsistence of the licence.
- (5) Where more than one fee is specified in column 2 of the table of fees, a person may, before making an application specified in Part 1 of the table, apply to the Minister for a determination
 - (a) on which fee is the appropriate fee in respect of the application; and
 - (b) where the application is for a licence, on which fee is the appropriate fee under Part 2 of the table of fees.
- (6) The question of which fee is the appropriate fee will be determined in accordance with Schedule 2.

2 Citation and commencement

- (1) This Order may be cited as the Waste Management (Fees) (Jersey) Order 2006.
- (2) It shall come into force on the same day as the Waste Management (Jersey) Law 2005.

SENATOR F.E. COHEN

Minister for Planning and Environment

SCHEDULE 1

(Regulation 1(2) and (3))

FEES

Part 1 - Applications	Fee £
Licence application –	
high regulatory requirement	1870
medium regulatory requirement	1515
low regulatory requirement	1135
Licence modification –	
significant modification	760
minor modification	380
Licence transfer –	380
Licence surrender –	
high regulatory requirement	1870
medium regulatory requirement	1515
low regulatory requirement	1135
Waste carriers registration –	100
Transboundary consignment note –	
application	1028
shipment fee - for each permitted shipment	93
Internal consignment note –	0.50
Part 2 - Annual fees	
Licence subsistence –	
high inspection frequency	10485
medium inspection frequency	5245
low inspection frequency	2625

SCHEDULE 2

(Regulation 1(6))

DETERMINATION OF APPROPRIATE FEE

1 Licence application and licence surrender

- (1) The high regulatory requirement fee is payable if the Minister is satisfied that the application is in respect of a complex facility with a significant pollution potential or sensitive receptors.
- (2) The medium regulatory requirement fee is payable if the Minister is satisfied that the application is in respect of a facility that has a reduced pollution potential but where receptors are still present and where a detailed consideration of the application is still required.
- (3) The low regulatory requirement fee is payable if the Minister is satisfied that the application is in respect of a facility where the volume of material handled and the potential environmental risks from operations at the facility are low.

2 Licence subsistence

- (1) The high inspection frequency fee is payable if the Minister is satisfied that the facility requires a rigorous and frequent inspection regime and the completion of follow up paperwork.
- (2) The medium inspection frequency fee is payable if the Minister is satisfied that the facility requires a less rigorous and frequent inspection regime and the completion of follow up paperwork.
- (3) The low inspection frequency fee is payable if the Minister is satisfied that the facility requires an infrequent inspection regime and the completion of follow up paperwork.

L.7/2005