1990/270



# THE FRIENDLY SOCIETIES AND CREDIT UNIONS (FEES) REGULATIONS 1990

PAUL REEVES, Governor-General

#### ORDER IN COUNCIL

At Wellington this 1st day of October 1990

#### Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL

PURSUANT to section 152 (a) of the Friendly Societies and Credit Unions Act 1982, His Excellency the Governor-General, acting by and with the advice and consent of the Executive Council, hereby makes the following regulations.

## REGULATIONS

- 1. Title and commencement—(1) These regulations may be cited as the Friendly Societies and Credit Unions (Fees) Regulations 1990.
- (2) These regulations shall come into force on the 1st day of November 1990.
- 2. Interpretation—In these regulations, "the Act" means the Friendly Societies and Credit Unions Act 1982.
- **3. Fees**—(1) There shall be paid to the Registrar, for each matter specified in the Schedule to these regulations, the fee specified for it in that Schedule.

- (2) Where the Registrar or any other officer is empowered by the Act to do any act for which a fee is payable, the Registrar or other officer may refuse to do that act until the fee is paid.
- **4. Goods and services tax included**—The fees prescribed by these regulations are inclusive of goods and services tax under the Goods and Services Tax Act 1985.
- **5. Revocation**—The Friendly Societies and Credit Unions (Fees) Regulations 1989\* are hereby consequentially revoked.

\*S.R. 1989/38

SCHEDULE	Reg. 3
FEES PAYABLE TO REGISTRAR	
PART I	
Fees Payable in respect of Societies and Branches Regi under Part II of the Act	stered
unuer Fait II of the Act	\$
1. On application to register a society under section 12 o 2. On application to register a branch under section 14 o	f the Act 200
19 of the Act	50
3. For filing rules of a new society or branch under se	
section 14, or section 19 of the Act	50
Plus, for each page of rules, an additional fee of	10
4. For filing an amendment of rules under section 23 or se	ection 88
of the Act Plus—	50
(a) Where there have been more than 10 pages of r	emistered
amendments since the rules were first regis	
since the last time that an amendment cons	
the rules was registered, an additional fee,	
page, of	20
(b) In other cases, an additional fee, for each page,	
5. For every notice of a change in the situation of the r	
office of a society or branch under section 23 (2) of the	e Act 20
6. For filing a copy of a resolution appointing a truste	ee under
section 28 (5) of the Act	20
7. For filing an annual return under section 70 of the Ac	ct 150
Plus, where the annual return of a branch is comprise	
annual return of a society under section 70 (4) of the	
additional fee, for each such branch, of	75
Plus, where the annual return is filed more than 3 mor	iths after
the close of the financial year of the society or br	anch, an
additional fee, for each society and each branch conce	rned and
for each complete month in excess of 3 months, of	12
8. For filing an actuarial valuation report under section	
Act	100
9. For filing, under section 82 (3) of the Act, a copy of	a special
resolution passed for the purpose of amalgamation or	r transfer
of engagements or conversion into a company	150

# ${\bf SCHEDULE-} continued$

## FEES PAYABLE TO REGISTRAR—continued

## PART I—continued

Fees Payable in respect of Societies and Branches Registered

under Part II of the Act—continued	
,	\$
10. For making an objection to an amalgamation or transfer of engagements under section 85 of the Act	100
<ol> <li>On application for confirmation of an amalgamation, transfer of engagements, or conversion into a company under section</li> </ol>	
86 (1) of the Act 12. For filing a resolution for conversion of a society into a branch	400
under section 88 of the Act	200
society or branch under any of paragraphs (d) to (g) of section 92 (1) of the Act	150
Act	200
<del></del>	
PART II	
Fees Payable in respect of Credit Unions Registered under Part III of the	Act
garan and a garan a garan and a garan and a garan a garan and a garan a ga	\$
1. On application to register a credit union under section 12 (as	
applied by section 104 (1)) of the Act  2. For filing rules of a new credit union under section 12 of the Act	50
(as so applied)	50
Plus, for each page of rules, an additional fee of	10
3. For filing an amendment of rules under section 23 of the Act (as	50
so applied)	50
(a) Where there have been more than 10 pages of registered	
amendments since the rules were first registered or	
since the last time that an amendment consolidating	
the rules was registered, an additional fee, for each	
page, of	20
(b) In other cases, an additional fee, for each page, of	10
4. For every notice of a change in the situation of the registered	
office of a credit union under section 23 (2) of the Act (as so	20
applied)	20
section 28 (5) of the Act (as so applied)	20
6. For filing an annual return under section 127 of the Act	150
Plus, where the annual return is filed more than 3 months after	
the close of the financial year of the credit union, an additional	
fee, for each complete month in excess of 3 months, of	12
7. For filing, under section 82 (3) (as applied by section 135 (4)) of	
the Act, a copy of a special resolution passed for the purpose of	
amalgamation or transfer of engagements	150

1990/	7270 Friendly Societies and Credit Unions (Fees) Regulations 1990	1577
	SCHEDULE—continued	
	FEES PAYABLE TO REGISTRAR—continued	
	PART II—continued	
Fees	Payable in respect of Credit Unions Registered under Part III of the Accontinued	ct—
		\$
8. C	On application for confirmation of an amalgamation or transfer f engagements under section 136 (1) of the Act	400
9. F	or making an objection to an amalgamation or transfer of	100
10 E	ngagements under section 136 (3) of the Act	100
10. r	or filing an instrument of dissolution under section 94 (as pplied by section 140 (1)) of the Act	200
11. C	On application to register an Association of credit unions under	
12. F	ection 145 (1) of the Act or filing rules of a new Association of credit unions under ection 145 (2) of the Act, or for filing an amendment of rules of n Association under section 23 (as applied by section 146 (3)) of	400
tŀ	he Act: The same fees as those prescribed by clauses 2 and 3 of his Part of this Schedule in respect of credit unions.	
	•	
	<u>—</u>	
	PART III	
	Fees Payable in respect of Miscellaneous Matters	
	• •	\$
	On request for copy of document under section 5 (4) of the Act, or each page	0.30
2. C	On application for approval to change name under section 147	0.00
0	f the Act	50.00
	MARIE SHROFF,	
	Clerk of the Executive Coun	cil.

### **EXPLANATORY NOTE**

This note is not part of the regulations, but is intended to indicate their general effect.

These regulations, which come into force on 1 November 1990, prescribe fees payable under the Friendly Societies and Credit Unions Act 1982 to the Registrar of Friendly Societies and Credit Unions. All of the fees are inclusive of goods and services tax.

Issued under the authority of the Acts and Regulations Publication Act 1989. Date of notification in *Gazette*: 4 October 1990. These regulations are administered in the Treasury.