	(a)	an applicant is exempted from payment of the fee where his application involves—  (a) 2500 MHz hand (2300 to 2700 MHz)							reference fee
		(i)	alterations or extensions to a building listed as a building of special architectural or historical interest in accordance with section 30 of the Act;		NOTES	(g) :	ა <b>ე</b> 00 M	z band (3300 to 3700 MHz)	3% of reference fee
		(ii)	alterations or extensions to a building, or the construction of a new dwelling, designed specifically to meet the needs of the physically handicapped.				(i)	Subject to notes (ii) and (iii), the fee is to be paid by quarterly instalments in arrears.	
	(b)	which pl develop	s are to be charged on the basis of the development for anning permission is being sought, and any ment for which planning permission has previously anted shall not be included in calculating the fee.				(ii)	If authorization to use a particular radio frequency is granted to a COL holder that (at the time the authorization is granted) offers none of the following services: (A) a commercial mobile radio service, (B) a wireless cable service or (C) a fixed wirelescess service, then (provided the frequency is used by the Cholder to establish any such service) the fee in respect of tha	ess COL
(7)	in accor		f an application for the renewal of planning permission the rule 9 of the Development and Planning (Application 1997)	\$225				frequency shall be waived for a period ending when the service becomes operational, or for a period ending six months after the grant of the authorization, whichever period ends first.	
(8)	Applying for planning permission pursuant to Part IV or Part X of the Act for all forms of development commenced before final approval is granted an additional fee will be charged—						(iii)	If authorization to use a particular radio frequency is granted during a quarter or (as the case may be) if the waiver period referred to in note (ii) ends during a quarter, the fee in respect of that frequency for that quarter shall be prorated.	t
	(a)	where th	ne gross floor area does not exceed 200 sq. ft.	\$945	(3)	Initial r	registratior	n of a domain name under section 49	\$100
	(b)		ne gross floor area exceeds 200 sq. ft. but does not 1,000 sq. ft.	\$1,575	(4)	Annua	ıl registrati	on of a domain name under section 49	\$65
	(c)	where th	ne gross floor area exceeds 1,000 sq. ft.	\$7,610				Head 25	
(9)	Approval of revised plans pursuant to the grant of planning permission issued under Part IV of the Act—				(1)	On an	nlication u	Electronic Transactions Act 1999  nder section 20(2) for a certificate authorising the	\$13,105
	(a) 1st revised plan submission			\$175	(1)			ride accredited certificates	φ13,103
	(b)		sed plan submission	\$180	(2)	On rer	newal of ce	ertificate	\$6,555
	(c)		ore revised plan submission	\$190				Head 26 Endangered Animals and Plants Act 2006	
(10)	Applying for the subdivision of land pursuant to Part VI of the Act				(1)	Issuin	g a licence	e to export any plant material under sections 20, 22,	\$35
	where the	he applica	ation is—			24, 26	and 28 (C	CITES)	
	(a)		ot boundaries where no additional lots are created—		(2)			e to export any plant material under sections 20, 22, CITES) (same day service)	\$50
		(i)	on applying for approval of a final plan	\$400 \$625				Head 27 Exempted Undertakings Tax Protection Act 1966	
	(b)	(ii)	on applying for approval of a final plan e one or more additional lots—	\$625	(1)	lecuin	a a tay acc		¢195
	(b)	to create (i)	one or more additional lots— on applying for approval of a draft plan (fee is per lot)	\$400	(1)	เอธนเทีย	g a tax ass	Head 28	\$185
		(ii)	on applying for approval of final plan (fee is per lot)	\$2,270				Explosive Substances Act 1974	
	"final pla		purposes of this paragraph means the plan of	Ψ2,210	(1)	Issuin	g—		
	subdivis	sion pursu	ant to section 35C and includes automatic at plan by the Minister pursuant to section 35D.			(a)	a blasti	ng licence under section 6	\$820
(11)			of intention to purchase land upon the Minister	\$620		(b)		ng permit under section 7	\$85
		ection 62	,			(c)		zine licence under section 8	\$550
(12)			of appeal under section 57—	<b>ФЕ7</b> 0		(d)	•	al licence under section 9	\$310
	(a) written procedure  (b) enquiry hearing before appointed person			\$570 \$1.170		(e)		orks display licence under section 10	\$275 \$1.200
	(b) enquiry hearing before appointed person  For the purposes of the subparagraphs (a) and (b), the fees are to be			\$1,170		(f)	a permi	it to manufacture explosives under section 5(2)(f)  Head 29	\$1,200
	charged on the basis of the development for which planning permission is being sought, and any development for which planning permission has previously been granted shall not be included in calculating the fee.				(1)	Issuinç	g the follow	Firearms Act 1973 wing annual licences—	
	oaicuial	y ale 16	Head 22			(a)		ce to possess, purchase, acquire or import a firearm section 5	\$260
(1)	Ssuina	a dog lice	Dogs Act 1978 ence under section 4(1)—			(b)	a gun li (a) app	cence for a firearm or ammunition to which section 7(1)	Nil
(1)	(a)	_	d males and spayed bitches	\$25 per		(c)		er gun licence under section 7 (except under section	\$275
	(-·)			year		(~)	7(1)(a))		<del>-</del>
	(b)	other do	gs and bitches	\$125 per year		(d)		nunition licence under section 6	\$275
	(c)	guide do	ogs owned by the blind	Nil		(e)		lub licence under section 8	\$275
(2)	Issuing	a retroact	ive licence for dogs born outside of permit issued under 7C	\$350		(f)		m dealer's licence under section 10	\$550
(3)	Licensir	ng premis	es required to be licensed under section 7	\$312		(g)		m or ammunition licence issued to a registered ole organisation under section 5 or 6	Nil
(4)	Licensir	ng premis	es of breeders as required under section 7C	\$520	(2)	Issuin	g a tempoi	rary firearm licence under section 5	\$25
(5)	Reclaiming a dog under section 13(3)  Head 23  Economic Development Act 1968  Issuing under section 5 a certificate for exemption from Part V of the			\$127	(3)	Issuin	g a remova	al permit under section 14	\$110
						Head 30 Fisheries Act 1972			
(1)				\$20,000	(1)	ssuing	a licence	in respect of—	
·			ation and Protection Act 1956			(a)		fishing vessel	\$437
			Head 24 Electronic Communications Act 2011			(b)		el ancillary to a local fishing vessel	\$47
(1)	Authorization to provide services under an integrated communications operating license ("ICOL") in respect of each twelve-month period.  (Fee to be paid by quarterly instalments in arrears. Payments shall be estimated in each quarter and shall be subject to adjustment as			2.50% of licensee's relevant		(c)	tonnage	in fishing vessel (plus \$5 per ton of gross registered e of the vessel)	\$5,174
				turnover	(2)	_	ering a fis		\$28
(0)		-	6 months at the end of the relevant financial year.)	D-f	(3)		-	to export or import fish	\$95 \$36
(2)	Authorization to use a portion of the following bands, in each case at the specified percentage of the reference fee per Megahertz (MHz) of radio frequency—			Reference fee per MHz	(4) (5)	·	•	shing boat register	\$26 \$52
				is \$13,000 per year	(5)	a regis		ate of registration or a certified copy of any entry in	ψ≎∠
	(a)	700 MH	z band (698 to 806 MHz)	100% of reference fee	(6)	Fisher	ies Regula	e to take lobsters under regulation 16(3) of the ations 2010	\$130
	(b)	850 MH	z band (824 to 849 MHz and 869 to 894 MHz)	100% of	(7)		-	e to take spiny lobsters using fixed fishing gear	\$1,737
	(0)	1000 ***	Hz hand (1950 to 1040 MHz and 1000 to 1000 MHz.)	reference fee	(8)		_	e to take guinea chick lobsters using fixed fishing gear	\$562 \$52
	(c)		Hz band (1850 to 1910 MHz and 1930 to 1990 MHz)  Hz band (AWS-1) (1710 to 1755 MHz and 2110 to 2155	78% of reference fee 39% of	(9) (10)	Issuin	g a licence	nce other than as above to take fish by spear-fishing under Regulation 22(1) Regulations 2010	\$52 \$130
	(a) (e)	MHz)	Hz band (AWS-1) (1710 to 1755 MHz and 2110 to 2155	reference fee	(11)	Issuin	g a licence	e for foreign vessel to take fish for sporting purposes 2)(b) of the Fisheries Act 1972	\$468
	. ,		2180 MHz)	reference fee			• <b>(</b>		
	(f)	2500 MI	Hz band (2496 to 2690 MHz)	33% of					