

FEES DETERMINED BY THE REGISTRAR OF COMPANIES

Made - 17 February 2025
Coming into force - 25 February 2025

Powers Exercised

1. The registrar of companies determines the fees set out below in exercise of the power conferred by section 1063(5) of the Companies Act 2006^(a). The fees so determined are fees which apply in relation to functions, services and facilities for which fees are not provided for in regulations or, where such fees are provided for, in circumstances other than those to which such fees apply.

Introduction

2. The fees set out below apply to -
- (1) the registration by the register of the documents provided for in Part 1,
 - (2) to any application to the registrar provided for in Part 2, and
 - (3) to any inspection of, or provision of copies of material recorded and kept by the registrar provided for in Part 3.
3. This Determination replaces the Determination of 25 January 2025 which hereby ceases to have effect
4. Subject to paragraph 5, any words or expressions which are used in this document which are defined or otherwise explained in the Companies Act 2006 and, in particular, in Schedule 8 to that Act have the same meaning or explanation here as they have in the Act.
5. The words and abbreviations used below have the meanings set out opposite them—

“CDA Regulations”	The Companies (Disclosure of Address) Regulations 2009 ^(b) ;
“CHCC”	a Companies House Contact Centre (a contact centre maintained by or on behalf of the registrar through which a facility is provided by telephone, fax and e-mail for copies of material kept by the registrar);
“CHS”	“CHS” means the registrar’s API facility whereby a document in electronic form may be delivered to the registrar by accessing the on-line profile page for the company (or other entity) to which the document relates (and for the avoidance of doubt CHS does not include webfiling);
“document package”	means in relation to a limited partnership a notification of changes in limited partnerships or changes in sums contributed by limited partners (form LP6)
“UKEIG”	is a European Economic Interest Grouping formed in pursuance of, and converted into a UK Economic Interest Grouping on Implementation period completion day by, Article 1 of Council Regulation (EEC) No 2137/85 as retained and amended by the European Economic Interest Grouping (Amendment) (EU Exit) Regulations 2018/1299;
“EEIG Regulations”	European Economic Interest Grouping Regulations 1989 (b)
“UKEIG establishment”	an establishment of an UKEIG where the establishment is registered in the United Kingdom;

^(b) 2006 c.46.
^(a) S.I. 2009/214

“Extranet”	a service by which information is accessed by means of the access codes of the applicant in Hyper Text Markup Language using a website of the registrar;
“FTP”	File Transfer Protocol;
“LLP”	a body corporate incorporated under the Limited Liability Partnerships Act 2000(a);
“LLP Regulations”	The Limited Liability Partnerships (Application of Companies Act 2006) Regulations 2009(b);
“LLP PSC Regulations”	The Limited Liability Partnerships (Register of People with Significant Control) Regulations 2016(c);
“long list of members”	a list of members delivered to the registrar under section 856A or 856B of the Companies Act 2006 in relation to companies, other than overseas companies, which exceeds 49 pages and which is delivered in hard copy form or in electronic form (other than by electronic means) or in microfiche;
“limited partnership”	a partnership registered under the Limited Partnerships Act 1907;
“private fund limited partnership”	a limited partnership that is designated under section 8(2) of the Limited Partnerships Act 1907;
“PSC Regulations”	The Register of People with Significant Control Regulations 2016(d);
“registrable person”	as defined in regulation 3(5) of the Scottish Partnerships PSC Regulations;
“RPG Regulations”	The Reports on Payments to Governments Regulations 2014(e);
“SE”	a European Public Limited-Liability Company (or Societas Europaea) within the meaning of the Council Regulation 2157/2001/EC of 8 October on the Statute for a European Company which remained registered in the United Kingdom immediately before 1 st January 2021;
“Scottish limited partnership”	a limited partnership registered in Scotland;
“Scottish Partnership PSC Regulations”	The Scottish Partnerships (Register of People with Significant Control) Regulations 2017(f);
“Scottish qualifying partnership”	a general partnership constituted under the law of Scotland, during any period in which it is a qualifying partnership under regulation 3 of the Partnership (Accounts) Regulations 2008(g);
“section 243 decision”	a determination under the CDA Regulations which is a section 243 decision within the meaning of those Regulations, or a determination under those Regulations applied by regulation 19 of the LLP Regulations to LLPs;

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- (b) 2000 c. 12.
 (c) S.I. 2009/1804
 (d) S.I. 2016/340.
 (e) S.I. 2016/339.
 (f) S.I.2014/3209
 (g) S.I. 2017/694
 (h) S.I. 2008/569.

“secured information”	<p>in relation to a company or LLP means the required particulars (a) set out in section 790K of the Companies Act 2006 other than that required by section 790K(1)(i) of a registrable person in relation to a company, or those particulars as applied by regulation 31D of the LLP Regulations to LLPs,</p> <p>in relation to a Scottish qualifying partnership or Scottish limited partnership means the required particulars (b) set out in regulation 17(1) of the Scottish Partnership PSC Regulations other than that required by regulation 17(1)(i) of a registrable person in relation to such a partnership;</p>
“Standard Industrial Classification”	the scheme prescribed for the purposes of section 855(3) of the Companies Act 2006 for classifying business activities;
UK Societas	A UK registered SE on or after 1 st January 2021
“XML”	XML Gateway (the service by which information is accessed by the applicant in Extensible Markup Language by means of a partially encrypted access code.

6. Where any fee is stated to be payable by annual subscription that fee is payable annually in respect of a calendar year commencing from the date of delivery of the first item provided under the service to which the fee relates and is paid before the delivery of that item.

7. References to a company in this Determination include a reference to an overseas company, except where express provision is made to the contrary, and a reference to a company to which section 1040 or section 1043 of the Companies Act 2006 applies.

(b) See section 790K of the Companies Act 2006 for the meaning of “required particulars”.

(a) See regulation 17 of the Scottish Partnership PSC Regulations for the meaning of “required particulars”.

PART 1

8. In the table below the registrar determines fees that are chargeable in relation to the registration by her of the documents described.

Matter in relation to which the fee is payable to the registrar	Fee
For the registration of a report or a consolidated report under Regulation 14 of the RPG Regulations;	£250.00
For the registration of information contained in any report or consolidated report under Regulation 15 of the RPG Regulations;	£250.00
On the making of an application to the registrar under section 8D of the Limited Partnerships Act 1907 to designate a limited partnership as a private fund limited partnership pursuant to section 8(2) of that Act at a time after the limited partnership has been registered;	£10.00

PART 2

9. In this Part the registrar determines the fees that are chargeable in respect of applications made to her under,

- i) section 243(4) Companies Act 2006 (permitted use or disclosure by the registrar),
- ii) section 243(4) Companies Act 2006 as applied by section 790ZF of that Act (protection of information as to usual residential address),
- iii) section 790ZG Companies Act 2006 (power to make regulations protecting material),
- iv) section 1088 Companies Act 2006 (application to registrar to make address unavailable for inspection),
- v) the provisions listed in sub-paragraphs i) to iv) above as applied to LLPs by the LLP Regulations and the LLP PSC Regulations,
- vi) regulation 25 of the Overseas Companies Regulations 2009(a),
- vii) regulations 48, 49 and 50 of the Scottish Partnerships PSC Regulations,
- viii) section 1087B(2) of the Companies Act 2006 modified by regulation 63 of the Scottish Partnership PSC Regulations,
- ix) section 1098B of the Companies Act 2006 (application to become authorised corporate service provider).

10. In the table below the registrar determines fees chargeable in respect of those applications

(a) S.I. 2009/1801.

Applications to the registrar in relation to which the fee is payable	Fee
a. An application under the CDA Regulations requiring the registrar to refrain from disclosing protected information in relation to a director of a company or a member of an LLP to a credit reference agency;	£100.00
b. An application under the PSC Regulations, requiring the registrar to refrain from disclosing information within section 790ZF(2) of the Companies Act 2006 in relation to the applicant or an individual to whom the application relates to a credit reference agency;	£100.00
c. An application under the PSC Regulations, requiring the registrar to refrain from disclosing secured information in relation to the applicant or an individual to whom the application relates;	£100.00
cc. A combined application made at the same time to the registrar, i) under the CDA Regulations requiring the registrar to refrain from disclosing protected information in relation to a director of a company or a member of an LLP to a credit reference agency (see a. above), and ii) under the PSC Regulations requiring the registrar to refrain from disclosing information within section 790ZF(2) of the Companies Act 2006 to a credit reference agency. (see b. above) Where this fee applies no further fee is chargeable under paragraph a. and b. of this Part;	£100.00
d. A combined application made at the same time to the registrar under the PSC Regulations requiring the registrar to refrain from disclosing, i) information within section 790ZF(2) of the Companies Act 2006 to a credit reference agency (see b. above), and ii) secured information in relation to the same applicant or the same individual (see c. above), Where this fee applies no further fee is chargeable under paragraph b) and c) of this Part;	£100.00
e. an application under the CDA Regulations where- i) the application is made by an individual under regulation 5 of the CDA Regulations and an application under regulation 25, 26 or 27 of the PSC Regulations has been determined by the registrar in favour of the same individual and that determination has not ceased to have effect, ii) the application is made under regulation 6 of the CDA Regulations and an application under regulation 25, 26 or 27 of the PSC Regulations has been determined by the registrar in favour of an individual to whom the application under regulation 6 of the CDA Regulations relates and that determination has not ceased to have effect, or iii) the application is made under regulation 7 of the CDA Regulations and an application under regulation 25, 26 or 27 of the PSC Regulations has been determined by the registrar in favour of an individual to whom the application under regulation 7 of the CDA Regulations relates and that determination has not ceased to have effect,	£15.00

<p>requiring the registrar to refrain from disclosing protected information in relation to a director of a company or a member of an LLP to a credit reference agency.</p> <p>Where this fee applies no further fee is chargeable under paragraph a of this Part;</p>	
<p>f. an application under the PSC Regulations, where-</p> <p>i) the application is made by an individual under regulation 25 of the PSC Regulations and a section 243 decision has been made in relation to that individual and that decision has not ceased to have effect,</p> <p>ii) the application is made under regulation 26 of the PSC Regulations and a section 243 decision has been made in respect of an individual to whom that application relates and that decision has not ceased to have effect, or</p> <p>iii) the application is made under regulation 27 of the PSC Regulations and a section 243 decision has been made in respect of an individual to whom that application relates and that decision has not ceased to have effect,</p> <p>requiring the registrar to refrain from disclosing information within section 790ZF(2) of the Companies Act 2006 in relation to the applicant or an individual to whom the application relates to a credit reference agency.</p> <p>Where this fee applies no further fee is chargeable under paragraph b of this Part.</p>	£15.00
<p>g. An application by an individual or individuals under regulation 9 or 11A of the CDA Regulations, or those regulations as applied to LLPs by regulation 66 of the LLP Regulations, to make an address unavailable for public inspection in a single document (however many times the address appears in that document).</p>	£30.00
<p>h. An application by a company, under regulation 10 of the CDA Regulations to make an address unavailable for public inspection in a single document (however many times the address appears in that document).</p>	£30.00
<p>i. An application under regulation 11 of the CDA Regulations, or those regulations as applied to LLPs by regulation 66 of the LLP Regulations, by a person who register a charge to make his address unavailable for public inspection in a single document (however many times the address appears in that document).</p>	£30.00
<p>j. An application under regulation 25 of the Overseas Companies Regulations 2009(a), requiring the registrar to refrain from disclosing protected information in relation to a director or permanent representative of an overseas company to a credit reference agency.</p>	£100.00
<p>k. An application under regulations 48, 49 or 50 of the Scottish Partnership PSC Regulations requiring the registrar to refrain from disclosing secure information in relation to the applicant or an individual to whom the application relates.</p>	£100.00
<p>i. An application under section 1098B of the Companies Act 2006 to the registrar to become an authorised corporate service provider.</p>	£55.00

(h) S.I. 2009/1801 .

PART 3

Companies House Contact Centre

11. In the table below the registrar determines the fees payable for the inspection or provision of copies of the material listed which is kept by the registrar.

Matter in relation to which the fee is payable to the registrar	Fee
(a) For a DVD copy of a long list of members applied for at a CHCC where that copy is delivered by post;	£20.00
(b) For a DVD copy of documents relating to a company, an UKEIG establishment or a UKEIG, other than a long list of members, delivered to the registrar up to and including 31st December 2002 applied for at a CHCC where that copy is delivered by post;	£20.00
(a) For an archive search applied for at a CHCC;	£20.00
(d) For a copy, in hard copy form, provided on an application to a CHCC, of a document, statement or application in respect of a limited partnership or Scottish qualifying partnership and delivered by post;	£3.00
(e) For a copy, provided on an application to a CHCC, of a document, statement or application in respect of a limited partnership or Scottish qualifying partnership and delivered by email;	£3.00
(f) For a copy of or extract from an original document, statement or application in relation to a limited partnership or Scottish qualifying partnership kept by the registrar in hard copy form provided on application to a CHCC and delivered by email;	£3.00
(g) For a certificate of designation as a private fund limited partnership, provided on application to a CHCC, in hard copy form, under section 16 of the Limited Partnerships Act 1907 --	
(i) where that certificate is delivered by post other than by same day delivery and it is the first certificate relating to that limited partnership provided to an applicant on any one occasion,	£15.00
(ii) where that certificate is delivered by post by same day delivery and it is the first certificate relating to that limited partnership provided to an applicant on any one occasion,	£50.00
(iii) where it is an additional certificate delivered by post (by same day delivery or not) relating to the same limited partnership provided to the same applicant on the same occasion;	£10.00
(h) For a combined certificate of registration and designation as a private fund limited partnership, provided on application to a CHCC, in hard copy form, under section 16 of the Limited Partnership Acts 1907 --	
(i) where that certificate is delivered by post other than by same day delivery and it is the first certificate relating to that limited partnership provided to an applicant on any one occasion,	£15.00
(ii) where that certificate is delivered by post by same day delivery and it is the first certificate relating to that limited partnership provided to an applicant on any one occasion,	£50.00
(iii) where it is an additional certificate delivered by post (by same day delivery or not) relating to the same limited partnership provided to the same applicant on the same occasion;	£10.00
(i) For a copy, in hard copy form, provided on an application to a CHCC, of an original document in relation to a Scottish qualifying partnership kept by the registrar in hard copy form and delivered by post;	£3.00

<p>(j) For a copy of or extract from, in hard copy form, a document in respect of a Scottish qualifying partnership certified under section 1091 of the Companies Act 2006 modified by regulation 67 of the Scottish Partnerships PSC Regulations applied for at a CHCC—</p> <p>(i) where that copy or extract is delivered by post other than by same day delivery,</p> <p>(ii) where that copy or extract is delivered by post by same day delivery;</p>	<p>£15.00</p> <p>£50.00</p>
<p>(k) For a document, in hard copy form, that contains registered documents or extracts thereof, or statements based on such documents in respect of a company including but not restricted to,</p> <p>the certificate of incorporation,</p> <p>the certificate of incorporation altered by a change of the company's name,</p> <p>the registered office address,</p> <p>the details of its director, secretary or both,</p> <p>the company's constitution,</p> <p>a statement confirming that the company has been in continuous and unbroken existence from its date of incorporation, and</p> <p>a statement that the company's statutory obligations to deliver a confirmation statement and annual accounts to the registrar of companies were fulfilled,</p> <p>certified pursuant to section 1091 Companies Act 2006 and applied for at a CHCC –</p> <p>(i) where that certificate is delivered by post by same day delivery and it is the first certificate relating to that body corporate provided to an applicant on any one occasion,</p> <p>(ii) where that certificate is delivered by post other than by same day delivery and it is the first certificate relating to that body corporate provided to an applicant on any one occasion,</p> <p>(iii) where it is an additional certificate delivered by post (by same day delivery or not) relating to the same body corporate provided to the same applicant on the same occasion;</p>	<p>£50.00</p> <p>£15.00</p> <p>£10.00</p>
<p>(l) For a document, in hard copy form, that contains registered documents or extracts thereof, or statements based on such documents in respect of an LLP including but not restricted to,</p> <p>the certificate of incorporation given by registrar pursuant to section 3 of the Limited Liability Partnership Act 2000,</p> <p>the certificate of incorporation altered by a change of the LLP's name</p> <p>the registered office address,</p> <p>the details of the LLP members,</p> <p>a statement confirming that the LLP has been in continuous and unbroken existence from its date of incorporation, and</p> <p>a statement that any obligations to deliver a confirmation statement and annual accounts to the registrar of companies were fulfilled,</p> <p>certified pursuant to section 1091 Companies Act 2006, as applied to LLPs by regulation 66 of the LLP Regulations, and applied for at a CHCC-</p>	<p>£50.00</p>

<p>(i) where that certificate is delivered by post by same day delivery and it is the first certificate relating to that body corporate provided to an applicant on any one occasion,</p> <p>(ii) where that certificate is delivered by post other than by same day delivery and it is the first certificate relating to that body corporate provided to an applicant on any one occasion,</p> <p>(iii) where it is an additional certificate delivered by post (by same day delivery or not) relating to the same body corporate provided to the same applicant on the same occasion;</p>	<p>£15.00</p> <p>£10.00</p>
<p>(m) For a document, in hard copy form, that contains registered documents or extracts thereof in respect of a limited partnership including but not restricted to,</p> <p>the certificate of registration issued by the registrar pursuant to section 8C of the Limited Partnership Act 1907,</p> <p>the firm name,</p> <p>the general nature of the partnership business,</p> <p>the address of the principal place of business,</p> <p>the name of general or limited partners or both,</p> <p>the amount and nature of a limited partner's capital contribution,</p> <p>the term of the limited partnership, if any,</p> <p>certified pursuant to section 16 of the Limited Partnership Act 1907 and applied for at a CHCC-</p> <p>(i) where that certificate is delivered by post by same day delivery and it is the first certificate relating to that body corporate provided to an applicant on any one occasion,</p> <p>(ii) where that certificate is delivered by post other than by same day delivery and it is the first certificate relating to that body corporate provided to an applicant on any one occasion,</p> <p>(iii) where it is an additional certificate delivered by post (by same day delivery or not) relating to the same body corporate provided to the same applicant on the same occasion;</p>	<p>£50.00</p> <p>£15.00</p> <p>£10.00</p>
<p>(n) For a document, in hard copy form, that contains registered documents or extracts thereof, or statements based on such documents in respect of a UKEIG including but not restricted to,</p> <p>the certificate of registration,</p> <p>the certificate of conversion,</p> <p>the certificate of registration altered by a change of the UKEIG's name,</p> <p>the official address,</p> <p>the details of its members,</p> <p>the formation contract,</p> <p>a statement confirming that the UKEIG has been in continuous and unbroken existence from its date of registration, and</p> <p>a statement that to the registrar of companies knowledge the UKEIG has not been wound up, or a receiver or manager has not been appointed in respect of it,</p> <p>certified pursuant to section 1091 Companies Act 2006 as applied by paragraph 35 of Schedule 4 to the EEIG Regulations and applied for at a CHCC –</p>	

(i) where that document is delivered by post by same day delivery,	£50.00
(ii) where that document is delivered by post other than by same day delivery,	£15.00

Companies House Search

12. In the table below the registrar determines the fees payable for the inspection or provision of copies of the material listed which is kept by the registrar.

Matter in relation to which the fee is payable to the registrar	Fee
<p>(a) For a document, in hard copy form, that contains registered documents or extracts thereof, or statements based on such documents in respect of a company including but not restricted to,</p> <p>the certificate of incorporation,</p> <p>the certificate of incorporation altered by a change of the company's name,</p> <p>the registered office address,</p> <p>the details of its director, secretary or both,</p> <p>the company's constitution,</p> <p>a statement confirming that the company has been in continuous and unbroken existence from its date of incorporation, and</p> <p>a statement that the company's statutory obligations to deliver a confirmation statement and annual accounts to the registrar of companies were fulfilled,</p> <p>certified pursuant to section 1091 Companies Act 2006 and applied for by means of CHS –</p> <p>(i) where that certificate is delivered by post by same day delivery and it is the first certificate relating to that body corporate provided to an applicant on any one occasion,</p> <p>(ii) where that certificate is delivered by post other than by same day delivery and it is the first certificate relating to that body corporate provided to an applicant on any one occasion,</p> <p>(iii) where it is an additional certificate delivered by post (by same day delivery or not) relating to the same body corporate provided to the same applicant on the same occasion;</p>	<p>£50.00</p> <p>£15.00</p> <p>£10.00</p>
<p>(b) For a document, in hard copy form, that contains registered documents or extracts thereof, or statements based on such documents in respect of an LLP including but not restricted to,</p> <p>the certificate of incorporation given by registrar pursuant to section 3 of the Limited Liability Partnership Act 2000,</p> <p>the certificate of incorporation altered by a change of the LLPs name</p> <p>the registered office address,</p> <p>the details of the LLP members,</p> <p>a statement confirming that the LLP has been in continuous and unbroken existence from its date of incorporation, and</p> <p>a statement that any obligations to deliver a confirmation statement and annual accounts to the registrar of companies were fulfilled,</p>	

<p>certified pursuant to section 1091 Companies Act 2006, as applied to LLPs by regulation 66 of the LLP Regulations, and applied for by means of CHS-</p> <p>(i) where that certificate is delivered by post by same day delivery and it is the first certificate relating to that body corporate provided to an applicant on any one occasion,</p> <p>(ii) where that certificate is delivered by post other than by same day delivery and it is the first certificate relating to that body corporate provided to an applicant on any one occasion,</p> <p>(iii) where it is an additional certificate delivered by post (by same day delivery or not) relating to the same body corporate provided to the same applicant on the same occasion;</p>	<p>£50.00</p> <p>£15.00</p> <p>£10.00</p>
<p>(c) For a document, in hard copy form, that contains registered documents or extracts thereof in respect of a limited partnership including but not restricted to,</p> <p>the certificate of registration issued by the registrar pursuant to section 8C of the Limited Partnership Act 1907,</p> <p>the firm name,</p> <p>the general nature of the partnership business,</p> <p>the address of the principal place of business,</p> <p>the name of general or limited partners or both,</p> <p>the amount and nature of a limited partner's capital contribution,</p> <p>the term of the limited partnership, if any,</p> <p>certified pursuant to section 16 of the Limited Partnership Act 1907 and applied for by means of CHS-</p> <p>(i) where that certificate is delivered by post by same day delivery and it is the first certificate relating to that body corporate provided to an applicant on any one occasion,</p> <p>(ii) where that certificate is delivered by post other than by same day delivery and it is the first certificate relating to that body corporate provided to an applicant on any one occasion,</p> <p>(iii) where it is an additional certificate delivered by post (by same day delivery or not) relating to the same body corporate provided to the same applicant on the same occasion;</p>	<p>£50.00</p> <p>£15.00</p> <p>£10.00</p>
<p>(d) For a document, in hard copy form, that contains registered documents or extracts thereof, or statements based on such documents in respect of a UKEIG including but not restricted to,</p> <p>the certificate of registration,</p> <p>the certificate of conversion,</p> <p>the certificate of registration altered by a change of the UKEIG's name,</p> <p>the official address,</p> <p>the details of its members,</p> <p>the formation contract,</p> <p>a statement confirming that the UKEIG has been in continuous and unbroken existence from its date of registration, and</p> <p>a statement that to the registrar of companies knowledge the UKEIG has not been wound up, or a receiver or manager has not been appointed in respect of it,</p>	

<p>certified pursuant to section 1091 Companies Act 2006 as applied by paragraph 35 of Schedule 4 to the EEIG Regulations and applied for by means of CHS-</p> <p>(i) where that certificate is delivered by post by same day delivery and it is the first certificate relating to that body corporate provided to an applicant on any one occasion,</p> <p>(ii) where that certificate is delivered by post other than by same day delivery and it is the first certificate relating to that body corporate provided to an applicant on any one occasion,</p> <p>(iii) where it is an additional certificate delivered by post (by same day delivery or not) relating to the same body corporate provided to the same applicant on the same occasion;</p>	<p>£50.00</p> <p>£15.00</p> <p>£10.00</p>
<p>(e) for a copy certificate of incorporation in hard copy form under section 1065 of the 2006 Act, in relation to companies other than overseas companies, and under that provision as applied to limited liability partnerships by regulation 61 of the LLP Regulations, applied for by means of CHS—</p> <p>(i) where that certificate is delivered by post other than by same day delivery</p> <p>(ii) where that certificate is delivered by post by same day delivery</p>	<p>£15.00</p> <p>£50.00</p>
<p>(f) For a certificate of designation as a private fund limited partnership, in hard copy form, under section 16 of the Limited Partnerships Act 1907, applied for by means of CHS—</p> <p>(i) where that certificate is delivered by post other than by same day delivery and it is the first certificate relating to that limited partnership provided to an applicant on any one occasion,</p> <p>(ii) where that certificate is delivered by post by same day delivery and it is the first certificate relating to that limited partnership provided to an applicant on any one occasion,</p> <p>(iii) where it is an additional certificate delivered by post (by same day delivery or not) relating to the same limited partnership provided to the same applicant on the same occasion;</p>	<p>£15.00</p> <p>£50.00</p> <p>£10.00</p>
<p>(g) For a combined certificate of registration and designation as a private fund limited partnership, in hard copy form, under section 16 of the Limited Partnerships Act 1907, applied for by means of CHS—</p> <p>(i) where that certificate is delivered by post other than by same day delivery and it is the first certificate relating to that limited partnership provided to an applicant on any one occasion,</p> <p>(ii) where that certificate is delivered by post by same delivery and it is the first certificate relating to that limited partnership provided to an applicant on any one occasion,</p> <p>(iii) where it is an additional certificate delivered by post (by same day delivery or not) relating to the same limited partnership provided to the same applicant on the same occasion;</p>	<p>£15.00</p> <p>£50.00</p> <p>£10.00</p>
<p>(h) for a certificate of registration of a limited partnership, in hard copy form, under section 16 of the Limited Partnerships Act, applied for by means of CHS-</p>	<p>£15.00</p>

(i) where that certificate is delivered by post and it is the first certificate relating to that limited partnership provided to an applicant on any one occasion,	£10.00
(ii) where it is an additional certificate delivered by post relating to the same limited partnership provided to that applicant on the same occasion,	£50.00
(iii) where any certificate is delivered by post by same day delivery,	
(i) for a copy of a document, or extract from a document, in hard copy form, certified under section 1091 of the 2006 Act in relation to companies, and under that provision as applied to limited liability partnerships by regulation 66 of the LLP Regulations, applied for by means of CHS-	
(i) where that copy or extract is delivered by post by same day delivery	£50.00
(ii) where that copy or extract is delivered by post other than by same day delivery	£15.00
(j) for a copy of a document, or extract from a document, in hard copy form, certified under section 1091 of the Companies Act 2006 (as applied and modified by paragraph 35 Schedule 4 EEIG Amendment Regulations 2009) in relation to UKEIGs and applied for by means of CHS-	
(i) where that copy or extract is delivered by post by same day delivery,	50.00
(ii) where that copy or extract is delivered by post other than by same day delivery	£15.00
(k) for a copy of a document, or extract from a document, in hard copy form, in respect of a Scottish qualifying partnership certified under section 1091 of the Companies Act 2006 modified by regulation 67 of the Scottish Partnerships PSC Regulations, applied for by means of CHS—	
(i) where that copy or extract is delivered by post by same day delivery,	£50.00
(ii) where that copy or extract is delivered by post other than by same day delivery	£15.00
(l) for a copy of a document, or extract from a document, in hard copy form, in respect of a limited partnership certified under section 16 of the Limited Partnerships Act 1907, or under section 1091 of the Companies Act 2006 modified by regulation 67 of the Scottish Partnerships PSC Regulations, applied for by means of CHS—	
(i) where that copy or extract is delivered by post by same day delivery,	£50.00
(ii) where that copy or extract is delivered by post other than by same day delivery	£15.00
(m) For making available for inspection, via CHS, material in respect of a company, a limited liability partnership, an UKEIG establishment, a UKEIG or a limited partnership, where that material is held by the registrar but not currently available in an electronic format	£3.00

Extranet

13. In the table below the registrar determines the fees payable for the inspection or provision of copies of the material listed which is kept by the registrar and

Matter in relation to which the fee is payable to the registrar	Fee
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a) For a copy provided by means of Extranet (without prior inspection) of a document, statement or application in respect of a limited partnership or Scottish qualifying partnership;	£1.00
(b) For the inspection and provision of a copy of a document, statement or application, by means of Extranet, in respect of a limited partnership or Scottish qualifying partnership;	£1.00
(c) For the provision by means of Extranet of a document package of up to 50 documents in respect of a limited partnership.	£4.00

XML

14. The registrar determines the fees payable for the inspection or provision of copies of the material listed which is kept by the registrar.

Matter in relation to which the fee is payable to the registrar	Fee
(iii) For a copy provided by means of XML (without prior inspection) of a document, statement or application in respect of a limited partnership or Scottish qualifying partnership.	£1.00

BULK PRODUCTS

Directory bulk data products

15. In the table below the registrar determines the annual fee payable for the subscription services described.

Matter in relation to which the fee is payable to the registrar	Fee
a) For subscribing to the Monthly Snapshot package in Text Data Language for one year, a snapshot being receivable monthly each such year on DVD payable by annual subscription:	£10,000.00
b) For subscribing to the Monthly Snapshot package in Text Data Language for one year, a snapshot being receivable monthly each such year by email payable by annual subscription: The package is the same as that provided under paragraph a above.	£10,000.00
c) For subscribing to the Monthly Snapshot package in Text Data Language for one year, a snapshot being receivable monthly each such year by a FTP service payable by annual subscription: The package is the same as that provided under paragraph a above.	£10,000.00



Louise Smyth

Registrar of Companies for England and Wales

Date: 14/02/2025



Lisa Davis

Registrar of Companies for Scotland

Date: 14/02/2025



Ian McFarland

Registrar of Companies for Northern Ireland

Date: 17/02/2025