Ordinance number 727/2007

Act number 23/2007 of 4th July has defined the new legal framework for the entry, permanence, exit and removal of foreigners from national territory.

In accordance to the contents of paragraph 2 of article 209 of the aforementioned Act, taxes and other fees charged on account of the administrative procedures established - with the exception of fees to be charged for the emission of Visas at Consular Posts - will be determined by ordinance of the Ministry of Internal Affairs.

Hence, the present Ordinance determines the amounts to be charged by the Immigration and Borders Service, for those administrative procedures.

The values now established represent a revision of costs without significant increases to what was established in Ordinance number 27/2002 of 4th January, amended by Ordinance number 605-A/2005 of 21st July. We further take into consideration Decision number 2006/440/CE of 1 July of the Council which determines the fees to be charged for procedures related to Visa applications.

Hence:

In accordance to the provisions of paragraph 2, article 209 of Act 23/2007 of 4 July, the Government determines, through the Ministry of Internal Affairs, the following:
1. Any fees and other charges resulting from administrative procedures related to issuing Visas in Border Posts, granting prorogation of permanence in National Territory, issuing travelling documents, granting and renewing Residence Permits, providing Escorts, hosting foreigners whose entry was denied in temporary accommodation centres and executing all other actions related to the entry and permanence of foreigners in the Country, as established in Act number 23/2007 of 4 July are described in the chart annex to this Ordinance.
2. The values of the fees laid down in the table attached to this ordinance will be automatically updated, with rounding to the decimal immediately following, from 1 March each year, on the basis of the variation of the average index of consumer prices in Mainland Portugal, excluding housing, and published by the National Institute of Statistics.
17 August 2007 – The Minister of State and Internal Affairs, Rui Carlos Pereira.

Annex:
Chart of fees and other charges for administrative procedures as laid down in Act number 23/2007 of 4 July

I – Visas granted at Border Posts
a) For each transit visa valid for Portugal, granted in accordance with the provisions of sub-paragraph a) article 66 of Act 23/2007 of 4 July – 60€ (sixty Euros)
b) For each transit Visa, for all or several States Parties to the Convention Implementing, granted in accordance with the provisions of sub-paragraph a) article 66 of Act 23/2007 of July– 60€ (sixty Euros).
c) For each short stay visa valid for Portugal granted in accordance with the provisions of sub-paragraph b) article 66 of Act 23/2007 of 4 July – 60€ (sixty Euros).

d) For each short stay Visa, for all or several States Parties in the Convention Implementing, granted in accordance with the provisions of sub-paragraph b) article 66 of Act 23/2007 of 4 July – 60€ (sixty Euros).

e) For each special visa granted in accordance with the provisions of sub-paragraph c) article 66 of Act 23/2007 of 4 July – exempted.

f) For granting a group transit visa at maritime Border Posts – 60 € (sixty Euros) per visa, plus 2 € for each seamen covered by that visa, plus the value of one stamp.

II – Border Control

a) Border Controls performed on board of ships in transit, in accordance with the provisions of paragraph 4 of article 6 of Act 23/2007 of 4 July– 200 € (two hundred Euros).

b) For issuing access permits to the international zone of the port and permits for visiting vessels or providing services, in accordance with the provisions of paragraph 4 of article 8 of Act 23/2007 of 4 July, according to the respective validity:

- Per Day – 1 € (one Euros)
- Per Month – 5 € (Five Euros)
- Per Annum – 10 € (Ten Euros)

c) Inspection trips to perform border control in aerodromes, in accordance with the provisions of article 6 of Act 23/2007 of 4 July, and to be disbursed by the managing entity – 150 € (one hundred and fifty Euros).

III – Prorogation of Permanence

1 – For prorogation of permanence:

a) For receiving and examining an application for extension of stay, without prejudice to the contents of paragraphs 2 and 3 – 20 € (twenty Euros);

b) For granting an extension of stay, valid for Portugal, in accordance with the provisions of sub-paragraph a), paragraph 1, article 72, of Act 23/2007 of 4 July – 20 € (twenty Euros);

c) For granting an extension of stay, in accordance with the provisions of sub-paragraph b), paragraph 1, article 72, of Act 23/2007 of 4 July – exempt;

d) For granting an extension of stay, in accordance with the provisions of sub-paragraph c), paragraph 1, article 72, of Act 23/2007 of 4 July – 50 € (fifty Euros);

e) For granting an extension of stay up to 30 days, in accordance with the provisions of sub-paragraph d), paragraph 1, article 72, of Act 23/2007 of 4 July – 36 € (thirty six Euros);

f) For granting an extension of stay for more than 30 days, in accordance with the provisions of sub-paragraph d), paragraph 1, article 72, of Act 23/2007 of 4 July – 50 € (fifty Euros);

g) For granting an extension of stay up to 30 days, valid for Portugal, in accordance with the provisions of sub-paragraph d), paragraphs 1 and 4, article 72, of Act 23/2007 of 4 July, to holders of short stay visas, or to applicants who were admitted in National territory without the need of a visa – 36 € (thirty six Euros);

h) For granting an extension of stay for more than 30 days, for Portugal, in accordance with the provisions of sub-paragraph d), paragraphs 1 and 4, article 72, of Act 23/2007 of 4 July, to holders of short stay visas, or to applicants who
were admitted in National territory without the need of a visa – 50 € (fifty Euros);

i) For granting an extension of stay, in accordance with the provisions of subparagraph e), paragraph 1, article 72, of Act 23/2007 of 4 July, to holders of temporary stay visa granted in accordance to the provisions of subparagraph a), paragraph 1, article 54 – 20 € (twenty Euros);

j) For granting an extension of stay in accordance with the provisions of subparagraph e), paragraph 1, article 72, of Act 23/2007 of 4 July, to holders of temporary stay visa granted in accordance to the provisions of subparagraph b), paragraph 1, articles 54 and 55 – 50 € (fifty Euros);

l) For granting an extension of stay up to 90 days, in accordance with the provisions of subparagraph e), paragraph 1, article 72, of Act 23/2007 of 4 July, to holders of temporary stay visa granted in accordance to the provisions of subparagraph c), paragraph 1, articles 54 and 56 – 50 € (fifty Euros);

m) For granting an extension of stay, in accordance with the provisions of subparagraph e), paragraph 1, article 72, of Act 23/2007 of 4 July, to holders of temporary stay visa granted in accordance to the provisions of subparagraph d), paragraph 1, articles 54 and 57 – 20 € (twenty Euros);

n) For granting an extension of stay, in accordance with the provisions of subparagraph e), paragraph 1, article 72, of Act 23/2007 of 4 July, to holders of temporary stay visa granted in accordance to the provisions of subparagraph e), paragraph 1, article 54 – 50 € (fifty Euros);

p) For granting an extension of stay, in accordance with the provisions of subparagraph e), paragraph 1, article 72, of Act 23/2007 of 4 July, to holders of temporary stay visa granted in accordance to the provisions of subparagraph f), paragraph 1, article 54 – 50 € (fifty Euros);

q) For granting an extension of stay, in accordance with the provisions of subparagraph e), paragraph 1, article 72, of Act 23/2007 of 4 July, to holders of temporary stay visa granted in accordance to the provisions of subparagraph g), paragraph 1, article 54 – 20 € (twenty Euros);

r) For granting an extension of stay, in accordance with the provisions of paragraph 3, article 72, of Act 23/2007 of 4 July – 50 € (fifty Euros);

2 – For receiving and examining an application for extension of stay on grounds of subparagraphs e) and f) of the previous paragraph, for other States Parties to the Convention Implementing – value established in subparagraph a) with an additional fee of 10 € (ten Euros).

3- For receiving and examining an application for extension of stay on grounds of alteration of motives or requiring a prorogation beyond the established limits by paragraph 3 of article 71 and paragraph 2 of article 72 of Act 23/2007 of 4 July – value established in subparagraph a) with an additional fee of 10 € (ten Euros).

IV – Titles of Residence

1 – For Titles of Residence:

a) For receiving and examining an application for issuing or re-issuing a Residence Permit – 60 € (sixty Euros);

b) For each temporary Residence Title or for its re-issuance, in accordance with the provisions of paragraph 1, article 75, of Act 23/2007 of 4 July – 52 € (fifty two Euros);

c) For re-issuing a temporary Residence Title, in accordance with the provisions of paragraph 2, article 75, of Act 23/2007 of 4 July – 20 € (twenty Euros);
d) For each permanent Residence Title, in accordance with the provisions of paragraph 1, article 76, of Act 23/2007 of 4 July – **165€ (one hundred and sixty five Euros)**;

e) For re-issuing a permanent Residence Title, in accordance with the provisions of paragraph 2, article 76, of Act 23/2007 of 4 July - **25€ (twenty five Euros)**;

f) For each temporary Residence Title exempt from consular visa, without prejudice to the contents of paragraph 2 – **150€ (one hundred and fifty Euros)**;

g) For issuing a work permit to holders of a residence permit for studying, in accordance with the provisions of paragraph 2, article 97, of Act 23/2007 of 4 July – **55€ (fifty five Euros)**.

h) For a second issuance of a Residence Title – 50% of the value of the first issuance;

i) For third [and thereafter] issuances of a Residence Title – 100% of the value of the first issuance.

2 – The fees established in sub-paragraphs d) and f) will be reduced by 50% when the Titles of Residence are issued to minors, in accordance to sub-paragraphs a), b) or e), of paragraph 1, article 122 and 124 of Act 23/2007 of 4 July.

V – Residence Permit granted to an individual subject to trafficking in Human Beings or who has been the subject of an action to facilitate illegal immigration – Exempt

VI – Long term resident in another Member-state of the European Union

   a) For receiving and examining an application for granting Residence Permit to a long term resident in another Member-state of the European Union – **80€ (eighty Euros)**.

   b) For issuing a residence permit to long-term residents in another Member-State of the European Union, in accordance to paragraph 1, article 116 and to paragraph 1 of article 118 of Act 23/2007 of 4 July – **180€ (one hundred and eighty Euros)**.

   c) For re-issuing a Residence Title to a long-term resident in another Member-state of the European Union – **100€ (one hundred Euros)**.

VII – Status of long-term resident in national territory

   a) For receiving and examining an application for residence permit to long-term residents in another Member-state of the European Union – **80€ (eighty Euros)**.

   b) For the issuance of an EC Residence Title to legal residents in national territory, in accordance to paragraph number 1, article 130 of Act 23/2007 of 4 July – **180€ (one hundred and eighty Euros)**.

   c) For re-issuing a residence title to a long-term resident in national territory – **100€ (one hundred Euros)**.

VIII – Passports for foreigners

   a) Individual passport – **60€ (sixty Euros)**.

   b) Replacing a valid passport which has been fully stamped – **50€ (fifty Euros)**.

IX – Travelling Title for refugees

   a) Issuance of a travelling title for refugees – exempt.

   b) For each child or adoptee less than ten years old registered in the travelling title – exempt.

   c) For replacing a travelling title which has been fully stamped – exempt.

   d) For granting an extension of stay, in accordance do paragraph 2, article 19, Act 23/2007 – exempt.

X – Safe-conduct –
Exempt.

XI – Students’ Travel bulletin –
Exempt.

XII – Travelling document to remove third-State citizens –
Exempt.

XIII – Lodging Files –
Exempt.

XIV – Escorts –
For each foreign citizen removed under escort a daily fee – 300 € (three hundred Euros).

XV – Temporary accommodation centres and similar lodgings –
   a) The fee established in paragraph 2, article 41 and sub-paragraph c), of paragraph 1, article 142, in Act 23/2007 of 4 July, amounts to 70 € (seventy Euros) a day.
   b) The abovementioned fee will be reduced by 50% when the period of permanence is inferior to twelve hours.

XVI – Certificates and Photocopies
   a) For each certificate – 30 € (thirty Euros).
   b) For each photocopy of filed document – 1 € (one Euros).
   c) For each photocopy – 0,10€ (ten cents)

XVII – Forms and seals in stamps
   a) All taxes established by the present chart include the cost of official forms seals in stamp (stickers), or residence titles.
   b) The citizens, who are exempted from these fees, do have to cover the cost of official forms, seals in stamp (stickers) or residence titles.
   c) Official forms and seals in stamp – 10€ (ten Euros)
   d) Official forms and residence titles - €25 (twenty five Euros).

XVIII – External service
For each trip out, on result of legal requirements and performed at the request of the interested party or in result of needs of the interested party – 50 € (fifty Euros)

XIX – Sending a residency title by postal service
For each remittance – 4€ (four Euros)