

STATES OF JERSEY



Jersey

DRAFT COMMUNITY COSTS BONUS (AMENDMENT) (JERSEY) REGULATIONS 202- (P.83/2022): SECOND AMENDMENT

**Lodged au Greffe on 30th August 2022
by Deputy L.V. Feltham of St. Helier Central
Earliest date for debate: 13th September 2022**

STATES GREFFE

DRAFT COMMUNITY COSTS BONUS (AMENDMENT) (JERSEY)
REGULATIONS 202- (P.83/2022): SECOND AMENDMENT

PAGE 7, REGULATION 1 –

- (1) Immediately after the heading of Regulation 1, insert –
 - “(1) In Regulation 4 (application for bonus) of the Community Costs Bonus (Jersey) Regulations 2020, in paragraph (1)(a), after “relates” there is inserted “except in the case of the year 2022, an application in relation to that year must be made not later than 30th June 2023”.”.
- (2) Renumber the existing text of Regulation 1 as paragraph (2).
- (3) After new paragraph (2) of Regulation 1 insert –
 - “(3) In the Schedule (applications, determinations and appeals) to the Community Costs Bonus (Jersey) Regulations 2020, in paragraph (3) (late application), after “6 months” there is inserted “or in the case of an application relating to the year 2022, the maximum extension is one month”.”.

DEPUTY L.V. FELTHAM OF ST. HELIER CENTRAL

REPORT

This amendment makes the necessary changes to the Draft Community Costs Bonus (Amendment) (Jersey) Regulations 202- ([P.83/2022](#)) following my amendment to the Mini-budget 2022 ([P.80/2022](#)) to extend the deadline by which applicants must apply for the Community Cost Bonus to no later than 6 months after the year-end to which the application relates and correspondingly reducing the maximum late application extension to 1 month.

Financial and manpower implications

The Government has already made provision for an additional Full Time Equivalent to manage increased applications for the Bonus, and the amendment has been made in such a way that the application process for the Bonus can remain the same. Therefore, this amendment will have a minimal administrative impact.

Re-issue Note

The amendment has been re-issued as redrafting was required to ensure no problems inadvertently arise, under Standing Order 20(3), during the course of any debate on the amendment and the proposition to which it relates. The substance of the amendment has not been affected by the re-issue.