

The cost of your wedding service

Your wedding day

Date / /2022

Time

Bride's
Name

Church
Name

Groom's
Name

Parish
Name

1 Legal fees payable to this church

2022

Statutory fee for a basic Church of England wedding service, not including the banns fee

£480

This includes the church costs (inc. lighting and administration)

Fee for reading of banns at this church

£32

Total legal costs payable to this church

£

2 Extras which a couple may choose or decline

These costs should be reasonable and made clear to the couple before they go ahead.

	Requested?		Cost at this Church
The support of a Verger Vergers are optional but can make a real difference to the smooth running of your wedding. Ask your vicar how they can help.	Yes	No	£
Organist	Yes	No	£
Choir	Yes	No	£
Bell ringers	Yes	No	£
Church flower arrangers	Yes	No	£
Extra heating (this wedding's additional requirements only)	Yes	No	£
Other specify here <input type="text"/>	Yes	No	£
<input type="text"/>	Yes	No	£

Total cost payable to this church

£

NB If a marriage licence is required, the couple should be advised the licence fee replaces the banns fee above and is payable to the issuing authority, (please refer to the relevant issuing authority for the current licence fees). Couples who need to have additional banns readings at churches other than the marrying church should be advised of the statutory payment of £32 for reading the banns and £16 for the required banns certificate; a total of £48 payable to each church, other than the marrying church, which reads their banns. A banns certificate (and the associated fee) is not required from the marrying church.

If you are a couple due to get married and have completed this form yourself, please return it to the church where you are getting married.

If you are a vicar or church administrator with queries about this form, please write to life.events@churchofengland.org

Ways to say ‘Yes!’ to a church wedding

This printable check list is an at-a-glance guide to how a couple can be connected to your church under the Church of England 2008 Marriage Measure.

Shaded text shows the only cases where baptism is required of either the bride or the groom.

Yes, a couple can marry in this church if they are both EEA nationals and:

one of them:

1. lives in a parish or

2. is on the church’s electoral roll

And **yes**, they can also marry in this church if:

one of them:

3. has at any time lived in the parish for a period of at least 6 months **or**

4. has regularly gone to normal church services in the parish church for a period of at least 6 months **or**

5. was baptised in the parish **or**

6. is confirmed and their confirmation was entered in the register of confirmations for a church **or** chapel in the parish, **or**

one of their parents, at any time after they were born:

7. has lived in the parish for a period of at least 6 months **or**

8. has at any time regularly gone to normal church services in the parish church for a period of at least 6 months **or**

one of their parents or grandparents:

9. was married in the parish.

If none of 1-9 applies, **yes**, they can still marry in this church if:

10. they are granted a Special Licence.

NB. The eligibility requirements for Special Licences should, where relevant, be explained to the couple according to their circumstances.

Yes, nationals of countries outside of the UK and Ireland who don’t have EU Settled Status can marry in this church if:

11. They have been granted a Superintendent Registrar’s Marriage Licence.

Where the connection is through church services (baptism, confirmation, marriage or attendance) we mean Church of England services. For more information about marriage law see the House of Bishop’s Guidance on www.churchsupporthub.org/marriage-measure

If in doubt your Diocesan Registrar can advise you.