



Jersey

**IMMIGRATION (ELECTRONIC TRAVEL
AUTHORISATIONS – MUTUAL
RECOGNITION) (JERSEY) ORDER 2026**

Official Consolidated Version

This is an official version of consolidated legislation compiled and issued under the authority of the Legislation (Jersey) Law 2021.

Showing the law from 9 April 2026 to Current



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IMMIGRATION (ELECTRONIC TRAVEL AUTHORISATIONS – MUTUAL RECOGNITION) (JERSEY) ORDER 2026

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Jersey

IMMIGRATION (ELECTRONIC TRAVEL AUTHORISATIONS – MUTUAL RECOGNITION) (JERSEY) ORDER 2026

THE MINISTER FOR JUSTICE AND HOME AFFAIRS makes this Order under section 11D of the Immigration Act 1971 of the United Kingdom as extended to Jersey, with modifications, by Article 3 of the [Immigration \(Jersey\) Order 2021](#) and by the [Immigration \(Electronic Travel Authorisations\) \(Jersey\) Order 2025](#) –

Commencement [[see endnotes](#)]

1 Interpretation

In this Order –

“Immigration Act” means the Immigration Act 1971 of the United Kingdom as extended to Jersey, with modifications, by the [Immigration \(Jersey\) Order 2021](#) and the [Immigration \(Electronic Travel Authorisations\) \(Jersey\) Order 2025](#);

“Jersey ETA” means an ETA granted under section 11C of the Immigration Act;

“Jersey Immigration ETA Rules” means rules made under section 11C(6)(f) and (g) of the Immigration Act;

“mutual recognition jurisdiction” means the United Kingdom, the Bailiwick of Guernsey or the Isle of Man;

“recognised ETA” means an authorisation in electronic form, granted under the law of a mutual recognition jurisdiction, to travel to that jurisdiction.

2 Effect in Jersey of recognised ETA

- (1) Paragraph (2) applies if a person is granted a recognised ETA.
- (2) The person is treated, during the period of validity of their recognised ETA, as if their recognised ETA –
 - (a) is a Jersey ETA; and
 - (b) is subject to any condition that was imposed on their recognised ETA and that may be imposed on a Jersey ETA.

3 Cancellation or variation in Jersey of recognised ETA

A recognised ETA that has effect under Article 2(2) may or must be cancelled or varied under the Jersey Immigration ETA Rules –

- (a) in the same form and manner as a Jersey ETA may or must be cancelled or varied under those Rules;
- (b) on the same grounds and by the same persons as a Jersey ETA may or must be cancelled or varied under those Rules; and
- (c) with the same effect as the cancellation or variation of a Jersey ETA under those Rules.

4 Effect in Jersey of cancellation or variation of recognised ETA by mutual recognition jurisdiction

- (1) Paragraph (2) applies if a recognised ETA –
 - (a) is cancelled or varied –
 - (i) under the law of the mutual recognition jurisdiction that granted it; or
 - (ii) under the law of a mutual recognition jurisdiction other than the one that granted it, insofar as the recognised ETA has effect under that law; and
 - (b) had effect under the law of that jurisdiction immediately before the cancellation or variation.
- (2) The cancellation or variation of the recognised ETA has effect in Jersey in the same way as a cancellation or variation under the Jersey Immigration ETA Rules.

5 Effect in Jersey of cancellation or variation of Jersey ETA under law of mutual recognition jurisdiction

- (1) Paragraphs (2) and (3) apply if –
 - (a) a mutual recognition jurisdiction treats a person who has been granted a Jersey ETA as being the holder of a recognised ETA;
 - (b) the Jersey ETA is cancelled or varied, insofar as it has effect under the law of that mutual recognition jurisdiction; and
 - (c) the Jersey ETA had effect under the law of that jurisdiction immediately before the cancellation or variation.
- (2) The cancellation or variation of the Jersey ETA has effect in Jersey in the same way as a cancellation or variation under the Jersey Immigration ETA Rules.
- (3) Paragraph (2) does not limit any other way in which a Jersey ETA may be cancelled or varied under Jersey law.

6 No right of appeal and no permission contrary to authority-to-carry scheme

- (1) Nothing in this Order is to be taken as conferring on a person a right of appeal in Jersey law against a decision, or other act, under the law of a mutual recognition jurisdiction (whether given effect under this Order or not).
- (2) Nothing in this Order is to be taken as requiring a person to be permitted to travel to Jersey contrary to the operation of an authority-to-carry scheme made by an Order under section 22(1) of the Counter-Terrorism and Security Act 2015 of the United Kingdom as extended to Jersey, with modifications, by Article 13 of the [Immigration \(Jersey\) Order 2021](#).

7 Citation and commencement

This Order may be cited as the Immigration (Electronic Travel Authorisations – Mutual Recognition) (Jersey) Order 2026 and comes into force on 9 April 2026.

ENDNOTES

Table of Legislation History

Legislation	Year and No	Commencement	°Projet No (where applicable)
Immigration (Electronic Travel Authorisations – Mutual Recognition) (Jersey) Order 2026	R&O.36/2026	9 April 2026	

°Projets available at statesassembly.gov.je

Table of Endnote References

There are currently no endnote references