Federal Law No. (13) of 2016 Concerning Judicial Fees Before Federal Courts

We Khalifah Bin Zayed Al Nahyan, President of the United Arab Emirates,

Having reviewed:

- Federal Law No. (1) of 1972 on the Competences of Ministries and the Powers of Ministers, as amended; and
- Federal Law No. (10) 1973 Establishing the Supreme Federal Court, as amended;
 and
- Federal Law No. (9) 1976 on Delinquent and Homeless Juveniles; and
- Federal Law No. (6) 1978 Establishing Federal Courts and Transferring the jurisdictions of the Local Judicial Authorities in Some Emirates thereto, as amended; and
- Federal Law No. (8) 1978 Exempting the Government from Court Fees and Fees of Motions, Certificates, Documents and Photocopies of Judgments; and
- Federal Law No. (17) 1978 Regulating Cases and Procedures for Objection for Cassation before the Supreme Federal Court, as amended; and
- Federal Law No. (8) 1980 Regulating Labor Relations, as amended; and
- Federal Law No. (3) 1983 on the Federal Judicial Authority, as amended; and
- Federal Law No. (5) 1985 Promulgating the Civil Transactions Law, as amended;
 and
- Federal Law No. (3) 1987 Promulgating the Penal Code, as amended; and
- Federal Law No. (11) 1992 Promulgating the Civil Procedures Code, as amended;
 and
- Federal Law No. (35) 1992 Promulgating the Penal Procedures Code, as amended;
 and
- Federal Law No. (26) 1999 Establishing the Conciliation and Reconciliation
 Committees in the Federal Courts, as amended; and

- Federal Law No. (28) 2005 regarding Personal Status; and
- Federal Law No. (32) 2005 regarding the Court Fees Payable before the Federal
 Courts, as amended; and
- Federal Law No. (29) 2006 regarding the Rights of Persons with Disabilities, as amended; and
- Federal Decree-Law No. (8) of 2011 regarding the Rules for the Preparation of the General Budget and Final Account; and
- Based on the proposal of the Minister of Justice, the approval thereof by the Cabinet and the Federal National Council, and the consent by the Federal Supreme Council,

Hereby promulgate the following Law:

Chapter One

Scope of Application

Article (1)

This Law shall apply to all actions, appeals and motions filed before the federal courts, which are registered or filed following the effective date hereof.

Chapter Two

Rules for Calculation of Action Value and Fees

Article (2)

Fee Calculation

- 1. The fee shall be calculated according to the Schedule of Court Fees before Federal Courts attached hereto.
- 2. Cabinet may amend the Schedule of Court Fees before Federal Courts attached hereto by way of addition, removal, amendment or complete replacement of the schedule, at a rate not exceeding (50%) of the original fee contained in the schedule attached to this law.
- 3. A separate fee shall be imposed on interlocutory applications and motions of the

offensive intervenor.

- 4. No additional fee shall be imposed on motions of the intervenor by joinder. However, the intervenor by joinder shall be obligated to pay the action fee if not paid.
- 5. No fee shall be imposed on the impleader which the Court orders sua sponte.

Article (3)

Fee Payment

- Subject to the provisions of the criminal action's fees set out herein, no action or appeal shall be registered, and no motion shall be heard without full payment of the due fee, unless a law or resolution exempting from such fee, or a resolution postponing the fee totally or partially, is issued.
- 2. No new fees shall be collected if the Court of Appeal or the Court of Cassation refers the case back to the trial court.

Article (4)

Elements included in Fee Calculation

The calculation of fee shall include the profits, interests, damages, returns, expenses and other supplements of a known value, which are payable upon instituting an action.

Article (5)

Calculation of the Action Value

The value of an action shall be calculated depending to the demands of the litigants upon instituting the same. The final calculation shall be made in accordance with their closing arguments in the currency of the State. The fraction of a dirham shall be deemed a full dirham upon calculating the due fees and shall be collected on such basis.

Article (6)

Fees of Cross Actions

A separate fee shall be collected for the cross actions filed in the principal action in accordance with the same rules and the fee for the cross action for damages instituted by the defendant before the same court on the basis of the value thereof.

Article (7)

Higher Fee to be Charged

The higher fee shall be imposed if the plaintiff amends the demands of unknown value; when the action is pending, to that of a known value.

Article (8)

Security of Appeal

The appellant shall, in case of appeal in the cases provided for in Article (160) of the Civil Procedure Code, deposit a security of (AED 2,000) two thousand dirhams with the court's treasury. Such amount shall be confiscated if the appeal is dismissed and shall be refunded to the appellant if a judgment is entered in favor thereof. If there are many appellants in a single petition, then a single security shall be deposited, even if the grounds for appeal are different.

Article (9)

Fees of Motion for Preemption

- 1. Fees for actions claiming the right of preemption to a property shall be calculated on the basis of the rate to be applied.
- 2. If the rate mentioned in the contract or calculated by an expert is higher and the preemption applicant waives his motion before the judgment is entered or the preemption applicant objects to the rate, the fees shall be calculated on the basis of the rate to be applied.
- 3. If the preemption applicant accepts the higher rate, the fees shall be calculated on the basis of such rate, regardless of the registration and the value of improvements required by the litigant or calculated by an expert shall be added to the rate.

4. If the judgment is appealed and the property value is calculated at a rate higher than the rate calculated by the preemptor, the fees shall be imposed on the rate calculated by the appellant.

Article (10)

Actions in a Foreign Currency

If the claimed amount is in currency other than that of the State, the action value shall be calculated at an equivalent amount in the State's currency on the date of instituting the action.

Article (11)

Standardization of Fees

Fees imposed on actions, appeals and motions stipulated in this Law, whether submitted electronically or manually, shall be collected in the same categories defined herein.

Article (12)

Fee of Service Abroad

The applicant for serving a notice abroad shall bear all the expenses prescribed in the State where the notice is required to be served.

Article (13)

Calculation of Fee in Some Actions

Fees in the following actions shall be calculated as follows:

 Ownership of a property or movable, the fees shall be calculated on the basis of the value of each one, which is stated by the applicant upon instituting the action, and any additional fees shall be collected if it is found that the value exceeds the calculated value.

- 2. Barter agreements, the fees shall be calculated on the basis of the higher value of the barters.
- 3. Validity, revocation or termination of agreements, the fees shall be calculated on the basis of the total value of the agreement or the value in dispute if identified by the plaintiff. If the action is related to the validity, revocation or termination of continuing agreements, the fees shall be calculated on the basis of the total cash consideration for the whole agreement term, and if the said agreement is executed partially, the action for its termination shall be calculated on the basis of the remaining term.
- 4. Lease-related disputes, the fees shall be calculated on the basis of the annual rent of the leased premises, subject to the following fee calculation mechanism:
 - A. Motion for the termination, evacuation or eviction of the leased premises, the fees shall be calculated depending on the rent of the term stated in the agreement, or the remaining term, as the case may be.
 - B. Motion for the agreement renewal, the fees shall be calculated depending on the rent specified in the previous lease term.
 - C. The action shall be deemed of unknown value in case of moving for the evacuation or eviction, without termination of the agreement.
- 5. Motion for proceeds, profits and interests, the fees shall be calculated on the basis of the claimed value until the day of instituting the action, and the fee due following the entry of the judgment shall be paid from the date of instituting the action until its issuance before being executed. Moreover, it shall be paid at the stage of execution of the judgment until full execution.
- 6. Mortgaging a property or movable, any accessory right-in rem attached thereto or debts, the fees shall be calculated on the basis of the value of the property or movable subject of the mortgage or the right; whichever is lower.
- 7. Allotment of common property and sale thereof in case it is impossible to divided the same, the fees shall be calculated on the basis of the share value.
- 8. Dissolution of a company and appointment of a liquidator, the fees shall be calculated on the basis of the company's capital value upon instituting the action.

- 9. Settlement of a claimed annuity, the fees shall be calculated on the basis of multiplying the same by twenty (20) if it is perpetual, or by ten (10) if it is for life. If the annuity is temporary, the fees shall be calculated on the basis of the annual pension multiplied by the years number thereof, provided that they are not more than ten.
- 10. Execution of a foreign judgment, the fees shall be calculated on the basis of the value specified in the judgment.
- 11. Redemption of attached items, the fees shall be calculated on the basis of the value of such items.

Chapter Three

Criminal Action's Fees

Article (14)

Flat Fee

- 1. With the exception of actions of juveniles, a flat fee shall be imposed on criminal actions brought before courts in accordance with the Schedule attached to this Law.
- 2. Characterization of action as a felony or a misdemeanor shall be determined by the description which the court hearing the action eventually concludes.

Article (15)

Maturity Date of the Fee

Fees set forth in Article (14) hereof shall be payable when the court convicts the accused and obligates, under its judgment, the convict to pay the due fee. As for rehabilitation actions, their fees shall be payable in advance.

Article (16)

No Plurality of Fees

Fee shall not be pluralized depending on multiplicity of charges or the accused.

Article (17)

Fees in Case of Waiver

Fees imposed on objections, appeals or objections for cassation shall be payable even if the accused waives the same.

Article (18)

Collection of Fees, Expenses and Fines

Fees, expenses and fines imposed on the accused shall be collected from the amounts deposited with the treasury as security for temporary release or as bails or from any other amounts belonging to the convict and deposited with the treasury, and the remaining amount shall be collected by the fee collector at the public prosecution or the court.

Chapter Four

Fees of Civil Actions Emanating from Criminal Actions Article (19)

The provisions hereof shall apply to civil actions instituted before the criminal courts, subject to the following:

- 1. The Plaintiff shall be obligated to pay the due fee in accordance with the rules set forth in this Law.
- 2. No new fees shall be collected if the plaintiff is referred to the competent civil court, or a judgment dismissing the civil action before the criminal courts is entered.
- 3. If the objection, appeal or objection for cassation of the accused is limited to the judgment entered on civil action, the fees shall be collected in accordance with the provisions of the civil fees set forth in this Law.

Chapter Five

Multiple Motions

Article (20)

Fee of Multiple Motions

- 1. If an action contains motions of a known value arising out of single legal ground, the fee shall be calculated according to the total value thereof. If they arise out of various legal grounds, the fee shall be calculated on a case-by-case basis.
- 2. If an action contains motions of known value and others of unknown value, the fee shall be calculated on a case-by-case basis.
- 3. If an action contains motions all of which are of unknown value, arising out of various legal grounds, the fee shall be calculated on a case-by-case basis and shall be collected for total motions.
- 4. If an action contains a principal motion and an alternative or ancillary motion, the higher fee shall be imposed. Additional motions shall be attached to the principal motion and the fee shall be calculated on the basis of total motions.

Article (21)

The Highest Fee in the Transaction

If a transaction contains a number of motions for each of which a certain fee is payable, the highest fee shall be calculated and it is the only to be payable.

Chapter Six

Fee Collection Rules

Article (22)

Collection of Fees

- 1. Fees shall be binding on the party obligated by the judgment to pay the action expenses and shall be settled on this basis. The appeal shall not prevent the collection of such fees.
- 2. A judgment creditor shall receive a writ of execution without being contingent on collecting the remaining fees payable from others.

- 3. The action management office shall annotate the copy of the judgment, indicating the payable fees to be under consideration of the execution judge if he proceeds with execution of the judgment. Such annotation, after being signed by the chief justice or the judge, as the case may be, as an calculation of the fees, and shall be served with writ of execution.
- 4. If the litigant fails to apply for obtaining a writ of execution within ten days as of the entry date of the judgment. The action management office shall calculate the payable fees by an order to be issued by the chief justice or the judge, as the case may be, and the party obligated to pay the fees shall be served to pay the same in the State Treasury.

Article (23)

Restoration of Security

A party in whose favor a final judgment is entered may get back the security deposited with the court for the payment of fees.

Article (24)

Fee Difference

If it is found that the executable judgment has adjudicated to pay an amount more than the amount for which the court fees are paid, the writ of execution shall be delivered to the party in whose favor the judgment is entered and the fees, including the fee difference, shall be binding on the party obligated under the judgment to pay the fees and expenses.

Article (25)

Objection to Fees

Any interested party may object to the amount of fees. The objection shall be effective if declared before the process server upon serving the order of estimating the fees or by a report in the action management office within eight days following the service

date, and the action management office shall set, in the same report, the day on which the objection will be heard.

Article (26)

Adjudication in the Objection and Appealing it

The Objection shall be filed with the court whose chief justice issues the calculation order or to the judge, as the case may be. The judgment shall be entered after hearing the statements of the action management office and the objector if he attends, and the judgment delivered on the objection to court fees shall be final if the value of adjudged fees in the objection is not more than (AED 1,000) one thousand dirhams. Such judgment may be appealed within fifteen days as of the service date; otherwise, the right to the objection for cassation shall be extinguished and the judgment delivered by the Court of Appeal shall be final.

Article (27)

Cases of Fees Refund

- 1. The full fees shall be refunded in the following cases:
 - A. If a motion for interpreting or correcting a judgment or omission of a motion is granted;
 - B. If a motion for disqualification of a judge or a prosecuting attorney is granted or if a judgment is entered in favor of the plaintiff;
 - C. If a motion for disqualification of an expert is granted;
 - D. If a rule is entered to cancel the auction for a reason not attributable to the party who paid the fee.
 - E. In case of stay of execution at the request of interested parties before proceeding with its procedures;
- 2. Half of the fee amount shall be refunded in the following cases:
 - A. If the dispute is settled by conciliation before setting a date for adjudication on a plea or interlocutory or final judgment.

- B. If the plaintiff or petitioner waives the action before the close of pleadings or setting a date for adjudication on the action or objection for cassation.
- 3. Motions for refunding fees shall not be heard after the lapse of (60) sixty days from the date of the last procedure.
- 4. No new fees shall be collected if the appeal or objection for cassation adjudicated to remand the case to the court which entered the challenged judgment.

Chapter Seven

Postponement of Fees and Exemption

Article (28)

Postponement by Chief Justice

- The Chief Justice of the competent court or any judge authorized thereby, at his
 discretion, may postpone the payment of fee or part thereof upon motion by the
 interested parties, in accordance with the controls and conditions to be set by the
 Minister of Justice.
- 2. The interested parties shall submit a motion to the Chief Justice, indicating its grounds and containing the supporting documentation and evidence. The Chief Justice may conduct the necessary investigations by himself or by his authorized representative and hear the movant if necessary.
- 3. The motion shall be granted or denied within fifteen days from the date of submission.

Article (29)

Exemption by Minister of Justice

The Minister of Justice may, in accordance with the rules laid down thereby, exempt from fees or part thereof if the insolvency of the obligated party is proved.

Article (30)

Exemption by Operation of Law

The following shall be exempt from the civil court fees by operation of law:

- 1. Federal government and local agencies, associations, public utility institutions, and all those exempt from fees under a federal law, at all levels of the action and execution.
- 2. Motion for establishing family and charitable endowments, and motion for guardianship of children of unknown parentage and for establishing grants and charity certified by the Chief Justice.
- 3. Actions, appeals, motions and procedures relating thereto, filed by workers, supporting service workers and the like, or their heirs, petitioning their entitlements arising from labor relations, at all levels of the action and execution.
- 4. Actions instituted by persons with disabilities pursuant to the provisions of the Federal Law regarding the Rights of Persons with Disabilities, at all levels of the action and execution.
- 5. Orders, actions, appeals, motions and procedures relating to alimony and motions for the conciliatory payment, dowry, housemaid wage and others if they are filed by the movant for alimony, at all levels of the action and execution.
- 6. Motions for death and inheritance declaration.
- 7. Motions and transactions relating to the following matters:
 - A. Declaration for the purpose of requesting social or humanitarian aid or dependency.
 - B. Declarations of pensions.
 - C. Embracing Islam.

The exemption shall cover the fees of copies and certificates.

8. Motion for the execution of judgments and renewal after nonsuit in personal status actions.

Article (31)

Exemption by Court Order

1. The competent judge or the Chief Justice may exempt the testimony applicant on personal status actions from the testimony fee if their poverty is proved.

2. The Chief Justice may exempt the plaintiff from the fee of renewal after nonsuit if the Plaintiff submits an excuse accepted by the chief justice on the following day.

Article (32)

Expiration of Postponement or Exemption Decision

Postponement or exemption decisions set forth in Articles (28) and (29) and Clause (1) of Article (31) shall expire if it is proved that the applicant is able to pay the fees during the hearing of the action and before the full execution of the judgment, provided that, the fees shall be collected, in all cases, from the first payments received for execution in favor of the party for which the fees are postponed or who is exempt from the fee.

Article (33)

Exemption from the Security

Whoever is exempted from the court fees shall be exempt from the security.

Chapter Eight

Cases Where No Fee Imposed

Article (34)

No deposit fee shall be imposed on the following:

- Amounts deposited by the bankruptcy trustees on the account of bankruptcy or restructuring.
- 2. Amounts deposited by bidders as a part of the price of the property.
- 3. Amounts collected by the execution officer for the benefit of beneficiaries.
- 4. Amounts deposited by federal government and local agencies, public authorities or public institutions affiliated thereto for the interested parties.

Chapter Nine

Final Provisions

Article (35)

Priority in Fees Collection

The State Treasury shall have the priority for collecting the fees imposed on all properties of civil individuals or those bound to pay the same. Such fees shall be collected by the execution department of the competent court.

Article (36)

Exemption from Criminal Action Fees and Collection Priority

Matters relating to the exemption from fees and determination of the privilege concerning fees of criminal actions shall be subject to the provisions governing such matters set out in this Law.

Article (37)

Devolution of Fees

All fees prescribed in accordance with the provisions hereof shall devolve to the State Treasury and it shall be delivered to the Ministry of Finance.

Article (38)

Fees Determined by the Cabinet

The Cabinet shall issue a resolution determining the electronic service fees and fees of serving notices provided by private companies and institutions.

Article (39)

Electronic Payment

Fees prescribed in accordance with the provisions hereof may be electronically paid, in accordance with the rules to be issued by the Minister of Finance.

Article (40)

Repeal and Transitional Provision

1. Federal Law No. (32) of 2005 and Federal Law No. (8) of 1978 referred to above as well as any other provision inconsistent or discrepant with the provisions hereof are hereby repealed.

2. The regulations and resolutions applicable on the issuance date hereof shall remain in force, to the extent the same does not contradict with the provisions hereof, until the regulations and resolutions in implementation hereof are issued.

Article (41)

Publishing and Entry into Force

This Law shall be published in the Official Gazette, and shall come into full force and effect one month following the publishing thereof.

Khalifa bin Zayed Al Nahyan
President of the United Arab Emirates

Issued by us, in the Presidential Palace, Abu Dhabi:

On: 16 Shaaban 1437 A.H.

Corresponding to: 23 May 2016 AD

Annex to Federal Law No. (13) of 2016 on Court Fees before Federal Courts Court Fees Schedule

S.N	Description	Chargeable Fee
Civil Actions		
1	Claims filed with Urgent Matters Courts and	AED 500
	their appeals	
2	Criminal actions of unknown value	AED 1,000
3	Plenary actions of unknown value	AED 3,000
4	Actions for Receivership	3% of the value of
		property to undergo
		receivership, at a
		maximum of AED 30,000
5	Claims in civil or commercial district actions	4% of the action's value at
	of known value	a minimum of AED 100
6	Claims in civil or commercial plenary actions	4% for the first AED 1,000
	of known value	and 5% for the excess
		amount, at a maximum of
		AED 30,000
7	Initiated administrative action and	AED 2,000
	challenging the decisions issued by the	
	administration	
8	Appealing or objecting for cassation the	AED 1,000
	administrative judgments and decisions	
9	Appealing the execution judge's decisions on	AED 500
	administrative actions	
10	Motion for an Order on Petition on personal	AED 50
	status actions or challenging it	
11	Motion for travel ban on personal status	AED 100
	actions or challenging it	

12	Muslim and non-Muslim personal status	AED 50 for each motion
	action, except for motions for alimony,	with the exceptions
	dowry, conciliatory payment to divorced	shown in this item
	wife, child custody, divorce claim, rescission	
	of marriage contract, housemaid or housing	
	fees	
13	Appealing the interlocutory decisions and	AED 100
	judgments on personal status actions	
14	Appealing the final judgments on personal	AED 100
	status actions	
15	Objection for cassation against judgments	AED 100
	entered on personal status actions	
16	Action for estate division or opening an estate	AED 500
	file	
17	Motion for appointment, renewal, removal or	AED 200
	replacement of will executors,	
18	Application for certification or notarization	AED 50
	and registration of entry and authentication	
	of personal status contracts (except for	
	embracement of Islam or social aid	
	certification), except for matters	
19	Applying for affixing seals and moving to affix	AED 500
	same on the estate property and counting it	
20	Application for allowing a minor to engage in	AED 200
	trade	
21	Action or order to deliver a passport	AED 100
22	Objections to execution on personal status	AED 50 per objection
	matters	

23	Financial claims related to personal status	1% of the value of the
	actions between the couple and challenging	claimed object or amount
	the same	at a maximum of AED
		30,000.
24	Action for announcement of civil insolvency	AED 500
25	Action for announcement of bankruptcy or	AED 500
	(preventive) composition; this fee includes	
	court procedures up to the end of bankruptcy	
	or (preventive) composition procedures, and	
	does not include costs of publishing in	
	newspapers and posting the bankruptcy	
	judgment.	
26	Motion for affixing stamps and moving to	AED 500
	affix the same on the funds of companies and	
	organizations and making an inventory of	
	them.	
27	Motion for appointing or replacing a trustee,	AED 200
	custodian, temporary administrator, estate	
	liquidator	
28	Action for removing common ownership of a	2% of the value of entire
	property	property at a maximum of
		AED 30,000.
29	Action instituted against the judges,	AED 5,000
	prosecuting attorneys or for disqualifying	
	them.	
30	Disqualification of experts or arbitrators	AED 1,000
31	Action for signature validity	AED 300
32	Action for easement	AED 500
33	Motion for appointment or removal of	AED 500
	arbitrator (other than personal status actions)	
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46	Any photocopy of any of the action's papers	AED 1
	subject to leave of the judge or court	
	president	
47	Any certified copy of any of the action's	AED 5
	papers subject to leave of the judge or court	
	president	
48	Any certificate issued on civil, commercial	AED 50
	and Sharia actions subject to leave of the	
	Court	
49	Objecting the sale of commercial store	AED 1,000
50	Motion for imposing provisional attachment	AED 5,000
	of property, aircraft, ships and the like.	
51	Motion for replacement of a receiver	AED 1,000
52	Motion for replacement of attached	AED 100
	property's administrator	
53	Motion for a "No Attachment Certificate"	AED 10
54	Motion for resale at the expense of the	1% of the value of price of
	Auction's first winner	auction at a maximum of
		AED 10,000
55	Motion for intervention by parties, while the	AED 55
	court-ordered impleader has no fee	
56	Action for forced delivery of instruments	AED 500
57	Proportionate fee chargeable to the auction's	3% of the price at a
	winner	maximum of AED 10,000
58	Action for contract validity and enforceability	5% of the contract value
	or valid contracting	at a maximum of AED
		30,000
59	Application for a certificate that there are no	AED 10
	pending cases or prior judgments entered	
	against the applicant	
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60	A .1	AFD 400
60	Authenticating the certificates and judgments	AED 100
	to be used abroad	
61	Action for accelerating a hearing date	AED 20
62	Filing the dispute with the conciliation and	Free
	settlement committees	
63	Motion for Rent payment	3% of the action's value
64	Action for dissolution of a company and/or	4% of the company's
	appointment of a liquidator	capital, provided that the
		fee is not less than AED
		100 and does not exceed
		AED 30,000.
65	Copy of a judgment for a party to the action	AED 10
	for the first time	
66	Copy of a judgment for a party to the action	AED 100
	for a subsequent time	
67	Copy of a judgment for a non-party subject to	AED 300
	the leave of the court president and legal	
	entity	
68	Application for an order on petition except for	AED 300
	travel ban and provisional attachment	
69	Motion for provisional attachment	AED 500
70	Appealing, objecting to or challenging the	AED 300
	provisional attachment order	
71	Appealing the order on petition and travel	AED 300
	ban except for personal status matters	
72	Application for travel ban (without prejudice	AED 2,000
	to the bail decided by the competent court)	
73	Action for attachment validity	AED 300
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74	Motion for appointing an expert, if filed in the	AED 500
	form of an initiated independent action or to	
	substantiate a status	
75	Objection for cassation on all final judgments	AED 2,000
	except for the personal status cases	
76	Moving for or appealing the payment order	4% of the value of motion
		or action at a maximum of
		AED 30,000, provided
		that the fee is not less
		than AED 100 in all cases
77	Appealing the payment order	Half of the order amount`
78	Appealing ancillary judgments and matters	Half of the appeal fee
79	Fees of appealing judgments on civil and	5% of the appeal's value
	commercial actions, except for personal	at a maximum of AED
	status matters	10,000
80	Motion for reconsideration (to be fully	AED 1,000
	returned if the judgment is entered in favor of	
	the moving party	
81	Stay of execution of the appealed judgment	AED 500
82	Motion for interpretation of judgment or	AED 300
	disregard of motions (fee to be returned in a	
	judgment is entered in favor of the moving	
	party)	
83	Motion for transfer of attachment on other	AED 200
	money other than the attached money	
84	Application for execution of executive deeds	2% of the value of
	except for deeds related to personal status	executive deed, provided
	claims	that it is not less than AED
		500 and not exceeding
		AED 3,000

85	Application for execution of deeds of	AED 300
	unknown value	
86	Execution of a foreign judgment	AED 3,000
87	Motion for stay of self-executing judgment	AED 300
88	Objection to sale terms list if related to the	AED 200
	execution procedure	
89	Application for affixing the writ of execution	AED 500
	on arbitral awards of unknown value	
90	First-time objection to execution by the	AED 500
	judgment debtor	
91	Any subsequent objection to First-time	AED 1,000
	execution objection by the judgment debtor	
92	Any objection, appeal or challenge to	AED 50
	execution filed by a non-party	
93	Appeals or challenge filed against the	AED 500
	decisions or judgments of execution judge	
94	Application for stay of judgments upon	AED 1,000
	objection for cassation, except for personal	
	status cases	
95	Objection to the execution judge's decision	AED 300
	(involvement, distribution)	
96	Security amount paid to the Supreme Federal	AED 2,000
	Court	
97	Any application (motion) of known value not	2% of total value thereof
	mentioned on the schedule	at a maximum of AED
		30,000
98	Any other application (motion) not	AED 300
	mentioned on the schedule	
99	Cases of violations, appealing and objecting	AED 25
	to them	

objecting to them Cases of felonies, procedures reconsideration and appealing Cassation cases and motions for AED 200 reconsideration Rehabilitation cases AED 200 Motion submitted to the Public Prosecution for cassation, appeal or motion for reconsideration Application for redemption of bails or AED 20 security AED 20 Application involving a plea for mercy AED 20
and appealing 102 Cassation cases and motions for AED 200 reconsideration 103 Rehabilitation cases AED 200 104 Motion submitted to the Public Prosecution for cassation, appeal or motion for reconsideration 105 Application for redemption of bails or AED 20 security
102 Cassation cases and motions for AED 200 reconsideration 103 Rehabilitation cases AED 200 104 Motion submitted to the Public Prosecution for cassation, appeal or motion for reconsideration 105 Application for redemption of bails or AED 20 security
reconsideration Rehabilitation cases AED 200 Motion submitted to the Public Prosecution for cassation, appeal or motion for reconsideration Application for redemption of bails or AED 20 security
103 Rehabilitation cases AED 200 104 Motion submitted to the Public Prosecution AED 20 for cassation, appeal or motion for reconsideration 105 Application for redemption of bails or AED 20 security
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for cassation, appeal or motion for reconsideration 105 Application for redemption of bails or AED 20 security
reconsideration 105 Application for redemption of bails or AED 20 security
105 Application for redemption of bails or AED 20 security
security
106 Application involving a plea for mercy AED 20
Application for releasing an Accused on bail AED 20
108 Application for objection to execution AED 20
Application for withdrawal of documents AED 20
Application for receipt of passport or AED 200
replacement of bail
Application for receipt of a vehicle AED 20
112 Application for an international arrest AED 20
warrant or cancellation of an international
arrest warrant
Application to get a case summary AED 20
114 Application to temporarily cease searching AED 20
for an Accused
Application to get previous convictions of an AED 20
Accused
Application for a certificate on the conduct of AED 10
an action or any procedure thereon

117	Application for a formal copy of judgment by	AED 10
	a party to the action	
118	Application for a formal copy of judgment by	AED 10
	a non-party to the action	
119	Application for uncertified photocopy or	AED 1
	electronic copy of the action's papers (per	
	paper)	
120	Application for a certified true copy of the	AED 5
	action's papers (per paper)	
121	Other applications by the Public Prosecution	AED 20
	not mentioned in the above applications	