

	UPDATED GUIDELINES FOR LAWYERS	
1	For every note of submission filed in any court or tribunal	€400- €1,400
2a	For each application for summoning of witnesses	€ 35
2b	For each application for sale of immovables (inc. research in the Public Registry, the ordering of certificates of hypothec, and perusal of relative deeds	€ 300
2c	For any other application, provided that applications for the postponement of a cause shall not be charged	€ 135
2d	For any application filed after office hours or on a Sunday or public holiday, there shall be taxed an additional fee of € 233	
3	For all applications in the Court of Voluntary Jurisdiction	€ 250
4	For each attendance during sittings before the Court of Voluntary Jurisdiction	€ 150
5	For each lodgement of schedule, even if such lodgement is made with or following a schedule of redemption, and schedule of set-off or redemption	
	i) When the value does not exceed € 465.87	€ 50
	ii) When the value exceeds € 465.87, the fee shall be	€ 350
6a	Legal letter	€ 100
6b	For the drafting of a judicial letter/protest, whether filed or not -	
	i) Before the Superior Courts	€ 140
	ii) Before the commercial court	€ 180
	iii) Before the Court of Magistrates	€ 80
	Provided that in the case of a judicial letter filed in terms of Art. 166A or Art. 256(2) of the COCP, the 60% of the fees listed in paragraph 9 shall apply.	
	Provided further that when a debtor files a note in the records of the judicial letter rebutting the claims according to Art. 166A of the COCP, then the fee charged shall be € 150	
6c	For the drafting of an affidavit	€ 300
	Provided that an hourly rate may be charged instead	
7	For every attendance before a legal referee or before a judicial assistant and for every attendance at an inspection in faciem loci, whether ordered by the court or required by the client – this is an hourly rate	€ 150
8	For the drafting or perusal of a deed for publication by a notary public, which includes fees due for advice, research into liabilities and transfers, tracing root of immovable and attendance at publication, the fee charged shall be 1% of the value	

9	For each definitive judgement:	
	i) In respect of the first € 1000 or part thereof	€ 233
	ii) In respect of any value in excess of the first € 1000 up to € 24,000	8%
	iii) In respect of any value in excess of € 24,000	3%
10a	For any other issue which contains a declaration containing the decision of any point of law or fact	€ 1,164
10B	For each definitive judgement in a cause for a remedy under Chapter IV of the Constitution or under Chap. 319 or where the annulment of an administrative act is demanded in terms of contestation under Art. 469A of the COCP, or for the contestation of a claim in terms of Art. 466 of the COCP, or for the contestation of a seizure under chap. 37, or for the payment or refund of a tax, levy or duty	€ 1,400
11	In all causes of partition of property, there shall be taxed only one fee ad valorem as in paragraph 9, saving that such fee shall in no case be less than	€ 466
12	In actions respecting the payment of annuities, allowances and the like, if the amounts are indeterminate, the fee shall be taxed as provided in para. 9 on the amount awarded in the final judgement, provided that in no such case shall such fee be less than	€ 466
13	In actions of maintenance, the fee shall be 2% on the amount of maintenance payable under the judgement for a period of 10 years, provided that if the order refers to provisional maintenance the fee shall be	€ 250
14	In actions of filiation, in other actions concerning the status of individuals and in actions relating to the separation of married persons irrespective of the number of declarations involved, there shall be allowed a fee of	€ 1,165
15	In causes concerning the validity of a redemption or the implementation of a promise of conveyance, the value in the cause for purposes of para. 9 shall be the value of the property redeemed or of which the conveyance was promised	
16a	For each precautionary or executive warrant filed, the following fees shall apply:	
	i) In the inferior courts	€ 140
	ii) In the superior courts	€ 280
	iii) Counter-warrants	€ 140
	iv) Warrant for Prohibitory injunction	€ 600
16b	For a note of registration of a judgement or of any other executive title	€ 150

[illegible]