The Cabinet,

- Upon reviewing the Constitution; and
- Federal Law No. (1) of 1972, Concerning the Competences of the Ministries and the Capacities of the Ministers, and its amendments; and
- Federal Decree-Law No. (20) of 2018, On Combating Money Laundering and the Financing of Terrorism and Illegal Organisations, and its amendments thereof; and
- Cabinet Resolution No. (10) of 2019, Concerning the Executive Regulation of Federal Decree-Law No. (20) of 2018 On Combating Money Laundering and the Financing of Terrorism and Illegal Organisations, and its amendments thereof; and
- Cabinet Resolution No. (74) of 2020, Concerning the Terrorists Lists and Implementation of UN Security Council Resolutions relating to Preventing and Countering Financing Terrorism and Leveraging Non-Proliferation of Weapons of Mass Destruction, and the Relevant Resolutions; and
- Cabinet Resolution No. (16) of 2021, Concerning the Unified List of Violations and Administrative Fines Imposed on Violators of Measures for Confronting Money Laundering and Combating the Financing of Terrorism Who are Under the Control of the Ministry of Justice and Ministry of Economy; and
- Based upon the proposal submitted by the Minister of Finance and the Cabinet's approval,

Has resolved as follows:

Article (1)

Definitions

Definitions stipulated in the aforementioned Cabinet Resolution No. (10) of 2019 shall be applied. Otherwise, the following terms and expressions shall be accorded their designated meanings, unless the context otherwise requires:

Ministry	:	Ministry of Justce or Ministry of Economy, as the case may	
		be.	
Minister	:	Minister of Justice or Minister of Economy, as the case may	
		be.	
Federal Decree-Law	:	Federal Decree-Law No. (20) of 2018, On Combating	
		Money Laundering and the Financing of Terrorism and	
		Illegal Organisations, and its amendments.	
Executive	:	Cabinet Resolution No. (10) of 2019 Concerning the	
Regulations		Executive Regulations of Federal Decree-Law No. (20) of	
		2018, On Combating Money Laundering and the Financing	
		of Terrorism and Illegal Organisations, and its	
		amendments.	
Designated Non-	:	Whoever engages in one or more of the commercial or	
Financial Businesses		professional businesses stipulated in Article (3) of the	
and Professions		Executive Regulations, who are Under the Ministry	
		oversight.	

Cabinet Resolution of 2024 Regulating Violations , Administrative Penalties Imposed on Violators of Measures for Confronting Money Laundering and Combating the Financing of Terrorism Subject to the Control of Ministry of Justice and Ministry of Economy

Article (2)

Scope of Application

Provisions of this Resolution shall apply to Designated Non-Financial Businesses and Professions upon violating any provision of the Decree-Law, the Executive Regulation or the resolutions issued for its implementation.

Article (3)

Authority to Impose Administrative Penalties

- 1. The Ministry may impose one of the administrative penalties stipulated in Article (14) of the Decree-Law or impose the administrative fines according to the list attached to this Resolution, or both, upon committing any of the violations set forth in the list attached to this Resolution.
- The Minister shall designate a competent authority within the Ministry to be responsible for imposing the administrative fines on the designated non-financial businesses and professions, the procedures and controls to impose such fines.

Article (4)

Notification of the Administrative Penalty and Grievance Against it

- 1. The Ministry shall notify the violating party within the designated non-financial businesses and professions of the Ministry's decision to impose the administrative fine thereon within twenty (20) working days as of the date of issuing the notice.
- 2. Any individual with a capacity or any stakeholder may grieve to the Minister or his delegate against the administrative penalty within (30) thirty working days as of the date of the notice of the penalty or the grievant knowledge, as the case may be, provided that the grievance shall be substantiated and all supporting documents are attached in accordance with the procedures applicable in the Ministry.

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Cabinet Resolution of 2024 Regulating Violations , Administrative Penalties Imposed on Violators of Measures for Confronting Money Laundering and Combating the Financing of Terrorism Subject to the Control of Ministry of Justice and Ministry of Economy

- 3. Upon considering the grievance, the Minister or his delegate may take any of the following measures:
 - a. Deny the grievance and endorse the prescribed administrative penalty in case the reasons and justifications on which the decision for which the grievance is submitted are valid.
 - b. Amend the prescribed administrative penalty with another penalty from those stipulated in Article (14) of the Decree-Law or the unified listed attached to this Resolution, considering the violation, subject matter of the decision for which the grievance is submitted and its proportionality to the nature of the activity and volume of transactions of the facility, provided that the grievance shall not harm the aggrieved party.
 - c. Cancel the prescribed administrative penalty in case the violation reasons are removed or invalid.
- 4. The decision that is issued on the grievance shall be final, and failure to reply to the grievance within (40) forty working days as of its submission date shall be deemed a rejection of the grievance.
- 5. Appeal against the administrative fine decision imposed in accordance with the provisions of this Resolution shall not be accepted prior to grievance and taking a procedure with respect to such decision, or the lapse of the deadline for replying thereto.

Article (5)

General Provisions

1. The fines imposed subject to the provisions of this Resolution shall be collected according to the mechanism prescribed by the Ministry of Finance.

- 2. The Ministry may double the administrative fine value that is imposed on the Violator once the violation is repeated.
- 3. Imposing the administrative fine under the provisions of this Resolution shall not prevent the Ministry to impose any of the other administrative sanctions stipulated in Article (14) of the Decree-Law.

Article (6)

Amendment of Fines

Subject to the provision of Article (14) of the Decree-Law, the Cabinet shall be competent authority to amend the value of the administrative fines set forth in the list attached thereto, whether by addition, deletion or amendment.

Article (7)

Executive Resolutions

The Minister shall issue the resolutions necessary to apply the provisions of this Resolution.

Article (8)

Repeals

The Cabinet Resolution No. (16) of 2021 Concerning the Unified List of Violations and Administrative Fines Imposed on Violators of Measures for Confronting Money Laundering and Combating the Financing of Terrorism Who are Under the Control of the Ministry of Justice and Ministry of Economy. Any provision that violates or contradicts the provisions of this Resolution shall be repealed.

Cabinet Resolution of 2024 Regulating Violations , Administrative Penalties Imposed on Violators of Measures for Confronting Money Laundering and Combating the Financing of Terrorism Subject to the Control of Ministry of Justice and Ministry of Economy

Article (9)

Resolution Publication and Entry into Force

This Resolution shall be published in the Official Gazette and shall enter into force as of the day following the date of its publication.

Mohammed bin Rashid Al Maktoum

Prime Minister

Issued by Us: Date: 2/ Muharram/ 1446 A.H. Corresponding to: 08 July 2024 AD

Cabinet Resolution of 2024 Regulating Violations , Administrative Penalties Imposed on Violators of Measures for Confronting Money Laundering and Combating the Financing of Terrorism Subject to the Control of Ministry of Justice and Ministry of Economy

The list Annexed to Cabinet Resolution No. (71) of 2024 Concerning the Unified List of Violations and Administrative Fines Imposed on Violators of Measures for Confronting Money Laundering and Combating the Financing of Terrorism Subject to the Control of the Ministry of Justice and Ministry of Economy

No.	Legal Reference	Violation		e Fine Amount ED)
	Reference		Minimum	Maximum
1	Article (20) of the Executive Regulation.	Failure to set policies, measures and internal controls approved by the top management with the aim to combat committing crimes.	100,000	200,000
2	Article (20) of the Executive Regulation.	Internal policies and procedures are not consistent with the crime risks and the nature and size of the facility, or failure to update them continuously.	50,000	100,000
3	Article (20) of the Executive Regulation.	Failure to apply internal policies, procedures, and controls to a branch of the facility or a subsidiary company in which facility holds a majority stake.	50,000	100,000
4	Article (20) of	Failure to include any of the	50,000	200,000

Cabinet Resolution of 2024 Regulating Violations , Administrative Penalties Imposed on Violators of Measures for Confronting Money Laundering and Combating the Financing of Terrorism Subject to the Control of Ministry of Justice and Ministry of Economy

	the Executive	provisions listed in Article (20)		
	Regulation.	of the Executive Regulation in		
		the internal policies,		
		procedures, and controls.		
		Failure of the facility to take		
		necessary measures and		
	Article (4) Para	procedures to identify, assess,		
	(1/B) of the	understand, document, and	50.000	500.000
5	Executive	continuously update crime	50,000	500,000
	Regulation.	risks in its field, as well as to		
		provide such information upon		
		request.		
		Failure of the facility to		
		consider all relevant risk		
		factors, such as risks of		
		customer. States, geographical		
	Article (4) Para	regions, products and services,		
6	(1/A) of the	operations, and delivery	F 0.000	F 00 000
6	Executive	channels of services and	50,000	500,000
	Regulation.	products before determining		
		the overall risk level and the		
		appropriate level of risk		
		mitigation measures that will		
		be applied.		
_	Article (4),	Failure of the facility to	F O 000	4.000.000
7	Clause (2) of the	undertake the actions and	50,000	1,000,000
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	Executive	procedures necessary to		
	Regulation.	mitigate the risks identified		
		based on the results of the		
		National Risk Assessment or		
		the self-assessment process		
		given the nature and scale of		
		the violator's business.		
		Failure of the facility to identify		
		and assess the risks that may		
	$\Delta x = (22) = f$	arise in the violator's field of		
8	Article (23) of the Executive	work when developing the	F0 000	500.000
8	Regulation.	services that the violator offers	50,000	500,000
		or when conducting new		
		professional practices through		
		its facility.		
		Failure to undertake the		
		necessary customer due		
		diligence measures before		
	Article (6),	establishing the business		
	Clauses (1, 2, 3,	relationship or performing a		
9		casual transaction in favour of	50,000	200.000
9	4 and 5) of the	the customer that is equal to or	50,000	200,000
	Executive	more than (AED 55,000),		
	Regulation.	whether it is a sole or multiple		
		transactions that seem		
		connected, or upon making		
		casual transactions in the form		

	of telegraph transfers equal to		
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Article (5).	risk management procedures		
	with respect to circumstances		
	where a customer would	100,000	500,000
	benefit from the business		
Regulation.	relationship before the		
	verification process.		
	Failure to verify - using		
	documents or data from a		
	reliable and independent		
	source - of the customer		
Article (8),	identity and the real		
Clauses (1) and	beneficiary or his deputy		
(2) of the	before or during the	50,000	200,000
Executive	establishment of the business		
Regulation.	relationship or the account		
C	opening, or before conducting		
	a transaction for a customer		
	with whom he has no existing		
	C		
	Clauses (1) and (2) of the	Clause (2) of the Executive Regulation.with respect to circumstances where a customer would 	or more than (AED 3,500) or when suspicion exists about the crime, data validity or sufficiency to identify the identity of the customer that was previously obtained.Article (5), Clause (2) of the Executive Regulation.Failure of the facility to conduct risk management procedures where a customer would benefit from the business relationship before the verification process.100,000Failure to verify - using documents or data from a reliable and independent source - of the customer identity and the real50,000Clauses (1) and (2) of the Executive Regulation.beneficiary or his deputy establishment of the business relationship or the account opening, or before conducting a transaction for a customer with whom he has no existing50,000

		Failure to take necessary		
		measures to understand the		
		purpose, their nature, and		
	Article (8),	nature of the business		
17	Clauses (3, 4) of	relationship of the customer	50.000	200.000
12	the Executive	and the structure of ownership	50,000	200,000
	Regulation.	as well as controlling the		
		customer, or failure to obtain		
		information related to such		
		purpose whenever needed.		
		Failure to take reasonable		
		measures to address crime risks		
	Article (9) of the Executive	arising from customer and the		
4.2		business relationship to	F 0.000	200.000
13		identify and validate the	50,000	200,000
	Regulation.	beneficial owner of legal		
		persons and legal		
		arrangements.		
		Failure of the facility to keep		
14	Article (16) of	the information obtained	50.000	200.000
14	the Decree-Law.	through the execution of due	50,000	200,000
		diligence measures.		
	Article (4),	Failure to take enhanced due		
15	Clause (2/B) of	diligence measures to manage	100.000	500.000
15	the Executive	high-risk when identified.	100,000	500,000
	Regulation.			

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		Failure to apply enhanced due		
		diligence measures		
		proportionate to the level of		
		risk arising from business		
	Article (22),	relationships or transactions		
10	Clause (1) of the	with natural or legal person	400.000	500.000
16	Executive	from the States designated by	100,000	500,000
	Regulation.	the committee as high-risk or		
		with weak or deficient anti-		
		money laundering and		
		combating terrorism financing		
		systems.		
		Failure to apply		
		countermeasures or other		
		measures required by the		
	Article (22),	supervisory authorities on their		
47	Clause (2) of the	own or as specified by the	100.000	500.000
17	Executive	committee with respect to	100,000	500,000
	Regulation.	high-risk States or those with		
		weak or deficient anti-money		
		laundering and combating		
		terrorism financing systems.		
		Failure of the facility to set		
	Article (15) of	systems or take appropriate		
18	the Executive	measures to manage risks or	50,000	200,000
	Regulation.	determine whether the		
		customer or the beneficial		
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		owner is foreign or citizen, a		
		politically exposed person or		
		an individual who has		
		previously held a prominent		
		position in an international		
		organization.		
		Failure of the facility to conduct		
		ongoing auditing and		
		monitoring of the continuing		
		business relationship to ensure		
		that documents, data, or		
	Article (7) of the	information obtained under		
19	Executive	customer due diligence	50,000	500,000
	Regulation.	measures are up-to-date and		
		relevant. This occurs through		
		reviewing the registers and		
		books, especially the registers		
		and books of high-risk		
		customer categories.		
		Failure to abide by measures		
	Article (19) of	and procedures when relying		
20	the Executive	on a third party to conduct	50,000	200,000
	Regulation	customer due diligence		
		measures.		
24	Article (16) of	Failure of the facility to develop	50.000	500.000
21	the Executive	indicators to detect potential	50,000	500,000

	Regulation.	criminal activity to report		
	U U	suspicious transactions and to		
		continuously update such		
		indicators according to the		
		development and		
		diversification of methods to		
		commit such suspicious		
		transactions, while complying		
		with instructions issued by		
		supervisory authorities or the		
		Unit in this respect.		
		Failure of the facility to		
		promptly submit reports of		
		suspicious transactions and		
		investigations to the Financial		
	Articles (15) and	Intelligence Unit upon		
22	(17) of the	suspicion, based on reasonable	100,000	500,000
	Decree-Law.	grounds or suspicion that a		
		crime was committed, or		
		failure to provide any		
		additional information the Unit		
		requests.		
	Article (17),	Failure of the facility to register		
	Clause (1), and	at the electronic system		
23	Article (20),	approved at the Financial	50,000	200,000
	Clause (2) of the	Information Unit.		
	Executive			

	Regulation.			
	Article (21) of	Failure of the facility to appoint		
	the Executive	a compliance officer who has		
24	Regulation.	the appropriate competence	50,000	200,000
		and expertise to perform his		
		duties.		
	Article (21) of	Failure of the facility to enable		
	the Executive	the compliance officer to		
25	Regulation.	perform any of the duties	50,000	500,000
		stipulated in Article (21) of the		
		Executive Regulation.		
	Article (24),	Failure of the facility to keep		
	Clauses (1), (3)	any of the records, documents		
	and (4) of the	and data stated in the Decree-		
	Executive	Law or the Executive		
	Regulation.	Regulation, or to organize them		
		in a manner that allows re-		
26		analysis and reconstruction of	50,000	200,000
20		individual transactions, data	50,000	200,000
		analysis, and tracing financial		
		operations according to the		
		specified periods, or the failure		
		to make the same promptly		
		available for relevant entities		
		upon request.		
27	Article (16) Para	Failure to promptly apply	100,000	1,000,000

	(1/E) of the	decisions issued by the		
	Decree-Law.	concerned authority in the		
	and Article (60)	State with respect to execution		
	of the Executive	of UN Security Council's		
	Regulation.	resolutions issued under		
		Chapter Seven of the UN		
		Charter to prevent and		
		suppress terrorism and its		
		financing, prevention and		
		suppression of mass		
		destruction weapons		
		proliferation and suspension		
		and its financing and other		
		relevant resolutions.		
	Article (18) of	Disclosing, directly or		
	the Executive	indirectly, to the customer or		
	Regulation.	any other person(s) that they		
		have reported or are intending		
28		to report suspicious	100,000	500,000
20		transactions, or the	100,000	500,000
		information and data relevant		
		to such transactions, or that		
		there is an investigation		
		thereto.		
	Article (39) of	Contacting the customer,		
29	the Executive	whether directly or indirectly,	100,000	500,000
	Regulation.	to inform the customer with		

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		the part of the facilities under		
		control.		
33	Article (21)	Failure of the facility to register		
	Clause (1) of	at the website of the Executive		
	Cabinet	Office for Control and Non-		
	Resolution No.	Proliferation with the aim of		
	(74) of 2020.	receiving notifications related		
		to the new designation, re-	50,000	1,000,000
		designation as well as updating		
		or de-listing notifications		
		issued by the Security Council,		
		the Sanctions Committee, or		
		the Council of Ministers.		
	Article (21)	Failure to constantly verify		
	Clause (2) of	databases and transactions and		
	Cabinet	compare them with the names		
	Resolution No.	on the lists issued by the		
34	(74) of 2020.	Security Council, the Sanctions	50,000	1,000,000
		Committee or the local lists, as		
		well as upon being informed of		
		any changes in any of these		
		lists.		
	Article (21)	Failure of the facility to freeze		
25	Clause (3) of	funds under the local penalties	500.000	1 000 000
35	Cabinet	list and the local lists promptly	500,000	1,000,000
	Resolution No.	when any match appears and		

	(74) of 2020.	without any prior warning.		
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36	Article (21)	Failure of the facility to enforce		
	Clause (4) of	the decision to cancel the		
	Cabinet	freeze, in compliance with the		
	Resolution No.	relevant Security Council	50,000	100,000
	(74) of 2020.	resolutions or Cabinet		
		decisions regarding the		
		issuance of local lists.		
	Article (15)	Failure of the facility to		
	Clause (21) Para	promptly report to the	50,000	100,000
37	(5/1) of Cabinet	Executive Office for Control		
57	Resolution No.	and Non-Proliferation with		
	(74) of 2020.	respect to freezing procedures		
		taken.		
	Article (15) and	Failure of the facility to		
	Article (21) Para	promptly report to the		
	(5/B) of Cabinet	Executive Office for Control		
	Resolution No.	and Non-Proliferation upon		
	(74) of 2020.	determining any match with		
38		the designated persons or	100,000	1,000,000
		organizations, details of their		
		data and the actions taken in		
		compliance with the		
		requirements set by the related		
		Security Council Resolutions or		

		Cabinet decisions and the local		
		lists, including transactions that		
		are being attempted.		
	Article (21)	Failure of the facility to		
39	Paragraphs (5/C	promptly report to the		
	and D) of	Executive Office for Control		
	Cabinet	and Non-Proliferation if the		
	Resolution No.	facility one of its former		
	(74) of 2020.	customers or any occasional		
		customer dealt with is a person		
		or organization included in the	100,000	1,000,000
		Sanctions List or the local lists,		
		or when there is suspicion that		
		a current or former customer,		
		or someone associated with		
		the facility, is listed or has a		
		direct or indirect connection		
		with the listed person.		
	Article (21)	Failure of the facility to promptly		
	Paragraph (5/E)	report to the Executive Office for	50,000	1,000,000
	of Cabinet	Control and Non-Proliferation		
40	Resolution No.	upon failure to take any action		
	(74) of 2020.	due to similarity of names and in		
		case removing that similarity has		
		failed through available or		
		accessible information.		

41	Article (21)	Failure of the facility to set and	100,000	1,000,000
	Clause (6) of	apply internal policies, controls		
	Cabinet	and procedures pursuant to		
	Resolution No.	provisions of the		
	(74) of 2020.	aforementioned Cabinet		
		Resolution No. (74) of 2020.		