ရုံးခွန်အက်ဥပဒေကို ပြင်ဆင်သည့်ဥပဒေ

(၂၀၁၄ ခုနှစ်၊ ပြည်ထောင်စုလွှတ်တော်ဥပဒေအမှတ် ၁၄ ။) ၁၃၇၅ ခုနှစ်၊ တပေါင်းလပြည့်ကျော် ၄ ရက် (၂၀၁၄ ခုနှစ်၊ မတ်လ ၁၉ ရက်) ပြည်ထောင်စုလွှတ်တော်သည် ဤဥပဒေကို ပြဋ္ဌာန်းလိုက်သည်။

၁။ ဤဥပဒေကို **ရုံးခွန်အက်ဥပဒေကို ပြင်ဆင်သည့် ဥပဒေ**ဟု ခေါ် တွင်စေရမည်။

၂။ ရုံးခွန်အက်ဥပဒေတွင် ပုဒ်မ ၃၅ ကို အောက်ပါအတိုင်း အစားထိုးရမည် -

"35. The Union Government may, from time to time, by notification in the Gazette, reduce or remit all or any of the fees mentioned in the First and Second Schedules to this Act annexed, and may like manner cancel or vary such order."

၃။ ရုံးခွန်အက်ဥပဒေ ဇယား ၁ နှင့် ဇယား ၂ တို့ကို အောက်ပါအတိုင်း အစားထိုးရမည် -

SCHEDULE I

AD VALOREM fees

Number	-	Proper fee
1. Plaint, written statement pleading	On the amount or	- 0.5 per centum
set-off or counter claim or, mem-	value of the subject-	on the amount or
orandum of appeal (not otherwise	matter in dispute.	value specified in
provided for in this Act) or of cross-		such document.
objection presented to any Civil Court		- Provided that
or Revenue authority except those		the maximum fee
mentioned in section 3.		leviable shall be
		kyat 500,000.
2. Plaint in a suit for possession under		- A fee of one-half
the Specific Relief Act, section 9.		the amount pre -

	J	
Number	-	Proper fee
		scribed in the
		foregoing scale.
3		
4 . Application for review of judgment,		The fee leviable
if presented on or after the ninetieth		on the plaint or
day from the date of the decree.		memorandum of
		appeal under
		Article No.1 of this
		schedule.
5. Application for review of		- One-half of the
judgment, if presented before the		fee leviable on
ninetieth day from the date of the		the plaint or me-
decree.		morandum of
		appeal under
		Article No.1 of this
		schedule.
6. Copy or translation of a judgment	(a)When such judg-	
or order not being, or having the	ment or order is	
force of a decree.	passed by any Civil	
	Court other than the	
	Supreme Court, or by	
	any officer of any	
	Revenue authority or	
	Office or by any	
	Developement	
	Comittee or by any	
	other Judicial or	
	Executive authority-	

Number	-	Proper fee
	(i) If the amount or	- Kyat 50.
	value of the	
	subject-matter is	
	kyat 100,000 or less	
	than kyat 100,000 .	
	(ii) If such amount or	- Kyat 100.
	value exceeds	
	kyat 100,000.	
	(b)When such judgment	- Kyat 150.
	or order is passed by	
	the Supreme Court.	
7. Copy of a decree or order having	(a)When such decree or	
the force of a decree.	order is made by any	
	Civil Court other than	
	the Supreme Court, or	
	by any Revenue Court-	K
	(i) If the amount or	- Kyat 150.
	value of the	
	subject-matter of	
	the suit wherein	
	such decree or order is made is	
	kyat 100,000 or less	
	than kyat 100,000 .	- Kvat 250
	(ii) If such amount or value exceeds	- NYUL 200.
	kyat 100,000 .	
	(b) When such decree or	- Kvat 1 000
		Ryat 1,000.

	9	
Number	-	Proper fee
	order is made by the	
	Supreme Court.	
8. Copy of any document liable to	(a) When the stamp-duty	- The amount
stamp - duty under the Myanmar	chargeable on the	of the duty
Stamp Act, when left by any party to	original does not	chargeable on
a suit or proceeding in place of the	exceed kyat 50.	the originnal.
original withdrawn.	(b) In any other case.	- Kyat 100.
		Ryat 100.
9. Copy of any revenue or judicial	For every page of the	- Kyat 50.
proceeding or order not otherwise	original and part	
provided for by this Act, or copy of	thereof.	
any account, statement, report or		
the like, taken out of any Court or		
Revenue Appellate Tribunal or Office,		
or from the office of any chief officer		
charged with the executive		
administration of a Region.		
10		
11. Probate of a will or letters of	(a) When the amount	- Five per cen—
administration with or without will	or value of the pro-	tum on such
annexed.	perty in respect of	amount or
	which the grant of	value.
	probate or letters of	
	administration is	
	made exceeds kyat	
	100,000 but does	

	9	
Number	-	Proper fee
	not exceed kyat	
	1,000,000.	
	(b) When such amount	
	or value exceeds	tum on such amount or
	kyat 1,000,000 but	value.
	does not exceed	
	kyat 10,000,000.	
	(c) When such amount	- Seven per ce -
	or value exceeds	ntum on such
	kyat 10,000,000 .	amount or value.
	Provided that when,	Provided that
	after the grant of a	the maximum fee
	Succession Certificate	leviable on App-
	in respect of any	lication or mem- orandum of
	property included in an	appeal for such
	estate, a grant of	probate or letters
	probate or letters of	shall be kyat
	administration is made	500,000.
	in respect of the same	
	estate, the fee payable	
	in respect of the latter	
	grant shall be reduced	
	by the amount of the	
	fee paid in respect of	
	the former grant.	

Number	-	Proper fee
12. Succession Certificate.	In any case.	-Five per cen-
		tum on the
		amount or value
		of any debt or
		security specified
		in the certificate,
		and seven per
		centum on the
		amount or value
		of any debt or se-
		curity to which
		the certificate is
		extended.
		Provided that
		the maximum fee
		leviable on app-
		lication or mem-
		orandum of app -
		eal for such
		certificate shall be
		kyat 500,000.
		Note(1) The
		amount of a
		debt is its
		amount, includ-
		ing interest on
		the day on

Number	? - Proper fee
	which the
	inclusion of the
	debt in the
	certificate is
	applied for, so
	far as such
	amount can be
	ascertained.
	Note (2) Whether
	or not any power
	with respect to
	a security
	specified in a
	certificate has
	been con-
	ferred under
	the Act and
	where such a
	power has been
	so conferred,
	whether the
	power is for the
	receiving of
	interest or divid-
	ends on, or for the
	negotiation or
	transfer of the
	security, or for

Number	-	Proper fee
		both purposes,
		the value of the
		security is its
		market-value on
		the day on
		which the
		inclusion of the
		security in the
		certificate is
		applied for, so
		far as such
		value can be
		ascertained.
12. A		
13		
14. Application to any Court for the	(a)When the amount	- Kyat 2,000.
exercise of its revisional jurisdiction.	or value of the	
	subject-matter in	
	dispute does not	
	exceed Kyat 100,000.	
	(b)When such amount	- Kyat 10,000.
	or value exceeding	
	kyat 100,000 but not	
	exceeding kyat	
	10,000,000.	
	(c) When such amount	- Kyat 20,000.
	or value exceeds	,
	kyat 10,000,000 .	
15		

SCHEDULE II

Fixed fees

Number	-	Proper fee
1. Application or Petition.	(a) When presented to	- Kyat 50.
	any Court, Gov-	
	ernment Depart-	
	ment and Organi-	
	zation or Develop-	
	ment Committee at	
	Township level.	
	(b) When presented to	- Kyat 100.
	any Court, Govern-	
	ment Department	
	and Organization or	
	Development Com-	
	mittee at District	
	Level.	
	(c) When presented to	- Kyat 200.
	any Court, Govern-	
	ment Department	
	and Organization or	
	Development Com-	
	mittee at Regional	
	or State level.	
	(d) When presented to	- Kyat 300.
	any Government	
	Department and	
	Organization at Dire-	
	ctorate and Central	
	level.	

Number	-	Proper fee
	(e) When presented to the Supreme Court.	- Kyat 500.
1.A. Application to any Civil Court that records may be called for from another Court.	When the Court grants the application and is of opinion that the tran- smission of such records involves the use of the post.	- Kyat 1,000 in add- ition to any fee levied on the application under clause (a), clause (b), clause (c) or clause(d) of Article 1 of this Schedule.
2. Application for leave to sue as a pauper.	When presented to any Court contained in No.1.	One—half the amount of pro- perfee prescribe- ed in Article 1 of this Schedule.
3. Application for leave to appeal as a pauper.	any District Court. (b) When presented to any Regional or State Court.	- Kyat 100 - Kyat 200
	(c) When presented to the Supreme Court.	- Kyat 300
45. Plaint or memorandum of appeal in a suit to establish or disprove a right of occupancy.		- Kyat 200

Number	-	Proper fee
6. Bail-bond or other instrument of		- Kyat 200
obligation given in pursuance of an		
order made by a Court or Magistrate		
under any section of the Code of		
Criminal Procedure, or the Code of		
Civil Procedure, and not otherwise		
provided for by this Act.		
7. Undertaking under section 49 of		- Kyat 200
the Myanmar Divorce Act.		
8		
9		
10. Authority to plead or act for	When presented for	The same
another person.	the conduct of any	amount of
	one case to any Court,	proper fee
	Department and Org-	prescribed in
	anization or Commit-	Article No.1 of
	tee prescribed in	this Schedule.
	clauses (a), (b), (c),	
	(d) and (e) of Article	
	No.1 of this Schedule.	
	(a)to any Covernment	K 1 000
11. Memorandum of appeal when	(a) to any Government Department and	- Kyat 200
the appeal is not from a decree or	Organization or Dev-	
an order having the force of a decree and is presented.	elopment Commit-	
accide una presentea.	tee at District and	
	Regional or State	
	levels.	

N	၁၂	D
Number	-	Proper fee
	(b) to any Directorate,	- Kyat 500
	Central level City	
	Development Dep-	
	artment and the	
	Supreme Court.	
12. Caveat		- Kyat 1,000.
13		
14		
15		
16		
17. Plaint or memorandum of appeal		- Kyat 1,000.
in each of the following suits -		
(i) To alter or set aside a summary		
decision or order of any Court		
other than the Supreme Court;		
(ii) To alter or cancel any entry in a		
register of the names of proprie-		
tors of revenue-paying estates;		
(iii)To obtain a declaratory decree		
where no consequential relief is		
prayed;		
(iv)To set aside an award;		
(v) To set aside an adoption;		
(vi)Every other suit where it is not		
possible to estimate at a money-		
value the subject-matter in dispute,		
and which is not otherwise provided		
for by this Act.		

-	Proper fee
	- Kyat 2,000.
	- Kyat 2,000.
	- Kyat 4,000.
	- Kyat 4,000.

ပြည်ထောင်စုသမ္မတမြန်မာနိုင်ငံတော် ဖွဲ့စည်းပုံအခြေခံဥပဒေအရ ကျွန်ုပ်လက်မှတ်ရေးထိုး သည်။

> (ပုံ) သိန်းစိန် နိုင်ငံတော်သမ္မတ ပြည်ထောင်စုသမ္မတမြန်မာနိုင်ငံတော်

၁၃