



UNITED ARAB EMIRATES CONSTITUTION

2015 - 1436

THE CONSTITUTION¹ OF THE UNITED ARAB EMIRATES

***WE*, the Rulers of the Emirates of Abu Dhabi, Dubai, Sharjah, Ajman, Um Al Quwain and Fujairah,**

Reflecting our will and the will of the people of our emirates to form themselves into a Federation provide a better life and more enduring stability, and enjoy a higher international standing for the Emirates and all their people;

Desiring to create closer links among themselves in the form of an independent sovereign federal state capable of protecting its existence and the existence of its members and cooperating with the sister Arab states and with all other friendly member states of the United Nations Organization and of the community of nations, in general, on the basis of mutual respect and exchange of interests and benefits;

Desiring also to lay the foundation for federal rule in the coming years on a sound basis that reflects the reality and the capacity of the Emirates at the present time, enables the Federation to achieve its objectives, safeguards the identity of its members in a way consistent with these objectives and, at the same time, prepares the people of the Federation for a dignified and free constitutional life while going ahead towards a full-fledged representative democratic regime in an Islamic and Arab community free of fear and anxiety; and

1. The word “temporary” was deleted by Constitutional Amendment 1/1996. Article (1) of Act 1/1996 provides as follows «There is hereby deleted the word temporary from the Constitution of the United Arab Emirates State wherever it exists. The previous title of the Constitution reads as follows “The Temporary Constitution of the United Arab Emirates”.

Realizing that it is our dearest desire and strongest determination to achieve all the above-mentioned in order to push ahead our country and our people up to take an appropriate place among the civilized states and nations,

Announce to Allah, the Supreme and Almighty, and to all the people our approval of the Constitution undersigned by us¹.

May Allah, the best Protector and Defender, grant us success.

1. This paragraph was amended as the Constitution has become permanent. The previous text reads as follows “For all the foregoing and until the permanent constitution is prepared, we announce to Allah, the Supreme and Almighty, and to all the people our approval of the Constitution undersigned by us during the transitional period referred to therein”.

PART I PRINCIPLES AND OBJECTIVES

Article (1)

The United Arab Emirates is an independent, sovereign, and federal state hereinafter referred to as (“the UAE”). The UAE consists of the following Emirates:

Abu Dhabi, Dubai, Sharjah, Ras Al-Khaimah¹, Ajman, Umm Al-Quwain, and Fujairah.

Any other independent Arab state may, subject to the unanimous approval of the Federal Supreme Council, join the UAE. When admitting a new member to the UAE, the Federal Supreme Council determines the number of seats to be allocated to that member in the Federal National Council (FNC) in excess of the number provided in Article 68 of the Constitution².

Article (2)

In assuming its responsibilities under the provisions of the Constitution, the UAE has sovereignty over all territory and territorial waters lying within the international boundaries of the member Emirates.

1. The words “Ras Al-Khaimah” were added by decision of the Federal Supreme Council 2/1972 after Ras Al-Khaimah Emirate and the territories attached to it joined the UAE. The previous text reads as follows “Abu Dhabi, Dubai, Sharjah, Ajman, Umm Al-Quwain, and Fujairah”.

2. A new paragraph was added to Article (1) by constitutional amendment 1/1972.

Article (3)

A member Emirate shall exercise sovereignty over its own territories and territorial waters in all matters which are not within the jurisdiction of the UAE under the Constitution.

Article (4)

The UAE may not cede its sovereignty or relinquish any part of its territories or waters.

Article (5)

The UAE shall have a flag, an emblem and a national anthem. The flag and the emblem shall be specified by an Act. An emirate shall have its own flag to use it within its territories.

Article (6)

The UAE is a part of the greater Arab nation to which the UAE is linked by the ties of religion, language, history and common destiny.

The people of the UAE are one people, and a part of the Arab nation.

Article (7)

Islam is the official religion of the UAE. The Islamic Shari'a is a main source of legislation in the UAE. The official language of the UAE is Arabic.

Article (8)

The citizens of the UAE shall have a single nationality specified by law and shall enjoy abroad the protection of the Federal Government in accordance with the generally-accepted international principles.

A citizen's nationality may not be divested or withdrawn except as may be provided in law.

Article (9)

Abu Dhabi City shall be the capital city of the UAE¹.

Article (10)

The objectives of the UAE are as follows:

- Maintain the UAE's independence and sovereignty.
- Safeguard the UAE's security and stability.
- Repel any aggression against the UAE's existence or the existence of its member states.

1. Article (9) was amended by Constitutional Amendment 1/1996. The previous Article (9) reads as follows

"1. The capital city of the UAE shall be established in an area granted by Abu Dhabi and Dubai emirates on the borders between them, which shall be called karama, or dignity.

2. An amount sufficient to cover the costs of the technical studies and planning for establishing the capital city shall be allocated in the UAE's budget for the first year. Works for establishing the capital city shall be started as early as possible so that they must be completed within a maximum of seven years starting from the date the Constitution takes effect.

3. Until the capital city of the UAE is established, Abu Dhabi shall be the temporary seat of the UAE."

- Protect the rights and freedoms of the people of the UAE.
- Establish close co-operation among the emirates for their common interest to achieve these objectives.
- Promote the prosperity and progress of the emirates in all fields.
- Provide a better life for all the citizens.

Each member Emirate shall respect the independence and sovereignty of the other Emirates in their internal affairs as provided in the Constitution.

Article (11)

1. The Emirates of the UAE shall form a united entity in terms of economy and customs. The federal laws shall regulate the appropriate gradual phases to achieve this unity.
2. The free movement of all capital and goods among the Emirates of the UAE is guaranteed and may not be restricted except by a federal act.
3. All taxes, duties, dues, and tolls imposed on the movement of goods from one member emirate to another emirate are hereby repealed.

Article (12)

The foreign policy of the UAE shall be directed towards supporting the Arab and Islamic causes and interests and towards establishing closer friendship and co-operation with all the nations and peoples on the basis of the principles of the charter of the United Nations Organization and international ideals.

PART II
BASIC SOCIAL AND ECONOMIC
PILLARS OF THE UAE

Article (13)

The UAE and the member Emirates shall co-operate, each within the limits of its responsibilities and abilities, in executing the provisions of this Part.

Article (14)

Equality, social justice, and providing safety, security, and equal opportunities to all the citizens are pillars on which the community is grounded. Solidarity and shared sympathies are close links that tie the Emirates together.

Article (15)

The family is the cornerstone of the community. The fundamental principles on which the family is based are, religion, ethics and patriotism. The law safeguards the family's existence and maintains and protects it from corruption.

Article (16)

The community shall care for children and mothers, and protect minors and others who are unable to look after themselves for any reason, such as illness or incapacity or old age or forced unemployment, assist and rehabilitate them for their own interest and for the interest of the community. Welfare and social security laws regulate these matters.

Article (17)

Education is a fundamental factor for the progress of the society. Education is mandatory in its primary stage and is free of charge at all stages in the UAE. The law lays down the necessary plans for disseminating and spreading everywhere all levels of education and for eradicating illiteracy.

Article (18)

An individual or organization may establish a private school in accordance with the provisions of the law provided that the school must be subordinated to the supervision, and comply with the instructions, of the competent public authorities.

Article (19)

The community shall provide all the citizens with medical care and means of prevention and treatment from diseases and epidemics and shall promote the establishment of public and private hospitals, clinics, and treatment houses.

Article (20)

The community shall esteem work as a cornerstone of its development. The community shall provide jobs to the citizens, qualify them for those jobs, and create the suitable conditions for service by enacting legislation protecting the rights of the employees and the interests of the employers in the light of the advanced international labor legislation.

Article (21)

Private property is protected and the restrictions against it shall be specified by law. A person may not be deprived of his/her private property except in such circumstances as may be dictated by the public interest, in accordance with the provisions of law, and for equitable consideration.

Article (22)

Public property is inviolable. Every citizen has the duty of protecting public property. The law specifies the cases in which violating that duty is punishable.

Article (23)

The natural resources and wealth in each Emirate are deemed the public property of that Emirate. The community shall preserve and utilize in a good way those resources and wealth for the interest of the national economy.

Article (24)

The national economy shall be grounded on social justice, shall mainly depend on faithful cooperation between the public and private activities, and shall seek to achieve economic development, increase productivity, raise the standards of living, and achieve prosperity for citizens as provided in law.

The U.A.E. shall encourage co-operation and savings .

PART III
FREEDOMS, RIGHTS AND PUBLIC DUTIES

Article (25)

All persons are equal in law. There shall be no distinction among the citizens of the UAE on the basis of race, nationality, faith or social status.

Article (26)

Personal liberty is guaranteed to all citizens. A person may not be arrested, searched, detained or imprisoned except in accordance with the provisions of the law.

A person may not be subjected to torture or to degrading treatment.

Article (27)

Crimes and punishments shall be defined by the law. A person may not be punished for an act or omission committed before the relevant law is promulgated.

Article (28)

Penalty is personal. An accused is presumed innocent until proved guilty in a legal and fair trial.

An accused person has the right to appoint as his/her attorney at law anyone who is capable to defend him/her in trial.

The law specifies the cases where a counsel for defense must represent an accused person.

An accused person may not be physically or morally harmed.

Article (29)

Freedom of movement and residence is guaranteed to the citizens as provided in law.

Article (30)

Freedom of opinion and of expressing that opinion verbally, in writing, or by any other medium of expression is guaranteed as provided in law.

Article (31)

Freedom of communication by post, telegraph and other means of communication and the secrecy thereof are guaranteed in accordance with the law.

Article (32)

Freedom to exercise religious worship is guaranteed in accordance with the generally-accepted traditions provided that such freedom is consistent with the public policy or does not violate the public morals.

Article 33

Freedom of assembly and establishing associations is guaranteed as provided in law.

Article (34)

A citizen is free to choose his work, profession or trade as provided in law and subject to the governing legislation.

A person may not be subjected to forced labor except in such cases as may be provided in law and provided that such person is compensated for such labor.

A person may not be enslaved.

Article (35)

The door for holding a public office is open to all citizens on the basis of equal conditions and in accordance with the provisions of the law.

A public office is a national service entrusted to the person who holds that office. A public servant shall, while performing his/her duties, seek to achieve only the public interest.

Article (36)

A man's housing is inviolable. A person may not enter another person's house without the permission of those living in that house except in such cases and conditions as may be provided in the law.

Article (37)

A citizen may not be deported or exiled from the UAE.

Article (38)

A citizen or a political refugee may not be extradited.

Article (39)

Public confiscation of property is prohibited. A person's private property may not be confiscated except by court judgment and in such cases as may be provided in law.

Article (40)

Foreigners in the UAE enjoy the rights and freedoms stipulated in the applicable international instruments or in the treaties and conventions to which the UAE is a party and have to perform the duties which correspond to those rights and freedoms.

Article (41)

A person has the right to file a complaint with a competent authority, including a judicial entity, against the violation of the rights and freedoms stated in this Part.

Article (42)

A person has the duty to pay such taxes and public levies as may be provided in law.

Article (43)

Defending the UAE is a sacred duty of every citizen and performing military service is an honor which is regulated by law.

Article (44)

Respect of the Constitution and the laws and of the orders issued by the public authorities in execution thereof, compliance with the public order, and respect of public morality are duties incumbent upon all the people living in the UAE.

PART IV
THE FEDERAL AUTHORITIES

Article (45)

The federal authorities consist of the following:

1. The Federal Supreme Council.
2. The UAE President and Vice President.
3. The Federal Council of Ministers.
4. The Federal National Council.
5. The Federal Judiciary.

CHAPTER (1)
THE FEDERAL SUPREME COUNCIL

Article (46)

The Federal Supreme Council is the highest authority in the UAE. The Federal Supreme Council consists of the Rulers of all the member Emirates of the UAE; In case of a Ruler's absence or when it is not possible for a Ruler to attend, the acting Ruler in the Emirate substitutes the Ruler in the Federal Supreme Council.

An Emirate has a single vote in the deliberations of the Council.

Article (47)

The Federal Supreme Council has the following powers:

1. Draw up the general policy in all the matters vested in the UAE by the Constitution and consider anything that may achieve the goals of the UAE and the common interest of the member Emirates.
2. Sanction the federal laws before they are promulgated including the Annual General Budget Act and the Closing Account Act.
3. Sanction the decrees relating to the matters which, under the provisions of the Constitution, must be sanctioned or approved by the Supreme Council before these decrees are promulgated by the President of the UAE.
4. Sanction, by decree, the international treaties and conventions.
5. Upon a proposal by the President of the UAE, approve the appointment of the Prime Minister of the UAE, accept his resignation, and remove him from office.
6. Approve the appointment and accept the resignation and, in the cases provided in the Constitution, the dismissal of the President and Judges of the Federal Supreme Court. In all cases, a decree is issued.
7. Exercise high oversight over the UAE's affairs, in general.
8. Assume such responsibilities as may be provided in the Constitution or in the federal laws.

Article (48)

1. The Supreme Council lays down its by-law including its operating procedure and the way of voting on its decisions. The Council's deliberations are held in camera.

2. The Supreme Council shall establish a General Secretariat staffed by an adequate number of officers to assist the Council in performing its duties.

Article (49)

The decisions of the Supreme Council on substantive matters are taken by majority of five of its members provided that Abu Dhabi and Dubai Emirates must be among the five members. The minority shall abide by the opinion of the majority.

The decisions of the Council on procedural matters are taken by majority vote. The Council's by-law specifies these matters.

Article (50)

The sessions of the Supreme Council are held in the UAE's capital city and may be held in such other place as may be agreed upon in advance.

CHAPTER (2)
THE PRESIDENT AND VICE PRESIDENT

Article (51)

The Federal Supreme Council elects from among its members a President and a Vice President. The Vice President exercises all the powers of the President in the event of the President's absence for any reason.

Article (52)

The term of office of the President and the Vice President is five years according to the Gregorian calendar and may be re-elected for the same office.

The President and the Vice President takes, on assuming office, the following oath before the Supreme Council

“I swear by Allah, the Great, that I shall be faithful to the United Arab Emirates; respect its Constitution and laws; protect the interests of the people of the UAE; discharge my duties honestly and faithfully, and safeguard the independence of the UAE and its territorial integrity.”

Article (53)

Where the office of the President or the Vice President falls vacant for death or resignation, or because any one of them ceases to be the Ruler in his Emirate for any reason, the Supreme Council is called into session within a month from that date to elect a successor to the vacant office for the period mentioned in Article 52 hereof. In the event that the two offices of the President and the Vice President of the Supreme Council become vacant at the same time, the Council is immediately called into session by any one of its members or by the Prime Minister of the UAE to elect a new President and Vice President to fill the two vacant offices.

Article (54)

The President of the UAE has the following powers:

1. Preside over the Supreme Council and direct its discussions.
2. Convene and dismiss the Supreme Council as may be provided in the rules of procedure specified by the Council in its by-law. The Council must be convened if a member of the Council so requests.
3. Call, if necessary, on the Supreme Council and the Council of Ministers to hold a joint session.
4. Sign and promulgate the federal laws, decrees and decisions sanctioned by the Supreme Council.
5. Subject to the approval of the Supreme Council, appoint the Prime Minister, accept his resignation, and relieve him from office; and, upon the proposal of the Prime Minister of the UAE, appoint the Deputy Prime Ministers and the ministers, accept their resignation, and relieve them from office¹.
6. Subject to the approval of the Federal Council of Ministers, appoint the UAE's diplomatic representatives to foreign states and other civil and military senior federal officials except for the President and the judges of the Federal Supreme Court, accept their resignation, and dismiss them. Such appointment, acceptance of resignation, or dismissal must be done by decree in accordance with the federal laws.
7. Sign the letters of credence of the UAE's diplomatic representatives to foreign states and organizations, accept the credentials of diplomatic and consular representatives

1. Article (54) was amended by Constitutional Amendment 1/2009 .

- of foreign states to the UAE, and receive their letters of credence; and sign the instruments appointing and accepting the credence of the representatives.
8. Supervise, through the Federal Council of Ministers and the competent ministers, the implementation of federal laws, decrees and decisions.
 9. Represent the UAE internally, before the other states, and in all international relations.
 10. Grant pardon, commute punishment, and approve capital sentences in accordance with the provisions of the Constitution and federal laws.
 11. Confer civil and military decorations and Medals of Honor in accordance with the relevant laws.
 12. Exercise such powers as may be vested in him by the Supreme Council or provided in the Constitution or federal laws.

CHAPTER (3) THE COUNCIL OF MINISTERS

Article (55)

The Federal Council of Ministers consists of the Prime Minister, his deputies and a number of ministers.

Article (56)

For a person to be a minister that person must be a citizen of the UAE known for his competence and experience.

Article (57)

The Prime Minister, his deputies and the ministers shall, before assuming office, take the following oath before the President of the UAE:

“I swear by Allah, the Great, that I shall be loyal to the United Arab Emirates; respect its Constitution and laws; discharge my duties faithfully; completely observe the interests of the people of the UAE, and completely safeguard the existence of the UAE and its territorial integrity.”

Article (58)

The law specifies the powers and responsibilities of the ministers and the powers of each minister. The first Federal Council of Ministers shall be composed of the following ministries:

- | | |
|---|----------------------------------|
| 1. Foreign Affairs | 2. Interior |
| 3. Defense | 4. Finance, Economy and Industry |
| 5. Justice | 6. Education |
| 7. Public Health | 8. Public Works and Agriculture |
| 9. Communications, Post,
Telegraph and Telephone | 10. Labor and Social Affairs |
| 11. Information | 12. Planning |

Article (59)

The Prime Minister presides over the meetings of the Council of Ministers, calls the Council into session, runs its discussions, follows up the activities of the ministers, and supervises the co-ordination of activities among the ministries and in all the executive organs of the UAE.

One of the Deputy Prime Ministers shall exercise all the powers of the Prime Minister in the event of the Prime Minister's absence for any reason¹.

Article (60)

The Council of Ministers, being the executive organ of the UAE, manages under the high oversight of the President of the UAE and the Supreme Council all the federal internal and foreign affairs as provided in the Constitution and the federal laws.

The Council of Ministers, in particular, exercises the following powers:

1. Follow up the implementation of the general policy of the UAE Government inside and outside the country.
2. Initiate federal bills and submit them to the Federal National Council before they are sent to the President of the UAE for forwarding them to the Supreme Council for approval.
3. Lay down the federal annual general budget and closing account.

1. Article (59) was amended by Constitutional Amendment 1/2009 .

4. Prepare draft decrees and different decisions.
5. Issue such regulations as may be necessary for implementing the federal laws insomuch as these regulations do not amend, put on hold, or except certain persons from the implementation of these laws; and issue police regulations and other regulations regulating the public departments and administrations as provided in the Constitution and the federal laws. A competent federal minister or any other administrative authority may be delegated, by special law provision or by the Council of Ministers, to issue some of these regulations.
6. Supervise, through all the competent authorities in the UAE or in the Emirates, the implementation of the federal laws, decrees, decisions and regulations.
7. Supervise the execution of judgments rendered by the federal courts and the implementation of international treaties and conventions concluded by the UAE.
8. Appoint and dismiss federal employees in accordance with the provisions of the law provided that such appointment and dismissal does not need to be made by a decree.
9. Oversee the performance of activities in the federal public departments and administrations and the conduct and discipline of the federal employees in general.
10. Have such powers as may be vested in the Council of Ministers by law or determined by the Supreme Council within the limits of the Constitution.

Article (61)

The deliberations of the Council of Ministers are held in camera. The decisions of the Council of Ministers are issued by majority vote of its members. In case of equal

vote, the Prime Minister has a casting vote. The minority shall abide by the opinion of the majority.

Article (62)

While in office, the Prime Minister, the Deputies of the Prime Minister, or any Minister of the UAE may not practice any professional, commercial or financial activity or enter into any commercial transactions with the Government of the UAE or the Governments of the Emirates or holds, besides his office, more than one official post in the Government of an Emirate¹.

Article (63)

Members of the Council of Ministers shall seek to serve the interests of the UAE, enhance the public welfare, avoid completely to make personal benefits, and shall not exploit their official post in any way to their benefit or to the benefit of anyone with whom they have special relationship.

Article (64)

The Prime Minister, his deputies and the ministers collectively are politically answerable to the President of the UAE and the Federal Supreme Council for implementing

1. Article (62) was amended by Constitutional Amendment 1/2009. The previous article reads as follows:

“While in office, the Prime Minister, the Deputy Prime Minister, or any Minister of the UAE may not practice any professional, commercial or financial activity or enter into any commercial transactions with the Government of the UAE or the Governments of the Emirates or be, besides his office, a member of a board of directors of a commercial or financial company.

The Prime Minister may not hold, besides his post, more than an official post in an Emirate and shall give up all his other local official posts, if any.”

the internal and foreign general policy of the UAE. Each one of them is personally answerable to the President of the UAE and the Supreme Council for the activities of his ministry or office.

Where the Prime Minister resigns, is removed from office, or is dead or where his office falls vacant for any reason whatsoever, the whole Cabinet is deemed resigned. The President of the UAE may ask the ministers to remain in office temporarily to manage urgent affairs till the new Cabinet is formed¹.

Article (65)

At the beginning of every financial year, the Council of Ministers submits to the President of the UAE a detailed report on the internal achievements and on the UAE's relations with other states and international organizations. The President of the UAE then submits the report to the Supreme Council. The report also contains the recommendations of the Cabinet on the best ways to strengthen the foundations of the UAE, consolidate its security and stability, and achieve its goals and progress in all fields.

Article (66)

1. The Council of Ministers makes its own by-law including its rules of procedure.
2. The Council of Ministers establishes a general secretariat staffed by a number of officers to assist the Council in performing its duties.

1. Article (64) was amended by Constitutional Amendment 1/2009.

Article (67)

The law determines the salaries of the Prime Minister, his deputies and the other ministers¹.

CHAPTER (4) THE FEDERAL NATIONAL COUNCIL

SECTION (1)

Article (68)

The Federal National Council (FNC) consists of forty members². The seats of the FNC are distributed to the member Emirates as follows:

Abu Dhabi	8 seats
Dubai	8 seats
Sharjah	6 seats
Ras Al Khaimah	6 seats
Ajman	4 seats
Umm Al Quwain	4 seats
Fujairah	4 seats

1. Article (67) was amended by Constitutional Amendment 1/2009.

2. The number of the members of the Council was increased by the Decision of the Federal Supreme Council 3/1972 after Ras al-Khaima Emirate joined the UAE. Six seats were allocated to Ras Al Khaimah .The previous number was (34) members .

Article (69)

An Emirate is free to determine the method of selection of its representatives in the FNC.

Article (70)

For a person to be a member of the FNC, that person must:

1. Be a citizen of an Emirate of the UAE, and resides permanently in the Emirate which that person represents in the FNC.
2. Be, when selected, not less than twenty-five years of age according to Gregorian calendar.
3. Has civil capacity, is known for good manners and reputation, and has not previously been convicted of an offence against honor unless he has been rehabilitated in accordance with the law.
4. Has adequate knowledge of reading and writing.

Article (71)

A person may not be a member of the FNC and at the same time holds a public office in the UAE including ministerial portfolios.

Article (72)

The term of membership in the FNC is four years, according to the Gregorian calendar, commencing from the

date the FNC holds its first session¹ .

Article (73)

Before a member of the FNC assumes office in the FNC or in its committees, that member shall take the following oath before the FNC in a public session:

“I swear by Allah, the Great, that I shall be loyal to the United Arab Emirates; respect the Constitution and the laws of the UAE, and discharge my duties in the FNC and its committees honestly and truthfully.”

Article (74)

If, for any reason, a seat of a member of the FNC falls vacant before the end of the term of his membership, a substitute shall be selected within two months from the date the vacancy is announced by the FNC, unless the vacancy occurs during the three months preceding the end of the FNC’s term. The new member completes the term of membership of his predecessor.

Article (75)

The sessions of the FNC are held in the capital city of

1. Article (72) was amended by Constitutional Amendment 1/2009. The term of the legislative chapter was increased from two to four years. The new term was applied to the 14th legislative chapter by Article (3) of Constitutional Amendment 1/2009 which reads as follows:

“The term of the present Federal National Council shall be extended so that the term stated in Article (72) of the present Amendment be applied.”

The Amendment took force from the date it was promulgated on 10 February 2009.

the UAE. The FNC, by way of exception, may by decision taken by majority vote of the members and subject to the approval of the Council of Ministers, hold its sessions in any other place in the UAE.

Article (76)

The FNC shall decide upon the validity of the mandate of its members. It shall also decide upon disqualifying members, if they lose one of the required conditions , by a majority of all its members and on the proposal of five among them .the FNC shall be competent to accept resignation from membership . The resignation shall be considered as final from the date of its acceptance by FNC

Article (77)

A member of the FNC represents the entire people of the UAE and not merely the Emirate which that member represents in the FNC.

SECTION (2)

Rules of Procedure

Article (78)

The FNC meets in an annual regular session for a minimum of seven months, commencing on the third week of October every year. The FNC may be called into a special session, if necessary. The FNC may not hear at a special session any matter other than those for which it has been

called into session¹ .

Article (79)

The FNC is called into session and is dismissed by decree issued by the President of the UAE subject to the approval of the Federal Council of Ministers. A meeting of the FNC convened without a formal call or in a place other than that specified for its meetings in the Constitution is deemed invalid and has no effect.

However, if the FNC is not convened for its annual regular session before the third week of November, the FNC is convened ipso facto on the twenty first of that month.

Article (80)

The President of the UAE inaugurates the regular annual session of the FNC and delivers a speech addressing the State of the Union, the major events and matters which happened during the year, and the bills and reforms the Federal Government intends to make during the new session. The President of the UAE may delegate the Vice President or the Prime Minister to open the session or to deliver the inaugurating speech.

The FNC selects, from among its members, a committee to prepare a draft reply to the inauguration speech containing the FNC's remarks and wishes. After the reply is passed by the FNC, it is then sent to the President of the UAE to be forwarded to the Supreme Council.

1. Article (87) was amendment by Constitutional Amendment 1/2009.

Article (81)

A member of the FNC is not accountable for any opinions or views he expresses while performing his duties in the FNC or in its committees.

Article (82)

Except in case of flagrante delicto, no penal procedure may, without permission by the FNC, be taken against a member of the FNC while the FNC is in session. Where such procedure is taken while the FNC is in recess, the FNC must be so notified.

Article (83)

The FNC's Speaker and other members are entitled from the date of taking the oath before the FNC to such remuneration as may be specified by law in addition to travel expenses from their place of residence to the place where the FNC meets.

Article (84)

The FNC shall have a Bureau consisting of a Chairman, First and Second Deputy Chairman, and two controllers, all of whom are selected by the FNC from among its members.

The term of office of the Chairman and the Chairman's deputies expire with the end of the term of FNC or when it is dissolved, in accordance with the provisions of the second paragraph of article (88).

The term of the office of the two Controllers expires with the selection of two new controllers at the opening of the next regular annual session. Where a post in the bureau becomes vacant, the FNC selects a substitute to fill that vacancy during the remaining period.

Article (85)

The FNC shall have a General Secretariat headed by a General Secretary. The FNC's By-law specifies the General Secretary's responsibilities. The FNC makes its by-law and this by-law is issued by decision of the President of the UAE subject to the approval of the Federal Supreme Council¹.

Article (86)

The sessions of the FNC are held in public. Secret sessions may be held upon the request of a representative of the Government, the Speaker of the FNC, or one third of the FNC's members.

1. Article (85) was amended by Constitutional Amendment 1/2009. The previous text reads as follows:

“The FNC shall have a General Secretariat assisted by a number of employees subordinated directly to the FNC. The FNC's by-law specifies the conditions of their service and responsibilities. The FNC makes its by-law. The by-law are issued by the President of the UAE subject to the approval of the Council of Ministers. The by-law specifies

- the responsibilities of the FNC, of the Chairman's deputies, of the Controllers, and in general everything related to the FNC's affairs, committees, members, General Secretariat's Bureau, the FNC's employees,
- the rules and procedures of deliberations and voting, and
- any other matters provided in the Constitution.”

Article (87)

A meeting of the FNC is valid only if attended by a majority of its members at least. The FNC's resolutions are taken by absolute majority of the votes of the members present, except in cases where a special majority is required. In case of equal vote, the chairman of the session has a casting vote.

Article (88)

The meetings of the FNC may, by decree issued by the President of the UAE with the approval of the Federal Council of Ministers, be adjourned for a period not exceeding one month provided that such adjournment is not repeated in one session except with the approval of the FNC and for once only. The period of adjournment is not calculated as part of the term of the regular session.

The FNC may be dissolved by decree issued by the President of the UAE with the approval of the Federal Supreme Council provided that the decree of dissolution calls on the new FNC to meet within sixty days from the date of the decree of dissolution. The FNC may not be dissolved again for the same reason.

SECTION (3)

Powers of the FNC

Article (89)

Without prejudice to the provisions of Article (110), federal bills, including financial bills, are presented to the FNC and, then, sent to the President of the UAE who forward them for approval to the Supreme Council. The FNC discusses the bills brought before it and may approve, amend, or reject them.

Article (90)

During its regular annual session, the FNC examines the Federal Annual General Budget Bill and the Closing Account Bill as provided in part eight of the Constitution.

Article (91)

The Government shall notify the FNC of the international treaties and conventions the Government concludes with other states and the different international organizations together with the appropriate explanations. The President of the UAE determines, by decision, the international treaties and conventions that must be referred to the FNC for consideration before they are approved¹.

1. Article (91) was amended by Constitutional Amendment 1/2009. The previous text reads as follows:

“The Government shall notify the FNC of the international treaties and conventions it concludes with the other states and different international organizations together with the appropriate explanations.”

Article (92)

The Federal National Council may discuss any general issue pertaining to the affairs of the UAE except where the Council of the Ministers notifies the FNC that discussing that issue is against the UAE's high interests. The Prime Minister or the competent minister attends the deliberations. The FNC may make recommendations and determine the issues that it desires to discuss. If the Council of Ministers does not approve the recommendations, it shall so notify the FNC of the reasons of disapproval.

Article (93)

The Government of the UAE is represented in the meetings of the Federal National Council by the Prime Minister or one of his deputies, or at least by a member of the Federal Government. The Prime Minister, one of his deputies or the competent minister shall answer questions put to them by any member of the FNC requesting explanation of any matters within their jurisdiction, in conformity with the procedures prescribed in the by- law of the FNC .¹

CHAPTER V THE JUDICIARY IN THE UAE AND THE EMIRATES

Article (94)

Justice is the basis of government. In performing their duties, judges are independent and are influenced only by the rule of law and their own conscience.

Article (95)

The UAE has a Federal Supreme Court and federal first instance courts as provided in the following articles.

1. Article (93) was amended by Constitutional Amendment 1/2009 .

Article (96)

The Federal Supreme Court consists of the Chief Justice and a maximum of five judges who are appointed by decree issued by the President of the UAE after the approval of the Supreme Council. The law specifies the number of the chambers of the Supreme Court, its regulations, procedures, the conditions of service and retirement of its members, and the conditions and requirements that they must meet.

Article (97)

The Chief Justice and the judges of the Federal Supreme Court may not be removed from office while they administer justice. Their tenure of office may not be terminated except for one of the following reasons:

1. Death.
2. Resignation.
3. The expiration of the term of the contract of those who are appointed by contract or the completion of the term of secondment.
4. Reaching the retirement age.
5. Proved disability to perform their duties for health reasons.
6. Disciplinary dismissal for the reasons, and by the procedures, provided in law.
7. Assign other posts to them after their consent.

Article (98)

Before taking up their office, the Chief Justice and the judges of the Federal Supreme Court swear before

the President of the UAE and in the presence of the UAE Minister of Justice that they will render justice without fear or prejudice and that they will be loyal to the Constitution and the laws of the UAE.

Article (99)

The Federal Supreme Court has the following powers:

1. Decide on different disputes among the member Emirates of the UAE, or between any one or more Emirates and the federal government in case that the dispute is remitted to the Court upon the request of any of the concerned parties.
2. Consider the constitutionality of a federal law if it is challenged by one or more Emirates on the grounds that it is in conflict with the Constitution of the UAE. The Court also has the power to consider the constitutionality of a legislation enacted by an Emirate if it is challenged by a federal authority on the grounds that it is in conflict with the Constitution of the UAE or the federal laws.
3. Consider the constitutionality of laws, legislations and regulations in general if it is so requested by any court in the country while hearing a relevant case. The concerned court shall comply with the decision of the Federal Supreme Court rendered in this connection.
4. Interpret the provisions of the Constitution, if it is so requested by any federal authority or by the Government of any Emirate. Any such interpretation is binding on everyone.
5. Call into account the ministers and senior officials of the UAE appointed by decree for their actions while

performing their official duties upon the request of the Supreme Council and in accordance with the relevant law.

6. Decide on the crimes which directly affect the interests of the UAE, such as the crimes relating to the UAE's internal or external security, forgery of the official records or seals of a federal authority, and counterfeiting of currency.
7. Hear the cases of conflict of jurisdiction between a federal court and a local court in an Emirate.
8. Hear the cases of conflict of jurisdiction between a court in an Emirate and a court in another Emirate. The rules governing these cases are regulated by a federal law.
9. Any other powers provided in the Constitution or which may be conferred upon the Federal Supreme Court by a federal law.

Article (100)

The Federal Supreme Court sits in the capital city of the UAE. The Court may, by way of exception, sit when necessary in the capital city of any Emirate.

Article (101)

A judgment of the Federal Supreme Court is final and binding upon everyone.

If the Court, when considering the constitutionality of a law, legislation or regulation, holds that a federal legislation is inconsistent with the federal constitution, or that local legislation or regulation under consideration

contains provisions which are inconsistent with the federal constitution or a federal law, the concerned authority in the UAE or in the Emirate, as the case may be, shall immediately take the necessary measures to remove or correct the violation of the Constitution.

Article (102)

The UAE shall have one or more Federal Court of First Instance which shall sit in the permanent capital city of the UAE or in certain capital cities of the Emirates. A Federal Court of First Instance has, within the territory of its jurisdiction, the powers to hear the following cases:

1. The civil, commercial and administrative disputes between the UAE and an individual no matter whether the UAE is the plaintiff or the defendant.
2. The crimes committed within the boundaries of the permanent capital city of the UAE, with the exception of the matters reserved for the Federal Supreme Court under Article 99 of the Constitution.
3. Personal status cases, civil and commercial cases and other cases between individuals, which arise in the permanent capital city of the UAE.

Article (103)

The law regulates all matters related to the Federal Courts of First Instance in respect of its class, formation, and chambers; venue jurisdiction; the procedures to be followed before it; the oath to be sworn by its judges and

the their conditions of service; and the ways of appeal against its judgments.

The law may provide that a judgment of the Federal Court of First Instance may be heard before a chamber of the Federal Supreme Court in such cases and in accordance with such procedures as may be determined by that law.

Article (104)

The local judicial authorities in each Emirate have jurisdiction in all judicial matters not assigned to the UAE courts under the Constitution.

Article (105)

Any or all of the powers conferred upon a local judicial authority under the preceding Article may be transferred by federal law enacted upon the request of the Emirate concerned, to the Federal Courts of First Instance.

A federal law specifies the cases where a judgment by a local judicial authority in a criminal, civil, commercial or any other lawsuit may be appealed before a federal courts. A federal court's judgment on such appeal is final.

Article (106)

There shall be a Federal General Attorney who is appointed by a federal decree issued with the approval of the Council of Ministers. The Federal Attorney General is assisted by a number of public prosecutors.

The law regulates the matters relating to the members of the Federal Public Prosecution Office with respect to the way of their appointment, ranks, promotion, retirement and the qualifications that they must meet.

The Federal Code of Criminal Procedure regulates the powers and procedures of the Federal Public Prosecution Office, and the authority conferred upon the law enforcement and public security officers who assist it in its functions.

Article (107)

The President of the UAE may, upon the proposal of the Federal Minister of Justice and subject to the approval of a committee formed and chaired by the Minister, pardon a convicted person from the execution of a sentence delivered by a federal judicial authority before the sentence is executed or while the punishment is being served or commute the punishment. The Committee formed for this purpose consists of six members selected by the Federal Council of Ministers for a renewable term of three years. The members of the committee are selected from citizens known for their wise judgment and efficiency.

The membership of the committee is free of charge. The Committee's deliberations are held in camera and its decisions are taken by majority vote.

Article (108)

A final death penalty delivered by a federal judicial authority is executed only after the President of the UAE approves the sentence. The President of the UAE

may substitute a lesser sentence for the death penalty in accordance with the procedures provided in the preceding Article.

Article (109)

A full pardon from a crime or certain crimes is granted only by an Act.

An Act of Pardon remits the penalty and releases the convicted person from the execution of the entire penalty or from a part of the penalty that has yet to be served.

PART V
FEDERAL LEGISLATION AND DECREES
AND THE COMPETENT AUTHORITIES

CHAPTER (1)
FEDERAL LAWS

Article (110)

1. A federal law is enacted in accordance with the provisions of this Article and other relevant provisions of the Constitution.
2. A bill becomes an act after the following procedures are taken:
 - a. The Council of Ministers prepares the bill and sends it to the Federal National Council.
 - b. The Council of Ministers submits the bill for approval to the President of the UAE who forwards it for sanctioning to the Supreme Council.
 - c. The President of the UAE signs and promulgates the bill after it is sanctioned by the Supreme Council.
3. a. If the Federal National Council introduces an amendment to a bill and that amendment is unacceptable to the President of the UAE or the Supreme Council, or if the FNC rejects a bill, the President of the UAE or the Supreme Council may return it to the FNC. If the FNC introduces an amendment to the bill which is unacceptable to the President of the UAE or the Supreme Council, or if the FNC decides to reject the bill, the President of the UAE may promulgate the bill

after it is sanctioned by the Supreme Council.

- b. The word “bill” in this paragraph means the bill which is submitted to the President of the UAE by the Council of Ministers including the amendments, if any, introduced to it by the FNC.

Notwithstanding the foregoing, if in the absence of the FNC, a need emerges for enacting a federal act, the Federal Council of Ministers may take the necessary action for promulgating it by the Supreme Council and the President of the UAE, provided that the FNC must be so notified at its next meeting.

Article (111)

An act is published in the Official Gazette of the UAE within a maximum of two weeks from the date it is signed and promulgated by the President of the UAE after it is sanctioned by the Supreme Council. An act is put into operation after one month from the date it is published in the Official Gazette unless another date is specified in the act itself.

Article (112)

An act applies only from the date it is put into operation and does not apply regressively. In non-criminal matters, an act may, when necessary, otherwise provides.

CHAPTER (2) DECREE LAWS

Article (113)

If, while the Supreme Council is in recess, a state of urgency emerges which requires the enactment of a federal act, the President of the UAE together with the Council of Ministers may promulgate that act in the form of a decree law insofar as that act is not in conflict with the Constitution.

A decree law must be submitted within a maximum of a week to the Supreme Council for approval or disapproval. If the decree law is approved, it takes the force of a law and the Federal National Council is so notified at its next meeting.

If the Supreme Council disapproves the decree law, the decree law ceases to have the force of law unless the Supreme Council decides to sanction its application in the preceding period or settles in another way the effects resulting from its application.

CHAPTER (3) ORDINARY DECREES

Article (114)

For a decree to be promulgated, it must be approved by the Council of Ministers and sanctioned by the President of the UAE or the Supreme Council, as the case may be. A decree is published in the Official Gazette after it is signed by the President of the UAE.

Article (115)

The Supreme Council may delegate the President of the UAE together with the Council of Ministers to promulgate, in the absence of the Supreme Council, an urgent decree which in the ordinary course of action must have been sanctioned by the Supreme Council itself provided that the delegation of this power does not include the ratification of international treaties and conventions, or the declaration or lifting of martial law, or the declaration of a defensive war, or the appointment of the Chief Justice or the judges of the Federal Supreme Court.

PART VI
THE EMIRATES

Article (116)

An Emirate exercises all the powers not conferred by the Constitution upon the UAE, participates in the UAE's structure, and benefits from its existence, services and protection.

Article (117)

The regime in an Emirate seeks, in particular, to keep security and order in its territories, provide public utilities, and raise the social and economic standards in the Emirate.

Article (118)

All the member Emirates of the UAE shall seek to harmonize their legislation in the different fields to unify that legislation as far as possible.

Two or more Emirates may, subject to the approval of the Supreme Council, gather together in a political or administrative unit, or unify all or part of their public services, or establish a single or joint administration to run any such service.

Article (119)

A federal law regulates the matters pertaining to the execution of judgments, judicial delegation, serving legal documents, and the extradition of criminals from an Emirate of the UAE to another, for the purpose of facilitating these matters.

**PART VII
DISTRIBUTION OF
LEGISLATIVE, EXECUTIVE AND INTERNATIONAL
JURISDICTIONS BETWEEN THE UAE AND THE
EMIRATES**

Article (120)

The UAE has exclusive legislative and executive jurisdiction in the following matters:

1. Foreign affairs.
2. Defense and the federal armed forces.
3. Protection of the UAE's security against internal or external threats.
4. The matters pertaining to security, order, and government in the permanent capital city of the UAE.
5. The matters relating to federal officers and the federal judiciary.
6. The federal finance, taxes, duties and dues.
7. The federal public loans.
8. Post, telegram, telephone, and wireless services.
9. Paving, maintaining, and improving such roads as the Supreme Council may deem main roads, and regulating the traffic movement on those roads.
10. Air control and issuing licenses to aircrafts and pilots.
11. Education.
12. Public health and medical services.

13. Cash and currency.
14. Measures, standards and weights.
15. Electricity services.
16. The federal nationality, passports, residence and immigration.
17. The federal properties and all matters relating thereto.
18. The matters relating to census and statistics for federal purposes.
19. Federal mass communication.

Article (121)

Without prejudice to the provisions of the preceding Article, the UAE has exclusive legislative jurisdiction in the following matters:

- Labor relations and social security;
- Ownership of real properties and expropriation for the public interest;
- Extradition of criminals;
- Banks;
- All types of insurance;
- Protection of agricultural and animal wealth;
- Major legislation relating to the penal, civil, and commercial codes; company law, civil and criminal procedure codes;
- Protection of intellectual, technical and industrial property rights; copyright; and printing and publishing rights;

- Importation of arms and ammunitions except for use by the armed forces or the security forces of any Emirate;
- Other aviation matters that do not lie within the federal executive jurisdiction;
- Delimitation of the territorial waters and regulation of navigation in the high seas; and
- Regulation of the free financial zones, the manner in which they are established, and how far they are excluded from scope of application of the federal legislative provisions¹ .

Article (122)

The Emirates shall have jurisdiction in all the matters not conferred exclusively upon the federal authorities as provided in the two preceding articles.

1. Article (121) was amended by Constitutional Amendment 1/2009. The previous text reads as follows:

“Without prejudice to the provisions of the preceding Article, the UAE has exclusive legislative jurisdiction in the following matters:

- Labor relations and social security;
- Ownership of real properties and expropriation for public interest;
- Extradition of criminals;
- Banks;
- All types of insurance;
- Protection of agricultural and animal wealth;
- Major legislation relating to the penal, civil, and commercial codes; company law, civil and criminal procedure codes;
- Protection of intellectual, technical and industrial property rights; copyright; and printing and publishing rights;
- Importation of arms and ammunitions except for use by the armed forces or the security forces of any Emirate;
- Other aviation matters that do not lie within the federal executive jurisdiction; and
- Delimitation of the territorial waters and regulation of navigation in the high seas.”

Article (123)

By way of exception from Article 120, paragraph (1), which provides that the UAE has exclusive jurisdiction in the matters of foreign policy and international relations, a member Emirate of the UAE may conclude limited conventions of a local and administrative nature with the neighboring countries provided that such conventions must not be in conflict with the interests of the UAE or the federal laws and that the Federal Supreme Council be so notified in advance. If the Supreme Council objects to the conclusion of these conventions, the matter must be put on hold until the Federal Court decides as quickly as possible on that objection.

An Emirate may retain its membership in, or join, the OPEC organization and the Organization of Arab Petroleum Exporting Countries.

Article (124)

Before the conclusion of any international treaty or convention, which may affect the status of an Emirate, the competent federal authorities shall consult with that Emirate in advance. In case of disagreement, the matter is submitted to the Federal Supreme Court to rule on such dispute.

Article (125)

The Governments of the Emirates shall take the appropriate measures to implement the federal laws and the international treaties and conventions concluded by the

UAE including the enactment of the local laws, regulations, decisions and orders necessary for such implementation.

The federal authorities may supervise the implementation by the Emirates' governments of the federal laws and decisions, the international treaties and conventions, and the federal court judgments. The competent administrative and judicial authorities in the Emirates shall provide to the federal authorities all possible assistance in this connection.

PART VIII
FINANCIAL AFFAIRS OF THE UAE

Article (126)

The general revenues of the UAE consist of the following resources:

1. Taxes, duties, and dues imposed by a federal law in the matters lying within the legislative and executive jurisdiction of the UAE.
2. The fees and wages collected by the UAE in return for the services it provides.
3. The parts contributed by the member Emirates of the UAE in the annual budget of the UAE in accordance with the following article.
4. The income generated from the UAE's own properties.

Article (127)

The member Emirates of the UAE shall contribute a certain percentage of their annual revenues to cover the expenditures of the annual general budget of the UAE in such way and amount as may be specified in the Budget Act.

Article (128)

The law specifies the rules governing the preparation of the federal general budget and the closing account. The law also specifies the beginning of the financial year.

Article (129)

The draft annual budget of the UAE, containing the estimated revenues and expenditures, are submitted to the Federal National Council at least two months before the beginning of the financial year, for discussion and remarks before the draft budget is submitted to the Federal Supreme Council together with those remarks for approval.

Article (130)

The annual general budget is promulgated by an Act.

Where the Budget Act is not promulgated before the beginning of the financial year, temporary monthly allocations may be made by federal decree on the basis of one twelfth of the allocations of the previous financial year; revenues are collected and expenditures are disbursed in accordance with the laws in force at the end of the preceding financial year.

Article (131)

A spending which is not included in, or is in excess of, the budget, and a transfer from a line item of the budget to another must be made by an Act.

However, in case of pressing urgency, such spending or transfer may be made by decree law in accordance with the provisions of Article 113 of the Constitution.

Article (132)

The UAE allocates in its annual budget certain amounts from its revenues to be spent on construction and development projects, internal security, and social affairs according to the urgent needs of some of the Emirates. The cost of the implemented projects is covered from these allocations by and under the supervision of the competent federal authorities in agreement with the authorities of the concerned Emirate.

The UAE may establish a special fund for this purpose.

Article (133)

A federal tax may be imposed, amended or abolished only by an Act. No person may be exempted from payment of such tax except in the cases specified by law.

No federal taxes, duties or dues may be levied on any person except insofar as may be determined by law and in accordance with its provisions.

Article (134)

A public loan or a commitment involving disbursement of amounts from the federal treasury in a following year or years may be made only by a federal law.

Article (135)

The closing account of the financial administration of the UAE for the ended financial year shall be submitted

for remarks to the Federal National Council within the four months following the end of the year before it is forwarded to the Supreme Council for approval in the light of the General Auditor's report.

Article (136)

There shall be established an independent federal department headed by a public auditor who is appointed by decree to audit the accounts of the UAE, its organs, agencies and to audit any other accounts assigned to that department for auditing in accordance with the law.

The law regulates this department, determines its powers, the responsibilities of its staff, and the guarantees given to the department's head and staff so that they can perform their duties in the best way.

PART IX
THE ARMED AND SECURITY FORCES

Article (137)

An assault against an Emirate is deemed an assault against all the Emirates and the existence of the UAE itself, which all federal and local forces shall cooperate together to repel by all possible means.

Article (138)

The UAE shall have an army, navy and air forces with unified training and command. The Commander in Chief of these forces and the Chief of the General Staff are appointed and dismissed by a federal decree.

The UAE may have federal security forces.

The Federal Council of Ministers is accountable directly to the President of the UAE and the Federal Supreme Council for the affairs of all these forces.

Article (139)

The law regulates the military service, general or partial mobilization, the rights and duties of the armed forces' personnel, rules of discipline, and the special regulations of the federal security forces.

Article (140)

Defensive war is declared by a federal decree issued

by the President of the UAE subject to the approval of the Supreme Council. Offensive war is prohibited in accordance with the provisions of international charters.

Article (141)

There is hereby established a Supreme Council of Defense headed by the President of the UAE. The Supreme Council of Defense comprises among its members the Vice President of the UAE; the Prime Minister of the UAE; the Ministers of Foreign Affairs, Defense, Finance, and Interior; the Commander in Chief, and the Chief of the General Staff. The Supreme Council of Defense gives advice and opinion on all the matters related to defense; keep the peace and security of the UAE; prepares, equips, and develops the armed forces; and determines their places and camps.

The Supreme Council of Defense may invite any military adviser or expert or any other person to attend its meetings but their vote will not be counted in the Council's deliberations.

All matters pertaining to the Supreme Council of Defense is regulated by an Act.

Article (142)

The State only has the right to form land, sea, and air forces¹.

1. Article (142) was amended by Constitutional Amendment 1/1976. The previous text reads as follows: «A member Emirate has the right to establish local armed forces ready and equipped to join the defensive forces of the UAE to defend, when necessary, the UAE against any external aggression.

Article (143)

An Emirate has the right to request the assistance of the armed or security forces of the UAE to keep security and order within its territories if the Emirate is exposed to danger. Such request is submitted immediately to the Federal Supreme Council to take any decision it may think suitable.

The Supreme Council may get the assistance of the local armed forces of any Emirate for this purpose subject to the approval of the Emirate requesting assistance and the Emirate to which the forces belong.

In case of the absence of the Supreme Council, the President of the UAE and the Federal Council of Ministers together may take any immediate necessary action which cannot be delayed and may call on the Supreme Council to meet immediately.

PART X CLOSING PROVISIONS¹

Article (144²)

- a. If the Supreme Council finds that the high interests of the UAE require the amendment of the Constitution, it submits a draft constitutional amendment to the Federal National Council.

1. The word “temporary” was deleted by Constitutional Amendment 1/1996. The previous title was “Closing and Temporary Provisions”.

2. Article (144) was amended by Constitutional Amendment 1/1996 by which the constitution became permanent. The previous article reads as follows:

1. Subject to the provisions of the following paragraphs, the provisions of the Constitution apply for a transitional period of five years according to the Gregorian calendar commencing from the date it comes into force in accordance with the provisions of Article 152.
2.
 - a. If the Supreme Council finds that the high interests of the UAE require the amendment of the Constitution, it submits a draft constitutional amendment to the Federal National Council.
 - b. The procedures of passing the constitutional amendment are similar to those of passing an Act.
 - c. For a constitutional amendment to be passed, it must be approved by two-thirds of the votes of the members present of the Federal National Council.
 - d. The President of the UAE signs and promulgates in the name and on behalf of the Supreme Council the constitutional amendment.
3. During the transitional period, the Supreme Council takes the necessary measures to prepare a draft permanent Constitution which substitutes this temporary constitution. The draft permanent constitution is submitted to the Federal National Council for debate before it is promulgated.
4. The Supreme Council calls on the Federal National Council to hold a special session within a maximum of six months before the end of the term of this temporary Constitution to consider the permanent Constitution. The procedures stated in paragraph (2) of this Article must be followed in promulgating the permanent constitution.”

- b. The procedures of passing the constitutional amendment are similar to those of passing an Act.
- c. For a constitutional amendment to be passed, it must be approved by two-third majority of the votes of the present members of the Federal National Council.
- d. The President of the UAE signs and promulgates in the name and on behalf of the Supreme Council the constitutional amendment.

Article (145)

A provision of the Constitution may not, in any way, be put on hold except where the martial law is in force and within the limits specified by the martial law.

Notwithstanding the preceding paragraph, the sessions of the Federal National Council may not be suspended during that period nor may the immunity of its members be lifted.

Article (146)

In case of emergency specified by law, the martial law is declared by a decree sanctioned by the Supreme Council upon the proposal of the President of the UAE with the approval of the Federal Council of Ministers. The decree must be notified to the Federal National Council at its next meeting.

The martial law is lifted by a decree sanctioned by the Supreme Council when the emergency, for which it was imposed, no longer exists.

Article (147)

The application of the Constitution does not affect the treaties or conventions concluded by the member Emirates with the other states or international organizations unless these treaties or conventions are amended or repealed by agreement between the parties concerned.

Article (148)

All provisions contained in the laws, regulations, decrees, orders and decisions applied in the member Emirates when the Constitution takes force, as the case may be, continue to take force unless amended or repealed as provided in the Constitution.

The rules and regulations applied in the member Emirates also continue to be applied until the laws amending them are promulgated as provided in the Constitution.

Article (149)

By way of exception from the provisions of Article 121 of the Constitution, an Emirate may enact the legislation necessary for regulating the matters set out in the said Article without prejudice to the provisions of Article 151 of the Constitution.

Article (150)

The federal authorities shall seek as quickly as possible to have the laws referred to in the Constitution enacted to replace the existing legislation and provisions, particularly those which are inconsistent with the provisions of the Constitution.

Article (151)

The provisions of the Constitution prevail over the constitutions of the member Emirates. The federal laws which are enacted in accordance with the provisions of the Constitution have precedence over the legislation, regulations and decisions enacted by the Emirates' authorities.

Where a lower legislation is in conflict with an upper legislation, the lower one is deemed void insofar as it is in conflict with the upper one. In case of dispute, the matter is referred to the Federal Supreme Court for final decision.

Article (152)

This Constitution takes effect from the date set for that purpose in a declaration to be issued by the Rulers signatories to the Constitution.

Signed in Dubai on this 18th day of July 1971, corresponding to 25 Jumad el- Awal 1391 (Islamic Calendar).

Signatures:

- | | |
|---|--|
| • Ruler of Abu Dhabi Emirate
Zayed Bin Sultan Al Nahyan | • Ruler of Dubai Emirate
Rashid Bin Saeed Al Maktoum |
| • Ruler of Sharjah Emirate
Khaled Bin Mohamed Al Qasimi | • For ruler of Ajman Emirate
Humaid Bin Rashid Al Nuaimi |
| • For ruler of Umm Al Quwain Emirate
Rashid Bin Ahmed Al Mualla | • Ruler of Fujairah Emirate
Mohammed Bin Hamad Al Sharqi |

Notice

It is worth noting that there was no signature for the ruler of Ras Al-Khaima because this emirate joined the union later according to the Federation Supreme Council resolution number 2/1972.

**ANNOUNCEMENTS, AMENDMENTS AND DECISIONS
RELATED TO THE UAE CONSTITUTION
ANNOUNCEMENT
PUTTING INTO OPERATION THE PROVISIONS OF
THE UAE TEMPORARY CONSTITUTION**

We, the rulers of Abu Dhabi, Dubai, Sharjah, Ajman, Umm Al-Quwain, and Fujairah,

Having perused Article (152) of the UAE temporary constitution which we signed in Dubai on 25 Jumadi Al-Awal 1391 (Islamic calendar) corresponding to the 18th day of July 1971,

ANNOUNCE AS FOLLOWS:

There is hereby put into operation the provisions of the UAE temporary constitution referred to above as of the date this Announcement is issued.

Issued at Dubai on the 15th day of Shawal 1391 (I.C.) corresponding to the 2nd day of December 1971.

Signatures:

- | | |
|---|--|
| • Ruler of Abu Dhabi Emirate
Zayed Bin Sultan Al Nahyan | • Ruler of Dubai Emirate
Rashid Bin Saeed Al Maktoum |
| • Ruler of Sharjah Emirate
Kaled Bin Mohamed Al Qasimi | • For ruler of Ajman Emirate
Humaid Bin Rashid Al Nuaimi |
| • For ruler of Umm Al Quwain Emirate
Rashid Bin Ahmed Al Mualla | • Ruler of Fujairah Emirate
Mohammed Bin Hamad Al Sharqi |

CONSTITUTIONAL AMENDMENT 1/1972

THE FEDERAL SUPREME COUNCIL

Having perused the UAE Temporary Constitution, and
Based on the memorandum submitted by the Prime
Minister of the UAE, and
The approval of the Council of Ministers,

DECIDED AS FOLLOWS:

Article (1)

There is hereby added a paragraph at the end of Article (1)
of the UAE Temporary Constitution providing as follows:

“Where a new member accedes to the UAE, the Federal
Supreme Council determines the number of the seats
allocated to that member in the Federal National Council
in excess of the seats specified in Article (68) of this
Constitution.”

Article (2)

This constitutional amendment shall be put into operation
from the date it is issued and shall be published in the
Official Gazette.

Zayed Bin Sultan Al-Nahyan
President, United Arab Emirates

Issued at the Presidency Palace in Abu Dhabi
on 10 February 1972

**EXPLANATORY NOTE
RELATING TO THE AMENDMENT OF ARTICLE (1)
OF THE UAE TEMPORARY CONSTITUTION**

According to Article (1) of the UAE Temporary Constitution, any other independent Arab state may, subject to the unanimous approval of the Federal Supreme Council, accede to the UAE. As admitting the accession of a new member to the UAE requires the allocation of a number of seats to that member in the Federal National Council whose organizational structure is provided in Article (68) of the Temporary Constitution, the provision of Article (1) must be amended to meet the case where a new state accedes to the UAE. Therefore, Article (1) is amended by adding a paragraph at its end providing as follows:

“When admitting a new member to the UAE, the Federal Supreme Council determines the number of seats to be allocated to that member in the Federal National Council (FNC) in excess of the number provided in Article 68 of the Constitution.”

This amendment is introduced by virtue of paragraph (2) of Article (144) of the Constitution on the grounds that it is required by the high interests of the UAE.

**Maktum bin Rashid Al-Maktum
President, UAE Council of Ministers**

INSTRUMENT ANNOUNCING THE ACCESSION OF RAS AL-KHAIMAH TO THE UAE

We, Saqr Bin Mohamed Al-Qassemi, the Ruler of Ras Al-Khaimah and its appurtenances, perused the UAE Temporary Constitution and examined the provisions, objectives and goals of the UAE.

Establishing the unity of the Arab emirates has been one of our great desires and we have been strongly determined to achieve this objective to advance our country and people. Though, for certain circumstances, we could not participate in signing the temporary constitution and the announcement putting its provisions into operation, our will has met with that of our people to accede to the UAE State because we believe in its objectives and goals. Therefore, we, witnessed by Allah the most supreme and the almighty, announce to all the people that our emirate accepts to accede to the UAE, consents to its temporary constitution signed by the rulers of the emirates of Abu Dhabi, Dubai, Sharja, Ajman, Umm Al-Quwain, and Fujairah on the 25th day of Jumadi Al-Awal of the year 1391 (Islamic Calendar) corresponding to the 18th day of July 1971, and shall apply the provisions of that constitution.

May Allah, the best Protector and Defender, grant us success.

Saqr bin Mohamed Al-Qassemi
Ruler, Ras Al-Khaimah and its appurtenances

Issued at Ras Al-Khaimah Emirate
on 10 February 1972

**FEDERAL SUPREME COUNCIL
DECISION 2/1972**

The Federal Supreme Council,

Having perused the provisions of-

- Article (1) of the UAE Temporary Constitution; and
- The letter of the Ruler of Ras Al-Khaimah Emirate and its appurtenances no 225/71 of 23 December 1971 in which he expressed the Emirate's will to accede to the UAE State; and

Responding to the national wishes of the sister emirate to accede to the UAE to contribute to achieving its objectives,

DECIDED AS FOLLOWS:

Article (1)

The Federal Supreme Council unanimously agrees to the accession of Ras Al-Khaimah Emirate and its appurtenances to the UAE State.

Article (2)

The President of the UAE shall notify this decision to His Highness the Ruler of Ras Al-Khaimah Emirate and its appurtenances.

Article (3)

This Decision shall take effect from the date it is issued.

The Foreign Minister shall take the necessary procedures to notify the Arab and international states and organizations of this Decision.

Article (4)

This Decision shall be published in the Official Gazette.

**Zayed Bin Sultan Al-Nahyan
President, United Arab Emirates**

**Rashid bin Said Al-Maktum
Vice President, United Arab Emirates**

**Sultan bin Mohamed Al-Qassemi
Ruler, Sharjah Emirate**

**Hamid bin Rashid Al-Neimi
For/ the Ruler of Ajman Emirate**

**Rashid bin Ahmed Al-Mealla
For/ the Ruler of Umm Al-Quwain**

**Mohamed bin Hamad Al-Sharqi
Ruler, Fujaira Emirate**

Issued at the Presidency Palace in Abu Dhabi
on 10 February 1972

FEDERAL SUPREME COUNCIL
DECISION 3/1972

The Federal Supreme Council,

Having perused-

- The provisions of Articles (1) and (68) of the UAE Temporary Constitution; and
- The Federal Supreme Council's Decision assenting to the accession of Ras Al-Khaimah Emirate and its appurtenances to the UAE State,

DECIDED AS FOLLOWS:

Article (1)

The number of seats of the Federal National Council, specified in Article (68) of the Temporary Constitution, is hereby increased by six seats allocated to Ras Al-Khaimah Emirate and its appurtenances.

Article (2)

His Highness, the President of the UAE, shall notify this Decision to His Highness the Ruler of Ras Al-Khaimah and its appurtenances to select the citizens representing the Emirate in the Federal National Council.

Article (3)

This Decision shall take effect from the date it is issued and shall be published in the Official Gazette.

**Zayed Bin Sultan Al-Nahyan
President, United Arab Emirates**

**Rashid bin Said Al-Maktum
Vice President, United Arab Emirates**

**Sultan bin Mohamed Al-Qassemi
Ruler, Sharjah Emirate**

**Hamid bin Rashid Al-Neimi
For/ the Ruler of Ajman Emirate**

**Rashid bin Ahmed Al-Mealla
For/ the Ruler of Umm Al-Quwain**

**Mohamed bin Hamad Al-Sharqi
Ruler, Fujaira Emirate**

Issued at the Presidency Palace in Abu Dhabi
on 10 February 1972

CONSTITUTIONAL AMENDMENT 1/1976

The Federal Supreme Council,

Having perused-

- The UAE Temporary Constitution which took effect on the 15th of Shawal of the year 1391 (Islamic Calendar) corresponding to the 2nd of December 1971; and
- The Decision of the Supreme Defense Council of the year 1976 concerning the unification of the armed forces in the UAE State; and

Seeking to achieve the high interests of the State,

DECIDED AS FOLLOWS:

Article (1)

There is hereby repealed the provision of Article (142) of the UAE Temporary Constitution and, instead, the State alone shall have the right to establish land, sea and air forces.

Article (2)

This constitutional amendment shall take effect from the date it is issued and shall be published in the Official Gazette.

**Zayed Bin Sultan Al-Nahyan
President, United Arab Emirates
Ruler, Abu Dhabi Emirate**

**Rashid bin Said Al-Maktum
Vice President, United Arab Emirates
Ruler, Dubai Emirate**

**Sultan bin Mohamed Al-Qassemi
Ruler, Sharjah Emirate**

**Saqar bin Mohamed Al-Qassemi
Ruler, Ras Al-Khaimah**

**Rashid bin Hamid Al-Neimi
Ruler, Ajman Emirate**

**Hamad bin Mohamed Al-Sharqi
Ruler, Fujaira Emirate**

**Rashid bin Ahmed Al-Mealla
For/ the Ruler of Umm Al-Quwain**

Issued at the Presidency Palace in Abu Dhabi
on 28 November 1976

CONSTITUTIONAL AMENDMENT 2/1976

The Federal Supreme Council,

Having perused the provisions of Article (144) of the UAE Temporary Constitution, and

Based on the memorandum submitted by the Prime Minister and the assent of the Federal National Council,

DECIDED AS FOLLOWS:

Article (1)

There is hereby extended the transitional period specified in the first paragraph of Article (144) of the Temporary Constitution for an additional term of five years commencing on the second day of December 1976.

Article (2)

This constitutional amendment shall take effect from the date it is issued and shall be published in the Official Gazette.

**Zayed bin Sultan Al-Nahyan
President, United Arab Emirates
Ruler, Abu Dhabi Emirate**

Issued at the Presidency Palace in Abu Dhabi
on 28 November 1976.

**DECISION OF THE FEDERAL SUPREME COUNCIL
2/1981
PROMULGATING CONSTITUTIONAL AMENDMENT
1/1981
EXTENDING THE TERM OF APPLYING
THE PROVISIONS OF
THE TEMPORARY CONSTITUTION**

The Federal Supreme Council,

Having perused-

- Article (144) of the UAE Temporary Constitution; and
- The Constitutional Amendment 2/1976 extending the term of the transitional period during which the provisions of this Constitution apply for a term of five years commencing on the 2nd day of December 1976; and

Based on the decision of the Federal Supreme Council and the assent of the Federal National Council,

DECIDED AS FOLLOWS:

Article (1)

There is hereby extended the transitional period provided in Article (144) of the Temporary Constitution for an additional term of five years commencing on the second day of December 1981.

Article (2)

This constitutional amendment shall be published in the Official Gazette.

**Zayed bin Sultan Al-Nahyan
President, United Arab Emirates**

Issued at the Presidency Palace in Abu Dhabi
on 7 November 1981.

**DECISION OF THE FEDERAL SUPREME COUNCIL
1/1986
RELATING TO THE CONSTITUTIONAL AMENDMENT
EXTENDING THE TERM OF APPLYING THE
PROVISIONS OF
THE TEMPORARY CONSTITUTION**

The Federal Supreme Council,

Having perused-

- Article (144) of the UAE Temporary Constitution; and
- The Constitutional Amendment 1/1981 extending the term of the transitional period during which the provisions of this Constitution apply for a term of five years commencing on the 2nd day of December 1981; and

Based on the memorandum of the Council of Ministers and the ratification by the Federal Supreme Council,

DECIDED AS FOLLOWS:

Article (1)

There is hereby extended the transitional period provided in Article (144) of the Temporary Constitution for an additional term of five years commencing on the second day of December 1986.

Article (2)

This constitutional amendment shall be published in the Official Gazette.

**Zayed bin Sultan Al-Nahyan
President, United Arab Emirates**

Issued at the Presidency Palace in Abu Dhabi
on 15 October 1986.

**DECISION OF THE FEDERAL SUPREME COUNCIL
1/1991
RELATING TO THE CONSTITUTIONAL AMENDMENT
1/1991
EXTENDING THE TERM OF APPLYING THE
PROVISIONS OF
THE TEMPORARY CONSTITUTION**

The Federal Supreme Council,

Having perused-

- Article (144) of the UAE Temporary Constitution; and
- The Constitutional Amendment 1/1986 extending the term of the transitional period during which the provisions of this Constitution apply for a term of five years commencing on the 2nd day of December 1986; and

Based on the decision of the Federal Supreme Council,

DECIDED AS FOLLOWS:

Article (1)

There is hereby extended the transitional period provided in Article (144) of the Temporary Constitution for an additional term of five years commencing on the second day of December 1991.

Article (2)

This constitutional amendment shall be published in the Official Gazette.

**Zayed bin Sultan Al-Nahyan
President, United Arab Emirates**

Issued at the Presidency Palace in Abu Dhabi
on 28 October 1991.

**DECISION OF THE FEDERAL SUPREME COUNCIL
3/1991
FORMING A COMMITTEE FOR EXAMINING
THE UAE TEMPORARY CONSTITUTION**

The Federal Supreme Constitution,

Having perused the UAE Temporary Constitution

DECIDED AS FOLLOWS:

Article (1)

There is hereby assigned His Highness Sheikh Hamdan bin Rashid Al-Maktum, the Minister of Finance and Industry, to chair a committee comprising representatives of all the emirates member of the UAE. Each emirate shall nominate its representative in that committee.

Article (2)

The function of the Committee is to examine the UAE Temporary Constitution.

Article (3)

The Committee shall submit the results of its activities to the Federal Supreme Council.

Article (4)

This Decision shall be published in the Official Gazette.

**Zayed bin Sultan Al-Nahyan
President, United Arab Emirates**

Issued at Al-Musharraf Palace in Abu Dhabi
on 28 October 1991.

CONSTITUTIONAL AMENDMENT 1/1996

The Federal Supreme Constitution,

Having perused the UAE Temporary Constitution; and

Based on-

- The decision of the Federal Supreme Council,
- The approval of the Council of Ministers,
- The assent of the Federal National Council, and
- The ratification of the Federal Supreme Council,

DECIDED AS FOLLOWS:

Article (1)

There is hereby repealed the word “temporary” from the UAE Constitution, wherever it exists.

Article (2)

The city of Abu Dhabi shall be the capital city of the UAE.

Article (3)

There is hereby repealed any text or provision in conflict with this amendment.

Article (4)

This constitutional amendment shall take effect from the date it is issued and shall be published in the Official Gazette.

**Zayed bin Sultan Al-Nahyan
President, United Arab Emirates**

Issued at the Presidency Palace in Abu Dhabi
on 2 December 1996.

**DECISION OF THE FEDERAL SUPREME COUNCIL
3/1996
EXTENDING THE TERM OF
THE COMMITTEE FOR EXAMINING THE
CONSTITUTION**

The Federal Supreme Council,

Having perused-

- The UAE Constitution;
- The Federal Supreme Council's Decision 3/1991 forming the Committee for Examining the Constitution; and
- The Federal Supreme Council's Decision 1/1996 amending some of the Constitution's provisions,

DECIDED AS FOLLOWS:

Article (1)

There is hereby extended the term of the committee formed by Decision 3/1991 referred to for one calendar year as of 20 May 1996.

Article (2)

The Committee shall consider amending the articles of the UAE Constitution so that they catch up with the coming phase of national action.

Article (3)

The Committee shall take the necessary constitutional procedures after amending the Constitution's articles in accordance with the provision of Article 144-2-a-b of the Constitution.

Article (4)

This Decision shall take effect from the date it is issued and shall be published in the Official Gazette.

**Zayed bin Sultan Al-Nahyan
President, United Arab Emirates**

Issued at Al-Musharraf Palace in Abu Dhabi
on 26 December 1996.

CONSTITUTIONAL AMENDMENT 1/2004

The Federal Supreme Council,

Having perused the UAE Constitution; and

Based on-

- The proposal of the Federal Supreme Council,
- The assent of the Federal National Council, and
- The ratification of the Federal Supreme Council,

DECIDED AS FOLLOWS:

Article (1)

For the provision of Article (121) of the UAE Constitution, the following provision is hereby substituted:

Article (121)

Without prejudice to the provisions of the preceding Article, the UAE has exclusive legislative jurisdiction in the following matters:

- Labor relations and social security;
- Ownership of real properties and expropriation for the public interest;
- Extradition of criminals;
- Banks;
- All types of insurance;

- Protection of agricultural and animal wealth;
- Major legislation relating to the penal, civil, and commercial codes; company law, civil and criminal procedure codes;
- Protection of intellectual, technical and industrial property rights; copyright; and printing and publishing rights;
- Importation of arms and ammunitions except for use by the armed forces or the security forces of any Emirate;
- Other aviation matters that do not lie within the federal executive jurisdiction;
- Delimitation of the territorial waters and regulation of navigation in the high seas; and
- Regulation of the free financial zones, the manner in which they are established, and how far they are excluded from scope of application of the federal legislative provisions.

Article (2)

This constitutional amendment shall take effect from the date it is issued and shall be published in the Official Gazette.

**Zayed bin Sultan Al-Nahyan
President, United Arab Emirates**

Issued at the Presidency Palace in Abu Dhabi
on 10 January 1996.

CONSTITUTIONAL AMENDMENT 1/2009

The Federal Supreme Constitution,

Having perused the UAE Constitution; and

Based on-

- The proposal of the Federal Supreme Council,
- The assent of the Federal National Council, and
- The ratification of the Federal Supreme Council,

DECIDED AS FOLLOWS:

Article (1)

For the word «Deputy», the word «Deputies» and for the word (His Deputy) the word (their Deputies) are hereby substituted wherever they exist in articles (54), (55), (57), and (67). Also, for the word «his Deputy» in Article (93) in the UAE Constitution, the words «any of his Deputies « is hereby substituted.

Article (2)

For the provisions of articles (59), (62), (64), (72), (78), (85), and (91) of the UAE Constitution, the following provisions are hereby substituted:

Article (59)

The Prime Minister presides over the meetings of the Council of Ministers, calls the Council into session, runs its discussions, follows up the activities of the minister's

and supervises the co-ordination of activities among the ministries and in all the executive organs of the UAE.

One of the Deputy Prime Ministers shall exercise all the powers of the Prime Minister in the event of the Prime Minister's absence for any reason.

Article (62)

While in office, the Prime Minister, the Deputies of the Prime Minister, or any Minister of the UAE may not practice any professional, commercial or financial activity or enter into any commercial transactions with the Government of the UAE or the Governments of the Emirates or holds, besides his office, more than one official post in the Government of an Emirate.

Article 64

The Prime Minister, his deputies and the ministers collectively are politically answerable to the President of the UAE and the Federal Supreme Council for implementing the internal and foreign general policy of the UAE. Each one of them is personally answerable to the President of the UAE and the Supreme Council for the activities of his ministry or office.

Where the Prime Minister resigns, is removed from office, or is dead or where his office falls vacant for any reason whatsoever, the whole Cabinet is deemed resigned. The President of the UAE may ask the ministers to remain in office temporarily to manage urgent affairs till the new Cabinet is formed

Article 72

The term of membership in the FNC is four years, according to the Gregorian calendar, commencing from the date the FNC holds its first session.

Article 78

The FNC meets in an annual regular session for a minimum of seven months, commencing on the third week of October every year. The FNC may be called into a special session, if necessary. The FNC may not hear at a special session any matter other than those for which it has been called into session.

Article 85

The FNC shall have a General Secretariat headed by a General Secretary. The FNC's By-law specifies the General Secretary's responsibilities. The FNC makes its by-law and this by-law is issued by decision of the President of the UAE subject to the approval of the Federal Supreme Council .

Article (91)

The Government shall notify the FNC of the international treaties and conventions the Government concludes with other states and the different international organizations together with the appropriate explanations. The President of the UAE determines, by decision, the international treaties and conventions that must be referred to the FNC for consideration before they are approved.

Article (3)

The term of the present Federal National Council is hereby extended to complete the term provided in Article (72) of this Amendment.

Article (4)

This constitutional amendment shall take effect from the date it is issued and shall be published in the Official Gazette.

**Khalifa bin Zayed Al-Nahyan
President, United Arab Emirates**

Issued at the Presidency Palace in Abu Dhabi
on 10 February 2009.

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