

Notaries Notice (Service Fees), 5778 - 2017

By virtue of the powers vested in me pursuant to Regulation 4 (d) of the Notaries Regulations (Service Fees), 5739 – 1978¹ (hereinafter - the Regulations), I file notice as follows:

Change of Amounts 1. Due to the increase of the consumer price index, the wording of Regulation 1 of the Regulations, as from the 14th of Teveth 5778 (1 January 2018), will be as follows:

“Notary Fees 1. A notary will collect fees for the services specified in Column A below, at the rate as stipulated in Column B, alongside the said service, plus an amount equivalent to Value Added Tax for which the notary is liable, for the providing of that service:

Column A The Service	Column B The Fee Rate in NIS
1. Certification of Signature -	
(A) Certification of a signature of an individual as the first signee	164
(B) Every additional signature on the same document.	65
(C) Certification that the signee on a document in the name of another party was authorized to do so - for every additional signature in addition to the fees pursuant to paragraphs (a) or (b)	65
(D) If, at the same time, certification of the signature has been given on the document and also on a copy of the same document, in addition to the said certification as stated in paragraph (c), or without it, for every said copy -	65
(E) Where the said service in paragraphs (a) to (d) involves the translation of the document by the notary - half the amount of the fees as set out in item 3 (a) will be added in accordance with the number of words in that document.	
2. (A) Certificate of a photocopy of a document -	
For the first page	65
For every additional page	5
(B) If, at the same time more than one photocopy has been certified, for each additional certificate of the 1 st certificate -	
For the first page	21
For every additional page	5
3. (A) Certification of the correctness of a translation -	

¹ Regulations Booklet 5739, page 196; 5771 Page 1254.

(1)	The 1 st 100 words in the translation	207
(2)	For every additional 100 words, or part thereof, up to 1000 words.	164
(3)	For every additional 100 words, or part thereof, beyond 1000 words.	79
(B)	If, at the same time, one or more certificates are given for the same translation, each additional certificate of the 1 st certificate	65
4.	Certification of the making of a will pursuant to Section 22 of the Inheritance Law, 5765 ² – 1965 -	
(A)	For the first signee	239
(B)	For every additional signee	122
(C)	If, at the same time more than one certificate has been given for that will, then for each certificate	73
(D)	If the certification of the will required its translation by the notary, - half the amount of the fees as set out in item 3 (a) will be added in accordance with the number of words in the will.	
5.	Certification that a certain person is alive.	164
6.	Receiving and certification of an affidavit given under oath or by other means -	
(A)	For the first affiant	166
(B)	For every additional affiant	66
(C)	If, at the same time, one or more certificates are given for the same affidavit, for each additional certificate	65
(D)	If the certification of the affidavit requires its translation by the notary, - half the amount of the fees as set out in item 3 (a) will be added in accordance with the number of words in the affidavit.	
7.	Notice (attestation) for a negotiable instrument, including translation where necessary -	
(A)	If the amount for which he is required to give the notice (attestation) is not greater than NIS 76,800	1,048
(B)	Should the said amount be greater than NIS 76,800, the aforesaid shall be in addition to travel expenses from the notary's office to the place of attestation and his return.	2,243

² Sefer Chukim (Statute Book), p. 63.

7A.	Recording a note regarding the cancellation of a power of attorney or another document pursuant to Regulation 5 of the Notaries Regulations, 5737 - 1977 (hereinafter - the Notaries Regulations) -	
(A)	Receiving notice of cancellation and the recording of the notice as a note on the copy of the power of attorney or the document kept by the notary pursuant to Regulation 5(c) of the Notaries Regulations:	176
(B)	The issuing of a certified copy of the power of attorney or of another document bearing the comment regarding the cancellation pursuant to Regulation 5 (c) of the Notaries Regulations:	63
(C)	For every additional copy	63
8.	Any other action which a notary is authorized to do under any law, and for which no fees have been set in these Regulations, the amount which has been set out in the recommended minimum tariff of the Israel bar Association, and in the absence thereof - The amount determined for therein for the closest similar action, and in the absence thereof -	264
9.	(A) The undertaking of an action which the notary is authorized to do pursuant to any law, which is not at the notary's office and at the explicit request of the receiver of the service for it to be given at another place - save for an action which by its nature is not executed at his office - in addition to the fees as stipulated in items 1 to 8 and 11, as the case may be, and in addition to any travel expenses from the notary's office to the place where the service is provided and his return - regardless of the number of actions at that time:	
	(1) For the first hour or part thereof from the time the notary leaves his office and until his return -	533
	(2) For every additional half hour or part thereof	164
(B)	Where the notary is asked to undertake actions at the same place, at the same time, by a number of persons, the share of each party requesting the service, at that same time, in the travel expenses as stated in paragraph (a) will be according to the share of all the parties requesting the service at the same time.	
(C)	Where the notary has left his office at the invitation of the service receiver, for the undertaking of an action, and the action he was asked to undertake was not carried out for reasons which are not dependent on the notary, the notary will be entitled to fees as detailed in paragraphs (a)(1) and (2) as well as travel	

expenses from the notary's office to and from the place where the providing of the service was supposed to have been carried out.

10. Where the service has been given between 19.00 to 8.00 of the following day, or on a rest day, save for an action which falls under the ambit of item 9 - a surcharge will be added to the fees at the rate of 50% of the fees as set out in each one of the items 1 to 8 and 11, as the case may be.
11. (A) Certification of a financial relations agreement ("pre-nup") pursuant to Section 2 (C1) of the Financial relations Between Spouses Law, 5733 - 1973 ³ 364
- (B) Where additional copies have been provided at the same time of that financial relations agreement, for each additional authentication 63
- (C) If the certification of a pre-nuptial agreement requires its translation by the notary, - half the amount of the fees as set out in item 3 (a) will be added in accordance with the number of words in the pre-nuptial agreement.
12. Where the notary has prepared the notary certificate pursuant to items 1 to 8 and 11, as the case may be, in a language other than Hebrew, which is not English or Arabic, the following sum will be added to the fees set out for the amount for that certificate 87"

_____ Teveth 5778 (_____ December, 2017)

Aimee Palmor

Director General of the Ministry of Justice

³ Sefer Chukim (Statute Book), 5737 (1976), p. 276; 5769 (2009), page 18.

