## $CF\ Schedule-I\ Ad\ valorem\ Fees$

No.	Subject	Description	Proper Fee
1.	Plaint, written	When the amount or	
	statement, pleading a	value of the subject	
	set-off or counter	matter in dispute-	
	claim or memorandum	(i) does not exceed five	Nil
	of appeal or a cross	rupees,	D (
	objection not otherwise provided for	(ii) When such amount	Rupee one for every
	in this Act presented to	or value exceeds five rupees, for every five	five rupees or part thereof.
	any civil or revenue	rupees, or part thereof,	uleieoi.
	Court except those	in excess of five rupees,	
	mentioned in Section	upto one hundred	
	3.	rupees.	
		(iii) When such amount	On one hundred
		or value exceeds one	rupees the fee payable
		hundred rupees, for	under cl. (ii) and on
		every ten rupees, or part	the remainder, rupees
		thereof, in excess of one	two for every ten
		hundred rupees, upto	rupees or part thereof.
		one thousand rupees. (iv) When such amount	On one thousand
		or value exceeds one	rupees the fee payable
		thousand rupees, for	under clause (iii) and
		every one hundred	on the remainder
		rupees, or part thereof,	sixteen rupees for
		in excess of one	every on hundred
		thousand rupees, upto	rupees or part thereof.
		five thousand rupees.	
		(v) When such amount	On five thousand
		or value exceeds five	rupees the fee payable
		thousand rupees, for	under clause (iv) and
		every two hundred and fifty rupees, or part	on the remainder, thirtytwo rupees for
		thereof, in excess of five	every two hundred
			and fifty rupees or part
		ten thousand rupees.	thereof.
		(vi) When such amount	On ten thousand
		or value exceeds ten	rupees the fee payable
		thousand rupees, for	under clause (v) and
		every five hundred	on the remainder,
		rupees, or part thereof,	fortyeight rupees for
		in excess of ten thousand rupees upto	every five hundred rupees or part thereof.
		twenty thousand rupees.	rupces of part increof.
		(vii) When such amount	On twenty thousand
		or value exceeds twenty	rupees the fee payable
		thousand rupees for	under clause (vi) and
		every one thousand	on the remainder,
		rupees, or part thereof,	sixtyfour rupees for
		in excess of twenty	every one thousand
		thousand rupees upto	rupees or part thereof.
		thirty thousand rupees.	On thisty thereas 1
		(viii) When such amount or value exceed thirty	On thirty thousand rupees the fee payable
		thousand rupees for	under clause (vii) and
		every two thousand	on the remainder,
		rupees or part thereof, in	sixtyfour rupees for
		excess of thirty thousand	every two thousand
		rupees, upto fifty	rupees or part thereof.

		thousand	
		(ix) When such amount or value exceeds fifty thousand rupees for every five thousand rupees or part thereof, in excess or of fifty thousand. Provided that the maximum fee leviable on a plaint or memorandum of appeal shall be Rs. 50,000/	On fifty thousand rupees the fee payable under clause (viii) and on the remainder eighty rupees for every five thousand rupees or part thereof.
2.	Plaint in a suit for possession under the Specific Relief Act, 1963, Section 6.		A fee of half of the prescribed fee in the foregoing scale in item .1
3.	Application for review of judgment if presented on or after the ninetieth day from the date on the decree.		The fee leviable on the plaint or memorandum of appeal as item 1.
4.	Application for review of judgment, if presented before the ninetieth day from the date of the decree.		One half of the fee leviable on the plaint or memorandum of appeal as item 1.
5.	Copy or translation of a judgement or order not being or having the force of a decree.	When such judgement or order is passed by any Civil Court other than a High Court or by the Presiding Officer of any Revenue Court office, or by any other judicial or Executive Authority. (a) If the amount or value of the subject matter is fifty or less	Rs. 5.00
		than fifty rupees. (b) If such amount or value exceeds fifty rupees. (c) When such judgement or order is	Rs. 10.00 Rs. 15.00
6.	Copy of a decree or order having the force of a decree.	passed by a High Court. When such decree or order made by any Civil Court other than High Court, or by any Revenue Court.— (a) If the amount or value of the subject- matter of the suit wherein such decree or order is made is fifty or	Rs. 5.00
		<ul><li>less than fifty rupees.</li><li>(b) If such amount or value exceeds fifty rupees.</li><li>When such decree or</li></ul>	

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		order is made by a High Court.	
7.	Copy of any document liable to slamp-duty under the Indian Stamp Act, 1899 (II of 1899) when left by any party to a suit or proceeding in place of the original withdrawn.	<ul><li>(a) When the stamp duty chargeable on the original does not exceed 0.95.</li><li>(b) In any other case</li></ul>	Rs. 1.50 Rs. 5.00
8.	Copy of any revenue or Judicial proceeding or order not otherwise provided for by this Act or copy of any account, statement, report or the like, taken out of any Civil or Criminal or Revenue Court or Office of any Chief Officer charged with the executive administration of a division.	For every three hundred and sixty words or fraction of three hundred and sixty words.	Rs. 10.00
9.	division. Probate of a will or letters of administration with or without will annexed.	When the amount or value of the property in respect of which the grant of probate or letters is made, exceeds two thousand rupees, on such amount or value upto ten thousand rupees, and When such amount or value exceeds ten thousand rupees on the portion of such amount or value which is in excess of ten thousand rupees upto fifty thousand rupees, and When such amount or value exceeds fifty thousand rupees on the portion of such amount or value which is in excess of fifty thousand rupees on the portion of such amount or value which is in excess of fifty thousand rupees. Provided that when, after the grant of a certificate under the Succession Certificate Act, 1889 (VII of 1889) or under the Regulation of the Bombay Code No. VIII of 1872, in	

		respect of any property included in an estate, a grant of probate or letters of administrarion is made in respect of the latter grant shall be reduced by the amount of the fees paid in respect of the former grant: Provided further that the maximum fee leviable shall be Rs 30 000/-	
10.	Certificate under the Certificate Succession Act, 1889	shall be Rs. 30,000/- When the amount or	any debt or security to which the certificate is
			<ul><li>applied for so far as such amount can be ascertained.</li><li>2. Whether or not any power with respect to a security specified in certificate has been conferred under the</li></ul>

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	Act, and where such a
	power has been so
	conferred whether the
	power is for the power
	of interest or
	dividends on or for the
	negotiation or transfer
	of the security, or for
	both purposes, the
	value of the security is
	its market value on the
	day on which the
	inclusion of the
	certificate is applied
	for, so far as such
	value can be
	ascertained.