

UNITED STATES COURT OF APPEALS, SECOND CIRCUIT
FEE SCHEDULE
(Pursuant to 28 U.S.C. Sec. 1913)

DOCKETING

For docketing a case on appeal or review, or docketing any other proceeding, **\$250**. A separate fee shall be paid by each party filing a notice of appeal in the district court, but parties filing a joint notice of appeal in the district court are required to pay only one fee. A docketing fee shall not be charged for the docketing of an application for the allowance of an interlocutory appeal under 28 U.S.C. Sec. 1292 (b), unless the appeal is allowed.

- At the filing of a notice of appeal, Appellant shall pay **\$255** to the Clerk of the district court (**\$5** for the filing fee of the notice of appeal, and **\$250** fee for docketing the appeal).
- At the filing of a petition for review of an agency order, Petitioner shall pay the **\$250** docketing fee to the Clerk, U.S. Court of Appeals or submit an application for leave to proceed in forma pauperis.

SEARCHES

For every search of the records of the Court and certifying the results thereof, **\$26**.

CERTIFICATIONS

For certifying any document or paper, whether the certification is made directly on the document, or by separate instrument, **\$9**.

APOSTILLES

For exemplification of any document or paper, including apostilles, twice the amount of the charge for a certification, **\$18**.

REPRODUCTIONS (PAPER / MICROFICHE)*

For reproducing any record or paper, **50 cents (50¢) per page**. This fee shall apply to paper copies made from either: (1) original documents; or (2) microfiche or microfilm reproductions of the original records. The fee does not include certification. This fee shall apply to services rendered on behalf of the United States if the record or paper requested is available through electronic access.

REPRODUCTIONS (ELECTRONIC)

- For usage of electronic access to court data via dial up service, **60 cents (60¢) per minute**. For public users obtaining information through a federal judiciary internet site, **10 cents (10¢) per page**, with the total for any document not to exceed the fee for thirty pages. The court may, for good cause, exempt persons or classes of persons from the fees, in order to avoid unreasonable burdens and to promote public access to such information. Attorneys of record and parties in a case (including *pro se* litigants) receive one free electronic copy of all documents filed electronically, if receipt is required by law or directed by the filer. No fee is owed under this provision until an account holder accrues charges of more than **\$10** in a calendar year.
- For printing copies of any record or document accessed electronically at a public terminal

in the courthouse, **10 cents (10¢) per page**. This fee shall apply to services rendered on behalf of the United States if the record or paper requested is remotely available through electronic access.

- For every search of court records conducted by the PACER Services Center, **\$20**.

These fees shall apply to United States agencies unless otherwise stated.

REPRODUCTIONS (MAGNETIC TAPE)

For reproduction of magnetic tape recordings, either cassette or reel-to-reel, **\$26**, including the cost of materials.

RETRIEVALS

For retrieval of a record from a Federal Records Center, National Archives, or other storage location removed from the place of business of the Court, **\$45**.

INSUFFICIENT FUNDS

For a check paid into the Court which is returned for lack of funds, **\$45**.

OPINIONS

Fees to be charged and collected for copies of opinions shall be fixed, from time to time, by this Court, commensurate with the cost of printing. The current cost per page for the slip opinions of this Court is **40 cents (40¢)**.

Annual opinion subscriptions for the published opinions of this Court may be purchased for **\$440**.

* Reproduction jobs are limited by staffing consideration.