United Arab Emirates: (Not official version)

- 1- The issuing authority is the supreme legislation committee in government of Dubai
- 2- table of content

Page NO.	The title
11	Introduction
14	The development phases for legislation work in Dubai
14	The establishment phase
15	The construction phase
15	The development and modernization phase
16	The empowerment and planning phase
18	The legislative system in Dubai (an ongoing process of making and foreseeing the future)
21	The important of the manual
22	Beneficiaries of the manual
23	
	Manual preparation manual
24	The extent of the need to have a drafting manual in Dubai
25	The legislative jurisdiction of the Emirate of Dubai under the provisions of the
25	Constitution of the United Arab Emirates United
25	First: The Federation's legislative competence
28	Second: The legislative competence of the UAE
29	Third: The legislative powers that the federation specializes in, and the Emirates may legislate in them
30	Fourth: The legislative competence of the Emirates to implement federal legislation
31	Phases of legislative drafting in the Emirate of Dubai
31	The first phase: preparing policies and technical studies for the subject of the proposed legislation
31	The second phase: review, preparation and drafting of the proposed draft legislation
31	The third phase: legislation issuance
32	The fourth phase: implementation phase of the legislation
32	The fifth phase: the phase of monitoring the validity of the implementation of the legislation, and evaluating its legislative impact
33	Pillars of the legislative industry
34	The concept of legislation and its importance
35	The relationship between legislation and government strategies and policies
36	The concept of legislative drafting
37	Standards and rules governing the legislation industry
40	The jurisdiction of the Supreme Legislation Committee in the field of local legislation
40	First: The jurisdiction of the Supreme Legislation Committee in the field of local legislation
40	Second: Reviewing, drafting, and updating local legislation
40	Third: Issuing the official gazette, keeping local legislation, archiving, and translating it

41	Fourth: Aspects of cooperation required from government agencies
41	Fifth: The procedural phases approved by the Supreme Committee for Legislation
41	in the preparation Local legislation
42	General requirements for preparing legislation
43	Special requirements for preparing legislation in the Emirate of Dubai
43	First: The requirements for presenting the legislative proposal
43	Second: Special requirements for presenting the legislative proposal
45	The birth of the idea of the draft legislation
45 45	Different parties and one goal
45 45	Internal compatibility and its importance
45 45	Adopting the initiative method and its benefits
43 47	The legislative agenda (the annual legislative plan)
47 47	What is meant by the legislative agenda
47 47	The importance of working in the manner of the legislative agenda
47 47	Sources of the 'Legislative Agenda'
47 49	Objectives of the draft legislation
49	The relationship of acceleration to its objectives
49 49	The importance and utility of disclosing the objectives of the draft legislation
49 49	How to disclose the objectives of the legislation
49 49	
	Controls for drafting objectives of legislation
51	Procedures for issuing local legislations in the Emirate of Dubai
53	Technical assets for drafting local legislation
53	Definition of legislative drafting
53	Definition of principles of legislative drafting
54	The importance of legislative drafting
54	Elements of legislative drafting
54	First: Legal subject
55	Second: Legal action
56	Third: Legal status
57 	Forms of legislative drafting
57 	1- Hard drafting
57	2- Flexible drafting
57 	3 - Justified drafting
57	4- General drafting
58	Arabic language and legislation
60	Selecting words in the legislative drafting
61	The formal features of good legislative drafting
61	First: the formulas that must be avoided
61	Second: Features of good legislative drafting
63	Legislative drafting problems
64	Legislative drafting sections
64	First: the ambulatory section
64	Second: The substantive section
67	The experiences of those in charge of the legislative drafting according to their steps
67	First step: Warning and determining the reasons behind it

67	Second step: Preparation of first draft of legislation
69	Third step: Issuance of legislation
70	Conditions to be followed when undertaking legislative drafting
70	1- The principle of necessity
70	2- Clarity and knowledge
70	3- Inclusion of appropriate legal texts in the appropriate place
70	4- Effective date
70	5- Realizing the effectiveness of the provisions of legislation
71	Characteristics of a good legislator
71	1- The necessary experience
71	2- Know-how and familiarity
71	3- Special skills
73	Features of good legislation
73	1-Comprehensiveness
73	2- Simplicity and convenience
73	3- Ease of implementation
74	4- Eligibility of drafting agents
74	5- Compatibility, consistency and complementarity
75	The technical rules for drafting legislation
77	Building the legislative text
78	Defects in legislative drafting
79	Legislation hierarchy
80	Legislative tools and the competent authority to approve them
83	Legislative proposal memorandum
83	First: What is meant by the legislative proposal memorandum
83	Second: The importance of the legislative proposal memorandum
83	Third: Contents of the Legislative Proposal Note
85	Fourth: Considerations to be taken into account when drafting a legislative
	proposal memorandum
86	Preparing an action plan to review and prepare the legislation
86	First: Preliminary and preliminary steps
89	Second: Design the plan
91	Third: The importance of developing the plan
91	Fourth: How to implement the plan
93	Fifth: Evaluate the implementation of the plan
95	Legislative structure
96	Examples and practical applications of the legislative structure
96	The first section: (Name and preamble of legislation, and the competent authority
	for approval)
96	1- The name of legislation
96	A- The components of the name of legislation
96	B- The form of the name of the legislation
97	2- The competent authority to adopt and preamble the legislation
97	A- The competent authority for accreditation
98	B- Preamble to legislation

100	The second section includes introductory provisions (definitions, scope of
100	application and general provisions):
100	1- Article definitions
101	A- The importance of the definitions article
102 102	B- What must be considered in the definitions article
	2- Scope of application of the legislation
103 105	3- Article Objectives of Legislation The third section includes the substantive provisions
105	First category: regulatory provisions
105	The second category: procedural provisions
105	The third category: hard provisions for compliance with legislation
105	Section Four, Final Provisions
105	1- Transitional provisions
107	2- Preservative provisions
107	3- Provisions related to authorizing the authority to issue subsidiary (executive)
100	legislation
109	4- Determine the bodies charged with implementing the legislation
109	5- Provisions related to cancellation
110	The wisdom of cancellation
110	Methods of cancellation
110	A- An explicit method of cancellation
110	B- The implicit cancellation method
111	The effect of cancellation on subsidiary legislation
112	The effect of cancellation on existing legal centers
112	The effect of cancellation on the base of the legislative hierarchy
113	6- Provisions relating to the entry into force of legislation and its publication in the Official Gazette
114	7- Clarification of legislation by signing the competent authority to issue it
115	8- Place and date of issue
115	Section Five, (Appendices)
115	Types of appendices
116	1- Tables
116	2- Models
116	3- Maps
116	4- Manuals
118	Conditions for the use of appendices
119	Criteria for arranging the provisions of legislation
119	The division of substantive provisions of the legislation
120	Rules for classifying and arranging the legislation material
120	A- Observance of a reasonable level of classification
120	1- The chapters
120	2- The sections
121	3- The Articles
121	B- Standards for addressing and numbering sections of the legislation
121	C- Numbering and dividing the Articles
121	Paragraphs

122	Clauses
123	Conditions for drafting subsidiary legislation
126	Conditions for drafting the amended legislation
126	Forms of amendment of legislation
126	A- Cancellation
126	B- Substitution
127	C- Addition
127	D- Replacement with words and phrases
127	The limits of resorting to the amended legislation
128	A- Number of amendments (amending most articles of legislation)
128	B - The multiplicity of amended legislations
128	How to determine the name of the amended legislation
129	The scope of the amendment in the amended article
129	The effect of the amendment on the numbering of the articles of the original
	legislation
132	Conditions for drafting penal provisions
132	What is meant by the drafting of penal provisions
132	The importance of penal provisions
132	Precautions for drafting penal provisions
138	Language expression in legislative drafting
148	Explanatory note
148	Explanatory note (What is meant by the explanatory note?)
148	The importance of the explanatory note
148	The tripartism of the explanatory note
149	The guidelines for drafting the explanatory note
150	Conclusion