

U.S. DISTRICT COURT, DISTRICT OF COLORADO SCHEDULE OF FEES¹

The United States should not be charged fees under this schedule, with the exceptions specified below, i.e., when the information requested is available through remote electronic access.²

Federal agencies or programs that are funded from judiciary appropriations (agencies, organizations, and individuals providing services authorized by the Criminal Justice Act, 18 U.S.C. § 3006A and bankruptcy administrators) should not be charged any fees under this schedule.

 $^{^{\}rm I}$ Issued in accordance with 28 U.S.C. § 1914.

² In March 2015 (JCUS-MAR 15, p. ___), the Judicial Conference approved the following policy guidance to help courts apply fee exemptions for the United States that are not funded by judiciary appropriations:

⁽a) The exemption for the "United States" contained in the court miscellaneous fee schedules applies exclusively to any department, agency, or instrumentality in the executive or legislative branches of the United States Government (USG), any independent federal agency or wholly-owned USG corporation, and Federal Reserve banks and branches.

⁽b) The exemption is not available for private individuals or entities solely because of contractual relationships with federal government entities.

⁽c) Entities seeking to receive this (or any) fee exemption bear the burden of establishing that they are entitled to the exemption.

status under 28 U.S.C. § 1915 or to an application for writ of habeas corpus.)
Filing an application for writ of habeas corpus\$5.00
Jury fee NONE
Filing responsive pleading, motion, or third-party pleadings NONE
Certification of any document or paper \$ 11.00
Certificate of Judgment
Certificate of Search, or conducting a search of district court records
(this fee applies to services rendered on behalf of the United States if the
information requested is available through electronic access) \$ 31.00
Registering judgment from another district (rj case) \$ 47.00
Filing or indexing any paper not in a case or proceeding for which
a case filing fee has been paid (mc and y cases) \$ 47.00
Registration or revocation of power of attorney (sureties) \$ 47.00
Reproduction of any record or paper (per sheet)
(this fee shall apply to services rendered on behalf of
the United States if the record or paper requested is
available through electronic access)
Production of a document from computer system (per page) \$ 0.10
Duplicate certificate of admission/certificate of good standing \$ 19.00
Admission/Re-admission/Reinstatement of attorney to practice in
U. S. District Court for the District of Colorado \$ 216.00
Notice of Appeal (fees to be paid together) Filing Fee (see 28 U.S.C. § 1917)
Appeal to a district judge from conviction by magistrate judge
/misdemeanor case
Witness fee per day \$ 40.00
Witness mileage, round-trip (per mile) \$ 0.54
Retrieval of one box of records from a Federal Records Center,
National Archives, or other storage location removed from
the place of business of the court\$ 64.00

Record retrievals involving multiple boxes, for each additional box \$ 39.00
Electronic Record Retrieval - Total
[Electronic Record Retrieval - Judiciary Administrative Fee \$10.00
FRC (Federal Records Center) Electronic Retrieval Flat Rate Fee \$9.90]
PLUS - FRC Per Page Fee\$0.65
Reproduction of an audio recording of a court proceeding
(This fee applies to services rendered on behalf of
the United States, if the recording is available electronically)\$ 31.00
Fee for any payment returned or denied for insufficient funds \$ 53.00
Exemplification of any document or paper \$ 22.00
Processing fee for a petty offense charged on a federal violation notice \$30.00

Court Registry Fees under D.C.COLO.LCivR 67.2:

- For handling registry funds deposited with and held by the court, the clerk shall assess a
 charge from interest earnings, in accordance with the detailed fee schedule issued by
 the Director of the Administrative Office of the United States Courts.
- For management of registry funds invested through the Court Registry Investment System, a fee at an annual rate of 10 basis points of assets on deposit shall be assessed from interest earnings, excluding registry funds from disputed ownership interpleader cases deposited under 28 U.S.C. § 1335 and held in a Court Registry Investment System Disputed Ownership Fund.
- For management of funds deposited under 28 U.S.C. § 1335 and invested in a Disputed Ownership Fund through the Court Registry Investment System, a fee at an annual rate of 20 basis points of assets on deposit shall be assessed from interest earnings.
- The Director of the Administrative Office has the authority to waive these fees for cause.