# **ADMINISTRATIVE RESOLUTION NO.(24) OF 2022**

# CONCERNING THE PROCEDURES MANUAL OF GREIVANCE COMMITTEE AGAINST DECISIONS OF THE MINISTRY OF HUMAN RESOURCES AND EMIRATISATION

# <u>Undersecretary for Human Resources Affairs:</u> <u>Having considered:</u>

- Federal Law No.(1) of 1972 on the competencies of the Ministries and Powers of the Ministers and amendments thereof
- Federal Decree-Law No. (33) of 2021 concerning Regulation of Labor Relations and its Executive Regulations
- Cabinet Resolution No. (25) of 2016 and Cabinet Resolution No. (33) of 2022 concerning the organizational structure of the Ministry of Human Resources and Emiratisation
- Cabinet Resolution No. (45) of 2022 concerning the formation of the Grievance Committee against decisions of the Ministry of Human Resources and Emiratisation
- Administrative Decision No. (5) of 2022 concerning the Procedures Manual of Grievance Committee against decisions issued by the Ministry of Human Resources and Emiratisation
- In pursuance of public interest

#### **Has Resolved**

#### Article (1)

Competent departments, in accordance with the decisions issued by the Grievance Committee referred to herein, shall take the following actions:

- 1. Correct the objected decision within (3) working days from the date of becoming aware of the Committees decision or procedure.
- 2. Observe improvement opportunities with respect to correction decisions and measures issued by the Committee, to minimize cases of grievance against decisions issued by the Ministry.

3. List additional cases of grievance received by the Ministry, and update the list of grievance types in accordance with the rules and regulations contained in the procedures manual attached hereto.

## Article (2)

Electronic forms (e-Forms) provided in MOHRE system shall be adopted, and the Procedures Manual attached hereto shall be implemented.

## Article (3)

Administrative Decision No.(5) of 2022 referred to is hereby repealed, and any provision inconsistent with the provisions of this decision shall be repealed

## Article (4)

Competent authorities shall take necessary actions required for the implementation of this decision in accordance with their areas of jurisdiction.

**Khalil Ibrahim Al-Khoury Acting Undersecretary for Human Resources Affairs** 

Date: 05-04-2022

S e r v i c e Description	E-service provided by MOHRE to receive grievances from employers/employees on decisions issued by the Ministry.
Service Delivery	MOHRE website, MOHRE Smart App, Call Center 80060
Procedures / Application Process	<ol> <li>Submit an application through one of the service delivery channels.</li> <li>Ensure compliance with requirements and submit supporting documents.</li> <li>In case of shortfalls (nawakis), the applicant will be notified for completion.</li> <li>Applications satisfying requirements and conditions will be approved.</li> </ol>

Submit an application through one of the service delivery channels regarding the following:

# 1. Grievance against administrative fines

- Committing false Emiratization
- Forcing employees to sign false documents as a proof of receipt of their due wages or entry of incorrect data into the wages protection system for the purpose of evading or circumventing the provisions of the system.
- Labor accommodation is not compliant with the standards approved by the Ministry in this regard.
- Failure to pay wages due to employees through the Wages Protection System during the specified periods in accordance with the decisions issued by the Minister.
- Demanding employees to incur recruitment and employment fees prescribed by the Ministry, or deducting from their wages, in violation to the provisions of the law.
- Non-compliance with the established procedures regarding the employment or service termination of UAE nationals.
- Failure to respond to the Ministry's repeated summons, in the cases determined by the Minister, and in accordance with the established procedures issued in this regard.
- Submitting a fictitious or a malicious report accusing an employee with absence from work.
- Non-compliance with the provisions of Cabinet Decisions regarding mid-day work ban
- Submitting incorrect documents or information to the Ministry to gain a service or a benefit
- Non-compliance with the requirements and provisions provided for in Federal Law No. (8) of 1980
- Failure to notify the Ministry of incidents concerning injuries, occupational disease, or death of a worker in accordance with the provisions of Federal Law No. (8) of 1980.
- Exercising the activity of mediation agency or a temporary employment agency without adhering to the procedures

Required Documents	Additional supporting documents, if any, for the preceding cases. The Grievance Committee may request additional documents or evidence from the Applicant. The Grievance Committee may also summon whomever it deems fit to attend the committee meeting in person or via
Terms and Conditions	Submitting the application within 30 days from the date of becoming aware of the decision issued by the Ministry. The application must be reasoned and must be accompanied by all supporting documents.
	5 working days from the date of submission. Notify the Applicant and the organizational units in the Ministry of the Grievance Committee decisions for the implementation of necessary action in this regard.