

**LAW NO. (10) OF YEAR 2021  
REGARDING THE MEASURES FOR HOSTING THE FIFA WORLD CUP QATAR  
2022**

**We, Tamim Bin Hamad Al Thani, Emir of the State of Qatar,  
Having reviewed the Constitution;**

Law No. (7) of 2002 regarding the Protection of Copyright and Neighbouring Rights;

Law No. (9) of 2002 regarding Trademarks, Trade indications, Trade Names, Geographical Indications and Industrial Designs and Templates;

Law No. (40) of 2002 regarding the issuance of the Customs Law;

Law No. (11) of 2004 regarding the issuance of the Penal Law;

Law No. (14) of 2004 regarding the issuance of the Labour Law, and the Laws amending it;

Law No. (22) of 2004 regarding the issuance of the Civil Code, and the Laws amending it;

Law No. (23) of 2004 regarding the issuance of the Criminal Procedure Code, and the Laws amending it;

Law No. (17) of 2011 regarding Border Measures to Protection of Intellectual Property Rights;

Law No (1) of 2012 on Regulation and Control of the Placement of the Advertising;

Law No. (21) of 2015 regarding the Regulation of Entry and Exit of Foreigners, and their Residence, and the Laws amending it;

Law No. (13) of 2016 regarding Personal Data Protection;

Law No. (7) of 2019 regarding the Protection of the Arabic Language;

Law No. (10) of 2020 regarding the protection of industrial designs and models,

Emiri Decree No. (27) of 2011 regarding forming the Supreme Committee of Qatar 2022, amended by Emiri Decree No. (3) of 2014;

The Proposal of the Supreme Committee for Delivery & Legacy;

The Draft Law submitted by the Council of Ministers; and

after consulting the Shura Council,

Have issued the following Law:

**CHAPTER ONE:**  
**DEFINITIONS AND GENERAL PROVISIONS**

**Article (1)**

In the application of the provisions of this Law, the following words and expressions shall have the meaning set out next to each of them, unless the context indicates otherwise:

<b>Competition</b>	The FIFA World Cup Qatar 2022.
<b>FIFA</b>	Fédération Internationale de Football Association (FIFA) is a Swiss private law association, being the world governing federation of the sport of football.
<b>FIFA Subsidiaries</b>	Any legal entity, whether residing in the State or not, which FIFA owns 50% (fifty percent) or more of its capital or voting rights.
<b>FIFA Confederations</b>	Associations affiliated with FIFA, which includes FIFA Member Associations on a continental level or which falls within a certain region.
<b>FIFA Member Associations</b>	Associations which are members in FIFA Confederations and FIFA, including the Hosting Association, whether or not they are participating in the Competition.
<b>Hosting Association</b>	Qatar Football Association.
<b>The Company</b>	FIFA World Cup Qatar 2022 LLC.
<b>Supreme Committee</b>	The Supreme Committee for Delivery and Legacy formed by virtue of Emiri Decree No. (27) of 2011.
<b>Security Committee</b>	The Security Committee in the Supreme Committee formed by Decision No. (2) of 2011 of the Chairman of the Board of Directors of the Supreme Committee.

**The Hosting Agreement**

The Hosting Agreement for the Competition and every agreement which emanates from it or follows as the case may be.

**FIFA Requirements**

The special standards and guarantees included in the Hosting Agreement and the declarations and undertakings included in the Government Guarantees.

**Government Guarantees**

The guarantees issued by the State to FIFA on 22/02/2010, which relate to the following

1. Entry and Exit Permits, Immigration, Customs, and Check-In Procedures.
2. Work Permits.
3. Tax Exemption.
4. Safety and Security.
5. Bank and Foreign Exchange Operations.
6. Protection and Exploitation of Commercial Rights
7. Telecommunication and Information Technology.
8. Legal Issues and Indemnification.
9. Accommodation.

**Foreign Nationals**

Anyone holding a passport of another country or valid travel document recognized by the State.

**Participants**

The members of the national sports teams which obtained the right to participate in the Competition (athletes, coaches, administrators, technicians, doctors and therapists), and delegations of FIFA Member Associations, FIFA Confederations, match officials and other officials who are authorised by FIFA to manage the Competition

**Competition Period**

The period commencing (10) ten days prior to the first match in the Competition and ending (5) five days after the last match in the Competition.

**Events**

The activities and matches officially organised in the Competition, or adopted or acknowledged by FIFA, and other works related to or accompanying the Competition.

**Persons Participating in the Events**

The individuals chosen to participate in the Events by FIFA or the Supreme Committee in accordance

	<p>with the standards and conditions set by FIFA and the Supreme Committee.</p>
<b>Events Location</b>	<p>The buildings, structures, facilities or areas approved for conducting the Events.</p>
<b>FIFA Contractor</b>	<p>Any individuals and legal entities which have, directly or indirectly, entered into any sort of contractual relationship with FIFA, or any individual or entity, authorised by FIFA in relation to the Events, including, FIFA Commercial Affiliate FIFA Service Providers, FIFA Host Broadcaster as well as sub-contractors of such entities.</p>
<b>FIFA Commercial Affiliate</b>	<p>Any entity which has been granted by FIFA any of the Commercial Rights owned by it.</p>
<b>FIFA Service Providers</b>	<p>The entities licensed based on an agreement with FIFA or FIFA's appointees and licensees to supply goods perform works or provide services before and during the Competition Period.</p>
<b>FIFA Listed Individuals</b>	<p>Participants and Persons Participating in the Events, who are listed in FIFA's Lists.</p>
<b>FIFA Intellectual Property Rights</b>	<p>Intellectual property rights protected by the State laws in effect including trademarks, copyrights, neighbouring rights and related rights in connection with the Competition which are stipulated in Article (14) of this Law.</p>
<b>Commercial Rights</b>	<p>The commercial opportunities related to the Competition.</p>
<b>Volunteers</b>	<p>Any natural person who agrees to perform certain tasks to support the hosting and staging of the Events without any monetary consideration, pursuant to the provisions of chapter nine (9) of this Law.</p>
<b>FIFA Host Broadcaster</b>	<p>Any legal entity authorized by FIFA based on an agreement with FIFA or FIFA's appointees and licensees to carry out the tasks stipulated in Article (27) of this Law.</p>
<b>Transportation Support Strategy</b>	<p>The document which determines the basic guidelines and principles for organising transportation before and during the Competition Period.</p>

<b>Spectators</b>	The individuals holding a Ticket, and those who enter the State to watch the activities of the Competition.
<b>The Commercial Restriction Area</b>	The area adjacent to the Stadium or any of the Events Location which is determined by FIFA with a radius that does not exceed 2 kilometres, including the airspace above, calculated from the middle of the Stadium or Events Location, in which it is prohibited to exercise any commercial and other activities on match day and the day preceding it.
<b>The Restricted Area</b>	The area that lies outside of the Commercial Restriction Area, as determined by the Security Committee which is only accessible by persons who are permitted to enter it.
<b>The Stadium</b>	The closed or semi closed structure composed of a field for competing, a permanent or temporary stage, and other installations for the purposes of hosting the Events, and which contains a safe area for the Spectators.
<b>Public Viewing Event</b>	Any event that covers the broadcasting of the Competition for display and view in any public place.
<b>Tickets</b>	Any documents in paper form or other product issued or authorised by FIFA which grants its holder access to the Events Location.
<b>Competent Authority</b>	any Ministry or governmental and non-governmental entity that is concerned with implementing a commitment, or is required to take an action necessary to implement any of the provisions of this Law, as the case may be.

## **Article (2)**

The provisions of this Law shall be applied for the purpose of holding activities to host the Competition in the State, without exceeding the Competition Period.

## **Article (3)**

The Competent Authority shall put into place an expedited and simplified process for issuing entry permits to the State, work approvals, work permits, companies' registration,

and any permits, licenses or other approvals required by this Law, as the case may be, without any restriction, condition, or discrimination of whatever nature.

**CHAPTER TWO:**

**PROCEDURES OF ENTRY, EXIT AND WORK IN THE STATE**

**Article (4)**

Entry permits to the State shall be granted to Foreign Nationals.

It is permitted to decline to issue or cancel an entry permit for security and health reasons or in order to safeguard the public order or the security of the Competition.

The Security Committee shall notify the Supreme Committee of the reasons behind the rejection or cancellation, which shall notify FIFA of such reasons.

The entry permits granted in accordance with the provisions of this Law shall expire at the end of the Competition Period and FIFA or the Supreme Committee may, in cases of necessity, request to extend it for another period.

**Article (5)**

The Security Committee shall issue entry permit for the FIFA Listed Individuals based upon applications submitted by FIFA or the Supreme Committee, within five working days at the latest from the date of submission of the necessary documents for issuance of the permits.

**Article (6)**

Foreign Nationals shall not be required to submit a copy of the work permit during the time period this Law is in effect. This provision applies to the individuals working with FIFA, FIFA Subsidiaries, FIFA Contractors, FIFA Service Providers, FIFA Commercial Affiliates, FIFA Host Broadcaster, FIFA Confederations, FIFA Member Associations, Hosting Association, the Supreme Committee and the Company.

**Article (7)**

As an exception from the provisions of the labour regulations which are in effect in the State, individuals appointed by FIFA, FIFA Subsidiaries, FIFA Confederations, FIFA Member Associations, Hosting Association, the Company, the Supreme Committee and its subsidiaries, FIFA Service Providers, FIFA Contractors, FIFA Commercial Affiliates, FIFA Host Broadcaster and Foreign Nationals from the Persons Participating in the Events, shall be subject to the provisions of the laws set out in their contracts.

In accordance with the policy for organising expatriates work, the Supreme Committee shall notify the entities tasked with inspection and supervision with the FIFA lists that includes the individuals referenced in the previous paragraph.

**CHAPTER THREE:**

**EXEMPTIONS**

**Article (8)**

FIFA, FIFA Subsidiaries, FIFA Confederations, FIFA Member Associations the Company, the Supreme Committee and its subsidiaries, FIFA Contractors, FIFA Service Providers and FIFA Commercial Affiliates, FIFA Host Broadcasters, individuals appointed or working with these categories and Foreign Nationals of Persons Participating in the Events shall be exempt from all fees, in accordance with the Government Guarantees.

The categories stipulated in the previous paragraph are also exempt from taxes, in accordance with the limits determined by a decision from the Minister of Finance, in line with Government Guarantees.

**CHAPTER FOUR:**

**SAFETY AND SECURITY**

**Article (9)**

The Security Committee in coordination with the Competent Authorities, shall put into place the necessary plans to achieve a safe Competition with the highest standards, guided by the best international practices and in line with the Hosting Agreement and the Government Guarantees in coordination with the Competent Authorities

The Security Committee shall set the qualification standards for security personnel in coordination with the competent training authorities in the State and abroad.

Every entity participating in the security operations shall adopt a training programme for its representatives in accordance with the standards in the previous paragraph, which shall ensure a safe environment during the preparation and hosting of the Competition, provided that these programmes are approved by the chairman of the Security Committee.

The Security Committee may enter into partnerships with regional and international entities which has similar specialities, and with other local and foreign specialised companies.

**Article (10)**

In coordination with the Competent Authority, the chairman of the Security Committee may issue the necessary decisions, instructions and guidelines in relation to the necessary security measures during the Competition Period, including disposition of

violating acts which are committed by virtue the Competition in violation of the provisions of the laws in effect in the State, and in line with the Hosting Agreement and Government Guarantees.

The Security Committee may publish the procedures implemented as a result of this Article in the media to ensure the awareness of the addressees by its provisions.

**Article (11)**

In coordination with the Competent Authorities, the Security Committee shall take all the measures related to providing cyber security through the use of the latest information technology to ensure the achievement of the concept of developing communication and information technology, in line with the Hosting Agreement and the Government Guarantees.

In coordination with the Competent Authorities, the Security Committee shall work on setting the policies for the use of frequencies throughout the period of the preparation for the Competition and during the Competition Period. The Security Committee shall have the priority to allocate the frequencies or wireless bandwidths and suspend the permits regarding the use of such frequencies for electronic or civil purposes whenever appropriate for implementing the priority of allocation during the mentioned period.

**Article (12)**

All the State's competent medical authorities shall prepare their facilities to provide medical assistance to the Participants in the Competition and in the Events.

All governmental and private medical entities shall accommodate emergency cases and provide medical assistance to Participants, Persons participating in the Events and the Spectators, during the Competition Period, in accordance with the measures determined by the State's Ministry of Public Health and without prejudice to FIFA's Requirements.

**CHAPTER FIVE:**

**BANK AND FOREIGN CURRENCY OPERATIONS**

**Article (13)**

For the purposes of facilitating banking and foreign currency operations, the following must be taken into consideration:

- 1- No restrictions shall be imposed on the purchasing and selling of the State currency and foreign currencies.
- 2- The banking institutions of the State shall organise banking operations in a simple and efficient manner through recognized channels in accordance with the State legislation on the regulation of currency trading markets, and without prejudice to



the controls stipulated in the circulars and instructions of Qatar Central Bank regarding the combating of money laundering and financing of terrorism.

- 3- The entry and exit of foreign currencies shall not be restricted.
- 4- The exchange and transfer of foreign currencies into US dollars, Euros or Swiss Franc in relation to the operations associated with the Events by FIFA, FIFA Subsidiaries, FIFA Listed Individuals, FIFA Confederations, FIFA Member Associations, Hosting Association, the Company, the Supreme Committee, FIFA Contractors, FIFA Service Providers, FIFA Commercial Affiliates, Foreign Nationals and Spectators shall not be restricted, provided that they are added to lists that specify the entities subject to these exceptional procedures. The Supreme Committee shall handle the procedures for collecting and publishing these lists in coordination with the Competent Authorities.

The provisions of this Article may be implemented before the Competition Period, and not exceeding ninety (90) days after the Competition Period, based on a request from the Supreme Committee to Qatar Central Bank.

The period referenced in the previous paragraph may not be extended except by approval from Council of Ministers and for the period specified in the approval.

## **CHAPTER SIX:**

### **FIFA RIGHTS**

#### **Article (14)**

FIFA Intellectual Property Rights includes the following:

- 1- The name and logo and anthem of FIFA.
- 2- The official titles and names designating the Events, which are terms used in the sport of football or in some way in connection with football.
- 3- The signs and symbols related to the Events which are used as compound terms or as non-compound terms regarding a message which is related to football and registered as trademarks belonging to FIFA which are protected under the laws that organise the protection of copy rights and trademarks within the territory of the State.
- 4- The mascot, logos, billboards, identification symbols, designs and slogans related to the Events, trophies and medals which were developed by FIFA for official use at the Events which FIFA enjoys exclusive rights over.
- 5- The artistic, musical, literary and other works and intellectual creations related to neighbouring rights.

- 6- All other designations and creations developed by FIFA for the Events and over which FIFA enjoys exclusive rights.
- 7- Any marketing and advertising rights owned by FIFA.

**Article (15)**

FIFA enjoys its Commercial Rights related to the Competition, specifically the following:

- 1- Use of Intellectual Property Rights.
- 2- Choosing FIFA Commercial Affiliates, FIFA Contractors and the FIFA Service Providers.
- 3- Advertisements.
- 4- Selling and distributing its goods.
- 5- Carrying out works and providing services at the Events Location.
- 6- Covering the Events through audio-visual broadcasting and through any other means, or by using any technique. This includes tunes, words and other protected neighbouring rights.
- 7- Displaying the Events in public spaces through audio recording, video recording or any other mean.

In coordination with the Competent Authorities, FIFA may exercise oversight over the Events Location to ensure that there is no conflict with its Commercial Rights.

**Article (16)**

Without the authorisation of FIFA, any use, registration, production, reproduction, imitation, or modification of any of the FIFA Intellectual Property Rights, including importing, exporting, selling, reselling, offering for sale or distribution of products or displaying of FIFA Intellectual Property Rights, is prohibited.

**Article (17)**

Without authorisation by FIFA, the registration and use of domain names which contain FIFA Intellectual Property Rights or the like in the State, is prohibited.

In all cases, upon a notification from the Supreme Committee the Competent Authorities in the State, may suspend the registration or permit which FIFA objects to in writing.

**Article (18)**

The following acts of unfair competition shall be prohibited:

- 1- Any type of commercial activities which may lead someone to falsely believe that the marketed products or services are provided, endorsed or approved by

FIFA or the Supreme Committee including activities relating to the participation in sales and marketing of goods, works and services.

- 2- Holding some fan events for commercial purposes, which leads to falsely believing that these events are related to or were approved by FIFA or to the Supreme Committee.
- 3- Using Tickets for the purpose of advertisement or to hold lotteries, competitions, games, gambling and advertising actions, or listing the price of the Tickets to the list of tourism services, accommodation services or other services without the written approval of FIFA.
- 4- Public Viewing Event without an approval from FIFA.

The person or entity granted the approval or permit in accordance with this Article shall comply with the relevant polices and decisions issued by FIFA before the commencement of the Competition.

**Article (19)**

FIFA has the sole and exclusive right to issue, sell and distribute the Tickets, and it may authorise third parties, to issue and sell Tickets.

It is prohibited to issue, sell, resell, redistribute or exchange Tickets without authorization from FIFA or its delegate.

**Article (20)**

FIFA shall separately determine the conditions for selling Tickets, including listing the price of the Tickets on the lists of tourism services, accommodation services or other similar services.

FIFA is entitled to specify the conditions and procedures for refunding and exchanging Tickets.

**Article (21)**

FIFA or its delegate may process the personal data of the citizens and residents of the State, who purchase Tickets, including recording, organising, storing, identifying and using such data, without obtaining a prior approval from the Competent Authorities.

The Security Committee shall specify the entities that may benefit from use of the data referenced in the previous paragraph.

**Article (22)**

FIFA is entitled to specify the standards of modifying, assigning, reassigning and cancelling the Spectators' seats at the Events Location and it shall have the right to amend the date, time and location of the Events.

**Article (23)**

FIFA, FIFA Subsidiaries, FIFA Commercial Affiliates, FIFA Contractors, FIFA Service Providers and FIFA Host Broadcaster may incorporate companies in the State with 100% foreign owned capital in sectors related to the Events and in accordance with the Government Guarantees.

Companies established in accordance with the previous paragraph shall expire by the lapse of ninety (90) days from the end of the Competition Period, unless it has adjusted its status in accordance with the provisions of the Laws in force in the State, and the Competent Authorities shall facilitate the liquidation procedures.

It is permitted with the approval of Council of Ministers, to extend the period referenced in the above paragraph to another period based upon a request from the Supreme Committee.

**Article (24)**

All the products marketed by FIFA, FIFA Subsidiaries, FIFA Commercial Affiliates, and FIFA Service Providers may be distributed, sold and advertised, at the Events Location or in the Commercial Restriction Area.

**Article (25)**

Without prejudice to Articles (3), (4), (6) of this Law, FIFA Service Providers may carry out the works assigned to them prior to, and throughout the Competition Period, and in particular the following:

- 1- Coordinating hotel stays in order to carry out the Events on behalf of FIFA.
- 2- Coordinating the activities of the transportation companies which provide services related to moving passengers, goods and luggage in order to carry out the Events.
- 3- Organising tourism tours, promoting and selling the products used in carrying out the Events on behalf of FIFA.
- 4- Organising the operations for selling Tickets.
- 5- The services related to organising the welcoming of Spectators and providing the services in the area of transportation, food, tourism activities and other services in conjunction with the possibility of attending Events.
- 6- Providing services in the area of information technology related to carrying out the Events.

**Article (26)**

Unauthorized entities and persons shall cease to use any of FIFA's rights in violation of this chapter as soon as they are notified of this by the Supreme Committee or the Company based on FIFA's request.

**CHAPTER SEVEN:**

**BROADCASTING AND ADVERTISEMENT**

**Article (27)**

FIFA Host Broadcasters shall undertake the following:

- 1- Produce and broadcast any content, video-materials, or audio, visual or text materials or other Event-related materials to FIFA or to persons designated by FIFA.
- 2- Establish the international broadcast centre for the purposes of organising television and radio broadcasting and using the other electronic facilities and installations related to the activities, and manage the centre in accordance with the Hosting Agreement and the Government Guarantees.
- 3- Provide media related services to FIFA.

**Article (28)**

It is prohibited to advertise or promote in any other method in the Events Location or the Commercial Restriction Area during the Competition Period and the period starting two days prior to the date of the preliminary or final draw ceremonies and until the day following the end of the draw ceremonies unless authorized by FIFA or its delegate.

In cases of advertising or promotion in violation of the previous paragraph, FIFA shall have the right to submit a request to the Supreme Committee to remove the advertisements and prohibit the promotion and the Competent Authority shall take down this advertisement and prevent the promotion immediately upon a notification from the Supreme Committee or the Company.

**Article (29)**

It is prohibited to exercise any rights in relation to advertisements in the Events Location or the Commercial Restriction Area during the Competition Period, unless authorized by FIFA or its delegate.

Existing business establishments which are lawfully operating within the Commercial Restriction Area, shall be permitted to exercise any commercial activities unless FIFA objects to such activity in writing.

**Article (30)**

As an exception from the provisions of the referenced Law No. (1) of 2012 and Law No. (7) of 2019, the determination of the location and content of the advertisements of FIFA, FIFA Commercial Affiliates, FIFA Contractors and FIFA Services Providers, shall be subject to the approval of the Supreme Committee.

## **CHAPTER EIGHT:**

### **TRANSPORTATION**

#### **Article (31)**

In coordination with the Competent Authorities, the Supreme Committee shall establish the Transportation Support Strategy during the Competition Period to guarantee the ease of transportation in the State.

#### **Article (32)**

Free transportation shall be allowed for the security personnel in charge of implementing the security measures related to the Competition and for the holders of accreditation cards certified by FIFA or the Supreme Committee, which shall be through trains and buses designated by the State for this purpose during the Competition Period.

#### **Article (33)**

Free transportation through the means of transport mentioned in the previous Article shall be allowed for Spectators during the periods determined by the Supreme Committee in accordance with the Hosting Agreement.

#### **Article (34)**

During the Competition Period, it shall be prohibited to increase the airport service fees or collect any amounts from airline companies as a result of operating the airport outside the customary working hours or regular working circumstances.

## **CHAPTER NINE**

### **VOLUNTEERS**

#### **Article (35)**

FIFA, the Supreme Committee and the Company may use Volunteers to carry out the works assigned to them in the State, without obtaining a work permit.

The Supreme Committee shall notify the Competent Authority of the lists containing the names of these Volunteers, specifying the jobs that they will undertake within the Events Location.

**Article (36)**

The Volunteers among Foreign Nationals coming to the State during the time period this Law is in effect shall enter by virtue of entry permits and the processes for such entry permits shall be determined by a system of a single-entry permits or a multiple entry permits. This shall be made by a request from the Supreme Committee as per its discretion or based on a request made by FIFA.

The intermittent stay of a Volunteer in the State, according to the classification specified in the previous paragraph, may not exceed the Competition Period.

**Article (37)**

The Volunteers, mentioned in this chapter, shall be exempt from any taxes related to their works.

**CHAPTER TEN**

**PENALTIES AND FINAL PROVISIONS**

**Article (38)**

Notwithstanding any severe punishment stipulated in another law:

- 1- Anyone who violates Articles (16), (18), (28 /para1) and (29/para 1) of this Law shall be punished with imprisonment for a period not exceeding one year and a fine not exceeding (500,000) Five Hundred Thousand Riyals, or either of the two penalties.
- 2- Anyone who uses the domain names that includes FIFA Intellectual Property Rights or whatever resembles it in the State shall be punished with imprisonment for a period not exceeding six months and a fine not exceeding (250,000) Two Hundred Fifty Thousand Riyals, or either of the two penalties.
- 3- Anyone who violates Article (19/para 2) of this Law shall be punished with a fine not exceeding (250,000) Two Hundred Fifty Thousand Riyals, and the penalty shall be multiplied by the number of tickets subject of the violation.

In all circumstances, the court shall order to confiscate the violating materials.

**Article (39)**

The person responsible for actual management of the violating legal person shall be punished with the same penalty prescribed for the acts committed in violation of the provisions of this Law where it is established that he was aware of the violation or his failure to fulfil his duties imposed upon him by management contributed to the commission of crime.

The legal person shall be jointly liable to pay the ordered fines and compensations if the violation was committed by one of its employees or on its behalf or for its interest.

**Article (40)**

The Secretary General of the Supreme Committee, or his delegate, may reconcile in the crimes stipulated in this Law, before the criminal proceedings is initiated, and during whatever stage the case is at, and before it is determined by a final judgment, in exchange of the payment of the amount specified against each violation in the attached table by the violator.

As a result of reconciliation, the criminal proceedings may not be initiated or lapse, as the case may be.

**Article (41)**

The employees of the Supreme Committee and the employees of the Competent Authority, who are empowered with a judicial capacity by a decision of the Public Prosecutor, in coordination with the Secretary General of the Supreme Committee, the Minister, or the head of Competent Authority, shall be able to detect and prove crimes that occur in violation of the provisions of this Law.

**Article (42)**

The Minister or the head of Competent Authority, as the case may be, shall issue the necessary decisions and instructions to implement the provisions of this Law.

**Article (43)**

All Competent Authorities, each within their jurisdiction, shall enforce this Law and it shall be published in the official gazette.

**Tamim Bin Hamad Al Thani**

**Emir of the State of Qatar**

**Issued in the Emiri Diwan on: 19/12/1442**

**Corresponding to: 29/07/2021**



**The Table attached to Law No. (10) of 2021**

<b>NO.</b>	<b>Type of violation</b>	<b>Reconciliation amount for individuals</b>	<b>Reconciliation amount for legal persons</b>
<b>1</b>	Any use, registration, production, reproduction, imitation, or modification of any of the FIFA Intellectual Property Rights, without the authorisation of FIFA	1000 Qatari Riyal	10,000 Qatari Riyal
<b>2</b>	Importing, exporting, selling, reselling, offering for sale or distributing products or displaying of FIFA Intellectual Property Rights, without the authorisation of FIFA.	1000 Qatari Riyal	10,000 Qatari Riyal
<b>3</b>	Use of domain names which contain FIFA Intellectual Property Rights or the like in the State, without the authorisation of FIFA.	1000 Qatari Riyal	10,000 Qatari Riyal
<b>4</b>	The practice of any type of commercial activities which may lead someone to falsely believe that it's endorsed or approved by FIFA or the Supreme Committee.	1000 Qatari Riyal	10,000 Qatari Riyal
<b>5</b>	Holding some fan events for commercial purposes, which leads to falsely believing that these events are related to FIFA or to the Supreme Committee.	500 Qatari Riyal	10,000 Qatari Riyal
<b>6</b>	Using Tickets for the purpose of advertisement or to hold lotteries, competitions, games, gambling and advertising actions, without the written approval of FIFA.	1000 Qatari Riyal	10,000 Qatari Riyal
<b>7</b>	Listing the price of the Tickets to the list of tourism services, accommodation services or other services without the written approval of FIFA.	1000 Qatari Riyal	10,000 Qatari Riyal

**UNOFFICIAL TRANSLATION FROM ARABIC**

<b>NO.</b>	<b>Type of violation</b>	<b>Reconciliation amount for individuals</b>	<b>Reconciliation amount for legal persons</b>
<b>8</b>	Public Viewing Event without an approval from FIFA.	1000 Qatari Riyal	10,000 Qatari Riyal
<b>9</b>	Issuing, selling, reselling, redistribute or exchange of 1 to 10 Tickets, without the written approval of FIFA or it's delegate.	3 times the face value of the ticket	6 times the face value of the ticket
<b>10</b>	Issuing, selling, reselling, redistribute or exchange of 11 to 25 Tickets, without the written approval of FIFA or it's delegate.	5 times the face value of the ticket	10 times the face value of the ticket
<b>11</b>	Issuing, selling, reselling, redistribute or exchange of 25 Tickets and above, without the written approval of FIFA or it's delegate.	10 times the face value of the ticket	20 times the face value of the ticket
<b>12</b>	Advertise or promote in any other method in the Events Location or the Commercial Restriction Area during the Competition Period and the period starting two days prior to the date of the preliminary or final draw ceremonies until the day following the end of the draw ceremonies, without authorization by FIFA or its delegate.	1000 Qatari Riyal	10,000 Qatari Riyal
<b>13</b>	Exercise any rights in relation to advertisements in the Events Location or the Commercial Restriction Area during the Competition Period, without authorization by FIFA or its delegate	500 Qatari Riyal	1000 Qatari Riyal