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January 17, 2026

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Objection proceedings against

the Federal Tax Authority concerning the annulment of administrative penalties where tax errors arose from good faith reliance on conflicting instructions issued by a federal authority regarding the taxability of services.

January 17, 2026

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Defense of a chemical entity in Federal Court proceedings

upholding a TDRC decision to annul AED 813,000 in penalties, proving that non-compliance was caused by the Federal Tax Authority's three-year technical failure to process a tax group de-registration.

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Defense of a chemical entity in Federal Court proceedings upholding a TDRC decision to annul AED 813,000 in penalties, proving that non-compliance was caused by the Federal Tax Authority's three-year technical failure to process a tax group de-registration.

Litigation against the Federal Tax Authority regarding the impossibility

of filing VAT returns due to portal errors, arguing against the imposition of late payment penalties where the Authority failed to provide a functional payment mechanism.

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Representation of a taxpayer before the Federal Court in a dispute concerning the retroactive application of

**administrative fines,
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**Objection proceedings against
the Federal Tax Authority
challenging the
constitutionality of
retroactive tax assessments
on off-plan commercial sales**

and the statutory interpretation of transitional 'time of supply' rules.

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Judicial review proceedings contesting the imposition of administrative penalties resulting from a 41-month tax audit, arguing that the Authority's procedural delays constituted an administrative error warranting penalty

relief.

January 17, 2026

Judicial review proceedings contesting the imposition of administrative penalties resulting from a 41-month tax audit, arguing that the Authority's procedural delays constituted an administrative error warranting penalty relief.

Judicial review proceedings contesting an appellate judgment that upheld tax penalties despite expert evidence confirming full payment of tax liabilities, arguing a violation of the principle that tax procedures are a means to collection, not an end in themselves.

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High-value tax litigation challenging a AED 4.2 million assessment on employee housing, involving a strategic plea to refer the dispute to the Constitutional Circuit to address the constitutional validity of open-ended tax penalties.

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Cassation appeal before the UAE Supreme Court contesting the dismissal of a counterclaim in a tax dispute, arguing that the procedural provisions for cross-claims under the Civil Procedure Law apply in the absence of specific tax regulations.

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