Procedures for foreigners to establish companies in Egypt:

The first question asked by foreign investors wishing to invest in Egypt is “what are the procedures for establishing a company?” through which they can invest their money in Egypt. The question is answered as followed:

Documents required for the establishment of companies of foreign persons in Egypt:

1) A copy of official authorizations from all partners (the original is to be viewed). In the case of an establishment through an agent, the official authorizations should stipulate the right of the agent to establish companies and sign the contracts of incorporation in front of the real estate entity. If the agent is a partner of the established company, the phrase “to contract with oneself and others in the establishment of companies” should be added by official authorization.

2) A copy of personal identification (valid and clear) for the business partners, with the possibility of issuing a request to see the original. For Egyptians, this would be the national Identity Card, and for foreigners, the passport.

3) A Copy of the lawyer’s registration card “Agent” of the Bar Association. It is required for the lawyer’s and primary attorney’s registration date to be valid.

4) Security inquiry document for foreign partners and a copy on a CD.

5) A Copy of personal identification of the agent (valid and clear), (the original is revised): * A national number for the Egyptian, * A foreigner’s passport.

6) The approval of the competent authority if any of the company’s purpose requires obtaining a special approval in accordance with the provisions of the applicable laws (prior approval).

7) If there is an in-kind share at the time of incorporation, a report on the evaluation of the in-kind share is submitted by experts from the profession regulated by law, according to the nature of each share.

8) If companies are established to operate under the public free zones system in accordance with the provisions of Investment Law 72/2017, the same aforementioned documents shall be submitted in addition to a document proving the approval from the General Authority for Investment and Free Zones prior to incorporation. The approval shall be issued by the Board of Directors of the free zone in which the project is to be established.

The Answer:

3 years must not pass after the verdict. During this time, notifications should be made every period for the accused person to renew the status of limitations. It is also possible to make a warning to the police station officer and the head of investigations to quickly implement the verdict.

After the three years have passed, you have no choice but to resort to the civil court to demand the payment of the check.

The debts of the deceased are paid from their estate, after their death. What is left after that, will be transferred to the heirs. Even if the estate is not sufficient to pay off all the debts of the deceased, the heirs are not legally obligated to pay off the debt of the deceased.
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The Egyptian Minister of Interior issued Decree No. 1330 of 2023, amending provisions to the executive regulations of the Traffic Law issued by Ministerial Decree No. 1613 of 2008. This decision sparked controversy over the idea of licenses for carts and carriages, despite even the "carrot" in Egypt was "licensed" at the beginning of the twentieth century.

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