 Fees and Tolls which may be levied by Kahatra Samitis in U.P.

The power to levy fees and tolls is assigned to Kahatra Samitis in U.P. under sections 142 to 145 of U.P. Kahatra Samitis and Zila Parishade Act 1961.

A. Fees and Tolls:

1. Fee for use of property:

A Kahatra Samiti may charge fees for the use of occupation of immovable property vested in or entrusted to its management, including any public road or place of which it allows the use or occupation whether by allowing a projection thereon or otherwise.

2. Licence fee and Tolls:

A Kahatra Samiti may charge a fee for any licence, sanction or permission which it grants under the Act 1961. It can also impose in any market established, maintained or managed by it, any one or more of the following fees and tolls:

a. Licence fees on brokers, commission agents, weighman or measurers practising their calling within such markets.

b. Tolls on vehicles, pack animals or porters, bring goods for sale into such a market.
c. market fees for the right to expose goods for sale in such market or for the use of any building or structure therein.

d. fees on the registration of animals sold in the market.

B. Certain Other Fees:

The Mahatra Samiti, with the sanction of the State Government, may fix and levy school fees, fees for the use of libraries, sarais and paraps, fees for fairs, markets, agricultural shows and industrial exhibitions held under its authority or otherwise. It can also charge tolls for the use of bridges constructed or repaired or maintained by it.