

### **Decree**

# By The Minister of Foreign Trade & Industry no.770 /2005 Issuing The Executive Regulation To Implement Import and Export Law no.118/1975 as well as Inspection and Control Procedures of Imported And Exported Goods<sup>1</sup>

<sup>1</sup>Unofficial translation and the regulations are only authentic in Arabic. Translation prepared for the Ministry of Foreign Trade and Industry by the USAID-funded Assistance for Trade Reform project, ATR.

The Minister of Foreign Trade & Industry;

Upon review of Law no.323/1956 on the organization of and participation in international exhibitions and fairs,

And Law no. 66/1963 issuing the Customs Law and its amendments,

And Law no. 137/1974 on some regulations relating to import, export and currency.

And Law no. 118/1975 on import and export,

And Law no.121/1982 on the registration of importers,

And Law no 8/1997 on investment guarantees and incentives.

And Law no. 82/2002 on the protection of intellectual property rights, And Law no. 155/2002 on export promotion.

And the Presidential Decree no.1770/1971 establishing the General Organization for Exports and Imports Control (GOEIC) and specifying its competence,

And the Presidential Decree no. 72/1995 approving Egypt's accession to the World Trade

Organization (WTO) and the agreements included in the final document articulating the results of the Uruguay Round of Multilateral Trade Negotiations as well as the Annex attached to the Agreement on Trade-Related Aspects of Intellectual Property Rights (TRIPS) which includes in its Third Part requirements of border measures,

And Presidential Decree no. 106/2000 on facilitating inspection and control procedures of exported and imported goods,



And Presidential Decree no. 226/2004 on the organization of the Ministry of Foreign Trade and Industry,

And Prime Ministerial Decree no.1186/2003 on inspection and control measures of exports and imports,

And Prime Ministerial Decree no. 1366/2003 on the Executive Regulation of the first, second and fourth books of Law no. 82/2002 on the protection of intellectual property rights.

And Ministerial Decree no. 343/1982 on the Executive Regulation of the aforementioned Law no. 121/1982,

And Ministerial Decree no.275/1991 issuing the Implementing Regulations of the Import and Export Law and its amendments,

And Ministerial Decree no. 515/2003 on inspection and control measures of imported and exported goods,

# **Decreed**

<u>Article 1</u>: The aforementioned and attached Executive Regulations of Law no. 118/1975 on imports and exports shall become effective without prejudice to the provisions regulating the import and export of certain goods, in pursuance to laws and international treaties and agreements to which the Arab Republic of Egypt is a party.

<u>Article 2</u>: The attached procedures shall apply to inspection and control of all imported and exported goods pursuant to the aforementioned provisions of Law no.155/2002.

<u>Article 3</u>: Those enrolled in the exporters' register at the time this decree became effective shall be abide by reconciling their status pursuant to provisions cited in Chapter 3 of Part Two of the Executive Regulations of the above-mentioned Import and Export Law within one year from the date this decree has taken effect.

Exporters whose exports average exceed the equivalent of \$5 million annually, during the three years prior to the issuance of this Decree, shall be exempted from the stipulation requiring the submission of an export practice certificate.



<u>Article 4</u>: The above Ministerial Decree no.275/1991 and amending decrees as well as the aforementioned Ministerial Decree no. 515/2003 and any and all stipulations in contravention of the provisions of this Decree shall be rescinded.

<u>Article 5:</u> This decree shall be published in the official gazette, and shall become Effective as of the next day following the date of its publication.

Issued in 13/10/2005 Minister of Foreign Trade and Industry Rachid Mohamed Rachid

Section I

The Implementing Regulations of

Import and Export Law

Part I
Import

# <u>Chapter 1</u> <u>Definitions and General Provisions</u>

<u>Article 1</u>: In applying the provisions of Law no.118/1975 and its implementing regulations, terms and expressions below shall be interpreted as follows:

### A) Import:

The act of bringing goods from abroad into the Arab Republic of Egypt, getting them inside the Customs Zone and registering the Customs Declaration to release the goods as final imports.

Also importing shall be from free zones, free-duty shops inside the country, international exhibitions and fairs and other exhibitions licensed according to the general rules of import from abroad.

# B) Importer:

The natural or judicial person in whose name the Customs Declaration is registered for the goods requested to be released as final imports, and who is responsible for meeting all import regulations.



# C) Import for Retail:

Goods imported for the purpose of retail by natural or judicial persons enrolled in the importers' register in accordance with provisions of Law no. 121/1982 on the importers' register, to be sold in the same condition in which they have been imported or after being packed or packaged, without undergoing any process of transformation.

# D) Import For The Production Of Goods And Services:

Items imported by production companies to be sold after transformation as well as imports by service-rendering companies to ensure delivery of their services or related Trade Agreements Sector to be performed. This shall involve inputs for operation or service provision, including raw materials, intermediate goods and other components of the final product.

# E) Import for Private Use:

Imports, for purposes other than retail or production, of capital goods, spare parts, advertisement material and others that benefit the importer's activity rather than his personal use as well as imports for financial leasing shall be regarded as private use with the exception of passenger cars.

# F) Import For Personal Use:

Import, by natural persons to achieve personal or family benefits, of goods whose quality and quantity are deemed appropriate for personal and family use within the period consistent with the nature of given goods and in a manner that shall not place goods in circulation.

# G) Import by Government:

These are imports by ministries, agencies, authorities, local administration units and public judicial persons to fulfill their purposes.

<u>Article 2</u>: The country's needs of imported goods shall be in accordance with the provisions of the law and this regulation and in a manner that does not violate public order and morality.



<u>Article 3</u>: The Minister of Foreign Trade or whomever he delegates may ban dealings with any foreign supplier who is believed to deliberately undermine national economic interests.

Article 4: The person in whose name the Customs Declaration is registered shall be responsible for completing import procedures. Imported goods, for which the customs declaration has been registered, may be assigned to natural persons or legal entities before release. The assignee shall, in this case, be responsible for completing the import procedures. The release type may be amended at any stage before clearance except for consignments inspected by competent authorities and rejected for their nonconformity with technical standards<sup>1</sup>.

<u>Article 5</u>: The provisions of this regulation shall not apply to the following:

- 1- Unless otherwise provided, goods imported by the Petroleum Sector necessary to serve its purposes in accordance with standards set by the Minister of Petroleum, with the exception of passenger cars.
- 2- Postal parcels whose owners refuse to receive them, and so are returned to the Sender.
- 3- Foreign banknotes and securities traded between the Arab Republic of Egypt and foreign countries through agencies licensed to run this activity.
- 4- Previously released production accessories which were imported under the temporary admission system for production projects, without exceeding 5% of the quantities used in products which have been exported and their accounts settled.
- 5- Egyptian goods imported from abroad or from free zones to exporters who have previously exported them in compliance with customs procedures pursuant to the following conditions:
  - (a) Customs shall verify the conformity of documents and the sample of previously exported goods.
  - (b) Agricultural goods and foodstuff will be inspected by GOEIC.
- 6 Consignments of fish caught from the Sudanese Nubia Lake and by fleets carrying the Egyptian flag and operating in high seas.
- 7- Human organs, blood and its derivatives for hospitals and eye banks.



8- Inheritance legitimately transmitted to Egyptians by bequeathers abroad, whether Egyptian or non-Egyptian, including vehicles, provided an official document certified by the department concerned at the Foreign Ministry is submitted indicating the bequeather's subject property. If heirs are multiple, the incoming inheritance shall be released only to the heirs or the representative authorized by a power of attorney.

<u>Article 6</u>: The import of goods listed in annex no. (1) enclosed with this regulation, shall be suspended, whether the import is intended for the purpose of trade or production or personal use, except for imports approved by the Minister of Agriculture as agricultural pesticides or fungus disinfectants.

The Minister of Foreign Trade, after consulting whom it may concern, may approve the import of production accessories concerning goods for production companies and needs of research centers, institutes and universities, within the limits of actual requirements.

<u>Article 7</u>: The following conditions shall be observed in the process of releasing imported goods:

- 1- The imported goods shall be new, however, used goods may be imported in cases articulated in Annex (2) or as otherwise provided in this regulation, and also cases that were approved by the Minister competent for foreign trade.
- 2- The goods shall be internationally bar coded in accordance with regulations decreed by the Minister of Foreign Trade.
- 3- The goods listed in annex (3) shall fulfill the conditions quoted next to each.

**Article 8**: It is stipulated for the release of imported goods, that they be accompanied by an invoice with the name of the producer, the trademark if applicable, address, telephone number, fax, and email address.

**Article 9**: The importer shall be obligated to pay the cost of imports exceeding \$ 5000 according to any of the systems of payment applicable by banks, operating in Egypt, and Form (4) attached to this regulation shall be completed.



The importer may clear the value of imports against the value of exports or services. Cases, regarding which special provisions have been cited in this regulation, shall be exempted from the provisions of this Article.

<u>Article 10</u>: Banks operating in the Arab Republic of Egypt shall collect administrative charges determined by the Minister of Foreign Trade on the total value of goods included in Form no.(4) and shall credit them, immediately upon collection, to the account of the Ministry of Foreign Trade at the Central Bank of Egypt.

In cases where clearance is accorded directly by the customs, these charges shall be collected by Customs authorities on behalf of the Ministry of Foreign Trade and Industry. In all cases, the receipt indicating payment of these charges shall be regarded as among clearance-related documents.

<u>Article 11</u>: The Customs Authority may not dispose of goods in violation of import regulations, except after the issuance of a decree by the Minister competent for foreign trade or a person he delegates, in accordance with the provisions of Article 15 of the aforementioned Law no.118/1975.

If circumstances necessitated the sale of these goods, sale revenues shall be kept aside, until the violation is finally settled without prejudice to customs regulations.

# Chapter 2

# **Import for Retail**

Article 12: Without prejudice to the provisions set forth in the First Chapter of the First Part of this regulation, goods imported for the purpose of trade shall be released upon the submission of a copy of the importer's entry card in the importers' register. The given product shall also be tabled in the list of commodity groups entered in the card. The provision of this article shall apply to goods imported according to the consignment system.

**Article 13**: The provision in this chapter shall not apply to the following goods which shall be directly released from the customs after payment of administrative charges:



- (1)Books, newspapers, and periodicals whether printed or on CDs or discs.
- (2) Waste of material used by foreign ships within the range of LE.2,000 daily for every trader with the exception of consumer durable goods
- (3) Waste of Egyptian ships
- (4) Waste from scrapping ships and airplanes in the Customs area
- (5)Express mail parcels, provided that the value of every parcel, with transportation costs excluded, does not exceed \$2,000.
- (6) Mail parcels containing intermediary goods or spare parts of machines, equipment or utility models provided that the value of every parcel, with transportation costs excluded, does not exceed \$2,000.
- (7) Waste material belonging to companies and authorities operating in Egyptian harbors and airports upon the approval of port authorities.
- (8) Public auction sales of ships which run adrift and their salvaged waste.

<u>Article 14</u>: Imported goods shall be released only if attached with a certificate of origin authenticated by appropriate authorities except for:

- a. goods listed in annex (2).
- b. goods approved by departments concerned at the Ministries of Health and Agriculture: (drugs-pharmaceutical raw materials and diagnostic substances, products for therapeutic purposes, medical equipment and accessories, veterinary vaccines and insecticides, fungicides and pesticides used to control harmful weeds and rodents, germination inhibitors and plant growth regulators one day old chicks and ducklings- oil cake and animal feed components seeds).
- c. Goods with invoices including the country of origin whenever issued by the producing company.
- d. Cases approved by the competent minister for foreign trade.

A certificate without authentication shall be accepted with regard to goods originating in member countries of the EU, the Common Market for Eastern and Southern Africa (COMESA) and the Trade Facilitation Agreement Among Arab Countries as well as in countries to which the principle of equal treatment is applicable concerning exemption from authentication in accordance with governing regulations in this connection. Consignments with no certificates of



origin shall be released provided that the person concerned shall submit an unconditional letter of guarantee indicating the value of released goods consistently with Customs valuation. The letter of guarantee shall only be returned if the certificate of origin is provided no later than six months, otherwise, payment of compensation shall be discounted from the value of the letter of guarantee in accordance with the provisions of Article 15 of the aforementioned Law no.118/1975.

The importer shall be held responsible for the data recorded in the certificate of origin. If the Customs concerned was found to have adequate evidence to suspect the conformity of the certificate of origin or its contents, it shall adopt measures deemed necessary for verification in accordance with regulations decreed by the Minister of Foreign Trade upon consultation with the Minister of Finance.

# Chapter 3

# **Import for Production of Commodities and Services**

<u>Article 15:</u> In regard to the provisions laid out in the First Chapter of Part one of this Regulation, production and service companies may be permitted to import production inputs required for production, operation or service provision without mandating entry in the importers' register.

These companies shall be obligated to submit to the competent Customs the document ascertaining their activity as well as a declaration detailing the imported production inputs on the Form included in Annex no (5).

These companies may apply to GOEIC for a requirements card based on supportive documents certifying related activities. The said companies shall be required to submit a copy of this card while filing the application to release their production inputs.

<u>Article 16:</u> Final release shall be allowed for goods previously released under the temporary admission system, provided that import procedures are completed in the runup to final release.



# Chapter 4

# **Import for Private Use**

<u>Article 17</u>: Without prejudice to the provisions cited in Chapter 1 of Part 1 of this regulation, and with the exception of Article 9, Customs shall directly release goods imported for private use of natural or judicial persons in the light of the requirements of their licensed activities. The Declaration Form included in annex (6) shall meanwhile be fulfilled.

<u>Article 18</u>: Goods which have previously been temporarily released shall be accorded final release provided that subject goods fulfill import conditions at the time of temporary and final release.

Article 19: Customs shall promptly release samples, models, as well as promotion and advertisement material imported by natural and judicial persons under the following conditions:

- Verification of the nature of the subject sample or model.
- Approval of medicine samples by the competent department at the Ministry of Health.
- Advertisement material shall bear in print the name of the entity concerned or the commercialized event.
- Approval by the Literary Works Authority of advertisement material in relation to foreign movies.

Article 20: Customs shall promptly release media material and stationary imported by embassies and scientific agencies on the occasion of holding scientific conferences or national celebrations of foreign countries. The release shall be in the name of the beneficiary.

<u>Article 21</u>: Customs shall promptly release stationary, advertisement material and staff uniforms imported from the head offices of foreign airlines to Egypt-based branches provided that the approval of the Ministry of Aviations is maintained.



# Chapter 5

# **Import for Personal Use**

Article 22: As exemption from the provisions of Chapter 1 of Part 1 of this regulation, Customs shall release promptly goods and luggage which are intended for personal use whether in the company of a passenger or sent by freight or mail parcel or purchased from the free shop. The subject goods and luggage, even if used, shall be allowed in except for two-stroke motorcycles unless sent for patients and handicapped.

Every investor shall be allowed to import his private car without being bound by the model of the year and the approval of the Head of the General Investment Authority and Free Zones or the person he delegates.

### Chapter 6

# **Importing by Government**

<u>Article 23</u>: Without prejudice to provisions stipulated for in Chapter 1 of Part 1 of this regulation, import of goods necessary for the activity practiced by ministries, government agencies, public authorities, local government units and public legal entities shall be carried out in accordance with laws and regulations governing their purchase from abroad and without mandating entry in the importers' register.

<u>Article 24:</u> Customs shall directly release to the bodies cited in the previous article their imported goods to help serve their purposes.

# Chapter 7

# **Imported Goods for Display**

Article 25: Board Chairman of the General Organization for Exhibitions and International Fairs (GOEIF) may allow exhibitors at international exhibitions and fairs as well as exhibitions licensed to be held in Egypt, to directly sell goods imported for display and re-exportation at exhibition sites identified by the Fairs Administration and



within the limits of the local budget allocated for exhibition pavilions. The sale shall be supervised by GOEIF and the Custom, provided that import procedures, except for the certificate of origin and the bill of lading from the country of origin, are completed. This shall apply to the purchase for trade or production or for private or personal use.

# Chapter 8

# No Value Imports

<u>Article 26</u>: As an exception from the provisions of Chapter 1 of Part 1 of this regulation, the Customs shall promptly release imported goods which are donated or offered as aid or assigned, with no payment made, to the following bodies:

- 1- Ministries, government agencies, public authorities, local government units, public legal entities, trade unions and syndicates, sports clubs, the Olympic Committee, research centers and universities, conditionally upon the approval of the entity overseeing the given activity.
- 2- Non-governmental organizations, mosques, and churches provided that the competent administrative body gives its approval.

### Chapter 9

# **Border Measures for the Protection against the Importation**

Article 27: The owner of intellectual property rights or his legal representative shall have the right to file a complaint with the competent Customs to suspend the release of imported goods or products or packages into free circulation allegedly involving infringement on intellectual property rights (rights of the copyright holder and related rights, trademarks, geographic indications, industrial designs, patents, integrated circuit lay-out designs), provided that the goods are entering Egyptian ports or yet to be released from Customs. The applicant and the competent customs shall provide Trade



Agreements Sector at the Ministry of Foreign Trade And Industry with a copy of the complaint.

Article 28: The complaint shall provide adequate evidence establishing a prima facie case of infringement and include the following data and documents:

- 1- The applicant name and job, and the name of his representative.
- 2- A detailed description of suspected consignment/consignments subject of complaint regarding the exporting country, bill of lading number and date, port of destination, name of importer, and description of goods.
- 3- Adequate evidence and documents that there is a prima facie infringement of intellectual property rights.
- 4- A certified deed to assert IPR ownership subject of complaint along with an affidavit indicating the property has not been assigned or subject to a usufructuary right.
- 5- An affidavit by the IPR holder verifying that he has not filed a request for a decision on the merits by the competent chief justice to the effect of taking one or more provisional measures or that no decision rejecting the provisional measure regarding the brief has been issued.

Article 29: On serving notice to Customs with regard to the given complaint, the applicant shall abide by depositing a security or a letter of guarantee issued by an Egyptian bank accredited by the Central Bank of Egypt that shall be unconditional and extendable for further periods as deemed appropriate by competent Customs, with no regard to the applicant's appeal.

The security or letter of guarantee shall be equivalent to quarter the value of suspected goods subject of complaint according to Customs valuation.

The bank shall abide by disbursing to the administrative entity concerned an amount equivalent to the security in place. It shall also abide by making full payment of the given amount upon its first request or its renewal as valid by the above mentioned entity with no regard to the complainant's appeal.



Article 30: The competent customs shall have to accept the complaint upon verifying its compliance with the provisions set forth in Articles (27,28,29), and procedures to suspend the final release of the subject consignments shall be completed, provided that this does not stop the completion of procedures preceding final release.

<u>Article 31</u>: All authorities having adequate evidence that there is a prima facie case of IPR infringement regarding consignments not yet finally released, shall have to serve notice to Customs, which on verifying the conformity of reported data, shall apply procedures to promptly suspend release of infringing goods.

Article 32: Customs shall be obligated to notify both the complainant and the defendant legally by registered letter of receipt notice of the proceedings related to the suspension of release. Trade Agreements Sector at the Ministry of Foreign Trade and Industry shall also be notified of the action. It shall be served notice by registered letter of receipt notification or any other means of relevance. The duration of suspension of final release shall be 10 working days, and may be extended by another 10 days upon the approval of the Minister competent for foreign trade in response to a request by Trade Agreements Sector.

Article 33: IPR holders or their representatives who complain about cases of infringement on these rights shall have to file their complaint with Trade Agreements Sector at the Ministry of Foreign Trade and Industry, provided that this complaint is supported with adequate information.

The Trade Agreements Sector shall undertake to muster evidence concerning the soundness of the given complaint. If a prima facie case of infringement has been established, the competent Customs shall be approached for the application of border measures to suspected consignments.

Article 34: The importer shall have the right to file an appeal with Trade Agreements Sector contesting the suspension no later than 3 working days from the date of receipt of notice by him or his legal representative, or else the decision shall be considered final, if supportive documents and data are attached.



<u>Article 35</u>: Trade Agreements Sector at the Ministry of Foreign Trade And Industry shall examine the appeal in light of the previously filed complaint, and take the final decision no later than 3 working days from the date of filing the appeal.

As long as no juridical decision on the merits ordering any of the relevant provisional measures has been taken, the Trade Agreements Sector shall be required to notify the competent Customs to release the suspended consignments once the appeal has been accepted.

If the appeal has been rejected by the Trade Agreements Sector, the competent Customs shall be served notice of the continued suspension of infringing goods subject of appeal and any security or equivalent guarantees posted by the complainant released, as long as a juridical order has not been issued in this connection.

<u>Article 36</u>: The complainant shall be obligated during the period of suspension specified in Article 32 of this Regulation to request the issuance of a court order in a brief by the competent chief justice to the effect of taking one or more appropriate provisional measures.

If the complainant has not served notice to the Customs and the Trade Agreements Sector at the Ministry of Foreign Trade and Industry on the legal action during the period of suspension or on the issuance of an order on the brief within 30 days from the date of its submission, the Customs concerned shall continue procedures of final release of suspended goods after the completion of importation procedures after discounting costs borne by these goods as a result of suspended release which shall be deducted by Customs from the security or cash guarantee posted by the complainant.

Article 37: Without prejudice to the protection of confidential information, the competent Customs shall have to offer the complainant and the defendant the chance to inspect the goods subject of suspension with a view to establishing evidence there is *prima facie* infringement. The defendant shall also be accorded a fairly equal chance concerning any of the infringing goods subject of complaint.



<u>Article 38</u>: The Customs shall have to release the security or guarantee posted by the complainant if the defendant has not filed an appeal in three days from his receipt of notice of the suspension of final release or if a juridical order on the suspension of consignments has been issued.

# Part II Export

# Chapter 1

# **General Provisions**

<u>Article 39</u>: Export of locally produced goods or goods previously imported for trade purposes may not be allowed except by a person whose name is entered in the exporters' register. The following cases shall not be regarded as practice of export:

- 1- Exports by public judicial persons.
- 2- Samples and advertisement material.
- 3- Goods exported for display overseas
- 4- Parcels containing documents, or tapes, or computer disks with stored data and information
- 5- Goods for which a customs declaration for final release has been drafted and which shall be re-exported
- 6- Goods that have been released as final imports and exported for purposes of Exchange or return
- 7- Goods that are temporarily exported for processing, use, operation, or undergoing supplementary processing or repair or functional transactions overseas, or the like, and which are re-entered into the country.
- 8- Personal belongings or gifts carried by passengers or by freight.
- 9- Purchases by departing foreigners and Egyptians, and tourists' purchases left behind at antique shops and tourist companies.
- 10 Donations and in-kind aid
- 11- Goods exported by government agencies to embassies and consulates of the Arab Republic of Egypt as well as commercial and technical offices affiliated to these missions



- 12- Scientific books and periodicals exported by government entities, research institutes and specialized scientific centers for exchange of knowledge and for dedication purposes.
- 13- Books exported by a publisher or author in two copies of each book for every client.
- 14- Needs of projects established in free zones to be supplied from the local market.

# Article 40:

- 1 Egyptian made products shall be exported directly through the Customs without export approval.
- 2- Manufactured goods shall not be exported unless produced in companies licensed to be established and to operate except for handicrafts and tourist bazaars products.
- 3- Products of the Egyptian production enterprises or their packages with relevant names or brands posted thereon shall only be exported through such enterprises or their representatives or upon their approval or certified licensing.

<u>Article 41</u>: The export of petroleum products; butane, petrol, naphtha, jet fuel, lubricating oils, kerosene, solar, diesel, tar and asphalt, shall be with the approval of the Egyptian General Authority for Petroleum

<u>Article 42</u>: Goods that have been previously released as final imports shall be directly exported by the Customs.

Article 43: As decreed by the Minister competent for Foreign Trade, export committees and councils shall be formed to monitor export of certain goods. The decree, upon the proposal of the Foreign Trade Sector, shall define their functions, rules and system of work for these committees and councils. The Head of the Foreign Trade Sector shall issue the necessary decrees on the formation of the technical secretariats of these committees or councils and the identification of their functions.



Article 44: The export of the goods that are subject to the above mentioned export committees or councils as per the previous article shall be in accordance with the policy and regulations proposed by the Foreign Trade Sector and endorsed by the Minister competent for Foreign Trade. This Sector shall notify the entities concerned of the approved regulations in conjunction with provisions of the above paragraph, which will be binding to exporters.

Article 45: The exporter or his representative shall be obligated to complete in full statistical Form no (7) attached to this Regulation for each consignment, and deliver it to the GOEIC field office concerned before shipping. Data recorded in the aforementioned form should be in conformity with the shipment data as well as with the Custom Declaration. The exporter shall notify the competent GOEIC field office of any amendments introduced to the said data.

The Customs concerned shall not allow shipping to be carried out unless the statistical form has been submitted to GOEIC field office.

The GOEIC department dealing with certificates of origin shall, before issuing the certificate, be ascertained of the submission to the field office concerned of the statistical Form and the inclusion of any related amendments.

The above form shall be replaced by the Unified Statistical Form agreed by the Ministries of Finance and Foreign Trade and Industry.

Article 46: On exporting to countries party to preferential agreements with the Arab Republic of Egypt, and under which, Egyptian goods enjoyed a duty free treatment, the exporter who requests enjoying this exemption, shall be obligated to attach to the exported consignment a certificate of origin in accordance with the terms of reference of the agreement in question.

The exporter shall be responsible for proving that exports meet the standards of origin and verifying conformity of data in the certificate of origin.

# Chapter 2

**Issuance of Certificates of Origin for Exports of the Arab Republic of Egypt** 



Article 47: The General Organization for Export and Import Control (GOEIC) shall exclusively be responsible for issuing the certificates of origin or transit for exports of goods originating in Egypt or exports acquiring Egyptian origin to countries party to bilateral or regional or multilateral trade agreements with the Arab Republic of Egypt, under which the Arab Republic of Egypt enjoys preferential treatment, unless otherwise provided for in any of the said agreements.

Under a preferential agreement, certificates of origin shall be issued only to countries party to it.

<u>Article 48</u>: An application for the certificate of origin shall be filed in accordance with the aforementioned Article on a GOEIC-prepared form. The application shall be valid for one or more consignments of the same kind or of different varieties directed to a single import destination, using a single means of freight transport.

The following documents shall be enclosed with the application:

- A copy of the sale invoice signed by the exporter.
- A declaration by the party concerned verifying the conformity of data submitted and the observance of rules of origin regarding the subject consignment in accordance with the agreement concluded with the country of destination.
- Concerning products of the production enterprises in free zones, the board chairman of the zone shall sign to notate that the subject products have been manufactured inside the zone.

GOEIC shall abide by issuing certificates of origin to applicants after payment of fees within 24 hours from the submission of the application .The certificate of origin shall be immediately issued for perishable and airborne goods.

Article 49: The Federation of Egyptian Industries shall submit to GOEIC an annual statement of production enterprises, members in the various industrial chambers, detailing products these enterprises are licensed to produce. On issuing the certificate of origin to any of the given companies, GOEIC shall verify that the contents of the certificate are in conformity with the statement data.



<u>Article 50</u>: The exporter shall be obligated to provide GOEIC with all the data and information in connection with the GOEIC-issued certificate of origin in order to verify the origin if so requested by the country of destination.

The aforementioned exporter shall have to keep records and documents certifying the statement of origin for five years starting from the date of the issuance of the certificate oforigin.

<u>Article 51</u>: The Chambers of Commerce shall, on geographic basis, issue the certificate of origin for Egyptian exports to countries not mentioned in Article (47).

For exports of projects in the free zones, the following shall apply:

- 1- Concerning products of production enterprises in a free zone, the board chairman of the zone shall sign to notate that the subject products have been manufactured inside the zone.
- 2- With regard to in-stock goods of free zones enterprises, the certificate of origin shall be issued regarding goods exported into or out of the country with their origin indicated by the free zone board chairman's notation verifying data in the said certificate of origin and in accordance with the recorded data in the light of documents attached with the in-stock goods.

# Chapter 3

# **Exporters' Register General Provisions**

<u>Article 52</u>: GOEIC shall keep the exporters' register in accordance with Law no.118/1975 as below stated:

- 1- Register (letter A) for production enterprises which export only their products and in which industrial or agricultural production enterprises shall be entered.
- 2- Register (letter B) in which other entities not mentioned in clause (1) shall be entered.

Conditions Necessary for the Exporter to Meet



<u>Article 53</u>: For the exporter to apply for entry in the exporters' register, the following conditions have to be met:

First –Regarding individuals

(a)

Enrolled in the Commercial Register

(b)

The capital certified in the commercial register shall not be less than LE.10 thousand for production enterprises and LE.25 thousand for other enterprises.

(c)

The exporter shall not have been convicted on a felony charge or inflicted a freedom-restricting penalty for crimes involving dishonor or dishonesty or sentenced in connection with any of the crimes set forth in import and export laws or money law issued by the Central Bank of Egypt or regulations related to customs, taxes or supply or trade unless he has been rehabilitated.

(d)

He shall not have been legally declared a bankrupt unless he has been rehabilitated.

(e)

He shall not be a civil servant or a public sector employee.

(f)

The entry applicant or the person responsible for exportation shall duly obtain an export practice certificate either from the Foreign Trade Training Center at the Ministry of Foreign Trade and Industry or from accredited centers or he shall be holder of a qualifying university degree in accordance with regulations decreed by the Minister of Foreign Trade.

(g)

Entries in the exporters' register of applicants or those responsible for export shall not have previously been subject to cancellation or strike-off, except after the lapse of three years from the cancellation or the strike off.

Second: Regarding Companies



(a)

Partners in joint liability companies and limited partnerships as well as officials charged to manage in other corporations shall have to meet conditions cited in clauses (c, d, e, g) of the (first) paragraph of this Article.

(b)

The company shall be entered in the commercial register.

(c)

The company shall have exportation as one of its activity purposes.

(d)

The company's capital certified in the commercial register shall not be less than LE.20 thousand for production enterprises and LE.50 thousand for other activities.

(e)

Those responsible for exportation shall fulfill the terms quoted in clauses (f, g) of the first paragraph of this Article.

Third: Regarding Foreign Companies' Branch Offices:

(a)

The company's branch office shall be entered in the commercial register.

(b)

The company shall have exportation as among its activity purposes.

(c)

The branch office manager or those responsible for exportation shall have to meet requirements cited in clauses (f, g) of the first paragraph of this Article.

Fourth: Regarding Public Legal Entities:

(a)

Export shall be deemed as one of the entity's activities.

(b)

Those responsible for exportation shall meet requirements cited in clause (f) of the First paragraph of this Artic.le



Procedures of Entry and Entry Renewal in the Exporters' Register

Article 54: An application requesting entry in the exporters' register shall be signed and submitted to GOEIC or to one of its field offices by the applicant or whomever he delegates or the legal representative of the judicial person. The original and a copy of the application shall be submitted with the following data attached:

(a)

Name of applicant, trade name and type of activity, if any.

(b)

Activity venue/location.

(c)

Type of activity or trade.

(d)

Varieties the applicant is willing to export.

(e)

A trademark, if any.

The data above shall necessarily be in conformity with the data specified in the commercial register.

<u>Article 55</u>: The following documents shall be attached with the application for entry in the exporters' register:

First: Regarding Individuals' Entry:

(a)

A copy of the ID

(b)

A certified copy of the entry record in the commercial register in which the type of activity and the amount of capital shall be indicated.

(c)

A declaration by the entry applicant indicating that he has not been previously convicted on a felony charge or inflicted a freedom-restricting penalty for crimes involving dishonor or dishonesty or sentenced in connection with any of the crimes set forth in import and export laws or money law issued by the



Central Bank of Egypt or regulations related to customs, taxes or supply or trade or sentenced on charges of one of the crimes above and he has been rehabilitated.

(d)

An export practice certificate.

(e)

A declaration by the entry applicant or those responsible for exportation indicating that the application has not been subject to cancellation or strike off for three years in the run up of submitting the application.

Second: Regarding Entry Records of Companies:

(a)

A certified copy of the entry record in the commercial register indicating the type of activity, the amount of capital and the person authorized to manage and sign on behalf of the company.

(b)

A statement naming the person responsible for exportation and who has the authority of management and signature in the name of the legal entity.

(c)

A copy of the ID of the official authorized to manage in the name of the given company (acting partner- responsible manager – board chairman or the delegated board member).

(d)

An export practice certificate by those responsible for exportation

(e)

A declaration by acting partners in joint liability companies and limited partnerships and the person vested in the authority of management in other activities to indicate that they have not been previously convicted on a felony charge or inflicted a freedom-restricting penalty for crimes involving dishonor or dishonesty or sentenced in connection with any of the crimes set forth in import and export laws or money law issued by the Central Bank of Egypt or in regulations related to customs, taxes, supply or trade. The declaration as well shall indicate that partners have previously not been subject to entry



strike-offs or cancellations for three years prior to the submission of application or sentenced on any of the above charges and have been rehabilitated.

Third: Regarding Branch Offices of Foreign Companies:

(a)

A copy of the entry record in the Commercial Register

(b)

A declaration indicating that the entry record has not been subject to strikeoffs or cancellations for three years running prior to the submission of application.

(c)

An export practice certificate by those responsible for exportation.

Fourth: Regarding Public Legal Entities:

(a)

A document certifying that export is among the licensed activities of the legal entity concerned.

(b)

An export practice certificate for those responsible for exportation.

<u>Article 56</u>: GOEIC board chairman or whom he delegates shall take a decision regarding the entry application in two days from the date of its submission with all conditions met and documents completed.

<u>Article 57</u>: Exporters enrolled in the exporters' register shall be obligated to notify GOEIC or its field offices in which they are registered, as appropriate, of any changes or amendments in the data entered in the exporters' register within sixty days from the date of the given change or amendment.

<u>Article 58</u>: The entry application shall be renewed every five years from the date of registration or from the date of the last renewal, either by the applicant or his legal representative, the application shall be accepted if submitted until the end of the year



after the expiry or renewal of the entry. Attached to the entry renewal application shall be the following documents:

(a)

A recent certified copy of the entry record in the Commercial Register

(b)

A declaration acknowledging that no amendments have been introduced to the applicant's record or to related documents.

(c)

The original payment receipt of entry renewal fees.

**Article 59**: Entries shall neither be enrolled in nor renewed, amendments introduced to or certified copies extracted from the exporters' register unless fees specified in Article 5 of Law no.118 /1975 are paid.

**Article 60**: The exporter's entry shall be subject to strike-off from the register in the following cases:

(a)

The natural person's death.

(b)

The expiry of the legal entity licensed to export

(c)

Upon the exporter's request.

(d)

The exporter's default on submitting a renewal application during the period provided for in Article (58) of this Regulation.

Penalties for Non-Conformity Regarding Entries in the Exporters' Register

<u>Article 61</u>: A warning shall be addressed to non-conforming exporters in the following cases:

(a)

Source: <a href="http://www.wipo.int">http://www.wipo.int</a>



The export of consignments proved non-conforming to terms of contract or to conditions set by the importing country.

(b)

The export of consignments which have been rejected for sanitary reasons or for their non-conformity to agricultural quarantine standards.

(c)

The violation of rules and procedures regulating the export and control of exported goods.

(d)

Presenting incorrect data related to the quantity and price of exported goods.

(e)

Presenting incorrect data related to exported goods for which an application for a certificate of origin from GOEIC has been filed.

<u>Article 62</u>: The exporter shall be suspended for a period not exceeding one year in the following cases:

(a)

Recurrence of any of the violations detailed above.

(b)

Exporting goods not in conformity with specifications which results in having an adverse effect on the reputation of exports in markets of importing countries.

<u>Article 63</u>: Exporters' entries in the exporters' register shall be cancelled in the following cases:

(a)

Recurrence of any of the violations detailed above.

(b)

Presenting incorrect data related to exported goods in order to access export incentives.

(c)

Circumvention regarding with the certificate of origin attached with exports.



Article 64: Suspension or cancellation decisions in accordance with Articles no. (62 and 63) shall only be issued after the exporter has been served notice by a registered letter of receipt notification at the address indicated in the register to submit his defense arguments in writing in 15 days from the date of his notification. A committee shall be formed as decreed by the Minister of Foreign Trade, in which the General Federation of Chambers of Commerce and the Federation of Egyptian Industries shall be represented as members, to determine the exporter's liability for the violations pressed against him.

<u>Article 65</u>: An application for re-entry in the exporters' register in respect of exporters whose entries have been cancelled will not be considered before the expiry of three years from the date of cancellation.

## Part III

### Counter-Trade

Article 66: Counter-trade may be concluded to exchange goods or services. Contracts may be implemented even without the signatories, provided that the implementation process is conducted by one of the banks operating in the Arab Republic of Egypt.

<u>Article 67</u>: The implementation of contracts of counter-trade for visible goods shall be restricted to enrolled entries in the exporters' and importers' registers, as appropriate, without prejudice to laws and regulations allowing import and export without essentially entering in these registers.

Article 68: Contracting entities shall be obligated to submit immediately on signature at the Foreign Trade Sector a copy of the subject contract or any amendments thereto, as well as the name of the bank through which the implementation process is to take place and to notify this Sector of import and export deals implemented within two months from the date of contract termination.



### Part IV

# **Export and Import Control**

Article 69: Goods listed in Annex no.(8) of this Regulation shall be released upon the fulfilling of procedures cited in section two of this Regulation unless otherwise provided for elsewhere in this Regulation. Exempted from this procedure shall be imports for private or personal use as well as production inputs imported by production and service enterprises in their names and for their use in quantities sufficient to satisfy their actual needs, provided that the importer submit a declaration in accordance with the form cited in Annex no.(5) in this Regulation.

GOEIC shall collect the inspection fees cited in Annex no.(8)of this Regulation as indicated next to every commodity.

<u>Article 70:</u> The exporter, before exporting goods subject to quality control, (fresh citrus fruit – fresh garlic – fresh onions – fresh potatoes - fresh peanuts), shall obtain GOEIC's approval in accordance with rules and procedures concerning exportation of goods articulated in Section Two, except for the following:

(a)

Goods to supply ships queuing at Egyptian ports and ships sailing through the Suez Canal as well as goods to supply airplanes at Egyptian airports.

(b)

Goods which are not exported for non-trading purposes.

(c)

Production inputs exported to free zone enterprises inside the Arab Republic of Egypt.

# Part V

### Final Provisions

<u>Article 71</u>: Competent authorities issuing export and import approvals shall prepare a monthly statement for the Foreign Trade Sector in terms of commodity, country, quantity and value.



<u>Article 72</u>: The Customs Authority shall prepare monthly statements for the Foreign Trade Sector in terms of quantity and value, the name of importer or exporter, the importing or exporting country. The Customs Authority shall also notify this Sector on imports and exports conducted under counter trade.

<u>Article 73</u>: Where counter trade were implemented, banks shall be abide by notifying the Foreign Trade Sector of the status of implementation of every import and export transaction on quarterly basis.

### Section II

System and Procedures of Inspection and Control of
Imported and Exported Goods

## Chapter 1

# **General Provisions**

Article 74: The inspection and control of imported and exported goods shall be undertaken in accordance with the provisions of Law No. 155 / 2002, Presidential Decree No. 106 / 2000 and Prime Ministerial Decree No. 1186 / 2003, as indicated in the following articles:

<u>Article 75:</u> Wherever pointed out in this Part, GOEIC shall refer to the General Organization for Export and Import Control.

**Article 76**: GOEIC shall be mandated to undertake the following:

(a)

Inspect all imported goods subject to the above mentioned legislation on ionized radiation and prevention against its hazards, as well as regulations on food control, agriculture, and import and export. Regarding goods imported under the temporary admission system, inspection shall be limited to microbiological testing as well as quarantine and entomological pests.

(b)



Inspect all exported goods subject to the above mentioned legislation on ionized radiation and prevention against its hazards, as well as regulations on food control, agriculture, and import and export.

(c)

Supervise inspection and control of exported and imported goods subject to control regulations governing literary and artistic works, combat of fraud and deception, practice of pharmaceutical activity, toxic and non-toxic material used in industry, precious metals, the protection of antiquities, and weight and measurement.

(d)

Ensure implementation of the traceability system for commodities subject thereto in accordance with regulations issued by the Minister competent for foreign trade.

(e)

Perform voluntary inspection of goods upon request by the owners of the goods.

(f)

Carry out tests requested by any entity or person.

<u>Article 77</u>: Inspection and control procedures for goods indicated in the preceding article shall be undertaken in one stage with the assistance of entities concerned in compliance with laws and decrees regulating their competence. These entities shall commit to providing experts for this purpose.

Article 78: GOEIC's field offices in maritime, air and land ports shall be the sole authority to receive documents from the customs r e g a r d i n g imported or exported consignments pursuant to laws and regulations to be submitted to appropriate inspection agencies. GOEIC's field offices shall be the exclusive entity issuing the final results of inspection.

<u>Article 79</u>: The Customs Authority shall abide by decisions taken by GOEIC regarding inspection and control procedures for imported and exported goods. It may not accept requests for inspection or inspection results released by any other entity.



The competent Customs shall be authorized to release exported or imported goods upon GOEIC's decision stating that all inspection and control requirements have been adequately met.

<u>Article 80:</u> Representatives of GOEIC-supervised inspection and control entities shall join GOEIC's competent field offices upon nomination by their ministry or nomination by the entities to which they belong and the approval of GOEIC.

While joining GOEIC, those representatives shall be subject to the administrative supervision and instructions issued by GOEIC.

# Chapter 2

# **Inspection of Imported Goods**

Article 81: Procedures for visual inspection and sampling of imported goods take place according to the system indicated in Annex No. 2 of the aforementioned Prime Ministerial Decree No. 1186/2003, and amendments that may be introduced, as well as in implementing regulations set forth in the following articles.

Article 82: Importers of goods inspected by GOEIC in compliance with the provisions of Article 79 may request that the goods be inspected inside or outside the customs area on a fee-for-service basis in accordance with regulations decreed by the Minister competent for foreign trade.

Article 83: Importers of foodstuffs may request GOEIC that inspection take place in areas outside the country where these goods are produced. In this case, the importer shall defray all the expenses and fees for services in accordance with regulations decreed by the Minister competent for foreign trade. This inspection however does not by necessity replace inspection procedures in ports of arrival.

<u>Article 84:</u> Regarding consignments that require inspection, the contents of each lot or parcel shall have to be identical in terms of kind, variety, grade and package.



<u>Article 85:</u> Consignments that have been visually inspected shall be disposed of in compliance with the following rules:

- 1. For goods subject to exclusive visual inspection, a certificate of conformity shall be issued immediately upon successful completion of this inspection.
- 2. Goods concerning which visual inspection has been performed but yet subject to laboratory testing, the following steps shall be pursued:
- 3. Transport and storage of these goods shall be conditional to the supervision of competent control agencies within 48 hours. These goods nevertheless shall only be disposed of after the final result of inspection has been released and the certificate of conformity issued. The person concerned may keep the consignment inside the Customs area pending the issuance of the final result of inspection and the certificate of conformity.
- 4. The final results of inspection shall be issued no later than 7 days from the date that the last sample was taken. Except for canned food and bottled water as well as goods subject to dioxin testing, final results shall be released no later than 15 days after the last sample was taken. As for literary and artistic works imported for the first time, the final results of inspection shall be declared in one month as of the date of sample-taking.
- 5. Final results of inspection for non-food goods shall be declared during the period set for the tests specified according to standards or governing legislation in this regard.

<u>Article 86:</u> Conditions for the transportation and storage of goods under conditional release from the competent control authority can be summed up as follows:

- 1 A copy of a title deed or lease contract regarding the warehouse where the goods are to be stored shall be submitted. As for factories, evidence to prove the existence of a warehouse to serve the purpose shall also be submitted. The competent GOEIC field office shall keep a register for recording these contracts. Those already enrolled in the register shall be exempted from presenting copies of the above documents.
- 2 The importing party shall not have previously defaulted on its commitments vis-à-vis any other consignment that was conditionally transported and stored 12



months before its arrival or that it has been referred to court awaiting consideration.

3 – The warehouse to be used must not contain consignment items of the same kind intended for storage.

Importers of industrial goods shall exclusively submit a declaration of commitment.

4 – The importer shall assume full responsibility for the consignment during transportation and storage until the final results of the inspection are released.

The warehouse must be large enough to sufficiently accommodate transferred quantities. The importer shall not dispose of the consignment until a relevant decision is taken.

- 5 Veterinary regulations governing livestock consignments shall be complied with.
- 6 The GOEIC field office in the port from which the consignment has been transported shall abide by the following procedures:

(a)

Notify the competent customs office not to make the final release of the consignment before being informed that the final results of inspection have disclosed conformity to standards. Procedures then shall be undertaken to reexport or to destroy the consignment if non-conformity has been verified.

(b)

Notify the food supply investigation police office and the GOEIC field office in whose area the subject warehouse is located in order to fulfill inspection procedures pending issuance of a decision on disposal in the light of final inspection results.

The following terms shall be added to conditions on foodstuffs:

1 - Present a photocopy of the license granting permission to the warehouse to store foodstuffs. A register shall be opened at the GOEIC field office to record names of warehouses allowed to store foodstuffs within the jurisdiction of the given office, according to the warehouse's license submitted by importers of foodstuffs.



- 2 The Health Unit in whose area the warehouse is located, along with the Health Affairs Department to which the warehouse is affiliated, shall be briefed on all data pertinent to the consignment by telegram, letter or fax, so that all health procedures related to the warehouse inspection, receipt of consignment and completion of relevant health procedures pending the release of final inspection results. Furthermore, the General Department for Food Control and the health department to which the port where the consignment will be arriving is affiliated shall also be notified.
- 3 Concerning frozen foodstuff consignments, the following terms shall be taken into consideration:

(a)

Consignments shall be transported by freezing vehicles with (-18) and sealed with red wax. A seal will also be affixed by the customs foodstuff inspector. The plate numbers of vehicles and names of their drivers shall be recorded.

(b)

The health unit (which houses the refrigerator that received the consignment) shall inspect the refrigerator in which the consignment is stored.

(c)

The consignment shall be received and its quantity and variety verified to ascertain compliance with accompanying documents and validity of seals before being opened by a committee formed for this purpose in which the food controller and the food inspector concerned shall be represented. This shall be indicated in an official case record. An official record shall be drafted for quarantine purposes until notice has been served by GOEIC stating conformity of consignment.

(d)

A party at the location from where the consignment is transferred shall notify by telegram or fax the party at the location where the consignment is destined. This communication shall be supported by a letter to explain procedures and give details regarding quantities in the consignment and ensure all data are completed. The General Department for Food Control shall follow up all related procedures.



(e)

The consignor and consignee shall follow up the arrival of the consignment as well as procedures pursued in this respect and shall take legal action in case any problem or infringement takes place.

Article 87: GOEIC, laboratories and health units to which imported foodstuff samples are sent shall abide by inspections and analyses specified in Annex No. 1 of Prime Ministerial Decree No. 1186/2003 as well as any amendments that may be introduced in this connection while having regard to approved standards. Moreover, GOEIC, with regard to tests and analyses applicable to non-food commodities, shall abide by standards issued or approved by the Egyptian Organization for Standardization and Quality Control.

<u>Article 88</u>: Concerning goods for which Egyptian mandatory standards have been issued; GOEIC shall perform specific analyses and tests as defined. No amendments shall be made to standards until one month after the date of its publication.

As for goods for which no Egyptian mandatory specification has been issued, the importer shall determine the standards according to which inspection and analysis shall be conducted.

If the importer has not requested that inspection be performed according to a particular standard specification, the laboratory assigned to conduct the testing of the sample may perform the inspection according to an approved standard.

Article 89: Laboratories receiving samples of goods for inspection and testing shall abide by only one approved standard and shall not select tests from more than one standard.

Article 90: GOEIC field offices respectively shall abide by completing inspection procedures in laboratories and inspection units cited in the above list in Annex 3 of Prime Ministerial Decree No. 1186/2003 and whereby a decision shall be issued by the Minister of Foreign Trade and Industry as well as its amendments.



These offices may undertake health, veterinary and quarantine inspections in any of the qualified laboratories listed and the samples subject of analysis shall be on the form prepared for this purpose which precisely specify tests and inspections required.

GOEIC field offices may perform inspections and conduct tests on samples of one consignment in more than one laboratory named in the list in Annex 3 of Prime Ministerial Decree No. 1186/2003 as indicated.

Laboratories affiliated to the Ministry of Foreign Trade and Industry, the Ministry of Agriculture and Land Reclamation, the Ministry of Health and Population and the Ministry of Electricity and Energy listed in Annex 3 attached to Prime Ministerial Decree No. 1186/2003 shall be obligated to perform tests on samples sent by GOEIC field offices and to report their results.

Article 91: Imported food commodities which, based on the first sample-taking, were proved to adversely affect public health as a result of microbes, parasitic infections, or toxins shall not be rejected as non-conforming to standards until a second sample from the consignment has been taken according to the applicable visual inspection and sampling system and in compliance with inspection and control procedures. The party concerned shall be notified of the date of the second sampling, provided that GOEIC field offices are duly authorized to conduct the second sampling, otherwise, the first result shall be endorsed.

Article 92: Concerning imported goods that are not subject to legislation on ionizing radiation and the prevention against its hazards as well as regulations controlling foodstuff and agriculture, GOEIC shall have to abide by inspection certificates issued by government authorities or by one of the laboratories accredited by any of the accreditation bodies member of the International Accreditation Council. Visual inspection shall in this case be exclusive.

Certified documents evidencing lab accreditation shall be submitted provided that GOEIC open a register listing the laboratories that already met this requirement. Inspection result certificates shall be issued in compliance with inspections and tests cited in specifications issued or approved by the Egyptian Organization for Standardization and Quality Control (EOS).



GOEIC Chairman shall develop random inspection rules and programs for consignments with attached certificates issued from agencies indicated in this article. If any of these consignments was proved non-conforming, a warning shall be addressed to the agency issuing the certificate for the first violation.

If violation recurred, a ministerial decree shall be issued to the effect of rejecting certificates released from above mentioned laboratories.

<u>Article 93:</u> Goods subject to international quality standards shall exclusively be inspected visually in accordance with regulations decreed by the Minister competent for foreign trade.

<u>Article 94</u>: Visual inspection and conformity of data on the consignment to the data recorded in attached documents shall be exclusive concerning non-food industrial goods imported by GOEIC-registered importers who duly meet the following requirements:

- 1 Application for registration by the commercial agent of the producer, or his representative or the importer, indicating the trademarks and varieties produced and their production sites in different countries.
- 2 The producer shall maintain a quality control system regarding his products or his licensed production. Supportive documents shall be submitted along with the registration request.
- 3 Production shall be carried out according to one of the approved standards of the Egyptian Organization for Standardization and Quality Control.

Producers abiding by the aforementioned regulations shall be recorded in a register established for this purpose at GOEIC Head Office. Registration in or strike-off from this register shall be decreed by the Minister competent for foreign trade and monthly published in the Official Gazette Al Waqaa Al Masraya.

Producers previously registered pursuant to Ministerial Decree no 501/1997 are deemed compliant with the provisions cited in this article.

GOEIC Board Chairman may order random inspection with regard to any of the consignments belonging to the abovementioned-registered producers. If nonconformity to standards of the consignment/consignments subject of random inspection has been verified, the producing company shall be served a strike-off warning notice and in case



of recurrence, shall be subject to strike off. The producer shall be entitled to apply for re- entry one year after the strike off date and upon his compliance with rules articulated in the first paragraph of this article.

<u>Article 95</u>: Upon rejection of an imported consignment following a second sampling, the importer may apply for re-inspection upon giving reasons for his request within one week from his notification of the inspection results.

The importer may apply for re-inspection at one of the other laboratories listed in Annex 3 of Prime Ministerial Decree No. 1186 / 2003 that shall be identified by GOEIC. If this laboratory was not in place, inspection procedures shall be completed by experts who had not been engaged in the previous inspection. The importer, his agent or whoever is duly authorized by him as well as the representative of the producing company may be present during re-inspection provided that they shall be signatories of the results. The importer shall bear re-inspection costs and expenses.

Article 96: Concerning consignments transported under custody outside the customs area, which the related final inspection results have proved their non-conformity to standards, the importer shall be obligated to move the consignment to the customs area in the company of a representative from the competent control agency. This must occur no later than two weeks after his notification of the final results unless the consignment has not been destroyed under the supervision of the control agency concerned and the Customs Authority representative.

Conditional release or receipt of notice of inspection results regarding any of the consignments returned to the importer shall not be permissible if he fails to reexport or destroy non-conforming consignments within the time limit allowed to him.

Article 97: The importer shall be notified in writing of the final results of inspection at the address provided on the import card or the related documents. If the letter has been returned undelivered, it shall be posted on the advertisement board kept at the GOEIC field office concerned for six days and shall be considered an official notice. If notice has been served to the effect of rejecting the consignment, the following shall be observed:



(a)

If the consignment has been inside the customs area, the customs office concerned shall be notified to take necessary measures for either re- exporting or destroying the rejected consignment in accordance with governing regulations in this regard.

(b)

If the consignment has been stored outside the customs area, the agency supervising storage of goods under conditional release, the Supply Investigation Police Office and the Customs Authority shall be notified to pursue procedures of re-export or destruction of the subject consignment.

(c)

The health unit where the consignment is stored, the port of arrival and the port where re-export will take place as well as the General Department for Food Control at the Ministry of Health shall be notified of the data of the consignment subject of re-export. The party concerned shall present an application demanding re-exportation.

(d)

The person concerned or his legal representative shall undertake not to unfold the seal and to keep all parts of the consignment intact. Car plate numbers, names of drivers and their identity cards shall be recorded. Vehicles shall be parked and sealed with red wax and affixed with the seal of the foodstuff inspector in whose work site the warehouse is located. The signatory to the undertaking shall be legally responsible for any infringement.

(e)

The health official in the port where re-exportation will take place shall be notified to receive the consignment, unfold the seal and ascertain conformity of consignment in terms of weight and number to data recorded in the documents and to complete re-export procedures. If quantities have decreased, legal action shall be taken against the importer.

(f)

The port of arrival, the warehouse, the General Department for Food Control and the General Department for Food Supply Investigation shall receive a copy of the reexport bill of lading.



<u>Article 98:</u> The Foreign Trade Sector shall be notified of violations committed before issuing a conformity certificate regarding fully or partially stored consignments under conditional release for legal action to be taken against the importer.

Article 99: GOEIC field offices shall deliver to the importer the remaining samples inspected. If the importer or his representative has failed to receive these samples in two days for foodstuffs and 15 days for non-food commodities as of the date of receipt of the final inspection results, the samples shall be disposed of as per regulations issued in a decree by the Minister competent for foreign trade.

<u>Article 100</u>: GOEIC or its field offices shall, upon request of parties concerned, issue a certificate indicating inspection or re-inspection results, a copy of it or a true copy after the payment of a L.E. 1 fee.

<u>Article 101</u>: Concerning Egyptian exports that have been returned to the country, inspection shall be restricted to compliance with health regulations and agricultural and veterinary quarantine.

<u>Article 102</u>: Imported goods subject to quality control shall meet the following requirements:

A. Concerning equipment, machines and apparatuses, a label indicating the country of origin shall be affixed on the body or package in Arabic, English or French.

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- C. Regarding slaughtered poultry, chicken and meat:
  - 1. Shipping shall be direct from the country of origin to Egypt.
  - 2. Foodstuffs shall be packed in well-sealed bags in conformity with health regulations. The following data shall be written in Arabic on a card to be placed inside each bag and on package bags and on cartons using indelible ink (data may be written in two languages, one is Arabic):
  - 3. Country of origin.
  - 4. Name of product and trademark if any



- 5. Name of slaughter-house
- 6. Date of slaughtering
- 7. Name and address of importer
- 8. Name of entity overseeing the slaughter in accordance with Islamic Sharia provided this entity is accredited by the Commercial Office in the country of origin.
- D. Concerning ready-made clothes, linens, carpets and rugs (except for socks<sup>4</sup> and imports for medical purposes and industrial security) the following shall be observed:
  - A woven data card in Arabic shall be affixed on each patch in the process of manufacture with the following:

(a)

Type of material used

**(b)** 

Country of origin

(c)

Name of the importer

Concerning production licensed with a trademark, a declaration shall be submitted by the importer or his legal representative to indicate that the exporting factory is the owner of the trademark or authorized to use it.

Article 103: GOEIC Board Chairman or whoever is duly authorized by him may, at the request of the importer, his agent or power of attorney, permit re-sorting imported consignments that were finally rejected inside and outside the customs area. These consignments, having been sorted, shall be subject to re-inspection as new consignments.

#### Chapter 3

#### **Inspection of Exported Goods**

Article 104: The exporter shall apply for inspection by GOEIC field office concerned on a form prepared for this purpose. Fees shall be paid pursuant to a decree issued by the Minister competent for foreign trade.



The exporter may request completion of inspection procedures based on the customs declaration.

<u>Article 105</u>: Visual inspection of exported goods shall be exclusively sufficient under the following conditions:

The exporter shall have a system of quality control endorsed by the competent body, in which case the exporter's written declaration shall be sufficient. The exporter in turn shall accept GOEIC's inspection of this system.

GOEIC shall ensure that the same exporter has been exporting the goods for not less than one year with a minimum of ten consignments and that none of these consignments or parts thereof have been previously rejected.

Exporters who conform to regulations as indicated shall be recorded in a GOEIC-established register set for this purpose. Registration in or strike off from this register shall be decreed by the Minister competent for foreign trade and published monthly in the Official Gazette (Al Waqaa Al Masrya).

GOEIC Board Chairman may order random inspection of any of the consignments of enrolled exporters. If non-conformity to standards as a result of random inspection has been verified, the exporter shall be served a strike off notice and in case of recurrence, shall be subject to strike off. The exporter may apply for re-entry upon his compliance with the regulations articulated in the first paragraph of this article.

<u>Article 106</u>: The exporter shall be obligated to prepare consignments subject of inspection inside the Customs area. He may apply for inspection of exported consignments in production and preparation sites or outside the customs area, provided that he shall pay fees for GOEIC-rendered services in accordance with regulations decreed by the Minister competent for foreign trade.

The exporter may request inspection of the already prepared part of consignment subject of export if it has not been fully prepared for inspection.

<u>Article 107:</u> Regarding exported consignments that require inspection, the contents of each lot or parcel must be identical in terms of kind, variety, grade and package.



Article 108: GOEIC shall abide by certificates issued by competent authorities at the Ministry of Agriculture and Land Reclamation, the Ministry of Health and Population and the Ministry of Electricity and Energy that have been drafted upon completion of quality control procedures at production and preparation sites in conformity with health regulations and agricultural, veterinary and radiation quarantine. These certificates which shall be valid for export shall exclusively be subject to visual inspection in shipping ports.

Article 109: GOEIC competent field offices shall inspect and re-inspect random samples representing exported consignments. It may not reject the exported consignment for its non-conformity to standards unless three random samples representing the exported consignment have been inspected.

Upon the request of the exporter, it shall be possible to complete inspection procedures of exports and issue an export-permitting certificate based on the Customs declaration. GOEIC field offices shall issue a certificate to the exported consignment owner permitting the export of the same quantity as soon as inspection and re-inspection procedures are completed.

The exporter may request the recording of the certificate on the Customs declaration.

<u>Article 110</u>: If inspection results proved non-conformity to established standards and terms, the GOEIC field office concerned shall notify the exporter, his agent or whoever is authorized by him of the reasons for rejection in 24 hours as of the date of inspection.

<u>Article 111</u>: The exporter shall abide by shipping the consignment within the period specified in the export permit certificate.

<u>Article 112</u>: Permission to export a consignment already inspected shall continue to be conforming to conditions and standards until its time of shipment. The GOEIC field office concerned shall have to ascertain this. If the consignment was no longer nonconforming to standards and was outside the customs area, the field office shall



withdraw the export permit certificate and unfold its seals. If the consignment was inside the customs area, it shall be banned from exportation.

<u>Article 113:</u> If the exporter has reversed his decision to export or the time limit in the export permit certificate has expired, GOEIC's competent field office shall unfold the seal of the consignment.

Article 114: GOEIC or its field offices shall, upon the request of the exporter, his agent or whom he authorizes, issue a certificate with the results of inspection or a copy of it or a true copy after the payment of fees.

<u>Article 115</u>: The exporter, within 48 hours of receipt of notice of a failed inspection of the exported consignment may request that GOEIC re-inspect it, explaining reasons for his request.

In case the application has been accepted, inspection shall be performed by technicians who have not previously been engaged in the inspection of the subject consignment. Reinspection shall take place in the attendance of the exporter or his agent or whoever is duly authorized by him.

Article 116: GOEIC Board Chairman or whom he authorizes shall, upon a request from the importing party, may exempt any of the exported consignments from any inspections or tests.

The exporter may apply for inspection of exported goods according to standards requested by the importer and these standards shall be indicated in the exporter's application.

#### Chapter 4

#### **Appealing Final Inspection Results**

<u>Article 117:</u> The exporter or importer may appeal the final inspection results no later than one week of the date of being informed of the results.



The person concerned, his agent or whomever he authorizes shall file an appeal to the Appeal Committee Secretariat formed by a decree of the Minister competent for foreign trade in accordance with the provisions cited in Article 7 of Prime Ministerial Decree No.1186 / 2003. The appeal shall be accompanied by a receipt of a L.E. 5 security which shall be released if the appeal was accepted.

The appeal shall be submitted to the committee within one week of its presentation for examination of documents forwarded by parties concerned. The committee shall decide whether to accept the results of final inspections amend or annul them, or to reinspect the consignment or allow treatment. The decision of the committee shall be deemed final and shall notify parties concerned.

On concluding the re-inspection of the consignment, the Committee shall name the specialized inspection laboratory and give the complainant the chance to attend inspection procedures. Results shall then be deemed final and may not be contested.

## <u>Chapter 5</u> Additional Inspection Fees and Issuance of Certificates

**Article 118** *GOEIC field offices shall charge the following fees:* 

Pound Piaster

1

Inspection fees for every six hours of work after 2 p.m. and until 8 a.m. of the next official working day. These fees shall be doubled on Fridays and official holidays from 8 a.m. to 8 a.m. of the next day at a maximum rate of two pounds, except for inspections taking place in GOEIC field offices applying the shift system as determined by GOEIC Board Chairman.

Fees for obtaining an inspection result certificate or reinspection of exports or imports, certificate of origin, a copy or a true copy of certificate.



## Annex (1) Goods suspended from importation

S.	
#	Description

- 1 Goods bearing marks considered sensitive to religious beliefs.
- 2 Chicken offal and limbs.
- 3 Fowl livers.
- 4 Two-stroke motor bicycles not equipped with oil injection pumps.
- 5 All kinds of asbestos.
- 6 Brake pads made of asbestos.
- 7 Tuna containing genetically treated oils
- 8 Pesticides and chemicals stated below: -

S.	Common Name	Chemical Name	Use	Trade Names		
#						
1	The DDT and	p.p1.1.1-trichloro2.2-	Pesticides	DDT Anofex		
	its derivatives	bis(4chloropheny)ethane)		Chorophenothane		
	or Zeidane			Dedelo Pentachlorin		
				rukseam zerdane		
				supracide combi		
				altracide cotton dust		
				(DDT mixture)		
Dis	scontinued Name	es	1			

Heliotox (Toxaphene

Digmar mixture )

Genitox Gesapon Gesarol

Gexarex Gyron Ixodox



Copsol Neocid Demecta

Didimac

Arkotine noits - koisumu( with

Lindane)

2	Lindane or		Pesticide	Lindane
	Benzene		S	Lindax
	Hexachlorid	Gamma isomer of 1.2.3.4.5.6.hexachloro		Acitox
	Gamma or HCH	Cyclohexame Hammer Lintox		Gammaxan
	or Gamma BHC	Gammex chimac 1200 Lindasun Gamma		Isofeox
	Cotton Dust	mean Sulbenz		lidax
	mixed with DDT			Germate
	and sulfur			Plus
				Germa- up
				lindagam
15	Poly	Heptachloro 2.2-dimethyl3.methylene	Pesticide	Strobane
	ChorotepLens	norborane (chlorinated mixed terpenes)	S	
16	Mirex	1.1a2.2.3.3a.4.5.5a.5b.6dodecachloroovtahyd	Pesticide	Dechlorane
		ro-1.3.4methano-1hcyclobutapentalene	S	Mirex
17	Acrylonitrile .	2.prepenenitrile	Pesticide	Venotex
			s (fumes)	Acrylon
				Carebacryl
18	Aramite	2.Chlorocthy 2-14-(1.1dimethyl-ethyl)	Acricic	Aramite
		Penoxy 1methylethy sulphate	Pesticide	
			S	
19	dibromochloropr	1.2-dibromo 3- Chlorobrobane	Pesticide	Fumazone
	op ane		s	Nemagone
20	Cloropiecrine	Trichloronitromethane	fumes	* Telone *
				Vorlex *
				Ditrapex
21	Letptophos	O-2-bromo-2.5-dochlorophenyle O-	Pesticide	Phosvel
		methly1phenylphosphonothioate	s	Abar



22	Chlorobenylate	Ethy1-4.4-dichorobenzilate	Acricic	Kop-Mite
	-		Pesticide	Acaraban
			S	Akar
				Folpex
				Benzilan
				Benz-O-
				Chlor
23	Pentachoropheno	Pentachlorophenoxy Sodium Or Sodium	Fungi	Mitrol
	l (sodium	pentachlorophenate	and	Permatox
	Pentachorophenat		bacterial	Dowicide
	es)		Pesticide	Santobrite
			S	Napclor
24	Crimidine	2-chloro-N,N-6 trimethy 14- pyrimineamiae	Rodents	Castrix
			Pesticide	
25	Flouroacetic acid	Sodium ionoluoroacetate Flu oroaeitamide	Rodents	Fratol
	and its		Pesticide	Yasoknok
	derivatives			Rodex
				Baran
26	Fenoprop or	2-( 2.4.5 - trichorophenoxy popionic asid	Weeds	Kuron
	Silvex		Pesticide	Fruiton T
			S	
27	T- 2.4.5	2( 2.4.5 - Trichlorop henoxy) acetic acid	Weeds	Nettle -
			Pesticide	Ban
			S	Selvoxone
				Ban - Dok
				Spontox
28	Morphaquate	1.1 - bis - 2 - ( 3.5 dimethlyl 1-4 -	Fuming	Morphoxon
		morphlinyl) - oxoethyl 4.4 bibyridhum	and	e
			sterilizin	
			g matter	
29	Ethylene Oxide	1,2 - Epoxyethane	Pesticide	Oxirane Eto
<u></u>				



			S	
			E:	Ci
				Gypsin
			Pesticid	Suprabel
30	_		es	Talbot
31	Mercury	Merecuric Chloride Mercurous Oxide		Merfusan
	Compounds	Mercurous choride Methoxyethyl mercury		Mersil Santa
		acetate phenyl mercury salicylate		Cyclomel
				Calomel
				Mercuran
				Merculine
32	Arsenicals	Copper acctoalsenite lead arsenate lead	Fungi	Paris green
		arsenite Methyl arsonic acid Arsenic	and	Gypsin
		acid&arsenic trioxide potasium,Sodiume,and	Weeds	Suprabel
		Calsium arsentic	Pesticid	Daconate
			es	Ansar
33	Cadmium	Cadmum Calcium Copper zinc Chormate	Fungi	Crag turf
	Compounds	complex Cadmium Chlorido Cadmium	Pesticid	Caddy
		Secinate Cadmium Sebacat	es	Cadiminate
				Kromade
34	Selenium	Compounds contanininit selenium		
	Compounds			
35	Organic solvent	Chloroform	It is pro	hibited to be
	Chloroform		used as	a solvent in
			preparin	g of the
			Pesticide	es.
36	Organic solvent	Carbon Tetrachtoride	It is pro	hibited to be
	and Carbon		used as	a solvent in
	Tetrachtoride		preparin	g of the
			Pesticide	esor fighting
			stored gr	rains blights
			l	



37	Zineb	zinc ethylene bis ( dithiocarbamate )	Fungi	Dithane Z *
			Pesticid	Cuprosan *
			es	Mancosan *
				Comazin
38	Dinitro	Dinitro orthocresol ( DNOC ) (Oils	Pesticid	Trifocide
	Orthocresol	containing the compound )	es	Trifrina
				Universal
				Kafrasol Oil
39	Bitertanol	1-(Bipheny 1-4-1-oxy) 3.3dimethy1-1-1 -	Pesticid	Baycor
		(1H-1.2.4-triazo1-y1)butan-2-o1	es	Bitrex
				Baymat
40	Ethylene	1.2 Dibromoethan	Fuming	Dibrome
	dibromide		Pesticid	Bromiofume
			es	E.D.B.85
				Dowfume
			Rodents	
			Pesticid	
41	Anto	1-Naphty 12-Thiourea	es	Antu
42	Inorganic	Sodium Flouride Sodium Fluorosilicate	Pesticid	Safsan
	Fluoride		es	
	compounds			
43	Nitrofen	2-4 dichloropheny 1 4- nitrophenyt ether	Weeds	Tok Tokorn
			Pesticid	Nip
			es	
44	binabacryl	2-sec. Butl -4,6 dinitropheny 14nitromethy	Acricic	Morocide
		letronate	and	Endosan
			Fungi	Acricid
			Pesticid	
			es	



es 47 fentine Triphenyl tin hydroxide Fungi	Haypen Folcid
46 cyhexatin tricyclohexyltin itin hidroxide Acricic Pesticid es  47 fentine Triphenyl tin hydroxide Fungi	Folcid Silatian Plictran
Pesticid es  47 fentine Triphenyl tin hydroxide Fungi	Silatian Plictran
Pesticid es  47 fentine Triphenyl tin hydroxide Fungi	Plictran
es  47 fentine Triphenyl tin hydroxide Fungi	
47 fentine Triphenyl tin hydroxide Fungi	Dorvert
hydtroxide Pesticid	Du-ter
	Farmatin
es	
48 fentine acetate triphenyl tin acetate Fungi	Besrstan
Pesticid	
es	
49 Dino Sib dinoseb 2 - sec. Butyl 1.6 - dinitrophenol Weeds	Fanicide
Pesticid	Ivocit
es	
50 dinoterb 2 -sec buby. 1.6 dinitrophenol Weeds	Nixone
Pesticid	Herbogil
es	Tolkan
	(mixed with
	Izobrotioron
	e )
51 ethylene 1.1 loroethane	Gransoan
diechloride	
52 mevinphos methyl - 3(dimethoxyphosphioyloxy ) butyl - Pesticid	Phosdrin
2 enoate es	Duraphos
	Mevidrin
53 carbophenthion s - 4 cloropheny ithimethy 1-0.0. Dimethy Pesticid	Trithion
phosphorodithioate es	Garrathion
	Trithion oil



<i>-</i> -	D: 41:	( 1 4 1: 2 2 1: 1)	D	D 1
54	Dioxathion	s.s -( 1.4 dioxane 2-3- diyl) o.o.o.o		
		tetraethyl bis (phospitithioate )	es	Hercules
				Deltic
				Navadel
55	dimeton - s-	o.o. diethyl - o.2	Pesticid	Metasystox
	methyl	ethylthioethylphosphorothioate	es	
56	dimeton - s -	s2- ethylthioethyl - o.o dimethyl	Pesticid	Metaisosyst
	methyl	phosphorothioate	es	ox
57	chloranil	2.3.5.6 - tetrachloro 1.4 - bech /heh/oquinone	Fungi	Spergon
			Pesticid	
			es	
58	chlotaniformethm	n. (2.2.2 trichlore - 10 (3.4 -	Fungi	Imugan
	e	dichloroaniilion) ethyl formamiuc	Pesticid	Milfaron
			es	
59	chlorodimeform	N2-4chloro - o- toly1) N1,N1- dimethly	Pesticid	Glecron
		formamidione	es	Fondal
60	Acrolen	2- Poropenal	water	Magnacisde
			weeds	QAqulaine
			Pesticid	
			es	
61	Thionazin	o.o dietlhyl o.pyreazin 2 yl phos -	Nemato	Nemafos
		phosphorothioale	des	Zinofos
			Pesticid	
			es	
62	Anthraquinone	9.10 - Anthracenedione	Birds	Morkit
			repellen	
			t	
63	Barban	4- Chlorobut - 2 - yny13chorocarbnilate	Weeds	Carbyne
			Pesticid	e
			S	
64	Chlorthamid -	2.6 - diehlorothiobenamide	Weeds	Prefix
			1	I



	64		Pesticide	
			S	
65	Di - allate	s 2.3diehioroally - di - isopropyl	Weeds	Avadex
		(thiocarvamate)	Pesticide	
			S	
66	Parathion		Pesticide	Fostox
	Thiphos		mixtures	Penncap
			with	Efolidol
			Parathio	Niran
			n	
67	Methyl		Pesticide	Fostox
	Parathion		Mixture	Metil
			of oils	Pencap - M
			and	Kafrol oil
			Parathio	
			n	
68	Phosphamidon		Pesticide	Dimecron
			S	Apamidon
69	Phosfolan		Pesticide	Cyolane
			S	Cylan
70	Mephosfolan	Dithyl 4 - methyl - 1.3 dithiolan - 2- ylidene	Pesticide	Cytrolane/
		phosphoamidate	Mixtures	Endrin
71	Azinphos-	S-3,4 - dihydro 4-oxo - 1.2.3ben - zotriaxin -	Pesticide	Cuthion
	methyl	3- ylmethyl o,o dimmethyl	Mixtures	Gusathion
		phosphorodithioate		Tamaron
72	Flucythrinate	- a- cyano -3- phenixybenzyl (s) -2- (4-	Pesticide	Cybolt
		difluforo - methoxphenyl) -3 methylbu	S	Cythrin
				Pay - off
73	Methidathion	s- 2.3 - dithydro -5- mthoxy -3- oxo 1.3.4	Pesticide	Supracide
		thiadixzol -3- ylmethyl o.o. dimethyl	S	Ultracide
		phosphorodithioate		Oleosuprac



				ide
74	Nicotinc	(s) -3- (1- methylyrolidin -2 -yl) pyrimidine	Pesticide	Nicotine
			S	Sulphate
75	Piperophos		Weeds	Rilof
			Pesticide	Avirosan
			s	
76	Methoxyuchlor	1.1.1- triehloro 2.2 bis-(4methulphenyl)	Weeds	Marlate
		ethane	Pesticide	Saitofos
			Mixtures	(Mixture of
				Parathion
				and
				Melathion)
77	Chinomethionat	6-methyl-1.3 dithiolo (4.5-b) quinoxalin-2-	Fungi	Morestan
	e	one	Pesticide	
			S	
78	Fluorodifen	4-nitrophenly- a,a,a- trifuoro 2nitro-p-	Weeds	Prforan
		tolylether	Pesticide	
			S	
79	Endosulfan	(1,4,5,6,7,7 hexachloro -8,9,10,trinorbron -5-	Pesticide	Thiodan
		en- 2.3 ylkenevismetny lene) sulphite	S	Cyclodan
				Malix
				Thimul
				Thiofor
80	Inorganoc	hydrogen cyanide or hydrocyanic acid sodium	Rodents	Cyanogas
	Cyanide	cyanide calcium cyanide	pesticide	Cyangas
	Compounds		s and	Cymag
			fumes	Sodiumm
				cyanide
				Calcium
				cyanide



81	(Aldicarb)	Aldicarb 96%	Temic 15%
			G Merat
			15 % G
82	(Chlorothalonil)	Chlorothalonil 95 %	Prapho
			50 % WP
			Daconil K
			Z 75 %WP
			Dacotil
			75 %WP
			Dacober
			50 % WP
			Dacomax
			50 % SC
83	(Captan)		Monserin
			Combi
			70 %WP
			Captan
			50 %WP
			Phitafax
			300 / 75 %
			WP
84	(Cyproconazole)	Rude Cyproconazole 94 %	Atmi SL
			10 % Atmi
			S 80.8 %
			WPorWDG
			Telt 10,
85	(Propiconazole)		25 % EC
86	(Hexaconazole)		Anfil 5 %
			SC
87	(Tebuconazole)		Racsil 2 %
			DS Racsil



			2 %	WS
			Racsil	
			2.5 %	FS
			Folicor	
			25 % E0	$\mathbb{C}$
88	(Tetraconazole)		Domarc	
			10 %	EC
			Eimnnt	
			12.5 %	EW
89	(Propargite)	Crude Propargite 85 %	Comit	
			73 %	ίЕС
			Comit	
			75 %	éЕС
			Comit	
			Elnasr	
			75 %	EC
			Comit	
			30 % W	P
90	(Thiophanate		Tobsn	M
	methyl)		70 %	WP
			Hsta 70	) %
			WP	



91	(Mancozeb)	Crude Mancozeb 85 % Crude Mancozeb	Nimsbor
		88 % Crude Mancozeb 85 %	80 % WP
			Daithin M
			45 80 %
			WP
			Daithin M
			45 KZ
			80 %WP
			Tridex
			45 % FL
			Tridex
			75 % DG
			Tridex
			80 % WP
			TriMiltox
			Forte
			40 %WP
			Galbin
			Mancozeb
			58 % WP
			Ferocober
			90% WP
			Rhidomil
			Mancozeb
			58 % WP
			Rhidomil
			Mancozeb
			72 % WP
			Mancober
			69.5 % WP
			Sandofan



	M8 64 %
	WP Mecal
	M 70 %
	WP
	Sandocor
	M1
	64 %WF
	Rhibost
	M2 67 %
	WP
	Acrobat
	Mancozeb
	69 % WF
	Sabthin
	82.6 % WP
	Serino
	60 % WG
	Manco
	80 % WF
	Rhidomil
	Gold
	Mancozeb
	68 %WF
	Aromil -
	MZ 80 %
	WP
	Agrozeb
	80 % WF
	Anadol
	80 % WP



			Daicozeb 80% WP
			Mancozan 80 % WP
			Tazolin 72 % WP
			Rhidozid 72 % WP
			Kioram 72 % WP
92	(Maneb)	Crude Maneb 80 %	Comabrob 37 % WP
			Sanfanib 70 % WP
			Alhares S 65.5 % WP
93	(Folpet)		Mecal 75 % WP
94	(Procymidone)		Somesclics 50 % WP
			Somesclics 50 % WPH or
			WDF
95	(Iprodione)		Rofral 50 % WP
96	(Butachlor)	Crude Butachlor 85 %	Machit 60 % EC Botarics
		Crude Butachlor 90 %	KZ 60 % EC
		Crude Butachlor	
		92.8 %	
97	(Alachlor)		Lasso 48 % WP Lasso
			55 % Suspension
98	(Metolachlor)		Birdaoer 58.6 % WP
			Cotoran Extra 50 % WP
			Dowal 96 % EC
99	(Carbaryl)	Carbaryl 97 %	Sevene 85 % WP Sevene
			KZ 85 % WP Skebe 85 %
			WP
100	(Propoxur) Pigon		Yondin 20 % EC
101	(Thiodicarb)		Larfin 80 % DF Larfin
			37.5 %FL
102	Tetrachlorovinphos		Gardona 70 % EC
103	(Fosetyl-	Crude Fosetyl	Mecal 75 % WP Alyiit
	Aluminium)	Aluminium 95 %	80 % WP Mecal M 70 %



		WP
104 (Dimethoate)	Crude Dimethoate 95 % Crude Dimethoate 96 - 98 % Crude Dimethoate 95 % Crude Dimethoate 97 % Crude Dimethoate 95 % Crude	Roger 40 % EC Dimethoate KZ 300 / 40 %EC Sidone 40 %EC Dimomix 40 % EC Perfixthione 40 % EC Dimethoate KZ 100 / 40 % EC Tiltox 40% EC Digor 40 % EC Comithomate 40 % EC P- E 58 / 40 % EC Nasr Thoate 40 % EC Comithoate 40 % EC Roxione 40 % EC Roxione 40 % EC Dimethoate KZ 200 / 40 % EC Romithoate
		40 % EC Bembithoate 40 % EC Demizil 40 % EC Actathoate 40 % EC
105 (Dicofol)	Crude Dicofol 95 %	Calthin 18.5 % EC Calthin KZ 18.5 % EC Tidifol KZ 24 % EC Calthin 35 % EC Tidifol 24 % EC Dicomit 18.5 % EC
106 (Etofenprox)		Tribone 30 % EC



107 (Cypermethrin)	Crude Cypermethrin	Bolitrin 20 % EC Fenome
(Alpha-	25 % Crude	KZ 20 % EC Festac 10 %
Cypermethrin)	Cypermethrin 94.6 %	EC Festac 25 % EC
	Crude Cypermethrin	Sweetened Festac 25 %
	92 % Crude	EC Bestox 15 % EC
	Cypermethrin 70 %	Simbosh KZ 10 % EC
	Crude Cypermethrin	Sheer 10, 30% EC
	90 % Crude	Rebcord 30 % EC Sebrco
	Cypermethrin 87.5 %	10 % EC Fenome 20 %
	Crude Cypermethrin	EC Bolitrin KZ 20 % EC
	92 % Crude	Bestox 20 % EL Simbosh
	Cypermethrin	10 % EC Neorill 200
	97 %Crude Alpha-	20 % EC Sheer KZ 10 %
	Cypermethrin 97 %	EC Sweetened Rebcord
		30 % EC Alpha-
		Cyper10 % EC Super
		Alpha 10 % EC Sparkil
		25 % EC
108 (Permethrin)		Cobix 25 % WP
109 (Clofentezine)		Apollo 50 % SC
110 (Triadimenol)		Bifidan 25 % EC Bifidan
		MO 20 % SC
111 (Benomyl)	Crude Benomyl 95 %	Benlit 50 % WP
112 (Thiabendazole)		Tecto 45 % FL
113 (Oxadixyl)	Crude Oxadixyl	Sandofan Paste
114 (Triadimefon)		Bileton 25 % WP
		Sweetened Bileton 25 %
		WP Intracole Kombi
		71.5 % WP
115 (Terbutryn)		Igrane 90 % WP
		Tobogard 50 % WP



116	(Atrazine)	Crude Atrazine 96 %	Giabix Kombi 80 % WP
		Crude Atrazine 92 %	Brimixtra 50 % WP
		Crude Atrazine 98 %	Sweetened Itrazics 80 %
			WP Gisabrim 80 % WP
			Sweetened Gisabrim 80%
			WP Herbazine 80 % WP
			Gisabrim 90% WP
117	(Simazine)		Trivi 30 % SC
118	(Trifluoralin)	Crude Trifluoralin 96 %	Digremin 48 %EC
		Crude Trifluoralin 95 -	Trivlan 48 %EC
		96 %	Sweetened Trivlex
			48 %EC
119	(Bromacil)	Crude Bromacil 95 %	Hiver X 80 % EC
120	(Oxyfluorfen)		Gool 24 %EC Gool KZ
			24 %EC
121	(Oxadiazon)	Crude Oxadiazon 92 %	Ronstar 25 %EC Ronstar
			KZ 25 %EC RonstarB-L
			40 %EC
122	(Bromoxynil)		Brominal 24 %EC
			Bardenar 22.5 %EC
123	(Linuron)		Avallone - S 47.5 % WP
124	(Pendimethalin)	Crude Pendimethalin	Stomb 50 %EC Stomb
		90 %	KZ 50 %EC
125	(Dicchlobenil)		Cazorone- G 6.75 % G
126	(Thiamethoxam)		Ictarra 25 % WG
127	(Pymetrozine)		Chis 25 % WP



# Annex (2) Products allowed to be imported as used goods

S.	Item	Established Conditions
1	Production lines,	1. Household appliances and their spare parts are excluded. 2.
	machines,	Computer sets and their accessories shall not have production
	apparatuses,	dates exceeding 10 years. 3. The approval of the competent
	equipment and	authority at the Ministry of Health is mandatory with regard
	their spare parts.	to apparatuses, machines and equipment used for medical
		purposes including patients' beds. 4. Ozone-depleting
		substances shall not be used in manufacturing the above
		mentioned items.
2	Equipment and	1-Spare parts allowed to be imported shall be limitted to:
	means of transport	Fenders, doors, engines, gearboxes and body parts (other than
	and their spare	the chassis), dampers, differentials, rims, dashboards and
	parts (except for	springs. 2Vehicles for special use shall have their production
	motorcycles).	date not exceeding five years plus the year of production until
		the shipping or ownership date except for cars not to be
		operated on public roads and those equipped with hydraulic
		cranes seated on a movable base and others equipped with
		concrete pumps. 3-(a)Vehicles carrying persons and others
		carrying goods with their maximum weight less than 9
		tonnes ,shall not have their production dating back to more
		than one year, other than the year of production. (b) for
		vehicles carrying goods with its maximum weight of 9tonnes
		or more, their production date should not exceed 5 years
		other than the year of production. (c) Except for vehicles not
		designed for use on public roads.



		4- Road tractors for semi-trucks shall not have a production
		date more than seven years plus the year of production except
		for those not designed for public roads. 5- Vehicles, cars and
		trucks shall meet the production date requirement at the time
		of purchase or ownership concerning import for personal use
		and import by companies or agencies operating overseas. 6-
		Approval of the Civil Aviation Authority for aircrafts and
		their spare parts. 7- Approval of the Ministry of
		Transportation for ships and fishing boats verifying validity
		for operation before release. 8- Approval of the Ministries of
		Tourism and Maritime Transport for vessels and cruisers. 9-
		Passenger ships shall meet the rules stipulated for in the
		agreements to which Egypt is a party.
3	Machines,	
	equipment and	
	sport gears.	
4	Containers	
5	Weapons	- Approval of the Ministry of the Interior.
6	Aircraft tyres and	Shall be purchased from the Egyptian Airports .
	inner tubes	
7	Waste and metals	-shall not include used car spare partsrailway tracks shall
	scrap including	be scrapped prior to customs clearanceIt shall be
	used railway tracks	accompanied by an official certificate issued by
		governmental agencies or auditing companies in the
		exporting country stating that the consignments are free of
		explosives or hazardous materials.
8	Waste, parings and	- Approval of the Head of Environment Affairs Agency.
	scrap of artificial	
	plastics.	
Ь	<u> </u>	



9	Ordinary and	- Approval of the Head of Executive Council of the General
	empty packs and	Investment Authority.
	leftovers from the	
	activities of	
	projects	
	established in free	
	zones.	
10	Scratch paper,	- Approval of the comptent authority at the Ministry of
	paper used for	Information.
	newspapers and	
	magazines,	
	returned stuff and	
	used books	
11	Used or new rags,	Shall be used upon the approval of the Industrial Control
	scrap twine,	Authority Imported on account of licensed factories
	cordage, ropes and	Subject to the inspection of GOEIC by recruiting technicians
	cables and worn	from the Industrial Control Authority. GOEIC shall be
	out articles of	informed of released items to follow up their operation.
	twine, cordage,	
	ropes or cables	
	made of textile.	
12	Art collections,	-Approval of the comptent authority at the Ministry of
	masterpieces and	Culture .
	antiques.	
13	Metal and wooden	-Shall be imported by Egyptian companies and agencies
	pillars (supports)	implementing projects overseas.
	and scaffolds, steel	
	structures, tools	
	and equipment.	



# Annex (3) Goods Imported As per Special Conditions

S.	Item	Conditions
1	Passenger cars	1. Their shipping procedures or import letter of credit shall
		be completed during the model year provided that subject
		consignments have not been used before. 2. Clearance
		documents of imported items for trading shall necessarily
		certify that the types and models included are suitable for
		hot climate or designated to Egypt and Middle East or Gulf
		countries, or attached with a certificate from the producing
		company verifying conformity to standards for their use in
		hot climate, or their designation to Egypt and Middle East
		or Gulf countries.
2	- Car parts and spare	Imports for trading shall be: 1- Shipped from the country
	parts except for body	of origin or from the headquarters of producing companies
	parts Apparels	or their branches or distribution centers owned
	ready-made	or certified by them or from companies holding trademarks
	garments, upholster	or trade names. 2-Concerning porcelain tableware and
	and fabrics used in	nornaments, origin and name of factory shall be prescribed
	their manufacture.	on each item by scorching under or in the glaze layer. 3-
	Carpets and floo	rConcerning textiles, the name of the the producer, country
	linensShoes and	dof origin, fabric type, percent of blend and name of the
	the likeBags.	-importer must be printed at equal intervals of the
	Consumer	fabric, except for these varieties:7 - varieties subject to
	commodities made o	fChapter (58) of the harmonized tariff system Synthetic
	plastic or wood o	rmink thick and blackout curtains Cases approved by
	porcelain, glass o	rthe Petitions Committee mentioned above in article (117)
	metal Machine	sof this regulation.
	and apparatuses fo	r
	household use.	-



Ī		Eyeglasses		and							
		watches.									
ļ											
	3	The	petrole	eum	Approval	of	the	Egyptian	General	Organizatio	n for
		products:	Butain	ι —	Petroleum	•					
		Benzine -	Jet fue	el –							
		Gasoline	– Di	esel							
		fuel –	Lubrica	ants							
		except for	the ty	pes							
		of synthetic	oils.								
	4	The	appara	tus,	Ozone-dep	oletii	ng s	substances	shall	not be use	ed in
		equipment	and	the	manufactu	ring	those	e items (e.ş	g. Freon,	CFC11-12113	3-114,
		aeroslat	prod	ucts	Foam, Me	thyl	Bron	nide).			
		except	for	the							
		products	used	for							
		medical pu	rposes.								
1					Í						

#### Note:

- Transit shipments are considered third parties their final destination is Egypt by direct shipping.
- Products of production companies established in free zones in Egypt shall acquire the Egyptian origin provided that supportive documents are supplies from the competent office at the General Authority for



I	nvestment	and	Free	Zones
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#### Annex (4)

#### Form of Financing Imports for Trading or Production Purposes

First: Data filled b	y the Importer:		
Name of Bank: .	Num	ber and date of issued form	n:
Data	of	the	<u>Importer</u> :
Main business	address:		
Import card num	nber/ the needs:		
Data	of	Imported	Goods:
		Quantity :	
		Terms of contract:	
	_	Exporting country:	
Importer's	signature		
importer s	Signature	·	
Financing:			
1- Source of	finance:		
2- Method of	payment:		
Sacand: Data to h	e filled by the bank:		
Paid administrativ	<del></del>		
		4	200
Responsible	official's	ot no.	on / / 200
Bank	official s	signature :	
Bank		Seal:	
Third: Form filling	g instructions:		
(1)			
Attach a copy o	f the bill.		
(2)			



Form shall be in two copies. The bank shall keep a copy and the other copy shall be delivered to the exporter to submit to the customs as a clearance document.

(3)

This form shall be used as a clearance document as long as it is complete and sealed by the bank.

**(4)** 

The value may be transferred to the exporter through any of the banks operating in Egypt provided that the bank that issued the form shall be notified with such transfer.

(5)

The importer may change the method of payment provided that he shall notify the bank. The discount or waiver by the exporter on the value mentioned in the form, shall be taken into account provided that the importer have to submit supportive documents.

(6)

The value of imports against the value of commodity or service exports shall be allowed.

**(7)** 

The Foreign Trade Policies Sector shall be notified of the cases whose value has not been transfered.



#### Annex (5)

### A Declaration Form for Production Inputs or Components Imported for

### **Production** /

### **Service**

Data of production/ service company:											
Name	of		<u>y.</u> ompany:								
Addres			ompuny.	·							
Activit											
I hereby declare that production inputs or components											
indicat		in	ooy wood	the			ttached				
	ovide adequate qu		essary to o		ual needs						
			ossury to t	to	au necus	or the factor.					
undertake to pay compensations claimed by the Ministry of Foreign Trade and Industry if related data											
was											
was	104	iid	10		00	IIIC	onect.				
Lackno	Laaknawladaa										
I acknowledge,  The Declarant											
The Declarant  Declaration form filling instructions.											
Declaration form filling instructions:											
(1)	polaration shall b	a draftad by	the perso	n concorned	or whom	or has the n	ower of				
The declaration shall be drafted by the person concerned or whoever has the power of											
signature and management in investment and limited liability companies as well as the board chairman, his deputy or the competent manager in the associations of capital.											
	chairman, his dep	outy or the co	impetent i	manager in tr	ie associai	tions of capit	aı.				
(2)	1 2 1 11 1	. ,	. 1 4	. 1 1 24 2	1 11 4 6	1	1 4				
The declaration shall be in two copies and attached with the list of imported production											
inputs or components. A copy of the declaration shall be filed with the customs clearance documents. The second copy shall be sent by the customs office concerned to											
			1.0	•			erned to				
	reign Trade Polic	ies Sector at	the Minis	stry of Foreig	n Trade a	nd Industry.					
Annex							(6)				
<u>A</u>	Declaration	Form	for	Imports	for	Private	Use				



Consignme	ent Data:		
1- Name o	of person concerned:		2- Address :
			3- Type of activity:
		4-	Actual imports:
		5- Nar	me of competent Customs
Office:			
I	here	eby declare that goods in	dicated in the attached list
fall within	the range of needs of the	licensed activity and I un	ndertake to pay any and all
compensat	ions claimed by the Mi	nistry of Foreign Trade	and Industry if the data
presented	was found to be incorrect	and to dispose by sale of	released goods for private
use.			
I acknowle	edge,		
The Declar	<u>rant</u>		
Declaration	n form filling instructions	· ·	
(3)			
The declar	ation shall be drafted by the	he person concerned	
(4)			
The declar	ration shall be drfted in	two copies and attached	with the list of imported
goods. A	copy of the declaration sh	nall be filed with the cus	toms clearance documents
and the sec	cond copy shall be sent by	the customs office conc	erned to the Foreign Trade
Policies Se	ector at the Ministry of Fo	reign Trade and Industry.	-
Annex	•	-	(7)
Exports		Statistical	Form
<u> </u>			
Data of	Name	Tax numb	per R
person	Address	Legal Ent	tity Fax no.
concerned			•
		E-mail	
	Nationality	Website	
	Telephone no.	Cellphone	e no.
	Exporters Register	Registrati	
	Importers Register	Registrati	
		$\mathcal{E}$	



	Commercial Re	egister		Registration 1	Date	
	Remarks:					
Customs	Customs	Office	R R	Year Serial 4	6	Book
Declaration	Customs System	n				
	Customs Comp	lex	R	Remarks		
	Statement prese	enter R				
Shipment	Bill number			Shipping Age	ency R	
Data						
	Number of parc	eels		Kind of parce	el R	
	Date of shippin	g	\ \	Total weight	R	
	Port of shipping	9	R	Net weight		
	Port of arrival		R	Means	ofR	
				Transportatio	n	
	Importing Cour	ntry R				
Certificate	Office of Issue	e Kind		Date of	Issue	
of Origin	of Certificate			Certificate	Serial	
				no.	\ \	
	Remarks:					
Name: Signa	ature:					



## Annex (8) Goods subject to Imports Quality Control and their Inspection Fees.

S.	<b>Customs Code</b>	Commodity	Inspection fees (*)
1	68.02	Marble, granite, monumental	P.T 1 for each killogramthe
		or building stone and their	ofconsignment
		products:	
			L.E. 1 for each ton of the
2	25.23	Cement	consignment
3	32.06.42	Lithopone and other	L.E. 3 for each ton of the
		pigments and preparations	consignment
		based on zinc	
4	32.08 32.09	Varnishes and paints	L.E. 3 for each ton of the
	32.10 -From		consignment
	32.12		
			L.E. 3 for each ton of the
5	32.15	Printing and writing ink	consignment
			L.E. 3 for each ton of the
6	34.01	Soap	consignment
7	From 34.02	Detergents (Organic surface-	
		active agents preparations) a-	L.E. 5 for each ton of the
		put up for retail sale. b- Not	consignment L.E 3 for each
		put up for retail sale.	ton of the consignment
8	35.03.0010	Gelatine (except for	L.E. 3 for each ton of the
		pharmaceutical industry	consignment
		items with a licence from the	
		competent authority in the	
		Ministry of Health )	
			L.E. 3 for each ton of the
9	35.06	Glue	consignment



10	36.05	Matches	P.T 1 for each killogramthe
			ofconsignment.
11	38.13	Preparations and charges for	P.T 1 for each killogramthe
		fire-extinguishers; charged	ofconsignment.
		fire-extinguishing grenades.	
12	3909.4010	Phenolic moulding	L.E. 3 for each ton of the
		compounds (Formaldehyde) .	consignment
13	From 39.17	Pipes, household,	P.T 0.5 for each killogramthe
	39.22 39.24 -	kitchenware and toilet	ofconsignment
		articles of plastics.	
13	From 3917 From	Tubes, pipes and hoses and	P.T 1 for each killogram ofthe
	3924	fittings therefor (for example,	consignment. P.T 1 for eachthe
		joints, elbows, flanges), of	killogram of consignment.
		plastics: Tableware,	
		kitchenware, other household	
		articles and toilet articles, of	
		plastics:	
14	39.18	Wall and floor coverings and	P.T 1 for each killogramthe
	39.21.90.10	floor Formica sheets.	ofconsignment
S.	<b>Customs Code</b>	Commodity	Inspection fees (*)
15	39.20.51	Plastic sheets (Acrylic )	P.T 1 for each killogram of the
	39.20.59		consignment.
16	From3926.90.10	Conveyar and transmission	P.T 1 for each killogram of the
	40.10 From 42.0	4belts.	consignment
	From 59.10		
16	From 39269010	Conveyar and transmission	P.T 1 for each killogram of the
		belts, bolts and nuts; gaskets	sconsignment.
		and friction articles for	r
		machines; clips for electrical	1
		harnesses and other similar	r
		articles for technical use	
ı			



17	From 40.09 From	Fire hoses	P.T 1 for each killogram of the
	59.09		consignment
18	40.11	pneumatic tires and tubes. a-	
	40.12 • 40.13	tires for bicycles,	P.T 1 for each killogram of the
		motorcycles and the like	consignment P.T 0.5 for each
		bother kinds of tires.	killogram of the consignment.
18	401693	Gaskets, washers and other	P.T 1 for each killogram of the
		seals	consignment
19	From Chapter 44	- Wood - wooden products.	P.T 25 for each ton of the
		strips and friezes for parquet	consignment P.T 1 for each
		flooring and prepared for	killogram of the consignment
		buildings and constructions:	
		and prefabricated wooden	
		facilities.	
20	From Chapter 48	Papers (printing and writing	P.T 0.5 for each killogram of the
		paper, carbon paper,	consignment
		cellophane, kraft paper,	
		notebooks, cigarettes paper,	
		waxed paper, graphic	
		purposes paper, carbonizing	
		base paper), boxes, sacks,	
		bags and packs.	
21	From Section 11	- Textiles and fabrics	L.E. 5 for each ton of the
		Carpets, rugs and tapestries	consignment
		apparels blankets and	
		towels curtains bed	
		linens and covers. ( except	
		for imports for medical	
		purposes).	
22	Chapter 64	Footwear and their	a- P.T 25 for each gram of the
		components.	complete shoes b- P.T 1 for each
22	Chapter 64		



			gram of shoe components.
23	From 68.04	Cutting and polishing stones	P.T 1 for each killogram of the
			consignment.
24	From 68.05	Natural or artificial abrasive	P.T 1 for each killogram of the
		powder or grain on bases.	consignment.
			L.E. 1 for each ton of the
25	From 68.10	Articles of cement	consignment
26	From 68.11 From	Articles of asbestos or	L.E. 1 for each ton of the
	68.12	mixture or asbestos base.	consignment
27	6813.10	Brake pads.	P.T 1 for each killogram of the
			consignment
27	681390	Friction material and articles	P.T 1 for each killogram of the
		thereof for brakes, for	consignment.
		clutches or the like,	
S.	<b>Customs Code</b>	Commodity	Inspection fees (*)
28	69.06	Ceramic pipes, conduits,	L.E. 1 for each ton of the
		guttering and pipe fittings	consignment
		and parts made of porcelain	
		and china.	
29	69.07 69.08	Ceramics	P.T 1 for each killogramthe
			ofconsignment.
30	69.10	Toilet articles of ceramics.	P.T 1 for each killogramthe
			ofconsignment.
31	69.11 69.12 70.13	Tableware, household	P.T 1 for each killogramthe
		articles "of porcelain, china	ofconsignment.
		or glass "	_
32	From70.03		P.T 1 for each killogramthe
		prepared for transportation	_
		means, insulating glass and	
		safety glass	



		_	consignment
44		thereof Nickle rods, bars, angles,	L.E. 1 for each ton of the
		heating apparatus and parts	ofconsignment.
43	74.17	Non-electric cooking or	P.T 1 for each killogramthe
		fittings.	
		angles, pipes, tubes and	consignment
42	74.07 74.11 74.12	Copper bars, rods, profiles,	L.E. 1 for each ton of the
	85.44		ofconsignment.
41	74.08 74.13 From	Cables and wires of copper.	P.T 1 for each killogramthe
			ofconsignment.
40		1	P.T 1 for each killogramthe
		_	single pot.
39			P.T 25 for each unit of a
		thereof.	orconsignment.
38		cookers and parts and grates	P.T 1 for each killogramthe
20		1 0 /	of consignment.
37			P.T 1 for each killogramthe
		<u> </u>	ofconsignment.
36			P.T 1 for each killogramthe
	7612.90		ofconsignment.
35	7310.21 7310.29	Aerosol cans	P.T 0.5 for each killogramthe
34	73.03 73.07 -	iron.	consignment
		Tubes, pipes and fittings of	L.E. 1 for each ton of the
		steel.	
		construction reinforcing	
	(72.0772.20)	sections, rods and bars of	
		and steel rods, bars, angles, shapes and sections. Steel	
33		_	
33	Chapter 72 items	Flat-rolled products of iron	L.E. 1 for each ton of the



45	76.04 76.08 76.09	Aluminium bars, rods,	L.E. 1 for each ton of the
		profiles, pipes, tubes and	consignment
		fittings.	
46	82.12	Razors and razor blades	P.T 1 for each killogram
		Tableware (Spoons, forks,	
47	82.15	ladles)	P.T 1 for each killogram
48	83.01	Padlocks, locks and parts	P.T 1 for each killogramthe
		thereof	ofconsignment.
49	From 83.02	Mountings and fittings for	P.T 0.5 for each killogramthe
		furniture and doors	ofconsignment.
50	From 83.07	Flexible pipes and tubes.	P.T 0.5 for each killogramthe
			ofconsignment
S.	<b>Customs Code</b>	Commodity	Inspection fees (*)
51	83.11	Arc-welding electrodes	P.T 1 for each killogram.
52	84.07 84.08	Engines and separate parts	P.T 1 for each killogram.
	84.09	thereof	
		All types of pumps and parts	
53	84.13	thereof	P.T 1 for each killogram.
54	From 84.14	Air conditioners and parts	P.T 1 for each killogram.
	84.15 From	thereof	
	84.18		
55	From 84.18	Refrigerators and	a-P.T 1 for each killogram b-P.T
	From 8418.6990	refrigerating equipments for	1 for each killogram for the parts.
		domestic use, as well as heat	
		insulating containers and	
		parts thereof.	
56	From 84.14	Fans and electric ventilators	P.T 1 for each killogram.
		and parts thereof	
57	From 84.19	Instantaneous or storage	P.T 1 for each killogram.
		water heaters, non-electric	
		and parts thereof	



58	From 84.24	Fire extinguishers and parts	P.T 1 for each killogram of the
		thereof	consignment.
59	84.81	Taps (mixers, cocks and	P.T 1 for each killogram of the
		valves for domestic use) and	consignment.
		similar appliances for pipes,	,
		boiler shells, tanks, vats or	
		the like, including pressure-	
		reducing valves and	
		thermostatically controlled	
		valves, gas valves, Butagase	
		regulating valves and parts	3
		thereof.	
59	842542	Jacks; hoists of a kind used	P.T 1 for each killogram of the
		for raising vehicles hydraulic	consignment
60	84.82	Roller (ball) bearings.	P.T 0.5 for each killogram
61	84.83	Transmission shafts, bearing	P.T 1 for each killogram of the
		housings and plain shaft	consignment.
		bearings; gears and gearing;	
		ball or roller screws; gear	
		boxes and other speed	
		changers, flywheels, pulleys,	,
		clutches and shaft couplings	3
		and parts thereof.	
62	8421.21 From	nFiltering or purifying	P.T 5 for each killogram
	8421.31 From	nmachinery and apparatus for	
	8421.99	liquids or gases and parts	3
		thereof	
63	8422.11	Washing machines of the	
	8422.90.10 from	nhousehold type and parts	3
	8422.9090 84.51	thereof. Drying machines of	
		the household type and parts	



		thereof.	
64	84.31	Elevators and parts thereof	P.T 1 for each killogram of the
			consignment.
64	845011 845012	Household- or laundry-type	P.T 1 for each killogram of the
		washing machines, including	consignment
		machines which both wash	1
		and dry; parts thereof	
		Machines, each of a dry liner	1
		capacity not exceeding 10 kg:	
S.	<b>Customs Code</b>	Commodity	Inspection fees (*)
65	85.01	Electric devices (motors	P.T 1 for each killogram.
	85.02 6 85.03	generators and transformers	
	85.04	and parts thereof	
66	8504.10	Ballasts	P.T 1 for each pack of one ballast.
67	85.06	Electric primary cells	P.T 1 for each killogram of the
			consignment.
68	85.07	Electricity accumulators	P.T 1 for each killogram of the
		(batteries)	consignment.
69	85.09	Electro-mechanical domestic	P.T 1 for each killogram
		appliances, with self-	-
		contained electric motor and	
		parts thereof.	
70	8511.10	Sparking plugs	P.T 0.5 for each pack of a single
			unit, and P.T. 2 for each pack of
			four units.
71	From 85.16	Electric smoothing irons	P.T 1 for each killogram
		electric heating plates	,
		Electric water immersion	
		heaters, electro-thermic	
L	I.		I



		designed to function by their
78	85.13	Portable electric lamps P.T 1 for each killogram
	0.5.4.0	current cut-outs other items.
		generators and engines unit. 2P.T 1 for each killogram of
		starting equipment, spark plugs containing a single
77	85.11	Electrical ignition or engine 1P.T 0.5 for each pack of the
	0.7.11	motor
		with self-contained electric
		hair-removing appliances,
76	85.10	Shavers, hair clippers and P.T 1 for each killogram
		computers.
		prepared for recording by
		recording, magnetic discs
		for sound and picture unit.
75	85.23 85.24	Prepared unrecorded media P.T 1 for each pack of a single
		consignment.
74	85.39	Electric lamps P.T 1 for each killogram of the
		fluorescent lamp starters.
		unit, circuit breakers,
		starter base, multi-outlets
	From 85.36	and plug, fuses, lamp-holder, consignment.
73	From 85.35	Switches, plugs, twin switch P.T 1 for each killogram of the
	85.48	thereof)
	From the item	television antenas (and parts
	85.28 85.29	radio cassette, video sets and
	85.22 6 85.27	recorders, cassette-players
	85.20 6 85.21	and television proadcasting, consignment.
72	85.19	Reception aparatus for radio P.T 25 for each killogram of the
		hair driers and parts thereof.
		domestic purposes, driers and
		appliances of a kind used for



		own source of energy.	
79	85.18	Microphones, loudspeakers	P.T 5 for each killogram
		audio-frequency electric	
		amplifiers and electric sound	1
		amplifier sets.	
80	85.31	Electric sound or visua	IP.T 25 for each pack of a single
		signalling apparatus and	lunit.
		burglar or fire alarm devices.	
81	Items from 85.3	2 Electrical fixed or variable	P.T 1 for each killogram of the
	- 85.38 and iten	ns capacitors, resistors other	rconsignment.
	from 85.42	than heating ones, printed	1
		circuits, electrical apparatus	5
		for cutting- out, switching or	r
		protecting electrical circuits	,
		control panels and integrated	1
		circuits and parts thereof.	
S.	<b>Customs Code</b>	Commodity	Inspection fees (*)
			P.T 0.5 for each pack of a single
82	8545.20	Carbon brushes	unit.
83	85.46	Electrical insulators	P.T 1 for each killogram of the
			consignment.
84	From ite	mWater heaters of a kind used	P T 1 for each killogram
			i . i i ioi each kinogram
	8516.10 an	dfor domestic purposes and	_
		dfor domestic purposes and mparts thereof.	_
			_
85	from iter	mparts thereof.	_
85	from item 8516.90	mparts thereof.	
85 86	from item 8516.90 87.08	Parts and accessories of the motor vehicles	P.T 1 for each killogram of the
	from item 8516.90 87.08	Parts and accessories of the motor vehicles  4 Parts of the motorcycles	P.T 1 for each killogram of the consignment.



		engines .	
87	87.12 from item	Not motorized bicycles and	a- P.T 1 for each killogram b- P.T
	87.14	their non- assembled parts	1 for each killogram
		and parts thereof.	
88	9001.40 9001.50	Spectacle lenses	P.T 1 for each killogram
89	90.03 90.04	Spectacles and parts thereof	a-P.T 1 for each pack containing a
			complete Spectacle. b- P.T 1 for
			each killogram of the parts and
			spare parts.
			P.T 0.5 for each pack of a single
90	9032.10	Tromostats	unit.
			P.T 0.5 for each pack of a single
91	9032.20	Manostats	unit.
92	Chapter 91	All kinds of watches and	a- P.T 1 for each pack of one
		parts thereof	watch. b- P.T 1 for each killogram
			of the parts.
93	94.05	Lighting fittings, illuminated	P.T 0.5 for each pack of a single
		signs, illuminated name-	unit.
		plates and parts thereof.	
94	From 9405.50	Househole lighting	P.T 1 for each killogram
		apparatuses of the kind	
		function by burning	
		petroleum gases	
95	9603.21	Tooth brushes	P.T 1 for each killogram of the
			consignment.
96	9608.10	Ball point pens	P.T 1 for each killogram of the
			consignment.
97	9609.10	Pencils and crayons	P.T 1 for each killogram of the
			consignment.
98	From item 96.13	Lighters	P.T 1 for each killogram of the



		consignment.
99	From item	Ball point pens; felt tipped P.T 1 for each killogram of the
	9608.20 9608.60	and other porous-tipped pensconsignment.
		and markers. Refills for ball
		point pens, comprising the
		ball point and ink-reservoir.
100	From item 96.09	Pencil leads, black or P.T 1 for each killogram of the
		coloured consignment.
101	96.17	Vacuum flasks and other-P.T 1 for each killogram of the
		vacuum vessels, complete consignment for the partsP.T.
		with cases; and parts thereof 0.5 for each pack of a single unit

<sup>(\*)</sup> Collected fees per consignment shall not exceed L.E. 10.000.