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Clearance & Forwarding Services

خدمات جمركية متكاملة

لإرسال الاستفسارات الجمركية يرجى المراسلة على
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Directives facilitating import procedures

Directive 230 of 2006:

all importers shall be allowed to import unhardened carbonated rubber plates 12 millimeter thick with coal powder added, and strengthened from inside with a weave layer (included in customs Item /40082190/, as an exception for the currently valid import ban provisions. The value of this material shall be paid through the currently valid exchange regulations.

Directive 231 of 2006

is as follows: Article 1: Article 2 in our Directive 1515 of 2005 is amended to become as follows:
1. All current factories certified to manufacture vegetable oils, (by pressing and refining through solvents or by refining only) under Law 10 of 1991 and Law 21 of 1958 and their amendments, shall be allowed to import their allotments of raw oils in bulk (sunflower, Soya, corn and canola) to enter as raw materials: 30 % of the total production capacity, after cutting off the production capacity resulting from pressing cotton kernels for refining and filling, and under the responsibility of the relevant Directorates of Industry.
2. All factories certified to manufacture vegetable oils included in the provisions of Law 21 of 1958 and its amendments shall be the only certified parties to import coconut oil (customs Item 15131110) and raw palm oil (customs Item 15111090) according to the yearly allotments estimated for the needs of these factories certified by the Ministry of Industry or its concerned directorates duly authorized to do so.
Article 2: allotments in the above-mentioned Article shall be defined by books issued by the relevant Directorates of Industry according to the industrial records in which they are mentioned after cutting off the percentage stated above in Article 1. Article 3: the value of oils mentioned in Article 1 shall be paid according to the valid exchange regulations.

Directive 504 of 2006:

allow importing solar energy systems (composed of glass tubes and their accessories, included in customs Item 8419, as an exception of the import ban provisions in force). The invoice shall be paid according to the current exchange systems.

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Directive 525 of 2006:

allow importing instant warming gas-powered systems and their accessories included in customs Item 84191100, as an exception of the import ban provisions in force. The invoice shall be paid according to the current Exchange Systems

Directive 540 of 2006:

allow importing new passenger gasoline-powered cars from the country of origin and any other country, but exclusively through Syrian seaports including duty-free zones, manufactured no longer than two years ago. Such cars can be imported by land either from the country of origin or any other country provided that they are must not be imported by sea to any of the neighboring countries' seaports. The 2 % exclusive agent commission shall be canceled. The 2 % commission of Sayyarat Establishment shall be kept.

Directive 602 of 2006:

allow importing mango pulp preserved by sugar or prepared and preserved in another way in tins in items 2006-2008 as an exception of the import ban provisions in force, The invoice shall be paid according to the provisions of the Ministry of Economy & Trade No. 1100 of 2003, other current Foreign Trade Provisions shall also be considered, including obtaining the Ministry of Agriculture & Agrarian Reform permission, adhering to the Syrian Standard Specifications.

Directive 628 of 2006:

allow importing pharmaceutical edible mixes for infants (customs Item 21069099), as an exception of the current import ban provisions in force. Import is exclusively allowed for pharmaceutical trading companies duly authorized and registered by the Ministry of Health. Standards of analysis and quality control must be applied adhering to the rules and conditions included in customs Item 21, such as obtaining permission from the Ministry of Health in advance and adhering to the Syrian Standard Specifications and other specifications,

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according to the laws and regulations in force at the time of receiving the goods. The invoice value is paid according to the provisions of Directive 1100 of 2003.

Directive 733 of 2006:

Article 1: allow importers to import pure sodium chlorine included in customs Item 2501, as an exception of the import ban provisions in force. Import certificates must be duly prepared in the name of the Public Establishment for Foreign Trade in favor of the concerned parties provided that they obtain the Ministry of Health permission in advance and adhere to its conditions. Article 2: the invoice shall be paid according to the currently employed exchange systems.

Article 3: all health conditions and Syrian/international Standard Specifications required while clearing the goods should be highly considered, adhering to all other Directive in force.

Article 4: due to the above mentioned issued, all Foreign Trade Provisions and currently valid exchange systems are considered already amended.

Directive 1051 of 2006:

Article 1: all kinds of non-edible materials must neither be produced, imported, sold, offered, distributed, nor possessed for sale unless they carry the following data:

1. The name, type and classification of the material;
2. manufacture's name;
3. Country of origin;
4. Net weight, size, or unit according to the international system;
5. product's ingredients if composed of more than one material;
6. Production & expiry dates or the shelf life needed for materials that require such a procedure like cement;
7. Any other information deemed necessary by the producer or required pursuant to the Directives or standards in force (such as: use, preservation batch No., the code, importer's name, specification number, forms expressing use)

Article 2: all information mentioned in Article1 should be mentioned on non-edible materials packs or covers in a non-removable way as follows:

1. in Arabic or in any other language together with Arabic, provided that the information in Arabic must be clearer and bigger than its equivalent in other language(s); this applies to domestically-produced or

imported non-edible materials to be directly sold to the consumer, dangerous chemicals or pesticides, flammable or explosive chemicals, poisonous chemicals ,etc. In case, such materials are imported in a foreign language only, the importer must provide a label with the Arabic translation of the information stated on the goods before being put for consumption.

2. in Arabic or in any other language; this applies to non-edible materials imported to be manufactured or re-packed (canned, packed, in bulk)

Article 3: importers, producers, distributors of all business classifications are prohibited from selling expired non-edible materials.

Article 4: the non-edible product information card included in the Syrian Standard Specifications shall be considered a reference when stating the required information.

Article 5: infringers shall be punished according to the punishments stipulated in Law 158 of 1960 and its amendments applied by (Law 47 of 2001).

Article 6: provisions of Laws 136 of 1986, 636 of 1990, the Directives, circulars, instructions, and books inconsistent with the provisions of this Directive shall be canceled.

Directive 1144 of 2006:

Article 1: importers in general shall be allowed to import garlic included in the customs Item 0703, as an exception of import ban provisions in force.

Article 2: the invoice shall be paid pursuant to the currently adopted exchange system except for the credit facilities.

Article 3: agricultural health conditions in force should be taken into account, especially those ensuring stone troubles free issue in addition to other relevant valid regulations.

Directive 1156 of 2006:

importers shall be allowed in general to import non-sanitized medical robes made of paper covered with synthetic fabrics on one of its sides for dentists (included in customs Item 48239090), as an exception of the import ban provisions in force. Their value shall be paid according to the provisions of Directive 1100 of 2003 and its amendments.

Directive 1162 of 2006:

the Ministry of Economy & Trade's Directive 1144 of 7 May 2006 that allows importers in general to import garlic included in the customs Item /0703/ shall be cancelled. Directives on export promotion

Directive 11 of 2006:

bans exporting sheep and male mountain goats (kids) starting from January 5th 2006 till March 1st 2006. Directives issued to attract investment & capital and to modernize & develop performance

Directive 366 of 2006:

Adopt Euro instead of US Dollar to pay the value of invoices that are due or will be due on the public institutions and ministries to foreign parties, in addition to adopting it in future contracts whether import, export or services.

Directive 401 of 2006:

cancel Item B-2 of the instructions attached to Directive 1075 of 2004 which includes providing an engineering report upon the replacement of a vehicle's engine with another of a different type, provided that the replaced engine is technically valid as to achieve the safety and security precautions of the vehicle under the responsibility of the technical department of the specialized transport directorate.