<u>Instructions of the Director General of the Customs Authority</u> **No.** (64) for the year 2021

With reference to the instructions of the Director General of the Customs Authority numbers 54, 55, 59 for the year 2021;

For the sake of improvement of the workflow and the facilitation on users, the following shall be taken into consideration:

In case of to order bills of lading and notify party has a named consignee provided that the documents of the ownership of the inbound cargo from abroad is in the name of the named party.

The name **may be** amended in the manifest without considering the aforementioned as an omission of what should be listed on the mentioned manifest. This shall not be considered as a case of the cases of waiver pursuant to Article 223(b) of the Executive Regulation of the Customs Law promulgated by the decree of the Minister of Finance No.430 for the year 2021.

The liability of the carrier or his representative shall be confined to inquiring about the validity of the provided ACID by the foreign exporter before shipping through Nafeza platform to ascertain the validity of the number only pursuant to the last paragraph of article 198 of the Executive Regulations of the Customs Law promulgated by the decree of the Minister of Finance No.430 for the year 2021.

These instructions shall be minutely implemented.

Director General of the Customs Authority

(Elshahat Ghatwary)

Issued on 13/10/2021