

Instructions
of the Director General of the Customs Authority No. (76) for the year 2021

In view of what has been observed as some of the Customs checkpoints refuse to take into account the result of the analysis for the duration of a year for the inbound items of the same product and the same country of origin for consignment that have already been analyzed with the same specifications which would lead to delaying the average discharge time, conflict of business in different Customs sites and receipt of complaints from some of the representatives of the commercial and industrial community and the users in that regard.

Therefore, and in unification of customs transactions on the Customs Authority level, ensuring proper and regular work flow

It should be alerted while stressing on the necessity of compliance to what has been stated in the last paragraph of Article (259) of the Executive Regulations of the Customs Law issued by the Ministerial Decree No. 430 for the year 2021 regarding operation with the result of the analysis for a year for all importers and exporters provided that the inbound item is of the same product, the same country of origin for the previous consignment that has already been analyzed and holds the same code number (ARTICLE) and the same specifications without prejudice to the Customs right to request analysis upon doubting the presence of difference of the contents from that numbered and indicated on the package or documents.

These instructions shall be minutely implemented to avoid being held responsible.

Director General of the Customs Authority

(Elshahat Ghatwary)

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