

**Decree of the Minister of Finance  
Number (597) for the year 2021  
Amending some of the provisions of the Executive Regulations of the Customs Law  
promulgated by the decree of the Minister of Finance No.430 for the year 2021**

---

**Minister of Finance**

- Following the perusal of the Customs Law No.207 for the year 2020;
- The Executive Regulations of the Customs Law promulgated by the decree of the Minister of Finance No.430 for the year 2021;
- And What has been submitted by the Director General of the Customs Authority;

**Decided  
(Article One)**

The provisions of the second paragraph of Article (107), item (a) of Article (117), items (b) and (c) of the first paragraph of Article (198) of the Executive Regulations of the mentioned Customs Law shall be replaced by the following text:

**The second paragraph of Article (107):**

“The Minister or his delegated representative may, for warehouses authorized for one of the governmental authorities, public authority or its companies, and public business sector companies, accept an explicit undertaking signed by the competent Minister, the Head of the General Authority or Head of the Holding Company covering the security with a percentage of 100%.”

**Item (a) of Article (117):**

“a- Mixing foreign products with other foreign or local. In that condition, it shall be required to place special markings on the covers and allocation of an independent place for it.”

**Items (b) and (c) of the first paragraph of Article (198):**

“b- The importer or the foreign producer “at the export country” shall register his data and create an electronic account on the secured electronic platform designated and ratified by the Customs Authority provided that this data shall include (the country that the exporter is registered, the exporter’s registration number, the commercial name of the exporter, type of exporter “producer – company branch – others”, detailed address, e-mail of the exporter, and other data of the exporter).

c- The importer or the cargo owner, or his customs clearance agent shall enroll the preliminary and basic data of the shipment to be imported, submit the relevant documents electronically – including the prior import approvals according to the regulatory laws and decisions – through use of the electronic signature – provided that this data shall include (the foreign exporter registration number – code of the export country – data of the commodity – the Customs tariff item according to the H.S. Code including the local tariff and data of the invoice).”

**(Article Two)**

The text of the serial number (1) of the addendum number (2) attached to the Executive Regulations of the mentioned Customs Law shall be replaced with the following text:

1	X-ray inspection service	Containers – reefers – trucks (closed or open) without trailer for 20 feet inbound	EGP 500, -
		Containers – reefers – trucks (closed or open) without trailer for 20 feet outbound	EGP 100, -
		Containers – reefers – trucks (closed or open) without trailer for 40 feet inbound	EGP 800, -
		Containers – reefers – trucks (closed or open) without trailer for 40 feet outbound	EGP 200, -
		Cars	EGP 50, -
		Buses crossing borders	EGP 100, -
		Palettes – Postal parcels	EGP 2, - per Kg

**(Article Three)**

This decree shall be published in the Egyptian Gazette and shall be in force starting as of the next day of its publication.

Minister of Finance,

Dr. Mohamed Maait

Issued on 29/11/2021