

Instructions
of the Director General of the Customs Authority
No. (84) for the year 2022

Director General of the Customs Authority

Within the framework of the implementation of the provisions of the Customs Law promulgated by Law No.207 for the year 2020 and its executive regulations promulgated by the Decree of the Minister of Finance No.430 for the year 2021 and its amendments.

With reference to the instructions of the Director General of the Customs Authority No.27 for the year 2022 regarding not considering the cases permitted by the executive regulations of the mentioned Customs Law as a customs violation that require the collection of a fine in their regard.

It shall be considered in the field of application of the provisions of Article (240) of the Executive Regulations of the mentioned Customs Law with regards to the amendment of the explanations in the Customs Declaration of import consignments for projects operating under free zone system that the following is committed to:

The procedures of amending the explanations stated in the customs declaration issued after loading shall be continued based upon the request of the concerned person or its representative provided that the procedures are carried out pursuant to what has been actually evidenced before completion of loading through the inspection of the tripartite committee (actual importer) supported by the approval on the amendment issued by the General Authority for Investment and Free Zones (GAFI).

These instructions shall be implemented thoroughly to avoid being held liable.

Kind regards,

Director General of the Customs Authority

(Elshahat Ghatwary)

Issued on 17/12/2022