

We, Al-Hussein the First, King of the Hashemite Kingdom of Jordan
 Upon Article 31 of the Constitution
 And Upon the Cabinet's resolution of 6.11.1993,
 We order the following Regulation:

Regulation No. 74 for the Year 1993
 Import and Export Regulation
 Issued in compliance with Article 12 of the
 Law of Import and Export No. 14 for the 1993

Article (1)

This Regulation shall be named the Regulation of Importation and Exportation for the year 1993 and shall come into force as from the date of publishing in the Official Gazette.

Article (2)

The following words and expressions wherever mentioned in this Regulation shall have the meanings designated herein unless otherwise the context indicates otherwise:

Ministry	:	The Ministry of Industry and Trade
Minister	:	The Minister of Industry and Trade
Goods	:	Every item or animal, agricultural, or industrial product
Import License	:	

Chapter One

Article (3) :The following parties and goods shall be excluded from the import license pursuant to regulations issued by the Minister:

Imported in name of His Majesty the King (A)
 Directly imported in name of ministries, and the official public departments and (B) institutions.

Coming into the Kingdom on transit basis without prejudice the provisions of the (C) valid Customs Law.

Re-entered into the Kingdom in its original form or after repair (D)

Returned products of the Kingdom (E)
 Imported for display and re-export excluding cinema films that are imported for (F) commercial purposes.

Directly imported by the diplomatic and consular missions for their official uses. (G)

Goods that the customs authority approves of keeping them in the public warehouse (H) in name of banks operating in the Kingdom, however, these must be subject to licensing when approved of being cleared (I) according to the Provisions of the Customs Law.

Personal Effect, and second hand house hold furniture. (J)

Books, newspapers, magazines and other printed materials. (L)
Goods that are re-exported before being cleared. (M)
Goods that enter into the free market zones and are sold on planes and ships. (N)
Livestock (O)
(P)

A) It is permitted to import the goods from another country rather than that of origin for a fine of 1% of the value of the goods to be collected at the clearance point. Goods and parties exempted from the importation fee shall also be exempted from this fine.

Article (8)

The following people, companies, bodies and establishments have the right to import:
A) Jordanian people, companies, bodies and establishments that hold Profession licenses entitling them to import.

Foreign people, companies, bodies and establishments that hold profession licenses entitling them to import.

Scientific, religious, charity, hospital, bank, and craft institutions and bodies (C) Individuals on condition that the goods to be imported are not meant for commercial purposes.

People, companies, bodies and institutions registered as an official party to erect (E) development projects in the Kingdom.

Foreign contractors and companies or their branches registered in the Kingdom as foreign operating companies pursuant to the Law of Companies provided that the goods to be imported are necessary for the execution of contracts with the government or the private institutions and that the concerned party also support the importer's request for these appliances by a statement of their quantity and type.

Article (9)

Import Fee: .One

A fee of 5% of the goods' value subject to customs duties shall be collected in accordance with the provisions of the former Customs Law regarding import procedures as follows:

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Notwithstanding the provisions of Paragraph (2) of this Article, import fees stipulated herein shall not be collected for the following goods:

1. Goods imported by parties and people exempted from customs duties in compliance with the provisions of the valid Customs Law.

Goods imported under temporary admittance upon a prior approval by the Ministry of Industry and Trade, and the Ministry of Finance-Customs according to the conditions and reservations they establish provided that the Importer provides Customs Department with the guarantee approve for imports and customs fees and any other fees incurred by these goods and that fees will be collected in case they were cleared locally by the Customs Authority with no need to obtain an import license for these goods.

Goods that the Cabinet decides to exempt from the import fees upon recommendation by the Minister. Determination there of is published in the Official Gazette.

Furniture, equipment and commercial premises imported by the foreign parties who are allowed to establish their offices in the Kingdom through which they conduct their business abroad. This also covers house furniture and appliances necessary for the media offices and are imported by non-Jordanians to be used in their offices. However, they must be necessary and required to furnish those offices and the employees' houses upon a certified statement by the Ministry.

Industrial and agricultural machines and equipment.

The following shall be subject to import fees:

1. Goods imported by official and non-official parties exempted from those fees in case of being locally cleared whether by means of selling or otherwise. In this case, fees shall be collected by Customs Authority without the need to obtain an import license.

Article (14)

The following parties and goods shall be exempted from the export license when exporting from the Kingdom provided that the provisions of other laws and regulations are observed according to the regulations issued by the Minister:

- A. Exported in name of His Majesty the King
 - B. Exported by the diplomatic and consul bodies
 - C. Exported under transit status
 - D. Exported from free zones
 - E. Imported and re-exported prior to customs clearance
 - F. Imported under temporary admission
 - G. Exported abroad to repair or to complete their manufacturing or to be filled or displayed then returned to the Kingdom.
 - H. Personal effects and second hand house furniture
- Goods of Jordanian origin on condition that the exported goods are not among:
1. Goods exported to countries that hold trade agreements

General Provisions

Article (19)

The Minister may, in order to achieve the purposes of the regulations,:

One. Authorize Secretary General of the Ministry or the Trade Director or any employee of the Trade Directorate to sign the licenses of imports and exports, or the licenses or decisions to amend or renew them or the permission to import goods from other its origin.

Authorize the Director General of Customs to amend the country of origin of the goods, the center of shipment, the clearance center according to the regulations issued by the Minister, the Director General of Customs, however, he may

Law No. 24 for 1986

Law of Roads

Traffic Fees

Article (29):

Traffic fees in relation with any road can be imposed. The collection of such fees shall be recorded as a trust deposit with the Ministry of Finance to the account of maintaining and improving the roads of the Kingdom. Disbursements of this deposit shall be put into