

Article 24a

Favorable tariff treatment

The favorable tariff treatment from which certain goods may benefit shall be subject to conditions and criteria laid down by the Government of the Republic of Macedonia upon proposal by the Minister of Economy and prior opinion by the Minister of Finance and the Minister of Agriculture, Forestry and Water Economy. Where an authorization for the favorable tariff treatment is required, provisions set out in Article 79 and Article 80 paragraphs 1 and 2 of this law shall apply.

For the purposes of paragraph 1, the expression “favorable tariff treatment” means a reduction or suspension of an import duty as referred to in Article 3 item 4 of this law, even within the framework of a tariff quota.