

9. In case the Ministry of Commerce receives the import license application for chemicals, it shall be considered part of the lists (1, 2, 3 and 4) (attached), and the importer shall be notified to contact the Ministry of Interior or Ministry of Health as the case may be, and the Ministry of Commerce (General Directorate of Laboratories and Quality Control) shall send at the same time a written letter to the Ministry of Interior or Ministry of Health as the case may be on the same day.

The Ministry of Interior:

1. There shall be need for import license to be issued from the Ministry of Interior for the following items:
 - I. Dangerous and explosive chemicals, shown by the attached lists (1, 2, and 3), and the radiant sources (devices and materials).
 - II. Import of the materials described above shall be restricted and needs license due security reasons.
2. The application for licensing import shall be supported by the following documents:
 - a. Name and address of the importer.
 - b. Copy of the commercial register.
 - c. Copy of the final invoice or preliminary invoice.
 - d. Three copies of the Civil Defense Certificate proving suitability of the storage place and availability of the safety and fire extinguishing means conforming to the chemical item to be stored.
 - e. Name of manufacturer and country of origin.
 - f. Name and address of the responsible body and address of the place in which the TV surveillance cameras and TV closed circuits and anti-fire devices therein shall be installed.
3. The application shall be considered by the competent authority at the Ministry of Interior, and in case it is convinced and the documents are complete, the license shall be issued. But if not convinced due to reasons of national security, the application shall be rejected and the applicant notified.
4. The period (30) days as maximum pursuant to the peculiarities of each case (as usual the issuance or rejection of the license takes a period ranging between one week to thirty days).

The Ministry of Posts, Telephone and Telegrams:

1. The Ministry of Posts, Telephone and Telegrams is the responsible body for the licenses to import the telecommunications devices in the Kingdoms.
2. The reason for prohibiting import of the telecommunications devices except by a license is to rationalize the use of the frequency spectrum, and the security aspects involved in the use of such devices in the Kingdom.
3. The importer should submit the following information and documents to obtain the import license:

- I. Name and address of the importer and his commercial register.
 - II. Name and address of the end user of the device.
 - III. Location and actual address of the place in which the device is used.
 - IV. Copy of the purchase order.
 - V. Copy of the invoice or preliminary invoice.
 - VI. Guide (catalogue) of the device.
 - VII. Detailed description of the technical specifications of the device, including conformity to the Saudi international specifications (ITU and SSA).
4. Applications of import license shall be executed before the actual procedures for import, and the applications shall be processed by the Frequencies Department and the License Committee at the Ministry of Posts, Telephone and Telegrams. The period ranges from one month to two months (in case of the radio

3. To obtain the import license it is necessary to provide the following documents and information and to present them to the Agricultural Research Administration:

The importer should have a commercial register for practicing trading activity in agricultural implements.

The importer should be an approved distributor or agent, and should provide the following documents:

the implement's catalogue showing the technical specifications.

List of prices and invoice by the value (CIF).

The implement's certificate of origin, showing the date of production (manufacture)

report on the suitable soil, weather, and crops for using the implement.

guarantee for one year against the defects of quality and manufacture, the import license shall be issued for the implements and equipment that are approved by the Ministry after their selection and proof of their suitability.

4. The necessary period for issuing the license ranges from one week to two weeks, and its shall continue to be valid till the agency of the implement is transferred from one trader to another, or when a defect is found in the implement which cannot be mastered.
5. The applicant shall be notified of the reasons of rejection of the license.
6. Appeal against rejection of the license shall be filed to the Minister of Agriculture & Water, and appeal against his decision shall be filed to the Board of Grievances.

B. Licenses for importing seeds and fertilizers:

1. Agricultural items (such as seeds and fertilizers) that need import license form the Agricultural Research Department at the Ministry of Agriculture & Water shall be as follows:
2. (All seed items/seeds/saplings and seedlings, botanic tissues, chemical fertilizers, and organic fertilizers, soil ameliorators/agricultural chemicals.)
3. Reasons of the need for obtaining import license to make sure that it conforms to the Saudi standard specifications and to make sure that the seeds that bear diseases and chemicals are not imported.

(The importer's commercial register/copy of the invoice or preliminary invoice/copy of the Civil Defense Certificate/the Substance Proof Certificate/detailed description of the type, quantity, origin and descriptions of the substance.

In case the substance is invisible, and has actually been registered, the import license shall be issued on one day or two days, and its shall continue in effect for six months or as per the remaining period of the substance registration period, and in the cases in which the license is refused, the applicant shall notified of the reasons of refusal.

D. Import licenses of the veterinary drugs/vaccines/fodder/pigeon/land birds/rabbits:

1. The import of the following substances shall require import licenses from

