

<u>Al-Wakaye Al-Mesreya/ Government Bulletin - Issue No. 76 (Supplement)</u> <u>Dated 31 March, 2022</u>

<u>Ministry of Trade and Industry</u> <u>Decree No. 195 of the Year 2022</u> <u>On Amending the Rules Organizing</u> <u>the Registration of the Factories Qualified to Export</u> <u>the Products Thereof to the Arab Republic of Egypt</u>



Minister of Trade and Industry

After perusal of Decree of the minister of Trade and Industry No. 43 of the Year 2016 Regarding the Amendment of the Rules Organizing the Registration of the Factories Qualified to Export Products Thereof to the Arab Republic of Egypt and its amendments;

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DECREED THE FOLLOWING:

(Article One)

The third paragraph of article (1) of the decree of the minister of Trade and Industry No. 43 of the Year 2016, referred to, shall be cancelled.

(Article Two)

The text of item (Third) of the second article of decree of the minister of Trade and Industry No. 43 of the Year 2016, referred to, shall be replaced with the following text:

<u> Article Two / item – Third:</u>

"Registration in the aforesaid register shall be made promptly after submitting the completed documents, provided that the person concerned shall receive an indication of registration within a period not exceeding fifteen days as of the date of completing the required documents. In case of doubt with regard to the validity of the submitted documents, registration in the said register shall not be made except after ascertaining the correctness thereof. Based on the request of the registration applicant, the company or the factory may be inspected to ascertain the correctness of the documents, after obtaining the approval of the minister concerned with foreign trade".



(Article Three)

Items (Fourth, Fifth and Sixth) shall be added to article two of the ministerial decree no. 43 of the year 2016, referred to, and two new articles sub nos. (two – bis), (two – bis 1) shall also be added to the aforesaid decree, to be read as follows:

Article Two / Items (Fourth, Fifth and Sixth):

Fourth: the registration documents may be submitted via embassies and consulates of the governments of the countries concerned.

Fifth: the documents that have validity date shall be renewed within a period not exceeding thirty days as of the expiry date.

Sixth: whatever is registered or written off shall be published on a monthly basis in Al-Wakaye Al-Mesreya/ Government Bulletin and on the website of the General Organization for Export & Import Control.

Article Two (bis):

Writing off from the register shall take place by a substantiated decision to be issued by the chairman of the General Organization for Export & Import Control, in the cases of unfulfilling any of the registration requirements. Grievance against the write off resolution may be made before the grievance committee stipulated in Article Two (bis-1) hereof, within sixty days as of the date of notifying the person concerned.

Article Two (bis-1):

A committee shall be formed by virtue of a decree to be issued by the minister concerned with foreign trade. The committee shall consider the grievances against non-registration or writing off from the register. The grievance application shall be submitted to the agreements and foreign trade sector to be presented to the grievance committee. The grievance shall be decided on within a period not exceeding 15 days as of the date of submitting same. The complainant shall be notified of the reasons for the non-registration or writing off and the corrective measures that must be taken thereby to repeat the registration.





(Article Four)

This Decree shall be published in Al-Wakaye Al-Mesreya/ Government Bulletin, the competent entities shall enforce same and it shall come into force as of the day following the date of its publication.



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