

Permanent Permissibility of Import of Goods Produced in the Free Zones into the Mainland

In its session held on September 9 th, 1994, and upon the proposal made by the Ministry of Commerce and the Secretariat of the High Council of Free Zones, and by virtue of the provisions of Article (23) of the Law on Export - Import Regulations as ratified in 1994, the Board of Ministers approved the following text as a Note, to be added to Article (8) of the Bylaw thereto the Export–Import General Regulations.

Note

The importation of the goods produced in the Free Trade – Industrial Zones shall not be considered impermissible (into the mainland) in the following cases:

- In cases where in the time of setting up of a given industry, the ingress of the goods produced by that industry have been deemed as permissible (into the mainland).
- In another cases where upon the confirmation made by the committee subject of the Article (1) of the Bylaw (thereto the Exports-Imports Regulations), the aggregate value added and the raw materials used in producing the goods exceeds sixty (60) percent.