

The executive by law of the import law No.43/1964
For the purpose of applying the 10th & 11th articles of import law
No. 43/1964, we decided to issue the following by law:

1st Article

An import control department is established in the ministry of commerce works to execute and activate rule of import law and the other issued by laws and resolute by it.

2nd Article

The under secretary of the commerce is entitled to decide on import applications and issue the licenses as well as he/ has the right to assign any other official of the mentioned ministry.

3rd Article

Import applications wouldn't be accepted unless they are signed by the importer or the officially autheorized person to sign on be half of the company, or the attorney by virtue of official certified power of attorney by the notary public.

4th Article

The importers who applied importing goods pre-issue of this law/ and they have not reached Kuwait yet, on being applicable they have to apply for importing according to its rules.

5th Article

Relevant license to importing good according to the rules of the 1st & 2nd articles of the said law and it should be general license, which entitles the importer to import all permitted goods. Its period will be one year from its issue date.

Applying for a new license instead, at being expired is also permitted, too.

6th Article

An independent application should be submit for each importing goods deal according to the rules of the 3rd & 8th articles of the import law.

The application should contain the goods type, quantities, characteristics, prices and the purpose of their importing, what is not licensed to be imported is not allowed.

7th Article

Import application submitted on the relevant forms that are prepared for that purpose, the following documents should be attached with:

- 1- Copy of Kuwait nationality document for the Kuwait traders.
- 2- Copy of the commercial registry certificate and a certificate issued by Kuwait chamber of commerce and industry.
- 3- commitment issued by the importer according to the rules of the first paragraph of the 3rd article, clarifies that the imported goods are for the personal use.
- 4- Copy of importing companies contracts.
- 5- A statement from oil companies as they import goods according to the rules of the 3rd paragraph of the 3rd article on