



Unified Guide

for Customs Procedures at First Points of Entry

in the GCC Member States

Fourth Edition

2025



Introduction

As part of the continuous efforts made by the Gulf Cooperation Council (GCC) Member States to develop and facilitate customs procedures and import/export requirements within the framework of the GCC Customs Union—aimed at strengthening joint customs work, enhancing trade exchange with the outside world, and achieving the intended objectives of the Customs Union—the Supreme Council of the GCC, during its 35th Session (December 2014), approved the recommendations of the Financial and Economic Cooperation Committee in its 98th and 99th meetings.

These recommendations included the approval of the outcomes reached by the GCC Customs Union Authority regarding the completion of requirements for the establishment of the Customs Union. Among them was the endorsement and implementation of the Unified Guide for Customs Procedures at First Points of Entry in the GCC Member States, which became effective at the beginning of 2015 at all first-entry customs ports across the Member States. The guide was to be reviewed and assessed by the GCC Customs Union Authority after one year of implementation.

In accordance with the directives of the Executive Committee of the GCC Customs Union Authority, the Committee on Customs Procedures and Information Technology conducts an annual review and update of the Unified Guide for Customs Procedures at the first-entry points of the Customs Union, considering the views and observations of Member States based on their implementation experience. On this occasion, the GCC Customs Union Authority is pleased to present the Fourth Edition of the Unified Guide for Customs Procedures at First Points of Entry in the GCC Member States in Arabic. The Authority extends its sincere thanks and appreciation to the customs administrations and authorities of the Member States, the Committee on Customs Procedures and IT, and all those who contributed to the preparation and finalization of this guide.

The GCC Customs Union Authority hopes that this guide will contribute to facilitating customs operations within the Member States and maximizing the benefits realized from the establishment of the GCC Customs Union .

May Allah grant us success...

Table of Contents

Code	Title	Page			
	Import	5			
01	(Air – Land – Sea – Wooden Vessels – Express Carriers – Postal Offices – Free				
	Zones – Duty-Free Markets – Customs Warehouses)				
		5			
	Export	8			
O 02	(Air – Land – Sea – Wooden Vessels – Express Carriers – Postal Offices – Free	· C			
	Zones – Duty-Free Markets – Customs Warehouses)				
0201	Re-export of Goods	10			
0202	Temporary Export	12			
0	Suspensive Customs Duty Regimes	14			
03	(Temporary Admission – Transit – Storage in Customs Warehouses – Storage				
	in Free Zones and Duty-Free Markets)				
0301	Temporary Admission	14			
030101	ATA Carnet for Temporary Admission	19			
03010101	Temporary Admission under the ATA Carnet System	19			
03010102	Re-export of Goods under the ATA Carnet	21			
03010103	Transit of Goods under the ATA Carnet	22			
030102	Temporary Admission of Foreign Tourist Vehicles	23			
0302	Goods in Transit	25			
0303	Storage in Customs Warehouses	28			
0304	Storage in Free Zones and Duty-Free Markets	30			
	Import for the Purpose of Re-export	32			
0305	(Air – Land – Sea – Wooden Vessels – Express Carriers – Postal Offices – Free	_			
,	Zones – Duty-Free Markets – Customs Warehouses)	5			

Code	Title	Page
04	Refund of Customs Duties on Re-exported Goods	35
05	Exemptions	37
0501	Diplomatic Exemptions (Foreign Missions)	37
0502	Military Exemptions	39
0503	Industrial Exemption	41
0504	Personal Exemption	43
050401	Exemption of Personal Effects and Used Household Items	43
050402	Exemption of Personal Baggage and Gifts Accompanied by Travelers	45
0505	Exemption of Supplies for Charitable Organizations – Goods Imported for	46
	Persons with Special Needs – Relief Materials and Commercial Samples	
0506	Exemption of Re-imported Goods	49
0506	Exemption of Re-imported Goods Declaration / Disclosure of Currency, Negotiable Financial Instruments, Precious Metals, or Precious Stones	49 52
	Declaration / Disclosure of Currency, Negotiable Financial Instruments,	
06	Declaration / Disclosure of Currency, Negotiable Financial Instruments, Precious Metals, or Precious Stones	52
06	Declaration / Disclosure of Currency, Negotiable Financial Instruments, Precious Metals, or Precious Stones Procedures for Clearance of Incoming Postal Parcels	52
06 07 08	Declaration / Disclosure of Currency, Negotiable Financial Instruments, Precious Metals, or Precious Stones Procedures for Clearance of Incoming Postal Parcels Procedures for Transport by Express Carriers	52 54 56
06 07 08 09	Declaration / Disclosure of Currency, Negotiable Financial Instruments, Precious Metals, or Precious Stones Procedures for Clearance of Incoming Postal Parcels Procedures for Transport by Express Carriers Refund of Cash Deposits and Release of Bank Guarantees	52 54 56 61
06 07 08 09 10	Declaration / Disclosure of Currency, Negotiable Financial Instruments, Precious Metals, or Precious Stones Procedures for Clearance of Incoming Postal Parcels Procedures for Transport by Express Carriers Refund of Cash Deposits and Release of Bank Guarantees Private Customs Warehouses	52 54 56 61 66

Code	Title
01	Commercial and Personal Import (Air – Land – Sea – Wooden Vessels – Express Carriers – Postal Offices Free Zones – Duty-Free Markets – Customs Warehouses)

- 1. Proof of the importer's commercial activity is required to obtain the customs code.
- For personal import, the concerned individual must present a national ID, passport, or residence visa to complete customs procedures.
- 3. Required permits and approvals from competent authorities must be provided for restricted goods.
- 4. The customs authority may request translation of foreign invoices / documents into Arabic.
- 5. The owner of the goods, their representative, or the authorized customs broker must retain records (in paper and electronic form) for five (5) calendar years from the date of completing customs procedures and provide them to the customs authority upon request.
- 6. The owner of the goods, their representative, or the authorized customs broker may submit customs documents and information electronically to the customs authority, provided the originals are retained and submitted upon request.
- 7. Customs documents submitted to the customs authority must be original. Copies of invoices may be accepted upon submission of cash or bank guarantees or a written undertaking to provide the originals within a period not exceeding three (3) months (90 days) from the date of submitting the guarantees with the customs declaration.
- 8. Carriers (air / sea) or their authorized agents must submit the cargo manifest and related documents to the customs authority either in paper form or electronically, as per the applicable customs procedures, to complete customs operations. These documents may be submitted after arrival within the timeframes and conditions set by the Director General.
- 9. Customs duties and other applicable charges must be paid in advance according to the electronic clearance system implemented by each customs authority.
- 10. Pre-arrival customs clearance is permitted according to the electronic clearance system in place at each customs authority.

	`.			
	Code	Title		
20	01	Commercial and Personal Import (Air – Land – Sea – Wooden Vessels – Express Carriers – Postal Offices Free Zones – Duty-Free Markets – Customs Warehouses)		
r f	11. The customs authority has the right to open parcels for inspection in the absence of the goods' owner or their representative if they refuse to attend the inspection at the scheduled time despite being notified. If necessary, the customs authority shall conduct the inspection through a committee formed for this purpose by a decision of the Director General, and an official report shall be prepared documenting the inspection results.			
12. The applicable customs tariff shall be applied to goods that have been damaged, based on their value in the condition they were in at the time the customs declaration was registered. 13. It is prohibited to import goods that are internationally or locally banned, or subject to binding				

- 13. It is prohibited to import goods that are internationally or locally banned, or subject to binding international treaties and agreements, as well as counterfeit, adulterated, or non-conforming products, or those violating intellectual property rights.
- 14. Certificates of conformity from the country of origin or reports from public or private laboratories accredited by the competent authorities may be requested, along with the possibility of taking random samples (based on risk criteria).
- 15. If weapons, hazardous materials, or similar items are included in the shipment, the controls specified under Section (12) shall apply.
- Documents to be Attached to the Unified Customs Declaration (in hard copy or electronically):
- 1. Detailed invoice
- 2. Certificate of origin (if requested)
- Requirements:
- 1. Delivery order for air or sea imports (if requested)
- 2. Bill of lading for air or sea imports
- 3. Cargo manifest for land imports
- Cargo manifest for vessels not operating on regular routes or without a shipping agent at the port, provided it is endorsed by customs authorities at the port of loading

Code	Title
01	Commercial and Personal Import (Air – Land – Sea – Wooden Vessels – Express Carriers – Postal Offices Free Zones – Duty-Free Markets – Customs Warehouses)

- 5. Packing list for multiple items (if applicable), including the Harmonized System (HS) code and international codes for chemicals and hazardous materials (if requested)
- 6. In the case of personal imports, proof of identity is required: a national ID card or passport for citizens, and a passport or residence/visit visa for residents.

Procedures

- The customs declaration is to be submitted electronically by the importer, their representative, or the authorized customs broker. This includes the submission of all required documents and information to the customs authority.
- 2. Goods are subject to customs duties in accordance with the Unified Customs Tariff Schedule, unless exempted under the provisions of the Unified Customs Law of the GCC States, the effective Economic Agreement of the GCC, or any other applicable international agreement under the GCC framework.
- 3. Goods are subject to inspection and examination based on risk assessment criteria. The customs declaration is printed according to the automated clearance system used by the customs authority.
- 4. Issuance of the exit permit and release of goods.

Code	Title
02	Export (Commercial, Personal, National Products) Air – Land – Sea – Wooden Vessels – Express Carriers – Postal Offices – Free Zones – Duty-Free Markets – Customs Warehouses

- 1. Proof of the exporter's activity is required to obtain the customs code.
- 2. For personal exports, the concerned individual must present a national ID, passport, or residence/visit visa to complete customs procedures.
- 3. Required permits and approvals from the competent authorities must be obtained for restricted goods.
- 4. The customs authority may request the translation of foreign invoices/documents into Arabic.
- The customs authority reserves the right to request documents, contracts, correspondence, and other relevant materials.
- The exporter, their representative, or the authorized customs broker must retain records for five calendar years from the date of completion of customs procedures and provide them to the customs authority upon request.
- 7. The owner of the goods, their representative, or the authorized customs broker may submit documents and customs information electronically to the customs authority, provided that the original documents are retained and submitted upon request.
- 8. Carriers, shipping agents (sea/air), or their authorized representatives must submit the manifest and relevant documents to the customs authority either in paper or electronic form, according to the applicable customs regulations. These documents may be submitted after the arrival of goods, subject to the timeframes and conditions specified by the Director General.
- 9. Prepayment of other applicable fees must be made in accordance with the electronic clearance system adopted by each customs office.
- 10. Pre-clearance procedures may be conducted in accordance with the electronic clearance system applied at each customs office.
- 11. It is prohibited to export goods that are internationally or locally banned, subject to international conventions and treaties in force, local regulations, counterfeit or fraudulent goods, or those that violate approved standards or intellectual property rights.

Code	Title
02	Export (Commercial, Personal, National Products) Air – Land – Sea – Wooden Vessels – Express Carriers – Postal Offices – Free Zones – Duty-Free Markets – Customs Warehouses

- 12. In case weapons or high-risk materials (or items of similar classification) are included in the shipment, the controls stipulated in Tab (12) shall apply.
- Documents required to be attached to the Unified Customs Declaration, either in paper or electronic format:
- 1. Detailed invoice.

Requirements:

- 1. For personal exports, proof of identity is required (national ID or passport for citizens; passport or residence/visit visa for residents).
- 2. Packing list for multiple-item shipments (including the Harmonized System (HS) code along with the international code for chemicals and hazardous materials), if requested.

Procedures:

- 1. The customs declaration is prepared electronically by the exporter, their representative, or the authorized customs broker, including submission of all required documents to the customs authority.
- 2. Payment of other applicable fees shall be made in accordance with the clearance system implemented in each customs office.
- 3. Goods are subject to inspection based on risk assessment standards, and the customs declaration is printed according to the electronic clearance system adopted by the customs authority.
- 4. Exit permit is issued.

2	17		172	72		17
	Code			Title		
	0201	Re-export of Goods	\$\forall 2	<u>ي</u>	ري ا	5
•	Regulation	<u>s:</u>	0	6	0	
1.	Re-export of	foreign goods is permitt	ed in the following	ı cases:		
	a. Importe	ed goods not withdrawn	from the customs	warehouses.		5.
	b. Goods	admitted under the tem	porary admission p	procedure.		77
0	c. Goods	stored in bonded wareh	ouses as one of the	e suspended custo	oms duty arrangen	nents.
	d. Foreign	goods on which custon	ns duties have beer	n paid.		
	6 1					

- e. Goods rejected by the competent authority.
- f. Goods imported for the purpose of re-export.
- 2. The owner of the goods, their representative, or the authorized customs broker may submit customs documents and information to the customs authority electronically, provided the original documents are retained and presented upon request.
- 3. Carriers, maritime/air shipping agents, or their authorized representatives must submit the cargo manifest and related documents to the customs authority either in hard copy or electronically, in accordance with the applicable procedures in the customs office. These may be submitted after arrival, within the timeframes and conditions specified by the Director General.
- 4. Other applicable fees may be paid in advance as per the automated clearance system implemented in each customs office.
- 5. Pre-arrival customs clearance is permitted according to the automated clearance system in force at each customs office.
- 6. It is prohibited to re-export goods that are locally or internationally banned or subject to applicable international conventions and treaties.
- 7. The customs authority may request the translation of invoices or foreign documents into Arabic.

Required Documents for preparing the Unified Customs Declaration, either in paper or electronic format:

- 1. A copy of the initial import declaration (where applicable as per control clause no. 1).
- 2. Detailed invoice.

• Requirements:

Code			Title		
0201	Re-export of Goods	ري ال	5	5	5

- 1. The exporter, their representative, or the authorized customs broker shall prepare and submit the Unified Customs Declaration electronically, along with all required documents and information to the customs authority.
- 2. Payment of any other applicable fees must be made.
- 3. The goods are subject to inspection and examination based on risk criteria, for the purposes of refunding customs duties or releasing/refunding financial or bank guarantees. The goods are matched against the documents of the initial customs declaration under which they were originally imported. The customs declaration is then printed according to the automated clearance system adopted by the customs authority.
- 4. Issuance of the exit permit and clearance of the goods.

Code			Title		
0202	Temporary Export	ري کې	5	5	ي م

- 1. Temporary export is allowed for the following goods:
 - a. Machinery and heavy equipment for project execution or for conducting practical and scientific experiments related to those projects.
 - b. Foreign goods exported for completion of manufacturing.
 - c. Goods temporarily exported for use in stadiums, theaters, exhibitions, and similar events.
 - d. Machines, equipment, and devices exported abroad for repair.
 - e. Containers and packaging materials intended to be refilled.
 - f. Animals exported for grazing.
 - g. Commercial samples for display purposes.
 - h. Other cases as required.
- 2. The applicant for temporary export shall submit colored photographs of goods that are difficult to identify to the customs authority for matching upon re-importation.
- 3. The customs authority may take necessary measures using appropriate means (such as photographs, electronic barcodes, sample sealing, etc.) to ensure goods are matched upon re-importation.
- 4. Maritime and air shipping agents must submit the cargo manifest to the customs authority either in paper or electronic format, as per the automated clearance system in use, to complete customs procedures.
- 5. The carrier or the authorized customs broker must submit the cargo manifest and transport information to the customs authority for goods transported by land or wooden vessels or similar non-scheduled means to complete customs procedures.
- 6. Temporary export is not permitted for goods placed under suspensive customs procedures (i.e., customs duties suspended).
- 7. The duration of temporary export must not exceed 365 days for the cases mentioned in items (C, E, G) of point 1.
- 8. Temporary export is not allowed for goods that are prohibited from export.
- 9. The duration of temporary export shall not exceed one year (365 days) and may be extended for similar periods up to a maximum of five years, unless a longer period is required, in which case approval must be obtained from the Customs Administration for the cases mentioned in clause 1 A, B, D

2			-			
	Code			Title		
	0202	Temporary Export	5	5	5	5
10.	The duration	of temporary export sha	III not exceed six	months (180 days	s) for the cases me	ntioned in
	clause 1 F, H					
11.	The tempora	ry export status ends up	on re-importatio	n of the goods into	o the GCC states, c	onversion
	to final expo	rt, or expiration of the te	mporary export	period		
12.		al for temporary export n			s authority	7
		xport of spare parts, tires				nroiects is
15.	not permitte		s, batteries, and	other consumable	materials asea in	projects is
			150 cc		5	
14.	The customs	authority may request tr	anslation of fore	eign invoices or do	cuments into Arab	ic P
2						
15.	In case the s	hipment includes weapor	ns or high-risk m	naterials and their	equivalents, the pr	ovisions se
	forth in Secti	on 12 shall apply				
16.	In cases of te	emporary export of mear	ns of transport, p	orior approval mus	t be obtained from	the S
	competent a	uthority				
• <u>D</u>	ocuments re	quired to be attached t	o the Unified C	ustoms Declaration	on, either in pape	r or
<u>e</u>	lectronic for	<u>mat</u>				
1.	Detailed com	nmercial invoice	5-	5-	5-	5-
2.	Packing list, i	if requested	77	7	7	7
2			0		6	
• <u>P</u>	rocedures					
1.	The customs	declaration is prepared e	electronically by	the exporter, their	representative, or	the
	authorized cu	istoms broker, including	the submission (of all required doc	uments and inform	nation to
	the customs	authority				
2.	Other applica	ble fees shall be paid in	advance, in acco	rdance with the au	utomated clearance	e system in
	force at each	customs office				
3.		bject to inspection and e	xamination base	d on risk criteria :	and the customs d	eclaration is
J.		ding to the automated cl				7
)		2		- 0	ns authority	
4.	Issuance of the	he exit permit and cleara	nce of the good:	5		

	Code	Title
20	03	Suspensive Customs Duty Regimes (Temporary Admission – Transit – Storage in Customs Warehouses – Storage in Free Zones and Duty-Free Markets)
	0301	Temporary Admission

Cases of Temporary Admission

- 1. Temporary admission is permitted for the following goods
 - a. Heavy machinery and equipment intended for project execution or for conducting practical and scientific experiments related to such projects
 - b. Imported foreign goods intended for further manufacturing
 - c. Items temporarily imported for use in stadiums, theaters, exhibitions, and similar venues
 - d. Machines, equipment, and devices imported for the purpose of repair
 - e. Containers and packaging materials intended to be refilled
 - f. Animals brought in for grazing purposes
 - g. Commercial samples intended for display
 - h. Other cases as deemed necessary

• Regulations for Temporary Admission

1.

- a. The project benefiting from temporary admission must be one executed on behalf of GCC member states, or a project that requires the importation of machinery and equipment necessary for its execution, provided such equipment is not available in local markets
- b. The temporary admission of heavy machinery and equipment not available in local markets is permitted for the purpose of executing investment projects or conducting practical and scientific experiments related to such projects for a period of six months, extendable for similar periods up to a maximum of three years, unless the project's execution requires a longer period
- 2. Temporary admission of foreign goods intended for further manufacturing under Clause B is permitted for a total period not exceeding one year (365 days) from the date of the temporary admission declaration

	Code	Title
20	03	Suspensive Customs Duty Regimes (Temporary Admission – Transit – Storage in Customs Warehouses – Storage in Free Zones and Duty-Free Markets)
	0301	Temporary Admission
3.		

- 3. The concerned party must submit a letter to Customs specifying the items and materials intended for temporary admission for the purpose of further manufacturing and subsequent re-export, along with a description of the final product and its quantity
- 4. The duration of temporary admission must not exceed six months (180 days), extendable for similar periods, with a maximum of one year (365 days) only for the cases listed under Clause 1 (C, D, E, F, and G)
- 5. Customs authorities may take necessary actions and adopt appropriate measures (such as photographs, electronic barcodes, sampling, sample sealing, etc.) that enable proper verification of the goods upon re-export
- 6. The temporary admission status ends upon re-export of the goods outside the GCC countries, or their deposit in free zones, customs warehouses, or bonded warehouses, or upon placing them into local consumption after paying the applicable customs duties and submitting the certificate of origin.
- 7. Goods admitted under the temporary admission status must not be used, allocated, or disposed of for purposes other than those for which they were admitted
- 8. Catalogues must be provided for temporarily admitted goods, along with color photographs of valuable items and goods that lack serial numbers or are difficult to identify, to facilitate verification by Customs upon re-export
- 9. A copy of the contract or agreement concluded with the governmental or investment entity for which the project is being executed must be submitted in cases involving the importation of heavy machinery and equipment for project implementation or for conducting scientific and practical experiments

	Code	Title
20	03	Suspensive Customs Duty Regimes (Temporary Admission – Transit – Storage in Customs Warehouses – Storage in Free Zones and Duty-Free Markets)
	0301	Temporary Admission

- 10. In cases of temporary admission through the first port of entry, the concerned party must obtain prior approval for temporary admission from the Customs Administration or General Authority of Customs in the destination country within the GCC, as follows:
 - a. The concerned party must submit a request for temporary admission approval to the Customs

 Administration or General Authority of Customs in the destination GCC country, while complying

 with the conditions and regulations outlined in the temporary admission procedures
 - b. The Customs Administration or General Authority of Customs in the destination country shall send the approval to the Customs Administration or General Authority of Customs at the first port of entry, preferably via electronic means
- 11. The duration of temporary admission may be extended for eligible cases, provided that a request is submitted to the Customs Administration or General Authority of Customs in the destination GCC country for approval, and subsequently submitted to the first port of entry before the expiration of the granted period
- 12. Any shortage discovered upon the export of goods cleared under temporary admission is subject to customs duties payable at the time of admission, and the type and specifications of the machinery and equipment admitted may not be changed without prior approval from the Customs Administration or General Authority of Customs.
- 13. The type and specifications of machinery and equipment admitted for project execution may not be altered without prior approval from the Customs Administration or General Authority of Customs.
- 14. Temporary admission is not permitted for spare parts, tires, batteries, and other consumable materials used in projects.
- 15. Temporary admission is not allowed for goods that are prohibited internationally or locally, or goods subject to international treaties and conventions in force, local regulations, as well as counterfeit, fraudulent, or non-compliant goods with approved standards or intellectual property rights.

	Code	Title
40	03	Suspensive Customs Duty Regimes (Temporary Admission – Transit – Storage in Customs Warehouses – Storage in Free Zones and Duty-Free Markets)
	0301	Temporary Admission

- 16. Submission of required licenses and approvals from the relevant authorities is mandatory for restricted goods.
- 17. The Customs Department may request translation of foreign invoices or documents into Arabic.
- 18. If the consignment includes weapons or high-risk materials or similar items, the regulations specified under section (12) shall apply.
- <u>Documents Required to Prepare the Temporary Admission Declaration (Paper or Electronic)</u>

A detailed invoice indicating the country of origin

Requirements

- 1. Delivery order for air or sea imports, if requested
- 2. Bill of lading for air or sea imports
- 3. Cargo manifest for land imports
- 4. Cargo manifest for ships not operating regular routes or without a shipping agent at the port, provided it is endorsed by the customs authority at the port of loading
- 5. Packing list for shipments containing multiple items (several types), including the Harmonized System (HS) code and international codes for chemical and hazardous substances, if requested

Procedures

 The owner of the goods, their representative, or the licensed customs broker shall prepare and submit the unified customs declaration electronically, including all required documents and information to the Customs Department

					<u> </u>
0				- 6	
	Code		Title		
20	03	Suspensive Customs Duty Re (Temporary Admission – Trans Free Zones and Duty-Free Mar	sit – Storage in Custor	ms Warehouses -	- Storage i
	0301	Temporary Admission	ن	ني	Ý
2.	applicable cus	ncial, bank, or documentary guarar stoms tariff schedules for the good umentary undertaking from the rel mpted goods according to the Unif	s, and pay any other ap	oplicable fees. Alter by or from the guar	rnatively,
3.		e subject to inspection, examinatio aration shall be printed according t artment			
4.	Issuance of ex	xit permit and clearance of the goo	ods 5	5	5-

Code		Title		
030101	ATA Carnet for Temporary Admission	Ý2.	5	5
03010101	Temporary Admission under the ATA Carn	et System	6	0

- 1. The period specified for re-exporting goods imported under an ATA Carnet shall not exceed six months (180 days), provided that the re-export takes place within the validity period of the carnet.
- 2. Customs endorsements (visas) in the ATA Carnet are subject to service fees for clearance of goods processed outside official working hours.
- 3. The temporary admission status shall be terminated and customs duties and penalties shall become due on goods that are not re-exported for any of the following reasons: sale, distribution, loss, theft, or damage.

Required Documents

ATA Carnet issued from the country of origin

• Requirements

- 1. Delivery order for air or sea imports, if requested
- 2. Bill of lading for air or sea imports
- 3. Cargo manifest for land imports
- 4. Cargo manifest for vessels not operating regular voyages or without a shipping agent at the port, provided it is endorsed by the customs authorities at the port of shipment

• <u>Procedures</u>

- The owner of the goods, their representative, or the authorized customs broker shall present the ATA
 Carnet
- 2. The Customs Department shall enter all information from the carnet into the electronic system
- 3. The goods shall be subject to risk assessment, and the inspection/clearance permit shall be printed according to the electronic clearance system followed by the Customs Department

	7	
	Code	Title
ر پ	030101	ATA Carnet for Temporary Admission
	03010101	Temporary Admission under the ATA Carnet System
	4. The Customs	Department shall stamp and detach the white import voucher of the temporary admission
5	carnet and fil	in fields (1) to (8) of the original counterfoil related to importation
	5. Issuance of e	xit permit and clearance of goods

Code	Title		
03010102	Re-export of Goods under the ATA Carnet	52	ن
Regulations		30	
	rarily admitted under an ATA Carnet may be re-exported in		
2. Goods tempo	rarily admitted under an ATA Carnet may be re-exported t	hrough a customs o	ffice other
than the one	through which they were originally imported, provided it is	s any of the authoriz	zed custo

3. The temporary admission status shall be terminated and customs duties and penalties shall be due on goods not re-exported for any of the following reasons: sale, distribution, loss, theft, or damage

Documents Required

ATA Carnet

• **Procedures**

offices

- 1. The owner of the goods, their representative, or the authorized customs broker shall present the ATA Carnet to the customs office
- 2. The owner of the goods, their representative, or the authorized customs broker shall enter all data from the ATA Carnet into the customs automated system, and the customs office shall verify the information against the ATA Carnet data. If the customs office prefers to input the data itself, it may do so
- 3. The goods shall be subject to inspection and examination
- 4. The customs office shall stamp and detach the white voucher for re-export from the ATA Carnet and fill in fields (1) to (8) of the original counterfoil related to re-export
- 5. Issuance of the exit permit and clearance of goods

9					
Code			Title		
03010103	Transit of goods	under the Tempo	rary Admission (Carnet (ATA Car	net)
In accordance	with the provisions	of the internation	onal ATA Carnet	Convention	
• <u>Regulation</u>	<u>s</u>				
1. The exit c	ustoms office must ver	ify that the goods ha	ave exited within th	ne permitted trans	it period
·	orary admission status not re-exported for an			·	
Documents	s Required				
ATA Carnet	6 6	6	6	6	
Documents	s Required				
1. Air or sea	waybill	257.	957.	97.	957.
•	o manifest nifest for ships not ope t is endorsed by the cu	5 5 7 5		5 5	ne port,
Procedures	5	Ý2	5	5277	57
	r of the goods, their re the customs office at t			s broker shall pre	sent the ATA
from the	r of the goods, their re ATA Carnet into the cus on against the ATA Carr	stoms automated sys			
3. The goods	s shall be subject to ins	pection and examina	ation		
	ms office shall stamp a lete fields (1) to (7) of t				TA Carnet,
5. Issuance	of the exit permit and o	learance of goods			

Code	Title		
030102	Temporary Admission of Foreign Tourist Vehicles	52	52

- Foreign private passenger vehicles (not registered in any GCC Member State) are granted a
 Temporary Admission Permit as follows:
 - a. For six months (180 days) for vehicles covered by a valid international customs transit carnet
 - b. For three months (90 days) for vehicles not covered by a valid international carnet, which may be extended for a similar period if the concerned party provides a bank guarantee or cash deposit equivalent to the customs duties and taxes due on the vehicle
- 2. To benefit from temporary admission of foreign tourist vehicles, the following conditions must be met:
 - a. The vehicle must be officially registered in the licensing country, with supporting documentation
 - b. The vehicle's registration must be valid and the vehicle must not carry export plates
 - Valid insurance from an approved insurance company in the country must be presented, covering the entire duration of the temporary admission period
 - d. An internationally recognized carnet issued in any GCC Member State must be presented as a guarantee for the customs duties and taxes
- 3. To benefit from the temporary admission of foreign tourist vehicles, the individual must:
 - a. Be the registered owner of the vehicle or authorized to drive it under a duly notarized power of attorney issued in the vehicle's country of registration
 - b. Hold valid residency in the vehicle's country of registration if not a citizen of that country
 - c. Possess a valid driving license
- 4. The international carnet or any carnet recognized within the GCC must be accepted by the Customs Authority and must cover the entire duration of the vehicle's temporary admission period
- 5. Foreign students and scholarship recipients (non-GCC nationals) enrolled in universities or institutes in the country may renew the temporary admission of their vehicles throughout the duration of their studies or scholarship, provided the vehicle is covered by a valid international carnet

` / /	3 '/2				
Code			Title		
030102	Temporary Admiss	ion of Foreign To	ourist Vehicles	ري ا	نې
6. The follow transit ca	wing procedures shall b arnet:	e followed upon en	try of a vehicle und	der an internation	al customs
a. Record	the Temporary Admissi	ion Permit number,	its issuance date,	and the granted d	uration on
the car b. Detach	net. the corresponding vouc	cher from the carne	et upon both entry	and exit.	
7. The temp	porary admission status	of foreign vehicles	ends upon: their e	xit from the count	ry via any
customs	office in a GCC Member	State, placing then	n in a free zone in	any GCC Member	State, or
	ng local customs clearar				
7	from the competent au	7.			7
Documents	0		. ()	<u> </u>	
	nd approved internation	al customs transit o	arnet.		
		Û-		<u> </u>	0
2. A valid dı	riving license.				
<u>Procedures</u>	for Entry and Exit of	f Foreign Tourist	<u>Vehicles</u>	0	
1. The vehic	cle driver shall present a	a valid and approve	d international car	net to the Custom	s Authority
2. The Custo	oms Authority shall stan	nn and detach the r	elevant voucher fr	om the approved	
	onal carnet.	inp und detach the i	cievane voderiei ii	om the approved	
2	try, the Customs Author	ity chall input all ro	ovant data from th	an approved carps	t into the
·					
	ed customs system and				·
	lude complete vehicle in				
	d color) as well as the p			ame, nationality, a	ina
	number). The records s	•			
4. The vehic	cle shall be subject to in	spection and exami	nation in accordar	ce with risk criteri	a.
5. The Custo	oms Authority shall issu	e the exit and entry	permits and relea	se the vehicle.	5

Proof of student or scholarship registration must be submitted where applicable.

Carlo					\sim	
Code				Title		
302	Goods in	Transit	\$	527	527	5
ubject to th	ne provisions	of internation	nal transit ag	greements	0	
Condition	ns and requir	rements for tr	ansport mea	ns used in trans	it operations:	
1. The ve	hicle must be	officially licensed	d with a valid v	ehicle registration	certificate and m	ust confor
to its	described speci	ifications.				
2. Custor	ns seals and le	ead seals must b	e easily and ef	fectively affixable.		
				the cargo compar		secure
		e to remove or i ring or without b		om/to the sealed p	ortion of the vehi	cle withou
5. The ve	hicle must not	contain hidden	compartments	where goods can	be concealed.	5-
6. The ca	rgo compartm	ent's floor and s	side panels mu	st be securely fixed	I to the vehicle's f	rame and
				st be securely fixed		
can or	nly be dismantl	led from inside;	the panels mus		n welded metal ri	ngs.
can or	nly be dismantl transport units	led from inside;	the panels must	st be equipped with	n welded metal ri	ngs. ncircled by
can or	nly be dismantl transport units al wire, allowir	led from inside;	the panels must	st be equipped with	n welded metal ri	ngs. ncircled by
7. Open extern	nly be dismantl transport units al wire, allowir rgo.	led from inside; s must be covere ng the applicatio	the panels must ed with tight ta n of customs s	st be equipped with rpaulins, fastened eals in a manner th	n welded metal ri	ngs. ncircled by
7. Open extern the ca	nly be dismantl transport units al wire, allowir rgo.	led from inside; is must be covered application	the panels must ed with tight ta n of customs s	st be equipped with rpaulins, fastened eals in a manner th ort Units	n welded metal ri with ropes and er nat prevents tamp	ngs. ncircled by pering wit
can or 7. Open extern the ca Requirem 1. The ta	nly be dismantled transport units all wire, allowings. The second secon	led from inside; is must be covered and the application paulins (Covered to leave the intact (not tor	the panels must ed with tight ta n of customs s	st be equipped with rpaulins, fastened eals in a manner th	n welded metal ri with ropes and er nat prevents tamp	ngs. ncircled by pering wit
can or 7. Open extern the ca Requirem 1. The ta	nly be dismantled transport units all wire, allowings. The second secon	led from inside; is must be covered application	the panels must ed with tight ta n of customs s	st be equipped with rpaulins, fastened eals in a manner th ort Units	n welded metal ri with ropes and er nat prevents tamp	ngs. ncircled by pering wit
7. Open extern the ca Requirem 1. The ta cloth,	nly be dismantled transport units all wire, allowing rgo. The second se	led from inside; is must be covered by the application paulins (Covered be intact (not tor a single piece.	the panels must ed with tight ta n of customs s rs) on Transp n), made of str	st be equipped with rpaulins, fastened eals in a manner th ort Units	n welded metal ri with ropes and er nat prevents tamp	ngs. ncircled by pering wit
can or 7. Open extern the ca Requirem 1. The ta cloth, 2. The ta	nly be dismantled transport units all wire, allowing rgo. The second se	led from inside; is must be covered by the application paulins (Covered be intact (not tor a single piece.	the panels must ed with tight ta n of customs s rs) on Transp n), made of str	ort Units ong fabric, or plast	n welded metal ri with ropes and er nat prevents tamp	ngs. ncircled by pering wit
7. Open extern the ca Requirem 1. The ta cloth, 2. The ta compa	nly be dismantly transport units all wire, allowing allowing and the second and consist of artment.	paulins (Cover the intact (not tor a single piece.	the panels must ed with tight ta n of customs s rs) on Transp n), made of str	ort Units ong fabric, or plast	welded metal ri with ropes and er nat prevents tamp cic-/rubber-coated	ngs. ncircled by
7. Open extern the ca Requirem 1. The ta cloth, 2. The ta compa 3. It mus	nly be dismantly transport units all wire, allowing and consist of arpaulin must be artment.	paulins (Cover the intact (not tor a single piece.	the panels must ed with tight ta n of customs s rs) on Transp n), made of str the cargo and	ort Units ong fabric, or plass	welded metal ri with ropes and er nat prevents tamp cic-/rubber-coated	ngs. ncircled by
7. Open extern the ca Requirem 1. The ta cloth, 2. The ta compa 3. It mus to ens	nly be dismantly transport units all wire, allowing allowing and consist of arpaulin must be artment.	ded from inside; is must be covered by the application in the applicat	the panels must ed with tight ta n of customs s rs) on Transp n), made of str the cargo and s fixed inside the	ort Units ong fabric, or plast drape over the sid	welded metal ri with ropes and er nat prevents tamp cic-/rubber-coated	ngs. ncircled by
7. Open extern the ca Requirem 1. The ta cloth, 2. The ta compa 3. It mus to ens Requirem	nly be dismantly transport units all wire, allowing allowing and consist of arpaulin must be artment. In the equipped aure goods can areas for Seal	paulins (Covered a single piece. completely covered with metal rings not be leaked or	the panels must ed with tight ta n of customs s rs) on Transp n), made of str the cargo and s fixed inside the r removed.	ort Units ong fabric, or plast drape over the sid	with ropes and entitle and prevents tample cic-/rubber-coated es of the cargo evenly around its prevents and the cargo evenly around its prevents and the cargo evenly around its prevents are prev	ngs. ncircled by

2. Mu 4. Mu 5. Mu Condit	e rope (sea ssing through the sea state of a last be difficulated by the sea state of a last be difficulated by the sea state of a last be difficulated by the sea state of a last be difficulated by the sea state of a last be designed.	ugh the cover cured in a manual cutting of uired in custer of strong restauts and since the counter of the coun	be of a lear loops are anner that or damage stoms seemetallic or learning to the constant of t	at prevents a ing it. als and lear plastic mate llows easy visorge. I the name of	er rings. ccess to any p d seals:	art of the	cargo compartn	nent or it
2. Th pa 3. It is condited as a second condited as	e rope (sea ssing throu must be se ntents with tions requ ust be made ements. ust be of a ust be difficust bear th ust carry sea ust be desi	al cord) must ugh the cover cured in a mout cutting of the countries of strong result to counter word "Cust erial numbers"	be of a lear loops are anner that or damage stoms seemetallic or learning to the constant of t	at prevents a ing it. als and lear plastic mate llows easy visorge. I the name of	er rings. ccess to any p d seals: rial that resist	art of the	cargo compartn	nent or it
2. Mu 4. Mu 5. Mu Condit	ssing through ssing through the second secon	cured in a manual cutting of the cut	r loops are anner that or damage stoms seemetallic or defect or forms and seeme and se	at prevents a ing it. als and lear plastic mate llows easy visorge. I the name of	er rings. ccess to any p d seals: rial that resist	art of the	cargo compartn	nent or it
3. It is conditional conditions of the condition	must be sentents with tions request be made ements. The sentents with the sentents with the difficulation of a sentent with the sentent end of the sentent end	cured in a mout cutting of aired in custed in	anner that all erfeit or forms" and	at prevents a ing it. eals and lear r plastic mate llows easy visorge.	d seals: rial that resist	ts breaking	527	5
2. Mu 4. Mu 5. Mu 6. Mu	cions requests be made ements. The second of a second of the second of	e of strong reshape and since the country of the co	er damaging toms seemetallic or damaging in the seemetallic or forms and seemetallic or forms an	eals and lear plastic materallows easy visorge.	d seals: rial that resist	ts breaking	527	5
1. Mu ele 2. Mu 3. Mu 5. Mu 6. Mu	ust be made ements. ust be of a ust be difficulated bear the ust carry security security security.	e of strong r shape and si cult to counte e word "Cust	netallic or ize that al erfeit or fo oms" and	r plastic materallows easy visorge.	rial that resist		g or damage du	e to natu
 Mu ele Mu Mu Mu Mu Mu Mu 	ust be madements. Sust be of a sust be difficulated by the carry security	e of strong r shape and si cult to counte e word "Cust erial numbers	netallic or for forms" and	r plastic mate llows easy vis orge.	rial that resist		g or damage du	e to natu
2. Mu 3. Mu 4. Mu 5. Mu 6. Mu	ements. ust be of a ust be difficust bear th ust carry secust be desi	shape and si cult to counte e word "Cust erial numbers	ize that al erfeit or fo oms" and	llows easy visorge.	ual identificat		g or damage du	e to natu
 Mu Mu Mu Mu Mu 	ust be difficust bear the ust carry secust be desi	cult to counte e word "Cust erial numbers	erfeit or fo oms" and	orge.		ion.	557	5
 4. Mu 5. Mu 6. Mu Condi	ust bear th ust carry se ust be desi	e word "Cust erial numbers	oms" and	I the name of	the country.	0	52	5
 Mu Mu Condi	ust carry se	erial numbers	5.	5	the country.		52	<u>ن</u>
6. Mu	ust be desi		7	5	\$		5	5
Condi		gned for one	-time use					
	tions roa	_	anne use	e only.)	7		
or	replaceme	nt from the	outside w	rithout leaving	g visible tamp	ering marl	nat prevents the ks. of customs seals	
sea	als.	3 ,		J	, ,			
3. Th	e locking n	nechanism m	ust be in	stalled in a w	ay that preve	nts its rem	oval or substitu	tion fron
the	e outside.							
4. Th	e door mu	st be designe	ed so it ca	annot be ope	ned without b	reaking th	e seals.	
5. Ve	ntilation ၀ု	penings must	be desig	ned so they	cannot be ope	ened from	the outside and	do not
alle	ow remova	l of goods th	rough th	em.	5		5	5
Requi	rements		7	172		7	17	
1. Bil	l of Lading	(Sea/Air).	0	0		0	<i>\rightarrow</i>	
2. Ca	rgo Manife	est (Land).						
	5	5	7	577	ن	7->	5577	5

55_	5	ర్స్త	55	55	55	5		
12		3 1/2	`'/>	`\Z				
	Code		Title					
٥٠,	302	Goods in Transit	5	5	ري ال	5		
0	J	anifest for vessels not op it is endorsed by the cus				the port,		
	4. Invoice, v	vhen requested.						
٤,	Procedures	55	057	557.	557.	ζ, γ		
0	• •	oing agent or authorized on, including submission		•				
3		al, bank, or documentary e from an entity approve						
Ĉ,	applied a	all be subject to inspection of the customs declarations authority.						
10	4. Issuance	of the exit permit and cl	earance of goods.					

C	ode	0		. 0	Title		
0:	303	Storage i	n Customs W	/arehouses	<u>څ</u>	5	5
• <u>Re</u>	gulations	for Custo	ms Warehou	uses O			
1.					the customs area ir	າ accordance with th	ne rules
2.			t have been of		ed as a customs wa	arehouse, and the Go	cc S
3.	Goods ma	ay be stored	d in customs w	arehouses with	out the payment o	f customs duties or	taxes.
4.					eriod determined b	y the Director Gene	ral;
5.			ty may request en necessary.	t permits and a	pprovals from the o	competent authoritie	es for
6.	The stora		bited or non-co	ompliant goods	as defined by nati	onal laws and regula	ations, is
<i>≥</i> ₀ .	under the the count supported	e Unified Cury of origind by a cash	ıstoms Declara , after obtainir deposit, bank	tion, accompan ng approval fror guarantee, or c	ed by the original nother receiving ware ocumentary guaran	ember States is perror electronic invoice ehouse. This must buttee equivalent to the	indicating e
8.	National	or foreign g	goods from the	domestic mark	et may be brought	into the customs w	arehouse,
	subject to	export pro	ocedures and r	estrictions.			5.
	cuments electroni	_	to be attach	ed to the Unit	ied Customs Dec	claration, either i	n paper
1.	Detailed i	nvoice.	5,	5.	5,	5.	5
2.	Original o	ertificate of	f origin, if requ	iested.	77	77	7
• <u>Re</u>	quiremen	<u>its</u>	0		0		
1.	Delivery o	order for air	or sea import	s, if requested.			
2.	Bill of lad	ing for air o	or sea imports.	5.	55	5.	50

,	ode		Title						
C	303 矣	Storage in Customs Wa	rehouses	5	52	(
3.	Cargo m	anifest for land imports.	6	6	6				
4.	_	anifest for vessels not operated it is endorsed by the custon				the			
5.	•	list for consignments with med the international code for c	/ _		`/	stem			
• <u>Pr</u>	ocedures	<u>i</u>							
1.		toms declaration shall be ntative, or the authorized			mporter, their	(
O ₂ .	All requ	ired documents must be a	attached, and ar	ny other applica	ble fees shall be	paid			
3.	custom	ods shall be subject to insposed some shall be printed by the customs authority	ted according to						
4.		se order shall be issued fro		ry point, and th	e goods shall be				

7		7	172	17	172	17	\7;
С	ode			Ti	tle		
0	304	Storage i	n Free Zones a	nd Duty-Free M	arkets	5	5
• <u>R</u>	egulatio	ns for Fre	e Zones and Fr	ee Markets	0	0	
1.	The free	zones and	markets must be	designated by the	competent autho	rities, and the GC	C member
	states m	nust be notif	fied accordingly.				
2.	Goods r	nay be store	ed in free zones a	nd free markets w	rithout the paymer	nt of customs duti	es or
3	taxes.						`/
3.	Re-expo	rted foreign	goods from with	nin the country ma	y be brought into	free zones and fre	ee
	markets	, provided t	hey are subject to	export restriction	s and customs pro	ocedures applicab	le to re-
7	exporta	tion.	50	5	50	5	5

- 4. Goods stored in or exiting from/to free zones and free markets shall be treated as foreign goods.
- 5. It is not permitted to store prohibited or non-compliant goods under national laws and regulations.
- 6. The entry of the following goods into free zones and free markets is strictly prohibited:
 - a. Flammable goods, excluding fuels.
 - b. Radioactive materials.
 - c. Military weapons, ammunition, and explosives of any kind.
 - d. Goods that violate regulations related to intellectual, commercial, industrial, literary, or artistic property rights.
 - e. Narcotics of all kinds and their derivatives.
 - f. Goods originating from countries subject to economic boycotts.
 - g. Goods prohibited from entry into the customs union or the country of final destination or transit.
- 7. It is not allowed to transfer or move goods declared in the Unified Customs Declaration or cargo manifest as imports to free zones and free markets without the approval of the Director General.
- 8. Goods in free zones and free markets shall not be subject to any time restrictions for their stay.
- 9. National or foreign goods may be brought from the domestic market into free zones and free markets, provided they comply with applicable export procedures and restrictions.
- Documents required to be attached to the Unified Customs Declaration, either in paper or electronic format
 - 1. Original certificate of origin, if requested.

Code			Ti	tle		
0304	Storage in Fre	ee Zones and	l Duty-Free Ma	arkets	5	
2. Origi	nal certificate of orig	jin, if requeste	d.	3	6	
• <u>Requir</u>	<u>ements</u>					
1. Deliv	ery order for air or s	sea import (if r	equested).	.5	.5	
2. Bill o	f lading for air or sea	a import.	773	773	773	
3. Carg	o manifest for land in	mport.	0		0	
4. Carg	o manifest for vessel	s that do not	operate on regu	ılar schedules or d	o not have a ship	ping a
at th	e port, provided it is	endorsed by	customs authori	ties at the port of	shipment.	
C Dool	ing list for multiple it	rems which m	ust include the	Harmonized System	m (HS) code and t	he
5. Pack	ing list for multiple it	cilis, willer ili	ust include the	Harrionized System	ii (iis) code and t	
	national code for che				iii (iis) code and c	
inter		emicals and ha	zardous materia	als (if requested).	3	
inter 6. In th	national code for che	emicals and ha	nzardous materia n goods origina	als (if requested).	3	
inter 6. In th	national code for che e case of storing nat set), requirements 1 t	emicals and ha	nzardous materia n goods origina	als (if requested).	3	
6. In the	national code for che e case of storing nat set), requirements 1 t	emicals and ha ional or foreig through 4 do r	zardous materia n goods origina not apply.	als (if requested).	he country (dome	
6. In the mark • Proced 1. The	national code for che e case of storing nat ket), requirements 1 t	emicals and ha ional or foreig through 4 do r shall be submi	n goods origina not apply.	als (if requested). Iting from within the state of the s	he country (domes	stic
6. In the mark Proced 1. The oregree	national code for che e case of storing nat set), requirements 1 t lures	emicals and ha ional or foreig through 4 do r shall be submi	n goods origina not apply.	als (if requested). Iting from within the state of the s	he country (domes	stic
6. In the mark Proced 1. The content of the conte	national code for che e case of storing nat set), requirements 1 t lures customs declaration sesentative, or the aut	emicals and hational or foreighthrough 4 do reshall be submittherized custon	n goods origina not apply.	als (if requested). Iting from within the state of the s	he country (domes	stic
6. In the mark Proced 1. The contract the	national code for che e case of storing nat et), requirements 1 t lures customs declaration s esentative, or the aut	emicals and hational or foreighthrough 4 do reshall be submittherized custonals.	n goods origina not apply. itted electronica ms broker, inclu	als (if requested). Iting from within the state of the s	he country (domes f the goods, their f all required docu	stic
6. In the mark Proced 1. The content of the conte	national code for che e case of storing nat et), requirements 1 t lures customs declaration s esentative, or the aut customs authority. nent of other applical	emicals and hational or foreighthrough 4 do reshall be submitted custonals ble fees.	n goods originanted apply. Itted electronicants broker, inclu	als (if requested). Iting from within the state of the s	f the goods, their f all required docu	umen
e Proced 1. The contract the c	national code for che e case of storing nat et), requirements 1 t lures customs declaration s esentative, or the aut customs authority. hent of other applical	emicals and hational or foreighthrough 4 do not be submitted custon ble fees. Inspection an ed as per the ed as per the ed.	n goods originanted apply. Itted electronicants broker, inclued electronicanted electronicanted electronicanted electronicanted electronic cleara	als (if requested). Iting from within the state of the s	f the goods, their of all required documents and the customs and the customs	umen stoms

Code	Title
0305	Import for the Purpose of Re-export (Air – Land – Sea – Wooden Vessels – Express Carriers – Postal Offices – Free Zones – Duty-Free Markets – Customs Warehouses)
. Dogulati	ans.

- 1. Proof of the importer's commercial activity is required to obtain a customs code.
- 2. Possession of the necessary permits and approvals from the competent authorities for restricted goods.
- 3. The customs authority may request the translation of foreign invoices/documents into Arabic.
- 4. The owner of the goods, their representative, or the authorized customs broker must retain records for five years from the date of completion of the customs procedures and provide them to the customs authority upon request.
- 5. The owner of the goods, their representative, or the authorized customs broker may submit customs documents and information electronically, provided that the original documents are retained and submitted to the customs authority upon request.
- 6. All customs documents submitted to the customs authority must be original. Copies of invoices may be accepted against cash or bank guarantees or documentary undertakings to submit the originals within no more than 90 days from the date of the guarantee provided with the customs declaration.
- 7. Shipping agents (sea/air) must submit the cargo manifest to the customs authority either in paper or electronic format, according to the electronic clearance system in place at the customs office to complete the customs procedures.
- 8. The carrier or authorized customs broker must submit the cargo manifest and register the transport means information with the customs authority for goods transported by land or by wooden vessels or similar vessels that do not operate on regular schedules, in order to complete customs procedures.
- 9. A financial, banking, or documentary guarantee equivalent to the amount of due customs duties must be provided, and other fees must be paid in advance according to the electronic clearance system applied at each customs office.

Co	de	Title							
030	OS.	Import for the	97	27	5	De et al Office o	527		
0	05					s – Postal Offices	– Free		
		Zones – Duty-F	ree Markets	– Customs W	arehouses)				
10.	Advan	ce customs cleara	ince is permit	ted, according	to the clearance	e system applied at	each		
	custor	ns office.	2	273	77	27	87		
<i>O</i> 11.	The ap	oplicable customs	tariff shall be	e imposed on g	oods subject to	damage based on	their		
	condit	ion and value at t	he time the c	ustoms declara	ition is registere	ed.			
12.	It is pr	rohibited to impor	t goods for t	he purpose of	re-export if such	n goods are banned	l or in		
	violati	on of national law	s, local regul	ations, or are o	ounterfeit, fraud	dulent, non-complia	nt with		
0	appro	ved specifications,	, or infringe υ	ipon intellectua	l property right	s			
13.	Certifi	cates of conformit	ty from the co	ountry of origin	or laboratory r	eports from public	or private		
	labs a	pproved by the co	mpetent autl	norities may be	required, with	the possibility of ta	king random		
	sampl	es based on risk o	criteria.	05 Z	05	27.	057		
14.	The in	nportation period	for goods int	ended for re-ex	port shall not e	exceed six months (180 days).		
15.	Withou	ut prejudice to pa	ragraph (19)	of these regula	tions, it is prohi	bited to use or disp	ose of		
	impor	ted goods under t	the re-export	status.					
16.	The cu	istoms authority r	may take nece	essary actions a	and adopt appro	ppriate methods (e.g	g., 2		
6	photo	graphs, electronic	barcodes, sa	mpling, sample	sealing, etc.) to	ensure the ability	to match		
	goods	at the time of re-	-export.						
17.	Goods	imported for re-	export may be	e re-exported o	utside the GCC	countries, or depos	sited in free		
P	zones,	bonded warehou	ises, or custo	ms warehouses	. Ý		5		
18.	Goods	imported for re-	export may be	e split across n	ultiple re-expor	t declarations, or a	portion may		
	be rele	eased for domesti	c consumption	on.					
19.	Bank o	guarantees shall b	e partially or	fully released	upon placing pa	rt or all of the good	ds into		
	domes	stic consumption,	disposing of	them, or upon	the expiry of th	e six-month (180-da	ay) period,		
7	provid	ed the due custor	ms duties are	paid.					
20.	The cu	ıstoms authority r	may deduct p	art or all of the	cash guarantee	es upon placing par	t or all of		
	the go	ods into domesti	c consumptio	n, disposing of	them, or upon	expiry of the six-mo	onth (180-		
	day) p	eriod, as payment	t for due cust	oms duties.			5		

Code	Title
0305	Import for the Purpose of Re-export (Air – Land – Sea – Wooden Vessels – Express Carriers – Postal Offices – Free Zones – Duty-Free Markets – Customs Warehouses)
21. The c	ustoms authority may request the translation of foreign invoices/documents into Arabic.

- Documents Required to be Attached to the Unified Customs Declaration, Either in Paper or Electronic Format
 - Detailed invoice.
 - Original certificate of origin (upon request).

Requirements

- 1. Delivery order for air or sea imports (upon request).
- Bill of lading for air or sea imports.
- Cargo manifest for land imports.
- Cargo manifest for ships that do not operate regular voyages or do not have a shipping agent at the port, provided it is endorsed by the customs authorities at the port of shipment.
- Packing list for multiple items, which must include the Harmonized System (HS) code and the international code for chemicals and hazardous materials (upon request).

Procedures

- 1. The customs declaration shall be electronically prepared by the importer, their representative, or the licensed customs broker, including submission of all required documents and information to the customs authority.
- 2. A financial, banking, or documentary guarantee acceptable to the customs shall be provided, or a guarantee from a government-approved entity equivalent to the customs duties on the goods, in addition to payment of other applicable fees.
- The goods shall be subject to inspection, examination, and verification in accordance with risk assessment standards. The customs declaration shall then be printed based on the electronic clearance system used by the customs authority.
- Exit permit shall be issued and the goods shall be released.

	Code	S	, 	<u>ئ</u> ي	Title	ني	<u>ڻ</u> ي
6	04	Refund of	Customs D	outies on Re-e	xported Goods	3	6
• <u>R</u> €	<u>egulations</u>						
1.		er (re-exporter			rter of the foreigr	n goods, or any pe	rson who can
2.	•		·	ted within one you	•	m the date custom	ns duties were
3.	The claim for		ustoms dutio	es must be subr	nitted within six n	nonths (180 days)	from the date
4.	allow identi	ification and n	matching witl	th the import do	cuments. Re-expo	jinate from a singl rting the shipmen Article 16 of the E	t in multiple
5.				es shall only app as when origina		ds that have not b	een used
6.	The refund	shall be limite	ed to the act	tual customs dut	ies paid on the fo	reign goods upon	importation.
7.		of customs do		e processed afte	r the re-export of	the goods and ve	rification of
8.		_		ded for re-expor		ty refund must no	t be less than
9.	The re-expo	ort documents	and data m	nust match the i	mport declaration	documents for th	e re-exported
10.	. The custom	s authority m	ay request t	ranslation of for	eign invoices/doc	uments into Arabi	 C.
• <u>D</u> (7		7	ctronic Format r which the good	ds were initially im	nported.	527

2. Copy of the re-export declaration, stamped and signed by the competent customs officer at the exit

customs center, confirming the goods' exit from the GCC countries.

	5	5	ن في الم	ني	<u>ن</u> کی ا	5
2						
	Code			Title		
7	04	Refund of Customs	Duties on Re-ex	ported Goods	55	ڼې
• <u>P</u>	rocedures:		6	70	70	
1	. Submit a red	quest for a refund of cu	ustoms duties to th	e customs authori	ty at the first poir	nt of entry.
		53			53	5
2	. Provide pro	of that customs duties	were paid on the fo	oreign goods.	13	
3	. Customs du	ties shall be refunded a	after verification of	all the required do	ocuments.	
	A					
7	٦	٩	ڳ	Q,	9,	2

Code	Title	
05	Exemptions	7.
0501	Diplomatic Exemptions (Foreign Missions)	0

Target Category for This Exemption:

- 1. Embassies and consulates accredited in GCC countries (subject to reciprocity).
- 2. International and foreign organizations accredited in GCC countries.
- 3. Heads and members of the diplomatic and consular corps accredited in GCC countries (subject to reciprocity).

Diplomatic Exemption Conditions:

- Exempted goods may not be disposed of for purposes other than those for which they were exempted, nor transferred, without notifying the Customs Authority and paying the applicable customs duties.
- 2. Customs duties shall not be due if the beneficiary disposes of the exempted goods after three years (1,095 days) from the date of clearance by the Customs Authority, provided reciprocity is applied.
- 3. Exempted vehicles may not be disposed of before three years (1,095 days) from the date of exemption at the first point of entry, except in the following cases:
 - a. The diplomatic or consular member's assignment in the country ends.
 - b. The vehicle is involved in a traffic accident after exemption that renders it unsuitable for the diplomat's use, based on a joint recommendation from the Traffic Department and the Customs Authority.
 - c. The vehicle is sold by a diplomatic or consular member to another member who is also eligible for exemption.
- 4. The right to exemption begins from the date the eligible person officially assumes duties at their post in the host country.
- 5. The Customs Authority may request translation of foreign invoices/documents into Arabic.
- 6. Required permits and approvals from competent authorities must be obtained for restricted goods.

• Documents to Be Attached to the Unified Customs Declaration (Physically or Electronically):

1. Diplomatic exemption form issued by the Ministry of Foreign Affairs for foreign missions.

Code			Title		
05	Exemptions	ري ال	5	Ý,	\$
0501	Diplomatic Exempt	ions (Foreign M	lissions)		0

2. Detailed Invoice

Requirements

- 1. Delivery order for air or sea imports, when requested.
- 2. Bill of lading for air or sea imports.
- 3. Cargo manifest for land imports.
- 4. Cargo manifest for vessels not operating regular routes or without a shipping agent at the port, provided it is endorsed by the customs authority at the port of shipment.
- 5. Packing list for used or hazardous goods, when requested.

Procedures

- The customs declaration is prepared electronically by the owner of the goods, their representative, or an authorized customs broker, including submission of all documents and requirements to the Customs Authority.
- 2. Payment of other applicable fees.
- 3. The goods are subject to inspection and examination in accordance with diplomatic protocols, and the customs declaration is printed as per the electronic clearance system used by the Customs Authority.
- 4. Issuance of an exit permit and clearance of the goods.

Code			Title		
0502	Military Exemptions	527	527	5	52

• Target Beneficiaries of This Exemption:

- 1. Armed forces of the Gulf Cooperation Council (GCC) countries.
- 2. Internal security forces in all their sectors within the GCC countries.

Regulations

- The following items are exempt: ammunition, weapons, military equipment, military transport
 vehicles, military spare parts, and any other items as decided by the competent authority in any
 GCC country.
- 2. If there is a desire to sell exempted items, the concerned authority must submit a request to the Customs Authority to obtain approval for the sale after conducting the necessary inspection and paying the applicable customs duties.
- 3. In the case of indirect importation (via intermediaries) for the armed forces or internal security forces, the supplier must:
 - a. Submit an official letter from the armed forces or internal security forces stating that the shipment is intended for them, in order to release the shipment against cash, bank, or documentary guarantees valid for three months (90 days).
 - b. Provide a copy of the intermediary company's contract with the beneficiary government agency, indicating the exemption from customs duties.
 - C. The cash or bank guarantees will be released after completing customs procedures within three months (90 days).
- 4. The Customs Authority may request the translation of foreign invoices/documents into Arabic.

• <u>Documents to be Attached with the Unified Customs Declaration (in paper or electronically)</u>

- 1. A letter from the armed forces or internal security forces in any of the GCC countries indicating that the shipment is for their use.
- Detailed invoice.
- 3. Certificate of origin (upon request).

Requirements

2. Bill	ivery orde	Military Exemptions r for air or sea imports, who for air or sea imports.	527	Fitle Sp.	527	ڻ ئ
1. Del	ivery orde	r for air or sea imports, wh	en requested.	557	557	5
2. Bill	of lading		en requested.	0	0	
		for air or sea imports.				
3. Car	go Manife					
	3	st for Land Imports.	S.	5-	5-	5-
Proce		declaration shall be process	sed electronical	ly by the owner	of the goods, thei	r Sa
rep	resentativ	e, or the authorized custom		. 65		
		ms Authority. ny other applicable fees.				
		e subject to inspection, exa	mination and v	varification base	d on rick critoria	and the
	77	aration is printed according				
	hority.					

557.750

<u>ئ</u>

Code		Title		
0503	Industrial Exemption	5,	52	5

Targeted Category

Projects licensed under the Unified Industrial Regulation Law of the GCC countries and its Executive Regulations.

Regulations

- 1. The industrial facility must have a valid industrial license issued by the competent authority.
- 2. The owner of the industrial facility benefiting from the customs exemption must maintain a registration record as per forms (C) and (D), in accordance with the regulations governing industrial inputs in the GCC.
- 3. The exemption applies to machinery, equipment, spare parts, raw materials, semi-finished materials, and packaging materials directly required for industrial production for the duration of the facility's operation.
- 4. The industrial facility may not use the exempted machinery, equipment, spare parts, raw materials, semi-finished materials, or packaging materials for purposes other than those for which the exemption was granted. Customs authorities have the right to conduct post-audit verification. If the materials cannot be used for the intended exempted purpose, the facility must apply to the Customs Administration for approval and pay the due customs duties.
- 5. The licensed industrial facility must import quantities in accordance with the licensed production capacity (quotas).
- 6. Only the quantities specified in the industrial exemption decision are exempted. Any excess quantities are subject to customs duties.
- 7. Customs duties may be covered by insurance until the industrial exemption decision is obtained, for a period of six months (180 days), extendable for an additional period not exceeding a total of one year (365 days) from the date of the customs declaration, based on a recommendation from the competent authority or as per each country's procedure.

<u> </u>						
	Code			Title		
	0503	Industrial Exemption	on S	5	5	5,
8.	Customs du	uties may also be covered	d by insurance ι	ıntil Industrial Exe	mption Form (B) is	obtained,
	for a period	d of three months (90 da	ıys), extendable	for similar periods	up to a maximum	of one yea
	(365 days) fr	from the date of the cust	toms declaratior	١.		
9.	The Custom	ns Administration may re	equest translatio	n of foreign invoic	es or documents ir	nto Arabic.
<u></u>	ocuments 1	to be Attached to the	e Unified Cust	oms Declaration	n (Physically or	
<u>E</u>	<u>lectronicall</u>	y):				
1.	Customs ex	emption certificate for ir	mports of an inc	dustrial establishm	ent to the first entr	y point,
	issued by th	ne competent authority i	in the destinatio	n GCC country (Fo	rm B).	
2.	Detailed inv	oice.				
3.	Certificate o	of origin (if requested).				
	equirement		5	5	5	5
1.		der for air or sea imports	s (if requested).	7/2	- 12	
2.	Bill of lading	g for air or sea imports.				
3.	Cargo manif	ifest for land imports.				
4.	Cargo manif	ifest for vessels that do r	not operate on r	egular routes or h	 nave no shipping aç	gent at the
	port — mus	st be endorsed by custor	ms authorities a	t the port of shipm	nent.	
5.	Packing list	(if requested).				
• <u>Pı</u>	rocedures:					
1.	The customs	s declaration is to be pro	epared electroni	ically by the owner	r of the goods, thei	r Ó
	representati	ive, or the authorized cu	ıstoms broker, iı	ncluding all require	ed documents and	informatio
	for the custo	coms authority.				
2.	Payment of	any other applicable fee	es.			
3.	The goods a		15-16-11	hacad on rick acc	sessment criteria, a	nd the
٦.		are subject to inspection	and verification	i based on risk ass		
٥.	customs dec	are subject to inspection claration is printed in ac				' the

4. Issuance of the exit permit and clearance of the goods.

Code			Title				
0504	Personal Exemption	5	52	5	5		
050401	Exemption of Personal Effects and Used Household Items						
Regulations	<u>.</u>						
	ption applies to citizens re n a GCC member state.	esiding outside th	ne GCC and to fore	igners upon their	first arriv		
	pelongings and household		•		n-		
7	s must submit proof of ar t less than 365 days, as a				es for a		
4. This provi	sion does not cover exem	ptions for means	of transportation	of any kind or god	ods of a		
5. Personal l	pelongings and household	d items are subjec	ct to the prohibitio	n and restriction p	provisions		
set out in	the GCC Unified Customs	Law and relevan	t national legislatio	on.			
	the GCC Unified Customs ms authority may request				abic.		
6. The custo	0	translation of fo	reign invoices or d	ocuments into Ara			
6. The custo	ms authority may request	translation of fo	reign invoices or d	ocuments into Ara			
6. The custo Documents or electror	ms authority may request	translation of fo	reign invoices or d	ocuments into Ara			
6. The custo Documents or electror 1. Copy or d	ms authority may request s required to be attach	translation of fo	reign invoices or d	ocuments into Ara			
6. The custo Documents or electror 1. Copy or d 2. Detailed p	ms authority may request s required to be attack nic format ata from national ID, pass	translation of fo	reign invoices or d	ocuments into Ara			
6. The custo Documents or electror 1. Copy or d 2. Detailed p	required to be attack aic format ata from national ID, pass backing list for used house all invoice for new personal	translation of fo	reign invoices or d	ocuments into Ara			
6. The custo Documents or electror 1. Copy or d 2. Detailed p 3. Commerc Requirement	required to be attack aic format ata from national ID, pass backing list for used house all invoice for new personal	translation of fo	reign invoices or d	ocuments into Ara			
6. The custo Documents or electror 1. Copy or d 2. Detailed p 3. Commerc Requirement 1. Delivery of	ms authority may request serequired to be attack sic format attacking list for used house tal invoice for new personants	translation of fo	reign invoices or d	ocuments into Ara			
6. The custo Documents or electror 1. Copy or d 2. Detailed p 3. Commerc Requirement 1. Delivery of 2. Bill of ladi	rder for air or sea imports	translation of fo	reign invoices or d	ocuments into Ara			
6. The custo Documents or electror 1. Copy or d 2. Detailed p 3. Commerc Requirement 1. Delivery of 2. Bill of ladi 3. Cargo ma 4. Cargo ma	ms authority may request a required to be attack aic format attacking list for used house all invoice for new personates are required to read imports.	translation of fo	reign invoices or d reign invoices or d red Customs De e visa d household items	claration, eithe	r in pap		

	Code			Title		
	0504	Personal Exemption	5	Ý2,	ري ال	5
10	050401	Exemption of Persona	l Effects and	d Used Househo	ld Items	
•	Procedures	-				
	1. The custor	ms declaration is electronica	ally prepared	by the owner of th	ne goods, their repr	esentative,

- The customs declaration is electronically prepared by the owner of the goods, their representative, or the authorized customs broker, including submission of all required documents and information to the customs authority.
- 2. Payment of other applicable fees.
- 3. Goods are subject to inspection and examination according to risk assessment standards, and the customs declaration is printed based on the electronic clearance system followed by the customs authority.
- 4. Issuance of exit permit and clearance of goods.

Code			Title		
050402	Exemption of Person	al Baggage and	l Gifts Accompa	nied by Traveler	s S
Regulations	for Exemption	6	6	6	*
	of personal belongings a			must not exceed 3,0	000 Saud
-	equivalent in the currer	. <			5
2. The belongi	ings and gifts must be o	f a personal natui	e and in non-com	nmercial quantities.	9
3. The traveler	r must not be a frequen	t visitor to the cus	toms authority, a	professional trader,	or a
member of	the transport crew.				
4. The numbe	r of cigarettes exempted	d must not exceed	200 cigarettes.		
5. Personal be	elongings and gifts accor	mpanying the trav	eler are subject to	customs duties acc	cording 1
	s tariff schedules if they	7			
					th a
5 5	and gifts are subject to	•	•	·	
	toms Law of the GCC, ba		d or individual list	s of prohibited and	restricte
goods agre	ed upon within the Cour	ncil. 🕠			
		7			~
7. The custom	s authority may request	translation of for	eign invoices/docu	uments into Arabic.	2
7. The custom Documents F	0 1 0	translation of for	eign invoices/docu	uments into Arabic.	2
<u>Documents F</u>	0 1 0			uments into Arabic.	
Documents F Copy or data of the	Required			uments into Arabic.	5
Documents Ropy or data of the Procedures	Required e national ID card, passp	port, or residence	visa.	552	2
Documents For a constant of the constant of th	Required e national ID card, passp r must make an electron	oort, or residence	visa. proceed to the de	claration lanes to di	sclose ar
Documents For a constant of the constant of th	Required e national ID card, passp	oort, or residence	visa. proceed to the de	claration lanes to di	sclose ar
Documents For opy or data of the Procedures 1. The traveler personal be	Required e national ID card, passp r must make an electron	oort, or residence nic declaration or p the customs decla	visa. proceed to the decration form if req	claration lanes to di	
Documents For Do	Required e national ID card, passp r must make an electron elongings and complete	oort, or residence nic declaration or p the customs decla and examination	visa. proceed to the decration form if requactording to risk	claration lanes to di uired. assessment standa	rds. A

3. Issuance of exit permit and clearance of goods.

	C	ode				Title		
20	0	505	7				ns – Goods Impo d Commercial Sai	
•	<u>R</u>	<u>egulatio</u>	ns for Ex	<u>emption of S</u>	Supplies for Ap	oroved Charita	ble Organization	<u>ıs</u>
>0	1.	governm humanita	nent author arian, socia	ority in the GCC	countries. Its pu	rpose must be to	e registered with the provide services in e fields without the	1
		generatir	ng profit.	<u> </u>		A	<u> </u>	
20	2.		7	ds must be of a out according t		ns with the organ	nization's objectives	and the
	3.	The quar	ntity and v	olume of impo	orted items must	be consistent witl	h the actual needs t	that enable
		the chari	table orga	anization to per	rform its charitab	le activities.		
	4.	The mate	erials and	supplies must	be imported dire	ctly in the name	of the charitable or	ganization.
7	5.	The orga	nization m	nay not dispose	e of the exempted	d materials and s	upplies for purpose	es other tha
		those for	which the	e exemption w	vas granted. The c	organization's ma	nagement will be h	eld
		accounta	ble by the	e customs auth	nority in case of ar	ny violation.	-	
20	6.	customs	duties, it n	must submit a	request to the cu	stoms authority	e previously exemp to obtain approval t able customs duties	for the sale,
	7.	The com	petent gov	vernment auth	ority must addres	ss the customs at	uthority on a case-b	y-case basis
		to reques	7.	ion from custo	ms duties for ma	terials and suppli	es arriving at the cl	haritable
	8.	The char	itable orga	anization must	be officially regis	tered with the co	empetent authority	in the GCC
		and mus	t operate i	in non-profit h	umanitarian, soci	al, cultural, scient	tific, religious, or ot	her
		charitable	e fields.					
_	9.	The same	7		6		to be translated into	

- 1. Government entities responsible for the care of persons with special needs.
- 2. Licensed associations caring for persons with special needs, for association-related purposes only.

	de						
05	05	· .	7	for Charitable leeds – Relief M		77	
3. I	Holders o	f special n	needs identification	on cards, for perso	onal use, and acco	ording to the type	of
(disability.	Imported	vehicles under t	his category must	not be sold befo	re three years hav	e passed
1	from the o	date of im	portation. If solo	l earlier, applicabl	e customs duties	will be collected b	oased on
) t	the vehicle	e's conditi	ion.				
• <u>Rec</u>	gulations	for the	Exemption of	Relief Materials	<u>s</u>		
1.	The impor	rted mate	rials must be sui	table in nature for	relief purposes.		
2.	The quant	ity of mat	terials and suppli	ies must correspo	nd to the actual r	needs of the relief	work.
3. 1	It is not a	llowed to	sell exempted im	nported relief mat	erials without firs	t consulting the c	ustoms
ä	authority	and obtain	ning approval fo	r the sale after co	nducting the nece	essary inspection a	and
	•		5		3	, ,	
(collecting	the applic	cable customs du	ities.			
		• • • • • • • • • • • • • • • • • • • •					
	cuments	<u> </u>	0,5	05	ied Customs De	eclaration Fithe	er in
• <u>Do</u>		s Require	ed to Be Attac	hed to the Unif	ied Customs De	eclaration, Eithe	er in
• <u>Do</u>		<u> </u>	ed to Be Attac	05	ied Customs De	eclaration, Eithe	er in
• <u>Do</u>	per or El	s Require	ed to Be Attac	05	70	6	
• <u>Do</u> <u>Pa</u> 1. /	per or El	s Require	ed to Be Attac	hed to the Unif	70	6	
• <u>Do</u> <u>Pa</u> 1. /	per or E l	s Require	ed to Be Attac	hed to the Unif	70	6	
• <u>Do</u> <u>Pa</u> 1. /	per or El A letter of country. A detailed	s Required lectronic exemption invoice.	ed to Be Attac	hed to the Unif	70	6	
1. / 2. / 3. (per or El A letter of country. A detailed	exemption invoice.	Format on issued by the	hed to the Unif	70	6	
1. / 2. / 3. (per or El A letter of country. A detailed Certificate	exemption invoice.	Format on issued by the	competent approv	70	6	
1. / 2. / 3. (1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1	per or Elector of Country. A detailed Certificate quirement Delivery o	s Required lectronic lectr	ed to Be Attack Format on issued by the (upon request).	competent approv	70	6	
1. / 2. / 3. (• Rec	per or Elector of Country. A detailed Certificate quirement Delivery of Bill of ladi	s Required lectronic lectr	ed to Be Attack Format on issued by the (upon request).	competent approv	70	6	
2. / 3. (2. / 3. (3. (4.)	per or Elector of Country. A detailed Certificate quirement Delivery of Bill of ladicargo ma	s Required lectronic lectr	ed to Be Attack Format on issued by the (upon request). ir or sea imports or sea imports. land imports.	competent approv	ved government a	authority in any G	cc S
2. / 3. (4. (per or Elector of Country. A detailed Certificate quirement Delivery of Bill of ladicargo ma	s Required lectronic lectr	ed to Be Attack Format on issued by the (upon request). ir or sea imports or sea imports. land imports.	competent approv	ved government a	authority in any G	cc S
Pa 1. / 2. / 3. (1. 3. (4. (1. 1. 1. 1. 1. 1. 1. 1.	per or Elector of Country. A detailed Certificate puirement of ladicargo matches port, per control of the per control o	s Required lectronic lectronic linvoice. Invoice le of origin lets le origin lets le origin lets for le origin lets for le orovided in lets le origin lets for le orovided in lets le origin lets for le orovided in lets le origin lets lets le origin lets le origi	ed to Be Attack Format on issued by the (upon request). ir or sea imports or sea imports. land imports.	competent approves, if requested.	ved government a	authority in any G	cc S

55 75	5,	55	55	55	55	5
	Code			Title		
5	0505	Exemption of Suppli Persons with Specia		7.	77.	7
		oms declaration is prepa				
ري ري		uthorized customs broker authority.	r, including the sub	mission of all rec	quired documents (to the
	2. Payment	of other applicable fees	. 6	70	6	
5.	declarati	re subject to inspection a				
7	authority 4. Issuance	of the exit permit and c	learance of goods.	77	77	<u> </u>

Code		Title		
0506	Exemption of Re-imported Goods	557	5	5

Regulations

- 1. Goods of national origin that are re-imported and were previously exported are exempt from customs duties, provided that the re-imported goods are the same as those that were exported, supported by export declarations that confirm their origin, specifications, and distinguishing marks.
- 2. Foreign goods that are re-imported and were previously re-exported may also be exempt from customs duties, under the following conditions:
 - a. The goods must be re-imported within one year (365 days) from the date of re-export.
 - b. Customs duties must have been paid at the time of their original import.
 - c. No customs duties must have been refunded upon re-export.
 - d. The goods must have been re-exported under re-export/export declarations proving their origin, specifications, and distinguishing marks, and the re-imported goods must match in origin, specifications, and identifying features.
 - e. The goods must be returned in the same condition in which they were re-exported.
- 3. Good temporarily exported outside the GCC States may be exempt from customs duties, provided they meet the temporary export regulations for the following cases:
 - a. Machinery and heavy equipment used for project execution or practical/scientific testing related to such projects.
 - b. Foreign goods exported for the purpose of completion of manufacturing.
 - c. Goods temporarily exported for use in stadiums, theaters, exhibitions, and similar events.
 - d. Machinery, equipment, and devices exported for repair.
 - e. Containers and packaging materials exported for refilling.
 - f. Livestock exported for grazing.
 - g. Commercial samples for display.
 - h. Other justified cases as necessary.
- Goods that have undergone modifications making them unidentifiable will be subject to customs duties.

Co	ode			Т	itle		
05	506	Exemption	of Re-importe	d Goods	52	المركب ال	52
5.	Cus	toms duties will	be collected on	the value added	due to completion	on of manufacturii	ng or
	rep	air.					
6.	Lice	ensed and regist	ered means of t	ransport in GCC	States, including	cruise ships, leisui	re boats,
	yac	hts, and pleasur	e craft that were	e previously exp	orted, are exempt	t from customs du	ties under
	the	following condit	tions:				
	a.	These means of	transport must	be registered w	ith the competent	t authorities in the	GCC States
		at the time of ex	xit and re-entry.				
	b.	Customs duties	must have been	paid upon their	first importation.	. 5	
	c.	No customs dut	ies must have be	een refunded ur	oon their exit or re	e-export.	
	d.	Customs duties	shall be collecte	d on any increas	se in value incurre	ed by these means	of
		transport.					
		•	es of these mear	าร of transport v	vere cancelled by	the competent au	thority and
				7		the re-export decl	7
		0	c), and (d) shall a	0		0	~
					I bv the competer	nt authority and ar	e re-
		·	·			date shall be subj	
		ري (and will not be e	2	27	27	- P
7.					ındar temnorary (export status are r	not evemnt
,,			·	,		•	·
	fror	n customs dutie	s if the allowable	e temporary exp	ort period is exce	eeded; duties shall	be
	col	lected accordingl	ly.				
) Q		- customs author	-it may request	the translation	of foreign invoice	es/documents into	Arabic
8.	liie	CUSTOHIS autilion	Tity may request	The translation	of foreign invoice	S/documents into	Arabic.
• <u>D</u> (o <u>cun</u>	nents <u>Require</u>	d to <u>Be Attach</u>	ed to the Unif	ied C <u>ustoms D</u>	eclaration (Pape	er o <u>r</u>
		5	5	5	5	5	5
Ele	<u>ectro</u>	onic Format)					
			<i>O</i>		· · · · · · · · · · · · · · · · · · ·	U	
1.	A C	opy of the expor	rt, re-export, or ι	emporary expor	t declaration and	l its supporting do	cuments.
2.	An	invoice indicatin	g the value of a	ny increase in th	ne goods or mean	s of transport.	.5

0						
	Code		Т	tle		
	0506	Exemption of Re-importe	ed Goods	5	5	5
Ò	3. A	copy of proof of ownership regist	tration from the	competent author	ity in the Member	State for
	th	e means of transport.				
•	<u>Requi</u>	rements				
	1. De	livery authorization for air or sea	a import, when re	equested.	5572	557
	2. Bil	l of lading for air or sea import.				
	3. Ma	anifest (cargo statement) for land	l import.			
0		rgo manifest for vessels that do the port, provided that it is endo	7/2	77	77	7
•	Proce	dures				
20	re do 2. In	e customs declaration shall be proceed to consider the customs and information to the the case of means of transport runsported by another means of the case of th	ustoms broker, in customs authoricegistered in the	ncluding the submary. country and enter	ission of all requir	ed
		d their movement shall be regist stem. This movement shall be lin			ntry and exit track	ing 🔑
0	3. Fo	r means of transport registered i customs declaration is required.	in the country an		ing under their ow	n power,
20	ad Cu	other applicable fees shall be paditions or modifications made to stoms Tariff, except where exem	the goods or tra pted under the p	nsport means, acorovisions of the U	cording to the Uni Inified Customs La	fied w of the
		thin the GCC framework.				. <u>g</u> . 30o.it
20	an	e goods shall be subject to inspe d the customs declaration shall b plied by the customs authority.				
	6. An	exit permit shall be issued and	the goods shall b	e cleared.		^

Co	de Title
0	Declaration / Disclosure of Currency, Negotiable Financial Instruments, Precious Metals, or Precious Stones
• <u>Re</u>	<u>gulations</u>
1.	All travelers arriving to or departing from any GCC state must declare, either in paper form or electronically, any currencies, bearer negotiable financial instruments, precious metals, or gemstones convertible to cash that they possess and which exceed the permitted threshold
2.	All companies, banks, money exchange firms, and cash transport companies must follow the declaration procedures for currencies, bearer negotiable financial instruments, precious metals, or gemstones convertible to cash, regardless of the value of the imported or exported cash or beared instruments
3.	The threshold for declaration, whether in paper form or electronically, of currencies, bearer negotiable financial instruments, precious metals, or gemstones shall be as agreed upon by the GCC member states
4.	Declaration, either in paper form or electronically, must also be made for currencies, bearer negotiable financial instruments, precious metals, or gemstones imported or transiting via shipments or postal parcels transported by licensed companies on behalf of businesses or individuals
5.	Licensed companies must comply with customs clearance procedures in addition to the declaration procedures, whether in paper form or electronically
6.	Charitable organizations are not allowed to import or export currencies or bearer negotiable financial instruments unless prior approval is obtained from the competent authority in the GCC member state
7.	The customs authority may request translation of foreign invoices or documents into Arabic
• <u>Pro</u>	ocedures
1.	The arriving or departing traveler must declare to the customs authority any currencies, bearer negotiable financial instruments, precious metals, or gemstones in their possession

	72		72		7
de		Ti	tle		
6		77.	egotiable Finar	ncial Instrumen	ts, S
		•			
	\ 7			customs seal, pro	vide a
copy to the tra	veier, and allow entry	y to or exit from t	ne country		
Companies mu	st fill out the declara	tion form for curr	encies, bearer ne	gotiable financial	
	The customs of financial instrudetails into the	Declaration / Disclosure Precious Metals, or Precious Metals into the electronic system, statements, precious metals into the electronic system, statements	Declaration / Disclosure of Currency, Note Precious Metals, or Precious Stones The customs officer, based on risk criteria, shall verify financial instruments, precious metals, or gemstones details into the electronic system, stamp the declaration	Declaration / Disclosure of Currency, Negotiable Finar Precious Metals, or Precious Stones The customs officer, based on risk criteria, shall verify the declared cur financial instruments, precious metals, or gemstones against the provi	Declaration / Disclosure of Currency, Negotiable Financial Instrument Precious Metals, or Precious Stones The customs officer, based on risk criteria, shall verify the declared currencies, bearer ne financial instruments, precious metals, or gemstones against the provided information, educated into the electronic system, stamp the declaration form with the customs seal, provided information, educated into the electronic system, stamp the declaration form with the customs seal, provided information, educated into the electronic system, stamp the declaration form with the customs seal, provided information, educated into the electronic system, stamp the declaration form with the customs seal, provided information, educated into the electronic system, stamp the declaration form with the customs seal, provided information, educated into the electronic system, stamp the declaration form with the customs seal, provided information, educated into the electronic system, stamp the declaration form with the customs seal, provided information, educated into the electronic system, stamp the declaration form with the customs seal, provided information, educated into the electronic system, stamp the declaration form with the customs seal, provided information, educated into the electronic system, stamp the declaration form with the customs seal, provided information, educated information, educated information in the electronic system.

	C	Code				Title		
		07 رکي	Procedui	res for Clear	ance of Incom	ing Postal Parc	els 5	5
	<u>Re</u>	gulations	0	6	6	6	6	·
	1.	-	nal imports, rocedures	the individual r	must present a nat	ional ID, passport,	or residence visa to	complete
	2.		-		materials is strictly ational convention		er prohibited locally,	5-
	3.	Required	permits and	approvals mus	t be submitted fro	m the competent a	authorities for restri	cted goods
	4.	The custo	ms authority	/ may request o	official documents	related to the ship	ment or parcels in c	ase of
<u> </u>	5.			a postal service earance system		eeding 50 kilogran	ns shall be processed	d under th
	6.	a. Parcel				all parcels in the f	ollowing cases: nt in other GCC cur	rencies
			of a specia ts under su	al nature spension arra	ngements			
		parcels and following a. Parcels b. Parcels c. Parcels	re subject to cases: weighing r valued at r containing	o inspection b no more than 1,000 Saudi Riy postcards, pe	ased on the risk 30 kilograms yals or less, or th	criteria applied by e equivalent in ot	ations for regular r the customs auth her GCC currencies plications, and prin	ority in th
,)	8.			toms duties ority may req	uest translation	of foreign invo	ices or document	s into
	Do	cuments	Required	(in paper or	electronic for	mat)	5-	ſĊ.
				ation No. (6) ap		77.		

Postal notification for postal parcels

17		7		172	1/2	72	172	17
		Code				Title		
٥̈́		07	Procedi	ures for Clea	rance of Incom	ning Postal Pard	cels S	5
	Ō	Procedures	0	0	6	0	0	
						•	representative, or a information to the c	
	0	2. Postal cor except the	ose exemp	ted under the p	rovisions of the Ui	nified Customs Law	o the Unified Custom of the GCC States, t within the GCC frame	he effective
Ŷ-		printed ac	ccording to	•	clearance system ι	_	a. The customs declar s authority, and the	aration is

Code	Title		
08 5	Procedures for Transport by Express Carriers	52	نې

Regulations

- Shipments / parcels may be transported between GCC countries by express courier companies
 without customs clearance, by following the transit procedures for such shipments and parcels,
 provided that:
 - a. The express courier company, its branch, or the receiving express courier company is licensed by the competent authorities in the GCC countries, and the license is valid
 - b. The location of the company receiving the shipments/ parcels must be under customs supervision by the customs authority in the GCC country. Otherwise, the transported goods must be unloaded / delivered at the customs authority in the GCC country
 - c. The incoming shipment must be of a personal nature and non-commercial quantity, and its value must not exceed 1,000 SAR or its equivalent in the currencies of other GCC countries
 - d. The importer must not be a professional trader
 - e. The required permits from the competent authorities must be submitted for restricted goods
 - f. The incoming shipment must not contain goods that are prohibited locally or internationally
 - g. The exemption does not apply to tobacco and its derivatives, or goods of a special nature
 - h. Such shipments / parcels must be originally addressed and sent to a company / companies within the GCC countries
 - i. The weight of the shipment/parcel must not exceed 50 kg
 - j. A cash deposit or general bank guarantee must be submitted to ensure the shipment / parcels reach their final destination

	C	Code	Title	
		08 🚓	Procedures for Transport by Express Carriers	5
0	2.	Shipments	s / parcels are not subject to the transit system and procedures and must be c	leared
		through cu	customs and a Unified Customs Declaration must be prepared at the first port	of entry in
		the followi	ving cases:	
		a. Goods	ls / shipments / parcels where the postal package weight exceeds 50 kg	5
		b. Parcel	els with a value exceeding 1,000 SAR or its equivalent in other GCC currencies	
		c. Restri	icted goods	
		d. Goods	ls of a special nature	
	3.	Express co	ourier companies may carry out customs clearance for goods transported by th	nem,
20		provided t	they meet the customs clearance requirements of the Customs Administration	in each
		GCC meml	ber state, or authorize a licensed customs broker in accordance with the regul	lations in
		force in ea	ach GCC country	
	4.	Express co	ourier companies shall follow all clearance procedures as outlined in this guide	for S
4		oms		
		warehouse	ses, etc.) in cases where the importer wishes to clear the shipments / parcels w	ithin the
		GCC count	tries	
	5.	No goods	may be unloaded or transferred from one truck to another except under the	5
		supervisio	on of the customs authority within the geographical jurisdiction of the GCC cou	ntries
	6.	The trans	sit request must include the following information:	
		a. Truck	c number	
		b. Types	s of goods / postal consignments / parcels and their total weight; if restricted,	the goods
		must	be accurately described by their true name	7
		c. Numb	ber of packages and items, a description of their packaging, markings, and nur	nbers
		d. Name	e of the consignor and consignee	
		e. Ports	/ airports from which the goods were shipped	5
4	7.	The expres	ess courier company, its agent, or representative shall be held responsible for a	any
		shortage i	in the number of items or parcels or their contents until the shipments / parce	ls are
		received b	by the consignee company under customs supervision of the relevant customs	authority
	8.	A cargo m	nanifest must be submitted to the customs authority immediately upon arrival	of the
2		aircraft or	truck	7

	Code		Title		
	08	Procedures for Transport by Express	s Carriers	€27.	5
0		declaration must be prepared for shipments authority to another or to a customs wareho			om one
		trucks belonging to courier companies heads	ding toward lan	d borders are prohi	bited from
0	11. The cargo	o manifest and the transit request may be s	ubmitted electro	onically to the custo	ms
20	manifest)	courier companies must submit the original of and the transit declaration approved by the stoms authority at the first point of entry, for es	customs autho	ority in the destination	on country
	13. The custo	oms authority may require translation of fore	eign invoices / d	locuments into Arab	oic
	14. The truck	must meet the following specifications:	Ŷ ₇ ,	Ŷ ₇ ,	Ö,
ò	a. A baı	rrier must exist between the driver's cabin a	nd the cargo co	mpartment	
		ust not be possible to remove or insert gooding visible signs of tampering or without bre		d compartment witl	hout
	c. The v	vehicle must not contain hidden compartme	nts where good	s could be conceale	d 🔑
0		floor and sides of the cargo compartment m ner that prevents detachment except from in		the vehicle's chassis	in a
		consignment must be placed inside a contain ble for customs sealing, and the seal numbe			

declaration

2								
	Code	2				Title		
	08	5	Procedu	res for Trans	port by Expres	s Carriers	52	5
))	6	3	6	-	*
1	5. Cus	stoms se	als must	meet the follow	ing conditions:			
	a.	They m	iust be m	ade of strong n	netal or plastic m	naterial that resist	s breakage or dam	age due
		to natu	ıral eleme	ents				
	b.	They m	iust be o	f a size and shap	pe that allows fo	r easy visibility		
	c.	They m	iust be d	ifficult to imitate	e or counterfeit			
	d.	They m	ıust bear	the word Custo	ms and the nam	e of the country		
	e.	They m	iust carry	serial numbers	5-			
	f.	They m	iust be m	anufactured in	a way that preve	ents reuse		
))	0	0	-0	0	
1	6. The	e cargo b	ay or co	ntainer must me	eet the following	conditions:		
	a.	Doors	and locki	ng systems mus	st be designed to	allow easy place	ment of customs se	eals
	b.	The loc	king dev	ice must be inst	alled in a manne	er that prevents re	emoval or replacem	ent fron
		the out	side					
	c.	The do	or must	oe designed so	that it cannot be	opened without	removing the custo	ms seal
	d.	Ventila	tion oper	ings must be d	esigned to preve	nt external acces	s and must not allo	w goods
		to be r	emoved 1	through them				
	e.	Custon	ns seals r	nust be easily ar	nd effectively ap	plicable		
	Docu	ments l	 Require	to he Attack	ned to the Unit	fied Customs D	eclaration (pape	r or
				<u> </u>				<u> </u>
		ronic fo		02	000	On the second	O n	Ú.
ıcor	ming o	argo ma	inifest	773	773	773	773	
?	Proce	edures		0		0		
1	. The	e express	s courier	company submi	its the arrival ma	nifest to the cust	oms authority at th	e first
		nt of ent		. ,				
2		<u> </u>		and consolidates	s the consignmen	nts / parcels inten	ded for transfer	0;
-			<u> </u>				n for each airway bi	II to the
3		·					•	
			mority fo	r the consignm	ents / parceis to	be transferred ac	cording to the arriv	/al
	ma	nifest						

		5	52	52	5	52	5
	(Code		0	Title		
		08 0	Procedures for Tra	nsport by Expres	s Carriers	5	5
Ò	4.		any organizes and links upon within the GCC f		manifest to the	Unified Customs	Declaration
10	5.	verifies the	gnments / parcels are s e consignments / parce go manifest, and issue	els, seals the transpo			
	6.	·	val of the truck at the diffies the customs seal a		•		orized
40	7.	certified co	urpose of settling record opy of the outgoing can o the customs authority	rgo manifest, appro	ved by the custor	7,	77.

گې

	Code			Tit	tle				
		09	Refund of Cash Deposits and Release of Bank Guarantees						
0	Re	egulations	0 0	6	6	6			
	1.	•	rantees may be refunded, procedures and for guarar	J	•	•	•		
40	2.	7	antee shall be refunded to other person who can pro			7	· \ 7 \		
	3.	•	for refund of cash guaranes must be submitted with		J	•	•		
	4.	Requests	submitted after the expiry	of the specified gu	arantee periods	shall not be accep	oted.		
0	5.	period no	t to extend the deadline foot exceeding ninety (90) da by period expires. Only one	ys, provided that th	e request is subi				
	6.	Refund cl	laims for cash guarantees	and the release of b	ank guarantees	submitted with th	e 5		
0		•	documents for each custonee customs declaration. Th			ninety (90) days fi	rom the		
	7.		or refund of cash guarantee n procedure must be subm		<u> </u>		ments,		
40		а. А сору	of the re-export declaratio	,			icer at		
40		b. A copy	t customs office, confirming of the re-export declarationing entry of the goods into	n, stamped and sig	_		icer,		
		с. А сору	of the transit declaration t	o free zones, duty-f	ree markets, or l	oonded warehous	es.		
			of the import declaration on the of the applicable custom		clearance for do	omestic consumpti	ion with		
40			ance certificate certified by		horities in the co	untry of destinati	on		

Code	Title
09	Refund of Cash Deposits and Release of Bank Guarantees

- 8. Claims for the refund of guarantees and the release of bank guarantees under the Transit procedure shall be submitted based on the date of one of the following supporting documents:
 - a. A copy of the transit declaration, stamped and signed by the competent customs officer at the exit customs office, confirming the departure of the goods from a GCC country.
 - b. A copy of the transit declaration, stamped and signed by the competent customs officer, confirming entry of the goods into a free zone, along with a copy of the transit declaration into the free zone warehouse (deposit).
 - c. A clearance certificate certified by the competent authorities in the country of destination confirming the entry of the goods.
- 9. Claims for the refund of guarantees and the release of bank guarantees under the Deposit in Free Zones and Duty-Free Markets procedure shall be submitted based on the date of one of the following supporting documents:
 - a. A copy of the transit declaration, stamped and signed by the competent customs officer, confirming entry of the goods into one of the free zones or duty-free markets.
 - b. A copy of the deposit declaration in the free zone.
 - c. A clearance certificate certified by the competent authorities in the country of destination confirming the entry of the goods.
- 10. Claims for the refund of guarantees and the release of bank guarantees submitted under the Customs Warehousing procedure shall be submitted based on the date of actual deposit, and must include a copy of the customs warehousing declaration, duly stamped and signed by the competent customs officer, confirming the entry of the goods into the customs warehouse.

Code	Title
09	Refund of Cash Deposits and Release of Bank Guarantees

- 11. Claims for the refund of guarantees and the release of bank guarantees submitted for foreign tourist vehicles not covered by a valid international customs transit carnet shall be made within a period of three (3) months (90 days), extendable once for an additional 90 days. The claim shall be submitted based on the date of one of the following supporting documents:
 - a. Evidence of the vehicle's exit from the final exit port.
 - b. A clearance certificate certified by the competent authorities in the destination country confirming the vehicle's entry.
 - c. A deposit declaration proving the vehicle's deposit in the free zone.
 - d. A copy of the import declaration or evidence of customs clearance under the local consumption procedure.
- 12. Claims for the refund of cash guarantees and the release of bank guarantees under the Import for Re-export procedure shall be submitted based on the date of one of the following supporting documents:
 - a. A copy of the re-export declaration, stamped and signed by the competent customs officer at the exit customs office, confirming the goods' exit from one of the GCC countries.
 - b. A copy of the re-export declaration, stamped and signed by the competent customs officer, confirming the goods' entry into the free zone.
 - c. A copy of the deposit declaration in free zones, duty-free markets, bonded warehouses, or customs warehouses.
 - d. A clearance certificate certified by the competent authorities in the destination country confirming the re-exported goods' entry.
- 13. Claim for the refund of cash guarantees and the release of bank guarantees shall be submitted in the event of re-exporting goods that were subject to a re-export decision following rejection of a destruction request. The claim must be submitted based on the date of one of the following supporting documents:
 - a. A copy of the re-export declaration, stamped and signed by the competent customs officer at the exit customs office, confirming the goods' exit from one of the GCC countries.
 - b. A clearance certificate certified by the competent authorities in the destination country confirming the re-exported goods' entry.

Code	Title	
09 💪	Refund of Cash Deposits and Release of Bank Guarantees	ني

14. The customs authority may require the translation of foreign invoices / documents into Arabic.

• The following documents must be submitted either in paper or electronic format:

- 1. Temporary Admission Procedure:
- a. A copy of the re-export declaration.
- b. A copy of the deposit declaration in free zones, duty-free markets, or bonded/customs warehouses.
- c. A copy of the import declaration proving that the goods have been cleared for local consumption and the customs duties have been paid.

2. Transit Procedure:

- a. A copy of the transit declaration.
- b. A copy of the deposit declaration in the free zone in the event of deposit into free zones.
- c. A clearance certificate certified by the competent authorities in the destination country confirming the entry of the goods.
- d. A copy of the import declaration proving that the goods have been cleared for local consumption and the customs duties have been paid.
- 3. Transfer Procedure via Express Transport Companies:
 - a. A certified copy of the customs declaration.
- 4. Deposit Procedure in Free Zones:
 - a. A copy of the transit declaration in case of transit to free zones.
 - b. A copy of the transit declaration in case of transit outside the GCC countries.
 - c. A copy of the deposit declaration in free zones and duty-free markets.
 - d. A copy of the import declaration proving that the goods have been cleared for local consumption and the customs duties have been paid.
 - e. A clearance certificate certified by the competent authorities in the destination country confirming the entry of the goods.

			Title		
09	Refund of Cash Depo	sits and Release	e of Bank Guara	ntees	
·	in Customs Warehouses of the re-export declaration		ort to other custor	ns warehouses	•
c. Copy of and the e. Cleara	of the re-export declaration of the re-export declaration of the import declaration part customs duties have beence certificate certified by try of the goods	n in case of re-exponential roving that the go	ort outside GCC co	ared for local cor	·
)	0 0	6	6	6	-
o. maustri	al Exemption:	form			
a. Indust	rial exemption application rial exemption decision	527			
a. Indust b. Indust 7. Import for a. Copy of	rial exemption decision or the Purpose of Re-expor	t 0	5272	5572	<u> </u>
a. Indust b. Indust 7. Import for a. Copy of	rial exemption decision or the Purpose of Re-expor	t 0	-free markets, bor	ded warehouses,	or

• Procedures

- 1. Submission of a request to refund cash guarantees and release bank guarantees to the Customs

 Administration or the first entry point
- 2. Submission of the required documents according to each case or suspended procedure
- 3. Refund of cash guarantees and release of bank guarantees shall be processed after verifying all required documents and the consistency of the provided information

Code		Title	
10	Private Customs Warehouses		
3			-

Definitions

Private Warehouse: A location or structure where goods are stored on behalf of the private warehouse owner under the supervision of the competent customs authority, in a suspended customs duties status, in accordance with the provisions of the Unified Customs Law.

<u>Owner of the Private Warehouse:</u> A natural or legal person who deposits goods that are owned by them in return for the applicable guarantees and duties, under the supervision of the competent customs authority.

<u>Competent Customs Administration:</u> The authority responsible for supervising and monitoring private warehouses, and which is authorized to carry out customs procedures for goods deposited in such warehouses.

<u>Warehouse Keeper:</u> The person or persons appointed by the owner of the private warehouse to manage the warehouse, whose names are officially approved by the competent customs authority.

Conditions

- 1. The private warehouse must be fully enclosed with a fence from all sides and must have its own main entrances and gates, under customs supervision
- 2. The private warehouse must include areas and facilities sufficient to carry out customs procedures
- 3. The private warehouse must meet the required security conditions
- 4. The private warehouse must be equipped with all services, equipment, and public safety requirements
- 5. For the storage of goods of a special nature, the warehouse must be specially equipped according to the nature and storage requirements of such goods (e.g., refrigeration systems for perishable items)
- 6. The competent customs authority that will supervise the warehouse shall be designated
- 7. Upon the request of the warehouse owner and subject to customs approval, the warehouse may be expanded or modified, whether by addition or removal, provided that all relevant regulatory requirements are met as specified above

Code		Title		
10 ئې	Private Customs Warehouses	5	5	5

- 8. Before commencing operations, the owner of the private warehouse must provide a cash guarantee or a bank guarantee to cover customs duties, any applicable fees or service charges, and penalties, if incurred, on the goods stored in the warehouse. The customs administration may determine the value of the guarantee based on the value of the goods deposited in the warehouse.
- 9. Prohibited Goods for Storage in Private Warehouses
 - a. Goods that are prohibited according to the issued lists
- b. Explosives, weapons, ammunition, and similar items unless the warehouse is licensed by the competent authorities
- c. Radioactive materials
- d. Goods prohibited internationally or locally, or subject to applicable international treaties, local regulations, counterfeit or fraudulent goods, goods that do not meet approved specifications, or that infringe intellectual property rights
- e. All types of narcotics
- f. Goods originating from countries subject to economic sanctions or embargo
- g. Bulk goods unless the warehouse is specifically equipped for such storage
- h. Damaged, spoiled, or expired goods
- i. Any goods as specified by the Customs Administration by a decision of the Director General
- 10. The goods deposited in customs warehouses may remain for a period determined by the Director General. Customs duties shall be payable upon expiration of that period.
- 11. The transfer of goods between customs warehouses in GCC countries is permitted under an import declaration for deposit in the customs warehouse. The release of goods from the warehouse is to be carried out in accordance with the customs status to which the goods are to be subjected, and accompanied by all related documents, after obtaining the approval of the receiving warehouse. A cash guarantee or bank guarantee equivalent to the payable customs duties must be provided.
- 12. The competent customs administration may inspect the goods in accordance with the provisions of the Unified Customs Law.
- 13. Goods withdrawn from the warehouse and moved to any of the GCC countries shall be subject to customs clearance at the competent customs authority, and all applicable customs duties shall be collected. All applicable procedures and regulations in that country shall apply in accordance with the First Point of Entry principle.

0	Code				Title		C
	,	10 5	Private Customs Warehou	ses	5	52	52
0	14.	and the c signed by customs k	crepancy is found upon the enticustoms declaration or its attac the owner of the private ware proker, along with the competer evant customs authority to take	hed docun house, or nt customs	nents, a violation their authorize officer. The re	on report shall be d representative, o port shall be sent t	prepared and or the licensed
0	15.	Officers o	of the competent customs auth their assigned duties. They may nge the goods within the wareh	ority shall also requ	have the right	to enter private v	
20	16.	and for a	clearance is allowed for goods Il customs procedures in accor structions.	- ·			7-
	17.	The division revenue.	on of imported items is permitte	d, provide	d such division	does not result in lo	oss of customs
	18.	Director of	er of the private warehouse or of the competent customs au es to preserve or prepare the go customs revenue.	thority, ar	range, sort, p	ack, or perform a	any necessary
	19.	No goods	other than those owned by the	private wa	rehouse owner	may be stored in tl	ne warehouse.
0	20.		stored in the warehouse are no d Customs Law of the GCC and				e provisions of
20		of the cus of the GC	luntarily relinquished by their ostoms authority shall be sold at a case of the applicable instruction of the private warehouse not storage period.	oublic auct s.	ion in accordan	nce with the Unified	Customs Law
	23.	The owne	r of the private warehouse or t their goods, provided it is done	_	•		
20	24.	the appro	er of the private warehouse has wal and under the supervision o ance with applicable customs pr	f the custo		_	

		7	2		7	72	
	Co	ode			Title		
		ال من	Private Customs	Warehouses	ني	ڼې	٥
0	25.	by the ov	mage occurs to the gwner or their legal recommended the community. Tustoms Law.	epresentative, custo	ms duties shall b	e due based on th	ne value d
20	26.	any reaso	orejudice to the provision, the owner of the and penalties in acco	private warehouse	must pay all du	e customs duties,	charges,
	27.		ctor General or the li	3			
20		the good (18) of the the comp goods to customs the declar	nay request the custor is in their condition at the Unified Customs Lopetent customs author record the incident declaration has alreadired information. This relocation under custors	the time of registra aw. A committee so prity, a customs value, determine the da ady been submitted as applies whether t	tion of the custor nall be formed co nation specialist, amage percentag , the procedures	ms declaration, pursonsisting of represent and the investor oge, and evaluate the shall be complete	suant to A entatives r owner one goods d accordi
0	29.		er of the private wa ed by the customs ac		the license fee	and the annual r	enewal fo
	30.		er of the private ware d in the warehouse.	house must submit	a statement con	firming that the go	ods have
20	31.	containin	er of the private war g all documents an ce with the customs o	nd information rel	ated to the goo	ods deposited and	l remove
•	Doc	uments	Required			.5	
	1.	Approval	for the establishmen				
2	2.			t of the warehouse	from the Ministe	er or the competent	t authorit
0	۷.	The nece	ssary licenses for esta				t authorit
40	3.			ablishing the wareh	ouse from the re	levant authorities	t authorit

ن		ර	5	ర్ప	<i>ڻ</i> -	5	ర్ప
` /			` /	> '/		/> `/	> '/>
	C	Code			Title		
ڻ ئ پ		10	Private Custo	oms Warehouses	5-) ₇ , 5	ر الم
	4.	Any other	licenses require	ed by the administr	ation	0	0
	• <u>Pr</u>	<u>ocedures</u>					
ڻ ن ک	1.		95	customs administra private customs wa	0 -	ll necessary docum	ents and papers for
	O 2.	-	•	vice fees and re ning the necessary		ees as determined	d by the customs
5	3.	The admi	nistration issues	the license for the	private customs	s warehouse.	75 55 73

Code		Title		
11 5	Public Customs Warehouses	52	5	5

Definitions

<u>Public Warehouse:</u> A facility or building where goods are deposited on behalf of third parties (importers), under the supervision of the competent customs authority, in a tax-suspended status in accordance with the provisions of the Unified Customs Law, against prescribed service fees collected from the investing entity.

<u>Investing Entity:</u> A natural or legal person responsible for depositing goods owned by importers and ensuring their safety in return for prescribed service fees, under the supervision of the competent customs authority.

<u>Competent Customs Authority:</u> The customs office responsible for overseeing and supervising public warehouses and for authorizing the completion of customs procedures for goods stored in such warehouses.

<u>Warehouse Keeper:</u> The individual(s) appointed by the investing entity to manage the public customs warehouse, officially registered with the competent customs authority.

• Requirements

- 1. The public customs warehouse must be fully enclosed with a perimeter wall and have designated main entrances and exits under the supervision of both the customs authority and the investing entity.
- 2. The warehouse must have adequate space and facilities for completing customs procedures.
- 3. The warehouse must comply with all necessary security requirements.
- 4. The warehouse must be fully equipped with all services, safety equipment, and public safety requirements.
- 5. If the investing entity's request includes storing goods of a special nature, the warehouse must be specially equipped for such goods according to their nature and storage requirements (e.g., refrigerated equipment for perishable goods, etc.).
- 6. The competent customs authority responsible for supervising the warehouse must be designated.

Code			Title					
	11	Public Customs War	ehouses	527.	527	\$27.		
0	•	equest by the investing e fied (either by addition o d.						
20	guara be inc deteri	nvesting entity must, pricented as a security for culturned on the goods stormine the value of the cases arehouse.	stoms duties, servi	ce fees, and any portections of the customers.	enalties or charge oms Administration	s that may on may		
20		nvesting entity must provinces, fully furnished and				oublic		
40	a. Proh b. Expl by th c. Radi d. Goo regu	ollowing categories of go nibited items as per offic osives, weapons, ammur he competent authorities oactive materials. ds that are international ulations, counterfeit or fr	ial lists issued for t nition, and similar r s. ly or locally prohibi	his purpose. materials unless th ted, subject to inte	e warehouse is du	ıly licensed or local		
20	f. Goods g. Bulk h. Dam i. Any o	ds originating from a co goods (in loose form) u naged, expired, or spoile ther goods specified by s deposited in public cus	nless the warehoused goods. the Customs Admiretoms warehouses	se is specifically eq nistration by a deci may remain for a p	sion of the Directo	or General.		
30	impor with t docun by a c	s may be transferred beto t declaration for deposit the customs status assign mentation. This requires tash deposit or bank gua competent customs autho	The release of gone of the to the goods, and the prior approval arantee equivalent	ods from the ware and must be accom of the receiving wa to the customs dut	house shall be in apanied by all release and musties payable.	accordance vant st be secured		
_		sions of the Unified Custo	, 2	350 the good	s.sepradrice V	7		

	5		5	<u>ري</u>	5	5
2		\(\frac{1}{2}\)	``_	``/>	`	`/>
	Code			Title		
	11	Public Customs Warel	nouses	نې	نې	5
10 10	actual violati ownei ownei	e event of any discrepancy I condition of the goods, the ion report shall be drawn used of the goods or their auter, and the competent custons etent customs authority for	ne customs declara up and signed by t horized representa oms officer. The re	tion, and the ac he representativ tive, the custom port shall be sul	ccompanying docunge of the investing of the investing of the investing of the bire of the	nents, a entity, the d by the ctor of the
		wnership of the deposited	_	n with the perso	ons in whose name	s the
40	portio a. Appi b. Appi c. The	out prejudice to Regulation on thereof may be transfer roval is obtained from the roval is obtained from the goods are registered in the ted to them shall transfer to	red from the origing investing entity competent custom e records under the	nal owner to and is authority over ie new owner's i	other party, provide rseeing the wareho name, and all obliga	ed that: use
0	17. Officia	als of the competent custo	ms authority shall	have the right t		
	•	rm their assigned duties. T oods inside the warehouse		est the investing	g entity to move or	rearrange
10	wareh	ers of the goods, their repr nouses to inspect their goo etent customs official and	ds, provided that	the inspection to	akes place in the pr	·
10	take s	ers of the goods, their reprosamples of their goods upoupervision of the investing the applicable customs pro	on the approval of entity, provided th	the competent (customs authority a	and under
	20. Custo declar	ems clearance of goods departance of goods dep	posited in public w	•	•	
0		egmentation of imported of ms revenue.	goods is permitted	provided it doe	es not cause any los	ss of

C	ode		Т	itle		
	11 ડ્	Public Customs Wareho	uses	م	52	5
	the inclu goo	ners of goods, their representa Director of the competent cus uding sorting, classification, pa ds or prepare them for sale, p	toms authority, ca	arry out necessanther procedure	ary operations on s	their goods, erve the
0	23. If th	e deposited goods are not wit visions of the Unified Customs			•	•
20	imm	ds that are voluntarily abando nediately via public auction in a GCC States and the relevant in	accordance with t	7-1		
	who	same procedure described in se owners or origin cannot be dues, after verification.	_		·	
10		investing entity must submit a red as stipulated in Regulation		ent of goods wh	nose storage perio	d has
40	cust the in a	e goods are damaged or dete oms broker may request the ovalue of the goods in their exi eccordance with Article 18 of the	customs authority sting condition at e Unified Custom	to finalize the of the time of custs Law. A commi	customs procedure stoms declaration ittee shall be form	es based on registration, ed consisting
	inve and cust whe	sting entity or the goods' own assess the value of the goods oms procedures shall be compether the goods are in the cust ervision.	er to record the i . If a customs dec oleted according t	incident, determ claration was pr to the declared	ine the extent of the extent of the eviously submitted value. This proced	the damage, d, the ure applies
2	28. If th	e goods are damaged due to er after the goods have enter value of the goods on the date	ed the warehouse			
0	29. With	nout prejudice to customs smu con, the investing entity shall be enses, services, and fines in ac	nggling provisions be liable to pay th	e full customs o	luties, all related c	osts,
			74			

			72		7	7	7	7		
	Cod	e				Tit	le			
	11	5	Public C	ustoms Ware	ehouses		څې _ر	5	<u>ئ</u>	7.
0	30.	revok	e, or reissu	neral or the au ue the licenses e Unified Custo	of previously	approved	d warehouses			
	31.		nvesting er ms Admini	itity must pay t	the license fe	es and an	nual renewa	l fees as deteri	mined by the	7
0	32.	entity is con	confirmin	g acceptance o approval by th	f depositing t	the goods	. The registra	ation of the de	om the investing posit declaration ds in the public	
0	33.		nvesting er ms wareho		ide confirmat	ion that t	he goods hav	ve been depos	ited in the public	
		includ	le all docur	clarations, and	rmation relat	ed to dep	osited and o	utgoing goods	form, that in accordance	7
0			ts Require			0	0		0	
	2.			blish the ware				·	ity	
20	3.	Insura	ance policy	covering the v	varehouse an	d stored	goods agains	st all risks		7
	4.	Any o	ther licens	es deemed ned	essary by the	e Customs	Administrat	ion		
•	Proc	edure	<u>es</u>	5-	5.		5-	55	5.	
0	1.			cation to the Adwarehouse	dministration	including	all required	documents fo	r establishing the	e
	2.	-		le service fees stration after o	·	·	-	es as determir	ned by the	
	3.	The A	dministrati	on issues the l	icense for the	e public c	ustoms ware	house 🥠	5	

12	77.	oort and Expor	t of Weapons a	nd High-Risk Ma	iterials and thei	
• Regulati	ons					
or ha	zardous cher	5	r items, must obta	55	materials, such as e	. (
	val from the	•	•	•	, electronic tracking omestic, for export	-
3. The ro	elease proced be completed	d in coordination		ves of the relevant	at customs entry page regulatory or secunions.	
.<			nified Customs Lav		s and its Executive	
5. Shipm	nents of wea	pons and high-ri	sk materials such	as explosives or h	azardous chemicals means of transpor	
• Docume	ents Requir	ed to be Attac	thed to the Unif	ied Customs De	claration, Either	<u>in</u>
<u>Paper o</u>	<u>r Electroni</u>	<u>c Format</u>				
1. Detai	led invoice	0	0	0	0	
		n (upon request)	0		0	
	cate of origi	n (upon request)	5572	5.7.2.	5272	,
2. Certifi • Require	icate of origion	5277	s and approvals fr	om the competent	authorities	Ç
2. Certifi • Requires 1. Subm	ments ission of the	required permits	5572	om the competent	authorities	
2. Certifi Requires 1. Subm 2. Delive	ments ission of the	required permits	s and approvals front, when requested	om the competent	authorities	
2. Certifi Requirer 1. Subm 2. Deliver 3. Airway	ments ission of the	required permits air or sea import of lading for air	s and approvals front, when requested	om the competent	authorities	

		Code			Title		
70		12 5	Import and Expo	rt of Weapons	s and High-Risk	Materials and th	neir S
	5.		vessels that do not o			5 5	ent at the
3	(7	r multiple items (whe				7
•	Pr	ocedures	5	5	5	5	5
0	1.		eclaration is to be ger re, or the licensed cus		ically by the impor	ter, exporter, their	` 7
	2.		s, requirements, secune		·		the request
20	3.		nall be subject to insp aration is printed acc				
	4.	95	procedures for shipmontatives of the relevan			pe completed in co	ordination

Code			Title		
13	Destruction of Goods	چې د	5	5	نې

- The Director General or his delegate has the authority to order the destruction of goods proven by inspection or analysis to be harmful or non-compliant with approved specifications. This destruction shall be carried out at the expense of the owner, in their presence or through their representative. If necessary, the goods may be re-exported to their country of origin.
- This also applies to shipments subject to a judicial ruling ordering their destruction.

Regulations

- 1. Obtain the necessary approvals from the competent authorities for goods proven by inspection or analysis to be harmful or non-compliant with approved specifications.
- 2. If the destruction request is denied, the concerned party shall be responsible for re-exporting the goods.
- 3. It is not permitted to destroy goods for which a non-destruction order has been issued by the competent authority. In such cases, the concerned party or their representative must re-export the goods.
- 4. The applicable customs tariff shall be imposed on damaged goods based on their value at the time of customs declaration registration.
- 5. The concerned party shall bear all costs related to the destruction or re-export of the goods.
- 6. The destruction process shall be conducted in the presence of the competent authorities, and the concerned parties or their representatives shall be notified if necessary to attend.
- 7. Any additional requirements imposed by the administration or competent authorities shall apply.

Procedures

- 1. The concerned party or their authorized representative shall submit a request to the administration/customs office to destroy the goods.
- 2. A customs declaration or destruction report shall be issued, including the required documents as requested by the customs office.
- 3. The goods shall undergo inspection and examination in accordance with risk-based criteria, and the customs declaration shall be printed using the electronic clearance system in force at the customs office.

\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\	17-	Title	`7	` 7;
j		Title		
		Title		
ruction of Goods	5	52	5	نې
xport, the procedur	es outlined und	er re-export tab "0	204" shall be follo	wed.
xport, customs duti	es may be refu	nded under tab "04	", and guarantees	may be
b "09", subject to th	ne requirements	and conditions sta	ited under each ta	ab based
e. 🕥				
	e. 🖏			

Ý

Ý,