

**Pursuant to the provisions and articles of the executive regulation concerning the sets which are imported by the companies and the concerned authorities in the State**

**General Director of Customs:**

Based upon the letter of the Public Authority for Communications and Information Technology No. 10-380 issued under No. 1610/2017 dated 10/7/2017, registered with us as in the incoming of general register No. 3668 dated 13/7/2017, concerning the above subject.

By virtue of the resolution of the Council of Ministers No. 993 for year 2015, concerning the executive regulation of the law No. 37 for year 2014, concerning establishing the Public Authority for Communications and Information Technology, and pursuant to the provisions and articles of the executive regulation dated 13/7/2015, and for what was decided by it in the article (1) in the clauses No. 6-20 thereof:

1. Clause No. 6 issuing the specific approvals, regulating the inserting of communication sets and terminal communication sets to the State of Kuwait, using them, keeping and trading in them, and taking the procedures necessary for monitoring their use, observing non-overlapping of their frequencies with the frequencies of the public companies and other authorities.

2. Clause No. 20 issuing the approvals necessary for the importer or the person willing to insert communication sets, whose specifications were not declared, as per the rules which are put by the board of directors.

According, the directors of the authentication departments shall be kindly requested to refer to the concerned officers with them to comply with what is above mentioned.

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General Director of the General Department of Customs



First: All importers shall restrict to stocking the goods in an order way, and staking them on the platforms for goods whose nature accepts the same.

Second: Some goods are excluded from the conditions mentioned in the clause (First) above, which can not be put on the platforms because of their respective nature, whose weight exceeds 2 tons, or their length exceeds 2 m per unit, for example not limited to: (pipes – heavy equipments – cars and vehicles – secondhand spare parts of cars – animal and cattle – steel – reversed steel – scarp steel – readymade houses).

Third: In case of non-compliance and violation to what was stated in the clause (First), a financial fine of 80 KD shall be imposed according to the provision of the article (31) of the executive regulation, Clause (3-6).

Fourth: Any clauses mentioned in previous customs instructions or circulars which are contradictory to the content of these instructions, in order that these instructions would be applicable after passing two months as of their date of issue.

Therefore, the managers are kindly requested to inform and refer to the concerned officers with them to comply with the above mentioned and act accordingly, effective as of 7/10/2017.

General Director of the General Department of Customs

