

**Translation of Decision No. 56**

Republic of Yemen

Ministry of Economy and Industry and Investment

Ministerial Resolution No. (56) of 1446 Hijri - 2024

Regarding the organization of boycott registration procedures in the Ministry's records for trademarks, agencies and branches of foreign companies registered for establishments, companies, goods and products of Swedish and American origin

Minister of Economy, Industry and Investment

After reviewing the Constitution of the Republic of Yemen

And Law No. (3) of 2004 regarding the Council of Ministers

And Law No. (16) of 2007 regarding foreign trade and its executive regulations

And Law No. (23) of 1997 regarding the organization of agencies, branches of foreign companies and houses

And Law No. (23) of 2010 regarding trademarks and geographical indications

And the decision of the President of the Supreme Political Council No. (12) of 1446 Hijri regarding the formation of the government of change and construction

And Ministerial Resolution No. (51) of 1444 Hijri regarding the cancellation and deletion of agencies and registered trademarks for establishments, companies, goods and products of Swedish origin

And Ministerial Resolution No. (21) of 1445 Hijri regarding Cancellation and deletion of agencies and registered trademarks of establishments, companies, goods and products of American origin

**//Decided//**

Article (1): Adherence to the procedures and instructions issued by the Boycott Committee formed by the relevant authorities and work in accordance with what is stated in those instructions regarding import procedures and entry of goods through ports.

Article (2): The procedures related to organizing the steps to activate the two ministerial decisions mentioned in the preamble above regarding the cancellation and deletion of trademarks, agencies and branches of foreign companies registered for establishments, companies and goods of Swedish and American origin shall be determined according to the following:

- 1- Renewal of trademarks, agencies, branches of foreign companies and branches to preserve rights, provided that they are frozen from import if they are mentioned in the decisions of the Boycott Committee according to Article (1).
- 2- It is prohibited to receive any requests or transactions that result in a violation of the rights of the Yemeni merchant in whose name those trademarks or agencies are registered.

Article (3): The concerned departments shall adhere to implementing the provisions of this decision.

Article (4): This decision shall be effective from the date of its issuance and those concerned shall be notified to implement it.

Issued at the Ministry's General Office - Sana'a

On 11-Nov-2024