

دولة ليبيا
وزارة الإقتصاد



المنطقة الحرة امساعد
Musaid Free Zone

PRIMARY LAW

According to Cabinet Resolution No. 27 of 2017

The Statute of Musaid Free Zone is an authorized
Decision of the Presidency of the Council of Ministers No. 27 of 2017 AD

Part one: definitions and description of the area

Chapter One: Definitions

1st article

In applying the provisions of these Regulations, the following terms and expressions shall have the meanings assigned to each of them, unless the context indicates otherwise:

- ✓ The State is the State of Libya.
- ✓ Law: Law No. (9) Of 2000 regulating transit trade and free zones and its executive regulations.
- ✓ Zone Regulations: The regulations and systems regulating Musaid Free Zone, in particular the statute, the regulations for establishing companies, and the regulations for the work of the specialized zones approved by the administration in accordance with the legislation in force.
- ✓ The Zone: The Musaid Free Zone includes all the specialized areas.
- ✓ The Council: Musaid Free Zone Council.
- ✓ Operator: Musaid Company for the management and operation of Musaid free zone, entrusted with the operation and management of the zone and taking all the necessary procedures for that, with the exception of the sovereign procedures .
- ✓ The Developer: The person who has the right to, develop, operate and invest the specialized area.
- ✓ The Investor: It includes every normal or legal person authorized to invest in a specialized area in a service, industrial or commercial field .
- ✓ Specialized zone: It is the area with a specific field and investment purpose
- ✓ Inter-zone: It includes the spaces separating the specialized areas of the Musaid Free Zone, also contains the infrastructure of the region.
- ✓ The station: The Investors Service Center in the Free Zone, Musaid



- ✓ Execution license: It is the license granted to the general operator of the zone to developers and investors before starting the construction work of the project, in accordance with the statute and relevant regulations.

Activity license: It is a license granted to the general operator of the zone, the developer or investor authorizing them to practice a specific investment activity in the zone after the completion of the implementation work, and it is granted to projects of an directly operational

Chapter Two: Zone Description

2Nd Article

The free zone is a multi-investment zone of a special nature that was established by council of ministers Resolution No. 685 of 2015 and covers an area of 2,500 thousand and five hundred hectares, in addition to any future expansions added to it according to the legislation in force. The zone operates with the relevant systems and regulations.

3rd Article

The administration aims to encourage investment in the Zone by providing the benefits of full tax exemptions, in addition to a complete exemption from fees for services provided by the Zone. Also, projects, goods, services, funds and incoming, outgoing or circulating exchanges in the Zone are not subject to any customs duties.

4th Article

- ✓ Musaid Free Zone consists of eleven specialized areas with a specific field and advisory purpose, as follows:

Financial Services area:

a project financing area at the local and international levels that operates according to special principles and controls that contain financing banks, financial institutions, offices, consulting companies and such .



Tourist, entertainment and sports services area:

It is a tourist attraction that contains hotels, resorts and other tourist places, entertainment shops and any programs related to tourism services, as well as a football field, gyms, sports areas and recreational areas.

✓ Industrial Service area:

An area that contains industrial projects of various fields in line with the strategic vision of the region and aims to increase the volume of exports in order to achieve an advanced industrial base.

Manufacturing area:

The area that contains projects that aim to change the state of goods or prepare them according to the requirements of trade exchange and market requirements.

Petroleum Services area:

This area contains oil industries, refineries, and technical services that contribute to the development of the oil sector and the development of studies and research related to this matter.

Media Services area:

An area that aims at the media industry, cinema, theaters, press, advertisement, disseminate culture and knowledge and create a developed knowledge economy

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Technology area:

an area that aims to transfer and localize technology, telecommunications and Internet companies, develop knowledge exchange centers, and contribute to create knowledge economy.



Musaid commercial port and storage area:

It contains the commercial port of Musaid and a storage area for merchandise.

Environment area:

area separates the specialized zones and contains the infrastructure works for the Musaid Free Zone.

Musaid Airport for Cargo, Transit and Transport:

It contains an airport for cargo, transit, air transport, and a storage area for merchandise.

Economic exhibitions and conferences area:

It contains spaces and complexes for exhibitions and a complex for conferences and local, regional and international economic forums.

5th article

Musaid free zone council exercises its authority established by the legislation in force and works to achieve the region and the Libyan state goals and its economic vision, and for this it has the right to apply the provisions of the law and the regulations of the zone.

6th article

By contracting, the zone shall have a specialized operator concerned with organizational and technical matters in the zone to ensure integration between the specialized zones so as to arrange the processes and procedures between the council and the developers. with full powers in the management and operation of environmental areas, Follow up on the implementation of the plans submitted by developers, construction and marketing works, Suggest what is necessary about violators.

The operating contract defines the terms of reference and controls of the operator's work in a manner that does not violate the provisions of and by this regulation and takes into consideration the independence of the specialized areas in this regard.



Part Two: General provisions

7th article

In accordance with the provisions of this regulation, the administrative body of Musaid free zone is designate the free zone board of directors. The zone shall have an independent legal personality and financial edification, and the council shall exercise its jurisdiction in accordance with the provisions of the zone's regulations and within the limits of the law.

8th article

The council aims to create an industrial, commercial, service, and tourist environment and any economic and investment activities, and encourage transit trade, manufacturing and transformational operations that would change the state of factories or prepare them according to the requirements of trade exchange and related needs. It also aims to promote the establishment of development projects. The council also works to ensure the provision of services banking, insurance, investment and other services of all kinds, as well as the localization and development of technology and knowledge, which leads to the creation of an advanced service and industrial base and contributes to the development of commercial, peaceful and service exchange to support and develop the national economy.

9th article

The zone, the general operator, developers, investors and contractors with them within the scope of the contract enjoy all the advantages and exemptions stipulated in Law No. (9) of 2000 regulating transit trade and free zones, its executive regulations and all relevant legislation in force.

10th article

Each specialized area is managed by an operator specialized in its field and works according to the rules and regulations issued for approval by decisions for Musaid Company for Free Zone Management. in accordance with the aforementioned Law No. 9 of 2000 and its executive regulations and the regulations of the Statute of Musaid free zone.



11th article

The developer shall have the right to lease or grant usufruct rights to third parties in the specialized area, after providing it with the main infrastructure necessary for its investment for the purpose of developing and developing the specialized area in a manner that ensures the area's competition with the free zones at both regional and international levels.

12th article

- ✓ The region is managed by a board of directors to be formed by a decision of the Council of Ministers. The president and his deputy are in full branching. The council is responsible for setting the strategic general policies and work plans for the region, and the council in particular the following:
- ✓ Adopting the general policy and strategic plans for the region.
- ✓ Studying the rules, regulations and decisions related to investment in the zone and the proposals submitted by the general operator of the zone and what is needed in their regard
- ✓ Suggesting the necessary legislation to ensure the achievement of the region's objectives.
- ✓ Appropriation for services and occupancy of real estate and for storage provided by the operator.
- ✓ Approve the systems for granting licenses and their forms, and the residence controls in the region provided by the operator.
- ✓ Ratification of agreements and memoranda of understanding concluded by the region or the operator with other regions, establishments and international bodies regarding joint cooperation in investment fields, in accordance with the legislation in force.
- ✓ Approval of loan contracts and participation in investment between the region and others, in accordance with the legislation in force - Approval of the region's budget.



The board of administration may entrust some of its powers to its chairman or deputy, and it may form from among its members one or more committees to return to them some of those specialization

13th article

Musaid Company for the management and operation of Musaid free zone shall be the general operator and specialized in all executive matters related to the conduct of daily work and investment affairs.

14th article

The general operator works to establish the infrastructure of the zone by granting it for investment in accordance with the controls specified in the regulation of administrative contracts for the zone, in order to ensure that the zone works to achieve its objectives.

15th article

The financial resources of the region consist of the following:

- ✓ Revenues generated from the consideration of usufruct contracts concluded by the general operator with investors
- ✓ Return on investment of funds and assets
- ✓ Internal and external loans.
- ✓ Grants and gifts obtained by the region.
- ✓ Any other revenues it is authorized to obtain with the approval of the Board of Directors and in accordance with the relevant legislation.

16th article

The region's funds shall be subject to the relevant applicable legislation, and the region shall have the right to invest its revenues, own, rent, buy and sell the necessary assets and real estate to achieve the purposes



17th article

Usufruct contracts are concluded with the operator and developers in the specific fields in each specialized area, provided that the term of these contracts does not exceed a maximum of (90) ninety years.

The value of compensation for land, whose ownership is proven by citizens in accordance with the law, shall be paid from the region's revenues in accordance with the procedures and values established by the Council according to the relevant applicable regulations and systems and in coordination with the competent authorities.

18th article

The Council and the General Operator, in order to carry out their duties, may open bank accounts in banks operating in Libya in both local and foreign currencies, and they may also open accounts in foreign banks outside the country with the permission of the Board of Directors as needed. Developers and investors are obligated to open bank accounts in Libyan operating banks, in accordance with the legislation in force.

19th article

Musaid free zone shall be the assistant representative office inside and outside the country in order to achieve the purposes and objectives of the zone and to represent it within the scope of the office's work

The board of directors determines the locations and functions of these offices, as needed.

20th article

The Council is working to introduce mechanization in the field of work in the region in a way that guarantees competition at both regional and international levels, and the electronic signature has a full legal value.



21st article

The general operator, developers, and investors work to achieve the vision of the region, and the council has the right to intervene in the event of prejudice to the comprehensive economic vision of the region, or if the public operator, developer or investor intentionally freezes the project and does not attract and attract investors, and it has the right, if proven, to take all necessary measures to correct this situation at the expense of the offender.

22nd article

The general operator is obligated to provide and maintain infrastructure services to ensure sustainability and development for operators and developers in the region and up to the boundaries of the specialized areas. The operators and developers must carry out infrastructure work in the specialized areas

It is managed and maintained in accordance with the standards approved by the Council, provided that the infrastructure work takes into consider people with special needs.

23rd article

The board of directors approves the list of violations of the Musaid Free Zone and the corresponding penalties provided by the general operator of the zone, in a way that does not conflict with region's law and regulations.

24th article

The provisions of this regulation, as well as the regulation of administrative contracts for the assistant free zone, are considered an integral part of any contract entered into by the zone council with the general operator, developers and investors of Musaid free zone.



25th article

The council approves the proposal submitted by the general operator of the zone regarding the value of the financial guarantee
Which the licensee must pay its value and how to dispose of it.

Part three: Permissions and Licenses**Chapter 1: Permissions**26th article

- ✓ Granting the general operator, a mechanism for granting entry permits to the area for people and vehicles and it has the right to manage the entrances and exits of the area, provided that the mechanism established is not effective until it is approved by the Board of Directors
- ✓ The operator keeps records of entering and leaving the area and has the right to organize and classify them, and the general operator works to take advantage from mechanization in this regard.

27th article

The Council has the right to cancel the zone entry permits and prevent the authorized person from entering in cases committing any activity between working in the zone or threatening the security of facilities, establishments and individuals, or in case committing any violations of the free zones law, its executive regulations or the zone regulations.

The decision to ban is justified in period does not exceed one full calendar year from the issuance date. In case repetition of the act, the council has the right to ban the violator for the period it deems appropriate, and the stakeholder has the right to appeal against the council's decision to cancel the permit before the competent court.



Chapter 2: Licenses

28th article

- ✓ The general operator shall issue licenses to implement the activity in according to the following:
- ✓ First: Execution licenses: Every consultant must obtain valid license before practicing any of the building, construction or equipping work of the project
- ✓ Secondly, the activity is licensed and classified into:
 - Commercial licenses for commercial activities.
 - Industrial licenses to for manufacturing activities.
 - Service licenses for service activities.
 - Temporary licenses for any temporary works in the zone.

These licenses allow the investor to practice the activity authorized in the free zone only. No investor may work outside the zone using the same license except with the permission of the general operator and in accordance with the legislation in force. The investor may participate in exhibitions held in Libya without obtaining any licenses in this regard.

29th article

- ✓ The investor received license for implement the investment project, after completing the following documents:
- ✓ Issuance of the general operator's decision approving the project.
- ✓ Submitting a decision to establish a free zone company or to open a branch of a foreign company.
- ✓ Indicate the timetable required for the implementation of the project.
- ✓ Submitting a contract to buy or use an investment site in the area.
- ✓ Approval of the architectural designs and technical specifications of the investment project from the general operator.
- ✓ Provide commitment evidence of environmental standards in accordance with the provisions of the law



- ✓ Fulfillment of the value of the financial guarantee.

Submit any other documents required by the general operator.

The validity of the license is one year, able to renewal. In all cases, the operator has the right to accept or reject requests for licenses. Provided that the rejection decision is justified, with the right of the rejected applicant to file a grievance to the Board of Directors.

30th article

During the implementation period, the investor shall enjoy full exemptions in accordance with what is stipulated by the law regulating transit trade and free zones and its executive regulations from all necessary materials, machines, equipment and devices for the implementation of the project as of the date of obtaining the implementation license.

Excluding from temporary applicable supply procedures, with regard to the supply of necessary equipment, machines and devices for implementation operations and which are supplied temporarily, their procedures are organized according to what the general operator of the region.

31st article

The investor shall give license for an investment project upon his request, after completing the following documents:

- ✓ Evidence for use or rental of the project site within the region
- ✓ In case the investor is a legal person, they must provide evidence of establishing a free zone company or opening a branch of a foreign company, in accordance with the provisions of the company's incorporation regulations.
- ✓ Submit any other documents required by the general Operator within the limits of the law.



The council and the general operator may exempt the investor from some of the required documents in proportion to the activity, in case contributes to the introduction of technology in the zone or provides technical, technical, industrial or service works that contribute to the development and development of the zone.

32nd article

Any license is valid for at least one year and is renewable, provided that:

- ✓ continuance of Usufruct contract or rent investment site
- ✓ Investor should pay any service fees required by the general operator.
- ✓ The investor's obligation to submit a balance sheet, a financial report, from the end of each fiscal year, provided that to be approved by a certified legal accountant from the general operator.
- ✓ Submit any other documents required by the general operator within the limits of the law.

33rd article

The license renewal application shall be submitted to the general operator within one month before the expiry of the license,

In case public operator refuses to renew the license, the applicant for renewal must be notified in writing explaining the reasons for the refusal. The stakeholder may file a grievance against the general operator's refusal to renew the license before the Board of Directors.

34th article

if refusal renew the license or a permanent it is possible to re-apply for a license or to renew after correcting the conditions on which the refusal was made, within a period of not less than three months from the date of notification of the refusal.



35th article

No investor may engage in any activity other than the activity specified in the license, nor may waive the license in whole or in part or involve others in it except with the approval of the general operator. Except within the limits of the license.

36th article

License archives

A special register shall be prepared for the zone called the licenses register, includes all the data of licensees and the necessary data that the public operator deems to be recorded in a manner that ensures easy reference to them.

37th article

Licenses suspension

The general operator has the right to suspend the license for at least three months until the conditions on which the suspension was based are corrected, otherwise the license shall be considered null and in this regulation. The reasons for suspension are as follows:

Violation of the provisions of the law and regulations.

Or the decisions and designs issued by the board or the general operator of investors and developers by virtue of a registered letter with acknowledgment, or published through their websites.

Failure of the investor to undertake construction and site preparation works for a period exceeding (9) nine months from the date of its issuance, unless he submits reasons acceptable to the general operator.

The investor's failure to practice the activity specified in the license for a period of (6) six months without giving any reasons acceptable to the general operator.



38th article

Licenses cancellation

The general operator of the zone has the right to cancel the licenses in the following cases:

- ✓ Expiry of the term of the contract granting usufruct or lease in the area in accordance with the provisions contained therein or pursuant to a final judgment of the competent court.
- ✓ Investor sell all the facilities and equipment which has built on the project land, unless having another investment.
- ✓ .The investor's delay in paying the right of usufruct or rent within (6) six months from its due date.
- ✓ Assigning the license to others, in whole or in part, without
- ✓ obtaining the approval of the general operator
- ✓ In case the licensee engages in unnatural activity
- ✓ The case of the licensee (obtaining) a license in violation of the regulations governing work in the zone, such as forgery, misrepresentation, or providing information and documents contrary to reality.

At the request of the operator, developer or investor and according to reasons accepted by the general operator.

The decision related to the implementation of this article shall be issued by the general operator of the zone.

39th article

The general operator shall notify the investor of the decision to cancel the license at the last address registered with the zone, and the decision to cancel the license may be appealed to the Board of Directors.



40th article

Usufruct or lease contracts with investors regulate the consequences of revoking licenses, the mechanism and how to remove the built buildings and facilities and any other waste, how to treat the acquired rights of others, the deadline required for handing over the site, and any other consequences arising from the cancellation of the license.

Part 4: Investor Services41st article

Musaid free zone investor services center shall be established that operates with a one-stop-shop policy called (Musaid Free Zone Investors Services Center). This center includes the relevant public authorities in order to complete all procedures related to investors within the region, and the center will be as follows:

- ✓ Passports and Immigration Affairs in Musaid Free Zone Branch
- ✓ General Authority of environment of the Musaid Free Organization branch
- ✓ Branch of the Libyan Center for Standardization and Standards, Musaid free zone
- ✓ Branch of the Security and Drug Control Center in Musaid Free Zone
- ✓ Musaid Free Zone Customs Center
- ✓ Musaid Free Zone Traffic and Licensing Center
- ✓ Musaid Free Zone Police Station.
- ✓ Musaid Free Zone Ports Authority Office
- ✓ Musaid Free Zone Social Security Office.
- ✓ Musaid Free Zone Employment Office.
- ✓ Musaid Free Zone chamber of Commerce, Industry and Agriculture office
- ✓ Musaid Free Zone General Authority for Tourism Office
- ✓ Musaid Free Zone Health Office
- ✓ Representative of the State Property Authority.
- ✓ Representative of the Tax Authority.



42nd article

The center operates according to the region's regulations and its special nature. The council may establish a center or many centers for investor services that include some or all of the entities mentioned in the previous article within the specialized areas, according to the need and to ensure the provision of services to investors and the decentralization of services.

43rd article

The district council sets the standards and conditions that must be met by the employees of the entities working in the center, and the concerned authorities, when issuing the relevant decisions, must abide by and abide by the regulations set by the council. Or if the morals and general behavior in dealing with investors are bad, and the decision of the Board is final in this regard, and the concerned authorities must name the alternative within a maximum deadline of three days from the date of the issuance of the exclusion decision to ensure that the work in the zone is not obstructed.

44th article

The public authorities represented in the Center work in accordance with the requirements of their laws, work regulations and decisions issued by the competent authorities, taking into account the special nature of the region, and without the circulars, instructions and directives issued by affiliated authorities having any effect except after coordination with the Council in order to ensure administrative and legal stability in the region, which is reflected on investment.

45th article

The region council presented the proposal submitted by the general operator of the region related to exempting investors and developers in the region from all fees for services provided by the public authorities in the center and the percentage that must be paid from



the volume of the project investment as a fee from the services provided by the public authorities in the center and open its account for them to supply these amounts and the extent to which work can be done through them Develop and develop the center to ensure that services are performed in the required manner. The Ministry of Finance shall look into it and consider the extent of its compatibility with the financial laws and regulations in the country and submit it to the Council of Ministers for approval.

46th article

The completion of the procedures at the center may be through private service offices or companies, provided that the public operator issues a list of approved offices and companies, after completing the requirements and standards set by the public operator practicing this activity.

Part five Response rules

47th article

The roads in Musaid free zone are considered as a feature party to which the rules and provisions of the Traffic Law apply, and any driver must have a valid license issued by the competent authority in the country or an international driving license issued by the concerned authorities. Financial fines are imposed on the violator.

48th article

The general operator of the zone determines a mechanism and organization for the registration and licensing of vehicles and equipment that determines their work within the boundaries of the spatial zone in accordance with special procedures approved by the Council, in coordination with the competent authorities at the center.



Part six
Environment, security and safety

49th article

Every investor licensed to engage in a specific activity must comply with all laws and regulations related to public health, the environment, and security and safety controls set by the council and the general operator of the zone.

50th article

The investor ensures that his employees who work directly in the treatment, manufacture or packaging of pharmaceutical, food or cosmetics products obtain health certificates and environmental requirements for the practice of these dangerous works, in accordance with the systems and provisions in force.

51st article

- ✓ The investor is directly obligated to the following:
- ✓ Informing the competent authorities in the region directly when any worker or situation is injured during tuberculosis or when fires occur or the like, and these authorities must take the necessary measures in this regard.
- ✓ keeping at workplace medical materials and first aid kit
- ✓ Take the necessary measures and precautions to ensure the safety and security of workers and facilities.
- ✓

52nd article

The investor shall abide by the procedures of fire protection, combating and preventive control in accordance with the regulations set by the general operator in this regard, provided that these regulations shall not be effective until after being approved by the Board.



53rd article

Licensed investors, workers shall abide by the systems, laws and regulations related to the protection of the environment, animals, plants and trees.

54th article

All violations

The general operator take responsibility for providing management services for ordinary, liquid, solid and hazardous industrial waste within the region, including their collection, sorting, setting up a mechanism, and places for disposal. For this purpose, the operator may charge the fees for these services.

Part seven

Planning

55th article

The general operator sets the general policy for planning within the area in general, the specialized areas in particular, and the operator works to develop detailed plans for the specialized areas in coordination with the developers, provided that these plans are referred to the general operator for review and comments on them, and the operator is obligated to make the modifications requested by the general operator within a month from the date of Notify him of the notes and forward the detailed plans to the competent authorities for approval.

Musaid free zone carry the Detailed plans of residential, service, industrial, commercial and tourist lands in accordance with the applicable planning standards and according to the function and type of each scheme. To be amended in accordance with the rules and regulations in force.



Part eight
Labor

56th article

Investors in the zone are obliged to open up work horizons, absorb and train national labor in the projects and services established in Musaid free zone, in accordance with the training plans, the replacement rates for national labor and the rates of foreign labor that are approved by the general operator in coordination with the competent authorities at the center.

57th article

The labor and social security systems in Libya are considered the minimum that investors must provide for their workers, and the provision of this article does not prejudice the possibility for the worker to enjoy better terms of work and social security than those stipulated in the regulations in force in Libya.

58th article

The general operator shall set special regulations for regulating the work of trade unions, federations and civil society institutions within the region, in a manner that does not conflict with the laws in force in the country.

59th article

The employment of foreign workers within the free zone is through a contract between the employer and the employee based on the provisions of the Labor Relations Law and its Executive Regulations. It is not permissible to employ nationals of boycott decisions countries that issued by the competent authorities in the state. The owners of projects, heads and members of the boards of directors whose names are mentioned are excluded from concluding employment contracts. The minutes of the general assembly meetings and the incorporation procedures whereby these persons are granted residency without requiring the conclusion of a work contract.



60th article

The employment office at the center is specialized in concluding work agreements with investors in the zone to ensure flexibility of procedures and competition of free zones at the international level, in coordination with the general operator of the zone.

61st article

- ✓ It is not permissible for non-Libyans to engage in any work in the area without obtaining a prior approval from the general operator of the area
- ✓ Investors and developers may not import foreign workers or enable them to work except after obtaining a prior approval from the general operator of the zone in accordance with the laws and regulations in force in this regard.

Part nine
Customs

62nd article

Customs rules for free zones stipulated in Law No. (9) Of 2000 regulating transit trade and free zones of executive regulations and Customs Law No. 10 of 2010 and the zone regulations apply to the movement of goods in the zone.

Part ten
Billboards and advertisements

63rd article

The companies operating in the zone must put in the work place a sign with the name and type of the activity they are practicing and any other data specified by the general operator of the zone.

The general operator may specify the shape, format, font and color of these plates for each of the specialized areas for the purpose of organization, symmetry and consistency. The



Arabic language is considered the basis for any plates in the area, and the plate may be written in any foreign language with the approval of the general operator of the area.

64th article

Investors in the free zone are prohibited from installing or placing a sign or doing any writing or inscription for advertising purpose or promoting a name, shop, merchandise, trade, profession, activity or so, before obtaining the approval of the general operator of the zone.

65th article

The sign or advertisement should not include anything offends religion, contravenes public morals or public order, or otherwise violates the laws, regulations and regulations in force in the Libyan state. In the event of a violation, the general operator of the zone or his authorized representative may order the removal of the sign or the advertisement at the expense of the violator and without prejudice to legal responsibility.

Part eleven

66th article

Investors must do the following:

- ✓ Submit an insurance policy that covers damages and risks that may result from construction, before issuing an implementation license
- ✓ Submit an insurance policy on all buildings, clerks, warehouses, real estate units created by the investor, or machinery and equipment used in his operational and production operations, immediately after the construction operations are completed.
- ✓ Submit an insurance policy that covers all damages and risks that may be inflicted on the goods owned by the investor or in the stores or warehouses of investors working in the region or other depositors, unless the owner of the goods submits an insurance policy for his goods.



67th article

- ✓ The insurance policy for the goods must give all the damages and harms that may befall them from the entry date into the zone, during their presence there, and until their exit and entry into the customs yard.
- ✓ The insurance policy for the goods must give all the damages and dangers that may befall them from the date of their entry into the zone, during their presence there, and until their exit and entry into the customs yard.
- ✓ The insurance policy must cover all damages and dangers that may befall people and property belonging to others within the zone, provided that the zone's general operator sets the maximum liability for all accidents.

68th article

The validity of the insurance policy must be valid for a full Calendar year or shorter period with the approval of the general operator. In all cases, the policy must be renewed two weeks before the expiry of its validity.

69th article

The insurance policy submitted by the investor must include an explicit provision that the insurance company will not return to the area to claim the compensation it has paid to the injured party.

70th article

The general operator sets the general controls and clauses related to insurance, which the investor must include in the insurance policies, and the general operator shall review them periodically and update them whenever necessary.



71st article

The general operator may reject the insurance policy submitted by the investor the policy was issued by an insurance company that had previously unjustly delayed the payment of compensation for the insured damage.

72nd article

The insurance policy must be written in the Arabic language, and if the document is written in a foreign language, it must be accompanied by a certified translated copy in the Arabic language, and when there is a difference in its interpretation, the Arabic copy shall be considered.

Part twelve
Settlement of Disputes
Chapter 1

73rd article

Except the decisions that regulations stipulate that it is not permissible to appeal, the investor has the right to appeal against any decision issued by the general operator issued against within thirty days from being notified of the decision by virtue of a letter with acknowledgment of receipt. The request shall be submitted to the general operator in writing with a statement of the reasons of grievance with supporting documents.

74th article

The general operator must take the necessary measures to issue the grievance within two weeks from the submission date, and it has the right to notify the grievant or his representative to attend the general operator to complete the required clarifications and reach an amicable solution with the grievance. The Board of Directors has the right of the investor to resort to the competent judiciary.



Chapter 2 conciliation

75th article

It is permissible to settle disputes in which the zone, the council or the general operator of the zone is a party to it by means of conciliation, according to the agreement of the two parties to the dispute to settle it by this way and in accordance with the mechanism they agree upon.

Chapter 3 Jurisdiction in judicial dispute

76th article

Judicial disputes which Musaid Free Zone party shall be submitted to the competent national judiciary, and the relevant applicable legislation shall apply to them, unless it was agreed upon when contracting to the contrary.

