

Regulation No. (4) Of the Year 2003

The Regulation of the Agricultural Workers Categories who are subject to the Provisions of the Labour Law

Issued by virtue of the Provisions of Paragraph (D) of Article (3) of the Labour Law No. (8) Of the Year 1996 and its Amendments

Official gazette No.: 4581

Official gazette issuance date: 16/1/2003

Article (1)

This regulation shall be called (The Regulation of the Agricultural Workers Categories who are subject to the Provisions of the Labour Law of the Year 2003) and shall be effective as of the date of being published in the official gazette.

Article (2)

The following terms and phrases stated in this regulation shall have the meaning assigned against each of them, unless the context indicates otherwise:

Law : The effective law of labour.

Minister: Minister of Labour.

Agricultural workers: Those who work in agriculture and the breeding of animal wealth.

Article (3)

The provisions of the law will be applied to the following categories of agricultural workers except for those of the fifth, sixth and eleventh chapters excluding article (137), (138) and (139):

A- Agricultural engineer.

B- Veterinarian.

C- The agricultural worker of daily wages in the governmental and public official institutions.

D- The technician of the agricultural machines.

E- The technician who works in the following places:

1. Nurseries of fruitful trees, ornamental plants, vegetables, and farms of harvest blooming, production of saplings with tissues and the production of seeds.
2. Poultry incubators, caws and sheep breeding and artificial fertilization.
3. Fish breeding farms.
4. Bee breeding farms.

Article (4)

The Minister will issue the instructions that are necessary to carry out the provisions of this regulation.