
AUTHORIZED TRANSLATION



MINISTER OF TRADE OF THE REPUBLIC OF INDONESIA

**REGULATION OF THE MINISTER OF TRADE OF
THE REPUBLIC OF INDONESIA
NUMBER 44 OF 2019**

**CONCERNING
PROVISIONS FOR IMPORT OF HORTICULTURE PRODUCTS**

UPON GRACE OF THE ONE ALMIGHTY GOD

THE MINISTER OF TRADE OF THE REPUBLIC OF INDONESIA,

- Considering :
- a. That in order to support the fluency of the flow of goods and to improve the effectiveness of implementing the import policy of horticulture products, it is necessary to regulate the provisions for import of horticulture products;
 - b. That in order to provide the business certainty, accelerate the business licensing service, and support the implementation of the import of horticulture products, it is necessary to complete the provisions for the import of horticulture products;
 - c. That the Regulation of the Minister of Trade Number 30/M-DAG/PER/5/2017 concerning Provisions for Import of Horticulture Products, as has been amended several times and latest with the Regulation of the Minister of Trade Number 64 of 2018 concerning Fourth Amendment of the Regulation of the Minister of Trade Number 30/M-DAG/PER/5/2017 con-

cerning Provisions for Import of Horticulture Products, is no more in accordance with the development and legal need of the community, so that it needs to be replaced;

- In view of :
1. Law Number 16 of 1992 concerning Animal. Fish and Plant Quarantine (State Gazette of the Republic of Indonesia of 1992 Number 56, Supplement to the State Gazette of the State Gazette of the Republic of Indonesia Number 3482);
 2. Law Number 7 of 1994 concerning the Ratification of the Agreement Establishing the World Trade Organization (State Gazette of the Republic of Indonesia of 1994 Number 57, Supplement to the State Gazette of the Republic of Indonesia Number 3564);
 3. Law Number 10 of 1995 concerning Customs (State Gazette of the Republic of Indonesia of 1995 Number 75, Supplement to the State Gazette of the Republic of Indonesia Number 3612), as has been amended with Law Number 17 of 2006 concerning Amendment of Law Number 10 of 1995 concerning Customs (State Gazette of the Republic of Indonesia of 2006 Number 93, Supplement to the State Gazette of the Republic of Indonesia Number 4661);
 4. Law Number 5 of 1999 concerning Prohibition of Monopoly Practices and Unhealthy Business Competition (State Gazette of the Republic of Indonesia of 1999 Number 33, Supplement to the State Gazette of the Republic of Indonesia Number 3817);
 5. Law Number 39 of 2008 concerning State Ministry (State Gazette of the Republic of Indonesia of 2008 Number 166, Supplement to the State Gazette of the Republic of Indonesia Number 4916);
 6. Law Number 13 of 2010 concerning Horticulture (State Ga-

zette of the Republic of Indonesia of 2010 Number 132, Supplement to the State Gazette of the Republic of Indonesia Number 5170);

7. Law Number 18 of 2012 concerning Food (State Gazette of the Republic of Indonesia of 2012 Number 227, Supplement to the State Gazette of the Republic of Indonesia Number 5360);
8. Law Number 7 of 2014 concerning Trade (State Gazette of the Republic of Indonesia of 2014 Number 45, Supplement to the State Gazette of the Republic of Indonesia Number 5512);
9. Government Regulation Number 24 of 2018 concerning the Electronically Integrated Business Licensing Service (State Gazette of the Republic of Indonesia of 2018 Number 90, Supplement to the State Gazette of the Republic of Indonesia Number 6215);
10. Presidential Regulation Number 48 of 2015 concerning the Ministry of Trade (State Gazette of the Republic of Indonesia of 2015 Number 90);
11. Regulation of the Minister of Trade Number 46/M-DAG/PER/8/2014 concerning General Provisions for the Verification or Technical Tracing in the Trade Sector (State Gazette of the Republic of Indonesia of 2014 Number 1104), as has been amended with the Regulation of the Minister of Trade Number 116 of 2018 concerning Amendment of the Regulation of the Minister of Trade Number 46/M-DAG/PER/8/2014 concerning General Provisions for the Verification or Technical Tracing in the Trade Sector (State Gazette of the Republic of Indonesia of 2018 Number 1659);
12. Regulation of the Minister of Trade Number 48/M-

DAG/PER/7/2015 concerning General Provisions in the Import Sector (State Gazette of the Republic of Indonesia of 2015 Number 1006);

13. Regulation of the Minister of Trade Number 08/M-DAG/PER/2/2016 concerning Organization and the Work Procedure of the Ministry of Trade (State Gazette of the Republic of Indonesia of 2016 Number 202);
14. Regulation of the Minister of Trade Number 75 of 2018 concerning the Importer Identity Number (State Gazette of the Republic of Indonesia of 2018 Number 936);
15. Regulation of the Minister of Trade Number 77 of 2018 concerning the Electronically Integrated Business Licensing Service in the Trade Sector (State Gazette of the Republic of Indonesia of 2018 Number 938);

HAS DECREED:

To determine : **THE REGULATION OF THE MINISTER OF TRADE CONCERNING PROVISIONS FOR IMPORT OF HORTICULTURE PRODUCTS.**

Article 1

The meaning of the following in this Regulation of the Minister is:

1. Horticulture are all matters related to fruit, vegetables, vegetable drug materials, and floriculture, including mushroom, moss, and water plants functioning as vegetables and/or esthetics materials.
2. Horticulture products are all products originating from still fresh or already processed horticulture plants.
3. Import is the activity of taking in goods into the Customs Area.

4. The Electronically Integrated Business Licensing or Online Single Submission, which is hereinafter abbreviated OSS, is the Business License issued by the OSS Institution for and on behalf of the minister, head of institution, governor, or re-gent/mayor to the Business Actor through the integrated electronic system.
5. The Business Registration Number, which is hereinafter abbreviated NIB, is the Identity of the Business Actor issued by the OSS Institution after the Business Actor has made the Registration.
6. The Importer Identity Number that is hereinafter abbreviated API, is the identity as importer.
7. The General Importer Identity Number, which is hereinafter abbreviated API-U, is the identity as General Importer.
8. The Producer Importer Identity Number that is hereinafter abbreviated API-P, is the identity as Producer Importer.
9. The Import Approval is the approval used as the permit to import Horticulture Products.
10. Packing is the material used to contain and or wrap the Horticulture Product, either in direct contact or not.
11. The Food Tare Logo is the marking showing that the food packing is safe to be used for food.
12. The Recycle Code is the marking showing that that the food packing can be recycled.
13. Import Recommendation for Horticulture Products that is hereinafter referred to as RIPH, is the written information issued by the Ministry of Agriculture, which certifies that the

Horticulture Product complies with the administrative and technical requirements.

14. Importer is the individual or business entity in form of legal entity or non legal entity that carries out the import activities.
15. State Owned Company, hereinafter abbreviated BUMN, is the Importer which overall or majority of capital is owned by the State through direct participation originating from the separated State assets.
16. Verification or Technical Tracing is the technical investigation and examination on the imported goods carried out by the surveyor.
17. Surveyor is the survey company that obtains the authority to carry out the Verification or Technical Tracing on the imported goods.
18. Surveyor's Report, that is hereinafter abbreviated LS, is the written document as result of the Verification or Technical Tracing from the Surveyor that certifies the conformity of the imported goods.
19. Customs Area is the area with certain boundaries at the seaport, airport or other places that is determined for the traffic of goods, which is fully under the control of the Directorate of Customs.
20. Inatrade is the electronically licensing service in the trade sector.
21. The OSS Management and Organizing Institution that is hereinafter abbreviated OSS Institution, is the government institution and ministry that organizes the administration affairs in the investment coordination sector.

22. Minister is the minister who organizes the administration affairs in the trade sector.
23. Director General is the Director General of Foreign Trade, Ministry of Trade.
24. Director is the Director of Import, Directorate General of Foreign Trade, Ministry of Trade.

Article 2

Provisions on the types of Horticulture Products, which import is regulated, are contained in the Appendix that is an inseparable part of this Regulation of the Minister.

Article 3

- (1) The types of Horticulture Products, as meant in Article 2, may only be imported by the:
 - a. Importer that owns the NIB that applies as API; and
 - b. BUMN that obtains the assignment from the minister who organizes the administration affairs in the BUMN sector.
- (2) The Importer and BUMN, as meant in paragraph (1) letter a, should obtain the Import Approval from the Minister.
- (3) The Minister delegates the authority to issue the Import Approval, as meant in paragraph (2), to the Director General.
- (4) The Director General provides the mandate to issue the Import Approval, as meant in paragraph (3), to the Director.

Article 4

- (1) The Types of Horticulture Products to be imported by the Importer and BUMN that will carry out the import, as meant in Article 3 paragraph (1) letter b, are agreed upon in the coordination meeting at the minister level in the economic sector.

- (2) Based on the result of agreement in the coordination meeting at the minister level in the economic sector, as meant in paragraph (1), the Minister proposes the assignment of the BUMN to the Minister who organizes the administration affairs in the BUMN sector.
- (3) The Minister who organizes the administration in the BUMN sector provides the assignment to the BUMN.

Article 5

- (1) The Import Approval, as meant in Article 3 paragraph (2) consists of the following:
 - a. Import Approval for Horticulture Products for Consumption; and
 - b. Import Approval for Horticulture Products for the Industrial Raw Materials.
- (2) The Import Approval, as meant in paragraph (1) letter a, may only be issued to the Importer that owns the NIB that applies as API-U and BUMN that obtains the assignment from the Minister who organizes the administration affairs in the BUMN sector.
- (3) The Import Approval, as meant in paragraph (1) letter b, may only be issued to the Importer that owns the NIB that applies as API-P.

Article 6

In order to obtain the Import Approval, as meant in Article 5 paragraph (1) letter a, the Importer that owns the NIB that applies as API-U should electronically submit the request through the website <http://inatrade.kemendag.go.id> to the Director General through the Director by uploading the documents in form of the following:

- a. NIB that applies as API-U;
- b. Evidence of controlling the cold storage, which is registered

- in accordance with the provisions of the legislative regulations and characteristics of the Horticulture Product types;
- c. Evidence of controlling the transportation means in accordance with the characteristics of the Horticulture Product types;
 - d. Statement with adequate revenue stamp concerning the capability and worthiness of the cold storage and transportation means in accordance with the characteristics of the Horticulture Product types; and
 - e. RIPH.

Article 7

In order to obtain the Import Approval, as meant in Article 5 paragraph (1) letter b, the Importer that owns the NIB that applies as API-P should electronically submit the request through the website <http://inatrade.kemendag.go.id> to the Director General through the Director by uploading the documents in form of the following:

- a. NIB that applies as API-P;
- b. Evidence of controlling the cold storage, which is registered in accordance with the provisions of the legislative regulations and characteristics of the Horticulture Product types;
- c. Evidence of controlling the transportation means in accordance with the characteristics of the Horticulture Product types;
- d. Statement with adequate revenue stamp concerning the capability and worthiness of the cold storage and transportation means in accordance with the characteristics of the Horticulture Product types; and
- e. RIPH.

Article 8

In order to obtain the Import Approval, as meant in Article 5 paragraph (1) letter b, the BUMN should electronically submit the request through the website <http://inatrade.kemendag.go.id> to the

Director General through the Director by uploading the documents in form of the following:

- a. NIB that applies as API-P;
- b. Assignment Letter from the Minister who organizes the administration affairs in the BUMN sector; and
- c. RIPH.

Article 9

- (1) Based on the requests, as meant in Article 6, Article 7, and Article 8, the Director issues the Import Approval by using the Electronic Signature (Digital Signature) within not later than (two) working days as of the date the request is received completely and correctly.
- (2) In case the requests, as meant in Article 6, Article 7, and Article 8, are incomplete and incorrect, then the rejection shall be electronically made within not later than 2 (two) working days effective as of the date the request is received.
- (3) The issuance of the Import Approval to the Importer that owns the NIB that applies as API-U and Importer that owns the NIB that applies as API-P should take account of the capability and worthiness of the cold storage and transportation means in accordance with the characteristics of the Horticulture Products.

Article 10

The validity term of the Import Approval is in accordance with the validity term of the RIPH.

Article 11

- (1) The Importer should report each amendment related to the documents as meant in Article 6 letter a, Article 7 letter a, and Article 8 letter a.

- (2) The Importer, as meant in paragraph (1), should electronically submit the request for amendment of the Import Approval through the website <http://inatrade.kemendag.go.id> to the Director General through the Director by uploading the documents in form of the following:
 - a. Document to be amended as meant in paragraph (1); and
 - b. Import Approval.
- (3) Based on the request, as meant in paragraph (2), the Director issues the amendment of the Import Approval within not later than 2 (two) working days effective as of the date the request is received completely and correctly.
- (4) In case the request, as meant in paragraph (2), is incomplete and incorrect, then the rejection shall be electronically made within not later than 2 (two) working days effective as of the date the request is received.

Article 12

- (1) The Importer should submit the request for amendment of the Import Approval in case of the amendment of the RIPH.
- (2) In order to obtain the amendment of the Import Approval, as meant in paragraph (1), the Importer should electronically submit the request through the website <http://inatrade.kemendag.go.id> to the Director General through the Director by uploading the documents in form of the following:
 - a. Import Approval; and
 - b. Amended RIPH.
- (3) Based on the request, as meant in paragraph (2), the Director issues the amendment of the Import Approval by using the Electronic Signature (Digital Signature) within not later

than 2 (two) working days effective as of the date the request is received completely and correctly.

- (4) In case the request, as meant in paragraph (2), is incomplete and incorrect, then the rejection shall be electronically made within not later than 2 (two) working days effective as of the date the request is received.

Article 13

- (1) In case the force majeure occurs, which causes that the electronic system is not functioning, then the submission of request for the Import Approval, as meant in Article 6, Article 7, and Article 8, and the submission of the request for amendment of the Import Approval, as meant in Article 11 and Article 12, may be delivered manually to the Director General through the Director.
- (2) Based on the request, as meant in paragraph (1), the Director issues the:
 - a. Import Approval; and
 - b. Amendment of the Import Approval,within not later than 2 (two) working days effective as of the date the request is received completely and correctly.

Article 14

In case the OSS Institution is able to process the issuance of the business license in the trade sector, which is regulated in this Regulation of the Minister, then the OSS Institution issues the Import Approval and amendment of the import Approval for and on behalf of the Minister.

Article 15

- (1) The Importer that owns the NIB that applies as API-P and has obtained the Import Approval may only import the Horticulture Product types to be used as production raw materials

or as supporting materials for the production need of its industry.

- (2) The Importer that owns the NIB that applies as API-P and has obtained the Import Approval is prohibited to trade and/or transfer the imported Horticulture Product types to another party.
- (3) In certain condition, the Importer that owns the NIB that applies as API-P may trade and/or transfer the imported Horticulture Products to another Importer that owns the NIB that applies as API-P.
- (4) The certain condition, as meant in paragraph (3), is in form of:
 - a. The production machine is heavily damaged so that it cannot be used and is proven by the certificate from the surveyor, which mentions that the production machine is heavily damaged and the causative factors; or
 - b. The production machine is lost, which is proven by the certificate of loss from the Police of the Republic of Indonesia.

Article 16

- (1) The Importer that owns the NIB that applies as API-P should make an independent statement (self declaration), which represents that it has complied with the requirements to trade and/or transfer the imported Horticulture Products to another Importer that owns the NIB that applies as API-P, as meant in Article 15 paragraph (3).
- (2) The independent requirements (self declaration), as meant in paragraph (1), is submitted through the website <http://inatrade.kemendag.go.id> by uploading the documents in form of the following:

- a. Import Approval; and
 - b. Certificate from the surveyor, which mentions that the production machine is heavily damaged and the causative factors; or
 - c. Certificate of Loss from the Police of the Republic of Indonesia
- (3) The submission of documents, as meant in paragraph (2), should be carried out before the imported Horticulture Product types are traded and/or transferred.

Article 17

- (1) The Verification or Technical Tracing should first be carried out on each implementation of the Import of Horticulture Products at the port of loading in the country of origin.
- (2) The implementation of Verification or Technical Tracing, as meant in paragraph (1), is carried out by the Surveyor determined by the Minister.

Article 18

In order to be determined as Surveyor, as meant in Article 17 paragraph (2), should comply with the requirements as follows:

- a. In possession of the Survey Service Business License (SIUJS);
- b. Has been accredited as the inspection institution by the National Accreditation Committee (KAN);
- c. Experienced as Surveyor for minimum 5 (five) years;
- d. Has branches or representatives and/or affiliates abroad and has the network to support the effectiveness of the Verification or Technical Tracing service; and
- e. Has good track records in the sector of the Verification or Technical Tracing activities management.

Article 19

- (1) The Verification or Technical Tracing, as meant in Article 17 paragraph (1), is carried out on the import of Horticulture Products, covering the data or information concerning:
 - a. Data or information contained in the Import Approval;
 - b. Inclusion of the Food Tara Logo and Recycle Code on the packing;
 - c. Health Certificate;
 - d. Phytosanitary Certificate;
 - e. Certificate of Origin (CoO);
 - f. Certificate on the final grade packing test result or statement from the importer representing that the packing being used is in accordance with the provisions of the legislative regulations; and
 - g. Certificate of the Food Tara Logo and Recycle Code inclusion or statement from the importer representing that the packing being used is in accordance with the provisions of the legislative regulations.

- (2) The result of Verification or Technical Tracing, as meant in paragraph (1), is entered into the LS.

- (3) The LS, as meant in paragraph (2), should contain the statement on the correctness of the result of Verification or Technical Tracing and is the full responsibility of the Surveyor.

- (4) The Surveyor collects the service reward from the importer, which amount is determined by taking account of the benefit principle based on the implementation of Verification or Technical Tracing, as meant in paragraph (1).

Article 20

- (1) The examination on the compliance toward the Import of Horticulture Products requirements is carried out after passing

through the Customs Area.

- (2) The examination on the compliance toward the Import of Horticulture Products, as meant in paragraph (1) is in form of the following:
 - a. Import Approval; and
 - b. LS
- (3) The importer that has obtained the Import Approval should make the independent statement (self declaration) representing that it has complied with the Import of Horticulture Products requirements before such imported products are used, traded, and/or transferred.
- (4) The importer that has obtained the Import Approval should electronically submit the requirements, as meant in paragraph (3) through the website: <http://inatrade.kemendag.go.id> by indicating the number of the import customs notification document.
- (5) In case the importer does not submit the statement, as meant in paragraph (1), then the Data Center and Information System of the Ministry of Trade notifies the Directorate General of Consumer Protection and Trade Order to carry out the examination.
- (6) The Importer should include the number of the Import Approval and LS in the import customs notification document.
- (7) The Importer should keep the import requirements documents, as meant in paragraph (2), and the import customs notification document for minimum 5 (five) years for the need of examination as meant in paragraph (1).

Article 21

- (1) The importer should submit the report on the implementation

of import of the Horticulture Product types, either realized or not realized, by attaching the import customs notification document.

- (2) The report, as meant in paragraph (1), is electronically monthly submitted through the website <http://inatrade.kemendag.go.id>, within not later than the 15th (fifteenth) day of the following month to the Director General.
- (3) In case of force majeure, which causes the electronic system not functioning, then the submission of report, as meant in paragraph (1), is delivered manually.

Article 22

The Surveyor, as meant in Article 17 paragraph (2), should monthly submit the written report on the implementation of the Verification or Technical Tracing on the Import of Horticulture Products to the Director General within not later than the 15th (fifteenth) day of the following month.

Article 23

The importer that does not implement the obligation of submitting the report, as meant in Article 21, is imposed the sanction of freezing of the Import Approval.

Article 24

The frozen Import Approval may be reactivated if the Importer, as meant in Article 23, has submitted the report on the implementation of import of the Horticulture Product types within the period of 1 (one) month as of the date of freezing.

Article 25

The Import Approval is revoked if the Importer:

- a. Is proven as using its imported Horticulture Products other than as the production raw materials or supporting materials

for the need of production of its industry, as meant in Article 15 paragraph (1) for the Importer that owns the NIB that applies as API-P.

- b. Is proven as trading and/or transferring its imported Horticulture Products to another party, as meant in Article 15 paragraph (2), without making the independent statement (self declaration), as meant in Article 16, for the Importer that owns the NIB that applies as API-P.
- c. Does not submit the report on the implementation of import of the Horticulture Products within the period of 1 (one) month effective as of the date of freezing as meant in Article 24.
- d. Is proven as amending the conformity of the data and/or information contained in the Import Approval or in the amendment of the Import Approval that have been issued without following the provisions as regulated in Article 11 paragraph (2) and Article 12 paragraph (2);
- e. Is proven as submitting incorrect data and/or information as the requirements to obtain the Import Approval.
- f. Is proven as conducting the violation based on the assessment and recommendation of the Director General of Consumer Protection and Trade Order or from the related technical agency, and/or
- g. Is declared as guilty based on the court decision that has permanent legal power regarding the criminal act related to the misuse of the Import Approval.

Article 26

- (1) The freezing of the Import Approval, as meant in Article 23, and the reactivation of the Import Approval, as meant in Article 24, is carried out electronically by the Intrade system.
- (2) The revocation of the Import Approval, as meant in Article 25, is determined by the Director.

- (3) With regard to the revocation of the Import Approval, as meant in paragraph (2), the revocation of the Import Approval is carried out electronically by the Inatrade system.

Article 27

- (1) The Importer that does not implement the obligation of submitting the report, as meant in Article 11 paragraph (1), is imposed the administrative sanction in form of written reprimand.
- (2) The Importer that does not implement the obligation of submitting the request for amendment of the Import Approval, as meant in Article 12 paragraph (1), is imposed the sanction of not being able to resubmit the request for the Import Approval during 2 (two) years as of the applicable date of the amended RIPH and is included in the list of importers under control.
- (3) The Importer that has been imposed the sanction of revocation of the Import Approval, as meant in Article 25, cannot resubmit the request for the Import Approval during 2 (two) years as of the date of revocation and is included in the list of importers under control.

Article 28

- (1) The determination as Surveyor to implement the Verification or Technical Tracing on the Import of Horticulture Products is revoked if the Surveyor :
 - a. Violates the provisions for the verification or Technical Tracing on the Import of Horticulture Product types, as meant in Article 19; and/or
 - b. Does not implement the obligation of submitting the written report, as meant in Article 22, for 2 (two) times.

- (2) The revocation of the determination as Surveyor to implement the Verification or Technical Tracing on the Import of Horticulture Product types, as meant in paragraph (1), is determined by the Minister.

Article 29

- (1) The Importer that carries out the Import of Horticulture Products not in accordance with the provisions in this Regulation of the Minister is imposed the sanction in accordance with the provisions of the legislative regulations.
- (2) The imported Horticulture Product that is not in accordance with the provisions in this Regulation of the Minister should be withdrawn from circulation and should be destroyed by the Importer.
- (3) The costs to implement the withdrawal from circulation and destruction, as meant in paragraph (2), are borne by the Importer.
- (4) In case the Importer, as meant in paragraph (2), does not comply with its obligation, then the concerned is imposed the sanction in accordance with the provisions of the legislative regulations.

Article 30

The provisions on the Import of Horticulture Products in this Regulation of the Minister remain applicable on the Horticulture Products originating from outside the customs area, which are taken into the Free Trade Zone and Free Port, Special Economic Area, and Bonded Accumulation Place, except the Bonded Logistics Market.

Article 31

The provisions in this Regulation of the Minister do not apply for

the Import of Horticulture Products for:

- a. Items for the need of research, testing, and development of science;
- b. Samples that are not to be traded;
- c. Personal belongings of passengers and crew of transportation means in the amount of maximum 10 (ten) kilograms per person; and/or
- d. Items of border crossers for self consumption in the amount of maximum 10 (ten) kilograms per person;

Article 32

- (1) In the framework of controlling the Import policy, the Minister, through the Director General of Consumer Protection and Trade Order, carries out the examination and control periodically and/or at any time if needed.
- (2) The examination, as meant in paragraph (1), is carried out on the following:
 - a. Requirements for Import of Horticulture Product types;
 - b. Documents as meant in Article 16 paragraph (2); and/or
 - c. Other import supporting documents;
- (3) The control as meant in paragraph (1) is carried out on the following:
 - a. Correctness of the import realization report;
 - b. Conformity of the imported Horticulture Product types to the data contained in the Import Approval; and
 - c. Obedience toward the related legislative regulations in the Horticulture Product sector.

Article 33

If needed, the implementation technical instructions of this Regulation of the Minister are determined by the Director General and/or Director General of Consumer Protection and Trade Order in accordance with their respective authorities.

Article 34

Exceptions from the provisions that are regulated in this Regulation of the Minister should be upon the approval of the Minister after coordinating with the related agency.

Article 35

At the time this Regulation of the Minister commences applicable, the Import Approval and LS that are issued based on the Regulation of the Minister of Trade Number 30/M-DAG/PER/5/2017 concerning Provisions for Import of Horticulture Products (State Gazette of the Republic of Indonesia of 2017 Number 728), as has been amended several times and latest with the Regulation of the Minister of Trade Number 64 of 2018 concerning Fourth Amendment of the Regulation of the Minister of Trade Number 30/M-DAG/PER/5/2017 concerning Provisions for Import of Horticulture Products (State Gazette of the Republic of Indonesia of 2018 Number 723), is declared as still applicable until the expiration of its validity term.

Article 36

At the time this Regulation of the Minister commences applicable, the Regulation of the Minister of Trade Number 30/M-DAG/PER/5/2017 concerning Provisions for Import of Horticulture Products (State Gazette of the Republic of Indonesia of 2017 Number 728), as has been amended several times and latest with the Regulation of the Minister of Trade Number 64 of 2018 concerning Fourth Amendment of the Regulation of the Minister of Trade Number 30/M-DAG/PER/5/2017 concerning Provisions for Import of Horticulture Products (State Gazette of the Republic of Indonesia of 2018 Number 723), is revoked and certified as not applicable.

Article 37

This Regulation of the Minister commences applicable on the date of enactment.

So as to be known by everyone, the enactment of this Regulation of the Minister is instructed with its placement in the State Gazette of the Republic of Indonesia.

Determined in Jakarta

On: 11 June 2019

MINISTER OF TRADE OF THE REPUBLIC OF INDONESIA,

signed

ENGGARTIASTO LUKITA

Enacted in Jakarta

On 12 June 2019

DIRECTOR GENERAL OF LEGISLATIVE REGULATIONS

MINISTRY OF LAW AND HUMAN RIGHTS

OF THE REPUBLIC OF INDONESIA

signed

WIDODO EKATJAHJANA

STATE GAZETTE OF THE REPUBLIC OF INDONESIA OF 2019 NUMBER 644

Copy conforms to the original

Secretariat General

Ministry of Trade

Head of Legal Bureau,

signed and sealed

SRI HARIYATI

APPENDIX**REGULATION OF THE MINISTER OF TRADE OF THE REPUBLIC OF INDONESIA****NUMBER 44 OF 2019****CONCERNING****PROVISIONS FOR IMPORT OF HORTICULTURE PRODUCTS****HORTICULTURE PRODUCTS WHICH IMPORT IS REGULATED**

NO.	CODE HS	DESCRIPTION OF GOODS	REMARKS
	07.01	Potatoes, fresh or cold	
	0701.90	--Others :	
1.	0701.90.10	-Potatoes to produce potato chips	
2.	0701.90.90	--Others	
	07.03	Bombay onion, red onion, white onion, daffodils onion/perai and other similar species of vegetables, fresh or cold	
	0703.10	--Bombay onion and red onion	
		--Bombay onion :	
3.	0703.10.19	--Others	
		--Red Onion:	
4.	0703.10.29	---Others	
	0703.20	---Red Onion:	
5.	0703.20.90	--Others	
	07.06	Carrot, turnips, beet root for salad, salsify, celeriac, radish and similar edible root species, fresh or cold	
	0706.10	---Carrot and turnips	
6.	0706.10.10	--Carrot	
	07.09	Other pod vegetables, fresh or cold	

NO.	CODE HS	DESCRIPTION OF GOODS	REMARKS
	0709.60	---Fruit of genus Capsicum or genus Pimenta	
7.	0709.60.10	---Chili (fruit of genus Capsicum)	
	08.03	Banana, including banana not suitable for direct consumption as fresh fruit or dried.	
8.	0803.10.00	---Banana not suitable for direct consumption as fruit	
	0803.90	----Others	
9.	0803.90.10	.—Lady's finger banana	
10.	0803.90.90	--Others	
	0804	Date, fig fruit, pineapple, avocado, cashew, mango and mangosteen, fresh or dried	
11.	0804.30.00	--Pineapple	
	0804.50	--Cashew, mango and mangosteen	
12.	0804.50.20	---Mango	
13.	0804.50.30	--Mangosteen	
	08.05	Orange fruit, fresh or dried.	
	0805.10	--Orange :	
14.	0805.10.10	--Fresh	
		--Mandarin (including tangerine and Satsuma), Clementine, wilking and similar species of hybrid orange fruit	
15.	0805.21.00	--Mandarin (including tangerine and Satsuma)	
16.	0805.22.00	--Clementine	
17.	0805.29.00	--Others	
18.	0805.40.00	--Grapefruit, including pomelo	

NO.	CODE HS	DESCRIPTION OF GOODS	REMARKS
	0805.50	Lemon (lemon citrus, limonum citrus) and citron (citrus aurantifolia, citrus latifolia)	
19.	0805.50	--Lemon (Citrus Limon, Citrus Limonum)	
20.	0805.50.20	--Limau (Citrus aurantifolia, Citrus latifolia)	
21.	0805.90.00	--Others	
	08.06	Grape, fresh or dry.	
22.	0806.10.00	--Fresh	
	08.07	Melon (including watermelon) and papaya (papayas), fresh	
		--Melon (including watermelon)	
23.	0807.19.00	--Others	
24.	0807.20.00	--Papaya	
	08.08	Apple, pear and quince, fresh.	
25.	0808.10.00	-Apple	
	08.10	Other fruits, fresh	
26.	0810.60.00	--Durian	
	0810.90	--Others :	
27.	0810.90.10	--Litchi. including cat eyes	
		--Others:	
28.	0810.90.92	-- Dragon Fruit	

MINISTER OF TRADE OF THE REPUBLIC OF INDONESIA,

signed

ENGGARTIASTO LUKITA

Copy conforms to the original
 Secretariat General
 Ministry of Trade
 Head of Legal Bureau,
signed and sealed
 SRI HARIYATI

I, **Anang Fahkcrudin**, a sworn and authorized translator, practicing in Jakarta, do solemnly and sincerely declare that the foregoing document is a true and faithful translation from **Indonesian into English** of the original version.

Jakarta, June 24, 2019

