
AUTHORIZED TRANSLATION



**MINISTER OF TRADE OF THE REPUBLIC OF INDONESIA
REGULATION OF THE MINISTER OF TRADE OF THE REPUBLIC OF
INDONESIA**

NUMBER 20/M-DAG/PER/4/2014

**CONCERNING
CONTROL AND SUPERVISION ON THE PROCUREMENT, CIRCULATION AND
SALES OF ALCOHOLIC DRINKS**

BY THE GRACE OF ALLAH THE ONE SUPREME GOD

THE MINISTER OF TRADE OF THE REPUBLIC OF INDONESIA,

Considering : that in order to implement the provisions of Article 9 of the Presidential Regulation Number 74 of 2013 concerning the Control and Supervision on Alcoholic Drinks, it is necessary to enact the Regulation of the Minister of Trade concerning the Control and Supervision on the Procurement, Circulation and Sales of Alcoholic Drinks.

In view of : 1. Emergency Law Number 7 of 1955 concerning the Investigation, Prosecution and Judiciary of Economic Crime (State Gazette of the Republic of Indonesia of 1955 Number 27, Supplement to the State Gazette of the Republic of Indonesia Number 801), as has been amended several

- times and latest with Government Regulation As Substitute of Law Number 1 of 1971 (State Gazette of the Republic of Indonesia of 1971 Number 55, Supplement to the State Gazette of the Republic of Indonesia Number 2066);
2. 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 (State Gazette of the Republic of Indonesia of 2006 Number 93, Supplement to the State Gazette of the Republic of Indonesia Number 4661);
 3. Law Number 11 of 1995 concerning Excise (State Gazette of the Republic of Indonesia of 1995 Number 76, Supplement to the State Gazette of the Republic of Indonesia Number 3613) as has been amended with law Number 30 of 2007 (State Gazette of the Republic of Indonesia of 2007 Number 105, Supplement to the State Gazette of the Republic of Indonesia Number 4755);
 4. Law Number 5 of 1999 concerning Consumer Protection (State Gazette of the Republic of Indonesia of 1999 Number 42, Supplement to the State Gazette of the Republic of Indonesia Number 3821);
 5. Law Number 32 of 2004 concerning Local Government (State Gazette of the Republic of Indonesia of 2004 Number 125, Supplement to the State Gazette of the Republic of Indonesia Number 4437) as has been amended several

- times and latest with Law Number 12 of 2008 (State Gazette of the Republic of Indonesia of 2008 Number 59, Supplement to the State Gazette of the Republic of Indonesia Number 4844);
6. 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);
 7. Law Number 10 of 2009 concerning Tourism (State Gazette of the Republic of Indonesia of 2009 Number 11, Supplement to the State Gazette of the Republic of Indonesia Number 4966);
 8. 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);
 9. 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);
 10. Government Regulation Number 102 of 2000 concerning Standardization (State Gazette of the Republic of Indonesia of 2000 Number 1999, Supplement to the State Gazette of the Republic of Indonesia Number 4020);
 11. Government Regulation Number 38 of 2007 concerning Allocation of Administrative Affairs Among the Government, Provincial Government and Regency/City Government (State Gazette of the Republic of Indonesia of 2007 Number 82,

Supplement to the State Gazette of the Republic of Indonesia Number 3747);

12. Presidential Decree Number 84/P of 2009 concerning Formation of United Indonesia Cabinet II as has been amended with the Presidential Decree Number 8/P of 2014;
13. Presidential Regulation Number 47 of 2009 concerning Formation and Organization of the State Ministry as has been amended several times and latest with the Presidential Regulation Number 55 of 2013 (State Gazette of the Republic of Indonesia of 2013 Number 125);
14. Presidential Regulation Number 24 of 2010 concerning Position, Duties and Functions of the State Ministry and Organization Structure, Duties and Functions of Echelon I of the State Ministry as has been amended several times and latest with the Presidential Regulation Number 56 of 2013 (State Gazette of the Republic of Indonesia of 2013 Number 126);
15. Presidential Regulation Number 74 of 2013 concerning Control and Supervision on Alcoholic Drinks (State Gazette of the Republic of Indonesia of 2013 Number 190);
16. Regulation of the Minister of Trade Number 31/M-DAG/PER/7/2010 concerning Organization and Work Method of the Ministry of Trade Number 57/M-DAG/PER/8/2012.

HAS DECIDED:

To Stipulate : THE REGULATION OF THE MINISTER OF TRADE CONCERNING CONTROL AND SUPERVISION ON THE PROCUREMENT, CIRCULATION AND SALES

OF ALCOHOLIC DRINKS.

Article 1

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

1. Alcoholic Drinks are drinks that contain ethanol or ethyl alcohol ((C₂H₅OH), which is processed from agricultural products containing carbohydrate by way of fermentation and distillation or fermentation without distillation.
2. Procurement is the activity of providing Alcoholic Drinks originating from domestic production or from import.
3. Company is each form of individual business or business corporation owned by an Indonesian Citizen and is domiciled within the territory of the Republic of Indonesia, either in form of legal entity or non legal entity, which carries out the trade business activities of Alcoholic Drinks.
4. Registered Importer of Alcoholic Drinks, hereinafter abbreviated IT-MB (Importir Terdaftar Minuman Beralkohol), is the company that obtains the determination as to implement the import activities of Alcoholic Drinks.
5. Circulation of Alcoholic Drinks is the activity to distribute Alcoholic Drinks, which is carried out by the distributor, sub distributor, retailer or direct seller for consumption on the spot.
6. Retailer of Alcoholic Drinks, hereinafter referred to as Retailer is the company that sells Alcoholic Drinks to the end consumers in form of packing at the determined location.
7. Direct Seller of Alcoholic Drinks for consumption on the spot, hereinafter referred to as Direct

Seller, is the company that sells Alcoholic Drinks to the end consumers for direct consumption at the determined location.

8. Distributor is the company that is appointed by the domestic Producer of Alcoholic Drinks and/or IT-MB of imported products to circulate Alcoholic Drinks to the Retailer and Direct Seller through the Sub Distributor within a certain market area.
9. Sub Distributor is the company that is appointed by the Distributor to circulate domestic produced Alcoholic Drinks and/or imported products to the Retailer and Direct Seller within a certain marketing area.
10. Duty Free Shop, hereinafter abbreviated TBB (Toko Bebas Bea), is the Bonded Accumulation Place to accumulate imported goods and/or goods from the customs area to be sold to certain people.
11. Duty Free Shop Entrepreneur, hereinafter abbreviated PTBB (Pengusaha Toko Bebas Bea), is the Limited Liability Company that especially sells imported goods and/or goods from Other Indonesian Customs Area (DPIL or Daerah Pabean Indonesia Lainnya) at TBB.
12. Customs Area is the territory of the Republic of Indonesia, which covers the areas of land, waters and air space above them, as well as certain places in the Economic Exclusive Zone and continental shelf in which the Customs Law applies.
13. Customs Zone is the zone with certain borders at the seaport, airport or other locations that are determined for the traffic of goods that are fully

located in the control area of the Directorate General of Customs.

14. Hotel, Restaurant and Bar are places as determined in the legislative regulations that apply in the tourism sector.
15. Trade Business License, hereinafter abbreviated SIUP (Surat Izin Usaha Perdagangan) is the license to implement the trade business activities).
16. Alcoholic Drinks Trade Business License, hereinafter abbreviated SIUP-MB (Surat Izin Usaha Perdagangan Minuman Beralkohol) is the license to implement the trade business activities especially for Alcoholic Drinks.
17. Group A Alcoholic Drinks Retailer Certificate, hereinafter referred to as SKP-A (Surat Keterangan Pengecer Minuman Beralkohol golongan A) is the Certificate for the Retailer of group A Alcoholic Drinks.
18. Group A Alcoholic Drinks Direct seller Certificate, hereinafter referred to as SKPL-A (Surat Keterangan Penjual Langsung Minuman Beralkohol golongan A) is the Certificate for the Direct Seller of group A Alcoholic Drinks.
19. Provincial Head of Agency is the Provincial Head of Agency whose duties and responsibilities are in the trade sector.
20. Regency/City Head of Agency is the Regency/City Head of Agency whose duties and responsibilities are in the trade sector.
21. Director General of Foreign Trade, hereinafter referred to as Dirjen Daglu (Direktur Jenderal Perdagangan Luar Negeri), is the Director

General whose duties and responsibilities are in the Foreign Trade sector.

22. Director General of Domestic Trade, hereinafter referred to as Dirjen PDN (Direktur Jenderal Perdagangan Dalam Negeri), is the Director General whose duties and responsibilities are in the Domestic Trade sector.
23. Director General of Standardization and Consumer Protection, hereinafter referred to as Dirjen SPK (Direktur Jenderal Standardisasi dan Perlindungan Konsumen), is the Director General whose duties and responsibilities are in the sector of standardization and consumer protection.
24. Bupati/Mayor is the Head of Regency/City as meant in Law Number 32 of 2004 concerning Local Government.
25. Governor is the Head of Province as meant in Law Number 32 of 2004 concerning Local Government.
26. Governor of DKI Jakarta is the Head of the DKI Jakarta Province as meant in Law Number 29 of 2007 concerning Provincial Government of Jakarta Capital City Special Area as capital city of the Republic of Indonesia.
27. Minister is the minister who organizes the administration affairs in the trade sector.

Article 2

Alcoholic Drinks is categorized in groups as follows:

- a. Group A Alcoholic Drinks, which are drinks that contain ethyl alcohol or ethanol (C_2H_5OH) with the degree up to 5% (five percent);
- b. Group B Alcoholic Drinks, which are drinks that

contain ethyl alcohol or ethanol (C₂H₅OH) with the degree of more than 5% (five percent) up to 20% (twenty percent);

- c. Group C Alcoholic Drinks, which are drinks that contain ethyl alcohol or ethanol (C₂H₅OH) with the degree of more than 20% (twenty percent) up to 55% (fifty five percent).

Article 3

- (1) The Minister determines the types or products of Alcoholic Drinks into group A, group B or group C.
- (2) The Minister determines the types or products of Alcoholic Drinks that can be imported and traded domestic.
- (3) The types or products of Alcoholic Drinks, as meant in paragraph (1) and paragraph (2), are indicated in Appendix I and Appendix II, which are inseparable parts of this Regulation of the Minister.

Article 4

The procurement of Alcoholic Drinks of group A, group B and group C originate from domestic production or from import.

Article 5

- (1) The procurement of Alcoholic Drinks from import is carried out by the company that possesses the determination as IT-MB from the Minister.
- (2) The company that owns the IT-MB, as meant in paragraph (1), should possess the SIUP-MB.

Article 6

- (1) In order to obtain the determination as IT-MB, as

meant in Article 5, the company should submit a written request to the Minister by attaching the following documents:

- a. photocopy of Importer Identity Number (API or Angka Pengenal Impor);
- b. photocopy of Company Registration (TDP or Tanda Daftar Perusahaan);
- c. photocopy of Alcoholic Drinks Trade Business License (SIUP-MB or Surat Izin Usaha Perdagangan Minuman Beralkohol), which shows that the applicant company has experience as Distributor of Alcoholic Drinks for at least 3 (three) consecutive years;
- d. photocopy of the Taxpayer Reference Number (NPWP);
- e. photocopy of the Customs Identity Number (NIK or Nomor Identitas Kepabeanan);
- f. photocopy of the Appointment Letter from at least 20 (twenty) principals of foreign brand/factory holder of at least 5 (five) countries for the minimum purchase of 3,000 (three thousand) cartons per brand per year by showing the originals of the appointment letters, which are legalized by the Notary Public and Trade Attache or diplomatic/consular official in the economic sector at the local country;
- g. Certificate from the foreign factory, which certifies that the principal of brand holder/representative of brand holder is authorized to appoint the Distributor abroad and is legalized by the Trade Attache or

diplomatic/consular official in the economic sector at the local country; and

- h. Photocopy of the Cooperation Agreement with Distributor of Alcoholic Drinks in at least 6 (six) provinces.
- (2) The Minister issues the Determination as IT-MB within not later than 5 (five) working days, effective as of the date the request, as meant in paragraph (1), is received completely and correctly.
- (3) The IT-MB applies for 3 (three) years and may be extended.
- (4) The request, as meant in paragraph (4), is completed with the original document on the determination as IT-MB, which validity term has expired.
- (5) The request, as meant in paragraph (4), is completed with the original document on the determination as IT-MB, which validity term has expired.

Article 7

- (1) The allocation of types and amounts of Alcoholic Drinks that can be imported to fulfill the need of consumption is determined based on allocation pattern of Alcoholic Drinks consumption need, which sales is imposed tax (duty paid) and not imposed tax (duty not paid).
- (2) The import for the need of Alcoholic Drinks consumption that is not imposed tax (duty not paid) is carried out by the State Owned Company that operates in the trade sector and is determined by the Minister.
- (3) The Minister annually determines the allocation

of types and amounts of Alcoholic Drinks that can be imported in order to fulfill the national consumption need with the provisions as follows:

- a. For the need of Alcoholic Drinks consumption, which sales is imposed tax (duty paid), the following are considered:
 1. realization of import during the last 3 (three) years;
 2. total requests from all IT-MBs; and
 3. estimation of total foreign tourist visits and the need of hotels, bars and restaurants by the Indonesian Hotel and Restaurant Association.
 - b. For the need of Alcoholic Drinks consumption, which sales is not imposed tax (duty not paid), the realization of Alcoholic Drinks import is considered, which sales is not imposed tax (duty not paid) during the last 3 (three) years.
- (4) In case the data of estimation, as meant in paragraph (3) letter a point 3, is not available within a certain time limit, then the determination of allocation of the types and amounts of Alcoholic Drinks that can be imported to fulfill the Alcoholic Drinks consumption, which sales is imposed tax (duty paid), may be determined based on the considerations as meant in paragraph (3) letter a point 1 and point 2.
- (5) The allocation of Alcoholic Drinks import, as meant in paragraph (3) letter a, for the following allocation year is as follows:
- a. 80% (eighty percent) proportionally for the IT-MB that has obtained the allocation of

Alcoholic Drinks import in the running allocation year; and

- b. 20% (twenty percent) by way of prorata for the IT-MB that has never obtained the allocation of Alcoholic Drinks import before.
- (6) The allocation of Alcoholic Drinks import, as meant in paragraph (5), is determined every 1 April of the running year.
 - (7) From the total import allocation of Alcoholic Drinks, the IT-MB that has never obtained the import allocation before, as meant in paragraph (5) letter b, is provided maximum 80% (eighty percent) of the total smallest allocation provided to the IT-MB that has already obtained the import allocation as meant in paragraph (5) letter a.
 - (8) In case the total import allocation of Alcoholic Drinks of 20% (twenty percent), as meant in paragraph (5) letter b, is not completely allocated, then the remaining allocation of Alcoholic Drinks may be allocated by way of prorata to the IT-MB as meant in paragraph (5) letter a.
 - (9) In case there is no determination of new IT-MB, then the 20% (twenty percent) allocation of Alcoholic Drinks, as meant in paragraph (5) letter b, may be allocated by way of prorata to the IT-MB as meant in paragraph (5) letter a.

Article 8

- (1) The import allocation of Alcoholic Drinks, as meant in Article 7 paragraph (6), is provided by the Minister to the IT-MB in form of import approval letter.
- (2) In order to obtain the import approval letter, as meant in paragraph (1), the IT-MB should submit

the request to the Minister by attaching the photocopy of IT-MB within not later than 15 (fifteen) days prior to 1 April of the running year.

- (3) The IT-MB that has obtained the import approval letter, as meant in paragraph (2), should implement the import itself.
- (4) In case the IT-MB that has obtained the import approval letter for Alcoholic Drinks, as meant in paragraph (2), does not realize the import of Alcoholic Drinks, then the import allocation of Alcoholic Drinks may be transferred to another IT-MB based on the approval from the Minister.
- (5) The transfer of import allocation of Alcoholic Drinks, as meant in paragraph (4), originates from:
 - a. IT-MB that is unable to realize the import of Alcoholic Drinks; and/or
 - b. IT-MB, which import realization is relatively still small within a certain period.

Article 9

The IT-MB that has obtained the import approval letter, as meant in Article 8 paragraph (3), should realize the import of Alcoholic Drinks of at least 80% (eighty percent).

Article 10

- (1) The IT-MB that has obtained the import approval letter, as meant in Article 8 paragraph (3), may propose the amendment and/or addition of group, name of brand/type and name of principal of Alcoholic Drinks in the running year.
- (2) The amendment and/or addition of group, name of brand/type and name of principal of Alcoholic

Drinks, as meant in paragraph (1), should obtain the approval from the Minister.

- (3) In order to obtain the approval for the amendment and/or addition of group, name of brand/type and name of principal of Alcoholic Drinks, the IT-MB should submit the request to the Minister with copies to the Director General of Foreign Trade and attach the following documents:
 - a. photocopy of determination as IT-MB;
 - b. photocopy of the import approval letter that is still valid; and
 - c. photocopy of the Appointment Letter from the foreign brand/factory holder principal by showing the original Appoint Letter signed by the Notary Public and Trade Attache or diplomatic/consular official in the economic sector at the local country.
- (4) The Director General of Foreign Trade issues on behalf of the Minister the approval for amendment and/or addition of group, name of brand/type and name of principal of Alcoholic Drinks within not later than 5 (five) working days, effective as of the date of request as meant in paragraph (3), is received completely and correctly.

Article 11

- (1) The IT-MB may only import Alcoholic Drinks through:
 - a. seaports of Belawan in Medan, Tanjung Priok in Jakarta, Tanjung Emas in Semarang, Tanjung Perak in Surabaya, Bitung in Manado and Soekarno Hatta in

Makassar; or

- b. international airports.
- (2) The import of Alcoholic Drinks into the free trade zone and free port is only carried out to fulfill the consumption need in the free trade zone and free port.
 - (3) The Alcoholic Drinks from import for consumption need in the free trade zone and free port, as meant in paragraph (2), may not be traded outside the free trade zone and free port.
 - (4) The import of Alcoholic Drinks, as meant in paragraph (2), is carried out in accordance with the provisions of the legislative regulations concerning free trade zone and free port.

Article 12

The Minister may delegate to the Director General of Foreign Trade the authority to:

- a. issue the determination of IT-MB, as meant in Article 6 paragraph (2);
- b. determine the allocation of types and total of Alcoholic Drinks, as meant in Article 7 paragraph (3);
- c. provide the import approval letter, as meant in Article 8 paragraph (3); and
- d. issue the approval for amendment and/or addition of group, name of brand/type and name of principal of Alcoholic Drinks, as meant in Article 10 paragraph (2).

Article 13

- (1) The distribution of Alcoholic Drinks from import or domestic production is carried as follows:
 - a. The Producer or IT-MB may only distribute

- Alcoholic Drinks to the appointed Distributor;
- b. The State Owned Company, as meant in Article 7 paragraph (2), may only distribute Alcoholic Drinks to the TBB as Retailer;
 - c. The Distributor, as meant in letter a, may only distribute Alcoholic Drinks to the appointed Sub Distributor;
 - d. The Sub Distributor may only distribute Alcoholic Drinks to the appointed Retailer and/or Direct Seller;
 - e. In case the Distributor, as meant in letter c, does not appoint the Sub Distributor, then the Distributor may distribute the Alcoholic Drinks to the appointed Retailer and/or Direct Seller.
- (2) The Retailer and Direct Seller, as meant in paragraph (1), may only trade Alcoholic Drinks originating from the Distributor or Sub Distributor.
- (3) Especially for the sales of group A Alcoholic Drinks, the Distributor or Sub Distributor should be responsible for the appointed Retailer or Direct seller.

Article 14

- (1) The sales of Alcoholic Drinks for direct consumption on the spot may only be sold at the:
- a. Hotel, Restaurant, and Bar in accordance with the legislative regulations in the tourism sector; and
 - b. Other certain places determined by the Bupati/Mayor and Governor of the Province of Jakarta Capital City Special Area.
- (2) The retail sales of Alcoholic Drinks may only be

carried out by the Retailer to the:

- a. Duty Free Shop (TBB); and
 - b. Other certain places determined by the Bupati/Mayor and Governor of the Province of Jakarta Capital City Special Area.
- (3) Other than as meant in paragraph (2), the group A Alcoholic Drinks may also be sold at the Retailer shop in form of:
- a. Minimarket;
 - b. Supermarket, hypermarket; or
 - c. Other retail shops.
- (4) The Retailer shop, as meant in paragraph (3) letter c, has the sales floor extent of at least 12m².

Article 15

The sales of Alcoholic Drinks, as meant in Article 14 paragraph (1), paragraph (2) and paragraph (3), may only be to consumers with the age of 21 (twenty one) years or more by showing the identity card to the attendant/seller.

Article 16

- (1) The Retailer is required to place the Alcoholic Drinks at a special or separated place and together with other products.
- (2) The Retailer is required to prohibit Alcoholic Drinks buyers to directly consume at the sales location.
- (3) The purchase of Alcoholic Drinks by consumers may only be served by the attendant/seller

Article 17

- (1) The TBB as retailer located at the customs area

- is only permitted to sell Alcoholic Drinks to:
- a. People going abroad; or
 - b. Passengers in transit at the customs area.
- (2) The TBB as retailer located inside the town is only permitted to sell Alcoholic Drinks to:
- a. members of the diplomatic corps assigned in Indonesia including their families domiciled in Indonesia and including the diplomatic institution;
 - b. official/experts employed at International Agencies in Indonesia, who obtain diplomatic immunity including their families; or
 - c. foreign tourists going to leave the customs area.
- (3) The sales of Alcoholic Drinks, as meant in paragraph (2), should be proven with the Passport and Boarding Pass according to the provisions of the legislative regulations.
- (4) The sales of Alcoholic Drinks, as meant in paragraph (3), should be proven with the Passport and/or Identity Card in accordance with the provisions of the legislative regulations.

Article 18

- (1) Each company that acts as IT-MB, Distributor, Sub Distributor, Retailer or Direct Seller, which trades group B and group C Alcoholic Drinks, should possess the SIUP-MB.
- (2) The SIUP-MB in possession of the Company, as meant in paragraph (1), also applies to trade group A Alcoholic Drinks.
- (3) The Retailer that only sells group A Alcoholic Drinks should be in possession of SKP-A.

- (4) The Direct Seller that only sells group A Alcoholic Drinks should be in possession of SKPL-A.

Article 19

- (1) The SIUP-MB based on the allocation consists of:
 - a. SIUP-MB for IT-MB, which applies for the marketing areas throughout Indonesia;
 - b. SIUP-MB for the Distributor, which applies for certain marketing areas in accordance with the appointment from the Producer and/or IT-MB and recommendation from the local Governor;
 - c. SIUP-MB for the Sub-distributor, which applies for certain marketing areas in accordance with the appointment from the Distributor;
 - d. SIUP-MB for the Retailer and Direct Seller, which applies for each outlet; and
 - e. SIUP-MB for TBB as retailer, which applies for each outlet.
- (2) The SKP-A or SKPL-A applies for each outlet.
- (3) The format of SIUP-MB for the IT-MB, Distributor and Sub distributor, Retailer and Direct Seller as well as TBB, as meant in paragraph (1), and the SKP-A or SKPL-A, as meant in paragraph (2), is indicated in Appendix III, Appendix IV, Appendix V and Appendix VI, which is an inseparable part of this Regulation of the Minister.

Article 20

- (1) The authority to issue the SIUP-MB, SKP-A and SKPL-A, as meant in Article 19, is held by the Minister, which implementation is delegated to

the:

- a. Director General of Domestic Trade, who issues the SIUP-MB for the IT-MB, Distributor and Sub Distributor, and SKP-A or SKPL-A for the Retailer or Direct Seller of group A Alcoholic Drinks;
 - b. Governor, who issues the SIUP-MB for the TBB as Retailer;
 - c. Bupati/Mayor or Governor of DKI Jakarta, who issues the SIUP-MB for the Retailer and Direct Seller in his working area.
- (2) The Governor, as meant in paragraph (1) letter b, delegates the issuance of SIUP-MB to the Provincial Head of Agency or in accordance with the provisions of the legislative regulations.
 - (3) The Bupati/Mayor or Governor of DKI Jakarta, as meant in paragraph (1) letter c, delegates the issuance of SIUP-MB to the Regency/City Head of Agency or Provincial Head of Agency in accordance with the provisions of the legislative regulations.
 - (4) The Bupati/Mayor and Governor of DKI Jakarta may limit the circulation of Alcoholic Drinks in his working area through the Regional regulation.

Article 21

- (1) The request of SIUP-MB for the IT-MB, Distributor and Sub Distributor, SKP-A and SKPL-A, as meant in Article 18 paragraph (1), paragraph (3) and paragraph (4), is submitted to the Director General of Domestic Trade through the Trade Service Unit.
- (2) The request of SIUP-MB for the Retailer and Direct Seller of Alcoholic Drinks, as meant in

Article 18 paragraph (1), is submitted to the Regency/City Head of Agency or Provincial Head of Agency for the Jakarta Capital City Special Area.

- (3) The request of SIUP-MB for TBB as Retailer of Alcoholic Drinks, as meant in Article 17 and Article 18 paragraph (1), is submitted to the Provincial Head of Agency.

Article 22

1. The request of SIUP-MB for IT-MB may only be made by the company in form of Limited Liability Company and is a legal entity by attaching the requirement documents and originals of:
 - a. photocopy of the establishment deed of the Limited Liability Company and legalization as legal entity from the authorized official and amendment deed;
 - b. photocopy of the IT-MB Determination Letter from the Ministry of Trade;
 - c. original of SIUP-MB for the company that extends the SIUP-MB;
 - d. photocopy of Large Scale SIUP;
 - e. Photocopy of the Company Registration (TDP or Tanda Daftar Perusahaan);
 - f. Photocopy of the Warehouse Registration (TDG or Tanda Daftar Gudang);
 - g. Photocopy of Taxpayer Registration Number (NPWP or Nomor Pokok Wajib Pajak);
 - h. Photocopy of the Identity Card (KTP or Kartu Tanda Penduduk) of the Company's Person in Charge;
 - i. 2 (two) color photographs of the Company's

Person in Charge with the size of 3 x 4;

- j. Photocopy of the Duty Paid Goods Entrepreneur Registration Number (NPPBKC or Nomor Pokok Pengusaha Barang Kena Cukai) for the company that extends the SIUP-MB;
- k. Sales plan of Alcoholic Drinks for 1 (one) year ahead;
- l. Statement upon sufficient revenue stamp, which certifies that the concerned shall only sell Alcoholic Drinks to the Distributor in possession of SIUP-MB;
- m. Statement upon sufficient revenue stamp, which certifies that the concerned is willing to submit the realization report on the procurement and distribution of Alcoholic Drinks; and
- n. Statement upon sufficient revenue stamp, which certifies that the concerned owns and/or controls the warehouse, adequate transportation equipments, as well as distribution network of Alcoholic Drinks.

(2) The request of SIUP-MB for the Distributor can only be made by the company in form of Limited Liability Company and is a legal entity by attaching the requirement documents and showing the originals of:

- a. photocopy of the establishment deed of the Limited Liability Company and legalization as legal entity from the authorized Official and the amendment deed;
- b. appointment Letter as Distributor from the producer and/or IT-MB;

- c. recommendation from the Governor, in this case the Provincial Head of Agency for each Provincial marketing area, which is supported by the Minutes of Field Research from the Regency/City Agency as location of the company domicile;
- d. photocopy of Medium Scale SIUP and Large Scale SIUP;
- e. photocopy of the Company Registration (TDP or Tanda Daftar Perusahaan);
- f. photocopy of Warehouse Registration (TDG or Tanda Daftar Gudang);
- g. photocopy of Taxpayer Registration Number (NPWP or Nomor Pokok Wajib Pajak);
- h. photocopy of the Identity Card (KTP or Kartu Tanda Penduduk) of the Company's Person in Charge;
- i. 2 (two) color photographs of the Company's Person in Charge with the size of 3 x 4;
- j. photocopy of the Duty Paid Goods Entrepreneur Registration Number (NPPBKC or Nomor Pokok Pengusaha Barang Kena Cukai) for the company that extends the SIUP-MB;
- k. photocopy of the Industrial Business License (IUI or Izin Usaha Industri) from the Ministry of Industry for the company appointed by the domestic producer;
- l. photocopy of the circulation license from BPOM;
- m. statement upon sufficient revenue stamp, which certifies that the concerned shall only

sell Alcoholic Drinks to the appointed Sub Distributor, Retailer or Direct Seller; and

n. statement upon sufficient revenue stamp, which certifies that the concerned owns and/or controls the warehouse.

(3) The request of SIUP-MB for the Distributor of group A Alcoholic Drinks is excepted from the requirement of Recommendation from the Governor, as meant in paragraph (2) letter c.

(4) The request of SIUP-MB for the Sub Distributor can be made by the company in form of legal entity, individual or association by attaching the requirement documents and showing the originals of:

- a. photocopy of the establishment deed of the Limited Liability Company and legalization of legal entity from the authorized Official and amendment deed (if in form of Limited Liability Company);
- b. appointment Letter as Sub Distributor from the Distributor of Alcoholic Drinks;
- c. photocopy of Medium Scale SIUP or Large Scale SIUP;
- d. photocopy of Company Registration (TDP or Tanda Daftar Perusahaan);
- e. photocopy of the Warehouse Registration (TDG or Tanda Daftar Gudang);
- f. photocopy of Taxpayer Registration Number (NPWP or Nomor Pokok Wajib Pajak);
- g. photocopy of the Identity Card (KTP or Kartu Tanda Penduduk) of the Company's Person in Charge;

- h. 2 (two) color photographs of the Company's Person in Charge with the size of 3 x 4;
 - i. photocopy of the Duty Paid Goods Entrepreneur Registration Number (NPPBKC or Nomor Pokok Pengusaha Barang Kena Cukai) for the company that extends the SIUP-MB;
 - j. photocopy of SIUP-MB of the Distributor that appoints and legalized by the concerned Distributor company;
 - k. Statement upon sufficient revenue stamp, which certifies that the concerned shall only sell Alcoholic Drinks to the appointed Retailer or Direct Seller; and
 - l. Statement upon sufficient revenue stamp, which certifies that the concerned owns and/or controls the warehouse.
- (5) The request of SIUP-MB for TBB can only be made by the company in form of Limited Liability Company and is a legal entity by attaching the requirement documents and showing the originals of:
- a. photocopy of the establishment deed of the Limited Liability Company and legalization as legal entity by the authorized Official and the amendment deed;
 - b. appointment Letter from the IT-MB to TBB as Retailer of Alcoholic Drinks;
 - c. photocopy of the Business Location License (SITU or Surat Izin Tempat Usaha);
 - d. photocopy of TBB License from the Minister of Finances;
 - e. photocopy of Medium Scale SIUP or Large

Scale SIUP;

- f. photocopy of Company Registration (TDP or Tanda Daftar Perusahaan);
- g. photocopy of Taxpayer Registration Number (NPWP or Nomor Pokok Wajib Pajak); and
- h. photocopy of Duty paid Goods Entrepreneur Registration Number (NPPBKC or Nomor Pokok Pengusaha Barang Kena Cukai) for the company that extends the SIUP-MB.

(6) The request of SIUP-MB for the Retailer or Direct Seller can only be made by the company in form of legal entity, individual or association by attaching the requirement documents and showing the originals of:

- a. photocopy of the establishment deed of the Limited Liability Company and legalization as legal entity from the authorized Official and the amendment deed (if the requesting company is in form of Limited Liability Company);
- b. appointment Letter from the Distributor or Sub Distributor as Retailer or Direct Seller;
- c. photocopy of technical license from the authorized government agency;
- d. photocopy of Business Location License (SITU or Surat Izin Tempat Usaha);
- e. photocopy of the Company Registration (TDP or Tanda Daftar Perusahaan);
- f. photocopy of Taxpayer Registration Number (NPWP or Nomor Pokok Wajib Pajak);

- g. photocopy of the Identity Card (KTP or Kartu Tanda Penduduk) of the Company's Person in Charge; and
 - h. 2 (two) color photographs of the Company's Person in Charge with the size of 3 x 4;
 - i. photocopy of the Duty Paid Goods Entrepreneur Registration Number (NPPBKC or Nomor Pokok Pengusaha Barang Kena Cukai) for the company that extends the SIUP-MB.
- (7) The request of SKP-A for the minimarket, supermarket and hypermarket can be made by the company in form of legal entity, individual or association by attaching the following requirement documents:
- a. Appointment Letter from the Distributor or Sub Distributor as Retailer;
 - b. photocopy of IUTM;
 - c. photocopy of the Identity Card (KTP or Kartu Tanda Penduduk) of the Company's Person in Charge; and
 - d. Integrity Pact on the sales of group A Alcoholic Drinks.
- (8) The request of SKP-A for other retail shops can be made by the company in form of legal entity, individual or association by attaching the following requirement documents:
- a. appointment Letter from the Distributor or Sub Distributor as Retailer;
 - b. photocopy of SIUP;
 - c. photocopy of the Identity Card (KTP or Kartu Tanda Penduduk) of the Company's Person in Charge; and

- d. Integrity pact on the sales of group A Alcoholic Drinks.
- (9) The request of SKPL-A for Direct Seller can be made by the company in form of legal entity, individual or association by attaching the following requirement documents:
 - a. appointment Letter from the Distributor or Sub Distributor as Direct Seller;
 - b. photocopy of the Technical License;
 - c. photocopy of the Identity Card (KTP or Kartu Tanda Penduduk) of the Company's Person in Charge; and
 - d. Integrity Pact on the sales of group a Alcoholic Drinks.
- (10) The format of the Integrity Pact on the sales of group A Alcoholic Drinks, as meant in paragraph (7) letter d, paragraph (8) letter d and paragraph (9) letter d, is indicated in Appendix VII of this Regulation of the Minister.
- (11) The request of SKP-A, as meant in paragraph (7) and paragraph (8), can be made directly or through the Distributor, Sub Distributor or association in the retail sector, coordinated and responsibly.
- (12) The request of SKPL-A, as meant in paragraph (9) can be made directly or through the Distributor, Sub distributor or association in the tourism sector, coordinated and responsibly.

Article 23

- (1) The Director General of Domestic Trade issues the SIUP-MB, SKP-A and SKPL-A within not later than 5 (five) working days, effective as of the date the request is received completely and

correctly.

- (2) The Governor and Bupati/Mayor issues the SIUP-MB within not later than 5 (five) working days, effective as of the date the request is received completely and correctly.
- (3) In case the request, as meant in paragraph (1) and paragraph (2), is not complete and correct, then the Director General of Domestic Trade, Governor and Bupati/Mayor submits the notification in writing, within not later than 3 (three) working days as of the date the request is received, to the concerned company including the reasons.
- (4) The Director General of Domestic Trade delegates the:
 - a. Issuance of SIUP-MB, SKP-A and SKPL-A to the Coordinator and Executive of the Trade Service Unit;
 - b. Notification on the request of SIUP-MB, SKP-A and SKPL-A, which is not complete and correct, to the Director of Logistics and Distribution Means.
- (5) No costs are charged for the issuance process of SIUP-MB, SKP-A and SKPL-A.

Article 24

- (1) The SIUP-MB, SKP-A and SKPL-A are valid in accordance with the appointment letter, with the term of maximum 3 (three) years and may be extended.
- (2) The extension of SIUP-MB, SKP-A and SKPL-A, as meant in paragraph (1):
 - a. Is made within not later than one month prior to the expiration of the validity term;

and

- b. Is made by returning the originals of the SIUP-MB, SKP-A and SKPL-A to the issuance official.

Article 25

The IT-MB, Distributor, Sub Distributor, Retailer and Direct Seller that experiences an amendment of data and/or information contained in the SIUP-MB, SKP-A and SKPL-A, should replace the SIUP-MB, SKP-A and SKPL-A by attaching the amendment supporting data documents.

Article 26

- (1) The IT-MB, Distributor or Sub Distributor of Alcoholic Drinks should store the Alcoholic Drinks in the warehouse and should be separated from the other goods.
- (2) The It-MB, Distributor or Sub Distributor of Alcoholic Drinks should record in the storage data card the incoming and outgoing of Alcoholic Drinks into and from the warehouse.
- (3) The storage data card, as meant in paragraph (2) contains at least the total, brand, date of incoming Alcoholic Drinks into the warehouse, date of outgoing Alcoholic Drinks from the warehouse, origin of Alcoholic Drinks and purpose of outgoing.
- (4) The storage data card, as meant in paragraph (3), should be shown to the control officer at the time of inspection.

Article 27

Anyone is prohibited to take Alcoholic Drinks from

abroad as baggage except for own consumption of maximum 1000 ml (one thousand milliliters) per person with the packing contents of not less than 180 ml (one hundred eighty milliliters).

Article 28

The Retailer or Direct Seller is prohibited to trade Alcoholic Drinks at the locations or places near the:

- a. youth center, sidewalk, terminal, station, small kiosks, youth inn, and camping ground;
- b. service, school Place of religious, hospital; and
- c. Other certain places determined by the Bupati/Mayor or Governor of the Jakarta Capital City Special Area for the Province of Jakarta Capital City Special Area, by taking account of the respective area condition.

Article 29

The IT-MB, Distributor and Sub Distributor are prohibited to directly trade Alcoholic Drinks to the consumers.

Article 30

The IT-MB, Distributor, Sub Distributor, Retailer and Direct Seller are prohibited to advertise Alcoholic Drinks in whatever mass media.

Article 31

- (1) Every individual is prohibited to distribute and/or trade Alcoholic Drinks.
- (2) The business entity is prohibited to distribute and/or trade Alcoholic Drinks that is not completed with the licenses as regulated in this Regulation of the Minister.

Article 32

The control and supervision on the circulation and sales of Alcoholic Drinks are carried out on the IT-MB, Distributor, Sub Distributor, Retailer and Direct Seller.

Article 33

The implementation of control and supervision, as meant in Article 32, is carried out as follows:

- a. In implementing the control and supervision on the circulation and sales of Alcoholic Drinks, the Minister may coordinate with the related technical minister/institution;
- b. The control and supervision on the circulation and sales of Alcoholic Drinks are carried out by the Director General of Foreign Trade, Director General of Domestic Trade, Director General of SPK and/or Local Government according to their principal duties and functions;
- c. In implementing the control on the circulation and sales of Alcoholic Drinks, the Integrated Team is established by the Bupati/Mayor in the regency/city area, and Governor for the Jakarta Capital City Special Area;
- d. The Integrated Team, as meant in letter c consists of the following elements:
 1. Government agency, which duties and responsibilities are in the trade sector;
 2. Government agency, which duties and responsibilities are in the industrial sector;
 3. Government agency, which duties and responsibilities are in the health sector;
 4. Government agency, which duties and responsibilities are in the tourism sector;
 5. Government agency, which duties and

- responsibilities are in the security and orderliness sector;
6. Drug and Food Control Center according to the working area; and
 7. Other related government agencies.
- e. The Integrated Team, as meant in letter c, is chaired by the Head of Government Agency, whose duties and responsibilities are in the trade sector;
 - f. In implementing the control, as meant in letter c, the Integrated Team may engage the Police as the supporting element;
 - g. The Bupati/Mayor or Governor of DKI Jakarta coordinates the implementation of control on the circulation and sales of Alcoholic Drinks carried out by the Integrated Team, as meant in letter e, in accordance with the working area;
 - h. The financing of activities of the Integrated Team is charged to the local Regional Budget.

Article 34

In case it is needed or the information is obtained that the circulation and sales of Alcoholic Drinks are not in accordance with the provisions of the legislative regulations, then the Director General of Domestic Trade, Director General of SPK and/or Provincial Head of Agency or Regency/City Head of Agency carries out the control on the circulation and sales of Alcoholic Drinks, either individually or jointly.

Article 35

- (1) Each appointment made by the Distributor, Producer or IT-MB should be reported to the Director General of Domestic Trade, in this case

the Director of Logistics and Distribution Means by attaching the photocopy of the written agreement.

- (2) Each appointment of Sub distributor should be reported by the Distributor to the Director General of Domestic Trade, in this case the Director of Logistics and Distribution Means by attaching the photocopy of the written agreement.
- (3) Each appointment of the Retailer and/or Direct Seller should be reported by the Sub Distributor to the Director General of Domestic Trade, in this case the Director of Logistics and Distribution Means by attaching the photocopy of the written agreement.
- (4) Each appointment of the TBB as Retailer should be reported by the IT-MB to the Director General of Domestic Trade, in this case the Director of Logistics and Distribution Means by attaching the photocopy of the written agreement.

Article 36

- (1) The IT-MB is required to report the realization of import and distribution of Alcoholic Drinks every 3 (three) months to the Director General of Foreign Trade, in this case the Director of Import with copies to the Director General of Domestic Trade and Director General of SPK.
- (2) The report on the realization of import and distribution of Alcoholic Drinks is submitted within not later than 15 (fifteen) calendar days effective as of the date the goods arrive at the port of unloading;
- (3) The format of report of realization on the import and distribution of Alcoholic Drinks, as meant in

paragraph (1), is indicated in Appendix VIII, which is an inseparable part of this Regulation of the Minister.

Article 37

- (1) The Distributor and Sub Distributor of Alcoholic Drinks should report the procurement and realization on the circulation of Alcoholic Drinks to the Director General of Domestic Trade, in this case the Director of Logistics and Distribution Means, with copies to:
 - a. Director General of SPK, in this case the Director of Control on Circulated Goods and Services;
 - b. Local Provincial Head of Agency; and
 - c. Local Regency/City Head of Agency
- (2) The TBB Entrepreneur who sells Alcoholic Drinks should report the realization of Alcoholic Drinks sales to the Governor, in this case the local Provincial Head of Agency, with copies to:
 - a. Director General of Domestic Trade;
 - b. Director General of SPK;
 - c. Local Regency/City Head of Agency.
- (3) The submission of report is carried out every quarter of the running calendar year as follows:
 - a. Quarter I is submitted on 31 March;
 - b. Quarter II is submitted on 30 June;
 - c. Quarter III is submitted on 30 September; and
 - d. Quarter IV is submitted on 31 December.
- (4) The Retailer and Direct Seller of group B and group C Alcoholic Drinks should submit the realization report on the sales of Alcoholic Drinks to the Bupati/Mayor, in this case the

Regency/City Head of Agency with copy to the Governor, in this case the local Provincial Head of Agency or Governor of Jakarta Capital City Special Area, in this case the Provincial Head of Agency of the Jakarta Capital City Special Area.

- (5) The format of report on the procurement and realization Alcoholic Drinks circulation, as meant in paragraph (1), paragraph (2) and paragraph (4), is indicated in Appendix IX, which is an inseparable part of this Regulation of the Minister.

Article 38

The Minister, appointed official or SIUP-MB issuance official may request the data and information on the activities of procurement, distribution, and/or sales of Alcoholic Drinks from the IT-MB, Distributor, Sub Distributor, Retailer and Direct Seller.

Article 39

The IT-MB that violates the provisions as meant in Article 8 paragraph (3), Article 9, Article 11 paragraph (1) is imposed the administrative sanction in form of revocation of the determination as IT-MB by the issuance official.

Article 40

- (1) The IT-MB, Distributor, Sub Distributor, Retailer and/or Direct Seller that violate the provisions, as meant in Article 13 paragraph (1) and paragraph (2), are imposed the administrative sanction in form of revocation as IT-MB and/or SIUP-MB by the issuance official.
- (2) The Distributor and Sub Distributor that violate

the provisions, as meant in Article 13 paragraph (3), are imposed the administrative sanction in form of revocation of SIUP-MB by the issuance official.

- (3) In case the violation, as meant in paragraph (1) is made by the Producer, then the Director of Domestic Trade submits the recommendation to the technical agency to impose the sanction in accordance with the provisions of the legislative regulations.

Article 41

- (1) The Retailer and Direct Seller that violate the provision, as meant in Article 15, are imposed the administrative sanction in form of revocation of SIUP-MB, SKP-A, SKPL-A and/or technical license.
- (2) The Retailer that violates the provision, as meant in 16, is imposed the administrative sanction in form of revocation of SIUP-MB or SKP-A.
- (3) The revocation of SIUP-MB, SKP-A, SKPL-A and/or technical license, as meant in paragraph (1) and paragraph (2), is carried out after providing a written warning within not later than 7 (seven) working days.

Article 42

- (1) The TBB that violates the provision, as meant in Article 17, is imposed the administrative sanction in form of revocation of SIP-MB.
- (2) The revocation of SIUP-MB due to the violation toward the provision of Article 17 is carried out after providing a written warning within not later than 7 (seven) working days.

Article 43

- (1) The IT-MB, Distributor, Sub Distributor, Retailer and Direct Seller that distribute and/or trade Alcoholic Drinks without possessing the SIUP-MB, as meant in Article 18 paragraph (1), are imposed the administrative sanction in form of revocation of IUTM, SIUP or technical license.
- (2) The Retailer and Direct Seller that sell group A Alcoholic Drinks without possessing the SKP-A or SKPL-A, as meant in Article 18 paragraph (3) and paragraph (4), are imposed the administrative sanction in form of revocation of IUTM, SIUP or technical license.

Article 44

- (1) The IT-MB, Distributor, Sub Distributor, Retailer and Direct Seller that violate the provision, as meant in Article 25, are imposed the administrative sanction in form of revocation of SIUP-MB, SKP-A or SKPL-A.
- (2) The revocation of SIUP-MB, SKP-A and SKPL-A, as meant in Paragraph (1), is carried out after providing a written warning within not later than 14 (fourteen) working days.

Article 45

- (1) The IT-MB, Distributor or Sub Distributor that violate the provisions in Article 26 paragraph (1) or paragraph (2), are imposed the administrative sanction in form of revocation of the determination as IT-MB and/or revocation of SIUP-MB by the issuance official.
- (2) The revocation of the determination as IT-MB and/or revocation of SIUP-MB, as meant in

paragraph (1), is carried out after providing a written warning within not later than 7 (seven) working days.

Article 46

The Retailer or Direct Seller that trade Alcoholic Drinks at the locations, as meant in Article 28, is imposed the administrative sanction in form of revocation of SIUP-MB, SKP-A, SKPL-A and/or technical license.

Article 47

The IT-MB, Distributor, and Sub Distributor that directly trade Alcoholic Drinks to the consumers, as meant in Article 29, are imposed the administrative sanction in form of revocation of the determination as IT-MB and/or SIUP-MB.

Article 48

The IT-MB, Distributor, Sub Distributor, Retailer and Direct Seller that advertise Alcoholic Drinks in whatever mass media, as meant in Article 30, are imposed the administrative sanction in form of revocation of the determination as IT-MB, SIUP-MB, SKP-A, SKPL-A and/or technical license.

Article 49

- (1) Each individual who distributes and/or trades Alcoholic Drinks, as meant in Article 31 paragraph (1), is imposed the sanction in accordance with the provisions of the legislative regulations.
- (2) The business entity that distributes and/or trades Alcoholic Drinks without being completed with the license, as meant in Article 31 paragraph (2), is imposed the administrative sanction in form of

revocation of SIUP and/or technical license.

Article 50

- (1) The IT-MB, Distributor, Sub Distributor, Retailer or Direct Seller that violate the provisions, as meant in Article 35, Article 36 or Article 37, are imposed the administrative sanction in form of revocation of the determination as IT-MB and/or SIUP-MB by the issuance official.
- (2) The revocation of determination as IT-MB and/or SIUP-MB, as meant in paragraph (1), is carried out after providing a written warning within not later than 7 (seven) working days.
- (3) In case the violation, as meant in Article 35 paragraph (1), is carried out by the Producer, then the Director General of Domestic Trade submits the recommendation to the technical agency to impose the sanction in accordance with the legislative regulations.

Article 51

At the time this Regulation of the Minister commences valid:

- a. The SIUP-MB, which was issued prior to the validity of this Regulation of the Minister, is declared still valid until the expiration of the SIUP-MB validity term;
- b. The determination as IT-MB, which was issued prior to the validity of this Regulation of the Minister, is declared still valid until the expiration of the IT-MB validity term;
- c. The Alcoholic Drinks Import Approval Letter, which was issued prior to the validity of this Regulation of the Minister, is declared still valid

until the expiration of the Import Approval Letter validity term.

Article 52

The company that submits the request for determination as IT-MB or SIUP-MB, which is still in the settlement process prior to the validity of this Regulation of the Minister, should resubmit the new request for determination as IT-MB or SIUP-MB to the authorized official in accordance with the provisions in this Regulation of the Minister.

Article 53

The Retailer or Direct Seller of group A Alcoholic Drinks should possess the SKP-A or SKPL-A based on the provisions in this Regulation of the Minister within not later than 6 (six) months after the validity of this Regulation of the Minister.

Article 54

In case it is needed, the Director General of Foreign Trade, Director General of Domestic Trade, and Director General of SKP, according to their principal duties and functions, may determine the technical instruction for implementation of control and supervision on the circulation and sales of Alcoholic Drinks.

Article 55

At the time this Regulation of the Minister commences valid, the Regulation of the Minister of Trade Number 43/M-DAG/PER/9/2009 concerning the Procurement, Circulation, Sales, Control and Supervision of Alcoholic Drinks, as has been amended several times and latest with the Regulation of the Minister of Trade Number

54/M-DAG/PER/8/2012 is revoked and declared not applicable.

Article 56

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

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

Enacted in Jakarta

On 11 April 2014

MINISTER OF TRADE OF THE REPUBLIC OF INDONESIA

signed

MUHAMMAD LUTFI

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Secretariat General

Ministry of Trade

Head of Legal Bureau,

signed

LASMININGSIH

APPENDIX I

REGULATION OF THE MINISTER OF TRADE OF THE REPUBLIC OF INDONESIA

NUMBER

CONCERNING

CONTROL AND SUPERVISION ON THE PROCUREMENT, CIRCULATION AND DIRECT SALES OF ALCOHOLIC DRINKS

TYPES OR PRODUCTS OF ALCOHOLIC DRINKS

GROUP A, GROUP B, AND GROUP C

Group A	Group B	Group C
Shandy, Alcoholic soft drink, Beer, Lager, Ale, Black Beer/Stout, Low Alcohol Wine, Carbonated alcoholic drinks and Bali Brem Wine.	Reduced Alcohol Wine, Wine, Sparkling Fermented Drinks/Sparkling Wine/Champagne, Carbonated Wine, Wine Cocktail, Quinine Tonic Wine, Meat Wine or Beef Wine, Malt Wine, Fruit Wine, Apple Fruit Wine/Cider, Pear Extract Wine/Perry, Sake/Rice Wine, Vegetable Extract Wine, Honey Wine/ Mead, Wine Cocktail, Palm Wine/Toddy, Bali Brem Wine, Aromatic Alcoholic Drinks, Beras Kencur/Galingale Rice, and Ginseng Wine.	Wine Cocktail, Brandy, Fruit Brandy, Whiskies, Rum, Gin, Geneva, Vodka, Liqueurs, Cordials, Samsu/Medicated Samsu, Arrack, Cognac, Tequila, and Aperitif.

MINISTER OF TRADE OF THE REPUBLIC OF INDONESIA,

signed

MUHAMMAD LUTFI

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Secretariat General

Ministry of Trade

Head of Legal Bureau,

signed

LASMININGSIH

APPENDIX II

REGULATION OF THE MINISTER OF TRADE OF THE REPUBLIC OF INDONESIA
NUMBER

CONCERNING

CONTROL AND SUPERVISION ON THE PROCUREMENT, CIRCULATION AND
DIRECT SALES OF ALCOHOLIC DRINKS

TYPES OR PRODUCTS OF ALCOHOLIC DRINKS THAT CAN BE IMPORTED AND
TRADED DOMESTIC

HS NUMBER	DESCRIPTION OF GOODS
22.03	Beer produced from malt.
2203.00.10.00	- Black beer and Porter
2203.00.90.00	- Others, including Ale
22.04	Fermented drink produced from fresh grapes, including strengthened fermented drinks; Grape must be from other than post 20.09.
2204.10.00.00	- Sparkling fermented drinks
	- Other fermented drinks; Grape must be which fermentation is prevented or stopped by adding alcohol:
2204.21	-- In packing of 2 liters or less:
	--- Fermented drinks:
2204.21.11.00	---- With alcohol degree not exceeding 15% according to the volume
2204.21.12.00	---- With alcohol degree exceeding 15% according to the volume
	--- Grape must be which fermentation is prevented or stopped by adding alcohol:
2204.21.21.00	---- With alcohol degree not exceeding 15% according to the volume
2204.21.22.00	---- With alcohol degree exceeding 15% according to the volume
2204.29	-- Others:
	--- Fermented drinks:

HS NUMBER	DESCRIPTION OF GOODS
2204.29.11.00	---- With alcohol degree not exceeding 15% according to the volume
2204.29.12.00	---- With alcohol degree exceeding 15% according to the volume
	--- Grape must be which fermentation is prevented or stopped by adding alcohol:
2204.29.21.00	---- With alcohol degree not exceeding 15% according to the volume
2204.29.22.00	---- With alcohol degree exceeding 15% according to the volume
2204.30	- Grape must be others :
2204.30.10.00	-- With alcohol degree not exceeding 15% according to the volume
2204.30.20.00	-- With alcohol degree exceeding 15% according to the volume
22.05	Vermouth and other fermented drinks produced from fresh grapes provided flavor with vegetable substance or aromatic substance.
2205.10	- In packing of 2 liters or less:
2205.10.10.00	-- With alcohol degree not exceeding 15% according to the volume
2205.10.20.00	With alcohol degree exceeding 15% according to the volume
2205.90	- Others:
2205.90.10.00	-- With alcohol degree not exceeding 15% according to the volume
2205.90.20.00	-- With alcohol degree exceeding 15% according to the volume
22.06	Other fermented drinks (for example fermentation from apple extract, pear extract, honey solvent in water); mixture of fermented drinks and drinks not containing alcohol, not detailed or not included in other posts.
2206.00.10.00	- Fermentation of apple and fermentation of pear extract
2206.00.20.00	- Sake (wine made from rice)
2206.00.30.00	- Palm wine (tuak)
2206.00.40.00	- Shandy
2206.00.90.00	- Others, including fermentation of honey solvent in water

HS NUMBER	DESCRIPTION OF GOODS
22.08	Ethyl alcohol, which is not denaturated with alcohol degree less than 80% according to the volume; Spirit, Sweet gin and other Alcoholic Drinks.
2208.20	- Alcohol obtained from distillation of fermented grape or grape marc drinks:
2208.20.10.00	-- Brandy with alcohol degree not exceeding 46% according to the volume
2208.20.20.00	-- Brandy with alcohol degree exceeding 46% according to the volume
2208.20.30.00	-- Others, with alcohol degree not exceeding 46% according to the volume
2208.20.40.00	-- Others, with alcohol degree exceeding 46% according to the volume
2208.30	- Whiskey:
2208.30.10.00	-- With alcohol degree not exceeding 46% according to the volume
2208.30.20.00	-- With alcohol degree exceeding 46% according to the volume
2208.40	- Rum and other Alcohol obtained by distillation of fermented cane sugar product:
2208.40.10.00	-- With alcohol degree not exceeding 46% according to the volume
2208.40.20.00	-- With alcohol degree exceeding 46% according to the volume
2208.50	- Gin and Geneva :
2208.50.10.00	-- With alcohol degree not exceeding 46% according to the volume
2208.50.20.00	-- With alcohol degree exceeding 46% according to the volume
2208.60	- Vodka :
2208.60.10.00	-- With alcohol degree not exceeding 46% according to the volume
2208.60.20.00	-- With alcohol degree exceeding 46% according to the volume
2208.70	- Sweet Gin and Cordial:

HS NUMBER	DESCRIPTION OF GOODS
2208.70.10.00	-- With alcohol degree not exceeding 57% according to the volume
2208.90	- Others:
2208.90.10.00	-- Samsu containing medicine with alcohol degree not exceeding 40% according to the volume
2208.90.20.00	-- Samsu containing medicine with alcohol degree exceeding 40% according to the volume
2208.90.30.00	-- Other types of Samsu, with alcohol degree not exceeding 40% according to the volume
2208.90.40.00	-- Other types of Samsu, with alcohol degree exceeding 40% according to the volume
2208.90.50.00	-- Arrack or Spirit of pineapple extract with alcohol degree not exceeding 40% according to the volume
2208.90.60.00	-- Arrack or Spirit of pineapple extract with alcohol degree exceeding 40% according to the volume
2208.90.70.00	-- Bitter and similar types of drinks with alcohol degree not exceeding 57% according to the volume
2208.90.90.00	-- Others

MINISTER OF TRADE OF THE REPUBLIC OF INDONESIA,

signed

MUHAMMAD LUTFI

Copy conforms to the original

Secretariat General

Ministry of Trade

Head of Legal Bureau,

signed

LASMININGSIH

APPENDIX III

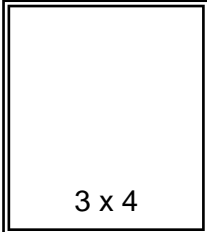
REGULATION OF THE MINISTER OF TRADE OF THE REPUBLIC OF INDONESIA

NUMBER

CONCERNING

CONTROL AND SUPERVISION ON THE PROCUREMENT, CIRCULATION AND DIRECT SALES OF ALCOHOLIC DRINKS

FORMAT OF BUSINESS LICENSE FOR TRADE OF ALCOHOLIC DRINKS
(SIUP-MB) FOR IT-MB

LETTERHEAD	
BUSINESS LICENSE FOR TRADE OF ALCOHOLIC DRINKS (SIUP-MB) FOR IT-MB	
Number :	
1. Name of Company	:
2. Address of Company Office	:
3. Name of Owner/Person in charge	:
4. Address of Owner/Person in Charge	:
5. Taxpayer Registration Number	:
6. Capital Value and Net Assets	:
7. Business Activities	: Phone/Fax Number: Trade of goods
8. Institution	: SIUP-MB for IT-MB
9. Business Sector (according to KBLI 2009)	: 46333 (Wholesale of Alcoholic Drinks)
10. Type of Alcoholic Drinks	: Group A: Group B: Group C:
11. This Business License for Trade of Alcoholic Drinks (SIUP-MB) applies to carry out the business activities of alcoholic drinks trade in the area of according to the Letter of Determination as from the Minister of Trade Numberdated.....	
12. This Business License for Trade of Alcoholic Drinks (SIUP-MB) is extended with the provisions as indicated in the second page:	
	Issued in : JAKARTA On the Date of : Valid until : Coordinator and Executive Trade Service Unit, (.....)
Copies to:	
1. Head of Office.....Province.....	
2. Head of Office.....Regency/City.....	
3. File	

This Business License for Trade of Alcoholic Drinks (SIUP-MB) is determined with the following provisions:

1. Applicable to carry out the trade business activities of Alcoholic Drinks Group B and or Group C Drinks in the marketing area mentioned in number 11 with the validity term as determined in this SIUP-MB.
2. The company is required to implement the business activities based on the applicable legislative regulations and should submit the report on the Realization of the Alcoholic Drinks Procurement and Distribution every quarter of the running year to the Director General of Domestic Trade of the Ministry of Trade as follows:
 - a. Quarter I is submitted on 31 March.
 - b. Quarter II is submitted on 30 June.
 - c. Quarter III is submitted on 30 September.
 - d. Quarter IV is submitted on 31 December.
3. The company is required to notify each existing change in the company, which causes that this SIUP-MB is not in accordance with the condition of the company, to the Director General of Domestic Trade of the Ministry of Trade.
4. This SIUP-MB has the validity term that is in accordance with the validity term of the written agreement with the provision of maximum 3 (three) years effective as of the date of issuance and may be extended. The extension of the SIUP-MB is made 1 (one) month prior to the expiry of the validity term.

MINISTER OF TRADE OF THE REPUBLIC OF INDONESIA,

signed

MUHAMMAD LUTFI

Copy conforms to the original

Secretariat General

Ministry of Trade

Head of Legal Bureau,

signed

LASMININGSIH

APPENDIX IV

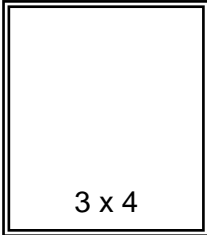
REGULATION OF THE MINISTER OF TRADE OF THE REPUBLIC OF INDONESIA

NUMBER

CONCERNING

CONTROL AND SUPERVISION ON THE PROCUREMENT, CIRCULATION AND DIRECT SALES OF ALCOHOLIC DRINKS

FORMAT OF BUSINESS LICENSE FOR TRADE OF ALCOHOLIC DRINKS (SIUP-MB) FOR DISTRIBUTORS / SUB DISTRIBUTORS

LETTERHEAD	
BUSINESS LICENSE FOR TRADE OF ALCOHOLIC DRINKS (SIUP-MB) FOR DISTRIBUTORS / SUB DISTRIBUTORS Number :	
1. Name of Company	:
2. Address of Company Office	:
3. Name of Owner/Person in charge	:
4. Address of Owner/Person in Charge	:
5. Taxpayer Registration Number	:
6. Capital Value and Net Assets	:
7. Business Activities	: Phone/Fax Number: Trade of goods
8. Institution	: SIUP-MB for Distributors / Sub Distributors
9. Business Sector (according to KBLI 2009)	: 46333 (Wholesale of Alcoholic Drinks)
10. Type of Alcoholic Drinks	: Group A: Group B: Group C:
11. The Business License for Sales of Alcoholic Drinks (SIUP-MB) applies to carry out the trade business activities of alcoholic drinks in the area of....., according to the Appointment letter as.... of PT.....Number..... dated.....	
12. This SIUP-MB is extended with the provisions as indicated in the second page:	
 3 x 4	Issued in : JAKARTA On the Date of : Valid until : Coordinator and Executive Trade Service Unit, (.....)
Copies to:	
1. Head of Office.....Province.....	
2. Head of Office.....Regency/City.....	
3. File	

This Business License for Trade of Alcoholic Drinks (SIUP-MB) is determined with the following provisions:

1. Applicable to carry out the trade business activities of Alcoholic Drinks in the marketing area mentioned in number 11 with the validity term as determined in this SIUP-MB.
2. The company is required to implement the business activities based on the provisions of the applicable legislative regulations and should submit the report on the Realization of Procurement and Distribution of alcoholic drinks every quarter of the running year to the Director General of Domestic Trade of the Ministry of Trade as follows:
 - a. Quarter I is submitted on 31 March.
 - b. Quarter II is submitted on 30 June.
 - c. Quarter III is submitted on 30 September.
 - d. Quarter IV is submitted on 31 December.
3. The company is required to notify each existing change in the company, which causes that this SIUP-MB is not in accordance with the condition of the company, to the Director General of Domestic Trade of the Ministry of Trade.
4. The SIUP-MB has the validity term according to the validity term of the written agreement with the provision of maximum 3 (three) years effective as of the date of issuance and may be extended. The extension of this SIUP-MB is made 1 (one) month prior to the expiration of the validity term.

MINISTER OF TRADE OF THE REPUBLIC OF INDONESIA,

signed

MUHAMMAD LUTFI

Copy conforms to the original

Secretariat General

Ministry of Trade

Head of Legal Bureau,

signed

LASMININGSIH

ATTACHMENT V

REGULATION OF THE MINISTER OF TRADE OF THE REPUBLIC OF INDONESIA

NUMBER

CONCERNING

CONTROL AND SUPERVISION ON THE PROCUREMENT, CIRCULATION AND DIRECT SALES OF ALCOHOLIC DRINKS

FORMAT OF BUSINESS LICENSE FOR TRADE OF ALCOHOLIC DRINKS (SIUP-MB) FOR RETAILERS, DIRECT SELLERS AND TBB AS RETAILER

LETTERHEAD	
BUSINESS LICENSE FOR TRADE OF ALCOHOLIC DRINKS (SIUP-MB) FOR RETAILERS, DIRECT SELLERS AND TBB AS RETAILER Number :	
1. Name of Company	:
2. Address of Company Office	:
	Phone/Fax Number
3. Name of Owner/Person in charge	:
4. Address of Owner/Person in Charge	:
5. Taxpayer Registration Number	:
6. Capital Value and Net Assets	:
7. Business Activities	: Trade of goods
8. Institution	: Retailer, Direct seller or TBB
9. Business Sector (according to KBLI 2009)	:
10. Type of Alcoholic Drinks	: Group A: Group B: Group C:
11. This SIUP-MB applies to implement the trade business activities of Alcoholic Drinks in the area of..... according to the Appoint Letter as.....of PT.....Number.....dated.....	
12. This SIUP-MB is extended with the provisions as indicated in the second page:	
	Issued in : JAKARTA On the Date of : Valid until : On behalf of Bupati/Mayor or Governor Head of Office, (.....)

This Business License for Trade of Alcoholic Drinks (SIUP-MB) is determined with the following provisions:

1. Applies to implement the trade business activities of Alcoholic Drinks in the marketing area according to the Appointment Letter with the validity term as determined in this SIUP-MB.
2. The company is required to implement the business activities based on the applicable legislative regulations and should submit the report on the Realization of Procurement and Distribution of alcoholic drinks every quarter of the running year to the Director General of Domestic Trade of the Ministry of Trade as follows:
 - a. Quarter I is submitted on 31 March.
 - b. Quarter II is submitted on 30 June.
 - c. Quarter III is submitted on 30 September.
 - d. Quarter IV is submitted on 31 December.
3. The company is required to notify each existing change in the company, which causes that this SIUP-MB is not in accordance with the condition of the company, to the Director General of Domestic Trade of the Ministry of Trade.
4. The SIUP-MB has the validity term according to the validity term of the written agreement with the provision of maximum 3 (three) years effective as of the date of issuance and can be extended. The extension of the SIUP-MB is made 1 (one) month prior to the expiration of the validity term.

MINISTER OF TRADE OF THE REPUBLIC OF INDONESIA,

signed

MUHAMMAD LUTFI

Copy conforms to the original

Secretariat General

Ministry of Trade

Head of Legal Bureau,

signed

LASMININGSIH

ATTACHMENT VI

REGULATION OF THE MINISTER OF TRADE OF THE REPUBLIC OF INDONESIA

NUMBER

CONCERNING

CONTROL AND SUPERVISION ON THE PROCUREMENT, CIRCULATION AND
DIRECT SALES OF ALCOHOLIC DRINKS

FORMAT OF CERTIFICATE OF RETAILER OF GROUP A (SKP-A) GROUP
ALCOHOLIC DRINKS OR CERTIFICATE OF DIRECT SELLER OF GROUP A
(SKPL-A) ALCOHOLIC DRINKS

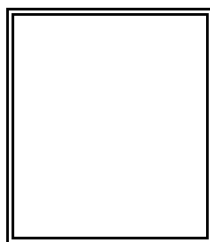
Number :

LETTERHEAD

BUSINESS LICENSE FOR TRADE OF ALCOHOLIC DRINKS
(SIUP-MB) FOR RETAILERS, DIRECT SELLERS AND TBB AS RETAILER

Number :

1. Name of Company :
2. Address of Company Office :
Phone/Fax Number
3. Name of Owner/Person in charge :
4. Address of Owner/Person in Charge :
5. Taxpayer Registration Number :
6. Capital Value and Net Assets :
7. Business Activities : Trade of goods
8. Institution : Retailer or Direct Seller
9. Business Sector (according to KBLI 2009) :
10. Type of Alcoholic Drinks : Group A:
Group B:
Group C:
11. This Certificate of Retailer or Direct Seller of Group A Alcoholic Drinks applies to implement the trade business activities of group A alcoholic drinks in the area of.....according to the Appointment Letter as.....of PT.....Number.....dated.....
12. This Certificate of Retailer or Direct Seller of Group A Alcoholic Drinks is extended with the provisions as indicated in the second page:



Issued in : JAKARTA
On the Date of :
Valid until :

Coordinator and Executive
Trade Service Unit,

(.....)

This Certificate of Retailer or Direct Seller of Group A Alcoholic Drinks is determined with the following provisions:

1. Applies to implement the trade business activities of Group A alcoholic drinks in the marketing area mentioned in number 11 with the validity term as determined in this SKP-A or SKPL-A.
2. The company is required to implement the business activities based on the applicable legislative regulations and should submit the report on the Realization of Procurement and Distribution of alcoholic drinks every quarter of the running year to the Director General of Domestic Trade of the Ministry of Trade as follows:
 - a. Quarter I is submitted on 31 March.
 - b. Quarter II is submitted on 30 June.
 - c. Quarter III is submitted on 30 September.
 - d. Quarter IV is submitted on 31 December.
3. The company is required to notify each existing change in the company, which causes that this SKP-A or SKPL-A is not in accordance with the condition of the company, to the Director General of Domestic Trade of the Ministry of Trade.
4. The SKP-A or SKPL-A has the validity term according to the validity term of the written agreement with the provision of maximum 3 (three) years effective as of the date of issuance and can be extended. The extension of the SKP-A or SKPL-A is made 1 (one) month prior to the expiration of the validity term.

MINISTER OF TRADE OF THE REPUBLIC OF INDONESIA,

signed

MUHAMMAD LUTFI

Copy conforms to the original

Secretariat General

Ministry of Trade

Head of Legal Bureau,

signed

LASMININGSIH

ATTACHMENT VII

REGULATION OF THE MINISTER OF TRADE OF THE REPUBLIC OF INDONESIA

NUMBER

CONCERNING

CONTROL AND SUPERVISION ON THE PROCUREMENT, CIRCULATION AND
DIRECT SALES OF ALCOHOLIC DRINKS

FORMAT OF INTEGRITY PACTS
SALES OF GROUP A ALCOHOLIC DRINKS

LETTERHEAD OF COMPANY

INTEGRITY PACT

I the undersigned:

Name :
Acting for and on behalf of :
Position :
Address of Company :

In the framework of the submission/extension of the SKP-A or SKPL-A, herewith certify that I am willing to:

1. Implement the sales of Alcoholic Drink products with their placement at the Alcoholic Drink products separately from the other goods.
2. Carry out the checking of the identity card of each buyer in order to comply with the age limit requirement of the buyer (above 21 years).
3. Not serve the purchase of Alcoholic Drinks to persons who show excessive consumption of Alcoholic Drinks.
4. Not carry out the sales of Alcoholic Drinks at locations or places near the youth center, sidewalk, terminal, station, small kiosk, youth inn, camp ground, worship place, school and hospital.
5. Not promote the sales of Alcoholic Drinks that may stimulate the excessive consumption of Alcoholic Drinks.
6. Not act as Retailer and Direct Seller at the same time.
7. Provide the sales data if officially requested by authorized government officials in conducting the control in the trade sector or circulated goods.

8. Comply with other provisions in the legislative regulations that regulate Alcoholic Drinks.

In case I violate the matters that I have certified in this INTEGRITY PACT, then I am willing to receive the sanction of revocation of the SKP-A, SKPL-A and/or technical license as well as other sanctions in accordance with the provisions of the legislative regulations.

....., 20....

(Sufficient revenue stamp, signature and company seal)

Full name

Position

MINISTER OF TRADE OF THE REPUBLIC OF INDONESIA,

signed

MUHAMMAD LUTFI

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Secretariat General

Ministry of Trade

Head of Legal Bureau,

signed

LASMININGSIH

ATTACHMENT VIII

REGULATION OF THE MINISTER OF TRADE OF THE REPUBLIC OF INDONESIA

NUMBER

CONCERNING

CONTROL AND SUPERVISION ON THE PROCUREMENT, CIRCULATION AND DIRECT SALES OF ALCOHOLIC DRINKS

FORMAT IMPORT REALIZATION REPORT

LETTERHEAD OF COMPANY

Number : , 201.....
 Enclosure :
 Subject :

To
 Director General of International Trade
 Cq. Director of Import
 Ministry of Trade
 Jl. M.I.Ridwan Rais No. 5
 Central Jakarta
 in
 JAKARTA

Quarter :
 Year :

I. GENERAL INFORMATION

Name of Company	:
Address of Company	:
Number and Date Registered Importer License	:
Telephone Number	:
Fax Number	:

II. IMPORT REALIZATION

No	Type of Alcoholic Drink	License			Import Realization (carton)	Country of Origin
		Number	Date	Total (carton)		
I.	Group A					
1.						
2.						
II.	Group B					
1.						
2.						

III.	Group C					
1.						
2.						

III. CONTENTS OF PACKING, BRAND AND COUNTRY OF ORIGIN

No.	Type of Alcoholic Drink	Contents of Packing (per carton/bottle/ml)	Brand	Country of Origin
1.				
2.				
3.				

IV. STOCK OF GOODS

No.	Type of Alcoholic Drink	Total Stock of Goods (per carton/bottle/ml)	Remarks
1.			
2.			
3.			

This information is made truthfully by us and in case it appears to be incorrect in the future, then we are willing to receive the sanctions in accordance with the applicable provisions of the legislative regulations.

....., 201...

- Signature of Person in Charge
- Name of Person in Charge
- Position
- Company Seal

Copies:

1. Director General of Domestic Trade, Ministry of Trade;
2. Director General of Agro Industry, Ministry of Industry;
3. Director General of Tourism Destination Development, Ministry of Tourism and Creative Economy;
4. Director General of Taxes, Ministry of Finances;
5. Director General of Customs, Ministry of Finances;
6. Head of Drug and Food Control Agency;
7. File.

MINISTER OF TRADE OF THE REPUBLIC OF INDONESIA,

signed

MUHAMMAD LUTFI

Copy conforms to the original
 Secretariat General
 Ministry of Trade
 Head of Legal Bureau,
signed
LASMININGSIH

ATTACHMENT IX

REGULATION OF THE MINISTER OF TRADE OF THE REPUBLIC OF INDONESIA

NUMBER

CONCERNING

CONTROL AND SUPERVISION ON THE PROCUREMENT, CIRCULATION AND
DIRECT SALES OF ALCOHOLIC DRINKS

FORMAT OF REPORTS ON PROCUREMENT AND REALIZATION OF
ALCOHOLIC BEVERAGE DISTRIBUTION AND REALIZATION OF ALCOHOLIC
BEVERAGE SALES

A. FORMAT OF REPORTS ON PROCUREMENT AND REALIZATION OF
ALCOHOLIC BEVERAGE FOR DISTRIBUTORS AND SUB DISTRIBUTORS

LETTERHEAD OF COMPANY	
Number :, 201.....
Enclosure :	
Subject :	
	To Director General of International Trade Cq. Director of Logistic and Distribution Tool Ministry of Trade Jl. M.I.Ridwan Rais No. 5 Central Jakarta in JAKARTA
Quarter :	
Year :	
I. GENERAL INFORMATION	
Name of Company :	
Address of Company :	
Telephone Number :	
Fax Number :	
Number and Date of SIUP-MB :	
Type of Company*) :	Distributor / Sub Distributor / Retailer / Direct Seller
*) Delete as appropriate	

II. IMPORT REALIZATION

No	Type of Alcoholic Drink	License			Import Realization (carton)	Country of Origin
		Number	Date	Total (carton)		
I.	Group A					
1.						
2.						
II.	Group B					
1.						
2.						
III.	Group C					
1.						
2.						

III. REALIZATION OF DISTRIBUTION

No.	Name of Company	Type of Alcoholic Drinks	Volume/liter
I	Group A		
1.			
2.			
II	Group B		
1.			
2.			
III	Group C		
1.			
2.			

This information is truthfully made by us and if later on it appears to be incorrect, then we are willing to receive the sanctions in accordance with the applicable provisions of the legislative regulations.

....., 201...

- Signature of Person in Charge
- Name of Person in Charge
- Position
- Company Seal

Copies to:

1. Director General of Taxes, Ministry of Finances;
2. Director General of Customs, Ministry of Finances;
3. Head of Drug and Food Control Agency;
4. Director of Control on Circulated Goods and Services;
5. Provincial Head of Trade and Industry Agency of;
6. Regency/City Head of Trade and Industry Agency of

B. FORMAT OF SALES REALIZATION REPORT OF ALCOHOLIC DRINKS FOR RETAILERS AND DIRECT SELLERS

LETTERHEAD OF COMPANY

Number : , 201.....
 Enclosure :
 Subject :

To
 Head of Agency of DKI Jakarta Province or
 Head of Agency of Regency/City
 at place

Quarter :
 Year :

I. GENERAL INFORMATION

Name of Company	:
Address of Company	:
Telephone Number	:
Fax Number	:
Number and Date of SIUP-MB	:
Type of Company*)	: Distributor / Sub Distributor / Retailer / Direct Seller

*) Delete as appropriate

II. REALIZATION OF PROCUREMENT

No	Type of Alcoholic Drink	Domestic	Import	
		Total (liter)	Total (liter)	Country of Origin
I.	Group A			
1.				
II.	Group B			
1.				
III.	Group C			
1.				

III. REALIZATION OF DISTRIBUTION

No.	Name of Company	Type of Alcoholic Drinks	Volume/liter
I	Group A		
1.			
II	Group B		
1.			
III	Group C		
1.			

This information is truthfully made by us and if later on it appears to be incorrect, then we are willing to receive the sanctions in accordance with the applicable provisions of the legislative regulations.

....., 201...

- Signature of Person in Charge
- Name of Person in Charge
- Position
- Company Seal

Copies to:

1. Governor of DKI Jakarta or Local Governor;
2. Local Bupati/Mayor

.MINISTER OF TRADE OF THE REPUBLIC OF INDONESIA,

signed

MUHAMMAD LUTFI

Copy conforms to the original
Secretariat General
Ministry of Trade
Head of Legal Bureau,
signed
LASMININGSIH

Translated from Indonesian Language
Jakarta, May 12, 2014
Authorized and Sworn Translator,

FIKRI SAID OBED