AUTHORIZED TRANSLATION



MINISTER OF TRADE OF THE REPUBLIC OF INDONESIA

REGULATION OF THE MINISTER OF TRADE OF THE REPUBLIC OF INDONESIA NUMBER 71/M-DAG/PER/9/2015

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 enhance the competitiveness of the national industry, it is necessary to simplify t he licensing in the trade sector, especially for the import of horticulture products;
 - b. that the provisions for import of horticulture products, as regulated in the Regulation of the Minister of Trade Number 16/M-DAG/PER/4/2013 concerning Provisions for Import of Horticulture Products, as has been amended several times and latest with the Regulation of the Minister of Trade Number 40/M-DAG/PER/8/2015, are considered no more relevant;
 - c. that based on the consideration, as meant in letter b, it is necessary to withdraw the Regulation of the Minister of Trade Number 16/M-DAG/PER/4/2013 concerning Provisions for Import of Horticulture Products, as has been amended several times and latest with the Regulation of the Minister of

Trade Number 40/M-DAG/PER/8/2015 and to re-regulate the provisions for import of horticulture products;

- that based on the considerations, as meant in letter a, letter
 b, and letter c, it is necessary to determine the Regulation of
 the Minister of Trade concerning Provisions for Import of
 Horticulture Products.
- 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);
 - 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;
 - Law Number 10 of 1995 concerning Customs (State Gazette of the Republic of Indonesia of 1995 Number 75, Supplement to the State Gazette f 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);
 - Law Number 5 of 1999 concerning prohibition of Monopoly Practices and Unhealthy Business Competition (State Gazette of the Republic of Indonesia of 1999 N umber 33, Supplement to the State Gazette of the Republic of Indonesia Number 3806);
 - Law Number 8 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);

- 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);
- Law Number 13 of 2010 concerning Horticulture (State Gazette of the Republic of Indonesia of 2010 Number 132, Supplement to the State Gazette of the Republic of Indonesia Number 5170);
- 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);
- 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. Law Number 23 of 2014 concerning Local Government (State Gazette of the Republic of Indonesia of 2014 Number 244, Supplement to the State Gazette of the Republic of Indonesia Number 5587), as has been amended several times and latest with Law Number 9 of 2015 (State Gazette of the Republic of Indonesia of 2015 Number 58, Supplement to the State Gazette of the Republic of Indonesia of 2015 Number 58, Supplement to the State Gazette of the Republic of Indonesia Number 5679);
- Government Regulation Number 69 of 1999 Food Label and Advertisement (State Gazette of the Republic of Indonesia of 1999 Number 131, Supplement to the State Gazette of the Republic of Indonesia Number 3867);

- Government Regulation Number 14 of 2002 concerning Plant Quarantine (State Gazette of he Republic of Indonesia of 2002 Number 35, Supplement to the State Gazette of the Republic of Indonesia Number 4196);
- Government Regulation Number 68 of 2002 concerning Food Security (State Gazette of the Republic of Indonesia of 2002 Number 142, Supplement to the State Gazette of the Republic of Indonesia Number 4254);
- Government Regulation Number 28 of 2004 concerning Food Security, Quality and Nutrition (State Gazette of the Republic of Indonesia of 2004 Number 107, Supplement to the State Gazette of the Republic of Indonesia Number 4424);
- Government Regulation Number 21 of 2005 concerning Genetic Engineered Product Bio Security (State Gazette of the Republic of Indonesia of 2005 Number 44, Supplement to the State Gazette of the Republic of Indonesia Number 4498);
- Presidential Decree Number 121/P of 2014 concerning Formation of Ministries and Appointment of Ministers of the Working Cabinet of 2014-2019;
- Presidential Regulation Number 7 of 2015 concerning State Ministry Organization;
- Presidential Regulation Number 48 of 2015 concerning Ministry of Trade;
- Presidential Decree Number 79/P of 2015 concerning Replacement of Several State Ministers of the Working Cabinet for the Period of 2014-2019;

- 20. Regulation of the Minister of Agriculture Number 12/Permentan/OT.140/2/2009 concerning Requirements and Procedure of Plant Quarantine Action on entrance of Wood Packing into the Area of the Republic of Indonesia.
- Regulation of the Minister of Trade Number 20/M-DAG/PER/5/2009 concerning Provisions and Procedure of of Control on Goods and/or Services;
- Regulation of the Minister of Trade Number 54/M-DAG/PER/9/2009 concerning General Provisions in the Import Sector;
- Regulation of the Minister of Industry Number 24/M-IND/PER/2/2010 concerning Affixing of Food Tare Logo and Recycle Code on Plastic Food Packing;
- Regulation of the Minister of Agriculture Number 88/Permentan/PP.340/12/2011 concerning Food Security Control on Taking In and Taking Out Plant Original Fresh Food;
- Regulation of the Minister of Trade Number 27/M-DAG/PER/5/2012 concerning Provisions for Importer Identity Number (API), as has been amended several times and latest with the Regulation of the Minister of Trade Number 84/M-DAG/PER/1/2012;
- Regulation of the Minister of Agriculture Number 42/Permentan/OT.140/6/2012 concerning Plant Quarantine Action for Taking in Fresh Fruits and Fresh Fruit Vegetables into the Area of the Republic of Indonesia;
- Regulation of the Minister of Agriculture Number
 43/Permentan/OT.140/6/2012 concerning Plant Quarantine
 Action for Taking in Fresh Layer Tuber Vegetables into the

Area of the Republic of Indonesia;

- Regulation of the Minister of Trade Number 46/M-DAG/PER/8/2014 concerning General Provisions for Verification or Technical Tracing in the Trade Sector;
- 29. Regulation of the Minister of Trade Number 5 3/M-DAG/PER/9/2014 concerning Trade Integrated Services.

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:

- 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.
- Fresh Horticulture Products are food originating from plants in form of post harvest produced products for consumption or industrial raw materials and or products that are minimally processed.
- Processed Horticulture Products are food or beverages processed with certain system or method with or without supplementary materials.
- 5. Import is the activity of taking in goods into the Customs Area.

- General Importer Identity Number, hereinafter abbreviated as API-U, is the identity as General Importer.
- 7. Producer Importer Identity Number, hereinafter abbreviated as API-P, is the identity as Producer Importer.
- 8. Import Approval is the import approval for Horticulture Products.
- Distributor is the national trade company, acting for and on its own behalf, which scope covers the activities of purchasing, storage, selling and marketing of goods, especially distributing goods from the importer to the retailer.
- 10. Label is each information on the Horticulture Product in form of picture, writing, combination of both, or other forms that contains information on the product and information on the business actor as well as other information in accordance with the applicable provisions of the legislative regulations, which is attached to the product, put inside, affixed on, or is part of the packing.
- 11. Food Tare Logo is the marking on showing that the packing is safe to be used for food.
- 12. Recycle Code is the marking showing that a food packing can be recycled.
- Packing is the material used to contain and or wrap the Horticulture Product, either directly touchable or not.
- 14. The Import Recommendation for Horticulture Product, hereinafter referred to as RIPH, is the written information provided by the Minister of Agriculture or the appointed official to the company that will import Horticulture Products.

- Reference Price is the sales reference price at the retailer level, which is determined by Horticulture Product Price Monitoring Team.
- 16. Verification or technical tracing is the technical investigation and examination on imported goods, which is carried out by the Surveyor.
- 17. Surveyor is the survey company that has obtained the authorization to carry out the Verification or technical tracing on imported goods.
- Trade Integrated Service Unit I, hereinafter referred to as UPTP I, is the unit that organizes the trade integrated service.
- 19. Coordination Meeting is the inter ministry/institution meeting organized by the coordinating ministry that organizes the ministerial affairs coordination in implementing the administration in the economic sector.
- 20. Minister is the minister who organizes the administration affairs in the trade sector.
- 21. Director General is the Director General of Foreign Trade, Ministry of Trade.
- 22. UPTP I Executive Coordinator is Official assigned by the Minister to organize the UPTP I licensing service.

- (1) The import of Horticulture Products is limited.
- (2) The Horticulture Products, which import is limited, are as contained in the Appendix, which is an inseparable part of this Regulation of the Minister.

The determination of the annual total import allocation of Horticulture Products is decided and agreed upon in the Coordination Meeting.

Article 4

- (1) The import of Horticulture Products, as meant in Article 2, may only be carried by companies in possession of the API-U or companies in possession of the API-P, which have obtained the Import Approval from the Minister.
- (2) The Minister gives the mandate to issue the Import Approval, as meant in paragraph (1), to the UPTP I Executive Coordinator.

Article 5

- (1) The Import Approval, as meant in Article 4, may be distinguished as follows:
 - a. Import Approval for Fresh Horticulture Products;
 - Import Approval for Fresh Horticulture Products especially for chili (fruit of *genus Capsicum*) with Tariff Post / HS 0709.60.10.00 an fresh red onion for consumption with Tariff Post / HS 0703.10.29.00; and
 - c. Import Approval for Processed Horticulture Products.
- (2) Each company may obtain more than 1 (one) Import Approval, as meant in paragraph (1).

- (1) In order to obtain the Import Approval, as meant in Article 4, the company in possession of the API-U should electronically submit the request to the Minister, in this case the UPTP 1 Executive Coordinator, by attaching the following:
 - a. API-U;

- Evidence on the ownership of the storage place in accordance with the product characteristics;
- c. Evidence on the ownership of the transportation equipments in accordance with the product characteristics;
- d. Evidence on the Horticulture Product sales cooperation contract with minimum 3 (three) distributors for minimum 1 (one) year;
- e. Evidence of experience as Horticulture Product distributor during 1 (one) year; and
- f. RIPH.
- (2) The request, as meant in paragraph (1), should contain the information on the capacity and worthiness of the storage place and transportation equipments in accordance with the Horticulture Product characteristics.

In order to obtain the Import Approval, as meant in Article 4, the API-P owner Company should electronically submit the request to the Minister, in this case the UPTP 1 Executive Coordinator, by attaching the:

- a. API-P;
- b. Evidence of control on the storage place in accordance with product characteristics;
- c. Evidence of control on the transportation equipments in accordance with the product characteristics; and
- d. RIPH.

- The UPTP 1 Executive Coordinator issues the following on behalf of the Minister:
 - The Import Approval within not later than 2 (two) working days as of the date the request is received completely and correctly; or
 - b. Rejection to issue the Import Approval within not later

than 2 (two) working days as of the date the request is received, in this case the request is incomplete and/or incorrect;

- (2) The issuance of the Import Approval to the API-U owner company should take account of the capacity and worthiness of the storage place and transportation equipments in accordance with the characteristics of the Horticulture Product.
- (3) The issuance of the Import Approval to the API-P owner company should take account of the worthiness of the storage place and transportation equipments in accordance with the characteristics of the Horticulture Product.

Article 9

- The validity term of the Import Approval for the API-U owner company is in accordance with the validity term of the RIPH.
- (2) The validity term of the Import Approval for the API-P owner company is maximum 5 (six) months.

Article 10

- (1) The submission of request for the Import Approval, as meant in Article 6 and Article 7 can only be served with the electronic system through <u>http://inatrade.kemendag.go.id</u>.
- (2) In case of force majeure, which causes that the electronic system through <u>http://inatrade.kemendag.go.id</u> is not functioning, then the submission of request, as meant in paragraph (1), is delivered manually.

Article 11

The period for submission of the Import Approval request for the API-U owner company is as follows:

 The request for Import Approval of Fresh Horticulture Products is divided in 2 (two) times every year, with the provision:

- For the first semester, namely for the period of January to June, the request should be submitted in December of the previous year; and
- For the second semester, namely for the period of July to December, the request should be submitted in June of the running year.
- b. The request for Import Approval of Fresh Horticulture Products, especially chili (fruit of genus capsicum) with the Tariff Post/HS 0709.60.10.00 and fresh red onion for consumption with the Tariff Post/HS 0703.10.29.00 may be submitted at any time;
- c. The request for Import Approval of Processed Horticulture Products may be submitted at any time.

The submission of request for the Import Approval for the API-P owner company may be carried out at any time.

- (1) The import of Horticulture Products, especially chili (fruit of *genus Capsicum*) with the Tariff Post/HS 0709.60.10.00 and fresh red onion for consumption with the Tariff Post/HS 0703.10.29.00 is carried out by taking account of the Reference Price determined by Horticulture Product Price Monitoring Team, which is established by the Minister with members consisting of the related agency elements.
- (2) In case the import price of the Horticulture Products, especially chili (fruit of genus Capsicum) with the Tariff Post/HS 0709.60.10.00 and fresh red onion for consumption with the Tariff Post/HS 0703.10.29.00 is below the Reference Price, then the import of the Horticulture Products, especially chili (fruit of genus Capsicum) with the Tariff Post/HS 0709.60.10.00 and fresh red onion for consumption with the Tariff Post/HS

Tariff Post/HS 0703.10.29.00 is postponed until the price reaches the Reference Price.

(3) The Reference Price of Horticulture Products, especially chili (fruit of genus Capsicum) with the Tariff Post/HS 0709.60.10.00 and fresh red onion for consumption with the Tariff Post/HS 0703.10.29.00, as meant in paragraph (1), may be evaluated at any time by the Horticulture Product Price Monitoring Team.

Article 14

- (1) The API-U owner company that has obtained the Import Approval:
 - May only trade and/or transfer its imported Horticulture Products to the Distributor; and
 - b. Is prohibited to trade and/or transfer its imported Horticulture Products directly to the consumer or retailer.
- (2) The API-P owner company that has obtained the Import Approval:
 - May only import Horticulture Products to be used as the production raw materials or as supporting materials for the need of production of its Industry; and
 - b. Is prohibited to trade and/or transfer its imported Horticulture Products to another party.

- The Import Approval, as meant in Article 8 paragraph (1) letter a, is passed on by way of *online* to the portal of *Indonesia National Single Window (INSW).*
- (2) In case the import of Horticulture Products is carried out through that is not yet connected to the *Indonesia National Single Window (INSW)*, then the copy of the Import Approval is delivered manually to the related agency.

- The imported Horticulture Products should comply with the following packing requirements:
 - The packing that is directly in touch with the food should use materials that are allowed for food in accordance with the provisions of the legislative regulations;
 - b. The packing that uses plastic should indicate the Food Tare Logo and Recycle Code in accordance with the provisions of the legislative regulations; or
 - c. The packing that uses wood should be dried and provided the sign in accordance with the provisions of the legislative regulations.
- (2) The compliance of the packing requirements, as meant in paragraph (1), should be proven with the:
 - a. Test result certificate issued by the testing competent laboratory recognized by the local government; or
 - b. Statement from the importer certifying that the packing that is used is in accordance with the provisions of the legislative regulations by indicating the recycle code and food tare on the packing.

Article 17

- (1) The Verification or technical tracing should first be carried out for each implementation of the Horticulture Product import at the loading port of 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 able to be determined as implementer of the import Verification or technical tracing of Horticulture Products, as meant in Article 17 paragraph (2), the Surveyor should comply with the following requirements:

- a. In possession of the Survey Service Business License (SIUJS);
- b. Experienced as Surveyor for minimum 5 (five) years;
- c. Has branches or representatives and/or affiliates abroad and has a network to support the effectiveness of the Verification or technical tracing service; and
- d. In possession of good track records in the sector of the import Verification or technical tracing activities management.

- 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 on:
 - a. Original country and port of loading;
 - b. Tariff Post or HS Number and description of product;
 - c. Type and volume;
 - d. Time of shipment;
 - e. Port of destination;
 - f. Affixing of Food Tare Logo and Recycle Code on the packing;
 - g. Health Certificate;
 - h. Phytosanitary Certificate for Fresh Horticulture Products;
 - i. Certificate of Origin (CoO);
 - j. Certificate of packing test result food grade or statement from the importer certifying that the packing that is used is in accordance with the provisions of the legislative regulations for Fresh Horticulture Products; and
 - k. Certificate for affixing the Food Tare Logo and Recycle Code or statement from the importer which certifies that the packing that is used is in accordance with the provisions of the legislative regulations for Fresh Horticulture Products.
- (2) The result of Verification or technical tracing, as meant in paragraph (1), is made in form of the Surveyor Report (LS) in

order to be used as the supplementary document in the settlement of customs affairs in the import sector.

- (3) The Surveyor Report (LS), as meant in paragraph (2) should contain the statement of correctness of the Verification or technical tracing and is the full responsibility of the Surveyor.
- (4) The Surveyor collects the service reward from the importer for the implementation of the Verification or technical tracing, as meant in paragraph (1), which amount is determined by taking account of the benefit principle.

Article 20

- (1) The Company that has obtained the Import Approval should electronically submit the report on the implementation of the Horticulture import by attaching he *scan* result of the Import Realization Control Card, which has been initialed and sealed by the Customs officer.
- (2) The report, as meant in paragraph (1), is monthly submitted through <u>http://inatrade.kemendag.go.id</u> within not later than the 15th (fifteenth) day of the following month to the Director General with copies to the Director General of Horticulture, Ministry of Agriculture and the Head of the Food and Drugs Control Agency.

Article 21

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

Article 22

The company that does not carry out the obligation of submitting the report, as meant in Article 20 for 2 (two) times, is imposed the sanction of postponement of the Import Approval issuance for the next period.

The company may be imposed the sanction of the Import Approval withdrawal in case it:

- a. Is proven as trading and/or transferring its imported Horticulture Products directly to the consumer or retailer, as meant in Article 14 paragraph (1) letter b, for the API-U owner company;
- b. It is proven as trading and/or transferring its imported Horticulture Products to other parties, as meant in Article 14 paragraph (2) letter b, for the API-P owner company;
- c. Is proven as violating the provision of packing as meant in Article 16;
- d. Is proven as amending the data and/or information contained in the Import Approval;
- e. Is proven as submitting incorrect data and/or information as the requirements to obtain the Import Approval;
- f. Conducts the violation based on the assessment and recommendation of the related technical agency; and/or
- g. Is declared guilty based on the court sentence that has permanent legal power for criminal acts related to the misuse of the Import Approval.

Article 24

The imposing of the sanction of the Import Approval postponement, as meant in Article 22 and the withdrawal of the Import Approval, as meant in Article 23, are determined by the UPTP 1 Executive Coordinator on behalf of the Minister.

Article 25

The company that has been imposed the sanction of the Import Approval withdrawal, as meant in Article 23, may only resubmit the request for the Import Approval after 1 (one) as of the date of withdrawal.

The determination as Surveyor, as implementer of the import verification or technical tracing activities for Horticulture Products is withdrawn if the concerned Surveyor:

- a. Conducts violations in the implementation of the import verification or technical tracing for Horticulture Products; and/or
- Does not comply with the provision of submitting the written report, as meant in Article 21, for 2 (two) times.

Article 27

The withdrawal of the determination as the Surveyor to implement the import verification or technical tracing for Horticulture Products, as meant in Article 26, is determined by the Minister.

Article 28

- (1) The company that imports Horticulture Products not in accordance with the provision on packing, as meant in Article 16, may be imposed other sanctions in accordance with the provisions of the legislative regulations;
- (2) In case the imported Fresh Horticulture Products are:
 - a. Not in accordance with the Horticulture Products contained in the Import Approval; and/or
 - Not in accordance with the provision on packing, as meant in Article 16,

then those products are destroyed in accordance with the provisions of the legislative regulations.

- (3) In case the imported Processed Horticulture Products are:
 - a. Not in accordance with the Horticulture Products as contained in the Import Approval; and/or
 - b. Not in accordance with the provision on packing, as meant in Article 16.

then those products are re-exported in accordance with the

provisions of the legislative regulations

(4) The costs to implement the destruction and re-export, as meant in paragraph (2) and paragraph (3), are the responsibility of the importer.

Article 29

The examination on the conformity of packing, as meant in Article 16, is carried out by the:

- a. Agricultural Quarantine Agency for Fresh Horticulture Products;
- Food and Drugs Control Agency for Processed Horticulture Products.

Article 30

Each import of the Horticulture Product may only be carried out through the port of destination in accordance with the provisions of the legislative regulations.

Article 31

- (1) The import of Horticulture Products for:
 - a. Consignment as gift/grant for religious need of the public, charity, social, or for the interest of handling natural disasters:
 - Goods of foreign country representatives, including their officials who are assigned in Indonesia based on the reciprocal principle;
 - c. Goods for the need of international organizations, including their officials who are assigned in Indonesia;
 - d. Goods for the need of research, testing and science development; and/or
 - e. Samples that are not for trade,

should obtain the Import Approval from the Director of Import.

- (2) In order to obtain the Import Approval, as meant in paragraph (1), the applicant should submit the request in writing to the Director of Import by attaching the RIPH.
- (3) The import of Horticulture Products for:

- a. Personal belongings of passengers, crew of transportation means; and
- b. Border crossers for own consumption,

in the amount of maximum 10 (ten) kilograms per person, does not need the Import Approval.

(4) The import of Horticulture Products, as meant in paragraph (1) and paragraph (3), is exempted from the API requirement and provision of the import Verification or technical tracing.

Article 32

- (1) The control on the import and distribution of Horticulture Products is carried out in accordance with the provisions of the legislative regulations.
- (2) The Minister may establish the integrated team, consisting of representatives from the related agencies, in order to carry out the following:
 - a. Control the distribution of Horticulture Products; and
 - b. Evaluate the implementation of the Horticulture Product import policy.
- (3) The Directorate General of Foreign Trade may at any time carry out the assessment of compliance on companies that implement the import.

Article 33

Technical instructions on the implementation of this Regulation of the Minister may be determined by the Directorate General.

Article 34

Exception of the provisions that are regulated in this Regulation of the Minister should be upon the approval of the Minister by considering the proposals of the related agencies.

At the time this Regulation of the Minister commences effective, the recognition as IP-Horticulture Product, determination as IT-Horticulture Product, the Import Approval, and the Survey Report that is issued based on the Regulation of the minister of Trade Number 16/M-DAG/PER/4/2013 concerning Import Provisions for Horticulture Products, as has been amended several times and latest with the Regulation of the Minister of Trade Number 40/M-DAG/PER/8/2015 is declared still valid until expiration of its validity term.

Article 36

At the time this Regulation of the Minister commences effective, the Regulation of the Minister of Trade Number 16/M-DAG/PER/4/2013 concerning Import Provisions for Horticulture Products, as has been amended several times and latest with the Regulation of the Minister of Trade Number 40/M-DAG/PER/8/2015 is withdrawn and declared as not applicable.

Article 37

This Regulation of he Minister commences applicable on 1 December 2015.

So that it is 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 28 September 2015 MINISTER OF TRADE OF THE REPUBLIC OF INDONESIA signed

THOMAS TRIKASIH LEMBONG

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

APPENDIX

REGULATION OF THE MINISTER OF TRADE OF THE REPUBLIC OF INDONESIA NUMBER 71/M-DAG/PER/9/2015 CONCERNING IMPORT PROVISIONS FOR IMPORT OF HORTICULTURE PRODUCTS

SPECIES OF HORTICULTURE PRODUCTS WHICH IMPORT IS LIMITED

I. FRESH HORTICULTURE PRODUCTS

NO.	TARIFF POST/HS	DESCRIPTION OF GOODS	REMARKS
	07.01	Potatoes, fresh or cold	
1.	0701.90.00.00	Others	Fresh and cold
			potatoes for
			consumption
	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	
2.	0703.10.19.00	Others	Fresh Bombay onion
			for consumption
		Red Onion	
3.	0703.10.29.00	Others	Fresh red onion for
			consumption
	07.06	Carrot, turnips, beet root for	
		salad, salsify, celeriac, radish	
		and similar edible root	
		species, fresh or cold	
	0706.10	Carrot and turnips	

0706.10.10.00	Carrot		
07.09	Other pod vegetables, fresh or		
	cold		
0709.60	Fruit of genus Capsicum or		
	genus Pimenta		
0709.60.10.00	Chili (fruit of genus Capsicum)		
07.10	Vegetables (not cooked or		
	cooked by way of steaming or		
	boiling), frozen		
0710.10.00.00	Potatoes		
08.03	Banana, including banana not		
	suitable for direct consumption		
	as fresh fruit or dried.		
0803.10.00.00	Banana not suitable for direct		
	consumption as fruit		
0803.90.00.00	Others	Banana	for
		consumption	
08.04	Date, fig fruit, pineapple,		
	avocado, cashew, mango and		
	mangosteen, fresh or dried.		
0804.30.00.00	Pineapple		
0804.50	Cashew, mango and		
	mangosteen		
0804.50.20.00	Mango		
08.05	Orange fruit, fresh or dried.		
0805.10	Orange		
0805.10.10.00	Fresh		
0805.20.00.00	Mandarin (including tangerine		
	and Satsuma), Clementine,		
	wilking and similar species of		
	hybrid orange fruit		
0805.40.00.00	Grapefruit, including pomelo		
	07.09 0709.60 0709.60.10.00 07.10 07.10 0710.10.00.00 08.03 0803.10.00.00 0803.90.00.00 0804.30.00.00 0804.50 0805.10 0805.10 0805.10.00	07.09Other pod vegetables, fresh or cold0709.60Fruit of genus Capsicum or genus Pimenta0709.60.10.00Chili (fruit of genus Capsicum)07.10Vegetables (not cooked or cooked by way of steaming or boiling), frozen0710.10.00.00Potatoes08.03Banana, including banana not suitable for direct consumption as fresh fruit or dried.0803.10.00.00Banana not suitable for direct consumption as fruit0803.90.00.00Others08.04Date, fig fruit, pineapple, avocado, cashew, mango and mangosteen, fresh or dried.0804.30.00.00Pineapple0804.50Cashew, mango and mangosteen0805.10Orange0805.10.10.00Fresh0805.20.00.00Mandarin (including tangerine and Satsuma), Clementine, wilking and similar species of hybrid orange fruit	07.09Other pod vegetables, fresh or cold0709.60Fruit of genus Capsicum or genus Pimenta0709.60.10.00Chili (fruit of genus Capsicum)07.10Vegetables (not cooked or cooked by way of steaming or boiling), frozen0710.10.00.00Potatoes08.03Banana, including banana not suitable for direct consumption as fresh fruit or dried.0803.10.00.00Banana not suitable for direct consumption as fruit0803.90.00.00Others08.04Date, fig fruit, pineapple, avocado, cashew, mango and mangosteen0804.50Cashew, mango and mangosteen0805.10Orange0805.10Orange0805.10.10.00Fresh0805.20.00.00Mandarin (including tangerine and Satsuma), Clementine, wilking and similar species of hybrid orange fruit

14.	0805.50.00.00	Lemon (lemon citrus, limonum	
		citrus) and citron (citrus	
		aurantifolia, citrus latifolia)	
15.	090590.00.00	Others	
	08.06	Grape, fresh or dry.	
16.	0806.10.00.00	Fresh	
	08.07	Melon (including watermelon)	
		and papaya (papayas), fresh	
		Melon (including watermelon)	
17.	Ex 0807.18.00.00	Others	Melon
	0807.20	Рарауа	
18.	0807.20.10.00	Mardi backcross solo (betik	
		solo)	
19.	0807.20.90.00	Others	
	08.08	Apple, pear and quince, fresh.	
20.	0808.10.00.00	Apple	
	08.10	Other fruits, fresh	
21.	0810.60.00.00	Durian	
	0810.90	Others	
22.	0810.90.10.00	Litchi (including cat eyes)	

II. PROCESSED HORTICULTURE PRODUCTS

NO.	TARIFF POSY/HS	DESCRIPTION OF GOODS	REMARKS
	20.01	Vegetables, fruit, beans and	
		other edible parts of plant,	
		which are processed or	
		preserved with vinegar or	
		acetic acid.	
	2001.90	Others	
1.	2001.90.10.00	Onion	Red onion, Bombay
			Onion
	20.04	Other vegetables, which are	

		processed or preserved other		
		than with vinegar acetic acid,		
		frozen, other products of post		
		20.06		
2.	2004.10.00.00	Potatoes	Frozen	sliced
			potatoes	
	20.05	Other vegetables, which are		
		processed or preserved other		
		than with vinegar or acetic		
		acid, not frozen, other than		
		products of post 20.06		
	2005.20	Potatoes		
3.	2005.20.11.00	In air-tight packing		
4.	2005.20.19.00	Others		
	20.07	Jam, fruit jelly, marmalade,		
		pure and pasta from fruits or		
		beans, obtained from cooking,		
		containing additional sugar or		
		other sweeteners or not.		
		Others:		
5.	200791.00.00	Orange fruit		
	20.08	Fruits, beans and other edible		
		parts of plant, which are		
		processed or preserved in		
		another way, containing		
		additional sugar or other		
		sweeteners or alcohol or not,		
		not detailed or included in		
		other posts.		
6.	2008.20.00.00	Pineapple		
	2008.30	Orange fruit		
7.	2008.30.10.00	Containing additional sugar or		
		other sweeteners or alcohol		

	2008.99	Others	
8.	2008.99.20.00	Litchi	
	20.90	Fruit juice (including grape	
		must) and vegetable juice, not	
		fermented and containing	
		additional alcohol, containing	
		additional sugar or other	
		sweeteners or not.	
		Orange juice.	
9.	2009.29.00.00	Others	
		Other orange juice	
10.	2009.39.00.00	Others	
		Pineapple juice	
11.	2009.41.00.00	With Brix value not exceeding	
		20	
12.	2009.69.00.00	Others	
		Apple juice	
13.	2009.71.00.00	With Brix value not exceeding	
		20	
14.	2009.79.00.00	Others	
		Juice from one other fruit or	
		vegetable type	
	2009.89	Others	
15.	Ex 2009.89.99.00	Others	Mango fruit essence
			drink
	2009.90	Juice mixture	
16.	Ex 2009.90.90.00	Others	Drink from Mixed
			Fruit Essence (grape,
			cashew, pineapple,
			papaya, mango,
			peach, passion,
			apple, pear)

	21.03	Sauce and its processing;	
		mixture of seasoning and	
		mixture of flavoring, mustard	
		powder and rough mustard	
		powder as well as processed	
		mustard.	
	2103.90	Others	
17.	2103.90.10.00	Chili sauce	

MINISTER OF TRADE OF THE REPUBLIC OF INDONESIA

signed

THOMAS TRIKASIH LEMBONG

Copy conforms to the original

Secretariat General

Ministry of Trade

Head of Legal Bureau,

signed and sealed

LASMININGSIH

Translated from Indonesian Language Jakarta, March 28, 2016 Authorized and Sworn Translator,

FIKRI SAID OBED