



MINISTER OF TRADE OF THE REPUBLIC OF INDONESIA

REGULATION OF THE MINISTER OF TRADE OF THE REPUBLIC OF INDONESIA

NUMBER 31/M-DAG/PER/5/2016

CONCERNING

PROVISIONS ON IMPORTATION OF NON HAZARDOUS AND TOXIC WASTES

BY THE GRACE OF THE ALMIGHTY GOD

THE MINISTER OF TRADE OF THE REPUBLIC OF INDONESIA,

- Considering :
- a. that to encourage national competitiveness, it is necessary to conduct licensing simplicity in the field of trade, particularly importation of non hazardous and toxic wastes;
 - b. that provisions on importation of non hazardous and toxic wastes as regulated in Regulation of the Minister of Trade Number 39/M-DAG/PER/9/2009 concerning Provisions on Importation of Non Hazardous and Toxic Wastes (Non B3) are evaluated irrelevant;
 - c. that based on consideration as intended in letter b, it is necessary to revoke Regulation of the Minister of Trade Number 39/M-DAG/PER/9/2009 concerning Provisions on Importation of Non Hazardous and Toxic Wastes (Non B3) and reregulate provisions on importation of non hazardous and toxic wastes;
 - d. that based on considerations as intended in letter a, letter b, and letter c, it is necessary to stipulate Regulation of the Minister of Trade concerning Provisions on Importation of Non Hazardous and Toxic Wastes;



- In view of :
1. Law Number 7 of 1994 concerning Legalization of Agreement Establishing The World Trade Organization (State Gazette of the Republic of Indonesia of 1994 Number 57, Supplementary State Gazette of the Republic of Indonesia Number 3564);
 2. Law Number 10 of 1995 concerning Customs (State Gazette of the Republic of Indonesia of 1995 Number 75, Supplementary State Gazette of the Republic of Indonesia Number 3612) as amended with Law Number 17 of 2006 (State Gazette of the Republic of Indonesia of 2006 Number 93, Supplementary State Gazette of the Republic of Indonesia Number 4661);
 3. Law Number 18 of 2008 concerning Garbage Management (State Gazette of the Republic of Indonesia of 2008 Number 69, Supplementary State Gazette of the Republic of Indonesia Number 69);
 4. Law Number 39 of 2008 concerning State Ministry (State Gazette of the Republic of Indonesia of 2008 Number 166, Supplementary State Gazette of the Republic of Indonesia Number 4916);
 5. Law Number 32 of 2009 concerning Living Environment Protection and Management (State Gazette of the Republic of Indonesia of 2009 Number 140, Supplementary State Gazette of the Republic of Indonesia Number 5059);
 6. Law Number 36 of 2009 concerning Health (State Gazette of the Republic of Indonesia of 2009 Number 144, Supplementary State Gazette of the Republic of Indonesia Number 5063);
 7. Law Number 3 of 2014 concerning Industry (State Gazette of the Republic of Indonesia of 2014 Number 4, Supplementary State Gazette of the Republic of Indonesia Number 5492);
 8. Law Number 7 of 2014 on Trade (State Gazette of the Republic of Indonesia of 2014 Number 45, Supplementary State Gazette of the Republic of Indonesia Number 5512);
 9. Governmental Regulation Number 101 of 2014 concerning Management of Non Hazardous and Toxic Wastes (State Gazette of the Republic of Indonesia of 2014 Number 333, Supplementary State Gazette of the Republic of Indonesia Number 5617);



10. Presidential Decree Number 61 of 1993 concerning Legalization of Basel Convention on The Control of Transboundary Movements of Hazardous Wastes and Their Disposal;
11. Presidential Decree Number 121/P of 2014 concerning the Establishment of Ministry and Appointment of Working Cabinet Ministers Year 2014-2019;
12. Presidential Regulation Number 7 of 2015 concerning Organization of State Ministry (State Gazette of the Republic of Indonesia of 2015 Number 8);
13. Presidential Regulation Number 48 of 2015 concerning Trade Ministry (State Gazette of the Republic of Indonesia of 2015 Number 90);
14. Presidential Decree Number 79/P of 2015 concerning Reshuffle of Some State Ministers of Working Cabinet Year Period 2014-2019;
15. Regulation of the Minister of Trade Number 46/M-DAG/PER/8/2014 concerning General Provisions of Verification or Technical Investigation in the Field of Trade (State Gazette of the Republic of Indonesia of 2014 Number 1104);
16. Regulation of the Minister of Trade Number 48/M-DAG/PER/7/2015 concerning General Provisions in the Field of Import (State Gazette of the Republic of Indonesia of 2015 Number 1006);
17. Regulation of the Minister of Trade Number 70/M-DAG/PER/9/2015 concerning Importer's Identification Number (State Gazette of the Republic of Indonesia of 2015 Number 1516);
18. Regulation of the Minister of Trade Number 08/M-DAG/PER/2/2016 concerning Organization and Administration of the Trade Ministry (State Gazette of the Republic of Indonesia of 2016 Number 202);

HAS DECIDED:

To stipulate : REGULATION OF THE MINISTER OF TRADE CONCERNING PROVISIONS ON IMPORTATION OF NON HAZARDOUS AND TOXIC WASTES.



Article 1

In this Regulation of the Minister referred as:

1. Non Hazardous and Toxic Wastes, hereinafter referred to Non B3 Wastes shall be remaining of a business and/or activity in the form of remains, scrap, or waste excluding in classification or category of hazardous and toxic wastes.
2. Remains shall be unfinished usable product in production process or goods, having the same characteristics but its function has changed from its original goods.
3. Waste shall be goods in pieces and is still the same as its original goods but its function is not same as its original goods.
4. Scrap shall be goods consisting of similar components or not, unravel from its original shape and its function is not same as its original goods.
5. Hazardous and Toxic Wastes hereinafter referred to B3 Wastes shall be wastes containing hazardous and/or toxic materials in which due to its nature and/or concentrate and/or quantity, either directly or indirectly can damage and/or pollute living environment and/or can harm human' s health.
6. Producer Importer's Identification Number hereinafter abbreviated as API-P shall be identification as producer importer.
7. Import Approval for Non B3 Wastes, hereinafter abbreviates as PI of Non B3 Wastes shall be approval used as permit to conduct Non B3 Waste Import.
8. Non B3 Waste Exporter shall be company in a state where Non B3 Wastes are resulted and/or shipped, that conducting Non B3 Wastes shipping to Indonesia.
9. Verification or Technical Investigation shall be research and inspection for imported goods conducted by surveyor.
10. Surveyor shall be survey company obtaining authorization to conduct verification or technical investigation for Non B3 Waste import.
11. Recommendation shall be letter issued by instance's/related working unit's officials authorized to provide technical considerations as the basis in issuing PI of Non B3 Wastes.
12. Minister shall be the minister administering governmental affairs in the field of trade.
13. Director General shall be Director General of Foreign Trade of the Trade Ministry.

Article 2

- (1) Non B3 Wastes can be imported.



- (2) Non B3 Wastes that able to be imported shall be in the form of Remains, Waste and Scrap.
- (3) Non B3 Wastes as intended in paragraph (2) are attached in Appendix consisting of Group A and Group B, which are inseparable parts of this Regulation of Minister.
- (4) Non B3 Wastes as intended in paragraph (3) can only be used for industrial raw materials and/or assisting materials.

Article 3

- (1) Import of Non B3 Wastes as intended in Article 2 can only be used by company possessing API-P that having:
 - a. facility for production process remaining management producing environmentally friendly waste; and
 - b. smelting facility for Non B3 Wastes in the form of metal remains and scrap as attached in Group A; or
 - c. continual processing facility for Non B3 Wastes other than metal remains and scrap as attached in Group A and Group B.
- (2) In the case of the company possessing API-P does not have smelting facility for Non B3 Wastes in the form of metal remains and scrap as intended in paragraph (1) letter b, the company can only import Non B3 Wastes in the form of metal remains and scrap with Tariff Post/HS 7204.29.00.00.and 7204.49.00.00, with provisions as follows:
 - a. having facility for production process remaining management producing environmentally friendly waste;
 - b. having facility for continual processing in the form of cleaning, heating (heat treatment), rolling and sliting; and
 - c. can only be intended for small and medium industry.

Article 4

Non B3 Wastes can be imported if:

- a. do not come from landfill activity or not in the form of garbage;
- b. are not contaminated with B3 and/or B3 Wastes; and/or
- c. are not mixed with other waste which is not regulated in this Regulation of Minister.



Article 5

- (1) Non B3 Wastes Import can only be conducted by company possessing API-P that already obtained PI of Non B3 Wastes from Minister.
- (2) Minister delegates issuance authority of Non B3 Wastes PI as intended in paragraph (1) to Director General.

Article 6

- (1) To obtain PI of Non B3 Wastes as intended in Article 5 paragraph (1), company must propose request electronically to Director General by attaching documents:
 - a. Industrial Business Permit (IUI) or other similar business permits from authorized instance;
 - b. API-P;
 - c. environmental permit from authorized instance;
 - d. proof of smelting facility ownership completed with photo, for Non B3 Wastes in the form of metal remains and scrap as attached in Group A;
 - e. proof of continual processing facility ownership completed with photo, for Non B3 Wastes other than metal remains and scrap as attached in Group A and Group B;
 - f. Report of Survey Result (LHS) from surveyor stipulated by the Ministry of Industry, for company as intended in Article 3 paragraph (2);
 - g. proof of order contract from small and medium industry, for company as intended in Article 3 paragraph (2);
 - h. statement letter from Non B3 Waste Exporter declaring that:
 1. the exported waste is not B3 Wastes; and
 2. willing to be responsible and reaccept Non B3 Wastes that have been exported if such Non B3 Wastes proved as B3 Wastes;
 - i. statement letter from the applicant declaring that:
 1. the imported waste is truly Non B3 Wastes; and



2. willing to be responsible and re-export Non B3 Wastes that have been imported if such Non B3 Wastes proved as B3 Wastes;
 - j. production capacity and production plan for 1 (one) year;
 - k. Recommendation from Director General of Garbage, Waste and Hazardous and Toxic Material Management, the Ministry of Living Environment and Forestry, for Non B3 Wastes attached in Group B; and
 - l. Recommendation from Director General of Chemical, Textile, and Variety Industry, the Ministry of Industry, for Non B3 Wastes attached in Group B.
- (2) Based on request as intended in paragraph (1), Director General issues PI of Non B3 Wastes maximum 5 (five) working days as from the request is accepted completely and correctly.
 - (3) In the case of as intended in paragraph (1) is not complete and correct, Director General delivers request refusal notification maximum 3 (three) working days as from the request is accepted.
 - (4) Director General mandates request refusal as intended in paragraph (3) to Director of Import.

Article 7

PI of Non B3 Waste as intended in Article 6 paragraph (2) at least contains data or information concerning:

- a. company's identity;
- b. type of Non B3 Wastes with goods description and Tariff Post/HS;
- c. quantity of Non B3 Wastes;
- d. port of import destination; and
- e. validity period of Non B3 Wastes PI.

Article 8

PI of Non B3 Wastes as intended in Article 6 paragraph (2) is applicable for 1 (one) year.



Article 9

- (1) validity period of Non B3 Wastes PI as intended in Article 8 can be lengthened for period maximum 30 (thirty) days.
- (2) Request for validity period prolongation as intended in paragraph (1) must be proposed before validity period of Non B3 Waste PI terminates.

Article 10

- (1) Company possessing PI of Non B3 Wastes can propose PI changing request of Non B3 Wastes as intended in Article 6 paragraph (2).
- (2) Changing of Non B3 Wastes PI can be conducted in the case of any changing concerning type of goods, goods classification/Tariff Post/HS, quantity, and/or port of destination.
- (3) To obtain changing of Non B3 Wastes PI as intended in paragraph (2), company possessing PI of Non B3 Wastes for Non B3 Wastes as attached in Group A must propose request electronically to Director General.
- (4) To obtain changing of Non B3 Wastes PI as intended in paragraph (2), company possessing PI of Non B3 Wastes for Non B3 Wastes as attached in Group B must propose request electronically to Director General after obtaining Recommendation from Director General of Garbage, Wastes and Hazardous and Toxic Material Management, the Ministry of Living Environment and Forestry and Director General of Chemical, Textile, and variety Industry, the Ministry of Industry.
- (5) Upon request as intended in paragraph (3) and paragraph (4), Director General issues changing of Non B3 Wastes PI maximum 5 (five) working days as from the request is accepted completely and correctly.

Article 11

- (1) Request proposal to obtain:
 - a. PI of Non B3 Wastes as intended in Article 6;
 - b. prolongation of validity period for PI of Non B3 Wastes as intended in Article 9; and
 - c. changing of Non B3 Wastes PI as intended in Article 10,can only be served in electronic system through <http://inatrade.kemendag.go.id>.



- (2) In the case of any force majeure resulting in electronic system through <http://inatrade.kemendag.go.id> does not function, request proposal as intended in paragraph (1) is delivered manually.

Article 12

- (1) Every import implementation of Non B3 Waste by company owning PI of Non B3 Wastes is obliged to be conducted Verification or technical investigation in loading country before being shipped.
- (2) Verification or technical investigation implementation in paragraph (1) is conducted by Surveyor which is stipulated by Minister.

Article 13

To be able to be stipulated as Verification or technical investigation implementing Surveyor for Non B3 Waste import as intended in Article 12 paragraph (2), Surveyor must fulfill requirements as follows:

- a. having Survey Services Business Permit (SIUJS);
- b. having been accredited as inspection institution by National Accreditation Committee (KAN) in accordance with the relevant scope;
- c. being experienced as surveyor at least 5 (five) years;
- d. having branch or representative and/or affiliation in overseas and possessing information system network to support the effectiveness of Verification or technical investigation services; and
- e. having good track records in the field of import Verification or technical investigation activity management.

Article 14

- (1) Verification or technical investigation as intended in Article 12 paragraph (1) at least includes:
 - a. correct and clear identity (name and address) of importer and Non B3 Waste Exporter;
 - b. number and date of Non B3 Waste PI;
 - c. quantity/volume or weight, type and specification, as well as Tariff Post/HS number of the imported Non B3 Wastes;



- d. information of time and export country/port of loading of the imported Non B3 Wastes;
 - e. information of place or unloading destination port of imported Non B3 Wastes;
 - f. information from Non B3 Waste Exporter in the form of statement letter as intended in Article 6 paragraph (1) letter h; and
 - g. information from importer in the form of statement letter as intended in Article 6 paragraph (1) letter i.
- (2) Verification or technical investigation result as intended in paragraph (1) is poured in the form of Surveyor Report (LS) to be used as customs supplementary documents in completion of customs affairs in the field of import.
- (3) In the case of Non B3 Wastes in bulk will be transhipped in transit port, such Non B3 Wastes are obliged to be conducted re-Verification or technical investigation during being re-loaded to ship.
- (4) LS as intended in paragraph (2) must contain the truth of statement upon Verification and technical investigation result and becomes Surveyor's full responsibility.
- (5) Upon import Verification or technical investigation implementation as intended in paragraph (1), Surveyor collects repayment of services from importer with the amount determined by taking note of beneficial principles.

Article 15

In conducting Verification or technical investigation activity for Non B3 Wastes, Surveyor as intended in Article 12 paragraph (2) can conduct cooperation with surveyor located overseas.

Article 16

- (1) Non B3 Waste Importer is prohibited to transfer/or trade Non B3 Wastes imported to other party.
- (2) Imported Non B3 Wastes are obliged to be processed independently so that it produces goods with new Tariff Post/HS and has added value.



Article 17

- (1) Company possessing PI of Non B3 Wastes is obliged to deliver report electronically upon Non B3 Waste Import implementation, either realized or unrealized, every 3 (three) months at the latest on 15 (fifteen) of the first month of the next quarterly to Director General.
- (2) Report as intended in paragraph (1) is delivered through website <http://inatrade.kemendag.go.id>.
- (3) In the case of force majeure resulting in electronic system through <http://inatrade.kemendag.go.id> does not function, report delivery as intended in paragraph (1) is delivered manually.

Article 18

Surveyor as intended in Article 12 paragraph (2) is obliged to deliver report concerning Verification or technical investigation activity in written to Director General monthly at the latest on 15 (fifteen) of the upcoming month.

Article 19

- (1) In the case of the imported Non B3 Wastes proved to contain B3 Wastes, Non B3 Waste Importer is obliged to re-export such wastes maximum 90 (ninety) days as from goods arrival based on manifest document (BC.1.1).
- (2) Expenses upon re-export implementation as intended in paragraph (1) become importer's responsibility.

Article 20

- (1) PI of Non B3 Wastes is frozen if company possessing PI of Non B3 Wastes does not conduct report delivery obligation as intended in Article 17 paragraph (1) for 2 (two) times.
- (2) Freezing of Non B3 Wastes PI as intended in paragraph (1) is in effect for 30 (thirty) days as from freezing date of PI of Non B3 Wastes is issued.



- (3) Frozen PI of Non B3 Wastes can be reactivated after the company possessing PI of Non B3 Wastes conducts report delivery obligation within the period as intended in paragraph (2).

Article 21

PI of Non B3 Wastes is revoked if company possessing PI of Non B3 Wastes:

- a. violates prohibition provisions for transferring and/or trading Non B3 Wastes imported to other party as intended in Article 16 paragraph (1);
- b. does not conduct obligation to process imported Non B3 Wastes independently as intended in Article 16 paragraph (2);
- c. does not conduct obligation to re-export Non B3 Wastes as intended in Article 19;
- d. does not conduct report delivery obligation after exceeding freezing period of Non B3 Wastes PI as intended in Article 20 paragraph (2);
- e. changes, adds, and/or replaces content attached in PI of Non B3 Wastes;
- f. changes, adds, and/or replaces content attached in statement letter from Non B3 Wastes Exporter and/or Importer's statement letter;
- g. proved to deliver incorrect data and/or information as request requirements of Non B3 Wastes PI, after PI of Non B3 Wastes is issued; and/or
- h. declared guilty by court that having inkracht van gewijsde upon criminal act related to PI of Non B3 Wastes misuse.

Article 22

Freezing and reactivation of PI of Non B3 Wastes as intended in Article 20 and revocation of PI of Non B3 Wastes as intended in Article 21 are stipulated by Director General.

Article 23

- (1) Company possessing PI of Non B3 Wastes which is imposed revocation sanction by basis as intended in Article 21 letter d can only



propose request to obtain PI of Non B3 Wastes again after 1 (one) year as from revocation date of Non B3 Waste PI is issued.

- (2) Company possessing PI of Non B3 Wastes which is imposed revocation sanction by basis as intended in Article 21 letter a, letter b, letter c, letter e, letter f, letter g, and letter h cannot propose request to re-obtain PI of Non B3 Wastes.

Article 24

- (1) Surveyor violating provisions for report delivery obligation as intended in Article 18 is imposed administrative sanction in the form of stipulation revocation as implementing Surveyor of import Verification or technical investigation of Non B3 Wastes.
- (2) Stipulation revocation as implementing Surveyor of Verification or technical investigation as intended in paragraph (1) is preceded with written warning for 3 (three) times within deadline of each 10 (ten) days.

Article 25

Stipulation revocation as implementing Surveyor of Verification or technical investigation as intended in Article 24 is conducted by Minister.

Article 26

Importer that importing Non B3 Waste which is inappropriate with provisions in this Regulation of Minister is imposed sanction in accordance with provisions of laws and legislations.

Article 27

Provisions concerning Import of Non B3 Wastes in this Regulation of the Minister remain in effect towards Non B3 Wastes imported into Free Trade Area and Free Port.



Article 28

- (1) In the case of the implementation of this Ministerial Regulation, Minister establishes Joint Task for Non B3 Waste Import Problem Handling after coordinating with related minister/head of institution.
- (2) Director General can establish Supervision Team in the event of evaluation and monitoring for Non B3 Waste import implementation.

Article 29

Implementation technical instructions of this Regulation of Minister can be stipulated by Director General.

Article 30

IP of Non B3 Wastes and LS issued based on Regulation of the Minister of Trade Number 39/M-DAG/PER/9/2009 concerning Provisions on Importation of Non Hazardous and Toxic Wastes (Non B3), shall be declared to remain in effect until its validity period terminates.

Article 31

As this Regulation of Minister comes into effect, Regulation of the Minister of Trade Number 39/M-DAG/PER/9/2009 Provisions on Importation of Non Hazardous and Toxic Wastes (Non B3) shall be revoked and shall be declared null and void.

Article 32

This Regulation of Minister shall come into effect 90 (ninety) days as from its stipulation date.

For public cognizance, ordering the promulgation of this Ministerial Regulation in the Official Gazette of the Republic of Indonesia.



Stipulated in Jakarta
on 9 May 2016

THE MINISTER OF TRADE OF RI,

sgd.

ENGGARTIASTO LUKITA

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

LASMININGSIH



APPENDIX
REGULATION OF THE MINISTER OF TRADE OF RI
NUMBER 31/M-DAG/PER/5/2016
CONCERNING
PROVISIONS ON IMPORTATION OF NON HAZARDOUS AND
TOXIC WASTES

LIST OF NON B3 WASTES ABLE TO BE IMPORTED

NO.	HS NUMBER	GOODS DESCRIPTION	EXPLANATION
Group A			
	47.07	Paper or restored cardboard (remains and scrap).	
	4707.10.00	- Paper or unbleached craft cardboard or paper or wavy cardboard:	
1.	4707.10.00.10	-- For paper making purpose	
2.	4707.10.00.90	-- Others	
	4707.20.00	-Other paper or cardboard made particularly of bleached chemical pulp uncoloured the whole:	
3.	4707.20.00.10	--For paper making purpose	
4.	4707.20.00.90	--Others	
	4707.30.00	-Paper or cardboard made particularly of mechanic pulp (for example, paper, journal, and similar printed item):	
5.	4707.30.00.10	--For paper making purpose	
6.	4707.30.00.90	--Others	
	4707.90.00	-Others, including unsorted remains and scrap:	
7.	4707.90.00.10	--For paper making purpose	
8.	4707.90.00.90	--Others	
	71.12	Remains and scrap from precious metal or from wrapped with precious metal; other remains and scrap	



		containing precious metal or precious metal compound, from the type used particularly for precious metal recovery.	
9.	7112.30.00.00	-Ash contains precious metal or precious metal compound.	
		-Others:	
10.	7112.91.00.00	--From gold, including metal wrapped with gold but excludes remains contain other precious metal.	
11.	7112.92.00.00	--From platinum, includes metal wrapped with platinum but excludes remains contain other precious metal	
	72.04	Remains and iron scrap; ingot of iron scrap or steel re-smelting result.	
12.	7204.10.00.00	-Remains and scrap of cast iron	
		-Remains and scrap of alloy steel:	
13.	7204.21.00.00	--From stainless steel	
14.	7204.29.00.00	--Others	
15.	7204.30.00.00	-Remains and scrap from iron or tin coated steel.	
		-Other remains and scrap:	
16.	7204.41.00.00	--In the form of gram, shaving, pieces, milling remains, sawdust, filings, cut and debris, in bundle or not.	
17.	7204.49.00.00	--Others	
18.	7404.00.00.00	Copper remaining and scrap	
19.	7503.00.00.00	Nickel remaining and scrap	
20.	7602.00.00.00	Aluminum remaining and scrap	
21.	7902.00.00.00	Zinc remaining and scrap	
22.	8002.00.00.00	Tin remaining and scrap	
	81.01	Tungsten (wolfram) and item of it, includes remains and scrap.	
		-Others:	



23.	8101.97.00.00 81.02	--Remains and scrap Molybdenum and item of it, includes remains and scrap. -Others:	
24.	8102.97.00.00 81.03	--Remains and scrap Tantalum and item of it, includes remains and scrap.	
25.	8103.30.00.00 81.04	-Remains and scrap Magnesium and item of it, includes remains and scrap.	
26.	8104.20.00.00 81.05	-Remains and scrap Mate cobalt and products among others of cobalt metallurgy; cobalt and item of it, includes remains and scrap.	
27.	8105.30.00.00	-Remains and scrap	
28.	Ex 8106.00.10.00 81.07	-remains and scrap of Bismuth. Cadmium and item of it, includes remains and scrap.	
29.	8107.30.00.00 81.08	-Remains and scrap -Titanium and item of it, includes remains and scrap.	
30.	8108.30.00.00 81.09	-Remains and scrap Zirconium and item of it, includes remains and scrap.	
31.	8109.30.00.00 81.10	-Remains and scrap Antimony and item of it, includes remains and scrap.	
32.	8110.20.00.00	-Remains and scrap	
33.	Ex 8111.00.00.00 81.12	Remains and scrap of Manganese. Beryllium, chromium, germanium, vanadium, gallium, hafnium, indium, niobium (columbium), rhenium and thallium as well as item of such metal,	



34.	8112.13.00.00	includes remains and scrap. -Beryllium: --Remains and scrap	
35.	8112.22.00.00	-Chromium: --Remaining and scrap	
36.	8112.52.00.00	-Thallium: --Remains and scrap --Others	
37.	Ex 8112.92.00.00	--Remains and scrap	
38.	Ex. 8113.00.00.00	Remains and scrap of Cermets.	
Group B			
	39.15	Remains, waste and scrap, of plastic	
	3915.10	-From ethylene polymer:	
1.	3915.10.10.00	--From non rigid cellular products	
2.	3915.10.90.00	--Others	
	3915.20	-From styrene polymer:	
3.	3915.20.10.00	--From non rigid cellular products	
4.	3915.20.90.00	--Others	
	3915.30	--From vinyl chloride polymer:	
5.	3915.30.10.00	--From non rigid cellular products	
6.	3915.30.90.00	--Others	
7.	3915.90.00.00	-From other plastics	
8.	4004.00.00.00	Rubber remains, waste and scrap (other than solid rubber) and powder as well as grain obtained from it.	
9.	5003.00.00.00	Silk remains (includes chrysalis unsuitable for rolling, thread remains and garnetted stock).	
	51.03	Remains of wool or from animal soft and rough fur, includes thread remains but excludes garnetted stock.	
10.	5103.10.00.00	Noil of wool or from animal soft fur	
11.	5103.20.00.00	-Remains of wool or animal soft fur	
12.	5103.30.00.00	Remains of animal rough fur	



	52.02	Cotton remains (includes thread remains and garnetted stock).
13.	5202.10.00.00	-Thread remains (includes spin thread remains) -Others:
14.	5202.91.00.00	--Garnetted Stock
15.	5202.99.00.00	--Others
	53.01	Flax, raw or already processed but not rolled; flax tow and flax remains (includes thread remains and garnetted stock).
16.	5301.30.00.00	-Flax tow and flax remains.
	53.02	True hemp (<i>cannabis sativa</i> L), raw or processed but not spun; tow and remains from true hemp (includes thread remains and garnetted stock).
17.	5302.90.00.00	-Others.
	53.03	Jute fiber and other plant skin textile fiber (excludes flax, true hemp and hemp), raw or processed but not spun; tow and remains from such fiber (includes thread remains and garnetted stock).
18.	5303.90.00.00	-Others.
	53.05	Coconut fiber, abaca (manila banana fiber or <i>Musa Tekstilis</i> Nee), hemp and other plant textile fiber, unspecified or includes in any post, raw or worked but not spun; tow, noil and that fiber remains (includes thread remains and garnetted stock)
19.	Ex 5305.00.10.00	-Remains from fiber of agave genus (includes thread waste and garnetted stock)



20.	5305.00.20.19	--From coconut fiber (coir): ---Others.	
21.	5305.00.20.29	--From abaca fiber: ---Others	
	5305.00.90	-Others:	
22.	5305.00.90.10	--From hemp fiber	
23.	Ex 5305.00.90.90	--Others	
	63.10	Used cloth, spin thread scrap, rope, thick rope and used and new cable as well as worn-out goods from spin thread, thick rope or cable, from textile materials.	
	6310.10	-Sorting:	
24.	6310.10.90.00	--Others	
	6310.90	-Others:	
25.	6310.90.90.00	--Others	
26.	Ex.7001.00.00.00	Pieces and remains as well as other glass scrap from glass;	

THE MINISTER OF TRADE OF RI,

Sgd.

THOMAS TRIKASIH LEMBONG

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Secretariat General

The Trade Ministry

Head of Legal Bureau,

LASMININGSIH

