



MINISTER OF TRADE OF THE REPUBLIC OF INDONESIA

REGULATION OF THE MINISTER OF TRADE OF THE REPUBLIC OF INDONESIA

NUMBER 30/M-DAG/PER/5/2017

CONCERNING

PROVISIONS FOR HORTICULTURAL PRODUCT IMPORT

BY THE GRACE OF THE ALMIGHTY GOD

THE MINISTER OF TRADE OF THE REPUBLIC OF INDONESIA,

- Considering :
- a. that to increase the effectiveness of horticultural product import implementation, it is necessary to conduct re-arrangement of horticultural product import provisions;
 - b. that based on consideration as intended in letter a, it is necessary to revoke Regulation of the Minister of Trade Number 71/M-DAG/PER/9/2015 concerning Provisions for Horticultural Product Import;
 - c. that based on considerations as intended in letter a and letter b, it is necessary to stipulate Regulation of the Minister of Trade concerning Provisions for Horticultural Product Import;

- 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, Supplementary State Gazette of the Republic of Indonesia Number 3482);



2. 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);
3. 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 concerning Amendment on Law Number 10 of 1995 concerning Customs (State Gazette of the Republic of Indonesia of 2006 Number 93, Supplementary State Gazette of the Republic of Indonesia Number 4661);
4. Law Number 5 of 1999 concerning Prohibition of Monopoly and Unfair Business Competition Practice (State Gazette of the Republic of Indonesia of 1999 Number 33, Supplementary State Gazette of the Republic of Indonesia Number 3806);
5. Law Number 8 of 1999 concerning Consumer Protection (State Gazette of the Republic of Indonesia of 1999 Number 42, Supplementary State Gazette of the Republic of Indonesia Number 3821);
6. 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);
7. Law Number 13 of 2010 concerning Horticulture (State Gazette of the Republic of Indonesia of 2010 Number 132, Supplementary State Gazette of the Republic of Indonesia Number 5170);
8. Law Number 18 of 2012 concerning Food (State Gazette of the Republic of Indonesia of 2012 Number 227, Supplementary State Gazette of the Republic of Indonesia Number 5360);
9. 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);
10. Governmental Regulation Number 69 of 1999 concerning Food Label and Advertisement (State Gazette of the Republic of Indonesia of 1999 Number 131, Supplementary State Gazette of the Republic of Indonesia Number 3867);



11. Governmental Regulation Number 14 of 2002 concerning Plant Quarantine (State Gazette of the Republic of Indonesia of 2002 Number 35, Supplementary State Gazette of the Republic of Indonesia Number 4196);
12. Governmental Regulation Number 68 of 2002 concerning Food Security (State Gazette of the Republic of Indonesia of 2002 Number 142, Supplementary State Gazette of the Republic of Indonesia Number 4254);
13. Governmental Regulation Number 28 of 2004 concerning Food Safety, Quality and Nutrition (State Gazette of the Republic of Indonesia of 2004 Number 107, Supplementary State Gazette of the Republic of Indonesia Number 4424);
14. Governmental Regulation Number 21 of 2005 concerning Biological Safety for Genetically Modified Products (State Gazette of the Republic of Indonesia of 2005 Number 44, Supplementary State Gazette of the Republic of Indonesia Number 4498);
15. Presidential Regulation Number 7 of 2015 concerning Organization of State Ministry (State Gazette of the Republic of Indonesia of 2015 Number 8);
16. Presidential Regulation Number 48 of 2015 concerning Trade Ministry (State Gazette of the Republic of Indonesia of 2015 Number 90);
17. Regulation of the Minister of Industry Number 24/M-IND/PER/2/2010 concerning Inclusion of Food Grade Logo and Recycling Code on Plastic Food Packaging (State Gazette of the Republic of Indonesia of 2010 Number 92);
18. Regulation of the Minister of Agriculture Number 42/PERMENTAN/OT.140/6/2012 concerning Plant Quarantine Measures for Importation of Fresh Fruit and Fresh Fruit Vegetables into the Territory of the Republic of Indonesia (State Gazette of the Republic of Indonesia of 2012 Number 631);
19. Regulation of the Minister of Agriculture Number 43/PERMENTAN/OT.140/6/2012 concerning Plant Quarantine Measures for Importation of Fresh Bulbs Vegetables into the Territory



- of the Republic of Indonesia (State Gazette of the Republic of Indonesia of 2012 Number 632);
20. 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);
 21. Regulation of the Minister of Agriculture Number 04/PERMENTAN/PP.340/2/2015 concerning Supervision for Food Safety Towards Importation and Exportation of Plant Fresh Food (State Gazette of the Republic of Indonesia of 2015 Number 275) as amended with the Regulation of the Minister of Trade Number 13/PERMENTAN/KR/040/40/2016 concerning Amendment on the Regulation of the Minister of Agriculture Number 04/PERMENTAN/PP.340/2/2015 concerning Safety Supervision for Food Towards Importation and Exportation of Plant Fresh Food (State Gazette of the Republic of Indonesia of 2016 Number 563);
 22. 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);
 23. 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);
 24. 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);
 25. Regulation of the Minister of Trade Number 85/M-DAG/PER/12/2016 concerning Trade Integrated Services (State Gazette of the Republic of Indonesia of 2016 Number 2007);
 26. Regulation of the Minister of Trade Number 86/M-DAG/PER/12/2016 concerning Provisions for Licensing Services in the Field of Online Trade and Digital Signature (State Gazette of the Republic of Indonesia of 2016 Number 2008);



HAS DECIDED:

To stipulate : REGULATION OF THE MINISTER OF TRADE CONCERNING PROVISIONS FOR HORTICULTURAL PRODUCT IMPORT.

Article 1

In this Regulation of the Minister referred as:

1. Horticulture shall be everything related to fruit, vegetables, plant medicine materials, and floriculture including mushroom, moss, and water plants function as vegetables, plant medicine materials, and/or esthetics materials.
2. Horticultural Products shall be all results deriving from fresh or processed of horticulture plants.
3. Fresh Horticultural Products shall be plant food in the form of products resulted in post harvest process for consumption or industrial materials, and or products having process minimally.
4. Processed Horticultural Product shall be food or beverages of process result with particular ways or methods with or without additional materials.
5. Import shall be activity to insert goods into Customs Area.
6. General Importer's Identification Number hereinafter abbreviated as API-U shall be identification as General Importer.
7. Producer's Importer's Identification Number hereinafter abbreviated as API-P shall be identification as Producer Importer.
8. Import Approval shall be approval used as permit to conduct Import of Horticulture Products.
9. Label shall be each information regarding to Horticultural Products in the forms of pictures, writings, both combinations, or other forms containing information concerning products and business doer's information as well as other information in accordance with the applicable provisions of laws and legislations, attached on products, inserted into, stamped on, or becomes part of packaging.
10. Food Grade Label shall be marking that showing that a food package is safe to use for food.



11. Recycle Code shall be marking that showing that a food package can be recycled.
12. Package shall be materials used to contain and or wrap Horticultural Products, either contact directly or indirectly.
13. Recommendation for Horticultural Product Import, hereinafter abbreviated as RIPH shall be written information declaring that Horticultural Products fulfill administrative and technical requirements issued by the Ministry of Agriculture.
14. Distributor shall be business doer of goods distribution acting on behalf of himself and upon appointment or is not upon appointment of producer or supplier or importer by virtue of agreement to conduct goods distribution activity.
15. State Owned Company hereinafter abbreviated as BUMN shall be corporation with its entire or most capital is possessed by state through direct investment deriving from the separated state's resources.
16. Verification or Technical Investigation shall be research and technical inspection upon imported goods conducted by surveyor.
17. Surveyor shall be survey company obtained authorization to conduct Verification or technical investigation for Imported goods.
18. Trade Integrated Services Unit I hereinafter abbreviated as UPTP I shall be the unit administering trade integrated services.
19. Minister shall be the minister administering governmental affairs in the field of trade.
20. Director General shall be the Director General of Foreign Trade, the Trade Ministry.
21. Coordinator of UPTP I Organizer shall be Officer assigned by the Minister to administer UPTP I licensing services.

Article 2

Horticultural Products with its limited import as attached in Appendix which is inseparable part of this Regulation of Minister.



Article 3

- (1) Import of Horticultural Products as intended in Article 2 can only be conducted by:
 - a. company possessing Importer's Identification Number (API); and
 - b. BUMN having assignment from the BUMN Minister, obtained Import Approval from the Minister.
- (2) The Minister mandates the issuance of Import Approval as intended in paragraph (1) to the coordinator of UPTP I Organizer.

Article 4

- (1) Import for Horticultural Products by BUMN as intended in Article 2 paragraph (1) letter b shall be conducted to assure supply and price stability.
- (2) Import for Horticultural Products by BUMN as intended in paragraph (1) shall be conducted upon the Minister's proposal based on agreement result of coordinating meeting in ministerial level in the field of economy.

Article 5

- (1) Import Approval as intended in Article 3 consists of:
 - a. Import Approval of Fresh Horticultural Products for Consumption;
 - b. Import Approval of Fresh Horticultural Products for Industrial Materials; and
 - c. Import Approval of Processed Horticultural Products.
- (2) Each company possessing API-U and BUMN obtaining assignment can only attain Import Approval as intended in paragraph (1) letter a and/or letter c.
- (3) Each company possessing API-P can only obtain Import Approval as intended in paragraph (1) letter b and/or letter c.

Article 6

To obtain Import Approval as intended in Article 5 paragraph (2), the company possessing API-U shall have to propose request electronically to



the Minister in this case the Coordinator of UPTP I Organizer, by attaching:

- a. API-U;
- b. proof of control upon the registered warehouse in accordance with provisions of laws and legislations, conforms to its product characteristics;
- c. proof of transportation means control in accordance with its product characteristics;
- d. sufficiently stamped statement letter concerning the warehouse and transportation means ability and properness in accordance with its Horticultural Product characteristics;
- e. proof of cooperation contract for Horticultural Product selling at least with 3 (three) distributors for maximum 1 (one) year;
- f. proof of experience as Horticultural Product distributor for 1 (one) year;
- g. plan for Horticultural Product import including type of goods, Tariff Post/HS, quantity, state of origin, loading port and destination port;
- h. plan for Horticultural Product distribution; and
- i. RIPH.

Article 7

To obtain Import Approval as intended in Article 5 paragraph (3), the company possessing API-P shall have to propose request electronically to the Minister in this case the Coordinator of UPTP I Organizer, by attaching:

- a. API-P;
- b. proof of control upon the registered warehouse in accordance with provisions of laws and legislations, conforms to its product characteristics;
- c. proof of transportation means control in accordance with its product characteristics;
- d. plan for Horticultural Product import including type of goods, Tariff Post/HS, quantity, state of origin, loading port and destination port;
- e. RIPH.



Article 8

- (1) To obtain Import Approval as intended in Article 5 paragraph (2), BUMN as intended in Article 3 paragraph (1) letter b shall have to propose request electronically to the Minister in this case the Coordinator of UPTP I Organizer by attaching API-U and RIPH.
- (2) The Minister in this case the Coordinator of UPTP I Organizer issues Import Approval as intended in paragraph (1) based on agreement result of coordinating meeting in ministerial level in the field of economy as intended in Article 4 paragraph (2).

Article 9

- (1) Coordinator of UPTP I Organizer on behalf of Minister shall issue:
 - a. Import Approval maximum 2 (two) working days as from the request is received completely and correctly; or
 - b. refusal for Import Approval issuance maximum 2 (two) working days as from the request is received in the event of the request is not complete and/or incorrect.
- (2) Issuance of Import Approval for company possessing API-U and API-P shall have to take notice of:
 - a. warehouse and transportation means ability and properness in accordance with Horticultural Product characteristics; and
 - b. previous realization of Horticultural Product Import.

Article 10

The validity period of Import Approval conforms to the validity period of RIPH.

Article 11

- (1) Proposal for Import Approval request as intended in Article 6, Article 7, and Article 8 can only be served with electronic system through <http://inatrade.kemendag.go.id>.



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

Article 12

- (1) The company possessing API-U that obtaining Import Approval:
- a. can only trade and/or transfer the imported Horticultural Products to Distributor; and
 - b. prohibited to trade and/or transfer the imported Horticultural Products to direct customer or retailer.
- (2) The company possessing API-P that obtaining Import Approval:
- a. can only import Horticultural Products to be used as production materials or assisting materials for the possessed industrial production needs; and
 - b. prohibited to trade and/or transfer the imported Horticultural Products to other parties.

Article 13

- (1) Import Approval as intended in Article 8 paragraph (2) and Article 9 paragraph (1) shall be continued online to Indonesia National Single Window (INSW) portal.
- (2) In the event of Horticultural Product import through unconnected port with Indonesia National Single Window (INSW), copy of Import Approval shall be delivered manually to the relevant instances.

Article 14

- (1) The imported Horticultural Products shall have to fulfil packaging requirements:
- a. package related directly to food must use materials permitted for food in accordance with provisions of laws and legislations;
 - b. plastic package shall be obliged to attach Food Grade Logo and Recycle Code in accordance with provisions of laws and legislations; or



- c. package using wood shall be obliged to be dried, and marked according to provisions of laws and legislations.
- (2) Fulfilment of package requirement as intended in paragraph (1) shall have to be proved with:
- a. certificate of test result issued by competent test laboratory and admitted by local government; or
 - b. importer's statement letter declaring that the used package conforms to provisions of laws and legislations by attaching recycle code and good grade on the package.

Article 15

- (1) Each implementation of Horticultural Product Import shall have to be firstly conducted Verification or technical investigation at loading port of the state of origin.
- (2) Implementation of Verification or technical investigation as intended in paragraph (1) shall be conducted by Surveyor stipulated by Minister.

Article 16

To be stipulated as Verification or technical investigation organizer for Horticultural Product import as intended in Article 15 paragraph (2), Surveyor shall have to fulfill requirements as follows:

- a. possessing Survey Services Business License (SIUJS);
- b. being experience as surveyor minimum 5 (five) years;
- c. having branch or representative and/or overseas affiliation and possessing network to support the effectiveness of Verification or Technical Investigation services; and
- d. possessing good track records in the field of management for import Verification or technical investigation activity.

Article 17

- (1) Verification or technical investigation as intended in Article 15 paragraph (1) shall be conducted towards Horticultural Product import, consisting of data or information concerning:
 - a. State and loading port of origin;



- b. Tariff Post or HS Number and product detail;
 - c. Type and volume;
 - d. Shipping time;
 - e. Port of destination;
 - f. Attachment of Food Grade Logo and Recycle Code on package;
 - g. Health Certificate;
 - h. Phytosanitary Certificate for Fresh Horticultural Products;
 - i. Certificate of Origin (CoO);
 - j. Certificate of food grade package test result or statement letter from importer stating that the used package conforms to provisions of laws and legislations, for Fresh Horticultural Products; and
 - k. Attachment certificate for Food Grade Logo and Recycle Code, or statement letter from importer stating that the used packaged conforms to provisions of laws and legislations, for Fresh Horticultural Products.
- (2) Verification or technical investigation result as intended in paragraph (1) shall be delivered in the form of Surveyor Report (LS) to be used as customs supplementary documents in customs completion in the field of import.
- (3) LS as intended in paragraph (2) must contain the true statement upon the result of Verification or technical investigation and becomes Surveyor's full responsibility.
- (4) Upon the implementation of Verification or technical investigation as intended in paragraph (1), Surveyor shall levy repayment of services from the importer in the amount determined by considering beneficial principles.

Article 18

- (1) The company possessing API and BUMN obtaining Import Approval shall be obliged to submit report electronically upon the implementation of Horticultural Product import either realized or unrealized, conducted electronically by attaching:



- a. scan of Import Realization Control Card signed and stamped by officer of Customs Office for Horticultural Products that is not affected provisions of import realization documentation electronically and/or port which is not connected to Indonesia National Single Window (INSW); or
 - b. scan of Goods Import Notification, for Horticultural Product that affected provisions of import realization documentation electronically and/or port which is connected to Indonesia National Single Window (INSW).
- (2) The company possessing API-U and BUMN obtaining assignment that having Import Approval shall be obliged to submit report of Horticultural Product distribution realization.
- (3) Report as intended in paragraph (1) and paragraph (2) shall be delivered monthly through <http://inatrade.kemendag.go.id> at the latest on 15 (fifteen) of the upcoming month to the Director General with copy to:
- a. Director General of Domestic Trade, the Ministry of Trade;
 - b. Horticultural Director General, the Ministry of Trade; and
 - c. The Head of National Food and Drug Agency.

Article 19

Surveyor as intended in Article 15 paragraph (2) shall be obliged to deliver written report concerning the implementation of Verification or technical investigation of Horticultural Product import to Director General monthly at the latest on 15 (fifteen) of the upcoming month.

Article 20

The company possessing API and BUMN which does not conduct obligation of report delivery as intended in Article 18 for 2 (two) times shall be imposed postponement sanction of Import Approval issuance for 6 (six) months.

Article 21



The company possessing API and BUMN shall be imposed revocation sanction of Import Approval if:

- a. proved to trade and/or transfer the imported Horticultural Products to direct consumer or retailer as intended in Article 12 paragraph (1) letter b, for the company possessing API-U;
- b. proved to trade and/or transfer the imported Horticultural Product to other party as intended in Article 12 paragraph (2) letter b, for the company possessing API-P;
- c. proved to violate packaging provisions as intended in Article 14;
- d. proved to change data and/or information attached in Import Approval;
- e. proved to deliver incorrect data and/or information as requirements to obtain Import Approval;
- f. conduct violation based on judgment and recommendation of relevant technical instances; and/or
- g. declared guilty based on court judgment to have inkracht van gewijsde upon criminal act related to Import Approval misuse.

Article 22

The company imposed revocation sanction of Import Approval as intended in Article 21 can only re-propose Import Approval request after 1 (one) year as from its revocation date.

Article 23

Imposition of postponement sanction for Import Approval issuance as intended in Article 20 and Import Approval revocation as intended in Article 21 shall be stipulated by the Coordinator of UPTP I Organizer for and on behalf of the Minister.

Article 24

Stipulation as Surveyor for Verification or technical investigation organizer of Horticultural Product Import shall be revoked if:



- a. conducts violation in the implementation of verification or technical investigation activity for Horticultural Product import; and/or
- b. does not fulfil provisions for written report delivery as intended in Article 19 for 2 (two) times.

Article 25

Stipulation revocation as Surveyor of Verification or technical investigation organizer for Horticultural Product import as intended in Article 24 shall be stipulated by the Minister.

Article 26

- (1) The company conducting Horticultural Product Import not in accordance with packaging provisions as intended in Article 14 can be imposed other sanction in accordance with provisions of laws and legislations.
- (2) The imported Fresh Horticultural Product, if:
 - a. does not conform to Horticultural Products as attached in Import Approval; and/or
 - b. does not conform to packaging provisions as intended in Article 14,shall be conducted destruction in accordance with provisions of laws and legislations.
- (3) The imported processed Horticultural Product, if:
 - a. does not conform to Horticultural Products as attached in Import Approval; and/or
 - b. does not conform to packaging provisions as intended in Article 14,shall be conducted re-export in accordance with provisions of laws and legislations.
- (4) Expenses upon destruction or re-export implementation as intended in paragraph (2) and paragraph (3) are importer's responsibility.



Article 27

Packaging conformity investigation as intended in Article 14 shall be conducted by:

- a. Agriculture Quarantine Agency, for Fresh Horticulture Product;
- b. National Food and Drug Agency, for Processed Horticultural Products.

Article 28

(1) Horticultural Product Import for:

- a. gift/grant delivery goods for public religious needs, charity, social, or for the importance of natural disaster handling;
- b. foreign representatives' goods along with its officer having duty in Indonesia by virtue of reciprocal principles;
- c. goods for international agency's needs along with its officer having duty in Indonesia;
- d. goods for research, test, and scientific development needs; and/or
- e. sample goods not for trade,

shall have to obtain Import Approval from Director of Import.

(2) To obtain Import Approval as intended in paragraph (1), the applicant shall have to propose written request to Director of Import.

(3) Horticultural Product Import for the needs as intended in paragraph (1) letter a, letter b, and letter c must attach RIPH.

(4) Horticultural Product Import for:

- a. passenger's private, transportation crew's goods; and
 - b. cross passerby consumed by himself,
- with quantity maximum 10 (ten) kilograms per person, does not require Import Approval.

(5) Horticultural Product Import as intended in paragraph (1) and paragraph (4) shall be excepted from API requirements and provisions for Verification or technical investigation of Import.



Article 29

- (1) Supervision towards importation and distribution of Horticultural Product is conducted in accordance with provisions of laws and legislations.
- (2) The Minister can establish integrated team consisting of relevant instance representative to conduct:
 - a. Horticultural Product distribution supervision; and
 - b. evaluation of Horticultural Product Import policy implementation.
- (3) Directorate General of Foreign Trade and Directorate General of Consumer and Commerce Protection jointly and from time to time can perform post audit towards company conducting Import.

Article 30

Technical instruction of the implementation of this Ministerial Regulation can be stipulated by Director General.

Article 31

Exception from provisions regulated in this Regulation of the Minister shall have to be with the Minister's approval.

Article 32

As this Regulation of Minister comes into effect, Import Approval and LS issued based on Regulation of the Minister of Trade Number 71/M-DAG/PER/9/2015 concerning Provisions for Horticultural Product Import (State Gazette of the Republic of Indonesia of 2015 Number 1517), shall be declared to remain in effect to its validity period terminates.

Article 33

- (1) Provisions in this Regulation of Minister are not applicable towards Horticultural Product import with Tariff Post/HS 0703.20.90, 0712.90.10, 0804.50.30, ex. 0807.19.00 particularly for Watermelon, 0810.90.92, 0813.40.10, 0904.21.10, 0904.22.10,



2009.11.00, 2009.12.00, 2009.61.00, 2009.69.00 as attached in Appendix which is inseparable part of this Regulation of Minister, arriving at destination port prior to 1 July 2017.

(2) Horticultural Product Import as intended in paragraph (1) shall be proved with customs documents in the form of Manifest (B.C 1.1).

Article 34

As this Regulation of Minister comes into effect, Regulation of the Minister of Trade Number 71/M-DAG/PER/9/2015 concerning Provisions for Horticultural Product Import (State Gazette of the Republic of Indonesia of 2015 Number 1517), shall be revoked and shall be declared null and void.

Article 35

This Regulation of Minister shall come into effect on its stipulation date.

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

Stipulated in Jakarta
on 17 May 2017

THE MINISTER OF TRADE OF RI,

Sgd.

ENGGARTIASTO LUKITA

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

M. SYIST



APPENDIX

REGULATION OF THE MINISTER OF TRADE OF THE REPUBLIC OF INDONESIA

NUMBER 30/M-DAG/PER/5/2017

CONCERNING

PROVISIONS FOR HORTICULTURAL PRODUCT IMPORT

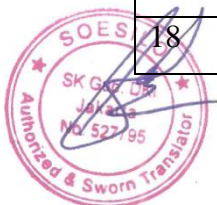
TYPE OF HORTICULTURAL PRODUCT WITH ITS LIMITED IMPORT

I. FRESH HORTICULTURAL PRODUCT

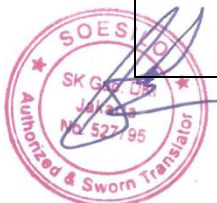
No	HS Code	Goods Description	Explanation
	07.01	Potato, fresh or cold	
	0701.90	- Others:	
1	0701.90.10	-- Potato to make potato chips	
2	0701.90.90	-- Others	
	07.03	Onion, shallot, garlic, leek and other similar vegetables, fresh or cold.	
	0703.10	- Onion and shallot:	
		-- Onion:	
3	0703.10.19	--- Others	
		-- Shallot:	
4	0703.10.29	--- Others	
	0703.20.90	-- Garlic:	
5	0703.20.90	-- Others	
	07.06	Carrot, turnip, root bit for salad, salsify, celeriac, radish and edible similar root, fresh or cold.	
	0706.10	- Carrot and Turnip:	
6	0706.10.10	-- Carrot	
	07.09	Other vegetables, fresh or cold.	
	0709.60	- Fruit from Capsicum genus or Pimenta genus:	



No	HS Code	Goods Description	Explanation
7	0709.60.10	-- Chilly (fruit from Capsicum genus)	
	07.10	Vegetables (uncooked or cooked by steaming or boiling), frozen	
8	0710.10.00	- Potato	
	07.12	Vegetables dried, intact, cut, sliced, broken or in powder, but unprocessed further.	
9	0712.90.10	-- Garlic	
	08.03	Banana, including banana not for direct consumption as fruit, fresh or dried.	
10	0803.10.00	- Banana not for direct consumption as fruit	
	0803.90	- Others:	
11	0803.90.10	-- Lady's finger banana	
12	0803.90.90	-- Others	
	08.04	Date, tin fruit, pineapple, avocado, rose apple, mango and mangosteen, fresh or dried.	
13	0804.30.00	- Pineapple	
	0804.50	- Rose apple, Mango and mangosteen:	
14	0804.50.20	-- Mango	
15	0804.50.30	-- Mangosteen	
	08.05	Citrus fruit, fresh or dried	
	0805.10	- Orange:	
16	0805.10.10	-- Fresh	
		- Mandarin (including tangerine and Satsuma); Clementine, wilking and similar hybrid citrus fruit:	
17	0805.21.00	-- Mandarin (including tangerine and Satsuma)	
18	0805.22.00	-- Clementine	



No	HS Code	Goods Description	Explanation
19	0805.29.00	-- Others	
20	0805.40.00	- Grapefruit, including pomelo	
	0805.50	- Lemon (Citrus lemon, Citrus limonum) and Citrus fruit (Citrus aurantifolia, Citrus latifolia)	
21	0805.50.10	-- Lemon (Citrus limon, Citrus limonum)	
22	0805.50.20	-- Citrus fruit (Citrus aurantifolia, Citrus latifolia)	
23	0805.90.00	- Others	
	08.06	Grape, fresh or dried.	
24	0806.10.00	- Fresh	
	08.07	Melon (including watermelon) and papayas), fresh.	
		- Melon (including watermelon):	
25	0807.19.00	-- Others	
26	0807.20.00	- Papayas	
	08.08	Apple, pear and quince, fresh.	
27	0808.10.00	- Apple	
	08.10	Other fruit, fresh.	
28	0810.60.00	- Durian	
	0810.90	- Others:	
29	0810.90.10	--Longan fruit; including mata kucing	
		--Others:	
30	0810.90.92	--- Dragon fruit	
	08.13	Fruit, dry, other than mentioned in post 08.10 to 08.06; mix from shelled fruit or dry fruit of this Chapter.	
	0813.40	- Other fruit:	
31	0813.40.10	-- Longan fruit	
	09.04	Pepper from Piper genus; fruit from Capsicum genus or from Pimenta	



		genus dried or smashed or crushed.	
		- Fruit from Capsicum genus or Pimenta genus:	
	0904.21	-- Dried, not smashed or crushed:	
32	0904.21.10	--- Chilly (fruit from Capsicum genus)	
	0904.22	-- Smashed or crushed:	
33	0904.22.10	--- Chilly (fruit from Capsicum genus)	

II. PROCESSED HORTICULTURAL PRODUCT

No	HS Code	Goods Description	Explanation
	20.04	Other vegetables processed or preserved other than with vinegar or acetate acid, frozen, other than products from post 20.06.	
1	Ex 2004.10.00	- Potato	Frozen Sliced Potato
	20.05	Other vegetables processed or preserved other than vinegar or acetate acid, not frozen, other than products from post 20.06.	
	2005.20	- Potato:	
		-- Slice and cut:	
2	2005.20.11	--- In airtight package for retail selling	
3	2005.20.19	--- Others	
	20.07	Jam, jelly fruit, marmalade, pure and paste from fruit or peanut, obtained from cooking, containing additive sugar or other sweeteners or not.	
		- - Others:	
4	2007.91.00	-- Citrus fruit	
	20.08	Fruit, peanut, and other edible parts of plant, processed or preserved differently, containing additive sugar or other sweeteners or alcohol or not, not specified or including other posts.	



No	HS Code	Goods Description	Explanation
	2008.20	- Pineapple:	
5	2008.20.10	-- In airtight package for retail selling	
6	2008.20.90	-- Others	
	2008.30	- Citrus Fruit:	
7	2008.30.10	-- Contains additive sugar or other sweeteners or alcohol	
		- Others, including mixture other than mixture in sub-post 2008.19	
	2008.99	-- Others:	
8	2008.99.20	--- Longan Fruit	
	20.09	Fruit juice (including grape must) and vegetables fruit, not fermented and no containing additional alcohol, containing additive sugar or other sweeteners or not.	
		- Orange juice	
9	2009.11.00	-- Frozen	
10	2009.12.00	-- Not frozen, with Brix value not exceeding 20	
11	2009.19.00	-- Others	
		- Pineapple juice:	
12	2009.41.00	-- With Brix value not exceeding 20	
13	2009.49.00	-- Others	
		- Grape juice (including grape must):	
14	2009.61.00	-- With Brix value not exceeding 30	
15	2009.69.00	-- Others	
		- Apple juice:	
16	2009.71.00	-- With Brix value not exceeding 20	
17	2009.79.00	-- Others	
		- Juice from one type of fruit or other vegetables:	
	2009.89	-- Others	
		--- Others	
18	Ex. 2009.89.99	---- Others	Mango Juice



No	HS Code	Goods Description	Explanation
	2009.90	- Juice mixture:	
		-- Others:	
19	2009.90.91	--- Ready to consume directly	
20	2009.90.99	--- Others	
	21.03	Sauce and its processing; seasoning mixture and flavoring mixture; mustard flour and mustard rough flour as well as processed mustard.	
	2103.90	- Others:	
		-- Sauce and its processed:	
21	2103.90.11	--- Chilly sauce	

THE MINISTER OF TRADE OF THE REPUBLIC OF INDONESIA,

Sgd.

ENGGARTIASTO LUKITA

Copy conforms to the original

Secretariat General

The Ministry of Trade

Head of Legal Bureau,

M.SYIST

