

**SECOND AMENDMENT TO REGULATION OF THE
MINISTER OF TRADE NUMBER
30/M-DAG/PER/5/2012 CONCERNING PROVISION
ON IMPORT OF HORTICULTURAL PRODUCT
(Regulation of the Minister of Trade) of R.I
Number 60/M-DAG/PER/9/2012, dated Sept 21, 2012)**

WITH THE BLESSING OF THE ONE AND ONLY GOD
REGULATION OF THE MINISTER OF
TRADE REPUBLIC OF INDONESIA,

tration (Statute Book of the Republic of Indonesia Year 1982 Number 7, Supplement to Statute Book of the Republic of Indonesia Number 3214);

Considering:

- a. to improve effectiveness in implementing the provision on Import of Horticultural Product , it is necessary to make amendent to Regulation on Trade Number 30/M-DAG/PER/5/2012 concerning provision on Import of Horticultural Product as amended by Regulation of Trade Number 38/M-DAG/PER/6/2012;
- b. based on the consideration referred to in letter a, it is necessary to stipulate Regulation of the Minister of Trade.

3. Law Number 16 Year 1992 (BN No. 5292 Pgs. 4B-13B) concerning quarantine of Animal, Fish and Plants (Statute Book of the Republic of Indonesia Year 1992 Number 56, Supplement to Statute Book of the Republic of Indonesia Number 3482);
4. Law Number 7 Year 1994 (BN No. 5696 Pgs. 1B-5B) concerning Approval for Agreement Establishing The World Trade Organization (Persetujuan Pembentukan Organisasi Perdagangan Dunia), (Statute Book of the Republic of Indonesia Year 1994 Number 57, Supplement to Statute Book of the Republic of Indonesia Number 3564);

In view of :

1. Bedrijfsreglementerings Ordonnantie 1934 (Staatsblad Year 1938 Number 86);
2. Law Number 3 Year 1982 (BN No. 3691 pgs. 8B-20B) concerning Company Obligatory Regis-
5. Law Number 10 Year 1995 (BN No. 5806 Pgs. 5B-19B) concerning Customs matter (Statute Book of the Republic of Indonesia Year 1995 Number 75, Supplement to Statute Book of the

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- Republic of Indonesia Number 3612) as amended by Law Number 17 Year 2006 (Statute Book of the Republic of Indonesia Year 2006 Number 93, Supplement to Statute Book of the Republic of Indonesia Number 4661);
6. Law Number 7 Year 1996 concerning Food (Statute Book of the Republic of Indonesia Year 1996 Number 99, Supplement to Statute Book of the Republic of Indonesia Number 3656);
 7. Law Number 5 Year 1999 concerning Prohibition from Practicing Insolvent Business Monopoly and Competition (Statute Book of the Republic of Indonesia Year 1999 Number 33, Supplement to Statute Book of the Republic of Indonesia Number 3806);
 8. Law Number 8 Year 1999 concerning Consumer Protection (Statute Book of the Republic of Indonesia Year 1999 Number 42, Supplement to Statute Book of the Republic of Indonesia Number 3821);
 9. Law Number 39 Year 2008 concerning State Ministry (Statute Book of the Republic of Indonesia Year 2008 Number 166, Supplement to Statute Book of the Republic of Indonesia Number 4916);
 10. Law Number 13 Year 2010 concerning Horticulture (Statute Book of the Republic of Indonesia Year 2010 Number 132, Supplement to Statute Book of the Republic of Indonesia Number 5170);
 11. Government Regulation Number 22 Year 1983 concerning Health Veterinary Community (Statute Book of the Republic of Indonesia Year 1983 Number 28, Supplement to Statute Book of the Republic of Indonesia Number 3253);
 12. Government Regulation Number 69 Year 1999 concerning Food Label and Advertisement (Statute Book of the Republic of Indonesia Year 1999 Number 131, Supplement to Statute Book of the Republic of Indonesia Number 3867);
 13. Government Regulation Number 14 Year 2002 concerning Vegetation Quarantine (Statute Book of the Republic of Indonesia Year 2002 Number 35, Supplement to Statute Book of the Republic of Indonesia Number 4196);
 14. Government Regulation Number 68 Year 2002 concerning Food Defense (Statute Book of the Republic of Indonesia Year 2002 Number 142, Supplement to Statute Book of the Republic of Indonesia Number 4254);
 15. Government Regulation Number 28 Year 2004 concerning Security, Quality and Nutrition (Statute Book of the Republic of Indonesia Year 2004 Number 107, Supplement to Statute Book of the Republic of Indonesia Number 4424);

16. Government Regulation Number 21 Year 2005 concerning Security of Genetical Engineered Biological Product (Statute Book of the Republic of Indonesia Year 2005 Number 44, Supplement to Statute Book of the Republic of Indonesia Number 4498);
17. Government Regulation Number 38 Year 2007 concerning Distribution of Administration Affairs between the Government, Regional Government of Province, and Regional Government of Regency/Municipality (Statute Book of the Republic of Indonesia Year 2007 Number 82, Supplement to Statute Book of the Republic of Indonesia Number 4737);
18. Presidential Decree Number 260 Year 1967 concerning Confirmation of Duty and Responsibility of the Minister of Trade on Dverseas Trade;
19. Presidential Decree Number 84/P Year 2009 concerning Establsihment of Indonesia Bersatu Cabinet II as amended by Presidential Decree Number 59/P Year 2011;
20. Presidential Regulation Number 47 Year 2009 concerning Establsihment and Organization of the State Ministry as amended several times and lately amended by Presidential Regulation Number 91 Year 2011;
21. Presidential Regulation Number 24 Year 2010 concerning Capacity, Duty, and Function of the State Ministry and Organizational Structure of Echelon I of the State Minister as amended several times and lately amended by Presidential Regulation Number 92 Year 2011;
22. Regulation of the Minister of Agriculture Number 12/Permentan/OT.140/2/2009 concerning Requirements and Procedure and Procedure for Exercising Quarantine of Vegetation on Imported Timber / Log Container into the Territories of the State of the Republic of Indonesia;
23. Regulation of the Minister of Trade Number 54/M-DAG/PER/9/2009 concerning General Provision on Import;
24. Regulation of the Minister of Industry Number 24/M-IND/PER/2/2010 concerning Insertion of Food Tare Logo and Code of Recycle on the Food Plastic Container;
25. Regulation of the Minister of Trade Number 31/M-DAG/PER/7/2010 concerning Organization and Work Procedure of the Ministry of Trade;
26. Regulation of the Head of Drugs and Food Supervisory Body Number HK.03.1.23.07.11.6664 Year 2011 concerning Food Container Supervision.

27. Regulation of the Minister of Trade Number 31/M-DAG/PER/10/2011 concerning Goods in Packed Form;

28. Regulation of the Minister of Agriculture Number 88/Permentan/PP.340/12/2011 concerning Food Security Supervision on Import and Export of Vegetative Fresh Food;

29. Regulation of the Minister of Trade Number 27/M-DAG/PER/5/2012 concerning Provision on Importer Identification Number (API);

30. Regulation of the Minister of Trade Number 30/M-DAG/PER/5/2012 concerning Provision on Import of Horticultural Product as amended by Regulation of the Minister of Trade Number 38/M-DAG/PER/6/2012;

31. Regulation of the Minister of Agriculture Number 42/Permentan/OT.140/6/2012 concerning Exercising Quarantine on Imported Fresh Fruits and Vegetables into the Territories of the State of the Republic of Indonesia;

32. Regulation of the Minister of Agriculture Number 43/Permentan/OT.140/6/2012 concerning Exercising Quarantine on Imported Fresh Bulbous Root Vegetables into the Territories of the State of the Republic of Indonesia;

D E C I D E S :

To stipulate:

REGULATION OF THE MINISTER OF TRADE CONCERNING SECOND AMENDMENT TO REGULATION OF THE MINISTER OF TRADE NUMBER 30/M-DAG/PER/5/2012 CONCERNING PROVISION ON IMPORT OF HORTICULTURAL PRODUCT .

Article I

Some provisions in Regulation of the Minister of Trade Number 30/M-DAG/PER/5/2012 concerning Provision on Import of Horticultural Product as amended by Regulation of the Minister of Trade Number 38/M-DAG/PER/6/2012, have been amended so as to read as follows:

1. Provision in Article 1 has been amended and shall now read as follows:

Article 1

What is meant in the Regulation of the Minister by:

1. Horticulture shall be all matters relating to fruits, vegetables, vegetable medicinal stuff, and floriculture, including therein mushroom, moss and water plants that function as vegetable, vegetable medicinal stuff, and/or esthetic stuff.
2. Horticulture Product shall be all products originating from still fresh or processed horticultural vegetation.

3. Fresh Horticultural Product shall be food originating from vegetation in the form of product produced at post harvest process for consumption or industrial basic stuff, and/or product encountering minimum level of process.
4. Processed Horticultural Product shall be processed food or beverage using method or certain process with or without additives.
5. Import shall be activity on importing goods to the Customs Area.
6. Producer Importer of Horticultural Product, hereinafter referred to as IP-Horticultural Product shall be industrial company using Horticultural Product as its basic stuff or support stuff in production process for its own use and not for trade or for transfer to other party.
7. Registered Importer of Horticultural Product, hereinafter referred to as IT-Horticultural Product shall be company importing Horticultural Product for the purpose of business activity by trading and/or transfer to other party.
8. Distributor shall be national trading company acting for and on behalf of its own name, which scope covers activities on purchase, deposit, sale, and marketing of goods, especially distributing goods from retail importer (retailer).
9. Label shall be any information on Horticultural Product in the form of depiction, writing, combination of the two, or in other form containing information on the product and information of the business player and other information in accordance with the prevailing statutory regulation, included in the product, inserted into it, affixed at it, or in the form of package or container.
10. Food Tare Logo shall be marking that indicates that the food container or package is safe for use and consumption.
11. Recycle Code shall be marking indicating that any food container or package may be recycled.
12. Container or package shall be stuff used as media for packing and/or packaging of Horticultural Product either directly in contact with or not.
13. Import License shall be permit for importing Horticultural Product.
14. Recommendation for Horticultural Product Import (RIPH) shall be letter issued by the authorized official of agency/authorized relevant

technical unit constituting the requirements for issuing Import License.

15. Verification or technical investigation shall be technical investigation activity on imported product conducted at the port of loading of goods by the surveyor.

16. Surveyor shall be survey or appraiser company that obtains authorization to conduct technical verification or investigation on imported goods.

17. Minister shall be minister exercising administrative affairs on trade.

18. Director General shall be Director General of Overseas Trade of the Ministry of Trade.

2. Article 2 is deleted.

3. Article 4 is deleted.

4. The provision in Article 7 is deleted so that it shall read as follows:

Article 7

(1) To obtain recognition as IP-Horticultural Product as referred to in Article 5, the company shall be obliged to submit application to the Minister in this matter, the Director General, supported by:

- a. photocopy of Industrial Business License Certificate or other business license using Horticultural Product basic stuff issued by the authorized agency or technical Department;
- b. photocopy of Company Register Certificate (TDP);
- c. photocopy of Obligatory Taxpayer Identification Number (NPWP);
- d. photocopy of Producer Importer Identification Number (API-P);
- e. proof or evidence of control over storage place based on the product characteristics;
- f. proof or evidence of control over transportation facilities based on the product characteristics; and
- g. Recommendation for Import of Horticultural Product (RIPH) from the Minister of Agriculture or appointed official.

(2) Director General on behalf of the Minister shall issue recognition as IP-Horticultural Product within five (5) working days at the latest as of the date field investigation has been conducted by the Appraising Team to perceive the authenticity of the document as referred to in paragraph (1).

(3) The examination referred to in paragraph (2) must be conducted within three (3) working

days at the latest effective as of the date the complete application is received.

- (4) The Appraising Team referred to in paragraph (2) consists of officials as determined by the Director General.
- (5) If the data in the result of investigation referred to in paragraph (2) is erroneous, the Director General shall reject from issuing decision as IP-Horticultural Product.
- (6) The recognition as IP-Horticultural Product referred to in paragraph (2) prevails according to the RIPH referred to in paragraph (1) letter g effective as of the date it is issued.
- (7) The recognition as IP-Horticultural Product referred to in paragraph (2) will be forwarded online to the Indonesia National Single Window (INSW) website.
- (8) If import of Horticultural Product through port channel is not connected yet to Indonesia National Single Window (INSW) website, copy of the recognition as IP-Horticultural Product must be delivered manually to the relevant agency.

5. The provision in Article 9 is amended so that it

now reads as follows:

Article 9

- (1) To obtain the decision as IP-Horticultural Product referred to in Article 5, the company is obliged to submit written application to the Minister in this matter, the Director General, supported by:
 - a. photocopy of Trade Business License Certificate (SIUP) which field of business covers horticulture business or other business license of the same type issued by the authorized agency or technical department;
 - b. photocopy of Company Registration Identification (TDP);
 - c. photocopy of Obligatory Taxpayer's Identification Number (NPWP);
 - d. photocopy of General Importer Identification Number (API-U);
 - e. proof or evidence of owning storage place according to the product characteristics;
 - f. proof or evidence of owning transportation facilities according to the product characteristics;
 - g. proof of sales joint operation contract of Horticultural Product which at least comprises three (3) distributors for at least one (1) year;
 - h. proof of experience as distributor of Horticultural Product for at least one (1) year;
- and

- i. statement letter duly stamped stating that the party concerned shall not sell Horticultural Product to the consumer either directly or by retail selling.
- (2) Director General on behalf of the Minister shall issue decision stipulating as IT-Horticultural Product within five (5) working days after conducting field investigation by the Appraising Team to perceive the authenticity of the document referred to in paragraph (1).
- (2a) The investigation referred to in paragraph (2) shall be conducted within three (3) working days at the latest effective as of the date the complete application is received.
- (3) The Appraising Team referred to in paragraph (2) consists of officials as stipulated by the Director General.
- (4) If there is erroneous data in the result of investigation referred to in paragraph (2), the Director General will reject from issuing decision as IT-Horticultural Product.
- (5) The Decision stipulating as IT-Horticultural Product referred to in paragraph (2) is valid for two (2) years effective as of the date of issue.
- (6) The stipulation as IT-Horticultural Product referred to in paragraph (2) must be forwarded online to Indonesia National Single Window (INSW) website.
- (7) With regard to import of Horticultural Product the port for which import is not connected yet to Indonesia National Single Window (INSW) website, copy of the decision stipulating as IT-Horticultural Product must be submitted manually to the relevant agency.
6. The provisions in Article 14 paragraph (1) and paragraph (2) have been amended so as to read as follows:
- Article 14**
- (1) Horticultural Product imported by IT-Horticultural Product must comply with the packing requirements as follows:
- a. container that is directly in contact with food must use material that is permitted for food in accordance with the provisions in the statutory regulation;
 - b. container using plastic must affix the Food Tare Logo and Code of Recycle in accordance with the provisions in the statutory regulation;
 - c. container using wood must be dried and affix with marking in accordance with the

provisions in the statutory regulation.

(2) Compliance with the requirements for packing or container referred to in paragraph (1) must be proven by:

- a. certificate on test result issued by competent laboratory and recognized by the local government; or
- b. statement letter from the importer stating that the container or packing stuff used are in accordance with the provisions in the statutory regulation by affixing the code of recycle and the food tare on the container or packing stuff.

(3) Ornamental Vegetation Product is exempted from the provision for packing stuff referred to in paragraph (1).

7. The provision in Article 15 paragraph (1) has been amended so as to read as follows:

Article15

(1) Horticultural Product imported by IT-Horticultural Product must affix the label in Indonesian language on each product and/or package.

(2) The Horticultural Product referred to in paragraph (1), at entering the territory of the Republic of Indonesia has been labelled in Indo-

nesian language and at must least state:

- a. the name and/or brand of product;
- b. the net weight or total number of products;
- c. the name and address of producer and/or exporter; and
- d. the name and address of importer.

(3) The affixing of the label referred to in paragraph (2), must at least use Indonesian language that is clear and easy to understand.

(4) Uses of other language other than Indonesian language, Arabic figure, Latin letter are permitted if no similar term in Indonesian language is available.

8. Article18 is deleted.

9. Article19 is deleted.

10. Article20 is deleted.

11. The provision in Article 22 paragraph (1) has been amended so that Article 22 shall read as follows:

Article22

(1) The verification referred to in Article 21 paragraph (1) applies to imported Horticultural Product covering data or information on:

- a. the State and port of loading;

- b. the Post Tarif or HS Number and description of the product;
- c. the type and volume;
- d. the date of shipment;
- e. the port of destination;
- f. affixing of Food Tare Logo and Code of Recycle at the container or packing stuff;
- g. Certificate of Health (Health Certificate);
- h. Phytosanitary Certificate for fresh horticultural product;
- i. Certificate of Origin (CoO);
- j. Certificate on test result of food grade container or statement letter from the importer stating that the container used is in line with the provision in the statutory regulation on fresh horticultural product;
- k. Certificate on affixing the Food Tare Logo and Code of Recycle or statement letter from the importer stating that the container used is in accordance with the provision in the statutory regulation for fresh horticultural product; and
- l. The affixing of label referred to in Article 15 justified, except for Ornamental Plants Product and Horticultural Product used as basic stuff by industry.

(2) The result of verification referred to in paragraph (1) must be drawn up in the form of Report of Surveyor (LS) for use as supporting document for customs in the process of cus-

toms matter on import.

(3) Based on the verification of technical investigation referred to in paragraph (1), the Surveyor shall collect service compensation from the IP-Horticultural Product or IP-Horticultural Product which amount shall be determined with due observance of the principle of benefit.

12. The provision in Article 24 has been amended so as to read as follows:

Article 24

(1) IP-Horticultural Product and IT-Horticultural Product are obliged to submit written report on the implementation of Horticultural Product import by attaching the scanned result of Import Realization Control Card that has been initialed and sealed by the Customs and Excise officers.

(2) The report referred to in paragraph (1) must be submitted each month through <http://ina-trade.kemendag.go.id> by the 15th of the following month to the Director General with copy to the Director General of Processing and Marketing of Agricultural Product of the Ministry of Agriculture and Head of Drug and Food Supervisory Body.

(3) Type of the report referred to in paragraph (1)

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shall be as set forth Attachment II constituting inseparable part of this Regulation of the Minister.

(4) The Import Realization Control Card referred to in paragraph (1) shall constitute control card on the total number of realized imported Horticultural Product.

13. The provision in Article 26 letter c has been amended so that Article 26 now reads as follows:

Article 26

The recognition as IP-Horticultural Product and stipulation as IT-Horticultural Product shall revoke if the company:

a. fails to fulfill its obligation to submit the report referred to in Article 24 for three (3) times;

b. is proven to have changed the information set forth in the document for import of Horticultural Product;

c. is proven to have violated the provision on container or packing stuff referred to in Article 14 and/or the affixing of label referred to in Article 15;

d. is proven to have traded and/or transferred the imported Horticultural Product referred to in Article 8, for IP-Horticultural Product;

e. is proven.....
to be continued

(MA)

**SECOND AMENDMENT TO REGULATION OF THE
MINISTER OF TRADE NUMBER
30/M-DAG/PER/5/2012 CONCERNING PROVISION
ON IMPORT OF HOLTICULTURAL PRODUCT
(Regulation of the Minister of Trade) of R.I
Number 60/M-DAG/PER/9/2012, dated Sept 21, 2012)
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- e. is proven to have traded and/or transferred the imported Holticultural Product to a party other than to the Distributor referred to in Article 12, for IT-Holticultural Product; and/or
- f. is declared guilty by judgment of the Court that has final legal power over the criminal act relating to misused of the document on import of Holticultural Product.

14. The provision in Article 30 has been amended so as to read as follows:

Article 30

- (1) Any company importing Holticultural Product but not in line with the provision on container and label in this Regulation of the Minister is subject to penalty based on the provisions in the statutory regulation.
- (2) Fresh Holticultural Product will be imported, if:

a. it does not justify with its recognition as IP-Horticultural Product and/or Import License; and/or

b. it is not in line with the requirements for container as referred to in Article 14 and/or the requirement on label as referred to in Article 15, must be destroyed in accordance with the provisions in the statutory regulation.

(3) Imported Ornamental Plants Product, that fails to comply with the requirement on recognition as IP-Horticultural Product and/or Import License must be destroyed in accordance with the provisions in the statutory regulation.

(4) Imported Processed Horticultural Product, if:

a. it is not in line with the recognition as Horticultural Product and/or Import License; and/or

b. it does not justify with the requirement on container as referred to in Article 14 and/or the requirement on label as referred to in Article 15, must be re-exported in accordance with the provisions in the statutory regulation.

(5) The cost for the destruction and re-export re-

ferred to in paragraph (2), paragraph (3), and paragraph (4) shall be on account of the importer.

15. The provision in Article 35 has been amended so as to read as follows:

Article 35

Technical guideline for implementation of this Regulation of the Minister shall be stipulated by the Director General and/or Director General of Standardization and Consumer Protection according to their respective duty and function.

16. Insert two (2) Articles, namely Article 35A and Article 35B in between Article 35 and Article 36, so as to read as follows:

Article 35A

Exception from the provision governed in this Regulation of the Minister must obtain approval of the Minister with due observance of the proposal from the relevant technical agency.

Article 35B

The recognition as Horticultural Product, Decision as Horticultural Product, and Import License constituting supporting document for customs for processing customs matter on import effective 30 (thirty) working days as of the date this Regulation of the Minister comes to force.

17. Insert one (1) Article, namely Article 36A, in between Article 36 and Article 37 so as to read as follows:

Article 36A

(1) The provisions in this Regulation of the Minister do not apply for import of Horticultural Product shipped from the country of origin prior to September 28, 2012.

(2) Import of Horticultural Product referred to in paragraph (1) must be proven by Bill of Lading or Airway Bill dan Invoice.

(3) The Horticultural Product referred to in paragraph (1) must have been arrived at the port of destination by November 28, 2012 as proven by Customs in the form of Manifest (BC 1.1).

18. ATTACHMENT I to Regulation of the Minister of Trade Number 30/M-DAG/PER/5/2012 concerning Provision on Import of Horticultural Product as by Regulation of the Minister of Trade Number 38/M-DAG/PER/6/2012 has been amended so as

to read as specified in ATTACHMENT I constituting inseparable part of this Regulation of the Minister.

Article II

This Regulation of the Minister shall come to force on September 28, 2012.

For public cognizance, this Regulation of the Minister shall be announced by placing it in the State Gazette of Republic of Indonesia.

Stipulated in Jakarta

Dated September 21, 2012

MINISTER OF TRADE
OF THE REPUBLIC OF INDONESIA,

sgd.

GITA IRAWAN WIRJAWAN

Enacted in Jakarta

Dated September 25, 2012

MINISTER OF LAW AND HUMAN RIGHTS
OF THE REPUBLIC OF INDONESIA,

sgd.

AMIR SYAMSUDIN

ATTACHMENT I

HOLTICULTURAL PRODUCT WHICH IMPORT IT GOVERNED

NO	POS TARIF/HS	GOODS DESCRIPTON	REMARKS
A.	06.03	<p style="text-align: center;">ORNAMENTAL PLANTS PRODUCT</p> <p>- Cut flower and flower bulb and the type that suits for flower arrangement or for display of fresh, dried, dipped, bleached, saked, or by other means flowers</p>	
1	0603.13.00.00	- Fresh:	
2	0603.14.00.00	- Orchid	
3	Ex. 0603.19.00.00	- Crysanthymus - Others	- only Heliconia
B.	07.01	<p style="text-align: center;">FRESH HOLTICULTURAL PRODUCT</p> <p>Fresh or cold potatoes .</p>	
4	0701.90.00.00	Others –Fresh and Cold Potatoes Bombay onion, red onion, garlic, leek, and vegetable of the same type, fresh or cold.	
5	0703.10 0703.10.19.00	- Bombay onion and shallot: - Miscellaneous	For consumption
6	0703.10.29.00	- Shallot: - Miscellaneous For consumption	
7	0703.20 0703.20.90.00	- Garlic : - Miscellaneuous	For consumption
	07.04	Edible fresh and cold cabage, cauliflower,	

		kohlarabi, kale and brassica of the kind .	
	0704.10	- Cauliflower and broccoli in stem	
8	0704.10.10.00	- Cauliflower	
9	0704.10.20.00	- Broccoli in stem	
	0704.90	- Miscellenous:	
10	0704.90.11.00	- Round (drum head)	
11	0704.90.19.00	- Miscellaneous	
	07.06	Carrot, Chinese raddish, bit root for salad, salsify, celeriac, raddish and root of the kind that are edible	
	0706.10	- carrot and Chinese raddish:	
12	0706.10.10.00	- Carrot	
	07.09	Other cut, fresh and cold vegetables.	
	0709.60	- Fruits from genus Capsicum or / and genus Pimenta:	
13	0709.60.10.00	- Chilli, (fruit from genus Capsicum)	
14	0709.60.90.00	- Miscellaneous	
	07.10	Vegetable (uncooked or cooked by steaming or boiled), frozen	
15	0710. 10.00.00	- Potato	
	08.03	Banana including banana not suitable for direct consumption As fresh fruit or dried fruit.	
16	0803.10.00.00	- Banana that is not suitable for direct consumption as fruit	
17	0803.90.00.00	- Miscellaneous Banana for Consumption	
	08.04	Dates, fig fruit, pineapple, avocado, rose apple, manggoe, and manggosteen, fresh or dried.	
18	0804.30.00.00	- Pinepple	

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	0804.50	- rose apple, manggo and manggosteen:	
19	0804.50.20.00	- Manggo	
	08.05	- Orange, fresh or dried.	
	0805.10	- Orange:	
20	0805.10.10.00	- Fresh	
21	0805.20.00.00	- Mandarin (including tangerin and satsuma); clementine, wilking and hybrid orange and the kind	
22	0805.40.00.00	- Grapefruit, including pomelo	
23	0805.50.00.00	- Lemon (citrus lemon, citrus limonum) And citrus (citrus aurantifolia, citrus latifolia	
24	0805.90.00.00	- Miscellaneous	
	08.06	Grapes, fresh or dried.	
25	0806.10.00.00	- Fresh	
	08.07	Melon (incldung water melon and fresh papaya	
		- Melon (including water melon):	
26	Ex 0807.19.00.00	- Miscellaneous	Melon
	0807.20	- Papaya:	
27	0807.20.10.00	- Mardi backcross solo betik solo	
28	0807.20.90.00	- Miscellaneous	
	08.08	Appel, pear, and quince, fresh.	
29	0808.10.00.00	- Appel	
	08.10	Other fruits, fresh	
30	0810.60.00.00	- Durian	
	0810.90	- Miscellaneous :	
31	0810.90.10.00	- Lengkung (including cat eye)	
C.		PROCESSED HOLTICULTURAL PRODUCT	
	07.12	Dried vegetable, wholly cut, crack or in powder form but not further processed	

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32	0712.90 Ex. 0712.90.10.00 09.04	<ul style="list-style-type: none"> - Other vegetable, mixed vegetable : - Garlic <p>Pepper from genus Piper; fruit from genus Capsicum or/and genus Pimenta dried atau crushed or grinded.</p> <ul style="list-style-type: none"> - Fruit from genus Capsicum or from genus Pimenta: 	Powder
33	0904.21 0904.21.10.00	<ul style="list-style-type: none"> - Dried, uncrushed or ungrinded - Chilli (fruit from genus Capsium) 	
34	0904.22 0904.22.10.00 20.01	<ul style="list-style-type: none"> - Crushed or grinded : - Chilli (fruit from genus Capsicum) <p>Vegetable, fruits, beans, and parts of other plants that are edible, processed or preserved using vinegar or acetat acid or asam asetat.</p>	Chilli powder
35	2001.90 2001.90.10.00 20.04	<ul style="list-style-type: none"> - Miscellaneous: - Shallot <p>Other vegetables, processed or preseved by other than vinegar or frozen asam asetat, other than that referred to in post 20.06.</p>	
36	2004.10.00.00 20.05	<ul style="list-style-type: none"> - Potato : <p>Other vegetable, processed or preserved by other than vinegar or asam asetat, frozen, other than that referred to in post 20.06.</p>	
37	2005.20 2005.20.11.00	<ul style="list-style-type: none"> - Potato - slics and cuts: - in air vacuum package 	
38	2005.20. 19.00 20.07	<ul style="list-style-type: none"> - Miscellaneous <p>Jam, fruit jelly, marmelade, pure and pasta and fruits or beans obtained from cooking, containing additive to sugar or other</p>	

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39	2007.91.00.00 20.08	<p>sweetening stuff or without .</p> <ul style="list-style-type: none"> - Miscellaneous: - Orange fruit: <p>Beans and parts of other plants that are edible, processed or preserved by other means, containing additive to sugar or other sweetening stuff or alcohol or without, no detail or are included in other posts.</p>	
40	2008.20.00.00	<ul style="list-style-type: none"> - Pineapple 	
	2008.30	<ul style="list-style-type: none"> - Orange fruit: 	
41	2008.30.10.00	<ul style="list-style-type: none"> - Containing additive to sugar or other sweetening stuff or alcohol 	
42	2008.30.90.00	<ul style="list-style-type: none"> - Miscellaneous 	
	2008.99	<ul style="list-style-type: none"> - Miscellaneous: 	
43	2008.99.20.00 20.09	<ul style="list-style-type: none"> - Lengkung <p>Fruit juice (including grape must) and vegetable, unfermented and free alcohol additive containing sugar additive or other sweetening stuff or without</p>	
44	2009.12.00.00	<ul style="list-style-type: none"> - Orange juice: - unrozen, with Brix value not exceeding 20 	
45	2009. 19.00.00	<p>Miscellaneous</p> <ul style="list-style-type: none"> - Grapefruit juice (including comelo): 	
46	2009.21.00.00	<ul style="list-style-type: none"> - with Brix value not exceeding 20 	
47	2009.29.00.00	<ul style="list-style-type: none"> - Miscellaneous 	
48	2009.39.00.00	<ul style="list-style-type: none"> - Other orange fruits juices 	
49	2009.4 1.00.00	<ul style="list-style-type: none"> - Miscellaneous - Pineapple juice: - with Brix value not exceeding 20 	
		<ul style="list-style-type: none"> - Grapefruit juice (including grape must: 	

50	2009.61.00.00	- with Brix value not exceeding 30	
51	2009.69.00.00	- Miscellaneous	
		- Appel juice:	
52	2009.71.00.00	- with Brix value not exceeding 20	
53	2009.79.00.00	- Miscellaneous	
		- Juice made of more than one type of fruit or other vegetables	
	2009.89	- Miscellaneous :	
54	2009.89.10.00	- Blackcurrant juice	
		- Miscellaneous:	
55	Ex. 2009.89.99.00	- Miscellaneous	
		Manggo Fruit Juice Beverage	
	2009.90	- Mixed juice:	
56	Ex. 2009.90.90.00	- Miscellaneous	
		Mixed Fruits Juice (grapefruit, rose apple, Pineapple, papaya, manggo, pear, passion, appel, pear)	
	21.03	Sauce it its processed mixed spices mixed flavorings, mustard and coarse mustard powder and processed mustard	
	2103.90	- Miscellaneous :	
57	2103.90.10.00	- Cilli sauce	

MINISTER OF TRADE RI.

Sgd.

GITA IRAWAN WIRJAWAN

ATTACHMENT II

REPORT ON REALIZED IMPORT OF HOLTICULTURAL PRODUCT

Name of Company :
 Address of Head Office :
 Address of Factory :
 Number and date of SPI : Validity :
 Number and of RIPH : Term :
 Total number of Import License:

No.	Post Tarif/HS	Goods Description (Type Product)	No. & Date of PIB	Import Realization			Port of Destination	Country of Origin
				Volume (Ton)	Total Value (US\$)	Remaining Import Realized (Ton)		

Jakarta,

PT/CV

(Director)

Copied to:

1. the Head of Drugs and Food Supervisory Agency;
2. the Director General of Processing and Marketing of Agricultural Product of the Ministry of Agriculture;

(MA)