

**REGULATION OF THE MINISTER OF TRADE OF THE REPUBLIC OF INDONESIA
NUMBER 84 OF 2019**

ON

**IMPORT PROVISIONS FOR NON-DANGEROUS-AND-HAZARDOUS-MATERIAL
WASTES AS INDUSTRIAL RAW MATERIALS¹**

(AS CONSOLIDATED WITH REGULATION OF THE MINISTER OF TRADE OF THE
REPUBLIC OF INDONESIA NUMBER 92 OF 2019)

BY THE GRACE OF GOD ALMIGHTY

MINISTER OF TRADE OF THE REPUBLIC OF INDONESIA,

Considering:

- a. that in order to improve business climate and national competitiveness, as well as business certainty, it is deemed necessary to address regulation on imports of non-dangerous-and-hazardous-material wastes as industrial raw materials;
- b. that import provisions for non-dangerous-and-hazardous-material wastes, as addressed under Regulation of the Minister of Trade [Number 31/M-DAG/PER/5/2016](#) on Import Provisions for Non-Dangerous-and-Hazardous-Material Wastes are deemed to no longer in accordance with public legal development and needs, hence, it must be replaced;
- c. that based on considerations as referred to in letter a and letter b, it is deemed necessary to establish Regulation of the Minister of Trade on Import Provisions for Non-Dangerous-and-Hazardous-Material Wastes as Industrial Raw Materials;

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In view of:

1. Law [Number 7 of 1994](#) on Ratification of Agreement Establishing The World Trade Organization (*Persetujuan Pembentukan Organisasi Perdagangan Dunia*) (State Gazette of the Republic of Indonesia of 1994 Number 57, Supplement to the State Gazette of the Republic of Indonesia Number 3564);
2. Law [Number 10 of 1995](#) on Customs (State Gazette of the Republic of Indonesia of 1995 Number 75, Supplement to the State Gazette of the Republic of Indonesia Number 3612), as amended by Law Number 17 of 2006 (State Gazette of the Republic of Indonesia of 2006 Number 93, Supplement to the State Gazette of the Republic of Indonesia Number 4661);
3. Law [Number 18 of 2008](#) on Garbage Management (State Gazette of the Republic of Indonesia of 2008 Number 69, Supplement to the State Gazette of the Republic of Indonesia Number 69);
4. Law [Number 39 of 2008](#) on State Ministries (State Gazette of the Republic of Indonesia of 2008 Number 166, Supplement to the State Gazette of the Republic of Indonesia Number 4916);
5. Law [Number 32 of 2009](#) on Environmental Protection and Management (State Gazette of the Republic of Indonesia of 2009 Number 140, Supplement to the State Gazette of the Republic of Indonesia Number 5059);
6. Law [Number 3 of 2014](#) on Industrial Affairs (State Gazette of the Republic of Indonesia of 2014 Number 4, Supplement to the State Gazette of the Republic of Indonesia Number 5492);
7. Law [Number 7 of 2014](#) on Trading (State Gazette of the Republic of Indonesia of 2014 Number 45, Supplement to the State Gazette of the Republic of Indonesia Number 5512);
8. Regulation of the Government [Number 101 of 2014](#) on Management of Wastes from Hazardous-and-Toxic Materials (State Gazette of the Republic of Indonesia of 2014 Number 333, Supplement to the State Gazette of the Republic of Indonesia Number 5617);

9. Regulation of the Government [Number 24 of 2018](#) on Electronically-Integrated Business Licensing Services (State Gazette of the Republic of Indonesia of 2018 Number 90);
10. Decree of the President [Number 61 of 1993](#) on Ratification of Basel Convention on The Control of Transboundary Movements of Hazardous Wastes and Their Disposal;
11. Regulation of the President [Number 7 of 2015](#) on Organization of State Ministries (State Gazette of the Republic of Indonesia of 2015 Number 8);
12. Regulation of the President [Number 48 of 2015](#) on Ministry of Trade (State Gazette of the Republic of Indonesia of 2015 Number 90);
13. Regulation of the Minister of Trade [Number 46/M-DAG/PER/8/2014](#) on General Provisions on Import Verification (Official Gazette of the Republic of Indonesia of 2015 Number 1006);
15. Regulation of the Minister of Trade [Number 08/M-DAG/PER/2/2016](#) on Organization and Working Procedures for Ministry of Trade (Official Gazette of the Republic of Indonesia of 2016 Number 202);
16. Regulation of the Minister of Trade [Number 75 of 2018](#) on Importer Identification Number (Official Gazette of the Republic of Indonesia of 2018 Number 936);
17. Regulation of the Minister of Trade [Number 77 of 2018](#) on Electronically-Integrated Business Licensing Services within Trading Sector (Official Gazette of the Republic of Indonesia of 2018 Number 938);

HAS DECIDED:

To establish:

REGULATION OF THE MINISTER OF TRADE ON IMPORT PROVISIONS FOR NON-DANGEROUS-AND-HAZARDOUS-MATERIAL WASTES AS INDUSTRIAL RAW MATERIALS.

Article 1

Under this Regulation of the Minister, the following definitions are employed:

1. Hazardous-and-Toxic Materials, hereinafter abbreviated as B3 [*Bahan Berbahaya dan Beracun*], are substance, energy, and/or other components, of which, due to its nature, concentration, and/or amount, either directly or indirectly, may pollute and/or damage the environment, and/or endanger the environment, health, as well as the viability of human and other living beings.
2. B3 Wastes are residues of a business/activity containing B3.
3. Non-B3 Wastes are residues of a business and/or activity in the forms of residue, scrap, or remaining waste [*reja*] which are not classified into the classification of category of hazardous-and-toxic material wastes.
4. Residues are products which are not yet fully consumed within the production process or goods which still have the same characteristics with its original goods.
5. Remaining Wastes [*reja*] are goods in cut forms and still share the same nature with its original goods, however, its functions are not similar with its original goods.
6. Scraps are goods which are consisted of similar or dissimilar components, which are unraveled from its original form and its functions are not similar with its original goods.
7. Garbage is the residue of human daily activities and/or natural process in solid form.
- 7a. Homogenous is a group of homogenous Non-B3 Wastes materials and does not mix with another group of Non-B3 wastes materials.
8. Business Identification Number, hereinafter abbreviated as NIB [*Nomor Induk Berusaha*], is identity of Businesses as issued by the OSS Agency after Businesses have performed Registration.
9. Producer Importer Identification Number, hereinafter abbreviated as API-P [*Angka Pengenal Importir Produsen*], is identity sign as producer importers.
10. Import Approval for Non-B3 Wastes as Industrial Raw Materials, hereinafter abbreviated as PI [*Persetujuan Impor*], is approval that is used as permit to perform imports of Non-B3 Wastes as Industrial Raw Materials.
11. Exporters of Non-B3 Waste as Industrial Raw Materials, hereinafter referred to as Exporters, are companies in the state where Non-B3 Wastes as Industrial Raw

- Materials are produced, which perform shipping of Non-B3 Wastes as Industrial Raw Materials to Indonesia.
12. Verification or technical search is assessment and examination of imported goods as performed by surveyors.
 13. Surveyors are survey companies which are granted with authorization to perform verification or technical search on imports of Non-B3 Wastes as Industrial Raw Materials.
 14. Surveyor Report, hereinafter abbreviated as LS [*Laporan Surveyor*], is written document which is the output of verification or technical survey activities from surveyors who declare the conformity of imported goods.
 15. Non-Hazardous-and-Toxic-Material Wastes Imports as Industrial Raw Materials Taskforce, hereinafter referred to as Non-B3 Wastes Imports Taskforce, is formation as established in the event of supervision of implementation of Imports of Non-B3 Wastes as Industrial Raw Materials.
 16. Recommendation is letter as issued by institutional officer/relevant working unit which is authorized to give technical consideration as the basis for the issuance of PI.
 17. Indonesia National Single Window, hereinafter abbreviated as INSW, is Indonesian national system which enables the performance of single submission of data and information (*penyampaian data dan informasi secara tunggal*), single and synchronous processing of data and information (*pemrosesan data dan informasi secara tunggal dan sinkron*), and single decision making for custom release and clearance of cargoes (*pembuatan keputusan secara tunggal untuk pemberian izin kepabeanan dan pengeluaran barang*).
 18. Electronically-Integrated Business Licensing or Online Single Submission, hereinafter abbreviated as OSS, is Business Licensing as issued by OSS Agency for and on behalf of minister, head of agency, governor, or regent/mayor toward businesses through integrated electronic systems.
 19. OSS Managing and Organizing Agency, hereinafter referred to as OSS Agency, is non-ministerial governmental agency which organizes governmental affairs within the investment coordinating sector.

20. Trading Integrated Service Unit, hereinafter referred to as UPTP [*Unit Pelayanan Terpadu Perdagangan*], is unit which organizes trading integrated services.
21. Minister is minister who organizes governmental affairs within trading sector.
22. Director-General is Director-General of Foreign Trade under Ministry of Trade.

Article 2

- (1) With this Regulation of the Minister, Non-B3 Wastes may be imported.
- (2) Non-B3 Wastes which may be imported are as included in the Appendix, which is an integral part to this Regulation of the Minister.
- (3) Non-B3 Wastes as referred to in paragraph (2) may only be used for industrial raw materials.

Article 3

- (1) Non-B3 Wastes as Industrial Raw Materials as referred to under Article 2 paragraph (2) may be imported if they are:
 - a. not originated from landfill activities;
 - b. not garbage and not mixed with garbage;
 - c. not contaminated with B3 and B3 Wastes; and
 - d. homogenous.
- (2) Criteria for Non-B3 Wastes as Industrial Raw Materials which are not originated from landfill activities as referred to in paragraph (1) letter a and are not garbage and are not mixed with garbage as referred to in paragraph (1) letter b, as follows:
 - a. not mixed with dirt; and
 - b. clean.
- (3) Imports of Non-B3 Wastes as Industrial Raw Materials should be originated from Exporters who are listed in their countries of origin.
- (4) Shipping for Imports of Non-B3 Wastes as Industrial Raw Materials is performed with the following provisions:
 - a. in case Non-B3 Wastes are not packaged in containers, direct shipping must be performed from loading port to prescribed destination port;
 - b. in case Non-B3 Wastes are packaged in containers:

1. direct shipping may be performed from loading dock to prescribed destination port; or
 2. transit shipping (through another port) may be performed without performing containers' seal (*sege/*) opening activity at transit port that is proven with containers' number and seal's number from Surveyor.
- (5) In case imports of Non-B3 Wastes as Industrial Raw Materials are proven to:
- a. violate provisions as referred to in paragraph (4) letter a; and/or
 - b. the existence of containers' seal (*sege/*) opening activity at transit port as referred to in paragraph (4) letter b point 2,
- Non-B3 Wastes as Industrial Raw Materials must be re-exported by importers within 90 (ninety) days since the arrival of goods based on manifest document (BC.1.1).

Article 4

- (1) Imports of Non-B3 Wastes as Industrial Raw Materials may only be performed by companies possessing API-P which have secured PI from the Minister.
- (2) Minister issues mandate on the issuance of PI as referred to in paragraph (1) toward Director-General.
- (3) PI as referred to in paragraph (1) is customs supplementary document for custom clearance [*penyelesaian pabean*] within import sector.

Article 5

- (1) In order to secure PI as referred to under Article 4 paragraph (1), companies should submit online application with the Director-General via <http://inatrade.kemendag.go.id> page by uploading the original documents of:
 - a. NIB which functions as API-P;
 - b. Industrial Business License or other similar business license from authorized institutions;
 - c. environmental license from authorized institutions;
 - d. proofs as registered Exporters as issued by authorized institutions in the country of origin, as legalized by representatives of the Republic of Indonesia overseas;

- e. affidavit from Exporters, declaring that:
 - 1. Exported Non-B3 Wastes as Industrial Raw Materials are:
 - a) not originated from landfill activities;
 - b) not garbage and not mixed with garbage;
 - c) not contaminated with B3 and B3 Wastes; and
 - d) homogenous;
 - 2. willing to be held liable and accept the return of Non-B3 Wastes as Industrial Raw Materials which have been exported by them if it is not in accordance with affidavit as referred to in point 1;
 - f. official duty-stamped letter from companies which submit application, declaring that:
 - 1. Imported Non-B3 Wastes as Industrial Raw Materials are:
 - a) not originated from landfill activities;
 - b) not garbage and not mixed with garbage;
 - c) not contaminated with B3 and B3 Wastes; and
 - d) homogenous;
 - 2. willing to be held responsible and re-export Non-B3 Wastes as Industrial Raw Materials which have been imported by them if it is not in accordance with affidavit as referred to in point 1;
 - g. Recommendation from [sic] ministry which organizes governmental affairs within environmental sector as obtained online through INSW portal;
 - h. Recommendation from [sic] ministry which organizes governmental affairs within industrial sector as obtained online through INSW portal, for importers who have never secured PI; and
 - i. Master List on the needs of industrial raw materials of every importers as submitted by the ministry which organizes governmental affairs within industrial sector, for importers who have previously secured PI.
- (2) In case Recommendation as referred to in paragraph (1) letter g or letter h has not yet integrated with INSW portal, the original Recommendation is submitted to UPTP manually.

- (3) Based on application as referred to in paragraph (1), Director-General issues PI by using digital signature (*tanda tangan elektronik*) within 5 (five) business days since the application was completely and accurately received.
- (4) In case the application as referred to in paragraph (1) is incomplete and inaccurate, online rejection is performed within 3 (three) business days since the application was received.
- (5) Director-General gives mandate on the rejection of application as referred to in paragraph (4) against Director of Import.

Article 6

PI as referred to under Article 5 paragraph (3) at least contain data or information on:

- a. identity of companies;
- b. types of Non-B3 Wastes as Industrial Raw Materials with description of goods and HS Codes/Post Tariffs;
- c. amount of Non-B3 Wastes as Industrial Raw Materials;
- d. Recommendation's number as referred to under Article 5 paragraph (1) letter g and letter h, as required;
- e. country of origin;
- f. loading port;
- g. import destination port;
- h. name and address of Exporters; and
- i. validity period of PI.

Article 7

PI as referred to under Article 5 paragraph (3) prevails for 1 (one) year since the issuance date.

Article 8

- (1) Validity period of PI as referred to under Article 7 may be extended for a time period no longer than 30 (thirty) days.

- (2) In order to obtain extension of validity period of PI as referred to in paragraph (1), companies should submit online application with the Director-General through <http://inatrade.kemendag.go.id> page, no later than 14 (fourteen) days prior to the expiration date of validity period of PI, by uploading the original documents of:
 - a. PI;
 - b. Certificate on the reasons for extension; and
 - c. Bill of Lading (B/L).
- (3) Based on application as referred to in paragraph (2), Director-General issues extension of validity period of PI by using digital signature (*tanda tangan elektronik*) within 5 (five) business days since the application was completely and accurately received.
- (4) In case the application as referred to in paragraph (1) is incomplete and inaccurate, online rejection is performed within 3 (three) business days since the application was received.

Article 9

- (1) Companies possessing PI may submit application for PI modification in case there is modification plan on identity of companies, types of goods, classification of goods/HS Codes/Post-Tariff, country of origin, and/or destination port.
- (2) In order to secure PI modification as referred to in paragraph (1), companies possessing PI should submit online application with the Director-General through <http://inatrade.kemendag.go.id> page by uploading the original documents of:
 - a. identity of companies which undergoes modification;
 - b. PI;
 - c. Recommendation from the ministry which organizes governmental affairs within environmental sector; and
 - d. Recommendation from the ministry which organizes governmental affairs within industrial sector.
- (3) Based on application as referred to in paragraph (1), Director-General issues PI modification by using digital signature (*tanda tangan elektronik*) within 5 (five) business days since the application was completely and accurately received.

- (4) In case the application as referred to in paragraph (1) is incomplete and inaccurate, online rejection is performed within 3 (three) business days since the application was received.

Article 10

- (1) Submission of application to secure:
- a. PI as referred to under Article 5;
 - b. extension of validity period of PI as referred to under Article 8; and
 - c. PI modification as referred to under Article 9,
- may only be served using online system through <http://inatrade.kemendag.go.id>.
- (2) In case force majeure [*keadaan kahar*] occurs and causing electronic system through <http://inatrade.kemendag.go.id> to be malfunction, submission of application as referred to in paragraph (1) is submitted manually.

Article 11

In case the issuance of:

- a. PI as referred to under Article 5 paragraph (3);
 - b. extension of validity period of PI as referred to under Article 8 paragraph (3); and/or
 - c. PI modification as referred to under Article 9 paragraph (3),
- cannot yet be performed, issuance as referred to in letter a, letter b, and letter c is performed manually.

Article 12

Any imports of Non-B3 Wastes as Industrial Raw Materials by companies as referred to under Article 4 may only be performed through destination ports, namely:

- a. Tanjung Priok in Jakarta;
- b. Tanjung Emas in Semarang;
- c. Tanjung Perak in Surabaya;
- d. Soekarno Hatta in Makassar;
- e. Belawan in Medan;

- f. Batu Ampar in Batam;
- g. Teluk Lamong in Surabaya;
- h. Merak in Cilegon;
- i. Weda in Halmahera Tengah;
- j. Cigading in Cilegon;
- k. Bahodopi in Morowali; and
- l. Bitung in Bitung.

Article 13

- (1) Against every performance of imports of Non-B3 Wastes as Industrial Raw Materials by companies possessing PI, Verification or technical search must be performed in the country where loading takes place before the shipping.
- (2) Performance of Verification or technical search as referred to in paragraph (1) is performed by Surveyors as determined by the Minister.
- (3) Surveyors must ascertain Non-B3 Wastes as Industrial Raw Materials as loaded in the ship are Non-B3 Wastes which have been Verified or technically searched as referred to in paragraph (1).
- (4) Procedures and methods for the performance of Verification or technical search as referred to in paragraph (1) are determined by the Director-General.
- (5) Procedures and methods for the performance of Verification or technical search as referred to in paragraph (4) are evaluated for at least 1 (one) time within a year.

Article 14

In order to be determined as Surveyors as referred to under Article 13 paragraph (2), Surveyors should fulfill the following requirements:

- a. possessing Survey Service Business License Certificate (*Surat Izin Usaha Jasa Survey/SIUJS*);
- b. have been accredited as inspection agency by National Accreditation Committee (*Komite Akreditasi Nasional/KAN*) in accordance with the relevant scope;
- c. have experiences as surveyors for at least 5 (five) years;

- d. own branch or representative and/or affiliation overseas which is accredited by the authorized agency in such country;
- e. have information-system network to support the effectiveness of Verification or technical search services; and
- f. have decent track records (*rekam jejak*) within the sector of management of import Verification or technical search activities.

Article 15

- (1) Verification or technical search as referred to under Article 13 paragraph (1) at least encompasses:
 - a. identity of importers and Exporters, accurately and clearly;
 - b. number and date of PI;
 - c. types of Non-B3 Wastes as Industrial Raw Materials, as well as description of imported goods;
 - d. amount of imported Non-B3 Wastes as Industrial Raw Materials;
 - e. fulfillment of requirements on criteria of Non-B3 Wastes as Industrial Raw Materials which may be imported as referred to under Article 3;
 - f. information on time, exporting country, and loading port of imported Non-B3 Wastes as Industrial Raw Materials;
 - g. information on location or destination port for unloading of imported Non-B3 Wastes as Industrial Raw Materials;
 - h. information from Exporters in the forms of affidavit as referred to under Article 5 paragraph (1) letter e; and
 - i. information from importers in the forms of affidavit as referred to under Article 5 paragraph (1) letter f.
- (2) Output of Verification or technical search as referred to in paragraph (1) is incorporated in the forms of LS to be used as customs supplementary document for custom clearance within the import sector.
- (3) LS as referred to in paragraph (2) should contain veracity statement on output of Verification or technical search and should be within full liability of Surveyors.

- (4) In case the output of Verification or technical search is not in accordance with this Regulation of the Minister, Surveyors issue rejection letter on the issuance of LS and accompanied with its reasons.
- (5) Against the performance of import Verification or technical search as referred to in paragraph (1), Surveyors collect service fees from importers, of which, the amount is determined with considerations given to benefit principle.

Article 16

- (1) In performing the activities of Verification or technical search on the imports of Non-B3 Wastes as Industrial Raw Materials, Surveyors as referred to under Article 13 paragraph (2) may perform cooperation with surveyors domiciled overseas which are accredited by authorized authorities in such countries.
- (2) Surveyors as referred to under Article 13 paragraph (2) have full liability over the veracity of output of Verification or technical search on the imports of Non-B3 Wastes as Industrial Raw Materials as performed by surveyors existing overseas as referred to in paragraph (1).
- (3) Surveyors as referred to under Article 13 paragraph (2) are fully held liable for the fulfillment of requirements on criteria as referred to under Article 3 for the entirety of imported Non-B3 Wastes as Industrial Raw Materials.

Article 17

- (1) Importers of Non-B3 Wastes as Industrial Raw Materials are prohibited from transferring and/or trading imported Non-B3 Wastes as Industrial Raw Materials to other parties.
- (2) Importers of Non-B3 Wastes as Industrial Raw Materials must self-process imported Non-B3 Wastes, thus producing goods with new HS Codes/Post Tariff and having added value.
- (3) Importers of Non-B3 Wastes as Industrial Raw Materials are prohibited from transferring and/or trading Non-B3 Wastes as Industrial Raw Materials which can no longer be utilized within production process to other parties.

- (4) Against Non-B3 Wastes as Industrial Raw Materials which cannot be utilized within production process, they must be managed by importers of Non-B3 Wastes individually, in groups or in cooperation with licensed companies processing wastes.

Article 18

- (1) Companies possessing PI must submit online monthly report on the performance of Imports of Non-B3 Wastes as Industrial Raw Materials, either realized or unrealized, no later than the 15th (fifteenth) date of the following month, via online through <http://inatrade.kemendag.go.id> page to the Director-General with copy delivered to the ministry which organizes governmental affairs within environmental sector and ministry which organizes governmental affairs within industrial sector.
- (2) In case force majeure [*keadaan kahar*] occurs and causing the electronic system through <http://inatrade.kemendag.go.id> to be malfunction, submission of report as referred to in paragraph (1) is submitted manually.

Article 19

Surveyors as referred to under Article 13 paragraph (2) must submit monthly report on Verification or technical search activities in writing with the Director-General, no later than the 15th (fifteenth) date of the following month.

Article 20

- (1) In the event of enforcement of this Regulation of the Minister, Minister may establish Non-B3 Wastes Imports Taskforce which is consisted of relevant ministries/non-ministerial governmental agencies/governmental agencies.
- (1a) Performance of duties of Non-B3 Wastes Imports Taskforce as referred to in paragraph (1) is coordinated by Director-General whose duties and functions are performing supervision within the sector of Customer Protection and Commercial Order.
- (2) Performance of duties of Non-B3 Wastes Imports Taskforce as referred to in paragraph (1) is based on authorities of relevant ministries/non-ministerial

governmental agencies/governmental agencies in accordance with laws and regulations.

Article 21

- (1) In case that imported Non-B3 Wastes as Industrial Raw Materials fail to meet requirements as referred to under Article 3 and/or in contradiction with PI's data as referred to under Article 6, importers must re-export such Non-B3 Wastes as Industrial Raw Materials, no later than 90 (ninety) days since the arrival of the goods based on manifest documents (BC.1.1).
- (2) Fees for the performance of re-export as referred to in paragraph (1) should be borne by the importers.

Article 22

- (1) PI is suspended if companies possessing PI:
 - a. violate provisions on shipping of imports of Non-B3 Wastes as referred to under Article 3 paragraph (4) letter a or letter b point 2; and/or
 - b. fail to perform obligation to submit report as referred to under Article 18 paragraph (1).
- (2) PI which has been suspended may be reactivated if companies as referred to in paragraph (1):
 - a. perform re-export obligation as referred to under Article 3 paragraph (5); and/or
 - b. submit report on the performance of imports of Non-B3 Wastes as Industrial Raw Materials within 1 (one) month since the suspension date.

Article 23

- (1) PI is suspended if, based on the recommendation output of Satgas, in case imported Non-B3 Wastes as Industrial Raw Materials are proven to be:
 - a. originated from landfill activities;
 - b. in the forms of garbage and/or mixed with garbage;
 - c. contaminated with B3 and/or B3 Wastes; and/or
 - d. not homogenous.

- (2) PI which has been suspended as referred to in paragraph (1) may be reactivated after securing recommendation from related Satgas on the reactivation of suspended PI.

Article 24

PI is revoked if companies:

- a. fail to perform re-export obligation as referred to under Article 3 paragraph (5) in accordance with provisions under laws and regulations;
- b. violate provisions on the prohibition of transferring and/or trading imported Non-B3 Wastes as Industrial Raw Materials to other parties as referred to under Article 17 paragraph (1);
- c. fail to perform obligation to self-process imported Non-B3 Wastes as Industrial Raw Materials as referred to under Article 17 paragraph (2);
- d. violate provisions on the prohibition of transferring and/or trading imported Non-B3 Wastes as Industrial Raw Materials which cannot be utilized within production process to other parties as referred to under Article 17 paragraph (3);
- e. fail to perform obligation to re-export Non-B3 Industrial Wastes as Industrial Raw Materials as referred to under Article 21 paragraph (1);
- f. fail to perform obligation on the submission of report after the suspension period of PI has elapsed, as referred to under Article 22 paragraph (2);
- g. modify, add, and/or replace the contents as included in PI without approval from the Director-General;
- h. modify, add, and/or replace the contents as included in affidavit of Exporters as referred to under Article 5 paragraph (1) letter e;
- i. modify, add, and or replace affidavit as referred to under Article 5 paragraph (1) letter f;
- j. are proven to submit false data and/or information on requirements for the application of PI, after PI has been issued; and
- k. are convicted by the court, with a final and binding power, against criminal act in relation to misuse of PI.

Article 25

- (1) Suspension and reactivation of PI as referred to under Article 22 and Article 23 are performed using electronic system through <http://inatrade.kemendag.go.id>.
- (2) Revocation of PI as referred to under Article 24 is determined by the Director-General for and on behalf of the Minister.

Article 26

- (1) Companies possessing PI which are imposed with revocation sanction using ground as referred to under Article 24 letter f, may only submit application to secure PI back after 1 (one) year since the date when revocation of PI was issued.
- (2) Companies possessing PI which are imposed with revocation sanction using grounds under Article 24 letter a, letter b, letter c, letter d, letter e, letter g, letter h, letter i, letter j, and letter k, may not submit application to secure PI back.

Article 27

- (1) Surveyors who violate provisions on the obligation for the submission of report as referred to under Article 19 are imposed with reprimand by the Director-General.
- (2) Within 15 (fifteen) days since the imposition of reprimand as referred to in paragraph (1), Surveyors must submit written report.
- (3) In case Surveyors fail to submit written report as referred to in paragraph (2), Surveyors are imposed with administrative sanctions in the forms of suspension of determination status as Surveyors by the Minister.
- (4) Within 15 (fifteen) days since the suspension as referred to in paragraph (3), Surveyors must submit written report.
- (5) In case Surveyors have submitted written report as referred to in paragraph (4), the Minister activates determination status as Surveyors from suspension sanction as referred to in paragraph (3).
- (6) In case Surveyors fail to submit written report as referred to in paragraph (4), Surveyors are imposed with administrative sanction in the forms of revocation of determination status as Surveyors by the Minister.

Article 28

Importers who import Non-B3 Wastes as Industrial Raw Materials and Surveyors as referred to under Article 13 paragraph (2) who violate provisions under this Regulation of the Minister are imposed with sanctions in accordance with provisions under laws and regulations.

Article 29

Provisions on Imports of Non-B3 Wastes as Industrial Raw Materials under this Regulation of the Minister continue to prevail against the entry of Non-B3 Wastes as Industrial Raw Materials into Bonded Storage Areas, Free-Trade and Free-Port Areas, and Special Economic Zones.

Article 30

Implementing technical guideline from Regulation of the Minister may be determined by the Director-General.

Article 31

When this Regulation of the Minister enters into force:

- a. Recommendation which has been issued based on Regulation of the Minister of Trade [Number 31/M-DAG/PER/5/2016](#) on Import Provisions for Non-Dangerous-and-Hazardous-Material Wastes (Official Gazette of the Republic of Indonesia of 2016 Number 730), of which, its PI is yet to be applied, may be used for 1 (one) time administration of PI until the validity period of Recommendation elapses.
- b. PI which has been issued based on Regulation of the Minister of Trade [Number 31/M-DAG/PER/5/2016](#) on Import Provisions for Non-Dangerous-and-Hazardous-Material Wastes (Official Gazette of the Republic of Indonesia of 2016 Number 730) is still declared valid until its validity period elapses which is proven with manifest document BC.1.1.
- c. LS which has been issued based on Regulation of the Minister of Trade [Number 31/M-DAG/PER/5/2016](#) on Import Provisions for Non-Dangerous-and-Hazardous-

Material Wastes (Official Gazette of the Republic of Indonesia of 2016 Number 730) is still declared valid until the settlement of import obligations by importers.

- d. Verification or Technical Search Process which is performed by Surveyor prior to 22 November 2019, of which, its issuance of LS was subsequent to 21 November 2019, is performed based on provisions on verification of technical search process under Regulation of the Minister of Trade [Number 84 of 2019](#) on Import Provisions for Non-Dangerous-and-Hazardous-Material as Industrial Raw Materials (Official Gazette of the Republic of Indonesia of 2019 Number 1293), unless provisions under Article 3 paragraph (3), Article 5 paragraph (1) letter d, and Article 12 of Regulation of the Minister of Trade [Number 84 of 2019](#) on Import Provisions for Non-Dangerous-and-Hazardous-Material as Industrial Raw Materials (Official Gazette of the Republic of Indonesia of 2019 Number 1293).
- e. Against Verification or Technical Search process which is performed by Surveyor subsequent to 21 November 2019 as performed based on PI which is issued based on Regulation of the Minister of Trade [Number 31/M-DAG/PER/5/2016](#) on Import Provisions for Non-Dangerous-and-Hazardous-Material Wastes (Official Gazette of the Republic of Indonesia of 2016 Number 730), provisions under Regulation of the Minister of Trade [Number 84 of 2019](#) on Import Provisions for Non-Dangerous-and-Hazardous-Material as Industrial Raw Materials (Official Gazette of the Republic of Indonesia of 2019 Number 1293) prevail, unless for provisions under Article 3 paragraph (3), Article 5 paragraph (1) letter d, and Article 12 of Regulation of the Minister of Trade [Number 84 of 2019](#) on Import Provisions for Non-Dangerous-and-Hazardous-Material as Industrial Raw Materials (Official Gazette of the Republic of Indonesia of 2019 Number 1293).
- f. Surveyor who has been appointed as the executor of Verification or Technical Search based on Regulation of the Minister of Trade [Number 31/M-DAG/PER/5/2016](#) on Import Provisions for Non-Dangerous-and-Hazardous-Material Wastes (Official Gazette of the Republic of Indonesia of 2016 Number 730) is still declared to be able to perform duties and appointment as Surveyor is adjusted with provisions under this Regulation of the Minister for 6 (six) months at maximum since Regulation of the Minister of Trade [Number 84 of 2019](#) on Import Provisions

for Non-Dangerous-and-Hazardous-Material as Industrial Raw Materials (Official Gazette of the Republic of Indonesia of 2019 Number 1293) enters into force.

Article 31A

- (1) Provisions under Article 3 paragraph (3) and Article 5 paragraph (1) letter d of Regulation of the Minister of Trade [Number 84 of 2019](#) on Import Provisions for Non-Dangerous-and-Hazardous-Material as Industrial Raw Materials start to prevail, 6 (six) months since this Regulation of the Minister is promulgated.
- (2) PI as issued in accordance with provisions as referred to in paragraph (1) only prevail for 6 (six) months since this Regulation of the Minister is promulgated.

Article 32

When this Regulation of the Minister enters into force:

- a. Decree of the Minister of Industry and Trade Number 642/MPP/Kep/9/2002 on Amendment to Appendix I to Decree of the Ministry of Industry and Trade Number 230/Mpp/Kep/7/1997 on Goods Which Commercial Import Procedures are Addressed; and
- b. Regulation of the Minister of Trade [Number 31/M-DAG/PER/5/2016](#) on Import Provisions for Non-Dangerous-and-Hazardous-Material Wastes, are revoked and declared invalid.

Article 33

This Regulation of the Minister enters into force after 30 (thirty) days since the promulgation date.

For the purposes of public cognizance, it has been ordered that the promulgation of this Regulation of the Minister should be achieved through its publication in the Official Gazette of the Republic of Indonesia.

Article II

(AS CONSOLIDATED WITH REGULATION OF THE MINISTER OF TRADE OF THE
REPUBLIC OF INDONESIA NUMBER 92 OF 2019)

This Regulation of the Minister enters into force after 7 (seven) days since the promulgation date.

For the purposes of public cognizance, it has been ordered that the promulgation of this Regulation of the Minister should be achieved through its publication in the Official Gazette of the Republic of Indonesia.



Established in Jakarta
on 17 December 2019

MINISTER OF TRADE OF THE REPUBLIC OF INDONESIA,
signed.

AGUS SUPARMANTO

Promulgated in Jakarta
on 18 December 2019

DIRECTOR-GENERAL OF LAWS AND REGULATIONS
MINISTRY OF LAW AND HUMAN RIGHTS OF THE REPUBLIC OF INDONESIA,
signed.

WIDODO EKATJAHJANA



APPENDIX TO
REGULATION OF THE MINISTER OF TRADE OF THE REPUBLIC OF INDONESIA
NUMBER 84 OF 2019
ON
IMPORT PROVISIONS FOR NON-B3 WASTES AS INDUSTRIAL RAW MATERIALS
(AS CONSOLIDATED WITH REGULATION OF THE MINISTER OF TRADE OF THE
REPUBLIC OF INDONESIA NUMBER 92 OF 2019)

TYPES OF NON-B3 WASTES AS INDUSTRIAL RAW MATERIALS WHICH MAY BE
IMPORTED

NO.	HS CODES	DESCRIPTION OF GOODS	INFORMATION
Group of Paper			
	47.07	Recovered paper or paperboard (residues and scraps).	
1.	4707.10.00	-Non-bleached paper or kraft paperboard or corrugated paper or paperboard	
2.	4707.20.00	-Other paper or paperboard which is made, especially from bleached chemical pulp, that is not entirely colored	
3.	4707.30.00	-Paper or paperboard which is made, especially from mechanic pulp (for example, newspaper, journal, and similar printed goods)	
4.	4707.90.00	-Miscellaneous, including unsorted residues and scraps	This group is a mix of all types of papers which are both included and excluded within HS 4707.10.00, HS

NO.	HS CODES	DESCRIPTION OF GOODS	INFORMATION
			4707.20.00 and HS 4707.30.00
Group of Metal			
	71.12	Residues and scraps from noble metal or from metal that is wrapped with noble metal; other residues and scraps containing noble metal or noble-metal substance, from types which are used, especially for recovery of noble metal.	
		-Miscellaneous	
5.	7112.92.00	--From platina, including metal that is wrapped with platina, but excluding residues containing other noble metals	
	72.04	Ferro residues and scraps; ingot as a result of re-melting of iron or steel scraps.	
6.	7204.10.00	-Residues and scraps from cast iron	
		-Residues and scraps from alloy steel:	
7.	7204.21.00	--From stainless steel	
8.	7204.29.00	--Miscellaneous	Residues and scraps from alloy steel, except for stainless steel
9.	7204.30.00	-Residues and scraps from iron or steel as coated with tin	
		-Other residues and scraps:	

NO.	HS CODES	DESCRIPTION OF GOODS	INFORMATION
10.	7204.41.00	--Forms of gram, shaving, piece, mill residue, sawdust, honing, chunk and debris, within a bundle or not	
11.	7204.49.00	--Miscellaneous	This group is a mix of all residues and scraps of steel which are both included and excluded within HS 7204.10.00, HS 7204.21.00, 7204.29.00, 7204.30.00, and HS 7204.41.00
12.	7404.00.00	Residues and scraps of copper.	
13.	7503.00.00	Residues and scraps of nickel.	
14.	7602.00.00	Residues and scraps of aluminum.	
15.	7902.00.00	Residues and scraps of zinc.	
16.	8002.00.00	Residues and scraps of tin.	
	81.01	Tungsten (wolfram) and goods deriving from it, including residues and scraps.	
		-Miscellaneous:	
17.	8101.97.00	--Residues and scraps	
	81.02	Molybdenum and goods deriving from it, including residues and scraps.	
		-Miscellaneous:	
18.	8102.97.00	--Residues and scraps	

NO.	HS CODES	DESCRIPTION OF GOODS	INFORMATION
	81.03	Tantalum and goods deriving from it, including residues and scraps.	
19.	8103.30.00	-Residues and scraps	
	81.04	Magnesium and goods deriving from it, including residues and scraps.	
20.	8104.20.00	-Residues and scraps	
	81.05	Cobalt mate and other intermediary products from cobalt metallurgy; cobalt and goods deriving from it, including residues and scraps.	
21.	8105.30.00	-Residues and scraps	
	81.06	Bismuth and goods deriving from it, including residues and scraps.	
22.	Ex8106.00.10	-Residues and scraps	
	81.07	Cadmium and goods deriving from it, including residues and scraps.	
23.	8107.30.00	-Residues and scraps	
	81.08	Titanium and goods deriving from it, including residues and scraps.	
24.	8108.30.00	-Residues and scraps	
	81.09	Zirconium and goods deriving from it, including residues and scraps.	
25.	8109.30.00	-Residues and scraps	
	81.10	Antimony and goods deriving from it, including residues and scraps.	
26.	8110.20.00	-Residues and scraps	

NO.	HS CODES	DESCRIPTION OF GOODS	INFORMATION
	81.11	Manganese and goods deriving from it, including residues and scraps.	
27.	8111.00.10	-Residues and scraps	
	81.12	Beryllium, chromium, germanium, vanadium, gallium, hafnium, indium, niobium (columbium), rhenium and thallium, as well as goods from such metal, including residues and scraps.	
		-Beryllium:	
28.	8112.13.00	--Residues and scraps	
		-Chromium:	
29.	8112.22.00	--Residues and scraps	
		-Thallium:	
30.	8112.52.00	--Residues and scraps	
		-Miscellaneous:	
31.	Ex.8112.92.00	--Residues and scraps	
32.	Ex.8113.00.00	Residues and scraps from Cermet [sermet].	
Group of Plastic			
	39.15	Residues, remaining waste [reja] and scraps, from plastic.	
	3915.10	-From ethylene-polymer:	
33.	3915.10.10	--From non-rigid cellular products	
34.	3915.10.90	--Miscellaneous	
	3915.20	-From styrene-polymer:	
35.	3915.20.10	--From non-rigid cellular products	
36.	3915.20.90	--Miscellaneous	

NO.	HS CODES	DESCRIPTION OF GOODS	INFORMATION
	3915.30	-From vinyl-chloride polymer;	
37.	3915.30.10	--From non-rigid cellular products	
38.	3915.30.90	--Miscellaneous	
39.	3915.90.00	-From other plastics	Residues or scraps from other polymers, such as Polypropylene, Polycarbonate, Acrylonitrile butadiene styrene, Polyvinyl acetate.
Group of Rubber			
40.	4004.00.00	Residues, remaining waste [<i>reja</i>] and rubber scraps (other than hard rubber) and power, as well as particle [<i>butir</i>] as obtained from it.	
Group of Textile and Textile Product			
41.	5003.00.00	Silk residues (including cocoons which are not suitable to be rolled, yarn residues and garneted stocks).	
	51.03	Residues from wool or soft or rough animal pelage, including yarn residues, but excluding garneted stocks.	
42.	5103.10.00	-Noil from wool or soft animal pelage	
43.	5103.20.00	-Residues from wool or from soft animal pelage	

NO.	HS CODES	DESCRIPTION OF GOODS	INFORMATION
44.	5103.30.00	-Residues from rough animal pelage	
	52.02	Cotton residues (including yarn residues and garneted stocks).	
45.	5202.10.00	-Silk residues (including spun-yarn residues)	
		-Miscellaneous:	
46.	5202.91.00	--Garneted stocks	
47.	5202.99.00	--Miscellaneous	
	53.01	<i>Lena</i> , raw or being worked on but not spun; tow <i>lena</i> and <i>lena</i> residues (including yarn residues and garneted stocks).	
48.	5301.30.00	-Tow <i>lena</i> or <i>lena</i> residues	
	53.02	True hemp (<i>Cannabis sativa L.</i>), raw or processed, but not spun; tow and residues from true hemp (including yarn residues and garneted stocks).	
49.	5302.90.00	-Miscellaneous	Residues of true hemp, including yarn residues and garneted stocks
	53.03	Jute fibers and other tree-skin textile fibers (excluding <i>lena</i> , true hemp and hemp [<i>rami</i>]), raw or processed but not spun; tow and residues from such fibers (including yarn residues and garneted stocks).	

NO.	HS CODES	DESCRIPTION OF GOODS	INFORMATION
50.	5303.90.00	-Miscellaneous.	Residues from fibers and other tree-skin textile fibers (excluding <i>lena</i> , true hemp, and hemp [<i>rami</i>]) including yarn residues and garneted stocks
	53.05	Coconut fibers, abaca (manila banana or <i>Musa textilies Nee</i> fibers), hemp [<i>rami</i>] and other plant-based textile fibers, not detailed or included within any posts, raw or being worked on but not spun, tow, noil and residues from such fibers (including yarn residues and garneted stocks).	
51.	Ex. 5305.00.10	-Residues from fibers from genus agave (including yarn wastes and garneted stocks)	
		-Coconut fibers (coir) and abaca fibers :	
52.	5305.00.22	--Other coconut fibers.	
53.	5305.00.23	--Abaca fibers	
54.	5305.00.90	-Miscellaneous	Residues from coconut fibers, abaca, hemp [<i>rami</i>], and other plant-based textile fibers which are not detailed within any posts (including yarn

NO.	HS CODES	DESCRIPTION OF GOODS	INFORMATION
			residues and garneted stocks
	63.10	Rags from secondhand or new textiles, scraps from spun yarn, strings, ropes and cables, as well as worn goods from spun yarn, ropes or cables, from textile materials	
	6310.10	-Sorting of:	
55.	6310.10.10	--Rags from secondhand or new textiles	
56.	6310.10.90	--Miscellaneous	Sorting of scraps from spun yarn, strings, ropes and cables, as well as worn goods from spun yarn, ropes or cables, from textile materials
	6310.90	Miscellaneous	
57.	6310.90.10	--Rags from secondhand or new textiles	
58.	6310.90.90	--Miscellaneous	Scraps from spun yarn, strings, ropes and cables, as well as worn goods from spun yarn, ropes or cables, from textile materials
Group of Glass			
59.	Ex. 7001.00.00	Fractions and residues, as well as other glass scraps from glass.	

MINISTER OF TRADE OF THE REPUBLIC OF INDONESIA,

signed.

AGUS SUPARMANTO

