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WARTA KERAJAAN PERSEKUTUAN

FEDERAL GOVERNMENT GAZETTE

**NOTIS PENENTUAN MUKTAMAD NEGATIF
PENYIASATAN DUTI ANTI-LAMBAKAN BERKENAAN
DENGAN IMPORT *POLYETHYLENE TEREPHTHALATE*
YANG BERASAL ATAU DIEKSPORT DARI
REPUBLIK RAKYAT CHINA, REPUBLIK INDONESIA,
REPUBLIK KOREA DAN REPUBLIK SOSIALIS VIET NAM**

***NOTICE OF NEGATIVE FINAL DETERMINATION
OF AN ANTI-DUMPING DUTY INVESTIGATION WITH
REGARD TO THE IMPORTS OF POLYETHYLENE
TEREPHTHALATE ORIGINATING OR EXPORTED FROM
THE PEOPLE'S REPUBLIC OF CHINA, THE REPUBLIC OF
INDONESIA, THE REPUBLIC OF KOREA AND
THE SOCIALIST REPUBLIC OF VIET NAM***

DISIARKAN OLEH/
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ATTORNEY GENERAL'S CHAMBERS

AKTA DUTI TIMBAL BALAS DAN ANTI-LAMBAKAN 1993

NOTIS PENENTUAN MUKTAMAD NEGATIF PENYIASATAN DUTI ANTI-LAMBAKAN BERKENAAN DENGAN IMPORT *POLYETHYLENE TEREPHTHALATE* YANG BERASAL ATAU DIEKSPORT DARI REPUBLIK RAKYAT CHINA, REPUBLIK INDONESIA, REPUBLIK KOREA DAN REPUBLIK SOSIALIS VIET NAM

(AD 03/20)

PADA menjalankan kuasa yang diberikan oleh perenggan 25(3)(c) Akta Duti Timbal Balas dan Anti-Lambakan 1993 [*Akta 504*] dan peraturan 15 Peraturan-Peraturan Duti Timbal Balas dan Anti-Lambakan 1994 [*P.U. (A) 233/1994*], Kerajaan telah membuat penentuan muktamad di bawah subseksyen 25(1) Akta bahawa menerusi kesan lambakan *polyethylene terephthalate* dengan kelikatan intrinsik 0.70 desiliter/gram atau lebih, yang dikelaskan di bawah Kod Sistem yang Diharmonikan (Kod H.S.) dan Tatanama Tarif Berharmonis ASEAN (AHTN) 3907.61.00 00, 3907.69.10 00 dan 3907.69.90 00 (“dagangan subjek”) yang berasal atau diekспорт dari Republik Rakyat China, Republik Indonesia, Republik Korea dan Republik Sosialis Viet Nam, tidak menyebabkan kemudaratan material kepada industri domestik di Malaysia yang mengeluarkan keluaran serupa.

Sebab bagi penentuan muktamad negatif

2. Sebab bagi penentuan muktamad negatif adalah bahawa menerusi kesan lambakan dagangan subjek yang berasal atau diekспорт dari Republik Rakyat China, Republik Indonesia, Republik Korea dan Republik Sosialis Viet Nam, tidak menyebabkan kemudaratan material kepada industri domestik di Malaysia yang mengeluarkan keluaran serupa.

Penamatan penyiasatan

3. Menurut kuasa yang diberikan di bawah perenggan 25(3)(a) dan (b) Akta, Kerajaan akan—

- (a) menamatkan penyiasatan duti anti-lambakan berkenaan dengan pengimportan dagangan subjek yang berasal atau dieksport dari Republik Rakyat China, Republik Indonesia, Republik Korea dan Republik Sosialis Viet Nam; dan
- (b) menamatkan apa-apa langkah sementara yang terpakai dalam bentuk duti anti-lambakan sementara yang dikenakan terhadap pengimportan dagangan subjek yang berasal atau dieksport dari Republik Rakyat China, Republik Indonesia, Republik Korea dan Republik Sosialis Viet Nam, dan melepaskan cagaran yang dikehendaki oleh langkah sementara itu.

Bertarikh 21 April 2021
[MITI:600-2/2/7; PN(PU2)529/Jld. 29]

DATO' SERI MOHAMED AZMIN BIN ALI
Menteri Kanan Perdagangan Antarabangsa dan Industri

COUNTERVAILING AND ANTI-DUMPING DUTIES ACT 1993

NOTICE OF NEGATIVE FINAL DETERMINATION OF AN ANTI-DUMPING DUTY
INVESTIGATION WITH REGARD TO THE IMPORTS OF POLYETHYLENE
TEREPHTHALATE ORIGINATING OR EXPORTED FROM THE PEOPLE'S REPUBLIC
OF CHINA, THE REPUBLIC OF INDONESIA, THE REPUBLIC OF KOREA AND
THE SOCIALIST REPUBLIC OF VIET NAM

(AD 03/20)

IN exercise of the powers conferred by paragraph 25(3)(c) of the Countervailing and Anti-Dumping Duties Act 1993 [*Act 504*] and regulation 15 of the Countervailing and Anti-Dumping Duties Regulations 1994 [*P.U. (A) 233/1994*], the Government has made a final determination under subsection 25(1) of the Act that through the effects of dumping of polyethylene terephthalate with intrinsic viscosity of 0.70 decilitres/gram or more, classified under the Harmonised System Code (H.S. Code) and ASEAN Harmonised Tariff Nomenclature (AHTN) 3907.61.00 00, 3907.69.10 00 and 3907.69.90 00 ("subject merchandise") originating or exported from the People's Republic of China, the Republic of Indonesia, the Republic of Korea and the Socialist Republic of Viet Nam, does not cause material injury to the domestic industry in Malaysia producing the like product.

Reason for negative final determination

2. The reason for the negative final determination is that through the effects of dumping of the subject merchandise originating or exported from the People's Republic of China, the Republic of Indonesia, the Republic of Korea and the Socialist Republic of Viet Nam, does not cause material injury to the domestic industry in Malaysia producing the like product.

Termination of investigation

3. In exercise of the powers conferred by paragraphs 25(3)(a) and (b) of the Act, the Government will—

- (a) terminate the anti-dumping duty investigation with regard to the importation of the subject merchandise originating or exported from the People's Republic of China, the Republic of Indonesia, the Republic of Korea and the Socialist Republic of Viet Nam; and
- (b) terminate any provisional measures applied in the form of provisional anti-dumping duties imposed on the importation of the subject merchandise originating or exported from the People's Republic of China, the Republic of Indonesia, the Republic of Korea and the Socialist Republic of Viet Nam, and release the security required by such measures.

Dated 21 April 2021
[MITI:600-2/2/7; PN(PU2)529/Jld. 29]

DATO' SERI MOHAMED AZMIN BIN ALI
Senior Minister of International Trade and Industry