REGULATION
THE MINISTER OF MARINE AFFAIRS AND FISHERIES REPUBLIC OF INDONESIA
NUMBER 46/PERMEN-KP/2014
CONCERNING
QUALITY CONTROL AND PRODUCT SAFETY OF FISHERIES IMPORTED INTO THE TERRITORY OF REPUBLIC OF INDONESIA
BY THE GRACE OF GOD ALMIGHTY
THE MINISTER OF MARINE AFFAIRS FISHERIES REPUBLIC OF INDONESIA,

Considering :

a. that in order to guarantee product safety of fisheries imported into the territory of the Republic of Indonesia to be safely consumed by human and does not endanger sustainability of fish resources and its environment, requires control;
b. that in order to protect the growth of fishing, fish cultivation, and fish processing as well as to fulfill the domestic need of fish consumption and raw material manufacturing, necessitate the amendment of Regulation of Minister of Marine Affairs and Fisheries Number PER.15/MEN/2011 concerning Quality Control and Product Safety of Fisheries Imported into the Territory of Republic of Indonesia;
c. that based on the consideration as intended in item a and item b, necessitate the stipulation of Regulation of the Minister of Marine Affairs and Fisheries concerning Quality Control and Product Safety of Fisheries Imported into the Territory of the Republic of Indonesia with Ministerial Regulation;

In view of :

1. Law Number 16 Year 1992 concerning Animal, Fish, and Plant Quarantine (State Gazette Year 1992 Number 56);
2. Law Number 31 Year 2004 concerning Fishery (State Gazette Year 2004 Number 118, Addendum Number 4433), as amended by Law Number 45 Year 2009 (State Gazette Year 2009 Number 154, Addendum Number 5073);
3. Presidential Regulation Number 47 Year 2009 concerning Formation and Organization of State Ministry as amended lastly by Presidential Regulation Number 13 Year 2014 (State Gazette Year 2014 Number 24);
4. Presidential Regulation Number 24 Year 2010 concerning Position, Task, and Function of State Ministries as well as Organization Structure, Task, and Function of Echelon I State Ministries as amended lastly by Presidential Regulation Number 14 Year 2014 (State Gazette Year 2014 Number 25);
5. Presidential Decree Number 84/P Year 2009 as amended lastly by Presidential Decree Number 54/P Year 2014;
6. Regulation of the Minister of Marine Affairs and Fisheries Number PER.15/MEN/2010 concerning Organization and Work Procedure of the Ministry of Marine Affairs and Fisheries;

DECIDES:

To stipulate: REGULATION OF THE MINISTER OF MARINE AFFAIRS AND FISHERIES CONCERNING QUALITY CONTROL AND PRODUCT SAFETY OF FISHERIES IMPORTED INTO THE TERRITORY OF REPUBLIC OF INDONESIA.

CHAPTER I

GENERAL PROVISION

Article 1

In this Ministerial Regulation, what is referred to as:

1. Fishery product is fish including other aquatic biota that is handle and/or process and/or made into a final product in the form of fresh fish, frozen fish, and other processed goods for human consumption.
2. Fish is all organism in which all or part of its lifecycle is in aquatic environment.
3. Producer Importer Identification Number hereinafter abbreviated as API-P is an identification as producer importer published by the authorized official to companies that perform importation of goods for self-use and/or to support the manufacturing process.
4. General Importer Identification Number hereinafter abbreviated as API-U is a general importer identification number published by the authorized official to importer that import goods for business purposes by trading or transferring goods to other parties.

5. Fish Processing Unit, hereinafter abbreviated as UPI, is a place and facility to perform fish processing activities.

6. Health Certificate of Fish and Fish Product is an official document signed by authorized official/authority at the country of origin stating that fishery product is not infected by HPIK and/or HPI as well as safe for human consumption.

7. Certificate of Release is a document which states that the carrier media listed is not infected by HPIK and meet the quality and safety assurance of fishery product so that it can be imported into the territory of Republic of Indonesia.

8. Proper Manufacturing Certificate hereinafter abbreviated as SKP is a certificate given to fish processing units that have implement Good Manufacturing Practices/GMP, as well as fulfilling requirement of Standard Sanitation Operating Procedure/SSOP.

9. Integrated Quality Management Program or Hazard Analysis Critical Control Point, hereinafter referred to HACCP is a quality management concept that is implemented to provide quality assurance of product processed in UPI.

10. Media Carrier Exportation Letter of Approval from Entry Point is an official document which state that the carrier media listed is approved for export from entry point or customs area to perform quarantine measurement of fish or exemption.

11. Fish Importation Risk Analysis is assessment of the entry and spread of pest and hazardous fish disease, hazard for sustainability of fish resources and environment, human health, and sustainability of fishery that may be raised from importation of fish.


13. Laboratory is testing laboratory that is accredited that is in accordance to the required scope of testing.

14. Modern market is a market in the form of mall, hypermarket, supermarket, department store, in which the management is modern, prioritizing service, shopping comfort with integrated management, equipped with fix pricing.

15. Sampling is a selection and sampling of package or unit from a product lot.
16. Product lot is a group of the smallest packaging or sampling unit which have the same size, type, process, and processing period.

17. Carrier media of pest and quarantine fish disease hereinafter referred to as carrier media is fish and/or other matter that can carry pest and quarantine fish disease.

18. Fish Quarantine Officer hereinafter referred to as Quarantine Officer is Civil Servant with the task of performing quarantine measures, quality control, and safety of fishery product based on provision of the regulating legislation.

19. Minister is the minister that organize government affairs in fishery.

20. Director General is the Director General that perform technical task in processing and marketing of fishery product.

21. Head of Agency is the Head of Agency that perform technical task in fish quarantine, quality control and safety of fishery product.

22. Provincial office is provincial office that is responsible in fishery.

Article 2

The scope of this Ministerial Regulation includes:

a. importation requirement and procedure of fishery product;

b. inspection of fishery product;

c. entry point of fishery product;

d. entry of fishery product as carryon baggage; and

e. re-importation of fishery product.

CHAPTER II

IMPORTATION REQUIREMENT AND PROCEDURE OF FISHERY PRODUCT

Article 3

(1) Importation of fishery product into the territory of Republic of Indonesia is performed by:

a. importers that have API-P;

b. importers that have API-U; or

c. representative of friendly countries.
(2) Importer as intended in paragraph (1) item a and item b in importing fishery product must be from registered exporter in the country of origin.

Article 4

(1) Importation of fishery product which is performed by importer as intended in Article 3 paragraph (1) item a and item b must be used for:
   a. UPI raw material for fish canning industry;
   b. UPI raw material for re-export and not traded in the territory of Republic of Indonesia;
   c. traditional processing raw material for preservation;
   d. specific food fortification/enrichment raw material; and/or
   e. hotel consumption, restaurant, and modern market.

(2) Importation of fishery product performed by representative of friendly countries as intended in Article 3 paragraph (1) item c must be used to:
   a. internal consumption; and/or
   b. exhibition and/or promotion.

(3) Provision regarding the type of fishery product that can be imported into the territory of Republic of Indonesia as intended in paragraph (1) is determined by Decree of Director General.

Article 5

(1) Every fishery product that enter the territory of Republic of Indonesia must fulfill the requirement of:
   a. fish health, quality, and safety of fishery product;
   b. labeled or equipped with document (invoice/packing list) written or printed in Indonesian and English.

(2) Requirement of fish health, quality and safety of fishery product as intended in paragraph (1) item a, is in the form of:
   a. Fish and Fishery Product Health Certificate from authorized agency at the country of origin; and
   b. Certificate of Origin (CoO) from authorized agency at the country of origin.

(3) Labelling and document (invoice/packing list) requirement as intended in paragraph (1) item b namely:
a. label for fishery product in the form of packaging; or
b. document for fishery product in bulk form.

(4) Labeling or document (invoice/packing list) as intended in paragraph (3) must at least contain:
   a. product name (trade name or scientific name);
   b. net weight or net content; and
   c. name and address of the manufacturing and importing parties.

(5) In addition to the requirement as intended in paragraph (1), every fishery product that enters the territory of Republic of Indonesia for re-export to European Union, has additional requirement of free from Illegal, Unreported, and Unregulated (IUU) fishing for fishery product from ocean fishing in the form of Catch Certificate from the authorized authority at the country of origin differentiated by:
   a. countries that have been notified of provision of the European Council Regulation (EC) Number 1005/2008; and
   b. countries that have not been notified of provision of the European Council Regulation (EC) Number 1005/2008.

(6) Form and format of Fish and Fishery Product Health Certificate as intended in paragraph (2) item a as listed in Attachment I which is an integral part of this Ministerial Regulation.

(7) Form and format of Catch Certificate as intended in paragraph (5) item a and item b as listed in Attachment II which is an integral part of this Ministerial Regulation.

Article 6

(1) Importers or representative of friendly countries that will import fishery product into the territory of Republic of Indonesia must have Fishery Product Import Permit from the Director General free of charge.

(2) To obtain Fishery Product Import Permit as intended in paragraph (1), importer or representative of friendly countries must submit application to the Director General, which at least contain:
   a. intention and purpose;
   b. scientific name and trade name;
   c. 10 digit HS Code;
d. amount/volume and specification;

e. country of origin;

f. means of transportation;

g. entry point;

h. distribution plan;

i. import schedule; and

j. source of fishery product raw material.

(3) Importers that have API-P in applying as intended in paragraph (2) must submit:

a. photocopy of SKP and PMMT/Implementation Certificate of Hazard Analysis Critical Control Point (HACCP) of the UPI, or photocopy of GMP-SSOP Certificate and HACCP/ISO 2200 for specific food fortification or enrichment raw material;

b. photocopy of proof as registered exporter from the authorized authority at the country of origin; and

c. recommendation letter from provincial office according to the domicile of UPI or processing unit that use the fortification or enrichment raw material of specific food.

(4) Importers that have API-U in applying as intended in paragraph (2) must attach the following requirements:

a. photocopy of SKP;

b. photocopy of proof as registered exporter from the authorized authority at the country of origin; and

c. recommendation letter from the provincial office according to the domicile of storage warehouse.

(5) In addition to attaching the requirement as intended in paragraph (3) and paragraph (4), Importers must attach Result of Fish Importation Risk Analysis published by the Directorate General of Fishery Cultivation if:

a. fishery product originating from OIE non-member countries; or

b. fishery product originating from OIE countries, for introduction of new fish type and/or first entry.

(6) Representative of friendly countries in applying as intended in paragraph (2) must submit Result of Fish Importation Risk Analysis published by the Directorate General of Fish Cultivation for introduction of new fish type and/or first entry.
(7) Provision regarding risk analysis of fish importation as intended in paragraph (5) and paragraph (6) is regulated by Ministerial Regulation.

Article 7

(1) The provincial office in providing the recommendation letter as intended in Article 6 paragraph (3) item c and paragraph (4) item c, for UPI raw material for fish canning industry and UPI raw material for re-export and not for trade in the territory of Republic of Indonesia must observe:
   a. need and availability of fish supply and production, both from fishing and cultivation in the area;
   b. fishing season from fishery product from fishing and/or harvesting season for fishery product from fishery cultivation;
   c. supply from other production centers in Indonesia; and
   d. production capacity of Fish Processing Unit.

(2) Provincial office in providing recommendation as intended in Article 6 paragraph (3) item c and paragraph (4) item c, for traditional processing raw material for preservation must observe:
   a. need and availability of fish supply and production, both from fishing and cultivation in the area;
   b. fishing season for fishery product from fishing and/or harvesting season for fishery product from cultivation;
   c. supply from other production centers in Indonesia; and
   d. fish consumption level.

(3) The provincial office in providing recommendation as intended in Article 6 paragraph (3) item c and paragraph (4) item c, for specific food fortification/enrichment raw material must observe:
   a. need and availability of fortification raw material supply or production in the area; and
   b. utilization composition of fortification product in the final product.

(4) The provincial office in providing recommendation as intended in Article 6 paragraph (3) item c and paragraph (4) item c, for consumption by hotel, restaurant and modern market must observe:
a. need and availability of fish supply and production, both from fishing and cultivation in the area; and
b. distribution level.

Article 8

(1) Based on the application as intended in Article 6 paragraph (2) until paragraph (6), the Director General in assessing the completeness, validity, and correctness of the requirement can result in approval and rejection.
(2) The Director General in assessing as intended in paragraph (1), can be assisted by the Evaluation Team.
(3) The Director General in a maximum time of 10 (ten) working days since receiving the application completely, must publish:
   a. Importation Permit of Fishery Product; or
   b. rejection of publishing Importation Permit of Fishery Product, along with the reason and the application file becomes the property of the Directorate General.

Article 9

(1) Importation Permit of Fishery Product as intended in Article 8 paragraph (3) item a include:
   a. intention and purpose;
   b. scientific name and trade name;
   c. 10 (ten) digit HS Code;
   d. amount/volume and specification;
   e. country of origin;
   f. means of transportation;
   g. entry point;
   h. distribution plan;
   i. importation schedule; and
   j. source of fishery product raw material.
(2) Importation Permit of Fishery Product as intended in paragraph (1) is valid for a maximum period of 6 (six) months since issued until fishery product arrived at the entry point in the territory of Republic of Indonesia.
(3) Form and format of Importation Permit of Fishery Product as listed in Attachment II is an integral part of this Ministerial Regulation.

**Article 10**

(1) Change of Importation Permit of Fishery Product can be done in case there is a change of fishery product’s country of origin.

(2) Change of Importation Permit of Fishery Product as intended in paragraph (1) must be submitted prior to departure of fishery product from the port of embarkation.

**Article 11**

(1) Importers or representatives of friendly country that will perform change of Importation Permit of Fishery Product must submit application to the Director General by attaching:
   a. Importation Permit of Fishery Product;
   b. photocopy of proof as registered exporter from the authorized authority at the country of origin; and
   c. Result of Fish Importation Risk Analysis published by the Directorate General of Fishery Cultivation for:
      1) fishery product originating from OIE non-member countries; or
      2) fishery product originating from OIE member countries, for introduction of new fish type and/or for first entry.

(2) Based on the application as intended in paragraph (1), the Director General perform assessment of completeness, validity, and correctness of the requirement in which the result can be approval or rejection.

(3) The Director General in a maximum period of 5 (five) working days since receiving the complete application, must publish:
   a. change of Importation Permit of Fishery Product; or
   b. rejection of publishing Importation Permit of Fishery Product, along with the reason and the application file becomes the property of the Directorate General.

(4) Change of Importation Permit of Fishery Product comes into effect since issued until the expiration period of the Importation Permit of Fishery Product that is changed.

**Article 12**
(1) Importers or representatives of friendly country that has Importation Permit of Fishery Product and will import fishery product into the territory of Republic of Indonesia must report at least 1 (one) day prior to arrival and submit the required document to the Quarantine Officer at the entry point.

(2) Required documents as intended in paragraph (1) include:
   a. Importation Permit of Fishery Product;
   b. photocopy of Fish Quarantine Installation Certificate, that can be used as a place for implementing fish quarantine measure;
   c. Fish and Fishery Product Health Certificate from related agency at the country of origin;
   d. Certificate of Origin (CoO) from authorized agency at the country of origin; and
   e. Catch Certificate from authorized authority at the country of origin for fishery product that is re-exported to the European Union.

Article 13

(1) Every importer that has Importation Permit of Fishery Product and perform importation of fishery product into the territory of Republic of Indonesia must use fishery product according to its allotment as intended in Article 4 paragraph (1).

(2) Every importer that violate its allotment as intended in paragraph (1) is subject to administrative sanction in the form of revocation of Importation Permit of Fishery Product.

CHAPTER III

INSPECTION OF FISHERY PRODUCT

Article 14

(1) Fishery product that will enter the territory of Republic of Indonesia is inspected for documents by the Quarantine Officer.

(2) Inspection of document as intended in paragraph (1) is intended to find out the completeness, validity, and correctness of the document.

(3) The document is declared complete if it meets the requirement as intended in Article 12 paragraph (2).

(4) The document is considered valid if the document is issued by the authorized agency.
(5) The document is considered correct if the content of the document match with the type, amount, shape, size of fishery product that is imported into the territory of Republic of Indonesia.

(6) During inspection of the document as intended in paragraph (5) the Quarantine Officer performs physical inspection of fishery product at the customs area.

(7) Document inspection as intended in paragraph (2) is performed in a maximum period of 1 (one) working day in the form:
   a. Release Agreement of Carrier Media from Entry Point, if the document is declared complete, valid, and correct, with copy to the Director General of Marine and Fishery Resources Control; or
   b. Rejection Letter, if the document is declared incomplete, invalid, and/or incorrect.

   Article 15

(1) Fishery products that have obtained Release Agreement of Media Carrier from Entry Point, is released from the customs area for:
   a. fish quarantine measure at quarantine installation in order to detect pest and quarantine fish disease; and
   b. quality testing in accredited laboratory in order to ensure the quality and safety of the fishery product.

(2) Fish quarantine measure and quality testing as intended in paragraph (1) is performed by sampling by Quarantine Officer within 1 x 24 (one times twenty four) hour, since fishery product enters fish quarantine installation.

(3) Fish quarantine measure and quality testing can be performed simultaneously within a maximum period of 10 (ten) working days.

(4) During fish quarantine measure and quality testing as intended in paragraph (3), fishery product is prohibited from being:
   a. moved from fish quarantine installation to other place;
   b. transferred from the owner of fishery product to other parties; and/or
   c. switch with the same or different type of fishery product.

(5) Based on the fish quarantine measure and quality control as intended in paragraph (3), in a maximum period of 2 (two) days the Quarantine Officer issues:
a. Certificate of Release, if the fishery product is declared to meet the requirements of free from pest and quarantine fish disease and quality assurance and safety of fishery product; or
b. Letter of Rejection, if the fishery product is declared to not meet the requirements of free from pest and quarantine fish disease and assurance of quality and safety of fishery product, and/or violate the provision as intended in paragraph (4).

(6) Certificate of Release and Letter of Rejection as intended in paragraph (5) is delivered to the applicant with copy to the Director General, Director General of Marine and Fishery Resources Control, as well as the relevant Provincial Office.

(7) The form and format of the Certificate of Release as intended in paragraph (5) item a is as listed in Attachment IV which is an integral part of this Ministerial Regulation.

(8) The cost of performing fish quarantine measure and quality testing as intended in paragraph (1) is borne by the importer or representative of friendly country.

Article 16

Sampling as intended in Article 15 paragraph (2) the amount is determined as follows:

a. for countries that have cooperation agreement in the form of Mutual Recognition Arrangement (MRA) or Memorandum of Understanding (MoU) or something similar, the sampling will be done randomly for 1% (one percent) of the product lot;
b. for countries that have no cooperation agreement in the form of Mutual Recognition Arrangement (MRA) or Memorandum of Understanding (MoU) or something similar, but have an equivalent assurance system of quality and safety of fishery product as Indonesia, the sampling will be done randomly for 5% (five percent) of the product lot; and
c. for countries that have no cooperation agreement in the form of Mutual Recognition Arrangement (MRA) or Memorandum of Understanding (MoU) or something similar, and have no equivalent assurance system of quality and safety of fishery product as Indonesia, sampling is done randomly for 10% (ten percent) of the product lot.

Article 17

(1) If the fishery product is subject to rejection as intended in Article 14 paragraph (7) item b or Article 15 paragraph (5) item b, the importer or representative of friendly country must
re-export the fishery product to the country of origin within a maximum period of 3 (three) days since rejection is confirmed.

(2) If within a period of 3 (three) days re-export to the country of origin is not performed, the fishery product must be exterminated according to provision of the regulating legislation.

CHAPTER IV
ENTRY POINT OF FISHERY PRODUCT

Article 18

Every fishery product that enters the territory of Republic of Indonesia must be done through the following entry points:

a. sea port, including:
   1. Belawan in Medan;
   2. Tanjung Priok in Jakarta;
   3. Tanjung Emas in Semarang;
   4. Tanjung Perak in Surabaya;
   5. Pelabuhan Batu Ampar in Batam;
   6. Soekarno Hatta in Makassar; and
   7. Tanjungwangi in Banyuwangi.

b. all international airport; and/or

c. cross border inspection post, including:
   1. Entikong; and
   2. Merauke.

CHAPTER V
ENTRY OF FISHERY PRODUCT AS CARRYON BAGGAGE

Article 19

(1) Entry of fishery product as carryon baggage into the territory of Republic of Indonesia can be done without Importation Permit of Fishery Product with the provision of a maximum amount of 25 kg (twenty five kilograms) and/or having a maximum value of Rp 1,500,000,00 (one million five hundred rupiah).
(2) Every person that import fishery product as carryon baggage as intended in paragraph (1), must report and submit fishery product along with the required document to the Quarantine Officer when arriving at the entry point.

CHAPTER VI

RE-IMPORT OF FISHERY PRODUCT

Article 20

(1) Re-import of fishery product that originate from Indonesia that is exported and by the export destination country both part or all is rejected because it did not meet food quality and safety requirement, and other requirement of the destination country, or due to exporter request, must be examined for the document by Quarantine Office within a maximum period of 1 (one) day including:
   a. Fish and Fishery Product Health Certificate from the authorized agency; and
   b. letter of rejection from the destination country.

(2) Document inspection as intended in paragraph (1) is intended to find out the correctness of the document regarding the type, amount, shape, and size of fishery product that is re-imported into the territory of Republic of Indonesia.

(3) During inspection of the correctness of document as intended in paragraph (2), the Quarantine Officer performs physical inspection of fishery product in customs area.

(4) Based on the document inspection as intended in paragraph (1) and paragraph (3), the Quarantine Officer:
   a. issues Release Agreement of Carrier Media from the Entry Point, if the document and result of physical inspection is declared complete, valid, and correct; or
   b. extermination of fishery product, if the document and result of the physical inspection is declared incomplete, invalid, and/or incorrect.

(5) Re-importation of fishery product originating from Indonesia in which part or wholly rejected by the importing country/destination country because if it does not meet the requirement during export, such as not reported, not through examination, not through export point, and/or not equipped with the required document, then the fishery product is exterminated.
(6) Re-importation of fishery product as intended in paragraph (5) is done through entry point as intended in Article 18 or export point during export.

(7) Extermination cost as intended in paragraph (4) item b and paragraph (5) is the responsibility of the owner of fishery product.

CHAPTER VII

REPORTING

Article 21

(1) Importers that have perform importation of fishery product into the territory of Republic of Indonesia, must deliver import realization report to the Director General and to the Head of Agency with copy to the Provincial Office as the referrer once every 2 (two) months.

(2) Importers that import fishery product for UPI raw material for the purpose of re-export and not to be traded in the territory of Republic of Indonesia as intended in Article 4 paragraph (1) item b, in addition to reporting import realization as intended in paragraph (1) must also report export realization.

Article 22

(1) Every importer that does not report the realization as intended in Article 21 is subject to administrative sanction in the form of:
   a. written reprimand/warning;
   b. freezing of Importation Permit of Fishery Product; and
   c. revocation of Importation Permit of Fishery Product.

(2) Written reprimand/warning as intended in paragraph (1) item a is done in a maximum period of 7 (seven) working days.

(3) Freezing of Importation Permit of Fishery Product as intended in paragraph (1) item b is done in a maximum period of 1 (one) month, if until the end of the written reprimand realization is not reported.

(4) Revocation of Importation Permit of Fishery Product as intended in paragraph (1) item c is done if until the end of the freezing period of Importation Permit of Fishery Product realization is not reported.
CHAPTER IX

CONTROL

Article 23

(1) Fishery Supervisor in controlling of Fishery Product that has been given Certificate of Release.

(2) Control as intended in paragraph (1) is performed to ensure the Fishery Product that enters the territory of Republic of Indonesia is used according to the allotment as intended in Article 4.

CHAPTER X

OTHER PROVISION

Article 24

(1) Every fish importation into the Territory of Republic of Indonesia for bait must be used for fishing using longline.

(2) Importation requirement and procedure of fishery product, inspection of fishery product, entry point of fishery product, importation of fishery product as carryon baggage, re-importation of fishery product, reporting, and control that is regulated in this Ministerial Regulation is applicable by mutatis mutandis for fish importation for bait, except for attachment of application of fish importation license into the Territory of Republic of Indonesia.

(3) Importers in applying for fish importation license into the territory of Republic of Indonesia for bait must attach:
   a. photocopy of proof as registered exporter from the authorized authority at the country of origin;
   b. list of name and number of fishing vessel owned by the applicant or their partner, including photocopy of partnership agreement, by showing the original copy; and
   c. photocopy of Fishing License (SIPI) of the fishing vessel owned by the applicant or their partners.
(4) Provision regarding the type of fish for the purpose of bait in fishing business as intended in paragraph (1) is established by Decree of the Director General.

CHAPTER XI

TRANSITIONAL PROVISION

Article 25

(1) Importers or agency/institution that have applied for Importation Permit of Fishery Product and declared complete prior to stipulation of this Ministerial Regulation is processed based on Regulation of the Minister of Marine Affairs and Fisheries Number PER.15/MEN/2011 concerning Quality Control and Safety of Fishery Product Imported into the Territory of Republic of Indonesia.

(2) Importation Permit of Fishery Product that has been issued prior to the enactment of this Ministerial Regulation is still valid until the validity period of the Importation Permit of Fishery Product expires.

CHAPTER XII

CLOSING PROVISION

Article 26

At the time of enactment of this Ministerial Regulation, all Decree of the Director General which is the implementing regulations of Regulation of the Minister of Marine Affairs and Fisheries Number PER.15/MEN/2011 concerning Quality Control and Safety of Fishery Product Imported into the Territory of Republic of Indonesia, is declared valid as long as it does not contradict with provisions in this Ministerial Regulation.

Article 27

At the time of enactment of this Ministerial Regulation, Regulation of the Minister of Marine Affairs and Fisheries Number PER.15/MEN/2011 concerning Quality Control and Safety of Fishery Product Imported into the Territory of Republic of Indonesia, is revoked and declared invalid.

Article 28
Provision concerning Catch Certificate as intended in Article 5 paragraph (5) item b and the use of form and format of Fish and Fishery Product Health Certificate as intended in Article 5 paragraph (5) item a commence in 6 (six) months after this Ministerial Regulation is legislated.

Article 29

This Ministerial Regulation is enacted on the date of its legislation.

For public cognizance, ordering the promulgation of this Ministerial Regulation by placing it in the State Gazette of Republic of Indonesia.

Stipulated in Jakarta
on 13 October 2014
THE MINISTER OF MARINE AFFAIRS AND FISHERIES
REPUBLIC OF INDONESIA,

SHARIF C. SUTARDJO

Legislated in Jakarta
on 13 October 2014
THE MINISTER OF JUSTICE AND HUMAN RIGHTS
REPUBLIC OF INDONESIA,

AMIR SYAMSUDIN

STATE GAZETTE OF REPUBLIC OF INDONESIA YEAR 2014 NUMBER 1532
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<tr>
<td>Approval number:</td>
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<td>Name of Manufacturing plant:</td>
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<tr>
<td><strong>1.10. Means of Transport:</strong></td>
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</tr>
<tr>
<td>☐ Aeroplane</td>
<td>☐ Ship</td>
<td>☐ Road Vehicle</td>
<td>☐ Others</td>
</tr>
<tr>
<td>Identification of Transport:</td>
<td></td>
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<tr>
<td>Transport route and methods:</td>
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<tr>
<td><strong>1.11. a. Description of Commodity:</strong></td>
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<tr>
<td></td>
<td>b. Commodity Code:</td>
<td></td>
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<tr>
<td></td>
<td>c. Quantity:</td>
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<tr>
<td><strong>1.12. Identification of Commodity:</strong></td>
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<td></td>
</tr>
<tr>
<td>a. ☐ Cultured</td>
<td>b. ☐ Wild</td>
<td></td>
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</tr>
<tr>
<td>c. Scientific Name:</td>
<td>d. Common Name:</td>
<td></td>
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<tr>
<td>e. Type of Treatment:</td>
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<tr>
<td><strong>1.13. Temperature of Product:</strong></td>
<td><strong>1.13. Number of Package</strong></td>
<td></td>
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<tr>
<td>☐ Ambient</td>
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<tr>
<td>☐ Chilled</td>
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<td>☐ Frozen</td>
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<tr>
<td><strong>1.14. Identity of Container:</strong></td>
<td><strong>1.15. Type of Packaging:</strong></td>
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<tr>
<td><strong>1.16. Purpose:</strong></td>
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</tr>
<tr>
<td>☐ Raw material for fish canning industry</td>
<td></td>
<td></td>
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<tr>
<td>☐ Raw material of fish industry for re-export</td>
<td></td>
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<tr>
<td>☐ Raw material for traditional processing</td>
<td></td>
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<tr>
<td>☐ Fortification and food enrichment raw material</td>
<td></td>
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<tr>
<td>☐ Consumption of hotel, restaurant, and modern market</td>
<td></td>
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<tr>
<td>☐ Others</td>
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<tr>
<td><strong>1.17. Validity Period:</strong></td>
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</table>
II. Health Attestation

<table>
<thead>
<tr>
<th>Health Certificate Number</th>
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</table>

II. Public Health Attestation

I, the undersigned, declare that

1. The products described above originate from (an) establishment (s) that has been approved by or determined to be in good regulatory standing with the competent authority in the exporting country.
2. Have been caught and handled on board vessels, landed, handled and where appropriate prepared, processed, frozen and thawed hygienically in compliance with requirement of good handling practices (GHP).
3. Have been handled, prepared or processed, identified, stored and transported under a competent HACCP and sanitary program consistently implemented and in accordance with the requirements laid down in codex code of practice for fish and fishery products.
4. The product were under the supervision and inspection by inspection agency in origin country and not found any pathogenic bacteria, harmful substance and fit for human consumption.
5. If the fishes and products there of form aquaculture origin have been implementing programs good aquaculture practices (GAP)
6. The products have been under National Aquatic Animal Health Program and surveillance program in origin country that includes basic biosecurity conditions consistency with OIE (International Office of Epizootic)
7. Fishes and products there of free from diseases in accordance with the relevant OIE list diseases.
8. Fishes and products originate from a country/territory, zone or compartment declared free from diseases in accordance with relevant OIE standard by the competent authority of my country.

Official Inspector
Name (in capital letters)  
Date : Qualification and Title
Seal (stamp) Signature

MINISTER OF MARINE AFFAIRS AND FISHERIES
REPUBLIC OF INDONESIA,

Ttd.

SHARIF C. SUTARDJO
**ATTACHMENT II :**
**REGULATION OF MINISTER OF MARINE AFFAIRS AND FISHERIES OF REPUBLIC OF INDONESIA NUMBER 46/PERMEN-KP/2014 CONCERNING QUALITY CONTROL AND SAFETY OF FISHERY PRODUCTS IMPORTED INTO THE TERRITORY OF REPUBLIC OF INDONESIA**

Catch Certificated

<table>
<thead>
<tr>
<th>Document number</th>
<th>Validating authority</th>
</tr>
</thead>
<tbody>
<tr>
<td>1. Name</td>
<td>Address</td>
</tr>
<tr>
<td></td>
<td></td>
</tr>
<tr>
<td>2. Fishing vessel name:</td>
<td>Flag-Home port and registration number:</td>
</tr>
<tr>
<td>Fishing license No-Valid to:</td>
<td>Immerse No, Fax No, Telephone No, Email address:</td>
</tr>
<tr>
<td>3. Description of Product:</td>
<td>Type of processing authorized on board:</td>
</tr>
<tr>
<td>Species:</td>
<td>Product Code:</td>
</tr>
<tr>
<td>5. Name of master of fishing vessel-signature-seal:</td>
<td></td>
</tr>
<tr>
<td>6. Declaration of transshipment at sea-name of master of fishing vessel:</td>
<td>Signature and date:</td>
</tr>
<tr>
<td>Master of receiving vessel</td>
<td>Signature:</td>
</tr>
<tr>
<td>7. Transshipment authorization within a port area</td>
<td>Name</td>
</tr>
<tr>
<td>8. Name and address of exporter</td>
<td>Signature</td>
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<tr>
<th>9. Flag state authority validation:</th>
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<tr>
<td>Name</td>
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MINISTER OF MARINE AFFAIRS AND FISHERIES
REPUBLIC OF INDONESIA,

Ttd.

SHARIF C. SUTARDJO
ATTACHMENT III:
REGULATION OF MINISTER OF MARINE AFFAIRS
AND FISHERIES OF REPUBLIC OF INDONESIA
NUMBER 46/PERMEN-KP/2014
CONCERNING QUALITY CONTROL AND SAFETY OF
FISHERY PRODUCTS IMPORTED INTO THE
TERRITORY OF REPUBLIC OF INDONESIA
MINISTER OF MARINE AFFAIRS AND FISHERIES
DIRECTORATE GENERAL OF PROCESSING AND MARKETING OF FISHERY PRODUCT

IMPORTATION OF FISHERY PRODUCT LICENSE

Attention the letter of application importation of fishery product license from PT/CV/Institution of……………………number………date……….and result of examination of supporting documents. Directorate general processing and marketing of fishery product, degree to importation of fishery product for………………………(according to allotment) by:

a. Name of Company : …………………………………….
b. Address : ………………………………………
c. Telephone : ………………………………………
d. Fax : ………………………………………
e. Tax Identification Number : ………………………………………
f. Certificate number of Company : ………………………………………
g. Name of responsible person : ………………………………………

As the following detail:

Type and quantity to be include :

<table>
<thead>
<tr>
<th>No.</th>
<th>Trade Name/Scientific Name</th>
<th>Type (code HS)</th>
<th>Volume (kg)</th>
<th>transportation</th>
<th>Country of Origin</th>
<th>Import Location</th>
<th>Time of Importation</th>
<th>Intense and Purpose</th>
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</table>

The period of validity of licenses of fishery product: Six month since until accepted in import location

With provision :

1. The fishery product just for ………………………………………;
2. The fishery product imported should not be marketed directly to local/traditional market and if there is abuse of allotment, it will be sanctioned according to applicable provisions;
3. PT/CV/Intitution of …………………obliged to report the realization of importation and distribution to Directorate general P2H.

Director General,

Ir. Saut P. Hutagalung, M.Sc
ATTACHMENT LICENSE OF IMPORTATION OF FISHERY PRODUCT

Number:

<table>
<thead>
<tr>
<th>Number</th>
<th>Trade Name/Scientific Name</th>
<th>Type (Code Hs)</th>
<th>Volume (Kg)</th>
<th>Transportation</th>
<th>Country Of Origin</th>
<th>Import Location</th>
<th>Time And Date Of Import</th>
<th>Intention and Purpose</th>
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</thead>
<tbody>
<tr>
<td>1.</td>
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</table>

The period of validity of licenses of fishery product: Six month since until accepted in import location

Director General

Ir. Saut P Hutagalung, M. Sc
MINISTER OF MARINE AFFAIRS AND FISHERIES
REPUBLIC OF INDONESIA,

Ttd.

SHARIF C. SUTARDJO
ATTACHMENT IV:
REGULATION OF MINISTER OF MARINE AFFAIRS
AND FISHERIES OF REPUBLIC OF INDONESIA
NUMBER 46/PERMEN-KP/2014
CONCERNING QUALITY CONTROL AND SAFETY OF
FISHERY PRODUCTS IMPORTED INTO THE
TERRITORY OF REPUBLIC OF INDONESIA

CERTIFICATE OF RELEASE CARRIER MEDIA/FISHERY PRODUCT

Number…………………………

According to regulations number 16 of 1992 about animal, Fish and plants quarantine, Regulations number 31 of 2004 about fisheries as amended to regulations number 45 of 2009 and government regulation number 15 of 2002 about fish quarantine, from result of quarantine of carrier media/fishery product:

1. Type and Quantity:

<table>
<thead>
<tr>
<th>Number</th>
<th>Type of Carrier Media/Fishery Product*</th>
<th>Quantity</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Latin Name</td>
<td>General Name</td>
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<td></td>
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<td></td>
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<tr>
<td>Total:</td>
<td></td>
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</tbody>
</table>

2. Name and address of owner/shipper: ……………………………………………………………………………………

3. Name and address of receiver/destination: ……………………………………………………………………………

4. Country/area of origin**: ……………………………………………………………………………………………

5. Date of delivery: ………………………………………………………………………………………………………

6. Date of importation: ……………………………………………………………………………………………………

7. Type Of Transportation: …………………………………………………………………………………………………

8. Other requirements: ……………………………………………………………………………………………………

9. Purpose of delivery: ………………………………………………………………………………………………………

10. Examination result: ☐ Clinical ☐ Laboratories

Shows that carrier media/fishery product at the time of inspection is free of pests and fish deases quarantine, and/or satisfy quality requirements of the fishery that can be inserted into the region/area destinations.

……………………………………………………

Head/responsible person/function officials

Stamp

………………………………………………

MINISTER OF MARINE AFFAIRS AND FISHERIES
REPUBLIC OF INDONESIA,
Ttd
SHARIF C. SUTARDJO