CONCERNING

EXPORT PROVISION OF FORESTRY INDUSTRY PRODUCT
WITH THE BLESSING OF ONE ALMIGHTY GOD

THE MINISTER OF TRADE OF THE REPUBLIC OF INDONESIA

Considering:

a. that in order to support the downstream of forestry industry product, it is needed to be supported with legal source of raw material and to be managed sustainably.

b. that in order to increase exports, create orderly administration, and provide conveniences for businesses in conducting export of forestry industry products through the timber legality verification system, it needs to rearrange the export provision of the forest industry products;

c. that based on the consideration as referred to in points a and b, it needs to stipulate the Regulation of the Minister of Trade concerning Export Provision of Forest Industry Products;

In view of:

1. Law Number 7 of 1994 concerning legalisation of Establishing Agreement of the World Trade Organisation (State Gazette of The Republic of Indonesia Year 1994 Number 57, Supplement to State Gazette of the Republic Indonesia Number 3564);

2. Law Number 10 of 1995 concerning Customs (State Gazette of the Republic of Indonesia Year 1995 Number 75, Supplement to State Gazette of the Republic of Indonesia Number 36128) as amended by Law Number 17 of 2006 (State Gazette of the...
Republic of Indonesia Year 2006 Number 93, Supplement to State Gazette of the Republic of Indonesia Number 4661);

3. Law Number 41 of 1999 concerning Forestry (State Gazette of the Republic of Indonesia Year 1999 Number 167, Supplement to State Gazette of the Republic of Indonesia Number 3888) as amended by Law Number 19 of 2004 concerning Stipulation of Regulation of Government in lieu of Law Number 1 of 2004 concerning amendment of Law Number 41 of 1999 concerning Forestry to become laws (State Gazette of the Republic of Indonesia Year 2004 Number 86, Supplement of State Gazette of the Republic of Indonesia Number 4412);

4. Law Number 39 of 2008 concerning State Ministry (State Gazette of the Republic of Indonesia Year 2008 Number 39, supplement to State Gazette of the Republic of Indonesia Number 4916);

5. Law Number 3 of 2014 concerning Industry (State Gazette of the Republic of Indonesia Year 2014 Number 4, Supplement to State Gazette of the Republic of Indonesia Number 5492);

6. Law Number 7 of 2014 concerning Trade (State Gazette of the Republic of Indonesia Year 2014 Number 45, Supplement to State Gazette of the Republic of Indonesia Number 5512);

7. Regulation of Government Number 6 of 2007 concerning Forest Administration and the Arrangement of Forest Management Planning, and Forest Utilization (State Gazette of The Republic of Indonesia Year 2007 Number 22, Supplement to State Gazette of the Republic of Indonesia Number 4696) as amended by Regulation of Government Number 3 of 2008 (State Gazette of the Republic of Indonesia Year 2008 Number 16, Supplement to State Gazette of the Republic of Indonesia Number 4814);

8. Regulation of the President Number 10 of 2008 concerning Electronic System Utilization in Indonesia National Single Window Framework.

9. Decree of the President Number 121/P of 2014 concerning establishment of Ministries and Appointment of Working Cabinet Ministers 2014 - 2019;

10. Regulation of the President Number 47 of 2009 concerning Establishment and Organization of State Ministries, as amended by Regulation of the President Number 13 of 2014.

11. Regulation of the President Number 24 of 2010 concerning Position, Task and Function of State Ministries and Organization Structure, Task and Function of Echelon I of the State Ministries,

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as amended several times, lastly by Regulation of the President Number 135 Year 2014

12. Regulation of the Minister of Industry Number 41/M-IND/PER/6/2008 concerning Provision and Procedures of Granting Industrial Business License, Expansion License and Industrial Registration Number;

13. Regulation of the Minister of Trade Number 28/M-DAG/PER/6/2009 concerning Service Provision of Exporting and Importing Licenses with electronic system through INTRADE in Indonesia National Single Window Framework

14. Regulation of the Minister of Trade Number 32/M-DAG/PER/7/2010 concerning Organization and Working Procedure of the Ministry of Trade as amended by Regulation of the Minister of Trade Number 57/M-DAG/PER/8/2012;

15. Regulation of the Minister of Trade Number 35/M-DAG/PER/11/2011 concerning Export Provision of Rattan and Rattan Products;

16. Regulation of the Minister of Trade Number 13/M-DAG/PER/3/2012 concerning General Provision in Export Sector;

17. Regulation of the Minister of Trade Number 445/M-DAG/PER/7/2012 concerning Export of Prohibited Goods:

18. Regulation of the Minister of Forestry Number P.18/Menhut-II/2013 on Information of Timber Legality Verification through Timber Legality Information System (SILK) and Issuance of V-Legal Document.

19. Regulation of the Minister of Forestry Number P.43/Menhut-II/2014 concerning Performance Assessment of Sustainable Production Forest Management and Timber Legality Verification on License Holders or Private Forests, as amended with Regulation of the Minister of Environment and Forestry Number 95/Menhut-II/2014.

20. Regulation of the Ministry of Trade Number 46/M-DAG/PER/8/2014 concerning General Provision of Verification or Technical Surveillance in Trading Sector;
DECIDING:

to Stipulate : REGULATION OF THE MINISTER OF TRADE ON EXPORT PROVISION OF FORESTRY INDUSTRY PRODUCT.

**Article 1**

In this Minister Regulation, the definition of:

1. Forestry Industry Products are processed timber products and its derivatives as well as rattan products.

2. Timbers are part of stem containing of lingo cellulose; it does not include bamboo and/or the like.

3. Registered Exporter of Forestry Industry Product hereinafter abbreviated as ETPIK is the Forestry Industry companies that have recognition to undertake export on forestry industry product.

4. Registered Exporter of Non-Producer of Forestry Industry Product hereinafter abbreviated as Non-Producer ETPIK is the trading companies that have recognition to undertake export on forestry industry product.

5. Small and Medium Industries of ETPIK owner hereinafter called IKM of ETPIK owner is the industries owned industrial registration and industrial business license that have recognition as ETPIK with investment value limitation to IDR 10,000,000,000.00 (ten billion Rupiah) exclude land and buildings of business place.

6. Timber Legality Verification Body hereinafter called as LVLK is an Indonesian Legal Entity conducting timber legality verification.

7. Export Approval Letter hereinafter called as SPE is a license to export forest industry product which derived from ulin timber (ironwood) raw material.

8. V-Legal Document is a document stated that timber product for export designation met timber legality verification standard in accordance with the provision of law and regulation.

9. Export Declaration is a declaration from IKM of ETPIK Owner stated that product to be exported use the source of raw material that meet legality requirements.

10. Certificate of Timber Legality hereinafter called as S-LK is a reference letter given to license holder, management right holder or private forest owner stated that the license holder, management right holder or private forest owner met the timber legality standard.

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11. Verification or Technical Surveillance is a research and inspection of forest industry product carried out by surveyor.

12. Surveyor is a survey company that have authorization to carry out Verification or Technical Surveillance.

13. Online Timber Legality Information System hereinafter called SILK Online is the information system that functions as information center of Timber Legality Verification System and the publishing media of V-Legal Documentation.

14. The minister is a minister that administers government affairs in trading sector.

15. Director of General is a the Director of General of Foreign Trading of the Ministry of Trade.

16. Director is an Export Director of Agriculture and Forestry Product of the Director of General of Foreign Trading of the Ministry of Trade.

17. Integrated Service Unit of Trading hereinafter called as UPTP is a unit that implements trading integrated services.

**Article 2**

Forestry Industry Product that is export restricted as stated in Annex I is an integral part of this Regulation of the Minister.

**Article 3**

(1) Export of Forestry Industry Product as referred to Article 2 can only be undertaken by:
   a. Forestry Industry companies that have recognition as ETPIK; and
   b. Trading companies in Export of Forestry Industry Product sector that have recognition as Non-Producer ETPIK.

(2) The authority to issue recognitions as ETPIK and Non-Producer ETPIK as referred to in Article (1) points a and b is on the Minister.

(3) The Minister delegates authorization on recognition issuance as ETPIK and Non-Producer ETPIK as referred to in Article (2) to the UPTP executive coordinator


**Article 4**

(1) To obtain recognition as ETPIK as referred to in Article 3 paragraph (1) point a, forestry industry companies shall submit online application to the UPTP executive coordinator by through http://inatrade.kemendag.go.id

(2) The application as referred to in paragraph (1) shall be completed with the following documents:
   a. copy of Industry Business License (IUI) and Industrial Registration Number (TDI);
   b. copy of Company Registration Number (TDP);
   c. Copy of Tax ID (NPWP);
   d. Copy of company's deed of establishment and its amendments, for business enterprises both with a legal entity or not a legal entity;
   e. copy of legal entity endorsement letter from the competent authority, for business enterprises that has a legal entity; and
   f. recommendation from technical instances at the region that is in charge of forestry industry sector in accordance with the provision of rule and regulation.

**Article 5**

(1) To obtain recognition as Non-Producer ETPIK as referred to in Article 3 paragraph (1) point b, trading companies in Export of forestry industry product sector shall submit online application to the UPTP executive coordinator at http://inatrade.kemendag.go.id

(2) The application as referred to in paragraph (1) shall be completed with the following documents:
   a. copy of Trading Business License (SIUP);
   b. copy of Company Registration Number (TDP);
   c. Copy of Tax ID (NPWP);
   d. Copy of company's deed of establishment and its amendments, for business enterprises both with a legal entity or not a legal entity;
   e. copy of legal entity endorsement letter from the competent authority, for business enterprises that has a legal entity;
   f. copy of cooperation agreement with small scale forestry product industry not an ETPIK owner that is legalised by local notary; and
   g. recommendation from Regency/City Office that its duty and responsibility is at trading sector in accordance with the applicant’s company domicile
Article 6

the UPTP executive coordinator on behalf of Minister issue:

a. a recognition as ETPIK and Non-producer ETPIK no later than 2 (two) working days since application as referred to in Articles 4 and 5 is received completely and correctly; or

b. a rejection the recognition application as ETPIK and Non-producer ETPIK no later than 2 (two) working days since the application is received in term the application is incomplete and/or incorrect; or

Article 7

(1) The recognition as ETPIK and Non-Producer ETPIK is valid for 5 (five) year since the date of its issuance

(2) The validity as ETPIK as referred to in paragraph (1) if the relevant company is still conducting production and export of forestry industry product activities

(3) The validity as Non-Producer ETPIK as referred to in paragraph (1) if the relevant company is still conducting export of forestry industry product.

(4) In term of the validity period of recognition as ETPIK as referred to in paragraph (1) shall expire, the company may submit application of recognition as ETPIK in accordance to provision in Article 4 and it is sufficient to be completed with documents in point a to e.

(5) In term of the validity period of recognition as Non-Producer ETPIK as referred to in paragraph (1) shall expire, the company may submit application of recognition as Non-Producer ETPIK in accordance to provision in Article 5 and it is sufficient to be completed with documents in points a to f.

Article 8

(1) In case there is any data changes on the document as referred to in Article 4 paragraph (2) or Article 5 paragraph (2), ETPIK or Non-Producer ETPIK owner companies are required to submit online application of recognition amendment as ETPIK or Non-Producer ETPIK to UPTP executive coordinator at http://inatrade.kemendag.go.id since data changes occurred and to attach the changes document as referred above.

(2) In term of one of those documents as referred to in Article 4 paragraph (2) on Article 5 paragraph (2) shall expire its validity, the ETPIK or Non-Producer ETPIK owner companies are required to submit online amendment application of ETPIK or
Non-Producer ETPIK to the of UPTP executive coordinator at http://inatrade.kemendag.go.id no later than 10 (ten) working days prior to its documents validity expire.

(3) the UPTP executive coordinator on behalf of the Minister issue:
   a. a recognition amendment as ETPIK and Non-producer ETPIK no later than 2 (two) working days since submitting the application as referred to in Articles 4 and 5 is received completely and correctly; or
   b. a rejection of the recognition application as ETPIK and Non-producer ETPIK no later than 2 (two) working days since the application is received, in term of the application is incomplete and/or incorrect; or

**Article 9**

Non-Producer ETPIK may cooperate with forestry industry companies which hold IUI but not ETPIK owner

**Article 10**

In term of Export conducted by Non-Producer ETPIK, Forestry Industry Product shall come from cooperated forestry industry companies as referred to in Article 5 paragraph (2) point f and Article 9 stated in Non-Producer ETPIK document.

**Article 11**

(1) If necessary to the companies that have obtained the recognition as ETPIK or Non-Producer ETPIK, the Director may assign an official to conduct inspection regarding to:
   a. documentation legality that is required at the time of submitting the application of ETPIK or Non-Producer ETPIK as referred to in Article 4 paragraph (2) and Article 5 paragraph (2);
   b. company domicile both industrial and/or office; and
   c. production or export business activity in accordance with ETPIK or Non-Producer ETPIK they owned.

(2) The inspection as referred to in paragraph (1) is undertaken by official from Ministry of Trade, Ministry of Industry and Ministry of Environment and Forestry by coordinated with and/or Independent Surveyor

(3) Inspection result as referred to in paragraph (1) shall be in the form of report of Inspection Result of ETPIK and Non-Producer ETPIK

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(4) Inspection Result Report of ETPIK or Non-Producer ETPIK as referred to in paragraph (3) is submitted to the Director no later than 30 (thirty) days after inspection.

Article 12

(1) Forestry Industry Product that is included in Tariff/HS Post Ex. 4407.10.00.00 to Ex. 4407.99.90.00, Ex. 4409.10.00.00 to Ex. 4409.29.00.00, Ex. 4412.31.00.00 to Ex. 4412.99.00.90 (particularly for laminated block and laminated board), Ex. 4415.10.00.00 and Ex. 4415.20.00.00 (particularly for square palette and board palette), Ex. 4418.10.00.00 to Ex. 4418.90.90.00 (except doors and windows), and 9406.00.92.00 (particularly for prefabrication buildings made of timber) can be exported if they meet the provision and technical criteria as set out in Annex II which is an integral part of This Minister Regulation.

(2) Forestry Industry Product derived from coconut timber and palm timber in the form of Surfaced Four Side (S4S) or its further processed can be exported without imposes to size restriction.

Article 13

(1) Forestry Industry Production as referred to in paragraph (1) that does not meet the provision and technical criteria as referred to in Annex II can be exported once approved in coordination team meeting.

(2) Coordination Team as referred to in paragraph (1) stipulated by the Director of General on behalf of the Minister

Article 14

(1) Each Export of Forestry Industry Product made of ulin/iron timber raw material shall be accompanied with SPE from the Director of General after obtaining recommendation from the Ministry of Environment and Forestry.

(2) To obtain SPE as referred to in paragraph (1), ETPIK and Non-Producer ETPIK owner companies shall submit online application at http://inatrade.kemendag.go.id and/or in written to the UPTP executive coordinator by attaching:

a. copy of ETPIK and Non-Producer ETPIK documents;

b. recommendation from the Director of General of Forestry Business Development, the Ministry of Environment and Forestry; and
c. copy of verification result report of processed ulin/iron timber product (Prokalino) from independent surveyor.

(3) the UPTP executive coordinator on behalf of the Minister issue:
   a. the SPE no later than 10 (ten) days since the application as referred to in paragraph (2) received completely and correctly; or
   b. rejection of SPE application no later than 10 (ten) days since the application is received, in term of the application as referred to in paragraph (2) is incomplete or incorrect.

(4) The validity of SPE at least 1 (one) year after date of issuance.

**Article 15**

(1) Export of Forestry Industry Product as referred to in Article 2 is required to be completed with V-Legal Document for Forestry Industry Product as set out in:
   a. Annex I Group A; and
   b. Annex I Group B.

(2) V-Legal Document as referred to in paragraph (1) is issued by LVLK that has obtained accreditation from National Accreditation Company (KAN) and stipulated by the Minister of Environment and Forestry.

(3) V-Legal document as referred to in paragraph (1) is used as complementary custom document that is required for submission of export custom notification to custom office.

**Article 16**

(1) For 1 (one) V-Legal Document may only be utilized for 1 (one) time submission of Export Custom Notification.

(2) LVLK submit V-Legal Document as referred to in paragraph (1) through online SILK to Indonesia National Single Window portal electronically at http://inatrade.kemendag.go.id

(3) Expenses incurred on the service activity of V-Legal Document Issuance as referred to in paragraph (1) shall be borne to exporter that the amount is to be determined by cost benefit principal.
Article 17

(1) IKM of ETPIK owner yet to have S-LK may export Forestry Industry Product as set out in Annex I Group B as referred to in Article 15 paragraph (1) point b.

(2) IKM of ETPIK owners as referred to in paragraph (1) that may export Forestry Industry Product as set out in Annex I Group B, are the IKM of ETPIK owner listed in the list issued by the Ministry of Trade.

Article 18

(1) Forestry Industry Product as referred to in Article 17 paragraph (1) include the Forestry Industry Product in Tariff/HS Post:

Ex.4414.00.00.00, Ex.4416.00.10.00, Ex.4416.00.90.00, Ex.4417.00.10.00, Ex.4417.00.90.00, Ex.4419.00.00.00, 9401.61.00.00, 9401.69.00.10, 9401.69.00.90, 9403.30.00.00, 9403.40.00.00, 9403.50.00.00, 9403.60.10.00, 9403.60.90.00 and 9403.90.90.00.

(2) IKM of ETPIK owner as referred to in Article 17 may export Forestry Industry Product as referred to in paragraph (1) by using Export Declaration in lieu of V-Legal Document.

(3) Export of Forestry Industry Product as referred to in paragraph (1) that is exported by IKM of ETPIK owner as referred to in Article 17 to the countries that already have cooperation and/or memorandum of understanding regarding Forest Law Enforcement, Governance and Trade of timber product with Government of the Republic of Indonesia shall use V-Legal Document.

Article 19

(1) IKM of ETPIK owner as referred to in Article 17 that export of Forest Industry Product as referred to in Article 18 para (1), is required to submit export declaration to the Director of General of Custom and Excise of the Ministry of Finance with copy to the Director of General of Forestry Business Development of the Ministry of Environment and Forestry, and Director of General of Agriculture Industry of Ministry of Industry.

(2) IKM of ETPIK owner as referred to in Article 17 submit Export Declaration to Online SILK through Indonesia National Single Window (INSW) portal electronically at http://inatrade.kemendag.go.id.

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Article 20

(1) Each 1 (one) Export Declaration may only be utilized for 1 (one) time submission of Export Custom Notification.

(2) The provision regarding Export Declaration that is used as complimentary custom document is valid to 31 December 2015.

Article 21

(1) Export of Forest Industry Product in the form of Pulp and Paper made of non-timber raw material as set out in Annex I Groups A and B is exempted from this regulation of the minister after obtaining recommendation from the Director of General of Agriculture Industry, in this case is the Director of Forestry and Plantation Industry Product of the Minister of Industry.

(2) Recommendation as referred to in paragraph (1) is issued upon exporter submits proof of laboratory test that the raw material of those Pulp and Paper is not derived from timber.

Article 22

(1) Export of Forest Industry Product as referred to in Article 12 paragraph (1) may only be undertaken after Verification or Technical Surveillance before loading.

(2) The implementation of Verification or Technical Surveillance as referred to in paragraph (1) is carried out by Independent Surveyor appointed by the Minister.

(3) To be appointed as verifier or technical survey of forestry industry product, surveyor shall meet the following requirements:
   a. have Survey Services Business License (SIUJS);
   b. have obtained an accreditation as Inspection Body from National Accreditation Committee (KAN);
   c. had obtained competency declaration letter as surveyor that is recognized having technical skill at verification sector or technical surveillance of forestry industry product; and
   d. have a wide service network in Indonesia.

(4) Verification or Technical Surveyor of Forestry Industry Product include:
a. Administration and/or electronically verification activities include:
   1. legality of ETPIK and Non-Producer ETPIK document; and
   2. legality of V-Legal Document

b. Physical Verification activities, include:
   1. Number, Type, Merk and Packing Number:
   2. Number of goods;
   3. Type of timber
   4. technical criteria;
   5. Suitability of Tariff/HS Post;
   6. to supervise loading on to container, if the shipment using containers; and
   7. installing seals on container when all goods in container are checked by Surveyor.

(5) Verification of Technical Surveillance result as referred to in paragraph 4 shall be in
the form of Surveyor Report (LS) to be used as complementary custom document
that is required for submission of export custom notification to custom office.

(6) LS as referred to in paragraph (5) is required to be submitted by Surveyor no later
than 15th date of the following month to the Director of General with copies to
Director of General of Agriculture Industry of Ministry of Industry, and Director of
general of Forestry Business Development of the Ministry of Environment and
Forestry.

(7) The expenses arises on Verification or Technical Surveillance activities as referred
to in paragraph (4) shall be borne by government

**Article 23**

(1) ETPIK or Non-Producer ETPIK owner companies as referred to in Article 3 are
required to report:
   a. Annual production plan and realization and annual export plan and realization
      for ETPIK owner companies; or
   b. Annual production plan and realization and annual export plan and realization
      for Non-Producer ETPIK owner companies

(2) Reports as referred to in paragraph (1) to be submitted no later than end of
February for:
   a. realisation of production and export of the previous year, as well as plan of
      production and export of the current year, for ETPIK owner companies; or
   b. Export realization of the previous year and export plan of the current year for
      Non-Producer ETPIK owner companies
(3) Form of report as referred to in paragraph (2) set out in Annexes III, IV, V and VI which are an integral part of this Regulation of the Ministry.

(4) Reports as referred to in paragraph (1) to be submitted to the Director of General with copies to the Director of General of Agriculture Industry of the Ministry of Industry, and the Director of General of Forestry Business Development of the Ministry of Environment and Forestry manually and/or online through http://inatrade.kemendag.go.id

Article 24

Recognition as ETPIK or Non-Producer ETPIK as referred to in Article 4 paragraph (1) and Article 5 paragraph (1) is suspended if the company, management and/or board of director of ETPIK or Non-Producer ETPIK company:

a. do not conduct production and export activities in a period of 1 (one) year for ETPIK owner company or do not conduct export activities in a period of 1 (one) year for Non-producer ETPIK company;

b. do not carry out its obligation as referred to in Article 8 paragraphs (1) and/or (2);

c. do not carry out the provision as referred to in Article 10; and/or

d. do not carry out its obligation as referred to in Article 23

Article 25

(1) Recognition as ETPIK or Non-Producer ETPIK that is suspended as referred to in Article 24 can be reactivated if the company, management and/or board of director of ETPIK or Non-Producer ETPIK companies:

a. continue the production activities and will undertake export for ETPIK owner companies or undertake export for Non-Producer ETPIK owner company;

b. have conducted its obligation as referred to in Article 8 paragraphs (1) and/or (2);

c. have carried out the provision as referred to in Article 10; and/or

d. have carried out its obligation as referred to in Article 23

(2) Reactivated of ETPIK or Non-Producer ETPIK as referred to in paragraph (1) may only be done based on written application from management or board of director of ETPIK or Non-Producer ETPIK owner companies to the coordinator of UPTP online at http://inatrade.kemendag.go.id

(3) the application for reactivated ETPIK or Non-Producer ETPIK shall be accompanied by the following documents:

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a. copy of Industry Business License (IUI) or Industrial Registration Number (TDI), for ETPIK Owner
b. copy of Trading Business License (SIUP), for Non-Producer ETPIK owner;
c. copy of Company Registration Number (TDP);
d. Copy of Tax ID (NPWP);
e. copy of company's deed of establishment; and
f. documents that support the fulfillment of the terms of reactivation as referred to in paragraph (1)

Article 26

Recognition as ETPIK or Non-Producer ETPIK as referred to in Article 4 paragraph (1) and Article 5 paragraph (1) is revoked if the company, management and/or board of director of ETPIK or Non-Producer ETPIK company:

a. do not undertake the obligation as referred to in Article 8 paragraph (1) and/or paragraph (2) within period of 14 (fourteen) days since data changes occurred and/or the validity of documents are expired;

b. do not undertake the provisions as referred to in Article 10 within period of 14 (fourteen) days since suspension date;

c. proved to engage in activities that are not in accordance with its license based on the results of the inspection as referred to in Article 11 paragraph (1);

d. do not undertake the obligations as referred to in Article 23 within period of 30 (thirty) days since suspension date;

e. been convicted by the court of a criminal offense relating to abuse of ETPIK or Non-Producer ETPIK and/or breach of the provisions in exports sector based on court decisions that have had a legally enforceable;

f. ETPIK or Non-Producer ETPIK have been suspended for 2 (two) times and meet the requirements to be suspended again;

g. does not apply for reactivation against ETPIK or Non-Producer ETPIK that have been suspended for a period of 1 (one) year; and/or

h. submitted incorrect data or documentation at the time of submitting application for:
   1. ETPIK or Non-Producer ETPIK; or
   2. Amendment of ETPIK or Non-Producer ETPIK

Article 27

(1) Suspension, reactivation and revocation of ETPIK or Non-Producer ETPIK as referred to in Articles 24, 25 and 26 are undertaken by UPTP executive coordinator on behalf of the Minister.
(2) The UPTP executive coordinator on behalf of the Minister submit a notification letter of suspension, reactivation and revocation of ETPIK or Non-Producer ETPIK as referred to in paragraph (1) to ETPIK or Non-Producer ETPIK with copies to the Director of General, Directorate of General of Custom and Excise of the Ministry of Finance, Director of General of Agriculture Industry of the Ministry of Industry, and Director of General of forestry Business Development of the Ministry of Environment and Forestry, and technical instances in the region that is in charge of forestry sector and trade sector.

Article 28

Against surveyor that:

a. conducted violation against the provisions as referred to in Article 22 paragraph (6) shall be liable to revocation sanction of the right to receive service fee for verification or technical surveillance conducted in unreported month.

b. published report that is not in accordance with the provisions as referred to in Article 22 paragraph (5), the concerned surveyor cannot be designated as the executor of verification of technical surveillance in the implementation of export of forestry industry products.

Article 29

Against export of forestry industry product which is an example of goods, research materials and goods for exhibition aboard are exempted from this regulation of the Minister after obtaining approval form the Director of General.

Article 30

Technical guideline of Implementation of this Regulation of the Minister may be stipulated by the Director of General.

Article 31

By the time this Regulation of Minister is enacted:

a. recognition as ETPIK
b. recognition as Non-Producer ETPIK; and
c. SPE,

that have been issued based on Regulation of the Minister of Trade Number 64/M-DAG/PER/10/2012 on Export Provision of Forestry Industry Product as amended by Regulation of the Minister of Trade Number 81/M-DAG/PER/12/2013, is declared as remains valid until its expire date.
Article 32

By the time this Regulation of the Minister is applied, the Regulation of Minister of Trade Number 64/M-DAG/PER/10/2012 on Export Provision of Forestry Industry Product as amended by Regulation of the Minister of Trade Number 81/M-DAG/PER12/2013, is revoked and declared invalid.

Article 33

This Regulation of Minister is applied on 1st January 2015.

For public acknowledgement, this regulation of the Minister shall be promulgated in the state gazette of the Republic of Indonesia.

Stipulated in Jakarta
on 24th December 2014

THE MINISTER OF TRADE OF THE REPUBLIC OF INDONESIA

Signature

RACHMAT GOBEL