



23 November 2020
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WARTA KERAJAAN PERSEKUTUAN

FEDERAL GOVERNMENT GAZETTE

**NOTIS PENAMATAN PENGENAAN DUTI
ANTI-LAMBAKAN YANG AKAN BERLAKU TERHADAP
IMPORT KELULI ALOI DAN BUKAN ALOI GEGELUNG
GULUNGAN SEJUK YANG BERASAL ATAU DIEKSPORT
DARI REPUBLIK RAKYAT CHINA, REPUBLIK KOREA DAN
REPUBLIK SOSIALIS VIET NAM**

***NOTICE OF IMPENDING TERMINATION OF THE
IMPOSITION OF ANTI-DUMPING DUTIES ON IMPORTS OF
COLD ROLLED COILS OF ALLOY AND NON-ALLOY STEEL
ORIGINATING OR EXPORTED FROM
THE PEOPLE'S REPUBLIC OF CHINA, THE REPUBLIC OF
KOREA AND THE SOCIALIST REPUBLIC OF VIET NAM***

DISIARKAN OLEH/
PUBLISHED BY
JABATAN PEGUAM NEGARA/
ATTORNEY GENERAL'S CHAMBERS

AKTA DUTI TIMBAL BALAS DAN ANTI-LAMBAKAN 1993

NOTIS PENAMATAN PENGENAAN DUTI ANTI-LAMBAKAN YANG AKAN BERLAKU TERHADAP IMPORT KELULI ALOI DAN BUKAN ALOI GEGELUNG GULUNGAN SEJUK YANG BERASAL ATAU DIEKSPORT DARI REPUBLIK RAKYAT CHINA, REPUBLIK KOREA DAN REPUBLIK SOSIALIS VIET NAM

(AD 03/15)

MENURUT peraturan 35 Peraturan-Peraturan Duti Timbal Balas dan Anti-Lambakan 1994 [*P.U. (A) 233/1994*], Kerajaan memberi notis bahawa duti anti-lambakan yang dikenakan terhadap import keluli aloi dan bukan aloi gegelung gulungan sejuk yang mempunyai ketebalan antara 0.20 milimeter hingga 2.60 milimeter dan kelebaran antara 700 milimeter hingga 1,300 milimeter tidak termasuk plat hitam kilang timah dan dagangan subjek yang diimport bagi maksud penggunaan akhir automotif daripada semua gred dan spesifikasi yang berasal atau diekспорт dari Republik Rakyat China, Republik Korea dan Republik Sosialis Viet Nam (“dagangan subjek”) di bawah Perintah Kastam (Duti Anti-Lambakan) (No. 2) 2016 [*P.U. (A) 144/2016*] telah dibatalkan melalui Perintah Kastam (Duti Anti-Lambakan) (Pembatalan) (No.2) 2019 [*P.U. (A) 128/2019*] pada 8 Mei 2019 manakala duti yang sama di bawah Perintah Kastam (Duti Anti-Lambakan) (Kajian Semula Pentadbiran) 2019 [*P.U. (A) 127/2019*] akan tamat tempohnya pada 23 Mei 2021 dan pihak berkepentingan boleh memberikan pandangan mereka mengenai penamatan pengenaan duti yang akan berlaku itu.

Dagangan subjek

2. (1) Dagangan subjek dikelaskan di bawah Kod Sistem yang Diharmonikan (Kod H.S.) dan Tatanama Tarif Berharmonis ASEAN (AHTN) 7209.15.00 00, 7209.16.10 00, 7209.16.90 00, 7209.17.10 00, 7209.17.90 00, 7209.18.99 00, 7225.50.10 00 dan 7225.50.90 00.

(2) Kod H.S. yang dinyatakan dalam subperenggan (1) diberikan hanya untuk makluman tetapi tidak mempunyai kesan mengikat terhadap penjenisan dagangan subjek.

Duti anti-lambakan

3. (1) Dagangan subjek adalah tertakluk kepada duti anti-lambakan dari 24 Mei 2016 hingga 23 Mei 2021 di bawah Perintah Kastam (Duti Anti-Lambakan) (No. 2) 2016 [P.U. (A) 144/2016] dan Perintah Kastam (Duti Anti-Lambakan) (Kajian Semula Pentadbiran) 2019 [P.U. (A) 127/2019].

(2) Kadar duti anti-lambakan yang dikenakan berhubung dengan import dagangan subjek ialah antara nil hingga 42.08% daripada harga eksport.

Pandangan daripada pihak berkepentingan

4. (1) Pihak berkepentingan yang berkemungkinan terjejas oleh penamatan pengenaan duti anti-lambakan boleh memberikan pandangan mereka secara bertulis.

(2) Pandangan yang disebut dalam subperenggan (1) hendaklah, khususnya, mengajukan isu-isu yang berikut:

(a) sama ada pengenaan duti anti-lambakan yang berterusan perlu untuk mengimbangi lambakan dagangan subjek; dan

(b) sama ada kemudahan berkemungkinan akan berterusan atau berulang jika duti itu dihapuskan.

(3) Pandangan yang disebut dalam subperenggan (1) hendaklah disokong dengan keterangan dokumen sewajarnya.

Had masa

5. Pihak berkepentingan hendaklah memberikan pandangan mereka secara bertulis dan mengemukakan maklumat yang dikehendaki tidak lewat daripada 31 Disember 2020. Pengemukakan pandangan itu hendaklah dialamatkan kepada—

Pengarah
Seksyen Amalan Perdagangan
Kementerian Perdagangan Antarabangsa dan Industri (MITI)
Aras 9, No. 7, Menara MITI
Jalan Sultan Haji Ahmad Shah
50480 Kuala Lumpur
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Nombor Telefon: (603) 6208 4631/4660/4637/4640

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E-mel: alltps@miti.gov.my

Bertarikh 23 November 2020

[MITI:ID/(S)/AP/AD/045/42]ld. 14; PN(PU2)529/XXVIII]

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

COUNTERVAILING AND ANTI-DUMPING DUTIES ACT 1993

NOTICE OF IMPENDING TERMINATION OF THE IMPOSITION OF ANTI-DUMPING DUTIES ON IMPORTS OF COLD ROLLED COILS OF ALLOY AND NON-ALLOY STEEL ORIGINATING OR EXPORTED FROM THE PEOPLE'S REPUBLIC OF CHINA, THE REPUBLIC OF KOREA AND THE SOCIALIST REPUBLIC OF VIET NAM

(AD 03/15)

PURSUANT to regulation 35 of the Countervailing and Anti-Dumping Duties Regulations 1994 [*P.U. (A) 233/1994*], the Government gives notice that the anti-dumping duties imposed on imports of cold rolled coils of alloy and non-alloy steel of a thickness between 0.20 millimetres to 2.60 millimetres and width between 700 millimetres to 1,300 millimetres excluding tin mill black plate and subject merchandise imported for the purpose of automotive end-usage of all grades and specifications originating or exported from the People's Republic of China, the Republic of Korea and the Socialist Republic of Viet Nam ("subject merchandise") under the Customs (Anti-Dumping Duties) (No. 2) Order 2016 [*P.U. (A) 144/2016*] has been revoked by the Customs (Anti-Dumping Duties) (Revocation) (No. 2) Order 2019 [*P.U. (A) 128/2019*] on 8 May 2019 whereas the same duties under the Customs (Anti-Dumping Duties) (Administrative Review) Order 2019 [*P.U. (A) 127/2019*] is due to expire on 23 May 2021 and interested parties may give their views on the impending termination of the imposition of the duties.

Subject merchandise

2. (1) The subject merchandise is classified under the Harmonised System Code (H.S. Code) and ASEAN Harmonised Tariff Nomenclature (AHTN) 7209.15.00 00, 7209.16.10 00, 7209.16.90 00, 7209.17.10 00, 7209.17.90 00, 7209.18.99 00, 7225.50.10 00 and 7225.50.90 00.

(2) The H.S. Code specified in subparagraph (1) are given only for information but have no binding effect on the classification of the subject merchandise.

Anti-dumping duties

3. (1) The subject merchandise is subject to anti-dumping duties from 24 May 2016 to 23 May 2021 under the Customs (Anti-Dumping Duties) (No. 2) Order 2016

[P.U. (A) 144/2016] and Customs (Anti-Dumping Duties) (Administrative Review) Order 2019 [P.U. (A) 127/2019].

(2) The rates of the anti-dumping duties imposed in relation to the imports of the subject merchandise are between nil to 42.08% of the export price.

Views from interested parties

4. (1) Interested parties likely to be affected by the termination of the imposition of the anti-dumping duties may give their views in writing.

(2) The views referred to in subparagraph (1) shall, in particular, address the following issues:

(a) whether the continued imposition of the anti-dumping duties is necessary to offset the dumping of the subject merchandise; and

(b) whether the injury would likely to continue or recur if the duties were removed.

(3) The views referred to in subparagraph (1) shall be duly substantiated with documentary evidence accordingly.

Time limit

5. Interested parties must give their views in writing and submit the required information not later than 31 December 2020. The submission of the views shall be addressed to—

Director
Trade Practices Section
Ministry of International Trade and Industry (MITI)
Level 9, No. 7, Menara MITI
Jalan Sultan Haji Ahmad Shah
50480 Kuala Lumpur
MALAYSIA

Telephone Number: (603) 6208 4631/4660/4637/4640

Facsimile Number: (603) 6211 4429

E-mail: alltps@miti.gov.my

Dated 23 November 2020

[MITI:ID/(S)/AP/AD/045/42]ld. 14; PN(PU2)529/XXVIII]

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