

REGULATION OF THE MINISTER OF MARINE AFFAIRS  
AND FISHERIES OF THE REPUBLIC OF INDONESIA  
NUMBER 11/PERMEN-KP/2019  
ON  
IMPORTATION OF CARRIER MEDIA AND/OR FISHERY PRODUCTS  
  
BY THE BLESSINGS OF ALMIGHTY GOD  
  
MINISTER OF MARINE AFFAIRS AND FISHERIES  
OF THE REPUBLIC OF INDONESIA,

Considering : a. that to implement the provisions of Article 24 of Government Regulation Number 15 of 2002 on Fish Quarantine and Article 32 section (5) of Government Regulation Number 57 of 2015 on Quality Assurance and Fishery Product Safety Systems as well as Increase of Value-Added Fishery Products, it is deemed necessary to re-regulate the provisions on the quarantine measures against importation of carrier media for pests and diseases of quarantine fish and Fishery Products;

b. that Regulation of the Minister of Marine Affairs and Fisheries Number PER.20/MEN/2007 on Quarantine Measures against Importation of Carrier Media for Pests and Diseases of Quarantine Fish from Overseas and from One Area to Another Area within the Territory of the Republic of Indonesia has not completely accommodated the needs in relation to the development of fish quarantine activity;

c. that based on the considerations as referred to in point a and point b, it is necessary to issue a Regulation of the Minister of Marine Affairs and Fisheries on Importation of Carrier Media and/or Fishery Products;

Observing : 1. Law Number 5 of 1990 on Conservation of Biological Resources and Their Ecosystem (State Gazette of the Republic of Indonesia of 1990 Number 49, Supplement to the State Gazette of the Republic of Indonesia Number 3419);

2. Law Number 16 of 1992 on Quarantine of Animals, Fish, and Plants (State Gazette of the Republic of Indonesia of 1992 Number 56, Supplement to the State Gazette of the Republic of Indonesia Number 3482);

3. Law Number 31 of 2004 on Fisheries (State Gazette of the Republic of Indonesia of 2004 Number 118, Supplement to the State Gazette of the Republic of Indonesia Number 4433), as amended by Law Number 45 of 2009 on Amendment to Law Number 31 of 2004 on Fisheries (State Gazette of the Republic of Indonesia of 2009 Number 154, Supplement to the State Gazette of the Republic of Indonesia Number 5073);
4. Government Regulation Number 15 of 2002 on Fish Quarantine (State Gazette of the Republic of Indonesia of 2002 Number 36, Supplement to the State Gazette of the Republic of Indonesia Number 4197);
5. Government Regulation Number 57 of 2015 on Quality Assurance and Fishery Product Safety Systems as well as Increase of Value-Added Fishery Products (State Gazette of the Republic of Indonesia of 2015 Number 181, Supplement to the State Gazette of the Republic of Indonesia Number 5726);
6. Government Regulation Number 9 of 2018 on Procedures for Controlling Import of Fishery Commodity and Salt Commodity as Raw Materials and Industry Supporting Materials (State Gazette of the Republic of Indonesia of 2018 Number 31, Supplement to the State Gazette of the Republic of Indonesia Number 6188);
7. Presidential Regulation Number 63 of 2015 on Ministry of Marine Affairs and Fisheries (State Gazette of the Republic of Indonesia of 2015 Number 111), as amended by Presidential Regulation Number 2 of 2017 on Amendment to Presidential Regulation Number 63 of 2015 on Ministry of Marine Affairs and Fisheries (State Gazette of the Republic of Indonesia of 2017 Number 5);
8. Regulation of the Minister of Marine Affairs and Fisheries Number 6/PERMEN-KP/2017 on Organization and Work Procedures of Ministry of Marine Affairs and Fisheries (State Bulletin of the Republic of Indonesia of 2017 Number 220), as amended by Regulation of the Minister of Marine Affairs and Fisheries Number 7/PERMEN-KP/2018 on Amendment to Regulation of the Minister of Marine Affairs and Fisheries Number 6/PERMEN-KP/2017 on Organization and Work Procedures of Ministry of Marine Affairs and Fisheries (State Bulletin of the Republic of Indonesia of 2018 Number 317);

HAS DECIDED:

To issue : REGULATION OF THE MINISTER OF MARINE AFFAIRS AND FISHERIES ON IMPORTATION OF CARRIER MEDIA AND/OR FISHERY PRODUCTS.

## CHAPTER I GENERAL PROVISIONS

### Article 1

In this Ministerial Regulation:

1. Importation means the importation of Carrier Media and/or fishery products from overseas into the territory

- of the Republic of Indonesia or from one Area to another Area within the territory of the Republic of Indonesia.
2. Carrier Media for Pests and Diseases of Quarantine Fish, hereinafter referred to as the Carrier Media, means the fish and/or other carrier media which may contain pests and diseases of quarantine fish.
  3. Fish means all aquatic biota of which any part or all parts of life are in the water, in either live or dead condition, including their parts.
  4. Other Objects means the Carrier Media other than Fish which have such a potential spread of pests and diseases of quarantine Fish.
  5. Pests and Diseases of Quarantine Fish (*Hama dan Penyakit Ikan Karantina*) hereinafter abbreviated as HPIK means all pests and diseases of Fish which have not been available yet and/or have been available in a certain Area in the Territory of the Republic of Indonesia which is in a relatively quick time may spread and harm the social economy or harm the public health.
  6. Fishery Product means the Fish handled, processed and/or made as the final product in the forms of fresh Fish, frozen Fish, and other processed products.
  7. Fish Quarantine Officer, hereinafter referred to as Quarantine Officer means a Civil Servant who is given a duty to take quarantine measures, quality control and safety of Fishery Products in accordance with the provisions of legislation.
  8. Area means covering a region in an island, or an island, or a group of islands within the Territory of the Republic of Indonesia which is connected to the prevention of the spread of pests and diseases of Fish.
  9. Fish Quarantine Measure, hereinafter referred to as Quarantine Measure, means the measure taken to prevent the importation and spread of pests and diseases of quarantine Fish from overseas and from one Area to another Area within the Territory of the Republic of Indonesia.
  10. Quality Control means all activities including inspections, verifications, surveillances, audits, and samplings in granting quality assurance and safety of Fishery Products.
  11. Detention means an action to detain Carrier Media which will be imported to home country or to a certain area within the Territory of the Republic of Indonesia.
  12. Rejection means an action of rejecting Carrier Media imported into or from a certain Area or within the Territory of the Republic of Indonesia.
  13. Destruction means an action to destruct Carrier Media as the follow-up of previous Quarantine Measure.
  14. Fish Quarantine Installation, hereinafter referred to as Quarantine Installation means a place along with all the existing means and facilities of it which is used to take Quarantine Measure.
  15. Health Certificate means an official document duly signed by the competent official/authority in the country/area of

origin stating that the Carrier Media and/or Fishery Product is not infected by any required pest and disease of Quarantine Fish and/or pest and disease of Fish and it is safe for human consumption.

16. Fish Quarantine Installation Certificate means an official document duly signed by the Quarantine Officer in the Importation place stating that the Carrier Media and/or Fishery Product is immediately brought to Quarantine Installation to get Quarantine Measure.
17. Release Certificate means an official document duly signed by a Quarantine Officer stating that the listed Carrier Media and/or Fishery Products is not infected or free from any pest and disease of Quarantine Fish and complies with quality and safety standard of Fishery Products.
18. Fish and Fishery Product Scheme Certificate (*Surat Keterangan Lalu Lintas*), hereinafter abbreviated as SKLL means a document stating that the Carrier Media in the form of Fish or listed fishery products can be freely imported or exported into other Areas within the Territory of the Republic of Indonesia.
19. Release Approval Letter of Carrier Media and/or Fishery Products from Importation Place means an official document duly signed by Quarantine Officer in Importation place or customs area, stating that the Carrier Media and/or listed Fishery Products is approved to be exported from an Importation place or customs area for Fish Quarantine Measure or freely schemed.
20. Owner of Carrier Media and/or Fishery Products means a person or legal entity who has Carrier Media and/or Fishery Products who is responsible in the Importation, exportation, or transit of Carrier Media and/or Fishery Products.
21. Transportation Media means all transportation media and means used to transport Carrier Media and/or Fishery Products.
22. Luggage means Carrier Media and/or Fishery Products brought about by an owner as passenger of Transportation Media in a certain size, number, and type.
23. Minister means the minister administering government affairs in the field of marine and fisheries.
24. Agency means the agency that has technical duty in the field of fish quarantine, quality control, and safety of fishery products.
25. Agency's Technical Implementing Unit (*Unit Pelaksana Teknis*), hereinafter referred to as UPT Agency means a Technical Implementing Unit under and responsible to Agency Head.
26. Other Object Certificate (*Surat Keterangan Benda Lain*), hereinafter abbreviated as SKBL means an official document duly signed by a Quarantine Officer at the Importation/exportation place, that stating that Carrier Media in the form of listed Other Objects is in a good condition and/or not damaged/rotten or not infected with HPIK.

27. Importation of High-Risk Carrier Media and/or Fishery Products means importation of imported fishery commodity that is very potential to contain HPIK or unsafe to be consumed that is carried out by a compliant or non-compliant business actor.
28. Importation of Medium-Risk Carrier Media and/or Fishery Products means importation of imported fishery commodity that is not potential to contain HPIK or safe to be consumed that is carried out by a non-compliant business actor.
29. Importation of Low-Risk Carrier Media and/or Fishery Products means importation of imported fishery commodity that is not potential to contain HPIK or safe to be consumed that is carried out by a compliant business actor.
30. HPIK Group I means all pests and diseases of quarantine Fish which are unable to be disinfected or cured from the Carrier Media as the treatment technology of which has not been mastered yet.
31. HPIK Group II means all pests and diseases of quarantine fish which are able to be disinfected and/or cured from the Carrier Media as the treatment technology of which has been mastered.

## CHAPTER II

### IMPORTATION REQUIREMENTS OF CARRIER MEDIA AND/OR FISHERY PRODUCTS

#### Article 2

- (1) Each Importation of Carrier Media and/or Fishery Products from overseas into the territory of the Republic of Indonesia is required to:
  - a. be completed with a Health Certificate issued by the competent authority in the Country of origin and Country of transit;
  - b. pass through the Importation place which has been stipulated; and
  - c. be reported and submitted to Quarantine Officer in the Importation place as referred to in point b, for the purpose of Quarantine Measures and Quality Control.
- (2) Other than the provision as referred to in section (1), each Importation of Carrier Media and/or Fishery Products from overseas into the territory of the Republic of Indonesia is required to be completed with:
  - a. a Certificate of Origin (CoO);
  - b. a photocopy of Quarantine Installation Certificate, that is used as the implementation place of Fish Quarantine Measures;
  - c. a label or accompanied with document (invoice/packing list); and
  - d. a Catch Certificate from the competent authority appointed by government in the country of origin of which the validity is authenticated by embassy of the country of origin.

- (3) Provisions regarding label or document (invoice/packing list) as referred to in section (2) point c, refer to the provisions of legislation.
- (4) Each Importation of Carrier Media classified as Other Objects into the territory of the Republic of Indonesia, in addition to complying with the provisions as referred to in section (1) point b and point c, is required to be completed with a Certificate of Origin (CoO) and/or Certificate of Analysis (CoA) issued by the authorized agency in the country of origin/transit.
- (5) Provisions regarding Importation of Other Objects in the form of biological preparations are in accordance with the provisions of legislation.

#### Article 3

- (1) Importer of Carrier Media and/or Fishery Products as referred to in Article 2 section (1) and section (2) must be originated from registered exporter in the country of origin.
- (2) Importer of Fishery Products as referred to in Article 2 section (2) originated from a country that has entered into a cooperation agreement in the forms of Mutual Recognition Agreement (MRA), or Memorandum of Understanding (MoU), or alike must be originated from an importer registered in the Ministry.

#### Article 4

The directorate general that executes technical duties in the field of catch fishery makes facilitation to ensure:

- a. correctness, originality, and validity of Catch Certificate, as referred to in Article 2 section (2) point d; and
- b. port of Fishery Products exportation place from the country of origin.

#### Article 5

- (1) The provision as referred to in Article 2 section (1) also applies to the Importation of Carrier Media and/or Fishery Products from an Area to another Area within the territory of the Republic of Indonesia, provided that the Health Certificate is in the form of Fish and Domestic Fishery Product Health Certificate.
- (2) The Fish and Domestic Fishery Product Health Certificate as referred to in section (1) is issued by the Quarantine Officer in the exportation place and/or in the transit place.

#### Article 6

The form and format of the Health Certificate for Importation of Carrier Media and/or Fishery Products from overseas as referred to in Article 2 section (1) point a, are listed in the Annex as an integral part of this Ministerial Regulation.

#### Article 7

- (1) The obligation to complete the Health Certificate as referred to in Article 5 only applies to Importation of

Carrier Media from a non-HPIK-free Area to another Area that is HPIK-free.

- (2) Importation of Carrier Media from a non-HPIK-free Area to another non-HPIK-free Area, an HPIK-free Area to another HPIK-free Area or an HPIK-free Area to another Area that is not HPIK-free, is completed with SKLL.
- (3) Importation of Carrier Media in the form of Other Objects from an Area to another Area within the territory of the Republic of Indonesia, is completed with SKBL.
- (4) The Health Certificate as referred to in section (1), the SKLL as referred to in section (2) or the SKBL as referred to in section (3) are issued by the Quarantine Officer at an exportation place and/or transit place.

### CHAPTER III REPORTING AND SUBMISSION OF CARRIER MEDIA AND/OR FISHERY PRODUCTS

#### Article 8

- (1) Importation of Carrier Media and/or Fishery Products is in the forms of:
  - a. Luggage;
  - b. postal consignment;
  - c. cargo in the form of living Fish;
  - d. cargo in the form of dead Fish; or
  - e. Other Objects.
- (2) For each Importation of Carrier Media and/or Fishery Products in the forms of:
  - a. Luggage, the owner is obligated to report and submit Carrier Media and/or Fishery Products accompanied with the requirement documents to a Quarantine Officer at the arrival in the Importation place;
  - b. postal consignment, the owner is obligated to report the arrival of Carrier Media and/or Fishery Products not later than 5 (five) days after receiving the notification from post office, and submit Carrier Media and/or Fishery Products accompanied with the requirement documents to a Quarantine Officer when receiving it from the post officer;
  - c. cargo in the form of living Fish, the owner is obligated to report not later than 2 (two) days prior to the arrival and submits Carrier Media and/or Fishery Products accompanied with the requirement document to a Quarantine Officer at the arrival in the Importation place;
  - d. cargo in the form of dead Fish, the owner is obligated to report not later 1 (one) day prior to the arrival and submit Carrier Media and/or Fishery Products accompanied with the requirement documents to a Quarantine Officer at the arrival in the Importation place; or
  - e. Other Objects, the owner is obligated to report and submit them to a Quarantine Officer at the arrival in the Importation place.

#### Article 9

- (1) The obligation to report and submit the Carrier Media and/or Fishery Products as referred to in Article 8 is submitted in the form of an application for quarantine, quality and safety inspection of Fishery Products to Head of UPT Agency at the Importation place.
- (2) The Submission of application as referred to in section (1) for Importation is carried out by attaching a copy/scan of the required documents.
- (3) The submission of application as referred to in section (2), is carried out electronically.
- (4) In the event of certain conditions, the submission of application may be done manually.
- (5) The certain conditions as referred to in section (4) are in the case of lack of access to internet network or other force majeure that does not allow the applications to be submitted electronically.
- (6) The submission of application electronically as referred to in section (3) is carried out by inputting data and uploading the scanned requirement documents in the application.
- (7) The submission of application manually as referred to in section (4) is carried out by submitting a copy/scan of the documents directly to the Quarantine Officer at the Importation place.

#### Article 10

- (1) If the provisions for submitting an application as referred to in Article 9 are fulfilled, then the Head of UPT Agency orders the Quarantine Officer to conduct a risk assessment of Importation of Carrier Media and/or Fishery Product.
- (2) In the event that the application as referred to in Article 9 is unable to be fulfilled, then the Head of UPT Agency submits a Rejection to the applicant accompanied by its reasons.

#### Article 11

- (1) Risk assessment of Importation of Carrier Media and/or Fishery Products as referred to in Article 10 section (1) is carried out by identifying:
  - a. the type and form of Carrier Media and/or Fishery Products;
  - b. the processing process;
  - c. the country/Area of origin of Carrier Media and/or Fishery Products;
  - d. the intension; and
  - e. the business actor's compliance.
- (2) The results of risk assessment of Importation of Carrier Media and/or Fishery Products as referred to in section (1) are in the forms of:
  - a. Importation of High-Risk Carrier Media and/or Fishery Products;
  - b. Importation of Medium-Risk Carrier Media and/or Fishery Products; or

- c. Importation of Low-Risk Carrier Media and/or Fishery Products.
- (3) The high-risk and medium-risk levels as referred to in section (2) point a and point b are imposed on the Importation of Carrier Media and/or Fishery Products into the Territory of the Republic of Indonesia.
- (4) The low-risk level as referred to in section (2) point c is imposed on the Importation of Carrier Media and/or Fishery Products into the Territory of the Republic of Indonesia and between Areas.
- (5) The provisions regarding risk assessment of Importation of Carrier Media and/or Fishery Products as referred to in section (1) are stipulated by the Agency Head.

#### CHAPTER IV QUARANTINE MEASURES AND QUALITY CONTROL

##### Article 12

- (1) Based on the results of the risk assessment as referred to in Article 11 section (2), the Carrier Media and/or Fishery Products are subject to Quarantine Measures.
- (2) In addition to prevent the importation of HPIK, the Quarantine Measures as referred to in section (1) is also carried out for Quality Control and safety of fishery products.
- (3) The Quarantine Measures against Carrier Media and/or Fishery Products as referred to in section (1) are carried out prior to customs examination.

##### Article 13

- (1) The Quarantine Measures as referred to in Article 12 against Carrier Media and/or Fishery Products are initiated by the inspection of documents completeness and validity as referred to in Article 2 section (1) point a and/or section (2) by a Quarantine Officer at the time the Carrier Media and/or Fishery Products arrive at the Importation place.
- (2) The inspection as referred to in section (1) may be carried out on Transportation Media or after Carrier Media and/or Fishery Products are unloaded from the Transportation Media.
- (3) The documents as referred to in section (1) are stated complete if all documents required have been fulfilled.
- (4) The documents as referred to in section (1) are stated valid if the documents originated from the country/Area of origin or country/Area of transit are issued by the competent officer and constitute an original document.

##### Article 14

- (1) Against the Importation of:
  - a. a Carrier Media that is not completed with the documents as referred to in Article 2 section (1) point a;
  - b. a Carrier Media that is classified into Other Objects that is not completed with the documents as referred to in Article 2 section (4); or

- c. a Fishery Product that is not completed with the documents as referred to in Article 2 section (1) point a, section (2), and Article 3;  
a Detention is carried out not later than 3 (three) work days to give the opportunity to the owner of Carrier Media and/or Fishery Products to complete the concerned documents.
- (2) If within 3 (three) work days the documents as referred to in section (1) are unable to be completed, then, a Rejection is imposed on the Carrier Media and/or Fishery Products.
- (3) If the owner states unable to complete Carrier Media and/or Fishery Product documents prior to the period of 3 (three) days as referred to in section (2) which is proven with a statement letter, then, a Rejection to be exported from The Territory of the Republic of Indonesia or returned to the Area of origin is imposed on those Carrier Media or Fishery Products.
- (4) In the event that the Owner of Carrier Media and/or Fishery Products is unable to export them from the Territory of the Republic of Indonesia or to return them to the Area of origin as referred to in section (3) within 3 (three) days, then, a Destruction is imposed on those Carrier Media and/or Fishery Products.
- (5) The period as referred to in section (4) may be extended provided that the Owner of Carrier Media and/or Fishery Products encloses a statement letter from the transportation company stating that the Carrier Media and/or Fishery Products will be transported in accordance with the closest transportation schedule.
- (6) In the event that the Carrier Media and/or Fishery Products as referred to in section (4) based on the results of health, quality and safety examination of fishery products, is declared free from HPIK, complying with the quality requirements, or safe for human consumption, the Carrier Media and/or Fishery Products may be used by the Country.

#### Article 15

- (1) In the event that the results of inspection of documents completeness and validity as referred to in Article 13 section (1) are declared complete and valid, then, a verification of correctness of document contents is carried out for the Carrier Media and/or Fishery Products.
- (2) The verification of correctness of document contents as referred to in section (1) may be carried out:
  - a. on the Transportation Media; or
  - b. after Carrier Media and/or Fishery Products are unloaded from Transportation Media.
- (3) The verification of correctness of document contents after Carrier Media and/or Fishery Products are unloaded from Transportation Media may be carried out in the Importation place or in Quarantine Installation.

Part One  
Verification on Transportation Media

Article 16

- (1) In the event that in the results of verification of correctness of document contents on Transportation Media as referred to in Article 15 section (2) point a, the documents are declared correct, a health examination is carried out against the Importation of High-Risk Carrier Media and/or Fishery Products on the Transportation Media.
- (2) In the event that in the results of verification of correctness of document contents on Transportation Media as referred to in Article 15 section (2) point a, the documents are declared correct, the exemption is given for Importation of Medium-Risk and Low-Risk Carrier Media and/or Fishery Products.
- (3) In the event that in the results of verification of correctness of document contents on Transportation Media as referred to in Article 15 section (2) point a, the document is declared incorrect, Carrier Media is rotten or damaged or constitutes a Carrier Media of which the Importation is prohibited, then, a Rejection is imposed on the Importation of Carrier Media and/or Fishery Product.

Article 17

- (1) In the event that in the results of health examination on vessel as referred to in Article 16 section (1), the Carrier Media and/or Fishery Products:
  - a. are not infected or free from Pests and Diseases of Quarantine Fish, and/or complying with the quality, and safety requirements of fishery products, the Carrier Media and/or Fishery Products are exempted by issuing a Release Certificate;
  - b. are infected or not free from Pests and Diseases of Quarantine Fish Group I and/or not complying with the quality and safety requirements of Fishery Products, the Importation of Carrier Media and/or Fishery Products is rejected; or
  - c. are infected by Pests and Diseases of Quarantine Fish Group II then the Carrier Media is treated on the Transportation Media.
- (2) In the event that HPIK of Carrier Media and/or Fishery Products is unable to be detected on the Transportation Media then the Carrier Media and/or Fishery Products may be unloaded from Transportation Media with the approval of a Quarantine Officer to conduct the seclusion and observation at the Quarantine Installation.
- (3) In the event that the Carrier Media and/or Fishery Products as referred to in section (1) point b are unloaded from the Transportation Media without approval from a Quarantine Officer, then a Destruction is imposed on those Carrier Media and/or Fishery Products.
- (4) If after being treated as referred to in section (1) point c, evidently the Carrier Media:

- a. is able to be cured or disinfected from Pests and Diseases of Quarantine Fish Group II, the Carrier Media is exempted by issuing a Release Certificate; or
- b. is unable to be cured or disinfected from Pests and Diseases of Quarantine Fish Group II, a Rejection is imposed on the Carrier Media.

Part Two  
Verification After Being Unloaded

Article 18

- (1) The verification of correctness of document contents after Carrier Media and/or Fishery Products are unloaded from Transportation Media as referred to in Article 15 section (2) point b, for:
  - a. the Importation of High-Risk Carrier Media and/or Fishery Products and Importation of Medium-Risk Carrier Media and/or Fishery Products are carried out in a Quarantine Installation.
  - b. the Importation of Low-Risk Carrier Media and/or Fishery Products is carried out in an Importation place.
- (2) The verification of correctness of document contents in an Importation place as referred to in section (1) point b is carried out to the extent that it does not disrupt the smooth flow of goods.

Article 19

- (1) In the verification of correctness of document contents in a Quarantine Installation for Importation of High-Risk Carrier Media and/or Fishery Products and Importation of Medium-Risk Carrier Media and/or Fishery Products as referred to in Article 18 section (1) point a, a Quarantine Officer at the Importation place issues a Release Approval Letter of Carrier Media and/or Fishery Products from Importation Place and Fish Quarantine Installation Certificate.
- (2) Release of Carrier Media and/or Fishery Products from Importation place in conducting verifications of correctness of document contents in a Quarantine Installation as referred to section (1) is escorted by a Quarantine Officer.

Article 20

- (1) Based on verification of correctness of document contents as referred to in Article 18 section (1), if the types, numbers, and/or sizes of Carrier Media and/or Fishery Products are not in accordance with the records set out in the document, then, a Rejection is imposed on those Carrier Media and/or Fishery Products.
- (2) The Rejection of Carrier Media and/or Fishery Products as referred to in section (1) is only done to the excess of number and/or non-conformity of type and/or size of the Carrier Media and/or Fishery Products.

- (3) The Carrier Media and/or Fishery Products as referred to in section (2) must be exported from the Territory of the Republic of Indonesia or returned to the Area of origin within 3 (three) work days after a Rejection Letter is issued.
- (4) In the event that the Owner of Carrier Media and/or Fishery Products is unable to export them from the Territory of the Republic of Indonesia or to return them to the Area of origin as referred to in section (3) within 3 (three) days, a Destruction is imposed on those Carrier Media and/or Fishery Products.
- (5) The period as referred to in section (4) may be extended provided that the Owner of Carrier Media and/or Fishery Products encloses a statement letter from the transportation company stating that the Carrier Media and/or Fishery Product will be transported in accordance with the closest transportation schedule.
- (6) In the event that the Carrier Media and/or Fishery Products as referred to in section (4) based on the results of health, quality and safety examination of fishery products, is declared free from HPIK, complying with quality standards, or safe for human consumption, the Carrier Media and/or Fishery Products may be used by the Country.

#### Article 21

In the event that in the results of verification correctness of document contents as referred to in Article 18 section (1), the Carrier Media and/or Fishery Products are in rotten or damaged condition, then a Destruction is imposed on those Carrier Media and/or Fishery Products.

#### Article 22

In the event that in the results of verification of correctness of document contents as referred to in Article 18 section (1), the Carrier Media and/or Fishery Products belong to the prohibited type, then a Destruction is imposed on those Carrier Media and/or Fishery Products.

#### Article 23

- (1) In the event that in the results of verification of correctness of document contents as referred to in Article 18 section (1), the Carrier Media and/or Fishery Products belong to the protected type, then a Detention is imposed on those Carrier Media and/or Fishery Products.
- (2) The Carrier Media and/or Fishery Product subject to Detention as referred to in section (1), a health, quality and safety examination of the fishery products is carried out.
- (3) In the event that in the results of health, quality and safety examination of fishery products as referred to in section (2), the Carrier Media and/or Fishery Products are infected with HPIK group I or do not comply with quality standard, and safety of fishery product, a Destruction is carried out.

- (4) In the event that in the health examination as referred to in section (2), the Carrier Media and/or Fishery Products are infected with HPIK group II, the following measures are carried out:
  - a. disinfection treatment for Carrier Media; or
  - b. destruction of Fishery Products.
- (5) In the event that in the health examination as referred to in section (2), the Carrier Media is not infected with HPIK or the treatment measure results as referred to in section (4) point a, the Carrier Media is able to be cured, the Carrier Media may be submitted to Government institution in charge in conservation or fishery research and/or development institution as well as for education purposes.
- (6) In the event that the results of health, quality and safety examination of fishery products as referred to in section (2), the Fishery Product is free from HPIK and complies with the quality and safety standard of fishery product, the Fishery Product may be used by the country.
- (7) In the event that in the treatment measures as referred to in section (4) point a the Carrier Media is unable to be cured, Destruction of the Carrier Media is carried out.

#### Article 24

- (1) In the event that in the results of verification correctness of document contents as referred to in Article 18 section (1) point a is declared correct, the Importation of Carrier Media and/or Fishery Products with the Risk Level of:
  - a. High, is secluded; and
  - b. Medium, is exempted by issuing a Release Certificate.
- (2) In the event that in the results of verification correctness of document contents as referred to in Article 18 section (1) point b is declared correct, the Importation of Low-Risk Carrier Media and/or Fishery Products is exempted by issuing a Release Certificate.

#### Article 25

- (1) During the seclusion to Importation of High-Risk Carrier Media and/or Fishery Products as referred to in Article 24 section (1) point a, hereinafter referred to as a quarantine period, the following matters are carried out:
  - a. health observation and examination to a Carrier Media to detect the growth of HPIK clinically and/or based on laboratory research result.
  - b. Fish health examination and quality and safety assessment of Fishery Products upon Fishery Products to detect HPIK and acknowledge the conformity of quality standard requirement in organoleptic and/or based on laboratory research result.
- (2) To detect the growth of HPIK and acknowledge the conformity of quality standard requirement, sampling of Carrier Media and/or Fishery Products is done by a Quarantine Officer.

- (3) The quarantine period as referred to in section (1) is carried out not later than 15 (fifteen) calendar days.
- (4) If necessary, the quarantine period as referred to in section (1) may be extended for a maximum of 15 (fifteen) calendar days.
- (5) The provisions regarding procedure of observation, sampling of Carrier Media and/or Fishery Products, Fish health examination and quality and safety assessment of Fishery Products are stipulated by the Agency Head.

#### Article 26

- (1) During the quarantine period as referred to in Article 25 section (1), the Carrier Media and/or Fishery Products in a Quarantine Installation is prohibited to be:
  - a. moved from the Quarantine Installation to another place;
  - b. transferred from the Owner of Carrier Media and/or Fishery Products to other party; and/or
  - c. exchanged or mixed with Carrier Media and/or Fishery Products of the same type or other types.
- (2) Violation against the prohibition as referred to in section (1) is subject to sanction in accordance with the provisions of legislation.

#### Article 27

- (1) In the event that in the results of health observation and examination to a Carrier Media as referred to in Article 25 section (1) point a, the Carrier Media is declared:
  - a. not infected or free from HPIK, the Carrier Media is exempted by issuing a Release Certificate;
  - b. found HPIK group I, a Destruction is imposed on the Carrier Media; or
  - c. found HPIK group II, the Carrier Media is treated.
- (2) If after being treated as referred to in section (1) point c, the Carrier Media is declared:
  - a. able to be cured from HPIK group II, the Carrier Media is exempted by issuing a Release Certificate; or
  - b. unable to be cured from HPIK group II, a Destruction is imposed on the Carrier Media.

#### Article 28

- (1) In the event that in the Fish health examination and quality and safety assessment of Fishery Products as referred to in Article 25 section (1) point b, the Fishery Product is declared:
  - a. not infected or free from HPIK and complying with the quality standard requirements stipulated, the Fishery Product is exempted by issuing a Release Certificate;
  - b. found HPIK group I or group II, a Destruction is imposed on the Carrier Media;
  - c. not complying with the quality standard requirements stipulated, then, a Rejection is

imposed on the Fishery Products and is required to be returned from the Territory of the Republic of Indonesia not later than 3 (three) calendar days as of the issuance of Rejection Letter.

- (2) In the event that the Owner of Fishery Products is unable to export them from the Territory of the Republic of Indonesia as referred to in section (1) point c within 3 (three) calendar days, a Destruction is imposed on those Fishery Products.
- (3) The period as referred to in section (2) may be extended provided that the owner of Fishery Products encloses a statement letter from the transportation company stating that the Fishery Products will be transported in accordance with the closest transportation schedule.
- (4) The provisions regarding quality and safety standard requirements of Fishery Products are stipulated by the Agency Head.

#### Article 29

- (1) In the event that in the results of verification of correctness of document contents on Importation of Low-Risk Carrier Media and/or Fishery Products as referred to in Article 18 section (1) point b is declared correct, the Carrier Media and/or Fishery Products are exempted.
- (2) The exemption measure as referred to in section (1) against Importation of Carrier Media and/or Fishery Products from overseas into the Territory of the Republic of Indonesia are taken by issuing a Release Approval Letter of Carrier Media and/or Fishery Products from Importation Place.
- (3) The exemption measure as referred to in section (1) against Importation of Carrier Media and/or Fishery Products from one Area to another Area within the Territory of the Republic of Indonesia are taken by issuing:
  - a. a Release Certificate for Importation of Carrier Media and/or Fishery Products which is completed with a Health Certificate; or
  - b. a Release Approval Letter of Carrier Media and/or Fishery Products from Importation Place which is equipped with SKLL or SKBL.

#### Article 30

- (1) Each Importation of Carrier Media and/or Fishery Products that is not administered or the owner of which is unknown is under Detention.
- (2) The Carrier Media and/or Fishery Products as referred to in section (1) in the forms of living Fish, fresh Fish and/or frozen Fish, if within 3 (three) work days after the Detention are still not administered or their owner is still unknown, then a Destruction is imposed.
- (3) In the event that based on results of health, quality and safety examination of fishery products, the Carrier Media and/or Fishery Products are declared to be free from HPIK, complying with the quality standard requirements,

or safe for human consumption, the Carrier Media and/or Fishery Products may be used by the country.

Article 31

- (1) Carrier Media and/or Fishery Products in addition to what as referred to in Article 30 section (2), if within 14 (fourteen) work days are not administered or their owner is unknown, a Rejection is imposed.
- (2) If within not later than 14 (fourteen) work days after the Rejection as referred to in section (1) the Carrier Media and/or Fishery Products are not exported from the Territory of the Republic of Indonesia, a Destruction is imposed on those Carrier Media and/or Fishery Products.
- (3) In the event that based on the results of health, quality and safety examination of fishery products, the Carrier Media and/or Fishery Products as referred to in section (2) are declared to be free from HPIK, complying with the quality standard requirements, or safe for human consumption, those Carrier Media and/or Fishery Products may be used by the country.

Article 32

- (1) The Detention of Carrier Media and/or Fishery Products as referred to Article 23 section (1) and Article 30 section (1) is carried out in a Quarantine Installation or at any other place which has been designated by the Agency Head.
- (2) During the Detention in a Quarantine Installation or another designated place, the Carrier Media and/or Fishery Products are sealed.

CHAPTER V

RE-IMPORTATION OF CARRIER MEDIA  
AND/OR FISHERY PRODUCTS REJECTED IN OVERSEAS

Article 33

- (1) For re-importation of Carrier Media and/or Fishery Products that are rejected overseas due to not complying with the quarantine requirements and/or quality and safety standard requirements of fishery products stipulated by a destination country and/or other reasons, Quarantine Measures are taken in accordance with the provisions regarding the Importation.
- (2) The re-importation of Carrier Media and/or Fishery Products as referred to section (1) is carried out through:
  - a. Importation place of Carrier Media and/or Fishery Products which has been designated; or
  - b. exportation place of Carrier Media and/or Fishery Products at exportation time.
- (3) The re-importation of Carrier Media and/or Fishery Products as referred to section (1) is accompanied with a Rejection letter from the destination country.
- (4) The Rejection letter as referred to in section (3) may be in the form of Rejection statement from the competent authority or recipient of the destination country.

- (5) Requirement documents accompanying the Carrier Media and/or Fishery Products at exportation time may be re-used as Importation requirements.
- (6) The requirement documents of Carrier Media and/or Fishery Products at exportation time as referred to in section (5) are in accordance with the provisions of legislation regarding exportation of Carrier Media and/or Fishery Products.

#### Article 34

- (1) For the re-importation of Carrier Media and/or Fishery Products that do not comply with quarantine requirements at exportation time, a Destruction is imposed on those Carrier Media and/or Fishery Products.
- (2) In the event that based on results of health, quality and safety examination of fishery products, the Carrier Media and/or Fishery Products as referred to in section (1) are declared to be free from HPIK, complying with the quality and safety standard requirements, those Carrier Media and/or Fishery Products may be used by the country.

#### Article 35

- (1) For re-importation of a Carrier Media that does not comply with quarantine requirements at the exportation time which includes protected type and based on health examination the Carrier Media is not infected with HPIK, the Carrier Media may be submitted to Government institution in charge of conservation or fishery research and/or development institution as well as for education purposes.
- (2) For re-importation of Fishery Products that does not comply with quarantine requirements at the exportation time which includes protected type and based on Fish health and quality and safety examination of fishery products is declared to be free from HPIK and complying with the quality and safety standard requirements of fishery products, the Fishery Products may be used by the country.

### CHAPTER VI

#### IMPORTATION OF CARRIER MEDIA IN THE FORM OF LIVING FISH AND/OR FISHERY PRODUCTS AS LUGGAGE

#### Article 36

- (1) Importation of Carrier Media in the form of living Fish and/or Fishery Products as Luggage must comply with the provisions as referred to in Article 2 section (1).
- (2) Importation of Carrier Media in the form of living Fish and/or Fishery Products as Luggage is subject to Quarantine Measures in accordance with the provisions of this Minister Regulation.

#### Article 37

- (1) Importation of Carrier Media in the form of living Fish as Luggage may be carried out provided that:

- a. it does not constitute a type where the importation of which is prohibited into the Territory of the Republic of Indonesia in accordance with the provisions of legislation;
  - b. it does not constitute type and/or strain/variety of new Fish;
  - c. it is not originated from a country that is being affected by HPIK outbreak;
  - d. it is not for trade;
  - e. it is not originated from a country that has new disease; or
  - f. it has the total length up to 10 (ten) cm, with the most total number of 10 (ten) pieces or with the total length of above 10 (ten) cm until 20 (twenty) cm, with the most total number 5 (five) pieces.
- (2) Importation of Fishery Products as Luggage may be carried out without Catch Certificate and CoO provided that:
- a. it has a maximum weight of 25 kg (twenty-five kilograms) or having a maximum value of Rp1,500,000.00 (one million five hundred thousand rupiah);
  - b. it constitutes Fishery Products where the importation of which is permitted into the Territory of the Republic of Indonesia in accordance with the provisions of legislation; or
  - c. it is not for trade.

#### Article 38

- (1) For Importation of Carrier Media in the form of living Fish and/or Fishery Products as Luggage that do not comply with the provisions as referred to in Article 37, a Rejection is imposed by a Quarantine Officer.
- (2) In the event that the number of Carrier Media in the form of living Fish and/or Fishery Products exceed the provisions as referred to in Article 37 section (1) point f or section (2) point a, the Rejection as referred to in section (1) is only carried out to the said excess.
- (3) Owner of Carrier Media in the form of living Fish and/or Fishery Products is obligated to return them from the territory of the Republic of Indonesia or the Area of origin within not later than 24 (twenty-four) hours as of the Rejection as referred to in section (1) and section (2).
- (4) If within 24 (twenty-four) hours as referred to in section (3), the Carrier Media and/or Fishery Products are not returned to the country of origin, a Destruction is imposed on those Carrier Media by a Quarantine Officer.

### CHAPTER VII MISCELLANEOUS

#### Article 39

Against diplomatic items and souvenirs in the form of Carrier Media and/or Fishery Products, Quarantine Measures in accordance with the provisions in this Minister Regulation are taken.

Article 40

- (1) Other Carrier Media in the form of waste, that has such a connection with Fish or Other Objects, that are unloaded from Transportation Media at Importation place or transit place must be destroyed by the person in charge of Transportation Media, Owner of Carrier Media or their attorney under a Quarantine Officer's supervision.
- (2) The Destruction of other Carrier Media as referred to in section (1) is carried out in the place where Quarantine Measures are taken.
- (3) The Destruction of other Carrier Media as referred to in section (1) and section (2) is carried out through coordination with any related institution.

Article 41

The Quarantine Officer cannot be charged with indemnity upon damage and/or death of Fish due to the Quarantine Measures implementation process, to the extent that the Quarantine Measures are taken in accordance with the provisions of legislation.

Article 42

- (1) Each Destruction of Carrier Media and/or Fishery Products is in the presence of the owner or their attorney, with other institution that is related to the Destruction, and its result is contained in the Minutes of Destruction.
- (2) If the owner or their attorney as referred to in section (1) is not present after being summoned accordingly, the Destruction remains to be carried out.
- (3) Against the Carrier Media and/or Fishery Products in Destruction as referred to in section (1), the owner or their attorney is unable to claim any indemnity whatsoever.
- (4) In the event that Destruction as referred to in section (1) uses facility owned by the Agency, all costs arising are charged to the Owner of the Carrier Media and/or Fishery Products and it constitutes Non-Tax State Revenue that is required to be deposited to the state treasury.

Article 43

All costs arising as the consequences of the Quarantine Measures and/or Quality Control are charged to the Owner of the Carrier Media and/or Fishery Products.

CHAPTER VIII  
CLOSING PROVISIONS

Article 44

At the time this Ministerial Regulation comes into force:

- a. Regulation of the Minister of Marine Affairs and Fisheries Number PER.09/MEN/2007 on Provisions of Importation of Carrier Media in the Form of Living Fish as Luggage into the Territory of the Republic of Indonesia;

- b. Regulation of the Minister of Marine Affairs and Fisheries Number PER.20/MEN/2007 on Fish Quarantine Measures for Importation of Carrier Media of HPIK from Overseas and from One Area to Other Area Within the Territory of the Republic of Indonesia; and
- c. Decision of the Minister of Marine Affairs and Fisheries Number KEP.06/MEN/2002 on Requirements and Examination Procedure of Quality of Fishery Products Imported into the Territory of the Republic of Indonesia, are repealed and declared ineffective.

Article 45

This Minister Regulation comes into force on the date of its promulgation.

In order that every person may know hereof, it is ordered to promulgate this Ministerial Regulation by its placement in State Bulletin of the Republic of Indonesia.

Issued in Jakarta  
on 6 March 2019

MINISTER OF MARINE AFFAIRS AND FISHERIES  
OF THE REPUBLIC OF INDONESIA,

signed

SUSI PUDJIASTUTI

Promulgated in Jakarta  
on 10 April 2019

DIRECTOR GENERAL OF LEGISLATION  
OF THE MINISTRY OF LAW AND HUMAN RIGHTS  
OF THE REPUBLIC OF INDONESIA

signed

WIDODO EKATJAHJANA

STATE BULLETIN OF THE REPUBLIC OF INDONESIA NUMBER 410 OF 2019

Jakarta, 19 December 2024  
Has been translated as an Official Translation  
on behalf of the Minister of Law  
of the Republic of Indonesia  
DIRECTOR GENERAL OF LEGISLATION,

DHAHANA PUTRA