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WARTA KERAJAAN PERSEKUTUAN
*FEDERAL GOVERNMENT
GAZETTE*

NOTIS PEMULAAN PENYIASATAN DUTI ANTI-LAMBAKAN
MENGENAI IMPORT GELUNGAN-GELUNGAN PANAS
RATA YANG BERASAL ATAU DIEKSPORT DARI REPUBLIK
RAKYAT CHINA, REPUBLIK INDONESIA DAN
REPUBLIK KOREA

*NOTICE OF INITIATION OF AN ANTI-DUMPING DUTY
INVESTIGATION WITH REGARD TO IMPORTS OF
HOT- ROLLED COILS ORIGINATING OR EXPORTED FROM
THE PEOPLE'S REPUBLIC OF CHINA, REPUBLIC OF
INDONESIA AND REPUBLIC OF KOREA*



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

AKTA DUTI TIMBAL BALAS DAN ANTI-LAMBAKAN 1993

**NOTIS PEMULAAN PENYIASATAN DUTI ANTI-LAMBAKAN MENGENAI IMPORT
GELUNGAN-GELUNGAN PANAS RATA YANG BERASAL ATAU DIEKSPORT DARI
REPUBLIK RAKYAT CHINA, REPUBLIK INDONESIA DAN REPUBLIK KOREA**

(AD 02/14)

MENURUT subseksyen 20(8) Akta Duti Timbal Balas dan Anti Lambakan 1993 [*Akta 504*] dan peraturan 8 Peraturan-Peraturan Duti Timbal Balas dan Anti-Lambakan 1994 [P.U. (A) 233/1994] Kerajaan Malaysia telah menerima suatu petisyen yang mengatakan bahawa import gelungan-gelungan panas rata yang berasal atau dieksport dari Republik Rakyat China, Republik Indonesia dan Republik Korea sedang dilambakkkan di Malaysia dan menyebabkan kemudaratan material kepada industri dalam negeri di Malaysia yang mengeluarkan keluaran serupa ("industri Malaysia").

Petisyen

1. Petisyen itu telah dibuat oleh—

Megasteel Sdn. Bhd.
Wisma Lion, Lot 2319
Kawasan Perindustrian Olak Lempit
Mukim Tanjung Dua Belas
42700 Banting
Selangor Darul Ehsan
MALAYSIA,

pengeluar dalam negeri gelungan-gelungan panas rata bagi pihak industri Malaysia.

Keluaran

2. Dagangan subjek yang dikatakan sedang dilambakkkan ialah gelungan-gelungan panas rata yang dikelaskan di bawah Nombor Kod Sistem yang Diharmonikan (Kod H.S.) 7208.10.000, 7208.25.000, 7208.26.000, 7208.27.000, 7208.36.000, 7208.37.000, 7208.38.000, 7208.39.200, 7208.39.900, 7225.30.000 dan Tatanama Tarif Berharmonis ASEAN (AHTN) 7208.10.0000, 7208.25.0000, 7208.26.0000, 7208.27.1000,

7208.27.9000, 7208.36.0000, 7208.37.0000, 7208.38.0000, 7208.39.0020, 7208.39.0090, 7225.30.9000 ("dagangan subjek"). Nombor Kod H.S. ini diberikan hanya untuk makluman tetapi tidak mempunyai kesan mengikat terhadap pengelasan dagangan subjek.

Pengataan lambakan

3. Pengataan lambakan adalah berdasarkan perbandingan di antara nilai normal dagangan subjek di Republik Rakyat China, Republik Indonesia dan Republik Korea dengan harga eksport yang bersamaan dengannya apabila dieksportkan ke Malaysia. Berdasarkan perbandingan ini, margin lambakan sebagaimana yang dikatakan oleh pempetisyen adalah ketara bagi pengeluar/pengekspor tersebut.

Pengataan kemudaratan

4. Pempetisyen telah menyatakan dan telah memberikan keterangan bahawa import dagangan subjek dari Republik Rakyat China, Republik Indonesia dan Republik Korea yang dikatakan telah meningkat dari segi kuantiti mutlak. Adalah dikatakan selanjutnya bahawa industri Malaysia telah mengalami kemudaratan melalui kesan lambakan, antara lain, pemotongan harga, penyekatan harga, pemelesetan harga, tahap pengeluaran dan penggunaan kapasiti yang rendah, tahap produktiviti yang rendah, penurunan jualan, penurunan kadar keuntungan, pengurangan dalam bilangan pekerja, ketidakupayaan menambahkan modal, tahap pulangan pelaburan yang rendah, aliran tunai yang negatif dan penurunan syer pasaran.

Tatacara

5. Setelah menentukan bahawa keterangan yang mencukupi wujud untuk mewajarkan suatu penyiasatan duti anti-lambakan dan bahawa penyiasatan sedemikian adalah demi kepentingan awam, Kerajaan memulakan penyiasatan menurut subperaturan 7(1) Peraturan-Peraturan Duti Timbal Balas dan Anti-Lambakan 1994.

5.1 *Senarai soalan*

Bagi mendapatkan maklumat yang disifatkan perlu bagi penyiasatannya, Kerajaan akan menghantar senarai soalan kepada industri Malaysia dan mana-mana persatuan pengeluar di Malaysia, kepada pengeluar/pengekspor di Republik Rakyat China, Republik Indonesia dan

Republik Korea, kepada pengimport, kepada mana-mana persatuan pengimport yang dinamakan dalam petisyen, dan kepada Kerajaan-Kerajaan Republik Rakyat China, Republik Indonesia dan Republik Korea.

Dalam apa-apa keadaan, semua pihak berkepentingan yang tidak dihubungi oleh Kementerian Perdagangan Antarabangsa dan Industri (MITI) diminta untuk menghubungi MITI melalui faksimile atau e-mel bagi mengetahui sama ada mereka disenaraikan dalam petisyen. Jika perlu, pihak berkepentingan itu boleh memohon satu salinan senarai soalan dengan mengenal pasti sifat aktiviti perniagaan mereka yang berkaitan dengan penyiasatan ini.

5.2 *Pengumpulan maklumat*

Semua pihak berkepentingan diminta memberikan pandangan mereka secara bertulis, khususnya dengan menjawab senarai soalan yang dialamatkan kepada mereka dan dengan mengemukakan keterangan menyokong.

Had masa

6. 6.1 *Pihak memohon senarai soalan*

Semua pihak berkepentingan yang memohon satu senarai soalan, hendaklah berbuat demikian, tidak lewat daripada 15 hari selepas penyiaran notis ini dalam *Warta Kerajaan Malaysia*.

6.2 *Pihak menjawab senarai soalan*

Semua pihak berkepentingan mestilah mengemukakan pandangan mereka secara bertulis dan mengemukakan jawapan senarai soalan dalam masa 40 hari dari tarikh penyiaran notis ini jika pandangan dan pengemukaan itu hendak diambil kira semasa penyiasatan, kecuali jika dinyatakan sebaliknya.

Pengemukaan bertulis, jawapan senarai soalan dan surat-menyurat

7. Semua pengemukaan dan permohonan mestilah dibuat secara bertulis dan mestilah dinyatakan nama, alamat, alamat e-mel, nombor telefon dan faksimile pihak berkepentingan itu kepada—

Pengarah

Seksyen Amalan Perdagangan

Kementerian Perdagangan Antarabangsa dan Industri (MITI)

Tingkat 14, Blok 8, Kompleks Pejabat Kerajaan

Jalan Duta

50622 Kuala Lumpur

MALAYSIA

Nombor Telefon: (603) 6200 0125

Nombor Faksimile: (603) 6201 6394

E-mel: altps@miti.gov.my

Sekiranya pihak berkepentingan tidak memberikan maklumat yang diperlukan atau maklumat dan pandangan itu tidak diterima dalam bentuk yang mencukupi dalam had masa yang ditetapkan, Kerajaan boleh membuat penentuan awal atau muktamadnya berdasarkan fakta yang ada mengikut seksyen 41 Akta Duti Timbal Balas dan Anti-Lambakan 1993.

Bertarikh 16 Jun 2014

[MITI:ID/(S)/AP/AD/045/37; PN(PU2)529/XV]

DATO' SRI MUSTAPA BIN MOHAMED
Menteri Perdagangan Antarabangsa dan Industri

COUNTERVAILING AND ANTI-DUMPING DUTIES ACT 1993

NOTICE OF INITIATION OF AN ANTI-DUMPING DUTY INVESTIGATION WITH REGARD
TO IMPORTS OF HOT-ROLLED COILS ORIGINATING OR EXPORTED FROM THE
PEOPLE'S REPUBLIC OF CHINA, REPUBLIC OF INDONESIA AND REPUBLIC OF KOREA

(AD 02/14)

PURSUANT to subsection 20(8) of the Countervailing and Anti-Dumping Duties Act 1993 [*Act 504*] and regulation 8 of the Countervailing and Anti-Dumping Duties Regulations 1994 [*P.U. (A) 233/1994*] the Government of Malaysia has received a petition alleging that imports of hot-rolled coils originating or exported from People's Republic of China, Republic of Indonesia and Republic of Korea are being dumped in Malaysia and are causing material injury to the domestic industry in Malaysia producing the like product (the "Malaysian industry").

Petition

1. The petition was lodged by—

Megasteel Sdn. Bhd.
Wisma Lion, Lot 2319
Kawasan Perindustrian Olak Lempit
Mukim Tanjung Dua Belas
42700 Banting
Selangor Darul Ehsan
MALAYSIA,

the domestic producer of hot-rolled coils on behalf of the Malaysian industry.

Product

2. The subject merchandise allegedly being dumped are hot rolled coils classified under Harmonised System Code (H.S. Code) Number 7208.10.000, 7208.25.000, 7208.26.000, 7208.27.000, 7208.36.000, 7208.37.000, 7208.38.000, 7208.39.200, 7208.39.900, 7225.30.000 and ASEAN Harmonised Tariff Nomenclature (AHTN) 7208.10.0000, 7208.25.0000, 7208.26.0000, 7208.27.1000, 7208.27.9000, 7208.36.0000,

7208.37.0000, 7208.38.0000, 7208.39.0020, 7208.39.0090, 7225.30.9000 ("subject merchandise"). These H.S. Code Numbers are given only for information but have no binding effect on the classification of the subject merchandise.

Allegation of dumping

3. The allegation of dumping was based on a comparison of the normal values of the subject merchandise in the People's Republic of China, Republic of Indonesia and Republic of Korea with their corresponding export prices when exported to Malaysia. Based on these comparisons, the dumping margins as alleged by the petitioner are significant for that producers/exporters.

Allegation of injury

4. The petitioner has stated and has provided evidence that imports of the subject merchandise from the People's Republic of China, Republic of Indonesia and Republic of Korea have increased in terms of absolute quantity. It was further alleged that the Malaysian industry suffered through the effects of dumping, among others, price undercutting, price depression, price suppression, low production and capacity utilisation, low productivity, decrease in sales, decline in profitability, decrease in number of employment, inability to raise capital, low return in investment, negative cash flow and reduction in market share.

Procedure

5. Having determined that there is sufficient evidence to warrant an anti-dumping duty investigation and that such an investigation is in the public interest, the Government initiates an investigation pursuant to subregulation 7(1) of the Countervailing and Anti-Dumping Duties Regulations 1994.

5.1 *Questionnaires*

In order to obtain information deemed necessary for its investigation, the Government will send questionnaires to the Malaysian industry and to any association of producers in Malaysia, to the producers/exporters in the People's Republic of China, Republic of Indonesia and Republic of Korea, to the importers, to any association of importers named in the

petition, and to the Governments of the People's Republic of China, Republic of Indonesia and Republic of Korea.

In any event, all interested parties not contacted by the Ministry of International Trade and Industry (MITI) are invited to contact MITI by facsimile or e-mail in order to find out whether they are listed in the petition. If necessary, such interested parties may request for a copy of the questionnaires by identifying the nature of their business activities concerned with this investigation.

5.2 *Collection of information*

All interested parties are invited to make their views known in writing, in particular by replying to the questionnaires addressed to them and by providing supporting evidence.

Time limit

6. 6.1 *Parties requesting questionnaire*

All interested parties requesting for a questionnaire, shall do so, not later than 15 days after the publication of this notice in the Government *Gazette* of Malaysia.

6.2 *Parties submitting questionnaire response*

All interested parties must present their views in writing and submit questionnaire response within 40 days of the date of publication of this notice if such views and submissions are to be taken into consideration during the investigation, unless otherwise specified.

Written submissions, questionnaires responses and correspondences

7. All submissions and requests must be made in writing and must indicate the name, address, e-mail address, telephone and facsimile numbers of the interested parties to—

Director
Trade Practices Section
Ministry of International Trade and Industry (MITI)
Level 14, Block 8, Government Offices Complex
Jalan Duta
50622 Kuala Lumpur
MALAYSIA

Telephone Number: (603) 6200 0125

Facsimile Number: (603) 6201 6394

E-mail: alhttps@miti.gov.my

If the interested parties do not provide the necessary information or the information and views are not received in adequate form within the specified time limit, the Government may make its preliminary or final determination on the basis of the facts available in accordance with section 41 of the Countervailing and Anti-Dumping Duties Act 1993.

Dated 16 June 2014
[MITI:ID/(S)/AP/AD/045/37; PN(PU2)529/XV]

DATO' SRI MUSTAPA BIN MOHAMED
Minister of International Trade and Industry

