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WARTA KERAJAAN PERSEKUTUAN

FEDERAL GOVERNMENT GAZETTE

**NOTIS PENENTUAN MUKTAMAD AFIRMATIF
PENYIASATAN DUTI ANTI-LAMBAKAN MENGENAI
IMPORT BESI ATAU KELULI BUKAN ALOI
GEGELUNG GULUNGAN SEJUK, DENGAN KELEBARAN
MELEBIHI 1300MM YANG BERASAL ATAU DIEKSPORT
DARI REPUBLIK RAKYAT CHINA, JEPUN,
REPUBLIK KOREA DAN REPUBLIK SOSIALIS VIET NAM**

***NOTICE OF AFFIRMATIVE FINAL DETERMINATION
OF AN ANTI-DUMPING DUTY INVESTIGATION WITH
REGARD TO THE IMPORTS OF COLD ROLLED COILS OF
IRON OR NON-ALLOY STEEL, OF WIDTH MORE THAN
1300MM ORIGINATING OR EXPORTED FROM
THE PEOPLE'S REPUBLIC OF CHINA, JAPAN,
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 PENENTUAN MUKTAMAD AFIRMATIF PENYIASATAN DUTI ANTI-LAMBAKAN
MENGENAI IMPORT BESI ATAU KELULI BUKAN ALOI GEGELUNG GULUNGAN SEJUK,
DENGAN KELEBARAN MELEBIHI 1300MM YANG BERASAL ATAU DIEKSPORT DARI
REPUBLIK RAKYAT CHINA, JEPUN, REPUBLIK KOREA DAN
REPUBLIK SOSIALIS VIET NAM

(AD 01/19)

PADA menjalankan kuasa yang diberikan oleh perenggan 25(4)(a) Akta Duti Timbal Balas dan Anti-Lambakan 1993 [*Akta 504*] dan peraturan 15 Peraturan-Peraturan Duti Timbal Balas dan Anti-Lambakan 1994 [*P.U. (A) 233/1994*], Kerajaan telah membuat penentuan muktamad di bawah subseksyen 25(1) Akta bahawa—

- (a) suatu margin lambakan wujud mengenai import besi atau keluli bukan aloi gegelung gulungan sejuk, dengan kelebaran melebihi 1300mm tidak termasuk plat hitam kilang timah dan dagangan subjek yang diimport bagi maksud penggunaan akhir automotif dan *finwall* untuk transformer yang dikelaskan di bawah Kod Sistem yang Diharmonikan (Kod H.S.) 7209.15.00.00, 7209.16.90.00, 7209.17.90.00 dan 7209.18.99.00 yang berasal atau diekspor dari Republik Rakyat China, Jepun, Republik Korea dan Republik Sosialis Viet Nam (“dagangan subjek”); dan
- (b) kemudaratan didapati wujud kerana industri dalam negeri di Malaysia yang mengeluarkan keluaran serupa telah mengalami kemudaratan material disebabkan oleh pengimportan dagangan subjek ke dalam Malaysia.

Sebab bagi penentuan muktamad afirmatif

2. Sebab bagi penentuan muktamad afirmatif adalah seperti yang berikut:

- (a) harga eksport dagangan subjek adalah kurang daripada nilai normalnya;
- (b) industri dalam negeri di Malaysia yang mengeluarkan keluaran serupa telah mengalami kemudaratan material yang boleh dengan semunasabahnya dikaitkan dengan pengimportan dagangan subjek ke dalam Malaysia; dan

(c) margin lambakan didapati wujud melalui kegiatan lambakan oleh pengeluar atau pengeksport dari Republik Rakyat China, Jepun, Republik Korea dan Republik Sosialis Viet Nam seperti yang berikut:

	Negara	Pengeluar/Pengeksport	Margin Lambakan
(i)	Republik Rakyat China	Angang Steel Company Limited	4.82%
		Maanshan Iron and Steel Co., Ltd.	4.76%
		Shougang Jingtang United Iron & Steel Co., Ltd.	8.74%
		Lain-lain	26.38%
(ii)	Jepun	Semua pengeluar/pengekspor	26.39%
(iii)	Republik Korea	POSCO	-10.34%
		Lain-lain	3.84%
(iv)	Republik Sosialis Viet Nam	POSCO Vietnam Company Limited	7.70%
		Lain-lain	20.13%

Duti anti-lambakan

3. Duti anti-lambakan yang akan dikenakan adalah sebagaimana yang dinyatakan dalam Jadual.

Sebab bagi pengenaan duti anti-lambakan

4. Sebab bagi pengenaan duti anti-lambakan di bawah perenggan 3 adalah untuk mencegah kemudaratan kepada industri dalam negeri di Malaysia yang mengeluarkan keluaran serupa.

Tempoh pengenaan duti anti-lambakan

5. Duti anti-lambakan yang dikenakan di bawah perenggan 3 hendaklah terpakai bagi tempoh lima tahun mulai 25 Disember 2019 hingga 24 Disember 2024.

JADUAL

[Perenggan 3]

DUTI ANTI LAMBAKAN

Bil.	Negara	Pengeluar/Pengeksport	Kadar Duti [Peratusan (%) daripada Nilai Kos, Insurans dan Tambang (KIT)]
1.	Republik Rakyat China	Angang Steel Company Limited	4.82%
		Maanshan Iron and Steel Co., Ltd.	4.76%
		Shougang Jingtang United Iron & Steel Co., Ltd.	8.74%
		Lain-lain	26.38%
2.	Jepun	Semua pengeluar/pengekspert	26.39%
3.	Republik Korea	POSCO	NIL
		Lain-lain	3.84%
4.	Republik Sosialis Viet Nam	POSCO Vietnam Company Limited	7.70%
		Lain-lain	20.13%

Bertarikh 17 Disember 2019

[MITI:ID/(S)/AP/AD/045/48; PN(PU2)529/XVIII]

IGNATIUS DARELL LEIKING

Menteri Perdagangan Antarabangsa dan Industri

COUNTERVAILING AND ANTI-DUMPING DUTIES ACT 1993

NOTICE OF AFFIRMATIVE FINAL DETERMINATION OF AN ANTI-DUMPING DUTY INVESTIGATION WITH REGARD TO THE IMPORTS OF COLD ROLLED COILS OF IRON OR NON-ALLOY STEEL, OF WIDTH MORE THAN 1300MM ORIGINATING OR EXPORTED FROM THE PEOPLE'S REPUBLIC OF CHINA, JAPAN, THE REPUBLIC OF KOREA AND THE SOCIALIST REPUBLIC OF VIET NAM

(AD 01/19)

IN exercise of the powers conferred by paragraph 25(4)(a) of the Countervailing and Anti-Dumping Duties Act 1993 [*Act 504*] and regulation 15 of the Countervailing and Anti-Dumping Duties Regulations 1994 [*P.U. (A) 233/1994*], the Government has made a final determination under subsection 25(1) of the Act that—

- (a) a dumping margin exists with regard to the imports of cold rolled coils of iron or non-alloy steel, of width more than 1300mm excluding tin mill black plate and subject merchandise imported for the purpose of automotive and finwall for transformer end usage classified under the Harmonised System Code (H.S. Code) 7209.15.00.00, 7209.16.90.00, 7209.17.90.00 and 7209.18.99.00 originating or exported from the People's Republic of China, Japan, the Republic of Korea and the Socialist Republic of Viet Nam (“subject merchandise”); and
- (b) an injury is found to exist because the domestic industry in Malaysia producing the like product has suffered a material injury by reason of the importation of the subject merchandise into Malaysia.

Reasons for affirmative final determination

2. The reasons for the affirmative final determination are as follows:

- (a) the export price of the subject merchandise is less than its normal value;
- (b) the domestic industry in Malaysia producing the like product has suffered a material injury that can be reasonably linked to the importation of the subject merchandise into Malaysia; and

(c) the dumping margin is found to exist through the dumping activities by the producers or exporters from the People's Republic of China, Japan, the Republic of Korea and the Socialist Republic of Viet Nam as follows:

	Country	Producer/Exporter	Dumping Margin
(i)	People's Republic of China	Angang Steel Company Limited	4.82%
		Maanshan Iron and Steel Co., Ltd.	4.76%
		Shougang Jingtang United Iron & Steel Co., Ltd.	8.74%
		Others	26.38%
(ii)	Japan	All producers/exporters	26.39%
(iii)	Republic of Korea	POSCO	-10.34%
		Others	3.84%
(iv)	Socialist Republic of Viet Nam	POSCO Vietnam Company Limited	7.70%
		Others	20.13%

Anti-dumping duties

3. The anti-dumping duties to be imposed shall be as specified in the Schedule.

Reason for imposition of anti-dumping duties

4. The reason for the imposition of anti-dumping duties under paragraph 3 is to prevent the injury to the domestic industry in Malaysia producing the like product.

Period of imposition of anti-dumping duties

5. The anti-dumping duties imposed under paragraph 3 shall apply for a period of five years from 25 December 2019 to 24 December 2024.

SCHEDULE

[Paragraph 3]

ANTI-DUMPING DUTIES

No.	Country	Producer/Exporter	Rate of Duty [Percentage (%) of the Cost, Insurance and Freight (CIF) Value]
1.	People's Republic of China	Angang Steel Company Limited	4.82%
		Maanshan Iron and Steel Co., Ltd.	4.76%
		Shougang Jingtang United Iron & Steel Co., Ltd.	8.74%
		Others	26.38%
2.	Japan	All producers/exporters	26.39%
3.	Republic of Korea	POSCO	NIL
		Others	3.84%
4.	Socialist Republic of Viet Nam	POSCO Vietnam Company Limited	7.70%
		Others	20.13%

Dated 17 December 2019

[MITI:ID/(S)/AP/AD/045/48; PN(PU2)529/XVIII]

IGNATIUS DARELL LEIKING
Minister of International Trade and Industry