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WARTA KERAJAAN PERSEKUTUAN

FEDERAL GOVERNMENT GAZETTE

**NOTIS PENENTUAN MUKTAMAD AFIRMATIF BAGI
KAJIAN SEMULA PENTADBIRAN DUTI ANTI-LAMBAKAN
BERKENAAN DENGAN IMPORT GEGELUNG KELULI YANG
DIPRACAT, DICAT ATAU DISALUT WARNA YANG
BERASAL ATAU DIEKSPORT DARI REPUBLIK RAKYAT
CHINA DAN REPUBLIK SOSIALIS VIET NAM**

***NOTICE OF AFFIRMATIVE FINAL DETERMINATION OF
ADMINISTRATIVE REVIEW OF ANTI-DUMPING DUTY WITH
REGARD TO IMPORT OF PREPAINTED, PAINTED OR
COLOUR COATED STEEL COILS ORIGINATING OR
EXPORTED FROM THE PEOPLE'S REPUBLIC OF CHINA 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 BAGI KAJIAN SEMULA PENTADBIRAN
DUTI ANTI-LAMBAKAN BERKENAAN DENGAN IMPORT GEGELUNG KELULI YANG
DIPRACAT, DICAT ATAU DISALUT WARNA YANG BERASAL ATAU DIEKSPORT DARI
REPUBLIK RAKYAT CHINA DAN REPUBLIK SOSIALIS VIET NAM

(SR 01/20)

PADA menjalankan kuasa yang diberikan oleh subseksyen 28(4) Akta Duti Timbal Balas dan Anti-Lambakan 1993 [*Akta 504*], Kerajaan telah membuat penentuan muktamad afirmatif bagi kajian semula pentadbiran terhadap pengenaan duti anti-lambakan berkenaan dengan import gegelung keluli yang dipracat, dicat atau disalut warna yang dikelaskan di bawah Kod Sistem yang Diharmonikan (Kod H.S.) dan Tatanama Tarif Berharmonis ASEAN (AHTN) 7210.70.11 00, 7210.70.19 00, 7210.70.91 10, 7210.70.91 90, 7210.70.99 10 dan 7210.70.99 90 yang berasal atau diekспорт dari Republik Rakyat China dan Republik Sosialis Viet Nam (“dagangan subjek”) ke dalam Malaysia.

Sebab bagi penentuan muktamad afirmatif bagi kajian semula pentadbiran

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

- (a) pelanjutan pengenaan duti anti-lambakan bagi dagangan subjek yang berasal atau diekспорт dari Republik Rakyat China dan Republik Sosialis Viet Nam adalah perlu untuk mengimbangi lambakan; dan
- (b) penamatan duti anti-lambakan berkemungkinan menyebabkan lambakan dan kemudaratan berterusan atau berulang kepada industri dalam negeri di Malaysia.

Duti anti-lambakan

3. Duti anti-lambakan yang 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 lambakan atau kemudaratan yang berterusan atau berulang 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 mulai 20 Julai 2021 hingga 19 Julai 2026.

COUNTERVAILING AND ANTI-DUMPING DUTIES ACT 1993

NOTICE OF AFFIRMATIVE FINAL DETERMINATION OF ADMINISTRATIVE REVIEW OF ANTI-DUMPING DUTY WITH REGARD TO IMPORT OF PREPAINTED, PAINTED OR COLOUR COATED STEEL COILS ORIGINATING OR EXPORTED FROM THE PEOPLE'S REPUBLIC OF CHINA AND THE SOCIALIST REPUBLIC OF VIET NAM

(SR 01/20)

IN exercise of the power conferred by subsection 28(4) of the Countervailing and Anti-Dumping Duties Act 1993 [*Act 504*], the Government has made an affirmative final determination for the administrative review on the imposition of anti-dumping duty with regard to the import of prepainted, painted or colour coated steel coils which are classified under the Harmonised System Code (H.S. Code) and ASEAN Harmonised Tariff Nomenclature (AHTN) 7210.70.11 00, 7210.70.19 00, 7210.70.91 10, 7210.70.91 90, 7210.70.99 10 and 7210.70.99 90 originating or exported from the People's Republic of China and the Socialist Republic of Viet Nam ("subject merchandise") into Malaysia.

Reason for affirmative final determination of administrative review

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

- (a) the continued imposition of the anti-dumping duty for the subject merchandise originating or exported from the People's Republic of China and the Socialist Republic of Viet Nam is necessary to offset dumping; and
- (b) the termination of anti-dumping duty would be likely to lead to continuation or recurrence of dumping and injury to the domestic industry.

Anti-dumping duties

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

Reason for the imposition of anti-dumping duties

4. The reason for the imposition of anti-dumping duties under paragraph 3 is to prevent the continuation or recurrence of dumping and 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 from 20 July 2021 to 19 July 2026.

JADUAL/SCHEDULE
[Perenggan 3/Paragraph 3]

DUTI ANTI-LAMBAKAN/ANTI-DUMPING DUTIES

Bil./ No.	Negara/ Country	Pengeluar atau Pengeksport/ Producer or Exporter	Kadar Duti [Peratusan (%) daripada Nilai Kos, Insurans dan Tambang (KIT)]/ Rate of Duty [Percentage (%) of the Cost, Insurance and Freight (CIF) Value]
1.	Republik Rakyat China/ <i>The People's Republic of China</i>	Semua pengeluar/ pengekspert <i>All producers/exporters</i>	52.10%
2.	Republik Sosialis Viet Nam/ <i>The Socialist Republic of Viet Nam</i>	i. Maruichi Sun Steel Joint Stock Company ii. NS Bluescope Vietnam Limited iii. Nam Kim Steel Joint Stock Company iv. Lain-lain/ <i>Others</i>	12.06% 34.85% NIL 34.85%

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DATO' SERI MOHAMED AZMIN BIN ALI
*Menteri Kanan Perdagangan Antarabangsa dan Industri/
Senior Minister of International Trade and Industry*