REGULATION OF THE MINISTER OF TRADE OF
THE REPUBLIC OF INDONESIA
NUMBER 78/M-DAG/PER/12/2012
CONCERNING
PROVISIONS ON TIN EXPORT
BY THE GRACE OF GOD ALMIGHTY,
THE MINISTER OF TRADE OF THE REPUBLIC OF INDONESIA,

Considering : a. that in order to support environmental conservation and sustainable use of tin, fulfillment of domestic tin demands, improvement of tin export competitiveness, and adjustments to the stipulation of a new goods classification system, and legislations on the mineral mining, it is necessary to rearrange the provisions on tin export.

b. that based on consideration as referred to in letter (a), it has
been deemed necessary to stipulate Regulation of the Minister of Trade;

In view of:

1. Bedrijfsreglementerings Ordonnantie (Trade Law) 1934 (State Gazette Number 86 of 1938);

2. Law Number 7 of 1994 concerning Ratification of Agreement Establishing The World Trade Organization (State Gazette of the Republic of Indonesia Number 57 of 1994, Supplement to State Gazette of the Republic of Indonesia Number 3564);

3. Law Number 10 of 1995 concerning Customs (State Gazette of the Republic of Indonesia Number 75 of 1995, Supplement to State Gazette of the Republic of Indonesia Number 3612) as amended by Law Number 17
of 2006 (State Gazette of the Republic of Indonesia Number 93 of 2006, Supplement to State Gazette of the Republic of Indonesia Number 4661);

4. Law Number 32 of 1997 concerning Commodity Futures Trading (State Gazette of the Republic of Indonesia Number 93 of 1997, Supplement to State Gazette Number 3720) as amended by Law Number 10 of 2011 (State Gazette of the Republic of Indonesia Number 79 of 2011, Supplement to State Gazette of the Republic of Indonesia Number 5232);

5. Law Number 39 of 2008 concerning State Ministries (State Gazette of the Republic of Indonesia Number 166 of 2008, Supplement to State Gazette of the Republic of Indonesia Number 4916);
6. Law Number 4 of 2009 concerning Mineral and Coal Mining (State Gazette of the Republic of Indonesia Number 4 of 2009, Supplement to State Gazette of the Republic of Indonesia Number 4959);

7. Law Number 32 of 2009 concerning Environmental Protection and Management (State Gazette of the Republic of Indonesia Number 140 of 2009, Supplement to State Gazette of the Republic of Indonesia Number 5059);

8. Government Regulation Number 1 of 1982 concerning Implementation of Export, Import, and Foreign Exchange Traffic (State Gazette of the Republic of Indonesia Number 1 of 1982, Supplement to State Gazette of the Republic of Indonesia Number 3210) as amended by Government Regulation Number 24
of 1985 (State Gazette of the Republic of Indonesia Number 33 of 1985, Supplement to State Gazette of the Republic of Indonesia Number 3291);

9. Government Regulation Number 22 of 2010 concerning Mining Areas (State Gazette of the Republic of Indonesia Number 28 of 2010, Supplement to State Gazette of the Republic of Indonesia Number 5110);

10. Government Regulation Number 23 of 2010 concerning Implementation of Mineral and Coal Mining Business Activities (State Gazette of the Republic of Indonesia Number 29 of 2010, Supplement to State Gazette of the Republic of Indonesia Number 5111) as amended by Government Regulation Number 24 of 2012 (State Gazette of the Republic of Indonesia Number 45 of 2012,
Supplement to State Gazette of the Republic of Indonesia Number 5282);

11. Government Regulation Number 55 of 2010 concerning Development and Supervision on the Implementation of Mineral and Coal Mining Business Management (State Gazette of the Republic of Indonesia Number 85 of 2010, Supplement to State Gazette of the Republic of Indonesia Number 5142);

12. Government Regulation Number 9 of 2012 concerning Types and Tariffs of Non Tax State Revenues Applicable to the Ministry of Energy and Mineral Resources (State Gazette of the Republic of Indonesia Number 16 of 2012, Supplement to State Gazette of the Republic of Indonesia Number 5276);
13. Presidential Decree Number 260 of 1967 concerning Affirmation of Duties and Responsibility of Minister of Trade in the field of Foreign Trade;


15. Presidential Decree Number 84/P of 2009 concerning Establishment of United Cabinet II of Indonesia as amended by Presidential Decree Number 59/P of 2011;

16. Presidential Regulation Number 47 of 2009 concerning Establishment and Organization of State Ministries as amended several times
and lastly by Presidential Regulation Number 91 of 2011;

17. Presidential Regulation Number 24 of 2010 concerning Positions, Duties, and Functions of State Ministries as well as Organization Structure, Duties and Functions of Echelon I of State Ministries as amended several times and lastly by Presidential Regulation Number 92 of 2011;

18. Regulation of the Minister of Finance Number 145/PMK.04/2007 concerning Customs Provisions in the Export Sector;

19. Regulation of the Minister of Trade Number 28/M-DAG/PER/6/2009 concerning Provisions on the Export and Import Permits Service by Electronic System via INATRADE in
the Framework of Indonesia National Single Window;

20. Regulation of the Minister of Trade Number 31/M-DAG/PER/7/2010 concerning Organization and Work Procedures of the Ministry of Trade as amended by Regulation of the Minister of Trade Number 57/M-DAG/PER/8/2012;


22. Regulation of the Minister of Trade Number 13/M-DAG/PER/3/2012
concerning General Provisions in Export Sector;

HAS DECIDED:

To stipulate: REGULATION OF THE MINISTER OF TRADE CONCERNING PROVISIONS ON TIN EXPORT

Article 1

In this Ministerial Regulation, what is referred as:

1. Tin is a silvery white colored metal with low hardness, specific gravity of 7.3 g/cm³ and has thermal and electrical conductive characteristic.

2. Tin ore is unrefined Tin and still in the form of Tin ore or Tin concentrates sand or not in the form of bar.

3. Tin Bar and other-shaped Tin are Tin whether is combined or not that is the result from processing and purifying activities.

4. Solder Tin is Tin in the form of bar and other shapes used for soldering.
5. Tin Export is release of Tin from the customs territory.

6. Registered Tin Exporter, hereinafter referred to as RE-Tin, is a company that has been recognized to carry out Tin Export.

7. Mining Business License hereinafter referred to as IUP is a license to carry out mining operations.

8. Mining Business License for Production Operations, hereinafter referred to as Production Operation TUP, is a business license granted after the completion of an Exploration IUP to carry out the production operation stage.

9. People's Mining License, hereinafter referred to as IPR, is a license to carry out mining operations in the people's mining site with limited area and limited investment.

10. Special Mining Business License hereinafter referred to as IUPK is a license to conduct mining operations in the special mining concession area.
11. Special Mining Business License for Production Operations hereinafter referred to as Production Operation IUPK, is a business license granted after completion of an Exploration IUPK to carry out production operation stage activities in the special mining concession area.

12. Contract of Work hereinafter referred to as COW, is a contract between the Government of the Republic of Indonesia and a company incorporated in Indonesia in the framework of Foreign Investment to carry out mineral mining, excluding petroleum, natural gas, geothermal, radioactive and coal.

13. Cooperation Agreement is an agreement containing arrangements between the holder of Production Operation IUP with the holder of Production Operation IUP specifically for processing and purifying and/or Production Operation IUP specifically for transportation and
sales with the holder of IUP validated by the authorized issuing official.

14. Smelter is a place where processing and purifying of Tin Ore take place.

15. Tin Exchange is an international tin market in Indonesia, which is part of Indonesia Commodity and Derivatives Exchange (BKDI).

16. Verification or Technical Inquiry is a research and examination of export goods conducted by Surveyor.

17. Surveyor is a survey service company that is authorized to conduct verification or technical inquiry on the Tin Export.

18. Indonesia National Single Window, hereinafter referred to as INSW, is Indonesian national system that allows single submission of data and information, single and synchronous processing of data and information, and single decision-making for custom release and clearance of cargoes.
19. INSW Portal is a system that will perform the integration of information relating to the handling of customs documents and clearance of cargoes, ensuring data and information security as well as integrating flow and processes of information across internal systems automatically, which includes system of customs, licensing, port/airport, and other systems related to the handling of customs documents and clearance of cargoes.

20. Mandatory Ports are ports that are designated as ports which fully implemented the National Single Window (NSW) for exports.

21. Minister is the minister who held government affairs in the field of trade.

22. Director General is the Director General of Foreign Trade of the Ministry of Trade.
Article 2

Tin with limited export includes Tin Bar and other-shaped Tin (Tariff Post/HS Code 8001.10.00.00 and 8001.20.00.00), and Solder Tin (Tariff Post/HS Code 8003.00.10.00 and 8003.00.90.00).

Article 3

(1) Tin Bar and other-shaped Tin as referred to in Article 2 may be exported if it contains minimum Stannum of 99.85% Sn.

(2) The provisions as referred to in paragraph (1) shall be effective from January 1, 2013 to June 30, 2013.

(3) Effective since July 1, 2013, Tin Bar and other-shaped Tin as referred to in Article 2 may be exported if it contains minimum Stannum of 99.9% Sn and maximum impurity of 0.1%.

(4) The provisions on percentage of impurity as referred to in paragraph (3) is set forth as follows:

a. for Aluminum, maximum 0.0010% Al;
b. for Arsenic, maximum 0.030% As;
c. for Bismuth, maximum 0.010% Bi;
d. for Cadmium, maximum 0.0001% Cd;
e. for Copper, maximum 0.030% Cu;
f. for Iron, maximum 0.005% Fe;
g. for Lead, maximum 0.010% Pb;
h. for Antimony, maximum 0.040% Sb;
   and
i. for Zinc, maximum 0.0010% Zn.

Article 4

(1) Solder Tin as referred to in Article 2 may be exported if it contains Stannum at least 63% Sn and Lead at most 35% Pb and other impurity elements at most 2%.

(2) The provisions of paragraph (1) shall be effective on January 1, 2013.

Article 5

Tin as referred to in Article 2 shall meet the following requirements:
a. produced from Tin Ore raw material derived from the holder of Production Operation IUP, IPR, Production Operation IUPK and/or COW.

b. accompanied by payment receipt of production fee/royalty.

**Article 6**

(1) Tin as referred to in Article 2 may only be exported by a company which has obtained recognition as a RE-Tin from the Director General.

(2) Tin exported by RE-Tin as referred to in paragraph (1) shall be processed from Tin Ore derived from owned IUP and/or under cooperation agreement as stated in the letter of recognition as RE-Tin.

**Article 7**

(1) To be recognized as RE-Tin as referred to in Article 6 paragraph (1), the company must submit a written
application to the Director General, accompanied by the following documents:

a. photocopy of Company Registration Certificate (TDP);

b. photocopy of Taxpayer Identification Number (NPWP);

c. photocopy of Production Operation IUP, photocopy of IPR, photocopy of Production Operation IUPK, photocopy of COW, photocopy of Production Operation IUP specifically for processing and purifying, or photocopy of Production Operation IUP specifically for transportation and sales;

d. photocopy of Cooperation Agreement with Production Operation IUP, IPR and/or Production Operation IUP specifically for transportation and sales for the holder of Production Operation IUP specifically for processing and
purifying that is legalized by the authorized issuing official;

e. photocopy of Cooperation Agreement with Production Operation IUP and/or IPR for the holder of Production Operation IUP specifically for transportation and sales that is legalized by the authorized issuing official; and

f. original recommendation from Governor of Tin-producing Province.

(2) The Director General shall issue letter of recognition as RE-Tin within a period of maximum 5 (five) working days after receipt of complete and correct application.

(3) Recognition as RE-Tin as referred to in paragraph (2) shall be valid for 3 (three) years.

(4) Form of recognition as RE-Tin as referred to in paragraph (2) is as set forth in Appendix I which constitutes an
integral part of this Ministerial Regulation.

Article 8

(1) The validity period of recognition as RE-Tin as referred to in Article 7 (3) can be extended.

(2) Application for extension of recognition as RE-Tin shall comply with the provisions of application as referred to in Article 7 paragraph (1).

Article 9

In case of any change of Tin IUP area in the form of reduction or increase of Tin IUP area, RE-Tin shall submit written application for RE-Tin change to the Director General accompanied by the following documents:

a. original recommendation from Governor of Tin-producing area;

b. photocopy of IUP that has been legalized by the authorized official if IUP area is owned property; and/or
c. photocopy of the Cooperation Agreement and photocopy of IUP of other party that have been legalized by the authorized official if the IUP area is property of another party.

Article 10

(1) In case of any change in the company's data contained in the recognition as RE-Tin, RE-Tin shall submit application for change of RE-Tin no later than 30 (thirty) working days since the date of such change is made.

(2) Application for change of RE-Tin as referred to in paragraph (1) shall be submitted in writing to the Director General by enclosing:

a. original document of recognition as RE-Tin; and

b. photocopy of the documents as referred to in Article 7 paragraph (1) letters a and b that
experience change legalized by the authorized official.

Article 11

(1) Tin as referred to in Article 2 may be traded through Tin Exchange.

(2) Tin that is obtained from trading through Tin Exchange as referred to in paragraph (1) may only be exported by RE-Tin as referred to in Article 6 paragraphs (1) and (2).

(3) The RE-Tin who has made transactions in the Tin Exchange but its recognition as RE-Tin is suspended or revoked, the Tin as referred to in paragraph (1) may be exported by an RE-Tin appointed by the Director General taking into account the proposal of Tin buyer.

Article 12

(1) Average price of Tin on Tin Exchange and/or international tin market at the time the Tin will be exported can be
used as the basis for calculation of production fee/royalty.

(2) In case of any significant difference between average price of Tin on Tin Exchange and those on international tin market as referred to in paragraph (1), Tin price is determined on the basis of highest average price of 2 (two) tin price sources.

Article 13

(1) Tin as referred to in Article 2 shall be subject to Verification or Technical Inquiry before loading.

(2) The implementation of Verification or Technical Inquiry as referred to in paragraph (1) shall be conducted by the Surveyor stipulated by the Minister.

(3) Minister shall delegate its authority to the Director General in stipulating the Surveyor as referred to in paragraph (2) to the Director General.
(4) The Director General shall stipulate Surveyor as referred to in paragraph (2) for and on behalf of the Minister.

Article 14

(1) To be stipulated as an executor of Verification or Technical Inquiry, Surveyor as referred to in Article 12 paragraph (2) shall meet the following requirements:

a. has a Survey Service Business License (SIUJS);

b. has at least 5 (five) years of experience as a Surveyor on Tin Products;

c. has branch/representative office in the area with potential Tin as per the proposed type of Tin product being its scope of work;

d. has certified experts taking role as verifier, drafter, laboratory analysts and geologists;
e. has at least 1 (one) fully equipped laboratory in accordance with the scope of Tin products;

f. in each of its working areas, there is at least 1 (one) fully equipped laboratory being its own property and/or under a cooperation with other laboratory in accordance with the scope of Tin products; and

g. has a good track record in the management of Verification or Technical Inquiry activities in the field of export.

(2) To be stipulated as executor of Verification or Technical Inquiry, Surveyor as referred to in Article 13 paragraph (2) shall submit a written application to the Director General by enclosing:

a. photocopy of Survey Service Business License (SIUJS);

b. photocopy of Company Registration Certificate (TDP);
c. photocopy of Taxpayer Identification Number (NPWP);

d. description of company work area, at least contains address of head office, branch/representative offices and location of laboratory;

e. information of Tin type in the work area;

f. information of Tin type it has verified;

g. list of experts accompanied by Curriculum Vitae (CV) and location of working area in format as set forth in Appendix IIa and Appendix IIb which constitute an integral part of this Ministerial Regulation;

h. evidence of laboratory ownership as referred to in paragraph (1) e;

i. laboratory utilization contract as referred to in paragraph (1) f, if applicable;
j. complete list of laboratory equipment in accordance with the scope of Tin products in format as set forth in Appendix III which constitutes an integral part of this Ministerial Regulation; and

k. list of LS (Surveyor’s Report) signatories, signature specimen and company’s stamp specimen in format as set forth in Appendix IV which constitutes an integral part of this Ministerial Regulation.

Article 15

(1) To get a Verification or Technical Inquiry, RE-Tin shall apply for Verification or Technical Inquiry to the Surveyor.

(2) Verification or Technical Inquiry by the Surveyor as referred to in paragraph (1) shall include:

a. analysis and inspection of data or information in respect of validity
of administration and origin area of Tin;

b. quantity of Tin;

c. type and specifications of Tin that include Tariff Post/HS Code based on laboratory qualitative analysis; and

d. time of shipment and port of loading.

(3) Verification or Technical Inquiry as referred to in Article 13 paragraph (1) shall include at least data or information on:

a. origin of Tin Ore being raw material of the Tin product;

b. Tin Ore in Smelter being raw material reserve and Tin Ore under processing or purifying in the Smelter at the time of Verification or Technical Inquiry;

c. Tin specification which includes Tariff Post/HS Code;

d. metal content of the Tin;
e. Tin content, which includes at least Sn, Al, As, Bi, Cd, Cu, Fe, Pb, Sb and Zn;

f. quantity and type of Tin;

g. time of shipment;

h. port of loading;

i. country and port of export destination;

j. payment receipt of production fee/royalty related with the quantity of exported Tin;

k. Tin reserves owned by RE-Tin, and

l. Annual Work and Budget Plan (RKAB) legalized by the local Mining Office covering Tin Ore reserve balance, Tin Ore sales plan, Tin sales plan and remaining Tin Ore reserves.

(4) The results of Verification or Technical Inquiry by the Surveyor as referred to in paragraph (3) shall be made in writing in the form of Surveyor’s Report (LS).
(5) LS shall be issued by the Surveyor no later than 1 (one) day after the inspection of goods loading.

(6) LS shall be used as supporting customs documents for registration of Export Declaration (PEB).

(7) LS issued by Surveyor can only be used for one time shipment.

(8) Costs incurred for the Verification or Technical Inquiry of Tin Export by the Surveyor is charged to RE-Tin.

(9) Upon its Tin Export Verification or Technical Inquiry services, Surveyor charges the RE-Tin for its service fee which amount is determined based on the cost-benefit principle.

Article 16

(1) RE-Tin shall submit export realization report every month to the Director General cq. Director of Industrial and Mining Products Export with copies to:
a. Director General of Mineral and Coal of the Ministry of Energy and Mineral Resources, in this case Director of Mineral Business Development; and

b. Local Governor, in this case Head of Provincial Office responsible for trade sector.

(2) The report as referred to in paragraph (1) shall be submitted no later than the 15th day of the following month.

(3) Tin Export realization report by RE-Tin shall be submitted through http://inatrade.kemendag.go.id.

(4) Tin Export realization report format as referred to in paragraph (1) is set forth in Appendix V which constitutes an integral part of this Ministerial Regulation.

Article 17

(1) Surveyor shall submit LS as referred to in Article 15 paragraph (4) through

(2) In case of failure of the website http://inatrade.kemendag.go.id as referred to in paragraph (1) because of force majeure, LS shall be submitted manually to the INSW portal.

(3) Surveyor issuing LS at Mandatory Port shall submit LS immediately after the LS is issued.

(4) For Surveyor issuing LS at non-Mandatory Port shall submit LS as referred to in Article 15 paragraph (4) at the latest 1 (one) week after the issuance.

(5) Surveyor shall be responsible for LS it has issued.

Article 18

(1) Surveyor shall submit written report of Verification or Technical Inquiry activity every month no later than the 15th day of the following month to the Director General, cq. Director of
Industrial and Mining Products Export
with copies to:

a. Director General of Mineral and
Coal of the Ministry of Energy and
Mineral Resources, in this case
Director of Mineral Business
Development; and

b. Local Governor, in this case Head
of Provincial Trade Office.

(2) Surveyor shall submit recapitulation of
LS every month at the latest on the 15th
day of the following month to the
Director General, in this case Director
of Industrial and Mining Products
Export.

(3) Format of LS recapitulation as referred
to in paragraph (2) is set forth in
Appendix VI which constitutes an
integral part of this Ministerial
Regulation.
Article 19

(1) Recognition as RE-Tin shall be suspended if RE-Tin’s company and/or the management/director:

a. fails to perform the obligations as referred to in Article 9 and/or Article 10 herein;

b. fails to perform the obligation as referred to in Article 16 paragraph (1) as many as 2 (two) times;

c. is being subject to investigation for criminal offense relating to the misuse of recognition as RE-Tin; and/or

d. fails to perform Tin Export within a period of 6 (six) consecutive months.

(2) Suspended recognition as RE-Tin can be reactivated if the RE-Tin’s company and/or management/director:

a. has fulfilled the obligations as referred to in Article 9 and/or
Article 10 within a period of 30 (thirty) days from the date of suspension;

b. has fulfilled the obligation as referred to in Article 16 paragraph (1) within a period of 30 (thirty) days from the date of suspension;

c. has been issued investigation discontinuation order from investigator; and/or

d. is declared not guilty or discharged from all lawsuits based on a binding court decision.

(3) Recognition as RE-Tin is revoked if the RE-Tin’s company and/or the management/director:

a. fails to perform the obligations as referred to in Article 9 and/or Article 10 within a period of 30 (thirty) days from the date of suspension;

b. fails to perform the obligation as referred to in Article 16
paragraph (1) within a period of 30 (thirty) days from the date of suspension;

c. is proven to have submitted incorrect/false information or data at the time of submission of application for recognition as RE-Tin;

d. is proven to have submitted incorrect/false information or data about the origin of Tin Ore;

e. is convicted for violations and criminal offense relating to the misuse of recognition as RE-Tin under a binding court decision; and/or

f. has been subject to suspension of recognition as RE-Tin as many as 2 (two) times and fulfills the reason for re-suspension.

(4) Suspension, reactivation, and revocation of recognition as RE-Tin as referred to in paragraph (1), paragraph (2), and
paragraph (3) shall be carried out by the Director General.

Article 20

Appointment of Surveyor as executor of Verification or Technical Inquiry shall be revoked if the Surveyor:

a. does not perform the obligations as referred to in Article 17 and/or Article 18 2 as many as 2 (two) times;

b. does not issue LS within the period of 6 (six) consecutive months;

c. issues LS on goods prohibited for export;

d. issues LS inconsistent with the classification of goods submitted for export;

e. issues LS without being equipped with document of origin of Tin Ore being raw material of Tin as referred to in Article 15 paragraph (3) a.
Article 21

The technical guidelines of this Ministerial Regulation may be stipulated by the Director General.

Article 22

Recognition as RE-Tin Bar shall be issued based on Regulation of the Minister of Trade Number 04/MDAG/PER/1/2007 concerning Provisions on Tin Bar Export, and shall remain valid until the expiry of its validity period.

Article 23

When this Ministerial Regulation comes into force, Regulation of the Minister of Trade Number 04/M-DAG/PER/1/2007 concerning Provisions on Tin Bar Export shall be revoked and declared null and void.
Article 24

This Ministerial Regulation shall come into force on January 1, 2013.

For public cognizance, this Ministerial Regulation shall be promulgated by placing it in the State Gazette of the Republic of Indonesia.

Stipulated in Jakarta

on December 14, 2012

MINISTER OF TRADE OF REPUBLIC OF INDONESIA,
signed.

GITA IRAWAN WIRJAWAN

This copy conforms to the original
Secretariat General of Ministry of Trade
Head of Legal Bureau,
[signed and sealed]
LASMININGSIH

Jakarta, May 28, 2018
Translated from Indonesian into English by
Authorized & Sworn Translator
- PATCHUROZAK -
APPENDICES
REGULATION OF THE MINISTER OF TRADE OF THE REPUBLIC OF INDONESIA
NUMBER: 78/M-DAG/P尚书/12/2012
ON
PROVISIONS OF TIN EXPORT

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MINISTER OF TRADE OF REPUBLIC OF INDONESIA,
signed.
GITA IRAWAN WIRJAWAN

This copy conforms to the original
Secretariat General of Ministry of Trade
Head of Legal Bureau,
[signed and sealed]
LASMININGSIH
APPENDIX I
REGULATION OF THE MINISTER OF TRADE OF THE REPUBLIC OF
INDONESIA
NUMBER: 78/M-DAG/PER/12/2012
ON
PROVISIONS OF TIN EXPORT

LETTER OF RECOGNITION

AS REGISTERED TIN EXPORTER

NUMBER:

Referring to letter of application from PT/CV ____________
No. __________ dated _______ month _______ year ______
regarding Application for Recognition as Registered Tin
Exporter, based on Regulation of Minister of Trade
No._____/M-DAG/PER/..../..... concerning Provisions on Tin
Export, we hereby grant recognition as:

REGISTERED TIN EXPORTER (RE-TIN)

To:

Company name : ____________________

Line of Business : ____________________

Company/Factory/Warehouse : ____________________

Address

Name of Person In Charge : ____________________

of the Company

Company’s Phone/Fax Number : ____________________

Ref. Number & Date of Issue : ____________________
of Company Registration
Certificate (TDP)
Taxpayer Identification: .........................
Number (NPWP)
Ref. Number and Date of: .........................
Issue of Production
Operation IUP/Production
Operation
IUPK/IPR/Production
Operation IUP specifically
for processing and
purifying/Production
Operation IUP specifically
for transportation and
sales/COW*
Ref. Number and Date of: .........................
Letter of Recommendation of
the Governor of Tin-
producing Province

With the following conditions:
1. You are required to comply with the provisions
applicable in the Regulation of the Minister of Trade
of the Republic of Indonesia No..../M-DAG/PER/
concerning Provisions on Tin Export.
2. You are required to report any change of data of your company to the Director General of Foreign Trade at the latest 30 (thirty) days after the effective date of the change.

3. You agree to provide data/information as necessary and/or to be subject to field inspection (business location/warehouse/office) as required by authorized official of the Ministry of Trade and/or the Ministry of Energy and Mineral Resources.

4. Any breach of such provisions in points 1 to 3 above may be subject to sanctions in the form of suspension or revocation of recognition as RE-Tin.

5. This Recognition as RE-Tin is valid for 3 (three) years from the date of stipulation thereof and may be extended.

6. If in the future there is inconsistency between the documents and the actual conditions in the field, this Recognition as RE-Tin may be reviewed or revoked.

Jakarta, ________
Director General of Foreign Trade

(..........................)
Copies to:

1. Minister of Trade (as a report);
2. Inspector General of the Ministry of Trade;
3. Director General of Customs and Excise of the Ministry of Finance;
4. Director General of Mineral and Coal of the Ministry of Energy and Mineral Resources;
5. Governor of Tin Producing Province;
6. Head of Local Trade Office;
7. Head of Local Customs and Excise Office.

*) Cross out as necessary

MINISTER OF TRADE OF REPUBLIC OF INDONESIA,
signed.
GITA IRAWAN WIRJAWAN

This copy conforms to the original
Secretariat General of Ministry of Trade
Head of Legal Bureau,
[signed and sealed]
LASMININGSIH
APPENDIX IIa
REGULATION OF THE MINISTER OF TRADE OF THE REPUBLIC OF INDONESIA
NUMBER: 78/M-DAG/PER/12/2012
ON
PROVISIONS OF TIN EXPORT

**LIST OF EXPERTS/ENGINEERS**

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<th>No.</th>
<th>Name</th>
<th>Nationality</th>
<th>Personal Identity (KTP/Passport/Temporary Stay Permit)</th>
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MINISTER OF TRADE OF REPUBLIC OF INDONESIA,
signed.
GITA IRAWAN WIRJAWAN

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APPENDIX IIb
REGULATION OF THE MINISTER OF TRADE OF THE REPUBLIC OF INDONESIA
NUMBER: 78/M-DAG/PER/12/2012
ON
PROVISIONS OF TIN EXPORT

CURRICULUM VITAE

EXPERTS

To whom it may concern

<table>
<thead>
<tr>
<th>Name</th>
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<tr>
<td>Place/Date of Birth</td>
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</tr>
<tr>
<td>Professional Experience</td>
<td>:</td>
</tr>
<tr>
<td>Professional Commitment:</td>
<td></td>
</tr>
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</table>

4x6 colored photograph

MINISTER OF TRADE OF REPUBLIC OF INDONESIA,
signed.

GITA IRAWAN WIRJAWAN

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APPENDIX III
REGULATION OF THE MINISTER OF TRADE OF THE REPUBLIC OF INDONESIA
NUMBER: 78/M-DAG/PER/12/2012
ON
PROVISIONS OF TIN EXPORT

TIN LABORATORY EQUIPMENT LIST

<table>
<thead>
<tr>
<th>No</th>
<th>Name of Instrument</th>
<th>Brand/Type</th>
<th>Year of Production</th>
<th>Testing Purposes</th>
<th>Quantity</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
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<td></td>
<td></td>
<td></td>
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</table>

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APPENDIX IV
REGULATION OF THE MINISTER OF TRADE OF THE REPUBLIC OF INDONESIA
NUMBER: 78/M-DAG/PER/12/2012
ON
PROVISIONS OF EXPORT OF TIN

SPECIMEN OF DATA OF SIGNATORIES OF SURVEYOR’S REPORT

<table>
<thead>
<tr>
<th>NO</th>
<th>NAME</th>
<th>TITLE</th>
<th>WORKING AREA</th>
<th>SIGNATURE SPECIMEN</th>
<th>COMPANY’S SEAL SPECIMEN</th>
</tr>
</thead>
<tbody>
<tr>
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APPENDIX V
REGULATION OF THE MINISTER OF TRADE OF THE REPUBLIC OF INDONESIA
NUMBER: 78/M-DAG/PER/12/2012
ON
PROVISIONS OF EXPORT OF TIN

RE-TIN’S TIN EXPORT REALIZATION REPORT
RE-Tin’s Company Name :
Head Office Address :
Recognition as RE-Tin : No. ______ Date ______

Tin Export Realization

<table>
<thead>
<tr>
<th>No.</th>
<th>Post Tariff/HS Code</th>
<th>Realized Export No &amp; Date of PEB</th>
<th>Quantity</th>
<th>Loading Port</th>
<th>Export Destination Country</th>
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</thead>
<tbody>
<tr>
<td></td>
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</tr>
</tbody>
</table>

Jakarta, ....................
PT/CV .....................

(Director)

Copy:
1. Director General of Mineral and Coal
2. Governor of Tin Producing Province

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APPENDIX VI
REGULATION OF THE MINISTER OF TRADE OF THE REPUBLIC OF INDONESIA
NUMBER: 78/M-DAG/PER/12/2012
ON
PROVISIONS OF EXPORT OF TIN

<table>
<thead>
<tr>
<th>No</th>
<th>HS Code</th>
<th>Name of Goods</th>
<th>Destination Country</th>
<th>Loading Port</th>
<th>Province</th>
<th>Exporter Name</th>
<th>Mining License Type</th>
<th>Validity Period</th>
<th>Quantity</th>
<th>Volume (Ton)</th>
<th>Value (US$)</th>
<th>Unit Price (US$/Ton)</th>
</tr>
</thead>
</table>

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Jakarta, May 28, 2018
Translated from Indonesian into English by Authorized & Sworn Translator
- FATCHUROZAK -