GOVERNMENT-BORNE IMPORT DUTIES ON THE IMPORT OF GOODS AND MATERIALS 
FOR THE MANUFACTURE OF SORBITOL FOR THE FISCAL YEAR 2011

BY THE GRACE OF GOD ALMIGHTY
THE MINISTER OF FINANCE,

Considering : a. that in order to meet the procurement of goods and / or services for the public interest and increase the competitiveness of the domestic sorbitol manufacturing industry, it is deemed necessary to provide fiscal incentives in the form of Government-Borne Import Duties on the import of goods and materials by the sorbitol manufacturing industry;
b. that the import of goods and materials by the sorbitol manufacturing industry has met the criteria for the assessment of and requirement for goods and materials to be granted Government-Borne Import Duties pursuant to Article 2 of the Regulation of the Minister of Finance Number 261/PMK.011/2010 on Government-Borne Import Duties on the Import of Goods and Materials To Produce Goods and / or Services For the Public Interest and Increased Competitiveness of Specific Industrial Sectors For the Fiscal Year 2011;
c. that in the context of granting Government-Borne Import Duties on the import of goods and materials by the sorbitol manufacturing industry as referred to in letter b, the budget ceiling for the granting of Government-Borne Import Duties for the Fiscal Year 2011 has been specified;
d. that based on the considerations referred to in letters a, b, and c, and in order to implement the provisions of Article 3 paragraph (4) of the Regulation of the Minister of Finance No. 261 / PMK.011/2010 on Government-Borne Import Duties on the Import of Goods and
MINISTER OF FINANCE
OF THE REPUBLIC OF INDONESIA

Materials To Produce Goods and / or Services For the Public Interest and Increased Competitiveness of Specific Industrial Sectors For the Fiscal Year 2011, it is deemed necessary to stipulate a Regulation of the Minister of Finance on Government-Borne Import Duties on the Import of Goods and Materials For the Manufacture of Sorbitol For the Fiscal Year 2011;

In view of:
1. Law No.10 of 1995 on Customs Affairs (State Gazette of the Republic of Indonesia No. 75 of 1995, Supplement to State Gazette of the Republic of Indonesia No. 3612) as amended by Law No. 17 of 2006 (State Gazette of the Republic of Indonesia No. 93 of 2006, Supplement to State Gazette of the Republic of Indonesia No. 4661);
2. Law No. 17 of 2003 on State Finance (State Gazette of the Republic of Indonesia No. 47 of 2003, Supplement to State Gazette of the Republic of Indonesia No. 4286);
3. Law No. 1 of 2004 on State Treasury (State Gazette of the Republic of Indonesia No. 5 of 2004, Supplement to State Gazette of the Republic of Indonesia No. 4355);
4. Law No. 10 of 2010 on State Budget For 2011 (State Gazette of the Republic of Indonesia No. 126 of 2010, Supplement to State Gazette of the Republic of Indonesia No. 5167);
5. Presidential Decree No. 56/P of 2010;
6. Regulation of the Minister of Finance No. 63/PMK.05/2010 on Mechanisms for the Implementation of and Accountability for Government-Borne Import Duties;
7. Regulation of the Minister of Finance No. 261/PMK.011/2010 on Government-Borne Import Duties on the Import of Goods and Materials To Produce Goods and / or Services For the Public Interest and Increased Competitiveness of Specific Industrial Sectors For the Fiscal Year 2011;

DECIDED:

To stipulate: REGULATION OF THE MINISTER OF FINANCE ON GOVERNMENT-BORNE IMPORT DUTIES ON THE IMPORT OF GOODS AND MATERIALS FOR THE
MANUFACTURE OF SORBITOL FOR THE FISCAL YEAR 2011.

Article 1

Unless the context otherwise requires, the words and expressions used herein shall have the following meanings:

1. "Company" means a company primarily engaged in the industrial manufacture of sorbitol.

2. Goods and Materials for the Sorbitol Manufacturing Industry hereinafter referred to as "Goods and Materials" are goods and/or raw materials, to be processed for the manufacture of sorbitol by the Company.

Article 2

(1) Government-Borne Import Duties on the Import of Goods and Materials shall be granted as set out in the Annex to Regulation of the Minister of Finance that constitutes an integral part of this Regulation of the Minister of Finance.

(2) Government-Borne Import Duties as referred to in paragraph (1) constitute government-borne subsidized tax expenditures as referred to in the Regulation of the Minister of Finance on Mechanisms for the Implementation of and Accountability for Government-Borne Import Duties.

(3) Government-Borne Import Duties shall not be granted for:

a. Goods and Materials subject to the general tariff of import duties of 0% (zero percent);

b. Goods and Materials subject to the tariff of import duties of 0% (zero percent) under any international agreement or treaty;

c. Goods and Materials subject to Anti-Dumping Import Duties / Provisional Anti-Dumping Import Duties, Safeguard Import Duties / Provisional Safeguard Import Duties, Countervailing Import Duties, Retaliatory Import Duties;

d. Goods and Materials imported to a Bonded Zone using the Customs Declaration of Import document by obtaining deferral of import duties and taxes in
the context of import; and/or  

(4) Government-Borne Import Duties as referred to in paragraph (1), shall be granted with the budget ceiling of Rp.385,500,000,00 (three hundred eighty-five million and five hundred thousand Rupiah).

(5) The Minister of Finance in the capacity of State General Treasurer as Budget User of the State General Treasurer Budget Division shall designate the Director General of Industrial Manufacture Base, the Ministry of Industry as Budget User Authority to make payments of government-borne subsidized tax expenditures.

(6) The allocation of Government-borne Import Duties budget with ceiling as referred to in paragraph (4) to the Company shall be determined by the Budget User Authority as referred to in paragraph (5).

Article 3

(1) To obtain Government-Borne Import Duties as referred to in Article 2 paragraph (1), the Company shall submit an application to the Director General of Customs and Excise with the attached Import Plan approved and validated by the Director General of Industrial Manufacture Base, the Ministry of Industry.

(2) The Import Plan as referred to in paragraph (1) shall at least contain the following data elements:
   a. number and date of the Import Plan;
   b. Company name;
   c. Taxpayer Identification Number;
   d. address;
   e. customs office as the point of entry of goods;
   f. description, type and technical specifications of goods;
   g. tariff lines (HS); (HS);
   h. amount / unit of goods;
   i. estimated price of imports;
   j. country of origin;
k. estimated government-borne import duties; and
l. Corporate Executives.

Article 4

(1) Against the application as referred to in Article 3 paragraph (1), the Director General of Customs and Excise shall give approval or refusal within a maximum period of 14 (fourteen) days upon receipt of complete application.

(2) The approval as referred to in paragraph (1) may be partial approval or total approval of Goods and Materials listed in the Import Plan attached to the application submitted by the Company as referred to in Article 3.

(3) In the event that the application as referred to in Article 3 paragraph (1) is approved in part or in whole, the Director General of Customs and Excise on behalf of the Minister of Finance shall issue a Decree of the Minister of Finance on Government-Borne Import Duties on the Import of Goods and Materials for the Manufacture of Sorbitol by the sorbitol manufacturing industry.

(4) In the event that the application as referred to in Article 3 paragraph (1) is refused, the Director General of Customs and Excise on behalf of the Minister of Finance shall deliver a notice of refusal to the Company by stating the reason thereof.

Article 5

(1) For the realization of Government-Borne Import Duties import whose implementation shall be based on the Decree of the Minister of Finance as referred to in Article 4 paragraph (3), the Office of Customs and Excise Supervision and Services or the local Main Office of Customs and Excise shall affix the stamp of “GOVERNMENT-BORNE IMPORT DUTIES UNDER THE REGULATION OF THE MINISTER OF FINANCE NUMBER 116 / PMK.011/2011” on all sheets of Customs Declaration of Import.

(2) The Customs Declaration of Import as referred to in paragraph (1) shall serve as the basis for recording Government-Borne Import Duties revenues and allocated
as subsidized tax expenditures in the same amount.

Article 6

(1) In the event of any discrepancies between the Goods and Materials for import and the list of Goods and Materials contained in the Decree of the Minister of Finance as referred to in Article 4 paragraph (3), the Company may apply for amendment of the Decree of the Minister of Finance.

(2) The application as referred to in paragraph (1) shall be submitted to the Director General of Customs and Excise with the attached Revised Import Plan approved and validated by the Directorate General of Industrial Manufacture Base, the Ministry of Industry.

Article 7

(1) Against the application as referred to in Article 6, the Director General of Customs and Excise shall give approval or refusal within a maximum period of 14 (fourteen) days upon receipt of complete application.

(2) The approval of application for amendment of the Decree of the Minister of Finance as referred to in paragraph (1) may be partial approval or total approval.

(3) In the event that the application as referred to in Article 6 is approved in part or in whole, the Director General of Customs and Excise on behalf of the Minister of Finance shall issue a Decree of the Minister of Finance on Government-Borne Import Duties on the Import of Goods and Materials for the Manufacture of Sorbitol by the sorbitol manufacturing industry.

(4) In the event that the application as referred to in Article 6 is refused, the Director General of Customs and Excise on behalf of the Minister of Finance shall deliver a notice of refusal to the Company by stating the reason thereof.

Article 8

The implementation and accountability for Government-Borne Import Duties as referred to in Article 2, shall be in accordance with the provisions of the Regulation of the Minister of Finance governing the mechanisms for the implementation of and
accountability for Government-Borne Import Duties.

Article 9

(1) Goods and Materials for which Government-Borne Import Duties are granted must be used by the relevant Company for the manufacture of sorbitol and may not be transferred or assigned to any other party.

(2) For any abuse of the provisions as referred to in paragraph (1), the Company shall be required to pay the import duties payable plus interest of 2% (two percent) per month no later than 24 (twenty four) months upon realization of the Government-Borne Import Duties import as referred to in Article 5 paragraph (1).

Article 10

This Regulation of the Minister of Finance shall be effective as of the date enacted until December 31, 2011.

For public cognizance, ordering the promulgation of this Regulation of the Minister of Finance by publishing it in the State Gazette of the Republic of Indonesia.

Stipulated in Jakarta
On 18 July 2011
MINISTER OF FINANCE
Signed,
AGUS D.W. MARTOWARDOJO

Promulgated in Jakarta
On 18 July 2011
MINISTER OF LAW AND HUMAN RIGHTS,
Signed,
PATRIALIS AKBAR

STATE GAZETTE OF THE REPUBLIC OF INDONESIA NO. 426 OF 2011
Issued as True Certified Copy
HEAD OF THE GENERAL AFFAIRS BUREAU
represented by
HEAD OF THE MINISTERIAL ADMINISTRATIVE DIVISION
GIARTO
NIP 195904201984021001
ANNEX

LIST OF GOODS AND MATERIALS FOR THE MANUFACTURE OF SORBITOL FOR WHICH GOVERNMENT-BORNE IMPORT DUTIES ARE GRANTED FOR THE FISCAL YEAR 2011

<table>
<thead>
<tr>
<th>NO.</th>
<th>DESCRIPTION OF GOODS</th>
<th>SPECIFICATIONS</th>
<th>INCLUDED IN THE TARIFF LINES</th>
</tr>
</thead>
<tbody>
<tr>
<td>1.</td>
<td>Filter Aid</td>
<td>Diatomaceous earth (for example: kieselguhr, tripolite, and diatomite) and similar soils containing silica, whether calcined or not, in the form of powder, white-coloured, some are brown-coloured and reddish-coloured, with a specific gravity 0.2 to 0.4 grams / cc</td>
<td>2512.00.00.00</td>
</tr>
<tr>
<td>2.</td>
<td>Activated Carbon</td>
<td>Active natural mineral products, black powder with a specific gravity of 0.2 to 0.6 grams / cc</td>
<td>3802.10.00.00</td>
</tr>
<tr>
<td>3.</td>
<td>Nickel Catalyst</td>
<td>Reaction initiators, reaction accelerators and catalytic preparations, catalyst support with nickel or nickel compounds as the active substance, granule-shaped (soaked in an aqueous solution), gray-black with a specific gravity of less than 1.5 grams / cc</td>
<td>3815.11.00.00</td>
</tr>
<tr>
<td></td>
<td>Cation / Ion-Exchange Resins</td>
<td>Ion exchangers made of polymers from line 39.01 to line 39.13, in original forms, granule-shaped, white-coloured, some are yellow-coloured and brownish-coloured, with a specific gravity of 0.6 to 0.8 grams / cc</td>
<td>3914.00.90.00</td>
</tr>
<tr>
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</tr>
<tr>
<td>4</td>
<td>Anion/Ion-Exchange Resins</td>
<td>Ion exchangers made of polymers from line 39.01 to line 39.13, in original forms, granule-shaped, white-coloured, some are yellow-coloured and brownish-coloured, with a specific gravity of 0.6 to 0.8 grams / cc</td>
<td>3914.00.90.00</td>
</tr>
</tbody>
</table>

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HEAD OF THE GENERAL AFFAIRS BUREAU MINISTER OF FINANCE,

represented by

HEAD OF THE MINISTERIAL ADMINISTRATIVE DIVISION

GIARTO AGUS D.W.

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