

REGULATION OF THE MINISTER OF MARINE AFFAIRS AND FISHERIES OF THE REPUBLIC OF INDONESIA

NUMBER 1 OF 2023

CONCERNING

PROCEDURES FOR DETERMINING THE FISH PRODUCTION VALUE AT THE TIME OF LANDING

BY THE GRACE OF GOD ALMIGHTY

THE MINISTER OF MARINE AFFAIRS AND FISHERIES OF THE REPUBLIC OF INDONESIA,

Considering

- a. that the Regulation of the Minister of Marine Affairs and Fisheries Number 34 of 2021 concerning Procedures for Determining the Fish Production Value at the Time of Landing encounters obstacles in implementation, especially regarding the calculation of fish production value at the time of landing and the lengthy business process of landing fish at the base port, so it needs to be replaced;
- b. that based on the considerations referred to in letter a, it is necessary to stipulate a Regulation of the Minister of Marine Affairs and Fisheries concerning Procedures for Determining the Fish Production Value at the Time of Landing;

In view of

- 1. Article 17 paragraph (3) of the 1945 Constitution of the Republic of Indonesia;
- 2. Law Number 39 of 2008 concerning State Ministries (State Gazette of the Republic of Indonesia of 2008 Number 166, Supplement to the State Gazette of the Republic of Indonesia Number 4916);
- 3. Government Regulation Number 85 of 2021 concerning Types and Tariffs for Non-Tax State Revenues Applicable to the Ministry of Marine Affairs and Fisheries (State Gazette of the Republic of Indonesia of 2021 Number 188, Supplement to State Gazette of the Republic of Indonesia Number 6710);
- 4. Presidential Regulation Number 63 of 2015 concerning the Ministry of Marine Affairs and Fisheries (State Gazette of the Republic of Indonesia of 2015 Number 111) as amended by Presidential Regulation Number 2 of 2017 concerning Amendments to Presidential Regulation Number 63 of 2015 concerning the Ministry of Marine Affairs and Fisheries (State Gazette Republic of Indonesia of 2017 Number 5):

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5. Regulation of the Minister of Marine Affairs and Fisheries Number 48/PERMEN-KP/2020 concerning the Organization and Work Procedure of the Ministry of Marine Affairs and Fisheries (State Gazette of the Republic of Indonesia of 2020 Number 1114);

DECIDE:

Stipulate

: REGULATION OF THE MINISTER OF MARINE AFFAIRS AND FISHERIES CONCERNING PROCEDURES FOR DETERMINING THE FISH PRODUCTION VALUE AT THE TIME OF LANDING

Article 1

In this Ministerial Regulation what is meant by:

- 1. Non-Tax State Revenue, hereinafter abbreviated as PNBP, are levies paid by individuals or business entities by obtaining direct or indirect benefits from services or utilization of resources and rights obtained by the state, based on laws and regulations, which become revenue for the central government in outside of tax revenues and grants and managed in the mechanism of the state budget.
- 2. Fish Production Value at the Time of Landing is the value of fish caught landed at the base port.
- 3. Capture Fishery Business Actors are individuals or business entities that carry out business and/or activities in the fishing sub-sector or fish transportation sub-sector.
- 4. Fishing Log Book is a written daily report by the skipper or fisherman regarding fishing activities and daily operations of fishing vessels.
- 5. Fish Reference Price is the price of fish that is determined for the component of calculating Fish Production Value at the Time of Landing.
- 6. Base Port is a fishing port or public port as a place for fishing boats to dock, anchor, load and unload fish, and/or fill supplies equipped with shipping safety facilities and fishery support activities.
- 7. Post-production Fishery Levy are PNBP that must be paid after the issuance of business permits for the fishing sub-sector based on fish caught from fishing vessels landed by fishing vessels or fish transporting vessels.
- 8. Ministry are ministry that carry out government affairs in the field of marine affairs and fisheries.

- 9. Minister is the minister who organizes government affairs in the field of marine affairs and fisheries.
- 10. Director General is the director general who has technical duties in the field of capture fisheries.

Article 2

- (1) The Fish Production Value at the Time of Landing is used as the basis for determining the amount of PNBP tariffs originating from the utilization of fishery natural resources in the form of Post-production Fishery Levy.
- (2) The Fish Production Value at the Time of Landing is calculated based on the following formula:
 - Weight of fish caught x Fish Reference Price.

Article 3

- (1) The weight of fish caught as referred to in Article 2 paragraph (2) is determined based on the results of the calculation by the skipper of the fishing vessels.
- (2) The calculation by the skipper as referred to in paragraph (1) is carried out on board the fishing vessels for each type of fish.
- (3) The calculation by the skipper as referred to in paragraph (1) is carried out by the weighing method.
- (4) In the event that the weighing method as referred to in paragraph (3) cannot be carried out, the calculation by the skipper can be carried out using the following methods:
 - a. calculation based on the hold volume which is filled with caught fish;
 - b. counting using baskets or containers of the same size; or
 - c. other method stipulated by the Minister.
- (5) The calculation by the skipper as referred to in paragraph (3) and paragraph (4) is carried out using the equipment available on board the fishing vessels.
- (6) Equipment as referred to in paragraph (5) is provided by Capture Fishery Business Actors.

Article 4

- (1) The skipper of a fishing vessel must input the results of the calculation as referred to in Article 3 paragraph (1) into the Fishing Log Book through an application provided by the Ministry.
- (2) Each skipper of a fishing vessel must state the correctness of the calculation results as referred to in paragraph (1).
- (3) In the event that the fish caught are transferred from the fishing vessel to the fish transporting vessel, the skipper of the fishing vessel and the skipper of the fish transporting vessel shall prepare minutes of the transfer of cargo through an application provided by the Ministry.

- (4) The minutes on the transfer of cargo as referred to in paragraph (3) shall at least contain the type and weight of the fish caught being transferred.
- (5) Every skipper of a fishing vessel and fish transporting vessel must state the correctness of the minutes on the transfer of cargo as referred to in paragraph (4).
- (6) Capture Fishery Business Actors who operate fishing vessels are responsible for the correctness of the calculation results in the Fishing Log Book by the skipper as referred to in paragraph (2) and the correctness of the minutes on the transfer of cargo made by the skipper as referred to in paragraph (5).

Article 5

- (1) The weight of fish caught as referred to in Article 2 paragraph (2) landed directly at the Base Port by fishing vessels, is in accordance with what is reported by the skipper in the Fishing Log Book.
- (2) The weight of fish caught as referred to in Article 2 paragraph (2) landed via transfer of cargo to the Base Port from the fishing vessel to the fish transporting vessel, is in accordance with what is reported by the skipper of the fish transporting vessel in the minutes of the transfer of cargo.

Article 6

Capture Fishery Business Actors provide devices on each fishing vessel and fish transporting vessel specifically used for the application as referred to in Article 4 paragraph (1) and paragraph (3).

Article 7

- (1) The Fish Reference Price as referred to in Article 2 paragraph (2) is determined by taking into account at least the price of fish at the producer level for each type of fish.
- (2) Determination of the Fish Reference Price as referred to in paragraph (1) is carried out by the directorate general which has technical duties in the field of strengthening the competitiveness of marine and fishery products.
- (3) In determining the Fish Reference Price as referred to in paragraph (2), the directorate general having technical duties in the field of strengthening the competitiveness of marine and fishery products may involve:
 - a. related work units within the Ministry;
 - b. related ministries/agencies; and/or
 - c. academics/experts.

- (4) Fish Reference Price as intended in paragraph (1) is determined by Ministerial Decree.
- (5) The Minister evaluates the Fish Reference Price as referred to in paragraph (4) no later than once every 12 (twelve) months.

Article 8

Based on the weight of the fish referred to in Article 5 and the Fish Reference Price as referred to in Article 7 paragraph (4), the Fish Production Value at the Time of Landing is determined through an application provided by the Ministry.

Article 9

- (1) The Director General monitors the type and weight of fish caught reported through an application provided by the Ministry.
- (2) The Director General verifies the suitability of reporting the type and weight of fish caught.
- (3) In the event that the type and/or weight of fish caught as a result of verification as referred to in paragraph (2) is more than the type and/or weight of fish caught that is reported, the difference in excess of type and/or weight of fish caught is determined by the Fish Production Value at the Time of Landing.

Article 10

The type and weight of fish caught can be published through the Ministry's official website.

Article 11

When this Ministerial Regulation comes into effect, the Minister of Marine Affairs and Fisheries Regulation Number 34 of 2021 concerning Procedures for Determining Fish Production Value at the Time of Landing (State Gazette of the Republic of Indonesia Number 998 of 2021), is repealed and declared invalid.

Article 12

This Ministerial Regulation shall come into force on the date of its promulgation.

In order that every person may know hereof, it is ordered to promulgate this Ministerial Regulation by its placement in State Gazette of the Republic of Indonesia.

Stipulated in Jakarta On 2 January 2023

MINISTER OF MARINE AFFAIRS AND FISHERIES REPUBLIC OF INDONESIA,

Signed.

SAKTI WAHYU TRENGGONO

Promulgated in Jakarta on 3 January 2023

MINISTER OF LAW AND HUMAN RIGHTS REPUBLIC OF INDONESIA,

Signed.

YASONNA H. LAOLY

STATE GAZETTE OF THE REPUBLIC OF INDONESIA OF 2023 NUMBER 1

Original copy Director of Bureau of Law,



Electronic signature

Effin Martiana