

Pembatalan sijil pengiktirafan

6. Lembaga boleh pada bila-bila masa membatalkan sijil pengiktirafan jika orang yang mengendalikan tempat pendaratan ikan itu yang kepadanya sijil pengiktirafan itu telah dikeluarkan melanggar mana-mana kehendak Kesatuan Eropah.

Usaha wajar

7. Mana-mana orang yang mengendalikan tempat pendaratan ikan dan yang terlibat dalam pengendalian apa-apa aktiviti yang berhubungan dengan mana-mana tempat pendaratan ikan yang darinya ikan atau keluaran ikan dibekalkan untuk dieksport ke Kesatuan Eropah atau yang darinya ikan dibekalkan bagi pengeluaran keluaran ikan untuk dieksport ke Kesatuan Eropah hendaklah menjalankan usaha yang sewajarnya bagi memastikan kehendak Kesatuan Eropah itu dipatuhi pada setiap masa.

Pegawai yang diberi kuasa

8. Pegawai yang diberi kuasa di bawah seksyen 11 Akta Lembaga Kemajuan Ikan Malaysia 1971 hendaklah mempunyai kuasa mengawal mana-mana tempat pendaratan ikan sebagaimana yang ditetapkan dalam kehendak Kesatuan Eropah.

Bekalan ikan atau keluaran ikan dari tempat pendaratan ikan yang diiktiraf

9. Mana-mana pengeksport ikan atau keluaran ikan ke Kesatuan Eropah hendaklah mendapatkan bekalan ikan atau keluaran ikannya dari tempat pendaratan ikan yang mempunyai sijil pengiktirafan yang sah.

Dibuat 6 April 2010
[KP/LA/483/4/Jld. 5; PN(PU²)96/VII]

DATUK HAJI ABDUL RAHIM BIN HAJI ISMAIL
Pengerusi
Lembaga Kemajuan Ikan Malaysia

Diluluskan 6 April 2010

DATUK SERI NOH BIN OMAR
Menteri Pertanian dan Industri Asas Tani

LEMBAGA KEMAJUAN IKAN MALAYSIA ACT 1971

LEMBAGA KEMAJUAN IKAN MALAYSIA (RECOGNITION OF FISH LANDING
SITE FOR FISH EXPORT TO THE EUROPEAN UNION) REGULATIONS 2010

In exercise of the powers conferred by section 23 of the Lembaga Kemajuan Ikan Malaysia Act 1971 [Act 49], the Lembaga, with the approval of the Minister, makes the following regulations:

Citation

1. These regulations may be cited as the **Lembaga Kemajuan Ikan Malaysia (Recognition of Fish Landing Site for Fish Export to the European Union) Regulations 2010**.

Interpretation

2. In these Regulations, unless the context otherwise requires—

“European Union requirements” means any requirement imposed by the European Union relating to control of fish landing site;

“certificate of recognition” means the certificate of recognition for landing site in compliance of the European Union requirements by Lembaga, under regulation 5;

“fish landing site” means the fisheries complexes, fisheries harbours and fisheries landing jetties prescribed under the Lembaga Kemajuan Ikan Malaysia (Fisheries Complexes, Fisheries Harbours and Fisheries Landing Jetties) Rules 2010.

Compliance with European Union requirements

3. Any person who operates any fish landing site, from which any fish or fish product is supplied to be exported to the European Union or from which any fish is supplied for production of fish product to be exported to the European Union, shall comply with the European Union requirements.

Application for recognition

4. Any person, who operates any fish landing site from which any fish or fish product is supplied to be exported to the European Union or from which any fish is supplied for production of fish product to be exported to the European Union, shall apply in writing for a certificate of recognition from the Lembaga.

Issuance of certificate of recognition

5. (1) The Lembaga may, after considering an application for a certificate of recognition under regulation 4 and after being satisfied that the operator of such fish landing site has complied with the European Union requirements, issue a certificate of recognition.

(2) The certificate of recognition issued under this regulation shall be valid for a period of one year from the date of its issuance and may be renewed from time to time.

Revocation of certificate of recognition

6. The Lembaga may at any time revoke the certificate of recognition if the person who operates the fish landing site to whom the certificate of recognition issued contravenes any of the European Union requirements.

Due diligence

7. Any person who operates fish landing site and who engages in the operation of any activity relating to any fish landing site from which any fish or fish product is supplied to be exported to the European Union or from which any fish is supplied for production of fish product to be exported to the European Union, shall exercise due diligence to ensure that the European Union requirements are complied with at all times.

Power of authorized officer

8. An authorized officer under section 11 of the Lembaga Kemajuan Ikan Malaysia Act 1971 shall have the power to control any fish landing site as prescribed in the European Union requirements.

Supply of fish or fish product from recognized fish landing site

9. Any exporter of fish or fish product to the European Union shall obtain its supply of fish or fish product from fish landing site which has a valid certificate.

Made 6 April 2010
[KP/LA/483/4/ Jld. 5; PN(PU²)96/VII]

DATUK HAJI ABDUL RAHIM BIN HAJI ISMAIL
Chairman
Lembaga Kemajuan Ikan Malaysia

Approved 6 April 2010

DATUK SERI NOH BIN OMAR
Minister of Agriculture and Agro-based Industry

Hakcipta Pencetak (H)

PERCETAKAN NASIONAL MALAYSIA BERHAD

Semua Hak Terpelihara. Tiada mana-mana bahagian jua daripada penerbitan ini boleh diterbitkan semula atau disimpan di dalam bentuk yang boleh diperolehi semula atau disiarkan dalam sebarang bentuk dengan apa jua cara elektronik, mekanikal, fotokopi, rakaman dan/ atau sebaliknya tanpa mendapat izin daripada Percetakan Nasional Malaysia Berhad (Pencetak kepada Kerajaan Malaysia yang dilantik).



DICETAK OLEH
PERCETAKAN NASIONAL MALAYSIA BERHAD,
KUALA LUMPUR
BAGI PIHAK DAN DENGAN PERINTAH KERAJAAN MALAYSIA