

REGENT SUKOHARJO

PROVINCE OF CENTRAL JAVA

REGIONAL REGULATIONS OF SUKOHARJO DISTRICT

NUMBER 6 OF 2017

ABOUT

CHANGES TO THE REGIONAL REGULATIONS OF SUKOHARJO DISTRICT NUMBER 7 OF 2012 CONCERNING SUPERVISION, CONTROL DISTRIBUTION AND SALES OF ALCOHOLIC BEVERAGES

BY THE GRACE OF GOD ALMIGHTY

REGENT SUKOHARJO,

Considering: a. that with the enactment of Regulation of the Minister of Trade Number 20/M-DAG/PER/4/2014 concerning Control and Supervision of the Procurement, Distribution and Sale of Alcoholic Drinks as amended several times, most recently by Regulation of the Minister of Trade Number 06/M-DAG/PER/ 1/2015 concerning the Second Amendment to the Regulation of the Minister of Trade Number 20/M-DAG/PER/4/2014 concerning Control and Supervision of the Procurement, Distribution and Sale of Alcoholic Drinks and social developments occurring in Sukoharjo Regency,

> then Sukoharjo Regency Regional Regulation Number 7 of 2012 concerning Supervision, Control of Distribution and Sales of Alcoholic Drinks needs to be changed;

- b. that based on the considerations as intended in letter a, it is necessary to stipulate a Regional Regulation concerning Amendments to the Sukoharjo Regency Regional Regulation Number 7 of 2012 concerning Supervision, Control of the Distribution and Sale of Alcoholic Drinks;
- Remember : 1. Article 18 paragraph (6) of the 1945 Constitution of the Republic of Indonesia;
 - 2. Company Regulation Ordinance (Bedrijfsreglementerings Ordonnantie 1934) (Staatsblad 1938 Number 86);
 - 3. Law Number 13 of 1950 concerning the Establishment of Regency Regions within the Province of Central Java;

- 4. Government Regulation in Lieu of Law Number 8 of 1962 concerning Trade in Goods under Control (State Gazette of the Republic of Indonesia of 1962 Number 42, Supplement to State Gazette of the Republic of Indonesia Number 2469);
- 5. Law Number 8 of 1981 concerning Criminal Procedure Law (State Gazette of the Republic of Indonesia of 1981 Number 76, Supplement to State Gazette of the Republic of Indonesia Number 3209);
- 6. Law Number 3 of 1982 concerning Mandatory Company Registration (State Gazette of the Republic of Indonesia of 1982 Number 7, Supplement to the State Gazette of the Republic of Indonesia Number 3214);
- 7. Law Number 11 of 1995 concerning Excise (State Gazette of the Republic of Indonesia of 1995 Number 76, Supplement to State Gazette of the Republic of Indonesia Number 3613) as amended by Law Number 39 of 2007 concerning Excise (State Gazette of the Republic of Indonesia of 2007 Number 105, Supplement to the State Gazette of the Republic of Indonesia Number 4755);
- 8. Law Number 8 of 1999 concerning Consumer Protection (State Gazette of the Republic of Indonesia of 1999 Number 42, Supplement to State Gazette of the Republic of Indonesia Number 3821);
- 9. Law Number 10 of 2009 concerning Tourism (State Gazette of the Republic of Indonesia of 2009 Number 11, Supplement to State Gazette of the Republic of Indonesia Number 4966);
- Law Number 36 of 2009 concerning Health (State Gazette of the Republic of Indonesia Year 2009 Number 144, Supplement to the State Gazette of the Republic of Indonesia Number 5063);
- 11. Law Number 12 of 2011 concerning the Formation of Legislation (State Gazette of the Republic of Indonesia of 2011 Number 82, Supplement to the State Gazette of the Republic of Indonesia Number 5234);
- 12. Law Number 18 of 2012 concerning Food (State Gazette of the Republic of Indonesia of 2012 Number 227, Supplement to State Gazette of the Republic of Indonesia Number 5360);
- 13. Law Number 3 of 2014 concerning Industry (State Gazette of the Republic of Indonesia of 2014 Number 4, Supplement to the State Gazette of the Republic of Indonesia Number 5492);

- 14. Law Number 7 of 2014 concerning Trade (State Gazette of the Republic of Indonesia of 2014 Number 45, Supplement to the State Gazette of the Republic of Indonesia Number 5512);
- 15. Law Number 20 of 2014 concerning Standardization and Conformity Assessment (State Gazette of the Republic of Indonesia of 2014 Number 216, Supplement to State Gazette of the Republic of Indonesia Number 5584);
- 16. Law Number 23 of 2014 concerning Regional Government (State Gazette of the Republic of Indonesia of 2014 Number 244, Supplement to the State Gazette of the Republic of Indonesia Number 5587) as amended several times, most recently by Law Number 9 of 2015 concerning the Second Amendment to the Law Law Number 23 of 2014 concerning Regional Government (State Gazette of the Republic of Indonesia of 2015 Number 58, Supplement to State Gazette of the Republic of Indonesia Number 5679);
- 17. Government Regulation Number 11 of 1962 concerning Trade in Goods under Control (State Gazette of the Republic of Indonesia of 1962 Number 46, Supplement to State Gazette of the Republic of Indonesia Number 2473) as amended by Government Regulation Number 19 of 2004 concerning Amendments to Government Regulation Number 11 1962 concerning Trade in Goods Under Supervision (State Gazette of the Republic of Indonesia of 2004 Number 68, Supplement to the State Gazette of the Republic of Indonesia Number 4402);
- 18. Government Regulation Number 27 of 1983 concerning Implementation of the Criminal Procedure Code (State Gazette of the Republic of Indonesia of 1983 Number 36, Supplement to State Gazette of the Republic of Indonesia Number 3258), as amended by Government Regulation Number 58 of 2010 concerning Amendments to Regulations Government Number 27 of 1983 concerning Implementation of the Law Code

Criminal Procedure (State Gazette of the Republic of Indonesia of 2010 Number 90, Supplement to the State Gazette of the Republic of Indonesia Number 5145);

 Government Regulation Number 17 of 1986 concerning Authority for Regulation, Guidance and Industrial Development (State Gazette of the Republic of Indonesia of 1986 Number 23, Supplement to State Gazette of the Republic of Indonesia Number 3330);

- 20. Government Regulation Number 102 of 2000 concerning Indonesian National Standards (State Gazette of the Republic of Indonesia of 2000 Number 1999, Supplement to State Gazette of the Republic of Indonesia Number 4020);
- 21. Government Regulation Number 79 of 2005 concerning Guidelines for the Development and Supervision of Regional Government (State Gazette of the Republic of Indonesia of 2005 Number 165, Supplement to the State Gazette of the Republic of Indonesia Number 4593);
- 22. Government Regulation Number 26 of 2009 concerning Procedures for Imposing Administrative Sanctions in the Form of Fines in the Excise Sector (State Gazette of the Republic of Indonesia of 2009 Number 49, Supplement to the State Gazette of the Republic of Indonesia Number 4989);
- 23. Presidential Regulation Number 74 of 2013 concerning Control and Supervision of Alcoholic Drinks (State Gazette of the Republic of Indonesia of 2013 Number 190);
- 24. Presidential Regulation Number 87 of 2014 concerning Implementing Regulations of Law Number 12 of 2011 concerning the Formation of Legislative Regulations (State Gazette of the Republic of Indonesia of 2014 Number 199);
- 25. Regulation of the Minister of Trade Number 20/M-DAG/PER/ 4/2014 concerning Control and Supervision of the Procurement, Distribution and Sale of Alcoholic Drinks as amended several times, most recently by Regulation of the Minister of Trade Number 06/M-DAG/PER/1/2015 concerning the Second Amendment to the Regulation of the Minister of Trade Number 20/M-DAG/ PER/4/2014 concerning Control and Supervision of the Procurement, Distribution and Sale of Alcoholic Drinks;
- 26. Minister of Home Affairs Regulation Number 80 of 2015 concerning the Establishment of Regional Legal Products (State Gazette of the Republic of Indonesia of 2015
- Number 2036); 27. Sukoharjo Regency Regional Regulation Number 3 of 2011 concerning Arrangement and Development of Traditional Markets, Shopping Centers and Modern Shops in Sukoharjo Regency (Sukoharjo Regency Regional Gazette of 2011 Number 3, Supplement to Sukoharjo Regency Regional Gazette Number 183);
- 28. Sukoharjo Regency Regional Regulation Number 7 of 2012 concerning Supervision, Control of Distribution and Sales of Alcoholic Drinks (Sukoharjo Regency Regional Gazette of 2013 Number 1, Supplement to Sukoharjo Regency Regional Gazette Number 202);

- 29. Sukoharjo Regency Regional Regulation Number 4 of 2016 concerning Regional Regulations concerning Civil Servant Investigators (Sukoharjo Regency Regional Gazette of 2016 Number 4, Supplement to Sukoharjo Regency Regional Gazette Number 229);
- Sukoharjo Regency Regional Regulation Number 12 of the Year 2016 concerning the Formation and Structure of Regional Apparatus (2016 Sukoharjo Regency Regional Gazette Number 12, Supplement to Sukoharjo Regency Regional Gazette Number 236);

With Mutual Consent

REGIONAL PEOPLE'S REPRESENTATIVE COUNCIL OF SUKOHARJO DISTRICT

And

REGENT SUKOHARJO

DECIDE :

To stipulate: REGIONAL REGULATIONS CONCERNING AMENDMENTS TO SUKOHARJO DISTRICT REGIONAL REGULATIONS NUMBER 7 OF 2012 CONCERNING SUPERVISION, CONTROL OF CIRCULATION AND SALES OF ALCOHOLIC BEVERAGES.

Article I

Several provisions in the Regency Regional Regulations Sukoharjo Number 7 of 2012 concerning Supervision, Controlling the Distribution and Sales of Alcoholic Drinks (Sukoharjo Regency Regional Gazette 2013 Number 1, Sukoharjo Regency Regional Gazette Supplement Number 202) is amended as follows:

1. The provisions of Article 1 number 3, number 8 and number 17 are amended, inserting 2 (two) new numbers, namely numbers 3a and 4a, so that they read as follows:

article 1

In this Regional Regulation what is meant by:

- 1. The region is Sukoharjo Regency.
- 2. Regional Government is the Regent as the organizing element of Regional Government which leads the implementation of government affairs which are the authority of the autonomous region.
- 3. The Regent is the Regent of Sukoharjo.

- 3a. Regional Apparatus is a supporting element for the Regent and the Regional People's Representative Council in administering Government Affairs which falls under the authority of the Region.
- 4. An entity is a group of people and/or capital which forms a unit, both those carrying on business and those not carrying on business which includes limited liability companies, limited liability companies, limited liability companies. others, state or regional-owned business entities with any name and in any form, associations, firms, kongsi, cooperatives, foundations or similar organizations, institutions, pension funds, permanent business forms and other business entities.
- 4a. People are individuals.
- 5. Business is any action or activity in the economic sector carried out by every entrepreneur for the purpose of obtaining profit or gain.
- 6. Company is any form of individual business or business entity owned by Indonesian citizens and domiciled in the territory of the Republic of Indonesia, whether in the form of a legal entity

or is not a legal entity that carries out alcoholic beverage trading business activities.

- 7. Trading is the activity of buying and selling goods or services which is carried out continuously for the purpose of transferring rights to goods or services with compensation included.
- 8. Alcoholic drinks are drinks containing ethanol or ethyl alcohol (C2H5OH) which are processed from agricultural products containing carbohydrates by fermentation and distillation or fermentation without distillation.
- 9. Ciu or other names and/or similar are liquids with ethanol content below 70% (seven twenty percent) which is misused as an alcoholic drink, is produced in the region, does not have a distribution permit and is known to the public.
- 10. Distribution of alcoholic drinks is the business activity of distributing alcoholic drinks for domestic trade.
- 11. Sales of alcoholic beverages is the business activity of selling alcoholic beverages for consumption.
- 12. Use of alcoholic beverages consuming alcoholic is beverages.

- 13. Direct seller of alcoholic beverages, hereinafter referred to as direct seller, is a company that sells alcoholic beverages to final consumers to drink directly at a designated place.
- 14. Alcoholic beverage retailer, hereinafter referred to as Retailer, is a company that sells alcoholic beverages to final consumers in packaged form at designated locations.
- 15. Hotel is a type of accommodation that uses part or all of a building to provide lodging, food and drink services, as well as other services for the public which are managed on a commercial basis.
- 16. A trading business permit, abbreviated as SIUP, is a permit to carry out activities trading business.
- 17. Alcoholic Drinks Trading Business License, hereinafter abbreviated as SIUP-MB, is a permit to carry out trading business activities specifically for alcoholic drinks.
- 18. Hospitals are health service facilities including Maternity Homes, Community Health Centers, Health Centers and Doctor's Practices.
- 19. School is a means of learning and teaching activities starting from Kindergartens to universities including Course Centers.
- 20. The object of SIUP-MB is the issuance/granting of SIUP-MB by the District Government.
- 21. The subject of the SIUP-MB is a private person or entity obtain SIUP-MB services.
- 22. Investigation is a series of investigator's actions in accordance with the methods stipulated in the Law to search for and collect evidence which will shed light on the crime committed.

occurred and to determine the suspect.

- 23. Investigators are State Police Officials of the Republic of Indonesia, or Civil Servant Officials who are given special authority by law to carry out investigations.
- 24. Civil Servant Investigators, hereinafter abbreviated as PPNS, are certain Civil Servant Investigating Officers within the Regional Government who are assigned special authority by law to carry out investigations into violations of regulations Area.

2. The provisions of Article 4 paragraph (1) letter a and paragraph (4) are amended so it reads as follows:

Article 4

- (1) Industrial alcoholic drinks, both domestic and foreign *(imported)* are grouped into the following categories:
 - a. class A alcoholic drinks are drinks that contain ethyl alcohol or ethanol (C2H5OH) at levels up to 5% (five percent);
 - b. Class B alcoholic drinks are drinks that contain more than 5% (five percent) ethyl alcohol or ethanol (C2H5OH) up to 20% (two twenty percent);
 - c. Class C alcoholic drinks are drinks that contain more than 20% (twenty percent) to 55% (fifty five percent) ethyl alcohol or ethanol (C2H5OH).
- (2) Class B and class C alcoholic drinks originating from domestic and foreign production, distribution and sale are designated as goods under supervision.
- (3) Quality standards for alcoholic beverages as intended in paragraph (1) are determined based on statutory regulations.
- (4) The types and products of class A, class B and class C alcoholic drinks that can be sold or traded in the region are the types or products of alcoholic drinks as listed in Attachment I and Attachment II which are an inseparable part of this Regional Regulation.
- 3. The provisions of Article 8 paragraph (1), paragraph (3), paragraph (4) are amended, and paragraph (2) is deleted, so that it reads as follows: Article 8
 - (1) Every business entity that carries out distribution and/or sales of alcoholic beverages is required to have a SIUP-MB.
 - (2) Deleted.
 - (3) SIUP-MB consists of:
 - a. SIUP-MB retail seller of class A alcoholic drinks;
 - b. SIUP-MB retail seller of class B alcoholic beverages;

c. SIUP-MB retail seller of class C alcoholic drinks; d. SIUP-MB for

drinking at class A alcoholic beverage establishments;

- e. SIUP-MB is for drinking at beverage places class B alcoholic; And
- f. SIUP-MB is for drinking at class C alcoholic beverage establishments.
- (4) The provisions and procedures for granting SIUP-MB as intended in paragraph (1) are regulated by a Regent's Regulation.
- 4. The provisions of Article 11 paragraph (1) are amended to read as follows:

Article 11

- (1) Every company that has obtained a SIUP-MB is obliged to submit procurement and distribution/sales reports every 3 (three) months in writing to the Regent through the Head of Regional Apparatus administering Government affairs in the field of trade, and in the field of cooperatives, small and medium enterprises.
- (2) Reporting procedures as intended in paragraph (1) regulated by Regent Regulations.
- 5. The provisions of Article 17 are amended to read as follows following:

Article 17

Every person or entity is prohibited from storing, controlling, providing, producing, distributing, offering for sale, selling, buying, receiving, circulating, being an intermediary in buying and selling, exchanging, handing over, bringing, sending, transporting, transiting, giving, having a ciu or other designations and/or similar in the Region.

6. The provisions of Article 18 are amended to read as follows following:

Article 18

(1) Every business entity that has a sales permit Class A, Class B and Class C alcoholic drinks are prohibited from selling ciu or other names and/or the like, both in retail form in packaging and selling directly for drinking on the premises.

- (2) Every person or business entity that already has a permit to produce alcohol is prohibited from transferring its production to ciu for sale.
- 7. The provisions of Article 20 are amended to read as follows following:

Article 20

The sales system for class A, class B and class C alcoholic drinks consists of: a. Direct sales; And

b. Retail sales.

8. The provisions of Part Two are amended to read as follows following:

The second part

Direct Sales

9. Article 21 is deleted

10. The provisions of Article 22 are amended to read as follows following:

Article 22

Direct sales as intended in Article 20 letter a are only permitted to sell class A, class B and/or class C alcoholic drinks for direct drinking in certain places, namely: a. three, four and five star hotels; And

b. bar.

11. The provisions of Article 23 are amended to read as follows following:

Article 23

Sales of class A, class B alcoholic drinks and/or group C sold as intended in Article 22, can be drunk in hotel rooms with provisions per packaging is a maximum of 187 ml (one hundred eighty-seven milliliters).

12. Part Three is amended to read as follows:

Part Three

Retail Sales

13. Between Article 24 and Article 25, a new article, namely Article 24A, is inserted so that it reads as follows:

Article 24A

- (1) Retailers are obliged to place Alcoholic Drinks in a special or separate place and not together with other products.
- (2) Purchases of alcoholic drinks by consumers can only be served by officers/saleswomen.
- 14. The provisions of Article 32 are amended to read as follows following:

Article 32

- (1) Any person or entity that violates the provisions of Article 8, Article 13, Article 14, Article 15, Article 16, Article 17 and Article 19, shall be punished with imprisonment for a maximum of 3 (three) months or a fine of a maximum of Rp. 50,000,000.00 (fifty million rupiah).
- (2) Any person or entity that violates the provisions as intended in Article 18, shall be punished with imprisonment for a maximum of 6 (six) months or a fine of a maximum of Rp. 50,0000,000.00 (fifty million rupiah).
- (3) The imposition of imprisonment or a fine as intended in paragraph (1) and paragraph (2), without prejudice to the rights and authority of the competent authority to confiscate and destroy alcoholic beverages and their equipment which are declared as violations.
- (4) The criminal act as intended in paragraph (1) and paragraph(2) is a criminal offense.

Article II

This local regulation are applied at the date stated.

So that everyone is aware, this Regional Regulation is ordered to be promulgated by placing it in the Sukoharjo Regency Regional Gazette.

> Set in Sukoharjo on July 20, 2017

REGENT SUKOHARJO,

signed

Promulgated in Sukoharjo on July 20, 2017

WARDOYO WIJAYA

REGIONAL SECRETARY SUKOHARJO DISTRICT,

signed

AGUS SANTOSA

SUKOHARJO DISTRICT REGIONAL GAZETTE YEAR 2017 NUMBER 6

The copy corresponds to the original HEAD OF LEGAL SECTION,

BUDI SUSETYO, SH, MH NIP Trustee. 19730705 199203 1 004

NOREG REGIONAL REGULATIONS OF SUKOHARJO DISTRICT, PROVINCE CENTRAL JAVA : (6/2017)

EXPLANATION

ON

REGIONAL REGULATIONS OF SUKOHARJO DISTRICT

NUMBER 6 OF 2017

ABOUT

AMENDMENT TO REGIONAL REGULATIONS OF SUKOHARJO DISTRICT NUMBER 7 OF 2012 CONCERNING SUPERVISION, CIRCULATION CONTROL, AND SALES OF ALCOHOLIC BEVERAGES

I. GENERAL

One of the development goals in Sukoharjo Regency is to create a just, prosperous and equitable society both materially and spiritually. To realize these development goals, continuous efforts need to be made in all fields, including development of people's welfare, including health by paying attention to the abuse of alcoholic drinks and their circulation. Abuse and uncontrolled distribution of alcoholic beverages can cause disruption to public peace and order. To overcome this problem, it is necessary to supervise, control the distribution and sale of alcoholic beverages in Sukoharjo Regency.

With the enactment of Regulation of the Minister of Trade Number 20/M-DAG/PER/4/2014 concerning Control and Supervision of the Procurement, Distribution and Sale of Alcoholic Drinks as amended several times, most recently by Regulation of the Minister of Trade Number 06/M-DAG/PER/1 /2015 concerning the Second Amendment to the Regulation of the Minister of Trade Number 20/M-DAG/PER/4/2014 concerning Control and Supervision of the Procurement, Distribution and Sale of Alcoholic Drinks and social developments occurring in Sukoharjo Regency, then several regulations related to supervision, control over the distribution and sale of alcoholic beverages which has been outlined in Sukoharjo Regency Regional Regulation Number 7 of 2012 concerning Supervision, Control of the Circulation and Sales of Alcoholic Drinks, needs to be adjusted.

Based on the several things mentioned above and in order to provide legal certainty regarding the regulations regarding the circulation and sale of alcoholic drinks in Sukoharjo Regency, it is necessary to amend the Regional Regulations concerning Supervision, Control of the Distribution and Sale of Alcoholic Drinks.

II. ARTICLE BY ARTICLE

Article I

article 1

Quite clear.

Article 4

Quite clear.

Article 8

Quite clear.

Article 11

Quite clear.

Article

17 What is meant by "transit" is the transportation of ciu or other terms from one area to another area by passing through and stopping in a certain area with or without changing means of transportation.

Article 18

Quite clear.

Article 20

Quite clear.

Article 22

Letter a

Quite clear.

Letter b

What is meant by "bar" is any commercial business whose scope of activity is serving drinks to the public at its place of business.

Article 23

Quite clear.

Article 24A

Quite clear.

Article 32

Paragraph (1)

Quite clear.

Paragraph (2)

Quite clear.

Paragraph (3)

What is meant by "equipment" is the means for buying and selling alcoholic beverages, including jerry cans, hoses, funnels, bottles, gallons, buckets, measures and so on. Paragraph (4)

Quite clear.

Article II

Quite clear.

SUPPLEMENTARY SUKOHARJO DISTRICT REGIONAL GAZETTE NUMBER 249

APPENDIX I		
SUKOHARJO	AREA	REGENCY
REGULATION		
NUMBER 6 OF 20)17	
CONCERNING A	MENDMENTS TO	O SUKOHARJO
DISTRICT REGIO	NAL REGULATI	ON NUMBER 7 OF
2012 CONCERNI		
CIRCULATION A	ND SALES OF A	LCOHOLIC
BEVERAGES.		

TYPES OR PRODUCTS OF ALCOHOLIC BEVERAGES GROUP A, GROUP B, AND GROUP C

Category A:	Group B:	Group C:
C I	Reduced Alcohol Wine,	Wine Cocktails, Brandy, Fruit
Shandy, Alcoholic soft drinks, Beer, Larger, Ale, Black beer/Stout, Low Alcohol Wine, Carbonated alcoholic drinks, Balinese Brem Wine. And	-	-

REGENT SUKOHARJO,

signed

WARDOYO WIJAYA

APPENDIX II		
SUKOHARJO	AREA	REGENCY
REGULATION		
NUMBER 6 OF 201	17	
CONCERNING AM	ENDMENTS T	O SUKOHARJO
DISTRICT REGION	IAL REGULAT	ION NUMBER 7 OF
2012 CONCERNIN	G SUPERVISIO	ON, CONTROL OF
CIRCULATION AN	D SALES OF	ALCOHOLIC
BEVERAGES.		

TYPES OR PRODUCTS OF ALCOHOLIC BEVERAGES WHICH CAN BE IMPORTED AND TRADE DOMESTICALLY

NO	HS NUMBER	DESCRIPTION OF GOODS
	22.03	Beer is made from malt.
1. 22	03.00.10.00	- Dark beer and Porter
2. 22	03.00.90.00	- Others, including Ale
	22.04	Fermented drinks from fresh grapes, incl fortified fermented beverages; Grape must be other than heading 20.09.
3. 22	04.10.00.00	- Pancar fermented drinks - Other
		fermented drinks; Grape must whose fermentation is prevented or stopped by the addition of alcohol - In packages of 2 liters or less
	2204.21	
	2204.21.10	- Fermented Drinks:
4. 22	04.21.11.00	- With an alcohol content not exceeding 15% by volume
5. 22	04.21.13.00	- With an alcohol content exceeding 15% but not exceeding 23% by volume
6. 22	04.21.14.00	- With an alcohol content exceeding 23% by volume
	2204.21.20	- Grape must in which fermentation is prevented or stopped with the addition of alcohol:
7. 22	04.21.21.00	- With an alcohol content not exceeding 15% according to the volume
8. 22	04.21.22.00	- With an alcohol content exceeding 15% by volume
	2204.29	- Etc:
	2204.29.10	- Fermented drinks
9. 22	04.29.11.00	- With an alcohol content not exceeding 15% according to the volume
10. 22	204.29.13.00	- With an alcohol content exceeding 15% but not exceeding 23% by volume
11. 22	204.29.14.00	- With an alcohol content exceeding 23% by volume
	2204.29.20	- Grape must in which fermentation is prevented or stopped with the addition of alcohol

NO	HS NUMBER	DESCRIPTION OF GOODS
12. 22	04.29.21.00	- With an alcohol content not exceeding 15% by volume
13. 22	04.29.22.00	- With an alcohol content exceeding 15% by volume
	2204.30	- Other grape musts:
14. 22	04.30.10.00	- With an alcohol content not exceeding 15% according to the volume
15. 22	04.30.20.00	- With an alcohol content exceeding 15% by volume
	22.05	Vermouth and other fermented drinks from fresh grapes flavored with vegetable or aromatic substances.
	2205.10	- In packages of 2 liters or less:
16. 22	05.10.10.00	- With an alcohol content not exceeding 15% by volume
17. 22	05.10.20.00	- With an alcohol content exceeding 15% by volume
	2205.90	- Etc :
18. 22	05.90.10.00	- With an alcohol content not exceeding 15% by volume
19. 22	05.90.20.00	- With an alcohol content exceeding 15% by volume
	22.06	Other fermented drinks (e.g., fermented apple cider, pear cider, aqueous solution of honey); mixed fermented drinks and mixed fermented drinks with drinks that do not contain alcohol, not specified or included in other headings.
20. 220	06.00.10.00	- Fermentation of apples and fermentation of pear juice
21. 22	06.00.20.00	- Sake (rice wine)
22. 22	06.00.30.00	- Toddy
23. 22	06.00.40.00	- Shandy
	2206.00.90	- Others, including fermentation of honey solution in water
24. 220	06.00.91.00	- Other fermented rice drinks (including fermented rice drinks containing drugs)
25. 22	06.00.99.00	- Etc
	22.08	Undenatured ethyl alcohol with an alcohol content of less than 80% by volume; Alcohol, Sweet Soup and other alcoholic drinks.
	2208.20	- Alcohol is obtained from the distillation of fermented grapes or grape marc:
26. 22	08.20.50.00	- Brandy
27 22	08.20.90.00	- Etc

NO	HS NUMBER	DESCRIPTION OF GOODS
28. 22	08.30.00.00	- Whiskey:
29. 22	08.40.00.00	- Rum and other alcohol obtained by distilling fermented cane sugar products:
30. 22	08.50.00.00	- Gin and Geneva
31. 22	08.60.00.00	- Vodka
32. 22	08.70.00.00	- Sweet Sopi and Cordial
	2208.90	- Etc :
33. 22	08.90.10.00	 Samsu contains drugs with no alcohol content exceeds 40% by volume
34. 22	08.90.20.00	 Samsu contains drugs with excess alcohol content 40% by volume
35. 22	08.90.30.00	- Other Samsu, with an alcohol content not exceeding 40% by volume
36. 22	08.90.40.00	- Other Samsu, with alcohol content exceeding 40% according to volume
37. 22	08.90.50.00	- Arak or pineapple alcohol with no alcohol content exceeds 40% by volume
38. 22	08.90.60.00	- Arak or pineapple alcohol with an alcohol content exceeding 40% by volume
39. ex	. 2208.90.70.00 - Bitter	s and similar drinks with alcohol content does not exceed 57% by volume
40. ex	. 2208.90.90.00 - Othei	rs

REGENT SUKOHARJO,

signed

WARDOYO WIJAYA