# REGULATION OF THE SPECIAL REGION OF YOGYAKARTA NUMBER 3 OF 2024

ON

# THE ADVANCEMENT OF DEVELOPMENT AND COMMUNITY EMPOWERMENT IN KALURAHAN AND KELURAHAN.

#### BY THE BLESSINGS OF ALMIGHTY GOD

#### GOVERNOR OF THE SPECIAL REGION OF YOGYAKARTA,

- Considering: a. that *Kalurahan* as the original form of government in Yogyakarta Special Region within the framework of Unitary State of the Republic of Indonesia, and *Kelurahan* as a territorial unit within *Kapanewon* or *Kemantren*, act as the frontline of public services in realizing improvement quality of life, livelihood, and community welfare;
  - b. that in order to realize prosperous *Kalurahan* and *Kelurahan*, participation from Yogyakarta Special Region Government is needed to implement Development and Community Empowerment acceleration;
  - c. that there is a need for guidelines for Regional Government in implementing Advancement of Development and Community Empowerment in *Kalurahan* and *Kelurahan*;

Observing:

- 1. Article 18 paragraph (6) of the 1945 Constitution of the Republic of Indonesia;
- 2. Law Number 3 of 1950 on Establishment of the Special Region of Jogjakarta (State Gazette of the Republic of Indonesia Number 3 of 1950) as last amended by Law Number 9 of 1955 on Amendment to Law Number 3 of 1950 on Establishment of the Special Region of Jogjakarta in conjunction with Law Number 19 of 1950 on Establishment of the Special Region of Jogjakarta (State Gazette of the Republic of Indonesia Number 43 of 1955, Supplement to the State Gazette of the Republic of Indonesia Number 827); Law Number 13 of 2012 concerning the Specialties of the Yogyakarta Special Region (State Gazette of the Republic of Indonesia of 2012 Number 170, Supplement to the State Gazette of the Republic of Indonesia Number 5339);

- 3. Law Number 13 of 2012 on the Privileges of the Special Region of Yogyakarta (State Gazette of the Republic of Indonesia of 2012 Number 170, Supplement to the State Gazette of the Republic of Indonesia Number 5339);
- 4. Law Number 6 of 2014 on Villages (State Gazette of the Republic of Indonesia of 2014 Number 7, Supplement to State Gazette of the Republic of Indonesia Number 5495);
- 5. Law Number 23 of 2014 on Local Government (State Gazette of the Republic of Indonesia of 2014 Number 244, Supplement to State Gazette of the Republic of Indonesia Number 5587), as amended several times, most recently by Law Number 6 of 2023 on Determination of Government Regulations in Lieu of Law Number 2 of 2022 on Job Creation into Law (State Gazette of 2023 Number 41, Supplement to State Gazette of the Republic of Indonesia Number 6856);
- 6. Government Regulation Number 31 of 1950 on the Implementation of Law Number 2 of 1950 on the Establishment of the Province of Djawa Timoer, Law Number 3 of 1950 on the Establishment of the Special Region of Jogjakarta, Law Number 10 of 1950 on the Establishment of Central Java Province, and Law Number 11 of 1950 on the Formation of the Province West Java (State Gazette of the Republic of Indonesia 1950 Number 58);

To issue: REGIONAL REGULATION ON THE ADVANCEMENT OF DEVELOPMENT AND COMMUNITY EMPOWERMENT IN KALURAHAN AND KELURAHAN.

#### CHAPTER 1

### GENERAL PROVISIONS

#### Article 1

# In this Regional Regulation:

1. The Advancement of Development and Community Empowerment is a regional government effort to accelerate improvements in quality of life, life and livelihood of community for the greatest community welfare by increasing knowledge, attitudes, skills, behavior, abilities, awareness while utilizing resources through policies, programs, activities and assistance

- establishment that fitted to the essence of issues and priority needs of community in *Kalurahan* and *Kelurahan*
- 2. Facilitation is the provision of facilities and/or support from Regional Government to *Kalurahan* and *Kelurahan*.
- 3. *Kalurahan* is another term for a village in the Yogyakarta Special Region, which is a legal community unit with defined territorial boundaries that has authority to regulate and manage government affairs, local communities interest based on community initiatives, original rights, and/or traditional rights that are recognized and respected within governance system of the Unitary State of the Republic Indonesia.
- 4. *Kelurahan* is part of Kapanewon/Kemantren territory.
- 5. The Region is Yogyakarta Special Region.
- 6. Communities are individuals, groups of people, and social organizations and/or community organizations.
- 7. The Governor of Yogyakarta Special Region, hereinafter referred to as the Governor, is Regional Head of Yogyakarta Special Region, because of the position also serves as a Government Representative.
- 8. Regional Government of Yogyakarta Special Region, hereinafter referred to as the Regional Government, is Governor of Yogyakarta Special Region and Regional Apparatus as elements of regional government administration.
- 9. Regional House of Representative of Yogyakarta Special Region, hereinafter abbreviated as DPRD, is a regional people's representative institution that serves as organizing element of the Regional Government Yogyakarta Special Region.
- 10. Regency/Municipal Governments are Bantul Regency Government, Sleman Regency Government, Gunungkidul Regency Government, Kulon Progo Regency Government and Yogyakarta City Government.

The Advancement of Development and Community Empowerment in *Kalurahan* and *Kelurahan* is carried out based on the following principles:

- a. expediency;
- b. empowerment;
- c. welfare;
- d. justice;
- e. accountability;
- f. sustainability;

- g. equality;
- h. local wisdom;
- i. progress;
- j. equal rights;
- k. transparency; and
- 1. participative.

The Advancement of Development and Community Empowerment in *Kalurahan* and *Kelurahan* is being regulated in order to:

- a. realizing a prosperous, just, and self-reliant community in *Kalurahan* and *Kelurahan*;
- b. realizing the advancement of development of *Kalurahan* and *Kelurahan* as organizer of excellent public services, community empowerment and cultural development;
- c. realizing the administration of *Kalurahan* and *Kelurahan* governance that serves, protects and empowers community in an effective, collaborative and performance-oriented manner;
- d. reducing disparities between Kalurahan and Kelurahan territories; and
- e. increasing community participation in Development of *Kalurahan* and *Kelurahan*.

# Article 4

The scope of this Regional Regulation includes:

- a. policies and strategies;
- b. facilitation;
- c. coordination;
- d. cooperation;
- e. information systems;
- f. community participation;
- g. guidance and supervision; and
- h. financing.

#### CHAPTER II

#### POLICIES AND STRATEGIES

#### Part One

Policies and Strategies for the Advancement of Development and Community Empowerment in *Kalurahan* 

- (1) The Regional Government in carrying out the Advancement of Development and Community Empowerment in *Kalurahan* establishes policies:
  - a. encouraging reform of the Kalurahan bureaucracy; and
  - b. encouraging community participation and empowerment in *Kalurahan*.
  - c. The Regional Government in implementing bureaucratic reform policies as referred to in paragraph (1) point a determines the strategies:
  - d. strengthening development planning in Kalurahan;
  - e. strengthening data and information management in Kalurahan;
  - f. developing Government Agency Performance Accountability System in *Kalurahan*;
  - g. strengthening digitalization in Kalurahan;
  - h. strengthening financial management in Kalurahan;
  - i. strengthening government procurement of goods and services in Kalurahan;
  - j. strengthening the assets management owned by *Kalurahan* and/or assets managed by *Kalurahan*;
  - k. strengthening the implementation of special affairs assignments;
  - 1. strengthening the management of official documents and archives of *Kalurahan* Government;
  - m. strengthening gratification control;
  - n. strengthening supervision by the community and Consultative Body of *Kalurahan*;
  - o. strengthening the regulatory governance of Kalurahan;
  - p. occupying personnels of *Kalurahan* that is transparent, objective, accountable, and free from corruption, collusion and nepotism;
  - q. strengthening of *Kapanewon* and *Kalurahan* governance;
  - r. implementation of governance culture;
  - s. implementation of excellent public services; and

- t. developing innovations in governance and public services in *Kalurahan*.
- (2) The Regional Government in implementing the community empowerment policies as referred to in paragraph (1) point b determines the strategies:
  - a. strengthening policies, programs, activities and budgets to handle poverty, unemployment and inequality;
  - b. strengthening policies, programs, activities and budgets for handling stunting, gender mainstreaming, social inclusion and disabilities;
  - c. strengthening policies, programs, activities and budgets to assist cultural development;
  - d. strengthening policies, programs, activities and budgets for environmental development that supports economic, social and cultural development;
  - e. strengthening policies, programs, activities and budgets for empowering the people's economy; and
  - f. strengthening policies, programs, activities and budgets to improve environmental quality.

#### Part Two

Policies and Strategies for the Advancement of Development and Community Empowerment in *Kelurahan* 

- (1) In implementing the Advancement of Development and Community Empowerment in *Kelurahan*, the Regional Government establishes policies
  - a. improving the implementation of Kelurahan development; and
  - b. encouraging the empowerment of community in *Kelurahan*.
- (2) The Regional Government in implementing the Advancement of Development and Community Empowerment in *Kelurahan* determines strategies:
  - a. strengthening policies, programs, activities and budgets to handle poverty, unemployment and inequality;
  - b. strengthening policies, programs, activities and budgets for handling stunting, gender mainstreaming, social inclusion and disabilities;
  - c. strengthening policies, programs, activities and budgets to assist cultural development;
  - d. strengthening policies, programs, activities and budgets for environmental development that supports economic, social and cultural development;

- e. strengthening policies, programs, activities and budgets for empowering the people's economy; and
- f. strengthening policies, programs, activities and budgets to improve environmental quality.

- (1) The Regional Government can adjust the policies and strategies as referred to in Article 5 and Article 6 according to the needs and developments of *Kalurahan* and *Kelurahan*.
- (2) Policies and Strategies adjustments as referred to in paragraph (1) must be in accordance with:
  - a. National strategic policy;
  - b. Regional strategic policy; and
  - c. Regional development planning.

#### CHAPTER III

#### **FACILITATION**

Part One

General

#### Article 8

- (1) The Regional Government carries out Facilitation for the Advancement of Development and Community Empowerment in *Kalurahan* and *Kelurahan*.
- (2) In carrying out the Facilitation for the Advancement of Development and Community Empowerment in *Kalurahan* and *Kelurahan* as referred to in paragraph (1), the Regional Government forms a Regional Apparatus that serves as government affairs in the field of Advancement Development and Community Empowerment in *Kalurahan* and *Kelurahan*.
- (3) Implementation of Facilitation for the Advancement of Development and Community Empowerment in *Kalurahan* and *Kelurahan* as referred to in paragraph (1) is carried out based on policies and strategies for the Advancement of Development and Community Empowerment in *Kalurahan* and *Kelurahan*.

#### Part Two

Implementation of Facilitation for the Advancement of Development and Community Empowerment in *Kalurahan*.

- (1) Implementation of Facilitation for the Advancement of Development and Community Empowerment in *Kalurahan* as referred to in Article 8 paragraph (1) includes:
  - a. administration of Kalurahan governance;
  - b. implementation of Kalurahan Development;
  - c. community empowerment in Kalurahan; and
  - d. certain special affairs.
- (2) Facilitation of Kalurahan governance administration as referred to in paragraph (1) point a is carried out through improving the governance of Kalurahan government that is clean and accountable, capable and provides excellent public services.
- (3) Facilitation for implementation of Kalurahan Development as referred to in paragraph (1) letter b is carried out through:
  - a. utilization of community potential in Kalurahan development;
  - b. utilization of information technology in *Kalurahan* development;
  - c. increasing supervision over the development of Kalurahan; and
  - d. expanding opportunities for cross-sector collaboration for Kalurahan.
- (4) Facilitation of community empowerment in *Kalurahan* as referred to in paragraph (1) point c is carried out through:
  - a. utilization of community potential in *Kalurahan* development;
  - b. increasing the capacity of community in *Kalurahan*.
- (5) The implementation of certain special affairs in *Kalurahan* which is part of the Regency is carried out by the *Kalurahan*.
- (6) Provisions regarding the implementation of Facilitation for the Advancement of Development and Community Empowerment in *Kalurahan* as referred to in paragraph (1) shall be regulated in the Governor Regulation.

#### Part Three

Implementation of Facilitation for the Advancement of Development and Community Empowerment in *Kelurahan*.

#### Article 10

(1) Facilitation for the Advancement of Development and Community Empowerment in *Kelurahan* as referred to in Article 8 paragraph (1) is carried out through policies, programs, activities and budgets aimed at increasing the advancement of development, community empowerment and implementation of certain Special affairs.

- (2) The implementation of certain Special affairs as referred to in paragraph (1) is carried out at the *Kelurahan* level in Yogyakarta City and Kulon Progo Regency territories by the *Lurah*.
- (3) In carrying out some of special affairs as referred to in paragraph (1), the duties and functions of Special affairs are added to *Kelurahan*.
- (4) Provisions regarding the implementation of Facilitation for the Advancement of Development and Community Empowerment in *Kelurahan* as referred to in paragraph (1) shall be regulated in the Governor Regulation.

#### Part Four

#### Forms of Facilitation

#### Article 11

- (1) Facilitiation for the Advancement of Development and Community Empowerment in *Kalurahan* and *Kelurahan* is carried out through:
  - a. policy formulation;
  - b. financial assistance;
  - c. mentoring;
  - d. technical assistance; and
  - e. monitoring and evaluation
- (2) Further provision regarding the form of Facilitation for the Advancement of Development and Community Empowerment in *Kalurahan* and *Kelurahan* as referred to in paragraph (1) are regulated in the Governor Regulation.

#### CHAPTER IV

#### COORDINATION

- (1) The Regional Government carries out technical coordination in the implementation of the Advancement of Development and Community Empowerment in *Kalurahan* and *Kelurahan* with Regency/Municipal Governments.
- (2) Technical coordination for the implementation of the Advancement of Development and Community Empowerment in *Kalurahan* and *Kelurahan* as referred to in paragraph (1) is carried out through the following stages:
  - a. planning;
  - b. implementation; and
  - c. monitoring and reporting.

- (3) Technical coordination in the planning stage as referred to in paragraph (2) point a includes:
  - a. preparation of activity plans and program budgets for the Advancement of Development and Community Empowerment in *Kalurahan* and *Kelurahan*;
  - b. establishing plans;
  - c. controlling plan implementation; and
  - d. evaluating plan implementation
- (4) Technical coordination in the implementation stage as referred to in paragraph (2) point b includes:
  - a. activity implementation meetings;
  - b. controlling the activity implementation, changes in activity implementation;
  - c. handling complaints and problem resolution;
  - d. utilization and sustainability activity results.
- (5) Technical coordination in the monitoring and reporting stages as referred to in paragraph (2) point c, includes:
  - a. monitoring processes and achievements with activity plans;
  - b. reporting the activity implementation results; and
  - c. accountability for activity implementation results.
- (6) In implementing the coordination as referred to in paragraph (1), the Regency/Municipal Governments are responsible for carrying out the Advancement Development and Community Empowerment in *Kalurahan* and *Kelurahan* in accordance with their authorities.

#### CHAPTER V

# INFORMATION AND COMMUNICATION TECHNOLOGY

- (1) The Regional Government can use, develop and integrate the utilization of information and communication technologies to achieve the objectives of the Advancement Development and Community Empowerment of *Kalurahan* and *Kelurahan*.
- (2) Information and communication technologies as referred to in paragraph (1) is managed by the Regional Government along with the Regency/City and *Kalurahan* and *Kelurahan* Governments.

#### CHAPTER VI

#### COMMUNITY PARTICIPATION

#### Article 14

- (1) The community can participate in the implementation of the Advancement of Development and Community Empowerment in *Kalurahan* and *Kelurahan*.
- (2) Community participation in the implementation of the Advancement of Development and Community Empowerment as referred to in paragraph (1) is carried out individually and/or in groups.
- (3) Community participation in the implementation of the Advancement of Development and Community Empowerment as referred to in paragraph (1):
  - a. actively participated in planning and implementing activities;
  - b. conducts monitoring the planning and implementation of activities; and
  - c. provides suggestions and feedback on planning and implementing activities.
- (4) The community can access information on the Advancement of Development and Community Empowerment implementation through information and communication technologies.

#### Article 15

- (1) The Regional Government can involve the business sector in participating the implementation of the Advancement of Development and Community Empowerment in *Kalurahan* and *Kelurahan* through Corporate Social and Environmental Responsibility.
- (2) Implementation of Corporate Social and Environmental Responsibility as referred to in paragraph (1) in accordance with the provisions of legislation.

# CHAPTER VII

#### **GUIDANCE AND SUPERVISION**

- (1) The Regional Government carries out guidance in the Advancement of Development and Community Empowerment *Kalurahan* and *Kelurahan*.
- (2) Guidance for the Advancement of Development and Community Empowerment in *Kalurahan* and *Kelurahan* as referred to in paragraph (1) is carried out by Regional Apparatus in charge of government affairs in the

- field of Advancement of Development and Community Empowerment of *Kalurahan* and *Kelurahan*.
- (3) The guidance as referred to in paragraph (1) is carried out, among other things, by:
  - a. regular coordination;
  - b. technical guidance;
  - c. supervision;
  - d. socialization;
  - e. education and training; and/or
  - f. assistance.

- (1) The Regional Government carries out supervision in the Advancement of Development and Community Empowerment in *Kalurahan* and *Kelurahan*.
- (2) Supervision as referred to in paragraph (1) is carried out by Regional Apparatus in charge of guidance and supervision of the implementation of government affairs which are the authority of the Regional Government and assistance tasks by Regional Apparatus.
- (3) Supervision as referred to in paragraph (1) is carried out by:
  - a. monitoring and evaluation; and
  - b. reporting.
- (4) Regional apparatus as referred to in paragraph (2) in order to carry out supervision of the Advancement of Development and Community Empowerment in *Kalurahan* and *Kelurahan* can coordinate with relevant agencies.
- (5) The implementation of the Advancement of Development and Community Empowerment in *Kalurahan* and *Kelurahan* is reported at least 1 (one) time in 1 (one) year to the DPRD.

#### CHAPTER VIII

#### **FUNDING**

- (1) In order to implement the Advancement of Development and Community Empowerment in *Kalurahan* and *Kelurahan*, the Regional Government is obliged to provide budget allocations to each *Kalurahan* and *Kelurahan* every year fairly and evenly.
- (2) The budget allocation as referred to in paragraph (1) is carried out in accordance with Regional Financial Capabilities.

Funding for the Advancement of Development and Community Empowerment in *Kalurahan* and *Kelurahan* Community comes from:

- a. Local Budget; and/or
- b. Other sources that are valid and non-binding in accordance with the provisions of legislation.

#### CHAPTER IX

#### **CLOSING**

- (1) The Governor Regulation as the implementation of this Regional Regulation must be stipulated no later than 6 (six) months after the promulgation of this Regional Regulation.
- (2) In preparing the Governor's Regulations as referred to in paragraph (1) can coordinate with the DPRD.

This Regional Regulation comes into force on the date of promulgation.

In order that every person may know hereof it is ordered to promulgate this Regional Regulation by its placement in the Regional Gazette of the Special Region of Yogyakarta.

Issued in Yogyakarta on March 8, 2024 GOVERNOR OF THE SPECIAL REGION OF YOGYAKARTA

Signed

HAMENGKU BUWONO X

REGIONAL SECRETARY OF THE SPECIAL REGION OF YOGYAKARTA,

Signed

BENY SUHARSONO

REGIONAL GAZETTE OF YOGYAKARTA SPECIAL REGION OF 2024 NUMBER 3 NOREG REGIONAL REGULATIONS OF THE SPECIAL REGION OF YOGYAKARTA: (3-75/2024)

Yogyakarta,

Has been translated as an Official Translation on behalf of the Regional Library and Archives Office of the Special Region of Yogyakarta

HEAD OF THE REGIONAL LIBRARY AND ARCHIVES OFFICE OF THE

#### **ELUCIDATION OF**

# YOGYAKARTA SPECIAL REGIONAL REGULATIONS

ON

# ADVANCEMENT OF DEVELOPMENT AND COMMUNITY EMPOWERMENT IN KALURAHAN AND KELURAHAN

#### I. General

In Article 8 paragraph (1) of Law of the Republic of Indonesia Number 13 of 2012 on the Privileges of the Special Region of Yogyakarta, it is stated that the Special Region of Yogyakarta has a special form and structure of government. It is considered special because the regional government in Yogyakarta Special Region is a continuation of Sultanate and Duchy *nagari* governments at the same time it undergoes changes to adapt government administration system of the Unitary State of the Republic of Indonesia. There are different dimensions in the implementation of Village Government institutions in Yogyakarta Special Region according to the privileges they have. The implementation of Village Government institutions is known as *Kalurahan* and *Kelurahan*.

Kalurahan and Kelurahan are the ends of the hierarchy of institutional order system that have direct proximity to community so they can provide respond to the complexities and development issues experienced by community. The Regional Government is endeavoring to provide answer of complexities and development issues through the Advancement of Development and Community Empowerment in Kalurahan and Kelurahan in order to accelerate improvements in quality of life and livelihood of the community for greatest community welfare by increasing knowledge, attitudes, skills, behavior, abilities, awareness, while utilizing resources through establishment of policies, programs, activities and assistance fitted to the essence of issues and priority needs of community in Kalurahan and Kelurahan.

The achievement of Yogyakarta Special Region development certainly does not only depend on the government, but also on all citizens and Yogyakarta society. Rising up united joint efforts, determination, and great spirit of sacrifice, as well as a shared spirit are very necessary to achieve a better future, in order to realize the glory of Yogyakarta Special Region people. The Yogyakarta Special Region Development must be done through economic growth, preserving culture and building a civilized society. For this reason, the lowest level of government

- Kalurahan and Kelurahan - has to be independent to the highest level of government - Regional Government of Yogyakarta Special Region. The presence of regional regulation regarding the Advancement of Development and Community Empowerment in Kalurahan and Kelurahan is the answer to the absence of statutory regulations that act as a legal protection to regulate regional needs regarding the Advancement of Development and Community Empowerment in Kalurahan and Kelurahan.

#### II. ARTICLE BY ARTICLE

#### Article 1

Sufficiently clear.

#### Article 2

#### Point a

What is meant by "principle of benefit" is that in the implementation of the Advancement of Development and Community Empowerment in *Kalurahan* and *Kelurahan* must provide maximum benefits for the welfare and community life quality improvement.

#### Point b

What is meant by the "principle of empowerment" is that in the implementation of the Advanvement of Development and Community Empowerment in *Kalurahan* and *Kelurahan* must be carried out through ability and capacity of human resources enhancement to increase community independence.

#### Point c

What is meant by "principle of welfare" is that in the implementation of the Advancement of Development and Community Empowerment in *Kalurahan* and *Kelurahan* must be carried out to increase the welfare of community.

#### Point d

What is meant by the "principle of justice" is that in the implementation of the Advancement of Development and Community Empowerment in *Kalurahan* and *Kelurahan*, the same opportunities and opportunities must be provided proportionally for each *Kalurahan* and *Kelurahan* in Yogyakarta Special Region in order to improve the welfare of the community.

#### Point e

What is meant by the "principle of accountability" is that in all forms of activities for the Advancement of Development and Community Empowerment in *Kalurahan* and *Kelurahan* in form of information and actions in budget management must be accessible, measurable and accountable to the community.

#### Point f

What is meant by the "principle of sustainability" is that the implementation of the Advancement of Development and Community Empowerment in *Kalurahan* and *Kelurahan* must be carried out in a coordinated, integrated and sustainable manner in planning and implementing the *Kalurahan* and *Kelurahan* development programs.

#### Point g

What is meant by the "principle of equity" is that the implementation of the Advancement of Development and Community Empowerment in *Kalurahan* and *Kelurahan* must be carried out in a balanced and equitable manner taking into account the respective potential of the *Kalurahan* and *Kelurahan*.

#### Point h

What is meant by "the principle of local wisdom" is that the implementation of the Advancement of Development and Community Empowerment in *Kalurahan* and *Kelurahan* must take into account the needs and interests of the community in *Kalurahan* and *Kelurahan*.

#### Point i

What is meant by "principle of progress" is that in the implementation of the Advancement of Development and Community Empowerment in *Kalurahan* and *Kelurahan*, attention must be paid to quality of life and livelihood acceleration for the greatest community welfare.

# Point j

What is meant by "principle of equal rights" is that every *Kalurahan* and *Kelurahan* have the same rights in context of implementing the

Advancement of Development and Community Empowerment in *Kalurahan* and *Kelurahan*.

Point k

What is meant by the "principle of transparency" is that the implementation of the Advancement of Development and Community Empowerment in *Kalurahan* and *Kelurahan* has the right to obtain correct, honest and non-discriminatory information.

Point 1

What is meant by "principle of participatory" is that the implementation of the Advancement of Development and Community Empowerment in *Kalurahan* and *Kelurahan* must provide opportunities for all parties to participate according to their respective capacities.

Article 3

Sufficiently clear.

Article 4

Sufficiently clear.

Article 5

Sufficiently clear.

Article 6

Sufficiently clear.

Article 7

Sufficiently clear.

Article 8

Sufficiently clear.

Article 9

Paragraph (1)

Point a

Sufficiently clear.

```
Point b
```

Sufficiently clear.

# Point c

Sufficiently clear.

# Point d

What is meant by "certain special affairs" includes the following areas:

- a. Culture;
- b. Spatial;
- c. Land; and
- d. Institutional.

# Paragraph (2)

Sufficiently clear.

# Paragraph (3)

Sufficiently clear.

# Paragraph (4)

Sufficiently clear.

# Paragraph (5)

Sufficiently clear.

# Paragraph (6)

Sufficiently clear.

#### Article 10

# Paragraph (1)

What is meant by "certain special affairs" includes the following areas:

- a. Culture;
- b. Spatial;
- c. Land; and
- d. Institutional

```
Paragraph (2)
            Sufficiently clear.
      Paragraph (3)
            Sufficiently clear.
      Paragraph (4)
            Sufficiently clear.
Article 11
      Paragraph (1)
            Point a
                  Sufficiently clear.
            Point b
                  Sufficiently clear.
            Point c
                  What is meant by "mentoring" includes supervision,
                  meetings and field visits.
            Point d
                  What is meant by "technical assistance" includes
                  technical guidance, workshops, courses, consultation,
                  education and training.
            Point e
                  Sufficiently clear.
      Paragraph (2)
            Sufficiently clear.
Article 12
      Sufficiently clear.
Article 13
      Sufficiently clear.
Article 14
      Sufficiently clear.
```

```
Article 15
```

Sufficiently clear.

Article 16

Sufficiently clear.

Article 17

Paragraph (1)

Sufficiently clear.

Paragraph (2)

Sufficiently clear.

Paragraph (3)

Sufficiently clear.

Paragraph (4)

What is meant by "related agencies" are vertical agencies and other government agencies that have duties and functions in the field of monitoring government administration.

Paragraph (5)

Sufficiently clear.

Article 18

Sufficiently clear.

Article 19

What is meant by other legitimate and non-binding sources include, among other things, the company's social environmental responsibility.

Article 20

Sufficiently clear.

Article 21

Sufficiently clear.

SUPPLEMENTARY REGIONAL GAZETTE FOR THE SPECIAL REGION OF YOGYAKARTA NUMBER 3