Development of Water Supply Regulations before and after the Cancellation of Water Resources Law: No.17/2004

Regulations before cancellation	Explanation	What has been changed about Roles & Responsibilities *please describe what they can do & can't do before & after cancellation									
					Government		overnment	PDAI			mpany/Sector
PP No. 16 Year 2005 on Water Supply System	This PP (Presidential Regulation) regulates: 1. Utilization of raw water for drinking water	PP No.121 Year 2015 on Water Resources	Operation of Water Resources shall be conducted with due observance of the principles of:	Before cancellation 1. Establish national policies and strategies 2. Establish norms, standards, guidelines	permits for cross-provincial water resource	Before cancellation 1. to formulate policies and development s strategies in its territory based on national	After cancellation	Before cancellation 1. Organizing integrated SPAM development with the development of	After cancellation N/A	Before cancellation 1. Cooperation and / or private business entities may participate in the	After cancellation N/A
Development	Preparation of Masterplan of Water Supply System Who is allowed to organize drinking water supply system Allocation of the budgeting system between the central government and loca	4	a Not to disturb, override, and eliminate people's right to Water; b Protection of the state over the people's right to Water; c Environmental sustainability as one of human rights;	and manuals; 3. Establish a spam organizers bumn; 4. Facilitate resolution of problems and	Article 5, paragraph 2 and article 15 paragraph 2 (PP121 year 2015)	policies and strategies; 2. facilitate SPAM development across districts / municipalities;		established Sanitation Infrastructure and Facilities; 2. Carry out procurement program plans		implementation of SPAM development in regions, regions or regions that have not reached the services of BUMD / BUMN.	
	governments		d The state's control and control over Water is absolute; e The main priority of the exploitation of Water shall be granted to state-owned enterprises or regional-owned enterprises; and	problems between provinces, which are specific, strategic, both national and international;		may establish a provincial BUMD as a SPAM provider; solving problems and problems between		and programs, including the implementation of the construction under which it is responsible, and the operation, maintenance		Cooperatiion and / or private business entities shall be established specifically for	
			f The granting of a Water Resources Operation Permit and a Groundwater Business Permit to a private enterprise may be made on strictly certain conditions, and there is sti Water availability.	 Provide technical assistance and conductill guidance, control, and supervision over the implementation; 		districts / municipalities; 5. carry out monitoring and evaluation that are cross-district / city;		and rehabilitation; 3. Conducting business including collecting payment of services in accordance with		business in the field of SPAM provision. 3. Involvement of cooperatives and / or	
			Water Resources Management is aimed at increasing the utilization of Water Resources for the people's welfare. Water Resources Management as referred to in paragraph (2) shall be conducted.	Providing operational licenses across provinces; Determination of raw water allocation for		 submit reports on results of monitoring and evaluation of the implementation to the Government and Support Agency for SPAN 		established tariffs; 4. Providing services of drinking water supply with quality and quantity in		private business entities shall be conducted on the principle of fair competition through auction process in accordance with laws and	
		PP No. 122 year 2015 on	based on the principle of joint effort and kinship. 1 SPAM shall be held to provide Drinking Water services to the public to fulfill the	SPAM development needs in accordance with defined water use rights; and	Prepare and establish the National Police	Development; 7. granting consent for cross-district / city		accordance with the stipulated standard; 5. Making reports of the organization in a	N/A	regulations.	N/A
		Water Supply System Development	people's right to drinking water. 2 SPAM shall be organized for the purpose of: a Availability of drinking water services to fulfill people's right to drinking water;	 Facilitate the fulfillment of raw water requirements for SPAM development needs in accordance with their authority. 	and Strategy of SPAM Implementation:	8. Facilitate the fulfillment of raw water requirements for SPAM development need.	3	transparent, accountable, and accountable manner in accordance with the principles of good governance;		 The auction may cover all or part of the stages of development implementation. 	
			b The realization of the management and service of quality drinking water at an affordable price; c Achieving a balanced interest between customers and SOEs, BUMDs, UPTs, UPTDs	Article 38 (PP16 of 2005)	Stablish norms, standards, procedures, and criteria; Carry out SPAM Implementation that is	in accordance with their authority. Article 39 (PP16 of 2005)		D. Submitting reports to the Government / Local Government in accordance with their authority; and		 Cooperation and / or private business entities that have rights under the auction shall enter into agreements in the 	
			Community Groups, and Business Entities; and d Achieving effective and efficient Water Efficiency to expand the coverage of drinking	,	specific, national strategic interests, and cross provinces;			Publish audited financial reports to the public at large.		implementation of SPAM with the Government or Regional Government in accordance with their respective authorities.	
			water services. 3 SPAM types include: a SPAM pipeline network; or		To establish BUMN and / or UPT; To grant permission to the Business Entity to conduct SPAM Implementation;			Article 64 (PP16 of 2005)		6. After the time limit of the agreement has	
			b SPAM is not a pipeline network.		Provide guidance and supervision to the Regional Government; Ensure availability of Raw Water for the					been completed, all assets and equipment shall be delivered to the Government or the Regional Government in good condition and	
					Provision of SPAM across provinces; 9. Cooperating with the Regional Government; and					operable. Article 64 of PP16 of 2005	
					Conducting guidance and supervision of SOEs and UPT.	f					
		on Central / Local Governmen	1 This Ministerial Regulation is intended to serve as a guideline for the Provision of nt Support by the Central Government and / or Regional Government in the SPAM		The Central Government and Local Government provide support in accordance		The Central Government and Local Government provide support in accordance	-	N/A		N/A
			Implementation Cooperation between BUMN or BUMD with Private Enterprise. 2 This Ministerial Regulation aims to provide Support by the Central Government and / or Regional Government in the Cooperation of SPAM implementation between BUMN or	or .	with their authority in the form of fiscal support and non-fiscal support Article 5.6,7 Regulation of the Minister of		with their authority in the form of fiscal support and non-fiscal support Article 5.6,7 Regulation of the Minister of				
			BUMD and Private Enterprise can be implemented in an orderly manner, fulfilling the feasibility, effective and in the public interest.		Public Works no. 19 / PRT / M / 2016		Public Works no. 19 / PRT / M / 2016				
		on SPAM Implementation for	This Ministerial Regulation is intended as a guideline for the Central Government, Regional Government, and SPAM Provider in the context of Business Entitles implementing SPAM to meet their Own Needs.		The authority of the Central Government to grant permits, stipulate tariffs and supervision of special nature, national		The authority of the Provincial Government shall grant permits, stipulate special tariffs and supervision, provincial strategic and		N/A		(1) Implementation of SPAM Implementation by Business Entity includes: A. Principles of SPAM Implementation;
		Business Entitles Own Needs	This Ministerial Regulation aims to: a Provides guaranteed fulfillment of Basic Daily Water Requirements that meet the		strategic interests, and inter-provinces as stipulated in legislation;		cross-district / city interests; and Article 5 Regulation of the Minister of Public				B. Type of Business Entity; and C. Scope of service
			requirements of quality, quantity, and continuity with SPAM JP by Business Entity b Provide assurance of affordability of water tariff through control and supervision.		Article 5 Regulation of the Minister of Public Works no. 25 / PRT / M / 2016		Works no. 25 / PRT / M / 2016 The authority of the regency / municipal				(2) Principles of SPAM Implementation by Business Entities to fulfill their own needs, namely:
							Government shall grant a license, stipulate tariffs and supervision covering the district / municipality territory except for areas that				A. Meet the Basic Water Needs of Everyday; B. Sustainable development; and C. Good governance.
							have been handled by the Central Government or Provincial Government.				(3) Types of Business Entities in implementing SPAM shall be guided by the principle of SPAM Implementation
							Article 5 Regulation of the Minister of Public Works no. 25 / PRT / M / 2016				(4) The scope of services as referred to in paragraph (1) letter c covers:
											A. Stipulation of service area of Business Entity; B. Service coverage; and C. Form of drinking water supply service.
					Regulation on SPAM Implementation						Article 4 Permen PU no 25 / PRT / M / 2016
Permen No.18 Year 2007 on SPAM Implementation	This Minister PU regulation regulates: 1. Guideline for Preparation of Masterplan of Drinking Water Supply System	Permen PU No.27 Year 2016 on SPAM Implementation	1 This Ministerial Regulation is intended as a guideline for the Central Government, Regional Government, and Organizer in providing Water Supply through SPAM in	SPAM development planning shall be prepared in accordance with the SPAM	he Central Government establishes the National Strategy of Organizer (KNSP)	the Regional SPAM Development Strategy	Local Government shall determine the SPAM SPAM Province / Regency / City	The master plan for SPAM development is prepared by the organizer.	N/A	N/A	N/A
	Guidelines for the preparation of Feasibility study of Water Supply System Guidelines for Technical Planning of Water Supply System Development Guidelines for the Implementation of Drinking Water Supply System		accordance with the Basic Process of SPAM Operation Management. 2 This Ministerial Regulation aims to provide drinking water services in order to quarantee the people's right to drinking water. He realization of the management and	Development Policy and Strategy. (Article 4 of Regulation of the Minister of Public Works No. 18 of 2007)	(Article 6 of Regulation of Minister of Public Works No. 7 of 2016)	and Strategy referring to SPAM's National Development Policy and Strategy and applicable government regulations,	according to their authority (Article 7 of Regulation of Minister of Public Works no 7 of 2016)	In the absence of an organizer, the SPAM development master plan may be drawn up by the Government and / or the Regional			
	Guidelines for the Management of Drinking Water Supply Systems Guidelines for Maintenance and Rehabilitation of Drinking Water Supply		service of drinking water quality at affordable prices, achieving a balanced interest between Customers and Organizers, the achievement of effective drinking water and	The master plan for SPAM development		In the case of SPAM development strategy and program development plans,	10.10.10.7 0.2010)	Government in accordance with its authority. 3. Preparation of SPAM development			
	System 7. Guidelines for the Implementation of Monitoring and Evaluation of Water Supply System		Efficient to expand the coverage of drinking water services.	within a regency or city administration area shall be determined by the respective regional head through a Decision Letter.		the Government and / or regional governments shall include SPAM operators and stakeholders in the form of public		master plan can be implemented alone or through designated service providers. (Article 11 of Regulation of Minister of Public			
				(Article 9 of Regulation of Minister of Public Works No. 18 of 2007)		consultations. (Article 4 of Regulation of the Minister of Public Works No. 18 of 2007)		Works 18 of 2007)			
						The master plan for SPAM development across districts and / or cities is established					
						by the Governor, supported by the Joint Decree of the respective regional head.					
Permen PU No.01 Year 2009 on Implementation of	The purpose of the Non Piped Network Water Supply System (BJP SPAM) development arrangement is to guide the Government, regional governments,			N/A		(Article 9 of Regulation of Minister of Public N/A		N/A		N/A	N/A
Non-Pipe SPAM	organizers, users and experts in planning, implementing and managing BKP SPAM to: a. Realize efficient SPAM implementation;										
	B. Encouraging water movement savings movements; Realizing the implementation of protected BJP SPAM; Improve coverage of quality drinking water services;										
	e. Protect raw water quality against contamination. 2. The scope of SPAM BJP includes:										
	a. BJP SPAM development planning; b. Construction execution; c. Management;										
Permen PU No.18 Year	Maintenance and Rehabilitation; Regulations governing: 1. Coordination between local governments in the implementation of Water	-		The Government shall conduct coaching	_	The local government conducts coaching	-	The organizer is given coaching, supervision		N/A	N/A
2012 on Development Guidelines of SPAM Implementation	Supply System 2. Determining the standard norms of procedures and criteria			according to its authority (Article 4 Regulation of the Minister of Publi Works No. 18 / PRT / M / 2012)	С	according to its authority (Article 4 Regulation of the Minister of Publi Works No. 18 / PRT / M / 2012)		by the government (Article 4, Article 24 Regulation of the Minister of Public Works No. 18 / PRT / M /			
	Conducting guidance, supervision, consultation and technical assistance Leducation and Training of Water Supply System Provider Technical Supervision			The government coordinates the efforts to meet drinking water needs (Article 7 of Regulation of Minister of Public		The local government coordinates efforts to meet drinking water needs (Article 7 of Regulation of Minister of Public		2012)			
	. Totalical capet total			Works No. 18 / PRT / M / 2012) The government gave NSPK		Works No. 18 / PRT / M / 2012) Local government disseminates NSPK					
				(Article 11 of Regulation of the Minister of Public Works No. 18 / PRT / M / 2012) Government disseminates NSPK		(Article 13 of Regulation of the Minister of Public Works No. 18 / PRT / M / 2012) Local government oversees					
				(Article 13 of Regulation of the Minister of Public Works No. 18 / PRT / M / 2012) The Government exercises supervision		(Article 24 Regulation of the Minister of Public Works No. 18 / PRT / M / 2012) The local government takes over the					
				(Article 24 Regulation of the Minister of Public Works No. 18 / PRT / M / 2012)		responsibilities of the Provisional Development of SPAM if the BUMN or the					
				The Government takes over the responsibility of Provision of SPAM Development while the BUMN or BUMD of		BUMD of the Operator can not meet the stipulated performance (Article 27 of Regulation of the Minister of					
				the Operator can not meet the stipulated performance		Public Works No. 18 / PRT / M / 2012)					

Regulations before cancellation	Explanation	Regulations after cancellation	Explanation		Regulation on Waetr Use Saving			about Roles & Responsibilities & can't do before & after cancellation			
2013 on Water Use Saving (The regulation is still valid)	1) This Ministerial Regulation is intended as a guideline for the Government, Regional Government, State Owned Enterprices (BUMN) and regional-owned enterprises (BUMD) in implementing the savings of water use from the provision of drinking water supply system within the government agencies, state-owned enterprises and BUMD 2) This Ministerial Regulation aims to increase the water savings derived from the provision of drinking water supply systems within the government, BUMNs and BUMDs. 3) The scope of this Ministerial Regulation shall include: a) Implementation of water use savings from SPAM operators; b) guidance and supervision; c) Monitoring, evaluation and reporting; and d) Responsibility and authority.										
Dames BUNG TVos 2012	Regulation on SPAM Implementatio 1. This Ministerial Regulation is intended as a quide for the Government,		iblic 's Own Needs 1 This Ministerial Regulation is intended as a quideline for the Central Government,	The Minister Courses Depart - Manual	n The organizers are given permission by the	The Minister Courses Depart of Managing	The average and a series in the	N/A	Meet the basic needs in the area of service	N/A	N/A
on Permit Approval Guidelines of SPAM Implementation by Business	Regional Government, organizers, business entities and the public in the implementation of SPAM development to need their own needs. 2. This Ministerial Regulation aims to create the implementation of SPAM development to meet it is own orderly needs. 3. The scope of this Ministerial Regulation shall include: a. Leensing of SPAM development; b. Procedures for obtaining permits, c. Rights and obligations of the license holder, d. Termination of permit, and	on SPAM Implementation for Business Entities' Own Needs (Permen PU No.7 Year 2013 on Permit Approval Guidelines of SPAM Implementation by	This winisterial regulation is itselfied as a glacetile for the Central Government, and SPAM Provider in the context of Businsse Scribtles in plementing SPAM to meet their Own Needs. 2 This Ministerial Regulation amid Regulation amid Regulation amid Regulation amid Regulation amid Seasic Daily Water Requirements that meet the requirements of quality, quantity, and continuity with SPAM JP by Business Entity b Provide assurance of affordability of water tariff through control and supervision.	accordance with their authority may grant licenses to develop SPAM to fulfill their ow needs to the public or business entities.		accordance with their authority may grant licenses to develop SPAM to fulfill their own	the local government (Article 9 of Regulation of the Minister of Public Works No. 25 / PRT / M / 2016)	NIA	West to Joses in each in the Minister of Public Works No. 25 / PRT / M / 2016)	N/A	WA
Regulation on Supporting		on SPAM Implementation (Permen PU No.7 Year 2013 on Permit Approval Guidelines of SPAM Implementation by Public's Own Needs is	1 This Ministerial Regulation is intended as a guideline for the Central Government, Regional Government, and Organizer in providing Water Supply through SPAM in accordance with the Basic Process of SPAM Operation Management. 2 This Ministerial Regulation aims to provide drinking water services in order to guarantee the people's right to drinking water, the realization of the management and service of drinking water quality at affordable prices, achieving a balanced interest between Customers and Organizes, the achievement of effective drinking water and Efficient to expand the coverage of drinking water services.		The Central Government establishes the National Strategy of Organizer (KNSP) (Article 6 of Regulation of Minister of Public Works no 27 year 2016)		Public Works No. 25 / PRT1 M / 2016) Local government in accordance with its authority to establish the Operator's Local Strategy Policy (Article 6 of Regulation of Minister of Public Works no 27 year 2016)		N/A	N/A	N/A
Agency of Water Supply Development (BPPSPAM)	Regulations governing: 1. Establishment and status of BPPSPAM 2. Duties and Functions of BPPSPAM 3. Organization and work of BPPSPAM secretariat 4. Financing system 5. Development and Supervision BPPSPAM	Permen PU No.36 year 2016 on Tasks, Functions, Organization and Operational Procedures of SPAM Improvement Agency (BPSSPAM) and Secretariat o	Regulation of the minister of public works and housing about tasks, functions, composts organization and operational procedures of BPPSPAM and secretariat of BPPSPAM	The Minister established the SPAM Development Support Agency (BPPSPAM (Article 2 of Regulation of Minister of Public Works No. 19 / PRT / M / 2005)	The Minister established the Agency for Increasing the Implementation of SPAM (BPPSPAM) (Article 1 Regulation of the Minister of Publ Works no. 36 / PRT / M / 2016)	N/A	N/A	N/A	N/A	N/A	N/A
		RPSPAM Perpres No.90 Year 2016 on BPPSPAM	In this Presidential Regulation governing: 1. Agency for Improving the Implementation of Water Supply System herein after abbreviated as BPPSPAM is a body established to improve the implementation of wate supply system. 2. The Central Government is the President of the Republic of Indonesia which holds the power of the government of the Republic of Indonesia which is assisted by the Vice President and the Minister. 3. The Regional Government is the regional head as an element of the Regional Government organizing the execution of government affairs which is the authority of the autonomous region. 4. Minister is a minister who conducts government affairs in the field of public works.	Regulations on S	The Minister established the Agency for Increasing the Implementation of SPAM (Article 1 of Presidential Regulation No. 90 of 2016)		N/A		N/A	N/A	N/A
Entities Cooperation in the	Purpose, type, form and principle of cooperation	Perpres No.39 Year 2015 on Government and Business Entities Cooperation in the Provision of Infrastructure	Minister / Head of Institution / Head of Region may cooperate with Business Entity in Provision of Infrastructure, with objectives to: A. Sufficient funding needs in the Provision of Infrastructure through the mobilization of private funds; B. Achieve the provision of quality, effective, efficient, targeted, and timely Infrastructure C. Creating an investment climate that encourages the participation of Business Entities in the Provision of Infrastructure based on sound business principles: D. Encourage the use of the principle of the user paying for the service received, or in any case considering the ability to pay the user, And / or E. Providing certainty of return of investment of Business Entity in Provision of Infrastructure through payment mechanism periodically by government to Business Entity is conducted based on the provisions of legislation and requirements that take into accour the needs of both parties: B. Utilization, ie Provision of Infrastructure conducted by the government with Business Entities to provide social and economic benefits to the community, C. Competing, namely the procurement of business partnership partners shall be conducted that in the standard partners and transparent elections, and taking into account the principles of fair business competition; D. Control and risk management, namely Infrastructure Provision cooperation is	(Article 2 of Presidential Regulation No. 67 of 2005) The Government according to its authority the provision of infrastructure may be carried out through a Cooperation Agreement or a concession permit (Article 5 of Presidential Regulation No. 67 of 2005)		Local government according to its authority in the provision of infrastructure can be implemented through a cooperation agreement or a concession permit (Article 5 of Presidential Regulation No. 67 of 2005)	authority may act as PJPK, State Owned Enterprise / Regional Owned Enterprise as provider or organizer of infrastructure based on legislation.		provided that they are regulated in the laws and regulations of the sector (Article 8 of Presidential Regulation No. 38	N/A	N/A
No.56 of 2011 on the First Amendment of Presidential Decree No.67 Year 2005 on Cooperation of Government and Business Entities in the	3. Cooperation is completed with feasibility study, cooperation plan, financing	Year 2015 on Implementation Guidelines for Government and Business Entities Cooperation in the Provision of Infrastructure	Derivative/Transcription from Perpres No.38 year 2015 on Government and Business Entitles Cooperation in the Provision of Infrastructure	Bappenas (Article 9 of Presidential Regulation No. 56 of 2011) The Minister evaluates the project on the initiative of the Business Entity (Article 12 of Presidential Regulation No. 5 of 2011) The Government may provide support to the Cooperation Agreement in accordance with the scope of the Project Cooperation activities	(2) The Minister / Head of Institution / Head of Region shall apply for KPBU for other types of Infrastructure to the Minister of Planning. (3) KPBU for other types of Infrastructure shall be implemented after obtaining the stipulation of the Minister of Planning.		(1) The Regional Head may implement the KPBU in addition to the type of Infrastructure. (2) The Regional Head shall apply for the KPBU for other types of Infrastructure to the Minister of Planning. (3) KPBU for other types of Infrastructure shall be implemented after obtaining the stipulation of the Minister of Planning. (Article 4 Ministerial Regulation of Bappenas No. 4 of 2015)	Infrastructure Provision Cooperation Project initiative (Article 10 of Presidential Regulation 56 of	N/A	N/A	N/A
Year 2005 on Cooperation of Government and Business Entities in the Provision of Infrastructure	Regulations governing: 1. Government guarantee is financial compensation 2. Minister / Head of Region is responsible for cooperation 3. Technically integrated 4. Provision of compensation 5. Addition of maximum value of 10% 6. CHANGE OF CHAPTER IV about Risk management 7. The addition of CHAPTER V about government support 8. About procurement planning and implementation 9. Ketentun Scope of Cooperation Agreement 10. Obtained maximum financing 12 months after the cooperation agreement	LKPP No.19 Year 2015 on The Procedures for the Procurement of Business Entities in Cooperation with the Government and Business Entities in the Provision of Infrastructure		N/A		N/A		N/A		N/A N/A	N/A N/A
Presidential Regulation No.66 Year 2013 on the Amendment of the third Presidential Regulation No.67 Year 2005 on Cooperation of Government and Business Entities in the Provision. of Infrastructure	Regulations governing: 1. Addition of verse 1a. The acquisition of financing has been performed if a) The loan agreement is signed, b) The loan has been disbursed 2. The term of the agreement can be renewed if you do not get a loan 3. Extension of the maximum period of 12 months			N/A		N/A		N/A		N/A	N/A
Permen PU No.12 year 2010 on SPAM Cooperation Guidelines	The objective of This minister Regulation is:1. Provide a reference for the government and BUMN / BUMD in cooperating Water Supply System with private 2. SPAM Operation Cooperation to be implemented in an orderly, efficient and effective and mutually beneficial manner	ı nıs Ministerial Regulation still valid	The use of the articles in this Ministerial Regulation is limited. The articles used shall not be contrary to the applicable rules. The main reference after the revocation of Law number 7 of 2004, became to Law No. 32 of 2004.	1. SPAM development is the duty of the Government / Regions (Article 4 of Minister of Public Works Regulation no 12 of 2010) 2. Government / Pemprov / Pemkab / Pemkab ac nooperate with business entit (Article 6 of Minister of Public Works Decn no 12 of 2010) 3. Head of Region may act as PJPK (Article 6 (3) Minister of Public Works Regulation no 12 of 2010) 4. Government support may include permits, construction support, land acquisition support (Article 15 of Minister of Public Works Decree no 12 of 2010)		1. SPAM development is the task of the local Government (Article 4 of Minister of Public Works Regulation no 12 of 2010) 2. Local government may cooperate with business entitles (Article 6 of Minister of Public Works Decreno 12 of 2010) 3. Head of Region may act as PJPK (Article 6 (3) Minister of Public Works Regulation no 12 of 2010) 4. Support The local government may include permiss, construction support, land acquisition support (Article 15 of Minister of Public Works Decree no 12 of 2010)	N/A	N/A		1. Private Enterprise may propose Initiatives (Article 17 of Minister of Public Works Decree no 12 of 2010) 2. Busines to business cooperation is possible by the Business Entity (Article 24 of Minister of Public Works Decree no 12 of 2010)	N/A

Regulations before cancellation	Explanation Regulations after Explanation cancellation			What has been changed about Roles & Responsibilities *please describe what they can do & can't do before & after cancellation							
	Regulation				total and the state of the stat						
Permen PU No. 21 Year 2009 on Technical Guidelines on Investment Feasibility of SPAM Development by PDAM	The purpose of the regulation in this Ministerial Regulation is: A As a reference for PDAM in preparing SPAM investment proposals Which are financially feasible and meet the requirements of the bank (Bankable) funds to banks that have guaranteed and subsidized interest rates From the government; B. As a reference for the government in assessing the feasibility of SPAM investment By PDAMs that are guaranteed and subsidized from interest rates government; C. As a reference for banks in assessing the feasibility of SPAM investment Guaranteed and interest rate subsidy from the government; and D. As a reference for the government in coordinating that support	This Ministerial Regulation still valid	The use of the articles in this Ministerial Regulation is limited. The articles used shall not be contrary to the applicable rules. The main reference after the revocation of Law number 7 of 2004, became to Law No. 32 of 2004.	N/A	N/A	N/A	N/A	PDAM applying for loans through Bank (Article 4 of Regulation of Minister of Public Works no 21 of 2009)	N/A	N/A	N/A
Permen Menkeu No.229 Year 2009 on Procedures for the Implementation of Guarantee and Interest Subsidy by the Central Government in order to	Regulation of the Minister of Finance concerning the procedures for the implementation of the granting of guarantee and interest subsidy by the central government in order to accelerate the provision of water supply	al valid	This ministerial regulation still applies. The subject matter of major concern of this regulation is a financial problem. Reference is used to Law applicable in the Ministry of Finance and has nothing to do with to Law number 7 of 2004	The government guarantees the loan repayment of PDAM to lender banks by 70%, while the remaining 30% becomes the risk of the lender bank (Article 2 Regulation of the Minister of Finance Number 29 of 2009)		N/A	N/A	In order to obtain Investment Credit, PDAM submitted an application to obtain Interest Guarantee and Subsidy (Article 7 Regulation of the Minister of Finance Number 29 of 2009)	N/A	N/A	N/A
Permen Menkeu No.91 year 2011 on Amendment of Permen Menkeu No.229 Year 2009 on Procedures for the Implementation of Guarantee and Interest Subsidy by the Central Government in order to	Regulation of the minister of finance non amendment to regulation of the minister of finance number 229/pm.6/12090 on procedures for The implementation of granting of guarantee and interest subsidy by central government in order to accelerate the supply of water supply.	valid	This ministerial regulation still applies. The subject matter of major concern of this regulation is a financial problem. Reference is used to Law applicable in the Ministry of Finance and has nothing to do with to Law number 7 of 2004	Changes do not replace the role of the	N/A	N/A	N/A	N/A	N/A	N/A	N/A
	Regul	ation on Water Tariff									
Permendagri No. 23 year 2006 on Technical guidance and Procedures for Regulating Drinking Water Tarriffs at PDAM	B. Quality of service; C. Cost recovery; D. Water use efficiency; E. Transparency and accountability; and F. Protection of raw water.	on Calculation and Determination of Drinking Water Tariff	6 The contents of this Ministerial Regulation are the same as Permendagri No.23 year 2006. Only Permendagri No.23 year 2006 was canceled replaced by Permendagri no. 71 Year 2016	N/A	N/A	Regional Head establish tariffs (Article 21 of the Regulation of the Minister of Home Affairs No. 23 of 2006)	Regional Head establish tarifs (Article 25 of Regulation of the Minister of Home Affairs No. 71 of 2016)	principle of cost recovery, profitability of the community	A PDAMs in calculating tariffs must follow basic drinking water requirements tailored to the ability of paying customers who earn the same as the Provincial Minimum Wage, and not exceeding 4% (four percent) of the customer's incomes. B. The stipulation of tariffs for drinking water basic standards for Low-Income Communities applies tariffs as high as low tariffs. (Article 3 of the Regulation of the Minister of Home Affairs No. 71 of 2016)	N/A	N/A
	Regulation on Grants from Central Government to Lo	cal Government and Equity Ca	pital from Local Government to PDAM								
		2016 on Guidelines for Acceptance of Grants from Central Government to Local Government and Equily Capital from Local Government to PDAM to Central Government of Non- Cash	0	N/A	1. Central government budgets non-cash grants to local governments in the context of debt settlement of PDAMs to the central government. 2. In order to settle PDAMs debt to the central government assed on the central government's non-cash grant to the regional government as referred to in paragraph (1), the regional government as referred to in paragraph (1) the regional government government as referred to in paragraph (1), the regional government shall determine the regional regulation concerning equity participation. (Article 3 Regulation of the Minister of Home		N/A	N/A	N/A	N/A	N/A
	Regulation on Guidelines of Subsidy from Local Gov										
		2016 on Subsidy Guidelines	Regulation of the Minister of Home Affairs concerning the guidance of granting subsidy from the regional government to the regional government owned enterprises providing drinking water supply system	N/A	In the event that the Head of Region determines the tariff is less than the proposed tariff proposed by SPAM Director of SPAM Providers which resulted in the average tariff not achieving full cost recovery, the local government must provide subsidy to cover the shortfall through APBO (Article 3 Regulation of the Minister of Home Affairs 48 years 2016) In the case that local governments have established a regional regulation on equity participation, the regional government shall determine local regulations on the amendment of regional regulations concerning equity participation to the respective PDAMs.		N/A	N/A	N/A	N/A	N/A