

Regulations before cancellation		Regulations after cancellation		What has been changed according to the Process of Water System									
		Water Resources		Intake	Transmission	WTP		Distribution	Water Supply to Customers		Water Tariff & Tariff Collection		
		before	after	before	after	before	after		before	after	before	after	
Regulation on Water Supply System Development													
1	PP No. 16 Year 2005 on Water Supply System Development	PP No.121 Year 2015 on Water Resources	Government Regulation number 16 year 2005, Article 8, paragraph 1, 2, 3, 4 1. Meet bakumutu 2. Government guarantees availability 3. In the framework of efficiency, the government can work together 4. The use of airbaku for PDAM hrs with permission 5. Use of airbaku for non-entrepreneur groups with permission to use rights	Regulation of the Minister of PUPR number 121 of 2015, Article 2, paragraphs a, b, c, d, e, f 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; D. The state's control and control over Water is absolute; E. The main priority of the exploitation of Water shall be granted to a state-owned									
		PP No. 122 year 2015 on Water Supply System Development											
		Permen PU No.19 Year 2016 on Central / Local Government Support for Water Supply System (SPAM) Cooperation											
		Permen PU No.25 Year 2016 on SPAM Implementation for Business Entities' Own Needs											
Regulation on SPAM Implementation													
	Permen No.18 Year 2007 on SPAM Implementation	Permen PU No.27 Year 2016 on SPAM Implementation											
	Permen PU No.01 Year 2009 on Implementation of Non-Pipe SPAM												
	Permen PU No.18 Year 2012 on Development Guidelines of SPAM Implementation												
									Government Regulation number 18 of 2007 Article 5 1. The master plan for SPAM development is a long-term plan (15-20 years) 2. SPAM development master plan can be: A. master plan of SPAM development in one area of regency or city administration; B. Master Plan for the development of SPAM across Districts and / or Municipalities; C. The master plan for the development of Cross-Provincial SPAM. 3. In the event that agreement between the related kabupaten / kota is not reached, the relevant provincial government can facilitate the implementation of cooperation in the development planning of drinking water system across the province. 4. In the event that the relevant provincial facilitation does not realize the agreement, the Government can facilitate the implementation of cooperation in the development planning of drinking water system		SPAM Planning is based on the National Strategic Policy for SPAM, which is translated into the SPAM Provincial Strategic Policy and the SPAM District / Municipal SPAM Strategic Policy		
									Ministerial Regulation of PUPR No. 1 of 2009, Article 4, Paragraph 2, 3, 4 1. The preparation of the BAMP SPAM development master plan is included in the SPAM development master plan, paragraph 2 2. SPAM BJP can be individual scale, communal scale, or special communal scale, paragraph 3 3. In case SPAM BJP of individual and communal scale is located or adjacent to SPAM service area and its capacity is sufficient, it can connect to existing SPAM, paragraph 4				
									Ministerial Regulation of PUPR number 18 of 2012 1. Development of SPAM Organizer shall be executed by minister, governor, mayor / regent. Article 5 2. Minister, coordinate with governor and / or with regents / mayors related to efforts to meet drinking water needs. Article 7 3. Coordination implementation includes SPAM development planning, utilization of raw water resources by several regions in order to increase efficiency and prevent conflict of interest Article 8				
Regulation on SPAM Implementation by Business Entities' and Public's Own Needs													
	Permen PU No.7 Year 2013 on Permit Approval Guidelines of SPAM Implementation by Business Entities and Public for Theirs Own Need	Permen PU No.25 Year 2016 on SPAM Implementation for Business Entities' Own Needs (Permen PU No.7 Year 2013 on Permit Approval Guidelines of SPAM Implementation by Business Entities' Own Needs is included in this new regulation)											
		Permen PU No.27 Year 2016 on SPAM Implementation (Permen PU No.7 Year 2013 on Permit Approval Guidelines of SPAM Implementation by Public's Own Needs is included in this new regulation)											
									Ministerial Regulation of PUPR number 7 th 2013 1. The Minister, Governor, Regent or Mayor in accordance with their authority may give permission to implement SPAM development to fulfill their own needs to the public or business entity, paragraph 4 2. License to implement SPAM development can be given in the case of BUMN / BUMD service The SPAM Development Provider has not been able or will not reach the territory or place of domicile of the community or business entity concerned, paragraph 4 3. The Minister, Governor, Regent or Mayor issue a principle permit if the area can not be served by the BUMD of the organizers based on the technical recommendation from the BUMD of the organizer. Paragraph 5 4. Principle permission is undertaken to ensure the implementation of SPAM development can be implemented so that business entities can continue the activities: paragraph 5 A. Technical planning; B. Environmental impact assessment or UKL / UPL assessment; C. Management of building permits; D. Calculation of contributions to be imposed; and E. The handling of other permits required according to legislation.		Ministerial Regulation of PUPR number 25 of 2016 1. The SPAM Operation License for its own purposes is provided by the central government or regional government in accordance with its authority, article 3, 4, 5 2. Determination of tariffs by the central government or regional government in accordance with the authorities of article 3, 4, 5		
											Ministerial Regulation of PUPR number 27 of 2016 article 5 The stipulation of the Policy and Strategy consists of: A. SPAM National Strategic Policy; B. Provincial SPAM Strategic Policy (Jakstra); and C. Strategic Jakstra SPAM Kabupaten / Kota		

Regulations on Bank Loan for SPAM

Permen PU No.21 Year 2009 on Technical Guidelines on Investment Feasibility of SPAM Development by PDAM	This Ministerial Regulation still valid									Ministerial Regulation of PUPR no 21 of 2009, article 2 A. As a reference for PDAMs in preparing feasible SPAM investment proposals and fulfilling bankable requirements 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 by interest rates from the government; C. As a reference for banks in assessing the feasibility of SPAM investments that are guaranteed and subsidized by interest rates from the government; and D. As a reference for the government in coordinating the necessary support to realize the realization of SPAM investment loan proposed by PDAM to the bank. (2) The objectives of this Ministerial Regulation are: A. Speed up the process of preparing SPAM investment proposals by the PDAM; B. The availability of PDAM loan proposal documents that meet technical and financial requirements in accordance with the provisions of the bank and the provisions of laws and regulations; C. Expedite the bank's feasibility assessment process in accordance with the planned schedule; and D. Supporting the transparency of the process of assessing the feasibility of SPAM investment financed from bank loans through guarantee and interest rate subsidy from the government.		
Permen Menkeu No.229 Year 2009 on Procedures for the Implementation of Guarantee and Interest Subsidy by the Central Government in order to Accelerate SPAM	This Ministerial Regulation still valid									Regulation of the Minister of Finance No. 229 of 2009, article 2 1. Guarantee for repayment of PDAM credits to Banks of Creditors amounting to 70% (seventy percent) of the amount of matured PDAM's obligations, while the remaining 30% (thirty percent) becomes the risk of the Credit Provider Bank. 2. Interest Subsidy shall be given to PDAM amounting to the difference between the BI rate and the investment credit interest agreed by the Credit Bank and the PDAM at the maximum of 5% (five percent). 3. Interest Guarantee and Subsidy are granted under the Credit Agreement.		
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 Accelerate SPAM	This Ministerial Regulation still valid									Regulation of the Minister of Finance number 91 of 2011 1. Regulation of the Minister of Finance concerning the amendment to Regulation of the Minister of Finance No. 229 of 2009 concerning the procedure for the implementation of the granting of guarantee and interest subsidy by the central government in order to accelerate the provision of drinking water, article 1. 2. Guarantee for repayment of PDAM investment credit to Bank of Creditors is 70% (seventy percent) of the total principal of the investment credit that has matured, while the remaining 30% (thirty percent) becomes the risk of the Credit Bank, Article 2 .		

Regulation on Water Tariff

Permendagri No.23 year 2006 on Technical guidance and Procedures for Regulating Drinking Water Tariffs at PDAM	Permendagri No.71 Year 2016 on Calculation and Determination of Drinking Water Tariff									Regulation of the Minister of Home Affairs No 23 of 2006 Tariff determination is based on the principle: a. Affordability and fairness; B. Quality of service; C. Cost recovery; D. Efficiency of water use; E. Transparency and accountability And f. Protection of raw water. Article 2 (1) Tariffs for basic drinking water standards must be affordable by the purchasing power of customers of the same income as the Provincial Minimum Wage. (2) The tariff fulfills the principle of affordability if household expenditure to meet drinking water requirement standards does not exceed 4% (four percent) of the customer's incomes. (3) Fairness in the imposition of tariffs is achieved through the application of differentiation tariffs with cross subsidies between customer	Regulation of the Minister of Home Affairs No. 71 of 2016, article 3 (1) The affordability referred to in Article 2 letter a is that: A. The stipulation of tariffs for drinking water basic standards shall be adjusted to the ability of paying customers with an income equal to 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. (2) Justice as referred to in Article 2 letter a is achieved through: A. Applying differentiation tariffs with cross subsidies between customer groups; and B. The application of progressive tariffs in the framework of efforts to save drinking water usage.
--	---	--	--	--	--	--	--	--	--	--	---

Regulation on Grants from Central Government to Local Government and Equity Capital from Local Government to PDAM

Permendagri No. 48 Year 2016 on Guidelines for Acceptance of Grants from Central Government to Local Government and Equity Capital from Local Government to PDAM in order to Debt Restriction of PDAM to Central Government of Non-Cash										Minister of Home Affairs Regulation No. 48 of 2016 1. The scope of this Ministerial Regulation shall include: a. Budgeting of grant revenues and equity participation; B. Implementation and accountability of grant revenues and equity participation; C. Debt settlement; and D. guidance and supervision. Article 2 2. The central government budgeted non-cash grants to local governments in order to settle PDAM's debt to the central government. In the context of debt settlement of PDAMs to the central government based on central government non-cash grants to local governments, local governments set up regional regulations on
---	--	--	--	--	--	--	--	--	--	--

Regulation on Guidelines of Subsidy from Local Government to Local Own Enterprises on Water Supply Implementation

Permendagri No. 70 Year 2016 on Subsidy Guidelines from Local Government to Local Own Enterprises on Water Supply Implementation										The scope of the Minister of Home Affairs Regulation No. 70 of 2016, in this Article 2 covers: (1) Budgeting, Implementation and administration; Reporting and accountability; And Coaching (2) The above activities shall be conducted in the
--	--	--	--	--	--	--	--	--	--	--