Regulations before	Regulations after cancellation	Water R	esources	Intake	Transmission	WTP	Distribution	of Water System Water Supply to Custo	omers	Water Tariff &	Tariff Collection
cancellation		before	after	before	after before	after		before	after	before	after
gulation on Water Supply S	PP No.121 Year 2015 on Water	Government Regulation	Regulation of the Minister of		Government Regulation number 16						
	Resources	number 16 year 2005, Article	PUPR number 121 of 2015,		year 2005, paragraf 9, article 1, 2, 3						
		8, paragraph 1, 2, 3, 4	Article 2, paragraphs a, b, c,		The production unit constitutes						
		Meet bakumutu	d, e, f		infrastructure and facilities that can be	e					
		Government guarantees	A. Not to disturb, override,		used to treat raw water into drinking						
		availability 3. In the framework of	and eliminate people's right to Water;		water through physical, chemical, an	1/					
			B. Protection of the state over		or biological processes. 2. The production unit may consist of	.					
		work together	the people's right to Water;		processing and equipment buildings.						
		4. The use of airbaku for	C. Environmental		operational equipment, measuremer	:					
		PDAM hrs with permission	sustainability as one of		equipment and monitoring equipmen						
		Use of airbaku for non-	human rights;		and drinking water storage buildings						
		entrepreneur groups with	D. The state's control and		The final waste from the process of the final waste from the final waste from the process of the final waste from the final was						
		permission to use rights	control over Water is		raw water into drinking water shall be						
			absolute; E. The main priority of the		processed prior to discharge to raw and open water sources.						
			exploitation of Water shall be		and open water sources.						
			granted to a state-owned								
	PP No. 122 year 2015 on Water	-	· · · · · · · · · · · · · · · · · · ·		+	Government Regulation number 122					
	Supply System Development					article 5 paragraf 1 and 2, and article 6					
	''', '					paragraf 1, 2, 3					
						(1) The production unit shall constitute					
						an infrastructure that can be used for					
						processing of Raw Water into Drinking					
						Water through physical, chemical and					
						/ or biological processes. (2) The production unit shall consist of:				1	
						A. Processing buildings and				1	
						equipment; B. Operational devices; C.				1	
						Measurement tools and monitoring				1	
						equipment; and D. Drinking water				1	
						storage building.				1	
						(3) The production unit shall be				1	
						equipped with the means of				1	
						processing the remaining sludge from the processing of Raw Water into					
						Drinking Water.					
		_									
	Permen PU No.19 Year 2016 on										
	Central / Local Government Support	t									
	for Water Supply System (SPAM)										
	Cooperation	4			 						ļ
	Permen PU No.25 Year 2016 on	i	i			•		1		1	
	CDAM Implementation for Decision										
	SPAM Implementation for Business Entities' Own Needs										
	SPAM Implementation for Business Entities' Own Needs										
ulation on SDAM Invalores	Entities' Own Needs										
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men PU No.7 Year 2013 on mit Approval Guidelines of	ation Permen PU No.27 Year 2016 on SPAM Implementation Permen PU No.25 Year 2016 on SPAM Implementation or 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 of Pusiness Entitles' Own Needs is included in this new regulation)	's Own Needs						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 dirinking water system across the provincial facilitation does not realize the agreement, the Government can facilitate the implementation of cooperation in the development planning of dirinking water system amount of cooperation in the development planning of dirinking water system 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 service area and its capacity is sufficient, it can comment of SPAM Organizer shall be executed by minister, governor, mayor / regent. Article 5 Ministerial Regulation of PUPR number 18 of 2012 1. Development of SPAM Organizer shall be executed by minister, governor, mayor / regent. Article 5 Ministerial Regulation of PUPR number 18 of 2012 1. Development of SPAM organizer shall be executed by minister, governor, mayor / regent. Article 5 Ministerial Regulation of PUPR number 2 the 2013 1. The Minister, Governor, Regent or Mayor is nacordance with their authority may give permission to implement SPAM development to increase efficiency and prevent conflict of interest Article 8 Ministerial Regulation of P	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 or regional government or regional government or accordance with the authorities of article 3, 4, 5 2. Determinance 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:		

Regulation on Supporting Agency of Water Supply

Agency of Water Supply <u>Development (BPPSPAM)</u>										
Permen PH No 294 Year 2005	Permen PU No.36 year 2016 on Tasks,								·	
on Supporting Agency of Water	Functions, Organization and Operational								1	
Supply Development	Procedures of SPAM Improvement								'	
	Agency (BPPSPAM) and Secretariat of								'	
	BPPSPAM Perpres No.90 Year 2016 on BPPSPAM									
	respies No.90 Teal 2010 OII BFFSFAM							<u> </u>		
Regulations on SPAM Developm	ment through Cooperation with Business	Entities								
Perpres No.67 Year 2005 on	Perpres No.38 Year 2015 on						Presidential Regulation 67 of 2005	Presidential Regulation 38 of 2015, article 2	1	
	s Government and Business Entities						Minister / Head of Institution / Head of Region may cooperate with Business Entity in Provision of Infrastructure. Paragraf 2	Minister / Head of Institution / Head of Region may cooperate with Business Entity in	'	
Cooperation in the Provision of	Cooperation in the Provision of						2. The Infrastructure Provision Cooperation Project between the	Provision of Infrastructure.	1	
Infrastructure	Infrastructure						Minister / Head of Institution / Head of Region and Business Entity	Types of Infrastructure that can be	1	
							shall be conducted with the aim of: encouraging the use of the principle of the user paying the service received, or in some cases	Cooperated with Business Entities include, article 5:	'	
							considering the ability to pay the user Article 3	A. Drinking water infrastructure that includes	'	
							Types of Infrastructure that can be Cooperated with Business Entities include, paragraf 4, article 1:	raw water retention buildings, transmission lines, distribution networks, drinking water	'	
							A. Irrigation infrastructure, including raw water carriers;	treatment plants;	'	
							B. Drinking water infrastructure that includes raw water retention	B. In order to improve the feasibility of the	'	
							buildings, transmission lines, distribution networks, drinking water treatment plants;	KPBU and / or provide greater benefits to the community, the KPBU may include activities of	,	
							a caution plants,	providing commercial facilities	'	
	Permen PPN/Bappenas No.4 Year 2015			Presidential Regulation 56 of 2011 1. Based on the results of project identification,	Ministerial Regulation of Bappenas number 4 of				'	
2011 on the First Amendment of Presidential Decree No.67 Year	on Implementation Guidelines for Government and Business Entities			Minister / Head of Institution / Head of Region shall					'	
2005 on Cooperation of	Cooperation in the Provision of			prioritize the projects to be cooperated in the Project	A. Provide guidance for the Minister / Head of				'	
Government and Business Entities				Priority List. Article 9, paragraph 1 2. Cooperated projects: a. Not included in the master	Institution / Head of Region and stakeholders	e			'	
in the Provision of Infrastructure				plan of the sector concerned; B. Technically	KPBU in order to encourage the participation of				'	
				integrated with the master plan in the sector concerned; C. Economically and financially feasible;	Business Entities in the Provision of Infrastructure				'	
				and D. Does not require Government Support in the	B. Provide guidance for the Minister / Head of				'	
				form of fiscal contributions in the form of finance.	Institution / Head of Region to regulate the				1	
				Article 10 3. Government Support:	procedure of implementing the KPBU in accordance with the authority of each article 2.	e			,	
				A. Ministerial Head of Institution / Head of Region can	C. Cooperative infrastructure under this General				'	
				provide Government Support to Cooperation Project	Guideline includes drinking water article 3				1	
				in accordance with the scope of Cooperation Project activities.					'	
				B. Government support in the form of fiscal					1	
				contribution should be contained in the State Budget and / or Regional Revenue and Expenditure Budget.					'	
				C. Government support in the form of licensing, land					'	
				acquisition, partial support of construction, and / or					'	
				other forms in accordance with applicable laws and regulations stipulated by the Minister of Head of					'	
				Institution / Head of Region. Article 17a, paragraphs					'	
				1, 2, 3						
Perpres No.13 of 2010 on the				Presidential Regulation 13 of 2010 1. Governmental Guarantees are other forms of					1	
Second Amendment of Presidential Decree No.67 Year				financial compensation and / or compensation					'	
2005 on Cooperation of				provided by the Minister of Finance to the Enterprise					'	
Government and Business Entities	s			through a risk sharing scheme for the Partnership Project Article 1, paragraph 9					'	
in the Provision of Infrastructure	ĭ			In the case of legislation concerning the					'	
				infrastructure sector concerned that the Provision of					'	
				Infrastructure by the Government is carried out or carried out by the State-Owned Enterprises /					'	
				Regional Government-Owned Enterprises, the State-					'	
				Owned Enterprise / Regional Government-Owned					'	
				Enterprise acts as the person in charge of the Project of Cooperation . Article 2, paragraph 3					1	
				Provisions governing the duties and authorities of					'	
				the Minister / Head of Institution / Regional Head in					'	
				this Presidential Regulation shall also apply to State- Owned Enterprises / Regional Government-Owned					'	
				Enterprises as referred to in paragraph (3), except					'	
				the duties and authorities of the Minister / Head of					'	
1				Institution / Head of a Public Region which can not be delegated Article 2, paragraph 4					'	
	LKPP No.19 Year 2015 on The			A		1				
Presidential Regulation No.66 Yea	ar Procedures for the Procurement of		-			1	Presidential Regulation 66 of 2013	LKPP no 19 of 2015		
	Business Entities in Cooperation with						The provisions of Article 24 paragraph (1b) and paragraph (2) of	1 Procurement of executing agency	'	
third Presidential Regulation No.6	7 the Government and Business Entities						Presidential Regulation Number 67 Year 2005 on Government Cooperation with Business Entity In Provision of Infrastructure that he	(for KPBU project on the initiative of	'	
Year 2005 on Cooperation of	in the Provision of Infrastructure						been amended several times with Presidential decree		'	
Government and Business Entities	s							on the initiative of the Business	'	
in the Provision of Infrastructure								Entity). Articles 2 and 3	'	
								Procurement of an unfunded preparation body from grants	'	
								(including assistance or financing of	'	
								transaction or transaction	'	
								preparation) Articles 2 and 4	· '	
Permen PU No.12 year 2010 on SPAM Cooperation Guidelines	This Ministerial Regulation still valid						Development of Water Supply System hereinafter referred to as SPAM Development is an activity that aims to build, expand and / or		'	
SPAIN Cooperation Guidelines							improve physical (technical) and non physical systems (institutional,		'	
1							management, finance, community and law) in a unified whole to		'	
1							implement water supply Drinking to the community to a better state. The Implementation of SPAM Development is the activity of planning		'	
							executing, managing, maintaining, rehabilitating, monitoring, and / or	1	'	
	1						evaluating the physical (technical) and non physical systems of		'	

Regulations on Bank Loan for S	This Ministerial Regulation still valid			Ministerial Regulation of PUPR no 21 of 2009, article 2	
Technical Guidelines on	This Willisterial Regulation still Valid			A. As a reference for PDAMs in preparing feasible SPAM investment	
Investment Feasibility of SPAM				proposals and fulfilling bankable requirements to banks that have quaranteed and subsidized interest rates from the government;	
Development by PDAM				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.	
				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	This Ministerial Regulation still valid			Regulation of the Minister of Finance No. 229 of 2009, article 2	
2009 on Procedures for the	_			Guarantee for repayment of PDAM credits to Banks of Creditors Total Company of the comp	
Implementation of Guarantee and	i			amounting to 70% (seventy percent) of the amount of matured PDAM's obligations, while the remaining 30% (thirty percent) becomes	
Interest Subsidy by the Central				the risk of the Credit Provider Bank.	
Government in order to Accelerate SPAM	e			Interest Subsidy shall be given to PDAM amounting to the difference between the BI rate and the investment credit interest agreed by the	
OI AIVI				Credit Bank and the PDAM at the maximum of 5% (five percent).	
				Interest Guarantee and Subsidy are granted under the Credit	
				Agreement.	
Permen Menkeu No.91 year 2011	1 This Ministerial Regulation still valid			Regulation of the Minister of Finance number 91 of 2011	
on Amendment of Permen Menkeu				 Regulation of the Minister of Finance concerning the amendment to Regulation of the Minister of Finance No. 229 of 2009 concerning the 	
No.229 Year 2009 on Procedures	S			procedure for the implementation of the granting of guarantee and	
for the Implementation of				interest subsidy by the central government in order to accelerate the	
Guarantee and Interest Subsidy by the Central Government in order to				provision of drinking water, article 1. 2. Guarantee for repayment of PDAM investment credit to Bank of	
Accelerate SPAM	10			Creditors is 70% (seventy percent) of the total principal of the	
Accelerate of Atm				investment credit that has matured, while the remaining 30% (thirty	
				percent) becomes the risk of the Credit Bank, Article 2.	
Regulation on Water Tariff	1		l l		1
	Permendagri No.71 Year 2016 on				Regulation of the Minister of Home Affairs No. Regulation of the Minister of Home Affairs No. 71 23 of 2006 of 2016, article 3
Technical guidance and	Calculation and Determination of				Tariff determination is based on the principle: (1) The affordability referred to in Article 2 letter a
Procedures for Regulating Drinking Water Tariffs at PDAM	Drinking Water Tariff				a. Affordability and fairness; B. Quality of is that:
Dimining Tracer raining at 1 Britis					
					service; C. Cost recovery; D. Efficiency of A. The stipulation of tariffs for drinking water
					service; C. Cost recovery; D. Efficiency of Arthe stipulation of tariffs for drinking water water use; E. Transparency and accountability basic standards shall be adjusted to the ability of And f. Protection of raw water. Article 2 paying customers with an income equal to the
					service; C. Cost recovery; D. Efficiency of A. The stipulation of tariffs for drinking water water use; E. Transparency and accountability basic standards shall be adjusted to the ability of And f. Protection of raw water. Article 2 paying customers with an income equal to the Provincial Minimum Wage, and not exceeding
					service; C. Cost recovery; D. Efficiency of water use; E. Transparency and accountability basic standards shall be adjusted to the ability of And f. Protection of raw water. Article 2 paying customers with an income equal to the Provincial Minimum Wage, and not exceeding (1) Tariffs for basic drinking water standards
					service; C. Cost recovery; D. Efficiency of water use; E. Transparency and accountability And f. Protection of raw water. Article 2 paying customers with an income equal to the Provincial Minimum Wage, and not exceeding (1) Tariffs for basic drinking water standards must be affordable by the purchasing power of B. The stipulation of tariffs for drinking water customers of the same income as the
					service; C. Cost recovery; D. Efficiency of water use; E. Transparency and accountability basic standards shall be adjusted to the ability of And f. Protection of raw water. Article 2 paying customers with an income equal to the Provincial Minimum Wage, adjusted to the ability of Provincial Minimum Wage, adjusted to the soft of the customers incomes must be affordable by the purchasing power of B. The stipulation of tariffs for drinking water basic standards for Low-Income Communities Provincial Minimum Wage. (2) The rariff fulfills applies tariffs as high as low tariffs.
					service; C. Oost recovery; D. Efficiency of water use; E. Transparency and accountability hand f. Protection of raw water. Article 2 hand for the paying customers with an income equal to the Provincial Minimum Wage, and not exceeding the provincial formula for the summer of the same income as the Provincial Minimum Wage. (2) The tariff fuffils he principle of affordability if household expenditure to meet drinking water and the principle of affordability if household expenditure to meet drinking water and for the principle of affordability if household expenditure to meet drinking water and for the principle of affordability if household expenditure to meet drinking water and for the principle of affordability if household expenditure to meet drinking water and for the principle of affordability of the princi
					service; C. Cost recovery; D. Efficiency of water use; E. Transparency and accountability of And f. Protection of raw water. Article 2 Parks of the Article 2 Provincial Minimum Wage, and not exceeding 4% (four percent) of the customer's incomes. It is a stipulation of tariffs for drinking water of customers of the same income as the Provincial Minimum Wage, and not communities of the customer's incomes. It is subjustically a subjustical to the ability of paying ustomers with an income equal to the paying ustomers with an income equal
					service; C. Osst recovery; D. Efficiency of water use; E. Transparency and accountability and f. Protection of raw water. Article 2 paying customers with an income equal to the Provincial Minimum Wage, and not exceeding (1) Tariffs for basic drinking water standards must be affordable by the purchasing power off. The stipulation of tariffs for drinking water ousbomers 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) Subsidies between customer groups; and
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