

| Regulations before cancellation | Explanation | Regulations after cancellation |
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| Permen No.18 Year 2007 on SPAM Implementation | This Minister PU regulation regulates: <ol style="list-style-type: none"> 1. Guideline for Preparation of Masterplan of Drinking Water Supply System 2. Guidelines for the preparation of Feasibility study of Water Supply System 3. Guidelines for Technical Planning of Water Supply System Development 4. Guidelines for the Implementation of Drinking Water Supply System 5. Guidelines for the Management of Drinking Water Supply Systems 6. Guidelines for Maintenance and Rehabilitation of Drinking Water Supply System 7. Guidelines for the Implementation of Monitoring and Evaluation of Water Supply System | Permen PU No.27 Year 2016 on SPAM Implementation |
| Permen PU No.01 Year 2009 on Implementation of Non-Pipe SPAM | <ol style="list-style-type: none"> 1. The purpose of the Non Piped Network Water Supply System (BJP SPAM) development arrangement is to guide the Government, regional governments, organizers, users and experts in planning, implementing and managing BKP SPAM to: <ol style="list-style-type: none"> a. Realize efficient SPAM implementation; b. Encouraging water movement savings movements; c. Realizing the implementation of protected BJP SPAM; d. Improve coverage of quality drinking water services; e. Protect raw water quality against contamination. 2. The scope of SPAM BJP includes: <ol style="list-style-type: none"> a. BJP SPAM development planning; b. Construction execution; c. Management; d. Maintenance and Rehabilitation; e. Monitoring and Evaluation. | |
| Permen PU No.18 Year 2012 on Development Guidelines of SPAM Implementation | Regulations governing: <ol style="list-style-type: none"> 1. Coordination between local governments in the implementation of Water Supply System 2. Determining the standard norms of procedures and criteria 3. Conducting guidance, supervision, consultation and technical assistance 4. Education and Training of Water Supply System Provider 5. Technical Supervision | |
| Permen PU No.7 Year 2013 on Permit Approval Guidelines of SPAM Implementation by Business Entities and Public for Theirs Own Need | <ol style="list-style-type: none"> 1. This Ministerial Regulation is intended as a guide for the Government, Regional Government, organizers, business entities and the public in the implementation of SPAM development to meet their own needs. 2. This Ministerial Regulation aims to create the implementation of SPAM development to meet its own orderly needs. 3. The scope of this Ministerial Regulation shall include: <ol style="list-style-type: none"> a. Licensing of SPAM development; b. Procedures for obtaining permits; c. Rights and obligations of the license holder; d. Termination of permit; and e. Contributions and customer agreements. | 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) |

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| Permen PU No.294 Year 2005 on Supporting Agency of Water Supply Development | 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 (BPPSPAM) and Secretariat of BPPSPAM Perpres No.90 Year 2016 on BPPSPAM |
| Perpres No.67 Year 2005 on Government and Business Entities Cooperation in the Provision of Infrastructure | Regulations governing: 1. Purpose, type, form and principle of cooperation 2. Identification and determination of projects undertaken by agreement 3. Cooperation Project on the initiative of the Business Entity 4. Initial tariff and tariff adjustment 5. Risk management and government support Procedures for the procurement of business entities in the framework of cooperation agreements 7. Cooperation Agreement 8. Provision of Infra structure | Perpres No.38 Year 2015 on Government and Business Entities Cooperation in the Provision of Infrastructure |
| Presidential Regulation No.56 of 2011 on the First Amendment of Presidential Decree No.67 Year 2005 on Cooperation of Government and Business Entities in the Provision of Infrastructure | Regulations governing: 1. List of priorities set by Bappenas 2. Foreign Legal Entity, the proposed initiative should be technically integrated with the Sector Master Plan 3. Cooperation is completed with feasibility study, cooperation plan, financing and cooperation offer plan 4. Approved Foreign Legal Entity may obtain Compensation 5. The Minister or Head of Region may provide Government support in the form of fiscal | Permen PPN/Bappenas No.4 Year 2015 on Implementation Guidelines for Government and Business Entities Cooperation in the Provision of Infrastructure |
| Perpres No.13 of 2010 on the Second Amendment of Presidential Decree No.67 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 |
| 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 | |
| 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 | This Ministerial Regulation still valid |

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| <p>Permen PU No.21 Year 2009 on Technical Guidelines on Investment Feasibility of SPAM Development by PDAM</p> | <p>The purpose of the regulation in this Ministerial Regulation is:</p> <ul style="list-style-type: none"> 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 Necessary to realize the realization of SPAM investment loan Proposed by the PDAM to the bank. | <p>This Ministerial Regulation still valid</p> |
| <p>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</p> | <p>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</p> | <p>This Ministerial Regulation still valid</p> |
| <p>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</p> | <p>Regulation of the minister of finance on amendment to regulation of the minister of finance number 229/pmk.01/2009 on procedures for The implementation of granting of guarantee and interest subsidy by central government in order to accelerate the supply of water supply.</p> | <p>This Ministerial Regulation still valid</p> |
| <p>Permendagri No.23 year 2006 on Technical guidance and Procedures for Regulating Drinking Water Tariffs at PDAM</p> | <p>Tariff determination is based on the principle:</p> <ul style="list-style-type: none"> A. Affordability and fairness; B. Quality of service; C. Cost recovery; D. Water use efficiency; E. Transparency and accountability; and F. Protection of raw water. | <p>Permendagri No.71 Year 2016 on Calculation and Determination of Drinking Water Tariff</p> |