

INDONESIAN GOVERNMENT REGULATION
NUMBER 12 2014
CONCERNING
TYPE AND TARIFF OF STATE'S NON-TAX REVENUES
IN THE MINISTRY OF FORESTRY

BY THE GRACE OF GOD ALMIGHTY
PRESIDENT OF THE REPUBLIC OF INDONESIA,

Considering a. that with the change of the organizational structure of the Ministry of Forestry and in order to change the type and tariff of State's non-tax revenues in the Ministry of Forestry, it shall be necessary to replace Government Regulation (PP) No. 59 Year 1998 on Tariff of State's non-tax revenues in the Ministry of Forestry and Plantation with the latest amendment by Government Regulation (PP) No. 92 Year 7999 on the Second Amendment of Government Regulation (PP) Number 59 Year 1998 on Tariff of State's non-tax revenues in the Ministry of Forestry and Plantation;

b. that based on the consideration as cited in letter a and to implement the provisions of Article 2 Paragraphs (2) and (3) and Article 3 paragraph (2) of Law Number 20 Year 1997 on State's Non-tax Revenues, it shall be necessary to enact Government Regulation (PP) on Type and Tariff of State's Non-Tax Revenues in the Ministry of Forestry;

Referring to in: 1. Article 5, paragraph (2) of the 1945 Constitution of the Republic of Indonesia;

2. Law No. 20 Year 1997 on State's Non-tax Revenues (State Gazette of the Republic of Indonesia Year 1997 No. 43, Supplement to State Gazette of the Republic of Indonesia Number 36 871);

3. Government Regulation No. 22 Year 1997 on Type and Remittance of State's Non-tax Revenues (State Gazette of the Republic of Indonesia Year 1997 No. 57, Supplement to State Gazette of the Republic of Indonesia Number 3694) as having been amended by Government Regulation (PP) No. 52 Year 1998 on the Amendment of Government Regulation Number 22 Year 1997 on Type and Remittance of State's Non-tax Revenues (State Gazette of the Republic of Indonesia Year 1998 Number 85, Supplement to State Gazette of the Republic of Indonesia Number 3789);

DECIDES

GOVERNMENT REGULATION (PP) ON TYPE AND TARIFF OF STATE'S NON-TAX REVENUES IN THE MINISTRY OF FORESTRY.

Article 1

(1) Type and Tariff of State's Non-tax Revenues in the Ministry of Forestry shall include the remittances as follows:

- a. Reforestation Fund (DR);
- b. Forest Resource Provision (PSDH);
- c. Fees for Permits to utilize Forest Produces and Wood in Natural Forest (IIUPHHK-HA);
- d. Fees for the permits of undertakings for the utilization of produces from the forest trees based on the System of Artificial Regeneration (THPB);
- e. Fees for the permits of utilizing the wood from forests (IIUPHHBK);
- f. Fees for the permits to make a good use of forest areas;
- g. Fees for the permits of undertakings for the utilization of wood from the forests with the restoration of ecosystem (IIUPHHK-RE) in the productive forests.
- h. Fees for the permits of undertakings for the use of services in the environment of productive forests (IIUPJL);
- i. Fees for the permits of undertakings to utilize the wood and produces from the people's forests of plantation (IIUPHHK-HTR), fees for the permits of undertakings for the wood and produces from the people's forests (IIUPHHK-HKm), fees for the permits of undertakings for the utilization of wood and produces from the rural forests (IIUPHHK-HD);
- j. Compensation for the erecting vegetation (trees);
- k. Replacement of the erecting vegetation (trees);
- l. Transaction of the activity of absorption or carbon storage in forest;
- m. Result of Silvopastural System;
- n. Result of Silvofishery System;
- o. Fines for any violation in forest exploitation (DPEH);
- p. The utilization of services of the environment of natural tourism;
- q. The utilization of wild flora and fauna;
- r. The administrative fine for forest protection and natural conservation;
- s. Proceeds from the auction of wood and wild flora and fauna that are not protected under the laws;
- t. The contribution from the utilization of water (IUPA) in the zone of conservation forest
- u. The contribution from the utilization of hydro energy (IUPA) in the zone of conservation forest
- v. The fee for the utilization of water (PUPA) in the zone of conservation

- forest;
- w. The fee for the utilization of hydro energy (PUPEA) in the zone of conservation forest;
 - x. The permits of activities for seedlings;
 - y. The certification of seedlings;
 - z. The contribution from the collection and planting of seedlings and saplings;
 - aa. The service of laboratory;
 - bb. The by-product resulted from research;
 - cc. The service of library;
 - dd. The services for the use of facilities and infrastructures in regard of the task and function;
 - ee. Other services

(2) Type and tariff of State's non-tax revenues in the Ministry of Forestry as cited in paragraph (1) in the Appendix of this government regulation (PP).

Article 2

- (1) The use of environmental services of natural tourism as cited in Article 1 letter p shall be divided into Territories I, II and II.
- (2) Further stipulations concerning the territories as cited in paragraph (1) shall be regulated under Ministerial Regulation (Decree) of Forestry.

Article 3

Minister of Forestry shall determine and fix the price as cited in the Appendix of this government regulation (PP) based on the average selling prices of:

- a. wood from natural forest as collected in the location;
- b. wood from the planting forest based on the average value of erecting vegetation (trees) in the forest;
- c. forest produces of non-wood as collected from the location;
- d. produces from wild flora and fauna within the country or overseas;
- e. seedlings of forest plants from the source of seedlings.

Article 4

The procedure for the imposition, collection and remittance of State's non-tax revenues in the Ministry of Forestry shall be further regulated under Ministerial Decree of Forestry after having been recommended by Finance Minister.

Article 5

- (1) State's non-tax revenues for certain activity shall be subject to the imposition of tariff of Rp0.00 (zero Rupiah).
- (2) Certain activity as cited in paragraph (1) shall include:
 - a. activity of research within the forest of natural preservation and hunting park as well as the park of natural preservation earmarked for university students/ pupils of Indonesia;
 - b. Social and religious activities that are carried out within the zone of natural preservation and the zone of natural protection; and
 - c. the activity for the utilization of wood from natural forest used as aid for natural disaster.
- (3) The stipulations concerning the procedure and requirements for certain activity that is subject to the imposition of tariff of Rp0.00 (zero Rupiah) as cited in paragraph (2) shall be further regulated under Ministerial Decree of Forestry after having been approved by Finance Minister.

Article 6

All the State's non-tax revenues in the Ministry of Forestry shall be directly and promptly paid to the State Treasury.

Article 7

At the time of the effectiveness of this government regulation (PP), all the implementing regulations in regard of types and tariffs of State's non-tax revenues in the Ministry of Forestry, shall be declared to remain effective as long as no contradiction to this government regulation (PP).

Article 8

At the time of the effectiveness of this government regulation (PP), government regulation (PP) number 59 Year 1998 on Tariff of State's non-tax revenues in the Ministry of Forestry and Plantation (State Gazette of the Republic of Indonesia Year 1998 Number 94, Supplement to State Gazette Number 3767), with the latest amendment by government regulation (PP) Number 92 Year 1999 on the Second Amendment of PP Number 59 Year 1998 on Tariff of State's non-tax revenues in the Ministry of Forestry and Plantation (State Gazette of the Republic of Indonesia Year 1999 Number 201, Supplement to State Gazette Number 3914), shall be revoked and declared no longer effective.

Article 9

This government regulation (PP) shall be effective in 30 (thirty) days as of the enactment.

That every person shall be aware of, and the enactment of this government regulation (PP) shall be published in the State Gazette of the Republic of Indonesia.

Stipulated in Jakarta

Dated February 14, 2014

PRESIDENT OF THE REPUBLIC OF INDONESIA

Signed

DR. H. SUSILO BAMBANG YUDHOYONO

Enacted in Jakarta

Dated February 14, 2014

MINISTER OF JUSTICE AND HUMAN RIGHTS

THE REPUBLIC OF INDONESIA

Signed

AMIR SYAMSUDIN

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