

REGULATION OF THE REGIONAL HOUSE OF REPRESENTATIVES
OF THE MUNICIPALITY OF BANDUNG
NUMBER 1 OF 2022
ON
CODE OF ETHICS

BY THE BLESSINGS OF ALMIGHTY GOD

THE LEADERSHIP OF REGIONAL HOUSE OF REPRESENTATIVES
OF THE MUNICIPALITY OF BANDUNG,

- Considering :
- a. that to implement the functions, duties and authorities, rights and obligations and to achieve a professional, accountable, and respectable Regional House of Representatives of the Municipality of Bandung, it is deemed necessary to establish a code of ethics as a guideline of conduct for the Members of the Regional House of Representatives;
 - b. that a code of ethics has been stipulated under Regulation of Regional House of Representatives of the Municipality of Bandung Number 2 of 2020, which, in its development, however, some substances require adjustments and, therefore, needs to be replaced;
 - c. that based on the considerations as referred to in point a and point b, it is deemed necessary to issue a Regulation of the Regional House of Representatives on Code of Ethics;

- Observing : 1. Law Number 16 of 1950 on Establishment of Large Municipal Regions within the Provinces of East Java, Central Java, West Java, and within the Special Region of Jogjakarta which has been amended by Law Number 13 of 1954 on Amendment to Laws Number 16 and Number 17 of 1950 (of the Former Republic of Indonesia) on Establishment of Large and Small Municipalities in Java (State Gazette of the Republic of Indonesia of 1954 Number 40, Supplement to the State Gazette of the Republic of Indonesia Number 551);
2. Law Number 23 of 2014 on Local Governments (State Gazette of the Republic of Indonesia of 2014 Number 244, Supplement to the State Gazette of the Republic of Indonesia Number 5587), as amended several times, last by Law Number 11 of 2020 on Job Creation (State Gazette of the Republic of Indonesia of 2020 Number 245, Supplement to the State Gazette of the Republic of Indonesia Number 6573);
3. Government Regulation Number 24 of 2004 on Protocol and Financial Position of Leadership and Members of the Regional House of Representatives (State Gazette of the Republic of Indonesia of 2004 Number 90, Supplement to the State Gazette of the Republic of Indonesia Number 4416), as amended several times, last by Government Regulation Number 21 of 2007 on the Third Amendment to Government Regulation Number 24 of 2004 on Protocol and Financial Position of Leadership and Members of the Regional House of Representatives (State Gazette of the Republic of Indonesia of 2007 Number 47, Supplement to the State Gazette of the Republic of Indonesia Number 4712);
4. Government Regulation Number 18 of 2017 on Financial and Administrative Rights of Leadership and Members of the Regional House of Representatives (State Gazette of the Republic of Indonesia of 2017 Number 106, Supplement to the State Gazette of the Republic of Indonesia Number 6057);

5. Government Regulation Number 12 of 2018 on Guidelines for Formulating the Rules of Order for Provincial, Regency, and Municipal Houses of Representatives (State Gazette of the Republic of Indonesia of 2018 Number 59, Supplement to the State Gazette of the Republic of Indonesia Number 6197);
6. Regulation of the Municipality of Bandung Number 06 of 2017 on Financial and Administrative Rights of Leadership and Members of the Regional House of Representatives (Regional Gazette of the Municipality of Bandung of 2017 Number 6);
7. Regulation of the House of Representatives of Municipality of Bandung Number 1 of 2020 on Rules of Order (Regional Bulletin of the Municipality of Bandung of 2020 Number 42), as amended by Regulation of the House of Representatives of the Municipality of Bandung Number 3 of 2020 on Amendment to Regulation of the House of Representatives of the Municipality of Bandung Number 1 of 2020 on Rules of Order (Regional Bulletin of the Municipality of Bandung of 2020 Number 67).

HAS DECIDED:

To issue : REGULATION OF THE REGIONAL HOUSE OF REPRESENTATIVES OF THE MUNICIPALITY OF BANDUNG ON CODE OF ETHICS.

CHAPTER I

GENERAL PROVISIONS

Part One

Definitions

Article 1

In this Regional House of Representatives Regulation:

1. City Region means Bandung City Region.
2. Municipal Government means the Mayor as an element of Local Government administration who leads the

administration of the government affairs within the authority of the autonomous region.

3. Regional House of Representatives of the Municipality of Bandung (*Dewan Perwakilan Rakyat Daerah Kota Bandung*), hereinafter abbreviated as DPRD, means a regional institution of people's representatives with a status as an element of Local Government administration.
4. DPRD Member means a regional official who holds a position as a Member of DPRD of the Municipality of Bandung in accordance with the provisions of legislation.
5. DPRD Leadership means regional officials who hold the positions as the Chair and Vice-chair of DPRD of the Municipality of Bandung in accordance with the provisions of legislation.
6. Code of Ethics of the DPRD, hereinafter referred to as the Code of Ethics, means the norms that are required to be obeyed by every DPRD Member at all times during the performance of his or her duties in order to uphold the dignity, honor, image, and credibility of the DPRD.
7. Conduct means an act or activity of a DPRD Member, which encompasses manners of physical and/or non-physical behavior, communication, and relationship with other parties/institutions.
8. Ethics mean a set of norms or rules that serve as guidelines for conduct in carrying out the functions, duties, and authorities of DPRD Members, which encompass moral and decency values generally upheld in society.
9. Honorary Body means the Honorary Body of DPRD of the Municipality of Bandung.
10. Faction means the grouping of DPRD members based on the configuration of political parties resulting from the election.
11. Rules of Procedure of the Honorary Body of DPRD, hereinafter referred to as the Rules of Procedure, means a set of basic provisions directing how the Honorary Body should perform its duties and authorities related to

violations against the Code of Ethics and Rules of Order of the DPRD.

12. Plenary Session means a plenary meeting of DPRD of the Municipality of Bandung.
13. Regional House of Representatives Regulation, hereinafter referred to as DPRD Regulation, means a regulation stipulated by DPRD of the Municipality of Bandung in order to run its functions, duties, and authorities.
14. Rules of Order of the DPRD means rules stipulated by the DPRD, which apply to the internal environment DPRD of the Municipality of Bandung.
15. DPRD Confidential Information means any information concerning an activity related to the DPRD's duties and authorities, which cannot be disclosed to other parties until a designated time limit has passed or until such information is declared open to the public.
16. Official Trip means an official trip made individually or collectively from the domicile of the DPRD building to an area within the city, to another regency/city within the province, to another province, or outside the territory of the Republic of Indonesia for the purpose of implementing the DPRD's institutional and secretariat duties and functions and of administering local government affairs.
17. Rehabilitation means a statement restoring the good name of any of the Leadership of the Complementary Organs and the DPRD Members who have been proven not to have violated their oath/pledge, the code of ethics, the rules of order, and other legislation.
18. Other party means a person, community group, or legal institution outside the institutional scope of the DPRD.

Part Two

Basic Principles of Code of Ethics

Article 2

The basic principles of the Code of Ethics consist of:

- a. religious values;

- b. the values of Pancasila;
- c. culture;
- d. customs; and
- e. legal norms.

Part Three

Code of Ethics of the DPRD

Article 3

The Code of Ethics of the DPRD embodies the following precepts:

- a. morality;
- b. justice;
- c. objectivity;
- d. independence;
- e. solidarity; and
- f. responsibility.

Article 4

- (1) The precept of morality means while performing their duties, every DPRD Member must uphold the virtue of ethics, dedication, norms, and etiquette in accordance with the nation's ideal of noble character.
- (2) The precept of justice means equal treatment to all DPRD Members that balances rights and obligations without any discrimination among stakeholders in the implementation of the functions, duties, and authorities of the DPRD.
- (3) The precept of objectivity means rational and responsible thinking that bases all consideration of matters on existing facts, reality, and conditions without any prejudice.
- (4) The precept of independence means freedom from forced interests and placing DPRD Members as autonomous individuals without violating the established norms.
- (5) The precept of solidarity means that every DPRD Members foster a sense of unity to achieve the DPRD's visions and missions while upholding ethical and moral values.

- (6) The precept of responsibility means that all actions taken by DPRD Members in carrying out their duties must be accountable to the society, the nation, the state, and the Almighty God.

Part Four

Code of Ethics Objectives

Article 5

The objectives of the Code of Ethics are to:

- a. uphold the dignity, honor, image, and credibility of the DPRD;
- b. cultivate ethical attitudes, behaviors, and conduct among DPRD Members;
- c. promote trustworthy and disciplined DPRD Members;
- d. nurture and develop a good organizational culture;
- e. foster an atmosphere of mutual respect among DPRD Members; and
- f. enforce ethical norms among DPRD Members.

Part Five

Scope of Code of Ethics

Article 6

The Code of Ethics governs within the following scope:

- a. compliance with the oath/pledge;
- b. attitudes and conducts of DPRD Members;
- c. work procedures of DPRD Members;
- d. work relations among local government administrators;
- e. work relations among DPRD Members;
- f. work relations between DPRD Members and other parties;
- g. expressions of opinions, responses, replies, and objections;
- h. obligations of DPRD Members;
- i. prohibitions applicable to DPRD Members;
- j. inappropriate conducts by DPRD members;
- k. sanctions and enforcement of sanctions; and
- l. rehabilitation.

CHAPTER II COMPLIANCE WITH OATH/PLEDGE

Article 7

- (1) Every DPRD Member and Leader is obligated to take an oath/pledge prior to officially assuming the position as a Member or Leader in the DPRD.
- (2) Every DPRD Member and Leader is obligated to adhere to and fulfill their membership or leadership oath/pledge.
- (3) Any DPRD Member or Leader who fails to adhere to and fulfill the oath/pledge as referred to in section (2) is considered as having committed a violation.
- (4) Sanction for the violation as referred to in section (3) is imposed under a Decision of the Honorary Body.

CHAPTER III ATTITUDE AND CONDUCT

Part One Attitude

Article 8

The DPRD Members display the following attitudes:

- a. being devoted to the Almighty God;
- b. loving their country and prioritizing the Unitary State of the Republic of Indonesia above all other interests;
- c. having the spirit of Pancasila;
- d. upholding the 1945 Constitution of the Republic of Indonesia;
- e. preserving the unity and integrity of the nation;
- f. abiding by the legislation;
- g. being democratic;
- h. being honest and having integrity; and
- i. internalizing the national archipelagic vision and demonstrating wisdom.

Part Two
Conduct

Article 9

The DPRD Members demonstrate the following conducts:

- a. performing rituals devoutly in accordance with the religion adhered to;
- b. prioritizing the security and defense of the state;
- c. prioritizing the integrity of the territory of the Unitary State of the Republic of Indonesia;
- d. prioritizing the unity and integrity of the Republic of Indonesia;
- e. prioritizing national interests above personal, group, and/or class interests;
- f. practicing and implementing the principles of Pancasila in performing their functions, duties, and authorities as the DPRD Members and in their daily lives;
- g. nurturing the values of Pancasila in societal, national, and state life;
- h. adopting the 1945 Constitution of the Republic of Indonesia as a basic guideline in formulating regional policies and legal products;
- i. upholding the traditional Sundanese customs and culture and those of other ethnicities existing in Bandung City in order to foster unity, integrity, and the love of the country;
- j. respecting religious, customary, decency, and moral norms applicable in society;
- k. abiding by existing legislation and fostering this principle in local government administration and societal life;
- l. abiding by and implementing the DPRD Membership and Leadership Oath/Pledge;
- m. abiding by and implementing their functions, duties, and authorities as the DPRD Members and Leadership in accordance with DPRD Regulations on Rules of Order, Code of Ethics, and other provisions that bind the DPRD Members and Leadership;

- n. performing their obligations and refraining from violating prohibitions for the DPRD Members and Leadership in accordance with DPRD Regulations on Rules of Order and Code of Ethics;
- o. prioritizing democratic values in decision-making, local government administration, and being aspirational toward local government policies;
- p. prioritizing Human Rights in local government administration, policies, and actions;
- q. promoting public aspirations regardless of ethnic, religious, racial, hereditary, class, and gender differences;
- r. being truthful in all actions and words;
- s. demonstrating integrity and professionalism in acting and performing their functions, duties, and authorities as DPRD Members;
- t. being responsible for all their actions and deeds;
- u. continuously improving competence and understanding of the implementation of their functions, duties, and authorities and in developing the national vision;
- v. refraining from using position-related facilities for the interests of their family, group, and/or political party;
- w. using the budget appropriately, wisely, effectively, and efficiently ;
- x. prioritizing public transparency and openness;
- y. avoiding all actions that lead to Corruption, Collusion, and Nepotism;
- z. maintaining public order; and
- aa. enforcing truth and justice.

CHAPTER IV

WORK PROCEDURE

Article 10

- (1) In performing their work procedures, the DPRD Members are obligated to:
 - a. demonstrate professionalism as DPRD Members;
 - b. perform their duties and obligations for the public's interest and welfare;

- c. strive to improve quality and performance;
 - d. follow all the DPRD's work agendas except when prevented from doing so for a legitimate reason;
 - e. attend DPRD meetings in person or virtually and sign the attendance form;
 - f. behave politely and decently, and maintain order in every meeting and activity of the DPRD;
 - g. protect position-related confidential information, including meeting results of which confidentiality is agreed upon until such information is declared open to the public;
 - h. conduct official trips in accordance with the provisions of legislation;
 - i. conduct official trips under the principles of budget efficiency, effectiveness, and adequacy; and
 - j. conduct official trips by considering and prioritizing the DPRD's institutional activities.
- (2) In the event that a DPRD Member is unable to attend a work agenda of the DPRD as referred to in section (1) point d, he or she is obligated to notify the person in charge of the activity and/or meeting in writing of his or her absence.

Article 11

- (1) In performing their duties, the DPRD Leadership and Members wear attire and identifiers in accordance with the DPRD's agenda as regulated in DPRD Regulation concerning the Rules of Order.
- (2) The identifiers of a DPRD Member consist of:
- a. a DPRD pin; and
 - b. a DPRD member's ID card.

CHAPTER V
WORK RELATIONS AMONG LOCAL GOVERNMENT
ADMINISTRATORS

Article 12

- (1) The relationship between DPRD Members and the Local Government is constructed on the principles of equality and partnership.
- (2) The principles of equality and partnership as referred to in section (1) manifest through mutual respect in a manner that upholds good moral norms and values.
- (3) In maintaining the relationship as referred to in section (1), DPRD Members is obligated to exhibit professional, critical, responsive, proactive, open, forthright, accommodative, and proportional attitudes.
- (4) The relationship as referred to in section (1) cannot be used for the purpose of gaining a certain facility of convenience or advantage that may result in a conflict of interest.

CHAPTER VI
WORK RELATIONS AMONG DPRD MEMBERS

Article 13

- (1) The relationship among DPRD members is geared toward achieving DPRD's objectives and aims under the principles of mutual respect, solidarity, fellowship, unity, and mutual cooperation.
- (2) The relationship as referred to in section (1) is conducted responsibly to avoid unhealthy competition.
- (3) The DPRD Members are prohibited from insulting one another or using harsh, impolite, and inappropriate words to each other.
- (4) A DPRD Member is prohibited from exposing another member's disgrace and spreading information that should not be known by other individuals.

CHAPTER VII
WORK RELATIONS BETWEEN DPRD MEMBERS
AND OTHER PARTIES

Article 14

- (1) The relations between DPRD Members and other parties aim to promote a healthy democratic life.
- (2) The DPRD Members are obligated to exhibit polite, amicable, fair, accommodative, aspirational, responsive, proactive, proportional, and professional attitudes in fostering relations with other parties.
- (3) The DPRD Members are obligated to welcome visits by other parties to the DPRD building through audiences, consultations, rallies, or other types of meetings.
- (4) The results of the meetings as referred to in section (3) are required to be followed up by the concerned DPRD Members in accordance with their functions, duties, and authorities.

Part One

Relations with Constituents and/or the Community

Article 15

- (1) The DPRD Members must understand and respect the ethnic, religious, racial, gender, class, physical, age, social, economic, and political plurality in the community.
- (2) In performing their functions, duties, and authorities, the DPRD Members are prohibited from prejudicing against any person or group based on irrelevant grounds, whether through words or actions.
- (3) The DPRD Members must attentively listen to the information presented by parties and/or community members invited to a DPRD meeting or event.
- (4) The DPRD Members must receive and respond emphatically to complaints and grievances expressed by community members.

- (5) In maintaining relations with their constituents or community members, the DPRD Members are obligated to prioritize the following:
 - a. fostering harmonious collaboration;
 - b. communicating in a positive, polite, and open manner; and
 - c. absorbing, receiving, collecting, and following up on the aspirations of their constituents and/or community members.

Part Two

Relation with the Mass Media/Journalists

Article 16

- (1) The DPRD Members are obligated to foster a professional relationship with the mass media/journalists
- (2) The DPRD Members restrict the data and information they share with the mass media or journalists to that which has been agreed upon in DPRD meetings or activities as non-confidential and publicly disclosable.
- (3) The DPRD Members must be selective when:
 - a. addressing journalists' requests for clarification, opinion, thought, or idea in situations where the principles of journalism are not upheld; and
 - b. addressing requests for clarifications, opinions, thoughts, or ideas in venues that do not meet press coverage standards.

Part Three

Relations with Guests

Article 17

- (1) The DPRD Members are obligated to maintain professional relations with guests.
- (2) The DPRD Members are obligated to receive and serve registered guests at the DPRD Secretariat or in other designated places in accordance with guest reception and service procedures.

- (3) The DPRD Members are prohibited from receiving guests who fail to meet guest reception and service procedures.

CHAPTER VIII
EXPRESSION OF OPINIONS, RESPONSES, REPLIES,
AND OBJECTIONS

Part One
Ethics of Meeting

Article 18

- (1) The DPRD Members are obligated to attend all types of scheduled meetings on time.
- (2) In the event that a DPRD Member is not able to attend a meeting, he or she must notify the Chair of the meeting in writing of his or her absence.
- (3) During a meeting, the DPRD Members are prohibited from:
 - a. leaving the meeting room without the Meeting Chair's permission, unless such action is considered to represent or express their political stance either as an individual or represented Faction;
 - b. using communication devices or similar devices which may disrupt the proceedings of the meeting;
 - c. interrupting another DPRD Member who is expressing his or her opinion with the Meeting Chair's permission;
 - d. engaging in actions that may stir noises or commotion or distractions that may potentially disturb the focus of a meeting participant who is speaking with the Meeting Chair's permission;
 - e. using inappropriate or impolite language during meetings;
 - f. reading a newspaper or other materials unrelated to the matters being discussed;
 - g. sleeping; and
 - h. conducting other actions that may interfere with the meeting proceedings.

Article 19

- (1) Failure to attend 6 (six) consecutive plenary sessions or Complementary Organs' meetings—which is a duty and obligation of all DPRD Members—without any legitimate reasons constitutes a severe violation of the Code of Ethics.
- (2) The phrase 'without any legitimate reasons' as referred to in section (1) means 'without notifying the Meeting Chair'.

Part Two

Ethics of Expressing Opinions

Article 20

- (1) In performing their functions, duties, and authorities, the DPRD Members are allowed to express their opinions in or off meetings in speaking or writing.
- (2) Such expressions of opinions as referred to in section (1) is politely conveyed in an appropriate language, and the contents cannot include any slander or groundless accusation.
- (3) The DPRD Members are exempted from being legally accountable for the opinions they express in DPRD meetings.

CHAPTER IX

OBLIGATIONS OF DPRD MEMBERS

Article 21

The DPRD Members have the obligations to:

- a. firmly uphold and implement the principles of Pancasila;
- b. implement the 1945 Constitution of the Republic of Indonesia and abide by the provisions of legislation;
- c. maintain and foster national harmony and the integrity of the Unitary State of the Republic of Indonesia;
- d. prioritize national interests above personal, group, and class interests;
- e. strive for the improvement of people's welfare;

- f. uphold democratic principles in local government administration;
- g. adhere to DPRD's Rules of Order and Code of Ethics;
- h. respect ethics and norms in fostering work relations with other institutions in local government administration;
- i. gather and consider constituents' aspirations regularly during recess periods;
- j. collect and follow up on public aspirations and complaints;
- k. provide moral and political accountability to constituents in their electoral regions; and
- l. report their wealth honestly and accurately in accordance with the provisions of legislation.

Article 22

- (1) The DPRD Members are obligated to protect confidential information and not disclose any classified information to any party.
- (2) The DPRD Members are obligated to protect the confidential information entrusted to them until a designated time or until the information has been declared open to the public.

CHAPTER X

PROHIBITIONS FOR DPRD MEMBERS

Article 23

- (1) The DPRD Members are prohibited from holding dual positions as:
 - a. central or local government officials;
 - b. judges in judicial institutions; and
 - c. civil servants, officers of the Indonesian National Armed Forces/Indonesian National Police, employees of state-owned or local-owned enterprises, or employees of other institutions of which financial sources are the State or Local Budget.
- (2) The DPRD Members are prohibited from serving as structural officials in private educational institutions,

public accountants, consultants, advocates or attorneys, notaries, or engaging in other occupations related to the functions, duties, and authorities of the DPRD and their rights as DPRD Members.

- (3) The DPRD Members are prohibited from engaging in corruption, collusion, and nepotism.
- (4) The DPRD Members are prohibited from being involved in conflicts of interests while performing their duties and functions.
- (5) The DPRD Members are prohibited from making policies that may result in the waste of regional financial resources, means, and infrastructure.
- (6) The DPRD Members are prohibited from misusing state/regional documents or official documents, and state/regional goods and assets for their personal, families', relatives', or other parties' interests and advantages.
- (7) The DPRD Members are prohibited from engaging in actions, conducts, or speech that violate religious, social, cultural, and customary norms, which may damage the DPRD's image.
- (8) The DPRD Members are prohibited from visiting places that may damage their or the institution's honor and dignity except for official purposes.

CHAPTER XI

INAPPROPRIATE CONDUCTS BY DPRD MEMBERS

Article 24

The DPRD Members are prohibited from engaging in inappropriate conducts, including:

- a. creating and uploading social media contents that are pornographic, false, provocative, divisive, or offensive to ethnic, religious, racial, or intergroup sensibilities;
- b. accessing pornographic contents;
- c. committing or engaging in pornographic actions;
- d. planning, coordinating, or provoking rallies;

- e. displaying conducts that demeans other individuals, parties, or partners;
- f. abusing their position as DPRD Members to influence decisions in judicial or other institutions for personal or group advantages;
- g. taking actions, engaging in speech, or making statements that tarnish the reputation of other parties;
- h. engaging in actions that may morally or ethically undermine the DPRD's honor, dignity, and public image.

CHAPTER XII

SANCTION AND ITS ENFORCEMENT MECHANISM

Part One

Sanction

Article 25

- (1) A DPRD Member proven to have violated the oath/pledge, the Code of Ethics, and/or the Rules of Order of the DPRD is subject to a sanction imposed by the Honorary Body.
- (2) The sanction as referred to in section (1) may include:
 - a. verbal warning;
 - b. written warning;
 - c. recommendation for removal from the position of Leader of a Complementary Organ of the DPRD;
 - d. recommendation for temporary suspension as a DPRD Member; and/or
 - e. recommendation for removal as a DPRD member in accordance with the legislation.

Article 26

- (1) The verbal warning as referred to in Article 25 section (2) point a is given for a violation:
 - a. that does not constitute a legal violation;
 - b. that concerns individual and family ethics; and
 - c. that concerns the rules of order of meetings not covered by the mass media.

- (2) The written warning as referred to in Article 25 section (2) point b is given for a violation that repeats one for which a verbal warning has been imposed.
- (3) The sanction of recommendation for removal as a Leader of a Complementary Organ of the DPRD as referred to in Article 25 section (2) point c is given to a violation of the official oath/pledge.
- (4) The sanction of recommendation for temporary suspension as a DPRD Member as referred to in Article 25 section (2) point d involves temporary exemption from all duties, responsibilities, and authorities attached to his or her position and is imposed for a violation of the official oath/pledge.
- (5) The sanction of recommendation for removal as a DPRD Member as referred to in Article 25 section (2) point e is given for a violation of:
 - a. the official oath/pledge;
 - a. the provisions as referred to in Article 21, Article 22, and Article 23.
- (6) In addition to an ethical sanction, a violation to the Code of Ethics that constitutes a violation of the criminal or civil code is also subject to a sanction in accordance with the provisions of legislation.

Part Two

Mechanism of Sanction Enforcement

Article 27

- (1) The process and mechanism of sanction enforcement are carried out by the Honorary Body.
- (2) Further provisions regarding the process and mechanism of sanction enforcement as referred to in section (1) are regulated by a DPRD Regulation on Rules of Procedure of the Honorary Body.

Article 28

- (1) The Code of Ethics is enforced through prevention and action.

- (2) The preventive efforts as referred to in section (1) may include the following measures: coordination, dissemination, training, issuance of circulars and recommendations or other measures decided by the Honorary Body.
- (3) Further provisions regarding such enforcement actions as referred to in section (1) are regulated under DPRD Regulation on Rules of Procedure of the Honorary Body.

CHAPTER XIII REHABILITATION

Article 29

- (1) A DPRD Member who has been suspected or reported but, upon verification and clarification, is not proven to have violated the Code of Ethics and/or the Rules of Order is entitled to the right of Rehabilitation.
- (2) Rehabilitation may take the following forms:
 - a. restoration of good name, which involves the recovery of personal image/reputation from accusations or suspicions that have been proven to be violated the Code of Ethics; and/or
 - b. recovery of rights, which involves restoring the member's rights to their previous state in accordance with the provisions of legislation, provided the member has been proven not to have violated the Code of Ethics.
- (3) The Rehabilitation as referred to in section (2) is expressed in writing and communicated by the Honorary Body in a Plenary Session through the DPRD Leadership.
- (4) The DPRD Leadership must announce such rehabilitation in the local mass media.

CHAPTER XIV
CLOSING PROVISIONS

Article 30

At the time this DPRD Regulation comes into force, Regulation of the Regional House of Representatives of the Municipality of Bandung Number 2 of 2020 on Code of Ethics (Regional Bulletin of the Municipality of Bandung of 2020 Number 66) is repealed and declared ineffective.

Article 31

This DPRD Regulation comes into force on the date of its promulgation.

In order that every person may know hereof, it is ordered to promulgate this DPRD Regulation by its placement in the Regional Bulletin of the Municipality of Bandung.

Issued in Bandung
on 28 June 2022

CHAIR OF REGIONAL HOUSE OF REPRESENTATIVES
OF THE MUNICIPALITY OF BANDUNG

signed

TEDY RUSMAWAN

Promulgated in Bandung
on 1 September 2022

REGIONAL SECRETARY
OF THE MUNICIPALITY OF BANDUNG

signed

EMA SUMARNA

REGIONAL BULLETIN OF THE MUNICIPALITY OF BANDUNG OF 2022
NUMBER 101

Jakarta, 22 July 2025

Has been translated as an Official Translation
on behalf of the Minister of Law
of the Republic of Indonesia

DIRECTOR GENERAL OF LEGISLATION,



DHAHANA PUTRA