

REGULATION OF THE SPECIAL REGION OF YOGYAKARTA
NUMBER 1 OF 2015
ON
AMENDMENT TO REGULATION OF SPECIAL REGION OF YOGYAKARTA
NUMBER 1 OF 2013 ON AUTHORITY IN SPECIALTY MATTERS OF THE
SPECIAL REGION OF YOGYAKARTA

BY THE BLESSINGS OF ALMIGHTY GOD

GOVERNOR OF THE SPECIAL REGION OF YOGYAKARTA,

Considering : that in order to implement the clarification result of Minister of Home Affairs Number 188.34/199/SJ dated 10 January 2014 on Regulation of Special Region of Yogyakarta Number 1 of 2013 on Authority in Specialty Matters of the Special Region of Yogyakarta, it is necessary to issue Regulation of the Special Region of Yogyakarta on Amendment to Regulation of the Special Region of Yogyakarta Number 1 of 2013 on Authority in Specialty Matters of the Special Region of Yogyakarta;

Observing : 1. Article 18 section (6) of the 1945 Constitution of the Republic of Indonesia;

2. Law Number 3 of 1950 on Establishment of the Special Region of Jogjakarta (State Gazette of the Republic of Indonesia of 1950 Number 3) as amended and last by Law Number 9 of 1955 on Amendment to Law Number 3 of 1950 on Establishment of the Special Region of Jogjakarta juncto Law Number 19 of 1950 on the Establishment of the Special Region of Jogjakarta (State Gazette of the Republic of Indonesia of 1955 Number 43, Supplement to the State Gazette of the Republic of Indonesia Number 827);

3. Law Number 13 of 2012 on the Specialty of the Special Region of Yogyakarta (State Gazette of the Republic of Indonesia of 2012 Number 170, Supplement to the State Gazette of the Republic of Indonesia Number 5339);

4. Law Number 23 of 2014 on Local Governance (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 9 of 2015 on the Second Amendment to Law Number 23 of 2014 on Local Governance (State Gazette of the Republic of Indonesia of 2015 Number 58, Supplement to the State Gazette of the Republic of Indonesia Number 5679);

5. Government Regulation Number 31 of 1950 on the Enforcement of Law Number 2, 3, 10 and 11 of 1950 (State Gazette of the Republic of Indonesia of 1950 Number 58);
6. Regulation of the Special Region of Yogyakarta Number 1 of 2013 on Procedures for Making Regulations of Special Region (Regional Gazette of the Special Region of Yogyakarta of 2013 Number 1, Supplement to the Regional Gazette of the Special Region of Yogyakarta Number 1) as amended by Regulation of the Special Region of Yogyakarta Number 2 of 2015 on Amendment to Regulation of the Special Region of Yogyakarta Number 1 of 2013 on Procedures for Making Regulations of Special Region , (Regional Gazette of the Special Region of Yogyakarta of 2015 Number 2, Supplement to the Regional Gazette of the Special Region of Yogyakarta Number 2);
7. Regulation of the Special Region of Yogyakarta Number 1 of 2013 on Authority in Specialty Matters Affairs of the Special Region of Yogyakarta (Regional Gazette of the Special Region of Yogyakarta of 2013 Number 9, Supplement to the Gazette of the Special Region of Yogyakarta Number 9).

With the Joint Approval of
THE HOUSE OF REPRESENTATIVES OF THE SPECIAL REGION OF
YOGYAKARTA
and
GOVERNOR OF THE SPECIAL REGION OF YOGYAKARTA

HAS DECIDED:

To issue : REGULATION OF THE SPECIAL REGION OF YOGYAKARTA
NUMBER 1 OF 2013 ON AUTHORITY IN SPECIALTY MATTERS
OF THE SPECIAL REGION OF YOGYAKARTA.

Article I

Several provisions in Regulation of the Special Region of Yogyakarta Number 1 of 2013 on Authority in Specialty Matters of the Special Region of Yogyakarta (Regional Gazette of the Special Region of Yogyakarta of 2013 Number 9, Supplement to the Regional Gazette of the Special Region of Yogyakarta Number 9) are amended as follows:

1. The provisions of Article 18 are amended to read as follows:

Article 18

The Governor has duties to:

- a. lead the implementation of government affairs and specialty matters based on the provisions of legislation and policies determined by DPRD;
- b. maintain public peace and order;
- c. prepare and submit draft regional regulations on the Regional Long-Term Development Plan and draft regional regulations on the Regional Medium-Term Development Plan to the DPRD for discussion with the DPRD, as well as to prepare and determine the Local Government Work Plan;
- d. prepare and submit draft Regional Regulations on the Local Budget, draft Regional Regulations on amendments

- to the Local Budget, and draft Regional Regulations on accountability for the implementation of the Local Budget to the DPRD for joint discussion;
 - e. represent the Region in and out of court, and may appoint a legal counsel to represent him/her in accordance with the provisions of legislation; and
 - f. perform other duties in accordance with the provisions of legislation.
2. The provisions of Article 21 section (1) are amended and after section (2) a new section (3) is added, so that Article 21 reads as follows:

Article 21

- (1) The Deputy Governor has duties to:
- a. assist the Governor in:
 - 1. leading the implementation of government affairs and Specialty matters;
 - 2. coordinating the activities of regional apparatus;
 - 3. following up on reports and/or findings from the supervision of supervisory apparatus; and
 - 4. monitoring and evaluating the implementation of Local Government, carried out by regional apparatus.
 - b. provide advice and considerations to the Governor in administering government affairs and Specialty matters;
 - c. carry out the daily duties of the Governor if the Governor is temporarily absent; and
 - d. carry out other duties in accordance with the provisions of legislation.
- (2) In addition to carrying out the duties as referred to in section (1), the Deputy Governor carries out other government duties assigned by the Governor which are stipulated by a decree of the Governor.
- (3) In carrying out the duties as referred to in section (1) and section (2), the Deputy Governor is responsible to the Governor.

3. The provisions of Article 22 are amended to read as follows:

Article 22

Further provisions regarding Procedures for Filling the Position, Inauguration, Seat, Duties and Authority of the Governor and Deputy Governor are regulated by Perdas (Special Region Regulation).

4. The provisions of Article 33 are amended to read as follows:

Article 33

Further provisions regarding the establishment of Local Government institutions are regulated by Perdas.

5. The provisions of Article 34 section (4) are amended to read as follows:

Article 34

- (1) The Local Government has authority in Cultural Affairs.
- (2) The authority in the Cultural affairs is administered to maintain and develop the results of copyright, taste, will (*karsa*) and work in the form of values, knowledge, norms, custom, objects, art, and noble traditions rooted in DIY society.
- (3) In carrying out the authority in cultural affairs as referred to in section (1), it is realized through policies for the protection, development and utilization of culture.
- (4) In administering the authority in cultural affairs as referred to in section (3), the Local Government may coordinate with the Technical Implementation Unit (UPT) in the field of Culture, Sultanate and Duchy, Regency/Municipal Government, Rural/Urban Village Government, and the community.

6. The provisions of Article 44 are amended to read as follows:

Article 44

Further provisions regarding the regulation of authority in Cultural affairs are governed by Perdais.

7. The provisions of Article 52 are amended to read as follows:

Article 52

Further provisions regarding the management and utilization of Sultanate Land and Duchy Land are regulated by Perdais.

8. The provisions of Article 54 section (5) are amended to read as follows:

Article 54

- (1) The Local Government has the authority in the implementation of Spatial Planning including Sultanate Land and Duchy Land as well as other spatial unit areas that have Specialty values.
- (2) The authority of the Local Government in terms of Spatial Planning of Sultanate Land and Duchy Land as referred to in section (1) is in the form of facilitating the establishment of a general framework for the Spatial Planning policy of Sultanate Land and Duchy Land including:
 - a. spatial structure development policy; and
 - b. spatial pattern development policy.
- (3) The Sultanate and Duchy have authority in Spatial Planning limited to the management and utilization of Sultanate Land and Duchy Land.
- (4) Spatial authority in the management and utilization of Sultanate Land and Duchy Land is administered through the establishment of a general framework of Spatial policy.
- (5) The authority of the Sultanate and Kadipaten as referred to in section (3) refers to the National Spatial Plan and the DIY Spatial Plan.

9. The provisions of Article 57 section (2) are amended to read as follows:

Article 57

- (1) Spatial planning of Sultanate Land and Duchy Land is carried out in harmony and integration with other spatial units that have specialty values and are area-based.
- (2) Spatial planning as referred to in section (1) is carried out by means of:
 - a. restoring the function of space;
 - b. improving the function of space;
 - c. strengthening the function of space; and
 - d. developing the function of space.
- (3) Other units of space that have specialty value as referred to in section (1) include:
 - a. imaginary axis;
 - b. philosophical axis; and
 - c. other spatial units proposed by the Sultanate and Duchy to be determined by the Local Government.

10. The provisions of Article 58 are amended to read as follows:

Article 58

Further provisions regarding the Spatial Management of Sultanate Land and Duchy Land and other spatial units that have specialty values are regulated by Perdais.

11. The provisions of Article 59 are amended to read as follows:

Article 59

- (1) In the context of implementing the Specialty matters, the Local Government is obligated to make a need plan as outlined in a 5 (five) annual program and activity plan in accordance with the Regional Medium-Term Development Plan.
- (2) The Local Government elaborates the 5 (five) annual program and activity plan as referred to in section (1) in the annual program and activity plan.
- (3) In the preparation of annual program and activity as referred to in section (2), the DPRD may provide suggestions.
- (4) The preparation of annual program and activity plan as referred to in section (2) is carried out through coordination meetings involving the Sultanate, Kadipaten, related SKPD and the community.

12. The provisions of Article 60 are amended to read as follows:

Article 60

Funding in the context of administering the DIY Specialty matters comes from the State Budget in accordance with the needs of DIY and the financial capacity of the State.

13. The provisions of Article 62 are amended to read as follows:

Article 62

The Governor submits a report on the implementation of DIY Specialty activities to the Government through the Minister of

Home Affairs at the end of each fiscal year with a copy to the DPRD.

14. The provisions of Article 63 section (3) are deleted, so that Article 63 reads as follows:

Pasal 63

- (1) When this Perda is comes into force, existing regional apparatus are given the task of administering specialty matters until the establishment of Perda on Institutions as referred to in Article 33.
- (2) Prior to the establishment of the Perda on Institutions as referred to in section (1), the implementation of specialty matters in SKPD (Regional Work Unit) is further regulated by a Governor Regulation.
- (3) Deleted.

15. The provisions of Article 64 are amended to read as follows:

Pasal 64

All provisions in the Perda that regulate Spatial Planning, Land, Culture, and Institutionalization remain effective to the extent not contrary to legislation.

16. The provisions of Article 65 are amended to read as follows:

Article 65

Implementing Regulations of this Perda are issued not later than 2 (two) years as of the promulgation of this Perda.

17. The Elucidation of Article 57 section (3) point c is amended to read as follows:

Article 57

Section (1)

Sufficiently clear.

Section (2)

Point a

The term “restoring the function of space” means a restoration activity in accordance with the value and function of space.

Point b

The term “improving the function of space” means the activity of maintaining the value and function of space.

Point c

The term “strengthening the function of space” means any improvement activity in accordance with the value to realize the value and function of space.

Point d

The term “developing the function of space” means the activity of maintaining and adding spatial functions that support the value and main function of the area.

Section (3)

Point a

The “imaginary axis” means the south sea-Kraton-Mount Merapi axis.

Point b

The “philosophical axis” means the monument-Kraton-Pangung Krapyak axis.

Point c

The term “other spatial units” means a space unit that is not located in the Sultanate and Duchy land that is influenced by the culture of Ngayogyakarta Kingdom and/or Pakualaman Duchy, the establishment of which is proposed by the Sultanate and Duchy.

18. The Elucidation of Article 59 is amended to read as follows

Article 59

Section (1)

The term “Local Government” means the Local Government along with the DPRD.

Section (2)

Sufficiently clear.

Section (3)

Sufficiently clear.

Section (4)

Sufficiently clear.

Article II

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

In order that every person may know hereof, it is ordered to promulgate this Special Regional Regulation by its placement in the Gazette of the Special Region of Yogyakarta.

Issued in Yogyakarta
on 10 March 2015
GOVERNOR OF THE SPECIAL REGION
OF YOGYAKARTA,

signed

HAMENGKU BUWONO X

Promulgated in Yogyakarta
on 10 March 2015

REGIONAL SECRETARY OF THE SPECIAL REGION OF YOGYAKARTA,

signed

ICHSANURI

REGIONAL GAZETTE OF THE SPECIAL REGION OF YOGYAKARTA OF 2017
NUMBER 3

Jakarta, 24 December 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

ELUCIDATION OF
REGULATION OF THE SPECIAL REGION OF YOGYAKARTA
NUMBER 1 OF 2015
ON
AMENDMENT TO REGULATION OF THE SPECIAL REGION OF YOGYAKARTA
NUMBER 1 OF 2013 ON AUTHORITY IN SPECIALTY MATTERS OF THE
SPECIAL REGION OF YOGYAKARTA

I. GENERAL

Law Number 13 of 2012 Article 7 section (4) mandates that authority in Specialty matters which include: (a) procedures for filling the position, seat, duties, and authority of the Governor and Deputy Governor, (b) Local Government institutions, (c) culture, (d) land, and (e) spatial planning, must be regulated by Perdais.

The local government and the local parliament have enacted Special Regional Regulation Number of 2013 on the Authority in Specialty affairs, which is the macro direction for subsequent Perdais.

In accordance with the provisions of Regulation of the Minister of Home Affairs Number 1 of 2014 on Making Regional Legal Products, which is a replacement for Regulation of the Minister of Home Affairs Number 53 of 2011, every Provincial Regulation that has been issued, is submitted to the Minister of Home Affairs for clarification. This provision applies to all regional regulations and Perdais.

Perdais Number 1 under 2013 on Authority in Specialty Matters has been clarified by the Minister of Home Affairs through letter Number: 188.34/199/SJ dated 10 January 2014, so it needs to be followed up by the Local Government and DPRD by making Special Regional Regulation on Amendments to Special Regional Regulation Number 1 of 2013 on Authority in Specialty Matters of the Special Region of Yogyakarta.

II. ARTICLE BY ARTICLE

Article I

Sufficiently clear.

Article II

Sufficiently clear.

SUPPLEMENT TO THE REGIONAL GAZETTE OF THE SPECIAL REGION OF
YOGYAKARTA NUMBER 3