*** OFFICIAL ANNOUNCEMENT ***

GENERAL

THE PRESIDENT OF THE REPUBLIC OF INDONESIA

PRESIDENTIAL DECREE
NUMBER : 82/1995; DATED : DECEMBER 26, 1995

RE

PEAT LAND DEVELOPMENT FOR FOOD CROP AGRICULTURE IN CENTRAL KALIMANTAN

THE PRESIDENT OF THE REPUBLIC OF INDONESIA

Considering :

a. that the agricultural sector plays a very significant role in national development, particularly in the effort to continue strengthening food self-sufficiency;

b. that in connection with the above, and in line with equity in the implementation of activities and development result and the improvement in the programme of environment-oriented territorial development, it is deemed necessary to take measures to develop and utilize peat land in Central Kalimantan in the framework of increasing production and strengthening food self-sufficiency;

c. that to accelerate the realization of the said peat land development, it is deemed necessary to stipulate programme planning, development implementation and fund provision in a Presidential Decree;

Bearing in mind :

1. Article 4 paragraph (1) of the Constitution of 1945;

2. Act No. 5 of 1967 on Forestry Basic Stipulations (State Gazette No. 8/1967, Supplementary to State Gazette No. 2823);

3. Act No. 11 of 1974 on Irrigation (State Gazette No. 65 of 1974, Supplement to State Gazette 3046);

4. Act No. 4 of 1982 on Environmental Management Basic Stipulation (State Gazette No. 12 of 1982, Supplement to State Gazette No. 3215);

5. Act No. 5 of 1990 on the Conservation of Biological Natural Resources and their Ecosystem (State Gazette No. 49 of 1990, Supplement to State Gazette No. 3419);

6. Act No. 12 of 1992 on Food Crop Cultivation System (State Gazette No. 46 of 1992, Supplement to State Gazette No. 3478);
HAS DECIDED:

To stipulate: THE PRESIDENTIAL DECREE ON PEAT LAND DEVELOPMENT FOR FOOD CROP AGRICULTURE IN CENTRAL KALIMANTAN.

Article 1

(1) In the framework of preparing and extending food crop agricultural land, the development of peat land is undertaken to the extent of one million hectares in the Province/First-Level Region of Central Kalimantan.

(2) The boundaries for the development of peat land for food crop agricultural land as referred to in paragraph (1) shall be as follows:

a. To the west: The Sebangau River;
b. To the north: Buntuk - Palangkaraya highway;
c. To the east: The Kapuas Murung River;
d. To the south: The Java Sea.

Article 2

(1) Programme planning and development implementation in the framework of peat land development shall be coordinated by a Team for Peat Land Development, which shall be made up of:

a. THE STEERING TEAM

   Chairman: State Minister of National Development Planning/Chairman of the National Development Planning Board;

   Members:
   1. Minister of Public Works;
   2. Minister of Home Affairs;
   3. Minister of Agriculture;
   4. Minister of Forestry;
   5. Minister of Transmigration and the Settlement of Forest Trampers;
   6. State Minister of Agrarian Affairs/Head of the National Land Agency;
   7. Minister of Finance;
   8. State Minister of Environmental Affairs.
b. THE TECHNICAL TEAM

Chairman: 1. Minister of Public Works;

Deputy Chairman: Secretary for the Operational Control of Development;

Members:
1. Director General of Food Crop Agriculture and Horticulture, Ministry of Agriculture;
2. Director General of Inventory-Taking and Use-Making System of Forests, Ministry of Forestry;
3. Director General of Budgetary Affairs, Ministry of Finance;
4. Director General of Mobilization and Fostering, Ministry of Transmigration and the Settlement of Forest Trampers;
5. Deputy Chairman of the National Development Planning Board;
6. Director General of Regional Development, Ministry of Home Affairs;
7. Assistant in charge of Agrarian Affairs;
8. Deputy Head of the Agency for the Control of Environmental Impacts.

Secretary: Director General of Irrigation, Ministry of Public Works.

(2) The Peat Land Development Team shall observe Presidential directives and shall be accountable to the President.

(3) In performing his tasks, the Chairman of the Technical Team may summon other particular officials whose scope of duty and responsibility is related to peat land development to attend the meeting he convenes.

Article 3

(1) The planning and development as referred to in Article 2 shall be technically implemented functionally by government agencies concerned with due observance to the prevailing laws.

(2) The planning and development as referred to in paragraph (1) shall encompass among other things:

a. Spatial layout planning with the structure of soil fertility and the irrigation network system as its reference, linkage with a transmigration programme and the environmental and ecological aspects;

b. The drawing up of an analysis on the impacts of the environment (AMDAL);

c. Land reservation/supplies;

d. The release of land formerly a forest area;

e. The planning and implementation of irrigation network construction;

f. The provision of agricultural pilot project and counselling infrastructures and facilities;

g. The planning of manpower or farmers along with their settlement;

h. The planning of water and land/road transportation networks along with their supporting infrastructures.

Article 4

(1) The planning and development in the framework of peat land development as referred to in Article
3 shall be financed with funds from the State’s Budget of Revenue and Expenditure (APBN) and Presidential Aid Funds.

(2) The activities financed with APBN funds functionally channeled through the budget of technical government agencies concerned shall encompass:

a. The implementation of the construction of secondary and tertiary irrigation networks;
b. The preparation of infrastructures and facilities for agricultural pilot projects and counselling;
c. The preparation and implementation of the provision of manpower or farmers along with their settlement in the network of a transmigration programme;
d. The drawing up of the plans of and the construction of the infrastructures and facilities for water and land/road transportation; and
e. Other activities as referred to in Article 3 paragraph (2) with the exception of primary irrigation network planning and construction.

(3) The activities financed with Presidential Aid Funds shall be primary irrigation network planning and construction.

(4) The amounts of the Presidential Aid Funds as referred to in paragraph (3) and the procedure for their management shall be stipulated separately in a Presidential Decree.

**Article 5**

Further stipulations needed for the enforcement of this Presidential Decree shall be regulated by the Minister of Public Works in his capacity as the Chairman of the Technical Team, who shall take into account the consideration of the Steering Team.

**Article 6**

This Presidential Decree shall take effect as from the date of stipulation.

Stipulated at JAKARTA
On December 25, 1995

THE PRESIDENT OF THE REPUBLIC OF INDONESIA signed

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