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ENVIRONMENT  
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DEPARTMENT OF ENVIRONMENT OF THE REPUBLIC OF INDONESIA

**DECREE OF THE STATE MINISTER FOR THE ENVIRONMENT  
NUMBER : 40 /2000 ; DATED : NOVEMBER 6, 2000**

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**WORKING PROCEDURES FOR THE COMMISSION FOR APPRAISAL OF  
ENVIRONMENTAL IMPACT ANALYSIS**

THE STATE MINISTER FOR THE ENVIRONMENT

- Considering :**
- a. that in order to implement the provision in Article 8 paragraph (7) of Government Regulation No. 27/1999 on the Environmental Impact Analysis and Article 2 paragraph (3) item 18 and Article 3 paragraph (5) item 16 of Government Regulation No. 25/2000 on the Authority of the Government and Provinces as Autonomous Regions, it is necessary to stipulate Working Procedures for the Commission for Appraisal of Environmental Impact Analysis in the Central, Provincial, and Regional/Municipal Levels;
  - b. that the Decree of the State Minister for the Environment No. Kep-13/MENLH/3/1994 on the Guidelines for the Membership Structure and Working Procedures of the Commission for the Environmental Impact Analysis is no longer suitable to the development of conditions;
  - c. that based on the considerations mentioned in items 1 and 2 above, it is necessary to stipulate a Decision of the State Minister for the Environment on the Working Procedures for the Commission for appraisal of the Environmental Impact Analysis.

**Bearing  
in mind**

- 1. Act No. 23/1997 on the Environmental Management (State Gazette of 1997 No. 68, Supplement to State Gazette No.3669);
- 2. Act No. 22/1999 on Regional Administration (State Gazette of 1999 No. 60, Supplement to State Gazette No. 3839);
- 3. Act No. 25/1999 on the Financial Equilibrium between the Central government and Regional Administrations (State Gazette of 1999 No. 72, Supplement to State Gazette No. 3848);
- 4. Government Regulation No. 27/1999 on the Environmental Impact Analysis (State Gazette of 1999 No. 59, Supplement to State Gazette No. 3838);
- 5. Government Regulation No. 25/2000 on the Authority of the government and provinces as Autonomous Regions (State Gazette of 2000 No. 54, Supplement to State Gazette No. 3952);

6. Presidential Decree No. 134/1999 on the Status, Responsibility Functions, Organizational Structures, and Working Procedures of State Ministers;
7. Presidential Decree No. 10/2000 on the Environmental Impact Controlling Agency;
8. Decree of the State Minister for the Environment No. 3/2000 on the Types of Business and/or Activities That Must Be Completed With Environmental Impact Analysis.

**HAS DECIDED :**

**To stipulate : THE DECREE OF THE STATE MINISTER FOR THE ENVIRONMENT ON WORKING PROCEDURES FOR THE COMMISSION FOR APPRAISAL OF ENVIRONMENTAL IMPACT ANALYSIS.**

**CHAPTER I  
TASKS, AUTHORITY AND FUNCTIONS  
Article 1**

- (1) The Commission for Appraisal of the Environmental Impact Analysis, which is hereinafter called as the Appraisal Commission shall have the task of evaluating the scope, environmental impact analysis, environmental management plan, and environmental monitoring plan.
- (2) The Appraisal Commission shall be established :
  - a. In central level, by the Minister
  - b. In provincial, by the Governor;
  - c. In regent/municipal level, by the Regent/Mayor.
- (3) *In executing the task, the Appraisal Commission as mentioned in paragraph (1) shall be assisted by :*
  - a. Technical Team of the appraisers Commission, which is hereinafter called the Technical Team;
  - b. Secretariat of the Appraisal Commission, which is hereinafter called the Appraisal Commission Secretariat.
- (4) The Central Appraisal Commission is authorized to evaluate the results of environmental impact analysis for all types of plans of business and/or activities fulfilling the following criteria :
  - a. Activities that have potential negative impacts on the public at large and/or are concerning defense and security, such as constructions and operations of nuclear reactors, non-reactor nuclear installations, submarine tailings, satellite launching technology, genetic engineering technology, oil and gas exploitations, constructions of oil refinery, radioactive excavating materials mining, constructions of aircraft industry, weapon industry, explosive industry, industries using raw materials from imported wastes, airport constructions, ocean harbor constructions, and the process of dangerous and poisonous wastes (B3);

- b. Locations planned for business and/or activities covering more than one province;
  - c. Activities located in regions under dispute with foreign countries;
  - d. 12 miles or more of the sea territory; and
  - e. The borders between Indonesia and other countries.
- (5) The Provincial Appraisal Commission is authorized to evaluate the result of environmental impact analysis for:
- a. plans for business and/or activities that will potentially have a negative impact on the public, such as : construction of pulp industry or paper integrated with pulp industry, cement industry and the quarries, petrochemical industry, forest concessions and their processing units, development of industrial forestry plantation and the processing units, cultivation of annual garden plantations, cultivation of food and horticultural plants including processing units, electric generators using the power of water/steam/earth heater, diesel, constructions of non-international airports and non-international ocean harbors;
  - b. locations for plans for business and/or activities in more than one regency/municipality; and
  - c. 4 to 12 miles of the sea territory.
- (6) The Appraisal Commission of a regency/municipality is authorized to evaluate the results of environmental impact analysts for all plans of business and/or activities conducted outside the central and provincial authorities which is ruled in the Decision of the State Minister of Environment on the Types of Business and/or Activities That Must Be Completed With Environmental Impact Analysis.
- (7) In the event that the regency/municipality is not able or has not been able to implement their authorities specified in sub section (6), the authorities might be substituted to the Province.
- (8) If the Province is not able to implement the authority mentioned in sub sections (5) and (7), the Provincial Appraisal Commission may request the assistance of the central Appraisal Commission.

## **Article 2**

- (1) In implementing the tasks outlined in Article 1, the Appraisal Commission's function is to provide input and basic considerations in decision-making regarding the agreement on the scope and environmental feasibility on a plan for business and/or activities to :
- a. Head of the Central Environmental Impact Controlling Agency;
  - b. the Governor, in Provincial level;
  - c. the Regent/mayor in Regent/Municipal level.

- (2) In running its duties, the Appraisal Commission must pay attention to the national policies on environmental management, regional development plan, regional spatial system plan, and defense & security.

### **Article 3**

- (1) *Membership structure of the Appraisal Commission is Chairman and member, Secretary and member, and other members.*
- (2) Chairman of the Commission mentioned in sub-section (1) is :
- a. *In Central level, the Deputy for the Environmental Impact Controlling Agency specializing in the environmental impact analysis;*
  - b. *In Provincial level, Head of the Regional Environmental Impact Controlling Agency;*
  - c. *In Regent/Municipal level, Head of the Regent/Municipal Environmental Impact Controlling Agency or other officials assigned to control the environmental impact of a Regency/Municipality.*
- (3) Chairman of the Appraisal Commission is responsible for :
- a. *Coordinating the process of evaluation of the scope, environmental impact analysis, environment-management plan, and environment supervising plan;*
  - b. *Submitting consideration materials of the Appraisal Commission as a basis in deciding the agreement regarding the scope and environmental feasibility, plans for business and/or activities to Head of the Environmental Impact Controlling Agency, the Governor, or the Regent/Mayor.*
- (4) The Appraisal Commission Secretary mentioned in sub-section (1) is :
- a. *in central level, Head of the Directorate that is responsible for the environmental impact analyst at the Environmental Impact Controlling Agency;*
  - b. *In Provincial level, Head of the Division responsible for the environmental impact analyst at the Provincial Environmental Impact Controlling Agency;*
  - c. *In Regent/Municipal level, Head of the Division responsible for the environmental impact analysis at the regent/Municipal Environmental Impact Controlling Agency or other officers assigned to handle the environmental impact analysis in a regency/municipality.*
- (5) The Appraisal Commission Secretary is responsible for :
- a. *Assisting to Chairman in running its duties;*
  - b. *Formulating appraisal results on the scope, environmental impact analysis, environment-processing plan, and environment-supervising plan conducted by the Appraisal Commission.*

- (6) In conducting evaluation, members of the Central Appraisal Commission shall provide advice, information and response in the form of :
- a. Policies of the represented institutions for government institution members;
  - b. Regional development and expansion policies for members of the Provincial and regent/Municipal level;
  - c. Considerations based on scientific principles for university members;
  - d. Considerations based on expertise for experts;
  - e. Environmental interest for members of environmental/non-government organizations;
  - f. Public aspirations and interests for members representing the public who are assumed to suffer from impact of the business/activities.
- (7) In conducting evaluation, appraisal members of the Provincial Appraisal Commission shall provide advice, information, and response in the form of :
- a. Policies of the represented institutions for government institution members;
  - b. Regional development and expansion policies for Regent/Municipal members;
  - c. Considerations based on scientific principles for university members;
  - d. Considerations based on expertise for experts;
  - e. Environmental interests for members of environmental/public self-supporting organizations;
  - f. Public aspirations and interests for members representing the public who are assumed to suffer from impact of the business/activities.
- (8) In conducting evaluation, members of a Regent/Municipal Appraisal Commission shall provide advice, information, and response in the The Technical Team.

#### **Article 4**

- (1) The Technical Team is established :
- a. In central level, by Ministers of the Technical the Ministries or Chairman of Non-ministerial Government Institution located in each sector. This team is part of the Technical Team as mentioned in Article 12 sub section (1) of Government regulation No. 27/1999;
  - b. In provincial level, by Head of the Provincial Environment Impact Controlling Agency (Bapeda) as the Chairman of the Provincial Appraisal Commission for the Environmental Impact Analysis;
  - c. In a Regency/Municipality, by Chairman of the Regent/Municipal Environmental Impact Controlling Agency or officers assigned to control the environmental impact as

Chairman of the Appraisal Commission for the environmental impact occurring of a regency/Municipality.

- (2) The Technical Team is chaired by a Head who is in ex-officio held by the Secretary of the Appraisal Commission for Environmental Impact Analysis.

#### **Article 5**

- (1) The Technical Team is responsible for evaluating the scope, environmental impact analysis, environment-management plan and environment supervising plan technically upon request of the Appraisal Commission.
- (2) Technical evaluation as mentioned in sub- section (1) shall include evaluation conducted on:
  - a. Compatibility with general and/or technical guidelines in the field of environmental impact analysis;
  - b. Compatibility with the laws on the technical field of the relevant sector;
  - c. Adjustability to the location and spatial system;
  - d. Determination of the application of methods of evaluation/analysis;
  - e. Genuineness of data;
  - f. Feasibility of design, technology, and production process;
  - g. Ecological feasibility.

#### **Article 6**

In running its duties, the Technical Team is responsible in providing input and technical considerations to the Appraisal Commission.

### **Part Three** **Appraisal Commission Secretariat** **Article 7**

- (1) The Appraisal Commission Secretariat is located in :
  - a. In Central level, at the Directorate of Environmental Impact Analysis at the Environmental Impact Controlling Agency;
  - b. In Provincial level, at the Provincial Environmental Impact Controlling Agency;
  - c. In Regent/Municipal level, at the Regent/Municipal Environmental Impact Controlling Agency or at other institutions responsible for controlling the environmental impact of a regency/municipality.
- (2) The Appraisal Commission Secretariat, chaired by a Head who report to Chairman of the Appraisal Commission.

### **Article 8**

The Appraisal Commission Secretariat is responsible in the field of secretariat, equipment, and supply of supporting information and other duties assigned by the Commission.

### **Article 9**

In running the duties specified in Article 8, the Appraisal Commission Secretariat mentioned in Article 8 is responsible for supporting the acceleration of the duties and functions as appraiser and technical team.

## **CHAPTER II**

### **S C O P E**

#### **Part One**

#### **Procedures for Receiving Documents**

### **Article 10**

- (1) The scope shall be evaluated by :
  - a. Central Appraisal Commission, filed by the initiator to Head of the Environmental Impact Controlling Agency;
  - b. Provincial Appraisal Commission, filed by the initiator to the Governor through the Provincial Appraisal Commission Secretariat;
  - c. Regent/Municipal Appraisal Commission, filed by the initiator to the Regent/Mayor through the Secretariat of the Regent/Municipal Commission.
- (2) Documents covering the scope, which is delivered according to the manners stipulated in sub section (1), shall at least be prepared in 35 copies.
- (3) The Appraisal Commission Secretariat shall provide receipt of the documents mentioned in sub-section (2) to the initiator, specifying the day and date of receipt.

#### **Part Two**

#### **Appraisal by the Technical Team**

### **Article 11**

- (1) Chairman of the Appraisal Commission shall request the Technical Team to evaluate the scope.
- (2) Invitation and documents shall be receipt by all meeting participants not later than 10 days prior to the day and date of appraisal.
- (3) Appraisal by the Technical Team shall be conducted in the form of a meeting chaired by Chairman of the Technical Team.
- (4) All suggestions, opinions, and responses of members of the Technical Team shall be noted by the officers of the Appraisal Commission Secretariat.

- (5) Suggestions and technical considerations shall be conveyed in the Appraisal Commission Meeting.

**Part Three**  
**Evaluation by the Appraisal Commission**  
**Article 12**

- (1) Chairman of the Appraisal Commission shall invited the members for evaluation of the scope.
- (2) *Invitation and documents for the appraisal meeting must have been received by the meeting participants not later than 10 working days prior to the day and date of the meeting.*
- (3) Evaluation by the Appraisal Commission shall be conducted by convening a meeting chaired by Chairman of the Appraisal Commission.
- (4) *In the event that Chairman of the Appraisal Commission is not able to chair the meeting, the Appraisal Commission Secretary shall replace him/her.*
- (5) In the event that Chairman and Secretary of the Appraisal Commission are not able to chair the meeting, the other agreed members shall replace them.
- (6) *Underwriters of business and/or activities or the appointed representatives who have capacity in decision-making shall also attend the meeting as specified in sub section (3).*
- (7) In the appraisal meeting, all commission members shall have the right to convey their opinions pursuant to the provisions of Article 3 sub-sections (6), (7) and (8).
- (8) *The Appraisal Commission must pay attention to the suggestions, opinions, and responses of the public in the process of determining the scope of environmental impact analysis.*
- (9) Members of the Appraisal Commission who are not present in the appraisal meeting may provide suggestion in writing not later than 5 working days from the date of the meeting.
- (10) *An officer of the Appraisal Commission Secretariat shall register all suggestions, opinions, and responses of members of the Appraisal Commission and the initiator, which afterwards, will be contained in a minutes of appraisal.*
- (11) The initiator must directly respond and perfect the scope based on the evaluation results made by the Appraisal Commission.
- (12) Documents, that have been responded and perfected by the initiator, shall be delivered to Chairman of the Appraisal Commission through the Appraisal Commission Secretariat not later than 30 days from the day and date of the appraisal meeting.
- (13) In case that the perfected documents as mentioned in sub-section (11) have not been revised based on evaluation results, *Chairman of the Commission shall have the right to request the initiator to revise them not later than 14 working days.*
- (14) Chairman of the Appraisal Commission acting as :
  - a. Head of the Environmental Impact Controlling Agency specializing in the field of Environmental Impact Analysis in Central level;



- b. Head of the Provincial Environmental Impact Controlling Agency in Provincial Level;
- c. Head of the Regent/Municipal Environmental Impact Controlling Agency or other officers assigned to control environmental impact in a Regent/Municipal level.

shall issue a Decision on the Agreement of Scope based on evaluation results made by the Appraisal Commission.

- (15) In the event that the locations planned to operate business and/or activities are with a region which is not suitable to the spatial system plan of a region/area, the Appraisal Commission must reject the scope.

**Part Fourth  
Decision  
Article 13**

- (1) A decision on the agreement regarding the scope shall be issued by :
- a. Head of the Environmental Impact Controlling Agency for documents evaluated by the Central Appraisal Commission;
  - b. Head of the Provincial Environmental Impact Controlling Agency for documents evaluated by the Provincial Appraisal Commission;
  - c. Head of the Regent/Municipal Environmental Controlling Agency for documents evaluated by the Regent/Municipal Appraisal Commission.
- (2) Issuance of the decision specified in sub- section (1) must consider results of the Appraisal Commission meeting.
- (3) The decision mentioned in sub-section (1) must contain an agreement with regard to the scope of environmental impact analysis which will be implemented.
- (4) In Central level, copy of the decision on agreement of the scope and the documents shall be submitted by Head of the Environmental Impact Controlling Agency to :
- a. Head of the sector/institution specializing in the relevant business and/or activities;
  - b. Head of the sector/institution related to the relevant business and/or activities;
  - c. The relevant Governor;
  - d. The relevant Regent/Mayor.
- (5) In Provincial level, the Governor shall furnish copy of the decision on agreement of the scope and the documents to :
- a. Head of the sector/institution specializing in the relevant business and/or activities;
  - b. Head of the sector/institution related to the relevant business and/or activities in provincial level;

- c. Head of the Environmental Impact Controlling Agency;
  - d. Head relevant Regent/Mayor.
- (6) In Regent/Municipal level, the Regent/Mayor shall furnish copy of the decision on the *agreement of the scope and the documents* to :
- a. Head of the sector/institution specializing in the relevant business and/or activities in the Regency/Municipality;
  - b. Head of the sector/institution *related to the business and/or activities in* Regent/Municipal level;
  - c. Head of the Environmental Impact Controlling Agency;
  - d. *The relevant Governor.*
- (7) Head of the Environmental Impact Controlling Agency of the Governor or the Regent/Mayor shall publish the decision on agreement of the scope as mentioned in sub-section (1) and the documents as well.

**CHAPTER III .....**  
**To be continued**

**\*\*\* OFFICIAL ANNOUNCEMENT \*\*\***

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ENVIRONMENT

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DEPARTMENT OF ENVIRONMENT OF THE REPUBLIC OF INDONESIA

**DECREE OF THE STATE MINISTER FOR THE ENVIRONMENT  
NUMBER : 40/2000 DATED : NOVEMBER 6, 2000**

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**WORKING PROCEDURES FOR THE COMMISSION FOR APPRAISAL OF  
ENVIRONMENTAL IMPACT ANALYSIS**

(Continuation From Warta CAFI No. 54)  
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**CHAPTER III  
ENVIRONMENTAL IMPACT ANALYSIS, ENVIRONMENTAL  
MANAGEMENT PLAN, AND ENVIRONMENTAL MONITORING PLAN**

**Part One  
Procedures for Receiving Documents  
Article 14**

- (1) Environmental Impact Analysis, environment-management plan, and environment supervising plan which are evaluated by :
  - a. *Central Appraisal Commission, the one furnished by the initiator to Head of the Environmental Impact Controlling Agency through the Central Appraisal Commission Secretariat;*
  - b. Provincial Appraisal Commission, furnished by the initiator to the Governor through the Provincial Appraisal Commission Secretariat;
  - c. Regent/Municipal Appraisal Commission, furnished by the initiator to the Regent/Mayor through the Regent/Municipal Appraisal Commission Secretariat.
- (2) Documents on the environmental impact analysis, environment-management plan, and environment-supervising plan, which are furnished in the manner specified in sub-section (1), *shall at east be prepared in 35 copies.*
- (3) The Appraisal Commission secretariat shall provide receipt of documents as mentioned in sub-section (2) to the initiator by writing the day and date of receipt.

**Part Two  
Evaluation by the Technical Team  
Article 15**

- (1) Chairman of the Appraisal Commission shall request the Technical Team to evaluate environmental impact analysis, environment-management plan, and environment-supervising plan.
- (2) Invitation and documents shall be received by all meeting participants not later than 10 working days prior to the day and date of the evaluation.
- (3) Evaluation by the Technical Team shall be conducted by convening a meeting chaired by Chairman of the Technical Team.
- (4) The officer of the Appraisal Commission secretariat shall register all suggestions, opinions and response of members of the Technical Team.
- (5) Input and technical considerations shall be conveyed in the Appraisal Commission meeting.

**Part Three**  
**Evaluation by the Appraisal Commission**  
**Article 16**

- (1) Chairman of the Appraisal Commission shall request the Technical Team to evaluate the environmental impact analysis, environment-management plan, and environment-supervising plan.
- (2) Invitation and documents for appraisals meeting must have been received by the meeting participants not later than 10 days prior to the day and date of meeting.
- (3) Evaluation made by the Appraisal Commission shall be done in the form of a meeting chaired by Chairman of the Appraisal Commission.
- (4) In the event that Chairman of the Appraisal Commission is not able to the chair meeting, the Appraisal Commission Secretary shall replace him/her.
- (5) In the event that Chairman and Secretary of the Appraisal Commission are not able to chair the meeting, the other agreed members shall replace them.
- (6) Underwriters of business and/or activities or the appointed representatives who have capacity in the decision-making shall also attend the meeting specified in sub section (3).
- (7) In the appraisal meeting, all commission members shall have the right to convey their opinions pursuant to the provisions of Article 3 sub-sections (6), (7), and (8).
- (8) The Appraisal Commission must pay attention to the suggestions, opinions, and responses of the public in the process of determining the scope of environmental impact analysis.
- (9) Members of the Appraisal Commission who are not present at the meeting may provide suggestions in writing not later than 5 working days from the date of the meeting.
- (10) An officer of the Appraisal Commission Secretariat shall register all suggestions, opinions, and responses of members of the Appraisal Commission and the initiator, which afterwards, will be contained in a minutes of appraisal.

- (11) In running its duties, the Commission must pay attention to the national policies of environment-management plan, regional development plan, regional spatial system plan, and defense & security.
- (12) The initiator must respond and perfect environment impact analysis, environment-management plan, environment-supervising plan based on the evaluation results made by the Appraisal Commission.
- (13) Documents that have been responded and perfected by the initiator shall be delivered to Chairman of the Appraisal Commission through the Appraisal Commission Secretariat not later than 30 days from the day date of the appraisal meeting.
- (14) In case that the perfected documents as mentioned in sub-section (12) have not been revised based on appraisal results, Chairman of the Commission shall have the right to request the initiator to revise them not later than 14 working days.
- (15) The chairman of the Appraisal Commission shall convey reports on the appraisal and documents already completed as meant in sub-section (13) to :
  - a. Head of the Environmental Impact Controlling Agency, for Environmental Impact Analysis, environmental management plan and environmental monitoring plan which are evaluated by the Central Appraisal Commission;
  - b. The Governor for environmental impact analysis, environmental management plan, and environmental monitoring plan evaluated by the Provincial Appraisal Commission;
  - c. The regent/mayor for environmental impact analysis, environmental management plan, and environmental monitoring plan evaluated by the Regent/Municipal Appraisal Commission;

to be used as the basis for considerations in making a decision on the environmental feasibility of the relevant business plans/activities.

**Part Four**  
**Decision**  
**Article 17**

- (1) The decision on the environmental feasibility of business plans and/or activities shall be issued by :
  - a. Head of the Environmental Impact Controlling Agency, for documents evaluated by the Central Appraisal Commission;
  - b. The Governor, for documents evaluated by the Provincial Appraisal Commission;
  - c. The Regent/Mayor, for documents evaluated by the Regent/Municipal Appraisal Commission.
- (2) The decision specified in sub-section (1) must contain :
  - a. Considerations as a basis for issuing the decision;

- b. Considerations with regard to the suggestions, opinions, and responses of the public.
- (3) In the Central level, the institution assigned to control environmental impact shall furnish, copy of the feasibility decision of a business and/or activity and the documents regarding environmental impact analysis, environment-management plan, and environment supervising plan to :
  - a. the institution authorized to issue license of business and/or activities;
  - b. the institution specializing in the relevant business and/or activities;
  - c. other related institutions;
  - d. the respective Governor;
  - e. the respective regent/Mayor.
- (4) In the Provincial level, the Governor shall furnish copy of environmental feasibility decision of a business and/or activity and documents regarding environmental impact analysis, environment-management plan, and environment supervising plan to :
  - a. the institution authorized to issue license of business and/or activities;
  - b. the Regent/Mayor;
  - c. the institution specializing in the relevant business and/or activities;
  - d. the Minister;
  - e. The Minister of sectors and/or Head of LPND;
  - f. Head of the institution assigned to control environmental impact.
- (5) In the Provincial level, the Regent/Mayor shall furnish copy of environmental feasibility decision of a business and/or activity and documents regarding environmental impact analysis, environment-management plan, and environment supervising plan to :
  - a. the institution authorized to issue license of business and/or activities;
  - b. other related institutions in the Regent/Municipal level;
  - c. the Governor;
  - d. the Minister;
  - e. sectoral Ministers and/or Head of LPND;
  - f. Head of the institution assigned to control environmental impact.
- (6) Head of the Environmental Impact Controlling Agency or the Governor or the Regent/Mayor shall publish the environmental feasibility decision mentioned in sub-section (1) and the

documents.

**CHAPTER IV  
FUNDING  
Article 18**

Any expense arising from activities conducted by the Appraisal Commission, the Technical Team, and the Appraisal Commission Secretariat on the environmental impact analysis shall be credited as follows :

- a. In the Central level, to the budget of the Environmental Impact Controlling Agency;
- b. In the Provincial level, to the budget of the Provincial Environmental Impact Controlling Agency;
- c. In the Regent/Municipal level to the budget of the Regent/Municipal Environmental Impact Controlling Agency or to the budget of the institution authorized to control the environmental impact occurring in the Regent/Municipal level.

**CHAPTER V  
CLOSING PROVISIONS  
Article 19**

- (1) This Decree starts to be in full force and effect from November 7, 2000.
- (2) This Decree shall supersede the Decision of the State Minister of Environment No. Kep-13/MENLH/3/1994 on the Guidelines of Membership Structure and Work Procedures of the Commission for Appraisal of the Environmental Impact Analysis.

Stipulated in Jakarta  
On November 6, 2000

THE STATE MINISTER OF ENVIRONMENT

sgd.

DR. A. SONNY KERAF.

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