REGULATION OF THE REGENT OF BATANG

NUMBER 8 OF 2022

ON

ASSIGNMENT TO PERUSAHAAN UMUM DAERAH ANEKA USAHA AS AN EXECUTOR OF COOPERATION WITH PT. PERKEBUNAN NUSANTARA IX IN LAND UTILIZATION AND RAW MATERIAL MINE DEVELOPMENT

BY THE BLESSINGS OF ALMIGHTY GOD

REGENT OF BATANG,

Considering:

- a. that the Local Government is obligated to support the policies of the Central Government in the implementation of national development in their territory;
- b. that with the existence of a land utilization plan and the development of raw materials to support the development program in the Regency of Batang and with the existence of a Joint Agreement between the Government of the Regency of Batang, Province of Central Java and PT. Perkebunan Nusantara IX Number 019.6/006/KB/V/2021-MoU Number/025/9.6SM/2021 on Land Utilization and Material Mine Development to Development Program in the Regency of Batang, Province of Central Java, it is necessary to assign Perusahaan Umum Daerah Aneka Usaha Kabupaten Batang to carry out cooperation;
- c. that based on the provisions of Article 108 section (8) of Government Regulation Number 54 of 2017 on Local-Owned Enterprises, the Regent can give assignments to Local-Owned Enterprises through a

- Regent Regulation to support the Regional economy and carry out certain public benefit functions;
- d. that based on the considerations referred to in point a, point b, and point c, it is necessary to issue a Regent Regulation on Assignment to Perusahaan Umum Daerah Aneka Usaha as Executor of Cooperation with PT. Perkebunan Nusantara IX in Land Utilization and of Raw Material Mine Development;

Observing:

- Law Number 13 of 1950 on the Formation of Regency 1. Areas within the Province of Central Java (State Bulletin of the Republic of Indonesia dated August 8, 1950), as amended by Law Number 9 of 1950 1965 on the Establishment of the Level II Region of Batang by of amending Law Number 13 1950 on Establishment of Regency Areas within the Province of Central Java (State Gazette of the Republic of Indonesia of 1965 Number 52, Supplement to the State Gazette of the Republic of Indonesia Number 2757);
- 2. Law Number 23 of 2014 on Local Government (State Gazette of the Republic of Indonesia of 2014 Number 244, Supplement to the State Gazette of the Republic of Indonesia Number 5587), as last amended by Law Number 11 Job Creation of 2020 (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 21 of 1988 on Changes to Municipal Territory Boundaries of the Second Level Region of Pekalongan, and District Level II of Batang (State Gazette of the Republic of Indonesia of 1988 Number 42, Supplement to the State Gazette of the Republic of Indonesia Number 3381);
- 4. Government Regulation Number 54 of 2017 on Local-Owned Enterprises (State Gazette of the Republic of Indonesia Number 305 of 2017, Supplement to the State Gazette of the Republic of Indonesia Number 6173);
- 5. Regional Regulation of the Regency of Batang Number 4 of 2020 on Perusahaan Umum Daerah Aneka Usaha Kabupaten Batang (Regional Gazette of the Regency of Batang of 2020 Number 4, Supplement to the Regional Gazette of Batang Regency Number 4);

HAS DECIDED:

To Issue: REGULATION OF THE REGENT OF BATANG ON ASSIGNMENT TO PERUSAHAAN UMUM DAERAH ANEKA USAHAAS EXECUTOR OF COOPERATION WITH PT. PERKEBUNAN NUSANTARA IX IN LAND UTILIZATION AND RAW MATERIAL MINE.DEVELOPMENT

CHAPTER I

GENERAL

Article 1

In this Regional Regulation:

- 1. Region means Regency of Batang.
- 2. Local Government means the Regent and Regional Apparatuses as elements of Local Government administrator in the implementation of government affairs which become the authority of the autonomous regions.
- 3. Regent means the Regent of Batang.
- 4. Regional Inspectorate means the Regional Inspectorate of the Regency of Batang.
- 5. Perusahaan Umum Daerah Aneka Usaha Kabupaten Batang, hereinafter referred to as Perumda Aneka Usaha, means a Local-Owned Company whose capital is wholly owned by the Region, not divided into shares.

EXECUTION AND PERIOD OF ASSIGNMENT

Article 2

By this Regent Regulation, the Local Government assigns Perumda Aneka Usaha to carry out cooperation with PT. Perkebunan Nusantara IX in land utilization and raw material mine development to support development programs in the area of ± 50 (approximately fifty) hectares of land in the Siluwok Plantation of PT. Nusantara Plantation IX.

•

Article 3

- (1) The period of implementation of the cooperation as referred to in Article 2 is as long as the utilization of raw material mines is carried out.
- 2) The assignment period as referred to in section (1) may be reviewed by the Local Government.

Article 4

- (1) In the event of a force majeure (force majeure/emergency), the implementation including the period as referred to in Article 3 may be evaluated by Local Government.
- (2) Force majeure (force majeure/emergency) as referred to in section (1) includes among others:
 - a. natural disasters;
 - b. non-natural disasters;
 - c. fire;
 - d. mass strike;
 - e. social disaster; and/or
 - f. changes in government policies and/or legislation.

CHAPTER III

GOVERNMENT FUNDING AND SUPPORT

Part One

Funding

Article 5

Funding for the implementation of the assignment as referred to in Article 2 comes from:

- a. Local Revenue and Expenditure Budget;
- b company capital of Perumda Aneka Usaha; And
- b. other sources of funding that are legal and non-binding in accordance with provisions of legislation.

Part Two

Local Government Support

Article 6

In the context of carrying out the assignment as referred to in Article 2 the Local Government provides support, among others:

- a. use of Local Government assets in accordance with the provisions of legislation; and/or
- b. permit process in accordance with the provisions of legislation

CHAPTER IV

REPORTING

Article 7

In carrying out the assignment as referred to in Article 2, Perumda Aneka Usaha must submit reports to the Regent periodically every 3 (three) months or at any time as needed.

CHAPTER V

SUPERVISION AND CONTROL

Article 8

- (1) Supervision and control of the implementation of the assignment as referred to in Article 2 is carried out by a Team determined by the Regent.
- (2) The Supervision and control of the implementation of the assignment as referred to in section (1) is carried out through:
 - a. field supervision;
 - b. consultation;
 - c. coordination;
 - d. monitoring and evaluation;
 - e. testing; and

Article 9

Functional supervision of the implementation of the assignment as referred to in Article 2 is carried out by the Regional Inspectorate.

CHAPTER IV CLOSING PROVISIONS

Article 10

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

In order that every person may know hereof, it is ordered to promulgate this regional regulation by its placement in the Regional Bulletin of the Regency of Batang.

Issued in Batang

on 7 March 2022

REGENT OF BATANG signed WIHAJI

Promulgated in Batang on 7 March 2022

REGIONAL SECRETARY OF THE REGENCY OF BATANG, signed
LANI DWI REJEKI

REGIONAL BULLETIN OF THE REGENCY OF BATANG OF 2022 NUMBER 8

Jakarta, 11 January 2024
Has been translated as an Official Translation
on behalf of the Minister of Law and Human Rights
of the Republic of Indonesia
DIRECTOR GENERAL OF LEGISLATION,

ASEP N. MULYANA