

REGULATION OF THE MINISTER OF AGRARIAN AFFAIRS AND SPATIAL
PLANNING/HEAD OF THE NATIONAL LAND AGENCY OF
THE REPUBLIC OF INDONESIA
NUMBER 16 OF 2022
ON
DELEGATION OF AUTHORITY TO DETERMINE LAND RIGHTS AND LAND
REGISTRATION ACTIVITIES

BY THE BLESSINGS OF ALMIGHTY GOD

MINISTER OF AGRARIAN AFFAIRS AND SPATIAL PLANNING/HEAD OF THE
NATIONAL LAND AGENCY OF THE REPUBLIC OF INDONESIA,

- Considering : a. that to create public services and bureaucratic reform, it is necessary to improve services and implement government programs in the field of agrarian affairs/land and spatial planning;
- b. that to increase the effectiveness of the implementation of services in the field of agrarian affairs/land and spatial planning, it is necessary to delegate a broader authority to the Head of Regional Office of the National Land Agency and the Head of Land Office;
- c. that based on the considerations as referred to in point a and point b, it is necessary to issue Regulation of the Minister of Agrarian Affairs and Spatial Planning/Head of the National Land Agency on Delegation of Authority to Determine Land Rights and Land Registration Activities;
- Observing : 1. Article 17 section (3) of the 1945 Constitution of the Republic of Indonesia;
2. Law Number 39 of 2008 on State Ministries (State Gazette of the Republic of Indonesia of 2008 Number 166, Supplement to the State Gazette of the Republic of Indonesia Number 4916);
3. Law Number 5 of 2014 on State Civil Apparatus (State Gazette of the Republic of Indonesia of 2014 Number 6, Supplement to the State Gazette of the Republic of Indonesia Number 5494);
4. Law Number 30 of 2014 on Government Administration (State Gazette of the Republic of Indonesia of 2014 Number 292, Supplement to the State Gazette of the Republic of Indonesia Number 5601);

5. Government Regulation Number 24 of 1997 on Land Registration (State Gazette of the Republic of Indonesia of 1997 Number 59, Supplement to the State Gazette of the Republic of Indonesia Number 3696);
6. Government Regulation Number 18 of 2021 on Right to Manage, Land Rights, Flat Unit, and Land Registration (State Gazette of the Republic of Indonesia of 2021 Number 28, Supplement to the State Gazette of the Republic of Indonesia Number 6630);
7. Presidential Regulation Number 47 of 2020 on Ministry of Agrarian Affairs and Spatial Planning (State Gazette of the Republic of Indonesia of 2020 Number 83);
8. Presidential Regulation Number 48 of 2020 on National Land Agency (State Gazette of the Republic of Indonesia of 2020 Number 84);
9. Regulation of the Minister of Agrarian Affairs and Spatial Planning/Head of the National Land Agency Number 16 of 2020 on Organization and Work Procedure of the Ministry of Agrarian Affairs and Spatial Planning/National Land Agency (State Bulletin of the Republic of Indonesia of 2020 Number 985);
10. Regulation of the Minister of Agrarian Affairs and Spatial Planning/Head of the National Land Agency Number 17 of 2020 on Organization and Work Procedures of Regional Offices of the National Land Agency and Land Office (State Bulletin of the Republic of Indonesia of 2020 Number 986);

HAS DECIDED:

To issue : REGULATION OF THE MINISTER OF AGRARIAN AFFAIRS AND SPATIAL PLANNING/HEAD OF THE NATIONAL LAND AGENCY ON DELEGATION OF AUTHORITY TO DETERMINE LAND RIGHTS AND LAND REGISTRATION ACTIVITIES.

CHAPTER I GENERAL PROVISIONS

Article 1

In this Ministerial Regulation:

1. Delegation means the delegation of authority from a higher Government Agency and/or Official to a lower Government Agency and/or Official with responsibility and accountability fully transferred to the delegate.
2. Sub-delegation means the delegation of authority in the form of a Delegation to Government Agencies and/or Officials at one level below it, which is outlined in the form of regulation carried out within one government area.
3. Land Right means the right earned from a legal relation between the right holder and the Land, including the Space over the Ground, and/or the space under the Ground to control, possess, use, and utilize, and maintain the Land, space over the ground and/or space under the ground.

4. Right to manage means the right to control by the State which authority to exercise is partially delegated to the holder of the Right to Manage.
5. State Land or Land Controlled directly by the State means the Land which is not attached with any right to land, not Waqf Land, not *Ulayat* Land and/or not the asset owned by the State/local government.
6. Determination of Land Rights means a determination by the Government to grant Land Rights through grant, extension of the period of rights, and/or renewal of rights.
7. Granting of Land Rights, hereinafter referred to as Granting, means a stipulation by the Government to grant Land Rights on a State Land or on a land subject to Right to Manage.
8. Extension of Time Period of a Right hereafter referred to as Extension means addition of the time period during which the right is valid without changing the conditions in the Granting of such right.
9. Right renewal hereafter referred to as Renewal means addition of time period a right is valid after the time period ends or before the time period for extension ends.
10. Map of Land Surface means the result of the mapping of 1 (one) surface of the land or more on sheets of paper with a certain scale, the boundaries of which have been determined by the authorized official and are used for the announcement of physical data.
11. Spatial Map means a document of measurement and mapping results containing information on spatial objects authenticated by an authorized official used in land registration activities.
12. Area Thematic Map means a map that contains information on controlling, ownership, use, and utilization of land which can be supplemented with other areas' thematic information within the area of the requested area.
13. Measurement document means a document which contains the physical data on a land parcel in the form of a map and some description..
14. Land book means a document in the form of a register which contains the juridical data and all or some of the physical data on a land registration object on which a right has been established..
15. Certificate means a right-evidencing document as referred to in Article 19 section (2) point (c) of Law Number 5 of 1960 on Basic Agrarian Principals, and it is issued for a land right, a right to manage, a waqf land, right of ownership of an apartment unit, and a security title which has been recorded in the relevant Land Book.
16. Office of Licensed Surveyor Services (*Kantor Jasa Surveyor Berlisensi*), hereinafter abbreviated as KJSB, means a business entity that has obtained a work permit from the Minister of Agrarian Affairs and Spatial Planning/Head of the National Land Agency as a forum for Licensed Surveyors to provide their services.

17. Licensed Surveyor means a person who has expertise and/or skills in the field of Survey and Mapping who is appointed and dismissed by the Minister.
18. Ministry of Agrarian Affairs and Spatial Planning/National Land Agency, hereinafter referred to as the Ministry, means the ministry administering government affairs in the agrarian/land and spatial layout fields..
19. Minister of Agrarian Affairs and Spatial Planning/Head of the National Land Agency, hereinafter referred to as the Minister, means the minister administering government affairs in the agrarian/land and spatial layout fields.
20. Regional Office of the National Land Agency hereinafter referred to as Regional Office means a vertical institution of the Ministry in a province.
21. Land Office means a vertical institution of the Ministry in a regency/municipality.

CHAPTER II DELEGATION OF AUTHORITY

Article 2

- (1) The determination of Land Rights and land registration activities is the authority of the Minister.
- (2) In the framework of the effectiveness of the implementation of services in the land/agrarian field, the Minister may delegate some of the authority through Delegation or Sub-delegation.
- (3) The delegation of authority as referred to in section (2) includes the following activities:
 - a. Determination of Land Rights; and
 - b. Land Registration, including:
 1. land and spatial survey, measurement and mapping;
 2. the signing of Land Surface Map, Spatial Map, and Measurement Document; and
 3. the signing of Land Book and Certificate and/or authentication of service results.
- (4) The Minister may withdraw the authority that has been delegated as referred to in section (3) if:
 - a. the implementation of the delegated authority results in ineffectiveness; and/or
 - b. changes in policies or legislation.

Article 3

The signing of legal products originating from the delegation of authority as referred to in Article 2 section (2) is carried out by the Delegate or Sub-delegate.

CHAPTER III
DELEGATION OF AUTHORITY TO DETERMINE LAND RIGHTS

Part One
Authority of Minister

Article 4

- (1) The authority to determine Land Rights as referred to in Article 2 section (3) point a can be partially delegated to the Head of the Regional Office or the Head of Land Office through delegation of authority.
- (2) The delegation of authority for the Determination of Land Rights as referred to in section (1) includes the Assignment of Land Rights to the former right-holders after the period for Granting, Extension, and/or Renewal ends.
- (3) The Minister decides on the determination of land rights which authority is not delegated to the Head of the Regional Office or the Head of Land Office as referred to in section (1).

Part Two
Authority of the Head of Regional Office

Paragraph 1
Right of Ownership

Article 5

- (1) The Head of the Regional Office stipulates decisions regarding:
 - a. Right of Ownership for individuals or agricultural land with an area of more than 50,000 m² (fifty thousand square meters) and not more than the maximum area of ownership of individual agricultural land;
 - b. Right of Ownership for individuals over non-agricultural land with an area of more than 5.000 m² (five thousand square meters) up to 15,000 m² (fifteen thousand square meters); and
 - c. Right of Ownership for religious legal entities and/or social legal entities that have been appointed based on Government Regulation Number 38 of 1963 on Appointment of Legal Entities that May Possess Right of Ownership over Land with an area of more than 50,000 m² (fifty thousand square meters) up to with 150,000 m² (one hundred and fifty thousand square meters).
- (2) Regarding to the Right of Ownership for individuals over non-agricultural land whose area exceeds the provisions as referred to in section (1) point b, then:
 - a. is granted Land Rights in the form of Right to Build or Right to Use; and
 - b. authority to grant Right to Build or Right to Use as referred to in point a is carried out herewith by the provisions of this Ministerial Regulation.

Paragraph 2
Rights to Cultivate

Article 6

The Head of the Regional Office stipulates decisions regarding Right to Cultivate for legal entities on State Land or on the land subject to the Right to Manage with an area of more than 250,000 m² (two hundred and fifty thousand square meters) up to 5,000,000 m² (five million square meters).

Paragraph 3
Right to Build

Article 7

- (1) The Head of the Regional Office stipulates decisions regarding:
 - a. Right to Build for individuals on State Land or on a land subject to the Right to Manage with an area of more than 10,000 m² (ten thousand square meters) up to 20,000 m² (twenty thousand square meters); and
 - b. Right to Build for legal entities on State Land or on a land subject to the Right to Manage with an area of more than 30,000 m² (thirty thousand square meters) up to 250,000 m² (two hundred and fifty thousand square meters).
- (2) With regard to Right to Build for individuals whose area exceeds the provisions as referred to in section (1) point a then:
 - a. the granting of Right to Build must use appropriate capital investment and company techniques that meet the requirements and are equipped with a business permit; and
 - b. the authority to issue Right to Build as referred to in point a is carried out in accordance with the provisions of this Ministerial Regulation.

Paragraph 4
Rights to Use

Article 8

- (1) The Head of the Regional Office stipulates decisions regarding:
 - a. Right to Use for individuals on State Land or on a land subject to Right to Manage over agricultural land with an area of more than 50,000 m² (fifty thousand square meters) up to 250,000 m² (two hundred and fifty thousand square meters);
 - b. Right to Use for individuals on State Land or on a land subject to Right to Manage on non-agricultural land with an area of more than 10,000 m² (ten thousand square meters) up to 20,000 m² (twenty thousand square meters);
 - c. Right to Use for legal entities on State Land or on a land subject to Right to Manage a land subject to the

- Right to Manage on agricultural land with an area of more than 250,000 m² (two hundred and fifty thousand square meters) up to 5,000,000 m² (five million square meters); and
- d. Right to Use for legal entities on State Land or on a land subject to Right to Manage on non-agricultural land with an area of more than 30,000 m² (thirty thousand square meters) up to 250,000 m² (two hundred fifty thousand square meters).
- (2) With regard to Right to Use for individuals of agricultural land and non-agricultural land whose area exceeds the provisions as referred to in section (1) point a and point b then:
- a. the granting of the Right to Use must use proper capital investment and company techniques that meet the requirements and accompanied by a business permit; and
 - b. the authority to grant the Right to Use as referred to in point a is carried out in accordance with the provisions of this Ministerial Regulation.

Paragraph 5
Land Redistribution Objects

Article 9

- The Head of the Regional Office stipulates decisions regarding:
- a. the determination of land controlled by the state to be the object of land redistribution; and
 - b. the determination of expenditure from land redistribution objects on lands that have been determined to be landreform objects.

Part Three
Authority of Head of Regional Office

Paragraph 1
Right of Ownership

Article 10

- (1) The Head of Land Office stipulates decisions regarding:
- a. Right of Ownership for individuals on agricultural land with an area of not more than 50,000 m² (fifty thousand square meter);
 - b. Right of Ownership for individuals on non-commercial land with an area of not more than 5,000 m² (five thousand square meters);
 - c. Rights of Ownership for religious legal entities and/or social legal entities that have been appointed based on Government Regulation Number 38 of 1963 on Appointment of Legal Entities that May Possess Right of Ownership on Land with an area of no more than 50,000 m² (fifty thousand square meters); and
 - d. Rights of Ownership on land in the framework of implementation for:

1. transmigration;
 2. land redistribution;
 3. land consolidation; and
 4. other programs financed by the State Budget and/or the Local Budget.
- (2) The Head of the Agriculture Office issues permits to acquire land with the status of Property Rights for:
- a. State bank;
 - b. agricultural cooperatives; and
 - c. religious bodies and social legal entities that have been appointed to possess the Right of Ownership on land.

Paragraph 2
Right to Cultivate

Article 11

- (1) The Head of Land Office issues a decision regarding the Right to Cultivate for individuals or legal entities on State Land or on a land subject to a land subject to the Right to Manage with an area of 50,000 m² (fifty thousand square meters) up to 250,000 m² (two hundred and fifty thousand square meters).
- (2) In the event of the Right to Cultivate for individuals whose width exceeds the stipulations as referred to in section (1), then:
- a. the granting of Right to Cultivate must use proper capital investment and company techniques that meet the requirements and are equipped with business permits; and
 - b. the authority to grant Business Right to Cultivate as referred to in point a is carried out in accordance with the provisions of this Ministerial Regulation.

Paragraph 3
Right to Build

Article 12

The Head of Land Office stipulates decisions regarding:

- a. Right to Build for individuals on State Land or on a land subject to the Right to Manage with an area of up to 10,000 m² (ten thousand square meters);
- b. Right to Build for legal entities on State Land or on a land subject to the Right to Manage with an area of up to 30,000 m² (thirty thousand square meters); and
- c. Right to Build for legal entities in the context of implementing the construction of houses for low-income people under the provisions of legislation.

Paragraph 4
Right to Use

Article 13

The Head of Land Office stipulates decisions regarding:

- a. The Right to Use for individuals on State Land or on land with Right to Manage on agricultural land with an area of up to 50,000 m² (fifty thousand square meters);
- b. The Right to Use for individuals on State Land or on a land subject to the Right to Manage on non-agricultural land with an area of up to 10,000 m² (ten thousand square meters);
- c. The Right to Use for legal entities on State Land or on land with Right to Manage on agricultural land with an area of up to 250,000 m² (two hundred and fifty thousand square meters);
- d. The Right to Use for legal entities on State Land or on a land subject to the Right to Manage on non-agricultural land with an area of up to 30,000 m² (thirty thousand square meters); and
- e. The Right to Use as long as it is used by central government agencies, local governments, village governments, representatives of foreign countries, and representatives of international agencies.

CHAPTER IV
DELEGATION OF AUTHORITY FOR LAND REGISTRATION

Part One
Land and Spatial Survey, Measurement, and Mapping

Article 14

- (1) Fundamentally, the sporadic measurement of land surface is the responsibility of the Head of Land Office.
- (2) In the framework of optimizing measurement personnel and equipment, as well as taking into account the mastery of technology by measurement officers, then:
 - a. the measurement of a land surface with an area of up to 25 ha (twenty-five hectares) is carried out by the Land Office;
 - b. measurement of a land surface with an area of more than 25 ha (twenty-five hectares) up to 1,000 ha (one thousand hectares) implemented by the Regional Office; and
 - c. the measurement of a land surface with an area of more than 1,000 ha (one thousand hectares) is carried out by the Ministry.
- (3) Measurements in the context of granting the Right to Use as long as they are used by central government agencies, local governments, village governments, representatives of foreign countries, and representatives of international agencies are carried out by the Land Office.
- (4) The use of measurement results carried out by Regional Offices and the Ministry as referred to in section (2) point b and point c is submitted to the Head of Land Office.
- (5) Submission of requests for measurements as referred to in section (2) is addressed to the authorized official according to the extent of authority.
- (6) If there are limited human resources, the Director General, Head of Regional Office, or Head of Land Office

- may assign KJSB or a Licensed Surveyor to measure the land surface.
- (7) The Director General who has duties and functions in the field of surveying and mapping may sub-delegate the authority to measure land surface to the Head of the Regional Office or the Head of Land Office with the following considerations:
 - a. strategic, mass, over other programs;
 - b. geographic conditions;
 - c. community social conditions;
 - d. the area of land surface or the number of surfaces; and/or
 - e. the potential risk of dispute over conflict.
 - (8) The measurement of the land surface as referred to in section (6) is supervised by the Sub-delegator and the results are authenticated by the Head of Land Office, the Head of the Regional Office, or the Director General who has duties and functions in the field of survey and mapping under the authority as referred to in section (2).

Part Two
Signing of Land Parcel Map, Spatial Map,
and Measurement Document

Article 15

- (1) Land Parcel Map issued by the Ministry is signed by the Director who has the duty in the field of spatial measurement and mapping.
- (2) Spatial Map issued by the Ministry is signed by the Director who has the duty in the field of spatial measurement and mapping.
- (3) Area Thematic Map issued by the Ministry is signed by the Director in the field of spatial thematic survey and mapping.
- (4) Land Surface Maps, Spatial Maps, and Area Thematic Maps issued by Regional Offices are signed by the head of the division who has duties and functions in the field of survey and mapping.
- (5) In the event that the Head of Division having duties and functions in the field of surveying and mapping as referred to in section (4) has switched to a functional position, then the Land Parcel Map, Spatial Map, and Area Thematic Map issued by the Regional Office are signed by functional officials of *Madya* cadastral.
- (6) Land Parcel Map, Spatial Map, and Measurement Document issued by the Land Office, signed by the head of division that has duties and functions in the field of survey and mapping.
- (7) In the event that the section head of having duties and functions in surveying and mapping as referred to in section (6) has switched to a functional position, the Land Surface Map, Spatial Map, and Survey Certificate issued by the Land Office are signed by functional officials of *Muda* cadastral.

- (8) In the event that the measurement is carried out by KJSB or a Licensed Surveyor, the Land Parcel Map and Spatial Map are signed by the Licensed Surveyor and known by the KJSB Officials.
- (9) Signing of Land Surface Map with Measurement Document or a Spatial Map with Survey Certificate which is the authority of the Land Office can be carried out at the same time.

Article 16

- (1) The authorized official as referred to in Article 15 section (1), section (2), section (3), section (4), and section (6) may sub-delegate the signing of the Land Parcel Map, Spatial Map, or Measurement Document to the structural official who has duties and functions in the field of surveying and research in one level below or functional officials of cadastral.
- (2) The delegation of authority as referred to in section (1) is carried out in a summary of the implementation of strategic, mass, or other programs for land activities.
- (3) Appointment of officials as Sub-delegates as referred to in section (1) is outlined in the Decision of the Sub-delegating official according to authority.
- (4) The format of the decision of the Sub-delegating official as referred to in section (3) is carried out under the provisions of legislation regarding guidelines for official document layout.

Part Three

Authority to Sign Land Books and Certificates

Article 17

- (1) In the sporadic first land registration activities, the Land Book and Certificate are signed by the Head of Land Office.
- (2) In the systematic land registration activities, the Land Book and Certificate are signed by the chief of the adjudication committee.
- (3) In the activities of maintaining land registration data, the Land Book, Certificate, and/or validation of service results are signed by the Head of Land Office and his authority can be sub-delegated to the section head who has duties and functions in the field of determination of rights and land registration and/or functional officials in the field of determination of rights from land registration.

Article 18

- (1) In the event that the Land Office has a service workload of more than 1,000 (one thousand) activities per month, then, for land registration data maintenance services, the Head of Land Office sub-delegates the authority to sign the Land Book, Certificate and/or validation of service results to the division head who has duties and functions in the field of determination of rights and registration of land.

- (2) The signing authority by the section head as referred to in section (1) for land registration data maintenance services in activities:
 - a. Mortgage services include registration of mortgage rights, transfer of mortgage rights, change of creditor name (name change), abolition of mortgage rights (omission of liability/*roya*), or repair of mortgage data;
 - b. registration of Rights of Ownership on Apartment Units;
 - c. services for signing land information services in the form of checking certificates, certificates of land registration, or other information;
 - d. recording and ordering of blocking or confiscation; and
 - e. other services.
- (3) In the event that the Land Office has a service workload of more than 3,000 (three thousand), the Head of Land Office may sub-delegate part of the signing authority for the activities as referred to in section (2) to 1 (one) or more functional officials in the field of right determination and land registration.
- (4) In the event that land registration data maintenance services have been carried out electronically, the Head of Land Office may sub-delegate the signing of the Land Book, Certificate, and/or service results to:
 - a. the section head who has duties and functions in the field of land rights determination and registration; and/or
 - b. 1 (one) or more functional officials in the field of right determination and land registration.
- (5) The appointment of officials as referred to in section (1) and section (4) is outlined in the Decision of the Sub-delegating official under the authority with a copy submitted to the Head of the Regional Office and the Minister.
- (6) Format of the Decision of the Sub-delegate granting official as referred to in section (5) is carried out under the provisions of legislation regarding guidelines for official document layout.

Article 19

The workload as referred to in Article 18 section (1) and section (3) is calculated based on the average of all land registration service activities for the last 6 (six) months.

CHAPTER V SANCTION

Article 20

- (1) The delegate of authority for the determination of Land Rights and land registration activities is obligated to carry out the delegation according to his/her authority based on this Ministerial Regulation.

- (2) In the event that the delegate of authority deliberately does not carry out the obligations as referred to in section (1) he/she is subject to sanctions in the form of disciplinary punishment under the provisions of legislation.

CHAPTER VI TRANSITIONAL PROVISIONS

Article 21

At the time this Ministerial Regulation comes into force:

1. All Land Rights issued before this Ministerial Regulation are declared to remain valid and effective; and
2. the applications that have been received and become the subject of the issuance of a letter of receipt of documents by the Land Office, Regional Office, or Ministry before the of this Ministerial Regulation comes into force and have not been signed by an authorized official, the application is completed in accordance with the provisions before the this Ministerial Regulation comes into force.

CHAPTER VII CLOSING PROVISIONS

Article 22

At the time this Ministerial Regulation comes into force:

- a. Regulation of the Head of the National Land Agency Number 2 of 2013 on Delegation of Authority for Granting Land Rights and Land Registration Activities (State Bulletin of the Republic of Indonesia of 2013 Number 440);
- b. Regulation of the Minister of Agrarian Affairs and Spatial Planning/Head of the National Land Agency Number 18 of 2017 on Amendment to Regulation of the Head of the National Land Agency Number 2 of 2013 concerning Delegation of Authority for Granting Land Rights and Land Registration Activities (State Bulletin of the Republic of Indonesia of 2017 Number 1514);
- c. Article 77 Regulation of the State Minister for Agrarian Affairs/Head of the National Land Agency Number 3 of 1997 on Provisions for the Implementation of Government Regulation Number 24 of 1997 on Land Registration as amended several times, last by Regulation of the Minister of Agrarian Affairs and Spatial Planning/Head of the National Land Agency Number 16 of 2021 on Third Amendment to Regulation of the State Minister for Agrarian Affairs/Head of the National Land Agency Number 3 of 1997 on Provisions for the Implementation of Government Regulation Number 24 of 1997 on Land Registration (State Bulletin of the Republic of Indonesia of 2021 Number 953); and
- d. Article 59 section (1) Regulation of the Minister of Agrarian Affairs and Spatial Planning/Head of the National Land Agency Number 7 of 2017 on Arrangements and Determination of Right to Cultivate

(State Bulletin of the Republic of Indonesia of 2017 Number 965), are repealed and declared ineffective.

Article 23

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

In order that every person may know hereof, it is ordered to promulgate this Ministerial Regulation by its placement in the State Bulletin of the Republic of Indonesia.

Issued in Jakarta
on 18 October 2022

MINISTER OF AGRARIAN AFFAIRS
AND SPATIAL PLANNING/ HEAD
OF THE NATIONAL LAND AGENCY
OF THE REPUBLIC OF INDONESIA,

signed

HADI TJAHJANTO

Promulgated in Jakarta
on 18 October 2022

MINISTER OF LAW AND HUMAN RIGHTS OF
THE REPUBLIC OF INDONESIA,

signed

YASONNA H. LAOLY

STATE BULLETIN OF THE REPUBLIC OF INDONESIA OF 2022 NUMBER 1077

Jakarta, 3 June 2024

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

ASEP N. MULYANA

