



**MINISTER OF TRADE OF THE REPUBLIC OF INDONESIA**

**REGULATION OF THE MINISTER OF TRADE OF THE REPUBLIC OF INDONESIA**

**NUMBER 06/M-DAG/PER/2/2017**

**CONCERNING**

**CONSUMER DISPUTE SETTLEMENT BODY**

**BY THE GRACE OF THE ALMIGHTY GOD**

**THE MINISTER OF TRADE OF THE REPUBLIC OF INDONESIA,**

- Considering : a. that based on provisions of Article 49 paragraph (1) Law Number 8 of 1999 concerning Consumer Protection, government establishes Consumer Dispute Settlement Body in regency/city area in order to support the implementation of consumer protection organizing through consumer dispute settlement out of the court;
- b. that based on Law Number 23 of 2014 concerning Regional Government, the implementation of consumer protection in all regency/city areas becomes provincial authority;
- c. that based on considerations as intended in letter a, and letter b, it is necessary to conduct adjustment for arrangement concerning Consumer Dispute Settlement Body;
- d. that based on considerations as intended in letter a, letter b, and letter c, it is necessary to stipulate Regulation of the Minister of Trade concerning Consumer Dispute Settlement Body;



- In view of :
1. Law Number 8 of 1999 concerning Consumer Protection (State Gazette of the Republic of Indonesia of 1999 Number 22, Supplementary State Gazette of the Republic of Indonesia Number 3821);
  2. Law Number 23 of 2014 concerning Regional Government (State Gazette of the Republic of Indonesia of 2014 Number 244, Supplementary State Gazette of the Republic of Indonesia Number 5587, Supplementary State Gazette of the Republic of Indonesia Number 5587) as amended lastly with Law Number 9 of 2015 concerning Second Amendment on Law Number 23 of 2014 concerning Regional Government (State Gazette of the Republic of Indonesia of 2015 Number 58, Supplementary State Gazette of the Republic of Indonesia Number 5679);
  3. Law Number 33 of 2004 concerning Financial Counterpart between Central Government and Regional Government (State Gazette of the Republic of Indonesia of 2004 Number 126, Supplementary State Gazette of the Republic of Indonesia Number 4438);
  4. Law Number 29 of 2007 concerning Provincial Government of Special Capital District of Jakarta as Capital City of the Republic of Indonesia (State Gazette of the Republic of Indonesia of 2007 Number 93, Supplementary State Gazette of the Republic of Indonesia Number 4744);
  5. Law Number 39 of 2008 concerning State Ministry (State Gazette of the Republic of Indonesia of 2008 Number 166, Supplementary State Gazette of the Republic of Indonesia Number 4916);
  6. Law Number 7 of 2014 concerning Trade (State Gazette of the Republic of Indonesia of 2014 Number 45, Supplementary State Gazette of the Republic of Indonesia Number 5512);
  7. Governmental Regulation Number 58 of 2001 concerning Guidance and Supervision for Consumer Protection Implementation (State Gazette of the Republic of Indonesia of 2001 Number 103, Supplementary State Gazette of the Republic of Indonesia Number 4126);



8. Presidential Regulation Number 7 of 2015 concerning Organization of State Ministry (State Gazette of the Republic of Indonesia of 2015 Number 8);
9. Presidential Regulation Number 48 of 2015 concerning Trade Ministry (State Gazette of the Republic of Indonesia of 2015 Number 90);
10. Decree of the Minister of Industry and Trade Number 350/MPP/KEP/12/2001 concerning the Implementation of Duty and Authority of Consumer Dispute Settlement Body;
11. Regulation of the Minister of Trade Number 08/M-DAG/PER/2/2016 concerning Organization and Administration of the Trade Ministry (State Gazette of the Republic of Indonesia of 2016 Number 202);

HAS DECIDED:

To stipulate : REGULATION OF THE MINISTER OF TRADE CONCERNING CONSUMER DISPUTE SETTLEMENT BODY.

## CHAPTER I GENERAL PROVISIONS

### Article 1

In this Regulation of the Minister referred as:

1. Consumer shall be each person using goods and/or services available in public, either for the importance of individual, family, other people or other living creatures, and not for trade.
2. Consumer Protection shall be every effort ensuring any legal assurance to give protection for Consumer.
3. Business Doer shall be each individual or corporation in the form of corporate or non corporate established and situated or conduct activity in the legal territory of the Republic of Indonesia, either individually or jointly through agreement implements business activity in various field of economy.



4. Consumer Dispute shall be dispute between Business Doer and Consumer demanding indemnity upon any damage, pollution, and/or suffering any loss for consuming goods and/or using services resulted in or traded.
5. Consumer Dispute Settlement Body hereinafter abbreviated as BPSK shall be the body having duty to deal with and settle Consumer Dispute.
6. Central Government shall be the President of the Republic of Indonesia holding governmental power of the Republic of Indonesia assisted by the Vice President and ministers as intended in the 45 Constitution of the Republic of Indonesia.
7. Regional Government shall be regional head as organizer element of regional government leading the implementation of governmental affairs that becoming autonomy regional authority.
8. Regional apparatus shall be assisting element of regional head and Regional Municipal Assembly in administering governmental affairs that becoming regional authority.
9. Public Independent Consumer Protection Institution hereinafter abbreviated as LPKSM shall be nongovernmental institution registered and admitted by the government that having activity to handle Consumer Protection.
10. Minister shall be the minister administering governmental affairs in the field of trade.
11. Governor shall be the head of provincial region as element which administering governmental affairs that becoming provincial authority.
12. Director General shall be Director General of Consumer and Commerce Protection, the Ministry of Trade.
13. Selection Team shall be the team established by Governor to conduct selection for BPSK member candidate.

## Article 2

Scope for BPSK arrangement in this Regulation of Minister includes:

- a. establishment, duty, and authority of BPSK;
- b. BPSK membership;
- c. BPSK secretariat;



- d. funding;
- e. guidance and supervision;
- f. evaluation; and
- g. BPSK report.

## CHAPTER II

### ESTABLISHMENT, DUTY, AND AUTHORITY OF BPSK

#### Article 3

- (1) Central Government establishes BPSK in province of Special Capital District of Jakarta and regency/city.
- (2) The establishment of BPSK as intended in paragraph (1) shall be proposed by Governor to Central Government through Minister along with capability to provide funding.

#### Article 4

- (1) Duty and authority of BPSK include:
  - a. conducts handling and settlement of Consumer Dispute by mediation or arbitration or conciliation;
  - b. provides consultation of Consumer Protection;
  - c. performs supervision towards standard clause attachment;
  - d. reports to general investigator for any violation of provisions in Law Number 8 of 1999 concerning Consumer Protection;
  - e. receives denunciation either in written or not from Consumer against violation towards Consumer Protection;
  - f. conducts research and inspection on Consumer Protection dispute;
  - g. summons Business Doer being presumed to conduct violation towards Consumer Protection;
  - h. summons and presents witness, expert witness, and/or each person considered to know violation towards Law Number 8 of 1999 concerning Consumer Protection;



- i. requests investigator's help to present Business Doer, witness, expert witness, and/or every person as intended in letter g and letter h, who is not willing to fulfil BPSK's summons;
  - j. obtains, examines, and/or appraises letter, document, or other evidence tools in the event of investigation and/or inspection;
  - k. decides and stipulates the existence of any loss or not in the Consumer's party;
  - l. informs any decision to Business Doer conducting violation towards Consumer Protection; and
  - m. passes administrative sanction to Business Doer violating provisions of Law Number 8 of 1999 concerning Consumer Protection.
- (2) Further provisions concerning duty and authority of BPSK shall be regulated in Regulation of Minister.

### CHAPTER III BPSK MEMBERSHIP

#### Part One Membership

#### Article 5

Structure of BPSK membership consists of:

- a. the chairman also holds position as the member;
- b. vice chairman also holds position as the member; and
- c. member.

#### Article 6

- (1) Members of BPSK as intended in Article 5 consist of elements of government, Consumer, and Business Doer.
- (2) Governmental element as intended in paragraph (1) comes from Regional Apparatus in provincial and/or regent/city regional government in which BPSK domiciles.



- (3) Consumer element as intended in paragraph (1) comes from deputy of LPKSM in regency/city in which BPSK domiciles, except for BPSK of Special Capital District Province of Jakarta.
- (4) Business Doer element as intended in paragraph (1) comes from representatives of association or organization of Business Doer in regency/city in which BPSK domiciles, except for BPSK of Special Capital District Province of Jakarta.
- (5) Member of each element as intended in paragraph (1) shall be in odd number minimum 3 (three) persons or maximum 5 (five) persons by considering representation of each element in equal number and in accordance with working burden of local BPSK.

#### Article 7

Members of BPSK as intended in Article 6 paragraph (1):

- a. prioritized for Strata I (S1); and
- b. at least have 1 (one) Strata I graduate in the field of law.

#### Article 8

In the event of LPKSM as intended in Article 6 paragraph (3) is not established, Consumer element can come from local public figure that is not Business Doer and/or governmental officer.

#### Article 9

Membership period of BPSK members is 5 (five) years and can be re-appointed as long as fulfilling requirements as regulated in this Regulation of Minister.

#### Article 10

Members of BPSK as intended in Article 6 paragraph (1) cannot also hold position as National Consumer Protection Body.

#### Article 11

- (1) The chairman of BPSK as intended in Article 5 letter a comes from governmental element.



- (2) Vice chairman of BPSK as intended in Article 5 letter b comes from outside governmental element.

Part Two  
Selection of Members

Article 12

- (1) Selection of BPSK member candidate shall be conducted by Selection Team.
- (2) Selection Team as intended in paragraph (1) is established and stipulated by Governor.

Article 13

- (1) Selection Team as intended in Article 12 paragraph (1) is minimum 5 (five) persons in which its members consist of deputy of Regional Apparatus, academician, practitioner in the field of Consumer Protection, Business Doer, and Consumer.
- (2) Member of Selection Team as intended in paragraph (1) cannot be proposed to be member of BPSK.
- (3) Selection Team as intended in paragraph (1) has duties:
  - a. conduct audit upon completeness and truth of requirement documents of BPSK member candidate;
  - b. perform fit and proper test for BPSK member candidate;
  - c. stipulate names of BPSK member candidates declared to pass; and
  - d. deliver names of BPSK member candidates declared to pass to local Governor.
- (4) In implementing selection of BPSK member candidate, Selection Team can be assisted by Regional Apparatus holding trade affairs.

Article 14

- (1) Selection Team announces selection of BPSK member candidate through printed media, electronic media, and/or at accessible places for public.
- (2) Announcement as intended in paragraph (1) at least contains information concerning:
  - a. requirements to be BPSK member;





- b. place and deadline as well as registration method; and
  - c. announcement time for the passing BPSK member candidate.
- (3) Announcement of BPSK member candidate selection is conducted maximum 7 (seven) working days before the opening of registration date.

#### Article 15

- (1) General requirements to be appointed as BPSK member, namely:
- a. Indonesian citizen;
  - b. healthy;
  - c. well-behaved;
  - d. no criminal record;
  - e. having knowledge and experience in the field of Consumer Protection;  
and
  - f. minimum 30 (thirty) years old.
- (2) Special requirements to be appointed as BPSK member, namely:
- a. the lowest rank as superintendent or class III/c, for BPSK member candidates deriving from governmental element;
  - b. public figure or member of LPKSM with its membership period minimum 1 (one) year in the aforesaid LPKSM, for BPSK member candidates deriving from Consumer element;
  - c. member of association, group, or organization of Business Doer with its products related to Consumer Protection in Indonesia, with its membership period is minimum 1 (one) year, for BPSK member candidates deriving from Business Doer element;
  - d. not member or caretaker of any political party; and
  - e. preferable domiciles in local regency/city area and for Special Capital District Province of Jakarta domiciles in Jakarta, Bogor, Depok, Tangerang, or Bekasi area.

#### Article 16

Candidate of BPSK member for each element shall have to propose request letter to Selection Team as intended in Article 12 by completing documents:

- a. curriculum vitae;
- b. copy of ID by showing the origin;



- c. health and drugs free certificate from governmental hospital or public health center;
- d. Police Clearance Certificate from local police;
- e. Statement letter being experienced in the field of Consumer Protection signed on stamp Rp 6,000,- (six thousand rupiah) and can be completed with supporting evidences;
- f. copy of the latest rank and recommendation letter from organizational unit leader, for candidate of BPSK member deriving from governmental element;
- g. statement letter from sub-district/head of village as public figure, for candidate of BPSK member deriving from Consumer element representing public figure;
- h. recommendation letter from head of LPKSM and copy of Registration Certificate for Consumer Protection Institution, for candidate of BPSK member deriving from Consumer element representing LPKSM;
- i. recommendation letter from head of association, group, or organization of Business Doer, for candidate of BPSK member deriving from Business Doer element; and
- j. statement letter for not being any political party caretaker signed on stamp Rp 6,000,- (six thousand rupiah).

#### Article 17

- (1) Selection Team as intended in Article 12 shall deliver names of BPSK member candidate declared to pass to Governor.
- (2) Based on names of BPSK member candidate from Selection Team as intended in paragraph (1), Governor submits proposal of BPSK member candidate to Minister.
- (3) Governor submits proposal of BPSK member candidate as intended in paragraph (2) at the latest 3 (three) months before membership period of BPSK terminates.

#### Part Three

#### Appointment and Discharge of Member



#### Article 18

- (1) Appointment and discharge of BPSK members are stipulated by Minister.
- (2) Before conducting duty, BPSK members are inaugurated and taken an oath by Minister.
- (3) Minister delegates authority to inaugurate and take an oath of BPSK members as intended in paragraph (2) to Governor.
- (4) Governor as intended in paragraph (3) shall have to inaugurate and take an oath of BPSK members maximum 30 (thirty) days as from the stipulation of Minister is received as intended in paragraph (1).
- (5) Copy of official report for inauguration and taking an oath of BPSK members is delivered to Minister.

#### Article 19

- (1) BPSK membership terminates because:
  - a. passed away;
  - b. resigns upon his request;
  - c. continuously ill for 6 (six) months proved with doctor's statement letter, so that he isn't able to conduct duty;
  - d. service period as BPSK member terminates;
  - e. has reached pension age, for BPSK members deriving from governmental element;
  - f. has reached 65 (sixty five) years old, for BPSK members deriving from Consumer and Business Doer element;
  - g. domicile moves to outside BPSK territory of local regency/city for member from Consumer and Business Doer element; or
  - h. dismissed.
- (2) Minister can dismiss BPSK members as intended in paragraph (1) letter h in the event of BPSK member violates provisions of laws and legislations.
- (3) Governor can propose dismissal of BPSK member to Minister through Director General.

#### Article 20



- (1) BPSK member that resigned or to be dismissed minimum 1 (one) year before its membership period terminates, shall be replaced by BPSK replacement member fulfilling requirements as intended in Article 15.
- (2) BPSK replacement member as intended in paragraph (1) proposed by Governor to the Minister deriving from names of BPSK members declared to pass the selection.
- (3) In the event of there is no name of BPSK member candidate as intended in paragraph (2), Governor establishes Selection Team as regulated in Article 12.
- (4) BPSK replacement member as intended in paragraph (2) must be in accordance with the replaced element.
- (5) Membership period of BPSK replacement member as intended in paragraph (2) conforms to the remaining membership period of the replaced BPSK member.

#### Part Four

#### Selection for Chairman and Vice Chairman

#### Article 21

- (1) Selection for chairman and vice chairman of BPSK shall be conducted with provisions:
  - a. within maximum 7 (seven) working days as from BPSK member is inaugurated and taken an oath, BPSK member shall have to hold a meeting to select chairman and vice chairman of BPSK.
  - b. the oldest BPSK member leads the selection meeting for chairman and vice chairman of BPSK.
  - c. selection for BPSK chairman and BPSK vice chairman is conducted through negotiation for consensus.
  - d. in the event of negotiation for consensus does not meet any agreement, selection for chairman and vice chairman of BPSK is conducted with voting.
  - e. The result of selection for chairman and vice chairman of BPSK is conveyed on official report of selection signed by all BPSK members.



- (2) Copy of official report of selection for chairman and vice chairman of BPSK is delivered to Governor and Minister through Director General.

## CHAPTER IV BPSK SECRETARIAT

### Article 22

- (1) BPSK in running his duty is assisted by BPSK secretariat.
- (2) BPSK secretariat as intended in paragraph (1) consists of:
  - a. Administration Field of Complaint and Consultation; and
  - b. Secretariat Field.

### Article 23

- (1) BPSK Secretariat is led by a head of secretariat and assisted by secretariat members.
- (2) Head of secretariat as intended in paragraph (1) derives from Regional Apparatus in Regional Government of province and/or regency./city to be BPSK domicile.
- (3) Secretariat member as intended in paragraph (1) can come from Regional Apparatus and/or outside local Regional Apparatus.
- (4) Regional Apparatus as intended in paragraph (3) can come from Regional Government of province and/or regency/city to be BPSK domicile.
- (5) The head of secretariat and secretariat member are not BPSK members.
- (6) The head of secretariat and secretariat member are prioritized to have knowledge and experiences in the field of Consumer Protection.
- (7) The number of secretariat members are minimum 3 (three) persons by considering working burden.
- (8) Secretariat member deriving from outside Regional Apparatus maximum 58 (fifty eight) years old.

### Article 24

- (1) Appointment and dismissal of the head of secretariat and secretariat member as intended in Article 23 are stipulated by Minister.



- (2) Minister delegates the appointment and dismissal authority of the head of secretariat and secretariat member as intended in paragraph (1) to Governor.
- (3) The appointment and dismissal of the head of secretariat and secretariat member as intended in paragraph (2) are stipulated with Governor Decree.
- (4) Copy of decree for appointment and/or dismissal as intended in paragraph (3) is delivered to Minister through Director General.

#### Article 25

- (1) The head of secretariat and secretariat member as intended in Article 23 are stipulated by Governor upon BPSK chairman's proposal.
- (2) BPSK chairman coordinates with the head of bureau in the field of trade affairs in provincial Regional Government in stipulating candidate of the head of secretariat and secretariat member.
- (3) BPSK chairman as intended in paragraph (1) shall deliver proposal to the head of secretariat and secretariat member to Governor and copied to the head of bureau in the field of trade affairs in provincial Regional Government.

#### Article 26

- (1) Governor appoints the head of secretariat and secretariat member maximum 30 (thirty) working days as from the proposal is received as intended in Article 25 paragraph (1).
- (2) Based on appointment as intended in paragraph (1), Governor assigns the head of BPSK to inaugurate and take an oath of the head of secretariat and secretariat member.
- (3) Inauguration and taking an oath of the head of secretariat and secretariat member as intended in paragraph (2) are conducted maximum 10 (ten) working days as from the date of assignment letter is received.

#### Article 27

Working period for the head of secretariat and secretariat member is 6 (six) years and can be re-appointed.

#### Article 28



- (1) The head of secretariat has duties:
  - a. coordinate the implementation of duty from each secretariat field as intended in Article 22 paragraph (2);
  - b. implement administration of Consumer dispute settlement court; and
  - c. prepare and deliver case file to the head of BPSK.
- (2) Secretariat Member in the Field of Complaint and Consultation Services Administration has duties:
  - a. prepare BPSK organizational needs;
  - b. conduct correspondence management;
  - c. conduct request/complaint filing management, court official report, and decision;
  - d. receive and conduct registration for Consumer dispute complaint and settlement request;
  - e. inform and submit archive of complaint or request for Consumer dispute settlement to the head of secretariat;
  - f. manage court schedule of BPSK and summon the disputed parties;
  - g. give explanations concerning complaint proposal requirements and Consumer's rights as well as dispute mechanism in BPSK; and
  - h. conduct other duty required in the field of complaint and consultation services administration.
- (3) Secretariat member in the Clerical Field has duties:
  - a. record the process of Consumer dispute settlement and administrate court documents;
  - b. keep report files;
  - c. maintain evidences;
  - d. help to arrange decision;
  - e. deliver decision to the head of Consumer and Business Doer;
  - f. make court official report; and
  - g. conduct other duty required in the clerical field.

#### Article 29

- (1) The Head of secretariat and secretariat members quit because:
  - a. pass away;
  - b. resign on his request;



- c. continuously ill for 6 (six) months, so that he is unable to conduct the duty;
  - d. the services period as the head of secretariat and secretariat member terminates;
  - e. move outside BPSK working territory;
  - f. have reached pension age, for the head of secretariat and/or secretariat member deriving from state civil apparatus;
  - g. working period has ended, for the head of secretariat and/or secretariat member not deriving from state civil apparatus or has been 58 (fifty eight) years old.
  - h. proved to conduct criminal act and have obtained inkracht van gewijsde court judgment, and
  - i. violate ethical norms and do not conduct secretariat duty as it is.
- (2) Dismissal of the head of secretariat and secretariat member as intended in paragraph (1) is based on the Governor's Decision.

#### Article 30

- (1) In the event of the number of secretariat members as intended in Article 23 paragraph (6) is less than 3 (three) persons, the head of BPSK shall soon propose replacement secretariat members to the Governor.
- (2) Replacement secretariat member as intended in paragraph (1) shall be proposed based on provisions for secretariat member proposal as intended in Article 25 and Article 26.
- (3) Working period for replacement secretariat member as intended in paragraph (1) is in accordance with the termination of the replaced secretariat member's working period.

### CHAPTER V FUNDING

#### Article 31

- (1) In conducting its duty, BPSK manages BPSK organizing cost consisting of:
  - a. operational cost;
  - b. honorarium for chairman, vice chairman, and BPSK member; and





- c. honorarium for the head of secretariat and secretariat member.
- (2) BPSK organizing cost as intended in paragraph (1) is borne to provincial Regional Budget (APBD) in accordance with regional financial capability.

## CHAPTER VI GUIDANCE AND SUPERVISION

### Article 32

- (1) Minister and/or Governor conducts guidance and supervision, either jointly or individually, towards the implementation of BPSK duty.
- (2) Minister delegates guidance and supervision authority to Director General.
- (3) In the event of being required, Director General can establish team of guidance and supervision for BPSK duty implementation.

## CHAPTER VII EVALUATION

### Article 33

- (1) Minister and/or Governor conducts evaluation, either jointly or independently, towards the implementation of BPSK activity.
- (2) Evaluation as intended in paragraph (1) shall be conducted to create synergy, continuity, and effectiveness in the implementation of BPSK activity.
- (3) The result of BPSK activity evaluation as intended in paragraph (1) is used to stipulate performance optimisation policy of BPSK.
- (4) Minister delegates authority to conduct evaluation for the implementation of BPSK activity to Director General.

## CHAPTER VIII BPSK REPORT

### Article 34

- (1) In conducting its duty, the head of BPSK delivers report to Governor through agency in the field of trade affairs in provincial regional government and copied to Minister through Director General.



- (2) Report as intended in paragraph (1) is delivered in semester and yearly report.

## CHAPTER IX TRANSITIONAL PROVISIONS

### Article 35

- (1) Ministerial Decree concerning appointment and dismissal of BPSK member issued before this Regulation of Minister is in effect, shall be declared to remain in effect until the stipulation of new BPSK member.
- (2) Director General's Decree concerning appointment and dismissal of the head of secretariat and secretariat member of BPSK issued before this Regulation of Minister is in effect, shall be declared to remain in effect until the stipulation of new head of secretariat and secretariat member of BPSK.

### Article 36

- (1) Provisions concerning honorarium of BPSK member as attached in the Ministerial Decree concerning appointment of BPSK member issued before the stipulation of this Regulation of Minister is imposed on provincial APBD.
- (2) Provisions concerning honorarium for the head of secretariat and secretariat member as attached in Director General's Decree concerning the appointment of the head of secretariat and secretariat member issued before the stipulation of this Regulation of Minister shall be imposed on provincial APBD.
- (3) Imposition of honorarium cost as intended in paragraph (1) and paragraph (2) is conducted by considering budget availability and in accordance with provisions of laws and legislations.

## CHAPTER X CLOSING PROVISIONS

### Article 37

In the event of being required, Director General can stipulate technical instructions for the implementation of this Regulation of Minister.



Article 38

As this Regulation of Minister comes into effect, Regulation of the Minister of Trade of the Republic of Indonesia Number 13/M-DAG/PER/3/2010 concerning Appointment and Dismissal of Consumer Dispute Settlement Body Member and Consumer Dispute Settlement Body Secretariat (State Gazette of the Republic of Indonesia of 2010 Number 213), shall be revoked and shall be declared null and void.

Article 39

This Ministerial Regulation shall come into effect as from the date of its stipulation.

For public cognizance, ordering the promulgation of this Ministerial Regulation in the Official Gazette of the Republic of Indonesia.

Stipulated in Jakarta  
on 13 February 2017

THE MINISTER OF TRADE OF RI,

sgd.

ENGGARTIASTO LUKITA

Stipulated in Jakarta  
on 16 February 2017

DIRECTOR GENERAL  
LAWS AND REGULATIONS  
THE MINISTRY OF LAW AND HUMAN RIGHTS



THE REPUBLIC OF INDONESIA,

sgd.

WIDODO EKATJAHJANA

STATE GAZETTE OF THE REPUBLIC OF INDONESIA OF 2017 NUMBER 291

Copy conforms to the original  
Secretariat General  
The Ministry of Trade  
Head of Legal Bureau,

M. SYIST

