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REGENT SUKOHARJO  
PROVINCE OF CENTRAL JAVA

SUKOHARJO REGENCY REGULATIONS  
NUMBER 55 OF 2018

ABOUT

GUIDELINES FOR INSTALLING CAMPAIGN PROPS AND USE  
PUBLIC FACILITIES DURING THE GENERAL ELECTION CAMPAIGN AND  
ELECTION OF GOVERNOR AND DEPUTY GOVERNOR AND REGENT  
AND DEPUTY REGENT

BY THE GRACE OF GOD ALMIGHTY

REGENT SUKOHARJO,

Considering:

- a. that in order to maintain order, beauty and create a conducive situation in the implementation of the General Election campaign and the Election of Governor and Deputy Governor and Regent and Deputy Regent in Sukoharjo Regency, it is necessary to regulate the Installation of Campaign Props and the Use of Public Facilities during the General Election and Election Campaign Period. Governor and Deputy Governor and Regent and Deputy Regent in Sukoharjo Regency;
- b. that Sukoharjo Regent Regulation Number 7 of 2013 concerning Guidelines for Installing Campaign Props and Using Public Facilities for the General Election Campaign in Sukoharjo Regency as has been amended several times, most recently with Sukoharjo Regent Regulation Number 22 of 2014 concerning the Third Amendment to Sukoharjo Regent Regulation Number 7 of 2013 regarding Guidelines for the Installation of Campaign Props and Use of Public Facilities for the General Election Campaign in Sukoharjo Regency, are no longer in accordance with applicable laws and regulations and current conditions, so they need to be replaced;
- c. that based on the considerations as intended in letters a and b, it is necessary to stipulate a Regent's Regulation concerning Guidelines for the Installation of Campaign Props and the Use of Public Facilities During the Campaign Period for the General Election and Election of the Governor and Deputy Governor and Regent and Deputy Regent;

Bearing in mind: 1. Law Number 13 of 1950 concerning the Establishment of Regency Areas within the Province of Central Java;

2. Law Number 2 of 2008 concerning Political Parties (State Gazette of the Republic of Indonesia of 2008 Number 2, Supplement to the State Gazette of the Republic of Indonesia Number 4801) as amended by Law Number 2 of 2011 concerning Amendments to Law Number 2 of 2008 concerning Political Parties (2011 State Gazette of the Republic of Indonesia Number 8, Supplement to the State Gazette of the Republic of Indonesia Number 5189);

3. Law Number 12 of 2011 concerning the Formation of Legislation (State Gazette of the Republic of Indonesia of 2011 Number 82, Supplement to the State Gazette of the Republic of Indonesia Number 5234);

4. Law Number 23 of 2014 concerning Regional 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 amended several times, most recently by Law Number 9 of 2015 concerning the Second Amendment to the Law. Law Number 23 of 2014 concerning Regional Government (State Gazette of the Republic of Indonesia of 2015 Number 58, Supplement to State Gazette of the Republic of Indonesia Number 5679);

5. Law Number 1 of 2015 concerning the Determination of Government Regulations in Lieu of Law Number 1 of 2014 concerning the Election of Governors, Regents and Mayors into Law (State Gazette of the Republic of Indonesia of 2015 Number 23, Supplement to the State Gazette of the Republic of Indonesia Number 5588) as amended several times, most recently by Law Number 10 of 2016 concerning the Second Amendment to Law Number 1 of 2015 concerning the Determination of Government Regulations in Lieu of Law Number 1 of 2014 concerning the Election of Governors, Regents and Mayors into Law (Sheet Republic of Indonesia Year 2016 Number 130, Supplement to the State Gazette of the Republic of Indonesia Number 5998);

6. Law Number 7 of 2017 concerning General Elections (State Gazette of the Republic of Indonesia of 2017 Number 182, Supplement to the State Gazette of the Republic of Indonesia Number 6109);



4. Vice President is the Vice President as intended in the 1945 Constitution of the Republic of Indonesia.
5. The People's Representative Council, hereinafter abbreviated to the DPR, is the People's Representative Council as intended in the 1945 Constitution of the Republic of Indonesia.
6. Regional Representative Council, hereinafter abbreviated as DPD, is the Regional Representative Council as intended in the 1945 Constitution of the Republic of Indonesia.
7. The Governor is the Governor of Central Java.
8. Deputy Governor is the Deputy Governor of Central Java.
9. The Regent is the Regent of Sukoharjo.
10. The Deputy Regent is the Deputy Regent of Sukoharjo.
11. The Provincial Regional People's Representative Council, hereinafter referred to as the Provincial DPRD, is the Central Java Provincial DPRD.
12. The Regency Regional People's Representative Council, hereinafter referred to as the Regency DPRD, is the Sukoharjo Regency DPRD.
13. General Elections, hereinafter referred to as Elections, are a means of popular sovereignty to have members of the People's Representative Council, members of the Regional Representative Council, President and Vice President and to elect members of the Regional People's Representative Council, which are carried out directly, publicly, freely, confidentially, honestly and justice in the Unitary State of the Republic of Indonesia based on Pancasila and the 1945 Constitution of the Republic of Indonesia.
14. Election of the Governor and Deputy Governor or Regent and Deputy Regent, hereinafter referred to as Election, is the exercise of popular sovereignty in the Province and Regency areas to elect the Governor and Deputy Governor or Regent and Deputy Regent directly and democratically.
15. The General Election Commission, hereinafter abbreviated as KPU, is a national, permanent and independent general election organizing institution as intended in the law on organizing general elections and is given duties and authority in organizing elections based on the provisions regulated in the Election law.

16. The General Election Supervisory Body, hereinafter referred to as Bawaslu, is the general election organizing institution throughout the territory of the Unitary State of the Republic of Indonesia as intended in the law governing general elections which is given the task and authority to supervise the implementation of elections based on the provisions regulated in the law. Election.
17. The Regency General Election Commission, hereinafter referred to as the Regency KPU, is the general election organizing institution as intended in the general election law which is given the task of organizing the election of Regent and Deputy Regent based on the provisions regulated in the Election Law.
18. Regency Bawaslu is the body that supervises the implementation of elections in the Regency area as intended in the Law on General Elections.
19. Election participants are political parties for the election of members of the DPR, members of the provincial DPRD, members of the district/city DPRD, individuals for the election of DPD members, and pairs of candidates proposed by political parties or combinations of political parties for the general election of the President and Vice President.
20. Candidate Pairs are Prospective Candidate Pairs for Governor and Deputy Governor or Regent and Deputy Regent who have fulfilled the requirements and been designated as election participants.
21. Election Contesting Political Parties, hereinafter referred to as Political Parties, are Political Parties that have fulfilled the requirements as Election Contestants for members of the DPR, members of the Provincial DPRD, and members of Regency/City DPRD
22. Election Campaign, hereinafter referred to as Campaign, is the activity of Election Participants or other parties appointed by Election Participants to convince Voters by offering a vision, mission, program and/or self-image of Election Participants.
23. An election campaign is an activity offering a vision, mission, program for candidate pairs and/or other information, which aims to introduce or convince voters.
24. Campaign props are all objects or other forms that contain the vision, mission, program and/or other information of election participants, symbols or signs of election participants, which are installed for campaign purposes which aim to encourage people to vote for certain election participants.

25. Election campaign props are all objects or other forms that contain the vision, mission and program of candidate pairs, symbols or signs with images of candidate pairs installed for campaign purposes which aim to invite people to vote for certain candidate pairs, which are facilitated by the Regency KPU funded by Regional Revenue and Expenditure Budget and financed by the candidate pair themselves.
26. Election campaign organizers are parties appointed by election participants to carry out campaign activities.
27. Election Campaign Officers are all officers who facilitate the implementation of Election campaigns who are formed by the Election Campaign Team and registered with the Regency KPU.
28. Public facilities are facilities and infrastructure provided by the government which are used for the common good in carrying out daily activities in accordance with the provisions of laws and regulations.
29. The National and Political Unity Office, hereinafter referred to as the Kesbangpol Office, is the Sukoharjo Regency National and Political Unity Office.
30. The Civil Service Police Unit, hereinafter referred to as Satpol PP, is the Sukoharjo Regency Civil Service Police Unit.
31. The One Stop Investment and Integrated Services Service, hereinafter referred to as the PM and PTSP Service, is the One Stop Investment and Integrated Services Service of Sukoharjo Regency.
32. Cleanliness is a condition where an object is not covered in dirt and/or graffiti, thus adding to its neatness and beauty.
33. Order is a situation that is completely orderly and neat so that it has the impression of being clean and orderly.
34. Beauty is an atmosphere that creates attraction so that those who see it have the impression that something is beautiful.
35. Areas are the boundaries of certain areas according to the use of the area which can be used to inform the general public.
36. The quiet period is a period that cannot be used to carry out election campaign activities or election campaigns.

## CHAPTER II

## CAMPAIGN SCOPE

## Section 2

The campaign consists of:

- a. Election Campaign; And
- b. Election campaign.

## Article 3

The scope of the Campaign as referred to in Article 2 regulated in this Regent's Regulation includes:

- a. Presidential and Vice Presidential election campaigns;
- b. election campaign for members of the DPR, DPD, Provincial DPRD and Regency DPRD;
- c. election campaign for Governor and Deputy Governor; And
- d. Regent and Deputy Regent election campaign.

## CHAPTER III

## TYPES AND INSTALLATION PROCEDURES

## CAMPAIGN PROPS

## Article 4

- (1) Types of campaign props are regulated based on statutory regulations.
- (2) Installation of campaign props as intended in Article 2 must pay attention to elements of cleanliness, order, beauty and security.
- (3) Installation of campaign props as intended in paragraph (1) must not disturb the public interest.
- (4) Campaign props as intended in paragraph (1) are installed in places/ locations that are not prohibited.
- (5) The distance between campaign props as intended in paragraph (1) between election participants or candidate pairs is at least 1 (one) meter.
- (6) Campaign props as intended in paragraph (1) can be installed on permanent construction owned by third parties/advertising agencies while still observing the installation location restrictions.

## Article 5

- (1) Installation of campaign props as intended in Article 4 paragraph (6) is regulated as follows:
- a. Third parties/advertising agencies are third parties/advertising agencies that have official permission from the Regional Government of Sukoharjo Regency and are still valid; And
  - b. The third party/advertisement bureau notifies the Regent in writing through the Head of the Kesbangpol Office with a copy to the Head of PM and PTSP Services and the Head of Satpol PP and Chair of the Regency Bawaslu.
- (2) The format of the notification letter as intended in paragraph (1) letter b is listed in the Attachment which is an inseparable part of this Regent's Regulation.

## CHAPTER IV

## PROHIBITED LOCATIONS

## Article 6

Installation of campaign props as intended in Article 2 is prohibited:

- a. covering road equipment;
- b. covering the view of road users;
- c. across the road;
- d. damaging and/or changing the shape of public facilities;
- e. overhangs the road; And
- f. covering the campaign props of other Election Contestants.

## Article 7

Road median locations that are prohibited for installing campaign props as intended in Article 2 include:

- a. Jalan Jenderal Sudirman Kartasura from the Tugu Kartasura Roundabout to the Klaten Regency boundary;
- b. Diponegoro Kartasura Road from the Tugu Kartasura Roundabout to the Boyolali Regency boundary;
- c. Jalan Ahmad Yani Kartasura from the Tugu Kartasura Roundabout to the Surakarta City boundary;
- d. Jalan Veteran Sukoharjo in front of PD BPR Bank Pasar Sukoharjo; And
- e. Jalan Tanjunganom to the city limits of Surakarta.



## Article 8

- (1) Locations of protocol roads that are prohibited from installing campaign props as intended in Article 2 covers road space:
- a. Jalan Merak Raya Solo Baru;
  - b. Jalan Palem Raya Solo Baru;
  - c. Jalan Cemara Raya Solo Baru; And
  - d. Jalan Raya Ir. Soekarno Solo Just arrived Wonogiri Regency boundaries.
- (2) Road space as intended in paragraph (1) is space along the road with a certain width whose edges are limited by yard boundary signs on the right and left of the road.

## Article 9

Landscaping locations that are prohibited from installing campaign props as intended in Article 2 include:

- a. City Face Street Median;
- b. Bacem Park;
- c. Kartasura Monument Park;
- d. Sukoharjo Terminal East Park; e. City Face Park;
- f. Gendong Herbal Garden;
- g. Adipura Monument Park;
- h. Nguter Park;
- i. Korpri Public Housing Complex Park;
- j. Parks and sidewalks Jl. Rajawali;
- k. Wijayakusuma Park;
- l. Pakujoyo Park;
- m. Ngrukem Bridge Park;
- n. Heroes Statue Park in front of PD BPR Bank Pasar Sukoharjo;
- o. Front Garden of the Sukoharjo District Prosecutor's Office; And
- p. New Solo area parks (Horse Statues, Statues Pandawa, Statue of Ir. Soekarno).

Article 10

Locations of Government buildings/offices and public facilities that are prohibited from installing campaign props as intended in Article 2 include:

- a. buildings, offices, official residences/residential offices belonging to the Regional Government, TNI/Polri, District Prosecutor's Office, District Court, and Vertical Agency Representatives;
- b. hospitals or health care settings;
- c. educational facilities and infrastructure;
- d. places of worship, including courtyards;
- e. electricity and telephone poles/substations;
- f. traffic equipment;
- g. transport/bus terminal area;
- h. bridge;
- i. in front of the Secretariat Office of another Political Party; And
- j. tree and continue walking.

CHAPTER V

INSTALLATION TIME PERIOD

Article 11

- (1) The period for installing campaign props as intended in Article 2 is used during the campaign period until entering the quiet period according to the schedule as regulated by the Regency KPU.
- (2) The period for installing campaign props as intended in paragraph (1) at the campaign venue/location starts at 00.00 WIB until 24.00 WIB on the Election campaign day schedule determined by the Regency KPU.

CHAPTER VI

OBLIGATION

Article 12

- (1) The campaign implementer as intended in Article 2 is responsible for the cleanliness, order, beauty and security of the campaign props installed.

(2) Campaign organizers as referred to in paragraph (1) and third parties/advertising bureaus who install campaign props have the obligation to:

- a. maintain neatness, order, beauty, cleanliness, and safety;
- b. adhere to the specified installation time;
- c. repair and replace if anything is damaged;  
And
- d. lower/remove/arrange/dismantle campaign props according to the election campaign schedule .

CHAPTER VII

PENALTY

Article 13

(1) Installation of campaign equipment as intended in Article 2 which is not in accordance with the provisions of this Regent's Regulation is a form of violation.

(2) Violations as intended in paragraph (1) will subject to sanctions.

(3) Sanctions as intended in paragraph (2) are in the form of:

- a. lowering/removing/dismantling Election Campaign or Election Campaign props by Satpol PP who have coordinated with Regency Bawaslu together with related agencies; and/or;
- b. revocation of advertising permits belonging to third parties/bureaus advertising.

CHAPTER VIII

CLOSING

Article 14

When this Regent's Regulation comes into force, Sukoharjo Regent's Regulation Number 7 of 2013 concerning Guidelines for Installing Attributes and Use of Public Facilities for General Election Campaigns in Sukoharjo Regency (Sukoharjo Regency Regional Gazette of 2008 Number 163) as amended several times, most recently by the Regent's Regulation Sukoharjo Number 22 of 2014 concerning the Third Amendment to Sukoharjo Regent Regulation Number 7 of 2013 concerning Guidelines for Installing Campaign Props and Using Public Facilities for General Election Campaigns in Sukoharjo Regency (Sukoharjo Regency Regional Gazette of 2014 Number 206) is revoked and declared invalid.

Article 15

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

So that everyone is aware, this Regent's Regulation is ordered to be promulgated by placing it in the Regional Gazette of Sukoharjo Regency.

Set in Sukoharjo  
on October 19, 2018  
REGENT SUKOHARJO,

Promulgated in Sukoharjo on  
October 19 2018

signed

REGIONAL SECRETARY  
SUKOHARJO DISTRICT,

WARDOYO WIJAYA

signed

AGUS SANTOSA

REGIONAL NEWS SUKOHARJO DISTRICT  
YEAR 2018 NUMBER 55

The copy corresponds to the original  
HEAD OF LEGAL SECTION,

signed

BUDI SUSETYO, SH, MH NIP

Trustee.

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ATTACHMENT  
SUKOHARJO REGENCY REGULATIONS  
NUMBER 55 OF 2018  
ABOUT  
GUIDELINES FOR INSTALLING PROPS  
CAMPAIGN AND USE  
PUBLIC FACILITIES DURING THE CAMPAIGN PERIOD  
GENERAL ELECTIONS AND ELECTIONS  
GOVERNOR AND DEPUTY GOVERNOR AND  
REGENT AND DEPUTY REGENT.

FORMAT OF NOTIFICATION LETTER

Sukoharjo, .....

To:

Dear. REGENT SUKOHARJO  
Cq. Head of the Kesbangpol Office  
Sukoharjo Regency  
in  
SUKOHARJO

Subject: Notice of Installation of Campaign Props.

We hereby inform you with respect that:

Name :  
Telephone Number :  
Advertising Bureau :  
Address :

Will install campaign props from:

Person responsible :  
Name :  
Telephone Number :  
Political parties :  
Address :

Campaign Props:

In the form of

Installation Location :  
Installation Time :

So to make a check.

NAME OF ADVERTISING BUREAU

.....

REGENT SUKOHARJO,

signed

WARDOYO WIJAYA