



**REGENT SUKOHARJO
PROVINCE OF CENTRAL JAVA
REGIONAL REGULATIONS OF SUKOHARJO DISTRICT
NUMBER 3 OF 2019**

ABOUT

**REVOCATION OF SUKOHARJO DISTRICT REGIONAL REGULATIONS
NUMBER 7 OF 2016 CONCERNING VILLAGE DEVELOPMENT**

BY THE GRACE OF GOD ALMIGHTY

REGENT SUKOHARJO,

Considering:

a. that based on the provisions of Article 89 of the Minister of Home Affairs Regulation Number 114 of 2014 concerning Village Development Guidelines, it states that technical instructions for preparing Medium Term Village Development Plans and Village Government Work Plans as well as technical instructions for implementing village development activities are further regulated by Regent's Regulations;

b. that based on the provisions of Article 79 of the Minister of Home Affairs Regulation Number 20 of 2018 concerning Village Financial Management, which relates to village development and village financial management as regulated in Article 6 paragraph (2), paragraph (3), paragraph (4) and paragraph (5) , Article 40 paragraph (2), Article 52 paragraph (1), Article 54 paragraph (2), Article 57, Article 58, Article 60 paragraph (4), Article 62 paragraph (2) and paragraph (3), Article 66 paragraph (2), Article 69, Article 71, Article 72, Article 79, and Article 80 of the Minister of Home Affairs Regulation Number 114 of 2014 concerning Village Development Guidelines is revoked and declared invalid;

c. that based on the considerations as intended in letters a and b, Sukoharjo Regency Regional Regulation Number 7 of 2016 concerning Village Development needs to be revoked;

d. that based on the considerations as intended

in letters a, b and c, it is necessary to stipulate a Regional Regulation concerning the Revocation of Sukoharjo Regency Regional Regulation Number 7 of 2016 concerning Village Development;

Remember :

- 1. Article 18 paragraph (6) of the 1945 Constitution of the Republic of Indonesia;**
- 2. Law Number 13 of 1950 concerning the Establishment of Regency Areas within the Province of Central Java;**

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 6 of 2014 concerning Villages (State Gazette of the Republic of Indonesia of 2014 Number 7, Supplement to State Gazette of the Republic of Indonesia Number 5495);
5. 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);
6. Government Regulation Number 43 of 2014 concerning Implementing Regulations of Law Number 6 of 2014 concerning Villages (State Gazette of the Republic of Indonesia of 2014 Number 123, Supplement to State Gazette of the Republic of Indonesia Number 5539) as amended several times, most recently by Government Regulation Number 11 of the Year 2019 concerning the Second Amendment to Government Regulation Number 43 of 2014 concerning Implementing Regulations of Law Number 6 of 2014 concerning Villages (State Gazette of the Republic of Indonesia of 2019 Number 41, Supplement to the State Gazette of the Republic of Indonesia Number 6321);
7. Presidential Regulation Number 87 of 2014 concerning Implementing Regulations of Law Number 12 of 2011 concerning the Formation of Legislative Regulations (State Gazette of the Republic of Indonesia of 2014 Number 199);

With Mutual Consent

REGIONAL PEOPLE'S REPRESENTATIVE COUNCIL OF SUKOHARJO DISTRICT

And

REGENT SUKOHARJO

DECIDE :

To stipulate: REGIONAL REGULATION CONCERNING REVOCATION OF SUKOHARJO DISTRICT REGIONAL REGULATION NUMBER 7 OF 2016 CONCERNING VILLAGE DEVELOPMENT.

article 1

Sukoharjo Regency Regional Regulation Number 7 of 2016 concerning Village Development (Sukoharjo Regency Regional Gazette of 2016 Number 7, Supplement to Sukoharjo Regency Regional Gazette Number 232) is revoked and declared invalid.

Section 2

This local regulation are applied at the date stated.

So that everyone knows, this Regional Regulation is ordered to be promulgated by placing it in the Sukoharjo Regency Regional Gazette.

**Stipulated in Sukoharjo on
September 6 2019**

REGENT SUKOHARJO,

signed

**Promulgated in Sukoharjo
on September 6, 2019**

WARDOYO WIJAYA

**REGIONAL SECRETARY
SUKOHARJO DISTRICT,**

signed

AGUS SANTOSA

**SUKOHARJO DISTRICT REGIONAL GAZETTE
YEAR 2019 NUMBER 3**

**EXPLANATION
ON
REGIONAL REGULATIONS OF SUKOHARJO DISTRICT
NUMBER 3 OF 2019
ABOUT
REVOCATION OF SUKOHARJO DISTRICT REGIONAL REGULATIONS
NUMBER 7 OF 2016 CONCERNING VILLAGE DEVELOPMENT**

I. GENERAL.

Sukoharjo Regency Regional Regulation Number 7 of 2016 concerning Village Development is not in accordance with statutory regulations, namely:

- a. Minister of Home Affairs Regulation Number 114 of 2014 concerning Village Development Guidelines, states that technical instructions for preparing Medium-Term Village Development Plans and Village Government Work Plans as well as technical instructions for implementing village development activities are further regulated by Regent's Regulations.
- b. Minister of Home Affairs Regulation Number 20 of 2018 concerning Village Financial Management, revokes several provisions in Minister of Home Affairs Regulation Number 114 of 2014 concerning Village Development Guidelines, as follows:
 1. Article 6 paragraph (2), paragraph (3), paragraph (4) and paragraph (5) concerning grouping of activity fields;
 2. Article 40 paragraph (2), regarding the composition of the activity implementation team;
 3. Article 52 paragraph (1), regarding the duties of the Village Head to coordinate Village development activities carried out by Village Apparatus and/or elements of the village community;
 4. Article 54 paragraph (2), regarding the implementation of sector programs and/or regional programs whose implementation is delegated to the Village, carried out by Village Apparatus and/or elements of the village community;
 5. Article 57, regarding the activity implementer's duty to assist the Village Head in the preparation and implementation stages of the activity;
 6. Article 58, regarding the preparation of work plans;
 7. Article 60 paragraph (4), regarding technical guidance participants implementing activities in villages;
 8. Article 62 paragraph (2) and paragraph (3), regarding coordination of the preparation of activity administrative documents;
 9. Article 66 paragraph (2), regarding the type and number of community self-help and volunteer workers implementing activities that utilize self-help and mutual cooperation in village communities;
 10. Article 69, regarding procurement of goods/services in villages;
 11. Article 71, regarding the holding of working meetings for activity implementers in the context of discussing the progress of activity implementation;

12. Article 72, regarding material for activity implementation work meetings;
13. Article 79, regarding progress reports on the implementation of activities by the activity implementer to the Village Head; And
14. Article 81 paragraph (3), regarding the submission of the results of the implementation of activities to be received by the Village Head witnessed by the Village Consultative Body and elements of the village community in Village deliberations carried out by the Village Consultative Body.

Based on the considerations mentioned above, Sukoharjo Regency Regional Regulation Number 7 of 2016 concerning Village Development is revoked and declared invalid.

II. ARTICLE BY ARTICLE.

article 1

Quite clear.

Section 2

Quite clear.

SUPPLEMENTARY SUKOHARJO DISTRICT REGIONAL GAZETTE NUMBER 279