



COPY

**REGENT SUKOHARJO
PROVINCE OF CENTRAL JAVA
REGIONAL REGULATIONS OF SUKOHARJO DISTRICT
NUMBER 3 OF 2020**

ABOUT

**SECOND AMENDMENT TO THE REGIONAL REGULATIONS OF SUKOHARJO DISTRICT
NUMBER 13 OF 2011 CONCERNING REGIONAL LEVIES**

BY THE GRACE OF GOD ALMIGHTY

REGENT SUKOHARJO,

- Considering:**
- a. that the Sukoharjo Regency Regional Government has stipulated Sukoharjo Regency Regional Regulation Number 13 of 2011 concerning Regional Retributions as amended by Sukoharjo Regency Regional Regulation Number 12 of 2017 concerning Amendments to Sukoharjo Regency Regional Regulations Number 13 of 2011 concerning Regional Levies, however in its development there have been policy changes regarding the formation of regional public service agencies, Regional Technical Implementation Units, Public Health Centers, policy changes in the field of transportation and economic development, so that several types and rates of regional levies need to be adjusted;**
 - b. that based on the provisions of Article 155 paragraph (2) Law Number 28 of 2009 concerning Regional Taxes and Regional Levies states that the review of levy rates is carried out by taking into account the price index and economic development;**
 - c. that based on the considerations as intended in letters a and b, the Sukoharjo Regency Regional Regulation Number 13 of 2011 concerning Regional Retributions as amended by the Sukoharjo Regency Regional Regulation Number 12 of 2017 concerning Amendments to the Sukoharjo Regency Regional Regulation Number 13 of 2011 concerning Regional Retributions needs to be changed;**
 - d. that based on the considerations as intended in letters a, b and c, it is necessary to stipulate a Regional Regulation concerning the Second Amendment to Sukoharjo Regency Regional Regulation Number 13 2011 concerning Regional Levies;**

- Bearing in mind: 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 Regions within the Province of Central Java; 3. Law Number 5 of 1960 concerning Basic Regulations on Agrarian Principles (State Gazette of the Republic of Indonesia of 1960 Number 104, Supplement to State Gazette of the Republic of Indonesia Number 2043);
4. Law Number 2 of 1981 concerning Legal Metrology (State Gazette of the Republic of Indonesia of 1981 Number 11, Supplement to the State Gazette of the Republic of Indonesia Number 3193);
5. Law Number 8 of 1981 concerning Criminal Procedure Law (State Gazette of the Republic of Indonesia of 1981 Number 76, Supplement to State Gazette of the Republic of Indonesia Number 3209);
6. Law Number 36 of 1999 concerning Telecommunications (State Gazette of the Republic of Indonesia of 1999 Number 154, Supplement to State Gazette of the Republic of Indonesia Number 3881);
7. Law Number 28 of 2002 concerning Buildings (State Gazette of the Republic of Indonesia of 2002 Number 134, Supplement to State Gazette of the Republic of Indonesia Number 4247);
8. Law Number 17 of 2003 concerning State Finances (State Gazette of the Republic of Indonesia of 2003 Number 47, Supplement to State Gazette of the Republic of Indonesia Number 4286);
9. Law Number 1 of 2004 concerning State Treasury (State Gazette of the Republic of Indonesia of 2004 Number 5, Supplement to State Gazette of the Republic of Indonesia Number 4355);
10. Law Number 15 of 2004 concerning Audit of State Financial Management and Responsibility (State Gazette of the Republic of Indonesia of 2004 Number 66, Supplement to State Gazette of the Republic of Indonesia Number 4400);
11. Law Number 29 of 2004 concerning Medical Practice (State Gazette of the Republic of Indonesia of 2004 Number 116, Supplement to State Gazette of the Republic of Indonesia Number 4431); 12. Law Number 33 of 2004 concerning Financial Balance between the Central Government and Regional Government (State Gazette of the Republic of Indonesia of 2004 Number 74, Supplement to the State Gazette of the Republic of Indonesia Number 4438);

13. Law Number 38 of 2004 concerning Roads (State Gazette of the Republic of Indonesia of 2004 Number 132, Supplement to State Gazette of the Republic of Indonesia Number 4444);
14. Law Number 40 of 2004 concerning the National Social Security System (State Gazette of the Republic of Indonesia of 2004 Number 134, Supplement to the State Gazette of the Republic of Indonesia Number 4446);
15. Law Number 26 of 2007 concerning Spatial Planning (State Gazette of the Republic of Indonesia of 2007 Number 68, Supplement to State Gazette of the Republic of Indonesia Number 4725);
16. Law Number 18 of 2008 concerning Waste Management (State Gazette of the Republic of Indonesia of 2008 Number 69, Supplement to State Gazette of the Republic of Indonesia Number 4851);
17. Law Number 18 of 2009 concerning Animal Husbandry and Animal Health (State Gazette of the Republic of Indonesia of 2009 Number 84, Supplement to State Gazette of the Republic of Indonesia Number 5015);
18. Law Number 22 of 2009 concerning Road Traffic and Transportation (State Gazette of the Republic of Indonesia of 2009 Number 96, Supplement to State Gazette of the Republic of Indonesia Number 5025);
19. Law Number 28 of 2009 concerning Regional Taxes and Regional Levies (State Gazette of the Republic of Indonesia of 2009 Number 130, Supplement to State Gazette of the Republic of Indonesia Number 5049);
20. Law Number 32 of 2009 concerning Environmental Protection and Management (State Gazette of the Republic of Indonesia of 2009 Number 134, Supplement to State Gazette of the Republic of Indonesia Number 5053);
21. Law Number 36 of 2009 concerning Health (State Gazette of the Republic of Indonesia of 2009 Number 145, Supplement to State Gazette of the Republic of Indonesia Number 5063);
22. Law Number 12 of 2011 concerning the Formation of Regulatory Legislation (State Gazette of the Republic of Indonesia of 2011 Number 82, Supplement to the State Gazette of the Republic of Indonesia Number 5234) as amended by Law Number 15 of 2019 concerning Amendments to Laws Number 12 of 2011 concerning the Formation of Legislation (State Gazette of the Republic of Indonesia 2019 Number 183, Supplement to the State Gazette of the Republic of Indonesia Number 6398);

23. 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);
24. Government Regulation Number 27 of 1983 concerning Implementation of the Criminal Procedure Code (State Gazette of the Republic of Indonesia of 1983 Number 36, Supplement to State Gazette of the Republic of Indonesia Number 3258), as amended by Government Regulation Number 58 of 2010 concerning Amendments to Regulations Government Number 27 1983 concerning Implementation of the Criminal Procedure Code (State Gazette of the Republic of Indonesia of 2010 Number 90, Supplement to the State Gazette of the Republic of Indonesia Number 5145);
25. Government Regulation Number 82 of 2001 concerning Water Quality Management and Water Pollution Control (State Gazette of the Republic of Indonesia of 2001 Number 153, Supplement to State Gazette of the Republic of Indonesia Number 4161);
26. Government Regulation Number 23 of 2005 concerning Financial Management of Public Service Agencies (State Gazette of the Republic of Indonesia of 2005 Number 48, Supplement to State Gazette of the Republic of Indonesia Number 4202);
27. Government Regulation Number 34 of 2006 concerning Roads (State Gazette of the Republic of Indonesia of 2006 Number 86, Supplement to State Gazette of the Republic of Indonesia Number 4655);
28. Government Regulation Number 69 of 2010 concerning Procedures for Providing and Utilizing Incentives for the Collection of Regional Taxes and Regional Levies (State Gazette of the Republic of Indonesia of 2010 Number 119, Supplement to the State Gazette of the Republic of Indonesia Number 5161); 29. Government Regulation Number 27 of 2012 concerning Environmental Permits (State Gazette of the Republic of Indonesia of 2012 Number 48, Supplement to State Gazette of the Republic of Indonesia Number 5285);
30. Government Regulation Number 101 of 2012 concerning Recipients of Health Insurance Contribution Assistance (State Gazette of the Republic of Indonesia of 2012 Number 264, Supplement to the State Gazette of the Republic of Indonesia Number 5372);

31. Government Regulation Number 27 of 2014 concerning Management of State/Regional Property (State Gazette of the Republic of Indonesia of 2014 Number 92, Supplement to State Gazette of the Republic of Indonesia Number 5533);
32. Government Regulation Number 101 of 2014 concerning Management of Hazardous and Toxic Waste (State Gazette of the Republic of Indonesia of 2014 Number 333, Supplement to the State Gazette of the Republic of Indonesia Number 5617);
33. Government Regulation Number 12 of 2017 concerning Development and Supervision of Regional Government Implementation (State Gazette of the Republic of Indonesia of 2017 Number 73, Supplement to State Gazette of the Republic of Indonesia Number 6041);
34. Government Regulation Number 12 of 2019 concerning Regional Financial Management (State Gazette of the Republic of Indonesia of 2019 Number 42, Supplement to State Gazette of the Republic of Indonesia Number 6322);
35. Presidential Regulation Number 12 of 2013 concerning Health Insurance (State Gazette of the Republic of Indonesia of 2013 Number 29) as amended by Presidential Regulation Number 111 of 2013 concerning Amendments to Presidential Regulation Number 12 of 2013 concerning Health Insurance (State Gazette of the Republic of Indonesia of 2013 Number 255);
36. Presidential Regulation Number 32 of 2014 concerning Management and Utilization of National Health Insurance Capitation Funds in First Level Health Facilities Owned by Regional Governments (State Gazette of the Republic of Indonesia of 2014 Number 81);
37. 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);
38. Sukoharjo Regency Regional Regulation Number 1 of 2010 concerning Principles of Regional Financial Management (Sukoharjo Regency Regional Gazette of 2010 Number 1, Supplement to Sukoharjo Regency Regional Gazette Number 172);
39. Sukoharjo Regency Regional Regulation Number 9 of 2010 concerning Buildings in Sukoharjo Regency (Sukoharjo Regency Regional Gazette of 2010 Number 9, Supplement to Sukoharjo Regency Regional Gazette Number 178);

40. Sukoharjo Regency Regional Regulation Number 13 of 2011 concerning Regional Levies (Sukoharjo Regency Regional Gazette of 2011 Number 13, Supplement to Sukoharjo Regency Regional Gazette Number 191) as amended by Sukoharjo Regency Regional Regulation Number 12 of 2017 concerning Amendments to Sukoharjo Regency Regional Regulation Number 13 of 2011 concerning Regional Retributions (Sukoharjo Regency Regional Gazette of 2017 Number 12, Supplement to Sukoharjo Regency Regional Gazette Number 253);
41. Sukoharjo Regency Regional Regulation Number 4 of 2016 concerning Civil Servant Investigators (Sukoharjo Regency Regional Gazette of 2016 Number 6, Supplement to Sukoharjo Regency Regional Gazette Number 229);

DECIDE:

To stipulate: **REGIONAL REGULATIONS CONCERNING THE SECOND AMENDMENT TO SUKOHARJO DISTRICT REGIONAL REGULATIONS NUMBER 13 OF 2011 CONCERNING REGIONAL LEVIES.**

Article I

Several provisions in the Regency Regional Regulations Sukoharjo Number 13 of 2011 concerning Regional Levies (Sukoharjo Regency Regional Gazette 2011 Number 13, Sukoharjo Regency Regional Gazette Supplement Number 191) as amended by Regional Regulations Sukoharjo Regency Number 12 of 2017 concerning Changes to Sukoharjo Regency Regional Regulations Number 13 of 2011 concerning Regional Levies (Gazette Sukoharjo Regency Region 2017 Number 12, Sukoharjo Regency Regional Gazette Supplement Number 253) is amended as follows:

1. The provisions of Article 1 number 18 are deleted, between number 26 and number 27, 1 (one) new number is inserted, namely number 26a, so that Article 1 reads as follows:

article 1

In this Regional Regulation what is meant by:

1. The region is Sukoharjo Regency.
2. Regional Government is the Regent as the organizing element of Regional Government which leads the implementation of government affairs which are the authority of the autonomous region.
3. The Regent is the Regent of Sukoharjo.
4. Officials are employees who are given certain tasks in the field of regional taxation and/or regional levies in accordance with statutory regulations.

- 5. An entity is a group of people and/or capital which constitutes a unit, whether conducting business or not conducting business, including limited liability companies, limited liability companies, other companies, state-owned enterprises (BUMN), or regionally-owned enterprises (BUMD). by name and in whatever form, firm, kongsi, cooperative, pension fund, partnership, association, foundation, mass organization, social and political organization, or any other organization, institution and other form of entity including collective investment contracts and permanent business forms.**
- 6. Regional levies, hereinafter referred to as levies, are regional levies as payment for services or the granting of certain permits which are specifically provided and/or granted by the Regional Government for the benefit of individuals or entities.**
- 7. Services are Regional Government activities in the form of businesses and services that result in goods, facilities or other benefits that can be enjoyed by individuals or entities.**
- 8. Public Services are services provided or given by the Regional Government for the purposes of public interest and benefit and can be enjoyed by individuals or Entities.**
- 9. Business Services are services provided by the Regional Government by adhering to commercial principles because basically they can also be provided by the private sector.**
- 10. Certain Permits are certain activities of the Regional Government in the context of granting permits to individuals or entities which are intended for guidance, regulation, control and supervision of activities, use of space, and use of natural resources, goods, infrastructure, facilities or certain facilities in order to protect public interest and preserving the environment.**
- 11. Retribution Compulsory is an individual or entity who, according to levy laws and regulations, is required to pay levies, including certain levy collectors or cutters.**
- 12. The Retribution Period is a certain period of time which is the time limit for the Retribution Compulsory to utilize certain services and permits from the relevant Regional Government.**

13. **Regional Levy Payment Letter**, hereinafter abbreviated as **SSRD**, is proof of payment or deposit of levies that has been made using a form or has been made by other means to the regional treasury through a payment place appointed by the Regent.
14. **Regional Levy Decree**, hereinafter abbreviated to **SKRD**, is a levy decree which determines the principal amount of levies owed.
15. **Overpaid Regional Levy Decree**, hereinafter abbreviated as **SKRDLB**, is a decree that determines the amount of overpayment of levies because the amount of levy credit is greater than the levy that is owed or should not be owed.
16. **Regional Retribution Bill**, hereinafter abbreviated as **STRD**, is a letter to collect levies and/or administrative sanctions in the form of interest and/or fines.
17. **Collection** is a series of activities starting from collecting data on objects and subjects of retribution, determining the amount of retribution owed to collecting retribution activities from the Retribution Compulsory and supervising their payment.
18. Deleted.
19. **Telecommunication towers**, hereinafter referred to as **towers**, are buildings for public purposes that are erected on land, or buildings that are a single construction unit with buildings used for public purposes whose physical structure can be in the form of a steel frame tied together by various knots or in the form of single form without knots, where the design and construction function is adapted to support placing telecommunications equipment.
- means
20. *Shopping Center* is a neighborhood area/place/part where there are shop buildings along the roadside and/or other areas that can be reached by transportation and the public, and is designated by the Regional Government as a shopping area whose management is carried out independently. by traders and cooperatives, where the service system can use modern service methods and advanced technology, including self-service.
21. **Wholesaling/Wholesale** is a means or business place for purchasing various kinds of goods in large quantities from various parties and selling these goods in large quantities to sub-distributors and/or retail traders.

- 22. Sales of Regional Business Production are sales Regional Government business production results.**
- 23. A building is a physical form resulting from construction work that is integrated with its location, partly or wholly on and/or in the ground and/or water, which functions as a place for humans to carry out their activities, whether for housing or habitation, religious activities , business activities, social activities, culture and special activities.**
- 24. Building Construction Permit, hereinafter abbreviated to IMB, is a permit granted by the regional government to the applicant for new construction, rehabilitation/ renovation, and/or restoration in order to preserve the building in accordance with applicable administrative and technical requirements.**
- 25. Deleted.**
- 26. Route Permit is a permit for carrying out transportation of people on a route.**
- 26a. Proof of passing a motor vehicle's periodic test is proof of passing a periodic test which is given in the form of a test card and test mark stating that the motor vehicle is required to be periodically tested and has passed the technical inspection and motor vehicle roadworthiness test and received approval from a motor vehicle examiner who has the authority to validate proof of passing a periodic motor vehicle test.**
- 27. A Letter of Reprimand, Warning Letter or other similar letter is a letter issued by an Official to reprimand or warn the Retribution Obligor to pay off his or her retribution debt.**
- 28. Expiration is a means to obtain something or to be released from an obligation by the expiration of a certain time and on conditions determined by law.**
- 29. Audit is a series of activities to collect and process data, information and/or evidence which is carried out objectively and professionally based on an inspection standard to test compliance with the fulfillment of retribution obligations and/or for other purposes in order to implement the provisions of regional levy legislation.**
- 30. Investigation of criminal acts in the field of retribution is a series of actions carried out by Civil Servant Investigators, hereinafter referred to as Investigators, to search for and collect evidence which will shed light on criminal acts in the field of retribution that have occurred and find the suspect.**

31. Investigators are State Police Officials of the Republic of Indonesia, Officials or Civil Servants who are given special duties and authority by law to carry out investigations.
32. Civil Servant Investigators, hereinafter abbreviated as PPNS, are certain Civil Servant Investigating Officials within the Regional Government who are given special authority by Law to carry out investigations into violations of Regional Regulations.
33. A latrine is a closed place that is used to dispose of feces consisting of many piles, septic tanks, or jumblengs and impregnations.
34. Feces are deep human waste outhouse.
35. Faecal Waste Processing Installation, hereinafter abbreviated as IPLT, is a form of infrastructure in the form of a sanitation system for processing fecal waste collected from residents' latrines, by reducing the organic content and destroying or reducing the content of pathogenic microorganisms so that the waste can be disposed of safely.
36. Los is a permanent building with a roof, no walls in a market environment which is provided as a place for transactions/buying and selling of goods and/or services.
37. A kiosk is a permanent building with a roof and walls in a market environment and/or on land belonging to the Regional Government which is provided as a place for transactions/buying and selling goods and/or services.
38. Tools Measuring, Measuring, Weighing and Equipment, hereinafter referred to as UTTP, is UTTP which must be measured, re-calibrated, free of re-calibration, free of re-calibration and re-calibration.
39. Measuring instruments are tools intended or used for measuring quantity and/or quality.
40. Measuring tools are tools intended or used for measuring quantities or dosing.
41. Weighing equipment is a tool intended or used for measuring mass for weighing.
42. Equipment is a tool that is intended or used as a complement or addition to measuring, measuring or weighing tools, which determine the results of measurements, measuring or weighing.

43. Tera is a matter of marking with a valid tera or valid tera mark or providing written information marked with a valid tera or valid tera, carried out by employees who have the right to do so based on tests carried out on measuring instruments, measures, weigh and equipment as listed.

44. Re-calibration is the matter of periodically marking with valid valid or valid invalid marks or providing written information marked with valid valid or invalid tera, carried out by employees who have the right to do so based on tests carried out on UTTP which has been recorded.

45. Terminal is a Type C passenger terminal which is a terminal whose main role is to serve public transportation for urban and/or rural transportation.

2. The provisions of paragraph (1) of Article 8 are amended to read as follows:

Article 8

(1) The object of the levy as intended in Article 7 is the Regional Health Laboratory which is owned and/or managed by the Regional Government except for registration services.

(2) Excluded from the object of health service levies are health services provided by the Government with the status of Public Service Agency, State-Owned Enterprises, Regional-Owned Enterprises and private parties.

3. The provisions of paragraph (3) of Article 10 are amended to read as follows:

Article 10

(1) The structure and amount of levy rates are classified based on the type of health service.

(2) The structure and amount of the levy tariff consists of facilities and service components.

(3) The structure and amount of levy rates on Regional Health Laboratories owned and/or managed by the Regional Government, as stated in Appendix I which is an inseparable part of this Regional Regulation.

4. Article 11 is amended to read as follows:

Article 11

- (1) Participants in the National Health Insurance (JKN) program and other health insurance participants are subject to retribution, the payment of which is through claims.**
- (2) Deleted.**

5. Article 12 is deleted

6. The provisions of Article 13 are amended to read as follows following:

Article 13

- (1) Receipt of Regional Health Laboratory health service levies consists of facility services and services.**
- (2) Deleted.**

7. The provisions of Article 25 are amended to read as follows following:

Article 25

**The structure and amount of funeral service levy rates are as stated in Appendix II which is an inseparable part of the Regulations
This region.**

8. The provisions of Article 35 are amended to read as follows following:

Article 35

The object of retribution as intended in Article 34 is motor vehicle testing services which include:

- a. periodic test inspection of motor vehicles;**
- b. physical inspection of the motor vehicle to be carried out auctioned;**
- c. Deleted;**
- d. Deleted; And**
- e. Deleted.**

9. The provisions of Article 37 are amended to read as follows following:

Article 37

- (1) The structure and amount of motor vehicle testing levy rates are determined based on the motor vehicle JBB.**

- (2) The structure and amount of motor vehicle testing levy rates are as stated in Appendix III which is an inseparable part of this Regional Regulation.

10. The provisions of Article 68 are amended to read as follows following:

Article 68

The structure and amount of levy rates for recreation and sports venues are as stated in Appendix IV which is an inseparable part of this Regional Regulation.

11. The provisions of Article 111 are amended to read as follows following:

Article 111

- (1) Agencies that carry out Retribution collection can be given incentives on the basis of certain performance achievements.
- (2) The provision of incentives as intended in paragraph (1) is determined through the Regional Revenue and Expenditure Budget.
- (3) Procedures for granting and utilizing incentives as intended in paragraph (1) are in accordance with statutory regulations.

12. The provisions of Article 112 are amended to read as follows following:

Article 112

- (1) All results from collection of health service levies at the Regional Health Laboratory are completely deposited into the Regional Treasury.
- (2) Deleted.
- (3) Deleted.
- (4) Deleted.

Article II

When this Regional Regulation comes into force:

- a. Sukoharjo Regent Regulation Number 8 of 2019 concerning Changes in Levy Rates for Recreation and Sports Places in Sukoharjo Regency (Sukoharjo Regency Regional Gazette of 2019 Number 8); And
- b. Sukoharjo Regent Regulation Number 81 of 2019 concerning Changes in Motor Vehicle Testing Levy Rates (Sukoharjo Regency Regional Gazette of 2019 Number 82),

revoked and declared invalid.

This local regulation are applied at the date stated.

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

Stipulated in Sukoharjo on
September 17 2020

REGENT SUKOHARJO,

signed.

Promulgated in Sukoharjo
on September 17, 2020

WARDOYO WIJAYA

Acting REGIONAL
SECRETARY OF SUKOHARJO DISTRICT,

signed.

WIDODO

SUKOHARJO DISTRICT REGIONAL GAZETTE
YEAR 2020 NUMBER 3

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NOREG REGIONAL REGULATIONS OF SUKOHARJO DISTRICT, PROVINCE
CENTRAL JAVA : (3-204/2020)

EXPLANATION
ON
REGIONAL REGULATIONS OF SUKOHARJO DISTRICT
NUMBER 3 OF 2020
ABOUT
SECOND AMENDMENT TO THE REGIONAL REGULATIONS OF SUKOHARJO DISTRICT
NUMBER 13 OF 2011 CONCERNING REGIONAL LEVIES

I. GENERAL.

Regional authority to hold regional levies is a very important authority. Not only because regional levies are a source of Regional Original Income (PAD), but also because they are related to providing burdens to the community. On the other hand, this authority must be exercised proportionally, meaning that although all government service and development activities can normatively be categorized as sources of collection, the Regional Government cannot simply designate them as objects of regional levies. This is to avoid the emergence of government service and development activities that are inefficient and have the potential to give rise to high-cost economic actions, which are in fact contrary to the spirit of decentralization of authority itself.

Based on the Minister of Home Affairs Regulation Number 79 of 2018 concerning Regional Public Service Bodies in Article 1 paragraph (1), it is stated that the Regional Public Service Agency is a system implemented by technical implementation units of regional services/agencies in providing services to the community that has flexibility in financial management patterns. as an exception to the general regional explanation provisions.

In 2018, 12 (twelve) Public Health Centers have obtained a determination regarding the application of Regional Public Service Agency status to the Regional Technical Implementation Unit of the Public Health Center in Sukoharjo Regency through a Regent's Decree, therefore the application of the levy to the Regional Public Service Agency Technical Implementation Unit Regional Community Health Centers (BLUD UPTD Puskesmas) cannot be carried out by the Regional Government.

That with the enactment of the Minister of Transportation Regulation PM Number 133 of 2015 concerning Periodic Testing of Motor Vehicles and Regulation of the Director General of Land Transportation Number 2874/AJ.402/DRJD/2017 concerning Technical Guidelines for Proof of Passing the Periodic Test of Motor Vehicles as well as the Circular Letter of the Director General of Land Transportation Number SE.1/AJ .502/DRJD/2019 concerning Changes in the Use of Proof of Passing Periodic Motor Vehicle Tests in the Form of Test Books, Test Marks and Side Marks of Motor Vehicles to Become Test Cards and Test Marks which states that the Test Book, Test Plate and Side Marks of Motor Vehicles are effective from 01 January 2020 is no longer used and has been replaced with Test Cards and Test Marks.

One of the potential tourist attractions to be developed in Sukoharjo Regency is the Batu Seribu tourist attraction which is currently managed by the Sukoharjo Regency Education and Culture Office.

The Batu Seribu tourist attraction is an unspoiled mountainous natural tourist area located in Gentan Village, Bulu District, Sukoharjo Regency, Central Java. According to the history of the creation of the Batu Seribu tourist attraction, it started from a water source in the Batu Seribu mountains which never dries up even in the dry season.

The potential of the Batu Seribu Tourist Object, if its quality is organized and improved, the Batu Seribu Tourist Object will attract many visitors which will have an impact on operational and maintenance costs in the Batu Seribu Tourist Object, especially the swimming pool area, will be higher, so that the amount of the Recreation Site Levy rate on the object tourism needs to be improved.

In order to improve services to the community related to funerals and to organize, organize burial locations, as well as control the arrangement of green open spaces, it is necessary to make arrangements regarding the management and services of funerals in the Sukoharjo Regency area.

Law Number 28 of 2009 concerning Regional Taxes and Regional Levies mandates that one of the Regional Levies which is under the authority of the Regency is the Funeral Service Levy. Since 2011, the Sukoharjo Regency Government has determined the amount of burial levies through Regional Regulations related to regional levies, however in its development the operational and maintenance costs for burials are much higher than the levy rates set by the Regional Government.

Based on the considerations above, Sukoharjo Regency Regional Regulation Number 13 of 2011 concerning Regional Levies as amended by Sukoharjo Regency Regional Regulation Number 12 of 2017 concerning Amendments to Sukoharjo Regency Regional Regulation Number 13 of 2011 concerning Regional Levy needs to be amended.

II. ARTICLE BY ARTICLE

Article I

Quite clear.

Article II

Quite clear.

APPENDIX I

REGIONAL REGULATIONS OF SUKOHARJO DISTRICT

NUMBER 3 OF 2020

ABOUT

SECOND AMENDMENT TO REGIONAL REGULATIONS
SUKOHARJO DISTRICT NUMBER 13 OF 2011
CONCERNING REGIONAL LEVIES.

REGIONAL HEALTH LABORATORY LEVY RATES

1. WATER HEALTH LABORATORY EXAMINATION

a. Microbiology Examination

CHECKING TYPE	SERVICES FACILITIES	SERVICES TOTAL	
1. MPN Coliform	24,500	10,500	35,000
2. MPN Eschoresia coli	35,000	15,000	50,000
3. Germ Number	24,500	10,500	35,000
4. Identify Germs	-	-	
a. Salmonella Sp	35,000	15,000	50,000
b. Shigella Sp	35,000	15,000	50,000
c. Fecal coli/Entamoeba Coli	35,000	15,000	50,000
d. Vibrio Cholera	35,000	15,000	50,000
e. Staphylococcus Sp	35,000	15,000	50,000
f. Streptococcus Sp	35,000	15,000	50,000

b. Chemical Examination

CHECKING TYPE	SERVICES FACILITIES	SERVICES TOTAL	
1. Temperature	1,050	450	1,500

2. Total Disposal Solids (TDS)	2,100	900	3,000
3. Color	1,400	600	2,000
4. Turbidity	2,100	900	3,000
5. Acidity (pH)	2,100	900	3,000
6. Iron	7,000	3,000	10,000
7. Manganese	7,000	3,000	10,000
8. Sulfate	7,000	3,000	10,000
9. Aluminum	29,400	12,600	42,000
10. Nitrates	7,000	3,000	10,000
11. Nitrite	7,000	3,000	10,000
12. Hardness	7,000	3,000	10,000
13. Chloride	7,000	3,000	10,000
14. Residual Chlor	7,000	3,000	10,000
15. Organic substances	7,000	3,000	10,000
16. CO2 is aggressive	7,000	3,000	10,000
17. Dissolved Oxygen	7,000	3,000	10,000
18. Biological Oxygen Demand	10,500	4,500	15,000
19. Chemical Oxygen Demand	10,500	4,500	15,000
20. Total Suspended Solid	7,000	3,000	10,000
21. Zinc	29,400	12,600	42,000
22. Arsenic	29,750	12,750	42,500
23. Fluoride	19,600	8,400	28,000
24. Total Chromium	38,500	16,500	55,000
25. Cadmium	38,500	16,500	55,000
26. Cyanide	16,100	6,900	23,000
27. Acidity	7,000	3,000	10,000
28. Alkalinity	7,000	3,000	10,000

2. FOOD-DEVERAGE LABORATORY EXAMINATION

a. Microbiology Examination

CHECKING TYPE	SERVICES FACILITIES	SERVICES TOTAL	
1. MPN Coliform	24,500	10,500	35,000
2. Germ Number /Number	24,500	10,500	35,000
Total Plate			
3. Identify Germs	-	-	
a. Salmonella Sp	35,000	15,000	50,000
b. Shigella Sp	35,000	15,000	50,000
c. Fecal coli/Entamoeba Coli	35,000	15,000	50,000
d. Vibrio Cholera	35,000	15,000	50,000
e. Staphylococcus Sp	35,000	15,000	50,000
f. Streptococcus Sp	35,000	15,000	50,000

b. Chemical Examination

CHECKING TYPE	SERVICES FACILITIES	SERVICES TOTAL	
1. Borax	8,400	3,600	12,000
2. Formalin	14,000	6,000	20,000
3. Rhodamine B	24,500	10,500	35,000
4. Metanyl Yellow	24,500	10,500	35,000
5. Sweeteners (Saccharin, Cyclamate)	24,500	10,500	35,000
6. Preservatives (Benzoates, Salicylates)	24,500	10,500	35,000
7. Dye	24,500	10,500	35,000
8. Ethanol (alcohol)	28,000	12,000	40,000
9. Pesticide Residues (Qualitative)			
a. Organochlorine	70,000	30,000	100,000
b. Organophosphate	70,000	30,000	100,000
c. Carbamate	70,000	30,000	100,000

3. CLINICAL LABORATORY

CHECKING TYPE	SERVICES FACILITIES	SERVICES TOTAL	
1. Blood type	6,300	2,700	9,000
2. Bilirubin direct	9,100	3,900	13,000

3. Indirect bilirubin	9,100	3,900	13,000
4. Total bilirubin	9,100	3,900	13,000
5. SGOT	10,500	4,500	15,000
6. SGPT	10,500	4,500	15,000
7. Urea	10,500	4,500	15,000
8. Creatinine	10,500	4,500	15,000
9. Temporary glucose	10,500	4,500	15,000
10. Fasting blood sugar	10,500	4,500	15,000
11. Glucose 2 hours PP	10,500	4,500	15,000
12. Total protein	10,500	4,500	15,000
13. Albumin	10,500	4,500	15,000
14. Globulins	10,500	4,500	15,000
15. Widal test	12,600	5,400	18,000
16. Gout	11,900	5,100	17,000
17. Count the types of leukocytes	7,700	3,300	11,000
18. Malaria	7,700	3,300	11,000
19. Pregnancy Test	7,000	3,000	10,000
20. Routine Faeces	7,000	3,000	10,000
21. Routine Urine	14,000	6,000	20,000
22. Routine blood work	21,000	9,000	30,000
23. Total cholesterol	13,300	5,700	19,000
24. HDL cholesterol	20,000	10,000	30,000
25. LDL cholesterol	20,000	10,000	30,000
26. Triglycerides	14,000	6,000	20,000
27. VDRL	13,300	5,700	19,000
28. HBsAg	21,700	9,300	31,000
29. Complete Urine	21,000	9,000	30,000
30. Routine Urine	27,500	12,500	40,000
31. HbA1c	110,000	40,000	150,000
30. Complete Blood	28,000	12,000	40,000
31. Drugs & Psychotropics			
a. Morphine	31,500	13,500	45,000

b. Methamphetamine	31,500	13,500	45,000
c. Cocaine	31,500	13,500	45,000
d. Benzodiazepines	31,500	13,500	45,000
e. Amphetamine	31,500	13,500	45,000
f. THC (Tetrahydrocannabinol)	31,500	13,500	45,000
32. Delete Preparations			
a. Gonorrhea	7,000	3,000	10,000
b. Diphtheria	7,000	3,000	10,000
c. BTA	7,000	3,000	10,000
d. Malaria	7,000	3,000	10,000

REGENT SUKOHARJO,

signed.

WARDOYO WIJAYA

APPENDIX II

REGIONAL REGULATIONS OF SUKOHARJO DISTRICT

NUMBER 3 OF 2020

ABOUT

SECOND AMENDMENT TO REGIONAL REGULATIONS
 SUKOHARJO DISTRICT NUMBER 13 OF 2011
 CONCERNING REGIONAL LEVIES.

FUNERAL SERVICE LEVY RATES

NO	OBJECT OF RETRIBUTION	UNIT	RATES
1.	CEMETERY		
	a. Children's Funeral	Person	50,000
	b. Adult Funerals	Person	100,000
	c. Children's Funeral from outside Regency	Person	300,000
	d. Adult Funerals from outside the district	Person	500,000
2.	PAMIJEN	Per m2	10,000

REGENT SUKOHARJO,

signed.

WARDOYO WIJAYA

APPENDIX III

REGIONAL REGULATIONS OF SUKOHARJO DISTRICT

NUMBER 3 OF 2020

ABOUT

SECOND AMENDMENT TO REGIONAL REGULATIONS
SUKOHARJO DISTRICT NUMBER 13 OF 2011 CONCERNING
REGIONAL LEVIES.

MOTOR VEHICLE TESTING LEVY RATES

NO.	OBJECT OF RETRIBUTION	UNIT	TARIFF (Rp.)
1.	Motor Vehicle Periodic Test Inspection Fees with:		
	a. JBB 0 to 3,499 Kg	Test Period	80,000
	b. JBB 3,500 to 7,999 Kg	Test Period	100,000
	c. JBB Kg > 8,000	Test Period	120,000
2.	Fees for physical inspection of motor vehicles to be auctioned		
	a. 2 wheels	Units	25,000
	b. 4 wheels	Units	50,000

REGENT SUKOHARJO,

signed.

WARDOYO WIJAYA

APPENDIX IV

REGIONAL REGULATIONS OF SUKOHARJO DISTRICT

NUMBER 3 OF 2020

ABOUT

SECOND AMENDMENT TO REGIONAL REGULATIONS
 SUKOHARJO DISTRICT NUMBER 13 OF 2011
 CONCERNING REGIONAL LEVIES.

RECREATION AND SPORTS PLACE LEVY RATES

NO	RECREATION AREAS	UNIT	RATES (Rp)
1.	Thousand Stones		
	a. Batu Seribu Tourist Attraction Area	Once in	5,000
	b. Swimming pool	Once in	5,000
	c. Children's play rides	Once in	5,000
2.	Balakan Cemetery	Once in	7,000

REGENT SUKOHARJO,

signed

WARDOYO WIJAYA

