

REGULATION OF THE REGENCY OF BANYUMAS

NUMBER 2 OF 2013

ON

INVESTMENT IN BANYUMAS DISTRICT

BY THE BLESSINGS OF ALMIGHTY GOD,

REGENT OF BANYUMAS

- Considering :
- a. that investment is one of the factors driving the regional economy, financing regional development and creating jobs to improve community welfare, so there is a need for legal certainty and ease of service in order to increase investment and create regional development based on environmental awareness;
  - b. that to increase a conducive climate in investment sector, it is necessary to be created ease of service to investors with the aim of improving welfare community and make Banyumas Regency be an attractive area for investment;
  - c. that based on the considerations as referred to in point a and point b, it is necessary to issue a Regional Regulation on Investment.
- Observing :
1. Article 18 section (6) of the 1945 Constitution of the Republic of Indonesia;
  2. Law Number 13 of 1950 on Establishment of Regency Areas within the Province of Central Java ;
  3. Law Number 5 of 1960 concerning Basic Agrarian Principles Regulations (State Bulletin of the Republic of Indonesia of 1960 Number 104, Supplement to the State Gazette of the Republic of Indonesia Number 2043)
  4. Law Number 5 of 1984 concerning Industry (State Gazette of the Republic of Indonesia 1984 Number 22, Supplement to the State Gazette Republic of Indonesia Number 3274)
  5. Law Number 25 of 1992 concerning Cooperatives (State Gazette of the Republic of Indonesia 1992 Number 116, Supplement to the State Gazette Republic of Indonesia Number 3502);
  6. Law Number 13 of 2003 concerning Employment (State Gazette of the Republic Indonesia 2003 Number 39, Supplement State Gazette of the Republic of Indonesia Number 4279);

- 7 Law Number 32 of 2004 concerning Regional Government (State Gazette of the Republic Indonesia 2004 Number 125, Supplement State Gazette of the Republic of Indonesia Number 4437) as amended several times recently with Law Number 12 of 2008 concerning the Second Amendment to the Law Number 32 of 2004 concerning Regional Government (State Gazette of the Republic of Indonesia 2008 Number 59, Supplement to the State Gazette of the Republic Indonesia Number 4844);
- 8 Law Number 25 of 2007 on Investment (State Gazette of the Republic of Indonesia of 2007 Number 6, Supplement to the State Gazette of the Republic of Indonesia Number 4675)
- 9 Law Number 26 of 2007 concerning Spatial Planning (State Gazette of the Republic Indonesia 2007 Number 68, Supplement State Gazette of the Republic of Indonesia Number 4846);
- 10 Law Number 40 of 2007 concerning Limited Liability Company (State Gazette of the Republic Indonesia 2007 Number 106, Supplement State Gazette of the Republic of Indonesia Number 4852);
- 11 Law Number 20 of 2008 concerning Micro, Small and Medium Enterprises (State Gazette Republic of Indonesia Year 2008 Number 93, Supplement to the State Gazette of the Republic of Indonesia Number 4866);
- 12 Law Number 25 of 2009 concerning Public Services (State Gazette of the Republic Indonesia Knows 2009 Number 112, Supplement State Gazette of the Republic of Indonesia Number 5038);
- 13 Law Number 32 of 2009 concerning Environmental Protection and Management (State Gazette of the Republic of Indonesia 2009 Number 140, Supplement to the State Gazette of the Republic Indonesia Number 5059);
- 14 Law Number 12 of 2011 concerning Formation of Legislative Regulations (State Gazette of the Republic of Indonesia 2004 Number 53 Supplement to the State Gazette of the Republic Indonesia Number 4389)
- 15 Government Regulation Number 24 of 1986 concerning Term of Foreign Investment Permit (State Gazette of the Republic of Indonesia 1986 Number 32, Supplement to the State Gazette of the Republic Indonesia Number 3335)
- 16 Government Regulation Number 6 of 2006 concerning Management of State/Regional Property (Plate Republic of Indonesia Year 2006 Number 20, Supplement to the State Gazette of the Republic of Indonesia Number 4609) as amended by Government Regulation Number 38 of 2008 concerning Amendment to Government Regulation Number 6 2006 concerning Management of Property Country/Region (State Gazette of the Republic of Indonesia 2008 Number 78, Supplement to the State Gazette Republic of Indonesia Number 4855);

- 17 Government Regulation Number 38 of 2007 concerning Division of Government Affairs Between Governments, Provincial Regional Government, and Government Regency/City Regions (State Gazette of the Republic Indonesia 2007 Number 82, Supplement State Gazette of the Republic of Indonesia Number 4737);
- 18 Government Regulation Number 1 of 2008 concerning Government Investment (State Gazette of the Republic Indonesia 2008 Number 14, Supplement State Gazette of the Republic of Indonesia Number 4812);
- 19 Government Regulation Number 7 of 2008 concerning Deconcentration and Assistance Duties (Plate Republic of Indonesia 2008 Number 20, Supplement to the State Gazette of the Republic of Indonesia Number 4816);
- 20 Government Regulation Number 45 of 2008 concerning Guidelines for Providing Incentives and Facilities Capital Investment in the Regions (State Gazette Republic of Indonesia Year 2008 Number 58, Supplement to the State Gazette of the Republic of Indonesia Number 4854);
- 21 Presidential Regulation Number 76 of 2007 on Criteria and Conditions for Setting Up Business Fields Closed and Business Fields Open, with Conditions, to Investment;
- 22 Presidential Regulation Number 27 of 2009 on One Stop Services of Investment
- 23 Presidential Regulation Number 36 of 2010 on List of Business Fields Closed to Investment and Business Fields Open, with Conditions, to Investment
- 24 Presidential Regulation Number 16 of 2012 on General Plan of Investment (State Gazette of the Republic of Indonesia of 2012 Number 42);
- 25 Regional Regulation of the Province of Central Java Number 7 of 2010 on Investment at the Province of Central Java (Regional Gazette of the Province of Central Java of 2010 Number 7)
- 26 Regional Regulation of Banyumas Regency Number 9 of 2008 concerning Handover of Government Affairs to the Regency Government of Banyumas (Regional Gazette of The Regency of Banyumas of 2008 Number 5 Series E);

With The Joint Approval of  
THE REGIONAL HOUSE OF REPRESENTATIVES  
and  
THE REGENT OF BANYUMAS

HAS DECIDED:

To Issue : REGIONAL REGULATION ON INVESTMENT IN  
BANYUMAS DISTRICT

## CHAPTER I GENERAL PROVISIONS

### Article 1

In this Regional Regulation:

1. Region means the Regency of Banyumas.
2. Local Government means Regent and Regional Apparatus as elements of regional government administrators.
3. Regent means the Regent of Banyumas.
4. Office means Regional Apparatus of the Regency of Banyumas which has task and function that organize government affairs on investment which is under the authority of the Region.
5. Capital means assets owned by an investor taking the form of monetary or otherwise non-monetary assets that have economic value.
6. Domestic capital means the capital owned by the state of the Republic of Indonesia, an individual of Indonesian nationality, or a business entity, whether incorporated or unincorporated.
7. Foreign capital means the capital owned by a foreign country, an individual of foreign nationality, a foreign business entity, a foreign legal entity, and/or an Indonesian legal entity whose capital is partly or wholly owned by a foreign party
8. Investor means an individual or a business entity that makes an investment, being either a domestic investor or a foreign investor
9. Investment means all forms of investing activities by both domestic investors and foreign investors to conduct business in the territory of the Region
10. Domestic investor means an individual of Indonesian nationality, an Indonesian business entity, the state of the Republic of Indonesia, or a region that makes an investment in the Region
11. Foreign investor means an individual of foreign nationality, a foreign business entity, and/or a foreign government that makes an investment in the territory of the Region
12. Investment license is any form of approval issued by the Regional Government based on Regional Regulations or other legislation which is proof of the legality of the statement legality or permission for a person or entity to carry out business or certain activities.
13. License means the approval of Local Government on the activity of running business which is required to be owned by Business Actors before starting the activity of the business.
14. Non-Licensing means all forms of ease services, fiscal facilities and information in accordance with the provisions of legislation.
15. The Report of Investment Activities means a report which contains an update realization on the Investment activities

16. One Stop Integrated Service (Pelayanan Terpadu Satu Pintu) is a service which is integrated to be one unity of process starting from the application period until the finishing period of the product of one stop integrated service
17. The Delegation of the Authority means the handing over of duties, rights, obligations, licensing and non-licensing responsibilities included the signature of the authorizer.
18. The delegation of authority means handing over duties, rights, obligations, licensing and non -licensing responsibilities included the signature of the recipient of the authority.

## CHAPTER II

### Principles, Purpose and Goal

#### Article 2

Investment is managed based on the following principles:

- a. legal certainty;
- b. transparency;
- c. accountability;
- d. equal treatment and non-discrimination of country of origin;
- e. togetherness
- f. fairness-based efficiency;
- g. sustainability;
- h. environment-oriented;
- i. independence; and
- j. balance in the progress and unity of the national economy

#### Article 3

The purposes of implementing Investment are:

- a. to increase the growth of the national economy;
- b. to create job opportunities;
- c. to increase the development of sustainable economy;
- d. to increase the ability of competitiveness in business of the Region;
- e. to increase the capacity and capability of technology;
- f. to encourage development of people's economy;
- g. to turn economic potential into real economic
- h. to improve the people's welfare.

#### Article 4

The target of Investment in the Region :

- a. creating a conducive climate for investment;
- b. providing supporting infrastructure facilities for investment;
- c. increasing the potency of human resources;
- d. increasing number of investors;
- e. achieving the realization of investment;
- f. reducing the unemployment rate.

CHAPTER III  
FUNDAMENTAL POLICIES OF INVESTMENT

Article 5

Part One  
General

The authority on Domestic Investment includes:

- a. Planning of investment
- b. corporation of Investment;
- c. promotion of Investment;
- d. service of Investment;
- e. control of implementation of Investment;
- f. data and information system of Investment.
- g. widespread dissemination, education, and training of Investment.

Part Two  
Investment Planning

Article 6

- (1) Investment Planning as referred to in Article 5 section (a) is Regency General Plan of Investment documents
- (2) Regency General Plan of Investment, hereinafter abbreviated as RUPMK means the document of the investment plan at long term are regulated in a Regent Regulation.

Part Three  
Partnership of Investment

Article 7

Partnership of Investment as referred to in Article 5 section (b), carried out on the basis of equality of position and mutual benefit.

Part Four  
Promotion of Investment

Article 8

- (1) Local Government carries out promotion of Investment opportunities and regional potential actively, simultaneously and sustainably.
- (2) Promotion of Investment is carried out by conducting studies, formulating policy, coordinating the implementation of Investment both home and abroad
- (3) Promotion of Investment as referred to in section (1) is carried out independently, in collaboration with related agencies and third party.

Part Five  
Paragraph 1  
Service of Investment

Article 9

The Service of Investment, including:

- a. business field;
- b. investor;
- c. forms of the business entities;
- d. licence;
- e. period of Investment;
- f. rights, obligations, and responsibilities of investors;
- g. location of investment;

Paragraph 2  
Business Fields  
Article 10

All business fields are opened for Investment activities, except for the type of field business declared closed and open with appropriate requirements with the Provisions of Regulations.

Paragraph 3  
Investor  
Article 11

- (1) Domestic Investment can be done by incorporated, unincorporated, or individual business entity.
- (2) Foreign Investment can be carried out by foreign citizens, and/ or foreign legal entities and/or foreign investors and/or foreign citizens, foreign legal entities and/or Foreign Investors who are joint ventures with Indonesians citizens and/or Indonesian legal entities.

Paragraph 4  
Forms of the Business Entities  
Article 12

- (1) Domestic Investment carried by incorporated, unincorporated, or individual business entities
- (2) Foreign Investment is in the form of a limited liability company based on Indonesian law and domiciled in the territory of the Republic of Indonesia unless otherwise determined by the Law.

Paragraph 5  
Licensing  
Article 13

- (1) Every Investor in the Region is required to have an investment license from the Regent in accordance to the provisions of legislation.
- (2) To obtain licensing as referred to in section (1) through One-Stop Integrated Services.
- (3) One Stop Integrated Services as referred to section (2) is implemented by Regional Apparatus determined by Regent's Decree.
- (4) Regent delegates the authority to issue permits as referred to section (1) to One Stop Integrated Services.
- (5) The procedures for issuing licences as referred to section (1) are regulated according to the provisions of legislation.

Paragraph 6  
Period of Investment  
Article 14

Period of Investment is in accordance to the provisions of legislation.

Paragraph 7  
Rights, Obligations, And Responsibilities Of Investors

Article 15

Every Investor has rights for:

- a. obtaining certainty of rights, law and protection;
- b. obtaining transparent information about the business sector of the business it carries on;
- c. obtaining services, including incentives and ease for Investment.

Article 16

Every Investor has obligations for:

- a. implementing the principles of good corporate governance;
- b. doing corporate social responsibilities;
- c. respecting the cultural traditions of the community around the location of Investment business activities
- d. preparing and submitting a report of the implementation of investment;
- e. obeying the provisions of legislation.

Article 17

Every investor is responsible for:

- a. ensuring the availability of capital emanating from sources that are not against the provisions of legislation;
- b. creating a business climate that promotes fair competition, preventing monopolistic practices, and other things that may cause losses to the Region
- c. maintaining environmental sustainability;
- d. accepting and finishing all obligations and losses if the Investor unilaterally terminates or abandons their business activities;
- e. obey the provisions of legislation.



Paragraph 8  
Location of Investment

Article 18

Location of Investment based on Regional Spatial Plan and/or more specific Spatial Plan.

Part Six  
Control of The Implementation of Investment  
Article 19

- (1) Control of the implementation of Investment as referred to in Article 6 point d, including:
  - a. facility of Investment for investors;
  - b. implementation of obligations for investors.
- (2) Control of the implementation of Investment is carried out by relevant Regional Apparatus through monitoring, coaching, and supervision.
- (3) Procedures for implementing of monitoring, coaching, and supervision as referred to section (2) is further regulated by The Regulation of Regent.

Part Seven  
Data and Information System of Investment

Article 20

The processing Data and Information System of Investment as referred to in article 6 point e including licensing and non-licensing services by One Stop Integrated Services.

Part Eight  
Dissemination, Education, and Training of Investment

Article 21

- (1) Dissemination of Investment information as referred to in article 6 point f including :
  - a. coaching and supervising the implementation of Investment in the field of investment information;
  - b. coordinating the implementation of dissemination of policie and planning, development, cooperation, promotion, service delivery licensing, control of implementation, and Information system of Investment.
- (2) Implementation of dissemination of investment information as referred to section (1) is done by the Regional Apparatus which carries out services in the field of Investment.

CHAPTER IV  
PUBLIC PARTICIPATION  
Article 22

- (1) The public have equal and extensive chance to participate in implementing of Investment.

- (2) Public participation as referred to in section (1) aims to:
  - a. realize the sustainable investment;
  - b. prevent negative impact of Investment;
  - c. build togetherness between the public and investor;
  - d. carry out investment independently
- (3) Procedures of public participation are according to provisions of legislation.

## CHAPTER V INCENTIVE AND EASE DOING FOR INVESTMENT

### Article 23

- (1) The Local Government may give incentive and ease of doing Investment to the Investor.
- (2) Forms of Provision of Incentive provided by the Local Government are :
  - a. reduction, relief, or exemption from local tax;
  - b. reduction, relief, or exemption of local levies;
  - c. providing simultaneous funds;
  - d. providing capital assistance
- (3) Forms of Provision of Ease of Investment provided by The Local Government are :
  - a. data and information on opportunities of Investment
  - b. provision of means and infrastructures;
  - c. provision of land or location
  - d. technical assistance; and or
  - e. simplifying and accelerating of issuing license in parallel

### Article 24

The provision of incentive and/or ease for Investment is given to Investor with certain criteria:

- a. giving contribution to the increase of income of the public;
- b. absorbing local workers;
- c. giving contribution for the improvement of public service;
- d. giving contribution for the increase of regional gross domestic product;
- e. having environmental awareness and being sustainable;
- f. related to investment that prioritizes regional advantages;
- g. infrastructure development;
- h. doing technology transfer;
- i. doing pioneer industry;
- j. doing research, development, and innovation activities;
- k. having partnership with Micro, Small Enterprises or Cooperatives;
- l. industries that use capital, machine or equipment which are produced locally;

### Article 25

Further provisions regarding the procedure for providing incentive as referred to in article (23) and ease of Investment as referred to in article (24) are regulated in Regulation of Regent.

CHAPTER VI  
EMPLOYMENT

Article 26

- (1) In fulfilling need of workers, are obligated to prioritize local workers.
- (2) Investors are obliged to create safety, health, comfort and welfare in accordance with provisions of legislation.
- (3) Investors have the right to use foreign national experts for certain positions and expertise in accordance with the provisions of legislation.
- (4) Investors are obliged to implement good partnership in accordance with the provisions of legislation.

CHAPTER VII  
DISPUTE SETTLEMENT OF INDUSTRIAL RELATION

Article 27

- (1) The dispute settlement of industrial relation must be pursued resolved through deliberation between investment companies and labor (bipartite);
- (2) If the settlement as referred to section (1) is not achieved the results, settlement is carried out through mediation/consultation/arbitration in accordance with provisions of legislation.
- (3) If the settlement as referred to section (2) is not achieved the results , then the settlement is carried out through the court in accordance with provisions of legislation.

Article 28

- (1) In the event of a dispute in the investment sector between Local Government with investors, the parties first resolve the dispute through deliberation and consensus.
- (2) In terms of dispute as referred to in section (1) is not achieved, the dispute resolution can be done through arbitration or alternative dispute resolution or court as appropriate with the provisions of legislation.
- (3) In the event of a dispute in the investment sector between Local Government with foreign investors, the parties will resolve the dispute through international arbitration that must be agreed by the parties.

CHAPTER VIII  
ADMINISTRATIVE SANCTIONS

Article 29

- (1) Every Investor that fails to fulfil the obligations as referred to in article 17 may be subject to sanctions in the forms of:
  - a. written warning;
  - b. restriction on its business activities;
  - c. revocation of its Business Licensing; and/or
  - d. evocation of its Business Licensing and or investment facility.
- (2) The administrative sanctions as referred to in section (1) are imposed in accordance with the Regent regulation

CHAPTER IX  
TRANSITIONAL PROVISIONS

Article 30

- (1) At the time this Regulation of Regional comes into force:
  - a. all existing investment business approval and license, remains valid until the expiration of the license validity period.
  - b. Regional Apparatus that provide license service for investment in accordance with regional authorities still continue providing licensing services by the name of Regent until the One Stop Integrated Service established in Regent of Banyumas.
- (2) The determination of One Stop Integrated Service and delegation of authority to provide services of investment is implemented no later than one year after this Regulation of Regional is promulgated.

CHAPTER X  
CLOSING PROVISIONS

Article 30

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

In order that every person may know hereof, it is ordered to promulgate this Regional Regulation by its placement in the Regional Gazette of the Regency of Banyumas.

Issued in Banyumas  
on 10 Juli 2013  
REGENT OF BANYUMAS,

signed  
ACHMAD HUSEIN

Promulgated in Banyumas  
on 10 Juli 2013

REGIONAL  
SECRETARY OF THE  
REGENCY OF  
BANYUMAS

signed  
Ir. Mayangkoro  
NIP. 19570516 198903 1 005

ELUCIDATON  
OF  
REGULATION OF THE REGENCY OF BANYUMAS  
NUMBER 2 OF 2013  
ON INVESTMENT

I. GENERAL

Investment is part of economic development placed as an effort to increase economic growth, create new job vacancies, increase development sustainability, increase capacity and technological progress, support public economy development, as well as in the framework of creating an increasingly prosperous society.

According to it, the aim of organizing investment can only be achieved if the supporting factors are inhibiting the investment climate can be solved, through the improvements coordination between Regional Apparatus, the creation of bureaucracy efficiency, legal certainty in the field of investment, cost of highly competitive economy, as well as a conducive business climate in the field of employment and business security. Repairing and implementation of guarantees of these various supporting factors , it will increase the realization of better and more significant investment.

The regulation of investment in the Regional Regulations are based on enthusiasm to create a conducive investment climate in order to the Regional Regulations of Investment will regulate several things are considered important, including those related to goals and scope of investment, regional investment policies, planning of investment, partnership and promotion of investment, type of business sector, form of business, license, rights, obligations, and responsibilities of investors, control implementation of investment, Data Processing and Information Systems of Investment, public participation, Provision of Incentives and Ease of Investment, Employment, and the Dispute Settlement of Industrial Relation related to the implementation of Investment.

With the Regional Regulations will provide guarantees of the same fair treatment in the name of investment.

II. ARTICLE BY ARTICLE

Article 1

Sufficiently clear.

Article 2

Point a

The term "principle of legal certainty" means the principle in a rule-of-law state that places law and the provisions of legislation as the basis for every policy and action in the investment sector.

Point b

The term "principle of transparency" means the principle of being receptive to the public's right to obtain true, honest, and non-discriminatory information about Investment activities.

Point c

The term "principle of accountability" means the principle that every activity and final result of the implementation of Investment is subject to accountability to the public or the people as the holder of the highest sovereignty of the state in accordance with the provisions of legislation.

Point d

The term "principle of equal treatment and non-discrimination of country of origin" means the principle of non-discriminatory treatment in providing services based on the provisions of legislation between a Domestic Investor and a Foreign Investor as well as between an investor from one foreign country and an investor from another foreign country.

Point e

The term "principle of togetherness" means the principle that encourages the role of all Investors in Jointly realizing public welfare in the conduct of their businesses.

Point f

The term "principle of fair-based efficiency" means the principle underlying the implementation of Investment by prioritizing fair efficiency in an effort to create a fair, conducive, and competitive business climate.

Point g

The term "principle of sustainability" means the principle that strives to achieve the planned sustainable development through investment to ensure welfare and advancement in all aspects of life, both in the present and the future.

Point h

The term "principle of environment-oriented" means a investment principle that is conducted by paying regard to and prioritizing the protection and conservation of the environment.

Point i

The term "principle of independence" means the investment principle that is conducted by giving priority to the potential of the nation and state and by not being unreceptive to the inflow of foreign capital to realize economic growth.

Point j

The term "principle of balance in the progress and unity of the national economy" means the principle that strives to maintain a balance in the economic advancement in territories within the national economic unity.

Article 3

Sufficiently clear.

Article 4

Point a

A conducive investment climate is a condition that guarantees convenience and continuity of investment both macro in nature such as politics and security, as well as micro ones such as synchronization and harmonization between industrial, investment, and trade policies, as well as the need for policy support for providing infrastructure and healthy institutional framework and competitive investment financing policies.

Point b

Sufficiently clear

Point c

Sufficiently clear

Point d

Sufficiently clear

Point e

Sufficiently clear

Article 5

Sufficiently clear.

Article 6

Section (1)

The time period of General Long Term Investment Plan Document is adjusted to the RPJPD.

Section (2)

Sufficiently clear

Article 7

Sufficiently clear.

Article 8

Section (1)

The term “Active” means Local Government continues to carry out promotions to attract investors.

The term “Simultaneous” means the Local Government in carrying out promotions is done in synergy and on the same period.

The term “ Sustainable” means the Local Government carrying out promotions that providing guarantees of progress in all aspects for both the present and the future.

Section (2)

Sufficiently clear.

Section (3)

Sufficiently clear.

Article 9

Sufficiently clear.

Article 10

Sufficiently clear.

Article 11

Sufficiently clear.

Article 12

Sufficiently clear.

Article 13

Section (1)

Sufficiently clear.

Section (2)

Sufficiently clear.

Section (3)

Sufficiently clear.

Article 14

Sufficiently clear.

Article 15

Point a

The term "legal certainty" means the principle which puts the provisions of legislation as the basic guidance for the Local Government in making every policy and action in the Provision of Incentive and/or Ease for Investment.

The term "protection certainty" means the Local Government guarantees the Investors to obtain protection for doing any activities of Investment.

Point b

Sufficiently clear.

Point c

Sufficiently clear.

Article 16

Point a

Sufficiently clear

Point b

The term "corporate social responsibility" means responsibilities inherent in every investment companies to create harmonious, balanced, and in accordance with the environment, values, norms and local heritage.

Point c

Sufficiently clear.

Point d

Sufficiently clear.

Point e

The Report of The Implementation of Investment Activities means a report which contains an update realization on the Investment activities and the obstacles faced by the business actors and is submitted periodically to Capital Investment Agency.

Article 17

Point a

Sufficiently clear

Point b

Sufficiently clear

Point c

Sufficiently clear

Point d



This regulation is intended to anticipate environmental damage caused by investment activities.

Point e

Sufficiently clear

Point f

Sufficiently clear

Article 18

Sufficiently clear.

Article 19

Sufficiently clear.

Article 20

Sufficiently clear.

Article 21

Sufficiently clear.

Article 22

Sufficiently clear.

Article 23

Sufficiently clear.

Article 24

Sufficiently clear.

Article 25

Sufficiently clear.

Article 26

Sufficiently clear.

Article 27

Sufficiently clear.

Article 28

Sufficiently clear.

Article 29

Sufficiently clear.

Article 30

Sufficiently clear.

Article 31

Sufficiently clear.