

GUIDANCE FOR STIPULATING DEMARCATION LINE OF IRRIGATION NETWORK

**(Regulation of the Minister of Public Works Number 17/
PRT/M/2011 dated November 25, 2011)**

BY GRACE OF GOD THE ALMIGHTY
THE MINISTER OF PUBLIC WORKS OF
THE REPUBLIC OF INDONESIA

Considering:

That in order to implement the provision of Article 61 of Government Regulation Number 20 Year 2006 regarding Irrigation, it's necessary to stipulate a regulation of the Minister of Public Works regarding Guidance for Stipulating Demarcation Line of Irrigation Network;

In view of :

1. Government Regulation Number 20 Year 2006 regarding Irrigation (Statute Book of the Republic of Indonesia Year 2006 Number 46, Supplement to Statute Book of the Republic of Indonesia Number 4624);
2. Government Regulation Number 38 Year 2007 regarding the Sharing of Public Administration Affairs between the Government, Provincial and Regency/Municipal Administration (Statute Book of the Republic of Indonesia Year 2007 Number 82, Supplement to Statute Book of the Republic of Indonesia Number 4737);
3. Presidential Regulation Number 47 Year 2009

regarding the Establishment and Organization of State Ministries;

4. Presidential Regulation Number 24 Year 2010 regarding Status, Tasks and Functions of State Ministries as well as First-Echelon Organizational Structures, Tasks and Functions of State Ministries;
5. Presidential Decree Number 84/P Year 2009;
6. Regulation of the Minister of Public Works Number 22/PRT/M/2006 regarding Security and Fortification of Land Title of the Ministry of Public Works;
7. Regulation of the Minister of Public Works Number 08/PRT/M/2010 regarding Organization and Working Mechanism of the Ministry of Public Works;
8. Regulation of the Minister of Public Works Number 21/PRT/M/2010 regarding Organization and Working Mechanism of Technical Executive Units of the Ministry of Public Works;

D E C I D E S :

To stipulate:

**THE REGULATION OF THE MINISTER OF PUBLIC
WORKS REGARDING GUIDANCE FOR STIPULATING
DEMARCATION LINE OF IRRIGATION NETWORK**

CHAPTER I
GENERAL PROVISION

Article 1

Referred to in this ministerial regulation as:

1. Irrigation shall be activity related to provision, regulation and disposal of irrigation water to support agriculture with the type covering surface irrigation, swamp irrigation, underground water irrigation, pump irrigation and pond irrigation.
2. Irrigation system shall include irrigation infrastructure, irrigation water, irrigation management, institutional affairs of irrigation and human resources.
3. Irrigation Area shall be a totality of land securing water from one irrigation network.
4. Irrigation Network shall be a channel, structure and complementary building constituting a totality needed to supply, share, use and dispose irrigation water.
5. Group of farmers using water shall be institutional affairs of irrigation management becoming a forum of farmers using water in a sphere of irrigation, which is established by the farmers using water democratically, including local institution managing irrigation.
6. Irrigation Channel shall be a channel used to distribute irrigation water from the provision, intake, sharing and distribution of irrigation water.
7. Irrigation Disposal Channel shall be a channel used to distribute the excess of water not used anymore in a specified irrigation area.
8. Embanked Channel shall be a channel having natural or man-made embankment in the right or left side.
9. Non-embanked channel shall be a channel not having embankment in the right or left side.
10. Irrigation Structure shall be a structure inside irrigation network, covering the main structure, distributing structure, distributing-absorbing structure, absorbing structure, complementary structure, and other structures of facilities.
11. Demarcation Line of Irrigation Network shall be border of security for irrigation channel and/or structure with a specified distance along the channel and around the structure.
12. Demarcation Space of Irrigation Network shall be a space between the right demarcation line and the left demarcation line of irrigation.
13. Demarcation of Irrigation Network shall be a space in the left and right side of irrigation network, between demarcation line and border line of irrigation network.
14. Border Line of Irrigation Network shall be the outer side of dike foot, in the case of embanked channel or crossing point of riverside slope and digging line in the case of digging channel, or the outer side of carrying channel in the case of not embanked channel.
15. Disciplining shall be an administrative and physical measure to return the function of demarcation space of irrigation network attributable to deviation/violation in the utilization of demarcation space of irrigation network.
16. Inspection Road shall be a road used for the operational need and maintenance of irrigation network.

17. Central Government, hereinafter called the government, shall be the President of the Republic of Indonesia holding the executive power of the Unitary State of the Republic of Indonesia as meant in the constitution of 1945.
18. Minister shall be the minister in charge of public works affairs.
19. Secretary General shall be the secretary general of the Ministry of Public Works.
20. Director General shall be the Director General of Water Resources of the Ministry of Public Works.
21. Provincial Government shall be governor and provincial apparatuses as component of regional administrator.
22. Regency/Municipal Government shall be regent/mayor and regency/municipal apparatuses as component of regional administrator.
23. Service shall be an institution of provincial government or regency/municipal government in charge of irrigation affairs.
24. River Area Grand Center/Regional Center shall be a technical executive unit in charge of water resources affairs.

Article 2

- (1) The ministerial regulation shall be intended to become reference to the government, provincial government and regency/municipal governments by virtue of their authority and responsibility for the management of irrigation area in formulating regulation regarding stipulation of demarcation line of irrigation network to secure irrigation network.

- (2) The ministerial regulation as meant in paragraph (1) shall be intended to provide directive for the government, provincial governments, regency/municipal governments, rural governments, individuals, business entities and/or social agencies in stipulating demarcation line of irrigation network and ensuring the orderly administration of state/regional property or owners of other goods to preserve the sustainability of function of irrigation network.

Article 3

- (1) Demarcation line of irrigation network shall be directed to prevent the function of irrigation network from being affected by the growing activities around the irrigation network.
- (2) The demarcation line of irrigation network as meant in paragraph (1) shall be applied to both irrigation networks to be built and already built.
- (3) The irrigation network as meant in paragraph (2) shall constitute irrigation network built by the government, provincial government and regency/municipal government, individuals, business entities and/or social agencies.

CHAPTER II

DEMARCATON LINE OF IRRIGATION NETWORK

Part One

General

Article 4

- (1) Demarcation line of irrigation network shall include demarcation line of irrigation channels consisting of supply/connector channel, primary

channel, secondary channel, demarcation line of disposal channel and/or demarcation line of irrigation structure.

- (2) Stipulation of the demarcation line of irrigation network as meant in paragraph (1) shall consider at least:
- a. mobility to support the operation and maintenance of irrigation network;
 - b. population density by taking into account industrial estate, urban area, rural area, detailed spatial plan, adjusted to the provision of legislation; and
 - c. plan for the development and management of irrigation networks and/or territorial/environmental change altering dimension of irrigation network.

Part Two

Demarcation Line of Irrigation Channel

Article 5

- (1) The height of dike, depth of channel and/or the use of dike shall be considered in stipulating the demarcation line of irrigation network.
- (2) The demarcation line of irrigation network as meant in paragraph (1) shall consist of:
- a. demarcation line of not embanked irrigation channel;
 - b. demarcation line of embanked irrigation channel; and
 - c. demarcation line of irrigation channel located in slope/riverside.

Article 6

- (1) The distance of demarcation line of the non embanked irrigation channel as meant in Article 5 paragraph (2) letter a shall be measured by the outer side of drainage-bank in the right and left sides of the irrigation channel as described in Picture 1 of the attachment constituting an integral part of this ministerial regulation.
- (2) The distance of demarcation line of the irrigation channel as meant in paragraph (1) shall be minimally the same as the depth of irrigation channel.
- (3) In the case of the depth of the irrigation channel as meant in paragraph (2) being less than one meter, the distance of demarcation line of irrigation channel shall be one meter at the minimum.

Article 7

- (1) The distance of demarcation line of the embanked irrigation channel as meant in Article 5 paragraph (2) letter b shall be measured from the outer side of dike foot as described in Picture 2 of the attachment constituting an integral part of this ministerial regulation.
- (2) The distance of demarcation line as meant in paragraph (1) shall be minimally the same as the height of dike of irrigation channel.
- (3) In the case of the height of the dike as meant in paragraph (2) being less than one meter, the distance of demarcation line of the embanked irrigation channel shall be one meter at the minimum.

Article 8

- (1) The distance of demarcation line of irrigation channel located in sloping/riverside as meant in

Article 5 paragraph (2) letter c shall be measured from the point of intersection between the digging line and original soil surface for the sloping side on channel and outer side of dike foot for sloping side below the channel as described in Picture 3 of the attachment becoming an integral part of this regulation.

- (2) The distance of demarcation line for the sloping side on the channel as meant in paragraph (1), shall be minimally the same as the depth of digging channel of irrigation.
- (3) The distance of the demarcation line for the sloping side below the channel as meant in paragraph (1) shall be minimally the same as the height of the dike of the irrigation channel.

Part Three

Demarcation Line of Irrigation Disposal Channel

Article 9

- (1) The distance of the demarcation line of non-embanked irrigation disposal channel shall be measured from the outer side in the right and left of the irrigation disposal channel.
- (2) The distance of the demarcation line of embanked irrigation channel shall be measured from the outer side of dike foot.

Article 10

The distance of demarcation line of the irrigation disposal channel as meant in Article 9 shall be stipulated in accordance with the distance of demarcation line in the irrigation channel as meant in Article 6, Article 7 and Article 8.

Part Four

Demarcation Line of Irrigation Structure

Article 11

- (1) The determination of distance of irrigation structure located inside the demarcation space of irrigation network shall follow demarcation of the irrigation network.
- (2) In the case of the border of the irrigation structure as meant in paragraph (1) exceeding the border of channel, the distance of demarcation shall be measured from the outer point of the structure.
- (3) In the case of the irrigation structure as meant in paragraph (1) being located outside the demarcation space of channel, the distance of the demarcation shall be determined by following structure design.

Article 12

- (1) In the case of the demarcation line of irrigation network being unable to determine in accordance with the provision as meant in Article 4, Article 5, Article 6, Article 7, Article 8 and Article 9, the like shall be determined through a comprehensive and integrated technical study.
- (2) The technical study as meant in paragraph (1) shall be executed by a team established by service, river territory grand center/river territory center in accordance with the task by involving related parties.

Article 13

In the case of the expansion and/or enhancement of irrigation area changing dimension of

irrigation network, the demarcation line of irrigation network shall need to be re-stipulated in accordance with the provision in Article 5, Article 6, Article 7, Article 8, Article 9, Article 10, and Article 11.

CHAPTER III

AUTHORITY AND RESPONSIBILITY

Part One

General

Article 14

- (1) The demarcation line of irrigation network in irrigation area smaller than 1,000 hectares in a regency/city shall be stipulated by regent/mayor.
- (2) The demarcation line of irrigation network in inter-regency/city irrigation area, irrigation area with the size 1,000 hectares up to 3,000 hectares shall be stipulated by governors by regarding recommendation of regents/mayors.
- (3) The demarcation line of irrigation network in trans-national, inter-provincial, nationally strategic irrigation network and irrigation area with the size exceeding 3,000 hectares shall be stipulated by the Minister of Public Work in coordination with related governors by regarding recommendations of regents/mayors.
- (4) The stipulation of demarcation line may be reviewed every 5 (five) years.

Part Two

Stipulation of Demarcation Line of Irrigation Network in the Established Irrigation Network

Article 15

The minister, governor or regent/mayor by virtue of their authority and responsibility in stipulating demarcation line of the established irrigation networks shall set up a technical team consisting of representatives of the related institutions in accordance with the need.

Part Three

Stipulation of Demarcation Line of Irrigation Network in Would-Be Built Irrigation Network

Article 16

The minister, governor or regent/mayor by virtue of their authority and responsibility shall stipulate demarcation line of the would-be built irrigation networks on the basis of technical planning.

CHAPTER IV

PROCEDURES FOR STIPULATING

Part One

Procedure for Stipulating Demarcation Line of the Established Irrigation Network

Article 17

Procedure for stipulating demarcation line of irrigation network already established shall be done through phases:

- (1) Service, River Area Grand Center/River Area Center, business entities and/or social agencies shall map out border of land ownership along irrigation channel becoming their authority and responsibility.
- (2) Result of the mapping as meant in paragraph (1) shall be written down into account signed by land owner, rural administration official or walinagari

or other name, regency/municipal land affairs office, district, service, the said river area grand center/river area center, business entities and/or social entities.

- (3) Based on the mapping result as meant in paragraph (2), plan for stipulating demarcation line shall be socialized by service, river area grand center/river area center, business entities and/or social entities along with regency/municipal land affairs office.
- (4) Service, River Area Grand Center/River Area Center, business entities and/or social agencies by virtue of authority and responsibility shall install temporary demarcation border-mark and every mark shall have coordinates determined.
- (5) The result of the mapping of the demarcation border mark as meant paragraph (4) shall be announced for three months to communities in the respective villages.
- (6) In the case of communities raising objection to result of the mapping of demarcation border mark as meant in paragraph (5), Service, River Area Grand Center/River Area Center, business entities and/or social agencies shall conduct technical study and engineering to reach an agreement.
- (7) Based on the agreement as meant in paragraph (6), account of mapping of demarcation border mark shall be made and signed by land owners, rural administration official or walinagari or other name, regency/municipal land affairs office, district, the said service, River Area Grand Center/River Area Center, business entities and/or social agencies.

(8) In the case of communities raising no objection in relations to land ownership in the three month period as meant in as meant in paragraph (5), account of mapping of demarcation border mark shall be made and signed by land owners, rural administration official or walinagari or other name, regency/municipal land affairs office, district, the said service, River Area Grand Center/River Area Center, business entities and/or social agencies.

(9) The mapping of demarcation border mark as meant in paragraph (8) shall constitute demarcation border mark of irrigation network.

(10)Based on the account as meant in paragraph (8), account of mapping of demarcation border mark shall be made and signed by land owners, rural administration official or walinagari or other name, regency/municipal land affairs office, district, the said service, River Area Grand Center/River Area Center shall recommend the stipulation of demarcation line of irrigation network to the Minister, governor or regent/mayor in accordance with their respective scopes of authority and responsibility.

(11)Based on the stipulation of the demarcation line of irrigation network as meant in paragraph (10), permanent demarcation border mark shall be installed.

Article 18

(1) In the case of the existence of land ownership exceeding the required demarcation line of irrigation network, the mapping of demarcation border

line of irrigation network as meant in Article 17 paragraph (8) may exceed the border of demarcation line of irrigation network to tolerate the need of land owner for the left over land.

- (2) The tolerance as meant in paragraph (1) shall minimally meet criteria:
 - a. economically unfeasible;
 - b. maximum size 200 (two hundred) meter²; and
 - c. maximum width 2 (two) meter.
- (3) The administrative settlement of land procurement arising from the fulfillment of the criteria as meant in paragraph (2) shall be done in accordance with the provision of legislation.

Part Two

Procedures for Stipulating Demarcation Line of the Would-Be Built Irrigation Network Article 19

Procedures for stipulating demarcation line of the would-be built irrigation network shall be done through phases:

- (1) The demarcation line of irrigation network for the development of new irrigation shall be stipulated on the basis of result of technical planning approved by head of service or head of river area grand center/river area center.
- (2) The stipulation of the demarcation border of irrigation network as meant in paragraph (1) shall follow the provision as contained in Article 18, except Article 18 paragraph (1).
- (3) Service, river area grand center/river area center, business entities and/or social entities shall formulate plan for the procurement of land for the

development of irrigation network, including the need for demarcation space of irrigation network.

- (4) The procurement of land for the development of irrigation network shall be realized in not later than one year before the construction.
- (5) In the case of technical, social, economic and environmental issues occurring upon the execution of construction, Service, river area grand center/river area center, business entities and/or social entities may change demarcation border mark of irrigation network.
- (6) In the case of any change in the demarcation border mark as meant in paragraph (5), service, river area grand center/river area center, business entities and/or social agencies may re-inventory demarcation border and evaluate the fulfillment of the provision as meant in Article 6, Article 7, Article 8, Article 9, Article 10 and Article 11 in not later than one year following the construction.
- (7) In the case of result of the re-inventorying of demarcation border and evaluation of the fulfillment of provision on the stipulation of demarcation of irrigation network already matching the provision as meant in paragraph (6), service, river area grand center/river area center, business entities and/or social agencies shall promptly procure additional land.
- (8) The change in the permanent demarcation border mark of irrigation as meant in paragraph (6), shall be recommended promptly to the Minister, governors or regents/mayors by virtue of authority and responsibility after the construction is completed.

CHAPTER V

UTILIZATION OF DEMARCATION SPACE OF
IRRIGATION NETWORK

Article 20

- (1) Demarcation space of irrigation network may only be utilized for the need of irrigation network management.
- (2) In certain condition as long as it does not affect physic and function of irrigation network, the demarcation space of irrigation network may be utilized for other purpose.
- (3) The certain condition as meant in paragraph (2) may be in the form of expansion of road and development of bridge, installment of electricity cable, telephone cable and drinking water pipe, gas pipe, micro hydro and other social activities for public interest.
- (4) In the case of the development of construction for the certain condition as meant in paragraph (3), in the form of structure crossing or parallel to irrigation network, the minimum distance shall be one or two times the normal depth of water, measured from the base of channel for structure below the channel or two – five times of the guard height for structure above the channel.
- (5) In order to support the utilization of demarcation space of irrigation network as meant in paragraph (3) and paragraph (4), initiators utilizing demarcation space of irrigation network shall prepare structure planning covering position, kind of construction, and detailed picture of the structure.

Article 21

The change in demarcation space of irrigation network attributable to the change in function of inspection road to become public road shall be regulated as follows:

- a. Government institution, business entities, social entities or individuals changing the function of inspection road shall be obliged to expand road and conduct fortification in dike and/or irrigation channel;
- b. Government institution, business entities, social agencies or individuals changing the function of inspection road shall provide new demarcation space along the road by side of channel with the minimum width 4 (four) meter from the edge of irrigation channel as described in Picture 4, which constitutes an integral part of this regulation; and
- c. Government institution, business entities, social agencies or individuals changing the function of inspection road shall prioritize to the use of the road for the work of irrigation management.

Article 22

- (1) Every activity utilizing demarcation space of irrigation network shall secure license from the Minister, governors or regents/mayors by virtue of their authority and responsibility.
- (2) The license to utilize demarcation space of irrigation network as meant in paragraph (1) shall be issued after securing technical recommendation from service, river area grand center/river area center by virtue of their authority and responsibility.

Article 23

(1) Application for license to utilize demarcation space of irrigation network in irrigation area becoming authority and responsibility of the government shall be submitted to the Minister in this case the Secretary General.

(2) The application for license to utilize demarcation space of irrigation network as meant in paragraph (1) shall be furnished with data and requirements minimally in the form of:

- a. identity of applicant (name, occupation and full address);
- b. location of the would-be utilized demarcation space of irrigation network, covering:
 1. name of irrigation area;
 2. channel segment;
 3. name of village, district, regency/city, province accompanied by site map;
 4. kind of the requested utilization;
 5. size of the would-be utilized demarcation space;
 6. utilization period;
 7. situational map; and
 8. statement of readiness to:
 - a) not demand compensation in whatever form if the government/regional government utilizes the demarcation space of the irrigation network;
 - b) have license revoked if the utilization affects the conservation of irrigation network and/or irrigation water;
 - c) abide by the stipulation prohibition, among others:

- 1) not erecting building for inhabitation or business place;
- 2) not transferring the license to other party; and
- 3) not transferring the utilization of land stipulated in license.

d) preserving security of infrastructure which is built to prevent it from destroying and affecting the environment.

(3) Based on the application as meant in paragraph (2), the Minister in this case the Secretary General shall pass on document of application to the Director General with a copy made available to River Area Grand Center/River Area Center with the request for the issuance of technical recommendation.

(4) Based on the request for the issuance of technical recommendation as meant in paragraph (3), River Area Grand Center/River Area Center shall be conduct site examination to ascertain the truth of data submitted by applicant.

(5) Result of the site examination as meant in paragraph (4) shall be consulted with related institutions.

(6) The related institutions as meant in paragraph (5) shall be among others, city spatial management service and environmental impact controlling board in accordance with the technical substance.

(7) Based on result of the site examination as meant in paragraph (5), River Area Grand Center/River Area Center shall conduct technical, economic and social studies.

(8) Results of the studies as meant in paragraph (7) shall constitute substances of technical recommendation and be reported to the Director General.

(9) The substances of the technical recommendation as meant in paragraph (8) shall minimally contain the provision on:

- a. security for function of structure and irrigation channel;
- b. security for building structure;
- c. security for surrounding communities;
- d. not affecting enhancement, operation and maintenance and rehabilitation;
- e. application for recommendation acknowledged by head of local village and district in accordance with location of the would-be utilized demarcation space of irrigation network;
- f. statement of readiness to maintain the would-be built facilities and infrastructure along with surrounding environment; and
- g. statement of no objection from group of farmers using water to the utilization of demarcation space of the irrigation network.

(10) In the case of the plan for utilizing demarcation space of the irrigation network being acceptable on the basis of the results of the studies as meant in paragraph (8), the Director General shall issue technical recommendation.

(11) The technical recommendation as meant in paragraph (10) shall be submitted to the Minister in this case the Secretary General and become a basis for the issuance of license to utilize demarcation space of irrigation network.

(12) The issuance of license to utilize demarcation space of irrigation network as meant in paragraph (11) shall be executed in accordance with the provision of legislation in force regarding administration of state property.

CHAPTER VI

SECURITY AND SUPERVISION OVER DEMARCATON SPACE OF IRRIGATION NETWORK

Part One

General

Article 24

- (1) Security for demarcation space of irrigation network shall include preventive and disciplining measures physically and non-physically.
- (2) Supervision shall constitute a routine activity executed to monitor activities in demarcation space of irrigation network.
- (3) The government, provincial governments and regency/municipal governments by virtue of authority and responsibility along with local communities, groups of farmers using water, other irrigation network beneficiaries shall supervise and secure demarcation space of irrigation network in a coordinated manner.

Part Two

Prevention and Disciplining

Article 25

- (1) Kinds of the non-physical preventive measures as meant in Article 24 paragraph (1) shall be, among others, socialization and empowerment of groups of farmers using water as well as communities around the irrigation network.

- (2) Kinds of the physical preventive measures as meant in Article 24 paragraph (1) shall be among others, the installment of warning/prohibition signs, installment of border mark of demarcation of irrigation network and development of security facilities.
- (3) In a bid to secure demarcation space of irrigation network, the government, provincial governments, regency/municipal governments by virtue of authority and responsibility shall submit application for land title to local regency/municipal land affairs office.
- (4) The border mark of demarcation of irrigation network as meant in paragraph (2) shall be determined in accordance with the provision of legislation in force regarding security and fortification of land title.

Article 26

- (1) After the certification of land title as meant in Article 25 is completed, the government, provincial governments or regency/municipal governments shall follow up by installing border mark of ownership along the demarcation line with the maximum distance 100 (one hundred) meters in a relatively straight channel, maximally every 25 (twenty five) meters in the bend of channel or closer in accordance with the circle line of the bend.
- (2) Horticultural plants shall be planned between the two permanent marks as meant in paragraph (1).

Article 27

- (1) The disciplining of demarcation space of irrigation network shall be done by phases of socialization, warning, reminder, and dislodging order in accordance with the provision of legislation.

- (2) In executing the disciplining as meant in paragraph (1), the government, provincial governments, regency/municipal governments may set up an integrated team with members consisting of representatives of institutions handling administration affairs in the field of land, irrigation and security affairs.

Article 28

- (1) The government, provincial governments, regency/municipal governments shall be obliged to facilitate inter-agency and institution coordination in securing demarcation line of demarcation space of irrigation network in accordance with their respective scopes of authority and responsibility.
- (2) The government, provincial governments, regency/municipal governments shall maximize the role, function of regency/municipal irrigation commission, provincial irrigation commission, and inter-provincial irrigation commission in security for demarcation space of irrigation network.

Part Three

Supervision

Article 29

- (1) The government, provincial governments, regency/municipal governments by virtue of their authority and responsibility in the management of irrigation area shall supervise demarcation space of irrigation network.
- (2) The supervision over the demarcation space of irrigation network as meant in paragraph (1) shall be executed in a sustainable manner.
- (3) The government, provincial governments, regency/municipal governments shall be obliged to provide facility for public complaints and/or reports.
- (4) The government, provincial governments, regency

/municipal governments as meant in paragraph (3) shall follow public complaints and/or reports with regards to all kinds of violation in the utilization of demarcation space of irrigation network.

CHAPTER VII

PUBLIC PARTICIPATION

Article 30

- (1) Local communities and groups of farmers using water may be involved in supervision over demarcation space of irrigation network.
- (2) The supervision over demarcation space of irrigation network as meant in paragraph (1) may be in the form of complaints and/or reports from communities with regards to all kinds of violation against the utilization of demarcation space of irrigation network to service, grand territorial river center/territorial river center by virtue of authority and responsibility.

CHAPTER VIII

MISCELLANEOUS

Article 31

The provisions in this ministerial regulation shall apply mutatis mutandis to the utilization of demarcation of irrigation networks belonging to authority and responsibility of provincial governments or regency/municipal governments.

CHAPTER IX

TRANSITIONARY

Article 32

- (1) Following the enforcement of the ministerial regulation, all rules related to demarcation of irrigation network and demarcation space of irrigation network shall be declared to remain effective as long as they do not contravene this ministerial regula-

tion.

- (2) Licensing related to the utilization of demarcation line of irrigation network and demarcation space of irrigation network already issued before the ministerial regulation is issued shall remain effective until the validity period expires.

CHAPTER X

CONCLUSION

Article 33

The ministerial regulation shall come into force as from the date of promulgation.

For public cognizance, the regulation shall be published by placing it in State Gazette of the Republic of Indonesia

Stipulated in Jakarta

On November 25, 2011

THE MINISTER OF PUBLIC WORKS

sgd

DJOKO KIRMANTO

Promulgated in Jakarta

On December 15, 2011

THE MINISTER OF LAW

sgd

AMIR SYAMSUDDIN

STATE GAZETTE OF THE REPUBLIC OF INDONESIA

YEAR 2011 NUMBER 834

Editor's Note:

Due to technical reason, the attachment is not published.

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