

Government Regulation 15 of 1990
Regulation of Fishing Businesses

[only parts relevant to foreign/EEZ fishing translated]

Article 1:

[omitted]

5. A license (IUP) is written permission that should be possessed by a fishing company in order to carry out fishing business using production facilities specified in the license.

6. PPKA is approval given to a fishing company which possesses IUP to use foreign flag fishing vessel in co-operation with foreign individual or foreign company to fish in the Indonesian EEZ

10. SPI is a license that shall be possessed by every fishing vessel of Indonesian flag for fishing activities in Indonesian waters and/or EEZ and this letter is issued under the company IUP

11. SIPI is a license, which shall be possessed by every foreign fishing vessel used by an Indonesian fishing company (which must possess IUP and PPKA) for fishing in the EEZ

[omitted]

Article 7: The SPI is valid for a period of three years and the renewal will be also for a three year period, provided that the vessel is still used for fishing business

[omitted]

Article 9:

1. A company with IUP intending to use foreign flag fishing vessel to fish in the EEZ shall possess PPKA which is valid for a period of three years

2. The PPKA specifies the location of the fishing areas, number and sizes of vessel, and fishing gear

3. A foreign fishing shall possess SIPI

4. SIPI shall be valid for a period of one year and renewal shall be for a period of one year, provided that the government policy of using foreign vessels continues

Article 10:

[delegation of authority for licensing vessels to less than 30 gt to the governors of provinces]

[omitted]

Article 13:

2. The holder of PPKA is required to:

A. Comply with the regulations for PPKA and SIPI holder

B. Submit a report of business activity every three months

[omitted]

Article 16:

2. SIPI may be cancelled if the fishing company:

A. Does not comply with the regulations for PPKA and SIPI

B. Uses the fishing vessel for other purposes

C. The company is no longer operating the vessel to which SIPI was issued

D. IUP or PPKA is cancelled by the government

Article 17:

Cancellation of IUP, SPI, PPKA, and SIPI is done by the Minister

[omitted]

Article 20:

1. Fishing fees as mentioned in Article 19 are 2.2% of total selling price for capture fish and 1% for aquaculture

Article 21:

The fishing fee for foreign flag fishing company fishing in the EEZ is regulated by the Minister with approval of the Minister of Finance. The money collected shall be used for national fisheries development

Article 22:

70% of the fishing fees collected are for the central government and 30% for provincial government. These fees are to be used for fisheries development

[signed by President 29 May 1990]