

# METHOD OF CERTIFICATION OF HALAL AND NON-HALAL RESTAURANTS

## (Regulation of Governor of Jakarta Capital City of Special Provincial Region Number 158 Year 2013, dated December 19, 2013)

WITH THE BLESSING OF THE ONE AND ONLY GOD  
GOVERNOR OF JAKARTA CAPITAL CITY OF  
SPECIAL PROVINCIAL REGION,

Considering:

- a. that based on the provision in Article 40 paragraph (1) of Regional Regulation Number 10 Year 2004, concerning Tourism, any tourism industry providing food and beverage as permitted under the Islam religion must be certified as halal by the competent institution;
- b. that based on the provision in Article 7 of Regional Regulation Number 10 Year 2004 concerning Tourism, any tourism industry providing food and beverage as referred to in letter a covers among other things, halal restaurants and non-halal restaurants;
- c. that in the context of providing facilities and legal security for certification process of halal and non-halal restaurants, it is necessary to further govern this under Regulation of Governor;

- d. that based on the consideration referred to letter a, letter b and letter c, it is necessary to stipulate Regulation of Governor on Method of Certification of Halal and Non-Halal Restaurants;

In view of:

1. Law Number 8 Year 1999, concerning Consumer Protection;
2. Law Number 32 Year 2004, concerning Government of Region as amended several times and lately amended by Law Number 12 Year 2008;
3. Law Number 29 Year 2000, concerning Government of Jakarta Capital City of Special Provincial Region of Unitary State of the Republic of Indonesia;
4. Law Number 12 Year 2011, concerning Establishment of Statutory Regulations.
5. Government Regulation Number 69 Year 1999, concerning Label and Advertisement on Food;

6. Decision of the Minister of Religious Affairs Number 518 Year 2011, concerning Guideline and Procedure for Examination and Determination of Halal Food;
7. Regional Regulation Number 10 Year 2004, concerning Tourism;
8. Regional Regulation Number 8 Year 2007, concerning Public Order;
9. Regional Regulation Number 10 Year 2008, concerning Organization of Regional Instruments;
10. Regulation of Governor Number 20 Year 2006, concerning Business Operation on Restaurants;
11. Regulation of Governor Number 107 Year 2009, concerning Organization and Work Procedure of Tourism and Culture Service Office;

DE C I D E D :

To stipulate:

REGULATION OF GOVERNOR CONCERNING METHOD OF CERTIFICATION OF HALAL AND NON-HALAL RESTAURANTS.

CHAPTER I  
GENERAL PROVISION

Article 1

What is meant in this Regulation of Governor by:

1. Region shall be Jakarta Capital City of Special Provincial Region.
2. Regional Government shall be Governor and Regional Instruments constituting instrument element of Regional Administration.
3. Governor shall be Head of Region of Jakarta Capital City of Special Provincial Region.
4. Secretary of Region shall be Secretary of Region of Jakarta Capital City of Special Provincial Region.
5. Tourism and Culture Service Office shall be Tourism and Culture Service Office of Jakarta Capital City of Special Provincial Region.
6. Cooperatives, Micro, Small and Medium Businesses and Trading, shall be Cooperatives, Micro, Small and Medium Businesses and Trading of Jakarta Capital City of Special Provincial Region.
7. Health Service Office shall be Health Service Office of Jakarta Capital City of Special Provincial Region.

8. Service Office Section shall be Service Office Section of Tourism existing in five (5) Administrative Cities, and Tourism and Culture Service Office Section on Thousand Islands or Kepulauan Seribu of Jakarta Capital City of Special Provincial Region.
9. Head of Tourism Service Office Section shall be Head of Service Office Section of Tourism of Jakarta Capital City of Special Provincial Region.
10. Restaurant shall be type of business that provides food and beverage by processing food ingredients to be served as dish in any certain and permanent place or location with permanent construction, including therein provision of facilities and recreation attraction and entertainment as well developing other facilities, including restaurants, catering, coffee shop, canteen, cafeteria, and developing other facilities of the same kinds.
11. Non Restaurant shall type of business that provides food and beverage by processing food ingredients to be served as dish in any particular permanent place or location.
12. Majelis Ulama Indonesia or Indonesian Panel of Ulama, hereinafter referred to as MUI shall be media for deliberation of the ulama, zuama and muslim intellectuals having the authority to determine standard system for guarantee of halal and advice of halal.
13. Study Institution of Food, Medicines, and Cosmetics of the Indonesian Panel of Ulama, hereinafter referred to as LPPOM MUI shall be those established by MUI for the purpose of examining, studying, analyzing, and deciding whether the food products, medicines, and cosmetics are halal or not.
14. Applicant shall be restaurant entrepreneur and/or non-restaurant entrepreneur that is authorized to submit application for halal certification.
15. Halal Certificate shall be written advice stating that the product is halal issued by MUI.
16. Halal Sign/Logo shall be sign in the form of sticker or other form stating that the product is halal.
17. Team shall be Supervisory Coordinating Team for Halal Restaurant and non-Halal Restaurant.

## CHAPTER II

### PURPOSES AND OBJECTIVES

#### Article 2

This Regulation of Governor constitutes as guideline for restaurants entrepreneurs providing food and beverage that are permissible under the Law of Islam religion for obtaining Halal Certificate.

## Article 3

This Regulation of Governor is meant to:

- a. facilitate halal certification process for restaurants entrepreneurs and/or non restaurants providing food and beverage that are permissible under the Law of Islam religion;
- b. provide legal security to Muslim consumers over the food and beverage they are consuming;
- c. prevent any falsification of Halal Certificate and/or Halal label; and
- d. improve supervisory on the lawfulness or legitimate or halal-ness or non-halal-ness of restaurants that provide food and beverage as permitted by the law of Islam religion.

## CHAPTER III

## METHOD OF HALAL CERTIFICATION

## Article 4

- (1) This Regulation of Governor governs method of certification of halal and non-halal restaurants that provide food and beverage that are permitted under the Law of Islam religion.
- (2) The halal certification referred to in paragraph (1) is exercised by LPPOM MUI together with LPPOM MUI of Jakarta Capital City of Special Provincial Region.

## Article 5

- (1) The applicant wishing to submit application for halal certification must first possess Registration Identification on Tourism Business (TDUP) from the Tourism and Cultural Service Office and Certificate of Hygienic Sanitation from Health Service Office or SIUP from Cooperatives, Micro, Small and Medium Businesses and Trade Service Office.
- (2) The application referred to in paragraph (1) must be submitted to LPPOM MUI by filling-in the form provided for and support it with statement stating the basic material, additives and supporting material.

## Article 6

- (1) Based on the application referred to in Article 5 LPPOM MUI jointly with LPPOM MUI of Jakarta Capital City of Special Provincial Region and the relevant agency shall examine / audit the location for processing all food production to be provided by restaurants and non restaurants.
- (2) The examination/audit referred to in paragraph (1) will be conducted by auditor of LPPOM MUI together with auditor of LPPOM MUI of Jakarta Capital City of Special Provincial Region.
- (3) As required, other than the examination / audit at the location for processing food production as referred to in paragraph (1) LPPOM MUI may

conduct laboratory test.

#### Article 7

- (1) Based on the result of examination/audit at the location of processing of food production and laboratory test as referred to in Article 6, the Commission for MUI Advice shall hold meeting to decide:
  - a. restaurants and/or non-restaurants declared halal if the application has complied with the standard of lawfulness; or
  - b. restaurants and/or non-restaurants declared as non-halal or unlawful if the application fails to comply with the standard of lawfulness.
- (2) The standard of lawfulness referred to in paragraph (1) must comply with the decision of LPPOM MUI.
- (3) In the case that the restaurants and/or non-restaurants are declared halal by the Commission of MUI Advice as referred to in paragraph (1) letter a, MUI will further issue Halal Certificate and Sign/Logo of Halal.
- (4) The Halal Certificate and Halal Sign/Logo referred to in paragraph (3) will be delivered to the applicant.

#### Article 8

- (1) The Halal certification process referred to in Arti-

cle 5 up to Article 7 is subject to fee as stipulated by LPPOM MUI.

- (2) The procedure for payment of the fee referred to in paragraph (1) is according to the provision stipulated by LPPOM MUI.
- (3) The Halal Certificate issued by LPPOM MUI must be copied to Tourism and Culture Service Office, Health Service Office, and Cooperatives, Micro, Small and Medium Businesses and Trade of Jakarta Capital City of Special Provincial Region and Education and Mental Spiritual Bureau of Regional Division (Setda ?) of Jakarta Capital City of Special Region.

#### Article 9

Applicant that holds Halal Certificate shall be obliged to:

- a. affix the Halal Certificate and Halal Sign/Logo on the place that is easily visible and easily read by the consumers; and
- b. enter into agreement and prepare Guarantee Letter of Halal and appoint internal auditor as the responsible party.

#### Article 10

- (1) Halal Certificate is valid for two (2) years and may be extended.

(2) The extension referred to in paragraph (1) must be submitted in two (2) months before expiry of the Halal Certificate.

(3) The extension process of Halal Certificate referred to in paragraph (1) must comply with the provision as governed in Article 5 up to Article 7.

CHAPTER IV

SUPERVISION AND CONTROL

Article 11

(1) Supervision on the process of Halal certification of restaurants and non restaurants shall be exercised by a Team.

(2) The result of supervision referred to in paragraph (1) must be reported to the Governor through the Secretary of Region.

(3) The structure of membership and details of duty of the Team referred to in paragraph (1) must be decided under Decision of the Governor.

Article 12

(1) Implementation of this Regulation of Governor will be under the control of the Head of Tourism and Culture Service Office.

(2) In the context of control as referred in paragraph (1), the Head of Service Office Section must report the result of halal certification of restaurants

to the Head of Service Office with copy to the Mayor / Regent once in three (3) years.

(3) Based on the report of the Head of Service Office as referred to in paragraph (2), the Head of Tourism and Culture must further report the result of halal certification of restaurants and non-restaurants to the Governor through the Secretary of Region once every six (6) months.

CHAPTER V

FINANCE

Article 13

(1) All costs arising from processing halal certification as referred to in Article 8 will be charged to the applicant.

(2) For application classified as micro, small, and medium business, the cost for certification process referred to in paragraph (1) will be facilitated by the Tourism and Culture Service Office, Cooperatives, Micro, Small and Medium businesses and Trade Service Office and Health Service Office.

Article 14

All costs required for supervisory referred to in Article 11 will be charged to Regional Revenue and Expenditure Budget (APBD) under Budget Implementation Document of the respective Work Unit of Regional Instrument.

CHAPTER VI

CLOSING PROVISION

Article 15

This Regulation of Governor comes to force on the date it is enacted.

For public cognizance, this Regulation of Governor shall be announced by placing it in Regional Gazette of Jakarta Capital City of Special Provincial Region.

Stipulated in Jakarta

Dated December 19, 2013

GOVERNOR OF JAKARTA CAPITAL CITY OF SPECIAL PROVINCIAL REGION,

sgd.

JOKO WIDODO

Enacted in Jakarta

Dated December 24, 2013

In-Charge SECRETARY OF REGION OF JAKARTA CAPITAL CITY OF SPECIAL PROVINCIAL REGION,

sgd.

WIRIYATMOKO

NIP 195803121986101001

REGIONAL GAZETTE OF JAKARTA CAPITAL CITY

OF SPECIAL PROVINCIAL REGION

YEAR 2013 NUMBER 63023

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