

**APPROVAL OF THE USE OF PART OF NON-TAX STATE REVENUE COMING FROM
NON-TAX STATE REVENUE (OUTSIDE FORESTRY NATURAL RESOURCES WITHIN
THE MINISTRY OF MARINE AND FISHERY**

(Decree of the Minister of Finance No. 187/KMK.02/2007 dated April 11,2007)

THE MINISTER OF FINANCE,

Considering:

- a. that pursuant to the provision in Article 5 of Government Regulation No. 73/1999, institutions having non-tax state revenue can use part of the non-tax state revenue for certain activities after securing approval from the Minister of Finance;
 - b. that based on Decree of the Minister of Finance No. 556/KMK.06/2003, the use of part of non-tax state revenue coming from non-tax state revenue (outside natural forestry resources) within the Ministry of Marine and Fishery has been approved;
 - c. that following re-organization within the Ministry of Marine and Fishery, it is necessary to re-regulate units producing non-tax state revenue already approved to use part of non-tax state revenue on the basis of Decree of the Minister of Finance No. 556/KMK.06/2003;
 - d. that based on the considerations as meant in letters a, b and c, it is necessary to stipulate a decree of the Minister of Finance on Approval of the Use of Part of non-tax state revenue coming from non-tax state revenue (outside forestry natural resources within the Ministry of Marine and Fishery;
1. Law No. 20/1997 (**BN No. 6101 pages 9A-14A and so on**) on Non-Tax State Revenue (Statute Book of 1997 No. 43, Supplement to Statute Book No. 3687);
 2. Law No. 17/2003 (**BN No. 6915 pages 26A-28A and so on**) on State Finance (Statute Book of 2003 No. 47, Supplement to Statute Book No. 4286);
 3. Law No. 1/2004 (**BN No. 7042 pages 3A-11A and so on**) on State Treasury (Statute Book of 2004 No. 5, Supplement to Statute Book No. 4355);
 4. Government Regulation No. 22/1997 (**BN No. 6036 pages 9A-11A and so on**) on Kinds and Remittance of Non-Tax State Revenue (Statute Book of 1997 No. 57, Supplement to Statute Book No. 3694) as already amended by Government Regulation No. 52/1998 (**BN No. 6159 pages 11A-12A**) (Statute Book of 1998 No. 85, Supplement to Statute Book No.3760);
 5. Government Regulation No. 73/1999 (**BN No. 6366 pages 1A-4A**) on Procedures for Using Non-Tax State Revenue Coming from Certain Activities (Statute Book of 1999 No. 136, Supplement to Statute Book No. 3871);
 6. Government Regulation No. 58/2002 (**BN No. 6882 pages 1A-7A**) on Tariffs of Non-Tax State Revenue Effective Within the Ministry of Marine and Fishery (Statute Book of 2002 No. 118, Supplement to Statute Book No. 4241);
 7. Government Regulation No. 19/2006 on the Amendment to Government Regulation No. 62/2002 (**BN No. 6896 pages 13A-24A and so on**) regarding Tariffs of Non-Tax State Revenue Effective Within the Ministry of Marine and Fishery (Statute Book of 2006 No. 45, Supplement to Statute Book No. 4623);
 8. Presidential Decree No. 42/2002 (**BN No. 6802 pages 32A and so on**) on Realization of the State Budget of Revenue and Expenditure (Statute Book of 2002 No. 73, Supplement to Statute Book No. 4212) as already amended by Presidential Decree No. 72/2004 (**BN No. 7135 pages 2A-4A**) (Statute Book of 2004 No. 92, Supplement to Statute Book No. 4418);
 9. Presidential Decree No. 20/P/2005 (**BN No. 7297 pages 29A-30A**);
 - 10.Regulation of the Minister of Marine and Fishery No. PER.13/MEN/2006 on Organization and Working Arrangement of the Ministry of Marine and Fishery;

D E C I D E S :

To stipulate:

THE DECREE OF THE MINISTER OF FINANCE, ON APPROVAL OF THE USE OF PART OF NON-TAX STATE REVENUE COMING FROM NON-TAX STATE REVENUE (OUTSIDE FORESTRY NATURAL RESOURCES WITHIN THE MINISTRY OF MARINE AND FISHERY

FIRST:

To approve the use of part of fund coming from non-tax state revenue (outside forestry natural resources) within the Ministry of Marine and Fishery as meant in Government Regulations No. 58/2002 and No. 19/2006, which is received from:

1. The Marine and Fishery Research Board (BRKP), maximally 93.50% (ninety three point fifty percent) of the realized non-tax state revenue in the relevant fiscal year to finance activities of technology research and development, education and training, service involved in certain intellectual capabilities, natural resource conservation and operational activities covering:
 - a. study on the need for sea transportation linking clusters of islands;
 - b. shipbuilding design;
 - c. off-shore structure analysis;
 - d. service for searching and detecting clean water sources;
 - e. consulting service for undersea archeology research;
 - f. marine tourism development research;
 - g. research of geogological and ecological effects of sea-sand quarrying;
 - h. research of oceanographic physical effects of sea-sand quarrying;
 - i. research of sea border arrangement;
 - j. utilization of texts of research results;
 - k. training and development of scientific/seminar/research and technology and art work;
 - l. undertaking sea and ocean fishery strategic researches;
 - m. research of cultivation of floating net commodities;
 - n. technology apprenticeship;
 - o. improvement of research facility and technology;
 - p. undertaking fishery strategic research in general waters;
 - q. undertaking strategic research of fishery cultivation in briny water;
 - r. undertaking strategic research of fishery cultivation in mainland water.
2. The Marine and Fishery Human Resource Development Board, maximally 97.80% (ninety seven point eighty percent) of the realized non-tax state revenue in the relevant fiscal year to finance activities of technology research and development, education and training, service involved in certain intellectual capabilities, natural resource conservation and operational activities covering:
 - a. procurement of fishery education and training facility and infrastructure;
 - b. enhancement of professionalism of fishery education and training personnel;
 - c. education/lesson/lecture (including practice).
3. The Fish Quarantine Center, maximally 68.90% (ninety eight point ninety percent) of the realized non-tax state revenue in the relevant fiscal year to finance activities of technology research and development, education and training, service involved in certain intellectual capabilities, natural resource conservation and operational activities covering:
 - a. enhancing service for fish-quarantine service users;
 - b. enhancing fish quarantine operational facility and infrastructure;
 - c. enhancing performance of human resources;
 - d. enhancing acceptability of fishery products abroad.
4. The Director General of Cultivating Fishery, maximally 78.20% (seventy eight point twenty percent) of the realized non-tax state revenue in the relevant fiscal year to finance activities of technology research and development, education and training, service involved in certain intellectual capabilities, natural resource conservation and operational activities covering:
 - a. enhancing the operation and productivity in providing service for the public;
 - b. encouraging/motivating through enhancement of fish parent service and production facilities which are managed;
 - c. completing

- c. completing and enhancing the maintenance of facilities and infrastructure supporting the activities;
 - d. enhancing the quality of cultivating-fishery human resources.
5. The Directorate General of Fishing, maximally 70.80% (seventy point eighty percent) of the realized non-tax state revenue in the relevant fiscal year to finance activities of technology research and development, education and training, service involved in certain intellectual capabilities, natural resource conservation and operational activities covering:
- a. socializing legislation in force;
 - b. expediting service by enhancing human resources providing service, in the form of training and courses;
 - c. fostering, supervising and empowering UPT of Fishery Seaports as the initial implementation of fishery business licensing in regions;
 - d. developing service equipment and system.

SECOND:

User institutions already securing the approval of the use of part of fund coming from the non-tax state revenue as meant in Dictum FIRST must convey report every quarter about the whole revenue and use of fund of non-tax state revenue to the Directorate General of Budgetary Affairs and the Directorate General of Treasury Affairs

THIRD:

Part of the fund of the non-tax state revenue already approved as meant in Dictum FIRST shall be provided in a annual budget document effective as decision on authorization.

FOURTH:

In remitting and withdrawing part of the fund of the non-tax state revenue as meant in Dictum FIRST, user institutions shall coordinate with the Directorate General of Budgetary Affairs and Directorate General of Treasury Affairs.

FIFTH:

The use of part of fund of non-tax state revenue coming from non-tax state revenue already securing the approval as meant in Dictum FIRST can be reviewed at anytime by the Minister of Finance.

SIXTH:

With the enforcement of this decree, Decree of the Minister of Finance No. 556/KMK.06/2003 on Approval of the Use of Part of Non-Tax State Revenue Coming From Non-Tax State Revenue (outside fishery natural resources) within the Ministry of Marine and Fishery is revoked and declared null and void.

TWELFTH:

The decree shall come into force as from the date of stipulation.

Stipulated in Jakarta
On April 11,2007,2006
THE MINISTER OF FINANCE
Sgd
SRI MULYANI INDRAMATI

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