

**REGIONAL REGULATION OF
YOGYAKARTA CITY
NUMBER 6 OF 2022
ON
ADVERTISING**



SEKRETARIAT DPRD KOTA YOGYAKARTA

DUPLICATE ORIGINAL

[Indonesia's National Emblem]

THE MAYOR OF YOGYAKARTA
SPECIAL REGION OF YOGYAKARTA
REGIONAL REGULATION OF YOGYAKARTA CITY

NUMBER 6 OF 2022

ON

ADVERTISING

BY THE GRACE OF ALMIGHTY GOD

THE MAYOR OF YOGYAKARTA,

- Considering :
- a. that in order to provide safe, comfortable, productive and sustainable urban planning and to improve services to the community, regulations on the implementation of Advertising shall be needed;
 - b. that Regional Government is developing information technology-based public services for licensing to improve the arrangement and regulation of advertising and strengthen supervision;

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- c. that based on the results of the evaluation of the implementation of Regional Regulation of Yogyakarta City No. 2 of 2015 on the Implementation of Advertising, there are provisions that are no longer relevant to the current situation and conditions, so that the Regional Regulation is deemed necessary to be revoked and replaced;
- d. that based on the considerations as referred to in letter a, letter b, and letter c, it is deemed necessary to establish Regional Regulation on Advertising;

- Bearing in mind :
- 1. Article 18 paragraph (6) of the 1945 Constitution of the Republic of Indonesia;
 - 2. Law Number 16 of 1950 on Formation of Major Cities within the Provinces of Djawa Timur, Djawa Tengah, Djawa Barat and Special Region of Jogjakarta (State Gazette of the Republic of Indonesia 1955 Number 53, Supplement to State Gazette of the Republic of Indonesia Number 859);

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3. Law Number 23 of 2014 on Regional Governments (State Gazette of the Republic of Indonesia 2014 Number 244, Supplement to State Gazette of the Republic of Indonesia Number 5587) as has been amended several times, last by Law Number 1 of 2022 on Financial Relations between the Central Government and Regional Governments (State Gazette of the Republic of Indonesia 2022 No. 4, Supplement to State Gazette of the Republic of Indonesia No. 6757);

by Mutual Consent of

THE REGIONAL HOUSE OF REPRESENTATIVES OF YOGYAKARTA CITY

and

THE MAYOR OF YOGYAKARTA,

HAS DECIDED TO:

Issue : THE REGIONAL REGULATION ON ADVERTISING.

CHAPTER I

GENERAL PROVISION

Article 1

Under this Regional Regulation, the following definitions are employed:

1. Advertising is objects, tools, actions, or media that, according to their form and variety, are designed to introduce, recommend, promote, or attract public attention

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- to goods, services, people or entities, that can be seen, read, heard, felt, and/or enjoyed by the public.
2. Incidental Advertising is advertising whose permit period is no more than 1 (one) month.
 3. Permanent Advertising is permanent advertising in the form of videotron advertising and billboard advertising.
 4. Commercial Advertising is advertising organized for the purpose of seeking financial gain.
 5. Non-Commercial Advertising is advertising for any purpose other than seeking financial gain.
 6. Large Advertising is advertising with a billboard area of between 24 m² – 32 m² (twenty-four square meters and thirty-two square meters).
 7. Medium Advertising is advertising with a billboard area of between 12 m² - <24 m² (twelve square meters and less than twenty-four square meters).
 8. Small Advertising is advertising with a billboard area of <12 m² (less than twelve square meters).
 9. Advertising Organizer, hereinafter referred to as Organizer, is an individual or entity that organizes advertising either for and on its own behalf or for and on behalf of another party under its responsibility.
 10. Advertising Permit is a permit granted by the Regional Government to an advertising organizer for and on its own behalf or for and on behalf of another party under its responsibility in accordance with administrative and technical requirements.
 11. Façade is the outer side/exterior of a building, including the front, side or rear of the building that is visible to the public.
 12. Regional Apparatus is an element that assists the Mayor and the Regional House of Representatives in carrying out Government Affairs within the authority of the Region.
 13. Mayor is the Mayor of Yogyakarta.

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14. Regional Government is the Mayor as an element of the Regional Government administration that oversees the implementation of government affairs within the authority of the autonomous region.

15. Region is Yogyakarta City.

Article 2

The enactment hereof is intended to serve as a guideline for the implementation of Advertising.

Article 3

The objectives of the enactment hereof are to:

- a. provide legal certainty regarding the implementation of Advertising in the Region; and
- b. organize Advertising so that it is in harmony with the spatial planning and aesthetic provisions of the Region.

CHAPTER II

PROVISION OF ADVERTISING

Division One

General

Article 4

Advertising is carried out in accordance with the provisions of the spatial plan.

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Division Two

Types, Forms, Placement and Content of Advertising

Section 1

Types of Advertising

Article 5

(1) Types of Advertising shall be divided into:

- a. Incidental Advertising; and
- b. Permanent Advertising.

(2) Incidental Advertising as referred to in paragraph (1) letter a, includes:

- a. Billboard advertising;
- b. Fabric advertising;
- c. Flyer advertising;
- d. Attached advertising;
- e. Light/film/slide advertising;
- f. Aerial advertising;
- g. Audio advertising;
- h. Floating advertising; and
- i. Demonstrative advertising.

(3) Permanent Advertising as referred to in paragraph (1) letter b, includes:

- a. Billboard advertising;
- b. Videotron advertising;
- c. Wall painting advertising; and
- d. Mobile advertising.

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Section 2
Forms of Advertising
Article 6

- (1) Forms of Advertising are distinguished based on:
 - a. position relative to the road;
 - b. length and width of the field;
 - c. point of view; and
 - d. size.
- (2) Forms of Advertising based on its position relative to the road as referred to in paragraph (1) letter a are:
 - a. parallel/in the same direction as the road; and
 - b. nonparallel.
- (3) Forms of Advertising based on its length and width of the field as referred to in paragraph (1) letter b are:
 - a. vertical; and
 - b. horizontal.
- (4) Forms of Advertising based on its point of view as referred to in paragraph (1) letter c are:
 - a. 1 (one) face/side;
 - b. 2 (two) faces/sides; and
 - c. more than 2 (two) faces/sides.
- (5) Forms of Advertising based on its size as referred to in paragraph (1) letter d are:
 - a. Large Advertising;
 - b. Medium Advertising; and
 - c. Small Advertising.
- (6) Excluded from the provisions as referred to in paragraph (5) for:
 - a. Light/film/slide advertising; and

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- b. Advertising attached to buildings, a maximum of 40% (forty percent) of the building Façade area or a maximum of the same size as Large Advertising.

Section 3

Content of Advertising

Article 7

- (1) Advertising based on content shall be divided into:
 - a. Commercial Advertising; and
 - b. Non-Commercial Advertising.
- (2) Commercial Advertising as referred to in paragraph (1) letter a shall be divided into:
 - a. Business/professional identification Advertising;
 - b. Product Advertising; and
 - c. Business/professional identification and product Advertising.
- (3) Non-Commercial Advertising as referred to in paragraph (1) letter b is in the form of display tool.

Section 4

Placement of Advertising

Article 8

- (1) Advertising may be placed on:
 - a. any land parcel belonging to individuals or entities, such as:
 - 1. in a yard;
 - 2. attached/stuck to a fence
 - 3. attached/stuck to a building
 - 4. on top of a building
 - 5. in a building.
 - b. any land parcel belonging to government, Regional Government and/or public facilities, such as:
 - 1. park;

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2. outer edge of a sidewalk;
3. state-owned properties located between an outer edge of a sidewalk and a private or business-owned land parcel;
4. streetlight pole;
5. bus stop;
6. pedestrian bridge;
7. market/bus station/parking place;
8. gate;
9. clock tower;
10. police post;
11. city map signage; or
12. signpost.

(2) Cigarette products Advertising shall not be placed:

- a. in a smoke-free area;
- b. on a main or arterial road;
- c. crossing or cutting across the road;
- d. exceeding 72 m² (seventy-two square meters) in size for light/film/slide advertising; and
- e. within a radius of 75 m (seventy-five meters) from the outermost buildings of early childhood education, primary school, middle school, high school, university, place of worship, community health center, and hospital.

(3) Contraceptive Advertising shall not be placed within a radius of 75 m (seventy-five meters) from the outermost buildings of schools and places of worship.

(4) Any organizer violating such provisions as referred to in paragraphs (2) and (3) shall be subject to administrative sanctions, including:

- a. written warnings;
- b. termination of Advertising functions; and/or

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- c. dismantling of Advertising.
- (5) Further provisions regarding the placement of Advertising as referred to in paragraph (1) and details of main or arterial road as referred to in paragraph (2) letter b shall be regulated in the Mayor's Regulation.

Article 9

- (1) Advertising shall not be placed on:
 - a. road divider;
 - b. a pergola;
 - c. a bridge, except for Incidental Advertising and/or on pedestrian bridge; and
 - d. a cultural heritage building, except for business/professional identification Advertising and light/film/slide Advertising with a maximum size of 10% (ten percent) of the building Façade area and a maximum height of 1.5 m (one point five meters).
- (2) Advertising shall not appear in the form of:
 - a. cloth, except a fabric banner, pennant and flag Advertising;
 - b. Large Advertising, specifically billboard front light Advertising;
 - c. bar gate or other structures cut across the road which are specifically intended for Advertising; and
 - d. sticker on any tree, electricity pole, telephone pole, and/or traffic sign.
- (3) Further provisions regarding fabric banner, pennant and flag Advertising as referred to in paragraph (2) letter a shall be regulated in the Mayor's Regulation.

Division Three

Advertising Control Zone

Article 10

- (1) Advertising control zone in Region is divided into 3 (three), including:
 - a. special zones, in which any Advertising is not permitted, including:

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1. roads in the cosmological axis area;
 2. area within the radius of 50 m (fifty meters) from Tugu Pal Putih;
 3. Alun-Alun Kidul;
 4. Alun-Alun Selatan;
 5. Alun-Alun Sewandanan Pakualaman;
 6. Plengkung Gading building
 7. Plengkung Wijilan building; and
 8. corners of the fort.
- b. strict-controlled zones, the zones outside the special zones that are permitted for Advertising aligned with the status of the following cultural heritage area:
1. Kraton cultural heritage area,
 2. Pakualaman cultural heritage area;
 3. Kotagede cultural heritage area; and
 4. Kotabaru cultural heritage area.
- c. medium-controlled zones, the other zones than special and strict control zones.
- (2) The provisions regarding being free from Advertising as referred to in paragraph (1) letter a are excluded for the following types of Advertising:
- a. business/professional signboards attached to buildings;
 - b. Advertising containing public information placed at Advertising points provided by the Regional Government or in collaboration with other parties; and
 - c. Incidental Advertising.
- (3) Further provisions regarding the regulation of Advertising control zone in special zones, strict-controlled zones and medium-controlled zones as referred to in paragraph (1) shall be regulated in the Mayor's Regulation.

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CHAPTER III

PERMISSION

Division One

General

Article 11

- (1) Each Advertising in the Region shall obtain a permit.
- (2) Advertising as referred to in paragraph (1) consists of:
 - a. Advertising Permit; and/or
 - b. building approval.
- (3) Permit as referred to in paragraph (2) shall be issued by official administering government affairs in the field of investment and one-stop integrated services.
- (4) Permit as referred to in paragraph (2) shall meet administrative requirements, technical requirements and permit application procedures.
- (5) Further provisions regarding administrative requirements, technical requirements and permit application procedures as referred to in paragraph (4) shall be regulated in the Mayor's Regulation.

Article 12

- (1) Advertising in the Region as referred to in Article 11 paragraph (1) shall be subject to Advertising Tax.
- (2) Advertising Tax as referred to in paragraph (1) for micro and small businesses may be reduced in accordance with applicable provisions.
- (3) Provisions regarding Advertising Tax as referred to in paragraph (1) shall be stipulated by separate Regional Regulations.

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- (4) Further provisions regarding the procedures for Advertising Tax relief for micro and small businesses as referred to in paragraph (2) shall be regulated in the Mayor's Regulations.

Division Three

Validity Period of Advertising Permit

Article 13

- (1) Validity period of Advertising Permit is divided into:
- a. Permanent Advertising Permit with a maximum validity period of 1 (one) year; and
 - b. Incidental Advertising Permit with a maximum validity period of 1 (one) month.
- (2) The provision regarding the validity period of Permanent Advertising Permit as referred to in paragraph (1) letter a shall be exempted for business/professional signboards attached to buildings, with the Permit valid for as long as the business/professional activities are still being carried out.

CHAPTER IV

COOPERATION IN THE USE OF ADVERTISING SPOTS

Article 14

- (1) Regional Government may, in certain circumstances, cooperate with Organizer in the use of Advertising spots.
- (2) Cooperation in the use of Advertising spots as referred to in paragraph (1) refers to regulations regarding cooperation.

CHAPTER V

OBLIGATION

Article 15

- (1) Organizer shall:

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- a. obtain Permit from the Mayor or designated official;
 - b. place Advertising on land or buildings specified in the Permit;
 - c. comply with the ethics, aesthetics, technical building standards, public safety and special values of Yogyakarta;
 - d. use ornaments, designs or Advertising texts containing special values of Yogyakarta in Permanent Advertising, in special zones and strict-controlled zones;
 - e. Advertise free from content related to alcoholic food/beverages, pornography, pornographic acts and/or ethnic, religious, racial and inter-group issues;
 - f. maintain facilities and infrastructure in the Region if shall they be used as Advertising media;
 - g. affix a clearly visible sticker indicating the Permit's validity period and apply for a new sticker if the Permit sticker is lost;
 - h. display the Organizer's name and telephone number clearly visible on billboard Advertising that fall within the Medium Advertising and Large Advertising size criteria;
 - i. dismantle the Advertising if the Permit has expired;
 - j. take responsibility for all risks arising from the advertising; and
 - k. comply with the provisions stated in the Permit.
- (2) Shall Organizer violate the provisions as referred to in paragraph (1), such Organizer shall be subject to administrative sanctions in the form of:
- a. written warnings;
 - b. termination of Advertising functions;
 - c. revocation of Permit;
 - d. compensation; and/or
 - e. dismantling of Advertising.

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- (3) Further provisions regarding the use of ornaments, designs or Advertising texts containing special values of Yogyakarta as referred to in paragraph (1) letter c shall be regulated in the Mayor's Regulation.

Article 16

Further provisions regarding the procedures for imposing administrative sanctions on any Organizer violating the provisions as referred to in Article 15 paragraph (2) shall be regulated in the Mayor's Regulation.

CHAPTER VI

GUIDANCE AND SUPERVISION

Article 17

- (1) Mayor, through Regional Apparatus, shall conduct guidance and supervision of Advertising in the Region.
- (2) The guidance and supervision as referred to in paragraph (1) may take the form of:
- a. publication; and/or
 - b. requesting reports from the Organizer.
- (3) The guidance and supervision as referred to in paragraph (1) shall be carried out in accordance with the provisions of laws and regulations.
- (4) Further provisions regarding the procedures for guidance and supervision as referred to in paragraph (1) shall be regulated in the Mayor's Regulation.

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CHAPTER VII
INVESTIGATION

Article 18

- (1) In addition to investigators from the Indonesian National Police, certain Civil Servants within the Regional Government are granted such special authority as investigators to investigate crime, as referred to in the Criminal Procedure Code.
- (2) Investigators, as referred to in paragraph (1), are certain civil servants within the Local Government who are appointed by authorized officials in accordance with the provisions of laws and regulations.
- (3) The duties and authorities of civil servant investigators as referred to in paragraph (1) shall be based on the provisions of laws and regulations governing civil servant investigators.

CHAPTER VIII
CRIMINAL PROVISIONS

Article 19

- (1) Any Violation of the provisions on Advertising as referred to in Article 9 paragraph (1) and paragraph (2) shall be punished with imprisonment for a maximum of 3 (three) months or a maximum fine of Rp50,000,000 (fifty million rupiah).
- (2) In the event that the administrative sanctions as referred to in Article 15 paragraph (2) are deliberately not implemented, the Organizer may be subject to imprisonment for a maximum of 3 (three) months or a maximum fine of Rp50,000,000 (fifty million rupiah).
- (3) The criminal act as referred to in paragraph (2) is a violation.

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CHAPTER IX
TRANSITIONAL PROVISIONS

Article 20

- (1) Permit issued prior to the enactment hereof, shall remain valid until the expiration date of the Permit.
- (2) In the event that the Advertising does not comply with the provisions set out herein, a period of no later than 1 (one) year from the enactment hereof shall be granted for adjustments to be made.
- (3) In the event that such adjustment as referred to in paragraph (2) cannot be made, enforcement shall be carried out.
- (4) Enforcement as referred to in paragraph (3) shall be carried out in the form of administrative sanctions, as follows:
 - a. written warnings;
 - b. termination of Advertising functions;
 - c. revocation of Permit
 - d. compensation; and/or
 - e. dismantling of Advertising
- (5) Further provisions regarding the procedures for adjustment and enforcement as referred to in paragraph (2) and paragraph (3) shall be regulated in the Mayor's Regulation.

CHAPTER X

CLOSING

Article 21

Upon the enactment hereof, Regional Regulation of Yogyakarta City No. 2 of 2015 on Advertising (Regional Gazette of Yogyakarta City 2015 no. 2) shall be revoked and declared invalid.

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Article 22

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

In order that everyone may be informed, it is hereby ordered that this Regional Regulation be promulgated by placing it in the Regional Gazette of Yogyakarta City.

Issued in Yogyakarta

on 25 October 2022

ACTING MAYOR OF YOGYAKARTA,

[signed]

SUMADI

Promulgated in Yogyakarta

on 25 October 2022

REGIONAL SECRETARY OF YOGYAKARTA CITY,

[signed]

AMAN YURIADIJAYA

REGIONAL GAZETTE OF YOGYAKARTA CITY OF 2022 NUMBER 6

REGISTRATION NUMBER OF REGIONAL REGULATION OF YOGYAKARTA CITY, SPECIAL

REGION OF YOGYAKARTA: (6, 28 /2022)

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ELUCIDATION
OF
REGIONAL REGULATION OF YOGYAKARTA CITY
NO. 6 OF 2022
ON
ADVERTISING

I. GENERAL

With the rapid economic development in Yogyakarta City, individuals or organizations with businesses or products will greatly need advertising media to publish their products or businesses. Advertising media, as a publication tool for a product or business, needs to be regulated. The purpose of regulating advertising is to ensure that advertising is in accordance with spatial planning, aesthetics, national character and culture, and does not conflict with rules of religion, decency, order, security, morality and health.

In order to organize city space in a directed and controlled manner and to improve services to the community in terms of advertising, the Government of Yogyakarta City has enacted Regional Regulation of Yogyakarta City No. 2 of 2015. However, the aforementioned regulation is considered to be no longer in line with current conditions and situations, so it is necessary to regulate advertising in a new way.

This regional regulation refines the old regional regulation and adapts to current conditions, thus addressing existing advertising issues. With the enactment hereof, advertising regulations are expected to be implemented effectively, thereby providing legal certainty for advertising in Yogyakarta City.

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II. ARTICLE BY ARTICLE

Article 1

Self-explanatory.

Article 2

Self-explanatory.

Article 3

Self-explanatory.

Article 4

Self-explanatory.

Article 5

Paragraph (1)

Self-explanatory.

Paragraph (2)

Letter a

“Billboard Advertising” refers to advertising made of wood or other materials and installed on any non-permanent structure for the purpose of publishing an incidental event or activity.

Letter b

“Fabric Advertising” refers to advertising whose purpose is short-term or to publish an incidental event or activity using fabric materials, including plastic or other similar materials, including fabric banners, pennants, flag chains, tents, awnings, PVC banners, giant banners, and standing banners.

Letter c

“Flyer Advertising” refers to advertising in the form of loose sheets, distributed, given out, or requested on the condition that they are not to be attached, placed, installed, or hung on any other object. This includes brochures, leaflets, and advertising in invitations.

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Letter d

“Attached Advertising” refers to advertising in the form of loose sheets, attached, placed, installed, or hung on an object.

Letter e

“Film Advertising” refers to advertising using glass or celluloid film, or other similar materials, as tools for projection and/or transmission.

Letter f

“Aerial Advertising” refers to advertising displayed in the air using gas balloons, lasers, aircraft or other similar devices.

Letter g

“Audio Advertising” refers to advertising published using spoken words or sounds produced by or through the use of devices.

Letter h

“Floating Advertising” refers to advertising displayed on water using balloons, boats, ships, or other similar devices.

Letter i

“Demonstrative Advertising” refers to advertising conducted by demonstrating a product either with or without sound.

Paragraph (3)

Letter a

Self-explanatory.

Letter b

Self-explanatory.

Letter c

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Self-explanatory.

Letter d

“Mobile Advertising” refers to advertising placed on any vehicle or object that can move and operate in the area, by means of vehicle or by being carried, pushed, or pulled by people, including advertising on carts or stalls, vehicles, both motorized and non-motorized.

Article 6

Paragraph (1)

Self-explanatory.

Paragraph (2)

Letter a

“Parallel Advertising” refers to Advertising whose surface is in the same direction as the road, with content visible to road users from 1 (one) side.

Letter b

“Nonparallel Advertising” refers to Advertising whose surface is in the opposite direction of the road, with content visible to road users from 2 (two) sides.

Paragraph (3)

Self-explanatory.

Paragraph (4)

Self-explanatory.

Paragraph (5)

Self-explanatory.

Paragraph (6)

Letter a

Self-explanatory.

Letter b

“Light/film/slide Advertising” refers to Advertising in the form of displays on a flat or curved surface, containing static/dynamic images and/or texts, with or without audio, projected by semi-permanent or permanent projectors.

Article 7

Paragraph (1)

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The “content” in “Advertising based on content” refers to the content of advertising in the form of text, moving/still images, and sound.

Paragraph (2)

Letter a

“Business/professional identification Advertising” refers to Commercial Advertising containing the name of the agency, logo, business/professional name, and names of the goods and/or services it sells, placed at the location where the business/profession is carried out, including signboards directing to the location of the business/profession.

Letter b

“Product Advertising” refers to commercial Advertising containing the name of the agency, logo, business/professional name, and names of the goods and/or services it sells, placed outside the location the business/profession takes place.

Letter c

“Business/professional identification and product Advertising” refers to Commercial Advertising containing a combination of business/professional name and product advertising.

Paragraph (3)

“Display tools” refers to advertising with the purpose other than gaining financial profit; objects, tools, actions or media that according to their form, composition, and variety, shall be used for non-commercial purposes, to introduce, recommend, or praise any good, service or person, or to draw public attention to any good, service or person, placed or visible, readable or audible to the public.

Article 8

Paragraph (1)

Letter a

Self-explanatory.

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Letter b

“Land parcel belonging to Regional Government” refers to any land controlled or managed by the Special Region of Yogyakarta Regional Government, Yogyakarta City Government or other regional governments.

“Public facilities” refers to facilities and infrastructure provided by the central government, the Special Region of Yogyakarta Regional Government, Yogyakarta City Government or other regional governments for the purposes of governance, development and/or public services.

Number 1

Self-explanatory.

Number 2

“Outer edge of a sidewalk” refers to the farthest edge of a road and adjacent to land parcel.

Number 3

Self-explanatory.

Number 4

Self-explanatory.

Number 5

Self-explanatory.

Number 6

Self-explanatory.

Number 7

Self-explanatory.

Number 8

Self-explanatory.

Number 9

Self-explanatory.

Number 10

Self-explanatory.

Number 11

Self-explanatory.

Paragraph (2)

Letter a

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“Smoke-free area” refers to a room or area declared prohibited for smoking or activities including producing, selling, advertising and/or publishing tobacco products.

Letter b

“Main road” refers to any arterial road and/or collector road in Yogyakarta City that serves as the main route to strategic areas in Yogyakarta City, including such route taken by state guests/officials to reach the state palace, and contributes significantly to forming the image and identity of Yogyakarta City as a City of Culture, City of Education, and City of Struggle.

Letter c

Self-explanatory.

Letter d

Self-explanatory.

Letter e

Self-explanatory.

Paragraph (3)

Self-explanatory.

Paragraph (4)

Self-explanatory.

Article 9

Self-explanatory.

Article 10

Paragraph (1)

Letter a

Number 1

“Cosmological axis area” refers to the cosmological axis area as regulated in the Detailed Spatial Plan of Yogyakarta City.

Number 2

Self-explanatory.

Number 3

Self-explanatory.

[Logo]

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Prayudi W.

Number 4

Self-explanatory.

Number 5

Self-explanatory.

Number 6

Self-explanatory.

Number 7

Self-explanatory.

Number 8

Self-explanatory.

Letter b

“Cultural heritage area” refers to the core zone of the cultural heritage area as regulated in the Detailed Spatial Plan of Yogyakarta City.

Letter c

Self-explanatory.

Paragraph (2)

Self-explanatory.

Paragraph (3)

Self-explanatory.

Article 11

Self-explanatory.

Article 12

Self-explanatory.

Article 13

Self-explanatory.

Article 14

Self-explanatory.

Article 15

Paragraph (1)

Self-explanatory.

Paragraph (2)

Self-explanatory.

Paragraph (3)

Letter a

Letter b

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Prayudi W.

“Termination of Advertising function” refers to an effort to stop such Advertising by covering it/other means so that the advertising is not visible to the public.

Letter c

Self-explanatory.

Letter d

Self-explanatory.

Letter e

Self-explanatory.

Article 16

Self-explanatory.

Article 17

Self-explanatory.

Article 18

Self-explanatory.

Article 19

Self-explanatory.

Article 20

Self-explanatory.

Article 21

Self-explanatory.

Article 22

Self-explanatory.

SUPPLEMENT TO REGIONAL GAZETTE OF YOGYAKARTA CITY NUMBER 20

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Pernyataan Penerjemah Tersumpah

Saya, PRAYUDI WIJAYA, MA., Penerjemah Tersumpah di Republik Indonesia berdasarkan peraturan perundang-undangan yang berlaku di Republik Indonesia, dengan ini menerangkan dan menyatakan, sesuai dengan sumpah jabatan saya, bahwa dokumen ini merupakan terjemahan yang benar, setia, dan lengkap dari dokumen sumber yang diberikan kepada saya.



Yogyakarta, 14 Oktober 2025

PRAYUDI WIJAYA, MA.

Penerjemah Tersumpah [Bahasa Indonesia ke Bahasa Inggris]

Surat Keputusan Menteri Hukum dan Hak Asasi Manusia Republik Indonesia No. AHU-12.AH.03.07.2023 tanggal 19 Mei 2023

Alamat : Jl. Kauman No. 9, RT 01, RW 01, Selomartani,
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No. Register : PW092/Sworn_Id-En/Oct/2025

Sworn Translator Statement

I, PRAYUDI WIJAYA, MA., a Sworn Translator in the Republic of Indonesia, duly sworn in as such according to the law of the Republic of Indonesia, do hereby certify and declare under my oath of office that this document is a true, faithful and correct translation (from Indonesian into English) of the source document presented to me.

Yogyakarta, 14 October 2025

PRAYUDI WIJAYA, MA.

Sworn Translator [Indonesian into English]

Decision of the Minister of Law and Human Rights of the Republic of Indonesia No. AHU-12.AH.03.07.2023 dated 19 May 2023

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