

**REGULATION OF THE GOVERNMENT OF THE REPUBLIC OF INDONESIA  
NUMBER 19 OF 2025  
ON  
TYPES AND TARIFFS OF NON-TAX STATE REVENUE APPLICABLE AT THE MINISTRY OF ENERGY AND  
MINERAL RESOURCES**

BY THE GRACE OF GOD ALMIGHTY

THE PRESIDENT OF THE REPUBLIC OF INDONESIA,

Considering:

- a. that in order to adjust the types and tariffs of non-tax state revenue applicable at the Ministry of Energy and Mineral Resources as regulated in Regulation of the Government Number 26 of 2022 on Types and Tariffs of Non-Tax State Revenue Applicable at the Ministry of Energy and Mineral Resources, it has been deemed necessary to re-regulate Regulation of the Government on Types and Tariffs of Non-Tax State Revenue Applicable at the Ministry of Energy and Mineral Resources;
- b. that based on the considerations as referred to in letter a and to implement the provisions of Article 4 paragraph (3), Article 7 paragraph (3), Article 8 paragraph (3), Article 10 paragraph (2), and Article 12 paragraph (2) of Law Number 9 of 2018 on Non-Tax State Revenue, it has been deemed necessary to establish Regulation of the Government on Types and Tariffs of Non-Tax State Revenue Applicable at the Ministry of Energy and Mineral Resources.

Observing:

1. Article 5 paragraph (2) of the 1945 Constitution of the Republic of Indonesia;
2. Law Number 9 of 2018 on Non-Tax State Revenue (State Gazette of the Republic of Indonesia of 2018 Number 147, Supplement to the State Gazette of the Republic of Indonesia Number 6245);
3. Regulation of the Government Number 69 of 2020 on Procedures for the Stipulation of Tariffs on Non-Tax State Revenue (State Gazette of the Republic of Indonesia of 2020 Number 268, Supplement to the State Gazette of the Republic of Indonesia Number 6584).

HAS DECIDED:

To establish:

**REGULATION OF THE GOVERNMENT ON TYPES AND TARIFFS OF NON-TAX STATE REVENUE  
APPLICABLE AT THE MINISTRY OF ENERGY AND MINERAL RESOURCES.**

**Article 1**

- (1) Types of Non-Tax State Revenue applicable at the Ministry of Energy and Mineral Resources shall originate from the following revenues:

- a. utilization of natural resources;
  - b. services in the energy and mineral resources sector;
  - c. use of facilities and infrastructure in accordance with duties and functions;
  - d. administrative fines; and
  - e. placement of guarantee of the energy and mineral resources sector.
- (2) Types of Non-Tax State Revenue as referred to in paragraph (1) are types and tariffs as set out in the Appendix, which constitutes an integral part of this Regulation of the Government.
- (3) Tariffs and types of Non-Tax State Revenue as referred to in paragraph (1) letter a for revenue from production contributions/royalty and revenue from geothermal production contributions as well as letter d for administrative fines in the form of tariff-forming component price in the Appendix which constitutes an integral part of this Regulation of the Government shall refer to provisions of laws and regulations.
- (4) The placement of guarantee of the energy and mineral resources sector as referred to in paragraph (1) letter e shall be subject as Non-Tax State Revenue for non-compliance by business actor with provisions of laws and regulations.

## Article 2

- (1) Types of Non-Tax Revenue as referred to in Article 1 paragraph (1) with the exception of letter c, other than as set out in the Appendix which constitutes an integral part of this Regulation of the Government, are in the form of:
- a. central government part amounting to 4% (four percent) of the net profit of holder of special mining business license and special mining business license as a continuation of operation contract/agreement related to metal minerals and coal;
  - b. services of the management and utilization of oil-and-gas data conducted in the form of a cooperation with other parties;
  - c. signature bonus which becomes the obligation of oil-and-gas contractor;
  - d. compensation of data on the information on mining business license area or special mining business license areas for metal minerals and coal;
  - e. appeal fee to execute an appeal objection for the auction of geothermal working area;
  - f. services relating to the organization of energy and mineral resources training in accordance with the needs of service users based on a cooperation contract for training in energy and mineral resources;
  - g. services relating to the organization of training within the underground mining sector in accordance with the needs of service users based on a cooperation contract for education and training in energy and mineral resources;
  - h. services for the organization of on level-III leadership training/administrator leadership training in face-to-face method;
  - i. services for the organization of on level-IV leadership training/supervisor leadership training in face-to-face method;
  - j. services for the organization of basic training for class II and class III civil servant candidates in face-to-face method;
  - k. services for the organization of basic training for class II and class III civil servant candidates in blended learning or distance learning methods;

- I. financial obligation for the termination of a cooperation contract amounting to:
    1. the remaining value of fix commitment that fails to be implemented and its transfer is not submitted to an open area;
    2. the remaining value of fix commitment that fails to be realized and the relevant remaining value of fix commitment that fails to be realized does not have an approval to be transferred to an open area; or
    3. the remaining value of fix commitment that fails to be realized in accordance with the approval for the transfer to an open area;
  - m. fines for non-compliance with the obligation to prioritize domestic products and potentials when engaging any electricity business, including fines of the electricity subsector;
  - n. fines for the oil-and-gas subsector and the geothermal subsector;
  - o. guarantee of commitment on the implementation of exploration activities for metal minerals, non-metal minerals, rocks and coal in the event that holders of mining business license or special mining business license fail to carry out exploration activities;
  - p. auction guarantee from bidder who withdraws from geothermal working area auction process;
  - q. auction guarantee from an auction winner who fails to fulfill the obligation to place an exploration commitment within a period of 4 (four) months from the date of being stipulated as the winner of a geothermal working area auction;
  - r. exploration commitment from holders of geothermal license who fail to drill exploration wells within a period of 5 (five) years from the issuance of geothermal license, or exploration commitment from holders of geothermal license who are assigned by the Government who fail to drill exploration wells within the exploration extension period;
  - s. exploration commitment from other parties who are assigned for preliminary survey and exploration but fail to drill exploration wells within a period of 3 (three) years of the said preliminary survey assignment is assigned;
  - t. compensation for data information on mining business license area or special mining business license area for metal minerals and coal in the context of expanding mining business license area and/or special mining business license area;
  - u. compensation for granting exploration license in carbon storage license area;
  - v. royalty on storage service fees in carbon storage operation license;
  - w. financial obligation for the termination of exploratory license of injection target zone, amounting to the remaining exploration commitment value of the injection target zone that fails to be implemented by holders of geothermal license; and
  - x. financial obligation for the non-implementation of injection well drilling activities.
- (2) The central government part amounting of 4% (four percent) of the net profit as referred to in paragraph (1) letter a shall be charged to holders of special mining business license and special mining business license as a continuation of operation contract/agreement from the production date.
  - (3) Tariffs on types of Non-Tax State Revenue as referred to in paragraph (1) letter b, letter c, letter f, letter g, and letter v shall be in accordance with the nominal value stated in the cooperation contract.
  - (4) The compensation amount of the data on the information as referred to in paragraph (1) letter d and letter t, shall be stipulated to be in the amount of the auction result that is conducted in accordance with provisions of the laws and regulations.
  - (5) Tariffs on types of Non-Tax State Revenue as referred to in paragraph (1) letter h to letter k shall refer to

Regulation of the Government on types and tariffs for Non-Tax State Revenue applicable at State Administrative Agency.

- (6) Financial obligation for the termination of cooperation contract as referred to in paragraph (1) letter l is an administrative sanction imposed on the contractor that fails to fulfill the fixed commitment.
- (7) Tariffs on types of Non-Tax State Revenue as referred to in paragraph (1) letter e and letter m to letter s shall be stipulated in accordance with provisions of the laws and regulations.
- (8) The amount of compensation as referred to in paragraph (1) letter u shall be set out in a decree on the determination of the auction winner of carbon storage license area and exploration license of injection target established by the minister who organizes government affairs in the energy and mineral resources sector.
- (9) The amount of financial obligation as referred to in paragraph (1) letter w and letter x shall be stated in the license established by the minister who organizes government affairs in the energy and mineral resources sector.

### Article 3

- (1) Holders of Production Operation Mining Business License, Production Operation Special Mining Business License, and Special Mining Business License as a Continuation of Operation Contract/Agreement that carry out an Added-Value Increase for coals may be granted certain treatments in the form of imposition of 0% (zero percent) production contributions/royalty, on the volume of coal by considering energy independence and the fulfillment of industrial raw material needs.
- (2) Provisions regarding the Coal Added-Value Increase, amount, requirements, and procedures for the imposition of royalty as referred to in paragraph (1) shall be regulated in a regulation of the minister who organizes government affairs in the energy and mineral resources sectors.
- (3) Amount, requirements, and procedures for the imposition of 0% (zero percent) production contributions/royalty, as referred to in paragraph (2) shall first obtain approval from the Minister of Finance.

### Article 4

Accommodation, consumption, and/or transportation costs on types of Non-Tax State Revenue as referred to in Article 1 paragraph (1) letter b shall be charged to Payers in accordance with provisions of the laws and regulations.

### Article 5

- (1) With certain considerations, tariffs on types of Non-Tax State Revenue as referred to in Article 1 paragraph (1) letter a, letter b, letter c, letter d, and letter e may be stipulated to be up to Rp0.00 (zero rupiah) or 0% (zero percent).
- (2) Provisions regarding the amount, requirements, and procedures for the imposition of tariffs as referred to in paragraph (1) shall be regulated in a regulation of the minister who organizes government affairs in the energy and mineral resources sector.
- (3) The amount, requirements, and procedures for the imposition of tariffs as referred to in paragraph (2) must first obtain approval from the Minister of Finance.

### Article 6

Tariffs on types of Non-Tax State Revenue as referred to in Article 1 paragraph (1) letter b in the electricity subsector, in the form of issuance of Registration Number for Certificate of Electricity Competency Assessors (Nomor Registrasi Sertifikat Kompetensi Asesor Kompetensi Ketengalistrikan/NRSKAKK), Registration Number for Certificate of Business Entity Competency Assessors (Nomor Registrasi Sertifikat Kompetensi Asesor Kompetensi Badan Usaha/NRSKABU), and issuance of Competency Certificate for Technical Electricity and Electricity Assessors that are granted by the minister who organizes government affairs in the energy and mineral resources sector, shall be exempted for civil servant assessors of the directorate-general of electricity.

#### **Article 7**

All Non-Tax State Revenues applicable at the Ministry of Energy and Mineral Resources must be deposited into the State Treasury.

#### **Article 8**

Provisions regarding imposition procedures, calculation, payment, and/or deposit of types and tariffs as referred to in Article 1 paragraph (1) and Article 2 shall be regulated in a regulation of the minister who organizes government affairs in the energy and mineral resources sector in accordance with the provisions of law in the Non-Tax State Revenue management sector.

#### **Article 9**

Upon the effective enforcement of this Regulation of the Government, all laws and regulations that constitute implementing regulations to Regulation of the Government Number 26 of 2022 on Types and Tariffs of Non-Tax State Revenues Applicable at the Ministry of Energy and Mineral Resources (State Gazette of the Republic of Indonesia of 2022 Number 167, Supplement to the State Gazette of the Republic of Indonesia Number 6813) shall remain valid as long as it does not conflict with this Regulation of the Government.

#### **Article 10**

Upon the effective enforcement of this Regulation of the Government, Regulation of the Government Number 26 of 2022 on Types and Tariffs of Non-Tax State Revenues Applicable at the Ministry of Energy and Mineral Resources (State Gazette of the Republic of Indonesia of 2022 Number 167, Supplement to the State Gazette of the Republic of Indonesia Number 6813) shall be repealed and declared invalid.

#### **Article 11**

This Regulation of the Government comes into force 15 (fifteen) days from the date of its promulgation.

For public cognizance, it is hereby ordered that this Regulation of the Government be promulgated in the State Gazette of the Republic of Indonesia.

Established in Jakarta,

On 11 April 2025

THE PRESIDENT OF THE REPUBLIC OF INDONESIA,

Signed.

PRABOWO SUBIANTO

Promulgated In Jakarta,

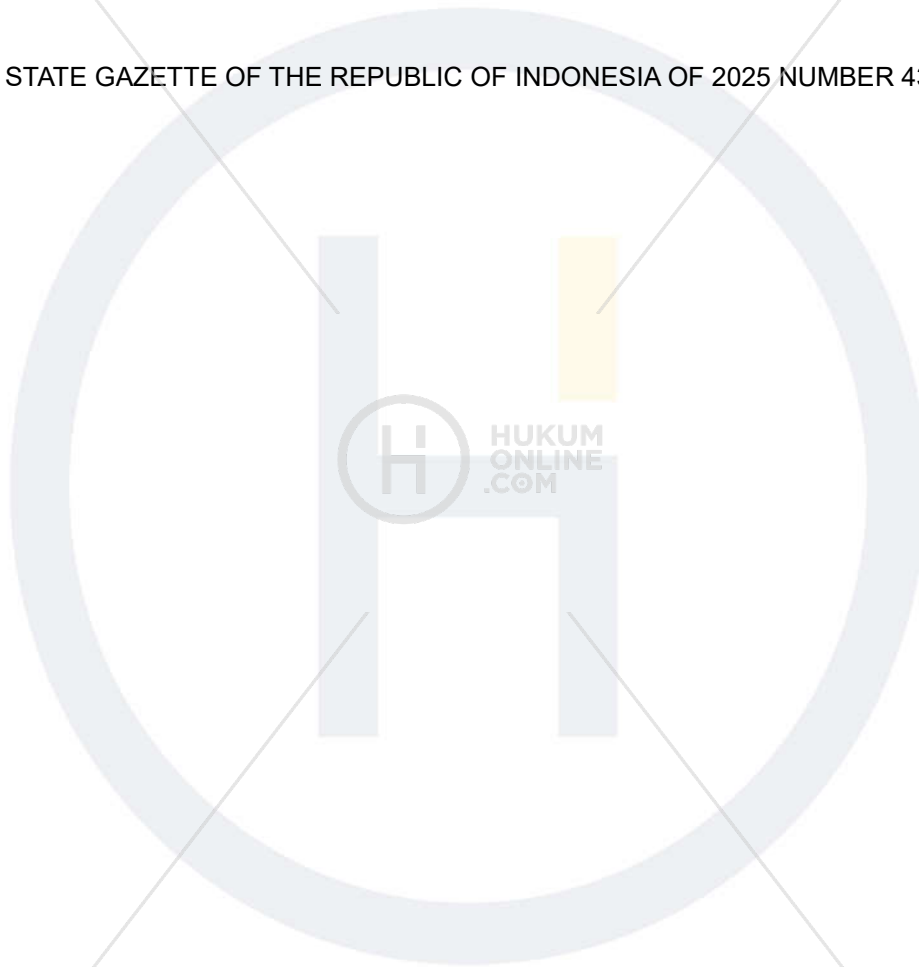
On 11 April 2025

THE MINISTER OF STATE SECRETARY OF THE REPUBLIC OF INDONESIA,

Signed.

PRASETYO HADI

STATE GAZETTE OF THE REPUBLIC OF INDONESIA OF 2025 NUMBER 43





**ELUCIDATION  
OF  
REGULATION OF THE GOVERNMENT OF THE REPUBLIC OF INDONESIA  
NUMBER 19 OF 2025  
ON  
TYPES AND TARIFFS OF NON-TAX STATE REVENUE APPLICABLE AT THE MINISTRY OF ENERGY AND  
MINERAL RESOURCES**

**I. GENERAL**

In order to optimize Non-Tax State Revenue to strengthen fiscal security and support sustainable and equitable national development, improve the implementation of duties and functions of the Ministry of Energy and Mineral Resources, grant legal certainty and public protection, management and utilization to improve public services are necessary.

The Ministry of Energy and Mineral Resources already has types and tariffs of Non-Tax State Revenue as regulated in Regulation of the Government Number 26 of 2022 on Types and Tariffs of Non-Tax State Revenue Applicable at the Ministry of Energy and Mineral Resources. However, in order to make an adjustment to types and tariffs of Non-Tax State Revenue at the Ministry of Energy and Mineral Resources, it has been deemed necessary to reregulate types and tariffs of Non-Tax State Revenue applicable at the Ministry of Energy and Mineral Resources through a Regulation of the Government.

**II. ARTICLE BY ARTICLE**

**Article 1**

Self-explanatory.

**Article 2**

Paragraph (1)

Letter a

Self-explanatory.

Letter b

"Other parties" shall refer to the manager of data from the following activities:

- a. oil-and gas exploration and exploitation;
- b. general survey in the oil-and-gas;
- c. joint study/evaluation; and/or
- d. data quality improvement.

Letter c

Self-explanatory.

Letter d

Self-explanatory.

Letter e

Self-explanatory.

Letter f

Self-explanatory.

Letter g

Self-explanatory.

Letter h

Self-explanatory.

Letter i

Self-explanatory.

Letter j

Self-explanatory.

Letter k

Self-explanatory.

Letter l

Financial obligation for the termination of a cooperation contract that has not fulfilled certain exploration or exploitation commitment is a form of sanction on the failed execution of the overall fixed commitment, and therefore fine is not counted on the said obligation.

Letter m

Self-explanatory.

Letter n

Self-explanatory.

Letter o

Self-explanatory.

Letter p

Self-explanatory.

Letter q

Self-explanatory.

Letter r

Self-explanatory.

Letter s

Self-explanatory.

Letter t

Self-explanatory.



Letter u

Self-explanatory.

Letter v

Self-explanatory.

Letter w

Self-explanatory.

Letter x

Self-explanatory.

Paragraph (2)

Self-explanatory.

Paragraph (3)

Self-explanatory.

Paragraph (4)

Self-explanatory.

Paragraph (5)

Self-explanatory.

Paragraph (6)

Financial obligation for the termination of a cooperation contract that has not fulfilled fixed commitment is a form of sanction on the failed execution of the overall fixed commitment, and therefore is not subject to an administrative sanction in the form of fine for underpayment and/or delay of the said obligation.

Paragraph (7)

"In accordance with provisions of laws and regulations" among others is laws and regulations on job creation.

Paragraph (8)

Self-explanatory.

Paragraph (9)

Self-explanatory.

### Article 3

Self-explanatory.

### Article 4

"Provisions of laws and regulations: among others are the standards of costs stipulated by the Minister of Finance.

### Article 5

Self-explanatory.

#### Article 6

Self-explanatory.

#### Article 7

Self-explanatory.

#### Article 8

Self-explanatory.

#### Article 9

Self-explanatory.

#### Article 10

Self-explanatory.

#### Article 11

Self-explanatory.

SUPPLEMENT TO THE STATE GAZETTE OF THE REPUBLIC OF INDONESIA NUMBER 7107

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