

REGENT OF GRESIK
EAST JAVA PROVINCE
REGULATION OF THE REGENCY OF GRESIK
NUMBER 6 OF 2024
ON
LOCAL PUBLIC BROADCASTER RADIO SUARA GRESIK

BY THE BLESSINGS OF ALMIGHTY GOD

The REGENT OF GRESIK,

Considering: a. that the existence of radio as a broadcasting medium in the Region plays a very important, strategic, and effective role in providing a balance of information, education, culture, and positive entertainment to the community, thus being able to support community activities and the success of development programs in the Region;

b. that in accordance with the provisions in Article 14 section (3) of Law Number 32 of 2002 on Broadcasting and Article 7 section (3) of Government Regulation Number 11 of 2005 on the Implementation of Broadcasting of Public Broadcasting Institutions as amended by Government Regulation Number 17 of 2024 on Amendments to Government Regulation Number 11 of 2005 on the Implementation of Broadcasting of Public Broadcasting Institutions, a Local Public Broadcasting Institution in the form of a legal entity can be established in the regency by the Regional Government with the approval of the Regional Peoples Representative Council through a Regional Regulation;

c. that based on the considerations referred to in points a and b, it is necessary to issue a Regional Regulation on the Local Public Broadcaster Radio Suara Gresik;

Considering: 1. Article 18 section (6) of the 1945 Constitution of the Republic of Indonesia;
2. Law Number 12 of 1950 on the Formation of Regency Areas within the East Java Province as amended by Law Number 2 of 1965 on the Change of the Boundary Area of Surabaya Municipality and Level II Surabaya by amending Law Number 12 of 1950 on the Formation of Regency Areas

within the East Java Province and Law Number 16 of 1950 on the Formation of Large City Areas within the East Java Province, Central Java Province, West Java Province, and within the Special Region of Yogyakarta (State Gazette of the Republic of Indonesia of 1965 Number 19, Supplement to the State Gazette of the Republic of Indonesia Number 2730);

3. Law Number 36 of 1999 on Telecommunications (State Gazette of the Republic of Indonesia of 1999 Number 154, Supplement to the State Gazette of the Republic of Indonesia Number 3881);

4. Law Number 40 of 1999 on the Press (State Gazette of the Republic of Indonesia of 1999 Number 166, Supplement to the State Gazette of the Republic of Indonesia Number 3887);

5. Law Number 32 of 2002 on Broadcasting (State Gazette of the Republic of Indonesia of 2002 Number 139, Supplement to the State Gazette of the Republic of Indonesia Number 4252);

6. Law Number 14 of 2008 on Public Information Disclosure (State Gazette of the Republic of Indonesia of 2008 Number 61, Supplement to the State Gazette of the Republic of Indonesia Number 4868);

7. Law Number 12 of 2011 on the Formation of Legislation (State Gazette of the Republic of Indonesia of 2011 Number 82, Supplement to the State Gazette of the Republic of Indonesia Number 5234) as amended several times lastly by Law Number 13 of 2022 on the Second Amendment to Law Number 12 of 2011 on the Formation of Legislation (State Gazette of the Republic of Indonesia of 2022 Number 143, Supplement to the State Gazette of the Republic of Indonesia Number 6801);

8. Law Number 23 of 2014 on Regional Government (State Gazette of the Republic of Indonesia of 2014 Number 244, Supplement to the State Gazette of the Republic of Indonesia Number 5587) as amended several times lastly by Law Number 6 of 2023 on the Ratification of Government Regulation in Lieu of Law Number 2 of 2022 on Job Creation into Law (State Gazette of the Republic of Indonesia of 2023 Number 41, Supplement to the State Gazette of the Republic of Indonesia Number 6856);

9. Government Regulation Number 53 of 2000 on the Use of Radio Frequency Spectrum and Satellite Orbits (State Gazette of the Republic of Indonesia of 2000 Number 108, Supplement to the State Gazette of the Republic of Indonesia Number 3981);

10. Government Regulation Number 11 of 2005 on the Implementation of Broadcasting of Public Broadcasting Institutions (State Gazette of the Republic of Indonesia of 2005 Number 28,

Supplement to the State Gazette of the Republic of Indonesia Number 4485) as amended by Government Regulation Number 17 of 2024 on Amendments to Government Regulation Number 11 of 2005 on the Implementation of Broadcasting of Public Broadcasting Institutions (State Gazette of the Republic of Indonesia of 2024 Number 67, Supplement to the State Gazette of the Republic of Indonesia Number 6912);

11. Government Regulation Number 12 of 2005 on the Public Broadcasting Institution Radio Republik Indonesia (State Gazette of the Republic of Indonesia of 2005 Number 29, Supplement to the State Gazette of the Republic of Indonesia Number 4486) as amended by Government Regulation Number 3 of 2024 on Amendments to Government Regulation Number 12 of 2005 on the Public Broadcasting Institution Radio Republik Indonesia (State Gazette of the Republic of Indonesia of 2024 Number 7, Supplement to the State Gazette of the Republic of Indonesia Number 6908);

12. Government Regulation Number 12 of 2017 on Guidance and Supervision of Regional Government Implementation (State Gazette of the Republic of Indonesia of 2017 Number 73, Supplement to the State Gazette of the Republic of Indonesia Number 6401);

13. Government Regulation Number 46 of 2021 on Post, Telecommunications, and Broadcasting (State Gazette of the Republic of Indonesia of 2021 Number 56, Supplement to the State Gazette of the Republic of Indonesia Number 6658);

14. Regulation of the Minister of Home Affairs Number 80 of 2015 on the Formation of Regional Legal Products (State Gazette of the Republic of Indonesia of 2015 Number 2036) as amended by Regulation of the Minister of Home Affairs Number 120 of 2018 on Amendments to Regulation of the Minister of Home Affairs Number 80 of 2015 on the Formation of Regional Legal Products (State News of the Republic of Indonesia of 2018 Number 157);

15. Regulation of the Minister of Communication and Informatics Number 6 of 2021 on Broadcasting Implementation (State News of the Republic of Indonesia of 2021 Number 304) as amended by Regulation of the Minister of Communication and Informatics Number 11 of 2021 on Amendments to Regulation of the Minister of Communication and Informatics Number 6 of 2021 on Broadcasting Implementation (State News of the Republic of Indonesia of 2021 Number 97);

16. Gresik Regency Regional Regulation Number 12 of 2016 on the Formation of Regional Apparatus of Gresik Regency (Regional Gazette of Gresik Regency of 2016 Number 18) as

amended several times lastly by Regional Regulation Number 8 of 2021 on the Second Amendment to Regional Regulation Number 12 of 2016 on the Formation of Regional Apparatus of Gresik Regency (Regional Gazette of Gresik Regency of 2021 Number 24);

With Joint Agreement

THE REGIONAL HOUSE OF REPRESENTATIVES OF REGENCY OF GRESIK

and

THE REGENT OF GRESIK

DECIDES:

To Enact: REGIONAL REGULATION ON LOCAL PUBLIC BROADCASTER RADIO SUARA GRESIK.

CHAPTER I

GENERAL PROVISIONS

Article 1

In this Regional Regulation:

1. Region means the Regency of Gresik.
2. Regional Government means the Gresik Regency Government.
3. Regent means the Regent of Gresik.
4. Regional Peoples Representative Council means the Gresik Regency DPRD.
5. Regional Apparatus means the assisting elements of the Head of Region and the Regional Peoples Representative Council in the implementation of Government Affairs which are within the authority of the Region.
6. Regional Budget, hereinafter abbreviated as APBD, means the Regional Budget of Gresik Regency.
7. Local Public Broadcaster Radio Suara Gresik, hereinafter abbreviated as LPPL Radio Suara

Gresik, means a Broadcasting Institution in the form of a legal entity established by the Regional Government, conducting radio broadcasting activities, is independent, neutral, commercial, and functions to provide services for the benefit of the community whose broadcasts are networked with LPP Radio Republik Indonesia, Private Broadcasting Institutions, Community Broadcasting Institutions, Subscription Broadcasting Institutions, and LPP Televisi Republik Indonesia.

8. Supervisory Board means the Supervisory Board of the Local Public Broadcaster Radio Suara Gresik, which is the Organ of the Public Broadcasting Institution that functions to represent the community, the government, and elements of the public broadcasting institution that carry out supervisory duties to achieve the goals of the public broadcasting institution.

9. Board of Directors means the Board of Directors of the Local Public Broadcaster Radio Suara Gresik, which is the leading element of the public broadcasting institution that is authorized and responsible for the management of the public broadcasting institution.

10. Broadcast means a message or series of messages in the form of sound, image, or sound and image or in graphic, character form, both interactive and non-interactive, which can be received through broadcasting receiving devices.

11. Broadcasting means the activity of disseminating broadcasts through transmitting facilities and/or transmission facilities on land, at sea or in space using the radio frequency spectrum through the air, cables, and/or other media to be received simultaneously and together by the community with broadcasting receiving devices.

12. Radio Broadcasting is a mass communication medium that channels ideas and information in the form of sound publicly and openly in the form of a regular and continuous program.

13. Program means the activity of organizing broadcasts containing a series of broadcast programs aimed at the audience and the region using the radio frequency spectrum.

14. Local Broadcast means a broadcast intended for the community in the regency/city area according to the broadcast service area.

15. Advertisement Broadcast means commercial information broadcasts and community services regarding the availability of services, goods and ideas that can be utilized by the public with or without compensation to the broadcasting institution concerned.

16. Commercial Advertisement Broadcast means a commercial advertisement broadcast through radio broadcasts with the aim of introducing, popularizing, and/or promoting goods or services to the

target audience to influence consumers to use the offered products.

17. Public Service Advertisement Broadcast means a non-commercial advertisement broadcast broadcast through radio broadcasting with the aim of introducing, popularizing and/or promoting ideas, ideals, encouragement and/or other messages to the community to influence the audience to act and/or behave in accordance with the message of the advertisement.

18. Radio frequency spectrum means electromagnetic waves used for broadcasting and propagating in the air and outer space without artificial conductors, is a public domain and a limited natural resource.

19. Indonesian Broadcasting Commission, hereinafter referred to as KPI, is an independent state institution that exists at the central and regional levels, as a manifestation of community participation in the field of broadcasting, whose duties and authorities are regulated in Law Number 32 of 2002 on Broadcasting.

CHAPTER II

FORMATION

Article 2

By this Regional Regulation, a LPPL Radio is formed with the name "RADIO SUARA GRESIK".

CHAPTER III

FORM AND STATUS

Article 3

(1) LPPL Radio Suara Gresik is a legal entity established by the Regional Government to provide broadcasting services.

(2) LPPL Radio Suara Gresik is located in the Region and is accountable to the Regent.

CHAPTER IV

NATURE, OBJECTIVES, AND ACTIVITIES

Article 4

LPPL Radio Suara Gresik in carrying out broadcasting is independent, neutral, and non-commercial.

Article 5

LPPL Radio Suara Gresik aims to present broadcast programs that encourage the realization of a community's mindset that is devout and pious, intelligent, strengthens national integration in order to build an independent, democratic, just, and prosperous society, and maintains the image of the region, upholds local wisdom with an orientation towards regional, regional, and national progress.

Article 6

(1) LPPL Radio Suara Gresik conducts local broadcasts in the Region.

(2) To support the improvement of the quality of broadcasting operations, LPPL Radio Suara Gresik as referred to in section (1) may conduct advertisements and other legitimate businesses related to broadcasting.

CHAPTER V

DUTIES AND FUNCTIONS

Article 7

(1) LPPL Radio Suara Gresik has the duty to convey two-way information between the Regional Government and the community, and between communities.

(2) In carrying out the duties as referred to in section (1), LPPL Radio Suara Gresik has the function as a medium of information, healthy education, entertainment, social control and glue, cultural preservation, and coordination and/or partnership between broadcasting institutions in the Region, the mass media, and stakeholders by always being oriented towards the interests of all segments of society.

Article 8

In carrying out its service function for the benefit of the community as referred to in Article 7 section (2), LPPL Radio Suara Gresik involves public participation in the form of participation in broadcasts, evaluations, and community contributions, in accordance with the provisions of the Legislation.

CHAPTER VI

LICENSING

Article 9

The implementation of LPPL Suara Gresik must comply with the Business Licensing provisions to obtain a Broadcasting Implementation Permit in accordance with the provisions of the Legislation.

CHAPTER VII

ORGANIZATION

Article 10

The organizational structure of LPPL Radio Suara Gresik consists of:

- a. Supervisory Board;
- b. Board of Directors; and
- c. Broadcasting Station.

Part One

Supervisory Board

Paragraph 1

General

Article 11

- (1) The Supervisory Board is appointed by the Regent upon the proposal of the DPRD after undergoing an open suitability and eligibility test based on input from the Regional Government and/or the community.
- (2) The number of members of the Supervisory Board is 3 (three) people representing the government, community leaders, and broadcasting practitioners.
- (3) The Supervisory Board has a term of office of 5 (five) years and can be re-elected only once for the next term of office.
- (4) In the event that the Supervisory Board has not been appointed as referred to in section (1), the Supervisory Board is held by the Head of the Agency.
- (5) The procedures and rules of procedure for the selection and appointment of the Supervisory Board are further regulated in the Regents Regulation.

Paragraph 2

Structure

Article 12

- (1) The structure of the Supervisory Board consists of a Chairperson, Secretary, and Members.
- (2) The Chairperson of the Supervisory Board is elected by and from the members of the Supervisory Board.
- (3) The Supervisory Board as referred to in section (1) is collegiate in nature.

Paragraph 3

Rights, Duties, and Authorities

Article 13

- (1) The Supervisory Board is entitled to receive income.
- (2) In the event that the Supervisory Board is held by the Head of the Agency as referred to in Article 11 section (4), the Supervisory Board is not given additional income.
- (3) The income of the Supervisory Board is further regulated in the Regents Regulation.

Article 14

The Supervisory Board has the duty to:

- a. supervise the performance of the Board of Directors;
- b. supervise the implementation of LPPL Radio remaining public-oriented;
- c. collect aspirations, criticisms, and complaints from the community to be subsequently submitted to the Board of Directors;
- d. request and receive input, suggestions, or public opinions regarding LPPL Radio broadcasts/programs; and
- e. report the results of the supervision of the implementation of LPPL Radio to the Regent periodically.

Article 15

The Supervisory Board has the authority to:

- a. elect, appoint, and dismiss the Board of Directors; and
- b. determine the 5 (five)-year general program of LPPL Radio.

Paragraph 4

Requirements

Article 16

To be eligible for election as a member of the Supervisory Board, the following requirements must be met:

- a. devout to the Almighty God;
- b. loyal to Pancasila and the 1945 Constitution of the Republic of Indonesia;
- c. physically and mentally healthy;
- d. authoritative, honest, just, and of good character;
- e. having a bachelors degree or equivalent intellectual competence;
- f. having high integrity and dedication to maintaining the unity and integrity of the nation and state;
- g. having concern, insight, knowledge and/or expertise, and experience in the field of public

broadcasting;

h. not directly or indirectly related to the ownership and management of other mass media;

i. does not hold a double position; and

j. is not a member or officer of a political party.

Paragraph 5

Dismissal

Article 17

Members of the Supervisory Board resign or are dismissed before the end of their term of office if:

a. dies;

b. resigns;

c. does not carry out their duties properly;

d. does not comply with the provisions of the Legislation;

e. is involved in actions that harm Radio Suara Gresik;

f. is convicted of committing a criminal offense based on a court decision that has obtained permanent legal force; or

g. no longer meets the requirements as referred to in Article 16.

Article 18

(1) The dismissal decision as referred to in Article 17 points c, d, and e is made after the person concerned is given the opportunity to defend themselves.

(2) The defense as referred to in section (1) is carried out in writing within a period of 1 (one) month from the date the Supervisory Board member concerned is notified in writing of the dismissal process.

(3) While the dismissal process as referred to in section (2) is still in progress, the Supervisory Board member concerned may continue their duties.

(4) If within a period of 2 (two) months from the date of submission of the defense as referred to in section (2), the DPRD does not provide a recommendation for dismissal to the Regent, the dismissal plan is cancelled.

(5) The position as a member of the Supervisory Board ends with the issuance of a dismissal decision by the Regent.

(6) The procedure for the appointment and dismissal of the Supervisory Board is further regulated in the Regents Regulation.

Part Two

Board of Directors

Paragraph 1

General

Article 19

(1) The Board of Directors is appointed and dismissed by the Supervisory Board.

(2) In the event that the appointment of the Board of Directors cannot be carried out as referred to in section (1), the Board of Directors is held by structural officials at the Agency.

(3) The number of members of the Board of Directors is a maximum of 3 (three) people.

(4) The term of office of the Board of Directors is 5 (five) years and can be re-elected only once for the next term of office.

(5) The procedure for the appointment and dismissal of the Board of Directors is further regulated in the Regents Regulation.

Article 20

(1) The structure of the Board of Directors consists of a President Director, an Administrative and Finance Director, and a Technical and Broadcasting Director.

(2) The structure of the Board of Directors is determined by the Supervisory Board.

Article 21

(1) The Board of Directors represents LPPL Radio Suara Gresik in and outside the Court.

(2) If deemed necessary, the Board of Directors may appoint 1 (one) or more attorneys to represent LPPL Radio Suara Gresik as referred to in section (1).

Paragraph 2

Rights and Obligations

Article 22

(1) The Board of Directors is entitled to receive income if in accordance with applicable provisions.

(2) In the event that the Board of Directors is held by officials as referred to in Article 19 section (2), the Board of Directors is not given additional income.

(3) The income of the Board of Directors is further regulated in the Regents Regulation if in accordance with the provisions.

Article 23

The Board of Directors is obliged to lead, carry out, and exercise the authority given to manage LPPL Radio Suara Gresik.

Paragraph 3

Duties

Article 24

The Board of Directors has the duty to:

- a. be responsible for the overall management of broadcasting and finances, both internally and externally to LPPL Radio;
- b. implement policies determined by the Supervisory Board, including general policies, broadcasting policies, work plans, and annual budgets, as well as institutional and resource development policies;
- c. lead and manage LPPL Radio in accordance with its objectives and always strive to improve efficiency and effectiveness;
- d. conduct and maintain bookkeeping and administration in accordance with the provisions of the Legislation;
- e. prepare annual reports and periodic reports;
- f. prepare financial reports in accordance with the provisions of the Legislation;

- g. represent LPPL Radio in and outside of court;
- h. participate in developing local arts and culture; and
- i. report on the implementation of LPPL Radio activities to the Regent through the Supervisory Board periodically or at any time if needed.

Article 25

The Board of Directors is authorized to:

- a. elaborate on the general program of the Supervisory Board for 5 (five) years;
- b. determine the technical provisions for the implementation of LPPL Radio operations and broadcasting operations; and
- c. establish cooperation with third parties for the advancement of LPPL Radio in accordance with the provisions of the Legislation.

Paragraph 4

Requirements

Article 26

To be eligible for election as a member of the Board of Directors, the following requirements must be met:

- a. devout to the Almighty God;
- b. loyal to Pancasila and the 1945 Constitution of the Republic of Indonesia;
- c. physically and mentally healthy;
- d. authoritative, honest, just, and of good character;
- e. having a bachelors degree;
- f. having high integrity and dedication to maintaining the unity and integrity of the nation and state;
- g. having concern, insight, knowledge and/or expertise, and experience in the field of public broadcasting, except for certain duties in broadcasting management;
- h. not directly or indirectly related to the ownership and management of other mass media;
- i. does not hold another position; and
- j. is not a member or officer of a political party.

Paragraph 5

Dismissal

Article 27

(1) Members of the Board of Directors resign if:

- a. dies;
- b. resigns; and
- c. is permanently incapacitated.

(2) Members of the Board of Directors may be dismissed before the end of their term if:

- a. does not comply with the applicable legislation;
- b. is involved in actions that harm the institution;
- c. is convicted of committing a criminal offense based on a court decision that has obtained permanent legal force; or
- d. no longer meets the requirements as referred to in Article 26.

Article 28

(1) If the Board of Directors commits one of the acts as referred to in Article 27 section (2) points c, d, or f, the Supervisory Board immediately conducts an examination of the Board of Directors concerned.

(2) If the results of the examination of the Board of Directors as referred to in section (1) are truly proven, then at most 12 (twelve) working days the Supervisory Board must have issued a decision to dismiss/temporarily dismiss the Board of Directors concerned along with the reasons.

Article 29

(1) The dismissed Board of Directors may, at the latest 15 (fifteen) days after receiving the Supervisory Boards Decision regarding dismissal/temporary dismissal, submit a written objection to the Regent with a copy to the Supervisory Board.

(2) At the latest 2 (two) months after receiving the objection request, the Regent through the Supervisory Board must have made a decision whether to accept or reject the objection request.

(3) If within 2 (two) months as referred to in section (2) the Regent through the Supervisory Board has not made a decision on the objection request, then the Supervisory Boards Decision on dismissal/temporary dismissal must be declared void.

Article 30

(1) The Board of Directors who are dismissed as referred to in Article 27 section (1) and section (2) points a and b, are honorably dismissed.

(2) The Board of Directors who are dismissed as referred to in Article 27 section (2) points c, d, e, or f, are dishonorably dismissed.

(3) The Board of Directors who resign due to the end of their term of office as referred to in Article 27 section (1) point a and cannot be reappointed, are given an appreciation payment in accordance with the financial capacity of LPPL Radio Suara Gresik.

(4) The Board of Directors who are dismissed as referred to in Article 27 section (1) point b, in addition to being given bereavement money equal to 3 (three) times the income received in the last month, are also given severance pay equal to 5 (five) times the income received in the last month and are given an appreciation payment, the amount of which is determined proportionally in accordance with their term of office in accordance with the financial capacity of LPP Lokal Radio Suara Gresik.

Article 31

The Supervisory Board must have submitted candidates for the Board of Directors to the Regent for approval at least 3 (three) months before the end of the Board of Directors term of office.

Article 32

(1) If the Board of Directors is dismissed before the end of their term of office, then the Supervisory Board, with the approval of the Regent, appoints an Acting Officer.

(2) The appointment of the Acting Officer as referred to in section (1) is determined for a term of office of at most 3 (three) months.

Part Three

Broadcasting Station

Article 33

- (1) The Broadcasting Station is the implementer of LPPL broadcasting activities.
- (2) The LPPL Broadcasting Station conducts local broadcasts.
- (3) The broadcasting station as referred to in section (1) is led by a head whose position is under and accountable to the Board of Directors.
- (4) The Head and staff at the broadcasting station are entitled to receive income if in accordance with the provisions.
- (5) The provisions governing the rights as referred to in section (4) are regulated in the Regents Regulation.

Article 34

The LPPL broadcasting station has the duty to carry out public broadcasting in accordance with the general or specific policies determined by the Supervisory Board and the Board of Directors.

Article 35

- (1) Employees at LPPL consist of:
 - a. Civil Servants; and
 - b. Personnel appointed by the Board of Directors in accordance with needs and applicable provisions.
- (2) Provisions regarding the employment status of LPPL as referred to in section (1) are regulated in the Regents Regulation.

CHAPTER VIII

BROADCASTING IMPLEMENTATION

Part One

Broadcast Program and Frequency Use

Article 36

- (1) LPPL Radio Suara Gresik conducts broadcast programs with 1 (one) radio frequency channel and/or digital.
- (2) The use of the radio frequency channel as referred to in section (1) is adjusted to the parent radio frequency for radio broadcasting purposes.
- (3) The organizer of LPPL Radio Suara Gresik must create a broadcast coverage map and a planned transmission equipment system in a broadcast service area.

Part Two

Broadcast Coverage Area and Network

Article 37

- (1) The local broadcast coverage area of LPPL Radio Suara Gresik is the broadcast coverage area covering the area around the location of the broadcasting institution or in the Regional area.
- (2) LPPL Radio Suara Gresik is programmatically networked with LPP Radio Republik Indonesia, Private Broadcasting Institutions, Community Broadcasting Institutions, Subscription Broadcasting Institutions, and LPP Televisi Republik Indonesia.
- (3) LPPL Radio Suara Gresik uses a website and expands its broadcasts through social media or other media platforms.

Part Three

Broadcast Content

Article 38

- (1) The broadcast content must provide protection and empowerment to special audiences, namely children and adolescents, by broadcasting programs at the right time and must include and/or mention audience classification according to the broadcast content.
- (2) The broadcast content must broadcast matters related to development in various fields, including national insight, education, arts and culture, health, agriculture, tourism, creative economy, guidance

for Micro, Small and Medium Enterprises, and disaster handling.

(3) The LPPL broadcast content contains at least 60% (sixty percent) of programs originating from within the country.

(4) The broadcast content must maintain its neutrality and must not prioritize the interests of a particular group.

(5) Broadcast content is prohibited from:

- a. being slanderous, provocative, misleading, and/or false;
- b. highlighting elements of violence, pornography, gambling, drug abuse and illicit drugs; or
- c. pitting ethnic groups, religions, races, and inter-groups against each other.

(6) Broadcast content is prohibited from mocking, belittling, insulting, and/or ignoring religious values and human dignity.

(7) Broadcast content must follow the Broadcasting Code of Conduct and Broadcast Program Standards set by KPI.

Part Four

Broadcasting Classification

Article 39

LPP Lokal Radio Suara Gresik can conduct broadcasting through terrestrial, satellite and/or cable systems with analog radio broadcasting classification or by utilizing digital technology.

Part Five

Broadcast Program Classification

Article 40

(1) LPPL Radio Suara Gresik must make a classification of broadcast programs according to the target audience.

(2) The creation of broadcast program classification is based on considerations of the content and broadcast time of the program and the age of the target audience.

(3) The broadcast program classification as referred to in section (2) is compiled in accordance with

the broadcasting code of conduct and program standards set by KPI.

Part Six

Broadcast Language

Article 41

- (1) The main language used in conducting broadcast programs is correct and proper Indonesian.
- (2) Regional languages can be used as the language used in conducting local content broadcast programs to support certain programs.
- (3) Foreign languages can only be used as the language used in certain broadcast programs for domestic broadcasts.
- (4) For special foreign program broadcasts, foreign languages can be used as the language used for the entire broadcast time.
- (5) Foreign language broadcast programs can be broadcast in their original language.
- (6) Dubbing foreign languages into Indonesian is limited to a maximum of 30% (thirty percent) of the number of foreign language programs broadcast.

Part Seven

Broadcast Corrections

Article 42

- (1) LPPL Radio Suara Gresik must make corrections if the broadcast content and/or news are known to contain inaccuracies and/or errors in the broadcast content and/or news.
- (2) Corrections or amendments are made within less than 24 (twenty-four) hours and, if possible, corrections can be made at the first opportunity and given priority.
- (3) Corrections or amendments as referred to in section (2) do not relieve responsibility or legal claims filed by parties who feel harmed.

Part Eight

Broadcast Archives

Article 43

- (1) LPPL Radio Suara Gresik must store broadcast materials or materials for at least 1 (one) year after the broadcast.
- (2) Broadcast materials that have high historical, informational, or broadcasting value must be submitted for storage at the designated institution to maintain their preservation in accordance with the Legislation.
- (3) Broadcast materials that have been broadcast as referred to in section (2) can still be used for broadcast purposes in accordance with the Legislation.

Part Nine

Advertisement Broadcasts

Article 44

- (1) Advertisement broadcast materials must comply with the advertising code of ethics, requirements issued by KPI, and the provisions of the Legislation.
- (2) Commercial advertisements broadcast on childrens broadcast programs must follow the standards for childrens broadcasts.
- (3) Cigarette advertisements can only be broadcast from 21.30 to 05.00 West Indonesian Time.
- (4) The time for commercial advertisement broadcasts is a maximum of 15% (fifteen percent) of the total broadcast time each day.
- (5) The time for public service advertisements is at least 30% (thirty percent) of its advertisements each day.

CHAPTER IX

BASIC TECHNICAL PLAN AND TECHNICAL REQUIREMENTS FOR BROADCASTING EQUIPMENT

Part One

Basic Technical Broadcasting Plan and Use of Radio Frequencies

Article 45

(1) LPPL Radio Suara Gresik must comply with the basic technical broadcasting plan.

(2) The basic technical broadcasting plan as referred to in section (1) contains matters related to the establishment of broadcasting stations as follows:

- a. the direction of broadcasting management policies by considering the development of broadcasting technology, local culture, economic, social and environmental conditions, and demand trends;
- b. guidelines for maximum propagation and development of broadcasting coverage areas, the use of radio frequency broadcasting spectrum, the utilization of new technologies, and the deployment of broadcasting infrastructure;
- c. guidelines regarding self-inspection test lists; and
- d. guidelines for securing and protecting equipment systems from the environment.

Article 46

(1) LPPL Radio Suara Gresik must follow the technical provisions contained in the parent radio frequency plan for broadcasting implementation in accordance with the provisions and Legislation.

(2) The parent radio frequency plan as referred to in section (1) contains technical provisions and regulations for radio frequency channels for broadcasting.

Part Two

Broadcasting Equipment Requirements

Article 47

(1) Broadcasting transmission equipment used or operated for broadcasting purposes must have national standards and meet technical requirements in accordance with the provisions and Legislation.

(2) The broadcasting equipment and devices used prioritize domestic production.

Part Three

Security and Protection

Article 48

The broadcast transmission network and broadcasting facilities and infrastructure must be equipped with security and protection facilities for human safety in accordance with the provisions of the Legislation.

CHAPTER X

FUNDING

Article 49

(1) Other funding as referred to in section (1), namely:

- a. Broadcasting Fees;
- b. State Revenue and Expenditure Budget or Regional Revenue and Expenditure Budget;
- c. community contributions;
- d. Advertisement Broadcasts; and
- e. other legitimate businesses related to broadcasting.

(2) Revenue obtained from funding sources as referred to in section (1) points a, c, d, and e is state revenue or regional revenue managed transparently and accountably in accordance with the provisions of the Legislation.

(3) Revenue obtained from other funding sources as referred to in section (1) point d is LPPL revenue managed directly transparently to fund LPPL Radio operations in accordance with the provisions of the Legislation.

(4) The Work Plan and Budget for LPPL Radio operations each year is approved by the Regent upon the proposal of the Supervisory Board.

Article 50

(1) Users of LPPL Radio Suara Gresik broadcasting services are charged broadcasting service fees

if in accordance with the provisions.

(2) The fees as referred to in section (1) are determined by the Board of Directors after obtaining the approval of the Supervisory Board.

Article 51

In certain cases related to broadcasting operational costs in the implementation of duties and functions as referred to in Articles 7 and 8, LPPL Radio Suara Gresik may carry out cooperation with other parties.

Article 52

(1) Financial management at LPPL Radio Suara Gresik is guided by the APBD.

(2) Further provisions regarding the management and accountability of LPPL Radio Suara Gresik finances are regulated in the Regents Regulation.

CHAPTER XI

STATUS AND ASSET MANAGEMENT

Article 53

(1) LPPL assets originating from the Regional Government and/or obtained from budgets sourced from the Regional Government are non-separable regional assets and have the status of regional-owned inventory items.

(2) The use of LPPL assets originating from the Regional Government and/or purchased from funds originating from the Regional Government as referred to in section (1) is in the form of a loan for use which is stated in a loan agreement between LPPL and the Regional Government.

(3) The management of LPPL Assets is guided by the Legislation regulating the Management of Regional Assets.

Article 54

(1) LPPL assets that do not originate from the Regional Government, and/or are purchased from

funds that do not originate from the Regional Government, are LPPL assets and are fully managed by LPPL.

(2) In the event of the dissolution of LPPL, all assets become the property of the Regional Government.

CHAPTER XII

ACCOUNTABILITY AND REPORTING

Article 55

The Board of Directors is responsible for the overall management of broadcasting and finances, both internally and externally to LPPL Radio Suara Gresik.

Article 56

(1) The fiscal year of LPPL Radio Suara Gresik is the calendar year.

(2) LPPL Radio Suara Gresik must prepare annual reports, periodic reports, and financial reports.

(3) Annual reports and periodic reports contain at least:

- a. a report on the implementation of the work plan and the results that have been achieved;
- b. problems faced in the implementation of the work plan; and
- c. the names of the Directors and the Supervisory Board members.

(4) The financial report contains at least:

- a. annual calculations consisting of balance sheets, income and expense calculations, cash flow