PARTNERSHIP FRAMEWORK AGREEMENT

BETWEEN

THE GOVERNMENT OF THE REPUBLIC OF INDONESIA

AND

THE UNITED NATIONS DEVELOPMENT PROGRAMME
PARTNERSHIP FRAMEWORK AGREEMENT between the Government of the Republic of Indonesia (hereinafter referred to as the "Government") and the United Nations Development Programme (hereinafter referred to as the "UNDP"). The Government and UNDP each being hereinafter referred to as "Party", and collectively as the "Parties".

Whereas the General Assembly of the United Nations has established UNDP to support and supplement the national efforts of member countries at solving the most important challenges of their development and to promote social progress and better standards of life;

Considering the critical importance of a solid partnership between all development actors, to achieve sustainable development, particularly through the internationally agreed development goals, contained in the Millennium Declaration including the MDGs, Agenda 21 and the Johannesburg Plan of Implementation (hereinafter referred to as the "JPOI");

Considering also the critical role of multilateral development cooperation and the United Nations development system in this context;

Considering also the national priorities, national development goals and strategic interests of the Government, which are the guiding principles for the Government's national and international activities pursuant to this Agreement;

Considering further the commitment of the Government to collaboration in the achievement of common and global interests and sustainable development, particularly through the internationally agreed development goals, contained in the Millennium Declaration including the MDGs, Agenda 21 and the JPOI and in recognition of the importance of this commitment for the region and beyond;

Recognizing the firm commitment of the Government to the Paris Declaration on Aid Effectiveness, the Accra Agenda for Action, the Monterrey Consensus, the outcome document of the Nairobi High Level United Nations Conference on South-South Cooperation, the 2008 Doha Declaration on Financing for Development, and the Busan Partnership for Effective Development Cooperation;

Acknowledging the Government’s policy direction towards effectiveness of development cooperation as articulated in the Jakarta Commitment: Aid for Development Effectiveness of 2009; as well as its commitments to strengthen South-South Cooperation;
Recalling the 1946 Convention on the Privileges and Immunities of the United Nations as acceded to by Indonesia on 8 March 1972;

Recalling also the Revised Standard Technical Assistance Agreement, the Special Fund Agreement, and the Standard Agreement on Operational Assistance, signed between the Government and the United Nations on 29 October 1954, 7 October 1960 and 12 June 1969, respectively (collectively, the “Basic Agreements”), and the Country Programme Documents, which outline UNDP activities in Indonesia under the framework of the Basic Agreements;

Taking into account that the Parties’ cooperation and respective activities hereunder will be undertaken in accordance with and in full respect of their respective laws, regulations, rules, policies and procedures;

Recognizing the priorities established in the United Nations Partnership for Development Framework and the Country Action Plan;

Recognizing also that Indonesia has, over the years, accumulated a wealth of experience, technical know-how, expertise and successful practices, in one of the key priority areas of Indonesian foreign policy, through its strong commitment to membership in ASEAN and other multilateral fora to assist other countries by sharing this knowledge and expertise through South-South, triangular, horizontal and other forms of cooperation;

Whereas lessons and expertise from developing countries can be shared globally and regionally for the benefit of global, regional and national development and building synergies between global, regional and national development programmes;

Whereas UNDP, in exercising its mandate in the areas of poverty reduction, democratic governance, crisis prevention and recovery, environment and sustainable development, as well as in the cross-cutting development themes including gender equality and women’s empowerment and private sector development, is committed to working with its member countries through its global network consistent with its regulations, rules, policies and procedures, at the request of its member countries and in accordance with their own policies and priorities for development;

Taking into account the long-standing successful collaboration between the Parties;
Whereas the partnership between the Parties shall be based on respect and mutual understanding and activities within Indonesia shall be developed by the Parties in line with the priorities of the Government;

NOW, THEREFORE, The Parties have decided to conclude this Framework Agreement (hereinafter referred to as “the Agreement”).

ARTICLE I
OBJECTIVES

The objectives of this Agreement are to strengthen the cooperation and to develop further the relations between the Parties on the basis of partnership as described in this Agreement, which entails as follows:

1. To enhance cooperation activities within Indonesia geared to the attainment of the national development goals of the Government;

2. To work in optimizing the Government’s potential as a development partner to foster global development partnerships and to contribute to addressing regional and global development challenges, as well as the needs of developing and least developed countries (hereinafter referred to as “LDCs”) to accelerate progress in achieving sustainable development, particularly through the internationally agreed development goals, contained in the Millennium Declaration including the MDGs, Agenda 21 and the JPOI;

3. To build synergies between activities implemented pursuant to this Agreement and other relevant national programmes within Indonesia;

4. To encourage involvement of the Parties in the creation and consolidation of international development partnerships between the various stakeholders with a view to promoting the advancement of Indonesia in full alignment with the United Nations’ principles.

ARTICLE II
GENERAL PRINCIPLES

The Parties hereby acknowledge their mutual commitment to:

1. Expanding the collaboration, coordination, communication and strategic dialogue between the Parties in order to enhance cooperation activities
geared to the attainment of nationally and internationally agreed cooperation goals;

2. Expanding the collaboration, coordination and communication between the Parties and other actors through triangular and other forms of cooperation, as effective tools for sharing knowledge and best practices for development;

3. Engaging in a more inclusive cooperation in areas of common interest and working together in the pursuit of socio-economic development in line with the national priorities of the country where activities are being implemented (herein, when not referring to Indonesia, referred to as the "beneficiary countries");

4. Collaborating in providing support to those activities in beneficiary countries further to this Agreement, that are in line with internationally agreed development goals and the Government’s priorities;

5. Promoting an approach to cooperation based upon sustainable human development;

6. Working on the basis of transparency and mutual accountability towards the delivery of effective development cooperation in accordance with the principles of aid effectiveness contained in the Paris Declaration on Aid Effectiveness, the Accra Agenda for Action, the Jakarta Commitment;

7. Respecting the sovereignty and the principle of ownership of the respective beneficiary countries and ensuring that activities with beneficiary countries are demand-driven, results-oriented, and built on transparent relationships between the Parties and the beneficiary countries;

8. Ensuring that programmes and initiatives in which the Parties will collaborate under this Agreement are consistent with the expertise, comparative advantages and focus areas of both Parties;

9. Ensuring that new knowledge and international best practices are accessible and contribute to addressing global challenges;

10. Engaging and cooperating with international and regional organizations as partners in development;

11. Engaging the private sector and civil society in pursuance of sustainable development, particularly through the internationally agreed development
goals, contained in the Millennium Declaration including the MDGs, Agenda 21 and the JPOI;

12. Promoting South-South Cooperation and triangular cooperation as an effective tool for addressing the challenges faced by developing countries in achieving sustainable development, particularly through the internationally agreed development goals, contained in the Millennium Declaration including the MDGs, Agenda 21 and the JPOI;

ARTICLE III
AREAS OF COOPERATION

Recognizing collaboration between the Parties at the national level in pursuance of the Government's development goals in line with its national and global interests, the Parties agree to work towards enhanced and intensified:

1. Existing cooperation on specific areas of including, but not limited to: (i) achievement of the MDGs and sustainable human development, through activities to promote the elimination of poverty and to reduce unemployment, inequality and social exclusion, (ii) crisis recovery, (iii) disaster risk reduction and management, (iv) climate change, and (v) democracy and governance.

2. South-South, triangular and other forms of cooperation to share knowledge, development experience, best practices, methodologies, and lessons learned;

3. Strategic dialogue on development-oriented multilateral platforms to facilitate consensus building on issues of regional and/or global significance;

4. Specific mechanisms and systems to evaluate and measure the impact of development initiatives of the Parties under this Agreement;

5. Partnership with the private sector, in order to create synergies for the implementation of development activities by the Parties, using strategies of corporate social responsibility and inclusive development business models.
ARTICLE IV
GOVERNMENT CONTRIBUTIONS TO THE PARTNERSHIP

1. Untied Regular Resources (core) are the basis of all UNDP's work. The ability of UNDP to fulfill its mandate and to preserve its multilateral, impartial and universal character depends on an adequate and secure regular funding base.

2. The Government shall endeavour to support the Integrated Financial Resources Framework of UNDP, as appropriate, and in accordance with its successive Strategic Plans, and in this regard shall attempt to increase its voluntary annual contributions to UNDP's Regular Resources at levels commensurate with the Government's ability to do so.

3. The Government shall contribute, as appropriate, to development cooperation activities and programmes through agreed co-financing and in-kind contributions. All financial contributions provided by the Government under this Agreement shall be provided on a grant basis and shall be subject to the availability of the necessary funds. Similarly, all in-kind contributions to be provided under this Agreement shall be provided on a non-reimbursable basis.

ARTICLE V
RESPONSIBILITIES OF UNDP

UNDP shall contribute to the implementation of this Agreement by providing the following:

1. Access to UNDP knowledge and expertise in the areas covered by this Agreement;

2. Effective South-South, triangular and other cooperation platforms leveraging UNDP's global and regional presence;

3. Policy, advisory and technical support to the Government in multilateral groupings in relation to various development issues;

4. Global visibility platforms in connection with UNDP's areas of focus and operation;
5. Financing for development cooperation activities and programmes depending on availability of funds, in accordance with its applicable regulations, rules, policies and procedures;

6. Supporting and strengthening the Government’s capacity to effectively manage the implementation of the Government’s partnerships via the global network of UNDP and in line with UNDP’s mandate;

7. Promoting information sharing and dialogue with the Government on matters considered by the UNDP Executive Board and other policy fora.

ARTICLE VI
IMPLEMENTATION

1. In order to implement the specific activities envisioned in this Agreement, including relevant co-financing and programmatic initiatives, the Parties shall enter into separate arrangements in accordance with their respective laws, regulations, rules, policies and procedures.

2. All programming activities in a beneficiary country or countries benefitting from this Agreement outside of Indonesia shall be carried out on the basis of agreements entered into between the respective Parties and the specific beneficiary country, in accordance with each Party’s respective laws, regulations, rules, policies and procedures.

ARTICLE VII
CONSULTATIONS AND COMMUNICATION

1. The Parties agreed to conduct consultations to be co-chaired by the Ministry of Foreign Affairs of Indonesia and UNDP, at an appropriately senior and strategic level. The consultations should aim to review the implementation of this Agreement and decide the strategic objectives and partnership commitments, set priorities and mutually agree on a work program for future years as well as formulate reports and to deliver them to the abovementioned focal points.

2. With regard to the focal points for implementation of this Agreement:
   (a) For UNDP, the Resident Representative in Indonesia, will be the focal point for all matters under this Agreement.
(b) For the Government, the focal point for this Agreement is the Ministry of Foreign Affairs.

3. The Parties shall keep each other informed of and consult on matters of common interest.

4. Activities under this Agreement shall be undertaken in full consultation with the Ministry of Foreign Affairs of Indonesia.

ARTICLE VIII
VISIBILITY

1. The Parties agreed to acknowledge the role and contribution of each Party in all public information documentation relating to instances of such cooperation and use each Party’s name and emblem in documentation related to this Agreement in accordance with the current policies of each Party and subject to prior written agreement between the Parties.

2. The Parties shall take all appropriate measures to publicize the initiatives undertaken under this Agreement, provided that such actions do not jeopardize the United Nations privileges and immunities provided under the 1946 Convention on the Privileges and Immunities of the United Nations and the safety and security of United Nations staff and personnel.

ARTICLE IX
SETTLEMENT OF DISPUTES

Any dispute between the Parties arising out of or relating to this Agreement shall be amicably settled by the Parties.

ARTICLE X
ENTRY INTO FORCE

The present Agreement shall enter into force upon signature by both Parties:

1. Any provision of this Agreement may be amended only by written agreement between the Parties and shall enter into force on the date specified therein;
2. The Agreement shall remain in force unless terminated by mutual agreement or by either Party upon 6 (six) months’ notice in writing to the other Party. Except as otherwise agreed, notwithstanding termination of this Agreement, agreements entered into between the Parties in accordance with Article VI will remain in effect.

IN WITNESS WHEREOF, the undersigned, being the duly authorized thereto, have signed this Agreement.

DONE at New York, this twenty-eighth day of September in the year 2012, in two originals, in Indonesian and English languages. In case of an inconsistency or need for interpretation, the English version shall prevail.

FOR THE GOVERNMENT OF THE REPUBLIC OF INDONESIA

Dr. R.M. Marty M. Natalegawa
Minister for Foreign Affairs

FOR THE UNITED NATIONS DEVELOPMENT PROGRAMME

Helen Clark
Administrator