日本国政府とインドネシア共和国政府との間の交換公文◎障害者職業リハビリテーションセンター建設計画のための贈与に関する

(略称) 計画のための贈与取極インドネシアとの障害者職業リハビリテーションセンター建設

一月二十六日 ジャカルタで

平成 八八八年年年 一月二十六日 効力発生

平成 五月 十六日

告示

(外務省告示第二〇九号)

要

1 援助の目的及び内容 障害者職業リハビリテーションセンター建設計画を実施するための詳細設計に必

要な役務の供与

2 贈与の限度額 六千五百万円

贈与の使用期限 平成九年一月二十五日まで

署名者

3

側 渡辺泰造在インドネシア大使

インドネシア側 スマディ・D・M・ブロトディニングラット外務省対外経済関係総局長

インドネシアとの障害者職業リハビリテーションセンター建設計画のための贈与取極

Jakarta, January 26, 1996

Excellency,

I have the honour to refer to the recent discussions held between the representatives of the Government of Japan and of the Government of the Republic of Indonesia concerning Japanese economic cooperation to be extended with a view to strengthening friendly and cooperative relations between the two countries, and to propose on behalf of the Government of Japan the following arrangements:

- 1. For the purpose of contributing to the execution of the project for Construction of National Vocational Rehabilitation Center for Disabled People (hereinafter referred to as "the Project") by the Government of the Republic of Indonesia, the Government of Japan will extend to the Government of the Republic of Indonesia, in accordance with the relevant laws and regulations of Japan, a grant up to sixty-five million yen (#65,000,000) (hereinafter referred to as "the Grant").
- 2. The Grant will be made available during the period between the date of coming into force of the present arrangements and January 25, 1997, unless the period is extended by mutual agreement between the authorities concerned of the two Governments.
- 3. The Grant will be used by the Government of the Republic of Indonesia properly and exclusively for the purchase of the services of Japanese nationals listed below (The term Japanese nationals whenever used in the present arrangements means Japanese physical persons or Japanese juridical persons controlled by Japanese physical persons.);

services necessary for the detailed design for the execution of the Project.

4. The Government of the Republic of Indonesia or its designated authority will enter into contracts in Japanese yen with Japanese nationals for the purchase of the services referred to in paragraph 3. Such contracts shall be verified by the Government of Japan to be eligible for the Grant.

by making payments in Japanese yen to cover the obligations incurred by the Government of the Republic of Indonesia or its designated authority under the contracts verified in accordance with the provisions of paragraph 4 (hereinafter referred to as "the Verified Contracts") to an account to be opened in the name of the Government of the Republic of Indonesia in an authorized foreign exchange bank of Japan designated by the Government of the Republic of Indonesia or its designated authority (hereinafter referred to as "the Bank").

(1) The Government of Japan will execute the Grant

- (2) The payments referred to in sub-paragraph (1) above will be made when payment requests are presented by the Bank to the Government of Japan under an authorization to pay issued by the Government of the Republic of Indonesia or its designated authority.
- (3) The sole purpose of the account referred to in sub-paragraph (1) above is to receive the payments in Japanese yen by the Government of Japan and to pay to the Japanese nationals who are parties to the Verified Contracts. The procedural details concerning the credit to and debit from the account will be agreed upon through consultation between the Bank and the Government of the Republic of Indonesia or its designated authority.
- 6. The Government of the Republic of Indoensia will take necessary measures:
- (1) to exempt Japanese nationals from customs duties, internal taxes and other fiscal levies which may be imposed in the Republic of Indonesia with respect to the supply of the services under the Verified Contracts;
- (2) to accord Japanese nationals whose services may be required in connection with the supply of the services under the Verified Contracts such facilities as may be necessary for their entry into the Republic of Indonesia and stay therein for the performance of their work; and
- (3) to bear all the expenses, other than those covered by the Grant, necessary for the detailed design for the execution of the Project.
- 7. The two Governments will consult with each other in respect of any matter that may arise from or in connection with the present arrangements.

arrangements shall be regarded as constituting an agreement between the two Governments, which will enter into force on the date of Your Excellency's reply. I have further the honour to propose that this Note and Your Excellency's Note in reply confirming on behalf of the Government of the Republic of Indonesia the foregoing

I avail myself of this opportunity to renew to Your Excellency the assurance of my highest consideration.

and Plenipotentiary of Japan Ambassador Extraordinary

(Signed) Taizo Watanabe to the Republic of Indonesia

(Indonesian Note)

Jakarta, January 26, 1996

I have the honour to acknowledge the receipt of Your Excellency's Note of today's date, which reads as follows:

"(Japanese Note)"

I have further the honour to confirm on behalf of the Government of the Republic of Indonesia the foregoing arrangements and to agree that Your Excellency's Note and this Note shall be regarded as constituting an agreement between the two Governments, which will enter into force on the date of this reply.

I avail myself of this opportunity to renew to Your Excellency the assurance of my highest consideration.

(Signed) Soemadi D.M. Brotodiningrat Foreign Economic Relations Department of Foreign Affairs of the Republic of Indonesia Director-General for

and Plenipotentiary of Japan to the Republic of Indonesia Ambassador Extraordinary His Excellency Mr. Taizo Watanabe

Foreign Economic Relations Department of Foreign Affairs of the Republic of Indonesia

His Excellency
Mr. Soemadi D.M. Brotodiningrat

Director-General for