

## **BANK INDONESIA (“BI”)**

**BI Regulation No. 22/14/PBI/2020 dated September 29, 2020**, regarding Monetary Operation. This Regulation concerns monetary operations to achieve monetary stability. It provides that a monetary policy operation may be either conventional or based on shariah principles. This Regulation further stipulates that a monetary policy operation may be either an open market operation or a standing facilities operation. It came into force on October 1, 2020.

**Members of the BI Board of Governors Regulation No. 22/29/PADG/2020 dated October 5, 2020**, regarding the Second Amendment of Members of the BI Board of Governors Regulation No. 20/15/PADG/2018 regarding the Establishment of Immediate Fund Settlement Through the Bank Indonesia – Real-Time Gross Settlement System. This Regulation amends Article 105 (3) of the previous regulation to now provide that fund settlement instructions in the queueing mechanism on the BI-RTGS System shall be for transactions conducted in Bank Indonesia. It also provides that fund settlement instructions shall be settled based on transaction priority. Other amendments pertain to the governance of fund settlement instructions that enter the queueing mechanism. This Regulation came into force on the date of its stipulation.

**BI Regulation No. 22/16/PBI/2020 regarding the Third Amendment of Bi Regulation No. 19/4/PBI/2017 dated September 29, 2020**, regarding Shariah Short-Term Liquidity Funding (PLJPS) for Commercial Banks. This Regulation amends provisions concerning PLJPS collateral, the PLJPS application document, the PLJPS post-approval process and arrangements relating to breaches and further actions by BI. It came into force on the date of its promulgation.

## **ENERGY AND MINERAL RESOURCES**

**Minister of Energy and Mineral Resources (“MEMR”) Decree No. 217 K/80/MEM/2020 dated October 27, 2020**, regarding Amendment of MEMR Decree No. 200 K/80/MEM/2020 regarding Stipulation of Producing Regions and the Basis for the Calculation of Profit-Sharing Funds for Oil and Gas Resources. This Decree amends the 2020 plan for oil and gas producing regions and profit-sharing funds to reflect a change in the oil and gas lifting assumptions. It came into effect on the date of its enactment.

**MEMR Decree No. 216 K/82/MEM/2020 dated October 27, 2020**, regarding Stipulation of Producing Regions and the Basis for the Calculation of Profit-Sharing Funds for Geothermal Resources in 2021. This Decree stipulates 2021 plans for geothermal resources. It came into effect on the date of its enactment.

**MEMR Decree No. 215 K/82/MEM/2020 dated October 27, 2020**, regarding Stipulation of Producing Regions and the Basis for the Calculation of Profit-Sharing Funds for Mineral and Coal Resources in 2021. This Decree stipulates plans for mineral and coal resources in 2021. It came into effect on the date of its enactment date.

**MEMR Decree No. 214 K/82/MEM/2020 dated October 27, 2020**, regarding Stipulation of Producing Regions and the Basis for the Calculation of Profit-Sharing Funds for Oil and Gas Resources in 2021. This Decree stipulates plans for oil and gas resources in 2021. It came into effect on the date of its enactment date.

## **ENVIRONMENT AND FORESTRY**

**Minister of Environment and Forestry (“MOEF”) Regulation No. P.21/MENLHK/SETJEN/KUM.1/10/2020 dated November 2, 2020**, regarding Assessment of Sustainable Production Forest Management and Verification of the Legality of Timber. This Regulation stipulates that the assessment of sustainable production forest management and the verification of the legality of timber shall be done through the Wood Legality Verification System (*Sistem Verifikasi Legalitas Kayu* or “**SVLK**”) and that the SVLK will be monitored by an independent observer. It also covers technical and funding assistance to strengthen the capacity of forest production. This Regulation came into force on December 2, 2020.

**MOEF Regulation No. P.24/MENLHK/SETJEN/KUM.1/d/2020 dated November 2, 2020**, regarding the Provision of Forest Areas for the Development of Food Estates. Under this Regulation the provision of forest area for the development of food estates (*Kawasan Hutan untuk Ketahanan Pangan* or “**KHKP**”) shall be done by converting allocated forest area or by the determination of forest area for KHKP through an application to the relevant authorities. This Regulation came into force on the date of its promulgation.

**MOEF Regulation No. P.17/MENLHK/SETJEN/KUM.1/8/2020 dated September 9, 2020**, regarding Customary Forest and Private Forest. The stated aim of this Regulation is to provide legal certainty for customary and private forest stakeholders in realizing community welfare and sustainable forest management. It also aims to ensure that customary forest and private forest stakeholders are recognized, protected and provided government incentives for managing the forest in a sustainable manner. This Regulation came into force on the date of its promulgation.

## FINANCE

**Minister of Finance (“MOF) Regulation No. 110/PMK.03/2020 dated August 14, 2020**, regarding the Amendment of MOF Regulation No. 86/PMK.03/2020 regarding Tax Incentive for Taxpayers Impacted by Coronavirus Disease. This Regulation, among other things, adds provisions on the final income tax incentive for construction services. It also amends articles regarding Article 25 Income Tax instalments and extends Article 21, Article 25 and Article 22 tax incentives to December 2020. This Regulation came into force on the date of its enactment.

**MOF Regulation No. 148/PMK.04/2020 dated October 8, 2020**, regarding the Amendment of MOF Regulation No. 40/PMK.04/2016 regarding Electronic Payment and/or Deposit of State Income in the Framework of Customs and Excise. This Regulation amends the types of state income, taxes related to state income, and types of customs and excise income. This Regulation came into force 30 days after it was enacted.

**MOF No. 149/PMK.04/2020 dated October 8, 2020**, regarding the Second Amendment of MOF Regulation No 34/PMK.04/2020 regarding the Provision of Customs and/or Excise Facilities and the Taxation of Goods Imported for the Purpose of Handling the Coronavirus Pandemic (COVID-19). This Regulation stipulates that all requests for customs and/or excise facilities prior to the enactment of this Regulation will be settled under MOF Regulation No. 34/PMK.04/2020. This Regulation came into force on the date of its stipulation.

**MOF Regulation No. 168/PMK.04/2020 dated October 27, 2020**, regarding Procedures for the Imposition of Import Duty Tariffs on Imported Goods Based on the Establishment of the ASEAN–Australia–New Zealand Free Trade Area. This Regulation contains provisions related to import activities by companies from ASEAN member states, Australia and New Zealand, which previously were regulated by MOF Regulation No. 229/PMK.04/2017 (as amended). This Regulation came into force on November 3, 2020.

**MOF Regulation No. 169/PMK.04/2020 dated October 27, 2020**, regarding Procedures for the Imposition of Import Duty Tariffs on Imported Goods Based on the Agreement on Trade in Goods under the Framework Agreement on Economic Cooperation Among the Governments of the Member Countries of the Association of Southeast Asian Nations and the Republic of Korea. This Regulation stipulates provisions related to import activities by companies from ASEAN member states and the Republic of Korea, which previously were regulated by MOF Regulation No. 229/PMK.04/2017 (as amended). This Regulation came into force on November 3, 2020.

**MOF Regulation No. 170/PMK.04/2020 dated October 27, 2020**, regarding Procedures for the Imposition of Import Duty Tariffs on Imported Goods Based on the Agreement on Trade in Goods under the Framework Agreement on Economic Cooperation Among the Governments of the Member Countries of the Association of Southeast Asian Nations and the Republic of India. This Regulation stipulates provisions related to import activities by companies from ASEAN member states and India, which previously were regulated by MOF Regulation No. 229/PMK.04/2017 (as amended). This regulation came into force on November 3, 2020.

**MOF Regulation No. 171/PMK.04/2020 dated October 27, 2020**, regarding Procedures for the Imposition of Import Duty Tariffs on Imported Goods Based on the Agreement on Trade in Goods under the Framework Agreement on Economic Cooperation Among the Governments of the Member Countries of the Association of Southeast Asian Nations and the People’s Republic of China. This Regulation stipulates provisions related to import activities by companies from ASEAN member states and the

People's Republic of China, which previously were regulated by MOF Regulation No. 229/PMK.04/2017 (as amended). This Regulation came into force on November 3, 2020.

**MOF Regulation No. 134/PMK.010/2020 dated September 22, 2020**, regarding Customs Borne by the Government for Goods and Materials Imported to Produce Goods and/or Services by Certain Industrial Sectors Affected by the Coronavirus Disease 2019 (COVID-19) Pandemic. This Regulation stipulates that the government can bear certain customs duties to increase productivity, economic growth and state income, and maintain financial stability. This Regulation stipulates the industries eligible for this facility and the procedure to obtain the incentive. This Regulation is valid from the date of its enactment until December 31, 2020.

**MOF Regulation No. 166/PMK.010/2020 dated October 23, 2020**, regarding the Second Amendment of MOF Regulation No. 13/PMK.010/2017 regarding the Stipulation of Export Goods Subject to Export Duty and Export Duty Tariff. This Regulation provides the list of export goods subject to export duty and export duty tariff. These goods include (i) leather and wood, (ii) palm oil, crude palm oil, and derivative products, (iii) combination of crude palm oil and its derivative products, (v) result of the processing of metal minerals, and (vi) metal mineral products that meet certain criteria. This Regulation came into force on the date of its promulgation.

## **FINANCIAL SERVICES AUTHORITY (“OJK”)**

**OJK Circular Letter No. 21/SEOJK.05/2020 dated November 6, 2020**, regarding Business Plan for the Establishment of Information Technology-Based Lending and Borrowing Service Providers. This Circular Letter governs business plan requirements for certain service providers, including the required scope of business plan, business plan realization and supervision reports, and the procedures for the submission, adjustment and amendment of a business plan. This Circular Letter came into force on the date of its stipulation.

**OJK Circular Letter No. 19/SEOJK.05/2020 dated October 2, 2020**, regarding Insurance Product Marketing Channels. This Circular Letter governs, among other things, the submission of information on insurance

products, direct marketing requirements, the requirements to market through an insurance agent, the implementation of risk management in the context of marketing insurance products, marketing by way of electronic systems, consumer protection and the application for approval to market insurance products. This Circular Letter came into force on the date of its stipulation.

**OJK Circular Letter No. 20 /SEOJK.05/2020 dated October 13, 2020**, regarding Business Plans of Export Funding Institutions in Indonesia. This Circular Letter governs the scope of the business plan for an Export Funding Institution in Indonesia, business plan realization and supervision reports, and the procedure for submitting the business plan. It came into force on the date of its stipulation.

**OJK Regulation No. 44/POJK.05/2020 dated September 2, 2020**, regarding Implementation of Risk Management by Non-Bank Financial Service Institutions. This Regulation applies to insurance companies, pension funds and shariah pension funds, and funding companies and shariah funding companies. It governs the scope of effective risk management and the specific obligations of these non-bank financial service institutions. This Regulation came into force on the date of its promulgation.

## GENERAL

**Government Regulation No. 47 of 2020 dated August 18, 2020**, regarding Exemption from Value Added Tax or Value Added Tax and Sales Tax on Luxury Goods for Foreign Country Representatives and International Bodies and their Officials. The exemption from value added tax or sales tax on luxury goods granted to foreign representatives and international bodies and their officials is based on the reciprocity principle. This Regulation came into effect 60 days after its enactment.

**Government Regulation No. 46 of 2020 dated August 11, 2020**, regarding Requirements and Procedures for Patent Transfer Registration. This Regulation stipulates the requirements and procedures for the transfer of a patent registration arising from an inheritance, grant, will, written agreement or other cause based on the provisions of laws and regulations.

The transfer of a patent registration can be done online. This Regulation came into force on the date of its enactment.

**Government Regulation No. 48 of 2020 dated August 24, 2020**, regarding Amendment of Government Regulation No. 81 of 2015 regarding Imports and/or Delivery of Certain Strategic Taxable Goods Exempted from the Imposition of Value Added Tax. This Regulation provides for the exemption of VAT on certain taxable goods with strategic value to the power sector. This Regulation came into force on the date of its enactment.

**Government Regulation No. 51 of 2020 dated September 11, 2020**, regarding Second Amendment of Government Regulation No. 31 of 2013 regarding the Implementation of Law No. 6 of 2011 regarding Immigration. This Regulation aims to simplify the bureaucracy and licensing procedures for immigration. Among other things, it removes the requirement for a certificate of domicile to obtain a Limited Stay Permit and increases the validity period of Indonesian passports. This Regulation came into force on the date of its enactment.

**Presidential Regulation No. 97 of 2020 dated September 29, 2020**, regarding Ratification of the Agreement between the Government of the Republic of Indonesia and the Government of the Republic of Singapore on the Promotion and Protection of Investment. This Presidential Regulation ratifies the agreement between the government of Indonesia Singapore on the promotion and protection of investment signed in Bali on October 11, 2018. This Regulation came into force on the date of its enactment.

**Presidential Regulation No. 91 of 2020 dated September 17, 2020**, regarding Ratification of the Agreement between the Government of the Republic of Indonesia and the Government of the Federal Democratic Republic of Ethiopia concerning Air Service. This Presidential Regulation ratifies the agreement between the governments of Indonesia and Ethiopia concerning air service signed in Jakarta on December 21, 2017. This Regulation came into force on the date of its enactment.

**Presidential Regulation No. 90 of 2020 dated September 11, 2020**, regarding Ratification of Air Services Agreement between the Government of the Republic Indonesian and the Government of the Republic of India. This Presidential Regulation ratifies the agreement between Indonesia and India that was signed on January 25, 2011, in New Delhi. It came into force on the date of its enactment.

**Presidential Regulation No. 89 of 2020 dated September 11, 2020**, regarding Ratification of the Agreement between the Government of the Republic of Indonesia and the Government of the State of Qatar for Air Services. This Presidential Regulation ratifies the agreement between Indonesia and Qatar on air service signed in Bogor on October 18, 2017. It came into force on the date of its enactment.

**Presidential Regulation No. 89 of 2020 dated September 11, 2020**, regarding Ratification of the Air Transport Agreement Between the Government of the Republic of Indonesia and the Government of Canada. This Presidential Regulation ratifies the agreement signed between Indonesia and Canada in Jakarta on January 17, 1996. It came into force on the date of its enactment.

## HEALTH

**Head of the National Agency for Food and Drug Control (“BPOM”) Regulation No. 20 of 2020 dated August 19, 2020**, regarding the Amendment of BPOM Regulation No. 28 of 2019 regarding Components in Food Processing. This Regulation adds several categories of components in food processing, namely (i) antifoaming agents, (ii) cooling and freezing contact agents, (iii) desiccant and anticaking agents, (iv) lubricants and anti-sticking agents, and (v) extracting solvents. These components can be used in the food processing process if such use is in accordance with the provisions set forth in Attachments I, II, III, IV, and V to this Regulation. This Regulation came into force on the date of its enactment

**BPOM Regulation No. 24 of 2020 dated September 18, 2020**, regarding the Second Amendment of BPOM Regulation No. 1 of 2018 regarding Control of Processed Foods for Special Nutritional Needs. This Regulation provides an additional list of processed food for special diets for babies and



infants. It also regulates the types of processed foods for babies and infants with special medical needs, i.e., ketogenic diet and foods for those who are lactose intolerant. This Regulation further amends several provisions in Attachment I of BPOM Regulation No. 1 of 2018. It came into force on the date of its enactment.

**BPOM Regulation No. 28 of 2020 dated October 14, 2020**, regarding Guidelines for the Production of Good Foodstuffs to Support Mother's Milk. This Regulation stipulates guidelines for the manufacturing of foodstuffs to support mother's milk. These guidelines cover standards for manufacturing facilities, the materials used in the production, nutritional standards and manufacturing methods. This Regulation came into force on the date of its enactment.

**BPOM Decree No. HK.02.02.1.2.20.428 of 2020 dated September 28, 2020**, regarding the Determination of Cosmetic Forms. This Decree stipulates five cosmetic forms, as elaborated in Attachment I of the Decree. Those forms are solid, powder, half-solid, liquid and aerosol. This Decree came into force on the date of its enactment.

## INDONESIA STOCK EXCHANGE ("IDX")

**Director of PT Indonesia Stock Exchange Letter of Decree No. KEP-00092/BEI/11-2020 dated November 9, 2020**, regarding Regulation of Alternative Market Provider System Service User (*Pengguna Jasa Sistem Penyelenggara Pasar Alternatif* or "**SPPA**"). This Letter stipulates, among other things, the requirements and procedures to be a SPPA service user, the SPPA user registration process, the rights and obligations of SPPA service users, the relevant sanctions, the revocation of SPPA service users and the registration fee. This Letter came into force on the date of its issuance.

**Director of PT Indonesian Stock Exchange Letter of Decree No. KEP-00093/BEI/11-2020 dated November 9, 2020**, regarding Regulation of Security Trades Through Alternative Market Provider System (*Sistem Penyelenggara Pasar Alternatif* or "**SPPA**"). This Letter governs, among other things, the procedure for trades, the process for cancelling or correcting a transaction, the clearing and settlement process for security

transactions in SPPA, the circulation of information, and transaction and cancellation fees. This Letter came into force on the date of its issuance.

**Director of PT Indonesian Stock Exchange Letter of Decree No. KEP-00094/BEI/11-2020 dated November 9, 2020**, regarding Supervision of Trade Through Alternative Market Provider System (*Sistem Penyelenggara Pasar Alternatif* or “**SPPA**”). This Letter governs the mechanisms for supervising trade through SPPA, including the prohibition of certain acts in the context of conducting trades through SPPA. The SPPA may determine the parameters for the supervision of trade. This Letter came into force on the date of its issuance.

**Director of PT Indonesian Stock Exchange Letter of Decree No. KEP-00095/BEI/11-2020 dated November 9, 2020**, regarding Regulation of Securities that May Be Traded Through Alternative Market Provider System (*Sistem Penyelenggara Pasar Alternatif* or “**SPPA**”). This Letter governs the list of SPPA securities, the requirements for securities that may be traded through an SPPA and the procedures for the stipulation and removal of securities from the SPPA list. This Letter came into force on the date of its issuance.

**Director of PT Indonesia Stock Exchange Letter of Decree No. KEP-00096/BEI/11-2020 dated November 9, 2020**, regarding Guidelines for Trade Through Alternative Market Provider System (“SPPA”) Provided by PT Indonesia Stock Exchange. The Attachment to this Letter provides, among other things, (i) general provisions for trade through an SPPA, (ii) trading parameters, (iii) guidelines on trade implementation, (v) transaction data and trade activities, and (vii) the procedure for the revocation of transactions. This Letter came into force on the date of its issuance.

**Director of PT Indonesia Stock Exchange Letter of Decree No. KEP-00098/BEI/11-2020 dated November 9, 2020**, regarding Amendment of Regulation II-C regarding Insertion of Mutual Fund Trade Unit in the Form of a Collective Investment Contract in which Its Unit is Traded on the Stock Exchange. This Letter provides guidelines for implementing trades, transaction settlement, and transaction fees. It came into force on the date of its issuance.

**Director of PT Indonesia Stock Exchange Circular Letter No. SE-00007/BEI/11-2020 dated November 9, 2020**, regarding Security Transaction Fee in Alternative Market Provider System (*Sistem Penyelenggara Pasar Alternatif* or “**SPPA**”). This Circular Letter provides a table of transaction costs in an SPPA, not including clearing and settlement fees. Fees must be paid every month no later than the 12th date of the next month. This Circular Letter comes into force on January 1, 2022.

**Director of PT Indonesia Stock Exchange Circular Letter No. SE-00008/BEI/11-2020 dated November 9, 2020**, regarding Parameters of Security Trade in the Form of Loans and Sukuk in Alternative Market Provider System (*Sistem Penyelenggara Pasar Alternatif* or “**SPPA**”). This Circular Letter provides that the available trading boards in an SPPA consist of (i) government bonds, (ii) government sharia bonds, (iii) corporate bonds, and (iv) retail bonds. It came into force on the date of its stipulation.

**Director of PT Indonesia Stock Exchange Letter of Decree No. SE-00089/BEI/10-2020 dated October 15, 2020**, regarding the Relaxation of Submission Deadlines for Financial Report and Annual Report. This Letter provides a one- to two-month deadline extension for submitting first-quarter, mid-year and third-quarter financial reports and annual reports. Deadline extensions are subject to previous OJK regulations. This Letter came into force on the date of its stipulation.

**Director of PT Indonesia Stock Exchange Letter of Decree No. SE-00100/BEI/11-2020 dated November 16, 2020**, regarding the Change of Time for Reporting Security Transactions Through the Security Transaction Report Receiving System (PLTE System). This Letter re-enacts the reporting time stipulated in the Attachment of Director of PT Indonesia Stock Exchange Letter of Decree No. SE-00028/BEI/03-2020 dated March 23, 2020, regarding the Reporting of Reporting Security Transactions Through the Security Transaction Report Receiving System (PLTE System). This Letter came into force on the date of its enactment.

## INDUSTRY

**Minister of Industry (“MOI”) Regulation No. 31 of 2020 dated October 8, 2020**, regarding Guidelines for the Implementation of Government-Borne Import Duty Facility for the Import of Goods and Materials to Produce Goods and/or Services by Certain Industries Affected by the Corona Virus Disease 2019 (Covid-19) Pandemic. This Regulation sets out procedures and requirements for the granting of the facility whereby the government will bear import duties for certain industries affected by Covid-19. It also provides the obligations for industrial companies that utilize this facility, the violation of which may result in sanctions in accordance with the relevant MOF regulation. This Regulation came into force on the date of its promulgation.

**MOI Regulation No. 30 of 2020 dated October 8, 2020**, regarding the Technical Criteria for Designated Industrial Areas. The stated aim of this Regulation is to act as a guideline for the central and regional governments in designating industrial areas. It sets out the general criteria for designating an industrial area and provides that the Ministry of Industry shall determine the technical criteria for such designation. This Regulation came into force on the date of its promulgation.

**MOI Regulation No. 32 of 2020 dated October 19, 2020**, regarding the Fourth Amendment of MOI Regulation No. 19/M-IND/PER/2/2010 regarding the List of Domestically Produced Machinery, Goods and Materials for Industrial Construction and Development in the Framework of Investment. This Regulation amends the attachment to MOI Regulation No. 31/M-IND/PER/8/2017 regarding the third amendment of MOI Regulation No. 19/M-IND/PER/2/2020. It came into force on the date of its promulgation.

## LAW AND HUMAN RIGHTS

**Minister of Law and Human Rights (“MOLHR”) Regulation No. 26 of 2020 dated October 1, 2020**, regarding Visa and Stay Permit during the Adaption of the New Normal. This Regulation provides the criteria and procedures for foreigners to obtain a Visa and/or Stay Permit to enter Indonesian territory. This Regulation came into effect on the date of its enactment.

## MANPOWER

**Memorandum of Understanding between the Ministry of Manpower of the Republic of Indonesia and the Bogor Agricultural Institution No. 1/0022/HK.07/X/2020 and 78/IT3/HK.01/2020 dated October 2, 2020**, regarding the Improvement of Worker Competence and the Expansion of Job Opportunities in the Agriculture Sector. The stated aim of this memorandum of understanding is to act as a basis and guideline for the parties to cooperate in improving the quality of workers and creating more job opportunities in the agriculture sector. It is valid as of the date of its execution by the parties.

## MARITIME AFFAIRS AND FISHERIES

**Minister of Maritime Affairs and Fisheries (“MOAF”) Regulation No. 54/PERMEN-KP/2020 dated October 9, 2020**, regarding Location Permit and Management Permit for Sea. This Regulation obliges business actors that operate in territorial waters for at least 30 days to obtain a Location Permit and a Developmental Permit. It came into force on the date of its promulgation.

**MOAF Regulation No. 53/PERMEN-KP/2020 dated October 9, 2020**, regarding the Amendment of MOAF Regulation No. 8/PERMEN-KP/2019 regarding the Administration of Permits for the Utilization of Small Islands and Surrounding Waters in the Framework of Foreign Investment and Recommendations for the Utilization of Small Islands with an Area of Below 100 Km<sup>2</sup>. This Regulation amends several provisions of MOAF Regulation No. 8/PERMEN-KP/2019, including provisions on the fulfillment of commitments by business actors, the obligations of business actors in the utilization of small islands and the surrounding waters, and the validity period of the utilization permit for small islands and surrounding waters. This Regulation also adds new provisions, including on the payment of non-tax state revenue. This Regulation came into force on the date of its promulgation.

**MOAF Regulation No. 31/PERMEN-KP/2020 dated October 9, 2020**, regarding the Management of Conservation Areas. The stated aim of this Regulation is to protect, conserve and utilize biodiversity and/or fish resources, as well as traditional cultural sites. The scope of this Regulation extends to the planning, determination, utilization, supervision and funding of conservation areas. It came into force on the date of its promulgation.

**MOAF Regulation No. 30/PERMEN-KP/2020 dated September 23, 2020**, regarding Recommendation for the Supply of Prospective Broodstock (*Calon Induk*), Broodstock (*Induk*), Fish Seed, and/or Pearl Core (*Inti Mutiara*). This Regulation sets out the requirements for the supply of the above. It also regulates the requirements and procedures for the issuance of import approval. This Regulation came into force on the date of its promulgation.

**NATIONAL LAND AGENCY** **Minister of Agrarian Affairs and Spatial Layout/National Land Agency Regulation No. 19 of 2020 dated September 30, 2020**, regarding Land Information Electronic Services. This Regulation stipulates that electronic services related to land information shall be provided by the Ministry of Agrarian Affairs and Spatial Layout/National Land Agency through an application. It also provides the types of services that shall be provided. This Regulation also sets out the parties that can apply for the electronic services. This Regulation came into force on the date of its promulgation.

**Minister of Agrarian Affairs and Spatial Layout/National Land Agency Regulation No. 20 of 2020 dated October 1, 2020**, regarding Procedures for the Preparation of Land Procurement Planning Documents. This Regulation concerns, among other things the content of land procurement planning documents, the procedure for preparing such documents and the land procurement planning information system. This Regulation came into force on the date of its promulgation.

**SPATIAL PLANNING** **Minister of Agrarian Affairs and Spatial Layout/Chairperson of the National Land Agency Regulation No. 8 of 2020 dated October 8, 2020**, regarding Procedures for the Management of Projects Financed through the Issuance of State Sharia Securities. This Regulation sets forth procedures for the management of projects financed through state sharia securities and stipulates the project planning stages from proposal to appraisal. It came into force on October 9, 2020.

**TAX** **Director General of Taxation (“DGT”) Circular Letter No. SE-47/PJ/2020 dated August 25, 2020**, regarding Instructions for the Implementation of Minister of Finance Regulation No. 86/PMK.03/2020 regarding Tax

Incentives for Taxpayers Affected by the Coronavirus Disease Pandemic, as amended by Minister of Finance Regulation No. 110/PMK.03/2020. This Circular Letter was issued to implement tax incentives for taxpayers affected by Covid-19. It came into force on the date of its enactment.

**DGT Press Release dated September 8, 2020**, regarding the Stipulation of 12 Companies as Value Added Tax Collectors for Overseas Digital Products. This Press Release stipulates 12 companies that can collect Value Added Tax. This Press Release was enacted on October 1, 2020.

## TRADE

**Minister of Trade (“MOTr”) Regulation No. 68 of 2020 dated August 25, 2020**, regarding the Import of Footwear, Electronics, and Bicycles and Tricycles. This Regulation concerns the importation of footwear, electronics, bicycles and tricycles including licenses and approvals. It stipulates that to begin importing the above products, the business actor must obtain approval from the MOTr through its online platform by submitting its Business Identification Number (*Nomor Induk Berusaha* or “**NIB**”), which serves as an Importer Registration Number, and its import activity plan for the next year. This Regulation came into force three days after its enactment. It has been amended by MOTr Regulation No. 78 of 2020 regarding the same.

**MOTr Regulation No. 72 of 2020 dated September 17, 2020**, regarding Consumer Dispute Settlement Agency. This Regulation amends MOTr Regulation No. 06/M-Dag/Per/2/2017. It prescribes the formation of the Consumer Dispute Settlement Agency to settle disputes between consumers and producers of goods, as mandated by Law No. 8 of 1999 regarding Consumer Protection. The Regulation updates provisions on the formation, membership, secretariat, funding, training and supervision, evaluation, and reporting of the Consumer Dispute Settlement Agency. It came into force on the date of its enactment.

**MOTr Regulation No. 74 of 2020 dated September 25, 2020**, regarding Provisions on the Export of Forestry Industry Products. This Regulation amends MOTr Regulation No. 84/M-Dag/Per/12/2016. The stated aim of this Regulation is to increase forestry product exports during the Covid-19 pandemic, based on the results of a ministerial coordination meeting dated

May 22, 2020. This Regulation expands the technical criteria and types of forestry industry products that may be exported by business actors. It has been amended by MOTr Regulation No. 93 of 2020 regarding same. This Regulation came into force 30 days after its enactment.

**MOTr Regulation No. 75 of 2020 dated September 30, 2020**, regarding Stipulation of the Export Reference Price of Agricultural and Forestry Products Subject to Export Duty. This is an implementing regulation for Article 2(2) of MOTr Regulation No. 36/MDAG/PER/5/2012 regarding Procedures for Determining the Export Reference Prices of Agricultural and Forestry Products Subject to Export Duty, as amended several times, lastly by MOTr Regulation No.112/M-DAG/PER/12/2015. This Regulation prescribes that the stipulation of the Export Reference Price (*Harga Patokan Eskpor*) shall be determined by referring to the stipulated reference price based on the average price during the latest period before the stipulation of the Export Reference Price. It also prescribes export reference prices for several products, including palm oil, crude palm oil, wood and leather, and cacao seeds. This Regulation came into force on October 1, 2020. It has been amended by MOTr Regulation No. 86 of 2020 regarding the same.

**MOTr Regulation No. 76 of 2020 dated September 30, 2020**, regarding Stipulation of the Export Reference Price of Mining Products Subject to Export Duty. This is an implementing regulation for Article 3(2) of MOTr Regulation No. 09/M-DAG/PER/2017 regarding Procedures for Determining the Export Reference Prices of Mining Products Subject to Export Duty. It prescribes that the Export Reference Price (*Harga Patokan Eskpor*) shall be determined by referring to the highest average price on the international index, the highest average price of Free on Board, the highest average price that is applicable domestically or the highest average price in the country importing the mining products within the last one month prior to the stipulation of the Export Reference Price. This Regulation came into force on October 1, 2020.

**MOTr Regulation No. 78 of 2020 dated October 8, 2020**, regarding the Amendment of MOTr Regulation No. 68 of 2020 regarding the Import of Footwear, Electronics, and Bicycles and Tricycles. This Regulation



amends Article 33 of the previous regulation and adds an article. The additional article, Article 29A, stipulates that a company with a Business Identification Number (*Nomor Induk Berusaha* or “**NIB**”) that serves as an Importer Registration Number, and which is importing footwear, electronics, bicycles or tricycles as complementary goods, goods for test market purposes, and/or goods for after-sales services, shall be exempted from the obligation to obtain Import Approval. This Regulation does not apply for imported footwear, electronics, bicycles and tricycles shipped by October 1, 2020, as proven by the date on the bill of lading. This Regulation came into force three days after its enactment.

**MOTr Regulation No. 79 of 2020 dated October 7, 2020**, regarding Procedures for the Imposition of Zero Rupiah Tariff on Non-Tax State Revenue Originating from the Issuance of Certificates of Origin for Goods Originating from Indonesia. This Regulation stipulates the mechanism to obtain a Certificate of Origin (*Surat Keterangan Asa*) through the MOTr electronic platform. It came into force on October 13, 2020.

**MOTr Regulation No. 83 of 2020 dated October 15, 2020**, regarding the Third Amendment of MOTr Regulation No. 84 of 2019 regarding the Import of Non-Hazardous and Toxic Waste as an Industrial Raw Material. This Regulation set forth an updated list of non-hazardous and toxic waste that can be imported. This updated list includes, among others, recovered paper waste and scrap. This Regulation includes a new provision on the mechanism to import non-hazardous and toxic waste. It came into force three days after its enactment.

**MOTr Regulation No. 87 of 2020 dated October 23, 2020**, regarding the Amendment of MOTr Regulation No. 86 of 2020 regarding the Stipulation of Export Reference Prices for Agricultural and Forestry Products Subject to Export Duty. This is an implementing regulation for Article 2(2) of MOTr Regulation No. 36/MDAG/PER/5/2012 regarding the Procedures for Determining the Export Reference Prices of Agricultural and Forestry Products Subject to Export Duty, as amended several times, lastly by MOTr Regulation No.112/M-DAG/PER/12/2015. The Regulation prescribes that the Export Reference Price (*Harga Patokan Eskpor*) shall be determined by referring to the reference price set forth based on the average price in

the last period prior to the stipulation of the Export Reference Price. It also provides Export Reference Prices for several products, including palm oil, crude palm oil, wood and leather, and cacao seeds. This Regulation came into force on November 1, 2020, and revokes MOTr Regulation No. 86 of 2020 regarding the same.

## TRANSPORTATION

**Minister of Transportation (“MOT”) Regulation No. 65 of 2020 dated September 28, 2020**, regarding the Conversion of Motorcycle with a Combustion Engine to an Electric Motorcycle. This Regulation prescribes that every registered motorcycle with a combustion engine can be converted to an electric motorcycle. Such conversion can only be performed by garages approved by the Minister of Transportation, through the Director General of Land Transportation, as conversion garages. Converted motorcycles must meet technical and roadworthiness requirements. This Regulation came into force on the date of its enactment.

**MOT Decree No. KM 263 of 2020 dated September 28, 2020**, regarding Procedures for Handling Emergency Response to an Oil Spill (Tier 3) at Sea. The procedures as set out in this Decree include operational arrangements involving relevant agencies/institutions with a clear division of responsibilities and tasks; operational emergency response procedures; (reporting and communication systems; and compensation for handling emergency response to an oil spill. This Decree came into force on the date of its enactment.

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