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GENERAL

Government Regulation No. 71 of 2019 dated October 10, 2019 regarding the Implementation of Electronic System and Transactions. This Regulation revoked Government Regulation No. 82 of 2012 dated October 15, 2012 regarding the same topic. It introduces several changes and new provisions in connection with the implementation of an electronic system and transactions, the most significant of which include (i) the classification of electronic system operators ("PSEs"); (ii) the responsibilities of PSEs; (iii) data privacy provisions; (iv) the removal of electronic data and/or documents; (v) electronic certification administrators; (vi) access termination; and (vii) protected strategic electronic data. This Regulation came into effect on the date of its issuance, but PSEs have one year to comply with registration requirements and Public PSEs have two years to comply with all requirements under this Regulation.

Law No. 17 of 2019 dated October 16, 2019 regarding Water Resources amends Law No. 11 of 1974, as previously amended by Law No. 7 of 2004. It covers, among other topics, community water rights, the government's authority and responsibility in managing water resources, water resource management, water resource utilization permits, and funding, rights and obligations relating to water resources. It also includes sanctions for violations of this Law. This Law came into effect on the date of its issuance.

Law No. 19 of 2019 dated October 17, 2019 regarding the Second Amendment of Law No. 30 of 2002 regarding the Corruption Eradication Commission ("KPK"). The stated aim of this Law is to strengthen the KPK and secure its position as a state agency under the executive authority. This Law came into effect on the date of its issuance.

Law No. 24 of 2019 dated October 24, 2019 regarding the Creative Economy. This Law was issued with the stated aim of improving the management of the creative economy ecosystem. It covers topics including banking access, promotion, infrastructure, and developing the capacity of practitioners in the creative economy. This Law came into effect on the date of its issuance.

Capital Investment Coordinating Board Regulation No. 5 Year 2019 dated July 29, 2019 regarding the Amendment of Capital Investment Coordinating Board Regulation No. 6 Year 2018 regarding Guidelines and Procedures for Investment Licensing and

Facilities. This Regulation stipulates the requirements and procedures for obtaining licenses and investment facilities, and outlines the process by which the fulfillment of business licensing commitments will be supervised. This Regulation came into force on the date of its issuance.

Circular Letter of the Capital Investment Coordinating Board No. 5743/A.8/B.1/2019 dated October 17, 2019 regarding Application of the Online Single Submission (OSS) System Version 1.1 as of November 4, 2019. This Circular Letter concerns the updated version of the OSS System, replacing OSS System Version 1.0, and the main changes following the implementation of OSS System Version 1.1. OSS System Version 1.1 will calculate total investment per 5-digit KBLI number, which is for the purpose of preparing investment realization reports. This Circular Letter came into force on the date of its issuance.

BANKING

Bank Indonesia (“BI”) Board of Governors Regulation No. 21/15/PADG/2019 dated July 19, 2019 regarding the Recovery of Foreign-Exchange Export Proceeds Deriving from the Utilization, Management and/or Processing of Natural Resources (*Devisa Hasil Ekspor dari Barang Ekspor Sumber Daya Alam* or “DHE-SDA”). This Regulation was issued to help implement BI Board of Governors Regulation No. 21/3/PBI/2019 on the same topic. This new Regulation covers (i) the recovery of DHE-SDA, (ii) the value of DHE-SDA, (iii) eligible transactions, and (iv) reporting requirements. It came into effect on the date of its enactment.

BI Board of Governors Regulation No. 21/18/PADG/2019 dated August 16, 2019 regarding the National Standard for Quick Response Codes for Payments. This Regulation introduces QR code national standards for all QR codes transactions in Indonesia. All merchants must be in compliance with the standards set out in this Regulation by December 31, 2019. This Regulation sets a maximum limit of IDR 2 million per QR code transaction. It came into effect on the date of its enactment.

BI Regulation No. 21/9/PBI/2019 dated August 30, 2019 regarding Integrated Reporting for General Banks. This Regulation creates a process for banks’ submission of reports to the government through BI’s integrated online system as of August 2020. This Regulation came into effect on the date of its enactment.

BI Regulation No. 21/10/PBI/2019 dated August 30, 2019 regarding the Management of Rupiah. This Regulation helps implement Law No. 7 of 2011 regarding Currency. It stipulates the duties and obligations of BI related to rupiah money management

services. BI is the only body authorized to circulate rupiah by way of distribution and treasury services. This Regulation came into effect on the date of its enactment.

BI Board of Governors Regulation No. 21/19/PADG/2019 dated October 31, 2019 regarding Electronic Trading Platform Providers. Under this Regulation, electronic trading platform providers are required to work professionally and in a prudential manner to create an efficient, liquid, transparent, organized, fair and integrity-based financial market. An electronic trading platform provider must at least (i) monitor the best and most recently updated exchange rates and/or interest rates, and (ii) publish transaction orders and quotations. This Regulation came into effect on the date of its enactment.

Financial Services Authority (“OJK”) Circular Letter No. 11/SEOJK.03/2019 dated June 28, 2019 regarding the Application of the Compliance Function for Sharia Rural Banks. The boards of directors of sharia rural banks are responsible for developing and implementing a culture of compliance at the banks. As part of the implementation of this obligation, sharia rural banks must submit online reports to the OJK through the OJK’s reporting system. This Circular Letter came into effect on the date of its enactment.

OJK Circular Letter No. 12/SEOJK.03/2019 dated June 28, 2019 regarding the Application of Internal Audit Function for Sharia Rural Banks. The OJK provides standard guidelines for the implementation of the internal audit function and related reporting requirements. A special report must be submitted if an audit uncovers problems that could interrupt business operations. This Circular Letter came into effect on the date of its enactment.

OJK Circular Letter No. 13/SEOJK.03/2019 dated June 28, 2019 regarding the Application of Governance for Sharia Rural Banks. This Circular Letter stipulates the obligations of a bank’s Sharia Supervisory Board (“DPS”), the governance self-assessment obligations of sharia rural banks, and the reporting requirements associated with governance. Under this Circular Letter, a DPS is subject to sanctions for failure to perform its obligations, and the business license of a sharia rural bank may be revoked as a result of such failure. This Circular Letter came into effect on the date of its enactment.

OJK Regulation No. 17/POJK.04/2019 dated July 8, 2019 regarding Licensing of Mutual Fund Sales Agents. Mutual fund sales agents must have a license, which is applied for online with the OJK. Mutual fund sales agents are prohibited from acting as a securities company representative and/or giving false or misleading information related to the sale of mutual funds and other investment products regulated by the provisions of laws and regulations in the capital market sector. This Regulation came into effect on the date of its enactment.

OJK Regulation No. 18/POJK.04/2019 dated August 9, 2019 regarding Regional Securities Companies. The OJK requires regional securities companies to obtain a business permit. Such companies may only be owned by Indonesian persons and/or Indonesian legal entities and are prohibited from being controlled directly or indirectly by foreign parties. This Regulation came into effect on the date of its enactment.

Decision of the Board of Directors of PT Bursa Efek Indonesia No. KEP-00068/BEI/09-2019 dated September 2, 2019 regarding the Amendment of Regulation No. III-D regarding Reporting by Stock Exchange Members. This Decision amends Regulation No. III-D regarding the same topic. It came into effect on the date of its enactment.

OJK Regulation No. 23/POJK.01/2019 dated September 30, 2019 regarding the Amendment of OJK Regulation No. 12/POJK.01/2017 regarding the Implementation of Anti-Money Laundering and Prevention of Terrorism Financing Programs in the Financial Services Sector. Financial service providers must take precautionary measures in relation to customers included on the official list of alleged terrorists and terrorist organizations and/or the official list of funding related to the proliferation of weapons of mass destruction. These precautionary measures include (i) refusing to engage in any business relationship with prospective customers and/or perform any transaction for any walk-in customers who meet such criteria; and (ii) rejecting, canceling and/or terminating any transactions and business relationships with any customers who meet the criteria as outlined in this Regulation. This Regulation came into effect on the date of its enactment.

OJK Regulation No. 24/POJK.05/2019 dated September 27, 2019 regarding Business Plans for Non-Bank Financial Service Institutions. This Regulation applies to non-bank financial service institutions that operate through the application of either conventional or sharia principles. Non-bank financial service institutions subject to this Regulation are insurance companies, pension funds, financing companies, and other financial service institutions. Non-bank financial service institutions must submit business plans to the OJK no later than November 30 of the year prior to the year in which such business plans are to be implemented. This Regulation came into effect on the date of its enactment.

OJK Regulation No. 26/POJK.01/2019 dated October 28, 2019 regarding Electronic Licensing in the Financial Services Sector. Any financial services company, individual or entity that wishes to be licensed for activities in the financial services sector must submit an application via the online integrated licensing services platform at <https://dbpt.ojk.go.id/Landing/Login.aspx>. In the event of force majeure, applicants can submit applications to the OJK manually. This Regulation came into effect on the date of its enactment.

OJK Regulation No. 27/POJK.04/2019 dated November 7, 2019 regarding the Approval of Commercial Banks as Custodians. This Regulation provides the mechanism for banks to apply for approval to be a custodian. It came into effect on the date of its enactment.

OJK Circular Letter No. 23/SEOJK.05/2019 dated November 11, 2019 regarding Business Plans of Finance Companies and Sharia Finance Companies. This Circular Letter stipulates additional details regarding the minimum standards for the business plans of finance companies, realization reports for business plans, reports on the management of business plans, and the process for submitting such reports. This Circular Letter came into effect on the date of its enactment.

COMMUNICATIONS AND INFORMATION TECHNOLOGY

Minister of Communication and Informatics Regulation No. 13 of 2019 dated October 25, 2019 regarding Organization of Telecommunications Services. This Regulation covers, among other topics, (i) telecommunications service categories, (ii) telecommunications service organizers, (iii) use of telecommunications networks, and (iv) the process for obtaining a license. It comes into effect six months from October 25, 2019.

CUSTOMS AND EXCISE

Director General of Customs and Excise Regulation No. PER-09/BC/2019 dated July 19, 2019 regarding the Fourth Amendment of Director General of Customs and Excise Regulation No. PER-16/BC/2016 regarding Implementing Guidelines for the Clearance of Imported Goods for Use. This Regulation amends the provision regarding the importation of excisable goods and introduces a new provision stipulating that if excise notification is submitted through an electronic data exchange, the response may be delivered by service user module, service user portal and/or service user e-mail. This Regulation came into force 30 days after its issuance.

ENERGY AND MINERAL RESOURCES

Minister of Energy and Mineral Resources (“MEMR”) Decree No. 24 K/30/MEM/2019 dated February 6, 2019 regarding the Amendment of MEMR Decree No. 1798 K/30/MEM/2018 regarding Guidelines for Implementing the Preparation, Determination and Granting of Mining Business License Areas and Mining Business Licenses for Mineral and Coal Areas. This Regulation amends MEMR Decree No. 1798

K/30/MEM/2018 and contains several changes regarding the preparation, determination and granting of mining business license areas and mining business licenses for mineral and coal areas. It also changes and adds procedures and documents to be submitted to the MEMR. This Decree came into effect on the date of its enactment.

MEMR Regulation No. 7 of 2019 dated August 2, 2019 regarding the Management and Utilization of Oil and Gas Data. This Regulation was issued to implement Article 15 (2) of Government Regulation No. 35 of 2004 regarding Upstream Oil and Natural Gas Business Activities, as lastly amended by Government Regulation No. 55 of 2009. The stated purpose of this Regulation is to support (i) the preparation and determination of working areas; (ii) technical policy formulation; (iii) the implementation and supervision of oil and natural gas exploration and exploitation; and (iv) research and development as well as other activities to support investment in the upstream oil and natural gas business sector. This Regulation came into effect on the date of its enactment.

MEMR Regulation No. 11 of 2019 dated August 28, 2019 regarding the Second Amendment of MEMR Regulation No. 25 of 2018 regarding the Utilization of Mining Minerals and Coal. This Regulation amends provisions related to the sale of bauxite by holders of a Mining Business License for Production Operation. It also addresses the conditions to obtain a Directorate General Recommendation to sell bauxite abroad. This Regulation came into effect on January 1, 2020.

ENVIRONMENT AND FORESTRY

Minister of Environment and Forestry (“MOEF”) Regulation No. P.41/MENLHK/SETJEN/KUM.1/7/2019 dated August 19, 2019 regarding National Forestry Planning. The stated aim of this Regulation is to improve the national forest management plan through 2030. This Regulation seeks to ensure the sustainability of forests. It came into force on the date of its enactment.

MOEF Regulation No. P.62/MENLHK/SETJEN/KUM.1/10/2019 dated October 29, 2019 regarding Industrial Forest Plantation Development. This Regulation addresses planting systems for industrial forest plantations in an effort to improve the productivity of forests and maintain the sustainability of raw materials, diversify forestry products, protect the environment and empower local communities. This Regulation came into force on the date of its enactment.

FINANCE

Minister of Finance (“MOF”) Regulation No. 109/PMK.04/2019 dated July 31, 2019 regarding the Second Amendment of MOF Regulation No. 229/PMK.04/2017 regarding Procedure for the Imposition of Import Duty on Imported Goods Based on International Treaties or Agreements. This Regulation further implements the Comprehensive Economic Partnership Agreement between the governments of Indonesia and Chile, ratified by Presidential Regulation No.11 of 2019. This Regulation came into force on August 1, 2019.

MOF Regulation No. 111/PMK.010/2019 dated August 1, 2019 regarding the Imposition of Anti-Dumping Duty on the Import of Hot Rolled Plates (“HRP”) from the People’s Republic of China, Singapore and Ukraine. This Regulation was issued following the findings of Indonesia’s Anti-Dumping Committee. The anti-dumping duty for China is set at 10.47%, for Singapore at 12.5% and for Ukraine at 12.33%. This Regulation came into force 14 days after the date of its issuance.

MOF Decision No. 113/PMK.06/2019 dated August 5, 2019 regarding Auction Houses. The stated aim of this Regulation is to improve the quality of services provided by auction houses. This Regulation stipulates the requirements to establish an auction house or a representative office and to obtain an operational license. It came into force one month after its issuance.

MOF Regulation No. 114/PMK.010/2019 dated August 5, 2019 regarding the Imposition of Anti-Dumping Duty on the Import of Polyester Staple Fiber Products from India, the People’s Republic of China and Taiwan. This Regulation names the companies subject to anti-dumping duty and the amount of the duty. This Regulation came into force 14 days after the date of its issuance.

MOF Regulation No. 115/PMK.010/2019 dated August 6, 2019 regarding the Imposition of Anti-Dumping Duty on the Import of Spin Drawn Yarn Products from the People’s Republic of China. This Regulation stipulates the companies in China subject to anti-dumping duty and the amount of anti-dumping duty. It came into force 14 days after the date of its issuance.

MOF Regulation No. 118/PMK.02/2019 dated August 16, 2019 regarding Procedures for the Payment of Domestic Market Obligation Fee and Overlifting and/or Underlifting to Production Sharing Contract Contractors in Upstream Oil and Gas Business Activities. This Regulation stipulates the mechanisms for contractors to fulfil the Domestic Market Obligation (“DMO”) through their Cooperation Agreement, payment of the contractor’s DMO fee, and guidelines for Overlifting Contractor in the upstream oil and gas sector. This Regulation came into force on the date of its issuance.

MOF Regulation No. 123/PMK.03/2019 dated August 27, 2019 regarding the Third Amendment of MOF Regulation No. 196/PMK.03/2007 regarding Bookkeeping in a Foreign Language and a Currency Other than Rupiah, as Well as the Obligation for Corporate Taxpayers to Submit an Annual Income Tax Return. This Regulation provides, among other things, that holders of fixed production special operations mining business licenses can continue to keep their books in English and in US dollars, based on their Contract of Work or Coal Mining Concession Work Agreement, until the financial year following the financial year when such business license was issued. This Regulation came into force on the date of its issuance.

MOF Regulation No. 124/PMK.04/2019 dated August 30, 2019 regarding the Third Amendment of MOF Regulation No. 229/PMK.04/2017 regarding the Procedure for the Imposition of Import Duty on Imported Goods Based on International Treaties or Agreements. This Regulation amends provisions regarding the Certificate of Origin (*Surat Keterangan Asal* or “SKA”). SKAs issued prior to the enactment of this Regulation, using the format as set out in the attachment of MOF Regulation No. 11/PMK.04/2019, shall remain valid. This Regulation came into force on the date of its issuance.

MOF Regulation No. 152/PMK.010/2019 dated October 21, 2019 regarding the Second Amendment of MOF Regulation No. 146/PMK.010/2017 regarding Tobacco Product Excise Rates. Under the amendments introduced by this Regulation, re-established excise rates may not be lower than the applicable excise rates, and retail prices may not be lower than the applicable minimum retail price per stub or gram. This Regulation came into force on the date of its issuance.

MOF Regulation No. 138/PMK.08/2019 dated October 7, 2019 regarding Project Financing through the Issuance of Government Sharia Securities. This Regulation stipulates that the relevant ministry/agency connected to the project funded by the government sharia securities must submit a Project Indication document to the Ministry of Finance and the Ministry of Development Planning/National Development Planning Agency. It also stipulates limits for the number of sharia securities that can be issued, depending on the financing needs of the project. This Regulation came into force on the date of its issuance.

MOF Regulation No. 155/PMK.04/2019 dated November 5, 2019 regarding Bonded Warehouses. The stated aim of this Regulation is to improve the ease of business for bonded warehouse users and to assist the development of bonded warehouse facilities. This Regulation seeks to expedite and ease the licensing process. It also contains provisions on the monitoring and evaluation of bonded warehouses, the responsibilities

of bonded warehouse business actors and the separation of storage space. This Regulation came into force 30 days after its date of issuance.

FOOD AND DRUGS

Head of the National Food and Drug Agency (“BPOM”) Regulation No. 10 of 2019 dated May 22, 2019 regarding Guidelines for the Management of Certain Drugs which Are Often Abused. This Regulation requires facilities involved in the manufacture, distribution and sale of pharmaceuticals to manage the drugs and their ingredients according to the guidelines in this Regulation. This Regulation came into effect on the date of its enactment.

BPOM Regulation No. 11 of 2019 dated July 1, 2019 regarding Food Additives. This Regulation classifies food additives and regulates their usage and standards. It came into effect on the date of its enactment.

BPOM Regulation No. 12 of 2019 dated July 4, 2019 regarding Contaminants in Cosmetics. This Regulation stipulates standards for cosmetics and regulates the testing for contaminants in cosmetics. It came into effect on the date of its enactment.

BPOM Regulation No. 16 of 2019 dated July 29, 2019 regarding Health Supplement Control. This Regulation concerns the production and importation of health supplements in Indonesia. It came into effect on the date of its enactment.

BPOM Regulation No. 17 of 2019 dated July 29, 2019 regarding Health Supplement Quality Requirements. This Regulation stipulates the quality standards and compliance requirements for health supplements produced in and imported to Indonesia. It came into effect on the date of its enactment.

BPOM Regulation No. 18 of 2019 dated July 29, 2019 regarding Good Practice in Food Irradiation. This Regulation provides good practice guidelines for producers and irradiation facilities including pre-irradiation handling, packaging, supervision of irradiation facilities, irradiation treatment, storage and post-irradiation handling, and labeling. It came into effect on the date of its enactment.

BPOM Regulation No. 19 of 2019 dated July 29, 2019 regarding Good Production Practice Guidelines for Aseptically Processed and Packaged Commercial Sterile Food. The guidelines in this Regulation cover topics including hygiene requirements in production areas, facility design, hygiene and health requirements for workers, aseptic processing and packaging requirements, quality assurance, storage and transportation

of final product, laboratory control procedures, and specifications for final products. This Regulation came into effect on the date of its enactment.

BPOM Regulation No. 20 of 2019 dated July 29, 2019 regarding Food Packaging. This Regulation sets standards for every type of food packaging including food packaging from recycled materials. It came into effect on the date of its enactment.

FOREIGN AFFAIRS

Minister of Foreign Affairs (“MFA”) Regulation No. 11 of 2019 dated July 30, 2019 regarding Medium-Term Grants to Foreign Governments/Institutions. Such grants must be within the capacity of the nation’s budget and they must fulfill the requirements of prudence, transparency and accountability. This Regulation came into effect on the date of its enactment.

MFA Regulation No. 12 of 2019 dated July 30, 2019 regarding the Procedure for the Submission of Proposed Grants to Foreign Governments/Institutions. This Regulation provides that a proposal for a grant shall be submitted by a minister, the head of a government institution or an official appointed by the ministry. The proposal shall be in written form and be accompanied by required documents related to the grant receiver, grant object, proposed outcome and risk analysis. This Regulation came into effect on the date of its enactment.

MFA Regulation No. 14 of 2019 dated August 2, 2019 regarding Procedures for the Issuance of Diplomatic Clearance for Foreign Aircraft. Diplomatic clearance must be obtained by all foreign aircraft flying into or out of Indonesian territory or passing through Indonesian airspace. Types of aircraft that must obtain diplomatic clearance are (i) foreign state aircraft (with the exception of such aircraft that are only passing over Indonesian archipelagic sea lanes), and (ii) foreign non-scheduled civil aircraft. This Regulation came into effect on the date of its issuance.

HEALTH

Minister of Health (“MOH”) Regulation No. 30 of 2019 dated September 26, 2019 regarding Hospital Classification and Licensing. This Regulation introduces additional provisions on hospital classification and accommodates new hospital licensing procedures following the move to the Online Single Submission system. It came into effect on the date of its enactment.

BPOM Regulation No. 9 of 2019 dated May 22, 2019 regarding Technical Guidelines for Good Distribution Practices. The technical guidelines in this Regulation cover, among other things, quality management; organization, management, and personnel; buildings and equipment; operations; self-inspection; complaints, returned medicines and medicinal ingredients alleged to be counterfeits; transportation; contracted distribution facilities; and medicinal ingredients. This Regulation came into effect on the date of its enactment.

MOH Regulation No. 16 of 2019 dated July 31, 2019 regarding the Prevention and Handling of Fraud and the Imposition of Administrative Sanctions for Fraud in the Implementation of the Health Insurance Program. This Regulation covers the supervision and implementation of the BPJS health insurance program. Under this Regulation, the Minister of Health, heads of provincial health service offices and heads of regency/city health service office can impose administrative sanctions on any person or corporation committing fraud in relation to the BPJS health insurance program. In the event of fraud by BPJS for Health officials, health service providers or providers of medicine or medical devices, administrative sanctions may be followed by an additional sanction in the form of a fine. For fraud committed by health workers, health service providers and providers of medicine and medical devices, the administrative sanctions may be followed by the revocation of license in accordance with laws and regulations. This Regulation came into effect on the date of its enactment.

MOH Regulation No. 18 of 2019 dated August 2, 2019 regarding Health Management Consultants. This Regulation sets standards for health management consultant business activities and the required certification and registration. It came into effect on the date of its enactment.

MOH Regulation No. 20 of 2019 dated August 7, 2019 regarding the Provision of Telemedicine Services between Health Service Facilities. This Regulation addresses telemedicine services including the requirement that health care service consultants be registered at the Ministry of Health and comply with the standards set out in this Regulation. This Regulation came into effect on the date of its enactment.

INDUSTRY

Minister of Industry (“MOI”) Regulation No. 27 of 2019 dated July 30, 2019 regarding Guidelines for Import Duty Borne by the Government for Certain Industrial Sectors. This Regulation revokes all previous regulations on import duty borne by the government for certain industrial sectors. It stipulates new procedures, mechanisms and criteria to grant an import duty borne by the government. This Regulation came into force on the date of its issuance.

MOI Regulation No. 26 of 2019 dated July 30, 2019 regarding the Amendment of MOI Regulation No. 78/M-IND/PER/11/2016 regarding Enforcement of the Indonesian National Standard for Mineral Water, Demineralized Water, Natural Mineral Water and Dew Drinking Water. This Regulation stipulates new standards for mineral water, demineralized water, natural mineral water and dew drinking water sold in Indonesia. This Regulation came into force on the date of its issuance.

MOI Regulation No. 33 of 2019 dated October 18, 2019 regarding the Revocation of MOI Regulation No. 19/M-IND/PER/3/2016 regarding Provisions to Grant Recommendation for the Import of Complementary Goods, Goods for Market Testing and/or After-Sales Service. This Regulation revokes MOI Regulation No. 19/M-IND/PER/3/2016 without providing any amendments. This Regulation came into force on the date of its issuance.

MOI Regulation No. 41 of 2019 dated October 25, 2019 regarding Green Industry Standards for Cooking Oil from Palm Oil. This Regulation implements Article 79 of Law No. 3 of 2014 regarding Industry. It came into force on the date of its issuance.

LAND AND PROPERTY

Minister of Agrarian Affairs and Spatial Planning/Head of National Land Agency (“MOAS”) Regulation No. 12 of 2019 dated July 10, 2019 regarding Land Consolidation. The stated aim of this Regulation is to help provide a modern legal framework for a well-planned and public spatial planning regime. This Regulation provides the required steps for land consolidation. It came into force on the date of its enactment.

MOAS Regulation No. 17 of 2019 dated September 20, 2019 regarding Location Permits. The stated aim of this Regulation is to provide clarity for the issuance of location permits through the Online Single Submission (“OSS”) system. This Regulation covers the requirements and procedures for obtaining a Location Permit through the OSS system, the validity period of Location Permits, the rights and obligations of permit holders, and the monitoring and evaluation of the implementation of the provisions under this Regulation. This Regulation came into force on the date of its enactment.

MOAS Regulation No. 22 of 2019 dated September 17, 2019 regarding the Acceleration of Space Utilization Licensing. This Regulation provides the technical and administrative requirements and procedures for obtaining a space utilization license, with the stated aim of easing the investment process in order to enhance economic development. This Regulation came into force on the date of its enactment.

MANPOWER

Minister of Manpower (“MOM”) Decision No. 228 of 2019 dated August 27, 2019 regarding Certain Positions that May Be Held by Foreign Workers. This Regulation provides a list of positions that are available and permitted to be held by foreign workers. If a position is not included in the list, a request for employment can be submitted to the Ministry of Manpower. The list of positions in this Regulation is adopted directly from the International Standard Classification of Occupations, which in Indonesian law is known as the Indonesian Standard Classification of Positions. This Regulation also stipulates the periodic evaluation of positions open to foreign workers. It came into force on the date of its enactment.

PUBLIC WORKS AND PUBLIC HOUSING

Minister of Public Works and Public Housing Circular Letter No. 11/SE/M/2019 dated August 1, 2019 regarding Technical Guidance on the Cost of Implementing a Construction Safety Management System. This Circular Letter covers, among other things, construction safety, work protection equipment, insurance and licenses, health and safety for workers, health infrastructure facilities, consultations with construction safety experts, and other matters related to work health and safety. This Circular Letter came into force on the date of its enactment.

TAX

OJK Regulation No. 25/POJK.03/2019 dated October 15, 2019 regarding the Reporting of Tax-Related Information on Foreign Customers to Partner Countries and Partner Jurisdictions. Under this Regulation, financial service institutions shall report financial information of foreign customers to the Indonesian tax authority through the OJK. This Regulation came into effect on October 16, 2019.

MOF Regulation No. 116/PMK.04/2019 dated August 13, 2019 regarding Import Duty Exemptions and Dispensations and/or Value-Added Tax Exemptions for Imported Goods in Relation to Contracts of Work or Coal Contracts of Work. The stated aim of this Regulation is to improve tax and customs services in the mineral and coal mining sector. This Regulation came into force 60 days after its date of issuance.

MOF Regulation No. 117/PMK.03/2019 dated August 19, 2019 regarding the Amendment of MOF Regulation No. 39/PMK.03/2018 regarding the Procedure for the Preliminary Refund of Tax Overpayment. This Regulation amends provisions on taxable entrepreneurs, low-risk taxable entrepreneurs and the requirements to be deemed a low-

risk taxable entrepreneur for pharmaceutical wholesalers, medical distributors and companies owned directly by state-owned enterprises. The requirement to submit a periodic value added tax return for the last 12 months for taxable manufacturers or producer entrepreneurs is replaced by a requirement that taxable entrepreneurs submit a periodic value added tax return for the last 12 months. This Regulation came into force on the date of its issuance.

MOF Regulation No. 119/PMK.02/2019 dated August 16, 2019 regarding Procedure for the Reimbursement of Value Added Tax or Value Added Tax and Luxury Goods Sales Tax on the Acquisition of Taxable Goods and/or Taxable Services by Contractors in the Upstream Oil and Gas Sector. This Regulation allows upstream oil and gas contractors operating in working areas to obtain refunds on value added tax and luxury goods tax sales on the acquisition of taxable goods and/or services. This Regulation came into force on the date of its issuance.

MOF Regulation No. 120/PMK.03/2019 dated August 23, 2019 regarding Procedure for Foreign Passport Holders to Obtain VAT Refund on Goods. The stated aim of this Regulation is to attract tourists and support the retail sector by improving the process for foreign passport holders to obtain value added tax refunds. This Regulation came into force on October 1, 2019.

TRADE

Minister of Trade (“MOTR”) Regulation No. 39 of 2019 dated May 31, 2019 regarding Technical Specifications for Traded Rubber Materials. This Regulation prescribes the applicable standards for traded rubber materials to ensure the fulfilment of Indonesian Standard Technical Specifications. This Regulation came into effect on the date of its enactment.

MOTR Regulation No. 47 of 2019 dated June 20, 2019 regarding the Third Amendment of MOTR Regulation No. 44/M-DAG/PER/9/2009 regarding the Procurement, Distribution and Supervision of Hazardous Substances. This Regulation provides additional provisions on the procurement, distribution and supervision of hazardous substances. It came into force 30 days from June 20, 2019.

MOTR Regulation No. 61 of 2019 dated August 9, 2019 regarding Approval of Trade Exhibition Organizations. The stated aim of this Regulation is to improve trade exhibitions for the purpose of increasing sales of Indonesian products domestically and internationally. This Regulation came into force 30 days from August 9, 2019

MOTR Regulation No. 78 of 2019 dated October 18, 2019 regarding the Amendment of MOTR Regulation No. 38 of 2019 regarding Provisions on the Manual and After-Sales Service Guarantee for Electronics and Telematics Products. This Regulation adds definitions for international mobile equipment identity (“IMEI”) and subscriber identification module (“SIM”). Producers, importers and business players are obligated to guarantee the registration and validation of IMEI contained on the label and/or packaging of cellular phones, handheld computers and tablet computers used as SIM-based communication devices. Producers or importers are obligated to withdraw from circulation any electronics or telematics products that contain an IMEI that has not been registered and validated. This Regulation also amends provisions related to administrative sanctions, adding business actors to the list of parties subject to administrative sanctions. This Regulation comes into force six months from October 18, 2019.

MOTR Regulation No. 79 of 2019 dated October 18, 2019 regarding the Amendment of MOTR Regulation No. 73/M-DAG/PER/9/2015 regarding the Mandatory Labeling of Goods in the Indonesian Language. This Regulation amends the standards for Indonesian-language labels for goods distributed in Indonesia. This Regulation comes into force six months from October 18, 2019.

MOTR Regulation No. 80 of 2019 dated October 23, 2019 regarding the Amendment of MOTR Regulation No. 109 of 2018 regarding Provisions on the Export of Coffee. This Regulation accommodates electronic export applications and reports to <http://inatrade.kemendag.go.id> and also accommodates the newly adopted Online Single Submission system and Business Identity Number (*Nomor Induk Bisnis* or “NIB”) for business actors. It came into force 30 days from October 23, 2019.

MOTR Regulation No. 82 of 2019 dated October 23, 2019 regarding Provisions on the Import of Forestry Products. This Regulation accommodates electronic export applications and reports to <http://inatrade.kemendag.go.id> and further accommodates the newly adopted Online Single Submission system and NIB for business actors. It came into force 30 days from October 23, 2019, revoking MOTR Regulation No. 97/M-DAG/PER/11/2015.

TRANSPORTATION

Minister of Transportation (“MOT”) Regulation No. PM 45 of 2019 dated July 30, 2019 regarding the Amendment of MOT Regulation No. PM 88 of 2018 regarding Norms, Standards, Procedures and Criteria for Online Single Submission in the Transportation Sector in the Land Sub-Sector. This Regulation introduces six new business and commercial/operational licenses that are now issued by the Online Single

Submission system. These licenses include (i) approval to operate river and lake transportation; (ii) approval to establish a freight terminal; and (iii) approval to operate crossing transportation. This Regulation came into force on the date of its issuance.

MOT Regulation No. PM 46 of 2019 dated July 30, 2019 regarding the Amendment of MOT Regulation No. 92 of 2018 regarding Procedures and Requirements for the Issuance of Approval for the Use of Foreign Ships for Activities other than Passenger and/or Cargo Transportation Activities in Domestic Sea Transportation Activities. This Regulation stipulates that foreign ships conducting activities other than passenger and/or cargo transportation activities in Indonesian territory are the responsibility of national sea transportation companies, as the operators of such vessels, until the ships exit Indonesian territory. This Regulation adds provisions on, among other topics, the period of foreign ship utilization approval. It also stipulates that foreign ships conducting activities other than passenger and/or cargo transportation activities, other than certain drilling activities, and which have a work contract of more than two years as of the coming into effect of this Regulation must have an Indonesian flag. This Regulation came into force on the date of its enactment.

MOT Regulation No. PM 52 of 2019 dated August 1, 2019 regarding Public Passenger Transport Services in National Strategic Areas. This Regulation covers the requirements and procedures for granting subsidies for public transportation services in national strategic areas. It came into force on the date of its enactment.

MOT Regulation No. PM 53 of 2019 dated August 12, 2019 regarding Procedures for Motor Vehicle Recall. Motor vehicles already having a type test certificate or design decision letter shall be recalled if there is an indication of a product defect. Such defects include design defects and/or production errors. Assemblers, manufacturers, importers, distributors and motor vehicle brand holders must have a written standard operating procedure for product recalls and that standard must be made publicly available. Any recall shall be reported to the MOT through the Director General of Land Transportation no later than 14 working days before the planned recall. After submitting the report, the assembler, manufacturer, importer, distributor or brand holder shall announce the recall to motor vehicle owners. In the event of an urgent situation, the motor vehicle recall can be done prior to submitting the report to the MOT. This Regulation came into effect on the date of its enactment.