**Errata & Clarifications**

**Errata**

*NOTE: For greater clarity about the errata, we publish a revised text of the Moot Exercise (Attached hereto)*

Notice of Intent to Submit a Claim to Arbitration under the ASEAN Comprehensive Investment Agreement (ACIA)

Para. 26, first line: substitute “executed” with “continued executing”

Para. 28, first line: insert “the” between “on” and “island”

Government of Sunda’s Response to the Notice of Arbitration


Para. 20, first line: substitute “June 24, 2010” with “June 24, 2015”

Para 21, first line: substitute “August 18, 2010” with “August 18, 2015”

Para. 26, first line: substitute “May 4, 2010” with “May 11, 2014”, and substitute in the fifth line “four” with “five”

Para. 29, first line: substitute “June 2, 2015” with “June 2, 2014”


Para. 31, third line: delete “a few months earlier”

**Clarifications**

1. Did Ashanti’s Government undertake any steps to amend the FIT Contract to ensure HACO would not incur penalties for the delay?
   No, it did not. But the moratorium did suspend the application of the contract, including the schedules for contract performance.

2. Was Cheng P & S Corp. investing in the development of a hydro energy facility or a different alternative energy facility?
   Yes, a hydro energy facility.