

## 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. 8, fourth and fifth lines: substitute “Green Energy and Green Economy Act, 2012 (“GEGEA”)” with “Law for Sustainable Energy, 2012”. Also substitute the same expressions in footnote 7.

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 30, first line: substitute “August 12, 2015” with “August 2, 2014” and at line four, substitute “August 20, 2015” with “August 10, 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.