ABRIDGED SUPPLEMENTARY INFORMATION

THE FINANCIAL SERVICES AUTHORITY (OTORITAS JASA KEUANGAN. "OJK") NEITHER GIVES ITS APPROVAL OR DISAPPROVAL ON THE SECURITIES. NOR DOES THE OJK CONFIRM THE ACCURACY OR COMPLETENESS OF THE CONTENT OF THIS SUPPLEMENTARY INFORMATION. ANY STATEMENT IN CONTRARY TO THE ABOVE SHALL CONSTITUTE AN UNLAWFUL ACT.

PT MEDCO ENERGI INTERNASIONAL TBK ("THE COMPANY") AND THE BOND JOINT LEAD UNDERWRITERS SHALL BE FULLY RESPONSIBLE FOR THE ACCURACY OF ALL MATERIAL INFORMATION OR FACTS, AND THE TRUTHFULNESS OF OPINIONS STATED IN THIS SUPPLEMENTARY INFORMATION.

THIS PUBLIC OFFERING IS A PHASE-6 DEBT SECURITIES OFFERING OF THE SHELF-REGISTERED PUBLIC OFFERING II THAT HAS BECOME EFFECTIVE.



MEDCOENERGI PT MEDCO ENERGI INTERNASIONAL TBK

Domiciling in South Jakarta, Indonesia

Main Business Activities:

Exploration, mining and production of oil & gas and other energies.

Head Office:

Head Office:
The Energy Building, 53rd-53th Floor SCBD Lot. 11A
Jl. Jend. Sudirman Kav. 52-53, South Jakarta 12190
Phone: (+62 21) 2995 3000
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SHELF-REGISTERED PUBLIC OFFERING MEDCO ENERGI INTERNATIONAL SHELF-REGISTERED BONDS II WITH A TARGET RAISED FUND TOTALING Rp5,000,000,000 (FIVE TRILLION RUPIAH)

With regard to the Shelf-Registered Public Offering II referred to above, the Company has issued and offered: MEDICO ENERGI INTERNATIONAL SHELF-REGISTERED BONDS II 2016 PHASE I
WITH A TOTAL BOND PRINCIPAL OF Rp1,250,000,000,000.- (ONE TRILLION TWO HUNDRED FIFTY BILLION RUPIAH)
("SHELF-REGISTERED BONDS PHASE I")

MEDCO ENERGI INTERNATIONAL SHELF-REGISTERED BONDS II 2016 PHASE II
WITH A TOTAL BOND PRINCIPAL OF Rp1,250,000,000.- (ONE TRILLION TWO HUNDRED FIFTY BILLION RUPIAH)
("SHELF-REGISTERED BONDS PHASE II")

("SHELF-REGISTERED BONDS PHASE II")

MEDCO ENERGI INTERNATIONAL SHELF-REGISTERED BONDS II 2016 PHASE III

WITH A TOTAL BOND PRINCIPAL OF RP274,000,000 (TWO HUNDRED SEVENTY FOUR BILLION RUPIAH)

("SHELF-REGISTERED BONDS PHASE III")

MEDCO ENERGI INTERNATIONAL SHELF-REGISTERED BONDS II 2017 PHASE IV

WITH A TOTAL BOND PRINCIPAL OF RP388,000,000,000 (THREE HUNDRED EIGHTY EIGHT BILLION RUPIAH)

("SLIEL E. PEGISTERED BONDS PHASE IV") ("SHELF-REGISTERED BONDS PHASE IV")
MEDCO ENERGI INTERNATIONAL SHELF-REGISTERED BONDS II 2017 PHASE V

WITH A TOTAL BOND PRINCIPAL OF Rp1,271,500,000,000.- (ONE TRILLION TWO HUNDRED SEVENTY ONE BILLION FIVE HUNDRED MILLION RUPIAH) ("SHELF-REGISTERED BONDS PHASE V")

and With regard to the Shelf-Registered Public Offering II referred to above, the Company shall issue and offer:

MEDCO ENERGI INTERNATIONAL SHELF-REGISTERED BONDS II 2017 PHASE VI
WITH A TOTAL BOND PRINCIPAL OF Rp566,500,000,000.- (FIVE HUNDRED SIXTY SIX BILLION FIVE HUNDRED MILLION RUPIAH) ("BONDS").

The Bonds shall be issued scripless, except for the Bonds Jumbo Certificate, which shall be issued by the Company under the name of KSEI as debentures to the Bondholders. The Bonds shall be offered at 100% (one hundred percent) of the Bond Principal value and shall consist for 2 (two) series with a total principal amount of Rp566,500,000,000 (five hundred sixty six billion five hundred million Rupiah), underwritten in full commitment, subject to the following provisions:

The A Series Bonds offered shall amount to Rp415,000,000,000 (four hundred fifteen billion Rupiah), bearing a Bond interest rate of 10.3% (ten point three percent) A Series

per annum. The term of the Bonds shall be 42 (forty two) months, commencing on the Issue Date.

The B Series Bonds offered shall amount to Rp151,500,000,000 (one hundred fifty one billion five hundred million Rupiah), bearing a Bond interest rate of 10.8% (ten point eight percent) per annum. The term of the Bonds shall be 60 (sixty) months, commencing on the Issue Date. **B** Series

The Bond Interest shall be paid every 3 (three) months in accordance with the respective Interest Payment Date, commencing on the Issue Date. The first Bond Interest payment shall be made on December 28, 2017, whereas the last Bond Interest payment, as well as the maturity of each Bond, shall be made on March 28, 2021 for A Series Bonds, and on September 28, 2022, for B Series Bonds. The repayment of the Bonds shall be paid in full (bullet payment) upon maturity.

IMPORTANT NOTICE
THE BONDS ARE NOT SECURED WITH SPECIFIC COLLATERALS IN THE FORM OF OBJECTS OR REVENUES OR OTHER ASSETS OF THE COMPANY IN ANY FORM AND ARE NOT SECURED BY ANY OTHER PARTY WHATSOEVER. ALL OF THE COMPANY'S ASSETS, BOTH MOVABLE AND IMMOVABLE ASSETS, WHETHER THOSE THAT HAVE EXISTED OR WILL EXIST IN THE FUTURE, IN ACCORDANCE WITH THE PROVISIONS OF ARTICLE 1131 AND 1132 OF THE CIVIL CODE, SHALL SERVE AS COLLATERALS FOR ALL OF THE COMPANY'S DEBTS TO ALL ITS CREDITORS THAT ARE NOT SECURED WITH SPECIFIC COLLATERALS OR THOSE WITHOUT PREFERENCE, INCLUDING THESE BONDS, WHICH SHALL RANK PARI PASSU

THE BUYBACK OF THE BONDS MAY BE CONDUCTED ONLY AFTER 1 (ONE) YEAR SUBSEQUENT TO THE ALLOTMENT DATE, ON WHICH THE COMPANY MAY BUY BACK A PORTION OR ALL OF THE BONDS PRIOR TO THE PRINCIPAL PAYMENT DATE OF THE BONDS. THE COMPANY SHALL HAVE THE RIGHT TO TREAT SUCH BUYBACK AS REPAYMENT OF THE BONDS OR TO BE HELD WITH DUE CONSIDERATIONS TO THE PROVISIONS OF THE TRUSTEE AGREEMENT AND THE PREVAILING LAWS AND REGULATIONS. INFORMATION CONCERNING THE BUYBACK IS AVAILABLE IN CHAPTER I OF THIS SUPPLEMENTARY INFORMATION.

THE COMPANY SHALL ONLY ISSUE THE BONDS JUMBO CERTIFICATE THAT SHALL BE REGISTERED UNDER THE NAME OF PT KUSTODIAN SENTRAL EFEK INODNESIA ("KSEI"), WHICH SHALL BE DISTRIBUTED ELECTRONICALLY AND AMINISTERED IN THE COLLECTIVE DEPOSITORY OF KSEI.

IN CONNECTION WITH THE BONDS ISSUE, THE COMPANY HAS OBTAINED THE FOLLOWING RATING ON MEDCO ENERGI INTERNASIONAL SHELF-REGISTERED BONDS II WITH A MAXIMUM AMOUNT OF Rp5,000,000,000,000 FROM PT PEMERINGKAT EFEK INDONESIA ("PEFINDO"):

idA+(Single A Plus)

THE COMPANY'S MAIN RISK EXPOSURES ARE RISKS RELATED TO OIL & GAS EXPLORATION AND PRODUCTION. INVESTORS PURCHASING THE BONDS MAY FACE THE RISK THAT THE BONDS OFFERED IN THIS PUBLIC OFFERING MAY NOT BE LIQUID, WHICH, AMONG OTHERS, MAY BE DUE TO THE FACT THAT BONDS ARE GENERALLY PURCHASED AS LONG-TERM INVESTMENTS

THE BONDS SHALL BE ENTIRELY LISTED ON PT BURSA EFEK INDONESIA ("IDX")

JOINT LEAD UNDERWRITERS AND UNDERWRITERS







PT BCA SEKURITAS PT SAMUEL SEKURITAS INDONESIA PT TRIMEGAH SEKURITAS INDONESIA Tbk.

TRUSTEE PT Bank Mega Tbk

SCHEDULE			
Effective Date	:	June 28, 2016	
Public Offering Period	:	September 26, 2017	
Allotment Date	:	September 27, 2017	
Payment Date by Investor	:	September 27, 2017	
Bonds Electronic Distribution Date (Issue Date)	:	September 28, 2017	
Bonds Listing Date on the Indonesia Stock Exchange	:	September 29, 2017	

SHELF-REGISTERED PUBLIC OFFERING

Title of the Bonds

Medco Energi Internasional Shelf-Registered Bonds II 2017 Phase VI ("Bonds")

Type of Bonds

The Bonds shall be issued scripless, except for the Bonds Jumbo Certificate, which shall be issued to be registered under the name of KSEI as debentures for the benefit of the Bondholders through the Account Holders, and shall be registered on the date the Bonds Jumbo Certificate is submitted by the Company to KSEI. The evidence of ownership of the Bonds for the Bondholders shall be the Written Confirmation issued by KSEI or the Account Holders.

Offer Price

The Bonds shall be offered at 100% (one hundred percent) of the Bond Principal as of the Issue Date.

Bond Principal Amount, Bond Interest, and Maturities

The Bonds shall be issued with a total Bond Principal of Rp566,500,000,000 (five hundred sixty six billion five hundred million Rupiah), underwritten in full commitment as described below:

- a. A Series: Total A Series Bonds shall be offered with a total Bond Principal of Rp415,000,000,000,000 (four hundred fifteen billion Rupiah), with a fixed interest rate of 10.3% (ten point three percent) per annum and having a maturity of 42 (forty two) months from the Issue Date. The principal repayment of the A Series Bonds shall be made in full on the Principal Payment Date of A Series Bonds, which shall fall on March 28, 2021; and
- b. B Series: Total B Series Bonds shall be offered with a total Bond Principal of Rp151,500,000,000 (one hundred fifty billion five hundred million Rupiah), with a fixed interest rate of 10.8% (ten point eight percent) per annum and having a maturity of 60 (sixty) months from the Issue Date. The principal repayment of the B Series Bonds shall be made in full on the Principal Payment Date of B Series Bonds, which shall fall on September 28, 2022.

The aforementioned Bond Interest Rate shall be the percentage per annum of the nominal value, calculated based on the elapsed Calendar Days whereas 1 (one) year shall consist of 360 (three hundred sixty) days and 1 (one) month shall consist of 30 (thirty) days. The Bond Interest shall be paid on a Quarterly basis commencing on the Issue Date on the Bond Interest Payment Dates.

The Bonds shall be paid in the sum equal to the Bond Principal stated on the Written Confirmation owned by the Bondholders, with due considerations to the Bonds Certificate and the provisions of the Trustee Agreement.

The Bond Interest Payment schedule is set forth in the following table:

Interest	Bond Interest Payment Date		
No.	A Series	B Series	
1	December 28, 2017	December 28, 2017	
2	March 28, 2018	March 28, 2018	
3	June 28, 2018	June 28, 2018	
4	September 28, 2018	September 28, 2018	
5	December 28, 2018	December 28, 2018	
6	March 28, 2019	March 28, 2019	
7	June 28, 2019	June 28, 2019	
8	September 28, 2019	September 28, 2019	
9	December 28, 2019	December 28, 2019	
10	March 28, 2020	March 28, 2020	
11	June 28, 2020	June 28, 2020	

12	September 28, 2020	September 28, 2020
13	December 28, 2020	December 28, 2020
14	March 28, 2021	March 28, 2021
15		June 28, 2021
16		September 28, 2021
17		December 28, 2021
18		March 28, 2022
19		June 28, 2022
20		September 28, 2022

Bond Interest Payment Procedures

The Bond Principal Repayment and Bond Interest Payment from the Company to the Bondholders through the Account Holders shall be made through KSEI as the Paying Agent in accordance with the terms and conditions set forth in the Paying Agent Agreement and in accordance with the respective payment schedule set forth in the Trustee Agreement. In the event that the date of the Bond Principal Repayment and/or the Bond Interest Payment falls on other than the Exchange Day, such payment shall be made on the next Exchange Day.

Transfer unit and minimum subscription

The unit of transfer of the Bonds shall be Rp1 (one Rupiah) or any multiple thereof.

Subscription Unit

The minimum subscription of the Bonds shall be no less than Rp5,000,000 (five million Rupiah) and/or any multiple thereof.

Collateral

The Bonds are not secured by any specific collaterals, but secured by all of the Company's assets, both movable and immovable assets, whether those existing or will exist in the future, which shall serve as collaterals for the Bondholders in accordance with the provisions set forth in Article 1131 and 1132 of the Civil Code. The rights of the Bondholders shall rank pari passu without preference with all of the Company's other creditors, whether those existing or will exist in the future, except for the rights of the Company's creditors that are specifically secured by the Company's assets, whether those existing or will exist in the future.

Bond Buyback

Further information concerning the repurchase (buyback) shall be described in Chapter I of the Supplementary Information concerning the Shelf-Registered Public Offering

Allowance for Bond Principal Repayment Fund (Sinking Fund)

The Company does not form a sinking fund for the Bonds based on the consideration to optimize the use of proceeds from the Bonds Shelf-Registered Public Offering in accordance with the purpose of use of proceeds from the Bonds Shelf-Registered Public Offering.

Covenants and Obligations of the Company

Further information concerning the Company's covenants and obligations shall be described in Chapter I of the Supplementary Information concerning the Shelf-Registered Public Offering.

Rights of the Bondholders

Further information concerning the rights of the Bondholders shall be described in Chapter I of the Supplementary Information concerning the Shelf-Registered Public Offering.

Governing Law

All agreements with regard to the Bonds are based on and subject to the laws prevailing in Indonesia.

Rating Result

According to Regulation No. IX.C.1 and Regulation No. IX.C.11, the Company has obtained the rating with respect to the issuance of the Bonds, which was performed by Pefindo. Pursuant to Letter No. RTG-062/PEF-DIR/IX/2017 dated September 11, 2017, the Bonds are rated:

_{id}A+ idA+(*Single A Plus*)

USE OF PROCEEDS FROM THE BONDS SHELF-REGISTERED PUBLIC OFFERING

Proceeds from the Bonds Public Offering, after deducting commission fee, shall be entirely used to finance capital expenditures, including capital expenditures incurred from future asset acquisitions.

STATEMENT OF INDEBTEDNESS

As of March 31, 2017, the Company had a total consolidated liabilities of USD2,647.1 million, consisting of consolidated current liabilities of USD1,035.4 million and consolidated non-current liabilities of USD1,611.7 million.

	(In USD)
	March 31,
	2017
CURRENT LIABILITIES	
Short-term bank loans	16,000,000
Trade payables	
- Related parties	-
- Third Parties	109,433,139
Other payables	
- Related parties	-
- Third Parties	44,516,456
Taxes payable	79,390,947
Liabilities directly associated with non-current assets classified as held for sale	141,864,851
Accrued expenses and other provisions	71,119,667
Short-term employee benefit	2,826,271
Derivative payables	103,528,919
Current maturities (in one year) of long-term debt	
- Bank Loans	185,029,145
- Rupiah Bonds	262,507,994
- US Dollar Bonds	17,849,627
Advances from customers	
- Related parties	-
- Third Parties	1,285,620
Total current liabilities	1,035,352,636
NON-CURRENT LIABILITIES	
Long-term debt - net of current maturities (in one year)	000 000 405
- Bank Loans	906,880,165
- Rupiah Bonds	236,271,238
- US Dollar Bonds	74 400 050
- Singapore Dollar Bonds - Medium Term Notes	71,198,859
	128,354,320
Other payables	58,281,105
Deferred tax liabilities	93,251,572
Long-term employee benefit	44,055,778
Derivative payables	12,135,214
Asset abandonment and site restoration obligations and other provisions	61,314,000
Total non-current liabilities	1,611,742,251
Total liabilities	2,647,094,887

Liabilities that will mature within 3 (three) months from the issuance of the Supplementary Information amount to Rp500,000,000,000, consisting of:

1. Medco Energi Internasional Shelf-Registered Bonds I 2012 Phase 1 amounting to Rp500,000,000,000, in December 2017.

The liabilities shall be paid by the Company using the Company's internal cash flows and cash flows from financing activities of the Company's Group.

No liabilities of the Subsidiaries that will mature within 3 (months) from the issuance of this Supplementary Information.

SUPPLEMENTARY INFORMATION ON THE COMPANY

1. Brief History of the Company

The Company was established within the framework of Domestic Capital Investment pursuant to the Law No. 6 of 1968, as amended by the Law No. 12 of 1970, which was last amended by the Law No. 25 of 2007 concerning Capital Investment, based on the Deed of Establishment No. 19 dated June 9, 1980 as amended by the Deed of Amendment No. 29 dated August 25, 1980, and the Deed of Amendment No. 2 dated March 2, 1981, the three of which were drawn up before Imas Fatimah, S.H., a Notary in Jakarta, the deeds of which were approved by the Minister of Law and Human Rights by virtue of Decree No. Y.A.5/192/4 dated April 7, 1981, and were registered in Jakarta District Court under No. 1348, No. 1349, and No. 1350, respectively, dated April 16, 1981, and were announced in the State Gazette of the Republic of Indonesia No. 102 dated December 22, 1981, Supplement No. 1020/1981.

Subsequent to the Company's Shelf-Registered Public Offering of Shelf-Registered Bonds II 2017 Phase V, the Company has amended its Articles of Association as stipulated in the Deed No. 30/2017. Pursuant to the Deed No. 30/2017, the shareholders of the Company have approved the split of the Company's nominal value per share from Rp100.00 per share to Rp25.00, and therefore amended the provisions of Article 4 paragraph (1) and (2) of the Company's Articles of Association.

Pursuant to the Articles of Association, the purpose and objective of the Company are to engage in the exploration, mining and production, industry, general trade, agency and/or representative, and contractor business. To achieve the aims and objectives referred to above, the Company may carry out its main business activities, namely (i) to engage in the exploration, mining and production of oil and gas and other energies, (ii) to engage in the drilling of oil and gas and other energies, (iii) to engage in the construction, maintenance of infrastructures, and distribution and other necessary businesses necessary in the mining of oil and gas and other energies, and (iv) to engage in general trade, including the trading of oil and gas and other energies, whether by import, export, local and inter-island trading, whether independently or based on commission on behalf of other parties, as well as trading as suppliers, wholesalers and distributors.

The Company carries out the following business activities through (i) MEPI for the exploration and production of oil and gas - Indonesia; (ii) MSS for the exploration and production of oil and gas - international; (iii) MPI and MPGI as electric power business units; (v) MEMI as a coal mining business unit; (v) MEGI as a gas distribution business unit; (vi) Medco LNG as an oil and gas downstream sector business unit; (vii) EPI as a drilling equipment leasing service business unit; (viii) AMG as a building leasing business unit and (ix) AMNT as a gold and copper mining service business unit. The said companies further carry out their business activities, whether directly or indirectly, through investment in other companies engaged in similar business fields.

2. The Company's Share Ownership Development

2017

Pursuant to the Deed No. 95/2015 and the Deed No. 30/2017, the Company's shareholder composition is as follows:

Description and Information	Nominal Value of Rp25	Nominal Value of Rp25 per Share		
	Number of Shares	Total Nominal (Rp)	(%)	
Authorized Capital	38,000,000,000	950,000,000,000		
Issued and Fully Paid-up Capital				
Encore Energy Pte. Ltd.	4,760,709,492	119,017,737,300	35.71	
Clio Capital Ventures Ltd	2,763,255,200	69,081,380,000	20.73	
Mitsubishi Corporation	1,331,241,688	33,281,042,200	9.99	
PT Medco Daya Abadi Lestari	665,620,844	16,640,521,100	4.99	
Public (each below 5%)	3,808,978,576	95,224,464,400	28.58	
Total Issued and Fully Paid-up Capital	13,329,805,800	333,245,145,000	100.00	
Shares in Portfolio	24,670,194,200	616,754,855,000		

The Company's shareholder composition based on the Shareholder Register as of September 11, 2017, issued by the Share Registrar is as follows:

Description and Information	Nominal Value of Rp100 per Share		
	Number of Shares	Total Nominal (Rp)	(%)
Authorized Capital	9,500,000,000	950,000,000,000	
Issued and Fully Paid-up Capital			
Encore Energy Pte. Ltd.	1,190,177,373	119,017,737,300	35.71
Clio Capital Ventures Ltd	690,813,800	69,081,380,000	20.73
Mitsubishi UFJ Sec S/A Mitsubishi Corporation	332,810,422	33,281,042,200	9.99
PT Medco Daya Abadi Lestari	166,405,211	16,640,521,100	4.99
PT Medco Duta	8,305,500	830,550,000	0.25
PT Multifabrindo Gemilang	2,000,000	200,000,000	0.06
Public (each below 5%)	907,945,444	90,794,544,400	27.25
	3,298,457,750	329,845,775,000	98.98

Treasury Stock	33,993,700	3,399,370,000	1.02
Total Issued and Fully Paid-up Capital	3,332,451,450	333,245,145,000	100.00
Shares in Portfolio	6.167.548.550	616.754.855.000	

As of the issuance of this Supplementary Information, the Share Registrar has not issued the Company's Share Register that has included the adjustment on the Company's total shares following the stock split.

KEY FINANCIAL HIGHLIGHTS

The following tables present the key consolidated financial highlights of the Company and its Subsidiaries, which figures are derived from the Company's and its Subsidiaries' consolidated financial statements for the three-month period ended March 31, 2017, and 2016, and the years ended December 31, 2016, 2015, 2014, 2013 and 2012.

The key financial highlights of the consolidated statements of profit and loss and other comprehensive income of the Company and its Subsidiaries for the three-month periods ended March 31, 2017, and 2016, and the years ended December 31, 2013, 2014, 2015, and 2016, and the financial highlights of the consolidated statements of financial position of the Company and its Subsidiaries as of such dates, are derived from the audited consolidated financial statements of the Company and its Subsidiaries for the periods, which are entirely presented in this Information Memorandum and have been audited by the Registered Public Accountant Purwantono, Sungkoro & Surja, an independent public accountant, with Susanti as the partner in-charge, based on the auditing standards established by the Indonesian Institute of Public Accountants (*Institut Akuntan Publik Indonesia*, "IAPI"), with unqualified opinion, whereby the audited consolidated financial statements as of December 31, 2014, and January 1, 2014/December 31, 2013, were restated with regard to the implementation of certain Statement of Financial Accounting Standards that were effective since January 1, 2015, whether applied prospectively or retrospectively, ("2015 SFAS Implementation") and certain accounts were reclassified, the reports of which are presented in this Supplementary Information.

The key financial highlights of the consolidated statements of profit and loss and other comprehensive income of the Company and its Subsidiaries for the year ended December 31, 2012, and the key financial highlights of the consolidated statements of financial position of the Company and its Subsidiaries are derived from the audited consolidated financial statements of the Company and its Subsidiaries for the periods, which have been audited by the Registered Public Accountant Purwantono, Suherman & Surja, an independent public accountant, with Feniwati Chendana, CPA, as the partner in-charge, based on the auditing standards established by IAPI, with unqualified opinion, which reports are not presented in the Supplementary Information.

STATEMENTS OF FINANCIAL POSITION

(In USD)

BALANCE SHEET	March 31,	Decembe	r 31,
BALANCE SHEET	2017	2016	2015
ASSETS			
CURRENT ASSETS			
Cash and cash equivalents	157,092,916	164,560,884	463,175,233
Short-term investments	26,641,309	66,885,629	225,930,397
Restricted time deposit and cash in banks	=	-	3,174,701
Trade Receivables			
- Related parties	=	694,960	20,220,257
- Third Parties	190,701,871	182,511,820	78,320,827
Other receivables			
- Related parties	257,222,727	250,745,343	2,227,846
- Third Parties	132,003,745	100,868,158	120,596,059
Inventories	72,309,057	70,290,770	40,067,047
Non-current assets classified as held for sale	644,221,071	266,355,418	1,237,635
Prepaid taxes	2,658,540	4,244,739	10,141,018
Prepaid expenses	3,180,313	4,741,217	3,538,317
Advance for investment	-	-	75,000,000
Other current assets	3,919,253	22,361,847	1,233,939
Total current assets	1,489,950,802	1,134,260,785	1,044,863,276
NON-CURRENT ASSETS			
Other receivables			
- Related parties	-	-	29,620,713
- Third Parties	42,547,720	51,793,728	920,812
Restricted time deposit and cash in banks	2,351,334	2,401,983	3,958,521
Deferred tax assets	79,078,613	90,359,085	31,146,229
Long-term investments	920,630,495	924,497,143	208,691,221
Investment in project	-	22,674,035	22,709,840
Fixed Asset	4,918,679	5,170,315	68,961,789
Mining properties	-	-	-
Investment properties	-	351,258,964	361,520,701
Exploration and evaluation assets	75,906,894	70,439,368	81,739,073
Oil and gas properties	914,235,338	921,245,047	998,527,961

(In USD)

DALANOE CUEET	March 31,	Decembe	(In USD) er 31,
BALANCE SHEET	2017	2016	2015
Goodwill	1,017,204	16,237,204	37,125,795
Derivative assets	3,926,374	1,659,449	-
Other assets	41,871,475	5,133,497	20,022,897
otal non-current assets	2,086,484,126	2,462,869,818	1,864,945,552
Total assets	3,576,434,928	3,597,130,603	2,909,808,828
LIABILITIES AND EQUITY			
LIABILITIES			
CURRENT LIABILITIES	40.000.000	40.000.000	
Short-term bank loans	16,000,000	16,000,000	
Frade payables Related parties			57,936
Third Parties	109,433,139	104,920,029	77,324,045
Other payables	109,433,139	104,920,029	11,324,043
Related parties			1,740,32
Third Parties	44,516,456	102,524,904	72,809,23
Taxes payable	79,390,947	32,378,526	10,927,712
Liabilities directly associated with non-current assets classified as held for sale	141,864,851	62,177,436	8,724,108
Accrued expenses and other provisions	71,119,667	75,492,247	86,746,29
Short-term employee benefit	2,826,271	3,956,404	589,548
Derivative payables	103,528,919	63,767,824	000,04
Current maturities of long-term debt	103,320,919	00,707,024	
Bank Loans	185,029,145	228,476,617	179,502,49
Rupiah Bonds	262,507,994	148.700.823	173,002,43
US Dollar Bonds	17,849,627	17,841,893	78,827,354
Advances from customers	17,043,027	17,041,033	70,027,33
Related parties	_	354,509	305,149
Third Parties	1,285,620	3,969,070	9,061,15
Total current liabilities	1,035,352,636	860,560,282	526,615,346
NON-CURRENT LIABILITIES			
Long-term debt - net of current maturities (in one year)			
Bank Loans	906,880,165	1,009,552,427	908,214,456
Rupiah Bonds	236,271,238	316,889,775	252,946,82
US Dollar Bonds	-	=	18,742,97
Singapore Dollar Bonds	71,198,859	68,334,183	69,973,05
Medium Term Notes	128,354,320	127,544,863	71,999,34
Other payables	58,281,105	55,477,230	11,610,86
Deferred tax liabilities	93,251,572	104,718,481	110,531,01
Long-term employee benefit	44,055,778	41,571,976	6,993,17
Derivative payables	12,135,214	67,505,001	157,631,68
Asset abandonment and site restoration obligations and other provisions	61,314,000	54,467,529	72,956,220
Total non-current liabilities	1,611,742,251	1,846,061,465	1,681,599,623
Total liabilities	2,647,094,887	2,706,621,747	2,208,214,969
EQUITY			
Paid-up Capital	101,154,464	101,154,464	101,154,464
Treasury Stock	(2,000,541)	(2,000,541)	(1,122,893
7.000.00	99.153.923	99,153,923	100.031.57
Additional paid-in capital	180,657,446	180,657,446	181,487,838
Effects of changes in equity transactions of Subsidiaries/Associates	• •		
Effects of changes in equity transactions of Cabstalanes//tescolates	9,508,620	9,508,620	9,400,343
Translation adjustments Fair value adjustments on cash flow hedging instruments	(25,773,899)	(26,438,586)	(28,365,965
all value adjustments on cash now nedging institutions	4,290,535	(6,739,002)	(33,440,020
Share of other comprehensive income (loss) of Associates and Joint Ventures	(41,422,702)	(26,860,021)	(2,713,819
Remeasurement of defined benefit program Retained Earnings	24,057,930	27,010,208	23,580,468
Appropriated	6,492,210	6,492,210	6,492,210
Unappropriated	667,824,509	624,767,587	440,010,03
Total Equity attributable to the equity holders of the parent company	924,788,572	887,552,385	696,482,657
Non-controlling interest	4,551,469	2,956,471	5,111,202
Total Equity	929,340,041	890,508,856	701,593,859

CONSOLIDATED STATEMENTS OF PROFIT AND LOSS AND OTHER COMPREHENSIVE INCOME

(In USD)

March 31	ı	December 3	31,
2017	2016*	2016*	2015
	ĺ		
210,262,577	130,836,690	583,027,141	575,275,962
(48,413,434)	(39,561,323)	(205,051,669)	(215,265,607)
	* * * * * * * * * * * * * * * * * * * *		(113,813,926) (21,278,975)
			(6,811,268)
(194,724)	(235,926)	(634,781)	(813,253)
(105,187,616)	(70,600,594)	(336,256,896)	(357,983,029)
105,074,961	60,236,096	246,770,245	217,292,933
(00.00=.000)	(00.050.450)	(0.4.00=.000)	(440.000.040)
			(112,059,517)
			(77,230,553) 4,278,018
7,204,200	2,042,093		4,270,010
	_	331,033,417	
-	-	-	50,247,693
_	_	(11 924 603)	_
		(11,021,000)	
10,015,651	484,048	(27,202,127)	7,206,901
-	-	(288,913,678)	(217,246,599)
17,323,639	3,577,854	16,740,959	18,585,679
(1,281,389)	(8,491,174)	(6,036,932)	(13,999,896)
	42 242 422		//aa aa a a //
78,219,552	13,016,490	292,817,448	(122,925,341)
(28,657,041)	6,328,084	(62,781,870)	(31,257,289)
49,562,511	19,344,574	230,035,578	(154,182,630)
(4,910,591)	(8,353,838)	(42,986,599)	(31,990,911)
44,651,920	10,990,736	187,048,979	(186,173,541)
664,687	2,712,247	1,927,379	(5,550,980)
11,029,537	12,390,502	26,701,018	(1,786,666)
(14,606,589)	(3,090,783)	(24,152,180)	5,924,578
42.009	-	5,978	222,353
43,908	I		
(1,995,152)	1,031,608	3,723,354	5,574,795
	2017 210,262,577 (48,413,434) (33,851,619) (19,488,959) (3,238,880) (194,724) (105,187,616) 105,074,961 (30,807,668) (29,389,848) 7,284,206 10,015,651 17,323,639 (1,281,389) 78,219,552 (28,657,041) 49,562,511 (4,910,591) 44,651,920	210,262,577	2017 2016* 2016* 210,262,577 130,836,690 583,027,141 (48,413,434) (39,561,323) (205,051,669) (33,851,619) (25,966,592) (110,247,007) (19,488,959) (3,042,115) (13,307,007) (7,016,432) (634,781) (105,187,616) (70,600,594) (336,256,896) (105,074,961 60,236,096 246,770,245 (30,807,668) (20,252,458) (94,667,668) (29,389,848) (25,179,971) (39,568,331) 7,284,206 2,642,095 551,655,417 (11,924,603) 10,015,651 484,048 (27,202,127) (288,913,678) (1,281,389) (8,491,174) (6,036,932) 78,219,552 13,016,490 292,817,448 (28,657,041) 6,328,084 (62,781,870) 49,562,511 19,344,574 230,035,578 (4,910,591) (8,353,838) (42,986,599) 44,651,920 10,990,736 187,048,979 11,029,537 12,390,502 26,701,018

	March 31,		December 3	31,
	2017	2016*	2016*	2015
COMPREHENSIVE PROFIT (LOSS) FOR THE PERIOD/YEAR	38,831,185	24,005,518	194,960,914	(181,816,526)
PROFIT (LOSS) FOR THE PERIOD/YEAR ATTRIBUTABLE TO Equity holders of the parent company Profit (loss) for the period/year from				
continuing operations Loss for the period/year from discontinued	47,967,513	18,565,179	227,744,155	(156,143,136)
operations	(4,910,591)	(8,353,838)	(42,986,599)	(31,990,911)
Profit (loss) for the year attributable to the equity holders of the parent company	43,056,922	10,211,341	184,757,556	(188,134,047)
Profit (loss) for the year from continuing	10,000,022	10,211,011	101,707,000	(100,101,011)
operations distributed to non-controlling interest	1,594,998	779,395	2,291,423	1,960,506
	44,651,920	10,990,736	187,048,979	(186,173,541)
TOTAL COMPREHENSIVE INCOME (LOSS) FOR THE PERIOD/YEAR ATTRIBUTABLE TO Equity holders of the parent company Comprehensive income (loss) for the				
period/year from continuing operations Comprehensive loss for the period/year	42,146,778	31,579,961	235,656,090	(151,786,121)
from continuing operations	(4,910,591)	(8,353,838)	(42,986,599)	(31,990,911)
Comprehensive income (loss) for the year attributable to the equity holders of the parent company	37,236,187	23,226,123	192,669,491	(183,777,032)
Comprehensive income (loss) or the year attributable to non-controlling interest	1,594,998	779,395	2,291,423	1,960,506
<u> </u>	38,831,185	24,005,518	194,960,914	(181,816,526)
BASIC EARNINGS (LOSS) PER SHARE FROM CONTINUING OPERATIONS ATTRIBUTABLE TO EQUITY HOLDERS OF THE PARENT COMPANY	0.01468	0.00566	0.06963	(0.04696)
BASIC EARNINGS (LOSS) PER SHARE ATTRIBUTABLE TO EQUITY HOLDERS OF THE PARENT COMPANY	0.01318	0.00311	0.05649	(0.05658)

^{*} as restated

RATIOS

	March 31,	Decem	ber 31,
	2017	2016	2015
Cash ratio ⁽¹⁾	0.15x	0.15\9x	0.88x
Current ratio ^{(2)(A)}	1.44x	1.32x	1.98x
Debt to equity ratio ^{(3)(A)}	1.96x	2.17x	2.25x
Net debt to equity ratio ⁽⁴⁾	1.79x	1.99x	1.59x
Total liabilities to total equity ratio	2.85x	3.04x	3.15x
Return on assets ⁽⁵⁾	1.25%	5.20%	-6.40%
Return on equity ⁽⁶⁾	4.80%	21.00%	-26.54%
Net oil and gas assets to total assets ratio	0.26x	0.26x	0.34x
Net Sales ⁽⁷⁾ and revenues to total assets ratio	0.06x	0.16x	0.20x
Net working capital ⁽⁸⁾ to sales ratio ⁽⁷⁾	2.16x	0.47x	0.90x
Sales growth ^{(9)'} to growth of net cash flows provided by operating activities ⁽¹⁰⁾			
ratio			
	3.42x	-0.09x	3.75x
Net cash flows provided by operating activities			
to net profit ratio	1.24x	0.15x	-0.61x
EBITDA to finance costs ratio ^{(11)(A)}	4.90x	2.81x	3.02x

Note:
(1) Cash ratio is calculated based on the ratio of total cash and cash equivalents to total current liabilities as of December 31st of the respective year.
(2) Current ratio is calculated based on the ratio of total current assets to total current liabilities as of December 31st of the respective year.

- (3) Debt to equity ratio is calculated based on the ratio of total short-term bank loans; total long term bank loans, both current maturities and long-term portion, net of current maturities (including: bank loans, medium term notes, promissory notes, Rupiah Bonds, US Dollar Bonds and secured convertible bonds) to total equity as of December 31st of the respective year.
- (4) Net debt to equity ratio is calculated based on the ratio of total short-term bank loans; total long term bank loans, both current maturities and long-term portion, net of current maturities (including: bank loans, medium term notes, promissory notes, Rupiah Bonds, US Dollar Bonds and secured convertible bonds) less cash and cash equivalents to total equity as of December 31st of the respective year.
- (5) Return on assets ratio is calculated based on the ratio of net profit for the year to total assets as of December 31st of the respective year.
- (6) Return on equity ratio is calculated based on the ratio of net profit for the year to total equity as of December 31st of the respective year.
- 7) Sales also include other operating income.
- (8) Net working capital consists of current assets les current liabilities as of December 31st of the respective year.
- (9) Sales growth is calculated by comparing total sales and other operating income for the year to total sales and other operating income for the prior year
- (10) Growth of net cash flows provided by operating activities is calculated by comparing total net cash flows provided by operating activities for the year to the total net cash flows provided by operating activities for the prior year.
- (11) Net finance cost is calculated based on the sum of net interest expense of all interest-bearing liabilities or debts, net of interest income.
- (A) As of March 31, 2017, the Company has complied with the required ratios, i.e., current ratio (a minimum of 1.25x), debt to equity ratio (a maximum of 3x); and EBITDA to net finance cost ratio (a minimum of 1x).

BOND UNDERWRITING

Pursuant to the terms and conditions stipulated in the Securities Underwriting Agreement, the Underwriters which names are listed below, have agreed to offer the Bonds to the Public, in a maximum amount of Rp566,500,000,000 (five hundred sixty six billion five hundred million Rupiah), which shall be underwritten in Full Commitment.

The underwriting composition, portion and percentage of the Bonds are as follows:

No.	Underwriter	Underwriting Portion (Rp)		- Total (Rp)	(9/)
		A Series	B Series	Total (Kp)	(%)
1.	PT BCA Sekuritas	139,000,000,000	24,000,000,000	163,000,000,000	28.8
2.	PT Samuel Sekuritas Indonesia	200,000,000,000	48,000,000,000	248,000,000,000	43.8
3.	PT Trimegah Sekuritas Indonesia Tbk	76,000,000,000	79,500,000,000	155,500,000,000	27.4
	TOTAL	415,000,000,000	151,500,000,000	566,500,000,000	100.0

Other than this Bond Underwriting Agreement, there are no other agreements entered into by and between the Company, Joint Lead Underwriters and Underwriters, which contents are on the contrary to this Bond Underwriting Agreement.

The Underwriters participating in the Securities Underwriting Agreement further agreed to carry out their respective duties in accordance with Regulation No. IX.A.7 Annex to the Decree of Bapepam Chairman No. Kep-691/BL/2011 dated December 30, 2011, concerning the Securities Subscription and Allotment in a Public Offering ("Regulation No. IX. A.7").

The Joint Lead Underwriters and Underwriters in this Public Offering expressly state that they are not Affiliates of the Company, whether directly or indirectly, in accordance with the definition of Affiliate in the Capital Market Law.

SUPPORTING INSTITUTIONS AND PROFESSIONALS WITH RESPECT TO THE PUBLIC OFFERING

Trustee Legal Consultant Notary PT Bank Mega Tbk Assegaf Hamzah & Partners Fathiah Helmi, S.H.

TERMS OF BOND SUBSCRIPTION

Eliqible Subscribers

Individual Indonesian Citizens and individual Foreign Citizens, regardless of their place of residence, and Indonesian or foreign legal entities or institutions, regardless of their places of domicile, shall be entitled to purchase the Bonds according to the provisions of local jurisdictions.

Bond Subscription

The subscription of the Bonds shall be submitted using the Bond Subscription Forms (*Formulir Pemesanan Pembelian Obligasi*, "FPPO") printed for such purpose, which shall be available at the office of the Underwriters stated in Chapter IX of this Supplementary Information, and subscriptions that have been submitted cannot be canceled by the Subscribers. Subscriptions of the Bonds that are not in conformity to the terms referred to above shall not be processed.

The subscriptions must be accepted by the Allotment Manager if the following conditions are met: (i) subscriptions are made using the original FPPO; and (ii) the subscriptions are submitted to the Securities Companies that are members of the securities underwriting syndicate and/or securities selling agent.

Minimum Subscription

The subscription of Bonds shall be made in the sum of no less than one unit of trading, which shall be Rp5,000,000 (five million Rupiah) or its multiples.

Public Offering Period

The Public Offering Period shall commence on September 26, 2017, during business hours and business days (Monday to Friday, 09.00-16.00 Western Indonesian Time).

Locations to File the Bond Subscription

During the Public Offering, the subscribers shall subscribe to the Bonds by submitting the FPPO during the normal working hours to the Underwriters as set forth in Chapter IX of this Supplementary Information, at the location where the subscribers obtained the Supplementary Information and FPPO.

Bond Subscription Receipt

The Underwriters receiving the subscriptions to the Bonds shall return 1 (one) copy of the signed FPPO to the Bond Subscriber as a receipt of subscription to the Bonds. Such receipt of the Bond subscription is not a guarantee that the bond subscription shall be fulfilled.

Bond Allotment

The allotment shall be performed in accordance with Regulation No. IX.A.7. In the event that the total Bonds subscribed exceeds the total Bonds offered, the allotment shall be determined according to the discretion of each Underwriter in accordance with their respective underwriting portion. The Allotment Date shall be September 27, 2017.

Each party is prohibited from, whether directly or indirectly, subscribing more than one subscription to the Bonds in this Shelf-Registered Public Offering of the Bonds. In the event of oversubscription of the Bonds and it is proven that certain parties have submitted the Bonds subscriptions through more than one subscription form for each Bonds Shelf-Registered Public Offering, whether directly or indirectly, then, for the purpose of allotment, the Allotment Manager shall include only one Bonds subscription form that is first submitted by the concerned subscriber.

The Joint Lead Underwriters shall submit the Bonds Shelf-Registered Public Offering Report to the OJK by no later than 5 (five) Business Days following the allotment date in accordance with Regulation No. IX.A.2.

The Allotment Manager shall submit the Accountant Audit Report to the OJK concerning the fairness of the allotment with reference to Regulation No. VIII.G.12 Annex to the Decree of Bapepam Chairman No. Kep-17/PM/2004 dated April 13, 2004, concerning the Guidelines for Audit by Accountant on the Securities Subscriptions and Allotments or Bonus Shares Distributions and Regulation No. IX.A.7 by no later than 30 days from the closing of the Public Offering Period. The Allotment Manager for the Bonds is PT BCA Sekuritas.

Bond Subscription Payment

Immediately after receiving the notice of the Bonds allotment result, subscribers must immediately perform payments, which may be made in cash or transfer, directed to the Underwriters where the Subscribers filed their subscriptions. The fund shall be effective (in good funds) at the accounts of the Underwriters by no later than September 27, 2017, at 15.00 Western Indonesian Time. Subsequently, the Underwriters shall immediately make the payment to the Joint Lead Underwriters by no later than such date (in good funds), which shall be directed to the following accounts:

PT BCA SEKURITAS

PT Bank Central Asia Tbk KCK Menara BCA Branch Account Number: 205 003 0591 under the name of PT BCA SEKURITAS

PT SAMUEL SEKURITAS INDONESIA

PT Bank Mandiri Tbk Bursa Efek Indonesia Branch Account Number: 104 0099 000437 under the name of PT SAMUEL SEKURITAS INDONESIA PT TRIMEGAH SEKURITAS
INDONESIA Tbk
PT Bank Central Asia Tbk
KH. Mas Mansyur Branch
Account Number: 179 303 0308
under the name of PT TRIMEGAH
SEKURITAS INDONESIA Tbk

All charges or bank provisions or transfer charges shall be borne by the Subscribers. Subscription shall be canceled in the event of failure to meet the terms of payment.

Bond Electronic Distribution

The Bonds electronic distribution shall be conducted on September 28, 2017, the Company shall be obligated to issue the Bonds Jumbo Certificate to be submitted to KSEI and instruct KSEI to credit the Bonds to the Securities Accounts of the Joint Lead Underwriters at KSEI. With the execution of such instruction, the distribution of the Bonds shall solely become the responsibility of the Joint Lead Underwriters and KSEI. The Joint Lead Underwriters shall further instruct KSEI to perform a book-entry settlement to transfer the Bonds from the Securities Accounts of the Joint Lead Underwriters to the Securities Accounts of the Underwriters in accordance with the payments made by the Underwriters according to their

respective underwriting portion. By the execution of the distribution of the Bonds to the Underwriters, then the responsibility over the distribution of the Bonds shall solely become the responsibility of the respective Underwriters.

Postponement of Public Offering Period or Cancellation of Public Offering

Within the period from the effectiveness of the Registration Statement up to the end of the Public Offering Period, the Company may postpone the Public Offering Period for a maximum period of 3 (three) months following the effectiveness of the Registration Statement or cancel the Bonds Shelf-Registered Public Offering, subject to the following provisions:

- i. An event beyond the Company's ability and control has occurred, which includes the followings:
 - a. The IDX composite index declines by more than 10% (ten percent) for 3 (three) consecutive Exchange Days;
 - b. Natural disasters, war, riots, fire, strikes which significantly affect the Company's business; and/or
 - c. Other events that have significant effect to the Company's business continuity as stipulated by the OJK based on the Form No. No. IX.A.2-11 Annex 11; and
- ii. The Company shall comply with the following provisions:
 - a. announce the postponement of Public Offering Period or cancellation of the Public Offering in at least 1 (one) daily newspaper published in the Indonesian Language with national circulation by no later than 1 (one) business day following such postponement or cancellation. In addition to the obligation to issue an announcement in the newspaper, the Company may also issue such information in other mass media;
 - b. inform the postponement of Public Offering Period or cancellation of the Public Offering to the OJK on the same day as the announcement referred to in point a) above;
 - c. submit the proof of announcement referred to in point a to the OJK by no later than 1 (one) business days subsequent to the said announcement; and
 - d. the Company postponing the Public Offering Period or canceling an ongoing Public Offering shall, in the event that Securities subscriptions have been paid, refund the Securities Subscription fund to the subscriber by no later than 2 (two) business days following such decision to postpone or cancel the Public Offering.

In the event of termination of the Bonds Underwriting Agreement that results in the cancellation of the Bonds Shelf-Registered Public Offering, in which the Bonds subscription payments have been received by the Joint Lead Underwriters and have not been paid to the Company, then, the Joint Lead Underwriters shall be obligated to refund such payment to the subscribers of the Bonds by no later than 2 (two) Business Days subsequent to the Allotment Date or the termination of the Bonds Underwriting Agreement.

In the event of termination of the Bonds Underwriting Agreement that results in the cancellation of the Bonds Shelf-Registered Public Offering, in which the Bonds subscription payments have been received by the Company, then, the Company shall be obligated to refund such payment to the subscribers of the Bonds through KSEI by no later than 2 (two) Business Days subsequent to the date of cancellation or termination of the Bonds Underwriting Agreement.

In the event of delay, the Joint Lead Underwriters or the Company responsible for such delay shall be obligated to pay a Penalty to the subscribers for each day of delay, whereas 1 (one) year shall consist of 360 (three hundred sixty) Calendar Days and 1 (one) month shall consist of 30 (thirty) Calendar Days.

If the refund for such Bonds subscription is available, but the subscribers fail to collect such refund within 2 (two) Business Days subsequent to cancellation of the Bonds Shelf-Registered Public Offering, then the Company and/or Joint Lead Underwriters shall not be obligated to pay the interest and/or penalty to the subscribers of the Bonds. The Company shall not be liable for and is hereby released by the Joint Lead Underwriters and Underwriters from all claims arising from failure to perform the obligations which fall under the responsibilities of the Joint Lead Underwriters and Underwriters.

The Joint Lead Underwriters and Underwriters shall not be liable for and shall therefore be released by the Company from all claims arising from failure to perform the obligations which fall under the responsibilities of the Company.

Others

The Joint Lead Underwriters shall have the right to accept or reject the subscriptions of the Bonds, in whole or in part, with due considerations to the prevailing regulations.

PAYING AGENT

PT Kustodian Sentral Efek Indonesia

Gedung Bursa Efek Indonesia, Tower I, 5th Floor Jl. Jend. Sudirman Kav. 52-53 Jakarta 12190 Phone: (62 21) 5299 1099 Fax: (62 21) 5299 1199

DISTRIBUTION OF SUPPLEMENTARY INFORMATION AND BOND SUBSCRIPTION FORMS

The Supplementary Information and Bond Subscription Forms are available at the offices of the Joint Lead Underwriters listed below:

JOINT LEAD UNDERWRITERS AND UNDERWRITERS

PT BCA SEKURITAS

PT SAMUEL SEKURITAS INDONESIA

PT TRIMEGAH SEKURITAS INDONESIA Tbk

Menara BCA – Grand Indonesia 41st Floor Jl. MH. Thamrin No. 1 Jakarta 10310 Phone: (021) 2358 7222 Fax: (021) 2358 7250 www.bcasekuritas.co.id

Menara Imperium 21 Jl. HR Rasuna Said Kav. 1 Jakarta 12980 Phone: (62 21) 2854 8385 Fax: (62 21) 8370 1610 www.samuel.co.id

Gedung Artha Graha 18th & 19th Floors Jl. Jend Sudirman Kav. 52-53 Jakarta 12190, Indonesia Phone: (62 21) 2924 9088 Fax: (62 21) 2924 9150 www.trimegah.com