UNOFFICIAL TRANSLATION

DISCLOSURE OF INFORMATION TO SHAREHOLDERS ("DISCLOSURE OF INFORMATION") PT MEDCO ENERGI INTERNASIONAL TBK (THE "COMPANY")

THIS DISCLOSURE OF INFORMATION TO THE SHAREHOLDERS IS PROVIDED BY THE COMPANY IN COMPLIANCE WITH THE FINANCIAL SERVICES AUTHORITY ("OJK") REGULATION NO. 17/POJK.04/2020 ON MATERIAL TRANSACTION AND CHANGE OF BUSINESS ACTIVITY ("OJK REGULATION 17/2020"), OJK REGULATION NO. 31/POJK.04/2015 ON DISCLOSURE OF MATERIAL INFORMATION OR FACTS BY THE ISSUER OR PUBLIC COMPANY ("OJK REGULATION 31/2015") AND INDONESIAN STOCK EXCHANGE ("IDX") REGULATION NO. I-E ON THE OBLIGATION TO SUBMIT INFORMATION, ATTACHMENT TO THE IDX BOARD OF DIRECTORS DECISION LETTER NO. KEP-00066/BEI/09-2022 ("IDX REGULATION I-E").

THE BOARD OF COMMISSIONERS AND THE BOARD OF DIRECTORS STATED THAT THE TRANSACTION CONSTITUTES A MATERIAL TRANSACTION OF THE COMPANY UNDER OJK REGULATION 17/2020, HOWEVER, THE TRANSACTION DOES NOT REQUIRE A GENERAL MEETING OF SHAREHOLDERS' ("GMS") APPROVAL.

THE INFORMATION AS STATED IN THIS DISCLOSURE OF INFORMATION IS IMPORTANT TO BE READ AND CONSIDERED BY THE SHAREHOLDERS OF THE COMPANY.

IF YOU FIND ANY DIFFICULTY TO UNDERSTAND THE INFORMATION AS STATED IN THIS DISCLOSURE OF INFORMATION PLEASE CONSULT WITH YOUR LEGAL ADVISOR, PUBLIC ACCOUNTANT, FINANCIAL ADVISOR OR OTHER PROFESSIONALS.

THE BOARD OF DIRECTORS OF THE COMPANY STATED THAT THE INFORMATION AS STATED IN THIS DISCLOSURE OF INFORMATION IS FOR THE PURPOSE OF PROVIDING INFORMATION AND COMPLETE DESCRIPTION TO THE COMPANY'S SHAREHOLDERS REGARDING THE TRANSACTION AS PART OF THE COMPLIANCE OF THE COMPANY WITH OJK REGULATION 17/2020, OJK REGULATION 31/2015 AND IDX REGULATION I-E.

THE BOARD OF DIRECTORS AND THE BOARD OF COMMISSIONERS OF THE COMPANY, SEVERALLY AND JOINTLY, ARE FULLY RESPONSIBLE FOR THE ACCURACY AND THE COMPLETENESS OF THE INFORMATION AS STATED IN THIS DISCLOSURE OF INFORMATION. THE BOARD OF DIRECTORS AND THE BOARD OF COMMISSIONERS OF THE COMPANY DECLARE THAT THE INFORMATION STATED IN THIS DISCLOSURE OF INFORMATION IS COMPLETE AND AFTER GIVING DUE AND CAREFUL EXAMINATION, EMPHASIZE THAT THE INFORMATION STATED IN THIS DISCLOSURE OF INFORMATION IS CORRECT AND THAT THERE ARE NO IMPORTANT MATERIAL AND RELEVANT FACTS WHICH ARE NOT DISCLOSED OR OMITTED IN THIS DISCLOSURE OF INFORMATION WHICH CAN CAUSE THE INFORMATION STATED HEREIN TO BE UNTRUE AND/OR MISLEADING.

THE NOTES ARE NOT OFFERED OR SOLD IN INDONESIA OR TO THE INDONESIAN OR TO THE INDONESIAN CITIZEN OR INDONESIAN INVESTORS WHETHER INDIVIDUALS, INSTITUTIONS OR OTHER LEGAL FORMS, IN THE MANNER OF THE PUBLIC OFFERING AS STIPULATED UNDER THE LAW NO. 8 OF 1995 ON CAPITAL MARKETS AS LASTLY AMENDED BY LAW NO. 4 OF 2023 ON DEVELOPMENT AND STRENGTHENING OF THE FINANCIAL SECTOR ("Law 4/2023") ("CAPITAL MARKETS LAW") AND ITS IMPLEMENTING REGULATIONS AND IS NOT CONSIDERED AS AN ISSUANCE OF DEBT SECURITIES WITHOUT A PUBLIC OFFERING AS STIPULATED UNDER OJK REGULATION NUMBER 30/POJK.04/2019 ON THE ISSUANCE OF DEBT SECURITIES AND/OR SUKUK CONDUCTED WITHOUT PUBLIC OFFERING ("POJK 30/2019") . THE INFORMATION DISCLOSED IN THIS DISCLOSURE OF INFORMATION IS NOT INTENDED FOR A PUBLIC OFFERING DOCUMENT OR A RECOMMENDATION TO PURCHASE, DIRECTLY OR INDIRECTLY, OF THE COMPANY'S SECURITIES IN ANY JURISDICTION INCLUDING IN INDONESIA.

THE NOTES ARE NOT REGISTERED UNDER THE UNITED STATES SECURITIES ACT OF 1933, AS AMENDED ("SECURITIES ACT") AND SHALL NOT BE OFFERED OR SOLD IN THE TERRITORY OF THE UNITED STATES OF AMERICA (AS DEFINED IN RULE 144A AND REGULATION S OF THE SECURITIES ACT) AND THE NOTES ARE NOT REGISTERED UNDER THE INVESTMENT COMPANY ACT OF 1940, AS AMENDED ("INVESTMENT COMPANY ACT"), EXCEPT BASED ON THE EXEMPTION FROM, OR IN THE TRANSACTION NOT IN COMPLIANCE WITH, REGISTRATION REQUIREMENTS UNDER THE SECURITIES ACT. THERE ARE NO PUBLIC OFFERING CONDUCTED IN THE UNITED STATES OF AMERICA OR OTHER JURISDICTIONS IN WHICH SUCH TRANSACTION IS RESTRICTED, PROHIBITED, OR DEEMED AS ILLEGAL.



PT MEDCO ENERGI INTERNASIONAL TBK

Main Business Activities: Holding and other management consulting activities

Domiciled in South Jakarta, Indonesia

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This Disclosure of Information is published in Jakarta on 31 October 2023

DEFINITION AND ABBREVIATION

Public Accountant means Purwantono, Sungkoro & Surja, as an independent auditor, who audited the Company's financial statements.

Subsidiary Guarantors means the subsidiaries of the Company whether they are Indonesian Subsidiary Guarantors (as defined below) or Foreign Subsidiary Guarantors (as defined below), which are the controlled company of the Company, either directly or indirectly, who provide the guarantee to ensure the payment obligation of the Issuer based on the Notes.

Foreign Subsidiary Guarantors means Ophir Asia Pacific Pty Ltd, Medco Energi Madura Offshore Pty Ltd, Medco Energi Sampang Pty Ltd, Ophir SPV Pty Ltd, Medco Energi Central Kalimantan Limited, Medco E&P Natuna Ltd, Medco E&P Grissik Ltd, Medco E&P Corridor Holding Ltd, Medco Arabia Ltd, Medco Energi Thailand (Bualuang) Limited, Medco Energi Bangkanai Limited, Medco Energi West Bangkanai Limited, Ophir Jaguar 1 Limited, Ophir Jaguar 2 Limited, Lematang E&P Limited, Petroleum Exploration & Production International Limited, Medco Energi Thailand (E&P) Limited, Ophir Energy Indonesia Limited, Ophir Energy Limited, Ophir Holdings & Services (UK) Limited, Ophir Mexico Limited, Salamander Energy (Bualuang Holdings) Limited, Salamander Energy (S.E. Asia) Limited, Salamander Energy Group Limited, Salamander Energy Limited, Ophir Asia Limited, Ophir East Africa Holdings Limited, Ophir Holdings Limited, Ophir Tanzania (Block 1) Limited, Medco International Enterprise Ltd, Medco International Ventures Limited, Medco Energi Kerendan Limited, Ophir Mexico Operations, S.A. de C.V., Medco Indonesia Holding B.V., Medco Lematang B.V., Ophir Vietnam Block 12W B.V., Far East Energy Trading Pte. Ltd., Medco Energi Global Pte. Ltd., Medco Natuna Pte. Ltd., Medco Singapore Operations Pte. Ltd., Medco South China SEA Pte. Ltd., Medco Oak Tree Pte. Ltd., Medco Platinum Road Pte. Ltd., Medco Strait Services Pte. Ltd., Medco Bell Pte. Ltd. and Medco Laurel Tree Pte. Ltd.

Indonesian Subsidiary Guarantors means PT Medco E&P Indonesia ("MEPI"), PT Medco E&P Rimau ("MEPR"), PT Medco E&P Lematang ("MEPL"), PT Medco E&P Tarakan ("MEPT"), PT Medco E&P Simenggaris ("MEPS"), PT Medco Sampang Indonesia (dahulu PT Medco Niaga Internasional) ("MSI"), PT Medco Energi Nusantara ("MEN"), PT Exspan Petrogas Intranusa ("EPI").

Director means the member of Board of Directors serving in the Company as of the date of this Disclosure of Information.

Business Day means Days (except Saturday or Sunday or holidays set forth by the Government) where commercial banks are open for business in Indonesia.

Investment Company Act means U.S. Investment Company Act 1940 (as amended from time to time).

Corporate Guarantee means the corporate guarantee which is granted by the Guarantors for the benefit of holders of the Notes.

MOLHR means Ministry of Law and Human Rights of the Republic of Indonesia.

Disclosure of Information means this Disclosure of Information provided to the Company's Shareholders in order to fulfil requirements under OJK Regulation 17/2020, OJK Regulation 31/2015 and IDX Regulation I-E.

Independent Valuer means Public Appraisal Office, an independent valuer registered with OJK which is appointed by the Company to provide a fairness opinion on the Transaction, in this case Kusnanto dan Rekan Public Appraisal Office.

Commissioners means the members of the Board of Commissioners serving in the Company as of the date of this Disclosure of Information.

Company's Consolidated Financial Statement means Consolidated Financial Statement of the Company as of 30 June 2023 which has been audited by the Public Accountant.

Minister means Minister of Law and Human Rights of the Republic of Indonesia.

Financial Services Authotity or **OJK** means Financial Services Authority (*Otoritas Jasa Keuangan*), an independent state institution, whose duties and authorities covers regulatory, supervisory, inspection, and investigation within the sector of Capital Markets, Insurance, Pension Funds, Financial Institution and other Financial Service Bodies as stipulated in Law No. 21 of 2011 dated 22 November 2011 (on Financial Services Authority as the substitute body of Bapepam-LK effective since 31 December 2012) as lastly amended by Law 4/2023.

Guarantors means the Parent Guarantor and the Subsidiary Guarantors.

Shareholders means the Company's shareholders whose names are registered in the Company's shareholders register.

Issuer means Medco Maple Tree Pte. Ltd., a wholly owned indirect subsidiary of the Company through Medco Strait Services Pte. Ltd ("**MSS**").

Parent Guarantor means the Company.

IDX Regulation I-E means IDX Regulation No. I-E on the Obligation to Submit Information, IDX Directors Decision Letter No. Kep-00066/BEI/09-2022 along with its attachments.

Company means PT Medco Energi Internasional Tbk., domiciled in South Jakarta, a publicly limited liability company whose shares are listed on Indonesian Stock Exchange, duly established and organized under the laws of the Republic of Indonesia.

Controlled Company means any company which is directly or indirectly controlled by the Company as defined under OJK Regulation 17/2020.

OJK Regulation 31/2015 means OJK Regulation No. 31/POJK.04/2015, promulgated on 22 December 2015 on the Disclosure of Material Information or Fact by the Issuer or Public Company.

OJK Regulation 30/2019 means OJK Regulation Number 30/POJK.04/2019, promugated on 1 June 2020 on The Issuance of Debt Securities and/or Sukuk Conducted Without Public Offering

OJK Regulation 15/2020 means OJK Regulation No. 15/POJK.04/2020, promulgated on 21 April 2020 on the Planning and Implementation of the General Meeting of Shareholders by the Public Company.

OJK Regulation 17/2020 means OJK Regulation No. 17/POJK.04/2020, promulgated on 21 April 2020 on Material Transaction and Change of Business Activity.

OJK Regulation 42/2020 means OJK Regulation No. 42/POJK.04/2020, promulgated on 2 July 2020 on Affiliated Transaction and Conflict of Interest Transaction.

GMS means general meeting of shareholders of the Company.

SGX-ST means Singapore Exchange Securities Trading Limited, a Stock Exchange in Singapore.

The **Notes** means the senior notes issued by the Issuer in the aggregate amount of USD 500,000,000 (five hundred million United States of America Dollar) with an interest rate of 8,96% (eight point nine six percent) which will mature in 2029.

Securities Act means U.S. Securities Act of 1933 (as amended from time to time).

Date of Issuance of the Notes means the date of the issuance of the Notes based on the execution of the Indenture, which is on 27 October 2023.

Transaction means transaction of the issuance of Notes by the Company outside the territory of Indonesia and in reliance of Rule 144 A and Regulation S under the Securities Act, which will be guaranteed by the Corporate Guarantees, where the net proceeds from the issuance of the Notes after deducted by the fees for the Interest Reserve Account and other fees as stipulated under Indenture, will be lent to the Company and/or one or more Restricted Subsidiaries (as defined under Indenture) in order to, among others, tender for, refinance or repay our existing indebtedness or replace committed but currently undrawn facilities, which may or may not include the financing as referred to in the Indenture relating to the potential acquisition, including any related premiums, accrued interest and fees or expenses.

USD means United States of America Dollar, a legal currency of the United States of America.

Law 4/2023 means Law Number 4 of 2023, promulgated on 12 January 2023, on Development and Strengthening of the Financial Sector.

Capital Markets Law means Law Number 8 of 1995, promulgated on 1 January 1995 on Capital Markets, as lastly amended by Law 4/2023.

RECITALS

Information contained in this Disclosure of Information is delivered to the Company's shareholders by the Company's Board of Directors in relation to the Transaction, where the Company through the Issuer has completed the issuance and offering of the Notes in the amount of USD 500,000,000 (five hundred million United States of America Dollar) on 27 October 2023 to foreign investors outside the territory of Indonesia in reliance of Rule 144 A and Regulation S under the Securities Act and the Investment Company Act.

The Transaction is not considered as a public offering under the Capital Markets Law and its implementing regulation and is not considered as an issuance of debt securities without a public offering as intended in OJK Regulation 30/2019.

The Notes is guaranteed by the corporate guarantees provided by the Parent Guarantor and Subsidiary Guarantors, MSS pledge of shares over all of the shares owned by MSS to the Issuer, pledge of shares over all of the Issuer's rights under the Interest Reserve Account, and assignment of rights of the Issuer under the intercompany loan agreement which will be entered into in the future.

The Transaction and the granting of guarantee of the Notes shall constitute as one integrated transaction and as such cannot be considered as a standalone transaction.

Referring to the aforementioned description, the granting of corporate guarantee by the Parent Guarantor and Subsidiary Guarantors for the issuance of the Notes conducted by the Issuer is an affiliated transaction which is only required to be reported to OJK no later than 2 (two) working days after the Notes issuance based on OJK Regulation 42/2020 as the transaction is carried out between (i) the Company and a Controlled Company whose shares are owned at least 99% (ninety nine percent) of the paid-up capital of the Controlled Company; (ii) Controlled Company with a company whose shares are owned by the Company at least 99% (ninety nine percent) of the paid-up capital of such company.

The Transaction which is held by the Company is a material transaction under OJK Regulation 17/2020 in which the Transaction value exceeds the materiality threshold, which is at least 20% (twenty percent) or more of the Company's equity value, in this case equivalent to 26.71% (twenty six point seventy one percent) of the equity value of the Company based on the Company's Consolidated Financial Statement, but the material transaction is not considered as a material transaction which needs approval from the GMS considering that the value is not more than 50% (fifty percent) of the Company's equity value based on the Company's Consolidated Financial Statement.

In accordance with the applicable laws and regulations specifically OJK Regulation 17/2020, the Board of Directors of the Company announces this Disclosure of Information to provide information to the Company's shareholders with regard to the implementation of the Transaction and fulfilment of obligation in accordance with the applicable laws and regulations.

NOTES ISSUANCE

1. TRANSACTION OBJECT

(iv) Issuer of Notes:

Medco Maple Tree Pte. Ltd, a wholly owned subsidiary of the Company indirectly through MSS.

(ii) The Notes Agregate Value:

USD 500,000,000 (five hundred million United States Dollar).

(iii) Maturity of the Principal Debt Payment:

2029.

(iv) Interest and Payment Terms of the Interest:

8.96% (eight point nine six percent) per annum.

(v) Covenants:

As generally applied in other similar notes, reasonable covenants will also be applied in this Notes against the Company, where these covenants are general covenants that are usually applied in similar transactions in order to protect the interests of creditors and the Company's shareholders, including but not limited to the following:

- 1. Obtaining additional loan and issuing preferred shares.
- 2. Conducting restricted payments.
- 3. Entering into agreements that limit the ability of the restricted subsidiaries to distribute dividends (unless among other things, if it has met certain financial ratio requirements and is required based on applicable laws and regulations) as well as transfer assets or enter into intercompany loans.
- 4. Issuing or selling restricted subsidiary shares.
- 5. Issuance of guarantees by restricted subsidiaries.
- 6. Conducting transactions with shareholders or affiliated parties.
- 7. Making an encumbrance.
- 8. Conducting sale and leaseback transactions.
- 9. Selling assets.
- 10. Conducting business activities that are different from current business activities.

The Company is allowed to carry out the actions as mentioned above if the Fixed Charge Coverage Ratio is not less than 3.00 : 1.0 and the Net Leverage Ratio is not more than 5.00 : 1.00, as well as other exceptions as stated in the Offering Circular and Indenture. The Company hereby ensures that there are no restrictions that will harm the rights of Company's public shareholders (including restrictions on dividend distribution).

(vi) Guarantee

The Notes is expected to be unconditionally and irrevocably guaranteed with corporate guarantee by the Parent Guarantor and the Subsidiary Guarantors with a maximum value of the guarantee of USD 500,000,000 (five hundred million United States Dollars). In addition, the Notes is also secured by the pledge of MSS shares on all shares owned by MSS in the Issuer, pledge of all rights of the Issuer in the Interest Reserve Account, and the transfer by the Issuer of all of its rights based on the intercompany loan agreement which will be made at a later date.

In relation to the corporate guarantee, on 27 October 2023, the Parent Guarantor and each of the Indonesian Subsidiary Guarantors signed a deed of corporate guarantee in Indonesian language, before Jose Dima Satria, S.H., M.Kn., Notary in Jakarta, to

guarantee the payment and implementation of the Issuer's obligations under the Indenture dated 27 October 2023.

The following is information regarding the deed of corporate guarantee signed by the Parent Guarantor and each of the Indonesian Subsidiary Guarantors based on the laws of the Republic of Indonesia:

- 1. The Parent Guarantor, has signed the deed of corporate guarantee No. 143 dated 27 October 2023.
- 2. MEPI, has signed the deed of corporate guarantee No. 144 dated 27 October 2023.
- 3. MEPR, has signed the deed of corporate guarantee No. 145 dated 27 October 2023.
- 4. MEPL, has signed the deed of corporate guarantee No. 146 dated 27 October 2023.
- 5. MEPT, has signed the deed of corporate guarantee No. 148 dated 27 October 2023.
- 6. MEPS, has signed the deed of corporate guarantee No. 147 dated 27 October 2023.
- 7. MSI, has signed the deed of corporate guarantee No. 149 dated 27 October 2023.
- 8. MEN, has signed the deed of corporate guarantee No. 150 dated 27 October 2023.
- 9. EPI, has signed the deed of corporate guarantee No. 151 dated 27 October 2023.

Based on the deeds of corporate guarantee as mentioned above, the Parent Guarantor and each of the Indonesian Subsidiary Guarantors individually and jointly have agreed to act as guarantors and guarantee the payment of the amount that must to be paid by the Issuer in a proper and timely manner. The Corporate Guarantee as set forth in the above deeds is a continuous guarantee and retains full force over the Parent Guarantor and each of the Indonesian Subsidiary Guarantors and is effective from the signing date of the deed until all outstanding amounts under the Notes and Indenture are paid in full by the Issuer.

(vii) The Proposed Use of Proceeds from the Transaction:

The net proceeds from the issuance of the Notes after deducted by the fees for the Interest Reserve Account and other fees as stipulated under Indenture, will be lent to the Company and/or one or more Restricted Subsidiaries (as defined under Indenture) in order to, among others, tender for, refinance or repay our existing indebtedness or replace committed but currently undrawn facilities, which may or may not include the financing referred to under the Indenture relating to the potential acquisition, including any related premiums, accrued interest and fees or expenses.

2. THE PARTIES INVOLVED IN THE TRANSACTION OF THE ISSUANCE OF THE NOTES

(a) Issuer

Medco Maple Tree Pte. Ltd., a company incorporated under the laws of the Republic of Singapore on 16 March 2023, registered under registration number 202309933H and

having its address at 12 Marina Boulevard, #18-01A Marina Bay Financial Center Singapore (018982).

The Issuer's shareholder as of the date of this Disclosure of Information is MSS with 100% (one hundred percent) ownership.

The management composition of the Issuer as of the date of this Disclosure of Information is as follows:

Director	:	Sanjeev Bansal
Director	:	Krista
Director	:	Teo Chang Suang
Director	:	Roberto Lorato

(b) The Company as the Parent Guarantor

Brief Summary

The Company was established as a Domestic Investment Company based on Law No. 6 of 1968 as amended by Law No. 12 of 1970 and most recently amended by Law No. 25 of 2007 on Investments and Law No. 11 of 2020 on Job Creation, established by Deed of Establishment No. 19 dated 9 June 1980 as amended by Deed of Amendment No. 29 dated 25 August 1980 and Deed of Amendment No. 2 dated 2 March 1981, all of which were drawn before Imas Fatimah, S.H., Notary in Jakarta, which deeds have been approved by the Minister of Justice of the Republic of Indonesia (as amended from time to time and as of now MOLHR) by virtue of the Decree No. Y.A.5/192/4 dated 7 April 1981 and registered in the Jakarta District Court under No. 1348, No. 1349 and No. 1350 consecutively, all dated 16 April 1981 and was announced in the State Gazette of the Republic of Indonesia No. 102 dated 22 December 1981, Supplement No. 1020/1981.

The Company's articles of association have been amended several times, most recently with Deed of Statement of Shareholders Resolution No. 69 dated 26 June 2023, drawn before Leolin Jayayanti, S.H., M.Kn., Notary in South Jakarta, which has obtained approval from the MOLHR based on the Decree No. AHU-0035936.AH.01.02.TAHUN 2023 dated 26 June 2023 which has been notified to the MOLHR as stated in Notification Receipt of the Amendment of Company's Articles of Association No. AHU-AH.01.03-0082837 dated 26 June 2023 and has been registered in the Company Register in the MOLHR under No. AHU-0119010.AH.01.11.TAHUN 2023 dated 26 June 2023.

Capital Structure and Shareholding Composition

Pursuant to Deed of Statement of Shareholders Resolution No. 86 dated 30 August 2021, drawn before Leolin Jayayanti, S.H., M.Kn., Notary in Jakarta, which has obtained approval from the MOLHR based on the Decree No. 0051458.AH.01.02.Tahun 2021 dated 22 September 2021 and has been registered in the Company Register in the MOLHR under No. AHU-0162377.AH.01.11.Tahun 2021 dated 22 September 2021, the capital structure of the Company as of the date of this Disclosure Information is as follows:

Authorized Capital	:	Rp	1,375,000,000,000
Issued Capital	:	Rp	628,405,781,300

Paid – up Capital : Rp 628,405,781,300

The Authorized Capital of the Company is divided into 55,000,000,000 ordinary shares, each share having a nominal value of Rp 25 (twenty-five Rupiah) per share.

Pursuant to the Company's Shareholders Register dated 30 September 2023 issued by PT Sinartama Gunita as the share registrar appointed by the Company, the shareholding composition of the Company is as follows:

No.	SHAREHOLDER	NUMBER OF SHARES	NOMINAL VALUE (RP)	%
1.	PT Medco Daya Abadi Lestari	12,944,140,124	323,603,503,100	51.50
2.	Diamond Bridge Pte., Ltd.	5,395,205,771	134,880,144,275	21.46
3.	PT Kalibiru Lestari Bersama	659,958,000	16,498,950,000	2.63
4.	PT Medco Duta	30,044,500	751,112,500	0.12
5.	Public (each below 5%)	5,999,647,389	149,991,184,725	23.87
6.	Treasury Shares*	107,235,468	2,680,886,700	0.43
Total		25,136,231,252	628,405,781,300	100.00
Portf	olio Shares	29,863,768,748	746,594,218,700	

Management and Supervision

Pursuant to Deed of Statement of Shareholders Resolution No. 60 dated 25 June 2020, drawn before Leolin Jayayanti, S.H., M.Kn., Notary in Jakarta, which has been notified to the MOLHR as stated in Receipt of Notification of Changes to the Company's Data No. AHU-AH.01.03-0261127 dated 26 June 2020 and registered in the Company Register in the MOLHR under No. AHU-0100705.AH.01.11.Tahun 2020 dated 26 June 2020 *juncto* Deed of Statement of Shareholders Resolution No. 79 dated 26 August 2021, drawn before Leolin Jayayanti, S.H., M.Kn., Notary in Jakarta, which has been notified to the MOLHR as stated in Receipt of Notification of Changes to the Company's Data No. AHU-AH.01.03-0451248 dated 22 September 2021 and registered in the Company Register in the MOLHR under No. AHU-0162344.AH.01.11.Tahun 2021 dated 22 September 2021, the composition of the Company's Board of Commissioners and Board of Directors on the date of this Disclosure of Information are as follows:

Board of Directors

President Director	: Hilmi Panigoro
Director	: Roberto Lorato
Director	: Ronald Gunawan
Director	: Anthony Robert Mathias
Director	: Amri Siahaan
Board of Commissioners	

President Commissioner	: Yani Yuhani Panigoro
Commissioner	: Yaser Raimi Arifin Panigoro
Independent Commissioner	: Marsillam Simandjuntak

(c) The Subsidiary Guarantors

Indonesian Subsidiary Guarantors:

- 1. MEPI
- 2. MEPR
- 3. MEPL
- 4. MEPS
- 5. MEPT
- 6. MSI
- 7. MEN
- 8. EPI

The brief description of the Indonesian Subsidiary Guarantors are as follows:

1. MEPI

At the time of MEPI's establishment MEPI had the status of N.V. under the name Koloniale Petroleum Verkoop Maatschappij. The name was later changed to PT Stanvac Indonesia and subsequently changed back to PT Exspan Sumatera as stated in the Deed of Statement of Meeting Resolutions of PT Stanvac Indonesia No.68 dated 17 January 1996 drawn up before Poerbaningsih Adi Warsito, S.H., Notary in Jakarta. In 2004, PT Exspan Sumatera changed its name to PT Exspan Nusantara in accordance with the Deed of Statement of Meeting Resolutions No. 30 dated 14 March 2000, drawn up before Maria Theresia Suprapti, S.H., Notary in Jakarta. Then, PT Exspan Nusantara changed its name to PT Medco E&P Indonesia based on the Deed of Statement of Shareholders' Circular Resolutions No. 79 dated 30 March 2004, drawn up before Poerbaningsih Adi Warsito, S.H., Notary in Jakarta, which deed has obtained approval from the Minister with Decree No.C-09341HT.01.04.TH.2004 dated 19 April 2004 and has been announced in State Gazette No. 7 dated 5 January 2005, Supplement No. 860.

MEPI's Articles of Association which are stated in the MEPI's Deed of Estabilshment have been amended several times and most recently are as stated in the Deed of Statement of Shareholders' Circular Resolutions in Lieu of the Extraordinary General Meeting of Shareholders No. 9 dated 15 May 2023, drawn up before Siti Rumondang Bulan Lubis, S.H., M.Kn., Notary in Tangerang Regency, which has been notified to the Minister as stated in the Letter of Notification Receipt of the Amendment of Articles of Association No. AHU-AH.01.03-0063935 dated 15 May 2023 and has been registered in the Company Register at the MOLHR under No. AHU-0088978.AH.01.11.TAHUN 2023 dated 15 May 2023 ("Deed No. 09/2023"). In accordance with Deed No. 09/2023, MEPI's shareholders have approved to amend Article 13 of MEPI's articles of association regarding board of directors' meeting.

The capital structure and composition of MEPI's shareholders is based on the Deed of Statement of Meeting Resolutions No.21 dated 16 December 2009, drawn up

before Karlita Rubianti, S.H., Notary in Jakarta, which has been notified to the Minister with evidence of Letter of Notification Receipt of the Amendment of the Company's Data No.AHU-AH.01.10-04613 dated 23 February 2010, and has been registered in the Company Register at the MOLHR under No. AHU-0014290.AH.01.09.Tahun 2010 dated 23 February 2010, are as follows:

	Nominal Value of IDR 500 Per Shares			
Description	Total of Shares	Total of Nominal Value (IDR)	(%)	
Authorized Capital	8,000,000	4,000,000,000		
Issued and Paid-Up Capital				
1. The Company	2,000,000	1,000,000,000	99.99	
2. PT Medco Energi Nusantara	100	50,000	0.01	
Total Issued and Paid-Up Capital	2,000,100	1,000,050,000	100.00	
Shares in Portfolio	5,999,900	2,999,950,000		

The composition of MEPI's Board of Directors and Board of Commissioners as of the date of this Disclosure Information is as follows:

Board of Commissioners

President Commissioner : Hilmi Panigoro Commissioner : Yani Yuhani Panigoro

Board of Directors

President Director	: Ronald Gunawan
Director	: Amri Siahaan

2. **MEPR**

MEPR was initially established under the name PT Exspan Rimau based on the Deed of Establishment No. 93 dated 19 December 2000, drawn up before Raden Roro Hariyanti Poerbiantari, S.H., Notary in Jakarta, and which has obtained approval from the Minister in accordance with Decree No.C-04738HT.01.01.TH.2002 dated 21 March 2002 and has been announced in the State Gazette No.44 dated 3 June 2003, Supplement No.4339. In 2004, PT Exspan Rimau has changed its name to PT Medco E&P Rimau with Deed No.80 dated 30 March 2004 drawn up before Poerbaningsih Adi Warsito S.H., Notary in Jakarta, and has obtained approval from the Minister with Decree No.C-09589HT.01.01.TH.2004 dated 20 April 2004.

MEPR's Articles of Association which are stated in the MEPR's Deed of Establishment have been amended several times and most recently are as stated in the Deed of Statement of Shareholders' Circular Resolutions in Lieu of the Extraordinary General Meeting of Shareholders No. 17 dated 15 May 2023, drawn up before Siti Rumondang Bulan Lubis, S.H., M.Kn., Notary in Tangerang Regency, which has been notified to the Minister as stated in the Letter of Notification Receipt of the Amendment of Articles of Association No. AHU-AH.01.03-0063957 dated 15 May 2023 and has been registered in the Company

Register of MOLHR under No. AHU-0088997.AH.01.11.TAHUN 2023 dated 15 May 2023 ("**Deed No. 17/2023**"). In accordance with Deed No. 17/2023, the MEPR's shareholders have approved to amend Article 13 of MEPR's articles of association regarding board of directors' meeting.

The capital structure and composition of MEPR shareholders in accordance with Deed No. 26 dated 7 September 2009 drawn up before Karlita Rubianti, S.H, Notary in Jakarta, has been notified to the Minister as stated in the letter of Notification Receipt of Changes in Company Data No. AHU-AH.01.10-19497 dated 4 November 2009 has been registered in the Company Register at MOLHR under No.AHU.0072652.AH.01.09.Tahun 2009 dated 4 November 2009, are as follows:

	Value Amount of IDR1.000 Per Shares		
Description	Total of Shares	Total of Nominal Value (IDR)	(%)
Authorized Capital	1,000,000	1,000,000,000	
Issued and Paid-Up Capital			
1. Company	249,975	249,975,000	99.99
2. PT Medco Energi Nusantara	25	25,000	0.01
Total Issued and Paid-Up Capital	250,000	250,000,000	100.00
Shares in Portfolio	750,000	750,000,000	

The composition of MEPR's Board of Directors and Board of Commissioners as of the date of this Disclosure Information is as follows:

Board of Commissioners

Commissioner : Hilmi Panigoro

Board of Directors

President Director	: Ronald Gunawan
Director	: Amri Siahaan

3. **MEPL**

MEPL was initially established under the name PT Exspan Lematang in accordance with the Deed of Establishment No.38 dated 18 October 2002, drawn up before Poerbaningsih Adi Warsito S.H., Notary in Jakarta, the deed of establishment has obtained approval from Minister in accordance with Decree No. C 03171HT.01.01.TH2003 dated 14 February 2003 and announced in the State Gazette No.44 dated 3 June 2003, Suplement No.4329, PT Exspan Lematang changed its name to PT Medco E&P Lematang with the Deed of Statement of Meeting Resolutions No. 85 dated 30 March 2004 drawn up before Poerbaningsih Adi Warsito, S.H., Notary in Jakarta, and has obtained approval from Minister with Decree No.C-09058.HT.01.04.TH.2004 dated 15 April 2004 and has been announced in the State Gazette No.7 dated 25 January 2005, Supplement No. 868.

MEPL's Articles of Association as contained in MEPL's Deed of Establishment have been amended several times and the latest amendment of MEPL's Articles of Association are as stated in the Deed of Circular Resolution of Shareholders in Lieu of Extraordinary General Meeting of Shareholders No. 08 dated 15 May 2023, made before Siti Rumondang Bulan Lubis, S.H., M.Kn, Notary in Tangerang Regency, which has been notified to the Minister as evidenced in the Letter of Notification Receipt of Amendment of Articles of Association No. AHU-AH.01.03-0063933 dated 15 May 2023 and has been registered in the Company Register at the MOLHR under No. AHU-0088976.AH.01.11.TAHUN 2023 dated 15 May 2023 ("**Deed No. 08/2023**"). Pursuant to Deed No. 08/2023, MEPL's shareholders approved to amend Article 13 of MEPL's articles of association, namely provisions related to board of directors' meetings.

The capital structure and shareholders composition of MEPL in accordance with Deed No. 29 dated 7 September 2009 drawn up before Karlita Rubianti, S.H, Notary in Jakarta, has been notified to the Minister as stated in the letter of Notification Receipt of Changes in Company Data No.AHU-AH.01.10-18521 dated 23 October 2009 and has been registered in the Company Register at the MOLHR under No.AHU.0069637.AH.01.09.Tahun 2009 dated 23 October 2009, are as follows:

	Nominal Value of IDR1,000 Per Shares		
Description	Total of Shares	Total of Nominal Value (IDR)	(%)
Authorized Capital	4,000,000	4,000,000,000	
Issued and Paid-Up Capital			
1. Company	999,900	999,900,000	99.99
2. PT Medco Energi Nusantara	100	100,000	0.01
Total Issued and Paid-Up Capital	1,000,000	1,000,000,000	100.00
Shares in Portfolio	3,000,000	3,000,000,000	

The composition of MEPL's Board of Directors and Board of Commissioners as of the date of this Disclosure Information is as follows:

Board of Commissioners

Commissioner : Hilmi Panigoro

Board of Directors

President Director	: Ronald Gunawan
Director	: Amri Siahaan

4. **MEPS**

MEPS was established with the Deed of Establishment No. 7 dated 18 November 2005, drawn up before Karlita Rubianti, S.H, Notary in Jakarta, which has obtained approval from the Minister in accordance with the Decree No.C-34213 TH.01.01.TH.2005 dated 22 December 2005 and has been announced in the State Gazette No. 64 dated 11 August 2006, Supplement No. 8459.

The Articles of Association of MEPS as contained in the Deed of Establishment of MEPS have been amended several times and the latest amendment to the Articles of Association of MEPS is as evident in the Deed of Circular Resolution of Shareholders in Lieu of Extraordinary General Meeting of Shareholders No. 16 dated 15 May 2023, made before Siti Rumondang Bulan Lubis, S.H., M.Kn, Notary in Tangerang, which has been notified to the Minister based on the Letter of Notification Receipt of Amendment to the Articles of Association No. AHU-AH.01.03-0063959 dated 15 May 2023 and has been registered in the Company Register at the MOLHR under No. AHU-0088998.AH.01.11.TAHUN 2023 dated 15 May 2023 ("**Deed No. 16/2023**"). Pursuant to Deed No. 16/2023, the shareholders of MEPS agreed to amend Article 13 of the articles of association of MEPS, namely the provisions related to the meeting of the board of directors.

The capital structure and shareholders composition of MEPS in accordance with Deed of Statement of Meeting Resolutions No. 28 dated 7 September 2009 drawn up before Karlita Rubianti, S.H., Notary in Jakarta, which has been notified to the Minister as stated in the Receipt of Changes in Company Data No. AHU-AH.01.10-18465 dated 22 October 2009 and has been registered in the Company Register of the MOLHR under No. AHU-0069474.AH.01.09.Tahun 2009 dated 22 October 2009, are as follows:

	Nominal Value of IDR1,000 Per Shares		
Description	Total of Shares	Total of Nominal Value (IDR)	Total of Shares
Authorized Capital	4,000,000	4,000,000,000	
Issued and Paid-Up Capital			
1. Company	999,000	999,000,000	99.90
2. PT Medco Energi Nusantara	1,000	1,000,000	0.10
Total Issued and Paid-Up Capital	1,000,000	1,000,000,000	100.00
Shares in Portfolio	3,000,000	3,000,000,000	

The composition of MEPS's Board of Directors and Board of Commissioners as of the date of this Disclosure Information is as follows:

Board of Commissioners

Commissioner : Hilmi Panigoro

Board of Directors

President Director	: Ronald Gunawan
Director	: Amri Siahaan

5. MEPT

MEPT was initially established under the name PT Eksita Pantranagari with the establishment based on the Deed of Establishment No. 4 dated 18 November 1991, and Deed No. 6 dated 24 March 1992, both drawn up before Ahmad Mochtar Apan, SH, Notary in Jakarta and has obtained approval from Minister with Decree No.C2-3584 HT.01.01.TH.92 dated 2 May 1992 and has been registered at the South Jakarta Company Registration Office respectively with No.262/APT/Wapan/1992/PNJS and No.265/A.P.T/Wapan/1992/PNJS, all dated 6 June 1992. Subsequently, PT Eksita Pantranagari changed its name to PT Exspan Tarakan based on the Deed of Statement of Meeting Resolutions No. 15 dated 1 February 1996, drawn up before Betty Supartini, S.H., substitute Notary for Poerbaningsih Adi Warsito S.H., Notary in Jakarta, which has obtained approval from the Minister with Decree No. C2-3617 HT.01.04.Th.96 dated 5 March 1996.

PT Exspan Tarakan subsequently changed its name to PT Medco E&P Tarakan with the Deed of Statement of Meeting Resolutions No. 81 dated 30 March 2004 drawn up before Poerbaningsih Adi Warsito SH, Notary in Jakarta, and has obtained approval from the Minister with his Decree No. C-09588.HT.01.04.TH.2004 dated 20 April 2004.

The Articles of Association of MEPT contained in the Deed of Establishment of MEPT have been amended several times and the latest amendment to the Articles of Association of MEPT is as evident in the Deed of Statement of Circular Resolution of Shareholders in Lieu of the Extraordinary General Meeting of Shareholders No. 15 dated 15 May 2023, made before Siti Rumondang Bulan Lubis, S.H., M.Kn, Notary in Tangerang Regency, which has been notified to the Minister as evidenced in the Letter of Notification Receipt of Amendment of Articles of Association No. AHU-AH.01.03-0063973 dated 15 May 2023 and has been registered in the Company Register at the MOLHR under No. AHU-0088999.AH.01.11.TAHUN 2023 dated 15 May 2023 ("**Deed No. 15/2023**"). Pursuant to Deed No. 15/2023, the shareholders of MEPT agreed to amend Article 13 of MEPT's articles of association, namely the provisions related to the board of directors meeting.

The capital structure and shareholders composition of MEPT is based on the Deed of Statement of Meeting Resolutions No. 23 dated 7 September 2009 drawn up before Karlita Rubianti, S.H., Notary in Jakarta which has been notified to the Minister as evidenced by the Letter of Notification Receipt of Changes in Company Data No.AHU-AH.01.10-18467 dated 22 October 2009 and has been registered in the Company Register at the MOLHR under No. AHU-0069478.AH.01.09.Tahun 2009 dated 22 October 2009, are as follows:

	Nomi	nal Value of IDR 1.000 Pe	r Share
Information	Total of Shares	Total of Nominal Value (IDR)	(%)
Authorized Capital	16,000,000	16,000,000,000	
Issued and Fully Deposited Capital			
1. Company	7,871,213	7,871,213,000	99.99
2. PT Medco Energi Nusantara	787	787,000	0.01
Total Issued and Paid-Up Capital	7,872,000	7,872,000,000	100.00
Shares in Portfolio	8,128,000	8,128,000,000	

The composition of MEPT's Board of Directors and Board of Commissioners as of the date of this Disclosure Information is as follows:

Board of Commissioners

Commissioner

: Hilmi Panigoro

Board of Directors

President Director	: Ronald Gunawan
Director	: Amri Siahaan

6. MSI

MSI was established under the name of PT Medco Niaga Internasional based on Deed of Establishment No. 16 dated 24 March 2006 made before Karlita Rubianti, S.H., Notary in Jakarta which has been approved by the Minister based on Decree No. C-10182 HT.01.01.TH.2006 dated 11 April 2006, and has been announced in the State Gazette No. 7 dated 23 January 2007, Supplement No.680/2007.

The Articles of Association of MSI contained in the Deed of Establishment of MSI have been amended several times and the latest amendment to the Articles of Association of MSI is as evident in the Deed of Circular Resolution of Shareholders No. 4 dated 19 June 2019 made before Siti Rumondang Bulan Lubis, S.H., M.Kn., Notary in Tangerang Regency which has been approved by the Minister based on Decree No. AHU-0031810.AH.01.02.Tahun 2019 dated 20 June 2019 and has been registered in the Company Register at the MOLHR under No. AHU-0095124.AH.01.11.Tahun 2019 dated 20 June 2019 ("**Deed No. 4/2019**"). Based on Deed No. 4/2019, the shareholders of MSI agreed to change the name from PT Medco Energi Bualuang to MSI.

The capital structure and shareholders composition of MSI based on Deed No. 18 dated 25 November 2009, made before Karlita Rubianti, S.H., Notary in Jakarta, which has been notified to the Minister as stated in the Letter of Acceptance of Notification of Changes in Company Data No. AHU-AH.01.10-21320 dated 26 November 2009 and registered in the Company Register at the MOLHR under No. AHU-0079013.AH.01.09.Tahun 2009 dated 26 November 2009, are as follows:

	Nominal	Value of IDR 1,000,000 Per Sha	re
Information	Total of Shares	Total of Nominal Value (IDR)	(%)
Authorized Capital	4,000,000	4,000,000,000	
Issued and Fully Deposited Capital			
1. Company	999,000	999,000,000	99.9
2. PT Medco Energi Nusantara	1,000	1,000,000	0.1
Total Issued and Paid- Up Capital	1,000,000	1,000,000,000	100.00
Shares in Portfolio	3,000,000	3,000,000,000	

The composition of MSI's Board of Directors and Board of Commissioners as of the date of this Disclosure Information is as follows:

Board of Commissioners

Commissioner

: Hilmi Panigoro

Board of Directors

President Director	
Director	
Director	
Director	

: Sanjeev Bansal : Amri Siahaan : Craig Douglas Stewart : Ronald Gunawan

7. MEN

MEN, was originally established under the name PT Exspan Papua pursuant to Deed of Establishment of Limited Liability Company No. 45 dated 28 February 2003, made before Poerbaningsih Adi Warsito, S.H., Notary in Jakarta, which. The Deed has been approved by the Minister of Justice of the Republic of Indonesia under Decree No. C-26966 HT.01.01.TH.2003 dated 11 November 2003 and has been registered in the Company Register at the Company Registration Office of South Jakarta City No. 1515/BH.09.03/VIII/2004 dated 3 August 2004, and has been announced in the State Gazette No. 7 dated 5 January 2005, Supplement No. 855.

The Articles of Association of MEN contained in the Deed of Establishment of MEN have been amended several times and the latest amendment to the articles of association of MEN is an amendment to the provisions of Article 3 of the Articles of Association of MEN concerning the name of the purpose and objective based on is as evident in the Deed of Circulation Resolution of Shareholders No. 04 dated 9 December 2021, made before Siti Rumondang Bulan Lubis, S.H., M.Kn., Notary in Tangerang Regency, which has obtained approval from the Minister based on Decree No. AHU-0072269.AH.01.02.TAHUN 2021 dated 15 December 2021 and has been registered in the Company Register at the MOLHR under No. AHU-0221762.AH.01.11.TAHUN 2021 dated 15 December 2021 ("Deed No. 04/2021"). Pursuant to Deed No. 04/2021, MEN's shareholders approved to amend Article 3 of MEN's Articles of Association regarding MEN's purpose and objectives.

The capital structure and shareholders composition of MEN are based on Deed of Meeting Resolution No. 50 dated 15 August 2008, made before Karlita Rubianti, S.H., Notary in Jakarta, which has been approved by the Minister under Decree No. AHU-80753.AH.01.02.Year 2008 dated 31 October 2008, and registered in the Company Register at the MOLHR under No. AHU-0103671.AH.01.09.TAHUN 2008 dated 31 October 2008 and announced in the State Gazette No. 9 dated 30 January 2009, Supplement No. 2770 are as follows:

	Nominal Value	e of IDR 1,000.00 Per	Share
Information	Number of Shares	Number of Face Value (IDR)	(%)
Authorized Capital	1,000,000	1,000,000,000	
Issued and Fully Deposited Capital			
1. Company	249,975	249,975,000	99.99
2. PT Medco Duta	25	25,000	0.01
Total Issued and Paid-Up Capital	250,000	250,000,000	100.00
Shares in Portfolio	750,000	750,000,000	

The composition of MEN's Board of Directors and Board of Commissioners as of the date of this Disclosure Information is as follows:

Board of Commissioners

Commissioner

: Hilmi Panigoro

Board of Directors

President Director	: Anthony Robert
Director	: Roberto Lorato
Director	: Amri Siahaan

8. EPI

F

EPI was established pursuant to Deed of Establishment No. 38 dated 7 October 1997 made before Poerbaningsih Adi Warsito, S.H., Notary in Jakarta and has been approved by the Minister of Justice of the Republic of Indonesia by virtue of Decree No.C2-1693HT.01.01-TH.1998 dated 13 March 1998 and has been registered in the company register with TDP number 0904.1.51.04019 and announced in the State Gazette No. 60 dated 28 July 1998, Supplement No. 4160.

Mathias

The Articles of Association of EPI contained in the Deed of Establishment of EPI have been amended several times and the latest amendment to the Articles of Association of EPI is as stated in the Deed of Statement of Circular Resolution of the Shareholders in Lieu of the Extraordinary General Meeting of Shareholders No. 10 dated 15 May 2023, made before Siti Rumondang Bulan Lubis, S.H., M.Kn., Notary in Tangerang Regency, which has been notified to the Minister as evidenced in the Letter of Notification Receipt of Amendment of Articles of Association No. AHU-AH.01.03-0063982 dated 15 May 2023 and has been registered in the Company Register under the MOLHR under No. AHU-0089010.AH.01.11.TAHUN 2023 dated 15 May 2023 ("Deed No. 10/2023"). Pursuant to Deed No. 10/2023, EPI's shareholders approved to amend Article 13 of EPI's articles of association, namely provisions related to board of directors' meetings.

The capital structure and shareholder composition of EPI based on the Deed of Circulation Resolution of Shareholders No. 03 dated 10 December 2020 made before Siti Rumondang Bulan Lubis, S.H., M.Kn, Notary in Tangerang Regency, which has been approved by the Minister based on Decree No. AHU-0084076.AH.01.02.TAHUN 2020 dated 17 December 2020 and has been notified to the MOLHR based on as evidenced in the Letter of Notification Receipt of Amendment of Articles of Association No. AHU-AH.01.03-0420275 dated 17 December 2020, both of which have been registered in the Company Register at the MOLHR under No. AHU-0212736.AH.01.11.TAHUN 2020 dated 17 December 2020 as follows:

	Nominal V	alue of IDR 1,000 Per Sh	are
Description	Number of Shares	Total of Nominal Value (IDR)	(%)
Authorized Capital	927,000,000	927,000,000,000	
Issued and Fully Deposited Capital			
1. Capital	926,331,662	926,331,662,000	99.99
2. MEN	50	50,000	0.01
Total Issued and Paid-Up Capital	926,331,712	926,331,712,000	100
Shares in Portfolio	668,288	668,288,000	

The composition of EPI's Board of Directors and Board of Commissioners as of the date of this Disclosure Information is as follows:

Board of Commissioners

President Commissioner	: Budi Basuki
Commissioner	: Ciska Widyanti

Board of Directors

Director

: Agus Soenar Dewandono

Foreign Subsidiary Guarantors:

- 1. Ophir Asia Pacific Pty Ltd
- 2. Medco Energi Madura Offshore Pty Ltd
- 3. Medco Energi Sampang Pty Ltd
- 4. Ophir SPV Pty Ltd
- 5. Medco Energi Central Kalimantan Limited
- 6. Medco E&P Natuna Ltd.
- 7. Medco E&P Grissik Ltd.
- 8. Medco E&P Corridor Holding Ltd.
- 9. Medco Arabia Ltd
- 10. Medco Energi Thailand (Bualuang) Limited
- 11. Medco Energi Bangkanai Limited
- 12. Medco Energi West Bangkanai Limited
- 13. Ophir Jaguar 1 Limited
- 14. Ophir Jaguar 2 Limited
- 15. Lematang E&P Limited
- 16. Petroleum Exploration & Production International Limited
- 17. Medco Energi Thailand (E&P) Limited
- 18. Ophir Energy Indonesia Limited
- 19. Ophir Energy Limited
- 20. Ophir Holdings & Services (UK) Limited
- 21. Ophir Mexico Limited
- 22. Salamander Energy (Bualuang Holdings) Limited
- 23. Salamander Energy (S.E. Asia) Limited
- 24. Salamander Energy Group Limited
- 25. Salamander Energy Limited
- 26. Ophir Asia Limited
- 27. Ophir East Africa Holdings Limited
- 28. Ophir Holdings Limited
- 29. Ophir Tanzania (Block 1) Limited

- 30. Medco International Enterprise Ltd.
- 31. Medco International Ventures Limited
- 32. Medco Energi Kerendan Limited
- 33. Ophir Mexico Operations, S.A. de C.V.
- 34. Medco Indonesia Holding B.V.
- 35. Medco Lematang B.V.
- 36. Ophir Vietnam Block 12W B.V.
- 37. Far East Energy Trading Pte. Ltd.
- 38. Medco Energi Global Pte. Ltd.
- 39. Medco Natuna Pte. Ltd.
- 40. Medco Singapore Operations Pte. Ltd.
- 41. Medco South China SEA Pte. Ltd.
- 42. Medco Oak Tree Pte. Ltd.
- 43. Medco Platinum Road Pte. Ltd.
- 44. Medco Strait Services Pte. Ltd.
- 45. Medco Bell Pte. Ltd.
- 46. Medco Laurel Tree Pte. Ltd.

The brief descriptions of the Foreign Subsidiary Guarantors are as follows:

1. Ophir Asia Pacific Pty. Ltd.

Ophir Asia Pacific Pty. Ltd, a company established under the laws of Australia on 14 June 1991, registered under the registration number 050485099 and domiciled in Level 9, Mia Yellagonga Tower 2, 5 Spring Street, Perth, WA 6000, Australia. The composition of the management of Ophir Asia Pacific Pty. Ltd. As of the date of this Disclosure Information is as follows:

Director	: Krista
Director	: Roberto Lorato
Director	: Sanjeev Bansal
Director	: Craig Douglas Stewart
Director	: Alan Peterson Frees

2. Medco Energi Madura Offshore Pty. Ltd.

Medco Energi Madura Offshore Pty. Ltd, a company established under the laws of Australia on 17 December 1998, registered under the registration number 085618711 and domiciled in Level 9, Mia Yellagonga Tower 2, 5 Spring Street, Perth, WA 6000, Australia. The composition of the management of Medco Energi Madura Offshore Pty. Ltd. As of the date of this Disclosure Information is as follows:

Director	: Alan Peterson Frees
Director	: Krista
Director	: Ronald Gunawan Gan
Director	: Amri Siahaan
Director	: Craig Douglas Stewart

Director	: Roberto Lorato
Director	: Sanjeev Bansal

3. Medco Energi Sampang Pty. Ltd.

Medco Energi Sampang Pty. Ltd, a company established under the laws of Australia on 27 August 1997, registered under the registration number 079873377 and domiciled in Level 9, Mia Yellagonga Tower 2, 5 Spring Street, Perth, WA 6000, Australia. The composition of the management of Medco Energi Sampang Pty. Ltd. As of the date of this Disclosure Information is as follows:

Director	: Alan Peterson Frees
Director	: Krista
Director	: Ronald Gunawan Gan
Director	: Amri Siahaan
Director	: Craig Douglas Stewart
Director	: Roberto Lorato
Director	: Sanjeev Bansal

4. Ophir SPV Pty. Ltd.

Ophir SPV Pty. Ltd, a company established under the laws of Australia on 26 October 2005, registered under the registration number 116866043 and domiciled in Level 9, Mia Yellagonga Tower 2, 5 Spring Street, Perth, WA 6000, Australia. The composition of the management of Ophir SPV Pty. Ltd. as of the date of this Disclosure Information is as follows:

Director	: Alan Peterson Frees
Director	: Roberto Lorato
Director	: Krista
Director	: Sanjev Bansal
Director	: Craig Douglas Stewart

5. Medco Energi Central Kalimantan Limited

Medco Energi Central Kalimantan Limited, a company established under the laws of Belize on 12 October 2010, registered under the registration number 98047 and domiciled in Suite 102, Ground Floor Blake Building Corner Eyre & Hutson Streets, Belize City, Belize. The composition of the management of Medco Energi Central Kalimantan Limited as of the date of this Disclosure Information is as follows:

Director	: Ronald Gunawan Gan
Director	: Amri Siahaan

6. Medco E&P Natuna Ltd.

Medco E&P Natuna. Ltd., a company established under the laws of Bermuda on 25 April 1999, registered under the registration number 28593 and domiciled in 12 Marina Boulevard, #18-01A Marina Bay Financial Centre, Singapore (018982). The composition of the management of Medco E&P Natuna Ltd. as of the date of this Disclosure Information is as follows:

Director	: Roberto Lorato
Director	: Ronald Gunawan
Director	: Amri Siahaan

Director

: Sanjeev Bansal

7. Medco E&P Grissik Ltd.

Medco E&P Grissik Ltd. a company incorporated under the laws of Bermuda on 6 December 2002, registered with registration number 33051 and domiciled in Clarendon House, 2 Church Street, Hamilton, HM11 Bermuda. The composition of the management of Medco E&P Grissik Ltd. as at the date of this Disclosure of Information is as follows:

Direktur	: Ronald Gunawan
Direktur	: Amri Siahaan
Direktur	: Sanjeev Bansal

8. Medco E&P Corridor Holding Ltd.

Medco E&P Corridor Holding Ltd., a company incorporated under the laws of British Virgin Islands on 19 Mei 2000, registered with registration number 388929 and domiciled in Commerce House., Wickhams, Cay1, PO Box 3140, Road Town, VG 1110, British Virgin Islands. The composition of the management of Medco E&P Corridor Holding Ltd. as of the date of this Disclosure of Information is as follows:

Direktur	: Ronald Gunawan
Direktur	: Amri Siahaan
Direktur	: Anthony R. Mathias

9. Medco Arabia Ltd.

Medco Arabia Ltd., a company established under the laws of British Virgin Islands on 16 January 2007, registered under the registration number 1379645 and domiciled in Palm Grove House, P.O Box 438, Road Town, Tortola, VG 1110, British Virgin Islands. The composition of the management of Medco Arabia Ltd. as of the date of this Disclosure Information is as follows:

Director	: Roberto Lorato
Director	: Sanjeev Bansal

10. Medco Energi Thailand (Bualuang) Limited

Medco Energi Thailand (Bualuang) Limited, a company established under the laws of British Virgin Islands on 29 November 2005, registered under the registration number 1000845 and domiciled in Jayla Place Wickhams Cay 1 Road Town Tortola VG1110 British Virgin Islands. The composition of the management of Medco Energi Thailand (Bualuang) Limited as of the date of this Disclosure Information is as follows:

Director	: Amri Siahaan
Director	: Roberto Lorato
Director	: Sanjeev Bansal
Director	: Craig Douglas Stewart
Director	: Ronald Gunawan Gan
Director	: Krista

11. Medco Energi Bangkanai Limited

Medco Energi Bangkanai Limited, a company established under the laws of British Virgin Islands on 4 December 2003, registered under the registration number 570637 and domiciled in Jayla Place Wickhams Cay 1 Road Town Tortola VG1110 British Virgin Islands. The composition of the management of Medco Energi Bangkanai Limited as of the date of this Disclosure Information is as follows:

Director	: Ronald Gunawan Gan
Director	: Amri Siahaan

12. Medco Energi West Bangkanai Limited

Medco Energi West Bangkanai Limited, a company established under the laws of British Virgin Islands on 17 April 2013, registered under the registration number 1770098 and domiciled in Jayla Place Wickhams Cay 1 Road Town Tortola VG1110 British Virgin Islands. The composition of the management of Medco Energi West Bangkanai Limited as of the date of this Disclosure Information is as follows:

Director	: Craig Douglas Stewart
Director	: Krista
Director	: Ronald Gunawan Gan
Director	: Amri Siahaan

13. Ophir Jaguar 1 Limited

Ophir Jaguar 1 Limited, a company established under the laws of British Virgin Islands on 23 April 2018, registered under the registration number 1977094 and domiciled in Jayla Place Wickhams Cay 1 Road Town Tortola VG1110 British Virgin Islands. The composition of the management of Ophir Jaguar 1 Limited as of the date of this Disclosure Information is as follows:

Director	: Craig Douglas Stewart
Director	: Krista
Director	: Roberto Lorato
Director	: Sanjeev Bansal
Director	: Teo Chang Suang

14. Ophir Jaguar 2 Limited

Ophir Jaguar 2 Limited, a company established under the laws of British Virgin Islands on 23 April 2018, registered under the registration number 1977096 and domiciled in Jayla Place Wickhams Cay 1 Road Town Tortola VG1110 British Virgin Islands. The composition of the management of Ophir Jaguar 2 Limited as of the date of this Disclosure Information is as follows:

Director	: Craig Douglas Stewart
Director	: Krista
Director	: Roberto Lorato
Director	: Sanjeev Bansal
Director	: Teo Chang Suang

15. Lematang E&P Limited

Lematang E&P Limited, a company established under the laws of Cayman Island on 5 May 2008, registered under the registration number CA-209782 and domiciled in Whitehall House, 238 North Church Street, P.O Box 1043, George Town, Grand Cayman KY1-1102, Cayman Islands. The composition of the management of Lematang E&P Limited as of the date of this Disclosure Information is as follows:

Director : Sanjeev Bansal

16. Petroleum Exploration & Production International Limited

Petroleum Exploration & Production International Limited, a company established under the laws of Cayman Islands on 2 May 2008, registered under the registration number 209769 and domiciled in Whitehall House, 238 North Church Street, P.O Box 1043, George Town, Grand Cayman KY1-1102, Cayman Islands. The composition of the management of Petroleum Exploration & Production International Limited as of the date of this Disclosure Information is as follows:

Director	: Roberto Lorato
Director	: Sanjeev Bansai

17. Medco Energi Thailand (E&P) Limited

Medco Energi Thailand (E&P) Limited, a company established under the laws of English & Wales on 22 February 2005, registered under the registration number 05372380 and domiciled in Green Place, Rotherfield Greys, Henley on Thames, Oxfordshire, RG9 4PH, England. The composition of the management of Medco Energi Thailand (E&P) Limited as of the date of this Disclosure Information is as follows:

Director	: Roberto Lorato
Director	: Sanjeev Bansal
Director	: Craig Douglas Stewart
Director	: Krista
Director	: Teo Chang Suang

18. Ophir Energy Indonesia Limited

Ophir Energy Indonesia Limited, a company established under the laws of English & Wales on 8 February 2007, registered under the registration number 6091851 and domiciled in Green Place, Rotherfield Greys, Henley on Thames, Oxfordshire, RG9 4PH, England. The composition of the management of Ophir Energy Indonesia Limited as of the date of this Disclosure Information is as follows:

Director	: Craig Douglas Stewart
Director	: Krista
Director	: Roberto Lorato
Director	: Sanjeev Basal

19. Ophir Energy Limited

Ophir Energy Limited, a company established under the laws of English & Wales on 18 February 2004, registered under the registration number 05047425 and domiciled in Green Place, Rotherfield Greys, Henley on Thames, Oxfordshire, RG9

4PH, England. The management composition of Ophir Energy Limited as of the date of this Disclosure Information is as follows:

Director	: Roberto Lorato
Director	: Craig Douglas Stewart
Director	: Krista
Director	: Amri Siahaan
Director	: Sanjeev Basal
Director	: Teo Chang Suang

20. Ophir Holdings & Services (UK) Limited

Ophir Holdings & Services (UK) Limited, a company established under the laws of English & Wales on 22 April 2016, registered under the registration number 10141450 and domiciled in Green Place, Rotherfield Greys, Henley on Thames, Oxfordshire, RG9 4PH, England. The management composition of Ophir Holdings & Services (UK) Limited as of the date of this Disclosure Information is as follows:

Director	: Craig Douglas Stewart
Director	: Krista
Director	: Roberto Lorato
Director	: Amri Siahaan
Director	: Sanjeev Basal

21. Ophir Mexico Limited

Ophir Mexico Limited, a company established under the laws of English & Wales on 8 November 2016, registered under the registration number 10467338 and domiciled in Green Place, Rotherfield Greys, Henley on Thames, Oxfordshire, RG9 4PH, England. The management composition of Ophir Mexico Limited as of the date of this Disclosure Information is as follows:

: Craig Douglas Stewart
: Krista
: Roberto Lorato
: Sanjeev Basal
: Teo Chang Suang

22. Salamander Energy (Bualuang Holdings) Limited

Salamander Energy (Bualuang Holdings) Limited, a company established under the laws of English & Wales on 30 July 2009, registered under the registration number 6976506 and domiciled in Green Place, Rotherfield Greys, Henley on Thames, Oxfordshire, RG9 4PH, England. The management composition of Salamander Energy (Bualuang Holdings) Limited as of the date of this Disclosure Information is as follows:

: Craig Douglas Stewart
: Krista
: Roberto Lorato
: Sanjeev Bansal
: Teo Chang Suang

23. Salamander Energy (S.E. Asia) Limited

Salamander Energy (S.E. Asia) Limited, a company established under the laws of English & Wales on 12 December 2005, registered under the registration number 5652055 and domiciled in Green Place, Rotherfield Greys, Henley on Thames, Oxfordshire, RG9 4PH, England. The management composition of Salamander Energy (S.E. Asia) Limited as of the date of this Disclosure Information is as follows:

Director	: Roberto Lorato
Director	: Sanjeev Bansal
Director	: Craig Douglas Stewart
Director	: Krista
Director	: Teo Chang Suang

24. Salamander Energy Group Limited

Salamander Energy Group Limited, a company established under the laws of English & Wales on 29 December 2004, registered under the registration number 5321519 and domiciled in Green Place, Rotherfield Greys, Henley on Thames, Oxfordshire, RG9 4PH, England. The management composition of Salamander Energy Group Limited as of the date of this Disclosure Information is as follows:

Director	: Teo Chang Suang
Director	: Craig Douglas Stewart
Director	: Krista
Director	: Roberto Lorato
Director	: Sanjeev Basal

25. Salamander Energy Limited

Salamander Energy Limited, a company established under the laws of English & Wales on 13 September 2006, registered under the registration number 05934263 and domiciled in Green Place, Rotherfield Greys, Henley on Thames, Oxfordshire, RG9 4PH, England. The management composition of the Salamander Energy Limited as of the date of this Disclosure Information is as follows:

Director	: Roberto Lorato
Director	: Sanjeev Bansal
Director	: Craig Douglas Stewart
Director	: Krista
Director	: Teo Chang Suang

26. Ophir Asia Limited

Ophir Asia Limited, a company established under the laws of Jersey on 16 August 2006, registered under the registration number 94257 and domiciled in 12 Castle Street, St Helier, Jersey JE2 3RT, Channel Islands. The management composition of Ophir Asia Limited as of the date of this Disclosure Information is as follows:

Director	: Roberto Lorato
Director	: Sanjeev Bansal
Director	: Krista
Director	: Craig Douglas Stewart

27. Ophir East Africa Holdings Limited

Ophir East Africa Holdings Limited, a company established under the laws of Jersey on 9 December 2009, registered under the registration number 104559 and domiciled in 12 Castle Street, St Helier, Jersey JE2 3RT, Channel Islands. The management composition of Ophir East Africa Holdings Limited as of the date of this Disclosure Information is as follows:

Director	: Roberto Lorato
Director	: Sanjeev Bansal
Director	: Krista
Director	: Craig Douglas Stewart

28. Ophir Holdings Limited

Ophir Holdings Limited, a company established under the laws of Jersey on 11 March 2005, registered under the registration number 89702 and domiciled in 12 Castle Street, St Helier, Jersey JE2 3RT, Channel Islands. The management composition of Ophir Holdings Limited as of the date of this Disclosure Information is as follows:

Director	: Roberto Lorato
Director	: Sanjeev Bansal
Director	: Krista
Director	: Craig Douglas Stewart

29. Ophir Tanzania (Block 1) Limited

Ophir Tanzania (Block 1) Limited, a company established under the laws of Jersey on 27 May 2005, registered under the registration number 90299 and domiciled in 12 Castle Street, St Helier, Jersey JE2 3RT, Channel Islands. The management composition of Ophir Tanzania (Block 1) Limited as of the date of this Disclosure Information is as follows:

Director	: Roberto Lorato
Director	: Sanjeev Bansal
Director	: Craig Douglas Stewart

30. Medco International Enterprise Ltd.

Medco International Enterprise Ltd., a company established under the laws of Malaysia on 25 September 2002, registered under the registration number LL03438 and domiciled in Brumby Centre, Lot 42, Jalan Muhibbah, 87000 Labuan F.T., Malaysia. The management composition of Medco International Enterprise Ltd. as of the date of this Disclosure Information is as follows:

Director	: Ronald Gunawan
Director	: Roberto Lorato
Director	: Sanjeev Bansal

31. Medco International Ventures Ltd.

Medco International Ventures Ltd., a company established under the laws of Malaysia on 16 July 2001, registered under the registration number LL02924 and domiciled in Brumby Centre, Lot 42, Jalan Muhibbah, 87000 Labuan F.T., Malaysia. The management composition of Medco International Ventures Ltd. as of the date of this Disclosure Information is as follows:

Director: Roberto LoratoDirector: Sanjeev BansalDirector: Craig Douglas Stewart

32. Medco Energi Kerendan Limited

Medco Energi Kerendan Limited, a company established under the laws of Mauritius on 26 October 2004, registered under the registration number C53167C2/GBL and domiciled in Ebene Esplanade, 24 Cybercity Ebene, Mauritius. The management composition of Medco Energi Kerendan Limited as of the date of this Disclosure Information is as follows:

Director	: Ronald Gunawan Gan
Director	: Amri Siahaan

33. Ophir Mexico Operations, S.A. de C.V.

Ophir Mexico Operations, S.A. de C.V., a company established under the laws of Mexico on 13 April 2018, registered under the registration number N-2018030092 and domiciled in Guillermo, Gonzalez Camarena No. 1600, Piso 6B, Colonia Zedec Santa Fe, Delegacion Alvaro Obregon, C.P. 01210, Mexico City, Mexico. The management composition of Ophir Mexico Operations, S.A. de C.V. as of the date of this Disclosure Information is as follows:

Director	: Rogelio Lopez-Velarde Estrada
Director	: Diego Campa Garcia
Director	: Sanjeev Bansal

34. Medco Indonesia Holding B.V.

Medco Indonesia Holding B.V., a company established under the laws of Dutch on 26 July 2006, registered under the registration number 27290577 and domiciled in Herikerbergweg 238, Luna Arena, 1101CM Amsterdam. The management composition of Medco Indonesia Holding B.V. as of the date of this Disclosure Information is as follows:

Director : Roberto Lorato Director : TMF Management B.V

35. Medco Lematang B.V.

Medco Lematang B.V., a company established under the laws of Dutch on 14 December 2015, registered under the registration number 24252562 and domiciled in Herikerbergweg 238, Luna Arena, 1101CM Amsterdam. The management composition of Medco Lematang B.V. as of the date of this Disclosure Information is as follows:

Director : Roberto Lorato Director : Sanjeev Bansal

36. Ophir Vietnam Block 12W B.V.

Ophir Vietnam Block 12W B.V., a company established under the laws of Dutch on 11 May 2004, registered under the registration number 27267280 and domiciled in Thomas R. Malthusstraat 1, 1066 JR, Amsterdam, Netherlands. The management composition of Ophir Vietnam Block 12W B.V. as of the date of this Disclosure Information is as follows:

Director	: Roberto Lorato
Director	: Sanjeev Bansal
Director	: Craig Douglas Stewart
Director	: Krista
Director	: Teo Chang Suang
Director	: Anthony Robert Mathias

37. Far East Energy Trading Pte. Ltd.

Far East Energy Trading Pte. Ltd., a company established under the laws of the Republic of Singapore on 22 March 2016, registered under the registration number 201607428K and domiciled in 12 Marina Boulevard, #18-01 A, Marina Bay Financial Center, Singapore 018982. The management composition of Far East Energy Trading Pte. Ltd. as of the date of this Disclosure Information is as follows:

Director	: Roberto Lorato
Director	: Sanjeev Bansal
Director	: Teo Chang Suang
Director	: Krista

38. Medco Energi Global Pte. Ltd.

Medco Energi Global Pte. Ltd., a company established under the laws of the Republic of Singapore on 5 May 2006, registered under the registration number 200606494N and domiciled in 12 Marina Boulevard, #18-01 A, Marina Bay Financial Center, Singapore 018982. The management composition of Medco Energi Global Pte. Ltd. as of the date of this Disclosure Information is as follows:

Director	: Roberto Lorato
Director	: Sanjeev Bansal
Director	: Teo Chang Suang
Director	: Krista
Director	: Amri Siahaan
Director	: Hilmi Panigoro

39. Medco Natuna Pte. Ltd.

Medco Natuna Pte. Ltd., a company established under the laws of the Republic of Singapore on 18 April 2016, registered under the registration number 201610187R and domiciled in 12 Marina Boulevard, #18-01 A, Marina Bay Financial Center, Singapore 018982. The management composition of Medco Natuna Pte. Ltd. as of the date of this Disclosure Information is as follows:

Director : Roberto Lorato

Director	: Sanjeev Bansal
Director	: Krista
Director	: Teo Chang Suang

40. Medco Singapore Operation Pte. Ltd.

Medco Singapore Operations Pte. Ltd., a company established under the laws of the Republic of Singapore on 11 September 1999, registered under the registration number 199905442H and domiciled in 12 Marina Boulevard, #18-01 A, Marina Bay Financial Center, Singapore 018982. The management composition of Medco Singapore Operations Pte. Ltd. as of the date of this Disclosure Information is as follows:

Director	: Krista
Director	: Amri Siahaan
Director	: Sanjeev Bansal
Director	: Ronald Gunawan Gan
Director	: Roberto Lorato
Director	: Teo Chang Suang

41. Medco South China SEA Pte. Ltd.

Medco South China SEA Pte. Ltd., a company established under the laws of the Republic of Singapore on 30 August 2016, registered under the registration number 201623586K and domiciled in 12 Marina Boulevard, #18-01 A, Marina Bay Financial Center, Singapore 018982. The management composition of Medco South China SEA Pte. Ltd. as of the date of this Disclosure Information is as follows:

Director	: Krista
Director	: Sanjeev Bansal
Director	: Roberto Lorato
Director	: Teo Chang Suang

42. Medco Oak Tree Pte. Ltd.

Medco Oak Tree Pte. Ltd., a company established under the laws of the Republic of Singapore on 4 January 2019, registered under the registration number 201900554R and domiciled in 12 Marina Boulevard, #18-01 A, Marina Bay Financial Center, Singapore 018982. The management composition of Medco Oak Tree Pte. Ltd. as of the date of this Disclosure Information is as follows:

Director	: Hilmi Panigoro
Director	: Ronald Gunawan Gan
Director	: Roberto Lorato
Director	: Teo Chang Suang
Secretary	: Krista

43. Medco Platinum Road Pte. Ltd.

Medco Platinum Road Pte. Ltd., a company established under the laws of the Republic of Singapore on 10 January 2018, registered under the registration number 201801399E and domiciled in 12 Marina Boulevard, #18-01 A, Marina Bay Financial Center, Singapore 018982. The management composition of Medco Platinum Road Pte. Ltd. as of the date of this Disclosure Information is as follows:

Director	: Roberto Lorato
Director	: Hilmi Panigoro
Director	: Teo Chang Suang
Director	: Krista

44. Medco Strait Services Pte. Ltd.

Medco Strait Services Pte. Ltd., a company established under the laws of the Republic of Singapore on 24 November 2005, registered under the registration number 200516351K and domiciled in 12 Marina Boulevard, #18-01 A, Marina Bay Financial Center, Singapore 018982. The management composition of Medco Strait Services Pte. Ltd. as of the date of this Disclosure Information is as follows:

Director	: Roberto Lorato
Director	: Sanjeev Bansal
Director	: Krista
Director	: Teo Chang Suang

45. Medco Bell Pte. Ltd.

Medco Bell Pte. Ltd., a company established under the laws of the Republic of Singapore on 27 December 2019, registered under the registration number 201943703M and domiciled in 12 Marina Boulevard, #18-01 A, Marina Bay Financial Center, Singapore 018982. The management composition of Medco Bell Pte. Ltd. as of the date of this Disclosure Information is as follows:

Director	: Hilmi Panigoro
Director	: Teo Chang Suang
Director	: Roberto Lorato
Director	: Ronald Gunawan Gan
Director	: Krista

46. Medco Laurel Tree Pte. Ltd.

Medco Laurel Tree Pte. Ltd., a company established under the laws of the Republic of Singapore on 1 April 2019, registered under the registration number 201900562G and domiciled in 12 Marina Boulevard, #18-01 A, Marina Bay Financial Center, Singapore 018982. The management composition of Medco Laurel Tree Pte. Ltd. as of the date of this Disclosure Information is as follows:

Director	: Sanjeev Bansal
Director	: Ronald Gunawan Gan
Director	: Krista
Director	: Hilmi Panigoro
Director	: Teo Chang Suang
Director	: Roberto Lorato

(d) Initial Purchasers

Initial Purchasers in the Transaction who also act as Joint Lead Managers and Joint Bookrunners are ING Bank N.V., Singapore Branch, Morgan Stanley Asia (Singapore) Pte., Standard Chartered Bank (Singapore) Limited, Crédit Agricole Corporate and Investment Bank, Singapore Branch, DBS Bank Ltd., Mandiri Securities Pte. Ltd. and MUFG Securities EMEA plc.

(e) Trustee

The Bank of New York Mellon.

(f) Collateral Agent

The Bank of New York Mellon.

3. EXPLANATION, CONSIDERATION, AND BACKGROUND OF THE TRANSACTION AND THE IMPACT OF THE TRANSACTION ON THE COMPANY'S FINANCIAL CONDITION

Explanation, Consideration and Background of the Transaction

By considering the potential increase of the oil and gas price in the future, the Company carried out the Transaction with a purpose to maintain the Company's liquidity and cash balance of the Company and also expand the portfolio of the Company by the issuance of Notes.

Impact of the Transaction on the Company's Financial Condition

On one side, the Transaction will increase interest expense of the Company which is expected to be in line with the increase of income related to capital expenditures so that the Company can maintain an optimal financial conditions and provide added value to the Company's stakeholders.

In relation to the impact of financial conditions on the use of proceeds from the Transaction, the Company will always remain subject to the existing parameters, such as credit ratings that must be maintained and achieve an optimal capital structure. Furthermore, the Transaction is expected to increase credibility in supporting the growth of the Company.

SUMMARY OF FAIRNESS OPINION REPORT

The Company has appointed Independent Valuer, KJPP Kusnanto & Rekan ("**KR**"), to give an opinion on the fairness of the Transaction, according to the engagement letter No. KR/230927-003 dated 27 September 2023, which has been approved by the Company's management.

The following is a summary of the fairness opinion as presented in the Fairness Opinion Report on the Transaction No. 001402.0162-00BS0201531X2023 dated 27 October 2023:

a. Parties Involved in The Transaction

The parties involved in the Transaction are the Issuer, Parent Guarantor, Subsidiaries Guarantor, and Trustee.

b. Transaction Objects of The Fairness Opinion

The transaction object in the Fairness Opinion of the Transaction is Transaction.

c. Purpose and Objective of The Fairness Opinion

Purpose and objective of the preparation of the Fairness Opinion on the Transaction is to provide an overview on the fairness of the Transaction to the Company's Directors from financial aspects and to comply with the applicable regulations, i.e. POJK 17/2020.

This Fairness Opinion was prepared in compliance with the provisions of OJK Rule No. 35/POJK.04/2020 concerning Valuation and Presentation of Business Valuation Report in Capital Markets dated 25 May 2020 as well as Indonesian Valuation Standards 2018.

d. Limiting Conditions and Major Assumptions

The Fairness Opinion analysis on the Transaction was prepared using the data and information as disclosed above, such data and information of which KR have reviewed. In performing the analysis, KR relied on the accuracy, reliability and completeness of all financial information, information on the legal status of the Company and other information provided to KR by the Company or publicly available and KR are not responsible for the accuracy of such information. Any changes to the data and information may materially influence the outcome of KR's opinion. KR also relied on assurances from the management of the Company that they did not know the facts which led to the information given to KR to be incomplete or misleading. Therefore, KR are not responsible for the changes in the conclusions of KR's Fairness Opinion caused by changes in those data and information.

The Company's financial projections before and after the Transaction was prepared by the Company's management. KR have reviewed such financial projections and those financial projections have described the operating conditions and performance of the Company. Overall, there were not any significant adjustments to be made to the performance targets of the Company.

KR did not perform an inspection of the Company's fixed assets or facilities. In addition, KR also did not give an opinion on the tax impact of the Transaction. The service KR provided to the Company in connection with the Transaction merely was the provision of the Fairness Opinion on the Transaction, not accounting services, auditing or taxation. KR did not perform observation on the validity of the Transaction from legal aspects and implication of taxation aspects. The Fairness Opinion on the Transaction was only performed from economic and financial aspects. The fairness opinion report on the Transaction represented a non-disclaimer opinion and was an open-for-public report unless there was confidential information on such report, which might affect the Company's operations. Furthermore, KR have also obtained the information on the legal status of the Company based on the articles of association of the Company.

KR's work related to the Transaction was not and could not be interpreted in any form, a review or an audit or an implementation of certain procedures of financial information. The work was also not intended to reveal weaknesses in internal control, errors or irregularities in the financial statements or violation of law. In addition, KR did not have the authority and was not in a position to obtain and analyze a form of other transactions that existed and might be available to the Company other than the Transaction and the effect of these transactions to the Transaction.

This Fairness Opinion was prepared based on the market and economic conditions, general business and financial conditions as well as government regulations related to the Transaction on the issuance date of this Fairness Opinion.

In preparing the Fairness Opinion, KR applied several assumptions, such as the fulfillment of all conditions and obligations of the Company as well as all parties involved in the Transaction. Transaction would be executed as described accordingly to a predetermined time period and the accuracy of the information regarding the Transaction which was disclosed by the Company's management.

The Fairness Opinion should be viewed as a whole and the use of partial analysis and information without considering other information and analysis as a whole may cause a misleading view and conclusion on the process underlying the Fairness Opinion. The preparation of the Fairness Opinion was a complicated process and might not be possible to perform through incomplete analysis.

KR also assumed that from the issuance date of the Fairness Opinion until the execution date of the Transaction, there were no changes that could materially affect the assumptions used in the preparation of the Fairness Opinion. KR are not responsible to reaffirm or to supplement or to update KR's opinion due to the changes in the assumptions and conditions as well as events occurring after the letter date. The calculation and analysis in the Fairness Opinion have been performed properly and KR are responsible for the fairness opinion report.

The conclusion of the Fairness Opinion is applicable for no changes that might materially impact on the Transaction. Such changes include, but not limited to, the changes in conditions both internally on the Company and externally on the market and economic conditions, general conditions of business, trading and financial as well as government regulations of Indonesia and other relevant regulations after the issuance date of the fairness opinion report. Whenever after the issuance date of the fairness opinion report such changes occur, the Fairness Opinion on the Transaction might be different.

e. The Approaches and Procedures of The Fairness Opinion on The Transaction

In evaluating the Fairness Opinion on the Transaction, KR had performed analysis through the approaches and procedures of the Fairness Opinion on the Transaction as follows:

- I. Analysis of the Transaction;
- II. Qualitative and quantitative analysis of the Transaction; and
- III. Analysis of the fairness on the Transaction.
- f. Conclusion

Based on the scope of works, assumptions, data, and information acquired from the Company's management which was used in the preparation of this fairness opinion report, a review of the financial impact on the Transaction as disclosed in the fairness opinion report, therefore in KR's opinion, the Transaction is **fair**.

COMPANY'S BOARD OF DIRECTORS AND BOARD OF COMMISSIONERS' STATEMENTS

- 1. This Disclosure of Information is complete and made in accordance with the requirements under OJK Regulation 17/2020.
- 2. The Notes issuance transaction is a material transaction as referred to in OJK Regulation 17/2020 and the granting of Corporate Guarantee is an affiliated transaction as referred to in OJK Regulation 42/2020. Considering the value of the Transaction does not exceed 50% (fifty percent) of the Company's equity, thus the Company does not need GMS' approval to implement the Transaction.
- 3. The Corporate Guarantee for the Notes issuance conducted by the Issuer is an affiliated transaction which is only required to be reported to OJK based on OJK Regulation 42/2020 as the transaction is carried out between (i) the Company and a Controlled Company whose shares are owned at least 99% (ninety nine percent) of the paid-up capital of the Controlled Company; (ii) Controlled Companies whose shares are owned at least 99% (ninety nine percent) by the Company; or (iii) a

Controlled Company with a company whose shares are owned by the Controlled Company at least 99% (ninety nine percent) of the paid-up capital of the relevant company.

- 4. The Transaction is not a conflict-of-interest transaction as referred to in OJK Regulation 42/2020.
- 5. Statements under this Disclosure of Information do not contain any statement or information or facts that are untrue or misleading and contain all material information and facts as required in relation to the Transaction.

AFFILIATED TRANSACTION

1. The Relationship and Nature of the Affiliated Relationship of the Parties Conducting the Material Transaction

The granting of Corporate Guarantees for the Notes issuance, is given by the Company and its controlled subsidiaries which are owned directly or indirectly by the Company to the Issuer, which is a wholly-owned subsidiary of the Company indirectly through MSS. Consequently, this fulfills the definition of OJK Regulation 42/2020, considering the affiliated transaction is carried out between (i) the Company and a Controlled Company whose shares are owned at least 99% (ninety nine percent) of the paid-up capital of the Controlled Company; (ii) Controlled Companies whose shares are owned at least 99% (ninety nine percent) by the Company; or (iii) a Controlled Company with a company whose shares are owned by the Controlled Company at least 99% (ninety nine percent) of the paid-up capital of the paid-up capital of the relevant company, thus the affiliated transaction relating to the granting of such corporate guarantees must only be reported to the OJK no later than 2 (two) business days after the Notes issuance.

2. Explanation, Consideration and Background on the Implementation of the Transaction, Compared against if Conducted by the Entry into of Other Similar Transaction with Unaffiliated Parties

Considering that the affiliated transaction referred to in the Transaction is the granting of corporate guarantees for the Notes issuance, therefore generally, the guarantees can only be provided by affiliated parties, whereby the Company and its controlled subsidiaries that grant corporate guarantees, their financial statements are consolidated with the Company's financial statements.

TRANSACTION DOCUMENTS

In the implementation of the Transaction, the parties involved in the Transaction have signed the following documents, among others:

- i. Preliminary Offering Circular dated 12 October 2023;
- ii. Final Offering Circular dated 19 October 2023;
- iii. Pricing Supplement dated 19 October 2023;
- iv. Deed of Corporate Guarantee No. 143 until 151 all of which dated 27 October 2023 and drawn up before Jose Dima Satria S.H., M.Kn., Notary in Jakarta;
- v. Purchase Agreement dated 19 October 2023 signed by and between the Issuer, the Company and the Initial Purchasers; and

vi. Indenture dated 27 October 2023 signed by and between the Issuer, Parent Guarantor, Subsidiary Guarantors, and Trustee.

ADDITIONAL INFORMATION

For additional information regarding the above matter, please contact the Company during working hours at below address:

Head Office:

The Energy Building 53 – 55 Floor, SCBD Lot 11 A Jalan Jenderal Sudirman Kav. 52 - 53 Jakarta 12190 – Indonesia Phone : +62-21 29953000 Facsimile : +62-21 29953001 Email: <u>corporate.secretary@medcoenergi.com</u> Website: <u>www.medcoenergi.com</u>