

Notes on Pertamina's restructuring as Oil and Gas Holding

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The implementation of Pertamina's restructuring, as a State-Owned Enterprise engaged in oil & gas, should pay attention to the Indonesian Constitution of 1945 as the main legal basis, the Oil and Gas Law, and be subject to BUMN restructuring provisions. In addition to these regulations, the implementation of restructuring of the business group with holdings and sub-holdings as well as the IPO sub-holding plan must also comply with other related provisions, among others, the laws concerning Limited Liability Companies, Capital Markets, and the Prohibition of Monopolistic Practices and Unfair Business Competition.

Dentons HPRP's lawyer, Michael A. Kaihatu (Partner) has prepared an article regarding the issue highlighting the important points.

The complete article can be downloaded here.

For further information related to the related services that our firm provides, please contact the Partner listed under key contact.

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