DECREE OF
HEAD OF CAPITAL INVESTMENT AND ONE STOP INTEGRATED SERVICE AGENCY OF BENGKULU PROVINCE
NUMBER: 503/01.02/25-P.1/ 2018

REGARDING
ENVIRONMENTAL FEASIBILITY CONSTRUCTION PLAN OF 150 KV TRANSMISSION NETWORK OF GEOTHERMAL POWER PLANT (PLTP) HULULAIΣ-PEKALONGAN AND RELATED SUBSTATION IN LEBONG REGENCY, REJANG LEBONG AND KEPAHIANG REGENCIES OF BENGKULU PROVINCE

HEAD OF CAPITAL INVESTMENT AND ONE STOP INTEGRATED SERVICE AGENCY,

Considering : a. whereas pursuant to the provision of Article 2 paragraph (1) Government Regulation Number 27 Year 2012 regarding Environmental Permit, each business and/or activity requiring to have Environmental Impact Assessment (Amdal) or Environmental Management Efforts – Environmental Monitoring Efforts (UKL-UPL) shall be obliged to have Environmental Permit;

b. whereas PT. PLN (Persero) Unit Induk Pembangunan Pembangkit Sumatera shall be
obliged to comply with the commitment of Environmental Permit that has been issued by the OSS Institution by completing Amdal document;

c. whereas General Manager of PT. PLN (Persero) Unit Induk Pembangunan Pembangkit Sumatera has submitted application of Environmental Permit to Governor of Bengkulu for the attention of Head of Capital Investment and One Stop Integrated System Agency of Bengkulu Province, by the letter Number: 0057/KLH.01.01/UIP KITSUM/2018, regarding Environmental Permit Application dated 6th of July 2018;

d. whereas to the application as referred to in letter c:

1) based on the administration verification result dated 11th of July 2018, it shall be stated complete administratively;

2) meeting of Technical Team and Assessor Commission of AMDAL of Bengkulu Province has been convened, namely:
(Official Translation)

a) meeting of Technical Team of AMDAL Assessor Commission of Bengkulu Provision in the Minutes Number: 660/2184/II dated 24th of July 2018 in Bengkulu;

b) meeting of AMDAL Assessor Commission of Bengkulu Provision in the Minutes Number: 660/2195/H on 25th of July 2018 in Bengkulu pertaining to assessment of Environmental Impact Analysis (ANDAL), Environmental Management Plan (RKL) and Environmental Monitoring Plan (RPL) of the Construction Plan of 150 kV Transmission Network of PLTP Hululais-Pekalongan and related Substation in Lebong, Rejang Lebong and Kepahiang Regencies of Bengkulu Province;

e. whereas based on the consideration as referred to in letter a to letter d, it shall be necessary to stipulate Decree of Head of Capital Investment and One Stop Integrated Service Agency of
Bengkulu Province regarding
Environmental Feasibility of the
Construction Plan of 150 kV Transmission
Network of PLTP Hululais-Pekalongan and
related Substation in Lebong, Rejang
Lebong and Kepahiang Regencies of
Bengkulu Province;

In view of:

1. Law Number 5 Year 1960 Regarding Basic
   Regulation of Agrarian Principles (State
   Gazette of the Republic of Indonesia
   Year 1960 Number 104, Supplement to
   State Gazette of the Republic of
   Indonesia Number 2043);

2. Law Number 9 Year 1967 regarding
   Establishment of Bengkulu Province
   (State Gazette of the Republic of
   Indonesia Year 1967 Number 19,
   Supplement to State Gazette of the
   Republic of Indonesia Number 2823);

3. Law Number 5 Year 1990 regarding Natural
   Resources Conservation and the Ecosystem
   (State Gazette of the Republic of
   Indonesia Year 1990 Number 49,
   Supplement to State Gazette of the
   Republic of Indonesia Number 2043)
(Official Translation)

Republic of Indonesia Number 3419);

4. Law Number 26 Year 2007 regarding Spatial Planning (State Gazette of the Republic of Indonesia Year 2007 Number 68, Supplement to State Gazette Number 4725);

5. Law Number 32 Year 2009 regarding Environmental Protection and Management (State Gazette of the Republic of Indonesia Year 2009 Number 140, Supplement to State Gazette Number 5059);

6. Law Number 12 Year 2011 regarding Establishment of Laws and Regulations (State Gazette of the Republic of Indonesia Year 2011 Number 82, Supplement to State Gazette Number 5234);

7. Law Number 23 Year 2014 Regarding Regional Government (State Gazette of the Republic of Indonesia Year 2004 Number 244, Supplement to State Gazette of the Republic of Indonesia Number 5587) As amended by Law Number 9 Year 2015 Regarding Second Amendment to Law
Number 23 Year 2014 Regarding Regional Government (State Gazette of the Republic of Indonesia Year 2015 Number 58, Supplement to State Gazette of the Republic of Indonesia Number 5679)

8. Government Regulation Number 38 Year 2007 Division of Governmental Affairs Between Government, Provincial Government, and Regency/City Government (State Gazette of the Republic of Indonesia Year 2007 Number 82, Supplement to State Gazette of the Republic of Indonesia Number 4737);

9. Government Regulation Number 27 Year 2012 regarding Environmental Permit (State Gazette of the Republic of Indonesia Year 2012 Number 48, Supplement to State Gazette of the Republic of Indonesia Number 5285);

10. Government Regulation Number 24 Year 2018 regarding Electronically-Integrated Business Licensing Service (State Gazette of the Republic of Indonesia Year 2018 Number 90; Supplement to State Gazette of the Republic of Indonesia...
(Official Translation)

11. Presidential Regulation Number 97 Year 2014 regarding One Stop Integrated Service (State Gazette of the Republic of Indonesia Year 2014 Number 221);

12. Regulation of Minister of Home Affairs Number 53 Year 2011 regarding Establishment of Regional Law Product (State Gazette of the Republic of Indonesia Number 694);

13. Regulation of State Minister of Environment Number 05 Year 2012 regarding Type of Business Plan and/or Activities which obligatorily requires to have Environmental Impact Analysis;


15. Regulation of Minister of Environment and Forestry Number
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regarding Guidelines for Preparation and Assessment and Examination of Environmental Documents in the Implementation of Business Licensing Service Electronically;

16. Regional Regulation of Bengkulu Province Number 3 Year 2012 regarding Second Amendment to Regional Regulation of Bengkulu Province Number 8 Year 2008 regarding Organizational and Working Procedure of Inspectorate, Regional Development Planning Agency and Regional Technical Agency of Bengkulu Province (Regional Gazette of Bengkulu Province Year 2012 Number 3);

17. Regulation of Governor of Bengkulu Number 26 Year 2012 regarding Second Amendment to Regulation of Governor of Bengkulu Number 10 Year 2010 regarding Detail of Duties, Function and Working Procedure of Inspectorate, Regional Development Planning Agency and Regional Technical Agency of Bengkulu Province (Regional Gazette of Bengkulu Province...
18. Regulation of Governor of Bengkulu Number 14 Year 2018 regarding Amendment to Regulation of Governor Number 04 Year 2017 regarding Delegation of Part Authority of Signing of Licensing and Non-Licensing of Bengkulu Provincial Government to Head of Capital Investment and One Gate System Agency of Bengkulu Province (Regional Gazette of Bengkulu Province Year 2017 Number 04).

With Due Observance of:


2. Letter of Head of Environmental and Forestry Agency of Bengkulu Province Number: 660/2379/II dated 23rd of August 2018 regarding Recommendation of
(Official Translation)

Assessment to AMDAL of the Construction Plan of 150 kV Transmission Network of PLTP Hululais-Pekalongan and Related Substation.

HAS DECIDED:

To stipulate: DECREE OF HEAF OF CAPITAL INVESTMENT AND ONE STOP INTEGRATED SERVICE AGENCY OF BENGKULU PROVINCE REGARDING ENVIRONMENTAL FEASIBILITY CONSTRUCTION PLAN OF 150 KV TRANSMISSION NETWORKS OF PLTP HULULAIS-PEKALONGAN AND RELATED SUBSTATION IN LEBONG REGENCY, REJANG LEBONG AND KEPAHIANG REGENCIES OF BENGKULU PROVINCE.

FIRST: The Construction Plan of 150 kV Transmission Network of PLTP Hululais-Pekalongan and related Substation in Lebong, Rejang Lebong and Kepahiang Regencies, Bengkulu Province, shall be declared feasible reviewed from the environmental aspect.

SECOND: The identity of Business Actor of the Construction Plan of 150 kV Transmission
(Official Translation)

Network of PLTP Hululais-Pekalongan and related Substation in Lebong, Rejang Lebong and Kepahiang Regencies, Bengkulu Province:

1. Company Name : PT. PLN (Persero) Unit Induk Pembangunan Pembangkit Sumatera.
2. Business Type : Transmission Network.
3. Person in Charge : Weddy B. Sudirman
4. Position : General Manager.
5. Office Address : Jl. R.A. Kartini No. 23 Medan-20152, Telp: (061) 456 8628-456 8629-456 8504 Fax: (061) 4568532, Website: www.pinuipkitsum.co.id
6. Activity Location : Lebong, Rejang Lebong and Kepahiang Regencies, Bengkulu Province.

THIRD : The scope of the activity plan as referred to in the FIRST DICTUM shall include:

a. Pre-Construction Phase:
   1. Permit Administration;
   2. Survey of land and line;
   3. Activity plan socialization; and
   4. Land and plants acquisition.

b. Construction Phase:
   1. Manpower recruitment and mobilization.
2. Equipment and material mobilization and demobilization;
3. Cleaning of tower site and free space;
4. Construction of foundation and tower;
5. Withdrawal of conductive wire and ground wire;
6. Commissioning test; and
7. Substation (GI) Construction.

c. Operation Phase:
1. Electricity distribution; and

d. Post Operation Phase:
1. Transmission network upgrading; or
2. Demolition of transmission network.

FOURTH : PT. PLN (Persero) Unit Induk Pembangunan Pembangkit Sumatera in implementing its activities shall comply with the requirements:
1. as set forth in the Environmental Management Plan and Environmental Monitoring Plan (RKL-RPL);
2. environmental protection and management permit for construction and operation
phases pursuant to the applicable laws and regulations;

3. In addition to the environmental protection and management permit as referred to in point 2 above, PT. PLN (Persero) Unit Induk Pembangunan Pembangkit Sumatera shall be obliged to have business license and/or other permits in relation to its activities.

FIFTH : The issuance of permit as referred to in the FOURTH DICTUM shall be obliged to set forth all requirements and obligations contained in the Attachment of this Decree of Environmental Feasibility which constitutes an inseparable part of this Decree of Agency Head.

SIXTH : In carrying out the activity as referred to in the THIRD DICTUM, the Person in Charge of the Business and/or Activity shall be obliged to:

1. carry out environmental impact management and monitoring as set forth in the Attachment of this Decree of Agency Head:
2. carry out socialization of activity and coordination to regional government, public figures as well as community who are affected by the construction and operation activities;

3. Comply with the requirements, standards, and quality standards of the environment and/or environmental damage standard criteria pursuant to laws and regulations;

4. undertake the application of Reduce, Reuse and Recycle (3R) to the waste of the activities to reduce the load to the environment;

5. implement the provision of activity implementation according to Standard Operating Procedure (SOP);

6. carry out continuous improvement to the technology reliability used in order to minimize the impact resulted by this activity;

7. document all environmental management and monitoring activities made, as well as other activities in relation to the activities;
(Official Translation)

8. Prepare a report of the obligation implementation as referred to in number 1 to number 7, at least 1 time each 6 months during the course of the Construction Plan of 150 kV Transmission Network of PLTP Hululais-Pekalongan and the related Substation in Lebong, Rejang Lebong and Kepahiang Regencies, Bengkulu Province as well as deliver the obligation implementation report to:

a) Governor of Bengkulu for the attention of Head of Environmental and Forestry Agency of Bengkulu Province.

b) Regent of Lebong for the attention of Head of Environmental Agency of Lebong Regency.

c) Regent of Rejang Lebong for the attention of Head of Environmental Agency of Rejang Lebong Regency.

d) Regent of Kepahiang for the attention of Head of Environmental Agency of Kepahiang Regency.

With the copy to the institution head who is in charge other than letter a to
letter d) as set forth in the column of environmental management institution or environmental monitoring institution.

SEVENTH: If in the implementation of business and/or activity, any environmental impacts outside and the impacts that are obligatorily managed as referred to in Attachment of this Decree of Agency Head shall arise, the person in charge of the business and/or activity shall be obliged to report it to the institution as referred to in the SIXTH DICTUM number 8 (eight) within the latest 30 (thirty) business days as of the acknowledgement of the arising of environmental impact beyond the important impacts obliged to be managed.

EIGHTH: The person in charge of the business and/or activity shall be obliged to submit application of amendment of environmental permit if there is any change in business plan and/or activity and/or due to other reasons in accordance with the change criteria as listed in Article 50 of
Government Regulation Number 27 Year 2012
Regarding Environmental Permit and Article 4
of Regulation of Minister of Environmental
and Forestry Number:
P.23/MENLHK/SETJEN/KUM.1/7/2018 Regarding
Change Criteria of Business and/or Activity
and Procedure of Amendment of Environmental Permit.

NINTH: The person in charge of the business and/or activity:

1. May be charged by administrative sanction if it is found any violation as set forth in Article 71 of Government Regulation Number 27 Year 2012 regarding Environmental Permit;

2. This Environmental Permit may be cancelled if in the future it is found any breach as set forth in Article 37 paragraph (2) of Law Number 32 Year 2009 regarding Environmental Protection and Management;

3. Shall be obliged to provide access to Environmental Supervisor Official to carry out supervision in accordance with
(Official Translation)

the authority as set forth in Article 74 of Law Number 32 Year 2009 regarding Environmental Protection and Management.

TENTH : This Decree of Agency Head shall constitute an integral and inseparable part of the Environmental Permit issued by the OSS Institution.

ELEVENTH : This Decree of Agency Head shall enter into force as of the stipulation date and shall end simultaneously with the expiration of the business and/or activity permit, provided that if in the future it is found any mistake, this Decree shall be amended and corrected accordingly.

Stipulated in Bengkulu
On 28\textsuperscript{th} of September 2018
On behalf of GOVERNOR OF BENGKULU
HEAD OF CAPITAL INVESTMENT AND ONE STOP INTEGRATED SERVICE AGENCY OF BENGKULU PROVINCE

(duly signed & official stamp)

\textbf{Ir. HENDRY POERWANTRISNO}
Junior Administrator
NIP. 19620921 199003 1 003
Copies are delivered to the honorable:

1. Minister of Environment and Forestry in Jakarta
2. Governor of Bengkulu (as report) in Bengkulu
3. Regent of Lebong Regency in Muara Aman
4. Regent of Rejang Lebong Regency of Curup
5. Regent of Kepahiang Regency in Kepahiang
6. Head of Ecoregion Development Control Center of Sumatera in Pekanbaru
7. Head of Environmental and Forestry Agency of Bengkulu Province in Bengkulu
8. Head of Environmental Agency of Lebong Regency in Muara Aman
9. Head of Environmental Agency of Rejang Lebong Regency in Curup
10. Head of Environmental Agency of Kepahiang Regency in Kepahiang