

**MINISTRY OF FINANCE OF THE REPUBLIC OF INDONESIA
CAPITAL MARKET AND FINANCIAL INSTITUTIONS SUPERVISORY
AGENCY**

DUPLICATE OF

**DECISION OF CHAIRPERSON OF
CAPITAL MARKET AND FINANCIAL INSTITUTIONS SUPERVISORY
AGENCY**

NUMBER: KEP - 261/BL/2008

CONCERNING

**REGISTRATION OF LEGAL CONSULTANT
ENGAGING IN CAPITAL MARKET ACTIVITIES**

**CHAIRPERSON OF CAPITAL MARKET AND FINANCIAL INSTITUTIONS
SUPERVISORY AGENCY,**

- Considering :
- a. that in order to protect investors, the existence of an independent, credibility, and professional Legal Consultant is necessary;
 - b. that with the enactment of Law Number 18 Year 2003 concerning Advocate, it is necessary to adjust provisions regulating Registration of Legal Consultant Engaging in Capital Market Activities;
 - c. that with regard to the matters mentioned in letter a and letter b, it is deemed necessary to amend Bapepam Rule Number VIII.B.1 concerning Registration of Legal Consultant Engaging in Capital Market Activities, attachment to Decision of the Chairperson of Capital Market Supervisory Agency Number: Kep-37/PM/1996 concerning Registration of Legal Consultant Engaging in Capital Market with the new Decision of Chairperson of Capital Market and Financial Institutions Supervisory Agency ;
- In view of :
1. Law Number 8 year 1995 concerning Capital Market (Statute Book year 1995 number 64, Supplement to the Statute Book Number 3608);
 2. Law Number 18 Year 2003 concerning Advocate (Statute Book year 2003 number 49, Supplement to the Statute Book Number 4288);
 3. Government Regulation Number 45 year 1995 concerning Capital Market Organization (Statute Book Year 1995 Number 86, Supplement to Statute Book Number 3617) as revised by Government Regulation Number 12 year 2004 (Statute Book Year 2004 Number 27, Supplement to Statute Book Number 4372);
 4. Government Regulation Number 46 year 1995 concerning Capital Market Formal Investigative Procedures (Statute Book year 1995 Number 87, Supplement to Statute Book Number 3618);
 5. Decree of the President of the Republic of Indonesia Number 45/M year 2006;

**MINISTRY OF FINANCE OF THE REPUBLIC OF INDONESIA
CAPITAL MARKET AND FINANCIAL INSTITUTIONS SUPERVISORY
AGENCY**

HAS DECIDED :

To enact : **DECISION OF THE CHAIRPERSON OF CAPITAL MARKET AND FINANCIAL INSTITUTIONS SUPERVISORY AGENCY CONCERNING REGISTRATION OF LEGAL CONSULTANT ENGAGING IN CAPITAL MARKET ACTIVITIES;**

Article 1

Provisions concerning Registration of Legal Consultant Engaging in Capital Market Activities are regulated in Rule Number VIII.B.1 as stipulated in the Attachment of this Decision.

Article 2

(1) Legal Consultant that is registered with Capital Market and Financial Institutions Supervisory Agency before the enactment of this decision, but:

- a. has not been an Advocate according to the provisions of Law Number 18 Year 2003 concerning Advocate;
- b. has not been a member of the Capital Market Legal Consultants Association (HKHPM) and an Advocate Association as stipulated in Law Number 18 Year 2003 concerning Advocate;
- c. has not been a partner that has the authority to bind with other parties on behalf of the Legal Consulting Firm, or does not have the authority which is delegated by partners of Legal Consulting Firm to bind with other parties on behalf of Legal Consulting Firm;
- d. he/she is a partner or works for Legal Consulting Firm that does not have and apply quality control system in performing fully law analysis and making legal opinion;

shall fulfill the obligations as stipulated in the Rule Number VIII.B.1 attachment of this Decision, no later than 31 December 2010.

(2) Legal Consultant that does not follow the provisions as mentioned in point (1), will be imposed with sanction in the form of revocation of Registration Letter.

Article 3

Person that was approved and endorsed by Capital Market and Financial Institutions Supervisory Agency to conduct Advanced Professional Training before the enactment of this decision may still conduct such Professional Training.

Article 4

The obligation to submit the report of attendance in Advanced Professional Training, should be done, no later than 15 January 2010.

**MINISTRY OF FINANCE OF THE REPUBLIC OF INDONESIA
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Article 5

With the enactment of this Decision, the Decision of Chairperson of Capital Market Supervisory Agency Number Kep-37/PM/1996 concerning Registration of Legal Consultant Engaging in Capital Market Activities is revoked and declared ineffective.

Article 6

This Decision shall become effective since the date of its promulgation.

In order that all may be informed, it is ordered that this Decision be proclaimed by publication in the State Gazette of the Republic of Indonesia.

Enacted in : Jakarta
Date : 3 July 2008

Chairman of Capital Market And Financial
Institutions Supervisory Agency

Signed

A. Fuad Rahmany
NIP. 060063058

Based on the original documents
Head General Affairs Division

Signed

Prasetyo Wahyu Adi Suryo
NIP 060076008

ATTACHMENT :

Decision of the Chairman of Capital
Market and Financial Institutions
Supervisory Agency (CMFISA)

Number : Kep-261/BL/2008

Date : 3 July 2008

**RULE NUMBER VIII.B.1 : REGISTRATION OF LEGAL CONSULTANT
ENGAGING IN CAPITAL MARKET**

1. In this rule, what is meant by:
 - a. Advocate is a person that works to provide legal counsel, both in the Court and outside the Court that is in line with requirements based on provisions in the Law Number 18 Year 2003 concerning advocate (Advocate Law).
 - b. Legal Consulting Firm is a private association or firm that becomes a place for Legal Consultant in performing his/her business.
 - c. Professional Training Program is training on Capital Market law and regulations as well as economic law and regulations in general that must be participated by Legal Consultant engaging in Capital Market activities.
2. A Legal Consultant engaging in Capital Market activities must be registered with Capital Market and Financial Institutions Supervisory Agency (CMFISA) and fulfill the requirements stipulated in this rule.
3. The requirements for Legal Consultants as referred to in point 2 of this rule are as follows:
 - a. must be an Indonesian citizen;
 - b. must be an Advocate as stipulated by Advocate Law;
 - c. must be a member of Advocate Association as stipulated by Advocate Law;
 - d. must be a member of the Capital Market Legal Consultants Association (HKHPM);
 - e. must hold a degree of law diploma;
 - f. have never committed disgraceful act and or been found guilty of a criminal act in financial sector;
 - g. have good characters and morals;
 - h. must conduct fully legal analysis and make legal opinion according to professional standards of HKHPM or other common fully legal analysis standards and legal opinion standards, if they are not regulated in professional standards issued by HKHPM;
 - i. must fulfill professional code of conduct issued by HKHPM;
 - j. must be independent, credible, and professional to perform its activities;
 - k. must have skills in the Capital Market. The requirements of skills can be fulfilled through Professional Training Program organized by HKHPM or other parties that have been approved by HKHPM with at least 30 (thirty) professional credit points for each attendance;
 - l. must continuously participate in continuous advanced professional training programs conducted by HKHPM or other parties that have been approved by HKHPM with at least 5 (five) professional credit points annually.

m. must be a partner of Legal Consulting Firm that meets the following requirements:

- 1) headed by a partner who is responsible for fully legal analysis and legal opinion;
- 2) in performing fully legal analysis, apply at least 2 (two) levels of supervisory control, i.e. partner who is responsible to sign reports and a mid-level supervisor who will supervise the staff.
- 3) has and complies with the quality control system in performing fully legal analysis and making legal opinion; and
- 4) for Legal Consulting Firm that only has 1 (one) Partner who registered with CMFISA, in order to perform activities in Capital Market, must sign a written agreement with another Legal Consulting Firm that has Partner registered with CMFISA regarding transfer of responsibilities in case the Legal Consultant with only 1 (one) Partner registered with CMFISA is unable to fulfill his/her duties.

In case the Legal Consultant is not a Partner in a Legal Consulting Firm, the respective Legal Consultant must work for a Legal Consulting Firm and has the authority granted by Partners to bind himself/herself with a third Party on behalf of the Legal Consulting Firm.

4. The application for a Legal Consultant to be registered with CMFISA as a Capital Market Supporting Professional shall be submitted to CMFISA in 2 (two) copies, using Form Number VIII.B.1-1 Attachment 1 of this rule.

5. The Registration application as stipulated in point 4 of this rule, shall be accompanied by the following documents:

a. Documents concerning the Legal Consultant:

- 1) a copy of decision letter which grant him/her as an Advocate as stipulated by Advocate Law;
- 2) a copy of membership card of HKHPM or Advocate Association as stipulated by Advocate Law;
- 3) a copy of Legal Consultant's Tax Payer Identification Number (NPWP);
- 4) a copy of current residence identification card;
- 5) the most current color photograph size 4x6;
- 6) a copy of Lawyer diploma that has been legalized;
- 7) a copy of certificate of Professional Training Program, as referred to in point 3, letter k of this rule, which is obtained no longer than 2 (two) years ago;
- 8) a duty stamped written statement stating that Legal Consultant has never committed disgraceful act and or been found guilty of a criminal act in financial sector; and
- 9) a duty stamped written statement stating that the Legal Consultant agrees to be reviewed by HKHPM regarding his/her compliance with professional standards and professional code of conduct of Capital Market Legal Consultants issued by HKHPM.

b. Documents concerning the Legal Consulting Firm

- 1) a copy of establishment deeds of Legal Consulting Firm and its amendments;
 - 2) a copy of Legal Consulting Firm's Tax Payer Identification Number (NPWP);
 - 3) a written agreement with another Legal Consulting Firm that has a Legal Consultant registered with CMFISA, regarding transfer of responsibilities if the respective Legal Consultant is unable to fulfill his/her duties. This rule applies for Legal Consulting Firm that has only 1 (one) Partner registered with CMFISA;
 - 4) organizational chart of Legal Consulting Firm that shows the structure of Lead Partner, Partners, mid-level supervisor, and inspection staff;
 - 5) letter of domicile of Legal Consulting Firm from related authority;
 - 6) documents of quality control system in performing fully legal analysis and legal opinion; and
 - 7) a duly stamped written statement signed by Lead Partner of Legal Consulting Firm stating that the Legal Consulting Firm will perform its activities according to Capital Market Law and other regulations.
6. During the registration of Legal Consultant that will engage in capital market activities, CMFISA may request for any additional documents other than those required in point 5 of this rule.
 7. If the applications referred to in point 4 of this rule is incomplete, no later than 45 (forty five) days after the submission of application, CMFISA must give a notice to the applicant, which states that:
 - a. the application is not complete, using Form Number VIII.B.1-2, attachment of this rule; or
 - b. the application is rejected, using Form Number VIII.B.1-3, attachment 3 of this rule.
 8. The applicant that has not completed additional required documents within 45 (forty five) days after the date of notification letter as stipulated in point 7 letter a of this rule, it is assumed that the applicant cancels his/her registration, and the applicant may request for new registration.
 9. All documents that are submitted by the applicants to CMFISA belong to CMFISA.
 10. If the application as referred to point 4 of this rule fulfills all the requirements, CMFISA grants a Capital Market Supporting Professional Certificate to the applicant no longer than 45 (forty five) days since all documents are complete using Form Number VIII.B.1-4, Attachment 4 of this rule.
 11. Legal Consultant registered with CMFISA shall submit to CMFISA the following reports:
 - a. his/her annual attendance in continuous advanced professional training program no later than on the 15th January of the following year and attach its supporting documents as a proof; and
 - b. any change with respect to data and information from the Legal Consultant and or Legal Consulting Firm, including information referred to in point 5 of this rule no later than 14 (fourteen) days since the change occurs and attach its supporting documents. If the fourteenth day is a holiday, the report shall be submitted on the subsequent working day.

12. If a Legal Consultant intends to postpone his or her engagement in capital market activities within at least one year, then:
 - a. he/she must submit a notice that he or she postpones the engagement in capital market activities for a certain duration of time to CMFISA
 - b. the Legal Consultant's Capital Market Supporting Professional Certificate is temporary suspended by CMFISA. The notice of this suspension uses Form Number VIII.B.1-5, Attachment 5 of this rule;
 - c. If the Legal Consultant wants to recommence his or her engagement in Capital Market activities, he or she shall give notice to CMFISA and attach:
 - 1) copy of certificate of annual continuous advanced professional training program, if during the postponing period the Legal Consultant attends the continuous advanced professional training program referred to in point 3 letter l of this rule;
 - 2) copy of certificate of continuous advanced professional training program with the required number of annual professional credit unit, if within a certain period the Legal Consultant does not attend annual continuous advanced professional training program referred to in point 4 letter l of this rule, if the Legal Consultant submits the notice to postpone his/her engagement in Capital Market activities for no more than 2 (two) years; or
 - 3) copy of Professional Training Program (referred to point 3 letter k of this rule), obtained within no longer than the last 2 (two) years and has been legalized, if within the period Legal Consultant does not attend annual continuous advanced professional training program referred to point 3 letter l of this rule; and
 - 4) a list of any change of data and information concerning Legal Consultant if such change occurred together with its supporting evidences.
13. Provisions related to continuous advanced professional training program are as follows:
 - a. the obligation of Legal Consultant to attend continuous advanced professional training program as stipulated in point 3 letter l of this rule starts from the following year after Legal Consultant obtains Capital Market Supporting Professional Certificate from CMFISA;
 - b. Legal Consultant that does not attend continuous advanced professional training program as referred to in point 3 letter l of this rule will be imposed with administrative sanction, that is, written admonition and fine which is considered from the date of reporting obligation to the date of fulfillment of reporting obligation of the attendance of Legal Consultant's continuous advanced professional training program to CMFISA;
 - c. If within 2 (two) consecutive years Legal Consultant does not attend continuous advanced professional training program or if within 5 (five) years Legal Consultant does not attend three times of continuous advanced professional training program, Legal Consultant is imposed with administrative sanction, that is, suspension of business activity as Legal Accountant in Capital Market, except for Legal Consultant referred to in point 12 of this rule;
 - d. If suspension of business activities referred to in point 13 letter c of this rule has ended, Legal Consultant may engage in Capital Market activities by applying proposal to CMFISA and attaching the following documents:

- 1) a copy of Professional Training Program (referred to in point 3 letter k of this rule that has been obtained within no longer than the last 2 (two) years and has been legalized; and
 - 2) List of any change of data and information from Legal Consultant and or Legal Consulting Firm if such change occurred together with its supporting document.
- e. If within 1 (one) year the Professional Training Program or continuous advanced professional training program has not been conducted, CMFISA may enact other regulation.
14. Legal Consultant registered with CMFISA but no longer a partner that has authority to bind with third parties on behalf of Legal Consulting Firm, can not engage in Capital Market activities.
 15. If Legal Consultant is imposed with sanction in the form of revocation and suspension of membership and or restriction or suspension of business activities by related authority, such sanction may also cause him/her to be unable to engage in Capital Market activities.
 16. By no means of undermining criminal provisions in capital market, the CMFISA may impose sanctions against any violation of this rule, as well as against any Person who causes such violation to occur

Enacted in : Jakarta

Date : 3 July 2008

Chairman of Capital Market and Financial
Institutions Supervisory Agency

Signed

A. Fuad Rahmany

NIP. 060063058

Based on the original documents
Head of General Affairs Division

signed

Prasetyo Wahyu Adi Suryo

NIP 060076008

**MINISTRY OF FINANCE OF THE REPUBLIC OF INDONESIA
CAPITAL MARKET AND FINANCIAL INSTITUTIONS SUPERVISORY AGENCY**

ATTACHMENT : 1
Rule Number : VIII.B.1

FORM NUMBER : VIII.B.1-1

Number : ,20.....
Attachment :
Subject : Registration of Legal Consultant as a Capital Market Supporting Professional To.
Chairman of Capital Market and Financial Institution Supervisory Agency (CMFISA)
in Jakarta

We hereby submit an application for registration of Legal Consultant as a Capital Market Supporting Professional. For further consideration, we submit the following data:

- 1. Name :
- 2. Residence Address :
:
(Name of Street and Number)
:
(City and Zip Code)
- 3. Phone :
- 4. Tax Payer Identification Number (NPWP) :
- 5. Name of Firm :
- 6. Address of Firm :
(Name of Street and Number)
:
(City and Zip Code)
- 7. Tax Payer Identification Number (NPWP) of the Firm :
- 8. Telephone and facsimile :
- 9. Name of Firm's Head :

As part of this application, we hereby enclose the following documents:

- 1. Documents related to the Legal Consultant

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- a. copy of Tax Payer Identification Number;
 - b. copy of Residence Identification Card;
 - c. copy of lawyer diploma that has been legalized;
 - d. copy of decision letter as an Advocate as stipulated by Advocate Law that has been legalized;
 - e. copy of Advocate Association membership proof;
 - f. copy of membership card in HKHPM;
 - g. color passport photo, 4 x 6 cm ;
 - h. copy of Capital Market Professional Training Program certificate organized by HKHPM or other parties that have been approved by HKHPM with at least 30 (thirty) professional credit points and obtained within the last 2 (two) years which has been legalized;
 - i. duty stamped statement stating that the applicant has never committed a disgraceful act and or been convicted of a criminal act in financial sector.
 - j. a duty stamped written statement stating that the Legal Consultant agrees to be reviewed by HKHPM regarding his/her compliance with professional standards and professional code of conduct of Capital Market Legal Consultants issued by HKHPM.
2. Documents related to the Legal Consulting Firm:
- a. copy of the deed of establishment and its changes;
 - b. copy of Tax Payer Identification Number (NPWP) of the firm;
 - c. for Legal Consulting Firm that only has 1 (one) Legal Consultant; written agreement with another Legal Consulting Firm which employs an Legal Consultant registered with CMFISA, regarding transfer of responsibilities in case the Legal Consultant is unable to perform his duties.
 - d. Legal Consulting Firm's organizational chart which shows the structure of Lead Partner, Partners, mid-level supervisor, and inspection staff and shows that in performing fully legal analysis, apply at least 2 (two) levels of supervisory control, i.e. partner who is responsible to sign reports and a mid-level supervisor who will supervise the staff;
 - e. letter of domicile of Legal Consulting Firm from related authority; and
 - f. documents related to the quality control system that is applicable in the Legal Consulting Firm in performing fully legal analysis providing legal opinion.
3. Answers to the questions in attachment 1 (Question List) and attachment 2 (Schedule A) of this form

I, the undersigned, certify that the information provided here is true and I will take the responsibility should it is found that the information provided here is false.

Thank you for your attention.

Applicant,

Stamp duty

.....
(Full Name)

**MINISTRY OF FINANCE OF THE REPUBLIC OF INDONESIA
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ATTACHMENT : 1
Rule Number : VIII.B.1-1

LIST OF QUESTIONS

INSTRUCTIONS

1. All questions must be answered by the Applicants
2. Put a √ mark in the box in front of the word "Yes", if your answer in "Yes", or put a √ mark in the box in front of the word "No" if the answer of the question is "No".

For each "Yes" answer, the Applicant shall provide a clear and detailed answer on Schedule A which shall include:

- a. Related Institution and Person;
- b. Case and date of the actions taken;
- c. The court and institution taking the action; and
- d. The action taken and the sanction imposed.

Please answer the following questions:

1. In the last 10 (ten) years, has the Applicants ever been found guilty of:
 - a. a criminal act related to investments or the profession?
 Yes No
 - b. any other crimes?
 Yes No
2. Has the court:
 - a. ever declared the Applicant bankrupt?
 Yes No
 - b. in the last 10 (ten) years prohibited the Applicant from conducting its professional activities?
 Yes No
 - c. found the applicant guilty of engaging an activity related to investment or the profession which caused other company's business license to be suspended, restricted or revoked?
 Yes No
3. Has CMFISA ever:
 - a. found the Applicant to have made false or misleading statement?
 Yes No
 - b. found the Applicant to have been involved in a violation of the Capital Market regulations?
 Yes No

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- c. found the Applicant guilty of engaging in an activity related to investment or the profession which caused other company's business license to be suspended, restricted, or revoked?
 Yes No
- d. rejected, suspended, revoked temporarily, revoked the registration or imposed other sanction that restricts the Applicants activities related to investment or its profession?
 Yes No
4. Has any institution, other than the Court, CMFISA , or Stock Exchanges, ever:
- a. found the Applicant to have made a false or misleading statement or to be dishonest, unfair or unethical?
 Yes No
- b. found the Applicant to be involved in a violation against regulations regarding finance and other regulations?
 Yes No
- c. declared the Applicant guilty on engaging in an activity related to the professional activities that caused other company's business license to be suspended, restricted or revoked?
 Yes No
- d. prohibited or restricted the Applicant from conducting its professional activities in the last 10 (ten) years?
 Yes No
- e. rejected, suspended or revoked registration or business license of the Applicants?
 Yes No
5. Has the Stock Exchange ever:
- a. found the Applicant to have made a false statement or neglected to give any information that should have been disclosed?
 Yes No
- b. found the Applicant to have been involved in a violation of the Stock Exchange regulations?
 Yes No
6. Has any court in other country ever declared the Applicant guilty of a criminal act or civil violation related to its profession?
 Yes No
7. Is the Applicant currently the subject of a case on the Court?
 Yes No

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8. Does the Applicant have any commitment, covenant, or liability to other person whose case is being processed or has been decided by the Court?

Yes

No

.....,.....20..

Applicant,

Stamp duty

.....
(Full Name)

**MINISTRY OF FINANCE OF THE REPUBLIC OF INDONESIA
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ATTACHMENT : 2

Form Number : VIII.B.1-1

SCHEDULE A:

Explanations on "Yes" answers to all questions in Attachment 1 Form Number VIII.B.1-1

Question Number	Explanation

Note: Attachment 2 must be attached by the Applicant even though there is no "Yes" response to the questions stated in Attachment 1 Form Number : VIII.B.1-1.

.....20..

Applicant,

Stamp duty

.....
(Full Name)

**MINISTRY OF FINANCE OF THE REPUBLIC OF INDONESIA
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ATTACHMENT : 2
Rule Number : VIII.B.1

FORM NUMBER: VIII.B.1-2

Number : S- /BL/20... Jakarta,20.....
Attachment : --
Subject : Notification of Incompleteness in Application for Registration of
Legal Consultant as a Capital Market Supporting Professional

To:
.....
In

Referring to your letter number:..... date..... subject....., we
hereby notify that your application is incomplete because it does not include the
following matters:

1.
2.
3.

With respect to the matters above, we hereby inform you that your application to be
registered as a Capital Market Supporting Professional will not be further considered
until the above requirements are fulfilled.

Please be advised accordingly.

**Capital Market and Financial
Institutions Supervisory Agency**
Chairman,

.....
NIP.

Cc:
.....

**MINISTRY OF FINANCE OF THE REPUBLIC OF INDONESIA
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ATTACHMENT : 3
Rule Number : VIII.B.1

FORM NUMBER: VIII.B.1-3

Number : S- /BL/20... Jakarta,20.....
Attachment : --
Subject : Rejection of Application for Registration of Legal Consultant as a
Capital Market Supporting Professional

To:
.....
In

Referring to your letter number:..... date..... subject....., we
hereby notify that your application is rejected because it does not fulfill the following
requirements:

1.
2.
3.

Please be advised accordingly.

**Capital Market and Financial
Institutions Supervisory Agency**
Chairman,

.....
NIP.

Cc:
.....

**MINISTRY OF FINANCE OF THE REPUBLIC OF INDONESIA
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ATTACHMENT : 4
Rule Number : VIII.B.1

FORM NUMBER: VIII.B.1-4

**REGISTRATION CERTIFICATE AS
A CAPITAL MARKET SUPPORTING PROFESSIONAL**

Number:.....

Registration Certificate as a Capital Market Supporting Professional is granted to
as a Capital Market Supporting Professional (Legal Consultant) with all rights and obligations
contained in Law Number 8 Year 1995 concerning Capital Market and Government Regulation
Number 45 year 1995 concerning Capital Market Organizations as amended by Government
Regulation Number 12 Year 2004 and CMFISA Rule Number VIII.B.1 concerning Registration
of Legal Consultant Engaging In Capital Market Activities.

The Capital Market Supporting Professional Registration Certificate is valid from the date issued
and should there be any mistake in this decision be brought to attention in later date, necessary
revision may be carried out by CMFISA Chairman accordingly.

Jakarta..... 20.....

**INDONESIAN CAPITAL MARKET AND
FINANCIAL INSTITUTIONS SUPERVISORY AGENCY**

Chairman,

.....
NIP.....

cc.

1. Executive Secretary of Bapepam and LK;
2. Head of Bureaus;
3. The Chairman of the HKHPM

**MINISTRY OF FINANCE OF THE REPUBLIC OF INDONESIA
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ATTACHMENT : 5
Rule Number : VIII.B.1

FORM NUMBER: VIII.B.1-5

Number : S- /BL/20... Jakarta,20.....
Attachment : --
Subject : Suspension of Registration Certificate as a Capital Market Supporting Professional

To:
.....
In

Referring to your letter number:..... date..... subject..... , we hereby notify that your Registration Certificate as a Capital Market Supporting Professional (STTD), Number..... is suspended until you notify that you propose to re-engage in Capital Market activities by fulfilling the regulation stated in point 12 letter c of Rule Number VIII.B.1 concerning Registration of Legal Consultant Engaging In Capital Market Activities.

Please be advised accordingly.

**Capital Market and Financial
Institutions Supervisory Agency**
Chairman,

.....
NIP.

- Cc:
1. Executive Secretary, CMFISA; and
 2. Head of Bureaus of CMFISA

**MINISTRY OF FINANCE OF THE REPUBLIC OF INDONESIA
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ATTACHMENT : 6
Rule Number : VIII.B.1

FORM NUMBER: VIII.B.1-6

Number : S- /BL/20... Jakarta,20.....
Attachment : --
Subject : Recommencement of Registration Certificate as a Capital Market
Supporting Professional

To:
.....
In

Referring to your letter number:..... date..... subject..... ,
considering your proposal, we hereby notify that you have fulfilled the regulation
stated in point 12 letter c of Rule Number VIII.B.1 concerning Registration of Legal
Consultant Engaging In Capital Market Activities and your Registration Certificate as a
Capital Market Supporting Professional (STTD) Number.....is declared "re-active".

Please be advised accordingly.

**Capital Market and Financial
Institutions Supervisory Agency**
Chairman,

.....
NIP.

Cc:
1. Executive Secretary of CMFISA; and
2. Head of Bureaus of CMFISA