

Annex 6 referred to in Chapter 5
Additional Provisions with respect to
the Settlement of Investment Disputes
referred to in Paragraph 21 of Article 69

Notwithstanding subparagraphs (c) and (h) of Article 58, an enterprise constituted or organized under the applicable laws and regulations of Indonesia by an investor of Japan, shall be considered as an investor of Japan in the context of Article 69, with respect to a dispute between the enterprise and Indonesia over the enterprise's investments in the Area of Indonesia. Therefore, with respect to such a dispute between the enterprise and Indonesia, the enterprise may have recourse to the procedures provided for in Article 69 as a "disputing investor" referred to in that Article.