Considering:

a. that in order to meet the limitation of obligations of their own capital and the deadline to start operations for finance companies in the sector of electricity, as well as the follow up team Restructuring and Rehabilitation policy of the National Electricity Company which established based on the Presidential Decree Number 133 Year 2000 relating to the financial lease scheme agreements for development Steam Electricity Power Plant Tanjung Jati B it has stipulate by the Minister of Finance Decree Number 173/KMK.06/2002 concerning Loans Ratio Against Equity and Deadline To Start Operations For Finance Company in the Field of Electricity;

b. that in connection with the letter a above and to support the continued development of Steam Electricity Power Plant Tanjung Jati B in order to meet the national electricity needs through financial lease scheme as stated in the Letter of the Coordinating Minister for The Economic Number: S-207/M.EKON/08 / 2002, it needs to be adjusted limitation of obligation for finance companies in the sector of electricity by changing the provisions of the Minister of Finance Decree Number 173/KMK.06/2002;

c. that based on the considerations set forth in letter a and letter b, it is necessary to stipulate Regulation of the Minister of Finance concerning Provisions of Limitation of Obligation for Finance Company in the Field of Electricity;

In View of:

1. the Presidential Regulation Number 9 Year 2009 concerning Finance Agency;

2. Regulation of the Minister of Finance Number 84/PMK.012/2006 concerning Finance Company;

DECIDES:
To stipulate : REGULATION OF THE MINISTER OF FINANCE
CONCERNING PROVISION OF LIMITATION OF OBLIGATION
FOR FINANCE COMPANY IN THE FIELD OF ELECTRICITY.

Article 1

(1) Finance company which established to operate leasing
activities (financial lease) in the field of electricity may
carry out on business besides the business activities as
set out in Article 2 of Regulation of the Minister of
Finance Number 84/PMK.012/2006 concerning Finance
Company.

(2) Other business activities as described in paragraph (1),
is only done in order to support national electricity
needs.

Article 2

Finance companies as referred to in Article 1 paragraph (1)
shall not comply with the restrictions:

a. Receivables financing obligations have at least 40% (forty
percent) of total assets as stipulated in Article 11;

b. The number of equity shareholders in the form of legal
entity to finance company as stipulated in Article 15
paragraph (1) and paragraph (2);

c. Shareholder capital contributions do not come from the
loan as set out in the Article 18 paragraph (1) letter d, and

d. The amount of the loan to equity, requirements of
subordinated loans and calculation of gearing ratio as
stipulated in Article 25 paragraph (3), paragraph (5), and
paragraph (6);

Regulation of Minister of Finance Number 84/PMK.012/2006
concerning the Finance Company.

Article 3

At the time of this Regulation of the Minister comes into force,
the Minister of Finance Decree Number 173/KMK.06/2002
concerning Loans Ratio Against Equity and Deadline To Start
Operations For Finance Company in the Field of Electricity,
revoked and declared void.

Article 4

This Regulation of the Minister of Finance shall come into
force on the date of its promulgation.

For public cognizance, this Regulation of the Minister of Finance shall be promulgated by placing it in State Gazette of the Republic of Indonesia.

Stipulated in Jakarta
on July 17, 2012

MINISTER OF FINANCE OF THE REPUBLIC OF INDONESIA,
Signed.
AGUS D.W. MARTOWARDOJO

Promulgated in Jakarta
on July 17, 2012

MINISTER OF JUSTICE AND HUMAN RIGHTS OF THE REPUBLIC OF INDONESIA,
Signed.
AMIR SYAMSUDIN

STATE GAZETTE OF THE REPUBLIC OF INDONESIA NUMBER 718 YEAR 2012