



NEWS RELEASE FROM ADARO ENERGY

For further information please contact:

Mr. Andre J. Mamuaya

Director and Corporate Secretary

Tel: (6221) 521 1265

Fax: (6221) 5794 4685

Email: corpsec@ptadaro.com

DIANLIA CONFIRMED TO BE THE RIGHTFUL OWNER OF SHARES IN ADARO INDONESIA AND INDONESIA BULK TERMINAL Singapore's Court of Appeal Finds In Favour of Dianlia

Jakarta, April 28, 2009 – PT Adaro Energy Tbk (IDX – ADRO) announces the Singapore Court of Appeal has made its final and binding decision in regards to the court case of Beckett versus Deutsche Bank as First Defendant and Dianlia as Second Defendant. The Singapore Court of Appeal found in favour of Dianlia and found its 2001 purchase of the pledged shares in PT Adaro Indonesia and PT Indonesia Bulk Terminal (IBT), by private treaty, was lawful.

President Director Garibaldi Thohir said, **“We are pleased this matter has been finally resolved and the court has found in favor of Dianlia, so there are no concerns about retaining our existing shareholding in Adaro Indonesia and IBT. As before, Adaro Energy continues with its growth plans and to implement its business model of further integration.”**

Today Dianlia holds a 5.84% interest in Adaro Indonesia and 8.93% interest in IBT. The decision is rendered as a result of an appeal by Beckett of a previous decision made by the Singapore High Court which also found in favour of Dianlia.

Dianlia is now confirmed to be the rightful owner of the shares in Adaro Indonesia and IBT.

The court also ordered Beckett to pay Dianlia all associated legal costs.

A complete copy of the decision has been submitted to Bapepam-LK and the Indonesia Stock Exchange.

###