

VIETNAM PETROLEUM CONSTRUCTION
JOINT STOCK CORPORATION
PETROLEUM EQUIPMENT ASSEMBLY &
METAL STRUCTURE JSC

No: 937/KCKL-TCKT

Subject: Disclosure of information regarding the
revocation of the judgment enforcement decision

CỘNG HÒA XÃ HỘI CHỦ NGHĨA VIỆT NAM
Độc lập – Tự do – Hạnh phúc

Ho Chi Minh, May 25th, 2026

**DISCLOSURE OF INFORMATION ON THE ELECTRONIC PORTAL
OF THE STATE SECURITIES COMMISSION**

To: - The State Securities Commission
- Hanoi Stock Exchange (HNX)

Name of Organization: **Petroleum Equipment Assembly And Metal Structure Joint
Stock Company;**

Stock Code: **PXS**

Address: 02, Nguyen Huu Canh Street, Rach Dua Ward, Ho Chi Minh City;

Tel : (0254) 3.848.404

Fax: (0254) 3.848.229

Information Disclosure Executor: **Mr. Nguyen Ngoc Huan** – Deputy Manager of of
Finance and Accounting Department

Address: 02, Nguyen Huu Canh Street, Rach Dua Ward, Ho Chi Minh City;

Type of Information Disclosure: ☒ 24h ☐ Abnormal ☐ Periodic ☐ Upon Request

Disclosure Content:

On 25 May 2026, PVC-MS received Decision No. 137/QĐ-THADS dated 25
May 2026 issued by the Civil Judgment Enforcement Authority of Ho Chi Minh City
with the following contents:

- To revoke in its entirety the Decision on deduction of money from the bank
account for judgment enforcement No. 94/QĐ-THADS dated 21 November
2025 issued by the Enforcement Officer of the Civil Judgment Enforcement
Authority of Ho Chi Minh City;
- Legal consequence of the revocation: revocation for cancellation purposes.

Contents of Decision No. 94/QĐ-THADS:

- Article 1. Deduct money from: Petroleum Metal Structure and Assembly Joint
Stock Company, address: 02 Nguyen Huu Canh Street, Thang Nhat Ward, Vung
Tau City, Ba Ria - Vung Tau Province (now Rach Dua Ward, Ho Chi Minh City).
Amount to be deducted: VND 4,677,815 (in words: Four million six hundred
seventy-seven thousand eight hundred fifteen dong) from account No.
8690008220 at the Joint Stock Commercial Bank for Investment and
Development of Vietnam (BIDV) – Ha Dong Branch
- The Joint Stock Commercial Bank for Investment and Development of Vietnam
(BIDV) – Ha Dong Branch shall be responsible for transferring the amount stated
in Article 1 of this Decision to account No. 3949.0.1055245.00000 of the Ho Chi



Minh City Civil Judgment Enforcement Department opened at the State Treasury Region II before December 1, 2025.

This information has been published on the company's public website at the following link: <http://www.pvc-ms.vn/quan-he-co-dong>

We hereby affirm that the information disclosed is true and take full responsibility before the law for the content of this disclosure.

Information Disclosure Executor



Nguyen Ngoc Huan



**HO CHI MINH CITY CIVIL
JUDGMENT ENFORCEMENT**

Independence - Freedom – Happiness

No.: 137/QĐ-THADS

Ho Chi Minh City, May 25, 2026



DECISION

Re: Revocation of Judgment Enforcement Decision

THE ENFORCEMENT OFFICER

Pursuant to The Clause 1 Article 20, Clause 1 Article 37 of the Law on Civil Judgment Enforcement;

Pursuant to The Decision on Recognition of Agreement of Parties No. 24/2024/QĐST-KDTM dated September 30, 2024, of the People's Court of Vung Tau City, Ba Ria - Vung Tau Province;

Pursuant to The Judgment Enforcement Decision No. 1465/QĐ-CCTHADS dated March 18, 2025, of the Civil Judgment Enforcement Bureau of Vung Tau City, Ba Ria - Vung Tau Province;

Pursuant to The Decision on Deduction of Money in Account for Judgment Enforcement No. 94/QĐ-THADS dated November 21, 2025, of the Enforcement Officer of Ho Chi Minh City Civil Judgment Enforcement;

Pursuant to The Minutes on Settlement of Judgment Enforcement dated May 12, 2026, of Ho Chi Minh City Civil Judgment Enforcement;

Pursuant to The Minutes on Judgment Enforcement Agreement dated May 13, 2026, of Ho Chi Minh City Civil Judgment Enforcement.

DECIDES:

Article 1. To revoke the entire Decision on Deduction of Money in Account for Judgment Enforcement No. 94/QĐ-THADS dated November 21, 2025, issued by the Enforcement Officer of Ho Chi Minh City Civil Judgment Enforcement.

Legal consequences of revocation: revoked for cancellation.

Article 2. The judgment creditor, judgment debtor, and persons with related rights and obligations shall be responsible for implementing this Decision.

Article 3. This Decision shall take effect from the date of signing./.

Recipients:

- As Article 2;
- Ho Chi Minh City People's Procuracy;
- Related agencies, organizations, and individuals;
- Professional Accountant;
- File: Admin, Judgment Enforcement Case Files.

ENFORCEMENT

(Signed)

Dau Van Can

