

INFORMATION TO THE SHAREHOLDERS

THIS INFORMATION DISCLOSURE IS ADDRESSED TO THE COMPANY'S SHAREHOLDERS IN ORDER TO COMPLY WITH THE PROVISIONS OF THE FINANCIAL SERVICES AUTHORITY REGULATION NO. 32/POJK.04/2015 CONCERNING THE INCREASE OF CAPITAL OF THE PUBLIC COMPANIES BY PROVIDING PRE-EMPTIVE RIGHTS ("PRE-EMPTIVE RIGHTS") AS AMENDED BY FINANCIAL SERVICES AUTHORITY REGULATION NO. 14/POJK.04/2019 CONCERNING AMENDMENTS TO THE FINANCIAL SERVICES AUTHORITY REGULATION NO. 32/POJK.04/2015 CONCERNING INCREASING CAPITAL OF PUBLIC COMPANIES BY PRE-EMPTIVE RIGHTS ("POJK 14/2019")

If you have any difficulty to understand or uncertain to make decisions to this Information to Shareholders, you should consult your broker, investment manager, legal consultant, accountant or other professional advisor.

If you have sold all the shares in the Company that you own, you are honorably requested to immediately submit this Information to the Shareholders and its attachments to the buyer or to the broker-dealer who intermediaries the sale of such shares to be forwarded to the buyer concerned.



PT ASTRINDO NUSANTARA INFRASTRUKTUR TBK

Business Activities

Integrated energy and resource infrastructure with investment and asset portfolios in the coal mining service sector through Subsidiaries

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INFORMATION TO THE SHAREHOLDERS IN RELATION TO THE CAPITAL INCREASE PLAN OF NON-PREEMPTIVE RIGHTS OF 5,791,836,091 ORDINARY SHARES OF SERIES A

The Board of Commissioners and Board of Directors of the Company are fully responsible for the accuracy and completeness of all material information or facts contained in this Information to the Shareholders. The Board of Commissioners and Board of Directors of the Company affirms that there are no important and relevant facts that are not stated that cause the information or material facts in this Information to the Shareholders to be untrue and/or misleading.

The Board of Commissioners and Board of Directors of the Company declare that the Plan to Increase Capital Non Pre-emptive Rights and/or transactions to be carried out by the Company using funds obtained from the Plan to Increase Capital Non Pre-emptive Rights is not a material transaction as referred to in the Financial Services Authority Regulation No. 17/POJK.04/2020 concerning Material Transactions and Changes in Business Activities ("POJK 17/2020"), and does not constitute an affiliated transaction and Conflict of Interest as referred to the Financial Services Authority Regulation No.42/POJK.04/2020 concerning Affiliated Transactions and Conflicts of Interest of Certain Transactions ("POJK 42/2020").

Notification of the Company's Extraordinary GMS to be held on Thursday, February 23, 2023 in Jakarta through the Indonesia Stock Exchange website, the Indonesian Central Securities Depository website, and the Company's website. The shareholders who are entitled to attend the Extraordinary GMS are those whose names are recorded in the register of shareholders of the Company and/or the owners of sub-securities accounts who have a securities account balance in the Collective Custody of PT Kustodian Sentral Efek Indonesia ("KSEI") at the ending session of trading on Tuesday, January 31, 2023 until 16.00 WIB. The Company encourages shareholders to give power of attorney to an independent party appointed by the Company, namely PT Ficomindo Buana Registrar as the Company's Securities Administration Bureau or other parties either by conventional power of attorney or by the electronic power of attorney (E-proxy) mechanism available at the eASY.KSEI facility.

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DEFINITION AND ABBREVIATIONS

The terms used in Information to Shareholders have the following meanings:

Subsidiaries	: Companies whose shares are owned directly or indirectly by the Company more than 50% or if the Company owns 50% or less shares with voting rights, the Company has the ability to control the company.
IDX/Exchange	: PT Bursa Efek Indonesia, a stock exchange based in Jakarta – Indonesia.
Exchange Day	: The day on which the Exchange conducts trading transactions.
Pre-emptive Rights	: The right of existing shareholders to purchase newly issued stock before it is offered to others.
Public	: Shareholders of the Company whose total share ownership is less than 5%.
OJK	: Financial Services Authority as referred to the Law of the Republic of Indonesia Number 21 of 2011 concerning the Financial Services Authority.
Company	: PT Astrindo Nusantara Infrastruktur Tbk, a public limited liability company established under and subject to the laws of the Republic of Indonesia and registered on the IDX.
POJK 14/2019	: Financial Services Authority Regulation No. 14/POJK.04/2019 concerning Amendments to Financial Services Authority Regulation No. 32/POJK.04/2015 concerning Capital Increase of Public Companies by Providing Pre-emptive Rights.
POJK 15/2020	: Financial Services Authority Regulation No. 15/POJK.04/2020 concerning the Plan and Implementation of the General Meeting of Shareholders of Public Companies.
POJK 17/2020	: Financial Services Authority Regulation No. 17/POJK.04/2020 concerning Material Transactions and Changes in Business Activities.
POJK 42/2020	: Financial Services Authority (POJK) Regulation No. 42/POJK.04/2020 concerning Affiliated Transactions and Conflict of Interest Transactions.
Capital Increase Plan Non Pre-emptive Rights	: Planned Issuance of 5,791,836,091 Series A ordinary shares by the Company without providing preemptive rights, as stipulated in POJK 14/2019.
EGMS	: Extraordinary General Meeting of Shareholders.
UUPM	: Law No. 8 of 1995 concerning the Capital Market
UUPT	: Law No. 40 of 2007 concerning Limited Liability Companies

1. LETTER FROM THE COMPANY

Composition of the Company's Board of Commissioners and Directors

Board of Commissioners

President Commissioner : Achmad Widjaja
Independent Commissioner : Doktorandus Hermawan Chandra
Commissioner : Winston Jusuf

Management

President/Independent Director : Raymond Anthony Gerungan
Director : Michael Wong
Director : Ferdy Yustianto
Director : Andreas Kastono Ahadi

Jakarta, 17th January 2023

Dear Shareholders of the Company

Subject : **Plan to Issue 5,791,836,091 Series A ordinary shares Non Pre-emptive Rights ("Plan to Increase Capital Non Pre-emptive Rights")**

Respectfully,

In connection with the above-mentioned matters, the Board of Directors of the Company makes Information to Shareholders which is expected to assist Shareholders in making decisions on the Plan to Increase Capital Non Pre-emptive Rights.

The Company plans to issue 5,791,836,091 ordinary Series A shares Non Pre-emptive Rights ("Plan to Increase Capital Non Pre-emptive Rights"). The funds obtained from the implementation of the Capital Increase Plan Non Pre-emptive Rights will be used for the purposes of working capital and development of the Company, including payment of the Company's obligations related to this matter.

The Plan to Increase Capital Non Pre-emptive Rights and the use of funds from the Plan to Increase Capital Non Pre-emptive Rights which is not a Material Transaction as referred to POJK 17/2020 and affiliated transaction or conflict of interest as referred to POJK 42/2020.

Sincerely,



Michael Wong
Director

Ferdy Yustianto
Director

2. INTRODUCTION

This information to shareholders is made for the benefit of the Company's shareholders so that shareholders get complete information about the Plan to Increase Capital Non Pre-emptive Rights.

Background of Capital Increase Plan Non Pre-emptive Rights

Based on POJK 14/2019, the Company could increase capital without providing pre-emptive rights for purposes other than improving its financial position, a maximum of 10% (ten percent) of the paid-up capital within 2 (two) years from the GMS for the additional capital of the Public Company without providing the pre-emptive rights.

Based on the Company's Shareholders list as of December 31, 2022, there are 57,918,360,917 issued and paid-up shares in the Company, so that the Company could issue a maximum of 5,791,836,091 shares, which is 10% of the total issued or paid-up shares in the Company.

The plan to increase capital Non Pre-emptive Rights will be carried out at nominal value of IDR 100 per share. The funds obtained from the Plan to Increase Capital Non Pre-emptive Rights will be used for working capital and development of the Company, including payment of the Company's obligations related to it.

In connection with the Plan to Increase Capital Non Pre-emptive Rights, the Company will hold an Extraordinary General Meeting of Shareholders (EGMS) on Thursday, February 23, 2023 to obtain the approval of the Company's Shareholders for the Plan to Increase Capital Non Pre-emptive Rights.

The Plan to Increase Capital Non Pre-emptive Rights is carried out to increase value for the Company's shareholders through business growth that can be achieved by the new working capital obtained by the Company from the Plan to Increase Capital Non Pre-emptive Rights.

3. DESCRIPTION OF THE COMPANY

A. A Brief History

The Company is an Indonesian legal entity in the form of a Limited Liability Company domiciled in South Jakarta. The Company was established on April 19, 2007 under the name PT Macau Oil Engineering and Technology in Jakarta based on Deed of Establishment No. 4 dated April 19, 2007 made before Notary Elvie Sahdalena S.H., M.H., Notary in Bekasi Municipality and has been ratified based on the decree of the Minister of Law and Human Rights on June 25, 2007 through the Decree of the Minister of Law and Human Rights number W8-01763. HT.01.01-TH.2007.

The Company's articles of association have been adjusted to OJK Regulation Number 32/2014 dated December 8, 2014 concerning the Plan and Implementation of the General Meeting of Shareholders of Public Companies as subsequently amended by OJK Regulation Number 10/POJK.04/2017 dated March 14, 2017 ("POJK 32/2014") and Financial Services Authority Regulation Number 33/2014 dated December 8, 2014 concerning the Board of Directors and Board of Commissioners of Issuers or Public Companies ("POJK 33/2014") where the Company's Articles of Association are amended and restated by Deed of Statement of Meeting Resolutions No. 81 dated November 19, 2015 made before Humbert Lie S.H., S.E., M.Kn. Notary in Jakarta. The deed has been notified to the Minister of Law and Human Rights through a letter of Receipt of Notice of Amendment to the Articles of Association No. AHU-AH.01.03-0988563 dated December 16, 2015. The amendment to the articles of association is based on the Deed of Meeting Resolution of PT Benakat Integra Tbk. No. 48 dated May 8, 2018 made before Humbert Lie S.H., S.E., M.Kn. Notary in Jakarta related to the change of the Company's name to PT Astrindo Nusantara Infrastruktur Tbk.

Then the Company's Articles of Association have been also adjusted to the Financial Services Authority Regulation No. 15 / POJK.04 / 2020 concerning the Plan and Implementation of the General Meeting of Shareholders of Public Companies and the Financial Services Authority Regulation No. 16 / POJK.04 / 2020 concerning the Implementation of the General Meeting of Shareholders of Public Companies Electronically, as stated in the Deed of Statement of Meeting Resolutions of PT Astrindo Nusantara Infrastruktur Tbk Number 78 dated December 15, 2020 made before Notary Humbert Lie, S.H., S.E., M.Kn. Notary in Jakarta. The latest amendment to the articles of association is based on the Deed of Meeting Resolution of PT Astrindo Nusantara Infrastruktur Tbk. No. 62 dated December 15, 2022, which was made before Humbert Lie S.H., S.E., M.Kn. Notary in Jakarta related to changes in the purposes and objectives of the Company Article 3.

The Company is domiciled in DKI Jakarta, with an office located at Sopo Del Office & Lifestyle 21st Floor, Tower B, Jl. Mega Kuningan Barat III Lot 10.1-6. South Jakarta 12950.

Business Activities

In accordance with Article 3 of the Company's Articles of Association, the purposes and objectives of the Company is in the field of head office activities, management consulting, coal mining, petroleum and natural gas mining support activities, other mining and quarrying support activities, coal product industry, procurement of natural and artificial gas, coal briquette industry, and organic basic chemical industry sourced from petroleum, natural gas, and coal. Currently, the Company has participation in business units engaged in integrated coal mining infrastructure.

B. Capital Structure and Composition of Shareholders

The capital structure and composition of the Company's Shareholders based on the Company's Shareholders Register as of December 31, 2022 obtained from PT Ficomindo Buana Registrar are:

Information	Number of Shares	Nominal	%
Authorized capital			
Series A Shares – nominal IDR 100 per share	72.000.000.000	IDR 7,200,000,000,000	
Series B Shares – nominal IDR 50 per share	20.000.000.000	IDR 1,000,000,000,000	
Total of Authorized Capital	92.000.000.000	IDR 8,200,000,000,000	

Issued and fully paid capital**Series A Shares**

PT Indotambang Perkasa	13,652,680,813	IDR 1,365,268,081,300	23.57%
Mr. Michael Wong – Board of Directors	34,039,700	IDR 3,403,970,000	0.06%
Public*	40,580,823,404	IDR 4,058,082,340,400	70.07%

Series B Shares

Public*	3,650,817,000	IDR 182,540,850,000	6.30%
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Total Issued and Fully Paid Capital	57,918,360,917	IDR 5,609,295,241,700	100.00%
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Unissued Shares

Series A Shares	17,732,456,083	IDR 1,773,245,608,300
Series B Shares	16,349,183,000	IDR 817,459,150,000

*each under 5%

C. The Boards of the Company

In accordance with the Deed of Statement of Meeting Resolutions No. 37 dated September 13, 2022. regarding the appointment of the Board of Commissioners and Board of Directors which was made before Humbert Lie S.H.,S.E.,M.Kn. Notary in Jakarta, the composition of the Company's Board of Commissioners and Directors are as follows:

Board of Commissioners

President/Independent Commissioner : Achmad Widjaja
Independent Commissioner : Doktorandus Hermawan Chandra
Commissioner : Winston Jusuf

Board of Directors

President Director : Raymond Anthony Gerungan
Director : Michael Wong
Director : Ferdy Yustianto
Director : Andreas Kastono Ahadi

4. INFORMATION ABOUT THE PLAN TO INCREASE CAPITAL NON PRE-EMPTIVE RIGHTS

The following is a description of the Plan to Increase Capital Non Pre-emptive Rights to be carried out by the Company:

1. Reasons and Purposes of the Capital Increase Non Pre-emptive Rights

The Company strives to continuously increase the value of the Company for all shareholders. To achieve this goal, the Company seeks to improve the Company's capital structure by conducting new capital changes. The capital obtained by the Company from the Plan to Increase Capital Non Pre-emptive Rights can support the Company for the Company's operational and working capital activities including for business development in line with the Company's current business activities and payment of the Company's obligations related to its business activities.

In accordance with the reasons and objectives of the Capital Increase Non Pre-emptive Rights, the Company's management considers that the Capital Increase Non Pre-emptive Rights will provide the following benefits:

- a) The Company will obtain additional funds to strengthen its capital structure, which will ultimately support the Company business.
- b) The additional funds obtained by the Company will come from potential investor so as not to increase interest expenses or other collateral placements such as if obtaining additional funds through loans to banks or third parties.

2. Implementation Price in Capital Increase Plan Non Pre-emptive Rights

In accordance with POJK 14/2019 article 8A paragraph (2), Capital Increase Non Pre-emptive Rights can only be carried out by the Company by obtaining the approval of independent and unaffiliated shareholders through the EGMS which will be held by taking into account the procedures and the GMS as stipulated in POJK 15/2020.

The Capital Increase Plan Non Pre-emptive Rights shall be completed within 2 (two) years from the date of the EGMS approved. Furthermore, it refers to POJK No. 14/2019 article 8C, The Company can only increase a maximum of 10% (ten percent) of the number of shares that have been issued and fully paid, or the Company's capital listed in the Amendment to the Company's Articles of Association that have been notified and received by the Minister of Law and Human Rights at the time of the announcement of the EGMS regarding the Capital Increase Non Pre-emptive Rights.

The Company intends to issue new shares in as many as 5,791,836,091 (five billion seven hundred ninety-one million eight hundred thirty-six and ninety-one) Series A ordinary shares or 10% (ten percent) of the total issued and fully paid capital. The shares to be issued have the same type as the shares that have been issued in the Company, thus have the same and equal rights in all respects, including but not limited to receiving dividend, voting in the GMS and other corporate actions carried out by the Company.

The exercise price of the issuance of New Shares refers to the provisions of the Decree of the Board of Directors of the Indonesia Stock Exchange Number: Kep-00101/BEI/12-2021 regarding Amendments to Regulation Number I-A concerning The Listing of Shares and Equity Securities Other Than Shares Issued by Listed Companies. The exercise price of the issuance of Company shares is at least 90% (ninety percent) of the average closing price of the Company's shares during the period of 25 (twenty-five) consecutive Exchange Days in the Regular Market prior to the date of application for listing of shares resulting from capital increase Non Pre-emptive Rights.

3. The Implementation Period of Capital Increase Plan Non Pre-emptive Rights

The issuance of 5,791,836,091 Series A ordinary shares will be carried out on a schedule that will be submitted through information disclosure as stipulated in Article 43A of POJK 14/2019, as follows:

1. No later than 5 (five) working days before the implementation of the capital increase without pre-emptive rights, the Company will notify the OJK and announce to the public the timing of the implementation of the capital increase.
2. No later than 2 (two) working days after the implementation of the capital increase without pre-emptive rights, the Company will notify the OJK and the public about the results of the capital increase, which includes information, among others, of the party who made the deposit, the amount and price of shares issued and the plan to use the funds.

4. The Usage of Fund from the Capital Increase Plan Non Pre-emptive Rights

The funds obtained from the Capital Increase Plan Non Pre-emptive Rights will be used for investment and working capital.

The Company declares that the use of funds from the Increase in Capital Non Pre-emptive Rights is not a material transaction as referred to POJK 17/2020 and does not constitute an Affiliate Transaction or a conflict of interest as referred to POJK 42/2020.

5. Analysis and Discussion by Management

Overview of the Company's important financial data based on the Consolidated Financial Statements ended September 30, 2022 (Unaudited) and December 31, 2021 which have been audited by Tjahjadi and Tamara Public Accountant Firm, an Independent Member Firm of Morison Global, based on Report No. 0028/3.0399/AU.1/10/0177-1/1/IV/2022 dated April 28, 2022 which declared fair opinions in all material respects and signed by David Pranata Wangsja is as follows:

	30-Sep-22 (US Dollar) (Unaudited)	31-Dec-21 (US Dollar) (Audited)
BALANCE SHEET		
ASSETS		
Current Assets	402.002.733	205.856.480
Non-Current Assets	735.361.290	747.664.265
Total Assets	1.137.364.023	953.520.745
LIABILITIES		
Short-Term Liabilities	331.374.109	425.612.179
Long-Term Liabilities	265.541.149	122.330.876
Total Liabilities	596.915.258	547.943.055
EQUITY		
Total Equity	540.448.765	405.577.690
Total Liabilities and Equity	1.137.364.023	953.520.745
Profit and Loss		
	30-Sep-22 (US Dollar) (Unaudited)	30-Sep-21 (US Dollar) (Audited)
Revenues	34.981.744	44.258.560
Cost of Revenues	(12.269.124)	(13.025.312)
Gross Profit	22.712.620	31.233.248
General and Administrative Expenses	(4.095.444)	(2.453.451)
Profit from Operations	18.617.176	28.779.797
Other Income (Charges)	7.984.359	(5.278.354)
Profit Before Income Tax Expenses	26.601.535	23.501.443
Income Tax Expenses	(2.138.067)	(4.934.499)
Net Profit	24.463.468	18.566.944
Other Comprehensive Income (Loss)	(2.082.901)	(664.570)
Net Comprehensive Income	22.380.567	17.902.374

Based on this, the Company's proforma financial data before and after the implementation of the Capital Increase Non Pre-emptive Rights with reference to the Consolidated Financial Statements for the period of September 30, 2022 are as follows:

8. Information About Potential Investors

The Company will announce information about potential investors in the Capital Increase Plan Non Pre-emptive Rights along with an announcement to the public regarding the timing of the implementation of the Capital Increase Plan Non Pre-emptive Rights will be carried out no later than 5 (five) working days before the implementation of the Capital Increase Non Pre-Emptive Rights.



5. EXTRAORDINARY GENERAL MEETING OF SHAREHOLDERS

In connection with the Increase Capital Plan Non Pre-emptive Rights as outlined in this Information to the Shareholders, the Company intends to seek approval from the Company's EGMS by taking into account the provisions stipulated in the Company's Articles of Association, namely as follows:

- Day & Date : Thursday, 23 February 2023
- Time : 2:00 PM
- Venue : Sopo Del Office Tower & Lifestyle Building Floor, Tower B
Jl. Mega Kuningan Barat III Lot. 10.1-6, South Jakarta
- Agenda of EGMS :
- a. Approval of the plan to implement the Capital Increase Without Providing Pre-emptive Rights as referred to in Article 3 (b) of the Financial Services Authority Regulation Number 32 / POJK.04 / 2015 concerning Capital Increase of Public Companies by Providing Pre-emptive Rights as amended by the Financial Services Authority Regulation Number 14 / POJK.04 / 2019 concerning Amendments to the Financial Services Authority Regulation Number 32 / POJK.04 / 2015 concerning Capital Increase of Public Companies By providing pre-emptive rights (POJK 14/2019) ("The Capital Increase Non Pre-emptive Rights").
 - b. Approval of the amendment of Article 4 paragraph 2 of the Company's Articles of Association in relation to the issued and paid-up capital for the implementation of Capital Increase Non Pre-emptive Rights.
- Quorum : Quorum of attendance and quorum of EGMS decisions are conducted with following to the provisions of POJK 14/2019 Article 8A paragraph (2).

The shareholders who are entitled to be present at the EGMS are shareholders whose names are recorded on the Company's Register of Shareholders List at the end of trading session of the Company's shares on January 31, 2023.

BALANCE SHEET	30-Sep-22	
	Before PMTHMETD (US Dollar)	After PMTHMETD (US Dollar)
ASSETS		
Current Assets	402.002.733	439.989.459
Non-Current Assets	735.361.290	735.361.290
Total Assets	1.137.364.023	1.175.350.749
LIABILITIES		
Short-Term Liabilities	331.374.109	331.374.109
Long-Term Liabilities	265.541.149	265.541.149
Total Liabilities	596.915.258	596.915.258
EQUITY		
Total Equity	540.448.765	578.435.491
Total Liabilities and Equity	1.137.364.023	1.175.350.749
Debt to Equity Ratio	1,10	1,03

The implementation of the Additional Capital Non Pre-emptive Rights will cause an increase in the Company's Assets by USD37,986,726 (equivalent to the Increase in Capital Without Pre-emptive Rights of 5,791,836,091 shares, with a nominal value of Rp100 at an exchange rate of Rp15,247 per 1 USD) so that the Company's Assets will increase from the previous amount of USD1,137.36 million to USD1,175.35 million.

The implementation of the Capital Increase Non Pre-emptive Rights will also cause an increase in the Company's Equity from the previous amount of USD540.45 million to USD578.44 million. With the increase in the Company's equity, the Company's debt-to-equity ratio (DER) also improved from 1.10x to 1.03x.

6. The Risks or Impacts of Capital Increase Plan Non Pre-emptive Rights to the Shareholders

The percentage of share ownership of the Company's shareholders before the Capital Increase Non Pre-emptive Rights compared to after the Increase in Capital Non Pre-emptive Rights will be diluted by a maximum of 9.09%.

7. The Company's Capital Structure Before and After the Implementation of the Capital Increase Plan Non Pre-emptive Rights

The following table shows the composition of shareholders and the capital structure of the Company before the implementation of the Capital Increase Plan Non Pre-emptive Rights (based on the Company's Register of Shareholders as of December 31, 2022 issued by PT Ficomindo Buana Registrar as the Securities Administration Bureau appointed by the Company and after the implementation of the Capital Increase Plan Non Pre-emptive Rights:

The Shareholders	Before Non Pre-emptive Rights As of December 2022			After Non Pre-emptive Rights 2023		
	Number of Shares	Total Value	%	Number of Shares	Total Value	%
Authorized Capital						
Series A shares with a nominal value of IDR 100 per share	72,000,000,000	7,200,000,000,000		72,000,000,000	7,200,000,000,000	
Series B shares with a nominal value of IDR 50 per share	20,000,000,000	1,000,000,000,000		20,000,000,000	1,000,000,000,000	
Issued and fully paid-up capital						
Series A with a nominal value of IDR 100 per share						
PT Indotambang Perkasa	13,652,680,813	1,365,268,081,300	23.57%	13,652,680,813	1,365,268,081,300	21.43%
Public	40,580,823,404	4,058,082,340,400	70.07%	40,580,823,404	4,058,082,340,400	63.70%
Mr. Michael Wong - Board of Directors of the Company	34,039,700	3,403,970,000	0.06%	34,039,700	3,403,970,000	0.05%
Potential Investors	-	-		5,791,836,091	579,183,609,070	9.09%
Series B with a nominal value of IDR 50 per share						
Public	3,650,817,000	182,540,850,000	6.30%	3,650,817,000	182,540,850,000	5.73%
Total issued and fully paid-up capital	57,918,360,917	5,609,295,241,700	100.00%	63,710,197,008	6,188,478,850,770	100.00%
Unissued Shares						
Series A Shares	17,732,456,083	1,773,245,608,300		11,974,659,692	1,197,465,969,230	
Series B Shares	16,349,183,000	817,459,150,000		16,349,183,000	817,459,150,000	

6. ADDITIONAL INFORMATION

Shareholders who wish to obtain other information in connection with the Plan to Increase Capital Non Pre-emptive Rights, may contact the Company during working hours (09.00 to 17.00 Western Indonesia Time) on Monday to Friday (except holidays) at the Company's office with the following address:

PT ASTRINDO NUSANTARA INFRASTRUKTUR TBK
Sopo Del Office Tower & Lifestyle Building 21st Floor, Tower B
Jl. Mega Kuningan Barat III Lot. 10.1-6
South Jakarta 12950, Indonesia

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