INFORMATION DISCLOSURE TO THE SHAREHOLDERS ("INFORMATION DISCLOSURE") OF PT BAKRIE & BROTHERS TBK (THE "COMPANY") IN CONNECTION WITH THE PLAN TO INCREASE CAPITAL WITHOUT PRE-EMPTIVE RIGHTS ("PMTHMETD")

THE INFORMATION CONTAINED IN THIS INFORMATION DISCLOSURE IS IMPORTANT TO BE CONSIDERED BY THE SHAREHOLDERS TO MAKE DECISIONS REGARDING THE PROPOSED PMTHMETD IN COMPLIANCE TO FINANCIAL SERVICES AUTHORITY (OTORITAS JASA KEUANGAN/"OJK") REGULATION NO. 32/POJK.04/2015 REGARDING CAPITAL INCREASE OF PUBLIC COMPANIES WITH PRE-EMPTIVE RIGHTS AS AMENDED BY THE OJK REGULATION NO. 14/POJK.04/2019 ON THE AMENDMENT OF OJK REGULATION NO. 32/POJK.04/2015 REGARDING CAPITAL INCREASE OF PUBLIC COMPANIES WITH PRE-EMPTIVE RIGHTS ("POJK 32/2015").

IF YOU HAVE ANY DIFFICULTY IN UNDERSTANDING THE INFORMATION CONTAINED IN THIS INFORMATION DISCLOSURE OR ARE IN DOUBT ABOUT MAKING DECISIONS, YOU SHOULD CONSULT WITH A SECURITIES BROKER, INVESTMENT MANAGER, LEGAL ADVISOR, PUBLIC ACCOUNTANT, OR OTHER PROFESSIONAL ADVISOR.



PT BAKRIE & BROTHERS Tbk

Domiciled in Jakarta, Indonesia

Business Activities:

Holding company activities, other management consulting activities, and business consulting and business brokerage activities. Consulting, services, industry, construction, manufacturing and infrastructure, as well as trade, both directly and indirectly through the Company's subsidiaries.

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In accordance with the provisions in POJK 32/2015, the Company plans to convert part of its debt to creditors by issuing new shares through the PMTHMETD mechanism. The amount of new shares to be issued is 13,359,375,000 (thirteen billion three hundred fifty-nine million three hundred seventy-five thousand) Series E ordinary shares with a nominal value of IDR12 (twelve Rupiah) per share or 7.70% (seven point seven zero percent) of the Company's issued and paid-up capital after the PMTHMETD ("**Proposed PMTHMETD**"). With the implementation of the Proposed PMTHMETD, the Company's existing shareholders will experience a decrease in their shareholding percentage (dilution) by 7.70% (seven point seven zero percent). In relation to the Proposed PMTHMETD, the Company intends to seek shareholder's approval through the Company's Extraordinary General Meeting of Shareholders ("**EGMS**") which will be held on Thursday, 28 November 2024.

THE BOARD OF DIRECTORS AND THE BOARD OF COMMISSIONERS OF THE COMPANY, BOTH INDIVIDUALLY AND COLLECTIVELY, ARE FULLY RESPONSIBLE FOR THE COMPLETENESS AND ACCURACY OF ALL INFORMATION OR MATERIAL FACTS CONTAINED IN THIS INFORMATION DISCLOSURE AND HEREBY CONFIRM THAT THE INFORMATION PRESENTED IN THIS INFORMATION DISCLOSURE IS TRUE AND THAT NO MATERIAL FACTS HAVE BEEN OMITTED WHICH WOULD CAUSE THE MATERIAL INFORMATION IN THIS INFORMATION DISCLOSURE UNTRUE AND/OR MISLEADING.

THE PROPOSED PMTHMETD AS OUTLINED IN THIS INFORMATION DISCLOSURE IS SUBJECT TO THE APPROVAL OF THE COMPANY'S EXTRAORDINARY GENERAL MEETING OF SHAREHOLDERS.

This Information Disclosure is published on 22 October 2024

DEFINITION AND ABBREVIATIONS

The terms used in this Information Disclosure have the following meanings:

Affiliation

- 1. Family relationships by marriage descent to the second degree, both horizontally and vertically, meaning the relationship of a person with:
 - a. husband or wife;
 - b. parents of the husband or wife and the husband or wife of a child:
 - grandparents of the husband or wife and the husband or wife of a grandchild;
 - d. relative of the husband or wife and husband or wife of the respective relative; or
 - e. husband or wife from relative of the person concerned;
- 2. Family relationships by descent up to the second degree, both horizontally and vertically, meaning the relationship of a person with:
 - a. parents and children;
 - b. grandparents and grandchildren; or
 - c. relative of the person concerned;
- 3. The relationship between a party and employees, directors, or commissioners of that party;
- 4. The relationship between 2 (two) or more companies where there are 1 (one) or more members of the Board of Directors, management, Board of Commissioners, or supervisors in common;
- 5. The relationship between a company and a party, either directly or indirectly, in any way, of controlling or being controlled by the company or that party in determining the management and/or policies of the company or that party;
- 6. The relationship between 2 (two) or more companies that are controlled, either directly or indirectly, in determining the management and/or policies of the company by the same party; or
- 7. The relationship between a company and its main shareholders, which is a party that directly or indirectly own at least 20% (twenty percent) of the voting shares of the company,

as defined in the P2SK Law.

BAE

Means the abbreviation for *Biro Administrasi Efek* (the Securities Administration Bureau), a party that based on a contract with the Company and/or the issuer of securities, carries out the recording of securities ownership and the distribution of rights related to the securities, in this case, PT EDI Indonesia, located in Central Jakarta.

Board of Commissioners

Means the part of the Company that is responsible for general and/or specific supervision in accordance with the Company's Articles of Association and provides advice to the Board of Directors.

Board of Directors

Means the part of the Company that has the authority and full responsibility for managing the Company in the interest of the Company, in accordance with the Company's objectives, and represents the Company both in and out of court in accordance with the provisions of the Company's Articles of Association.

EGMS

: Means the Extraordinary General Meeting of Shareholders held in accordance with the provisions of the Company's Articles of Association.

Eurofa : Means Eurofa Capital Investment Inc.

Eurofa Settlement Agreement : Means the Settlement Agreement dated 10 June 2024

between the Company and Eurofa.

GGL : Means Golden Glades Limited.

GMS : Means the General Meeting of Shareholders held in

accordance with the provisions of the Company's Articles of

Association.

IDX : Means the abbreviation for the Indonesia Stock Exchange as

defined in Article 1, number 4 of Law No. 8 of 1995 on Capital Markets, as partially amended by the P2SK Law, in this case, organized by PT Bursa Efek Indonesia, located in Jakarta,

where the Company's shares are listed.

Information Disclosure : Means this Information Disclosure that contains information

related to the Proposed PMTHMETD prepared in order to

comply with the provisions of POJK 32/2015.

KSEI : PT Kustodian Sentral Efek Indonesia, which is responsible for

administering the custody of securities based on the Securities

Registration Agreement in Collective Custody.

MLHR : Means the abbreviation for the Minister of Law and Human

Rights of the Republic of Indonesia (formerly known as the Minister of Justice of the Republic of Indonesia, the Minister of Law and Legislation of the Republic of Indonesia, or the Minister of Justice and Human Rights of the Republic of

Indonesia).

MOLHR : Means the abbreviation for the Ministry of Law and Human

Rights of the Republic of Indonesia.

OJK : Means the Financial Services Authority, an independent

agency as referred to in Law No. 21 of 2011 on the Financial Services Authority as amended by the P2SK Law ("OJK Law"), which has the duties and authorities that include the regulation and supervision of financial services activities in the banking sector, capital markets, insurance, pension funds, financing institutions, and other financial institutions. Since 31 December 2012, the Financial Services Authority has replaced and assumed the rights and obligations to perform regulatory and supervisory functions from the Capital Market and Financial Institution Supervisory Agency in accordance with the

provisions of Article 55 of the OJK Law.

P2SK Law : Means Law No. 4 of 2023 regarding the Development and

Strengthening of the Financial Sector.

PMTHMETD : Means Capital Increase Without Pre-Emptive Rights, by

issuing New Shares as referred to in the OJK Regulation No. 14/POJK.04/2019 on the Amendment of OJK Regulation No. 32/POJK.04/2015 regarding Capital Increase of Public

Companies with Pre-Emptive Rights.

POJK 15/2020 : Means OJK Regulation No. 15/POJK.04/2020 which is

effective as of 20 April 2020, concerning the Plan and Conduct of the General Meeting of Shareholders of Public Companies.

POJK 32/2015 : Means OJK Regulation No. 32/POJK.04/2015 regarding

Capital Increase of Public Companies with Pre-Emptive Rights as amended by the OJK Regulation No. 14/POJK.04/2019 on the Amendment of OJK Regulation No. 32/POJK.04/2015 regarding Capital Increase of Public Companies with Pre-

Emptive Rights.

Public : Means individuals and/or legal entities, whether Indonesian

citizens or foreign citizens and/or Indonesian legal entities or foreign legal entities, whether residing or legally based in Indonesia or residing or legally based outside of Indonesia.

Regulation No. I-A : Means the Regulation of the IDX No. I-A regarding the Listing

of Shares and Equity Securities Other Than Shares Issued by Listed Companies as stated in the Decision of the Board of Directors of PT Bursa Efek Indonesia No. KEP-00101/BEI/12-

2021 dated 21 December 2021.

Rupiah or IDR : Means Rupiah, the lawful currency of and in effect in the

Republic of Indonesia.

Settlement Agreement : Means the Eurofa Settlement Agreement and the SMIL

Settlement Agreement.

Shareholders' Register : Means the list issued by KSEI that contains information about

the ownership of securities by securities holders in Collective Custody at KSEI, based on data provided by the account

holders at KSEI.

SMIL : Means Silvery Moon Investment Ltd.

SMIL Settlement Agreement : Means the Settlement Agreement dated 30 September 2024

between the Company and SMIL.

State Gazette : Means the State Gazette of the Republic of Indonesia.

Stock Exchange Day : Means the day on which the IDX conducts stock exchange

activities in accordance with applicable laws and regulations of

the IDX.

The Company : Means PT Bakrie & Brothers Tbk, a limited liability company

established under the laws of the Republic of Indonesia,

located in South Jakarta.

United States Dollar or USD : Means the currency of the United States, namely the United

States Dollar.

INTRODUCTION

This Information Disclosure is prepared to provide the shareholders of the Company with comprehensive information regarding the Proposed PMTHMETD.

The Company intends to convert a portion of its debt to Eurofa and SMIL, both acting as creditors of the Company (hereinafter collectively referred to as the "Creditors"), amounting to IDR855,000,000,000 (eight hundred fifty-five billion Rupiah) into new shares totaling 13,359,375,000 (thirteen billion three hundred fifty-nine million three hundred seventy-five thousand) Series E ordinary shares representing 7.70% (seven point seven percent) of the Company's issued and fully paid-up capital after the PMTHMETD ("New Shares"). Through the debt conversion transaction into New Shares through the PMTHMETD mechanism, the Company expects that this step will improve its financial distress, resulting in a healthier debt ratio, reduced financial burden, and stronger cash flow in the future.

Based on Article 3 letter (a) of POJK 32/2015, the Company is exempt from the obligation to provide Pre-Emptive Rights (HMETD) in the issuance of shares and/or other equity securities if the Company conducts a capital increase through the issuance of shares and/or other equity securities in the context of a financial distress. Furthermore, according to Article 8B letter (c) of POJK 32/2015, the Company may conduct PMTHMETD to improve its financial position if it is unable to meet its financial obligations upon maturity to non-affiliated lenders, provided that the non-affiliated lenders agree to accept shares of the Company in settlement of the loans.

Referring to the provisions above, based on the Settlement Agreement, the debts to be converted by the Company are debts that the Company cannot repay upon maturity, whilst the Company and the Creditors have agreed that the Company's debts to the Creditors will be converted into New Shares of the Company.

In accordance with the provisions of Article 8A paragraph (1) of POJK 32/2015, in conducting PMTHMETD, the Company is required to obtain approval from the GMS in advance, and the Company intends to seek shareholders' approval in EGMS to be held on Thursday, 28 November 2024. Furthermore, in accordance with the provisions of Article 15 paragraph (1a) of POJK 32/2015, the Company is also required to announce this Information Disclosure to the shareholders in connection with the Proposed PMTHMETD simultaneously with the announcement of the EGMS.

As of the date of this Information Disclosure, the Company is not involved in any litigation or other disputes outside of court that could materially and negatively affect its business continuity and the Proposed PMTHMETD.

PMTHMETD IMPLEMENTATION PLAN

The following is the information regarding the Proposed PMTHMETD that will be conducted by the Company:

1. Reasons and Objectives of the Proposed PMTHMETD

Based on the audited consolidated financial statements of the Company for the period ended on 31 December 2023, audited by Y. Santosa & Partners Public Accounting Firm, the liability items in the Company's Financial Statements that meet the conditions for PMTHMETD in accordance with Article 8B letter (c) of POJK 32/2015 are as follows:

- a. Long-term loans to the creditor Eurofa amounting to USD50,000,000 (fifty million United States Dollars) or equivalent to IDR770,800,000,000 (seven hundred seventy billion eight hundred million Rupiah); and
- b. Short-term loans Third parties to the creditor SMIL with an outstanding amount of IDR465,117,037,007 (four hundred sixty-five billion one hundred seventeen million thirty-seven thousand seven Rupiah).

The Creditors have agreed, based on the Settlement Agreement, to settle the Company's obligations by accepting New Shares at a conversion price of IDR64 (sixty-four Rupiah) per share in the Proposed PMTHMETD, with the total number of shares equivalent to the value of the loan in Rupiah divided by the exercise or conversion price in the Proposed PMTHMETD.

Several benefits that the Company will gain from this PMTHMETD include:

- a. The settlement of the Company's obligations will strengthen the capital structure, leading to a decrease in the debt-to-equity ratio.
- b. Decreased financial burden will enhance the Company's profitability.
- c. The reduction in the debt-to-equity ratio will increase the Company's flexibility in seeking new funding necessary for future business development.

2. History of Debt to be Converted into Shares

a. Company's Debt to Eurofa

On 16 December 2010, the Company signed a Subscription Agreement dated 16 December 2010, concerning the issuance of Equity Linked Notes ("**Notes**") with the amount of USD109,000,000 (one hundred nine million United States Dollars) to Eurofa, which matured on 16 December 2015. The Company has paid Eurofa an upfront fee of USD6,400,000 (six million four hundred thousand United States Dollars). According to this agreement, Eurofa has the right to convert the principal amount of the loan into ordinary shares of the Company after the occurrence of the following events:

- the Company fails to make full payment on the Notes by the due date for repayment;
- ii. the Notes are not paid on the due date; and
- iii. a breach of covenant occurs and continues.

Eurofa has subsequently transferred part of the Notes to several other parties and therefore, as of the date of this Information Disclosure, the remaining Notes held by Eurofa remaining amounting to USD50,000,000 (fifty million United States Dollars) or equivalent to IDR750,000,000,000 (seven hundred fifty billion Rupiah), based on an exchange rate of USD1/IDR15,000 (one United States Dollar per fifteen thousand Rupiah).

To settle the debt arising from the Notes still held by Eurofa, the Company and Eurofa have signed the Eurofa Settlement Agreement, stipulating that the Company's debt of USD50,000,000 (fifty million United States Dollars) will be settled by the Company converting the debt by issuing New Shares totaling 11,718,750,000 (eleven billion seven hundred eighteen million seven hundred fifty thousand) shares or equivalent to IDR750,000,000,000 (seven hundred fifty billion Rupiah) or USD50,000,000 (fifty million United States Dollars) (based on an exchange rate of USD1/IDR15,000 (one United States Dollar per fifteen thousand Rupiah)) to Eurofa through the PMTHMETD mechanism as regulated in POJK 32/2015. Upon the signing

of the Eurofa Settlement Agreement, this debt has been classified as other capital reserves within the equity component.

b. Company's Debt to SMIL

On 30 September 2022, the Company, GGL, and SMIL signed a Settlement Agreement wherein the Company and GGL agreed to settle the Company's obligation to GGL amounting to USD53,000,000 (fifty-three million United States Dollars). According to this agreement, GGL then transferred the outstanding balance owed by the Company to SMIL amounting to USD30,505,478.91 (thirty million five hundred five thousand four hundred seventy-eight United States Dollars and ninety-one cents) or equivalent to IDR465,117,037,007 (four hundred sixty-five billion one hundred seventeen million thirty-seven thousand seven Rupiah). In relation to this transfer, on 30 September 2022, the Company and SMIL signed an Acknowledgement of Debt Agreement ("SMIL Acknowledgement of Debt Agreement"), whereby the Company has an obligation to SMIL amounting to USD30,505,478.91 (thirty million five hundred five thousand four hundred seventy-eight United States Dollars and ninety-one cents) or equivalent to IDR465,117,037,007 (four hundred sixty-five billion one hundred seventeen million thirty-seven thousand seven Rupiah) which has matured on 30 September 2023.

On 29 September 2023, the Company and SMIL signed an amendment of Acknowledgement of Debt Agreement regarding the SMIL Acknowledgement of Debt, whereby the Company's debt to SMIL became denominated in Rupiah amounting to IDR465,117,037,007 (four hundred sixty-five billion one hundred seventeen million thirty-seven thousand seven Rupiah), and the repayment of this loan will be completed no later than 30 September 2024.

On 30 September 2023, the Company and SMIL signed the SMIL Settlement Agreement stipulating that the Company's outstanding debt of IDR105,007,838,689 (one hundred five billion seven million eight hundred thirty-eight thousand six hundred eighty-nine Rupiah) will be settled non-cash, wherein the Company will convert the debt by issuing New Shares totaling 1,640,625,000 (one billion six hundred forty million six hundred twenty-five thousand) shares or equivalent to IDR105,000,000,000 (one hundred five billion Rupiah) to SMIL through the PMTHMETD mechanism as regulated in POJK 32/2015. Consequently, this debt is classified as other capital reserves within equity.

3. Proposed PMTHMETD Exercise Price

The exercise price for the New Shares to be issued in the Proposed PMTHMETD is set at IDR64 (sixty-four Rupiah) per share.

The Proposed PMTHMETD that being implemented by the Company is in the context of financial distress, therefore, the determination of the exercise price is conducted in accordance with the provisions in Point V.1.3. in Appendix II of Regulation No. I-A, where the determination of the exercise price is based on mutual agreement of the parties, carried out fairly (arm's length transaction), does not violate applicable laws, and is executed without disadvantaging non-controlling shareholders and minority shareholders.

4. Value of the Proposed PMTHMETD

The total value of this Proposed PMTHMETD is IDR855,000,000,000 (eight hundred fifty-five billion Rupiah), consisting of (i) Long-term loans to Eurofa amounting to USD50,000,000 (fifty million United States Dollars) or equivalent to IDR750,000,000,000 (seven hundred fifty billion Rupiah), based on an exchange rate of USD1/IDR15,000 (one United States Dollar per fifteen thousand Rupiah), and (ii) Short-term loans - Third parties to SMIL amounting to IDR105,000,000,000 (one hundred five billion Rupiah).

5. Implementation Period of the Proposed PMTHMETD

The implementation of the Proposed PMTHMETD will take place after obtaining approval from shareholders in the EGMS to be held on Thursday, 28 November 2024. The Company will execute the Proposed PMTHMETD in accordance with the provisions of the Company's Articles of Association and applicable laws and regulations, including POJK 32/2015 and Regulation No. I-A.

6. Use of Proceeds Plan from PMTHMETD

There will be no use of proceeds in this PMTHMETD because the proceeds recorded as the result of this PMTHMETD are the results from the Company's debt conversion to the Creditors, which is a settlement of the Company's debt to the Creditors.

7. Management Discussion and Analysis

Using the Company's consolidated financial statements for the six-month period ended on 30 June 2024, the pro forma impact of the PMTHMETD implementation on the Company's financial condition and key financial ratios is as follows:

			(in millions of Rupiah)
Description	Before PMTHMETD	Adjustments	After PMTHMETD
Assets		-	
Total Current Assets	4,048,448	-	4,048,448
Total Non-Current Assets	3,222,730	-	3,222,730
Total Assets	7,271,178	-	7,271,178
Liabilities			
Total Current Liabilities	3,212,435	(105,000)	3,107,435
Total Non-Current Liabilities	521,208	· · · · · · · · · · · · · · · · · · ·	521,208
Total Liabilities	3,733,643	(105,000)	3,628,643
Equity			
Issued and fully paid capital	23,675,988	855,000	24,530,988
Additional paid-up capital	(2,504,322)	-	(2,504,322)
Other Capital Reserves	1,278,973	(750,000)	528,973
Deficit	(19,392,454)	· · · · · · · · · · · · · · · · · · ·	(19,392,454)
Non-controlling interest	¥79,350	-	479,350
Total Equity	3,537,535	105,000	3,642,535
Total Liabilities and Equity	7,271,178	-	7,271,178

Financial Ratios As of 30 June 2024	Before PMTHMETD	After PMTHMETD
Total Current Asset/Total Current liabilities (%)	126.02%	130.28%
Net Comprehensive Income/Total Assets	0.02x	0.02x
Net Comprehensive Income/Equity	0.04x	0.04x
Total Liabilities/Equity	1.06x	1.00x
Total Liabilities/Total Asset	0.51x	0.50x

Following the implementation of the Proposed PMTHMETD, the Company's total liabilities will decrease by IDR105,000 million. Based on the Company's consolidated financial statements for the six-month period ended on 30 June 2024, total liabilities before the Proposed PMTHMETD are IDR3,733,643 million, which will decrease to IDR3,628,643 million after the Proposed PMTHMETD.

Additionally, the issuance of New Shares will result in an increase in equity due to the increase in issued and fully paid-up capital. After the implementation of the Proposed PMTHMETD, the equity on the Company's consolidated financial statements for the six-month period ended on 30 June 2024, which is IDR3,537,535 million, will increase by IDR105,000 million to IDR3,642,535 million. With this increase in equity, the Company's debt-to-equity ratio will decrease from 1.06x to 1.00x. The debt-to-total assets ratio will also decline from 0.51x to 0.50x.

8. Impact of the Proposed PMTHMETD to the Shareholders

The percentage of shareholding ownership of existing shareholders in the Company will decrease by 7.70% (seven point seven zero percent) following the implementation of the Proposed PMTHMETD.

9. Capital Structure of the Company's Before and After the Implementation of Proposed PMTHMETD

The following table shows the changes in the composition of shareholders and the capital structure of the Company before and after the implementation of the Proposed PMTHMETD (based on the Company's Shareholder Register as of 17 October 2024, issued by the appointed BAE) and after the implementation of the Proposed PMTHMETD.

		Before PMTHMETD		After PMTHMETD			
Description	Series	Number of shares	Total Nominal Value (IDR)	%	Number of shares	Total Nominal Value (IDR)	%
Authorized Capital						•	
Series A (Nominal value IDR5,687)	Α	77,500,800	440,747,049,600	0.03	77,500,800	440,747,049,600	0.03
Series B (Nominal value IDR796)	В	368,128,800	293,030,524,800	0.12	368,128,800	293,030,524,800	0.12
Series C (Nominal value IDR227)	С	8,984,667,760	2,039,519,581,520	3.06	8,984,667,760	2,039,519,581,520	3.06
Series D (Nominal value IDR99)	D	51,285,282,796	5,077,242,996,804	17.46	51,285,282,796	5,077,242,996,804	17.46
Series E (Nominal value IDR12)	E	233,000,000,000	2,796,000,000,000	79.33	233,000,000,000	2,796,000,000,000	79.33
Total Authorized Capital		293,715,580,156	10,646,540,152,724	100.00	293,715,580,156	10,646,540,152,724	100.00
Issued and Paid-up Capital							
Levoca Enterprise Ltd	E	50,642,237,270	607,706,847,240	31.64	50,642,237,270	607,706,847,240	29.20
Port Fraser International Ltd	E	46,352,744,597	556,232,935,164	28.96	46,352,744,597	556,232,935,164	26.73
Fountain City Investment Ltd	Е	39,532,410,300	474,388,923,600	24.70	39,532,410,300	474,388,923,600	22.80
PT Biofuel Indo Sumatra	С	2,116,086,600	480,351,658,200	1.32	2,116,086,600	480,351,658,200	1.22
R.A. Sri Dharmayanti	D	13,223,000	1,309,077,000	0.01	13,223,000	1,309,077,000	0.01
Armansyah Yamin	Α	16,799	95,535,913	0.00	16,799	95,535,913	0.00
	D	4,000,000	396,000,000	0.00	4,000,000	396,000,000	0.00
Eurofa Capital Investment Inc	E	-	-	-	11,718,750,000	140,625,000,000	6.76
Silvery Moon Investment Ltd	E	=	-	-	1,640,625,000	19,687,500,000	0.94
Public		21,396,738,943	2,483,384,245,654	13.37	21,396,738,943	2,483,384,245,654	12.34
Total Issued and Paid-up Capital		160,057,457,509	4,603,865,222,771	100.00	173,416,832,509	4,764,177,722,771	100.00
Shares in Portfolio							
Series A (Nominal value IDR5,687)	Α	58,125,600	330,560,287,200		58,125,600	330,560,287,200	
Series B (Nominal value IDR796)	В	-	-		-	-	
Series C (Nominal value IDR227)	С	=	-		=	-	
Series D (Nominal value IDR99)	D	47,228,904,347	4,675,661,530,353		47,228,904,347	4,675,661,530,353	
Series E (Nominal value IDR12)	E	86,371,092,700	1,036,453,112,400		73,011,717,700	876,140,612,400	
Total Shares in Portfolio		133,658,122,647	6,042,674,929,953		120,298,747,647	5,882,362,429,953	

Based on the report from BAE as of 17 October 2024, the Company's shareholding composition owned by the Company's Board of Directors and Board of Commissioners is as follows:

Name	Position		Ownership		
		Series	Number of Shares	Total Nominal Value (IDR)	Percentage (%)
R.A. Sri Dharmayanti	Director	D	13,223,000	1,309,077,000	0.01
Armansyah Yamin	President	Α	16,799	95,535,913	0.00
•	Commissioner	D	4,000,000	396,000,000	0.00

10. Control of the Company after the Implementation of Proposed PMTHMETD

There will be no changes in the control of the Company after the implementation of Proposed PMTHMETD.

11. Information Regarding the Creditors

a. Eurofa Capital Investment Inc.

Eurofa is a company established in the British Virgin Islands, with its registered office at Craigmuir Chambers, Road Town, Tortola, VG 1110.

Business Activities

Engaged in investment activities.

Shareholder

Sansi Investment Holding Ltd.

Management and Supervision

Director: Yip Lai Wah

Terms and Conditions for Debt Restructuring

- i. The Company and Eurofa acknowledge that the Company's debt to Eurofa is USD50,000,000 (fifty million United States Dollars) or equivalent to IDR750,000,000,000 (seven hundred fifty billion Rupiah), based on an exchange rate of USD1/IDR15,000 (one United States Dollar to fifteen thousand Rupiah), arising from equity-linked notes issued under the Eurofa Loan Agreement ("Company's Debt to Eurofa").
- ii. The Company's Debt to Eurofa will be settled non-cash, whereby the Company will resolve its Debt to Eurofa by Eurofa converting the Company's Debt to Eurofa into New Shares at a conversion price of IDR64 (sixty-four Rupiah) amounting to 11,718,750,000 (eleven billion seven hundred eighteen million seven hundred fifty thousand) Series E ordinary shares through the PMTHMETD mechanism as regulated in POJK 32/2015.

Affiliation Status with the Company

Eurofa is not Affiliated with the Company.

b. Silvery Moon Investment Ltd.

SMIL is a company established in the Marshall Islands, with its registered office at Trust Company Complex, Ajeltake Road, Ajeltake Island, Majuro, Marshall Islands MH 96960.

Business Activities

Engaged in investment activities.

Shareholder

Lee Chi Kuen (Li Zijuan)

Management and Supervision

Director: Lee Chi Kuen (Li Zijuan)

Terms and Conditions for Debt Restructuring

- i. The Company and SMIL acknowledge that the Company's debt to SMIL amounts to IDR105,007,838,689 (one hundred five billion seven million eight hundred thirty-eight thousand six hundred eighty-nine Rupiah), based on the SMIL Acknowledgement of Debt Agreement ("Company's Debt to SMIL").
- ii. The Company and SMIL agrees that the Company's Debt to SMIL will be settled non-cash, whereby the Company will settle its Debt to SMIL by SMIL converting the Company's Debt to SMIL into New Shares at a conversion price of IDR64 (sixty-four Rupiah) per share amounting to 1,640,625,000 (one billion six hundred forty million six hundred twenty-five thousand) Series E ordinary shares through the PMTHMETD mechanism as regulated in POJK 32/2015.

Affiliation Status with the Company

SMIL is not Affiliated with the Company.

COMPANY'S INFORMATION

1. Brief History

The Company is located in South Jakarta, at Bakrie Tower 35th – 37th Floors, Rasuna Epicentrum Complex, Jl. H.R. Rasuna Said, Karet Kuningan, Setiabudi, South Jakarta. It is a limited liability company established under and regulated by the laws of the Republic of Indonesia, based on Deed of Establishment No. 55 dated 13 March 1951, made before Sie Khwan Djioe, Notary in Jakarta, which has obtained approval from the Minister of Justice of the Republic of Indonesia (currently the MLHR) under Decree No. J.A. 8/81/6 dated 25 August 1951, and has been registered in the Register of the Clerk of the District Court of Jakarta under No. 774 dated 1 September 1951, and has been announced in the State Gazette No. 94 dated 23 November 1951, Supplement to State Gazette No. 550 ("Deed of Establishment").

The Company's Deed of Establishment, which includes the Company's Articles of Association, has amended several times, the most recent being amended based on the Statement of Resolutions of the Meeting Deed No. 23 dated 5 July 2024, made before Humberg Lie, S.H., S.E., M.Kn., Notary in Jakarta, which has (i) received approval from the MLHR under Decree No. AHU-0052501.AH.01.02 dated 22 August 2024, and (ii) has been notified to and accepted by the MLHR based on the Receipt of Notification of Amendment of Articles of Association No. AHU-AH.01.03-0184937 dated 22 August 2024, both of which have been registered in the Company Register at the MOLHR under No. AHU-0176132.AH.01.11.Tahun 2024 dated 22 August 2024 ("**Deed No. 23/2024**").

The Deed of Establishment, Deed No. 23/2024, and all of its amendments are hereinafter referred to as the "Articles of Association."

2. Business Activities

According to the Company's Articles of Association, the purpose and objective of the Company is to conduct business in the fields of services, industry, construction, and trade, both directly and indirectly through Subsidiaries.

To achieve these purposes and objectives, the Company may conduct the following business activities:

- a. Main business activities, including (i) holding company activities, (ii) other management consulting activities, (iii) business consulting and business brokerage activities; and
- b. Supporting business activities, including (i) manufacturing goods from cement and lime for construction, (ii) iron and steel casting industry, (iii) pipes industry and pipe fittings made of steel and iron, (iv) spare parts industry and accessories for vehicles with four wheels or more, (v) power generation, (vi) distribution of natural and artificial gas, (vii) civil construction of roads, (viii) civil construction of bridges, fly over, and underpass, (ix) prefabricated civil construction services, (x) wholesale trading of solid, liquid, and gas fuels and related products, (xi) wholesale trading of metal goods for construction materials, (xii) wholesale trading of various building materials, (xiii) toll road activities, (xiv) information technology activities and other computer services, (xv) industrial estates, (xvi) vehicles industry with four wheels or more, (xvii) natural gas mining, (xviii) transportation and machinery design activities, (xix) 3D printing industry, and (xx) commercial web portals and/or digital platforms.

However, the business activities currently being actively conducted by the Company are (i) holding company activities, (ii) other management consulting activities, and (iii) business consulting and business brokerage activities.

3. Company Management and Supervision

Based on the Statement of Resolutions of the Meeting Deed No. 31 dated 13 July 2023, made before Humberg Lie, S.H., S.E., M.Kn., Notary in North Jakarta, which has been notified to and accepted by the MLHR under Decree No. AHU-AH.01.09-0140225 dated 14 July 2023, and has been registered in the Company Register at the MOLHR under No. AHU-0133178.AH.01.11.Tahun

2023 dated 14 July 2023, the composition of the Board of Directors and Board of Commissioners of the Company is as follows:

Board of Commissioners

President Commissioner : Armansyah Yamin Independent Commissioner : Raniwati Malik

Board of Directors

President Director : Anindya Novyan Bakrie
Vice President Director : Anindra Ardiansyah Bakrie
Director : Hendrajanto Marta Sakti
Director : R.A. Sri Dharmayanti

Director : Kartini Sally

EXTRAORDINARY GENERAL MEETING OF SHAREHOLDERS

In connection with the Proposed PMTHMETD as described in this Information Disclosure, the Company intends to seek approval at the Company's EGMS to be held on:

Date : Thursday, 28 November 2024

Time : 14:00 Western Indonesia Time until finished

Place : Bakrie Tower 36th Floor, Rasuna Epicentrum Complex,

Jl. H.R. Rasuna Said, South Jakarta 12940

The agenda of the EGMS related to the Proposed PMTHMETD is as follows:

- 1. Approval of the Company's plan to carry out PMTHMETD in the context of a financial distress of the Company in accordance with the provisions of Article 3 letter (a) POJK 32/2015, by converting the Company's debt to its creditors into share subscriptions.
- 2. Approval of the amendment of Articles 4 paragraphs (2) and (3) of the Company's Articles of Association regarding the increase in the fully issued and paid-up capital of the Company in connection with the implementation of PMTHMETD related to the conversion of debt into share subscriptions carried out by the Company.

Furthermore, the Company has announced the EGMS through the IDX website at www.idx.co.id, the eASY.KSEI website at https://akses.ksei.co.id, and the Company's website at https://bakrie-brothers.com, each on 22 October 2024.

The quorum for attendance and quorum for approval for the first and second agenda items mentioned above in accordance with POJK 15/2020 and the provisions of the Company's Articles of Association are as follows:

- 1. The EGMS can be held if more than 1/2 (one half) of the total shares with voting rights are present or represented. The decisions of the EGMS are valid if approved by more than 1/2 (one half) of the total shares with voting rights present at the EGMS.
- 2. In the event that the quorum for attendance at the first EGMS as referred to in number 1 above is not met, the second EGMS may be held, provided that the second EGMS is valid and entitled to make decisions if attended by at least 1/3 (one third) of the total shares with voting rights present or represented. The decisions of the second EGMS are valid if approved by more than 1/2 (one half) of the total shares with voting rights present at the second EGMS.
- 3. In the event that the quorum for attendance at the second EGMS as referred to in number 2 above is not met, the third EGMS may be held, provided that the third EGMS is valid and entitled to make decisions if attended by shareholders holding shares with valid voting rights in the attendance quorum and decision quorum as determined by the OJK at the request of the Company.

In connection with the implementation of the EGMS, the announcement of the EGMS has been published on the IDX website and the Company's website on 22 October 2024. Meanwhile, the invitation for the EGMS will be published on 6 November 2024, on the IDX website and the Company's website.

As information, the important dates to be noticed in connection with the holding of the Company's EGMS are as follows:

ACTIVITY	DATE
Notification to OJK regarding the EGMS agenda	15 October 2024
Information Disclosure Announcement to Shareholders regarding PMTHMETD	22 October 2024
Announcement of EGMS	22 October 2024
Date of the Shareholders Register entitled to attend the EGMS (Recording Date)	5 November 2024
Invitation of EGMS	6 November 2024
EGMS	28 November 2024
Summary of EGMS Minutes Announcement	2 December 2024
Report to OJK regarding the EGMS Minutes	27 December 2024

STATEMENT OF THE COMPANY'S BOARD OF DIRECTORS AND BOARD OF COMMISSIONERS

This Information Disclosure has been approved by the Board of Directors and Board of Commissioners of the Company, and thus, the Board of Commissioners and the Board of Directors of the Company are responsible for the accuracy of the information contained herein. All material information and opinions presented in this Information Disclosure are true and accountable, and there is no other material information that has not been disclosed that would cause this statement to be untrue or misleading.

The Board of Directors and Board of Commissioners of the Company hereby state that the Proposed PMTHMETD presented by the Company in this Information Disclosure is not an affiliate transaction and does not involve any conflict of interest in certain transactions as referred to in OJK Regulation No. 42/POJK.04/2020 regarding Affiliate Transactions and Conflicts of Interest Transactions and/or material transactions as referred to in OJK Regulation No. 17/POJK.04/2020 regarding Material Transactions and Changes in Business Activities.

The Board of Directors and Board of Commissioners of the Company have reviewed the Proposed PMTHMETD, including the risks and benefits of PMTHMETD for the Company and all shareholders, and believe that PMTHMETD is the best option for the Company and all shareholders.

CAPITAL MARKET SUPPORTING INSTITUTION AND PROFESSIONALS

Capital Market Supporting Institutions and Professionals that involved in PMTHMETD and parties that assist in preparing this Information Disclosure are as follows:

Legal Counsel : TnP Law Firm

Satrio Tower, 15th Floor Jl. Prof. Dr. Satrio Kav. C4

Jakarta 12950

Notary : **Humberg Lie, S.H., S.E., M.Kn.**

Jl. Raya Pluit Selatan Raya No. 103

Jakarta 14450

BAE : PT EDI Indonesia

Wisma SMR 10th Floor Jl. Yos Sudarso Kav. 89

Jakarta 14350

Financial Advisor : PT Ciptadana Sekuritas Asia

Plaza ASIA Office Park Unit 2 Jl. Jend. Sudirman Kav. 59

Jakarta 12190

ADDITIONAL INFORMATION

Shareholders who wish to obtain other information in connection with the Proposed PMTHMETD may contact the Company during business hours (08:00 to 15:00 Western Indonesia Time) from Monday to Friday (except holidays) at the Company's office at the following address:

PT Bakrie & Brothers Tbk

Bakrie Tower, 35th – 37th Floors Rasuna Epicentrum Complex Jl. H. R. Rasuna Said South Jakarta 12940 Telephone: +62-21-2991-2222 Vebsite: www.bakrie-brothers.com

Website: www.bakrie-brothers.com Email: ir@bakrie.co.id

Jakarta, 22 October 2024

Board of Directors