

DISCLOSURE OF INFORMATION IN RELATION TO AFFILIATED PARTY TRANSACTION

THIS DISCLOSURE OF INFORMATION IS MADE AND PROVIDED WITH REGARDS IN COMPLIANCE WITH THE FINANCIAL SERVICE AUTHORITY REGULATION NO. 42/POJK.04/2020 DATED 2 JULY 2020 ON AFFILIATED PARTY TRANSACTION AND CONFLICT OF INTEREST ("POJK 42/2020") AND FINANCIAL SERVICE AUTHORITY NO. 31/POJK.04/2015 DATED 22 DECEMBER 2015 ON DISCLOSURE OF INFORMATION OR MATERIAL FACT BY ISSUERS OR PUBLIC COMPANIES.

THE INFORMATION AS STATED IN THIS DISCLOSURE OF INFORMATION IS IMPORTANT TO BE READ AND CONSIDERED BY THE SHAREHOLDERS OF THE COMPANY.

IF YOU FIND ANY DIFFICULTY TO UNDERSTAND THE INFORMATION AS STATED IN THIS DISCLOSURE OF INFORMATION PLEASE CONSULT WITH YOUR LEGAL ADVISOR, PUBLIC ACCOUNTANT, FINANCIAL ADVISOR OR OTHER PROFESSIONALS.

THE BOARD OF DIRECTORS AND THE BOARD OF COMMISSIONERS OF THE COMPANY, SEVERALLY AND JOINTLY, ARE FULLY RESPONSIBLE FOR THE ACCURACY AND THE COMPLETENESS OF THE INFORMATION AS STATED IN THIS DISCLOSURE OF INFORMATION. THE BOARD OF DIRECTORS AND THE BOARD OF COMMISSIONERS DECLARE THAT THE INFORMATION STATED IN THIS DISCLOSURE OF INFORMATION IS COMPLETE AND AFTER GIVING DUE AND CAREFUL EXAMINATION, EMPHASIZE THAT THE INFORMATION STATED IN THIS DISCLOSURE OF INFORMATION IS CORRECT AND THAT THERE ARE NO MATERIAL AND RELEVANT FACTS OMITTED TO BE DISCLOSED IN THIS DISCLOSURE OF INFORMATION WHICH CAN CAUSE THE INFORMATION STATED HEREIN TO BE UNTRUE AND/OR MISLEADING.

AFTER DUE CONSIDERATION, THE BOARD OF DIRECTORS AND BOARD OF COMMISSIONERS OF THE COMPANY, INDIVIDUALLY AND COLLECTIVELY, STATE THAT THIS TRANSACTION IS NOT CONSIDERED AS CONFLICT OF INTEREST AS GOVERNED IN POJK 42/2020.

THE BOARD OF DIRECTORS OF THE COMPANY, INDIVIDUALLY OR COLLECTIVELY, STATES THAT THIS AFFILIATED PARTY TRANSACTION HAS PASSED THE RELEVANT PROCEDURES TO ENSURE THAT THE AFFILIATED PARTY TRANSACTION IS CONDUCTED IN ACCORDANCE WITH THE APPLICABLE BUSINESS PRACTICE.



PT INDIKA ENERGY TBK.

Line of Business

Trading, Construction, Real Estate, Mining and Excavation, Shipping, Procurement of Electricity, and Service

Domiciled in South Jakarta, DKI Jakarta, Indonesia

Office

Graha Mitra 11th Floor
Jl. Jenderal Gatot Subroto Kav.21
Jakarta 12930, Indonesia
Telp. +6221 25579888 Fax. +6221 25579800
corporate.secretary@indikaenergy.co.id
www.indikaenergy.co.id

This Disclosure of Information is issued in Jakarta on **2 August 2022**

DEFINITION AND ABBREVIATION

Director means the member of Board of Directors serving in the Company as of the date of this Disclosure of Information.

United States Dollar or **US\$** means United States of America Dollar.

EMITS means PT Empat Mitra Indika Tenaga Surya, a limited liability company established under laws of Republic of Indonesia and domiciled in South Jakarta, and is owned 51,001% indirectly by the Company.

Third Party Facility means facility from bank and/or other financial institution which will be provided to EMITS.

ICPL means Indika Capital Pte. Ltd., a company established under laws of Republic of Singapore and domiciled in Singapore, and is owned 100% indirectly by the Company.

Public Accounting Firm means Public Accounting Firm Imelda & Rekan.

Disclosure of Information means this Disclosure of Information provided to the shareholders.

Independent Appraiser or **KJPP** means Public Appraisal Service Firm (*Kantor Jasa Penilai Publik*) Ruky, Safrudin & Rekan.

Commissioner means member of the Board of Commissioners serving in the Company as of the date of this Disclosure of Information.

Consolidated Financial Statement means consolidated financial statement of the Company as per 31 December 2021, audited by the Public Accounting Firm.

MOLHR means Minister of Law and Human Rights of the Republic of Indonesia.

Financial Services Authority or **OJK** means Financial Services Authority, an independent institution, which duties and authorities covers regulatory, supervisory, inspection, and investigation within the sector of Capital Markets, Insurance, Pension Funds, Financial Institution and other Financial Service Bodies as stipulated in the Law No. 21 of 2011 dated 22 November 2011 (on Financial Services Authority as the substitute body of Bapepam-LK which came into effect since 31 December 2012).

Company means PT Indika Energy Tbk., domiciled in Graha Mitra, 11th Floor, Jl. Jend. Gatot Subroto Kav. 21, Jakarta Selatan 12930, a publicly listed company which shares are traded in Indonesia Stock Exchange, which established and governed under laws of Republic of Indonesia.

Solar Power Plant or **PLTS** means power plant generated from solar.

POJK 42/2020 means OJK Regulation No. 42/POJK.04/2020 on Affiliated Party Transaction and Conflict of Interest.

ITH Project means power project between PT Tripatra Multi Energi and PT Indo Tenaga Hijau as governed in *Perjanjian Sewa Daya Listrik PLTS di Pembangkit PT Indonesia Power* No. 005.PJ/01/ITH/2021 dated 14 October 2021.

Rupiah or **Rp** means Rupiah.

TIME means PT Tripatra Multi Energi, a limited liability company owned 100% directly and indirectly by the Company.

Transactions means transaction as defined in Recitals of this Disclosure of Information.

RECITALS

Information contained in this Disclosure of Information is delivered to the shareholders in relation to the transaction as follows:

1. Granting of loan facility by ICPL to EMITS at the maximum amount of US\$51,000,000 (“**ICPL Facility**”) in accordance with the indirect shareholding portion of the Company in EMITS; and
2. Granting of loan facility by EMITS to TIME at the maximum amount of Rp36,284,480,500 (“**TIME Facility**”).

(ICPL Facility and TIME Facility are collectively referred to as “**Transaction**”).

Agreements related to ICPL Facility, and TIME Facility were signed on 29 July 2022.

ICPL and TIME are subsidiaries 100% directly and indirectly owned by the Company and EMITS is a subsidiary 51.001% indirectly owned by the Company. In that respect, ICPL Facility and TIME Facility constitutes as affiliated party transaction and considered as Affiliated Party Transactions that are not exempted under POJK 42/2020. Accordingly, ICPL Facility and TIME Facility shall obtain fairness opinion issued by an Independent Appraiser registered in OJK.

DETAILS ON AFFILIATED PARTY TRANSACTION

1. BACKGROUND, REASON, AND BENEFIT OF THE TRANSACTION

In relation to support EMITS’ business activity, EMITS has conducted transactions which categorized as affiliated party transaction. Detail of the transactions are as follows:

1. Facility between EMITS and ICPL

With regards to operational fund requirement to support EMITS’ business activities, EMITS has obtained loan from its shareholders and/or their affiliates as mentioned above as governed under the ICPL Facility. ICPL Facility shall only be utilized for business activities approved in EMITS’ annual business plan and budget for the respective year.

ICPL Facility will be repaid by EMITS within the period of 2 (two) years. EMITS and ICPL agree and acknowledge that the facilities may be early repaid in part and/or in whole and/or exchanged by a Third Party Facility that will be obtained by EMITS.

2. Facility between EMITS and TIME

TIME has received TIME Facility from EMITS which will be used for TIME’s participation in ITH Project.

2. DATE OF AFFILIATED PARTY TRANSACTION

Both agreements related to ICPL Facility and TIME Facility are signed by the parties on 29 July 2022.

3. OBJECT OF THE AFFILIATED PARTY TRANSACTION

Object of the affiliated party transaction conducted by EMITS, ICPL, and TIME, are loan facilities to fund business activities for each of the companies.

4. VALUE OF THE AFFILIATED PARTY TRANSACTION

1. ICPL Facility at the maximum of US\$51,000,000.
2. TIME Facility at the maximum of Rp36,284,480,500.

5. PARTIES CONDUCTING THE AFFILAITED PARTY TRANSACTION

1. ICPL Facility

(a) ICPL as Lender

Brief Summary

ICPL is a company established under laws of Republic of Singapore and registered as company under No. 200820966R which was established on 3 November 2008.

ICPL is currently domiciled at 7 Temasek Boulevard #08-01, Suntec Tower One, Singapore 038987.

Objective and Purpose

ICPL's objective and purpose are to engage in wholesale trade of a variety of goods without a dominant product and management consultancy services (general).

Capital and Shareholding Composition

Capital and shareholding composition of ICPL are as follows:

Name of Shareholder	Number of Shares	Nominal Value (SGD)	%
PT Indika Inti Corpindo	154,231,464	154,231,464	100
Total			100

Management and Supervision

ICPL Directors' composition is as follows

Board of Directors

Director : Hanny Kuncoro Hendarso

Director : Erick Gerung
Director : Charles Cai

(b) EMITS as Borrower

Brief Summary

EMITS was established based on the Deed of Establishment No. 02 dated 3 March 2021 drawn up before Ungke Mulawanti, S.H., M.Kn., Notary in Bekasi, West Java, which deed has been approved by the MOLHR based on Decree No. AHU-0015614.AH.01.01.TAHUN 2021 dated 4 March 2021 (“**EMITS’ Articles of Association**”). EMITS' Articles of Association has been amended several times with the latest amendment based on the Deed on Statement of Meeting Resolution with regards to Amendment of Article of Association No. 48 dated 28 April 2022 made by Notary Ungke Mulawanti, S.H., M.Kn. Notary in Bekasi City, West Java, which has been notified to the MOLHR based on the Letter of Approval of Amendment to the Articles of Association No. AHU-0033347.AH.01.02.TAHUN 2022 dated 18 May 2022 and has been registered in the Company Registry No. AHU-0091506.AH.01.11.TAHUN 2022 dated 18 May 2022.

EMITS is currently domiciled in South Jakarta, with its main office at Graha Mitra, 3rd Floor, Jl. Jenderal Gatot Subroto Kav. 21, South Jakarta 12930, Indonesia.

Objective and Purpose

Objective and purpose of EMITS is to perform rental and operational leasing activities of mining machinery and energy and equipment (KBLI 77395).

Capital and Shareholding Composition

The current capital structure of EMITS are as follows:

Authorized capital : Rp 111,912,000,000
Issued/Paid-up capital : Rp 27,978,000,000
Amount per share : Rp 1,000,000

Shareholders composition of EMITS based on EMITS Articles of Association are as follows:

Name of Shareholder	Number of Shares	Nominal Value (Rp)	%
PT Indika Tenaga Baru	14,269	14,269,000,000	51.001
Fourth Partner Energy Singapore Pte. Ltd.	13,709	13,709,000,000	48.999
Total	27,978	27,978,000,000	100.000

Management and Supervision

Current composition of EMITS' Board of Directors and Board of Commissioners are as follows:

Board of Directors

President Director : Yovie Priadi
Director : Kapil Kumar Dongle

Board of Commissioners

President Commissioner : Purbaja Pantja
Commissioner : Sajid Yusuf Sjed
Independent Commissioner : Karen Beth Brooks

2. TIME Facility**(a) EMITS as Lender**

EMITS' brief of summary is as mentioned above.

(b) TIME as BorrowerBrief Summary

TIME is a limited liability company duly established under the laws of the Republic of Indonesia by virtue of Deed Establishment No. 169 dated 29 October 2012, drawn up before Mellyani Noor Shandra, S.H., Notary in Jakarta. Such deed has been ratified by the MOLHR by the virtue of its Decree No. AHU-60338.AH.01.01.Tahun 2012 dated 27 November 2012, with the name of PT Indika Multi Energi. The Articles of Association of TIME has been amended several times and lastly amended by the Deed on Statement of Meeting Resolution with regards to Amendment of Article of Association No 44 dated 8 September 2021 drawn up before Elizabeth Karina Leonita, S.H., M.Kn., Notary in Bogor City, which has been notified to the MOLHR based on the Letter of Notification Receipt of Amendment to the Articles of Association No. AHU-AH.01.03-0446969 dated 10 September 2021 and has been registered in the Company Registry No. AHU-0155237.AH.01.11.TAHUN 2021 dated 10 September 2021, as well as the latest amendment on the changes of the composition of the board of directors and commissioners based on the Deed of Statement of Resolution of the Annual General Meeting of Shareholders of PT Tripatra Multi Energi No. 88 dated 21 April 2022 drawn up by Elizabeth Karina Leonita, S.H., M.Kn, notary in Bogor City, which has been notified to the MOLHR based on the Letter of Acceptance of Notification Receipt of Changes in Company Data No. 88. AHU-AH.01.09-0010512 dated 28 April 2022 and has been registered in the Company Registry No. AHU-0086117.AH.01.11.TAHUN 2022 dated 28 April 2022.

TIME is currently domiciled at Indy Bintaro Office Park, Building A, Jl. Boulevard Bintaro Jaya Blok B7/A6 Sektor VII, CBD Bintaro Jaya, Subdistrict Pondok Jaya, Pondok Aren District, South Tangerang City 15424.

Objective and purpose

TIME's objective and purposes are to carry out businesses in the sectors of wholesale on fee or contract basis, other special wholesale, wholesale of various goods, building construction, road and rail track construction, supporting activities in oil and gas mining, supporting activities in other mining and excavation activities, electricity, water management, waste disposal and management, supporting activities in transportation,

personally own or leased real estate and tourism area, head office activities, and management consultation activities.

Capital and Shareholding Composition

TIME's current capital structure are as follows:

Authorized capital	:	Rp	2,500,000,000,000
Issued/Paid-up capital	:	Rp	631,207,000,000
Amount per Share	:	Rp	1,000,000

TIME's shareholding composition are as follows:

Name of Shareholder	Number of Shares	Nominal Value (Rp)	%
PT Indika Energy Tbk.	631,167	631,167,000,000	99.994
PT Indika Energy Infrastructure	40	40,000,000	0.006
Total	631,207	631,207,000,000	100

Management and Supervision

Current composition of TIME Board of Directors and Board of Commissioners are as follows:

Board of Directors

Director : Joseph Pangalila

Board of Commissioners

Commissioner : Kamen Kamenov Palatov

6. AFFILIATE RELATION OF THE PARTIES CONDUCTED THE AFFILIATED PARTY TRANSACTION

ICPL and TIME are subsidiaries 100% directly and indirectly owned by the Company and EMITS is a subsidiary 51.001% indirectly owned by the Company.

MATERIAL INFORMATION IN RELATION TO THE AFFILIATED PARTY TRANSACTION

1. Explanation, consideration, and background of the transaction

(a) ICPL Facility

ICPL Facility shall only be utilized for business activities approved in EMITS' annual business plan and budget for the respective year. ICPL Facility will be repaid by EMITS within the period of 2 (two) years. EMITS and ICPL agree and acknowledge that the

facilities may be early repaid in part and/or in whole and/or exchanged by a Third Party Facility that will be obtained by EMITS.

(b) TIME Facility

TIME has obtained TIME Facility from EMITS which will be used as TIME's participation in ITH Project. TIME Facility will be repaid in accordance with the tenor of Project ITH, which is 15 (fifteen) years in stages as of the commercial operation date of Project ITH.

2. Effect of transaction to financial condition

The Company's liquidity will increase by US\$23.764.619 due to the loan facility from the shareholders and/or its affiliates to EMITS ("**EMITS Facility**"). The Company will also provide funding through ICPL to EMITS, based on the Company's portion as indirect shareholder of 51.001% shares in EMITS. EMITS and TIME may use the proceed from the Transaction to support business activities of each company.

a) Analysis to the Company's Consolidated Financial Statement

Proforma of net (loss) profit of the Company is still the same in relation to the execution of EMITS Facility.

Proforma of current asset of the Company is increased resulting from the cash and cash equivalent with regards to the execution of EMITS Facility. In general, proforma of total asset of the Company increased in relation to EMITS Facility.

Proforma of long-term liability of the Company increased from the long-term loan – after reduced with matured portion falling in one year following to execution of EMITS Facility. In general, proforma of total liability increased in relation to EMITS Facility.

Proforma of equity of the Company is still the same in relation to the execution of EMITS Facility.

b) Analysis on Impact to the Company Consolidated Financial Statement with or without Transaction

By conducting the Transaction, the Company's liquidity and Solvability Ratio will increase, and in the end the Company's net profit will remain increasing.

Based on the Company's consolidated ratio for the period of 2022-2036, Profitability Ratio, where average Return on Assets (ROA) and average Return on Equity (ROE) of the Company will increase compared to ROA and ROE without execution of the Transaction.

3. Summary of the Transaction

(a) ICPL Facility

Parties	:	1. ICPL as lender; and 2. EMITS as borrower.
Amount of Facility	:	Maximum US\$51,000,000
Tenor	:	2 years

Use of Proceed	:	Funding of project as approved in annual budget
Interest	:	4.8% per annum
Penalty on Late Payment	:	2%
Repayment	:	Upon availability of Third Party Facility for EMITS, or upon the expiry of the tenor.

(b) TIME Facility

Parties	:	1. EMITS as lender; and 2. TIME as borrower.
Amount of Loan	:	Maximum Rp36,284,480,500
Tenor	:	15 years
Use of Proceed	:	Funding of Project ITH
Interest	:	6.95%
Penalty on Late Payment	:	2%
Repayment	:	In stages during tenor of TIME Facility as of the commercial operation date of Project ITH.

SUMMARY OF VALUER REPORT IN RELATION TO FAIRNESS TO THE OBJECT OF TRANSACTION

1. **Identity of the Valuer**

KJPP is a consultant, business and property valuer, who has obtained business license from Ministry of Finance of the Republic of Indonesia No. 2.11.0095 under Decree of the Finance Ministry of the Republic of Indonesia No. 1131/KM.1/2011 dated 14 October 2011, to prepare an independent fairness opinion and registered as *Profesi Penunjang Pasar Modal* in OJK under *Surat Tanda Terdaftar Profesi Penunjang Pasar Modal* No. STTD.PB-12/PM.2/2018, to prepare an independent Fairness Opinion in relation to the Proposed Transaction (as defined in Object to the Fairness Opinion as below).

2. **Summary of Valuation**

a. **Party**

ICPL Facility

- a. ICPL as lender; and
- b. EMITS as borrower.

TIME Facility

- a. EMITS as lender; and
- b. TIME as borrower.

b. Object of Fairness Opinion

Object to fairness analysis are the proposed facility to be granted by the Company through ICPL to EMITS in USD amount and proposed facility to be granted by EMITS to TIME in Rupiah amount, where ICPL, EMITS, and TIME are companies controlled directly and indirectly by the Company (hereinafter object of transaction is referred to as “**Proposed Transaction**” in the Fairness Opinion Report).

c. Objective and Purpose of the Proposed Transaction

The assessment conducted by KJPP aimed to determine fairness of the Proposed Transaction to give opinion over fairness over the proposed facility granted by the Company through ICPL to EMITS in USD amount and proposed facility granted by EMITS to TIME in Rupiah amount, where ICPL, EMITS, and TIME are companies controlled directly and indirectly by the Company. As further defined in this report to comply with OJK regulation in capital market, and not for taxation, banking purpose and not for other forms of transactions.

d. Valuation Date

Valuation is conducted as per 31 December 2021.

e. Assumption and Qualifications

This fairness opinion report is a *non-disclaimer opinion*, where KJPP has conducted assessment to documents used in the process of constructing fairness opinion, data and information obtained from the Company’s management or other reliable resources.

This fairness opinion report is constructed by using financial projection prepared by management of the Company reflecting fairness of projection and fiduciary duty. KJPP is responsible for conducting fairness analysis prepared by the Company’s management, but KJPP will not be responsible for ability of incremental achievement to the financial projection of the Company.

KJPP is responsible for opinion in fairness opinion report, and this fairness opinion report is publicly available, unless there is confidential information which may affect the Company’s operational activity.

The valuer has obtained information on the legal status of the object of the fairness opinion report from the Company.

f. Approach and Procedure of Fairness Opinion

In assessing fairness of the Proposed Transaction, KJPP is using analysis method as follows:

- a. Analysis on Proposed Transaction by way of identification of the parties involved in Proposed Transaction, termin and requirement analysis from agreement related to the Proposed Transaction, analysis on benefit and loss of the Proposed Transaction;
- b. Qualitative analysis from background of the Proposed Transaction, brief summary of the Company and its line of business, industry analysis, operational analysis and prospect of the Company’s business, benefit and loss of the Proposed Transaction;
- c. Quantitative analysis by way of analysis on historical work, analysis on financial projection, analysis on financial report, incremental analysis, analysis on the Company’s ability to repay the loan, analysis on impact of leverage to the Company’s financial compared to industry, and analysis on financial liquidity of the Company;

- d. Analysis on other relevant factor, from relevant cost and revenue analysis, non financial information which can assure KJPP in procuring fairness opinion; and
- e. Analysis on interest rate.

g. Fairness Analysis

Analysis on Proposed Transaction

Proposed benefit expected to be obtained by the Company, are as follows: (i) increased in revenue projection from non-coal sector by the Company; (ii) development of EMITS' business activity and TIME which can provide increase in operational and financial work by the Company; and (iii) will provide positive impact and benefit to the Company's long-term plan to diversify its business activity to green business.

Risks that may be faced by the Company are: (i) risk of failure of repayment by EMITS and TIME if EMITS and TIME's business activities are not working optimally in the future, (ii) the Company's risk on lower repayment rate resulting from current applicable interest rate used in the Proposed Transaction, if interest rate in the market or as compared increases; and (iii) exchange rate risk that will be applicable on the repayment date compared to currently applicable exchange rate in which the loan is being disbursed.

Qualitative Analysis

The Company is committed to divert its revenue up to 50% from non-coal business in 2025.

Development technology and undergo trend of renewable energy (*Energi Baru Terbarukan - EBT*) also make coal business is not potential in the future. To overcome such issue, the Company has started to diversify its business to sustainable sector, among others Solar Power Plant as one of renewable energy (*Energi Baru Terbarukan - EBT*).

Quantitative Analysis

Average ROA of the Company during projection period when conducting the Proposed Transaction has increased compared to ROA when not conducting the Proposed Transaction. Average ROE of the Company during projection period when conducting the Proposed Transaction has increased compared to ROE when not conducting the Proposed Transaction.

Average net profit for earnings per share of the Company during the projection period has increased compared to earnings per share when not conducting the Proposed Transaction.

During projection period, average loan with interest to asset (DAR) and loan with interest to EBITDA of the Company when conducting the Proposed Transaction have increased compared to when not conducting Proposed Transaction. Average loan with interest to equity of the Company during projection period also increased when conducting the Proposed Transaction compared to when not conducting the Proposed Transaction.

Analysis on Fairness of Interest Rate

Fairness analysis conducted against interest rate based on ICPL Facility and TIME Facility.

Fairness analysis conducted by comparing interest rate in ICPL Facility and TIME Facility around "inter-quartile" interest rate based on independent tax consultant.

Based on assessment conducted by KJPP, interest rate of 4.80% per annum applicable to loan provided by ICPL to EMITS in US\$ is fair as it is still in "inter-quartile" range between

3.94% to 4.81% based on Loan Benchmarking Fiscal Year of 2020 Report from *Persekutuan Soewito, Fajar dan Rekan* (Tax Prime).

Based on assessment conducted by KJPP, interest rate of 6.95% per annum applicable to loan provided by EMITS to TIME in Rupiah amount is fair as it is still in “inter-quartile” range between 6.95% to 10.75% based on Loan Benchmarking Fiscal Year of 2020 Report from *Persekutuan Soewito, Fajar dan Rekan* (Tax Prime).

h. Summary

Based on fairness analysis of the Proposed Transaction as reflect in Fairness Opinion Report No. 00078/2.0095-00/BS/02/0273/1/VII/2022 dated 28 July 2022, KJPP is on the opinion that the Proposed Transaction is FAIR.

ADDITIONAL INFORMATION

For further information, please send your request to the Company’s address as follows:

PT Indika Energy Tbk.
Graha Mitra 11th Floor
Jl. Jenderal Gatot Subroto Kav.21
Jakarta 12930, Indonesia
Telp. +6221 25579888 Fax. +6221 25579800
corporate.secretary@indikaenergy.co.id
www.indikaenergy.co.id