## CHANGES AND/OR ADDITIONAL DISCLOSURE

#### OF INFORMATION TO SHAREHOLDERS

#### REGARDING

## MATERIAL TRANSACTIONS

DISCLOSURE OF INFORMATION AS CONTAINED HEREIN IS IMPORTANT TO

BE CONSIDERED BY SHAREHOLDERS WITH RESPECT TO MATERIAL

TRANSACTIONS AND CHANGES OF MAIN BUSINESS ACTIVITIES TO COMPLY

WITH THE FINANCIAL SERVICES AUTHORITY REGULATION NO.

17/POJK.04/2020 ON MATERIAL TRANSACTIONS AND CHANGES OF

BUSINESS ACTIVITIES ("OJK REGULATION NO. 17/2020").

IF YOU ENCOUNTER ANY DIFFICULTIES IN UNDERSTANDING ANY INFORMATION AS CONTAINED HEREIN OR HESITATION IN MAKING A DECISION, YOU SHOULD CONSULT A COMPETENT PARTY OR PROFESSIONAL ADVISOR.



#### PT INTI BANGUN SEJAHTERA TOK

Line of Business:

Telecommunications Tower and Infrastructure Provider

### Office:

Jalan Riau No. 23, Menteng, Jakarta Pusat 10350

Phone: (021) 31935919, Facsimile: (021) 3903473

Website: www.ibstower.com

# Email: corsec@ibstower.com

THE BOARD OF COMMISSIONERS AND THE BOARD OF DIRECTORS OF THE COMPANY ARE JOINTLY RESPONSIBLE FOR THE ACCURACY OF ANY INFORMATION CONTAINED HEREIN AND CONFIRM AFTER HAVING MADE ANY SUFFICIENT INQUIRY THAT TO THE BEST OF THEIR KNOWLEDGE AND BELIEF THERE ARE NO HIDDEN OR UNDISCLOSED MATERIAL FACTS THAT MAY MAKE OR CAUSE ANY INFORMATION CONTAINED HEREIN TO BECOME INCORRECT AND/OR MISLEADING.

This disclosure of information is issued in Jakarta on March 26, 2021.

ANDRIE TJIOE

President Director Director

JOZEF IGNASIUS MUNABA

# DEFINITIONS AND ABBREVIATIONS

Public Accountant	:	Public Accounting Firm Tanubrata
		Sutanto Fahmi Bambang & Rekan
		(Member of BDO International
		Limited), an independent auditor
		that reviews the Company's
		Financial Statements
Board of Commissioners	:	Members of the Board of
		Commissioners of the Company who
		are currently serving as of the
		date this Disclosure of Information
		is announced
Board of Directors	:	Members of the Board of Directors
		of the Company who are currently
		serving as of the date this
		Disclosure of Information is
		announced
IMB	:	Building Permit
MoLHR	:	The Ministry of Law and Human
		Rights of the Republic of
		Indonesia, as amended from time to
		time
Disclosure of	:	Information as contained in the
Information		announcement and/or this disclosure
		of information in compliance with

		OJK Regulation No. 17/2020
Company's Financial	:	The Company's Financial Statements
Statements		for the nine months period ended
		September 30, 2020, which have been
		reviewed by a Public Accountant
MAPPI	:	Indonesian Society of Appraisers
MoLHR	:	The Minister of Law and Human
		Rights of the Republic of Indonesia
		(formerly known as Minister of
		Justice of the Republic of
		Indonesia, Minister of Justice and
		Human Rights of the Republic of
		Indonesia, or Minister of Law and
		Legislation of the Republic of
		Indonesia)
Towers To Be Sold	:	A maximum of 3,000
		telecommunications towers of the
		Company to be sold to the Purchaser
Financial Services	:	An independent institution as
Authority or Otoritas		referred to in Law No. 21 of 2011
Jasa Keuangan (OJK)		on the Financial Services Authority
		("OJK Law"), whose duties and
		authorities include regulating and
		supervising financial services
		activities in banking, capital

		market, insurance, pension funds,				
		financing institutions and other				
		financial institutions sectors,				
		which as of December 31, 2012, OJK				
		is the institution that replaces				
		and received rights and obligations				
		to perform the regulatory and				
		supervisory function of the				
		Minister of Finance and/or Bapepam-				
		LK in accordance with the				
		provisions of Article 55 of the OJK				
		Law				
OJK Regulation No.	:	Financial Services Authority				
17/2020		Regulation Number 17/POJK.04/2020				
		on Material Transactions and				
		Changes of Business Activities				
		promulgated on April 21, 2020				
Company	:	PT Inti Bangun Sejahtera Tbk., a				
		public limited liability company				
		established under and subject to				
		the laws of the Republic of				
		Indonesia and having its domicile				
		in Central Jakarta, Indonesia				
Conditional Asset Sale	:	The Conditional Asset Sale and				
and Purchase Agreement		Purchase Agreement is signed by and				

or PJBB		between the Company and the					
		Purchaser dated December 21, 2020,					
		as amended by the Variation of the					
		Conditional Sale and Purchase					
		Agreement dated January 4, 2021					
Master Land Lease	:	The Master Land Lease Agreement to					
Agreement		be signed by and between the					
		Company and the Purchaser on the					
		Completion Date					
Purchaser	:	PT Tower Bersama, a limited					
		liability company established under					
		and subject to the laws of the					
		Republic of Indonesia and having					
		its domicile in South Jakarta,					
		Indonesia					
Proposed Transaction	:	The Company's plan to sell the					
		Towers To Be Sold to the Purchaser					
		and to lease out the Company's land					
		related to the Towers To Be Sold to					
		the Purchaser					
KJPP	:	Public Appraisal Service Firm					
		Nirboyo Adiputro, Dewi Apriyanti &					
		Rekan					
EGMS	:	Extraordinary General Meeting of					
		Shareholders					

Completion Date	:	The date of completion of the
		Proposed Transaction in accordance
		with the provisions of the PJBB is
		the earlier of: (i) 5 working days
		after the preliminary conditions
		based on the PJBB have been
		fulfilled or waived <b>and</b> (ii) 2
		months after the signing date of
		the PJBB. The parties to the PJBB
		have agreed that the Completion
		Date cannot be later than 31 May
		2021

## INTRODUCTION

This information disclosure is made in connection with the Proposed Transaction to be implemented by the Company. The implementation of the Proposed Transaction is based on a number of preliminary conditions as stipulated in the PJBB, including the parties being required to obtain the necessary approvals to carry out the Proposed Transaction. Unless otherwise stipulated in the PJBB, these preliminary conditions must be fulfilled by the parties no later than the Completion Date.

The maximum value of the Proposed Transaction is Rp3,985,820,000,000, which is 64% of the Company's equity

based on the Company's Financial Statements for the nine-month period ended 30 September 2020 which has been reviewed by a Public Accountant, which is Rp6,228,469,483,407. Therefore, the Proposed Transaction constitutes a material transaction as referred to in Article 6 paragraph (1) letter d number 1 of OJK Regulation No. 17/2020 which requires prior approval from EGMS. Thus, based on OJK Regulation No. 17/2020, the Company must announce information related to the Proposed Transaction to the public at least through the Company's website and the Indonesia Stock Exchange's website along with the announcement of the EGMS, as well as announce changes and/or additions to the information regarding the Proposed Transaction no later than 2 working days before the date of the EGMS. In this regard, the Board of Directors of the Company announces this Information Disclosure with the intention of information and a more complete picture to the Shareholders of the Company and the public regarding the Proposed Transaction. The Board of Directors and the Board of Commissioners of the Company state that this Proposed Transaction is affiliated transaction and does not contain a conflict of interest as referred to in the Financial Services Authority Regulation No. 42/POJK.04/2020 on Affiliated Transactions and Conflict of Interest Transactions promulgated on July 2, 2020 ("OJK Regulation No. 42/2020"). Thus, the Company is not

obligated to comply with the provisions of OJK Regulation No. 42/2020 in connection with the Proposed Transaction.

The Board of Directors and the Board of Commissioners of the Company states that they have carefully studied the information available in connection with the Transaction as described in this Disclosure of Information, and all material information in connection with the Proposed Transaction has been disclosed in this Disclosure Information and the material information is not misleading. Furthermore, the Board of Directors and the Board Commissioners of the Company are fully responsible for the accuracy of all information contained in this Disclosure of Information.

### TRANSACTION

### A. Background and Reasons

The reason for the proposed sale transaction of assets in the form of 3,000 telecommunications towers between the Company and the Purchaser is to strengthen the Company's financial position to develop the Company's strategic business in the future.

The Company has considered the impact of the completion of the Transaction whereby the sale of tower assets will provide several positive benefits, especially for the Company's financial performance as described below.

- a. According to the plan, the proceeds from the sale of the tower assets will be used by the Company to pay off part loans amounting to Rp1.5 trillion and bank remaining Rp2.7 trillion will be used to support development of the Company's business. Based on published pro forma financial statement, the impact of this partial debt repayment will reduce the liabilities at the date of the recorded financial statement to Rp3.08 trillion, and the debt-to-equity ratio from 0.69 to 0.49.
- b. In terms of profitability, the Company will record a profit on the sale of fixed assets as additional other income in the current year amounting to Rp226.82 billion and will be an additional retained profit for the financial year amounting to Rp1.49 trillion as part of the Company's capital. Net profit for the year will increase from Rp86.26 billion to Rp201.56 billion and the net profit margin will increase from 10.3% to 24.2% and the return on assets ratio will increase from 0.82% to 2.14% for the same period.
- c. A stronger cash balance structure after the implementation of the Proposed Transaction allows the Company to develop longterm strategic plans in addition to building telecommunications towers, including investment in the ICT (Information Communication Technology) sector.

#### B. Transaction Benefits

After completing the Proposed Transaction, the Company can obtain the following benefits:

- 1. Producing a more productive cash flow performance of the Company's investment activities that support the expansion of the Company's business in line with the more recent business strategy in telecommunications infrastructure;
- Reducing bank loans causing the Company's principal and interest installments to be smaller or lighter;
- 3. Stronger composition of capital and debt that can support the Company's business growth;
- 4. Cash receipts from the Proposed Transaction will be used to finance investment in productive assets that are deemed profitable, including constructing new towers using the latest technology.

## C. Description of Proposed Transaction

## 1. Object of Transaction

A maximum of 3,000 telecommunications towers of the Company will be sold to the Purchaser ("Towers To Be Sold"). Some of the Towers To Be Sold to the Purchaser are on the Company's land, therefore the Company will lease the land to the Purchaser.

## 2. Value of The Proposed Transaction

The value of the Proposed Transaction in the form of sale of Towers To Be Sold and lease of 32 land plots owned by the Company in connection with the Tower To Be Sold is in the maximum amount of Rp3,985,820,000,000, or equivalent to 64% of the Company's equity based on the Company's Financial Statements.

#### 3. Transactions Parties

## a. The Company as the Seller

## Brief History

The Company is a limited liability company established pursuant to and under the laws and regulations in force in the Republic of Indonesia and having its domicile in Central Jakarta.

The company was established by virtue of the Deed of Establishment of the Limited Liability Company "PT Inti Bangun Sejahtera" No. 07 dated April 28, 2006, drawn up before Yulia, S.H., Notary in Jakarta. The deed has obtained the approval of the Minister of Law and Human Rights by Decree No. W7-00873 HT.01.01-TH.2006 dated September 22, 2006, and has been registered in the Company Register in accordance with Law No. 3 of 1982 on the Company Register with Company Registration Certificate No. 090515155266 at the Company Registration Office of Central Jakarta Municipality under No.

029/BH.09.05/I/2007 dated January 5, 2007, and has been published in the State Gazette of the Republic of Indonesia No. 12 dated February 9, 2007, Supplement No. 1337.

Company changed its status from a private company to a public company and adjusted the entire contents of the Company's Articles of Association Bapepam-LK Regulation No. IX.J.1 the to Principles of Articles of Association of Companies Conducting Public Offerings and Public Companies as contained in the Deed of Statement of Resolutions of Shareholders of the Company No. 72 dated April 26, 2012, drawn up before Linda Herawati, S.H., Notary in Central Jakarta, having obtained the approval of the Minister of Law and Human Rights by Decree No. AHU-30477.AH.01.02.Tahun 2012 dated June 6, 2012, and has been registered in the Company Register at the Ministry of Law and Human Rights under No. AHU-0050796.AH.01.09.Tahun 2012 June 6, 2012 ("Deed No. 72/2012").

On August 15, 2012, the Company obtained an Effective Statement Letter No.S-10134/BL/2012 from Bapepam-LK regarding the Registration Statement submitted for the Company's initial public offering

and listed its shares on the IDX on August 31, 2012.

The Articles of Association of the Company have amended several times, most recently by the Deed of Statement of Resolutions of the Meeting of the Company No. 73 dated October 14, 2019, drawn up before Yulia, S.H., Notary in South Jakarta, connection with the adjustment of the activities contained in Article 3 of the Company's articles of association regarding the aims and objectives to comply with the provisions of Government Regulation No. 24 of 2018 Electronically Integrated on Business Licensing Services. The latest amendment the Company's Articles of Association obtained the approval of the Minister of Law and No. AHU-0082798. Human Rights by Decree AH.01.02. Tahun 2019 dated October 15, 2019, and has been published in the State Gazette of the Republic Indonesia No. 10 dated February 4, 2020, Supplement No. 5280.

## Purposes and Objectives and Business Activities

Pursuant to Article 3 of the Company's articles of association, the purposes and objectives of the Company are to carry out activities in the fields of:

- a. Central Telecommunication Construction (Indonesia Standard Industrial Classification or "KBLI" Code 42217);
- b. Telecommunication Installation (KBLI code
  43212);
- c. Trading In Telecommunication Equipment (KBLI code 46523);
- d. Telecommunications Activities With Cables (KBLI
   code 61100);
- e. Internet Service Provider (KBLI code 61921);
- f. Internet Interconnection Services (NAP) (KBLI
   code 61924);
- g. Content Services Through Mobile Network Cellular Or Local Fixed Wireless With Limited Mobility (KBLI code 61925);
- h. Other Multimedia Services (KBLI code 61929);
- i. Data Processing Activities (KBLI code 63111);
- j. Real Estate Property Owned Or Rented (KBLI code 68100);
- k. Other Consulting Management Activities (KBLI code 70209)

To achieve the purposes and objectives above the Company may conduct business activities as follows:

- A. The main business activities of the Company are as follows:
  - 1. Central Telecommunication Construction, it includes construction, maintenance and repair activities of central telecommunication infrastructure including its equipment such as telephone central building, telegraph, tower transmitter, microwave radar receivers, small earth station and satellite stations. Including local and distance communication pipelines.
  - 2. Telecommunication Installation, it includes telecommunication installations in buildings both for residence and non-residence, such as antenna installation.

    This group also includes the installation, maintenance and repair of telecommunication installations on the telephone/telegraph central, microwave radar transmitter station, small earth station/satellite stations. Including telecommunication networks and transmission installation activities.
  - 3. Trading In Telecommunication Equipment, it covers large trading businesses of

telecommunications equipment, such as telephone and communication equipment.

## 4. Telecommunications Activities With Cables,

it covers operating, maintenance providing access to facilities for voice, text, sound and video data using telecommunication cable infrastructure, such as the operation and maintenance of conversion and delivery facilities provide point to point communication through land lines, microwaves or data and satellite channel connection, operation of distribution systems cable (for distribution of data and television signals) and additional for telegraph equipment and other non vocal communications using its own facilities. Where the transmission facilities that carry out this activity, can be based on a single technology or combination of various technologies. This includes purchasing access and network capacity from network operators and providing telecommunications services which using this capacity for businesses and households and providing

internet access through operator cable infrastructure. Network operations for fixed telecommunications intended for the implementation of public telecommunication and rental circuits. Including data connection activities that are sent package, through a central or through other networks, such as the Public Switched Telephone Network (PSTN). It also includes the operation of terrestrial networks that serve a certain mobile customers, including trunking radio services and radio calling services for public.

- 5. Internet Service Provider, it covers business services offered by a company to its customer for internet access or can be called getaway to the internet.
- B. Supporting Business Activities of the Company are as follows:
  - 1. Internet Interconnection Services (NAP), it covers an activity to organize access and/or routing for internet access service providers. In organizing access for internet access providers, internet interconnection service providers can

provide networks for internet transmission.

Internet interconnection service providers

must connect through interconnection.

Internet service providers manage traffic

arrangements for internet access services.

- 2. Content Services Through Mobile Network Cellular Or Local Fixed Wireless Mobility, it covers business Limited services to provide content through cellular mobile networks or wireless local fixed networks with limited mobility that is charged through prepaid deposits or postpaid telephone bills for mobile cellular subscribers and wireless local fixed networks with limited mobility. The content provided is in all forms ofinformation that can be in the form of text, images, sound, animation or combination of all of them in digital form, including application software that can be downloaded.
- 3. Other Multimedia Services, other multimedia services that have not been included in groups 61921 to 61924.

- 4. Data Processing Activities, it covers processing and tabulating all types of data. This activity can include the entire processing and writing of reports from data provided by the customer, or only part of the processing. This includes sharing mainframe facilities with clients and providing data entry and big data management activities (big data).
- 5. Real Estate Property Owned Or Rented, it covers the business of purchasing, selling, renting and operating real estate, both leased, such as owned and apartment buildings, residential buildings and nonresidential buildings (such as exhibitions, private storage facilities, malls, shopping centers and others) as well as the provision of houses and flat or apartment with or without furniture to be permanently, either monthly or annually. land Including sales activities, development of buildings for self operation (for leasing spaces in the building), division of real estate into land lots

without land development and operation of residential areas for movable houses.

6. Other Consulting Management Activities, it covers provision of advice, guidance and operational assistance to businesses and other organizational and management issues, such as strategic and organizational planning; financial decisions; marketing objectives and policies; human resource planning, practices and policies; production scheduling and control planning. The provision of these business services can include advisory assistance, guidance and operational management functions, agronomist and agricultural economic management consultancy in agriculture and other similar activity, design of accounting methods and procedures, cost accounting programs, budget monitoring procedures, advisory advice and assistance for business and community services planning, organizing, efficiency and supervision, information management and others.

## Capital Structure and Share Ownership

The capital structure of the Company as of the date of this Disclosure of Information is as stated in the Deed No. 72/2012 in conjunction with the Deed of Statement of Resolutions of the Board of Directors of the Company No. 175 dated June 30, 2014, drawn up before Ardi Kristiar, S.H., substitute for Yulia, S.H., Notary in South Jakarta ("Deed No. 175/2014"), as follows:

Authorized Capital	:	Rp. 1,500,000,000,000
nachorizea caprear	•	1,300,000,000,000.
		divided into 3,000,000,000
		shares, having a nominal
		value of Rp. 500 each
Issued and Paid-up	:	Rp. 675,452,463,500 divided
		, , ,
Capital		into 1,350,904,927 shares,
		having a nominal value of Rp.
		500 each

Deed No. 175/2014 has been notified to the Minister of Law and Human Rights based on the Receipt of Notice of Amendment to the Articles of Association of the Company No. AHU-03761.40.21.2014 dated July 4, 2014 and has been registered in the Company Register at the MoLHR under No. AHU-0068368.40.80.2014 dated July 4, 2014.

Based on the Shareholder Register as of December 31, 2020, which is managed by PT Sinartama Gunita as the Share Registrar of the Company, the composition of the Company's shareholders is as follows:

No.	Shareholder	Share	Nominal Value	olo
			(Rp)	
1.	PT Bakti	835,970,196	417,985,098,000	61.88
	Taruna Sejati			
2.	PT Dian	114,760,000	57,380,000,000	8.50
	Swastatika			
	Sentosa Tbk			
3.	PT Inovasi Mas	200	100,000	0.00
	Mobilitas			
4.	Public	400,174,531	200,087,265,500	29.62
	Total	1,350,904,927	675,452,463,500	100.00

## Management and Supervision

The composition of members of the Board of Commissioners and the Board of Directors of the Company as of the date of this Disclosure of Information is as stated in the Deed No. 03 dated June 14, 2019, drawn up before Hartojo, S.H., Notary in Jakarta ("Deed No. 03/2019"), as follows:

### Board of Commissioners:

President Commissioner	:	Farida Bau
Independent Commissioner	:	Kanaka Puradiredja

Commissioner	:	Soebiantoro

### Board of Directors:

President Director	:	Andrie Tjioe
Director	:	Hermansyah
Director	:	Jozef Ignasius Munaba

Deed No. 03/2019 has been notified to the Minister of Law and Human Rights as evident in the Receipt of Notice of Changes in Data of the Company No. AHU-AH.01.03-0288536 dated June 20, 2019, and registered in the Company Register at the Ministry of Law and Human Rights under No. AHU-00951441.AH.01.11.Tahun 2019 dated June 20, 2019.

#### b. The Purchaser

## Brief History

PT Tower Bersama (the "Purchaser") is a limited liability company subject to the laws of the Republic of Indonesia, having its domicile in South Jakarta, established by virtue of a Deed Establishment No. 5 dated July 4, 2006, drawn up before Darmawan Tjoa, S.H., S.E., Notary in Jakarta, having been approved by the Minister of Law and Human Rights by Decree No. C-20821

HT.01.01.TH.2006 dated July 17, 2006, registered at the Company Registration Office of Central Jakarta Municipality under No. 6357/BH.09.05/VIII/2006 dated August 3, 2006, and published in the State Gazette of the Republic of Indonesia No. 104 dated December 29, 2006, Supplement No. 13530.

The Articles of Association of the Purchaser have been amended several times and the latest amendment to the Articles of Association of the Purchaser is contained in the Deed of Statement of Circular Resolutions of Shareholders No. 168 dated December 23, 2019, drawn up before Darmawan Tjoa, S.H., S.E., Notary in Jakarta, having been approved by the Minister of Law and Human Rights by Decree No. AHU-0108308.AH.01.02.TAHUN 2019 dated December 23, 2019, and registered in the Company Register at the Ministry of Law and Human Rights under No. AHU-0249370.AH.01.11.TAHUN 2019 dated December 23, 2019 ("Deed No. 168/2019").

By virtue of Deed No. 168/2019, the shareholders of the Purchaser have agreed to the amendment to the provisions of Article 3 regarding Purposes and Objectives and Business Activities.

Purposes and Objectives and Business Activities of the Purchaser

Pursuant to Article 3 of the Purchaser's articles of association, the purposes and objectives and business activities of the Purchaser are as follows:

- 1. The purposes and objectives of the Purchaser are:
  - a. Central Telecommunication Construction (42217);
  - b. Wholesale Trade in Telecommunications Equipment (46523);
  - c. Wholesale Trade in Other Machinery and
     Equipment (46599);
  - d. Telecommunications Activities With Cables
     (61100);
  - e. Internet Service Provider (61921); and
  - f. Communication Systems Services (61922).
- 2. To achieve the purposes and objectives above the Purchaser may conduct business activities as follows:
  - a. Construction, maintenance and repair activities of central telecommunication infrastructure including its equipment such as telephone central building, telegraph, tower transmitter, microwave radar

- receivers, small earth station and satellite stations. Including local and distance communication pipelines;
- b. Large trading businesses of telecommunications equipment, such as telephone and communication equipment;
- c. Large trading businesses of machinery and equipment that has not been classified in groups 46591 to 46594, such as wholesale office furniture, cables trade in installation of switches and equipment for industrial purposes, machine of various types tools for various materials, computer-controlled machine and measuring equipment tools instruments;
- d. Operating, maintenance or providing access to facilities for voice, data text, sound and video using telecommunication cable infrastructure, such as the operation and maintenance of conversion and delivery facilities to provide point to point communication through land lines, microwaves or data and satellite channel connection, operation of cable distribution

systems (for distribution of data and television signals) and additional for telegraph equipment and other non vocal communications using its own facilities. Where the transmission facilities that carry out this activity, can be based on a single technology or combination of various includes purchasing technologies. This access and network capacity from network operators and providing telecommunications services which using this capacity for businesses and households and providing internet access through operator cable infrastructure. Network operations fixed telecommunications intended for the implementation of public telecommunication and rental circuits. Including connection activities that are sent package, through a central or through other networks, such as the Public Telephone Network (PSTN). It also includes the operation of terrestrial networks that serve a certain mobile customers, including trunking radio services and radio calling services for public;

- e. Business services offered by a company to its customer for internet access or can be called getaway to the internet; and
- f. Communication system services, such as VSAT (Very Small Aperture Terminal) services. VSAR is a system that can be used for sending voice, image, data, information and packages. Those using the VSAT facility are RPUU, Radio Trunking, STBS and others.

# Capital Structure and Share Ownership

The capital structure of the Purchaser as of the date of this Disclosure of Information is as follows:

Authorized Capital	:	Rp. 300,000,000,000 divided
		into 300,000 shares, having a
		nominal value of Rp.
		1,000,000 each
Issued and Paid-up	:	Rp. 139,050,000,000 divided
Capital		into 139,050 shares, having a
		nominal value of Rp.
		1,000,000 each

The composition of the Purchaser's shareholders as of the date of this Disclosure of Information is as follows:

No.	Shareholder	Share	Nominal Value	ક
			(Rp)	
1.	PT Tower	136,269	136,269,000,000	98.00
	Bersama			
	Infrastructure			
	Tbk			
2.	PT Provident	2 <b>,</b> 781	2,781,000,000	2.00
	Capital			
	Indonesia			
	Total	139,050	139,050,000,000	100.00

# Management and Supervision

The composition of members of the Board of Commissioners and the Board of Directors of the Purchaser as of the date of this Disclosure of Information is as follows:

### Board of Commissioners:

Commissioner	:	Herman Setya Budi

## Board of Directors:

Director	:	Budianto Purwahjo

# 4. Principles of Transaction Agreement

a. Conditional Asset Sale and Purchase Agreement or PJBB

# <u>Parties</u>

- (i) the Company as the seller; and
- (ii) the Purchaser as the purchaser.

## Transaction Value for the Sale of Towers To Be Sold

A maximum of Rp. 3,975,000,000,000

## Object of Transaction

Towers To Be Sold

As of the date of this Information Disclosure, most of the Towers To Be Sold are being pledged as collateral to PT Bank Syariah Indonesia (formerly PT Bank Syariah Mandiri) ("BSI") and Bank Mandiri (as described in the table below). For the Towers To Be Sold that are being pledged as collateral, their collateral will be released before or at the completion of the Proposed Transaction in accordance with the provisions of the PJBB.

Until this Information Disclosure is published, the Towers To Be Sold and the land plots to be leased by the Company are the Company's assets that are free from any material dispute or court proceedings.

## Obligations of the Parties

## (i) Obligations of the Company are:

- to sell the Towers To Be Sold and lease the Object of the Lease (as defined below) under the Master Land Lease Agreement to the Purchaser;
- to handle the Towers To Be Sold having a problem during the rectification period as stipulated in the PJBB; and
- to extend the land lease relating to the Towers To Be Sold which will expire on December 31, 2021.

The Towers To Be Sold that are problematic as referred to above are:

- 1. The Towers To Be Sold the IMB of which is about to expire and is in the process of extension; and
- 2. The Towers To Be Sold the original IMB of which is lost and is in the process of obtaining a "true copy" or confirmation from the competent authority regarding the lost IMB.

If after the Completion Date, the Seller is still unable to fulfill the completion of the towers in accordance with the repair period specified in the PJBB, then:

- a. The seller has the right to offer to replace the relevant towers with other towers that meet the criteria as agreed in the PJBB; or
- b. If: (i) the Seller chooses not to offer replacement towers or (ii) the Buyer chooses not to accept replacement towers because the replacement towers do not meet the criteria as replacement towers, the Buyer may submit a claim to the Seller for an amount calculated based on a formula agreed by the Parties in the PJBB.

Under the PJBB, the Company also agreed to lease 32 lands of the Company to the Purchaser in connection with the Towers To Be Sold. The provisions on the lease will be specifically stipulated in the Master Land Lease Agreement and individual land lease agreements to be signed on the Completion Date. Information regarding the land lease or land is described further below.

Based on the provisions of the PJBB, from the date of PJBB until the Completion Date,

except in relation to matters specifically agreed upon in the PJBB, the Company cannot do the following without obtaining approval from the Buyer:

- i. establish security rights in respect
   of the Towers To Be Sold and
   transferred contracts and licenses;
- ii. sell or transfer or in any way release
   the Towers To Be Sold and the
   transferred contracts and licenses;
- iii. terminate or amend the transferred
   contracts; and
  - iv. agree, either in writing or otherwise, to
     take any of the actions specified in
     points (i) to (iii) above.

The PJBB does not provide for restrictions that can harm public shareholders.

(ii) Obligations of the Purchaser: to pay the purchase price to the Company on the Completion Date.

## Conditions Precedent

The approvals required by the Company to complete the Proposed Transaction are as follows:

No.	Party	Detail of	Fulfillment
		Preliminary	Status
		Conditions	
1.	Board of	Approval of the	The Company has
	Directors	Board of	obtained
	of the	Directors of the	approval from
	Company	Company in	the Board of
		connection with	Directors of
		the Proposed	the Company
		Transaction	based on the
			Circular
			Resolution in
			lieu of the
			Company's Board
			of Directors
			Meeting dated
			10 August 2020.
2.	10	Approval of 10	The Company has
	tenants	tenants who are	obtained the
	of the	currently	approval of 10
	Towers To	renting the	tenants.
	Be Sold	Towers To Be	
		Sold from the	
		Company	
3.	357 land	Based on the	Until this

No.	Party	Detail of	Fulfillment
		Preliminary	Status
		Conditions	
	owners	latest data	response is
		reconciliation	submitted, the
		by the Company,	Company has
		the land lease	obtained the
		agreements	approval of 312
		signed by the	land owners.
		Company in	
		relation to	In relation to
		2,968 Towers To	the remaining
		Be Sold, the	45 approvals
		Company:	that have not
		• must obtain	been obtained
		approval from	in writing, the
		357 land	Company is
		owners; and	still in the
		• only needs to	process of
		provide	applying for
		written	approvals to
		notification	the land owners
		to 2,611 land	and before
		owners.	obtaining
			approvals from

No.	Party	Detail of	Fulfillment
		Preliminary	Status
		Conditions	
			the owner of
			the tower
			lands, the
			towers have not
			been
			transferred to
			the Buyer.
			For approvals
			that have not
			been obtained
			at the time of
			the Completion
			Date, the
			Company can
			still continue
			the process of
			obtaining the
			approvals after
			the Completion
			Date in
			accordance with

No.	Party	Detail of	Fulfillment
		Preliminary	Status
		Conditions	
			the agreed
			period as
			stipulated in
			the PJBB.
			Regarding
			notification to
			the land
			owners, the
			Company will
			deliver written
			notification to
			2611 land
			owners before
			the Completion
			Date.
4.	Sharehold	Approval from	The Company
	ers	GMS on the	plans to hold
		Proposed	an EGMS on 30
		Transaction as	March 2021.
		required in POJK	

No.	Party	Detail of	Fulfillment
		Preliminary	Status
		Conditions	
		17/2020.	
5.	PT Bank	Bank Mandiri's	The Company has
	Mandiri	approval	received
	(Persero)	regarding the	written
	Tbk	release of	confirmation
	("Bank	collateral	from Bank
	Mandiri")	related to 2,756	Mandiri that
		Towers To Be	Bank Mandiri
		Sold	has agreed in
			principle to
			the waiver of
			negative
			covenant
			provisions in
			the form of
			sale or
			transfer of
			assets that are
			being pledged
			as collateral
			with Bank

No.	Party	Detail of	Fulfillment
		Preliminary	Status
		Conditions	
			Mandiri of a
			maximum of
			2,756
			telecommunicati
			ons towers.
6.	PT Bank	BSI's approval	The Company has
	Syariah	in connection	received
	Indonesia	with the release	written
	(formerly	of collateral	confirmation
	PT Bank	related to 154	from BSI that
	Syariah	Towers To Be	the plan for
	Mandiri)	Sold.	accelerated
	("BSI")		repayment and
			release of
			facility
			collateral can
			be carried out
			as long as the
			terms and
			obligations of
			the Company

No.	Party	Detail of	Fulfillment
		Preliminary	Status
		Conditions	
			based on the
			facility
			agreement
			between the
			Company and BSI
			have been
			fulfilled.

# Completion of Transaction

Completion of the Proposed Transaction will be carried out at the latest on (i) the 5th day after all preliminary conditions have been met or waived and (ii) 2 months after the PJBB date.

# Termination

The PJBB can be terminated at any time before the completion of the Proposed Transaction:

- (i) with the mutual written consent of the parties prior to the Long-Stop Date (as referred to in point (ii) below);
- (ii) automatically, if the Proposed Transaction cannot be completed on or before May 31,

- 2021, or another date that the parties may mutually agree upon in writing (in each case, the "Long-Stop Date");
- (iii) by either party, if a competent government agency refuses to give the approval required to carry out the transactions referred to in the PJBB or issue a stipulation, order or decision on certain prohibitions/implementations, or take other actions which, in that matter, invalidate or prohibit or prevent the execution of the transactions referred to in the PJBB;
- (iv) by the Company, if the Purchaser fails to comply with, or is deemed by any competent government agency to have not complied with, the tower regulations and such failure or non-compliance by the Purchaser may prevent the completion of the Proposed Transaction; or
- (v) by the Company or the Purchaser, if there is a material violation of any of the representations, warranties, covenants or undertakings contained in the PJBB by the other party.

However, the Company and the Buyer have also agreed that if all the preliminary conditions set out in the PJBB have been met by the parties (including obtaining the approval of the Company's EGMS and the approval of the PT Tower Bersama Infrastructure Tbk GMS) or set aside by the related party, the Proposed Transaction must be completed before the Long-Stop Date, which is May 31, 2021.

#### Governing Law

The laws of the Republic of Indonesia.

# Dispute Settlement

Arbitration in Jakarta in accordance with the jurisdiction and rules of the Indonesian National Arbitration Board, which as of the date of PJBB, has its domicile in Jakarta with an office address at Wahana Graha 1st & 2nd Fl, Jl. Mampang Prapatan No. 2, Jakarta 12760, Indonesia, as applicable at that time.

#### b. Master Land Lease Agreement

#### Parties

- (i) the Company as the lessor; and
- (ii) the Purchaser as the lessee.

#### Object of Lease

A maximum of 32 lands of the Company relating to the Towers To Be Sold (the "Object of the Lease").

Until this Information Disclosure is published, the aforementioned Object of Lease is not being put as collateral by the Company and is free from dispute.

### Scope

The Company will lease the Object of the Lease to the Purchaser, and the Purchaser will lease the Object of the Lease under the terms and conditions as stipulated in the Land Lease Agreement and individual land lease agreements related to each land (the "Land Lease Agreement") as set forth in the Master Land Lease Agreement.

#### Value of Lease

A maximum amount of Rp10,820,000,000, - depending on the amount of land plots owned by the Company relating to the Towers To Be Sold leased by the Buyer on the Completion Date.

#### Period of Master Land Lease Agreement

The Master Land Lease Agreement will become effective on and from the Completion Date and, unless terminated earlier in accordance with the provisions thereof, remain in full force and effect

as long as a valid Land Lease Agreement still exists.

# Period of Land Lease Agreement

The initial term of each Land Lease Agreement will commence on the commencement date of the Land Lease Agreement and will end on that date in 10 years thereafter.

# Obligations of the Parties

- (i) Obligations of the Company: to lease the Object of the Lease to the Purchaser; and
- (ii) Obligations of the Purchaser: to pay the lease price to the Company.

#### Termination

- (i) The Purchaser has the right to terminate the Master Land Lease Agreement upon the occurrence of any of the following events:
  - The Company has materially violated or failed to implement a provision contained in the Master Land Lease Agreement and/or the Land Lease Agreement;
  - The company undergoes bankruptcy proceedings that it did not initiate,
     whose petition has not been rejected

within 90 days after commencement thereof; or

- The Company cannot carry out its obligation to lease the lands to the Buyer based on the Master Land Lease Agreement and/or Land Lease Agreement due to force majeure events that continue for more than 180 days. The force majeure events based on the provisions of the Master Land Lease Agreement and/or Land Lease Agreement are as follows:
  - a) any applicable law that prohibits a lessor or lessee from using the Object of Lease;
  - b) acts of God, including, volcanic activities, tornadoes, hurricanes, floods, landslides, earthquakes and tsunamis;
  - c) fires and other disasters, such as explosions (provided that the fire originating from the Object of Lease is due to the negligence or willful mistake of one party (or its agents,

- employees or contractors) in the Object of Lease will be excluded;
- d) acts of war, terrorism, the effects of nuclear radiation, national or international disasters; and
- e) any change of laws and regulations affecting (i) the ability of lessor to own or lease out the Object of Lease; or (ii) the ability of lessee to use or lease the Object of Lease from the lessee.
- (ii) The Company has the right to terminate the Master Land Lease Agreement upon the occurrence of any of the following events:
  - The Purchaser fails to make payment within 5 business days from the due date of payment;
  - The Purchaser has materially violated or failed to implement a provision contained in the Master Land Lease Agreement and/or the Land Lease Agreement and has failed to cure the violation within 60 days from the date of the written request from the Purchaser to cure the violation;

- The Purchaser undergoes bankruptcy proceedings that it did not initiate, whose petition has not been rejected within 90 days after commencement thereof; or
- expropriation of all or part of the Object of the Lease by a government agency;
- postponement of the performance of the Master Land Lease Agreement and/or the Land Lease Agreement due to force majeure events that continue for more than 180 days; or
- The certificate of land on which the Object of the Lease is located will expire during the lease period and despite its best efforts, the Company cannot extend or renew the related land certificate.

#### Governing Law

The laws of the Republic of Indonesia.

# Dispute Settlement

Arbitration in Jakarta in accordance with the jurisdiction and rules of the Indonesian National

Arbitration Board, which as of the date of the Master Land Lease Agreement, has its domicile in Jakarta with an office address at Wahana Graha  $1^{\rm st}$  &  $2^{\rm nd}$  Fl, Jl. Mampang Prapatan No. 2, Jakarta 12760, Indonesia, as applicable at that time.

# THE EFFECT OF THE TRANSACTION ON THE COMPANY'S FINANCIAL CONDITIONS AND SHAREHOLDERS

The execution of the Proposed Transaction has an impact on the Company's financial condition. The financial condition of the Company before and after the Transaction will be described below.

Based on the Company's Pro Forma Financial Statements for the nine months period ended September 30, 2020 which have been reviewed by the Public Accounting Firm Tanubrata Sutanto Fahmi Bambang & Rekan (Member of BDO International Limited) signed by Indra Sri Widodo SE, Ak, M.Ak, CPA, CA Public Accountant, below is an overview of the Company's financial condition prior to the Proposed Transaction and the pro forma financial condition of the Company after the completion of the Proposed Transaction.

Pro Forma Statem	ents of Financial Po	sition	
	30/09/2020	Pro forma	30/09/2020
	(Historical)	adjustments	(Pro forma)
	Rp	Rp	Rp
ASSETS			

1			
CURRENT ASSETS			
Carla and David	F.C.2. C.C.F. 0.0.2. F.0.4	0 716 470 004 710	2 200 125 020 206
Cash and Bank	563,665,903,584	2,716,470,024,712	3,280,135,928,296
Restricted cash	88,165,032,299	-	88,165,032,299
Trade			
receivables			
Related parties	300,996,300	-	300,996,300
Third parties	531,970,024,032	_	531,970,024,032
Net investment	93,160,590,947		93,160,590,947
in the lease			
Other			
receivables			
Related parties	1,492,836,792	_	1,492,836,792
Third parties	3,124,409,163	_	3,124,409,163
Inventories	97,338,374,844	_	97,338,374,844
Prepaid taxes	19,508,415,812	1,082,000,000	20,590,415,812
Advances and	137,147,250,780	-	137,147,250,780
prepayments			
Total current	1,535,873,834,553	2,717,552,024,712	4,253,425,859,265
assets			
NON-CURRENT			
ASSETS			
Net investment	1,056,646,326,646	-	1,056,646,326,646
in the lease			
Advances and	285,857,908	-	285,857,908
prepayments			
Right-of-use	427,578,160,526	(226,536,167,669)	201,041,992,857
assets			
Property, plant	7,472,310,931,881	(3,573,940,038,591)	3,898,370,893,290
			<u> </u>

and equipment			
Other non-	17,906,692,557		17,906,692,557
current assets			
Total non-	8,974,727,969,518	(3,800,476,206,260)	5,174,251,763,258
current assets			
TOTAL ASSETS	10,510,601,804,071	(1,082,924,181,548)	9,427,677,622,523
TOTAL ASSETS	10,510,601,804,071	(1,002,324,101,340)	9,421,611,622,323
LIABILITIES AND			
EQUITY			
CURRENT			
LIABILITIES			
Trade payables			
Related parties	181,128,201		181,128,201
Third parties	238,469,639,348		238,469,639,348
Other payables	22,362,498,102		22,362,498,102
Lease	140,688,512,341	(94,894,479,159)	45,794,033,182
liabilities			
Unearned	117,806,142,244	(66, 392, 975, 288)	51,413,166,956
revenue			
Taxes payable	16,774,379,986	398,582,000,000	415,356,379,986
Accrued	35,341,641,084	50,182,203,297	85,523,844,381
expenses			
Current	620,817,104,649		620,817,104,649
maturities of			
long-term bank			
loans			
Total current	1,192,441,045,955	287,476,748,850	1,479,917,794,805
liabilities			

NON-CURRENT			
LIABILITIES			
Lease	982,636,228,599	-	982,636,228,599
liabilities			
Unearned	27,300,000,000	9,738,000,000	37,038,000,000
revenue			
Deferred tax	3,654,809,348	-	3,654,809,348
liabilities			
Long-term bank	2,039,391,657,984	(1,495,437,641,540)	543,954,016,444
loans - net of			
current			
maturities			
Post-employment	36,708,578,778	-	36,708,578,778
benefits			
obligation			
Total non-	3,089,691,274,709	(1,485,699,641,540)	1,603,991,633,169
current			
liabilities			
Total	4,282,132,320,664	(1,198,222,892,690)	3,083,909,427,974
liabilities			
EQUITY			
Share capital -			
nominal value			
of Rp 500 per			
share			
Authorized			
capital -			
3,000,000,000			
shares			

Issued and	675,452,463,500	-	675,452,463,500
paid-up capital			
- 1,350,904,927			
shares			
Additional	601,957,112,556		601,957,112,556
paid-in capital			
Revaluation	2,833,368,325,508	(1,370,792,668,795)	1,462,575,656,713
reserve			
Retained			
earnings			
Appropriated	9,200,000,000	-	9,200,000,000
Unappropriated	2,108,491,581,843	1,486,091,379,937	3,594,582,961,780
Total equity	6,228,469,483,407	115,298,711,142	6,343,768,194,549
TOTAL	10,510,601,804,071	(1,082,924,181,548)	9,427,677,622,523
LIABILITIES AND			
LIABILITIES AND			
LIABILITIES AND	ents of Profit or Lo	ss and Other Comprehe	ensive Income
LIABILITIES AND	ents of Profit or Lo	ss and Other Comprehe Nine months	ensive Income
LIABILITIES AND	ents of Profit or Lo		ensive Income
LIABILITIES AND		Nine months	
LIABILITIES AND	2020	Nine months  Pro forma	2020
LIABILITIES AND	2020 (Historical)	Nine months  Pro forma  adjustments	2020 (Pro forma)
LIABILITIES AND EQUITY Pro Forma Statem	2020 (Historical)	Nine months  Pro forma  adjustments	2020 (Pro forma)
LIABILITIES AND EQUITY  Pro Forma Statem  REVENUE	2020 (Historical) Rp 834,256,474,756	Nine months  Pro forma  adjustments	2020 (Pro forma) Rp 834,256,474,756
LIABILITIES AND EQUITY  Pro Forma Statem  REVENUE COST OF REVENUE	2020 (Historical)  Rp  834,256,474,756  413,580,817,452	Nine months  Pro forma  adjustments	2020 (Pro forma)  Rp  834,256,474,756  413,580,817,452
LIABILITIES AND EQUITY  Pro Forma Statem  REVENUE COST OF REVENUE GROSS PROFIT	2020 (Historical)  Rp  834,256,474,756  413,580,817,452  420,675,657,304	Nine months  Pro forma adjustments  Rp  -	2020 (Pro forma)  Rp  834,256,474,756  413,580,817,452  420,675,657,304
Pro Forma Statem  Pro Forma Statem  REVENUE  COST OF REVENUE  GROSS PROFIT  Finance income	2020 (Historical)  Rp  834,256,474,756  413,580,817,452  420,675,657,304  8,587,340,952	Nine months  Pro forma adjustments  Rp  -	2020 (Pro forma)  Rp  834,256,474,756  413,580,817,452  420,675,657,304  8,587,340,952
Pro Forma Statem  Pro Forma Statem  REVENUE  COST OF REVENUE  GROSS PROFIT  Finance income  Administrative	2020 (Historical)  Rp  834,256,474,756  413,580,817,452  420,675,657,304  8,587,340,952	Nine months  Pro forma adjustments  Rp  -	2020 (Pro forma)  Rp  834,256,474,756  413,580,817,452  420,675,657,304  8,587,340,952

losses			
Final income	(33,560,251,845)	(99, 375, 000, 000)	(132,935,251,845)
tax			
Impairment	(394,940,200)	-	(394,940,200)
losses on			
receivables			
Gain recognized	94,132,962,625	-	94,132,962,625
on net			
investment in			
the lease			
PROFIT BEFORE	97,465,580,942	115,298,711,139	212,764,292,081
TAX			
TAX EXPENSE	(11,205,355,913)	-	(11,205,355,913)
PROFIT FOR THE	86,260,225,029	115,298,711,139	201,558,936,168
PERIOD			
OTHER			
COMREPEHENSIVE			
INCOME			
Items that will			
not be			
reclassified to			
profit or loss			
Revaluation	137,549,019,641	_	137,549,019,641
surplus			
Remeasurement	2,586,645,645	-	2,586,645,645
of post-			
employment			
benefits			
obligation			

Related	(100, 253, 496)	_	(100,253,496)
	(100,200,100)		(100,200,100)
deferred tax			
Total other	140,035,411,790	-	140,035,411,790
comprehensive			
income after			
income arcer			
tax			
TOTAL	226,295,636,819	115,298,711,139	341,594,347,958
COMPREHENSIVE			
INCOME FOR THE			
PERIOD			
BASIC EARNINGS	64	85	149
BASIC EARNINGS	04	65	149
PER SHARE			
Pro Forma Statem	ents of Cash Flows		
Pro Forma Stateme	ents of Cash Flows		
Pro Forma Stateme	ents of Cash Flows	Nine months	
Pro Forma Stateme	ents of Cash Flows	Nine months Pro forma	2020
Pro Forma Stateme			2020 (Pro forma)
Pro Forma Stateme	2020 (Historical)	Pro forma adjustments	(Pro forma)
Pro Forma Stateme	2020	Pro forma	
Pro Forma Stateme	2020 (Historical)	Pro forma adjustments	(Pro forma)
Pro Forma Stateme	2020 (Historical)	Pro forma adjustments	(Pro forma)
	2020 (Historical)	Pro forma adjustments	(Pro forma)
CASH FLOWS FROM	2020 (Historical)	Pro forma adjustments	(Pro forma)
CASH FLOWS FROM OPERATING ACTIVITIES	2020 (Historical)  Rp	Pro forma adjustments Rp	(Pro forma)  Rp
CASH FLOWS FROM	2020 (Historical)	Pro forma adjustments	(Pro forma)
CASH FLOWS FROM OPERATING ACTIVITIES	2020 (Historical)  Rp	Pro forma adjustments Rp	(Pro forma)  Rp
CASH FLOWS FROM OPERATING ACTIVITIES Receipts from	2020 (Historical)  Rp	Pro forma adjustments Rp	(Pro forma)  Rp
CASH FLOWS FROM OPERATING ACTIVITIES Receipts from customers Payments to	2020 (Historical) Rp	Pro forma  adjustments  Rp  (56,654,975,288)	(Pro forma)  Rp  685,292,466,006
CASH FLOWS FROM OPERATING ACTIVITIES Receipts from customers Payments to contractors,	2020 (Historical) Rp	Pro forma  adjustments  Rp  (56,654,975,288)	(Pro forma)  Rp  685,292,466,006
CASH FLOWS FROM OPERATING ACTIVITIES Receipts from customers Payments to	2020 (Historical) Rp	Pro forma  adjustments  Rp  (56,654,975,288)	(Pro forma)  Rp  685,292,466,006
CASH FLOWS FROM OPERATING ACTIVITIES Receipts from customers Payments to contractors,	2020 (Historical) Rp	Pro forma  adjustments  Rp  (56,654,975,288)	(Pro forma)  Rp  685,292,466,006

Payments to	(86,885,462,280)	_	(86,885,462,280)
employees			
Interest	8,392,516,960	-	8,392,516,960
proceeds			
Payments of tax	(4,286,539,250)		(4,286,539,250)
Total cash	410,196,541,891	(56,654,975,288)	353,541,566,603
flows provided			
from operating			
activities			
CASH FLOWS FROM			
INVESTING			
ACTIVITIES			
Acquisition of	(14,291,376,804)		(14,291,376,804)
right-of-use			
assets			
Proceeds from	9,105,000	4,273,125,000,000	4,273,134,105,000
sales of			
property, plant			
and equipment			
Acquisition of	(299,008,406,169)	_	(299,008,406,169)
property, plant			
and equipment			
Acquisition of	(53, 459, 665, 477)	-	(53,459,665,477)
inventory			
Acquisition of	(474,123,780)	-	(474,123,780)
software and			
licenses			
Total cash	(367,224,467,230)	4,273,125,000,000	3,905,900,532,770
flows provided			

from (used in)			
investing			
activities			
CASH FLOWS FROM			
FINANCING			
ACTIVITIES			
Receipt of	507,129,000,000	-	507,129,000,000
long-term bank			
loans			
Payment of	(404, 321, 039, 267)	(1,500,000,000,000)	(1,904,321,039,267)
long-term bank			
loans			
Withdrawal of	29,051,996,802		29,051,996,802
restricted cash			
	100 500 551 105		100 500 551 105
Payment of	(80,693,561,496)	_	(80,693,561,496)
lease			
liabilities			
Payments of	(186,068,577,362)	-	(186,068,577,362)
finance costs			
Total cash	(134,902,181,323)	(1,500,000,000,000)	(1,634,902,181,323)
flows used in			
financing			
activities			
NET INCREASE	(91,930,106,662)	2,716,470,024,712	2,624,539,918,050
(DECREASE) IN			
CASH AND BANK			
CASH AND BANK	655,596,010,246		655,596,010,246
AT THE			,
BEGINNING OF			
DEGINNING OF			

THE PERIOD			
CASH AND BANK	563,665,903,584	2,716,470,024,712	3,280,135,928,296
AT THE END OF			
1111 1211105			

Ratio Analysis	Before	After	Difference
Liquidity Ratio			
Current Ratio	1,29	2,87	123,1%
Quick Ratio	1,21	2,81	132,8%
Cash Ratio	0,55	2,28	316,4%
Solvability Ratio			
Debt to Equity Ratio	0,69	0,49	-29,3%
Long Term Debt to Equity	0,50	0,25	-49,0%
Ratio			
Debt to Asset Ratio	0,41	0,33	-19,7%
Profitability Ratio			
Gross Profit Margin	50,4%	50,4%	0,0%
Operating Profit Margin	10,3%	24,2%	133,7%

The Proforma financial ratio table as of 30 September 2020 shows a significant difference between before and after the Proposed Transaction on 30 September 2020.

For liquidity ratios such as cash ratio, current ratio and quick ratio increased by 123.1%, 132.8% and 316.4%

respectively due to the sale of 3,000 units of telecommunication towers between the Company and the Buyer. For solvency ratios such as debt to equity ratio, long-term debt to equity ratio and debt to asset ratio decreased by 29.3%, 49.0% and 19.7% respectively because part of the proceeds from the sale of the telecommunications towers were used to pay the Company's debts to the banks. For the profitability ratio, the gross profit margin did not change, while the operating profit margin experienced a change of 133.7% due to the gains in the sale of the telecommunication towers.

The main assumptions in the presentation of the Company's proforma financial data are as follows:

- a. Statements of financial position and statements of profit or loss and other comprehensive income summary pro forma are prepared based on the financial statements of the Company for the nine months period ended September 30, 2020, which have been prepared and presented in accordance with the Indonesian Financial Accounting Standards and have been reviewed by Public Accounting Firm Tanubrata Sutanto Fahmi Bambang & Rekan (Member of BDO International Limited) signed by Indra Sri Widodo SE, Ak, M.Ak, CPA, CA.
- b. The telecommunications tower sales transaction is assumed to have been carried out on September 30, 2020 which is deemed to be the Completion Date and all terms of the

agreement have been fulfilled by the Company and the Purchaser. On the Completion Date, the Company received all proceeds from the sale of telecommunications towers totaling 3,000 units at a price per telecommunications tower of Rp. 1,325,000,000, and an advance payment of 10% of the selling price is assumed to be received on the Completion Date, with the following details:

		Rp
Total selling p	price of	3,975,000,000,000
telecommunications towers		
Value Added Tax (10%)		397,500,000,000
Final Income Tax (2.5%)		(99,375,000,000)
Proceeds from s	sales of	4,273,125,000,000
telecommunications towers		

- c. As of September 30, 2020, the Company is also assumed to have used the proceeds from the sale of telecommunications towers received from the Purchaser of Rp. 1,500,000,000,000:
  - i) To pay loans to PT Bank Syariah Mandiri in the amount of Rp. 143,870,384,766.-
  - ii) To pay investment loan I to PT Bank Mandiri (Persero) Tbk in the amount of Rp. 379,110,164,874.-
  - iii) To pay other investment loans to PT Bank Mandiri (Persero) Tbk in the amount of Rp. 977,019,450,360.-

- iv) To recognize an early prepayment penalty of 2% of the total outstanding loan from PT Bank Mandiri (Persero) Tbk in the amount of Rp. 7,582,203,297.-
- v) The Company also recognized transaction costs as an expense in the amount of Rp. 4,562,358,460.- for the repayment of the loan.
- d. In the event that the Company fails (either in part or in whole) to settle obligations after closing within 274 days after the Completion Date (the rectification period) related to problem towers (having no licenses/IMB), the Company assumes that the number of problem towers is 284 units and makes a best estimate that the cost of handling problem towers is Rp. 150,000,000.- per telecommunications tower or Rp. 42,600,000,000.- in total.
- e. With respect to the PJBB, the Company is obligated to renew the land lease that will expire on December 31, 2021, under the same terms as the renewed property lease contract and therefore the remaining period for the expiring land lease will be not less than 5 years from the Completion date of the agreement. The company assumes that there are 47 locations whose land lease will expire on December 31, 2021, and has not been renewed, and the cost of renewing land leases until May 31, 2025 is estimated at Rp. 6,270,430,458.-.

- f. The Company assumes that the total liabilities for the settlement of problem telecommunications towers and the renewal of land leases are Rp. 42,600,000,000.— and Rp. 6,270,430,458.—, respectively, totaling 1.23% of the telecommunication tower selling price is not material and the Company assumes that the liabilities can be settled before the Completion Date of the agreement.
- g. The Company will continue to own the land and lease it to the Purchaser in 32 locations of the Towers To Be Sold to the Purchaser. The Purchaser is obligated to pay the land lease for 32 telecommunication tower locations owned by the Company starting on the Completion Date of the agreement with a period of 10 years, and can be extended or terminated earlier in accordance with the terms of the Master Land Lease Agreement. As of September 30, 2020, the Company assumes that the land lease will last for 10 years and that the total land lease revenue is Rp. 10,820,000,000.— excluding VAT of 10% and received on the Completion Date.
- h. Final income tax on the sale of telecommunication towers will be borne by the Company and paid upon receipt of the transfer proceeds.

#### SUMMARY OF INDEPENDENT APPRAISAL REPORT

A. Summary of the Appraisal Report on the Market Lease Value of the Assets of PT Inti Bangun Sejahtera Tbk No. 00129/2.0018-00/PI/06/0148/1/III/2021 dated March 3, 2021

# Object of Appraisal

Those appraised are the Company's assets in the form of 28 plots of land and 4 rooftop areas used by towers located in several provinces in Indonesia. The details are as follows:

No.	Province	Address	Certificate	Land Area
			Document	(m²)
1	Central Java	Karanganyar, RT. 3 RW.	SHGB No.	1,198
		11, Desa Palur, Kecamatan	00400 / Palur	
		Mojolaban, Kabupaten		
		Sukoharjo, Central Java		
		Province		
2	Central Java	Gendangan RT. 04 RW. 01	SHGB No.	173
		Desa Gedangan, Kecamatan	02027 /	
		Grogol, Kabupaten	Gedangan	
		Sukoharjo, Central Java		
		Province		
3	East Java	Dusun Kembangan RT. 01	SHGB No. 2 /	257
		RW. 04, Kelurahan	Mojojajar	
		Mojojajar, Kecamatan		
		Kemlagi, Kabupaten		
		Mojokerto, East Java		
		Province		
4	East Java	Dusun Randubango RT. 008	SHGB No. 2 /	186
		RW. 03, Desa Randubango,	Randubango	

		Kecamatan Mojosari,		
		Kabupaten Mojokerto, East		
		Java Province		
5	East Java	Dusun Pajaran RT. 06 RW.	SHGB No. 2 /	1,433
		-	Pajaran	·
		Kecamatan Saradan,		
		Kabupaten Madiun, East		
		Java Province		
-1- C			QUED N 405	C 4
*6	East Java	Jl. Dupak No.65, Komplek		64
		Ruko Mutiara Dupak Blok	/ Gundih	
		B-15, Kelurahan Gundih,		
		Kecamatan Bubutan, Kota		
		Surabaya, East Java		
		Province		
7	West Java	Jl. Wibawa Mukti Kp.	PPJB No. 8	180
		Pedurenan RT. 7 RW. 2,	Dated 26	
		Kelurahan Jatiluhur,	September	
		Kecamatan Jati Asih, Kota	2019	
		Bekasi, West Java		
		Province		
8	West Java	Jl. Sudirman RT. 06 RW.	Sale and	258
		01, Kelurahan Lemahabang,	Purchase	
		Kecamatan Indramayu,	Agreement No.	
		Kabupaten Indramayu, West	160 Dated 30	
		Java Province	Desember	
9	West Java	Jl. Suaka, Kp.	SHGB No.	500
		Sambongpari Kulon RT.	01430 /	
		16 RW. 04, Kelurahan	Mangkubumi	
		Sambongpari, Kecamatan		
		Mangkubumi, Kota		

		Tasikmalaya, West Java		
		Province		
10	West Java	Dusun Ciparuang RT. 03	SHGB No. 0331	454
		RW. 02, Kelurahan	/	
		Mangunarga, Kecamatan	Mangunharga	
		Cimanggung, Kabupaten		
		Sumedang, West Java		
		Province		
11	West Java	Jl. Sukaherang RT. 05 RW.	SHGB No.	527
		02, Desa Cimarias,	00003 /	
		Kelurahan Cimarias,	Cimarias	
		Kecamatan Pamulihan,		
		Kabupaten Sumedang, West		
		Java Province		
12	West Java	Kp. Cukang Binong RT. 01	SHGB No.	276
		RW. 07, Kelurahan	00026 /	
		Cipetir, Kecamatan	Cipetir	
		Cibeber, Kabupaten		
		Cianjur, West Java		
		Province		
13	West Java	Jl. Tugu Mas, Kp. Gentong	Sale and	450
		RT. 01 RW. 07, Kelurahan	Purchase	
		Pasirhalang, Kecamatan	Agreement No.	
		Sukaraja, Kabupaten	130 Dated 29	
		Sukabumi, West Java	Oktober	
		Province		
14	West Java	Kampung Kurulung RT. 1	Sale and	400
		RW. 7, Desa Sukasari,	Purchase	
		Kecamatan Cilaku,	Agreement No.	
		Kabupaten Cianjur, West	251 Dated 24	
		Kabupaten Cianjur, West	251 Dated 24	

		Java Province	November
15	West Java	Kp. Burangkeng, RT. 01	Sale and 400
		RW. 02, Kelurahan	Purchase
		Mangunkerta, Kecamatan	Agreement No.
		Cugenang, Kabupaten	40 Dated 28
		Cianjur, West Java	Februari
		Province	
16	South	Jl. Jendral Sudirman,	SHGB No. 075 201
	Sulawesi	Kelurahan Manurungge,	/ Manurunge
		Kecamatan Tanete	
		Riattang, Kabupaten Bone,	
		South Sulawesi Province	
17	South	Jl. Mallombassang Lorong	Sale and 329
	Sulawesi	I, Kelurahan Jongaya,	Purchase
		Kecamatan Tamalate, Kota	Agreement
		Makassar, South Sulawesi	Dated 22
		Province	Oktober 2009
18	South	Lk. Jamarang, Kelurahan	SHGB No. 268
	Sulawesi	Bontolebang, Kecamatan	00007 /
		Galesong Utara, Kabupaten	Bontolebang
		Takalar, South Sulawesi	
		Province	
19	South	Jln Poros sinjai - Bone /	SHGB No. 6 / 220
	Sulawesi	Polsek barebbo, Kelurahan	Apala
		Apala, Kecamatan Barebbo,	
		Kabupaten Bone, South	
		Sulawesi Province	
20	North	Jl. Arie Lasut Komplek	SHGB No. 2 / 400
	Sulawesi	Wenang Permai II,	Kairagi Satu
		Kelurahan Kairagi,	

24 North		·	SHGB No. 00187 / Celukanbawang	830
*22 Bante  23 North Sumat		Banjar Celukan Bawang  Desa Celukan Bawang,  Kecamatan Gerokgak,  Kabupaten Buleleng, Bali	00187 /	830
*22 Bante  23 North Sumat		Desa Celukan Bawang, Kecamatan Gerokgak, Kabupaten Buleleng, Bali	00187 /	830
23 North Sumat	nten	Kecamatan Gerokgak, Kabupaten Buleleng, Bali		
23 North Sumat	nten	Kabupaten Buleleng, Bali	Celukanbawang	
23 North Sumat	nten			1
23 North Sumat	nten	Province		
23 North Sumat	nten			
Sumat		Jl. RE Martadinata No. 14	SHGB No.	114
Sumat		RT. 001 RW. 013,	00938 /	
Sumat		Kelurahan Ciputat,	Ciputat	
Sumat		Kecamatan Ciputat, Kota		
Sumat		Tangerang Selatan, Banten		
Sumat		Province		
24 North	rth	Jl. Setia Budi, Desa	SHGB No. 7 /	468
	matra	Sekip, Kecamatan Lubuk	Sekip	
		Pakam, Kabupaten Deli		
		Serdang, North Sumatra		
		Province		
Sumat	rth	Gg. Impres, Jl. Medan	SHGB No. 7 /	230
	natra	Lubuk Pakam Pasar 10	Wonosari	
		Dusun 1, Desa Wonosari,		
		Kecamatan Tanjung		
		Morawa, Kabupaten Deli		
		Serdang, North Sumatra		
1 1			1	
25 North		Province		1
Sumat	cth	Province	SHGB No. 2 /	365
	rth natra	Province		365
		Province  Gg. Panjang Jl.	Tegal Sari	365
		<u>-</u>	1	

		North Sumatra Province		
26	North	Jl. Boksit, Kelurahan	SHGB No. 32 /	298
	Sumatra	Kota Bangun, Kecamatan	Kota	
		Medan Deli, Kota Medan,	Bangun	
		North Sumatra Province		
*27	North	Jl. Irian Gg. Pekong	SHGB No. 304	47
	Sumatra	Lingkungan IV, Kelurahan	/ Tanjung	
		Pekan Tanjung Morawa,	Morawa Pekan	
		Kecamatan Tanjung		
		Morawa, Kabupaten		
		Deli Serdang, North		
		Sumatra Province		
*28	North	Jl. Denai No. 45,	SHGB No.	85
	Sumatra	Kelurahan Tegal Sari,	00162/Tegal	
		Kecamatan Medan Area,	Sarit	
		Kota Medan, North Sumatra		
		Province		
29	North	Gg. Rel Jl. Pintu Air /	SHGB No.	468
	Sumatra	Jl. Busi, Kelurahan	00055 /	
		Sitirejo I, Kecamatan	Sitirejo	
		Medan Kota, Kota Medan,	I	
		North Sumatra Province		
30	South	Perumnas Talang Kelapa	SHGB No. 6511	1.167
	Sumatra	Blok 3 RT. 26 RW. 08,	/ Talang	
		Kecamatan Alang-Alang	Kelapa	
		Lebar, Kota Palembang,		
		South Sumatra Province		
31	South	Jl. Siaran Lorong Kavling	SHGB No. 6371	256
	Sumatra	RT. 19 RW. 08, Kelurahan	/ Sako	
		Sako, Kecamatan Sako,		

		Total		12,726
		Kemuning, Kota Palembang, South Sumatra Province		
		20 Ilir D II, Kecamatan		
	Sumatra	RT. 27 RW. 09, Kelurahan	/ 20 Ilir	
32	South	Jl. Orde Baru No. 1786	SHGB No. 112	224
		Sumatra Province		
		Kota Palembang, South		

Note: the \* sign is the 4 rooftop areas used for towers.

The object of the appraisal is Real Property with single ownership registered under a Right to Build Certificate and a Sale and Purchase Agreement.

# Registered Owner

PT Inti Bangun Sejahtera Tbk.

# Purpose of Appraisal

This appraisal is intended to express an opinion on the Market Lease Value of the Assets of PT Inti Bangun Sejahtera Tbk in accordance with the object of the appraisal mentioned above which will be leased to PT Tower Bersama.

# Assumptions and Limiting Conditions

#### Assumptions

This appraisal is subject to the following:

- The object of the appraisal is equipped with documents on land tenure/ownership rights that are legally valid, transferable and free from any encumbrances, claims or obstacles other than those stated in this report.
- 2. We assume that all data we obtain from the client regarding management reports related to the object of our appraisal are true.
- 3. The object of the appraisal is assumed to be free from environmental pollution.
- 4. The data and information received have been validated by MAPPI.

### Conditions and Limiting Conditions

- 1. This appraisal is carried out in uncertain conditions (high level of uncertainty) as a result of the Covid-19 pandemic so that users of the appraisal report are asked to be careful in determining the relevance of the appraisal results to their needs (regarding the use of the appraisal results), especially with regard to the difference between the cut off date and the time when the appraisal results are used in business and economic/financial decision making.
- 2. Producing a non-disclaimer of opinion Property
  Appraisal Report.

- Information and data provided by the client to the appraiser as presented in this appraisal report are deemed to be feasible and reliable. However, the Appraiser is not responsible if it is evident that the information and data provided is proven be inconsistent with the actual facts. Information that is presented without citing the source is the result of our review of existing data, examination of documents or statements from the competent government agencies. The responsibility for rechecking the correctness of the information resides entirely with the client.
- 4. All data and information presented in this report can be accounted for and have been validated by the Indonesian Society of Appraisers (MAPPI).
- 5. The lists of objects and financial projections of the appraisal that have been given by the client to the Appraiser as presented in the Appraisal Report are deemed to be feasible and reliable (fiduciary duty), but the Appraiser is not responsible if the information provided is proven to be inconsistent with the actual facts. The legal status of the object of the appraisal which is presented without citing the source is the result of our review of existing data, examination of documents or statements from competent government agencies; the responsibility for rechecking the

- accuracy of the information resides entirely with the Client.
- 6. This Appraisal Report is prepared based on economic considerations, general business conditions and financial conditions as well as conditions of the object.
- 7. The appraisal report and/or any references attached thereto with the exception of confidential information that could affect the company's operations are open to the public.
- 8. The analysis, opinion and conclusion of value presented in this Appraisal Report are limited by the assumptions and limitations presented in the Appraisal Report, which are the independent Appraiser's analysis results, opinion and conclusions. This Appraisal Report has complied with the Ethical Codes of Conduct of Indonesian Appraisers (KEPI) and the 2018 Indonesian Valuation Standards (SPI 2018 Edition VII) as well as applicable laws and regulations.
- 9. We are not responsible for reaffirming or completing this appraisal resulting from subsequent events occurring after the date of the report.
- 10. Our appraisal is based on data provided by the management. Considering that the results of our appraisal are highly dependent on the completeness,

accuracy and presentation of the data the underlying assumptions, changes in data such as new information from the public, information resulting from special investigations, or from other sources will cause differences in the results of our appraisal. Therefore, we acknowledge that changes to the data used may affect the results of the appraisal, and that any differences that occur could be material. Although this appraisal report has been made in good faith and in a professional manner, we are not responsible for differences in conclusions possible caused additional analysis, or any changes in the data used as the basis for the appraisal.

- 11. The object appraised is assumed to have legitimate use and licenses and there are no adverse local conditions and licenses and there are no possible plans which are detrimental.
- 12. This report is deemed valid if the seal of KJPP Nirboyo

  Adiputro, Dewi Apriyanti & Rekan is affixed thereto.

# Inspection Date

We inspected the assets of **PT Inti Bangun Sejahtera Tbk** on September 28, 2020 to October 16, 2020.

#### Cut Off Date

The Cut Off Date is stated as of September 30, 2020.

#### Appraisal Approach

The stages in conducting the appraisal are as follows:

#### 1. Determining the Market Value of Assets

In calculating the Market Value of Assets, the approach used is:

### • Market Data Approach

The Market Data Approach is an Appraisal Approach that uses transaction or offer data on assets that are comparable and similar to the object of the appraisal based on a process of comparison and adjustment. The method we use in this appraisal is the Market Data Comparison Method.

Disclosure of market value of the assets with a view to cross-check the results of the asset market lease value of the appraised object.

# 2. Determining the Market Lease Value

In calculating the Market Lease Value of Assets, the approach used is:

#### • Market Approach

The Market Approach is an Appraisal Approach that uses transaction or lease offer data on assets that are comparable and similar to the object of the appraisal based on a process of comparison and

adjustment. The methods we use in this appraisal are the Market Data Comparison Method and the Transaction Data Comparison Method.

# Conclusion of Value

Based on the analysis using the approaches and appraisal methods above and by reference to the assumptions and limiting conditions attached to this report, we conclude that the Market Lease Value per ten years of the assets consisting of 28 plots of land and 4 rooftop areas of PT Inti Bangun Sejahtera Tbk in accordance with the object of the appraisal stated, as of September 30, 2020, is:

(TEN BILLION FOUR HUNDRED SIXTY-SEVEN MILLION RUPIAH).

B. Summary of the Appraisal Report on Assets in the form of 3,000 Units of Telecommunication Towers for Sales Purposes No. 00128/2.0018-00/PI/06/0148/1/III/2021 dated March 3, 2021

# Object of Appraisal

Those appraised are assets in the form of 3,000 units of telecommunication towers of PT Inti Bangun Sejahtera Tbk located in several regions in Indonesia. The details are as follows:

Region	Tower	Sample
Central Java	633	288

East Java, Bali & Nusra	542	188
Jabodetabek	527	141
Kalimantan	58	29
Northern Sumatra	294	121
Southern Sumatra	385	166
Sulawesi & Maluku	212	96
West Java	349	141
Grand Total	3,000	1,170

Heigh			G	F				RT			Numbe
t of	со	Guye	MC	Monop	SST	Minar	Mini	Minipol	Monopol	Wall	r of
Tower	W	d	P	ole		et	Towe	е	е	Mounte	Tower
		Mast					r			d	s
0 -			1			1	2	312		1	317
12											
13 -			3	1	2	1	44	85		1	137
22											
23 -	1			50	225		49	7	1		333
32											
33 -	28	10	1	24	789		4	6			862
42											
43 -		2			503						505
52											
53 -					302						302
62											
63 -					495						495
72											
73 -					45						45
82											
83 -					4						4
92											
Total	29	12	5	75	2,365	2	99	410	1	2	3,000
Total	10	5	2	32	896	2	44	178	0	1	1.170

Sampl						
ing						

The object of the appraisal above is categorized as Real Property equipped with a Building Permit (IMB).

# Registered Owner

PT Inti Bangun Sejahtera Tbk

# Purpose of Appraisal

This appraisal is intended to express an opinion on the **Market Value** of the assets of PT Inti Bangun Sejahtera Tbk in the form of 3,000 units of telecommunication towers which will be sold to PT Tower Bersama.

#### Assumptions and Limiting Conditions

#### Assumptions

This appraisal is subject to the following:

- 1. We assume that all data we obtain from the client related to the object of our appraisal are true.
- 2. Assets and equipment that are covered in the appraisal are appraised as integral and inseparable part, in-situ and existing in operating condition.
- 3. The Appraiser is responsible for the property appraisal.

- 4. The appraisal report with the exception of confidential information that could affect the company's operations is open to the public.
- 5. The object of the appraisal is assumed to be free from legal issues and environmental pollution.

# Conditions and Limiting Conditions

- 1. This appraisal is carried out in uncertain conditions (high level of uncertainty) as a result of the Covid-19 pandemic so that users of the appraisal report are asked to be careful in determining the relevance of the appraisal results to their needs (regarding the use of the appraisal results), especially with regard to the difference between the cut off date and the time when the appraisal results are used in business and economic/financial decision making.
- Producing a non-disclaimer of opinion Property
   Appraisal Report.
- 3. Information and data provided by the client to the appraiser as presented in this appraisal report are deemed to be feasible and reliable. However, the Appraiser is not responsible if it is evident that the information and data provided is proven to be inconsistent with the actual facts. Information that is presented without citing the source is the result of our review of existing data, examination of documents

- or statements from the competent government agencies.

  The responsibility for rechecking the correctness of the information resides entirely with the client.
- 4. All data and information presented in this report can be accounted for and have been validated by the Indonesian Society of Appraisers (MAPPI).
- 5. The lists of objects and financial projections of the appraisal that have been given by the client to the Appraiser as presented in the Appraisal Report are deemed to be feasible and reliable (fiduciary duty), but the Appraiser is not responsible if the information provided is proven to be inconsistent with the actual facts. The legal status of the object of the appraisal which is presented without citing the source is the result of our review of existing data, examination of documents or statements from competent government agencies; the responsibility for rechecking the accuracy of the information resides entirely with the Client.
- 6. This Appraisal Report is prepared based on economic considerations, general business conditions and financial conditions as well as conditions of the object.
- 7. The appraisal report and/or any references attached thereto with the exception of confidential information

- that could affect the company's operations are open to the public.
- 8. The analysis, opinion and conclusion of value presented in this Appraisal Report are limited by the assumptions and limitations presented in the Appraisal Report, which are the independent Appraiser's analysis results, opinion and conclusions. This Appraisal Report has complied with Regulation No. VIII.C.4 on Guidelines for the Appraisal and Presentation of Property Appraisal Reports in the Capital Market, the Ethical Codes of Conduct of Indonesian Appraisers (KEPI) and the 2018 Indonesian Valuation Standards (SPI 2018 Edition VII) as well as applicable laws and regulations.
- 9. We are not responsible for reaffirming or completing this appraisal resulting from subsequent events occurring after the date of the report.
- 10. Our appraisal is based on data provided by the management. Considering that the results of our appraisal are highly dependent on the completeness, accuracy and presentation of the data and the underlying assumptions, changes in data such as new information from the public, information resulting from special investigations, or from other sources will cause differences in the results of our appraisal. Therefore, we acknowledge that changes to the data used

may affect the results of the appraisal, and that any differences that occur could be material. Although this appraisal report has been made in good faith and in a professional manner, we are not responsible for possible differences in conclusions caused by additional analysis, or any changes in the data used as the basis for the appraisal.

- 11. The object appraised is assumed to have legitimate use and licenses and there are no adverse local conditions and licenses and there are no possible plans which are detrimental.
- 12. This report is deemed valid if the seal of KJPP Nirboyo

  Adiputro, Dewi Apriyanti & Rekan is affixed thereto.

#### Inspection Date

We inspected the assets of PT Inti Bangun Sejahtera Tbk on September 28, 2020 to October 16, 2020.

# Cut Off Date

The Cut Off Date is stated as of September 30, 2020.

# Approach and Appraisal Methods

To obtain accurate and objective results, referring to Regulation No. VIII.C.4 point 10 point c, 2 (two) Appraisal Approaches must be used.

In this appraisal, the approaches used are as follows:

#### Income Approach

The Income Approach is an Appraisal Approach based on the income and costs of the object of the appraisal per certain period, which can be generated by the object of the appraisal, which is then capitalized (Regulation No. VIII.C.4 number 1 point 18).

# Cost Approach

The Cost Approach is an Appraisal Approach to obtain an indication of the value of the object of the appraisal based on the Reproduction Cost New or the Replacement Cost New on the Cut Off Date after deducting the Depreciation (Regulation No.VIII.C.4 number 1 point 19).

Referring to Regulation No. VIII.C.4 number 10 point c, in order to obtain accurate and objective results, 2 (two)
Appraisal Approaches must be used.

To appraise a Telecommunication Tower, the Income Approach is used with the Discounted Cash Flow Method (DCF method) and the Cost Approach with the Depreciated Replacement Cost Method (DRC Method).

To get New Replacement Cost, we use the Installed Unit Method.

The reasons for using the Income Approach and the Cost Approach are as follows:

- The assets being appraised meet the criteria as Income Producing Property.

- The Replacement Cost New for the assets being appraised are quantifiable and available in the market.

# Conclusion of Value

Based on the appraisal approaches and methods above and taking into account all relevant data and information and analysis conducted as well as various factors that affect the Market Value of Assets, we conclude that the amount of:

Approach & Method	Market	Weight	Market
	Value		Value
	Indication		Rp Million
	Rp Million		
Income Approach -	3,625,903	50.31%	1,824,293
discounted cash			
flow method			
Cost Approach -	3,580,820	49.69%	1,779,210
Depreciated			
Replacement Cost method			
Market Value		1	3,603,503

Rp. 3,603,503,000,000.-

# (THREE TRILLION SIX HUNDRED THREE BILLION FIVE HUNDRED THREE MILLION RUPIAH).

is the total Market Value of Assets in the form of 3,000 units of telecommunication towers of PT Inti Bangun Sejahtera Tbk in accordance with the object of the appraisal stated which was valued as of September 30, 2020.

C. Summary of the Appraisal Report on Intangible Assets in the form of Remaining Customer Lease Contracts for 3,000 Telecommunication Towers of PT Inti Bangun Sejahtera Tbk No. 00130/2.0018-00/BS/06/0148/1/III/2021 dated March 3, 2021

# Object of Appraisal

In connection with the proposed sale of 3,000 Telecommunication Towers of PT Inti Bangun Sejahtera Tbk (the "Company"), we have made identification and clarification with the management on the intangible assets being the object of the appraisal related to marketing, customers, art, corporate contracts, technology and those from research and development.

Based on the results of the identification and clarification above, the intangible assets that are owned and become the object of the appraisal are customer related intangible assets, namely in the form of customer contracts.

#### Registered Owner

PT Inti Bangun Sejahtera Tbk.

#### Purpose of Appraisal

This appraisal is intended to express an opinion on the Market Value of the object of the appraisal on the cut off date which is denominated in Indonesian Rupiah to be used for sales purposes.

#### Assumptions and Limiting Conditions

# **Assumptions**

This appraisal is subject to the following:

- 1. All statements and data contained in this report are relevant, true and accountable in accordance with the generally accepted appraisal procedures and presented in good faith.
- We use financial projections made by the management and we have made adjustments that reflect the fairness of the projections with the ability to achieve (fiduciary duty).
- We are responsible for the appraisal and fairness of financial projections.
- 4. All assumptions of the appraisal used in the process of reviewing the financial projection reports are based on the supporting documents received from the Company's management.

- 5. All data received in connection with this appraisal are relevant, true and reliable.
- 6. We have reviewed the information on the legal status of the object of the appraisal from the client, especially 3,000 Telecommunication Towers which have intangible assets.
- 7. There are no material and significant changes to the political, economic and legal climate in which 3,000 Telecommunication Towers conduct their business.
- 8. There are no material and significant changes in tax rates or interest rates obtained from the Projected Financial Statements that have been given to us.
- 9. There are no material and significant changes to the regulations and laws in force in a country where 3,000 Telecommunication Towers have a business which affects the revenues of 3,000 Telecommunication Towers.
- 10. There are no material and significant changes in labor and other costs.
- 11. There are no material and significant disturbances to industrial relations or labor associations.
- 12. There are no material and significant changes to the accounting policies adopted by 3,000 Telecommunication Towers.

- 13. There are no material and significant changes to industrial technology and market competition in a country where 3,000 Telecommunication Towers conduct their business.
- 14. We are responsible for this report and the conclusion of the Assets Appraising KJPP's final value.

# Conditions and Limiting Conditions

- 1. The appraisal report on Intangible Assets in the form of Remaining Customer Lease Contracts for 3,000 Telecommunication Towers of the Company is made in accordance with the purpose of the appraisal stated in the report, therefore it cannot be used and/or quoted for other purposes without the written permission of the Public Appraisal Service Firm Nirboyo Adiputro, Dewi Apriyanti & Rekan.
- 2. Information and data provided by the client to the appraiser as presented in this appraisal report on Intangible Assets in the form of Remaining Customer Lease Contracts for 3,000 Telecommunication Towers of the Company are deemed to be feasible and reliable. However, the Appraiser is not responsible if it is evident that the information and data provided is proven to be inconsistent with the actual facts. Information that is presented without citing the source is the result of our review of existing data,

- examination of documents or statements from the competent government agencies. The responsibility for rechecking the correctness of the information resides entirely with the client.
- 3. Producing an appraisal report on Intangible Assets in the form of Remaining Customer Lease Contracts for 3,000 Telecommunication Towers of the Company with the exception of confidential information that could affect the company's operations which is open to the public.
- 4. Our appraisal is based on data and information provided by the management. Considering that the results of our appraisal are highly dependent on the completeness, accuracy and presentation of the data and the underlying assumptions, changes in data such as new information from the public, information resulting from special investigations, or from other sources will cause differences in the results of our appraisal. Therefore, we acknowledge that changes to the data used may affect the results of the appraisal, and that any differences that occur could be material. Although this appraisal report on Intangible Assets in the form Remaining Customer Lease Contracts for 3,000 Telecommunication Towers of the Company has been made in good faith and in a professional manner, we are not responsible for possible differences in conclusions

- caused by additional analysis, or any changes in the data used as the basis for the appraisal.
- 5. The value presented in this appraisal report on Intangible Assets in the form of Remaining Customer Lease Contracts for 3,000 Telecommunication Towers of the Company and any other values in the report which are part of the object being appraised, shall only apply in accordance with the purposes and objectives of the appraisal. The value used in this appraisal report on Intangible Assets in the form of Remaining Customer Lease Contracts for 3,000 Telecommunication Towers of the Company may not be used for other appraisal purposes which may result in errors.
- 6. This appraisal report on Intangible Assets in the form of Remaining Customer Lease Contracts for 3,000 Telecommunication Towers of the Company is prepared based on economic considerations, general business conditions and financial conditions as well as the business conditions of 3,000 Telecommunication Towers. The analysis, opinions and conclusions that we presented in this appraisal report on Intangible Assets in the form of Remaining Customer Lease Contracts for 3,000 Telecommunication Towers of the Company have complied with Regulation No. VIII.C.5 on Guidelines for the Appraisal and Presentation of Intangible Asset

Appraisal Reports in the Capital Market, the Ethical Codes of Conduct of Indonesian Appraisers ("KEPI") and the 2018 Indonesian Valuation Standards ("SPI 2018 Edition VII") as well as applicable laws and regulations.

- 7. We are not responsible for reaffirming or completing this appraisal resulting from subsequent events occurring after the date of the report.
- 8. The Public Appraisal Service Firm Nirboyo Adiputro,
  Dewi Apriyanti & Rekan as well as other appraisers and
  employees have absolutely no financial interest in the
  value obtained.
- 9. This Appraisal Report on Intangible Assets in the form of Remaining Customer Lease Contracts for 3,000 Telecommunication Towers of the Company is considered invalid if no seal of the Public Appraisal Service Firm Nirboyo Adiputro, Dewi Apriyanti & Rekan is affixed thereto.
- 10. Producing a non-disclaimer of opinion Appraisal Report on Intangible Assets in the form of Remaining Customer Lease Contracts for 3,000 Telecommunication Towers of the Company.

#### Inspection Date

No inspection was conducted.

#### Cut Off Date

The Cut Off Date is stated as of September 30, 2020.

#### Appraisal Approaches and Methods

In conducting the appraisal of Intangible Assets in the form of Remaining Customer Lease Contracts for 3,000 Telecommunication Towers of the Company in the form of remaining customer lease contracts, we use the Excess Earnings Method and apply the contributory asset charges.

The Income Based Approach is used to determine the value of intangible assets, by discounting and/or capitalizing actual or hypothetical income, cash flow, or cost savings that will be generated by Intangible Assets being the object of the appraisal using a certain capitalization and/or discount rate.

The method used is the Excess Earnings Method; the value is obtained by estimating the value of Intangible Assets by determining the present value of net cash flows to be received in the future related to Intangible Assets using a discount rate or capitalization rate in accordance with risk of Intangible Assets. Ιn preparing Projections, the net cash flows for the Intangible Assets being the object of the appraisal are the result of the subtraction of flows from cash cash flows from contributory asset charges and/or contributions from Goodwill.

We use the income approach with the excess earning method by considering that the intangible assets in the form of remaining customer lease contracts for 3,000 telecommunication towers of the Company can provide economic benefits in the future.

We cannot apply the market approach because comparable and similar market data are not available. We do not use the cost approach because the cost approach cannot reflect future economic value.

Therefore, we only use one approach in calculating the appraisal of intangible assets in the form of remaining customer lease contracts for 3,000 telecommunication towers of the Company in accordance with Regulation No. VIII.C.5 point 5.c.2).

#### Conclusion of Value

The results of the appraisal of Intangible Assets in the form of Remaining Customer Lease Contracts for 3,000 Telecommunication Towers of the Company as of September 30, 2020 using the Income Approach and applying the Excess Earnings Method are as follows:

Conclusion of Value

Appraisal of Intangible Assets - Remaining Customer Leases
Contract for 3,000 Telecommunication Tower Units

Excess Earnings Method

In Millions of Rupiah

Object of		Intangibl	e Assets - :	Remaining
Appraisal		Customer	Lease Contract	s
Cut Off Date		September	30, 2020	
Discount Rate		18.14%		
Description	Year	AKB	DF	Present
				Value of
				AKB
Net Cash Flow	Oct-Dec 2020	(90,087)	0.959189541	(86,410)
Net Cash Flow	2021	51,675	0.811936701	41,956
Net Cash Flow	2022	54,823	0.687289819	37,679
Net Cash Flow	2023	56,819	0.581778475	33,056
Net Cash Flow	2024	61,594	0.492465019	30,333
Net Cash Flow	2025	62,042	0.416862785	25,863
Net Cash Flow	2026	50,853	0.352866852	17,944
Net Cash Flow	2027	45,506	0.298695446	13,592
Net Cash Flow	2028	39,721	0.252840325	10,043
Net Cash Flow	2029	36,379	0.214024789	7,786
Net Cash Flow	2030	31,103	0.181168136	5,635
Net Cash Flow	2031	23,673	0.15335557	3,630
Net Cash Flow	2032	15,606	0.129812733	2,026
Net Cash Flow	2033	7,901	0.109884144	868
Net Cash Flow	2034	2,335	0.093014952	217
Net Cash Flow	2035	5	0.078735485	0
		Total Pre	sent Value	144,221
Market Value of	Intangible	Assets -		144,221

By considering all relevant data and information and analysis conducted on various factors that affect the object of the appraisal as well as the assumptions and limiting conditions presented in this report, we conclude that the Market Value of Intangible Assets in the form of Remaining Customer Lease Contracts for 3,000 Telecommunication Towers of the Company as of September 30, 2020, is Rp. 144,221,000,000.— (One Hundred Forty-Four Billion Two Hundred Twenty-One Million Rupiah).

#### SUMMARY OF TRANSACTION FAIRNESS REPORT

Summary of the Fairness Opinion Report on the Proposed Sales Transaction of Assets in the form of 3,000 Telecommunication Tower units between PT Inti Bangun Sejahtera Tbk and PT Tower Bersama as a subsidiary of PT Tower Bersama Infrastructure Tbk No. 00131/2.0018-00/BS/06/0148/1/III/2021, dated March 3, 2021.

# Object of Appraisal

The object of the appraisal is the Preparation of Fairness Opinion on the Proposed Sale Transaction of Assets in the form of 3,000 Telecommunication Tower units and the Lease of the Company's Assets in the form of 28 plots of land and 4 rooftop areas used for towers between the Company and the Purchaser as a subsidiary of PT Tower Bersama Infrastructure Tbk.

#### Cut Off Date

September 30, 2020

# Purpose of Appraisal

This appraisal is intended to provide a Fairness Opinion on the Proposed Sales Transaction of Assets in the form of 3,000 Telecommunication Tower units between the Company and the Purchaser, aimed at complying with the provisions of OJK Regulation No. 17/POJK.04/2020 on Material Transactions and Changes in Business Activities dated April 21, 2020.

appraising the Proposed Transaction, we refer to OJK Regulation No. 35/POJK.04/2020 dated July 2, 2020, on the Appraisal and Presentation of Business Appraisal Reports in the Capital Market, OJK Circular Letter No. 17/SEOJK.04/2020 on Guidelines for the Appraisal and Presentation of Business Appraisal Reports in the Capital Market, the Ethical Codes of Conduct of Indonesian Appraisers and the 2018 Indonesian Valuation Standards (KEPI & SPI 2018 Edition VII) as well as applicable laws and regulations, and the use of relaxation refers to OJK's letter Number S-101/D.04/2020 dated March 24, 2020, Subject: Extension of the Validity Period of Financial Statements and Appraisal Reports in the Capital Market, Extension of Initial Offerings Postponement/Cancellation of Public Offerings as well applicable laws and regulations.

Based on the explanation from the Company's management, the Proposed Transaction above does not comply with the affiliated transactions and conflict regulations on  $\circ$ f interest transactions but is categorized as a transaction because based on the explanation from the management the value of the Proposed Transaction is above 50% of the Company's equity as of September 30, 2020.

# Assumptions and Limiting Conditions

#### Assumptions

This appraisal is subject to the following:

- 1. We assume that the Proposed Transaction is carried out as described by the Company's management and in accordance with the agreement and the correctness of the information regarding the Proposed Transaction disclosed by the Company in the conditional sale and purchase agreement between the Company and the Purchaser that we have received.
- The Proposed Transaction agreed between the Company and 2. the Purchaser will be carried out before or on March 31, 2021 with the deadline for completion on May 31, 2021. The fairness opinion on the Proposed Transaction on economic considerations, prepared based general business conditions and financial conditions as well as business conditions of the Company, and the Regulations on the date this Fairness Opinion Report was

- prepared. Changes in certain conditions that are beyond the reasonable control of the Company will have an unpredictable impact and may affect this fairness opinion.
- 3. We assume that from the issuance date of the Fairness

  Opinion Report on the Proposed Transaction to the effective date of the Proposed Transaction, there will not be any changes that materially affect the assumptions used in the preparation of this fairness opinion.
- 4. We assume that the Company is a going concern and is managed by professional and competent management.
- 5. All statements and data contained in this report are relevant, true and accountable in accordance with the generally accepted appraisal procedures and presented in good faith.
- 6. We use financial projections obtained from the Company's management and we have made adjustments that reflect the fairness of the projections with the ability to achieve (fiduciary duty).
- We are responsible for the appraisal and fairness of financial projections.
- 8. All assumptions of the appraisal used in the process of reviewing the financial projection reports are based on the supporting documents received from the Company's management.

- 9. All data received in connection with this appraisal are relevant, true and reliable.
- 10. We have reviewed the information on the legal status of the object of the appraisal from the client.
- 11. There are no material and significant changes to the political, economic and legal climate in which the Company conducts its business.
- 12. There are no material and significant changes in tax rates or interest rates obtained from the Projected Financial Statements that have been given to us.
- 13. There are no material and significant changes to the regulations and laws in force in a country where the Company has a business which affects the Company's revenues.
- 14. There are no material and significant changes in labor and other costs.
- 15. There are no material and significant disturbances to industrial relations or labor associations.
- 16. There are no material and significant changes to the accounting policies adopted by the Company's management.
- 17. There are no material and significant changes to industrial technology and market competition in a country where the Company conducts its business.

18. We are responsible for this report and the conclusion of the final value.

# Conditions and Limiting Conditions

- 1. This report is made in accordance with the purpose of the appraisal stated in the report, therefore it cannot be used and or quoted for other purposes without the written permission of the Public Appraisal Service Firm Nirboyo Adiputro, Dewi Apriyanti & Rekan.
- 2. Information provided by the client to the appraiser as presented in this report is deemed to be feasible and reliable. However, the Appraiser is not responsible if it is evident that the information provided is proven to be inconsistent with the actual facts. Information that is presented without citing the source is the result of our review of existing data, examination of documents or statements from the competent government agencies. The responsibility for rechecking the correctness of the information resides entirely with the client.
- 3. This report with the exception of confidential information that could affect the company's operations is open to the public.
- 4. Our appraisal is based on data and information provided by the Company's management. Considering that the results of our appraisal are highly dependent on the completeness, accuracy and presentation of the data and the underlying

assumptions, changes in data such as new information from public, information resulting from special the investigations, or from other sources will differences in the results of our appraisal. Therefore, we acknowledge that changes to the data used may affect the results of the appraisal, and that any differences that occur could be material. Although this report has been made in good faith and in a professional manner, we not responsible for possible differences in are conclusions caused by additional analysis, or any changes in the data used as the basis for the appraisal.

- 5. The value presented in this report and any other values in the report which are part of the object being appraised, shall only apply in accordance with the purposes and objectives of the appraisal. The results of the conclusions used in this report may not be used for other appraisal purposes which may result in errors.
- 6. This report is prepared based on economic considerations, general business conditions and financial conditions as well as the business conditions of the Company. The analysis, opinions and conclusions that we presented in this report have complied with OJK Regulation No. 35/POJK.04/2020 dated July 2, 2020, on the Appraisal and Presentation of Business Appraisal Reports in the Capital Market, OJK Circular Letter No. 17/SEOJK.04/2020 on

Guidelines for the Appraisal and Presentation of Business Appraisal Reports in the Capital Market, and the Ethical Codes of Conduct of Indonesian Appraisers (KEPI) and the 2018 Indonesian Valuation Standards (SPI 2018 Edition VII) as well as applicable laws and regulations.

- 7. We are not responsible for reaffirming or completing this appraisal resulting from subsequent events occurring after the date of the report.
- 8. The Public Appraisal Service Firm Nirboyo Adiputro, Dewi Apriyanti & Rekan as well as other appraisers and employees have absolutely no financial interest in the value obtained.
- 9. This report is considered invalid if no seal of the Public Appraisal Service Firm Nirboyo Adiputro, Dewi Apriyanti & Rekan is affixed thereto.
- 10. This Fairness Opinion Report is a non-disclaimer of opinion.

# Methods and Procedures for Preparing Fairness Opinions

To be able to provide a fairness opinion on the Proposed Transaction, we implement an appraisal procedure by conducting transaction analysis, qualitative and quantitative analysis, analysis of the fairness of the transaction value and analysis of other relevant factors.

#### Nature and Reliable Sources of Information

The analysis is conducted based on data and information obtained from the Company's management as well as from various other sources, namely:

- The Conditional Asset Sale and Purchase Agreement between the Company and the Purchaser;
- 2. The Intangible Asset Appraisal Report made by KJPP Nirboyo Adiputro, Dewi Apriyanti & Rekan on Intangible Assets in the form of Remaining Customer Lease Contracts for 3,000 units of Telecommunication Towers of the Company as of September 30, 2020, under No. 00586/2.0018-00/BS/06/0148/1/XII/2020 dated December 21, 2020;
- 3. The Asset Appraisal Report made by KJPP Nirboyo Adiputro, Dewi Apriyanti & Rekan on Assets in the form of 3,000 units of IBS Tbk's Telecommunication Towers as of September 30, 2020, under No. 00094/2.0018-00/PI/06/0148/ 1/II/2021 dated February 11, 2021;
- 4. The Appraisal Report on the Market Lease Value of IBS

  Tbk's Assets made by KJPP Nirboyo Adiputro, Dewi Apriyanti

  & Partners as of September 30, 2020, under No.

  00093/2.0018-00/PI/06/0148/1/II/2021 dated February 11,

  2021;
- 5. The Company's Financial Statements as of September 30, 2020, which have been reviewed by the Public Accounting Firm Tanubrata Sutanto Fahmi Bambang & Rekan (BDO);

- 6. The Company's Audited Financial Statements as of December 31, 2019, which have been audited by the Public Accounting Firm Tanubrata Sutanto Fahmi Bambang & Rekan (BDO) with unqualified opinion;
- 7. The Company's Audited Financial Statements as of December 31, 2018, which have been audited by the Public Accounting Firm Tanubrata Sutanto Fahmi Bambang & Rekan (BDO) with unqualified opinion;
- 8. The Company's Audited Financial Statements as of December 31, 2017, which have been audited by the Public Accounting Firm Tanubrata Sutanto Fahmi Bambang & Rekan (BDO) with unqualified opinion;
- 9. The Company's Audited Financial Statements as of December 31, 2016, which have been audited by the Public Accounting Firm Tanubrata Sutanto Fahmi Bambang & Rekan (BDO) with unqualified opinion;
- 10. The Company's Projected Financial Statements including projected Income Statement, Statement of Financial Position and Cash Flow Statement with and without regard to the Proposed Transaction obtained from the Company's management;
- 11. The Company's Pro forma Financial Statements with regard to the Proposed Transaction which have been reviewed by the Public Accounting Firm Tanubrata Sutanto Fahmi Bambang & Rekan (BDO);

- 12. Legal documents such as Notarial Deed and amendments thereto, SIUP, TDP, NPWP, SKDP and other important documents;
- 13. Information from the Company through interviews and discussions in connection with the Proposed Transaction;
- 14. Reviews of data and information we have obtained in connection with the Proposed Transaction which we deem relevant:
- 15. Transaction analysis, qualitative and quantitative analysis, analysis of the fairness of the transaction value and analysis of other relevant factors, which have been conducted;
- 16. This fairness opinion is prepared based on data and information as well as the principles of integrity.

#### Fairness Opinion on Transaction

#### Fairness Opinion Analysis

The method used in analyzing the preparation of the fairness opinion on the Proposed Transaction is conducting transaction analysis, qualitative analysis and quantitative analysis, analysis of the fairness of the transaction value and analysis of other relevant factors:

#### 1. Transaction Analysis

Based on the explanation from the Company's management, the Proposed Transaction above is a material transaction

because the value of the Proposed Transaction is higher than 50% of the book value of the Company's equity as of September 30, 2020, which has been reviewed by the Public Accounting Firm Tanubrata Sutanto Fahmi Bambang & Rekan (BDO). The Proposed Transaction for the Telecommunication Towers Assets Sale and Purchase is agreed by the Parties Proposed Transaction value 3,975,000,000,000.- and with the lease of 28 plots of land and 4 rooftop areas used for towers at the Proposed Transaction value of Rp. 10,820,000,000.- or the total Proposed Transaction value of Rp. 3,985,820,000,000.- or 63.99% of the book value of the Company's equity as of September 30, 2020, namely Rp. 6,228,469,000,000.-, so it complies with the regulations on material transactions so that the Company is subject to the provisions stipulated Regulation No. 17/POJK.04/2020 on OJK Material Transactions and Changes in Business Activities dated April 21, 2020.

# 2. Qualitative and Quantitative Analysis

a. Analysis of the benefits and risks of the Proposed

Transaction are:

#### Benefits of the Proposed Transaction

• It produces a more productive cash flow performance from the Company's investment activities that support the expansion of the Company's business in

- line with the more recent business strategy in telecommunications infrastructure;
- It reduces bank loans causing the Company's principal and interest installments to be smaller/lighter;
- Stronger debt and capital composition that car support the Company's business growth;
- Cash receipts from the Transaction will be used to finance investment in productive assets that are deemed profitable, including constructing new towers using the latest technology.

# Risks of the Proposed Transaction

- The Company's total tower portfolio will decrease by 50% in which the Company will not become the big 4 of tower provider companies in Indonesia;
- The Company's revenue will decrease in 2021 but will begin to increase in 2022 and beyond and will return to the pre-sales transaction within 3 years, in which in the future operators will focus on 5G technology and the Company will focus more on MCP (Microcell Pole) towers in the future.
- b. From December 31, 2015 to December 31, 2019, the Company's total revenue increased by an average CAGR of 21.1%. The same goes for the Company's gross profit

from December 31, 2015 to December 31, 2019, the total gross profit of the Company has increased by an average CAGR of 9.3% per year.

c. The ratio analysis regarding the effect of the Proposed

Transaction on the Company's performance as of

September 30, 2020 is as follows:

The pro forma financial position, profit or loss and cash flow regarding the effect of the Proposed Transaction show a difference between before and after the Proposed Transaction on September 30, 2020.

# Pro Forma Financial Ratios Before and After Transactions

As of September 30, 2020

Ratio Analysis	Before	After	Difference
Liquidity Ratio			
Current Ratio	1.29	2.87	123.1%
Quick Ratio	1.21	2.81	132.8%
Cash Ratio	0.55	2.28	316.4%
Solvency Ratio			
Debt to equity ratio	0.69	0.49	-29.3%
Long-term debt to	0.50	0.25	-49.0%
equity ratio			
Debt to asset ratio	0.41	0.33	-19.7%
Profitability Ratio			

Gross profit margin	50.4%	50.4%	0.0%
Operating profit margin	10.3%	24.2%	133.7%

The table of pro forma financial ratios as of September 30, 2020, shows that there is a significant difference between before and after the Proposed Transaction on September 30, 2020.

Liquidity ratios such as cash ratio, current ratio and quick ratio increased by 123.1%, 132.8% and 316.4% respectively due to the sale of assets in the form of 3,000 telecommunication towers between the Company and the Purchaser.

Meanwhile, solvency ratios such as debt to equity ratio, long-term debt to equity ratio and debt to asset ratio decreased by 29.3%, 49.0% and 19.7% respectively, because some of the proceeds from the sale of assets in the form of Telecommunication Towers were used to pay the Company's bank loans.

Profitability ratios such as gross profit margin did not change, while the operating profit margin changed by 133.7% due to the gain on the sale of assets in the form of telecommunication towers.

In general, it can be said that the Proposed Transaction will improve the Company's financial performance.

d. The incremental analysis is conducted in connection with the Company's Proposed Transaction by comparing earnings per share during the projection period between before and after the Proposed Transaction based on the Company's projected income statement data. The results of the analysis are as follows:

Descriptio	30-	31-Dec-	2020	2021	2022	2023	2024	2025		
n	Sep-20	30	12							
			Months							
Profit for the Year (Rp Million)										
Before the	86,260	31,942	118,20	54,43	150,43	299,12	458,99	602,38		
proposed			2	3	2	0	5	9		
transactio										
n										
After the	201,55	10,484	212,04	80 <b>,</b> 87	201,63	332,06	467,75	640,60		
proposed	9		3	5	7	3	4	5		
transactio										
n										
Difference	115,29	(21,459	93,840	26,44	51,205	32,943	8 <b>,</b> 759	38,216		
	9	)		2						
% Increase	133.7%	-67.2%	79.4%	48.6%	34.0%	11.0%	1.9%	6.3%		
/	100.70	0,120	, 3 • 1 0	10.00	01.00	11.00	1.30	0.00		
(Decrease)										
	Chana (D	>								
Earnings per		.p)								
Number of	1,351									
shares										
(million										
shares)										
Before the	63.9	23.6	87.5	40.3	111.4	221.4	339.8	445.9		
proposed										
transactio										
n										
After the	149.2	7.8	157.0	59.9	149.3	245.8	346.3	474.2		
proposed										
transactio										

n								
Difference	85.3	(15.9)	69.5	19.6	37.9	24.4	6.5	28.3
% Increase	133.7%	-67.2%	79.4%	48.6%	34.0%	11.0%	1.9%	6.3%
(Decrease)								

The incremental analysis shows that based on the Company's projected profit and loss before and after the Proposed Transaction, the projected earnings per share with regard to the Proposed Transaction shows a better position than before the Proposed Transaction.

e. In conducting the sensitivity analysis of the transaction value, we assume that the transaction value increases by 5%, increases by 10%, decreases by 5% and decreases by 10%. The results of the analysis are as follows:

Description		5%	10%	5%	10%
		Increase	Increase	Decrease	Decrease
Market Value	3,895,51				
	7				
Assets in the	3,603,50				
form of	3				
Telecommunicatio					
n Tower (3,000					
Units)					
Right-Of-Use	147,793				
Assets					
(Remaining 3 <sup>rd</sup>					
Party land					

lease)					
Intangible	144,221				
Assets in the					
form of					
Remaining					
Customer					
Contract					
Transaction	3,975,00	4,173,75	4,372,50	3,776,25	3,577,50
Value	0	0	0	0	0
Difference	79 <b>,</b> 483	278,233	476,983	(119,267	(318,017
				)	)
00	2.0%	7.1%	12.2%	-3.1%	-8.2%

The above analysis shows that the difference between transaction value and market value will experience changes that are relatively the same as changes in transaction value.

# 3. Analysis of Fairness of Transaction Value

The Analysis of the Fairness of the Transaction Value is as follows:

To measure the fairness of the transaction value, we make an appraisal of assets in the form of telecommunication towers being the object of the sale and purchase and a calculation of the Market Lease Value for the lease of 28 plots of land and 4 rooftop areas used for the towers of the Company with the following results:

# In Millions of Rupiah

Description	Transaction	Market Value	Difference	%
	Value			
Assets in the form		3,603,503		
of				
Telecommunication				
Tower (3,000				
units)				
Right-of-Use		147,793		
Assets (3rd Party				
land lease)				
Intangible Assets		144,221		
in the form of				
Remaining Customer				
Contract				
Total	3,975,000	3,895,517	79,483	2.0%
Lease of 28 plots	10,820	10,467	353	3.4%
of land and 4				
rooftop areas				
Total	3,985,820	3,905,984	79,836	2.0%

The Proposed Transaction for Sale and Purchase of Telecommunication Towers:

• Based on the results of the appraisal conducted by KJPP NDR as contained in the Intangible Asset Appraisal Report File No. 00586/2.0018-00/BS/06/0148/1/XII/2020 dated December 21, 2020, the Market Value of Intangible Assets in the form of Remaining Customer Lease Contracts for Assets in the form of 3,000 units of Telecommunication Towers of the Company as of September

- 30, 2020, is Rp. 144,221,000,000.- (One Hundred Forty-Four Billion Two Hundred Twenty-One Million Rupiah);
- Based on the results of the appraisal conducted by KJPP NDR as contained in the Asset Appraisal Report File No. 00094/2.0018-00/PI/06/0148/ 1/II/2021 dated February 11, 2021, the Market Value of Assets in the form of 3,000 units of IBS Tbk's Telecommunication Towers as of September 30, 2020, is Rp. 3,603,503,000,000.- (Three Trillion Six Hundred Three Billion Five Hundred Three Million Rupiah);
- Based on the information from the management regarding the right-of-use assets in the form of the remaining third party land lease contracts will be transferred, is Rp. 147,793,000,000.- (One Hundred Forty-Seven Billion Seven Hundred Ninety-Three Million Rupiah).

Based on the conditional asset sale and purchase agreement agreed by the parties, the transaction price for assets in the form of 3,000 units of telecommunication towers is Rp. 3,975,000,000,000.— (Three Trillion Nine Hundred Seventy Five Billion Rupiah), if compared to the total market value of assets in the form of 3,000 units of telecommunication towers of Rp. 3,895,517,000,000.— (Three Trillion Eight Hundred Ninety-Five Billion Five Hundred Seventeen Million Rupiah), it can be concluded that the agreed price for the Proposed Transaction for the sale and purchase of assets in the form of towers is Rp.

79,483,000,000.- (Seventy-Nine Billion Four Hundred Eighty-Three Million Rupiah) or 2.0% higher than the market value;

The Proposed Transaction for Land Lease:

- Based on the results of the appraisal conducted by KJPP NDR as contained in the Asset Market Lease Value Appraisal Report File No. 00093/2.0018-00/PI/06/0148/1/II/2021 dated February 11, 2021, the Market Lease Value of the lease for 28 plots of land and 4 rooftop areas used for IBS Tbk's towers as of September 30, 2020, is Rp. 10,467,000,000.- (Ten Billion Four Hundred Sixty-Seven Million Rupiah);
- Based on the land lease agreement incorporated into the conditional asset sale and purchase agreement, the total land lease value is Rp. 10,820,000,000.- (Ten Billion Eight Hundred Twenty Million Rupiah).

Based on the lease agreement that has been agreed by the parties and observing the results of the appraisal of the Market Lease Value of the lease for 28 plots of land and 4 rooftop areas used for towers of the Company, it can be concluded that the Proposed Transaction price for the tower asset lease contract agreed is Rp. 353,000,000 (Three Hundred and Fifty-Three Million Rupiah) or 3.4% higher than the market value.

In total, the value of the Proposed Transaction is Rp. 79,836,000,000 (Seventy-Nine Billion Eight Hundred Thirty-Six Million Rupiah) or 2.0% higher than the market value. By considering the agreement between the parties, namely the Company and the Purchaser, in accordance with the agreement on the Proposed Transaction for Sale and Purchase of Assets in the form of Towers and OJK Regulation No. 35/POJK.04/2020 dated July 2, 2020, on the Appraisal and Presentation of Business Appraisal Reports in the Capital Market stating that the transaction value is fair if it is in the upper and lower limit ranges not exceeding 7.5%, it can be concluded that the Value of the Proposed Transaction is fair.

#### 4. Analysis of Other Relevant Factors

With the Proposed Transaction of the Sale of Telecommunication Towers of the Company to the Purchaser, the company can have the opportunity to develop its business because it is supported by a better financial structure.

#### Conclusion

On the basis of our analysis of the fairness of the Proposed Transaction which includes transaction analysis, qualitative analysis and quantitative analysis, analysis of the fairness of the transaction value and analysis of other relevant factors, we are of the opinion that the Proposed Sale Transaction of Assets in the form of 3,000 units of

Telecommunication Towers between PT Inti Bangun Sejahtera Tbk (the Company) and PT Tower Bersama (the Purchaser) as a subsidiary of PT Tower Bersama Infrastructure Tbk. is Fair.

#### EXTRAORDINARY GENERAL MEETING OF SHAREHOLDERS

EGMS related to the proposed transaction will be carried out with the following details:

Date of	:	Tuesday, 30 March 2021
convention of		
GMS		
Place of	:	Function Room, Plaza Timor Building
convention of		Jl. Timor No. 2, Menteng
GMS		Central Jakarta 10350
Agenda of GMS	:	Approval of the plan to sell the
		Company's telecommunication towers
		including the lease of lands owned by
		the Company related to the
		telecommunication towers being sold,
		which is a material transaction as
		referred to in Regulation of the
		Financial Services Authority No.
		17/POJK.04/2020 concerning Material
		Transactions and Changes in Business
		Activities ("POJK 17/2020")
Attendance	:	a.in accordance with Article 18

Ouorum of GMS

paragraph 6 of the Company's Articles of Association, a GMS may be held if the GMS is attended by shareholders representing at least 3/4 (three-fourths) of total valid voting shares and the resolution is valid if approved by more than 3/4 (three fourths) of total voting shares present at the GMS.

- b. in the event that the attendance quorum as referred to in letter (a) is not achieved, a second GMS may be held provided that the second GMS is valid and entitled to adopt decisions if the GMS is attended by shareholders representing at least 2/3 (two-thirds) of total valid voting shares and the resolution of the second GMS is valid if approved by more than 3/4 (three-fourths) of total voting shares present at the GMS.
- c. In the event that the attendance quorum at the second GMS as referred to in letter (b) is not achieved, a third GMS may be held provided that

the third GMS is valid and entitled to adopt resolutions if attended by shareholders with valid voting rights in the attendance quorum and decision quorum determined by OJK at the request of the Company. In accordance with Article 18 paragraphs Resolution Ouorum of GMS 1,2,3 of the Company's Articles Association, resolution of GMS is adopted based on deliberation to reach consensus. In the event that resolution based on deliberation to reach consensus is not reached, the is adopted resolution by voting. Resolution adopted through voting must be carried out with due observance of the attendance quorum and resolution quorum of GMS as mentioned above. Other Important Referring to Article 8 and Article 9 of 17/2020, in the Information POJK event that material transaction that has been approved at GMS has not been carried within a period of 12 (twelve) months from the date of approval of the GMS,

the material transaction can only be carried out after obtaining approval again from the GMS. In the event that a material transaction does not get approval from GMS, approval for the proposed new material transaction may be requested from the GMS again at least 12 (twelve) months after the implementation of the GMS that does not approve the material transaction.

#### ADDITIONAL INFORMATION

If you need further information, please contact the Company at the address:

#### PT Inti Bangun Sejahtera Tbk

Jalan Riau No. 23, Menteng, Jakarta Pusat 10350

Phone: (021) 31935919; Facsimile: (021) 3903473

Website: www.Ibstower.com

Email: corsec@ibstower.com