



Number

: SE.01.00/A.CORSEC.00281/2025

23 October 2025

Attachment(s)

: 2 (two) files

To:

Chief Executive of Capital Market Supervision (Kepala Eksekutif Pengawas Pasar Modal)

Financial Services Authority (Otoritas Jasa Keuangan, "OJK")

Gedung Sumitro Djojohadikusumo

Jl. Lapangan Banteng Timur No. 2 – 4 Jakarta

Subject

Results of the General Meeting of Sukukholders of the Wijaya Karya Shelf

Registration Sukuk Mudharabah I Phase I Year 2020

Dear Sir/Madam,

PT Wijaya Karya (Persero) Tbk. ("**Company**") hereby wishes to inform you the results of the General Meeting of Sukukholders of the Wijaya Karya Shelf Registration Sukuk Mudharabah I Phase I Year 2020 which was held on Wednesday, 22 October 2025. Please find the attached cover note prepared by the notary Humberg Lie, S.H., S.E., M.Kn Number 022/KET-N/X/2025 dated 22 October 2025.

We thank you for your kind attention.

Corporate Secretariat

Ngatemin

Corporate Secretary

Copies made to:

- 1. Director of Company Listings, Indonesia Stock Exchange;
 - Direktur Penilaian Perusahaan PT Bursa Efek Indonesia

DISCLAIMER:

RESULTS OF THE GENERAL MEETING OF SUKUKHOLDERS OF THE WIJAYA KARYA SHELF REGISTRATION SUKUK MUDHARABAH I PHASE I YEAR 2020

Notice is hereby given to sukukholders that PT Bank Mega Tbk in its capacity as Trustee, together with PT Wijaya Karya (Persero) Tbk in its capacity as Issuer, pursuant to the Trustee Agreement of the Wijaya Karya Shelf Registration Sukuk Mudharabah I Phase I Year 2020, Deed No. 36 dated 22 September 2020, made before Ir. Nanette Cahyanie Handari Adi Warsito, S.H., Notary in Jakarta, and its amendments ("**Trustee Agreement**"), have convened a General Meeting of Sukukholders ("**RUPSU**") as follows:

I. Day, Date, Venue, Time, and RUPSU Agenda

Day, Date : Wednesday, 22 October 2025

Time : 10.14 to 11.37 WIB (Western Indonesia Time)
Venue : WIKA Tower 2, Jl. D.I Panjaitan Kavling 9-10

Jakarta Timur

RUPSU Agenda

- 1. Clarification from PT Wijaya Karya (Persero) Tbk as the Issuer for breaching the financial covenants (financial ratios) as stipulated in Article 6 section 6.3 subsection m of the Trustee Agreement for the audited consolidated annual financial statements for the period ended on 31 December 2023 and 2024, and proposal of remedy in connection with the breach of financial covenants for such financial statement for the period ended on 31 December 2023 and 2024 as follows:
 - a. Amendment and/or supplement to Article 5 of the Trustee Agreement and other related articles, as well as other agreements related to the Trustee Agreement (if any), regarding the change in the Principal Repayment Date of the Wijaya Karya Shelf Registration Sukuk Mudharabah I Phase I Year 2020 Series B and/or supplement to the provisions for early repayment of the Wijaya Karya Shelf Registration Sukuk Mudharabah I Phase I Year 2020 through a call option.
 - b. Waiver of the financial covenants as stipulated in Article 6 section 6.3 subsection m of the Trustee Agreement for the audited annual consolidated financial statements for the period ended on 31 December 2023, 2024, and 2025.
 - 2. Determining the stance/decisions of the Sukukholders based on the clarification from and remedy proposed by PT Wijaya Karya (Persero) Tbk in connection with the breach of financial covenants for the audited annual consolidated financial statements for the period ended on 31 December 2023 and 2024, and/or proposals of remedy from Sukukholders in connection with the breach of financial covenants for the audited annual consolidated financial statements for the period ended on 31 December 2023 and 2024.

DISCLAIMER:

II. Parties Present at the RUPSU

- 1. PT Bank Mega Tbk as the Trustee
- 2. **PT Wijaya Karya (Persero) Tbk as the Issuer,** represented by Mr. Agung Budi Waskito as the President Director, Mr. Sumadi as the Director of Finance, and Mr. Hananto Aji as the Director of Operations
- 3. Notary Humberg Lie, S.H., S.E., M.Kn., meeting reporter of the RUPSU
- 4. Sukukholders of the Wijaya Karya Shelf Registration Sukuk Mudharabah I Phase I Year 2020

III. Attendance of Sukukholders

The RUPSU was attended by holders and/or their valid proxies of the Wijaya Karya Shelf Registration Sukuk Mudharabah I Phase I Year 2020 ("Sukukholders") of the Wijaya Karya Shelf Registration Sukuk Mudharabah I Phase I Year 2020 ("Sukuk"), holding in aggregate of Rp280,350,000,000 (two hundred eighty billion three hundred fifty million Rupiah), or 280,350,000,000 (two hundred eighty billion three hundred fifty million) votes, or 88.72% (eighty-eight point seven two percent) of the outstanding Sukuk (including Sukuk held by Affiliated Companies arising due to capital ownership or investment by the Government, but excluding Sukuk held by the Company and/or its Affiliates) with an aggregate sum of Rp316,000,000,000 (three hundred sixteen billion Rupiah). Therefore, the RUPSU has met the attendance quorum as specified in Article 10 section 10.6 subsection a of the Trustee Agreement. Accordingly, the RUPSU is valid and is entitled to adopt legal and binding resolutions for Sukukholders.

IV. Proceedings of the RUPSU

1. Clarification from the Company in relation to the RUPSU Agenda

- a. PT Wijaya Karya (Persero) Tbk as the Issuer provided an explanation for the breaching of financial covenants, i.e. maintaining the Financial Ratio as stipulated in Article 6 section 6.3 subsection m of the Trustee Agreement for the audited annual consolidated financial statements for the period ended on 31 December 2023 and 2024. The Financial Ratio is as follows:
 - i. maintain a Current Ratio of not less than 100% (one hundred percent);
 - ii. maintain an Interest-Bearing Debt to Equity Ratio of not more than 2.50x (two point five zero times);
 - iii. maintain a ratio between EBITDA and Loan Interest Expense of not less than 1x (one time).
- b. PT Wijaya Karya (Persero) Tbk as the Issuer proposed a remedy in connection with the breaching of financial covenants, i.e. maintaining the Financial Ratio for the audited annual consolidated financial statement for the period ended on 31 December 2023 and 2024.

2. Opportunity for Sukukholders to raise questions and/or express opinions in relation to the RUPSU Agenda

- a. Sukukholders and/or proxies attending the RUPSU were given an opportunity to raise questions and/or express opinions in relation to the RUPSU Agenda.
- b. In the RUPSU, there were no Sukukholders who raised questions and/or expressed opinions in relation to the RUPSU Agenda.

DISCLAIMER:

3. Mechanism to Adopt Resolutions

- a. Resolutions in the RUPSU were passed by written vote, as stipulated in Article 10 section 10.4 subsection h of the Trustee Agreement.
- b. As stipulated in Article 10 section 10.6 subsection a of the Trustee Agreement, legal and binding resolution can only be adopted if approved by at least 3/4 (three quarters) or 75.00% votes of the outstanding Sukuk attending the RUPSU.

4. Resolutions of the RUPSU

The resolution of the RUPSU was adopted by means of voting, as follows:

- a. The total valid votes presented at the RUPSU were **280,350,000,000** votes, or representing Sukukholders holding an aggregate sum of **Rp280,350,000,000**.
- b. The total **affirmative** votes approving the clarification and proposal presented by PT Wijaya Karya (Persero) Tbk. as the Issuer, delivered and presented on 22 October 2025, in the RUPSU were **154,350,000,000** votes, or representing Sukukholders holding an aggregate sum of **Rp154,350,000,000** or **55.06%**.
- c. The total **negative** votes rejecting the clarification and proposal presented by PT Wijaya Karya (Persero) Tbk. as the Issuer, delivered and presented on 22 October 2025, in the RUPSU were **126,000,000,000** votes, or representing Sukukholders holding an aggregate sum of **Rp126,000,000,000**.
- d. There were no abstention votes.

The voting results in the RUPSU did not reach the threshold as stated in Article 10 Section 10.6 subsection a of the Trustee Agreement and its amendments, which states that a resolution can only be adopted if approved by at least $\frac{3}{4}$ (three quarters) votes or 75% (seventy-five percent) of the outstanding Sukuk attending a general meeting. The RUPSU was therefore unable to adopt any valid resolutions.

Jakarta, 23 October 2025

ISSUER



PT WIJAYA KARYA (PERSERO) TBK

TRUSTEE BANK**MEGA**

PT BANK MEGA TBK

DISCLAIMER:

KANTOR NOTARIS & PPAT

HUMBERG LIE, SH, SE, MKn

Raya Pluit Selatan 103, Jakarta 14450 Telp. (021) – 66697171, 66697272, 66697315-6

Fax. (021) - 6678527

Email: humberg@humberglie.com

Number : 022/KET-N/X/2025 Subject : Notary Cover Note Date : 22 October 2025

I, the undersigned:

HUMBERG LIE, SH, SE, MKn

Notary in Jakarta Utara

hereby declare that on:

Day/Date : Wednesday, 22 October 2025

Venue : WIKA Tower 2

Jalan D.I Panjaitan Kavling 9-10, Jakarta Timur

the General Meeting Sukukholders of the Wijaya Karya Shelf Registration Sukuk Mudharabah I Phase I Year 2020 ("**RUPSU**") was convened.

The RUPSU convened at 10.14 WIB (Western Indonesia Time).

- 1. Pursuant to Article 10 section 10.4 subsection e of the Trustee Agreement for the Wijaya Karya Shelf Registration Sukuk Mudharabah I Phase I Year 2020, Deed No. 36 dated 22 September 2020, made before Ir. Nanette Cahyanie Handari Adi Warsito, S.H., a Notary in Jakarta, and its amendments ("Trustee Agreement"), the RUPSU is chaired by the Trustee. Consequently, PT Bank Mega Tbk as the Trustee became the Chairman of the RUPSU.
- 2. The RUPSU was attended by:
 - a. PT Bank Mega Tbk as the Trustee
 - b. **PT Wijaya Karya (Persero) Tbk as the Issuer**, represented by Mr. Agung Budi Waskito as the President Director, Mr. Sumadi as the Director of Finance, and Mr. Hananto Aji as the Director of Operations
 - c. Sukukholders of the Wijaya Karya Shelf Registration Sukuk Mudharabah I Phase I Year 2020 ("**Sukukholders**") mentioned below.
- 3. RUPSU Agenda is as follows:
 - 1) Clarification from PT Wijaya Karya (Persero) Tbk as the Issuer for breaching the financial covenants (financial ratios) as stipulated in Article 6 section 6.3 subsection m of the Trustee Agreement for the audited consolidated annual financial statements for the period ended on 31 December 2023 and 2024, and proposal of remedy in connection with the breach of financial covenants for such financial statement for the period ended on 31 December 2023 and 2024 as follows:

DISCLAIMER:

- a. Amendment and/or supplement to Article 5 of the Trustee Agreement and other related articles, as well as other agreements related to the Trustee Agreement (if any), regarding the change in the Principal Repayment Date of the Wijaya Karya Shelf Registration Sukuk Mudharabah I Phase I Year 2020 Series B and/or supplement to the provisions for early repayment of the Wijaya Karya Shelf Registration Sukuk Mudharabah I Phase I Year 2020 through a call option.
- b. Waiver of the financial covenants as stipulated in Article 6 section 6.3 subsection m of the Trustee Agreement for the audited annual consolidated financial statements for the period ended on 31 December 2023, 2024, and 2025.
- 2) Determining the stance/decisions of the Sukukholders based on the clarification from and remedy proposed by PT Wijaya Karya (Persero) Tbk in connection with the breach of financial covenants for the audited annual consolidated financial statements for the period ended on 31 December 2023 and 2024, and/or proposals of remedy from Sukukholders in connection with the breach of financial covenants for the audited annual consolidated financial statements for the period ended on 31 December 2023 and 2024.
- 4. In connection with the planning dan implementation of the RUPSU, the Trustee has published the following on the Daily Circulating Newspaper:
 - a. 1 (one) Announcement of the RUPSU on 23 September 2025; and
 - b. 1 (one) Invitation to the RUPSU on 7 October 2025.
- 5. Pursuant to the Trustee Agreement regarding the decision-making quorum of the RUPSU, the following shall apply:
 - RUPSU is valid if attended by Sukukholders and/or their valid proxies representing at least ¾ (three quarters) of the outstanding Sukuk, and is entitled to adopt legal and binding resolution if approved by at least ¾ (three quarters) votes of the outstanding Sukuk attending the RUPSU.
 - Sukuk held by Issuer and/or its affiliates do not have the right to vote and are not taken into account in the attendance quorum, unless the affiliation arises due to capital ownership or investment by the Government.
- 6. The RUPSU was attended by Sukukholders and/or their valid proxies, as follows:
 - The RUPSU was attended by Sukukholders of the Wijaya Karya Shelf Registration Sukuk Mudharabah I Phase I Year 2020 ("Sukuk") and/or their valid proxies, holding in aggregate of Rp280,350,000,000 (two hundred eighty billion three hundred fifty million Rupiah), or 280,350,000,000 (two hundred eighty billion three hundred fifty million) votes, or 88.72% (eighty-eight point seven two percent) of the outstanding Sukuk (including Sukuk held by Affiliated Companies arising due to capital ownership or investment by the Government, but excluding Sukuk held by the Company and/or its Affiliates) with an aggregate sum of Rp316,000,000,000 (three hundred sixteen billion Rupiah).
 - Therefore, the RUPSU has met the attendance quorum as specified in Article 10 section 10.6 subsection a of the Trustee Agreement. Accordingly, the RUPSU is valid and is entitled to adopt legal and binding resolutions for Sukukholders

DISCLAIMER:

7. Question and answer session:

- Prior to passing resolutions for the RUPSU Agenda, the Chair of the RUPSU granted Sukukholders and/or their proxies with the opportunity to raise questions or express opinions.
- There were no questions raised by Sukukholders and/or their proxies in relation to the RUPSU Agenda.

8. Mechanism to adopt resolution:

Resolutions in the RUPSU were passed by written vote. Sukukholders and/or their proxies were given ballots to be checked or crossed, then signed on the ballot afterwards.

- 9. In the RUPSU, the resolution is adopted by means of voting, as follows:
 - a) The total valid votes presented at the RUPSU were **280,350,000,000** (two hundred eighty billion three hundred fifty million) votes, or representing Sukukholders holding an aggregate sum of **Rp280,350,000,000** (two hundred eighty billion three hundred fifty million Rupiah).
 - b) The total **affirmative** votes approving the clarification and proposal presented by PT Wijaya Karya (Persero) Tbk. as the Issuer, delivered and presented on 22 October 2025, in the RUPSU were **154,350,000,000** (one hundred fifty-four billion three hundred fifty million) votes, or representing Sukukholders holding an aggregate sum of **Rp154,350,000,000** (one hundred fifty-four billion three hundred fifty million Rupiah) or **55.06%** (fifty-five point zero six percent).
 - c) The total **negative** votes rejecting the clarification and proposal presented by PT Wijaya Karya (Persero) Tbk. as the Issuer, delivered and presented on 22 October 2025, in the RUPSU were **126,000,000,000** (one hundred twenty-six billion) votes, or representing Sukukholders holding an aggregate sum of **Rp126,000,000,000** (one hundred twenty-six billion Rupiah) or **44.94%** (forty-four point nine four percent).
 - d) There were no abstention votes.

The voting results in the RUPSU did not reach the threshold as stated in Article 10 Section 10.6 subsection a of the Trustee Agreement and its amendments, which states that a resolution can only be adopted if approved by at least $\frac{3}{4}$ (three quarters) votes or 75% (seventy-five percent) of the outstanding Sukuk attending a general meeting. The RUPSU was therefore unable to adopt any valid resolutions.

The RUPSU was adjourned at 11.37 WIB.

The Resolutions of this RUPSU is stated in the Deed of the Meeting Number 53 dated on this day, Wednesday, 22 October 2025 and made by I, the Notary.

DISCLAIMER:

A copy of the Deed is currently being finalised by our office.

This Cover Note is prepared to be used as appropriate.

Notary in Jakarta Utara

(signed and stamped)

Humberg Lie, SH, SE, MKn

DISCLAIMER: