



Number : SE.01.01/A.CORSEC.01780/2023
Attachment(s) : -

16 November 2023

To:

Head of Listings 2 (Kepala Divisi Penilai Perusahaan 2)

PT Bursa Efek Indonesia

Gedung Bursa Efek Indonesia Tower I Lantai 6

Jl. Jend. Sudirman Kav. 52 – 53

Jakarta Pusat 12190

Subject : **Response to IDX Queries**

Dear Sir/Madam,

We refer to the letter from PT Bursa Efek Indonesia (“**IDX**”) Number S-09918/BEI.PP2/11-2023 dated 13 November 2023 on IDX Queries. For and behalf of PT Wijaya Karya (Persero) Tbk. (“**Company**”), we wish to inform you as follows:

- 1. Clarification concerning District Court Case Number 729/Pdt.G/2023/PN Jkt.Pst in which the Company, as Plaintiff, is involved in a lawsuit with PT Berdikari Insurance (Asuransi Berdikari) and PT Asuransi Ramayana Tbk.**

a.	Lawsuit Background and Details	
	Plaintiff	: PT Wijaya Karya (Persero) Tbk.
	Defendants	
	Defendant I	: PT Berdikari Insurance
	Defendant II	: PT Asuransi Ramayana Tbk.
	Co-defendants	
	Co-defendant I	: PT Asuransi Jasa Raharja Putera
	Co-defendant II	: PT Bosowa Asuransi (formerly Asuransi Bosowa Periskop)
	Co-defendant III	: PT Asuransi Perisai Listrik Nasional (formerly Asuransi Tugu Kresna Pratama)
	Co-defendant IV	: PT Bahtera Arung Persada
	Co-defendant V	: Otoritas Jasa Keuangan
	Background	: The Plaintiff is the Insured concurrently the Customer whereas Defendants I, II, III and Co-defendants I, II, and III are insurance companies acting jointly as the Insurers of the Contractors' All Risk (CAR) Insurance Policy No. 12080114000054, for the multiyear

DISCLAIMER:

This Document is a translation of an official document issued by the respective party. If there are discrepancies between the Bahasa Indonesia and English document, the Bahasa Indonesia document shall prevail.



		<p>construction project of the extension of Jembatan I P. Bintan – P. Dompok. The policy uses a coinsurance system where the shares of each party are as follows:</p> <ol style="list-style-type: none"> 1. Defendant II: 5% (leader) 2. Defendant I: 33.25% (member) 3. Co-defendant I: 5% (member) 4. Co-defendant II: 4% (member) 5. Co-defendant III: 5% (member) 6. Self-insured – Plaintiff: 47.75% (member) <p>On 2 October 2015, an accident occurred on the Insured’s project, which led the Plaintiff to submit an insurance claim on the policy. Defendant II as the leader notified all coinsurance members of the claim submission and proposed to appoint Co-defendant IV as the Loss Adjuster to handle policy claims.</p> <p>Co-defendant IV was then appointed to manage the insurance policy claims and has disbursed the total insurance claims under the CAR policy, which is the responsibility of the Leader and all coinsurance members in proportion to their share percentage.</p> <p>Defendant II, Co-defendants I, II, and III has paid the insurance claim in proportion to their respective shares of the total claim value of the insurance policy.</p> <p>At time the lawsuit was filed, Defendant I did not carry out its obligations of paying the Plaintiff its insurance policy claims according to its share portion.</p>
b.	Material value of the lawsuit	: Rp16,817,569,719.00
c.	Impacts of the lawsuit on the Company’s financial condition and operating activities	: Defendant I’s unpaid obligations resulted the project profit to decline from initial estimate.

DISCLAIMER:

This Document is a translation of an official document issued by the respective party. If there are discrepancies between the Bahasa Indonesia and English document, the Bahasa Indonesia document shall prevail.



d.	Actions that have been and will be carried out by the Company	:	<ul style="list-style-type: none"> - The Company's Legal Team has held several meetings with Defendant I to seek information on the unpaid insurance policy claim. - The Company has issued a special power of attorney to its Legal Team to follow-up on the lawsuit. - The Company's Legal Team has filed a tort claim to the Central Jakarta District Court.
e.	Information or other material events that may affect the Company's business continuity	:	At time of writing, there are no other material events that may affect the Company's business continuity and may affect its share price.

2. Clarification concerning District Court Case Number 687/Pdt.G/2023/PN Jkt.Pst in which the Company was involved as Defendant II in a tort claim filed by Yuni Chandra Nurjanah

a.	Lawsuit Background and Details		
	Plaintiff	:	Yuni Chandra Nurjanah
	Defendants		
	Defendant I	:	Partai Nasional Demokrat (" Nasdem ")
	Defendant II	:	PT Wijaya Karya (Persero) Tbk.
	Defendant III	:	Government of the Republic of Indonesia in this case (cq.) Ministry of Home Affairs cq. Governor of DKI Jakarta
	Defendant IV	:	Government of the Republic of Indonesia cq. Ministry of Agrarian Affairs cq. Head of the Regional Office of the DKI Jakarta Land Agency cq. Head of the Office of the Central Jakarta Municipal Land Agency
	Defendant V	:	Government of the Republic of Indonesia cq. Ministry of Environment and Forestry cq. Service Office of Environment (Environmental impact assessment, <i>Amdal</i>)
	Background	:	Defendant I claimed to control a part of the land located on Jl. RP Soeroso No. 42-46 Kel. Gondangdia, Kec. Menteng, Central Jakarta with an area of ± 3000 m ² . According to the

DISCLAIMER:

This Document is a translation of an official document issued by the respective party. If there are discrepancies between the Bahasa Indonesia and English document, the Bahasa Indonesia document shall prevail.



		<p>Plaintiff's lawsuit, such land is legally owned by the Plaintiff by virtue of an <i>eigendom verponding</i> (certificate of title) No. 6280 covering an area of 104 Ha. The certificate of title has been converted to Decision Letter of Junior Minister of Agrarian Affairs No. Sk. 553/ka dated 15 April 1961.</p> <p>Because Defendant I claimed to have control of such land, Defendant I intends to build the Nasdem Tower and office complex on such land, and has appointed Defendant II for such purpose. The Plaintiff also stated that Defendant II did not have a permit to carry out the construction.</p>
b.	Material value of the lawsuit	: Rp174,000,000,000
c.	Impacts of the lawsuit on the Company's financial condition and operating activities	<p>The Company is not the contractor carrying out the construction of the Nasdem Tower Building as stated in the lawsuit. Instead, construction of the Nasdem Tower Building is carried out by PT Wijaya Karya Bangunan Gedung Tbk. Therefore, this lawsuit is an <i>error in persona</i>.</p> <p>For the reason above, the Company's financial condition and operating activities are not affected.</p>
d.	Actions that have been and will be carried out by the Company	<p>The Company's Litigation Legal Department has received special authority from the Company's President Director to attend the trial at the Central Jakarta District Court.</p> <p>At time of writing, the trial is proceeding with the parties' legal agenda.</p>
e.	Information or other material events that may affect the Company's business continuity	: At time of writing, there are no other material events that may affect the Company's business continuity and may affect its share price.

DISCLAIMER:

This Document is a translation of an official document issued by the respective party. If there are discrepancies between the Bahasa Indonesia and English document, the Bahasa Indonesia document shall prevail.



We thank you for your kind attention.

Corporate Secretariat

PT WIJAYA KARYA (Persero) Tbk.

Mahendra Vijaya
Corporate Secretary

DISCLAIMER:

This Document is a translation of an official document issued by the respective party. If there are discrepancies between the Bahasa Indonesia and English document, the Bahasa Indonesia document shall prevail.