

INVITATION TO ANNUAL GENERAL MEETING OF SHAREHOLDERS AND EXTRAORDINARY GENERAL MEETING OF SHAREHOLDERS

The Board of Directors of PT Impack Pratama Industri Tbk (hereinafter referred to as the "Company"), domiciled in North Jakarta, hereby invites the shareholders of the Company to attend the Annual General Meeting of Shareholders ("AGMS") and Extraordinary General Meeting of Shareholders ("EGMS", and jointly with the AGMS hereinafter referred to as the "Meetings"), which will be held on:

Date : Friday, May 27, 2016

Time : 09.00 a.m (Western Indonesian Time) until end

Venue : Grand Mercure Jakarta Kemayoran Room Lotus 2, Floor 27th, Jl. H. Benyamin Sueb Kav.

B-6 superblok Mega Kemayoran Kota Baru Bandar Kemayoran, Jakarta Pusat.

With the following Agenda:

Agenda of AGMS:

- 1. Approval and Ratification of the Annual Report of the Company for the year ended December 31, 2015, including the Activity Report of the Company, the Report of the Supervisory of the Board of Commissioners, approval and ratification of the Audited Financial Statements of the Company for the year ended December 31, 2015 and to grant a release and discharge from their responsibilities to all members of the Board of Commissioners and Board of Directors for their supervision and management actions during the financial year ended December 31, 2015 (acquit et decharge);
- 2. Approval on the use of the Company's Net Profit for the financial year ended December 31, 2015;
- 3. Report on the Use of Funds Received from a Public Offering;
- 4. Appointment of the Independent Public Accountant to audit the Company's Financial Statements for the year ended December 31, 2016 and authorize the Board of Directors to determine the honorarium of the Independent Public Accountant and other appointment's conditions;
- 5. Approval of changes to the composition of the Board of Commissioners;
- 6. Determination of salary and/or honorarium members of the Board of Commissioners and the salary and allowance of the members of the Board of Directors.

Explanation for agenda AGMS:

- a. Agenda No. 1, 2, 4 and 6 are routine matters to be resolved at the AGMS of the Company pursuant to the provisions of the Articles of Association of the Company and Law No. 40 of 2007 on Limited Liability Company.
- b. Agenda No. 3, The Company will report the use of funds received from a public offering to comply with Financial Services Authority ("FSA") Regulation Regarding Reports Utilization of Proceeds from Public Offering.
- c. Agenda No. 5, The Company will make additional members of the Board of Commissioners to meet the provisions of the Articles of Association and the FSA Regulation No. 33/POJK.04/2014 Regarding the Board of Directors and Board of Commissioners of Public Listed Company.

This English translation is for reference only. In the event there is a difference interpretation between the Indonesian Invitation and the English translation, the Indonesian invitation will be used as the reference of the invitation information.

Agenda of EGMS:

- 1. Approval of the plan of splitting the par value of the Company shares (stock split) and the amendment of Article 4 of the Articles of Association in connection with the implementation of splitting the par value of shares (stock split).
- 2. Approval to encumbrance the Company's assets of more than ½ (one half) of the total net assets of the Company including to encumbrance the Company's subsidiaries's assets, in obtaining a loan facility from the bank or other financial institutions, for the benefit of the Company and/or its subsidiaries.

Explanation for agenda EGMS:

- 1. Agenda No. 1, The Company will conduct stock split by reducing the nominal value of shares, thereby increasing the number of outstanding shares and are expected to trade the Company's shares more liquid. And changing the Article 4, paragraph 1 and 2 of the Articles of Association of the Company in connection with the stock split.
- 2. agenda No.2, the encumbrance of the Company's assets of more than ½ (one half) of the total net assets of the Company including to encumbrance the Company's subsidiaries's assets is proposed by the Company in regard to the Company's planning to obtain loan facility from bank or other financial institutions, for the benefit of the Company and or its subsidiaries.

Notes:

- 1. The Company does not send a separate invitation to each of its shareholders. This invitation constitutes the official invitation to all of the Company's shareholders.
- 2. The shareholders who are entitled to attend the Meetings are the shareholders whose names are registered at the Company's Share Register at 16.00 Western Indonesian Time on May 3, 2016.
- 3. Shareholders or their proxies who will attend the Meetings are kindly required to bring valid copy of personal identification (KTP) or other valid and acceptable personal identification and or copy of the latest articles of associations for the shareholders in the form of legal business entity and to submit such copies to the registration officers before entering the meeting room.
- 4. The shareholders who are unable to attend, may be represented by its proxies. The Board of Directors, the Board of Commissioners and the employees of the Company may act as a proxy of the shareholders of the Company at the Meetings, but their votes shall not be counted in the voting process.
- 5. The form of the power of attorney can be obtained at the Company's Share Registrar, PT Sharestar Indonesia, Berita Satu Plaza Building, 7th Floor, Jalan Jend. Gatot Subroto Kav. 35-36, Jakarta 12950. Proxy letters must be received by the Company at the Company's Share Registrar address mentioned herein, not later than May 24, 2016.
- 6. Since the date of the Invitation to the Meetings up until the holding of the Meetings, the materials which will be discussed in the Agenda are available at the Company's office.
- 7. To facilitate the convention of the Meetings in an orderly manner, the shareholders or their proxies are kindly requested to be presented at the Meetings venue 30 minutes prior to the start of the Meetings.

Jakarta, May 4, 2016

PT IMPACK PRATAMA INDUSTRI TBK

Board of Directors

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Christian M. Moniaga

Jl. Pondasi Raya No.75, Kayu Putih Jakarta Timur Mataram, 11 Agustus 1963



PENDIDIKAN

Lulusan Fakultas Hukum Universitas Trisakti Tahun 1990

PENGALAMAN KERJA

-	Direktur Utama PT. Nuansa Lestari Citratama	Tahun 1986 - 1989
-	Direktur Utama PT. Kirinda Nugraha	Tahun 1989 - 1992
-	Direktur PT. Adichandra Pranacitra	Tahun 1991 - 2002
-	Direktur Utama PT. Karika Citra Lestari	Tahun 1991 – 1999
-	Direktur Utama PT. Tunas Kencana Murni	Tahun 1993 - 2000
-	Direktur PT. Padma Dharmawira (Carl's Jr)	Tahun 1996 - 1999
-	Direktur PT. Adichandra Graha Wisata	
	(Plaza Hotel Jogjakarta)	Tahun 1996 - 2002
-	Direktur PT. Intikarsa Adichandra	Tahun 1996 - 2002
-	Direktur PT. Federal Karya Tama (Oli Federal)	Tahun 1996 - 2002
-	Partner Kantor Pengacara Putu GS, Legawa,	
	Moniaga, Toga Pangaribuan & Rekan	Tahun 2003-2007
-	Direktur PT. Infinite Bussiness Synergy	Tahun 2007 - 2015
-	Komisaris PT. Tiara Bara Borneo	Tahun 2009 – sekarang
-	Direktur PT. Tri Karya Inti Persada	sekarang