

Unless defined otherwise in this Abridged Prospectus, all definitions in the Prospectus will apply and used in this Abridged Prospectus.

#### SCHEDULE

Effective Statement from OJK	: 22 May 2017
Offering Period	: 23 May 2017
Allotment Date	: 24 May 2017
Electronic Distribution	: 26 May 2017
Listing on Indonesia Stock Exchange	: 29 May 2017

#### PUBLIC OFFERING

##### Bond Name

\*Indofood Sukkses Makmur VIII Year 2017 with Fixed Interest Rate Bond

##### Bond Type

The tenor of the Bond is five years with a fixed rate of 8.7% (eight point seven percent) per year ("Bond Interest"). The Bond will be issued in scriptless, unless the Bond Jumbo Certificate which will be issued under the name of KSEI as a proof of liability for the benefit of Bond Holders. The proof of Bond ownership of the Bond Holders is the Written Confirmation which will be issued by KSEI or Account Holders.

##### Bond Principal Amount

The issued Bond Principal Amount is IDR2,000,000,000,000 (two trillion Rupiah). The transfer unit is IDR1 (one Rupiah) and its multiples and the minimum trading unit is IDR5,000,000 (five million Rupiah) or its multiples.

##### Offering Price

100% (one hundred percent) from the Bond Principal amount.

##### Bond Interest

- The Bond offers a fixed interest rate in the amount of 8.7% (eight point seven percent) per year.
- Bond Interest is paid quarterly since the Distribution Date at the Bond Interest Payment Date. The Bond Interest will be paid by the Company to the Account Holders through KSEI which acts as a Payment Agent at the respective Bond Interest Payment Date.
- Bond Interest is a percentage per year from the Bond Principal, payable based on the number of days that has passed, whereby one month is calculated as 30 (thirty) days and one year is calculated as 360 (three hundred and sixty) days.

##### Tenor and Maturity

The tenor for the Bond is five years, which have to be settled with the same price as the principal amount that is stated on the Written Confirmation held by Bond Holders at the Bond Redemption Date and the last Bond Interest Payment Date, which is 26 May 2022.

Bond Interest will be paid quarterly since the Distribution Date at the Bond Interest Payment Dates, as the followings:

No.	Description	Bond Interest Payment Date
1.	First Bond Interest	26 August 2017
2.	Second Bond Interest	26 November 2017
3.	Third Bond Interest	26 February 2018
4.	Fourth Bond Interest	26 May 2018
5.	Fifth Bond Interest	26 August 2018
6.	Sixth Bond Interest	26 November 2018
7.	Seventh Bond Interest	26 February 2019
8.	Eighth Bond Interest	26 May 2019
9.	Ninth Bond Interest	26 August 2019
10.	Tenth Bond Interest	26 November 2019
11.	Eleventh Bond Interest	26 February 2020
12.	Twelfth Bond Interest	26 May 2020
13.	Thirteenth Bond Interest	26 August 2020
14.	Fourteenth Bond Interest	26 November 2020
15.	Fifteenth Bond Interest	26 February 2021
16.	Sixteenth Bond Interest	26 May 2021
17.	Seventeenth Bond Interest	26 August 2021
18.	Eighteenth Bond Interest	26 November 2021
19.	Nineteenth Bond Interest	26 February 2022
20.	Twentieth Bond Interest	26 May 2022

#### USE OF PROCEEDS FROM THE PUBLIC OFFERING

In accordance with Circular Letter issued by Bapepam No. SE-05/BL/2006 dated 29 September 2006 concerning Disclosure of Information regarding Expenses Incurred for the Public Offering, the total expenses incurred by the Company is approximately 0.661% of the Bond Principal Amount with details based on percentages of the total expenses as follows:

- Underwriting fee of 0.025%, selling fee of 0.025% and management fee of 0.200%;
- Public Accountant fee of 0.040%;
- Legal Counsel fee of 0.154%;
- Notary fee of 0.015%;
- Trustee fee of 0.025%;
- KSEI fee of 0.013%;
- Rating Agency fee of 0.058%;
- Printing, advertisement, due diligence meeting and public expose and other offering expenses of 0.106%.

#### IMPORTANT EVENT AFTER THE DATE OF THE INDEPENDENT AUDITOR'S REPORT

Important and material event relevant to the financial statements and results of operations of Indofood Group which occurred after the date of the independent auditor's report that needs to be disclosed in the Additional Information and/or Amendment to the Abridged Prospectus is as disclosed in the Letter of Information Disclosure of the Company No. 028/ISM/CS/IV/17 dated 26 April 2017, in connection with the sales of all remaining shares of CMFC Ltd. owned by the Company, amounting to 196,249,971 shares representing approximately 29.94% of shares issued by CMFC Ltd. to China Minzhong Holdings Limited, at SGD1.20 per share.

#### UNDERWRITING

In accordance with the terms and conditions stipulated in the Bond Underwriting agreement, the Underwriters named below, either jointly or individually, agree to offer and sell the Bonds to be offered by the Company to the Public based on each underwriting portions with full commitment basis and bind themselves to purchase the remaining unsold Bond from the Public Offering at the closing date of the Offering Period.

The Bond Underwriting Agreement constitutes a complete agreement which supersedes all previously agreed agreements concerning matters contained in the agreements made by parties contrary to the agreement. After the Bond Underwriting Agreement, there is no other agreement made by the Company with the Underwriters.

The composition and amount of the underwriting portions and percentages of the Underwriters in the Company's Public Offering are as follows:

No.	Joint Lead Underwriters	Underwriting Portion (Rp)	%
1.	PT Mandiri Sekuritas	333,000,000,000	16.65
2.	PT BCA Sekuritas	333,000,000,000	16.65
3.	PT CIMB Sekuritas Indonesia	333,000,000,000	16.65
4.	PT DBS Vickers Sekuritas Indonesia	334,000,000,000	16.70
5.	PT Indo Premier Sekuritas	334,000,000,000	16.70
6.	PT Trimegah Sekuritas Indonesia Tbk	333,000,000,000	16.65
Total		2,000,000,000,000	100.00

Furthermore, the Joint Lead Underwriters have agreed to perform their respective duties in accordance with Regulation No. IX.A.7 Annex to the Decree of Bapepam-LK Chairman Number: Kep-691/BL/2011 dated 30 December 2011, in relation to the Securities Subscription and Allotment in a Public Offering ("Rule No. IX.A.7").

The Underwriters hereby declares that they have no Affiliated relationship with the Company, either directly or indirectly as defined in the Capital Market Law.

#### BOND SUBSCRIPTION PROCEDURE

Some of the requirements to be considered by investors in making a Bond subscription are:

##### a. Eligible Subscribers

Individual Indonesian and foreign citizens wherever they reside, as well as Indonesian and foreign business entities or institutions wherever they are domiciled are entitled to buy Bond in accordance with the provisions of local jurisdiction.

##### b. Bond Purchase Subscription

Bond purchase subscription must be made in accordance with the conditions stated in the Prospectus. The Bond Purchase Subscription Form ("FPPO") may be obtained from the Bond Underwriters that are

## ADDITIONAL INFORMATION AND/OR AMENDMENT TO ABRIDGED PROSPECTUS

THIS INFORMATION IS ADDITIONAL INFORMATION AND/OR AMENDMENT TO THE ABRIDGED PROSPECTUS WHICH WAS PUBLISHED IN BISNIS INDONESIA NEWSPAPER ON 5 MAY 2017.

DETAILED INFORMATION REGARDING THE OFFERING CAN BE FOUND IN THE PROSPECTUS.

THE FINANCIAL SERVICES AUTHORITY ("OJK") HAS NOT PROVIDED APPROVAL OR DISAPPROVAL FOR THE SECURITIES NOR HAS STATED THE ACCURACY OR ADEQUACY FOR THE PROSPECTUS. ANY REPRESENTATIONS TO THE CONTRARY ARE ILLEGAL.

PT INDOFOOD SUKSES MAKMUR TBK (THE "COMPANY") AND THE JOINT LEAD UNDERWRITERS ARE FULLY RESPONSIBLE FOR THE ACCURACY OF INFORMATION OR MATERIAL FACTS AS WELL AS OPINIONS STATED IN THIS ABRIDGED PROSPECTUS.



### PT INDOFOOD SUKSES MAKMUR Tbk

#### Business Activities

Industrial wheat milling into flour that is integrated with Subsidiaries' business activities in the consumer branded products, agribusiness which is consisted of plantations and palm oil processing and other crops, as well as distribution industries Domiciled in South Jakarta, Indonesia

<b>Jakarta Plant</b> Jalan Raya Cilincing No.1 Tanjung Priok Jakarta 14110	<b>Head Office</b> Sudirman Plaza – Indofood Tower 27 <sup>th</sup> Floor Jalan Jenderal Sudirman Kav. 76 – 78 Jakarta 12910, Indonesia Telephone: (021) 5795 8822; Faximile: (021) 5793 7484 Website : www.indofood.com	<b>Surabaya Plant</b> Jalan Nilam Timur No. 16 Tanjung Perak Surabaya 60165
---	--	--

#### PUBLIC OFFERING OF INDOFOOD SUKSES MAKMUR VIII YEAR 2017 WITH FIXED INTEREST RATE BOND WITH A PRINCIPAL AMOUNT OF IDR2,000,000,000,000 (TWO TRILLIONS RUPIAH)

Indofood Sukkses Makmur VIII Year 2017 with Fixed Interest Rate Bond (the "Bond") is published scriptless, with five years tenor and with a fixed interest rate of 8.7% (eight point seven percent) per year with a principal amount of IDR2,000,000,000,000 (two trillions Rupiah). The bond interest rates will be paid quarterly, with the first interest payment at 26 August 2017 while the last interest payment will be made at 26 May 2022 which is also the Bond Redemption Date.

#### IMPORTANT NOTICE

The Bond is not guaranteed with specific collateral in the form of object or income or other assets of the Company in any form and is not guaranteed by any other parties. The entire wealth of the Company, whether movable or immovable, either existing or will exist in the future, become the collateral for all of the Company's debt to all creditors which is not specifically guaranteed or without preferential rights, including this Bond which is pari-passu based on Article 1131 and Article 1132 of the Indonesian Civil Code.

The Company may buy back part or all of the Bond prior to the date of redemption of Bond Principal one year after the Allotment Date. In the event that the Company has repurchased for most or all of the Bond, the Company has the right to impose such repurchase as a settlement or for the repurchased Bond to be kept and which can later be sold and/or to be applied as a settlement.

Further information on collateral and bond buyback may be seen at Chapter I of the Prospectus regarding Public Offering

The Company only issues a Bond Jumbo Certificate and is registered under the name of PT Kustodian Sentral Efek Indonesia ("KSEI") and will be distributed electronically which will be administered in collective custody in KSEI.

With regard to this Bond offering, the Company has obtained the rating result for the Company and the Bond issued by the Company from PT Pemeringkat Efek Indonesia ("Pefindo"):

#### AA+

(Double A Plus; Stable Outlook)

Further information on the rating result may be seen at Chapter I of the Prospectus regarding Public Offering

The listing of the offered Bond will be conducted at the Indonesia Stock Exchange  
JOINT LEAD UNDERWRITERS



PT MANDIRI  
SEKURITAS

PT BCA SEKURITAS

PT CIMB  
SEKURITAS  
INDONESIA

PT DBS VICKERS  
SEKURITAS  
INDONESIA

PT INDO PREMIER  
SEKURITAS

PT TRIMEGAH  
SEKURITAS  
INDONESIA TBK

The joint lead underwriters and underwriter underwrite the bond offering with full commitment basis

#### TRUSTEE

PT Bank Mega Tbk.

THE MAIN BUSINESS RISK WHICH IS FACED BY THE COMPANY AND ITS SUBSIDIARIES ("INDOFOOD GROUP") IS THE POSSIBILITY OF CONTAMINATED PRODUCTS, ISSUE NON-HALAL PRODUCTS AND THE USE OF CHEMICAL PRESERVATIVES.

RISK WHICH IS FACED BY THE BOND INVESTORS IS THE ILLIQUIDITY OF THE OFFERED BOND WHICH IS AMONG OTHERS RESULTING FROM THE PURCHASE OF BOND FOR LONG TERM INVESTMENT.

This Additional Information and/or Amendment to Abridged Prospectus is published at Jakarta on 23 May 2017

members of IDX as stated in Chapter XV regarding Prospectus and Bond Purchase Subscription Form Dissemination. Bond purchase subscriptions which deviate from the above provisions are not served. Bond Underwriters are entitled to accept or reject the Bond purchase subscription in whole or in part by taking into account the prevailing provisions.

##### c. Minimum Bond Subscription Amount

Bond purchase subscription must be made at least in one trading unit of IDR5,000,000 (five million Rupiah) or its multiples.

##### d. Bond Offering Period / Bond Subscription Period

Bond Offering Period will be started on 23 May 2017 at 09.00 WIB and will be closed at 16.00 WIB.

##### e. Submission of Bond Purchase Subscription

The subscribers must submit the FPPO within the Bond Offering Period to the appointed Bond Underwriters as stated in Chapter XV regarding Prospectus and Bond Purchase Subscription Form Dissemination, where the subscribers may obtain the Prospectus and FPPO.

##### f. Proof of Receipt for Bond Purchase Subscription

Bond Underwriters who receive the Bonds purchase subscription will submit a copy of FPPO that has been signed to the subscriber as a receipt for the Bond purchase subscription. Proof of receipt of Bond purchase subscription is not a guarantee of fulfillment of order.

##### g. Bond Allotment

If the total amount of the subscribed Bonds exceeds the offered amount, the allotment will be determined at the discretion of each Joint Lead Underwriters in accordance with the respective underwriting portions which will be conducted on the Allotment Date on 24 May 2017. The parties that will get allocation in this Public Offering are, among others, pension funds, insurance, banks, investment managers, and other parties who have filled out the FPPO during the Offering Period. The allotment will be notified in writing to the subscribers. The allotment for the Bond follows Rule No. IX.A.7. In the event of oversubscription and it is evident that a certain subscriber submits a bond subscription through more than one FPPO, either directly or indirectly, then for allotment purpose, the Allotment Manager, in this case PT BCA Sekuritas, may only include one FPPO which was first submitted by the respective subscriber.

The Company will submit a report of the Public Offering result to OJK no later than five Working Days after the Allotment Date in accordance with Rule No. IX.A.2.

The Allotment Manager will submit an accountant audit report to OJK regarding the fairness of the allotment in accordance with Rule No. IX.A.7 and Rule No. VIII.G.12 regarding the Guidelines on Audit by Accountant on Securities Subscription and Allotment or Distribution of Bonus Shares no later than 30 (thirty) days after the end of the Offering Period.

The Allotment Manager will submit an accountant audit report to OJK regarding the fairness of the allotment in accordance with Rule No. IX.A.7 and Rule No. VIII.G.12 regarding the Guidelines on Audit by Accountant on Securities Subscription and Allotment or Distribution of Bonus Shares no later than 30 (thirty) days after the end of the Offering Period.

##### h. Payment of Bond Purchase Subscription

Upon receipt of the notification of the bond allocation, the subscriber shall immediately make payment which may be made in cash or by a bilyet giro or by a check addressed to the Bond Underwriters. If the payment is made by check or bilyet giro, then the funds must have been received (*good fund*) no later than 24 May 2017 at 11.00 WIB. Deposits can be made directly into the Joint Lead Underwriters' accounts:

Bank Permata Syariah Cabang : Arteri Pondok Indah No. Rekening : 00971134003 Atas Nama : <b>PT Mandiri Sekuritas</b>	Bank CIMB Niaga Cabang : Graha Niaga No. Rekening : 800043680000 Atas Nama : <b>PT CIMB Sekuritas Indonesia</b>
Bank Central Asia Cabang : KCK No. Rekening : 2050030477 Atas Nama : <b>PT BCA Sekuritas</b>	Bank Permata Cabang : Sudirman No. Rekening : 0701528328 Atas Nama : <b>PT Indo Premier Securities</b>

Deutsche Bank  
Cabang : Jakarta  
No. Rekening : 0015404003  
Atas Nama : **PT DBS Vickers Sekuritas Indonesia**

Bank Central Asia  
Cabang : KH. Mas Mansyur  
No. Rekening : 1793030308  
Atas Nama : **PT Trimegah Sekuritas Indonesia Tbk**

All fees or bank fees or transfer fees are the costs of the subscriber. Reservations will be cancelled if payment terms are not met.

##### i. Electronic Distribution

On the Distribution Date of 26 May 2017, the Company is required to issue Bond Jumbo Certificate to be submitted to KSEI and instruct KSEI to credit the Bonds to the entitled Securities Accounts or Sub-Securities Accounts based on the recapitulation of Bond distribution instruction which will be delivered by the Joint Lead Underwriters.

##### j. Registration of Bonds into the Collective Custody

Bond offered by the Company through the Public Offering has been registered with KSEI pursuant to the Bond Registration Agreement with KSEI. With such registration, the following provisions apply for the Bond:

1. The Company does not issue Bond in the form of certificate except for the Bond Jumbo Certificates issued for registration on behalf of KSEI for the benefit of the Bondholders. The bond will be electronically administered in the Collective Custody in KSEI. Subsequently, Bond from the Public Offering will be credited to the Securities Accounts on the Issuance Date.
2. KSEI will issue Written Confirmation to Securities Company or Custodian Bank as a proof of Bond recording in Securities Account in KSEI. The Written Confirmation is a proof of legal ownership of a Bond recorded in a Securities Account.
3. The transfer of ownership of Bond is conducted by means of book transfer between Securities Accounts in KSEI, which will be confirmed by the Account Holders.
4. The Bondholders listed in the Securities Accounts are Bondholders entitled to interest payments, Bond redemption, vote in General Meeting of Bondholders ("RUPO") as well as other rights attached to the Bond.
5. Payment of Bond Interest and Bond redemption will be paid by KSEI as the Payment Agent on behalf of the Company to the Bondholders through Account Holders in accordance with Bond Interest payment as well as Bond redemption schedule stipulated by the Company in Trustee Agreement and Payment Agent Agreement. The Company exercises payment of Bond Interest and redemption based on Bond ownership data submitted by KSEI to the Company. Bondholders entitled to Bond Interest are Account Holders which own the Bond on four Exchange Days prior to the Bond Interest Payment Date.
6. The right to attend RUPO is performed by the Bondholder by showing the original KTUR issued by KSEI to the Trustee. The party who can attend the RUPO is a Bondholder whose name is recorded in the List of Account Holders issued by KSEI on three Business Days prior to the RUPO. Since the issuance of the KTUR, the Bond shall be frozen by KSEI so that Securities book transfer may not be conducted between Securities Accounts, the amounts listed in the KTUR and the withdrawal of the Bond Freezing shall be in effect upon the expiration of the RUPO to be notified in writing by the Trustee.

7. Subscriber who wants to make a bond subscription must open a Securities Account in a Securities Company or Custodian Bank that has been a Securities Account Holder in KSEI.

##### k. Cancellation of Public Offering

Within the period from the date of the Registration Statement becomes Effective until the end of the Offering Period, the Company may postpone the Offering Period for a maximum period of three months from the Registration Statement becomes Effective or to cancel the Public Offering as referred to in item 6 item a of Rule No. IX.A.2, with the following provisions:

(i) there is a condition beyond the Company's control and power which include:

- a) The IDX composite index declines by more than 10.0% for three consecutive Exchange Days;
- b) Natural disasters, war, riots, fire, strikes which significantly affect the Company's going concern; and/or

c) Other events that have significant effect to the Company's business continuity as set out by the OJK based on the Form set out in Regulation No. IX.A.2

(ii) The Company shall comply with the following provisions:

- a) Announce the postponement of the Public Offering period or the cancellation of the Public Offering in at least one Indonesian language daily newspaper which has national circulation no later than one Business Day after such delay or cancellation. In addition to the obligation to publish in a newspaper, the Company may also publish such information in other mass media;
- b) Submit the information regarding the postponement of the Public Offering period or the cancellation of such Public Offering to OJK on the same day as the announcement referred to in point a;
- c) Submit proof of announcement as referred to in point a to OJK no later than one working day after the announcement; and
- d) The Company which postpones the Public Offering period or cancel the Public Offering which is being conducted, in the event that the payment for the shares subscription has been made, the Company shall refund such payment to the subscriber no later than 2 (two) working days from the decision of such postponement or cancellation.

In the event the Company which postponed the Offering Period and wants to resume the Public Offering period, the following provisions will apply:

(i) In the event that the postponement is caused by conditions as referred to in point (i) a, the Company shall start over the Public Offering period no later than eight working days after the composite stock price index on the Stock Exchange has increased by at least 50.0% (fifty percent) of the total decrease in the composite stock price index on which the delay is based;

(ii) In the event that the composite stock price index on the Stock Exchange declines again as referred to in point (i) a, the Company may postpone the Public Offering period again;

(iii) Shall convey to OJK the information regarding the Public Offering schedule and other additional information, including information on material events which occur after the postponement of the Public Offering period (if any) and announce it in at least one Indonesian language daily newspaper which has national circulation in one working day at the latest prior to the commencement of the Public Offering period. In addition to the obligation to publish in a newspaper, the Company may also publish such information in other mass media; and

(iv) Shall submit proof of announcement no later than one working day after the announcement.

The Bond Underwriting Agreement may be terminated at anytime before the Registration Statement becomes effective by:

(i) giving written notice to terminate the Bond Underwriting Agreement by the Joint Lead Underwriters if the Company violates or fails to comply with the terms and conditions stipulated in the Bond Underwriting Agreement and the Company does not make the necessary efforts to amend such violation or failure within a period of 10 (ten) Working Days from the date of receipt of the written notification of a violation or failure issued by the Joint Lead Underwriters to the Company.

(ii) giving written notice to terminate the Bond Underwriting Agreement by the Company to the Joint Lead Underwriters if the Joint Lead Underwriters violate or fail to comply with the terms and conditions set forth in the Bond Underwriting Agreement and the Joint Lead Underwriters do not perform the necessary measures to correct such violations or failure within a period of 10 (ten) Working Days from the date of receipt of the written notice of a violation or failure issued by the Company to the Joint Lead Underwriters.

(iii) giving written notice to terminate the Bond Underwriting Agreement by the Company to the Underwriters through the Joint Lead Underwriters if the Underwriters of the Bond violate or fail to comply with the terms and conditions stipulated in the Bond Underwriting Agreement and the Underwriters do not take the necessary measures to correct such violation or failure within a period of 10 (ten) Working Days from the date of receipt of the written notification of the violation or failure issued by the Company to the Underwriters through the Joint Lead Underwriters.

If at any time before the expiry of the Offering Period, there is a circumstance beyond the control and power of the Company in accordance with the provisions of Article 16.2 B paragraph (i) of the Bond Underwriting Agreement, the Company is entitled to terminate the Bond Underwriting Agreement by notifying in writing to the Joint Lead Underwriters and the Underwriters on the termination of the Bond Underwriting Agreement.

In the event of termination of the Bond Underwriting Agreement pursuant to Article 16.7 of the Bond Underwriting Agreement and the payment of Bond purchase subscription has been received by the Joint Lead Underwriters and has not been transferred to the Company, the payment shall be returned to the Bondholders through the Securities Accounts of each subscribers of the Bond no later than two Working Days from the cancellation or termination of the Bond Underwriting Agreement. In the event of any delay, the Joint Lead Underwriters which cause such delay shall pay a penalty in the amount of Bond Interest rate to the subscribers for each days of the delay. The Company is not liable and is hereby waived by the Joint Lead Underwriters and Underwriters from all claims and/or claims caused by the obligations that are not performed which are the obligations of the Joint Lead Underwriters and Underwriters.

In the event of termination of the Bond Underwriting Agreement pursuant to Article 16.7 of the Bond Underwriting Agreement, the responsibility of such return shall be the responsibility of the Company as long as the payment has been received by the Company, provided that the Company is obliged to return to the Bondholders through the Securities Accounts of each of the Bond subscribers no later than two Working Days from the date of termination of the Bond Underwriting Agreement as referred to in Article 16.7 of Bond Underwriting Agreement. In the event of any delay, the Company which causes such delay shall pay a penalty in the amount of Bond Interest rate to the subscribers for each days of the delay. The Joint Lead Underwriters and Underwriters are not liable and are hereby waived by the Company against any claims caused by the obligations that are not performed which are the obligations of the Company.

#### I. Others

The Joint Lead Underwriters are entitled to accept or reject the Bond purchase subscription in whole or in part by taking into account the prevailing provisions.

#### DISTRIBUTION OF PROSPECTUS AND BOND PURCHASE SUBSCRIPTION FORM

Prospectus and Bond Purchase Subscription Form (FPPO) may be obtained at the Joint Lead Underwriters' and Underwriters' offices at the following addresses:

#### JOINT LEAD UNDERWRITERS

<b>PT Mandiri Sekuritas</b> Plaza Mandiri 28 <sup>th</sup> Floor Jalan Jenderal Gatot Subroto Kav. 38-38 Jakarta 12190 Ph. (021) 526 3445 Fax. (021) 527 5701 www.mandirisekuritas.co.id	<b>PT BCA Sekuritas</b> Menara BCA – Grand Indonesia 4 <sup>th</sup> Floor Jalan MH. Thamrin No. 1 Jakarta 10310 Ph. (021) 2358 7222 Fax. (021) 2358 7250 www.bcasekuritas.co.id	<b>PT CIMB Sekuritas Indonesia</b> Gedung Bursa Efek Indonesia Tower 2 11 <sup>th</sup> Floor Jalan Jenderal Sudirman Kav. 52-53 Jakarta 12190 Ph. (021) 515 4660 Fax. (021) 515 4661 www.cimb.com
<b>PT DBS Vickers Sekuritas Indonesia</b> DBS Bank Tower Ciputra World 1 32 <sup>nd</sup> Floor Jalan Prof. Dr. Satryo Kav. 3-5 Jakarta 12840 Ph. (021) 3003 4945 Fax. (021) 3003 4944 www.dbsvickers.com	<b>PT Indo Premier Sekuritas</b> Visma GKB 7/F Suite 718 Jalan Jenderal Sudirman No. 28 Jakarta 10210 Ph. (021)	