

ANNOUNCEMENT CONCERNING MATERIAL INFORMATION OR FACT

1	Date of event	June 15, 2016
2	Type of Material Information or Fact	Court Order on Commercial Lawsuit in the Supreme Court Level Number: 560K/Pdt.Sus-HKI/2015 Jo. Number: 01/Pdt.Sus-Merek/2015/PN.Niaga.Jkt.Pst
3	Description of Material Information or Fact	 Please be informed that on Wednesday, June 15, 2016, we received an official copy of the Court Order on Commercial Lawsuit in the Supreme Court level from the Supreme Court of the Republic of Indonesia No. 560K/Pdt.Sus-HKI/ 2015 Jo. Number: 01/ Pdt.Sus-Merek/2015/ PN.Niaga.Jkt.Pst on a lawsuit filed by Dr. Mintarsih Abdul Latief, Sp.KJ ("Plaintiff"/ "Petitioner on Judicial Review"), among others, against Dr. H. Purnomo Prawiro in his capacity as President Director of PT Blue Bird Taxi as well as President Director of PT Blue Bird as Defendant I, PT Blue Bird as Defendant IV, PT Pusaka Citra Djokosoetono as Defendant V, and other parties as Co-Defendants, among others, PT Blue Bird Taxi as Co-Defendant I, the Financial Services Authority as Co-Defendant IV, Indonesia Stock Exchange as Co-Defendant V and the Directorate General of Intellectual Property Rights Ministry of Law and Human Rights as Co-Defendant VI ("Lawsuit 01"), with court order: 1. To reject the appeal (judicial review) from the Petitioner on Judicial Review Dr. Mintarsih Abdul Latief, Sp.KJ.; 2. To convict the Petitioner on Judicial Review to pay court fees in the Supreme Court Level in the amount of IDR 5,000,000 (five million Rupiah). At the previous level of trial, in June 2015, the Commercial Court in Central Jakarta District Court gave a court order to the Lawsuit 01, as follows: 1. To reject the Plaintiff's claims in its entirety;
		2. <u>To convict the Plaintiff to pay court fees</u> incurred in this lawsuit in the amount of Rp.4,781,000 (four million seven hundred eighty one thousand Rupiah).

		 In the Lawsuit 01, the Plaintiff's claims are as follows: (i) To state that the Plaintiff is the sole owner and the first user as well as the right holder of Blue Bird Taxi trademark, with burung biru logo; (ii) To state that the Co-Defendant I as the sole owner and the first user as well as the right holder of burung biru logo and Blue Bird trademark, with burung biru logo throughout Indonesia; (iii) To nullify and to declare null and void, the Blue Bird trademark with burung biru logo registered in the Directorate of Intellectual Property Rights Ministry of Law and Human Rights; (iv) To convict the Defendants to pay material losses in the amount of Rp.5,654,307,264,000 (five trillion six hundred and fifty-four billion three hundred and seven million two hundred and sixty four thousand Rupiah) and immaterial losses in the amount of Rp.1,000,000,000,000 (one trillion Rupiah); and (v) To order the Co-Defendant VI to nullify
		trademarks consisting of 10 IDMs.
4	The impact of event, material information or fact on operational activities, legal, financial condition, or business continuity of the Issuer or Public Company	This Supreme Court's decision gives legal certainty to this case, which therefore gives a positive impact on the operational activities and business continuity of PT Blue Bird Tbk.
5	Other information	n.a.

Jakarta, June 16, 2016 The Board of Directors of PT Blue Bird Tbk