9. Every addition to the capital through Equity Securities may deviate from above aforesaid provision, if the laws and regulations in the field of Capital Market and Stock Exchange regulation where the Company’s shares are registered determined otherwise.

10. GMS contemplated in this Article must be attended by the Series A Dwiwarna Shareholder and the resolution of the Meeting must be approved by Series A Dwiwarna Shareholder.

SHARES

Article 5

1. The Company’s shares shall be registered shares and issued in the name of its respective owner who is registered in the Company’s Shareholders Register consisting of:
   a. Series A Dwiwarna which shall only be possessed by the State of the Republic of Indonesia; and
   b. Series B Share which possessed by the State of the Republic of Indonesia and/or the general public.
2. In the Articles of Association, "share" shall mean Series A Dwiwarna share and Series B share, and "shareholder" shall mean Series A Dwiwarna Shareholder and Series B Shareholder, unless otherwise expressly stated.

3. The Company shall only acknowledged one person or one legal entity as the authorized party who entitled to exercise the rights granted by the law.

4. a. Unless otherwise stipulated in the Articles of Association, Series A Dwiwarna Shareholder and Series B Shareholder shall have the same rights and each 1 (one) share shall grant the right to cast 1 (one) vote.

b. Pursuant to this Articles of Association, Series A Dwiwarna share is a share specially possessed by the State of the Republic of Indonesia which gives to its holder privilege rights as Series A Dwiwarna Shareholder.

c. privilege rights of Series A Dwiwarna Shareholder are:
   1) The rights to approve in GMS of the matters as follows:
      a) Approval to the amendment of Articles of Association;
      b) Approval to change to capital;
      c) Approval to the appointment and dismissal of the members of the Board of Directors and the Board of Commissioners;
d) Approval in relation to merger, amalgamation, acquisition, separation and dissolution of the Company;

e) Approval to the remuneration for the members of the Board of Directors and the Board of Commissioners;

f) Approval to the transfer of asset and pledge of asset which under the Articles of Association, requires the approval from GMS;

g) Approval to the participation and reduction of capital participation percentage with other companies which under this Articles of Association requires from GMS approval;

h) Approval to use the net profit;

i) Approval to the investment and non operating long term financing which under the Articles of Association, requires the approval from GMS;

2) Rights to propose GMS agenda;

3) Rights to request and access the Company’s data and documents;

4) Rights to nominate the candidate for the member of the Board of Directors and candidate for the member of the Board of Commissioners;

with mechanism to exercise the said privileges rights in accordance with the provisions in the Articles of Association and laws and regulations.