PT. Indo- Rama Synthetics Tbk ("Indorama")

Intellectual Property Policy

We will protect the Intellectual Property Rights (IPR) of others, as we would like them to respect ours. Intellectual property may typically take the form of copyrights, patents, trademarks or trade secrets. The formal definition, according to the World Intellectual Property Organization is "creations of the mind." Intellectual property includes information such as inventions, creations, innovations, discoveries, and improvements generated, obtained or gathered by companies, including their patents, copyrights, trademarks, trade secrets and related confidential business information.

Our policy on intellectual property rights is to observe laws and regulations associated with them, to protect the results of intellectual activities with the rights and make extensive use of those rights, and to respect the legitimate intellectual property rights of third parties. We have a system with which to register trademarks and brands in order to protect them for our own use. We will not knowingly infringe upon the IPR of a third party, whether through the use of hardware or software for which we have acquired through purchase or hire.

Software Use

Corporate software will be purchased from legitimate sources for which the company has the legal right to use that software.

It is our company's policy to use licensed software only in accordance with the terms of its license agreement. Violating a license agreement is illegal and may subject the Company to prosecution and substantial monetary penalties. Therefore, the Company's employees may not do any of the following without the permission of the IT department head.

- Install Company software on a non-company computer;
- Make a copy of any Company software program for any reason;
- Install any software program on any Company computer;

The Company may audit Company-owned computers at any time to ensure compliance with this policy.

Company Intellectual Property and Trade Secrets

The general policy of the Company is that a person who creates a work privately is the author of that work, unless the work is "work made for hire." A "work made for hire" is a work prepared by an

employee within the scope of his employment or a work specially ordered or commissioned for use as a contribution to a collective work. The Company pays its employees for work, some of which includes to create or improve products or systems whether implemented or not.

Therefore, the company shall remain the owner of all intellectual property created by its employees and this will remain our property even after those employees have left the company.

Trade secrets are a part of our intellectual property and may be tangible or intangible, for example a strategy to increase worker efficiency. We expect current and former employees to maintain our trade secrets.

Unless a written agreement is entered into specifying ownership or assignment of rights, the Company does not own the intellectual property rights of a commissioned work that is performed by a consultant or independent contractor.

Confidentiality

All parties are to respect the confidentiality of our Intellectual Property including trade secrets. We reserve the right to take legal action to enforce our rights if we believe anyone has abused information or sought to gain from our property and trade secrets.

Jakarta, April 28, 2016 The Board of Directors