

## ANNOUNCEMENT

## NUMBER PENG-54/PL.02/2025

## **ABOUT**

## FINANCIAL TECHNOLOGY PEER TO PEER LENDING COMPANY PT CROWDE MEMBANGUN BANGSA BUSINESS LICENSE REVOCATION

We hereby to announce that the Financial Services Authority (OJK) has settled Business License Revocation for Financial Technology Lending Company as follows:

Company Name	Business License Number	Date of Business License	Reason of Revocation
PT Crowde Membangun Bangsa	KEP- 102/D.05/2021	17 September 2021	The company is subject to the sanction of revocation of its business license

Based on the Decision of Indonesia Financial Services Authority Board of Commissioners number KEP-68/D.06/2024 dated 6 November 2025 about Financial Technology Peer to Peer Lending Company PT Crowde Membangun Bangsa Business License Revocation, we hereby to announced that as of 6th of November 2025 Indonesia Financial Services Authority (OJK) has revoked the business license of PT Crowde Membangun Bangsa which its head office is located at Jl. Tebet Raya No. 34 Blok A Persil No. 4, Tebet Timur, Tebet, Jakarta Selatan DKI Jakarta 12820. The settling of the business license revocation is effective since the date of the business license revocation is issued by the Board of Commissioners of Indonesia Financial Service Authority.

With the revocation of the business license, the Company is prohibited from conducting business activities as Financial Technology Peer to Peer Lending Company and is required to settle rights and obligations in accordance with the provisions of applicable laws including:

- 1) PT Crowde Membangun Bangsa is prohibited from conducting business activities related to Financial Technology Peer to Peer Lending Company Services.
- 2) PT Crowde Membangun Bangsa is required to provide clear information to Debtors, Creditors, and/or relevant stakeholders regarding the mechanism for settlement of rights and obligations.
- 3) PT Crowde Membangun Bangsa is obliged to convene a General Meeting of Shareholders to determine the company's dissolution and to establish a Liquidation Team in accordance with applicable laws and regulations.
- 4) Prior to the formation of the Liquidation Team, the Company shall appoint a designated Person in Charge and supporting Employee to act as a Task Force and Service Center responsible for addressing the interests and concerns of the Debtors and the Public. The said Responsible Persons and Employees (including any subsequent changes of the Responsible Persons and Employees) must be formally

This Document is Digitally Signed. Validation can be seen scanning the QR-Code.



communicated to all debtors and submitted to OJK u.p. Directorate of Supervision for Information Technology-Based Joint Funding Services and Directorate of Consumer Services, Complaint Examination, and Regional PEPK.

This announcement should be widely disseminated.

Set in At the date of 10 November 2025

Edi Setijawan Executive Director

Copy:

