



WILMAR INTERNATIONAL LIMITED

(Incorporated in the Republic of Singapore)

(Company Registration No. 199904785Z)

ANNOUNCEMENT

Update on Decision of the Indonesian Supreme Court

Further to the announcement dated 25 September 2025 issued by Wilmar International Limited ("**Wilmar**" or the "**Company**") on the decision of the Indonesian Supreme Court to overturn the acquittals of three major palm oil groups, namely Wilmar Group, Permata Hijau Group and Musim Mas Group, on appeal by the Indonesian Attorney General's Office ("**AGO**"), Wilmar wishes to announce that the Supreme Court has posted its verdict on its website stating that each of the five Wilmar subsidiaries charged in relation to this matter, namely, PT Multimas Nabati Asahan, PT Multi Nabati Sulawesi, PT Sinar Alam Permai, PT Wilmar Bioenergi Indonesia and PT Wilmar Nabati Indonesia (collectively, the "**Wilmar Respondents**"), is sentenced to a fine of IDR 1 billion (approximately USD 59,666) and that the Wilmar Respondents be required to pay compensation for State losses totalling IDR 11,880,351,801,176 comprising the following:

1.	Profits made by the Wilmar Respondents	IDR 1,693,219,880,621	(Approximately USD 101,027,439)
2.	Financial losses to the State	IDR 1,658,195,109,817	(Approximately USD 98,937,656)
3.	Losses in the business and household sector	IDR 8,528,936,810,738	(Approximately USD 508,886,445)
	Total	IDR 11,880,351,801,176	USD708,851,540

As the total amount of IDR 11,880,351,801,176 has already been deposited by the Wilmar Respondents with the AGO, this amount will be subsequently deposited into the State Treasury.

Whilst Wilmar respects the decision of the Indonesian Supreme Court, it regrets that the Court has chosen to take this decision. As maintained throughout, the actions taken by the Wilmar Respondents, during the period of a shortage of cooking oil in the Indonesian market, were done in compliance with prevailing regulations and in good faith. Wilmar may apply for judicial review of the Supreme Court's decision.

As a result of the Supreme Court's decision on the penalty imposed on the Wilmar Respondents, the Wilmar Group expects to report a net loss for the third quarter ending 30 September 2025. For the full year ending 31 December 2025, the Group is still expected to be profitable.

Shareholders and potential investors are advised to exercise caution when dealing in the shares of the Company and to refrain from taking any action in relation to their shares in the Company which may be prejudicial to their interests. If in doubt about the action they should take, they should consult their stockbrokers, bankers, solicitors, accountants or other professional advisers before trading or making any investment decision on the Company's shares.

Issued by

WILMAR INTERNATIONAL LIMITED

26 September 2025