

SUMMARY OF MINUTES THE ANNUAL GENERAL MEETING OF SHAREHOLDERS PT BANK MANDIRI (PERSERO) Tbk. No. HBK.CSC/12/P/III/2022



Board of Directors of PT Bank Mandiri (Persero) Tbk. (herein after shall be referred to as the "Company") having its domicile in South Jakarta, hereby informs that The Annual General Meeting of Shareholders (hereinafter shall be referred to as the "Meeting") has been held on:

Day, dated : Thursday, 10 March 2022

Time : 14.19 to 16.49 WIB (Western Indonesia Time Zone)

: Auditorium Plaza Mandiri 3rd Floor

Jl. Jend. Gatot Subroto Kav 36-38, Jakarta 12190

The meeting was chaired by Mr. Muhamad Chatib Basri, as the President Commissioner/Independent by virtue of the resolution of Meeting of the Board of Commissioners of the Company of 20 January 2022 pursuant to the Minutes of Meeting of Board of Commissioners No. DK.INT/2 /2022, attended by Members of the Board of Commissioners and the Board of Directors of the Company as follows:

Board of Commissioners

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President Commissioner/Independent : Muhamad Chatib Basri; Vice President Commissioner/Independent : Andrinof A. Chaniago; : Boedi Armanto; Independent Commissioner Commissioner : Rionald Silaban; Independent Commissioner : Mohamad Nasir; : Nawal Nely; Commissioner Commissioner : Arif Budimanta: : Faried Utomo; Commissioner **Independent Commissioner** : Loeke Larasati Agoestina; : Muhammad Yusuf Ateh; Commissioner

Board of Directors: : Darmawan Junaidi; President Director Vice President Director : Alexandra Askandar; Risk Management Director : Ahmad Siddik Badruddin; Compliance and HR Director : Agus Dwi Handaya; Finance and Strategy Director : Sigit Prastowo; Treasury and International Banking Director : Panji Irawan; Commercial Banking Director : Riduan; Network and Retail Banking Director : Aquarius Rudianto; Operation Director : Toni Eko Boy Subari; : Susana Indah Kris Indriati: Corporate Banking Director

as well as the shareholders and/or proxies of shareholders both physically and electronically present, representing of 40,461,274,004 shares including Series A Dwiwarna Shares or constitute 86.7685502% of the total shares with valid voting rights issued by the Company until the Meeting day, comprising

46,666,666,666 shares consisting of: 1 (one) Series A Dwiwarna Shares; and

Institutional Relations Director

Information Technology Director

46.666.666.665 (forty-six billion six hundred sixty-six million six hundred sixty six thousand six hundred and sixty five) series B shares:

: Rohan Hafas;

: Timothy Utama;

by considering the Company's Shareholders Register as per 15 February 2022 until 16.00 of Western Indonesian Time.

Meeting Agenda

The Meeting Agenda:

- 1. Approval on the Annual Report and Ratification of the Company's Consolidated Financial Statements, Approval on the Board of Commissioners' Supervisory Report and Ratification of the Annual Financial Statements and Implementation of the Company's Social and Environmental Responsibility Program for the fiscal year ended on December 31, 2021, as well as the granting of a full release and discharge (volledig acquit et de charge)) to the Board of Directors for the management actions of the Company and the Board of Commissioners for the Company's supervisory actions that have been performed during the Fiscal Year 2021.
- 2. Approval on the use of the Company's net profits for Fiscal Year 2021. 3. Determination of remuneration (salary/honorarium, facilities and allowances) in 2022 and Tantiem Fiscal Year 2021 for the Board of Directors and Board of
- Commissioners of the Company. 4. Appointment of a Public Accounting Firm (PAF) to audit the Company's Consolidated Financial Statements and the Annual Financial Statements and the
- Implementation of Social and Environmental Responsibility Programs Reports for fiscal year 2022. 5. Confirmation on Implementation of the Regulation of the Minister of SOEs number PER-05/MBU/04/2021 dated April 8, 2021 on the Social and
- Environmental Responsibility Program of the State-Owned Enterprises. 6. Confirmation on Implementation of the Regulation of the Minister of SOEs number PER-11/MBU/07/2021 dated July 30, 2021 concerning Requirements,
- Procedures for Appointment, and Dismissal of Members of the Board of Directors of State-Owned Enterprises.
- 7. Approval on the Transfer of Shares of the Repurchased-Shares (Buyback) held as the Treasury Stock. 8. Changes in the Company's Board of Management.

Question and Answer Session

In each Meeting agenda, shareholders and proxies of shareholders were provided with opportunities to raise questions or opinions as stated in description of

In the First Agenda of the Meeting, the shareholder of Series A Dwiwarna Shares gave its responses and there was 1 (one) questioner. In the Second to Sixth Agenda of the Meeting, there were no shareholders and their proxies who raised questions and/or opinions and for the Seventh Agenda of the Meeting, there was 1 (one) questioner. Furthermore, in the Eight Agenda of the Meeting, there were no shareholders and their proxies who raised questions and/or opinions.

Mechanism for Resolution Making

Whereas, the resolution-making mechanism at the Meeting was performed by deliberation to reach a mutual consensus by taking into account Article 28 of Financial Services Authority Regulation No. 15/POJK.04/2020 concerning the Plan and Implementation of the General Meeting of Shareholders of the Public Company. However, if deliberation for mutual consensus is not reached, the resolutions shall be taken by voting. The voting mechanism is conducted openly counting from the votes legally issued from the Meeting and through the eASY.KSEI, except for the Eight Agenda of the Meeting, resolution was resolved by way

Voting was performed using the voting ballot which the count was electronically performed. Abstained Shareholders (did not cast a vote) are considered to have cast the same vote as the majority of shareholders who cast votes.

Independent Party for Vote Count

The company has appointed an independent party, i.e. the Notary Utiek R. Abdurachman SH., MLI., MKn and PT DatindoEntrycom for performing votes count and/or validation.

Meeting Resolutions

Implementation of Meeting resolution of each Meeting Agenda have been stated in the deed of "Minutes of the Annual General Meeting of Shareholders of Limited Liability Company (Persero) of PT BANK MANDIRI Tbk"dated March 10, 2022 number 03, drawn up before the Notary Utiek R. Abdurachman SH., MLI., MKn, that principally resolved the followings:

In the First Meeting Agenda:

Following are the voting count:

RESULTS	DISSENTING	ABSTAIN	AFFIRMATIVE (Including one Series A	
			Dwiwarna Shares)	
Number of	767,075,317	20,788,022	39,673,410,665	
Shares				
Percentage	1.8958259%	0.0513776%	98.0527965%	

In accordance with the provisions of the Meeting Rules, Shareholders who do not vote (abstain) are considered to have cast the same vote as the majority of

Shareholders who cast votes.

- Therefore: "The meeting with the majority votes namely 39,694,198,687 shares or constituting 98.1041741% of the total votes cast in the Meeting have resolved:
- 1. Approving the Annual Report of the Company including the Supervisory Report of Board of Commissioners of the Company for the fiscal year ended on December 31, 2021.
- Ratifying:
 - a. Financial Statements of the Company for the fiscal year ended on December 31, 2021 audited by Public Accountants Firm of Tanudiredja, Wibisana, Rintis& Partners Rekan (a member firm of the Global PricewaterhouseCoopers network) according to its report No. 00042/2.1025/AU.1/07/0229-1/1/I/2022 dated January 27, 2022, with the unqualified opinion in all material respects.
 - b. Annual Financial Statements and Implementation of Social and Environmental Responsibility Program for the fiscal year ended on December 31, 2021 audited by Public Accountants Firm of Tanudiredja, Wibisana, Rintis & Partners Rekan (a member firm of the global PricewaterhouseCoopers network) according to its report No. 00052/2.1025/AU.2/11/0229-1/1/I/2022 dated January 28, 2022, with the unqualified opinion in all material respects.
- 3. Upon approval on the Annual Report of the Company including the Supervisory Actions Report performed by Board of Commissioners, as well as ratification on the Financial Statements of the Company and the Annual Financial Statements and Implementation of Social and Environmental Responsibility Program for the fiscal year ended on December 31, 2021, the GMS shall grant a full release and discharge (volledig acquit et de charge)) to all members of the Board of Directors for the management actions of the Company and the Board of Commissioners for the supervisory actions of the Company that have been performed during the Fiscal Year 2021, to the extant such actions are not criminal acts, and are reflected in the reports mentioned above.

In the Second Meeting Agenda

Following are the voting count:

RESULTS	DISSENTING	ABSTAIN	AFFIRMATIVE (Including one Series A Dwiwarna Shares)
Number of Shares	939,629,149	38,768,322	39,482,876,533
Percentage	2.3222925%	0.0958159%	97.5818916%

In accordance with the provisions of the Meeting Rules, Shareholders who do not vote (abstain) are considered to have cast the same vote as the majority of Shareholders who cast votes.

"The meeting with the majority votes namely 39,521,644,855 shares or constituting 97.6777075% of the total votes cast in the Meeting have resolved: Approving and determine the utilization of Net Profit of the Company for the Fiscal Year ended on December 31, 2021amounting to IDR 28,028,155,247,474.-

(twenty eight trillion twenty eight billion one hundred fifty five million two hundred forty seven thousand four hundred seventy four Rupiah) as follows:

- 1. 60% of the net profit of the Company for the Fiscal Year ended on December 31, 2021or IDR 16,816,893,148,484.40 (sixteen trillion eight hundred sixteen billion eight hundred ninety three million one hundred forty eight thousand four hundred eighty four Rupiah and forty cents) will be distributed as cash dividends to shareholders and special dividends to the Government/State of the Republic of Indonesia for the ownership of 52% shares in the amount of IDR 8,751,423,016,698.88 (eight trillion seven hundred fifty one billion four hundred twenty three million sixteen thousand six hundred ninety eight Rupiah and eighty eight cents) will be credited to the State Treasury General Account.
- Conferring the power of attorney and authority to Board of Directors of the Company to arrange mechanism and realization of the cash dividend payment and further making announcement in accordance with the applicable regulations.
- 2. 40% or IDR 11,211,262,098,989.60 (eleven trillion two hundred eleven billion two hundred sixty two million ninety eight thousand nine hundred ninety nine Rupiah and sixty cents) will be determined as the Retained Earnings.

In the Third Meeting Agenda:

Following are the voting count:

RESULTS	DISSENTING	ABSTAIN	AFFIRMATIVE (Including one Series A Dwiwarna Shares)
Number of Shares	2,195,151,423	69,055,622	38,197,066,959
Percentage	5.4253146%	0.1706709%	94.4040145%

In accordance with the provisions of the Meeting Rules, Shareholders who do not vote (abstain) are considered to have cast the same vote as the majority of Shareholders who cast votes.

- "The meeting with the majority votes namely 38,266,122,581 shares or constituting 94.5746854% of the total votes cast in the Meeting have resolved: 1. Conferring authority and power to the Shareholder of Series A Dwiwarna Shares of the Company to specify the amount of tantiem (bonus) for the fiscal year ended on December 31, 2021 as well as honorarium, facilities and allowances for members of the Board of Commissioners of the Company for the
- 2. Conferring authority and power to the Board of Commissioners of the Company subject to the prior written approval from the Shareholder of Series A Dwiwarna Shares to specify the amount of tantiem (bonus) for the fiscal year ended on December 31, 2021, as well as salary, facilities and allowances for the members of the Board of Directors of the Company for the year 2022.

In the Fourth Meeting Agenda:

Following are the voting count:

RESULTS	DISSENTING	ABSTAIN	AFFIRMATIVE (Including one Series A Dwiwarna Shares)
Number of Shares	614,993,477	483,007,191	39,363,273,336
Percentage	1.519956%.	1.193752%	97.28629%

In accordance with the provisions of the Meeting Rules, Shareholders who do not vote (abstain) are considered to have cast the same vote as the majority of Shareholders who cast votes.

Therefore:

"The meeting with the majority votes namely 39,846,280,527 shares or constituting 98.4800442% of the total votes cast in the Meeting have resolved: 1. - Assigning the Public Accountant Firm of Public Accountants Firm of Tanudiredja, Wibisana, Rintis& Partners Rekan (a member firm of the global PricewaterhouseCoopers network) as the public accountant firm for auditing the Consolidated Financial Statements of the Company (covering the Annual Financial Report and Implementation of the Company's Social and Environmental Responsibility Programs), Financial Reports and Implementation of the Micro and Small Business Funding Program (PUMK) and other reports for the 2022 Fiscal Year.

- Granting authority and power to the Board of Commissioners of the Company to appoint a Public Accounting Firm to audit the Company's Financial Statements for other periods in the 2022 Fiscal Year for the purposes and interests of the Company.

2. Conferring power to the Board of Commissioners of the Company to specify the amount of honorarium and other requirements for the Public Accountants Firm, as well as the appointment of the substitute Public Accountant Firm in case of the Public Accountants Firm of Tanudiredja, Wibisana, Rintis and Partners (a member firm of the global PricewaterhouseCoopers network), due to any reasons, whatsoever, fails in accomplishing the audit of the Consolidated Financial Statements of the Company (covering the Annual Financial Report and Implementation of the Company's Social and Environmental Responsibility Programs), Financial Reports and Implementation of the Micro and Small Business Funding Program (PUMK) and other reports for the 2022 Fiscal Year."

In the Fifth Meeting Agenda:

Following are the voting count:

RESULTS	DISSENTING	ABSTAIN	AFFIRMATIVE (Including one Series A Dwiwarna Shares)
Number of Shares	238,633,656	36,914,122	40,185,726,226
Percentage	0.5897829%	0.0912332%	99.3189839%

In accordance with the provisions of the Meeting Rules, Shareholders who do not vote (abstain) are considered to have cast the same vote as the majority of Shareholders who cast votes.

"The meeting with the majority votes namely 40,222,640,348 shares or constituting 99.4102171% of the total votes cast in the Meeting have resolved: Confirming the enforcement of the Regulation of the Minister of State-Owned Enterprise of the Republic of Indonesia No. PER-05/MBU/04/2021 dated 8 April 2021 regarding Social and Environmental Responsibility Program of the State-Owned Enterprise along with the changes."

In the Sixth Meeting Agenda:

Following are the voting count:

RESULTS	DISSENTING	ABSTAIN	AFFIRMATIVE (Including one Series A Dwiwarna Shares)
Number of Shares	4,363,363,950	99,502,622	35,998,407,432
Percentage	10.7840498%	0.2459206%	88.9700295%

In accordance with the provisions of the Meeting Rules, Shareholders who do not vote (abstain) are considered to have cast the same vote as the majority of Shareholders who cast votes.

Therefore:

"The meeting with the majority votes namely 36,097,910,054 shares or constituting 89.2159502% of the total votes cast in the Meeting have resolved: Confirming the enforcement of the Regulation of the Minister of State-Owned Enterprise of the Republic of Indonesia No. PER-11/MBU/07/2021 dated 30 July 2021 regarding Requirements, Procedures for Appointment, and Dismissal of Members of the Board of Directors of State-Owned Enterprise along with the changes."

In the Seventh Meeting Agenda:

Following are the voting count:

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RESULTS	DISSENTING	ABSTAIN	AFFIRMATIVE
			(Including one Series A
			Dwiwarna Shares)
Number of	9,664,202,595	333,310,022	30,463,761,387
Shares			
Percentage	23.8850675%	0.8237754%	75.2911571%

In accordance with the provisions of the Meeting Rules, Shareholders who do not vote (abstain) are considered to have cast the same vote as the majority of Shareholders who cast votes.

"The meeting with the majority votes namely 30,797,071,409 shares or constituting 76.1149325% of the total votes cast in the Meeting have resolved:

- 1. Approving the Transfer of Shares of the Repurchased-Shares (Buyback) held as the Treasury Stock totaling 35,400,000 (thirty five million four hundred thousand) shares in the context of implementation of Employees Share Ownership Program.
- 2. Approving to confer power and authority to the Company's Board of Directors to determine the Employees Share Ownership Program.

In the Eighth Meeting Agenda: Following are the voting count:

	RESULTS	DISSENTING	ABSTAIN	AFFIRMATIVE (Including one Series A Dwiwarna Shares)
	Number of	5,702,915,560	744,613,140	34,013,745,304
1	Shares			
	Percentage	14.0947504%	1.8403107%	84.0649390%

majority of Shareholders who cast votes. Therefore:

In accordance with the provisions of the Meeting Rules, Shareholders who do not vote (abstain) are considered to have cast the same vote as the

- "The meeting with the majority votes namely 34,758,358,444 shares or constituting 85.9052496% of the total votes cast in the Meeting have resolved:
- 1. Honorably dismiss the following names as members of the Board of Management of the Company:
- 1) Mr. Mohamad Nasir as the Independent Commissioner; 2) Mr. Darmawan Junaidi as the President Director:
- who were appointed respectively pursuant to Resolutions of the Extraordinary Meeting of Shareholders ("GMS") of the Year 2019 and Extraordinary Meeting of Shareholders of the Year 2017, effective as of the closing of the GMS, with gratitude for the contribution of their spirit and thoughts during their tenure as the members of the Board of Management of the Company.
- 2. Appointing the following names as the members of the Board of Management of the Company:
- 1) Mr. Muliadi Rahardja as the Independent Commissioner; 2) Mr. Darmawan Junaidi as the President Director.
- 3. Tenure of members of the Board of Commissioners and the Board of Directors appointed as referred to at point 2, are in compliance with provisions of the Articles of Association of the Company, by considering Capital Market laws and regulations and without prejudice to the rights of the GMS to dismiss them at any time.
- 4. On such dismissal and appointment of the members of the Board of Management of the Company as referred to at points 1 and 2, therefore the composition of the Management of the Company becomes as follows:

: Loeke Larasati Agoestina;

: Muliadi Rahardja

a. <u>Boa</u>	a. Board of Commissioners:					
1)	President Commissioner/Independent	: Muhamad Chatib Basri;				
2)	Vice President Commissioner/ Independent	: Andrinof A. Chaniago;				
3)	Commissioner	: Rionald Silaban;				
4)	Commissioner	: Nawal Nely;				
5)	Commissioner	: Arif Budimanta;				
6)	Commissioner	: Faried Utomo;				
7)	Commissioner	: Muhammad Yusuf Ateh;				
8)	Independent Commissioner	: Boedi Armanto;				

9) Independent Commissioner

10) Independent Commissioner

b.	Boa	rd of Directors		
	1)	President Director		: Darmawan Junaidi;
	2)	ice President Director	: Alexandra Askandar;	
	3)	Corporate Banking Director	: Susana Indah Kris Indriati;	
	4)	Commercial Banking Director	: Riduan;	
	5)	Treasury and International Banking Director	: Panji Irawan;	
	6)	Network and Retail Banking Director	: Aquarius Rudianto;	
	7)	Operation Director	: Toni Eko Boy Subari;	
	8)	Compliance and HR Director	: Agus Dwi Handaya;	
	9)	Institutional Relations Director	: Rohan Hafas;	
	10)	Risk Management Director	: Ahmad Siddik Badruddin;	
	11)	Information Technology Director	: Timothy Utama	
	12)	Finance and Strategy Director	: Sigit Prastowo;	

- 5. The appointed member of the Board of Commissioners as referred to at point 2 may only perform their duties after obtaining the prior approval from the Financial Services Authority (OJK) for the Fit and Proper Test and complying with the applicable laws and regulations. In the event that a member of the Board of Commissioners of the Company is later declared being disqualified as a member of the Board of Commissioners in the Fit and Proper Test by the OJK, then such member of the Board of Commissioners of the Company shall be honorably dismissed from the date of the decision on the results of the OJK Fit and Proper Test.
- 6. The appointed member of the Board of Commissioners referred to at point 2 who are still holding other positions that are prohibited by laws and regulations from concurrently serving as members of the Board of Commissioners of State-Owned Enterprises must resign or be dismissed from
- 7. Requesting to Board of Directors to submit the written application to Financial Services Authority for the performance of Fit and Proper Test to the appointed members of Board of Commissioners as referred to at point 2.
- 8. Conferring a power of attorney with substitution rights to the Board of Directors of the Company to restate the resolutions taken in this GMS in a notarial deed and appear before the Notary or authorized official, and prepare the necessary adjustments or corrections as required by the competent authority for the purposes of implementation of contents of the Meeting resolutions."

SCHEDULE AND MECHANISM FOR CASH DIVIDENDS DISTRIBUTION

Furthermore, in accordance with the resolutions of the Second Meeting Agenda aforementioned, the meeting have resolved that 60 % of the net profits of the Company amounted to IDR 16,816,893,148,484.40 or IDR 360.63556387 per share will be distributed as the cash dividends to shareholders of the Company and specially for dividends for the Government/State of the Republic of Indonesia will be paid in accordance with the provisions of laws and regulations, therefore the schedule and mechanism for distributing the cash dividends for the year ended 2021 shall be as follows:

Schedule of Cash Dividend Distribution

NO.	REMARKS	DATE
1	End of Stock Trading Period with Dividend Rights (Cum	
	Dividen)	18 March 2022
	Regular and Negotiated Markets	22 March 2022
	Cash Market	
2	Beginning of Stock Trading Period Without Dividend	
	Rights (Ex Dividen)	21 March 2022
	Regular and Negotiated Markets	23 March 2022
	Cash Market	
3	Recording Date of Shareholders eligible to Dividend	22 March 2022
	(Recording Date)	
4	Cash Dividend Payment Date for the Fiscal Year 2021	6 April 2022

Cash Dividend sDistribution Mechanism

- 1. Cash dividends will be distributed to the shareholders of the Company whose names are listed in Shareholders Register of the Company ("DPS") or recording date on 22 March 2022 (recording date) and/or Shareholders of the Company in the securities sub-account available in PT Kustodian Sentral Efek Indonesia ("KSEI") at the closing of trading on 22 March 2022.
- 2. For shareholders of the Company whose shares placed in the collective depository of KSEI, cash dividends payments will be made through KSEI and distributed on 6 April 2022 into the Customer Fund Account (RDN) at the Securities Company and/or Custodian Bank where the Shareholders open the securities sub-account. Otherwise, for shareholders whose shares are not placed in the collective depository, the cash dividend payment will be transferred to the account of shareholders of the Company.
- 3. Cash dividend will be subject to tax in accordance with the applicable tax laws and regulations. The amount of tax charged will be borne by the relevant shareholders of the Company and deducted from the amount of cash dividends of the relevant shareholders entitlement. Based on the prevailing tax laws and regulations, the cash dividend will be excluded from the tax object if it is received by the shareholders of the resident corporate taxpayer ("Resident Corporate Taxpayer") and the Company does not deduct Income Tax on the cash dividends paid to the Resident Corporate Taxpayer. Cash dividends received by shareholders of resident individual taxpayers ("Resident Individual Taxpayer") will be excluded from the tax object as long as the dividends are invested in the territory of the Unitary State of the Republic of Indonesia. For Resident Individual Taxpayer that does not meet the investment provisions as mentioned above, the dividends received by the person concerned will be subject to income tax ("PPh") in accordance with the applicable laws and regulations, and the PPh must be paid by the Resident Individual Taxpayer concerned in accordance with the provisions of Government Regulation No. 9 of 2021 concerning Tax Treatment to Support the Ease of Doing Business.
- 4. Shareholders of the Company can obtain confirmation of dividend payments through a securities company and or custodian bank where Shareholders of the Company open a securities account, then the shareholders of the Company must be responsible for reporting the dividend receipts referred to in tax reporting for the relevant tax year in accordance with the laws and regulations applicable taxation.
- 5. As for the Foreign Taxpayers Shareholders whose the withholding tax thereof will use the tariff based on the Double Taxation Avoidance Agreement ("P3B") must comply with requirements of the Director General of Taxes Regulation No. PER- 25/PJ/201 8 regarding Mechanism for Implementing Double Taxation Avoidance Agreement and submitting document comprising an evidence of DGT/SKD record or a receipt uploaded to the website of the Directorate General of Taxes to KSEI or BAE in accordance with provisions and regulations of KSEI concerning cut-off date for DGT submission. Otherwise, in the absence of such evidential documents cash dividends paid will be subject to Income Tax of Article 26 in the amount

Jakarta, March 14 2022 PT Bank Mandiri (Persero) Tbk. **BOARD OF DIRECTORS**







