ANNOUNCEMENT SUMMARY OF MINUTES OF ANNUAL GENERAL MEETING OF SHAREHOLDERS PT BANK MANDIRI (PERSERO) Tbk.

21 MARCH 2018 NO. CEO.CSC/005/P/II/2018



The Board of Directors of PT Bank Mandiri (Persero) Tbk., (hereinafter referred as the "Company"), having its domiciled in South Jakarta, hereby announces that the Company has convened the Annual General Meeting of Shareholders (hereinafter referred as the "Meeting") on:

Day/Date : Wednesday, 21 March 2018

: 14:37 to 16:59 Western Indonesia Time (WIB)

: Auditorium Plaza Mandiri, third floor, Jl. Jend. Gatot Subroto Venue

Kaveling 36 - 38, South Jakarta

The Meeting was chaired by Mr Hartadi Agus Sarwono as President Commissioner/ Independent Commissioner based on resolution of the Meeting of the Board of Commissioners dated 7 March 2018 and attended by members of the Board of Directors and Board of Commissioners as follows:

: R. Widyo Pramono

: Kartika Wirjoatmodjo

Sulaiman Arif Arianto

: Ahmad Siddik Badruddin

Rico Usthavia Frans

: Bangun S. Kusmulyono

: Hartadi Agus Sarwono

: Goei Siauw Hong

: Makmur Keliat

: Darmawan Junaidi

Ogi Prastomiyono

Royke Tumilaar

: Hery Gunardi

Kartini Sally

: Tardi

Board of Commissioners:

1. President Commissioner/Independent : Hartadi Agus Sarwono Commissioner Deputy President Commissioner Imam Apriyanto Putro

4. Independent Commissioner : Goei Siauw Hong Independent Commissioner Bangun S. Kusmulyono Ardan Adiperdana 7. Independent Commissioner Makmur Keliat

Commissioner

Board of Directors: President Director Deputy President Director

Director of Operations Director of Wholesale Banking Director of Distributions Director of Retail Banking

Director of Risk Management & Compliance Director of Kelembagaan 9. Director of Digital Banking & Technology 10. Director of Treasury

Audit Committee:

1. Head and Member of Audit Committee (Independent Commissioner) 2. Member (President Commissioner/ Independent Commissioner)

3. Member (Independent Commissioner) 4. Member (Independent Commissioner) Member (Independent Party) 6. Member (Independent Party)

: Bambang Ratmanto and shareholders and/or their proxy/representative representing 40,762,866,983 shares in the Company, including the series A Dwiwarna share, or constituting 87.349% of the total shares with valid voting rights that have been issued by the Company up to the date of Meeting, totaling 46,666,666,666 shares which consists of:

• 1 (one) series A Dwiwarna share; and

46,666,666,665 (Forty Six Billion Six Hundred Sixty Six Million Six Hundred Sixty Six Thousand Six Hundred Sixty Five) series B shares:

with regard to the Company's Shareholders Registry dated 26 February 2018 at 16:00 WIB.

The Meeting was convened with the following agenda:

- 1. Approval of the Company's Annual Report and validation of the Company's Consolidated Financial Statements, the Board of Commissioners' Supervisory Actions Report and validation of the Annual Report of Partnership and Community Development Program for the financial year ended December 31, 2017 including submission of accountable report for the use of proceeds from public offering of the Revolving Bond I of Bank Mandiri Phase II of 2017 and granting full release and discharge (volledig acquit et de charge) to the members of Board of Directors and Board of Commissioners from the management and supervisory actions carried out for the financial year ended December 31, 2017.
- 2. Approval on Net Profits allocation for the financial year ended on December 31, 2017. 3. The Appointment of Public Accountant Firm to perform audit on the Company's Financial Statements and the Annual Report of Partnership and Community Development Program for the financial year ended on December 31, 2018.
- 4. Approval on salary of the Board of Directors, honorarium for the Board of Commissioners and tantiem and the setting of allowance, facilities and other benefits for all members of the Board of Directors and Board of Commissioners of the Company.
- 5. Approval on the Corporate Recovery Plan.
- 6. Approval on the promulgation of Regulation of Minister of State-Owned Enterprises No. PER-02/MBU/07/2017 on Second Amendment to Regulation of Minister of State-Owned Enterprises No. PER-09/MBU/07/2015 on Partnership Program and Community Development Program of State-Owned Enterprises and approval on Provision of Non-interest Loans or Grant of Partnership Program Fund to SOE in the Field of Financial Services which Specifically Established for the Development and Empowerment of the Public Economy (hereinafter shall be referred to as "Special SOE").
- 7. Approval on the Amendment to the Articles of Association of the Company.
- 8. Approval on the Change in the Company's Management.

In each Meeting Agenda, opportunities were provided to the shareholders and its proxy/representative to raise questions as set out in the elucidation of each Meeting

Meeting Resolution Mechanism

Meeting resolutions were resolved based on an amicable deliberation to reach a mutual consensus. In the event that the resolutions based on the amicable deliberation failed to be reached, the resolutions were resolved by way of voting. On the First to the Seventh Meeting Agenda, resolutions were resolved by way of open voting, whilst for the Eighth da on the Change in the Company's Manag way of closed voting. Voting is performed by vote cards and electronic counting.

Independent Party for Vote Counting

The Company has appointed independent parties, which are Notary Ashova Ratam and PT Datindo Entrycom, to count and/or validate the votes.

The Meeting has resolved the following resolutions as set forth in deed of "Minutes of the Annual General Meeting of Shareholders of PERUSAHAAN PERSEROAN (PERSERO) of PT BANK MANDIRI Tbk" dated 21 March 2018 number 57, made by Notary Ashoya Ratam,

In the First Meeting Agenda:

In the First Meeting Agenda there were 2 (two) questioners with the following result:

NON-AFFIRMATIVE	N-AFFIRMATIVE ABSTAIN AFFIRMATIVE (including one series A Dwiwa	
0,208%	0,321%	99,471%

Therefore:

"Meeting by a majority vote, which is 40,678,177,971 shares or constitute of 99.792% of the total votes cast at the Meeting decided:

- 1. To approve the Company's Annual Report including approval of Supervisory Actions Report as performed by the Board of Commissioners for the financial year ended December 31, 2017, and to approve the Company's Consolidated Financial Statements for the financial year ended December 31, 2017 as audited by the Public Accounting Firm Purwantono, Sungkoro & Surja with an audit opinion of no modification.
- 2. To approve the Annual Report of Partnership and Community Development Program for the financial year ended December 31, 2017 as audited by the Public Accounting Firm Purwantono, Sungkoro & Surja with an audit opinion of no modification.
- 3. To accept the accountable report for the use of proceeds from public offering of the Revolving Bond I of Bank Mandiri Phase II of 2017 of Rp 6.000.000.000.000 (six trillion rupiah).
- 4. For the approval of the Company's Annual Report including the Supervisory Actions Report of the Board of Commissioners for the financial year ended December 31, 2017 and the accountable report for the use of proceeds from public offering of the Revolving Bond I of Bank Mandiri Phase II of 2017 of Rp 6,000,000,000 (six trillion rupiah) and the Company's Consolidated Financial Statements for the financial year ended December 31, 2017 and the Annual Report of Partnership and Community Development Program for the financial year ended December 31, 2017 then the Meeting granted full release and discharge (volledig acquit et de charge) to all members of the Board of Directors and Board of Commissioners from the management and supervisory actions carried out for the financial year ended December 31, 2017, in so far as such actions are not a crime and such actions are reflected in the Annual Report, the Consolidated Financial Statements and the Annual Report of Partnership and Community Development Program of the Company for the financial year ended on December 31, 2017.
- 5. Such full release and discharge from responsibility is also granted to:
 - Aviliani who from 1 January 2017 to 14 March 2017 held a position as Independent Commissioner of the Company;
 - Abdul Aziz who from 1 January 2017 to 14 March 2017 held a position as Independent Commissioner of the Company; Pahala N. Mansury who from 1 January 2017 to 12 April 2017 held a position as Director
 - of the Company. Wimboh Santoso who from 1 January 2017 to 20 July 2017 held a position as
- President Commissioner of the Company.

In the Second Meeting Agenda:

In the Second Meeting Agenda there was 1 (one) questioner with the following result:		
NON-AFFIRMATIVE	ABSTAIN	AFFIRMATIVE (including one series A Dwiwarna share)
0.687%	0.436%	98.877%

'Meeting by a majority vote, which is 40.482.896.659 shares or constitute of 99.313% of the total votes cast at the Meeting decided:

To approve and set the allocation of Net Profits of the Company for the financial year ended on December 31, 2017 at Rp 20,639,683,141,139.50 (Twenty Trillion Six Hundred and Thirty Nine Billion Six Hundred Eighty Three Million One Hundred Forty One Thousand One Hundred Thirty Nine rupiah and Fifty cents) as follows:

1. Some 30% of the Company's Net Profits for the financial year of 2017 or Rp 6,191,904,942,341.85 (Six Trillion One Hundred Ninety One Billion Nine Hundred Four Million Nine Hundred Forty Two Thousand Three Hundred Forty One rupiah and Eighty Five cents) and special additional dividends of 15% or Rp 3,095,952,471,170.92 $(Three\ Trillion\ Ninety\ Five\ Billion\ Nine\ Hundred\ Fifty\ Two\ Million\ Four\ Hundred\ Seventy$ One Thousand One Hundred and Seventy rupiah and Ninety Two cents) shall be distributed as cash dividends to the shareholders of the Company whereas dividends to the State shall be transferred in accordance with the applicable regulations thus the total distributed dividends stood at 45% of the net income of the Company

Grant full Power and authority to the Board of Directors to arrange the payment procedures and execution of the distribution of the cash dividends and then announce them in accordance with applicable regulations with the distribution allocation of: • State shareholder/the Republic of Indonesia: 60%

- · Public shareholders: 40%
- 2. Some 55% of the Company's Net Profits for the period of 1 January to 31 December 2017 or Rp 11,351,825,727,626.73 (Eleven Trillion Three Hundred Fifty One Billion Eight Hundred Twenty Five Million Seven Hundred Twenty Seven Thousand Six Hundred Twenty Six rupiah and Seventy Three cents) shall be allocated as Retained Earnings."

In the Third Meeting Agenda:

There was no questioner in the Third Meeting Agenda and the following result is obtained:

	NON-AFFIRMATIVE	ARSIAIN	(including one series A Dwiwarna share)
	4,354%	0,504%	95,142%
Therefore:			

"Meeting by a majority vote, which is 38,988,003,445 shares or constitute of 95.646% of the total votes cast at the Meeting decided:

- 1. To appoint the Public Accountant Firm of Purwantono, Sungkoro & Surja as the Public Accountant Firm to audit the Company's Consolidated Financial Statements and the Annual Report of Partnership and Community Development Program for the financial year ended on December 31, 2018.
- 2. Delegate the authority to Board of Commissioners to determine the honorarium and other requirements applied for such Public Accountant Office, and determine a substitute Public Accountant Office in the event the Public Accountant Firm of Purwantono, Sungkoro & Surja, due to any reasons whatsoever, is unable to finish the audit for the Consolidated Financial Statements of the Company and the Annual Report on the Partnership and Community Development Program for the financial year ended on December 31, 2018.

In the Fourth Meeting Agenda:

There was no questioner in the Fourth Meeting Agenda and the following result is

NON-AFFIRMATIVE	ABSTAIN	AFFIRMATIVE (including one series A Dwiwarna share)
3,348%	0,563%	96,089%

Therefore:

"Meeting by a majority vote, which is 39,398,144,827 shares or constitute of 96.652% of the total votes cast at the Meeting decided:

To provide authority and power to the Board of Commissioners, with prior approval from the holder of series A Dwiwarna share to determine the amount of salary for members of Board of Directors and honorarium for members of Board of Commissioners, and provision of facilities, benefits and/or other allowances for the financial year of 2018, and setting the tantiem for the performance of members of Board of Directors and Board of Commissioners for the financial year ended on December 31, 2017."

In the Fifth Meeting Agenda:

There was no questioner in the Fifth Meeting Agenda and the following result is obtained:

NON-AFFIRMATIVE	ABSTAIN	AFFIRMATIVE (including one series A Dwiwarna share)
0,009%	0,274%	99,717%

"Meeting by a majority vote, which is 40,759,041,371 shares or constitute of 99,991% of the total votes cast at the Meeting decided:

Approve the Corporate Recovery Plan in compliance with regulation of the FSA No. 14/POJK.03/2017.

In the Sixth Meeting Agenda:

There was no questioner in the Sixth Meeting Agenda and the following result is obtained:

mere was no questione	Approved and the following result is obtained	
NON-AFFIRMATIVE	ABSTAIN	AFFIRMATIVE (including one series A Dwiwarna share)
0,009%	0,271%	99,720%

Therefore:

"Meeting by a majority vote, which is 40,759,041,171 shares or constitute of 99,991% of the total votes cast at the Meeting decided:

- 1. To approve the promulgation of Regulation of Minister of State-Owned Enterprises No. PER-02/MBU/7/2017 on Second Amendment to Regulation of Minister of State-Owned Enterprises No. PER-09/MBU/07/2015 on Partnership and Community Development Program of State-Owned Enters
- 2. To grant authority to the Board of Commissioners, with prior written approval from the series A Dwiwarna Shareholders, related to the authority of General Meeting of Shareholders as stipulated in the Regulation of SOE Minister No. PER-09/MBU/07/2015 as most recently amended by Regulation of SOE Minister No. PER-02/MBU/7/2017, and

In the Seventh Meeting Agenda:

There was no questioner in the Seventh Meeting Agenda and the following result is

NON-AFFIRMATIVE	TIVE ABSTAIN AFFIRMATIVE (including one series A Dwiwarna sha	
27,231%	1,603%	71,166%

Therefore:

"Meeting by a majority vote, which is 29,662,566,695 shares or constitute of 72,769% of the total votes cast at the Meeting decided:

- To approve the Amendment to the Articles of Association of the Company.
- To approve the reconstitute the entire provisions in the Articles of Association in line with the amendment as set out in the paragraph (1) above
- 3. Grant power and authority to the Board of Directors with the right of substitution to perform all necessary actions related with this Meeting agenda resolution, including to reconstitute and restate the entire Articles of Association in a Notarial Deed and to submit to all authoritative institutions to obtain approval and/or receipt of announcement of the amendment in the Articles of Association, perform all necessary and useful actions for this purpose with no exemption, including to organize additions and/or changes in the amendment of the Articles of Association if it is required by the competent authority."

In the Eighth Meeting Agenda:

There was no questioner in the Eighth Meeting Agenda and the following result is obtained:

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NON-AFFIRMATIVE	ABSTAIN	AFFIRMATIVE (including one series A Dwiwarna share)
2,670%	1,145%	96,185%

Therefore:

"Meeting by a majority vote, which is 39,674,759,138 shares or constitute of 97.330% of the total votes cast at the Meeting decided:

- 1. To approve the honorable discharge of the following names as member of the Board of Directors of the Company: a. Ogi Prastomiyono as Director of Operations b. Hery Gunardi as Director of Distributions
- as Director of Retail Banking Tardi d. Kartini Sallv as Director of Institution The discharge of the members of the Board of Directors shall be from the adjournment of this Meeting with gratitude for the contribution of work and insight given during the term of office as member of the Board of Directors of the Company
- 2. To approve the following changes in nomenclature of the director position in the Company:

No.	Previous position name	New position name
1.	Director of Wholesale Banking	Director of Corporate Banking
2.	Director of Distributions	Director of Small Business and
۷.	Director of Distributions	Network
3.	Director of Treasury	Director of Treasury and
٥.	Director of freasury	International Banking
4.	Director of Operations Director of Finance	
5.	Director of Digital Banking and Technology	Director of Information Technology
٥.	Director of Digital banking and recimology	and Operation
6.	Director of Institution	Director of Institutional Relationship
7.	Director of Risk Management and Compliance	Director of Risk Management
8.	-	Director of Compliance

3. To transfer the following director position in the Company

No.	Name From		То
1.	Royke Tumilaar	Director of Wholesale Banking	Director of Corporate
١.	Noyke fulfilladi	Director of Wholesale Banking	Banking
2.	Darmawan Junaidi	Director of Treasury	Director of Treasury and
	Darmawan sanaiai	Director of fredsury	International Banking
3.	Rico Ushtavia Frans	Director of Digital Banking	Director of Information
٥.	5. Theo oshlavia i fans	and Technology	Technology and Operation
4.	Ahmad Siddik Badruddin	Director of Risk Management	Director of Risk
	,aa siaan baaraaan	and Compliance	Management

- 4. To appoint the following names as members of the Board of Directors of the Company: as Director of Retail Banking Donsuwan Simatupang Hery Gunardi

as Director of Small Business and Network

- Panji Irawan as Director of Finance as Director of Institutional Relationship Alexandra Askandar
- as Director of Compliance Agus Dwi Handaya The appointment of the said members of the Board of Directors of the Company shall be effective after the issuance of approval by the Financial Services Authority on Fit and

Proper Test and the fulfillment of the prevailing regulations. The expire term of office of the said appointed members of the Board of Directors shall be until the closing of the fifth Company's Annual General Meeting of Shareholders since their appointment, by observing the laws and regulations in the Capital Market sector and without prejudice to the right of General Meeting of Shareholders to dismiss

With the dismissal, the changes of nomenclature, the transfer and appoiment of the members of the Board of Directors of the Company, the composition of members of Board of Directors of the Company shall be as follows:

No.	Name	Position
1.	Kartika Wirjoatmodjo	President Director
2.	Sulaiman Arif Arianto	Deputy President Director
3.	Royke Tumilaar	Director of Corporate Banking
4.	Donsuwan Simatupang	Director of Retail Banking
5.	Hery Gunardi	Director of Small Business and Network
6.	Darmawan Junaidi	Director of Treasury and International Banking
7.	Panji Irawan	Director of Finance
8.	Rico Usthavia Frans	Director of Information Technology and Operation
9. Alexandra Askandar Director of Institutional Relationship		Director of Institutional Relationship
10. Ahmad Siddik Badruddin Director of Risk Management		Director of Risk Management
11. Agus Dwi Handaya Director of Compliance		

6. Grant power and authority to the Board of Directors of the Company with the right of substitution to perform all necessary actions related with this Agenda decision in accordance with the prevailing laws and regulations, including to state in a notarial deed and to notify the changes of composition of the Board of Directors and Board of Commissioners to the Ministry of Law and Human Rights of the Republic of Indonesia and to ask the Financial Services Authority to undergo a Fit and Proper Test to the Board candidates according to applicable regulations."

SCHEDULE AND PROCEDURE FOR CASH DIVIDENDS PAYOUT

Futhermore, following the resolution of the Second Meeting Agenda as set out above where the Meeting has decided the payment of dividends from the Company's Net Profit amounted to Rp 9,287,857,413,512.77 or Rp 199.025516 per share to the shareholders of the Company with the following the schedule and procedure:

Schedule of Cash Dividends Payout

those members at any time.

NO	ACTIVITIES	DATE
	Last Date of the trading period of the Company's shares	
1.	on the stock exchange with dividends rights (Cum Dividends)	
١٠	 In Regular and Negotiation Markets 	28 March 2018
	• In Cash Market	3 April 2018
	First Date of the trading period of the Company's shares	
2.	on the stock exchange without dividend rights (Ex Dividends)	
	 In Regular and Negotiation Markets 	29 March 2018
	• In Cash Market	4 April 2018
3.	The date registered Shareholder who entitled to receive cash	
	dividends (Recording Date)	3 April 2018
4.	Payment Date for Cash Dividends	20 April 2018

Payment Procedures of Cash Dividends

- 1. The Cash Dividends will be paid to the shareholders of the Company whose names are registered in the Shareholders Register of the Company on 3 April 2018 (recording date) and/or in the sub securities account in PT Kustodian Sentral Efek Indonesia ("KSEI") at the closing of the Indonesian Stock Exchange trading session on 3 April 2018.
- 2. Shareholders whose shares are deposited in KSEI, the cash dividend shall be paid through KSEI and distributed to the securities account of the Securities Companies and/or Custodian Banks in KSEI on 20 April 2018. The receipt of the payment of the cash dividends shall be given by KSEI to the Securities Companies and/or the Custodian Banks where the shareholders have opened their account. Shareholders whose shares are not deposited in the collective deposit in KSEI, the cash dividends will be transferred directly to the shareholders account.
- $3. \ \ \, \text{The cash dividend is subject to taxes as regulated under the prevailing Indonesian laws and}$ regulations. The amount of tax will be borne by the relevant shareholder and the amount of cash dividends received by the shareholders will be in the amount after being deducted by the applicable taxes.
- Domestic Shareholders who are Tax Payer in the form of legal entity should submit their Tax Register Number (Nomor Pokok Wajib Pajak/NPWP) to KSEI or the Company Share Registrar PT Datindo Entrycom ("BAE") at JI Hayam Wuruk No. 28 Lt. 2 Jakarta no later than 3 April 2018 at 16:00 WIB. Without the NPWP, the cash dividends for
- the domestic Tax Payer is subject to 100% higher than the normal tariff. Treaty under the Agreement on the Prevention of the Imposition of Dual Taxes ("P3B"), obligated to fulfill the requirements of the Regulation of Directorate General of Tax No. PER-10/PJ/2017 on Procedures for Implementation of Double Taxation Agreement on Avoidance and submit the DGT-1 or DGT-2 form which has been legalized by Indonesian Tax Service Office for Public Company to KSEI or BAE in line with the stipulations and regulations of KSEI. Without the said documents, the cash dividends will be subject to
- 6. Shareholders whose shares are deposited in KSEI may collect the dividends tax deductions slip as of 8 July 2018 at the Securities Company and/or the Custodian Banks where the shareholders have opened their securities account and at BAE for the holders of the script shares.

Announcement of this Summary of Minutes of Meeting is to comply with the provision under Article 34 paragraphs (1), (2) and (6) of Financial Service Authority Regulation No. 32/POJK.04/2014 regarding the Plan and Implementation of General Meeting of Shareolders for an Issuer or a Public Company as well as compliance with Financial Service Authority Regulation No. 31/POJK.04/2015 on Disclosure of Material Information or Facts by Stock Issuer or Public Company in connection with the change of members of Board of Directors and/or Board of Commissioners.

> Jakarta, 23 March 2018 PT Bank Mandiri (Persero) Tbk. **BOARD OF DIRECTORS**

ANNOUNCEMENT APPROVAL OF GENERAL MEETING OF SHAREHOLDERS ON CONSOLIDATED FINANCIAL STATEMENTS **FINANCIAL YEAR OF 2017** PT BANK MANDIRI (PERSERO) Tbk. NO. CEO.CSC/005/P/II/2018

The Board of Directors of PT Bank Mandiri (Persero) Tbk. (hereinafter shall be referred to as "Company") domiciled in Jakarta, to meet the provision of Article 68 paragraph (4) of Law No. 40 of 2007 on Limited-Liability Company, hereby announces that the consolidated financial statements of the Company for the Financial Year of 2017 as audited by Public Accountant Office of Purwantono, Sungkoro & Surja and published on 7 February 2018, are approved by the Annual General Meeting of Shareholders of the Company as held on Wednesday 21 March 2018 without any modification.

> Jakarta, 23 March 2018 PT Bank Mandiri (Persero) Tbk. **BOARD OF DIRECTORS**