

ANNOUNCEMENT OF SUMMARY OF MINUTES OF ANNUAL GENERAL MEETING OF SHAREHOLDERS FOR THE 2019 FINANCIAL YEAR

PT TELKOM INDONESIA (PERSERO) Tbk

(No.Tel 90/PR000/COP-I5000000/2020)

*with note the Meeting was suspended at 15.33 Western Indonesia Time and re-opened at 16.25 Western Indonesia Time

The Board of Directors of PT Telkom Indonesia (Persero) Tbk, (hereinafter referred as the "Company"), hereby announces that the Company has convened the Annual General Meeting of Shareholders for the Financial Year 2019 (hereinafter referred as the "Meeting") on:

| Day/Date | Spring | Spri

The Meeting was attended by members of the Board of Commissioners and the Board of Directors of the Company, namely:

: 14.31 up to18.20 Western Indonesia Time : Auditorium Telkom Landmark Tower, JI Jend. Gatot Subroto Kav. 52, South Jakarta Time Place

Ine Meeting was attended by members of the Board of Commissioners and the Board of Direct BOARD of COMMISSIONERS:

- Mr. RHENALD KASALI - President Commissioner concurrently Independent Commissioner;

- Mr. MARSUDI WAHYU KISWORO - Independent Commissioner;

- Mr. MARGYONO DARSASUMARIA - Independent Commissioner;

- Mr. CAHYANA AHMADJAYADI - Independent Commissioner;

First Agenda
Number of Shareholders who Ask

Questions

Mr. ISMAIL - Commissioner;
 Mr. MARCELINO RUMAMBO PANDIN - Commissioner.

- SUARD OF DIRECTORS:
 Mr.RRIERA ADRIANSYAH President Director;
 Mr.HARRY MOZARTA ZEN Finance Director;
 Mrs.SITI CHOIRIANA Consumer Service Director;
 Mr.BOGI WITJAKSONO Enterprise & Business Service Director;
- Mr.BOGI WITJAKSONO Enterprise & Business Service Director;
 Mr.ZULHELFI ABIDIN Network & IT Solution Director;
 Mr.EDWIN ARISTIAWAN Wholesale & International Service Director;
 Mr.EDI WITJARA Human Capital Management Director;
 Mr.FAIZAL ROCHMAD DJOEMADI Digital Business Director;
 Mr.ACHMAD SUGIARTO Strategic Portfolio Director.

And the holder/representative of Serie A Dwiwarna Share and holder/ representative of Serie B Share entirely representing 85,270,144,672 shares or constitute 86.0773639% of the total number of shares having legal voting rights which have been issued by the Company up to the date of the Meeting in the total amount of 99,062,216,600 shares; with due regard to the Company's Shareholders Register as per May 27, 2020 up to 04.15 pm WIT.

Hence the quorum requirement as required under the Article 25 paragraph 1 letter a, paragraph 4 letter a of the Articles of Association of the Company have been fulfilled since the Meeting have been attended by shareholders, namely holder of Serie A Dwiwarna Share and other shareholders jointly representing at least 1/2 (a half) of the total number of shares having legal voting rights which have been issued by the Company.

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

Whereas 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) PT Telekomunikasi Indonesia Tbk, dated June 19, 2020 number 31, made by Notary Ashoya Ratam SH, MKn. which is summary is as follows:

Approval of the Company's Annual Report for Financial Year of 2019, including the Board of Commissioner's Supervision Duty Performance Report
There are 8 questions, with 1 question related to the agenda

The Result of Decision Making	Agree	Disagree	Abstain	
	85,116,028,444 Shares or 99.8192612%	18,557,188 Shares or 0.0217628 %	135,559,040 Shares or 0.1589760%	
Resolution	"The meeting with the majority vote 85,251,587,484 (99,9782372%) of the total votes issued in the Meeting has resolved: To approve the Annual Report of the Company including the Board of Commissioners' Supervision Task Report for the Financial Year 2019, as long as it is not a criminal offense and is reflected in the Company's report books."			
Second Agenda		nt and Annual Report of Partnerships and Community I loard of Directors' and the Board of Commissioners' me	Development Program for Financial Year of 2019 and the embers.	
Number of Shareholders who Ask Questions	There are 10 questions, with 3 questions related to the agenda			
	Agree	Disagree	Abstain	
The Result of Decision Making	85,019,802,044 Shares or 99.7064123%	101,326,988 Shares or 0.1188306%	149,015,640 Shares or 0.1747571 %	
Resolution	The meeting with the majority vote 85,168,817,684 (99,8811694%) of the total votes issued in the Meeting has resolved: 1. To ratify The Company's Consolidated Financial Statements for the Financial Year 2019 which has been audited by the Public Accounting Firm Purwantono, Sungkoro & Surja (a member firm of Ernst & Young Global Limited) according to its report number 01105/2.1032/AU.11/06/1007-1/17/V2020 dated May 25, 2020 stated with opinion the accompanying consolidated financial statements report present fairly, in all material respects, and as long as it is not a criminal offense and is reflected in the Company's report books." 2. To approve and ratify Partnership and Community Development Annual Report for the Financial Year 2019 and Financial Report on Partnership and Community Development Program for the Financial Year 2019, which compiled pursuant to Minister of State Owned Enterprise's Regulation which is a comprehensive accounting basis in addition to Indonesian Financial Accounting Principle that generally accepted in Indonesia and have been audited by the Public Accounting Firm Purwantono, Sungkoro & Surja (a member firm of Ernst & Young Global Limited) according to its report number 00073/2-1032/AU.2/11/08673-3/11/2020 dated January 29, 2020 stated with opinion "the accompanying financial statements present fairly, in all material respects, and as long as it is not a criminal offense and is reflected in the Company's report books. 3. Give a full acquittal and discharge (volledig acquit et de charge) to members of the Board of Directors dan the Board of Commissioners who serves in the Financial Year 2019 consecutively for the managerial and supervisory actions of the Company as long as those actions are not criminal act and those actions are reflected in the Company's Report Books. **Robert State State State Statement Statements Present Report State Statement			

	Books."			
Third Agenda	Determination on Hillipation of the Company	We Not Duestit for Eineneiel Veer of 2010		
Third Agenda	Determination on Utilization of the Company	*	,	
Number of Shareholders who Ask Questions	There are 10 questions, consist of 8 questions related to the agenda. From 8 question related to agenda 3, 3 questions have been responded by the Meeting. And for 5 questions have been verified and accordance with the Rules of Procedures of the Meeting will be responded by the Company by email at the latest 5 working day as of the closure of the Meeting			
T. B. W. (B M.)	Agree	Disagree	Abstain	
The Result of Decision Making	82,935,587,584 Shares or 97.2621636%	1,404,285,737 Shares or 1.6468668 %	930,271,351 Shares or 1.0909696%	
Resolution	1. To Approve and determine the appropriation two billion six hundred seventy seven million. a. Dividend amounting to 81.78% of the nerine hundred ninety six thousand fifty for issued shares on the date of the Meeting following details: 1) Cash Dividend amounting to 60% six hundred twenty one thousand rupish) per shares based on iss thousand six hundred) shares; 2) Special Dividend amounting to 2 hundred seventy seven thousand based on issued shares on the shares; b. Recorded as Retained Earning in the an million nine hundred fifteen thousand and 2. The distribution of Cash Dividend and Special Dividend shares on the cash of the shares	on of the Company's net profit for the Financial Year 20 no nine hundred eleven thousand five hundred and thirt profit or in the amount of Rp15,262,337,996,054,14 ur point one four Rupiah) or amounting to Rp154,068; high the memount of 99,062,216,600 (ninety nine billion of of the net profit or in the amount of Rp11,197,606,621 did and eight hundred nineteen point three zero rupiah) sued shares on the date of the Meeting, amounting to 11,78% of the net profit or in the amount of Rp4,064,73 did and seven hundred fifty two point eight four rupiah) date of the Meeting, amounting to 99,062,216,000 (nin nount of 18,22% from net profit or amounting to Rp3,40 did four hundred eighty one point eight six Rupiah) whice all Dividend and Special Dividend are shareholders whos all be paid all at the lattest on July 23, 2020. and of Directors with the right of substitution to regulate attons in the stock exchange where the Company's shallows.	fifteen trillion two hundred sixty two billion three hundred thirty seven million (one hundred fifty four point zero six eight two Rupiah) per share, based on sixty two million two hundred sixteen thousand six hundred) shares, with the 1819.30 (eleven trillion one hundred ninety seven billion six hundred six million or amounting to Rp113.0361 (one hundred thirteen point zero three six one o9,062.216.600 (ninety nine billion sixty two million two hundred sixteen or amounting to Rp41.0321 (forty one point zero three two one) per shares rety nine billion sixty more three two one) per shares rety nine billion sixty more three two one) per shares rety nine billion sixty two million three hundred thirty million seven that the sixty sixty sixty more sixty six	
Fourth Agenda	Determination of Remuneration for the M	embers of the Board of Directors and the Board	of Commissioners for Financial Year of 2019	
Number of Shareholders who Ask Questions	There are 3 questions, with 2 questions rela	ted to the agenda		
	A	Di	A bratain	

The Result of Decision Making	Agree	Disagree	Abstain	
	81,037,021,418 Shares or 95.0356326%	4,043,718,953 Shares or 4.7422447 %	189,404,301 Shares or 0.2221226%	
Resolution	* The meeting with the majority vote \$1.226.425.719 (95,2577553%) including Shareholder Serie A Dwiwarna, of the total votes issued in the Meeting has resolved: 1. To grant power and authority to Shareholder Serie A Dwiwarna to determine the amount of tantieme for Financial Year 2019 and to determine honorarium allowance, facility and other incentive to members of the Board of Commissioners for Year 2020. 2. To grant power and authority to the Board of Commissioners which previously has obtained written approval from Shareholder Serie A Dwiwarna to determine the amount of tantieme for Financial Year 2019 and also to determine salary, allowance, facility and other incentive to members of the Board of Directors for Year 2020."			
Fifth Agenda	Appointment of Public Accounting Firm to audit the Company's Financial Statements for Financial Year of 2020, including Internal Control Audit over Financial Reporting, and the Appointment of Public Accounting Firm to audit the Financial Statement of the Partnership and Community Development Program for Financial Year of 2020			
Number of Shareholders who Ask Questions	There are 4 questions, with 3 questions related to the agenda			
The Result of Decision Making	Agree	Disagree	Abstain	
	82,141,311,093 Shares or 96.3306810%	3,018,089,339 Shares or 3.5394444%	110,744,240 Shares or 0.1298746%	
Resolution	"The meeting with the majority vote 82.252.055.333 (96,4605556%) of the total votes issued in the Meeting has resolved:			

Resolution * The meeting with the majority vote 82.252.055.333 (96.4905556%) of the total votes issued in the Meeting has resolved: 1. To appoint the Public Accounting Firm Purwantons, Okayoro & Surja (a member firm of Ernst & Young Global Limited) to conduct an integrated audit of the Company which include the audit of the Consolidated Financial Statements of the Company, including the Internal Control Audit over Financial Reporting and to audit the Financial Statements of Partnership and Community Development Program for the Financial Year ending on December 31, 2020; 2. To grant authority to the Board of Commissioners of Company to determine the appropriate audit fee, addition of the scope of work required and other terms and conditions of the relevant Public Accounting Firm. 3. To grant power and authority to the Board of Commissioners which previously has obtained written approval from Shareholder Serie A Dwiwarna to determine the substitute Public Accounting Firm in Purwantono, Sungkoro & Surja (a member firm of Ernst & Young Global Limited), in the event can not complete its duty for any reason to audit of Financial Reporting and the Financial Statements of Partnership and Community Development Program for the Financial Year 2020.*

Sixth Agenda	Changes to the Management of the Company					
Number of Shareholders who Ask Questions	3 questions, with 3 questions related to the agenda					
	Agree	Disagree	Abstain			
	59,529,191,483 Shares or 69.8124669% of the total	24,397,224,538 Shares or 28.6116842% of the total	1,343,728,651 Shares or 1.5758489% of the total number			
The Result of Decision Making	number of shares with voting rights present at the	number of shares with voting rights present at the	of shares with voting rights present at the Meeting			
	Meeting	Meeting				
Resolution	"The meeting with the majority vote 60.872.920.134 (71	,3883158%) including Shareholder Serie A Dwiwarna, of the to	tal votes issued in the Meeting has resolved:			
	 To honorably dismiss the following members of the Bo 					
	 a. Mr. HARRY MOZARTA ZEN as Finance Director 					
	 b. Mrs.SITI CHOIRIANA as Consumer Service D 					
	 c. Mr.ZULHELFI ABIDIN as Network & IT Solution 					
	 d. Mr.ACHMAD SUGIARTO as Strategic Portfolio 					
	 e. Mr.BOGI WITJAKSONO as Enterprise and Bus 					
	f. Mr.EDWIN ARISTIAWAN as Wholesale & Inter					
	g. Mr.FAIZAL R. DJOEMADI as Digital Business I					
			ancial year of 2016, Annual GMS of the financial year of 2017,			
		of the close of this GMS, with gratitude for the contribution of el	forts and thought during their term as the member of the Board			
	of Directors of the Company.					
			al GMS financial year 2018 to become Enterprise and Business			
	Service Director by continuing the remaining term of o					
	To appoint the names below as members of the Board	of Directors of the Company:				
	Mr. HERI SUPRIADI as Finance Director;					
	b. Mrs. FM VENUSIANA R as Consumer Service					
	c. Mr. HERLAN WIJANARKO as Network & IT So					
	d. Mr. BUDI SETYAWAN WIJAYA as Strategic Po					
	e. Mr. DIAN RACHMAWAN as Wholesale & International Service Director; f. Mr. MUHAMAD FAJRIN RASYID as Digital Business Director; g. Mr. AFRIWANDI as Human Capital Management Director. 4. To confirm the honorably dismissal of the names below as members of the Board of Commissioners of the Company:					
	a. Mr. EDWIN HIDAYAT ABDULLAH as commissioner of the Company who was appointed based on Annual GMS financial year 2017 as of November 1					
b. Mr. ISA RACHMATARWATA as commissioner of the Company who was appointed based on Annual GMS financial year 2017 as of December 23						
	with gratitude for the contribution of efforts and thought during their term of office.					
	5. To honorably dismiss the following members of the Board of Commissioners of the Company:					

- To honorably dismiss the following members of the Board of Commissioners of the Company:

 A. Mr. MARGIYONO DARSASUMARJA as Independent Commissioner; and
 b. Mr. CAHYANA AHMADJAYADI as Independent Commissioner;

 Each was appointed based on the resolution of the Annual GMS of the financial year of 2014 and Annual GMS of the financial year of 2017, effective as of the close of this GMS, vgratitude for the contribution of efforts and thought during their term as the member of the Board of Commissioners of the Company.
 To appoint the names below as members of the Board of Commissioners of the Company:

a. BOARD OF DIRECTORS

- OARD OF DIRECTORS

 1) President Director: Mr. RIRIEK ADRIANSYAH;

 2) Wholesale & International Service Director: Mr. DIAN RACHMAWAN;

 3) Human Capital Management Director: Mr. AFRIWANDI;

 4) Finance Director: Mr. HERI SUPRIADI;

 5) Consumer Service Director: Mr. SFM VENUSIANA R.;

 6) Enterprise and Business Services Director: Mr. EDI WITJARA;

 7) Network & IT Solution Director: Mr. HERLAN WIJANARKO;

 8) Digital Business Director: Mr. MUHAMAD FAJRIN RASYID;

 9) Strateler Fortfolio Director: Mr. BILDI SETAWAMA WIJAYA
- 9) Strategic Portfolio Director : Mr. BUDI SETYAWAN WIJAYA b. BOARD OF COMMISSIONERS
- e) BURNESIONERS

 1) President Commissioner: Mr. RHENALD KASALI;

 2) Independent Commissioner: Mr. MARSUDI WAHYU KISWORO;

 3) Independent Commissioner: Mr. MARSUDI WAHYU KISWORO;

 3) Independent Commissioner: Mr. WAHNI RIAWAN;

 4) Independent Commissioner: Mr. WAWAN IRIAWAN;

 5) Independent Commissioner: Mr. CHANDRA ARIE SETIAWAN;

 6) Commissioner: Mr. MARCELINO RUMAMBO PANDIN;

 7) Commissioner: Mr. MRACELINO RUMAMBO PANDIN;

 8) Commissioner: Mr. ALEX DENNI;

 9) Commissioner: Mr. ALEX DENNI;

 9) Commissioner of Mr. ALEX DENNI;

 10) Commissioner: Mr. RIZAL MALLARANGENG.

 Members of the Board of Directors and the Board of Commissioners, who are appointed as referred to in number 3 and number 6 however still in other positions that are prohibited based on laws and regulations to be concurrent with the position of member of the Board of Directors of a State-Owned Enterprise, must resign or be dismissed from such position.

 To grant power and authority to the Board of Directors of the Company, with the right of substitution, to state of the resolution as adopted in the GMS in the notarial deed and to appear before Notary or authorized official and to make any adjustments or corrections which are necessary when required by the competent authority for the purposes of implementation of the resolutions of the meeting."
- Schedules and Procedure for The Distribution of 2019 Financial Year Dividend

ance to the resolution of the AGMS Telkom dated June 19, 2020, payment of cash dividend for the 2019 financial year is 60% of the net profit or in the amount of Rp11,197,606,621,819.30 or Rp113.0361 per share, diditional special cash dividend of 21.78% of the net profit or in the amount of Rp4,064,730,777,752.84 or Rp41.0321 per share.

= July 1, 2020

Recording Date Regular and Negotiation Market Cum Dividend Ex Dividend = June 29, 2020 = June 30, 2020 Cash Market = July 1, 2020 = July 2, 2020 = July 23, 2020 Payment Procedures of Dividend: 1. The dividends will be paid to the shareholders of the Company whose names are registered in the Shareholders Register of the Company on July 1, 2020 (recording date) and/or in the sub securities account in PT Kustodian Sentral Efek Indonesia ("KSEI") at the closing of the Indonesia Stock Exchange trading session on July 1, 2020. 2. For American Depositary Shares ("ADS") holders, the New York Stock Exchange ("NYSE") registers and payment of cash dividend will be made through Custodian Bank which was appointed by the Bank of New York-Mellon ("BNY-Mellon"), for the amount of shares registered at the Register List of ADS holders at the Company's Registrar and KSEI referring to Recording Date on July 1, 2020. 3. For Shareholders whose shares are registered at Collective Deposits in KSEI, cash dividend will be paid through the KSEI and will be distributed on July 23 to Rekening Dana Nasabah (RDN) on securities account. 4. For Shareholders whose shares are not registered at Collective Deposits in KSEI, then: a. Cash dividend will be paid in cash at the nearest branch of PT Bank Negara Indonesia (Persero), Tbk ("BNI"), in all places in Indonesia. Shareholders are obligated to bring along the valid original Identity Card and if it is authorized to another person, the copy of the valid original Identity Card of both persons should be attached to the power of attorney. b. The cash dividend will only be transferred by the Company to the shareholders's bank account if: i. The amount of cash dividend received is not less than Rp500,000, and in: The complete transfer request must be delivered at the latest on July 1, 2020 at 16.00 Western Indonesia Time to the Company's Registrar, PT Datindo Entrycom, JI Hayam Wuruk No. 28 2nd Floor, Jakarta 10120. 5. Tax shall be imposed in accordance with the applicable Indonesian tax regulations. The amount of tax shall be deducted from the amount of cash dividend for 2019 financial year received by each shareholders. 6. Shareholders considered a