

Domiciled in South Jakarta

SUMMARY MINUTES OF ANNUAL GENERAL MEETING OF SHAREHOLDERS ("MEETING")

A. On:

Day, date	:	Wednesday, June 26, 2024
Time	:	10.16 – 11.02 Western Indonesia Time
Venue	:	Serbaguna Room, Gedung Artha Graha Ground Floor
		Jalan Jenderal Sudirman Kaveling 52-53
		Jakarta 12190

Agenda:

Commissioner

- 1. Approval of Annual Report including Annual Report of the Board of Directors, Supervisory Report of the Board of Commissioners, and ratification of the Financial Statements of the Financial Year 2023;
- Determination of the use of the Company's net profit of the Financial Year 2023;
- 3. Appointment of Public Accountant and/or Public Accounting Firm to audit the Company's Financial Statements for the Financial Year ended on December 31, 2024;
- 4. Determination of salaries and allowances of the members of the Board of Commissioners of the Company, and delegation of authorities to the Board of Commissioners to determine salaries, allowances, and division of duties and authorities of the Board of Directors;
- 5. Approval of changes in the Board of Directors;
- 6. Report on the realization of the use of proceeds from Public Offering.
- B. The Company's Board of Directors and Board of Commissioners members who attended the Meeting:

BOARD OF DIRECTORSPresident Director: Philmon Samuel TanuriDirector: David AgusBOARD OF COMMISSIONERSPresident Commissioner/Independent Commissioner: Edy Sugito

C. The Meeting was attended by a total of 3,660,788,400 shares or 51.49% of the total shares issued by the Company with valid voting right.

: Sunata Tjiterosampurno

D. In the Meeting, the shareholders and/or the proxies were given opportunity to raise questions and/or give opinions regarding each agenda of the Meeting.

1 st Agenda	: no question/opinion raised.
2 nd Agenda	: no question/opinion raised.
3 rd Agenda	: no question/opinion raised.
4 th Agenda	: no question/opinion raised.
5 th Agenda	: no question/opinion raised.
6 th Agenda	: no question/opinion raised



- E. The decision making mechanism at the Meeting was as follows: Meeting decisions are made by consensus. If the consensus is not reached, then a voting is conducted.
- F. The Resolutions of the Meeting are mainly as follows: First Agenda:

Approve	Abstain	Reject
3,660,786,400 votes or 99.99% of all shares with voting rights present at the Meeting.	No Abstain votes	2,000 votes or 0.00005% of all shares with voting rights present at the Meeting.

Resolutions of the First Agenda:

- 1. Well accepted and approved the Company's Annual Report for the financial year ended on December 31, 2023, including Annual Report of the Board of Directors, and Supervisory Report of the Board of Commissioners for the year 2023; and
- 2. Well accepted, approved, and ratified the Company's Financial Statements and balance sheet, and profit/loss statement for the financial year ended on December 31, 2023 audited by Public Accounting Firm Purwantono, Sungkoro & Surja, according to the report Number: 00179/2.1032/AU.1/09/0242-2/1/III/2024 dated March 8, 2024 with a "Fair in All Material Respects" opinion, thus acquitting the members of the Board of Directors and the Board of Commissioners of the Company of responsibilities and liabilities (volledig acquit et de charge) for the management and supervision actions carried out in the financial year 2023, as long as their actions were stated in the balance sheet and profit/loss statement financial year 2023, and were not considered an act of embezzlement, fraud, and other criminal acts.

Second Agenda:

Approve	Abstain	Reject
3,660,786,400 votes or 99.99% of all shares with voting rights present at the Meeting.	No Abstain votes	2,000 votes or 0.00005% of all shares with voting rights present at the Meeting.

Resolutions of the Second Agenda:

Approved the determination of the use of the Company's net profit of the financial year 2023 amounting to Rp162,514,168.604 (one hundred sixty two billion five hundred fourteen million one hundred sixty eight thousand six hundred and four Rupiah):

- 1. Rp1,000,000,000 (one billion Rupiah) for "Reserves" as referred to Article 70 paragraph 1, Law No. 40 Year 2007; and
- 2. The remaining will be used as retained earnings to strengthen the Company's capital structure.



Third Agenda:

Approve	Abstain	Reject
3,660,786,400 votes or 99.9% of all shares with voting rights present at the Meeting	No Abstain votes	2,000 votes or 0.00005% of all shares with voting rights present at the Meeting

Resolutions of the Third Agenda:

1. Approved to delegate the authority to appoint a Public Accountant and/or Public Accounting Firm that will audit the Company's Financial Statements for financial year 2024 to the Board of Commissioners, taking into account the recommendations of the Audit Committee regarding the selection of Public Accountants and Public Accounting Firms. This delegation was taken considering that until the holding of this Meeting, the selection process for a Public Accountant and/or a Public Accounting Firm was still being conducted.

The selection process for the Company's Public Accountant and/or Public Accounting Firm will be based on the following criteria, among others:

- Registered in the Financial Services Authority;
- Have competence and experience in providing audit services for financial statements of public companies engaged in the capital market or securities companies, and understand the complexity of the Company's business;
- Independent of the Company's group.
- 2. Granted power and authority to the Board of Commissioners of the Company to determine the honorarium and other requirements, in connection with the appointment of the Public Accountant and Public Accounting Firm by considering the recommendations of the Audit Committee.
- 3. In the event that the appointed Public Accountant and Public Accounting Firm for some reasons cannot carry out their duties, authorized the Board of Commissioners to appoint another Public Accountant and Public Accounting Firm that has competence and experience in the Company's business and registered in the Financial Services Authority (OJK).

Fourth Agenda:

Approve	Abstain	Reject
3,660,786,400 votes		2,000 votes or 0.00005%
or 99.9% of all shares	No Abstain votes	of all shares with voting
with voting rights		rights present at the
present at the Meeting		Meeting



Resolutions of the Fourth Agenda:

- 1. Approved to grant authority to the Board of Commissioners to determine the amount of honorarium for members of the Board of Commissioners of the Company for 2024 with a maximum increase of 10% from the amount of honorarium in 2023 by taking recommendations from the Nomination and Remuneration Committee into consideration, and the distribution is determined by the Board of Commissioners of the Company through a meeting the Board of Commissioners, as well as to grant authority to the Board of Commissioners to allocate honorarium for each Board of Commissioners from the total amount;
- Approved to grant authority to the Board of Commissioners to determine the salary and benefits for the Board of Directors of the Company for 2024 by taking the recommendations from the Nomination and Remuneration Committee into consideration, and determine the division of duties and authorities for the Board of Directors of the Company for 2024, the division of which is determined by the Board of Commissioners of the Company;
- 3. Approved to authorize the Board of Commissioners to determine bonuses for the Board of Directors of the Company by taking the recommendations from the Nomination and Remuneration Committee into consideration.

Fifth Agenda:

Approve	Abstain	Reject
3,660,786,400 votes		2,000 votes or 0.00005%
or 99.9% of all shares	No Abstain votes	of all shares with voting
with voting rights		rights present at the
present at the Meeting		Meeting

Resolutions of the Fifth Agenda:

1. Approved to reappoint David Agus as Director of the Company and appoint Anung Rony Hascaryo as Director of the Company, as of the closing date of this Meeting until the closing of the fifth Annual General Meeting of Shareholders since his appointment.

Therefore, the composition of the Company's Board of Directors is as follows:

President Director	:	Philmon Samuel Tanuri
Director	:	David Agus
Director	:	Anung Rony Hascaryo
President Commissioner/ Independent Commissioner Commissioner	:	Edy Sugito Sunata Tjiterosampurno

2. Approved to grant authority to the Board of Directors of the Company with the rights of substitution to declare the Meeting's resolutions regarding the changes to the Board of Directors and/or Board of Commissioners in a separate notarial deed, notify, register with the authorities and take all necessary actions in this regard in accordance with the provisions of the prevailing regulation.



Sixth Agenda:

For the sixth agenda, the Meeting agenda is a report presented by the Board of Directors to the Company's Shareholders; therefore no voting was carried out to make decisions at the Meeting.

Jakarta, June 28, 2024 PT Trimegah Sekuritas Indonesia Tbk Board of Directors