

PT INDOMOBIL MULTI JASA Tbk ("Company")

SUMMARY OF MINUTES OF ANNUAL GENERAL MEETING OF SHAREHOLDERS

The Board of Director of the Company hereby announces to all of the Shareholders of the Company that the Company has held the Annual General Meeting of Shareholders ("Meeting"), with details as follows:

A. Day/Date, Time, Location, and Meeting Agenda

- Day/ Date : Thursday, June 20th, 2019 Time : 09.30 am until 10.40 am
- Time Location
- : Indomobil Tower, 13th Floor M.T. Haryono Street, Kav. 11, East Jakarta 13330

Meeting Agenda:

- 1. Approval for the Director's Annual Report regarding the condition and management of the Company for the financial year 2018
- Validation of the Annual Calculation (Consolidated Statement, Balance Sheet and Other Consolidated Comprehensive Income) for the financial year 2018 and grant full
 release and discharge (acquit et de charge) to the members of the Board of Directors and Board of Commissioners of the Company.
- 3. Determining the Usage of the Company's net Income in the Book Year of 2018.
- 4. Approval for the decision of Honorarium and/or Allowance for the Board of Directors and Honorarium and/or Allowance for the Board of Commissioners
- 5. Approval for the appointment of the Public Accountant Firm to audit the Company's Financial Statement for the year that ended on 31 December 2019
- 6. Approval for the Company's Additional Capital by giving Rights Issue (HMETD) and the Plan for the Use of the Funds from the Additional Capital with HMETD
- 7. Approval for the Editorial Change on Article 3 of the Article of Association

B. The Attendance of Board of Directors and Board of Commissioners:

Board Of Commissioners		Board of Directors			
President Commissioner	: Soebronto Laras	President Director	: Jusak Kertowidjojo		
Commission	: Josef Utamin	Vice President Director	: Gunawan		
Independent Commissioner	: Tan Lian Soei	Director	: Andrew Nasuri		
		Non-Affiliated Director	: Toshiro Mizutani		

C. Shareholders Attendance

The Meeting was attended by 5.336.221.229 shares with valid vote rights or equivalent with 92,489% of the total number of shares with valid vote rights that issued by the Company

D. Opportunity to Ask a Question and/or State an Opinion

Opportunity to ask question and/or state an opinion opened for each Agenda of the Meeting. The session is opened after the presentation of each Agenda of the Meeting is done and before the start of the decision making session.

E. Decision Making Mechanism in Meeting.

The decision of the Meeting shall be conducted by means of consensus. If deliberations for consensus not reached, then a voting is held.

F. Result of Voting and Number of Question/Opinion

The voting result is calculated by PT Raya Saham Registra as the Bureau of Securities Administration and has been validated by Ir. Nanette Cahyanie Handari Adi Warsito, S.H., a Notary in Jakarta, with following result:

Meeting Agenda	Agree	Disagree	Abstain	Question/Opinion
Meeting Agenda 1	100%	0%	0%	Nil
Meeting Agenda 2	100%	0%	0%	Nil
Meeting Agenda 3	100%	0%	0%	Nil
Meeting Agenda 4	100%	0%	0%	Nil
Meeting Agenda 5	100%	0%	0%	Nil
Meeting Agenda 6	100%	0%	0%	Nil
Meeting Agenda 7	99,811%	0,189%	0%	Nil

G. Meeting Decisions:

- 1st and 2nd Meeting Agenda
- 1. Approving the Annual Report of the Board of Directors regarding the condition and management of the Company for the financial year 2018.
- 2. To Approve the Annual Financial Statement Of Company and its Subsidiaries (consisting of Consolidated Financial Position Report, Statement and Balance Sheet Report, and Other Consolidated Comprehensive Income) as state in "Consolidated Financial Report dated 31 December 2018 and for the ended year along with Independent Auditor Report," which is audited by Public Accountant Firm of Purwantono, Sungkoro & Surja, in accordance with its report dated 22 March 2019 No : 00297/2.1032/AU.1/10/1174-2/1/III/2019 with fair opinion for all material information.
- 3. Approving the Board of Commissioners' Report for the implementation of the controlling function to the Company.

Upon the approval of Annual Report of the Board of Directors and the Annual Financial Statements, the Meeting hereby grant of the *acquit et de charge* to all members of Board of Directors and Board of Commissioners of the Company, for the performance of management and supervisory tasks in the period of 2018, as long as the act is not of criminal acts and reflected in the Annual Report and Financial Report of the Company.

3rd Meeting Agenda

- Approving, that from the net profit current year for the Year of 2018, which attributed to the owner of parent entity will be used for:
- 1. Allocated as a reserved fund amount of Rp 100.000.000,- (one hundred million Rupiah) as required at Article 70 paragraph (1) Law Number 40 Of 2007 about Limited Liability Company.
- Allocated as cash dividend amount of Rp. 5.769.550.000,- (five billion seven hundred sixty nine million five hundred and fifty thousand Rupiah) from Net Profit Current Year of 2018. Dividend will be distributed for 5.769.550.000 shares.
- 3. The Payment of cash dividend will be done by way of crediting to the account of securities of Securities Company or Custodian Bank at PT Kustodian Sentral Efek Indonesia.
- 4. The remaining net profit of the Company for the Year that ended on 31 December 2018 after reduced by reserved fund amounting of Rp 100.000.000,- (one hundred million rupiah) will be used as additional Company's Work Capital.

4th Meeting Agenda

To approve the remuneration of the Board of Directors and Board of Commissioners of the Company for their performance of duties in the coming years with a total (including salary and bonus) for 1 (one) year in the amount of Rp 4.500,000,000.00 (four billion and five hundred million Rupiah) until decided otherwise by General Meeting of Shareholder and to approve the delegation of authority to Board of Commissioners of the Company to determine the amount and type of remuneration and other facility for members of Board of Directors of the Company.

5th Meeting Agenda

To approve to delegate the authorities to Board of Commissioners to Appoint the Public Accountant Firm to:

- 1. Appoint the Public Accountant Firm to audit the bookkeeping of the Company for the Book Year of 2019, under the condition:
 - a) The appointment the Public Accountant Firm shall be conducted through a selection process among the Public Accountant Firm which have submitted competitive offer to the Company;
 - b) The Public Accountant Firm shall be affiliated to International Public Accountant Firm;
 - c) The Public Accountant Firm is registered with Financial Services Authority;
- 2. Determining the amount of honorarium and other requirements relating to the appointment of the Public Accountant Firm.

As for consideration the delegation to appoint the Public Accountant Firm for the Board of Commissioners so that the Company could do the selection with regarding the recommendation from Audit Committee.

6th Meeting Agenda

- 1. Approval to Capital Addition by giving Rights Issue (*HMETD*) issued at most the amount of 1.153.910.000 (one billion one hundred fifty three million nine hundred and ten thousand) new shares, which will be executed upon arrival in accordance with applicable laws and regulation.
- 2. To delegate the authorities to Board of Directors of the Company, to perform all necessary act in relating to Capital Addition by giving Rights Issue (*HMETD*) which refers to the regulation of the Financial Services Authority number: 32/POJK.04/2015 which includes:
 - a) Determining schedule, number of shares, ratio, the execution price of Rights Issue (*HMETD*), the date of List of Shareholders who have the rights in Rights Issue (*HMETD*) in order to Capital Addition by giving Rights Issue (*HMETD*)
 - b) Determining the usage of fund from Capital Addition by giving Rights Issue (HMETD);
- 3. To delegate the authorities to Board of Directors to increase issued and Fully Paid Capital and to make changes to the provisions of article 4 of the Company's articles of association regarding to Capital related to Capital Addition by giving Rights Issue (HMETD).

7th Agenda

1. To approve the Editorial Change on Article 3 of the Article of Association that contains Purpose, Objective and Business Activities, to be adapted with the regulation in KBLI 2017

2. To delegate the Board of Directors to take all necessary measures related to the Editorial Change on Article 3 of the Article of Association of the Company.

Jakarta, June 24th 2017

Board of Director PT INDOMOBIL MULTI JASA Tbk