



PT MDTV Media Technologies Tbk

Berkedudukan di Jakarta Selatan /
Domiciled in South Jakarta

PEMANGGILAN RAPATUMUM PEMEGANG SAHAM TAHUNAN TAHUN BUKU 2024 PT MDTV MEDIA TECHNOLOGIES TBK.	CONVOCATION OF THE ANNUAL GENERAL MEETING OF SHAREHOLDERS FOR 2024 FISCAL YEAR PT MDTV MEDIA TECHNOLOGIES TBK.
Direksi PT MDTV Media Technologies Tbk. ("Perseroan") dengan ini mengundang para Pemegang Saham Perseroan ("Pemegang Saham") untuk menghadiri Rapat Umum Pemegang Saham Tahunan Perseroan ("Rapat") yang akan diselenggarakan pada:	<p><i>The Board of Directors of PT MDTV Media Technologies Tbk. (the "Company") hereby invites the Shareholders of the Company (the "Shareholders") to attend the Annual General Meeting of Shareholders of the Company (the "Meeting") which will be convened on:</i></p>
Hari/Tanggal : Kamis, 26 Juni 2025 Waktu : 14.00 WIB – selesai Tempat : MD Place, Jl. Setiabudi Selatan No. 7, Jakarta Selatan	<p><i>Day/Date : Thursday, June 26, 2025 Time : 14.00 WIB – onwards Venue : MD Place, Jl. Setiabudi Selatan No. 7, Jakarta Selatan</i></p>
Mata acara Rapat sebagai berikut:	<p><i>Agenda of the Meeting are as follows:</i></p>
<p>1. Persetujuan dan pengesahan atas Laporan Tahunan Perseroan untuk tahun buku yang berakhir pada tanggal 31 Desember 2024, termasuk persetujuan dan pengesahan atas Laporan Keuangan Perseroan untuk tahun buku yang berakhir pada tanggal 31 Desember 2024 dan Laporan Tugas Pengawasan Dewan Komisaris Perseroan dan Laporan Direksi Perseroan, serta memberikan pelunasan dan pembebasan tanggung jawab sepenuhnya (<i>acquit et de charge</i>) kepada seluruh anggota Direksi dan anggota Dewan Komisaris Perseroan atas tindakan pengawasan dan pengurusan yang dilakukan dalam tahun buku 2024.</p> <p><u>Penjelasan</u> Mata acara ini mencakup persetujuan sesuai ketentuan (i) Pasal 12 ayat 4 huruf a dan ayat 5 Anggaran Dasar Perseroan, dan (ii) Pasal 69 dan Pasal 78 Undang-Undang No. 40 Tahun 2007 tentang Perseroan Terbatas, sebagaimana diubah dari waktu ke waktu ("UUPT"), bahwa laporan tahunan Perseroan, laporan pertanggungjawaban Direksi Perseroan, dan laporan tugas pengawasan Dewan Komisaris Perseroan, serta laporan keuangan untuk tahun buku yang berakhir tanggal 31 Desember 2024 harus mendapat persetujuan dari Rapat.</p> <p>2. Penetapan remunerasi dan fasilitas lainnya bagi anggota Dewan Komisaris serta memberi wewenang kepada Dewan Komisaris Perseroan untuk menentukan remunerasi dan fasilitas lainnya bagi anggota Direksi Perseroan untuk tahun 2025.</p> <p><u>Penjelasan</u> Mata acara ini mencakup persetujuan sesuai ketentuan (i) Pasal 17 ayat (15) dan Pasal 20 ayat (14) Anggaran Dasar Perseroan dan (ii) Pasal 96 ayat (1) dan Pasal 113 UUPT, bahwa penetapan remunerasi bagi anggota Dewan Komisaris dan Direksi Perseroan membutuhkan persetujuan dari Rapat</p> <p>3. Persetujuan penunjukan Akuntan Publik dan/atau Kantor Akuntan Publik untuk melakukan audit atas laporan keuangan Perseroan untuk tahun buku yang berakhir pada tanggal 31 Desember 2025.</p> <p><u>Penjelasan</u> Mata acara ini mencakup persetujuan sesuai ketentuan (i) Pasal 12 ayat 4 huruf c Anggaran Dasar Perseroan, (ii) Pasal 68 UUPT, dan (iii) Pasal 3 ayat 1 Peraturan Otoritas Jasa Keuangan No. 9 Tahun 2023 tentang Penggunaan Jasa Akuntan Publik dan Kantor Akuntan Publik dalam Kegiatan Jasa Keuangan, bahwa penunjukan dan penetapan Akuntan Publik dan/atau Kantor Akuntan Publik untuk melakukan audit atas laporan keuangan Perseroan membutuhkan persetujuan dari Rapat.</p> <p>4. Perubahan Susunan Pengurus Perseroan.</p> <p><u>Penjelasan</u> Mata acara Rapat ini dilaksanakan dalam rangka memenuhi ketentuan Pasal 94 Undang-Undang No. 40 Tahun 2007 tentang Perseroan Terbatas sebagaimana diubah dari waktu ke waktu serta Pasal 17 dan/atau Pasal 20 anggaran dasar Perseroan yang mengatur bahwa anggota Direksi dan/atau Komisaris diangkat oleh rapat umum pemegang saham Perseroan.</p>	<p>1. Approval and ratification of the Company's Annual Report for the financial year ending on December 31, 2024, including approval and ratification of the Company's Financial Statements for the financial year ending on December 31, 2024, the Supervisory Duty Report of the Company's Board of Commissioners, and the Board of Directors' Report, as well as granting full release and discharge (<i>acquit et de charge</i>) to all members of the Board of Directors and Board of Commissioners for supervisory and management actions carried out during the 2024 financial year.</p> <p><u>Explanation</u> <i>This agenda covers the approval as required under (i) Article 12 paragraph 4 letter a and paragraph 5 of the Articles of Association of the Company, and (ii) Article 69 and Article 78 of Law No. 40 of 2007 on Limited Liability Company, as amended from time to time ("UUPT"), that the Company's annual report, the accountability report of the Board of Directors and the supervisory report of the Board of Commissioners of the Company, together with the Company's financial report for the financial year ended on 31 December 2024 shall obtain approval from the Meeting.</i></p> <p>2. Determination of remuneration and other facilities for members of the Board of Commissioners, as well as authorizing the Company's Board of Commissioners to determine remuneration and other facilities for members of the Board of Directors for the year 2025.</p> <p><u>Explanation</u> <i>This agenda covers the approval as required under (i) Article 17 paragraph (15) and Article 20 paragraph (14) of the Articles of Association of the Company and (ii) Article 96 paragraph (1) and Article 113 of UUPT, that the determination of the remuneration of the Board of Commissioners and the Board of Directors of the Company shall obtain approval from the Meeting.</i></p> <p>3. Approval of the appointment of a Public Accountant and/or Public Accounting Firm to audit the Company's financial statements for the financial year ending on December 31, 2025.</p> <p><u>Explanation</u> <i>This agenda covers the approval as required under (i) Article 12 paragraph 4 letter c of the Articles of Association of the Company, (ii) Article 68 of UUPT, and (iii) Article 3 paragraph 1 of Financial Services Authority Regulation No. 9 of 2023 regarding the Use of Public Accountant Services and Public Accounting Firms in the Financial Services Activities, for an appointment and determination of the Public Accountant and/or Public Accounting Firm to conduct an audit for the Company's financial report shall obtain approval from the Meeting.</i></p> <p>4. Changes in the composition of the Company's management.</p> <p><u>Explanation</u> <i>The agenda of this Meeting is held in order to fulfill the provisions of Article 94 of Law No. 40 of 2007 concerning Limited Liability Companies as amended from time to time and Article 17 and/or Article 20 of the Company's articles of association which stipulates that members of the Board of Directors and/or Commissioner are appointed by the Company's general meeting of shareholders.</i></p>



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Catatan:

1. Perseroan tidak mengirimkan surat undangan tersendiri kepada para Pemegang Saham. Pemanggilan ini merupakan undangan resmi bagi para Pemegang Saham Perseroan sesuai dengan Pasal 14 ayat 12 Anggaran Dasar Perseroan, dan dapat diakses melalui situs web Perseroan (www.mdtvmedia.com), situs web Bursa Efek Indonesia (www.idx.co.id), dan situs web eASY.KSEI <https://easy.ksei.co.id>.
2. Bahan-bahan terkait mata acara Rapat tersedia di situs web Perseroan sejak tanggal dilakukannya Pemanggilan sampai dengan Rapat diselenggarakan.
3. Pemegang Saham yang berhak hadir atau diwakili dalam Rapat adalah:
 - a. untuk saham-saham Perseroan yang tidak berada dalam penitipan kolektif Pemegang Saham atau kuasa para Pemegang Saham Perseroan yang sah dan namanya tercatat dalam Daftar Pemegang Saham di Biro Administrasi Efek (“**BAE**”) Perseroan yaitu PT Adimitra Jasa Korpora pada Selasa, 3 Juni 2025, selambat-lambatnya pukul 16.00 WIB; dan
 - b. untuk saham-saham Perseroan yang berada dalam penitipan kolektif Pemegang Saham Perseroan yang namanya tercatat secara sah pada pemegang rekening atau bank kustodian di PT Kustodian Sentral Efek Indonesia (“**KSEI**”) pada Selasa, 3 Juni 2025, selambat-lambatnya pukul 16.00 WIB.
4. Rapat akan diadakan secara *hybrid*. Untuk Rapat Elektronik akan menggunakan *Electronic General Meeting System* yang disediakan KSEI (eASY.KSEI) sesuai dengan peraturan perundang-undangan yang berlaku, dengan tata cara yang dapat dipelajari di website KSEI <https://www.ksei.co.id/data/download-data-and-user-guide>.
5. Perseroan sangat mengharapkan kepada para Pemegang Saham yang berhak hadir dalam Rapat untuk mengkuasakan kehadirannya melalui pemberian kuasa termasuk pengambilan suara serta penyampaian pertanyaan dengan ketentuan sebagai berikut:
 - a. Perseroan menyiapkan 2 (dua) jenis kuasa kepada Pemegang Saham yaitu Surat Kuasa Konvensional yang dapat diunduh melalui situs web Perseroan www.mdtvmedia.com atau menggunakan e-Proxy yang dapat diakses secara elektronik melalui situs web <https://easy.ksei.co.id> (“**eASY.KSEI**”).
 - i. Surat Kuasa Konvensional: surat kuasa yang mencakup pemilihan suara serta pernyataan atas setiap mata acara Rapat. Surat kuasa yang telah dilengkapi dan ditandatangani berikut dengan dokumen pendukungnya dapat dikirimkan *scan copy* melalui *email* ke corporatesecretary@mdtvmedia.com dan opr@adimitra-jk.co.id. Asli surat kuasa wajib dikirimkan melalui surat tercatat kepada BAE Perseroan yaitu PT Adimitra Jasa Korpora dan diterima oleh BAE paling lambat hari Senin, 23 Juni 2025 pukul 15.00 WIB, dengan alamat sebagai berikut:

PT Adimitra Jasa Korpora
Kirana Boutique Office, Jl. Kirana Avenue III Blok F3 No. 5
Kelapa Gading – Jakarta Utara 14259
Telepon : 021-29745222, Email : opr@adimitra-jk.co.id
 - ii. Surat Kuasa Elektronik atau e-Proxy yang dapat diakses melalui eASY.KSEI, suatu sistem pemberian kuasa yang disediakan oleh KSEI untuk memfasilitasi dan mengintegrasikan surat kuasa dari Pemegang Saham tanpa warkat yang sahamnya berada dalam penitipan kolektif KSEI kepada kuasanya secara elektronik melalui situs web eASY.KSEI (<https://easy.ksei.co.id>) paling lambat 1 (satu) hari kerja sebelum tanggal penyelenggaraan Rapat yakni pada Rabu, 25 Juni 2025, pukul 12.00 WIB.
 - b. Direktur, anggota Dewan Komisaris, atau karyawan Perseroan dapat bertindak selaku kuasa Pemegang Saham dalam Rapat, namun suara yang dikeluarkan selaku penerima kuasa tidak dihitung dalam pemungutan suara selama Rapat.

Notes:

1. *The Company does not send a separate invitation letter to the Shareholders. This Convocation is an official invitation to the Shareholders of the Company in accordance with Article 14 paragraph 12 of the Company's Articles of Association, and can be accessed through the Company's website (www.mdtvmedia.com), the Indonesia Stock Exchange website (www.idx.co.id), and the eASY.KSEI website <https://easy.ksei.co.id>.*
2. *Materials related to the agenda of the Meeting are available on the Company's website from the date of the Convocation until the Meeting is convened.*
3. *The Shareholders who are entitled to attend or be represented at the Meeting are:*
 - a. *for the Shareholders whose shares are not deposited in collective custody* Valid Shareholders or its proxies of the Company's Shareholders whose names are recorded in the Shareholders Register at the Company's Bureau of Securities Administration (Biro Administrasi Efek or “**BAE**”) namely PT Adimitra Jasa Korpora as per Tuesday, June 3, 2025, until 16.00 WIB; and
 - b. *for the Shareholders whose shares are deposited in collective custody* The Shareholders whose names are legally registered in the account holder or the custodian bank at PT Kustodian Sentral Efek Indonesia (“**KSEI**”) as per Tuesday, June 3, 2025, until 16.00 WIB.
4. *The Meeting will be held in hybrid. For Electronic meetings, the Electronic General Meeting System provided by the KSEI (eASY.KSEI) in accordance with the applicable law and regulations, with procedures available at KSEI's website <https://www.ksei.co.id/data/download-data-and-user-guide>.*
5. *The Company strongly suggests the Shareholders who have the right to attend the Meeting to authorize their presence through the granting of power of attorney including voting and submitting questions with the following conditions:*
 - a. *the Company prepares 2 (two) types of power of attorney to the Shareholders, namely conventional Power of Attorney which can be downloaded through the Company's website www.mdtvmedia.com or using e-Proxy which can be accessed electronically through the website <https://easy.ksei.co.id> (“**eASY.KSEI**”).*
 - i. *Conventional Power of Attorney: a power of attorney that includes voting and a statement on each agenda item of the Meeting. The completed and signed power of attorney along with supporting documents can be sent a scanned copy via email to corporatesecretary@mdtvmedia.com and opr@adimitra-jk.co.id. The original power of attorney must be sent by registered letter to the Company's BAE namely PT Adimitra Jasa Korpora and received no later than Monday, June 23, 2025 at 15.00 WIB, at the following address:*

*PT Adimitra Jasa Korpora
Kirana Boutique Office, Jl. Kirana Avenue III Blok F3 No. 5
Kelapa Gading – Jakarta Utara 14259
Telephone : 021-29745222, Email: opr@adimitra -jk.co.id*
 - ii. *Electronic Power of Attorney or e-Proxy that can be accessed through the eASY.KSEI, an electronic authorization system provided by KSEI to facilitate and integrate the power of attorney of the scriptless Shareholders whose shares are in the collective custody of KSEI to their proxies electronically through the eASY-KSEI's website until 1 (one) working day before the Meeting date, on Wednesday, June 25, 2025, at 12.00 WIB.*
 - b. *Directors, members of the Board of Commissioners, or employees of the Company may act as proxies for the Shareholders at the Meeting, but the votes cast as proxies are not counted in the voting during the Meeting.*



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<p>6. Untuk menggunakan aplikasi eASY.KSEI, Pemegang Saham dapat mengakses aplikasi tersebut melalui fasilitas AKSes (https://akses.ksei.co.id/).</p> <p>7. Sebelum menentukan keikutsertaan dalam Rapat, Pemegang Saham wajib membaca ketentuan yang disampaikan melalui Pemanggilan ini serta ketentuan lainnya terkait pelaksanaan Rapat berdasarkan kewenangan yang ditetapkan oleh Perseroan. Ketentuan lainnya dapat dilihat melalui lampiran dokumen pada fitur 'Meeting Info' pada aplikasi eASY.KSEI dan/atau Pemanggilan Rapat yang terdapat pada laman situs web Perseroan. Perseroan berhak untuk menentukan persyaratan lain sehubungan dengan keikutsertaan Pemegang Saham atau penerima kuasanya yang akan hadir dalam Rapat secara fisik.</p> <p>8. Pemegang Saham yang akan hadir atau memberikan kuasa secara elektronik dalam Rapat melalui aplikasi eASY.KSEI wajib memperhatikan hal-hal berikut:</p> <ul style="list-style-type: none">a. Proses Registrasi<ul style="list-style-type: none">i. Pemegang Saham tipe individu lokal yang belum memberikan deklarasi kehadiran atau kuasa dalam aplikasi eASY.KSEI hingga batas waktu pada butir 5 (a) (ii) dan ingin menghadiri Rapat secara elektronik maka wajib melakukan registrasi kehadiran dalam aplikasi eASY.KSEI pada tanggal pelaksanaan Rapat sampai dengan masa registrasi Rapat secara elektronik ditutup oleh Perseroan.ii. Pemegang Saham tipe individu lokal yang telah memberikan deklarasi kehadiran tetapi belum memberikan pilihan suara minimal untuk 1 (satu) mata acara Rapat dalam aplikasi eASY.KSEI hingga batas waktu pada butir 5 (a) (ii) dan ingin menghadiri Rapat secara elektronik maka wajib melakukan registrasi kehadiran dalam aplikasi eASY.KSEI pada tanggal pelaksanaan Rapat sampai dengan masa registrasi Rapat secara elektronik ditutup oleh Perseroan.iii. Pemegang Saham yang telah memberikan kuasa kepada penerima kuasa yang disediakan oleh Perseroan (<i>Independent Representative</i>) atau <i>Individual Representative</i> tetapi Pemegang Saham belum memberikan pilihan suara minimal untuk 1 (satu) mata acara Rapat dalam aplikasi eASY.KSEI hingga batas waktu pada butir 5 (a) (ii), maka penerima kuasa yang mewakili Pemegang Saham wajib melakukan registrasi kehadiran dalam aplikasi eASY.KSEI pada tanggal pelaksanaan Rapat sampai dengan masa registrasi Rapat secara elektronik ditutup oleh Perseroan.iv. Pemegang Saham yang telah memberikan kuasa kepada penerima kuasa partisipan/<i>Intermediary</i> (Bank Kustodian atau Perusahaan Efek) dan telah memberikan pilihan suara dalam aplikasi eASY.KSEI hingga batas waktu pada butir 5 (a) (ii), maka perwakilan penerima kuasa yang telah terdaftar dalam aplikasi eASY.KSEI wajib melakukan registrasi kehadiran dalam aplikasi eASY.KSEI pada tanggal pelaksanaan Rapat sampai dengan masa registrasi Rapat secara elektronik ditutup oleh Perseroan.v. Pemegang Saham yang telah memberikan deklarasi kehadiran atau memberikan kuasa kepada penerima kuasa yang disediakan oleh Perseroan (<i>Independent Representative</i>) atau <i>Individual Representative</i> dan telah memberikan pilihan suara minimal untuk 1 (satu) atau ke seluruh mata acara Rapat dalam aplikasi eASY.KSEI paling lambat hingga batas waktu pada butir 5 (a) (ii), maka Pemegang Saham atau penerima kuasa tidak perlu melakukan registrasi kehadiran secara elektronik dalam aplikasi eASY.KSEI pada tanggal pelaksanaan Rapat. Kepemilikan saham akan otomatis diperhitungkan sebagai kuorum kehadiran dan pilihan suara yang telah diberikan akan otomatis diperhitungkan dalam pemungutan suara Rapat.vi. Keterlambatan atau kegagalan dalam proses registrasi secara elektronik sebagaimana dimaksud dalam angka i – iv dengan alasan apa pun akan mengakibatkan Pemegang Saham atau penerima kuasanya tidak dapat menghadiri Rapat secara elektronik, serta kepemilikan sahamnya tidak diperhitungkan sebagai kuorum kehadiran dalam Rapat.	<p>6. To use eASY.KSEI application, Shareholders can access such application through AKSes facility (https://akses.ksei.co.id/).</p> <p>7. Prior to determining their participation in the Meeting, Shareholders shall read the requirements conveyed through this Convocation as well as other requirements related to the Meeting based on the authority determined by the Company. Other requirements can be seen in documents attached in the 'Meeting Info' feature of the eASY.KSEI application and/or invitation for the Meeting on the Company's website. The Company has the right to determine other requirements in relation to the participation of the Shareholders or their proxies who will be physically present at the Meeting.</p> <p>8. The Shareholders who will attend or provide power of attorney electronically at the Meeting through eASY.KSEI application shall pay attention to the following:</p> <ul style="list-style-type: none">a. Registration Process<ul style="list-style-type: none">i. Local individual Shareholders who have not submitted attendance declaration or power of attorney in the eASY.KSEI application by the time limit set in point 5 (a) (ii) and wish to attend the Meeting electronically are required to register their attendance in the eASY.KSEI application on the Meeting date until the electronic registration period for the Meeting is closed by the Company.ii. Local individual Shareholders who have submitted attendance declaration but have not cast their votes for at least 1 (one) Meeting agenda in the eASY.KSEI application until the deadline in point 5 (a) (ii) and wish to attend the Meeting electronically are required to register their attendance in the eASY.KSEI application on the Meeting date until the electronic registration period for the Meeting is closed by the Company.iii. Shareholders who have granted power of attorney to their proxies provided by the Company (<i>Independent Representative</i>) or <i>Individual Representative</i> but the Shareholders have not cast their votes for at least 1 (one) Meeting agenda in the eASY.KSEI application until the deadline set in point 5 (a) (ii), then the proxies representing the Shareholders are required to register their attendance in the eASY.KSEI application on the Meeting date until the electronic registration period for the Meeting is closed by the Companyiv. Shareholders who have granted power of attorney to the participant/<i>Intermediary proxy</i> (<i>Custodian Bank</i> or <i>Securities Company</i>) and has cast their votes in the eASY.KSEI application until the deadline set in point 5 (a) (ii), then the proxy who has been registered in the eASY.KSEI application are required to register their attendance in the eASY.KSEI application on the Meeting date until the electronic registration period for the Meeting is closed by the Company.v. Shareholders who have granted an attendance declaration or grant power of attorney to their proxy provided by the Company (<i>Independent Representative</i>) or <i>Individual Representative</i> and has cast their vote for at least 1 (one) or all Meeting agenda in the eASY.KSEI application no later than the deadline set in point 5 (a) (ii), then the Shareholders or their proxies does not need to register their attendance electronically in the eASY.KSEI application on the Meeting date. Shares ownership will be automatically calculated as the attendance quorum and the vote casted will automatically be included in the Meeting voting.vi. Any delay or failure in the electronic registration process as referred to in number i – iv for any reason shall result in the inability for the Shareholders or their proxies to attend the Meeting electronically and their ownership of shares shall not be included in the Meeting attendance quorum.
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<p>b. Proses Penyampaian Pertanyaan dan/atau Pendapat Secara Elektronik</p> <ul style="list-style-type: none">i. Pemegang Saham atau penerima kuasa memiliki 2 (dua) kali kesempatan untuk menyampaikan pertanyaan dan/atau pendapat pada setiap sesi diskusi per mata acara Rapat. Pertanyaan dan/atau pendapat per mata acara Rapat dapat disampaikan secara tertulis oleh Pemegang Saham atau penerima kuasa dengan menggunakan fitur <i>chat</i> pada kolom ‘Electronic Opinions’ yang tersedia dalam layar E-meeting Hall di aplikasi eASY.KSEI. Pemberian pertanyaan dan/atau pendapat dapat dilakukan selama status pelaksanaan Rapat pada kolom ‘General Meeting Flow Text’ adalah “Discussion started for agenda item no. []”.ii. Penentuan mekanisme pelaksanaan diskusi per mata acara Rapat secara tertulis melalui layar E-Meeting Hall di aplikasi eASY.KSEI merupakan kewenangan bagi setiap Perseroan dan hal tersebut akan dituangkan Perseroan dalam Tata Tertib Pelaksanaan Rapat melalui aplikasi eASY.KSEI.iii. Bagi penerima kuasa yang hadir secara elektronik dan akan menyampaikan pertanyaan dan/atau pendapat pemegang sahamnya selama sesi diskusi per mata acara Rapat berlangsung, maka diwajibkan untuk menuliskan nama Pemegang Saham dan besar kepemilikan sahamnya lalu diikuti dengan pertanyaan atau pendapat terkait. <p>c. Proses Pemungutan Suara/Voting</p> <ul style="list-style-type: none">i. Proses pemungutan suara secara elektronik berlangsung di aplikasi eASY.KSEI pada menu E-Meeting Hall, sub menu Live Broadcasting.ii. Pemegang Saham yang hadir sendiri atau diwakilkan penerima kuasanya namun belum memberikan pilihan suara pada mata acara Rapat, maka Pemegang Saham atau penerima kuasanya memiliki kesempatan untuk menyampaikan pilihan suaranya selama masa pemungutan suara melalui layar E-Meeting Hall di aplikasi eASY.KSEI dibuka oleh Perseroan. Ketika masa pemungutan suara secara elektronik per mata acara Rapat dimulai, sistem secara otomatis menjalankan waktu pemungutan suara (<i>voting time</i>) dengan menghitung mundur maksimum selama 30 (tiga puluh) detik.iii. <i>Voting time</i> selama proses pemungutan suara secara elektronik merupakan waktu standar yang ditetapkan pada aplikasi eASY.KSEI. Perseroan dapat menetapkan kebijakan waktu pemungutan suara langsung secara elektronik per mata acara dalam Rapat (dengan waktu maksimum adalah 30 (tiga puluh) detik per mata acara Rapat) dan akan dituangkan dalam Tata Tertib Pelaksanaan Rapat melalui aplikasi eASY.KSEI. <p>d. Tayangan Rapat</p> <ul style="list-style-type: none">i. Pemegang Saham atau penerima kuasanya yang telah terdaftar di eASY.KSEI paling lambat hingga batas waktu pada butir 5 (a) (ii) dapat menyaksikan pelaksanaan Rapat yang sedang berlangsung melalui webinar Zoom dengan mengakses menu eASY.KSEI (sub menu Tayangan RUPS) yang berada pada fasilitas AKSes (https://akses.ksei.co.id/).ii. Tayangan Rapat memiliki kapasitas hingga 500 peserta, di mana kehadiran tiap peserta akan ditentukan berdasarkan <i>first come first serve</i> basis. Bagi Pemegang Saham atau penerima kuasanya yang tidak mendapatkan kesempatan untuk menyaksikan pelaksanaan Rapat melalui Tayangan RUPS tetap dianggap sah hadir secara elektronik serta kepemilikan saham dan pilihan suaranya diperhitungkan dalam Rapat, sepanjang telah teregistrasi dalam aplikasi eASY.KSEI.iii. Pemegang Saham atau penerima kuasanya yang hanya menyaksikan pelaksanaan Rapat melalui Tayangan Rapat namun tidak teregistrasi hadir secara elektronik pada aplikasi eASY.KSEI, maka kehadiran Pemegang Saham atau penerima kuasanya tersebut dianggap tidak sah serta tidak akan masuk dalam perhitungan kuorum kehadiran Rapat.	<p>b. <i>Process for Submitting Questions and/or Opinions Electronically</i></p> <ul style="list-style-type: none">i. <i>The Shareholders or their proxies have 2 (two) opportunities to submit questions and/or opinions during each discussion session per Meeting agenda. Questions and/or opinions per Meeting agenda can be submitted in writing by the Shareholders or their proxies by using the chat feature in the ‘Electronic Opinions’ column as provide in the E-meeting Hall screen in eASY.KSEI application. Raising questions and/or opinions can be done as long as the status of the Meeting in the ‘General Meeting Flow Text’ column is “Discussion started for agenda item no. []”.</i>ii. <i>The determination of the mechanism for implementing the discussion per meeting agenda in writing through the E-Meeting Hall screen in the eASY.KSEI application is the authority of each Company and this will be stated by the Company in the Rules of Conduct for the Meeting through eASY.KSEI application.</i>iii. <i>For the proxies who attend electronically and will submit questions and/or opinions of their Shareholders during the discussion session per agenda of the Meeting, are required to write down the names of the Shareholders and the numbers of their share ownership followed by related questions or opinions.</i> <p>c. <i>Voting Process</i></p> <ul style="list-style-type: none">i. <i>The electronic voting process takes place in the eASY.KSEI application on the E-Meeting Hall menu, Live Broadcasting sub menu.</i>ii. <i>Shareholders who are present by themselves or are represented by their proxies but have not yet cast their votes in the agenda of the Meeting, then the Shareholders or their proxies have the opportunity to submit their vote during the voting period as long as the E-Meeting Hall in the eASY.KSEI application has been opened by the Company. When the electronic voting period per meeting agenda begins, the system automatically runs the voting time by counting down a maximum of 30 (thirty) seconds.</i>iii. <i>Voting time during the electronic voting process is the standard time set in the eASY.KSEI application. Company may determine the time policy for direct voting electronically per agenda of the Meeting (with a maximum time of 30 (thirty) seconds per agenda of the Meeting) and this will be stated in the Rules of Conduct for the Meeting through the eASY.KSEI application.</i> <p>d. <i>Meeting Broadcast</i></p> <ul style="list-style-type: none">i. <i>Shareholders or their proxies who have been registered in the eASY.KSEI application no later than the deadline in point 5 (a) (ii) can witness the ongoing Meeting through the Zoom webinar by accessing the eASY.KSEI menu (the GMS Broadcast submenu) located at the AKSes facility (https://access.ksei.co.id/).</i>ii. <i>The Meeting broadcast has a capacity of up to 500 participants, where the attendance of each participant will be determined on a first come first serve basis. Shareholders or their proxies who do not have the opportunity to witness the convention of the Meeting through the Meeting Broadcast are still considered valid to be present electronically and share ownership and voting choices are taken into account at the Meeting, as long as they have been registered in the eASY.KSEI.</i>iii. <i>Shareholders or their proxies who only witnessed the convention of the Meeting through the Meeting Broadcast but are not registered are present electronically on the eASY.KSEI application, then the presence of the Shareholders or proxies is considered invalid and will not be included in the calculation of the meeting attendance quorum</i>
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<p>iv. Pemegang Saham atau penerima kuasanya yang menyaksikan pelaksanaan Rapat melalui Tayangan Rapat memiliki fitur <i>raise hand</i> yang dapat digunakan untuk mengajukan pertanyaan dan/atau pendapat selama sesi diskusi per mata acara Rapat berlangsung. Apabila Perseroan mengizinkan dengan mengaktifkan fitur <i>allow to talk</i>, maka Pemegang Saham atau penerima kuasanya dapat menyampaikan pertanyaan dan/atau pendapat dengan berbicara langsung. Penentuan mekanisme pelaksanaan diskusi per mata acara Rapat menggunakan fitur <i>allow to talk</i> yang terdapat dalam Tayangan Rapat merupakan kewenangan Perseroan dan hal tersebut akan dituangkan Perseroan dalam Tata Tertib Pelaksanaan Rapat melalui aplikasi eASY.KSEI.</p> <p>9. Perseroan akan mengumumkan kembali apabila terdapat perubahan dan/atau penambahan informasi mengenai tata cara pelaksanaan Rapat.</p> <p>Pemanggilan ini dibuat dalam versi Bahasa Inggris dan Bahasa Indonesia. Dalam hal terjadi perbedaan penafsiran antara informasi yang disampaikan dalam Bahasa Inggris dan Bahasa Indonesia, maka informasi dalam Bahasa Indonesia yang digunakan.</p>	<p>iv. Shareholders or their proxies who witness the convention of the Meeting through the Meeting Broadcast have a raise hand feature that can be used to ask questions and/or opinions during the discussion session per agenda of the Meeting. If the Company allows by activating the allow to talk feature, then Shareholders or their proxies can submit questions and/or opinions by speaking directly. The determination of the mechanism for conducting discussions per meeting agenda using the allow to talk feature contained in the Meeting is the authority of the Company and this will be stated by the Company in the Code of Conduct of Meeting Convention through eASY.KSEI application.</p> <p>9. The Company will announce further if there is any change and additional information disregarding the procedure of the Meeting.</p> <p>This Convocation is prepared in English and Bahasa Indonesia version. In the event there is a different interpretation between the English and Bahasa Indonesia version, the information in Bahasa Indonesia will prevail.</p>
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Jakarta, 4 Juni 2025 / June 4, 2025

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Direksi / Board of Director