

INVITATION/NOTICE OF THE ANNUAL GENERAL MEETING OF SHAREHOLDERS PT BANK SYARIAH INDONESIA Tbk

The Board of Directors of PT Bank Syariah Indonesia Tbk (hereinafter referred to as the "**Company**"), domiciled in Jakarta Selatan, hereby invite the Shareholders of Company to attend the Annual General Meeting of Shareholders (hereinafter referred to as the "**Meeting**"), which will be held on:

Day/Date : Monday / May 22, 2023

Time : 2.00 pm (Western Indonesian Local Time) - finish

Venue : Wisma Mandiri 1, 11th floor, Jl. M.H. Thamrin Kav. 5 Jakarta 10350

Link for electronic

attendance : Access the KSEI Electronic General Meeting System (eASY.KSEI) facility at the link

https://akses.ksei.co.id/ provided by KSEI.

Meeting agenda:

 Approval of the Annual Report and Report of the Supervisory Duties of the Board of Commissioners and Ratification of the Company's Financial Statements for the financial year ending on December 31, 2022 including granting full release and discharge of responsibilities (volledig acquit et de charge) to all members of the Board of Directors and members of the Company's Board of Commissioners in connection with management and supervision of the Company that has been carried out during the financial year ending on December 31, 2022, as long as these activities are reflected in the Annual Report.

Explanation:

- Law Number 40 of 2007 concerning Limited Liability Companies as amended by Law Number 6 of 2023 concerning the Stipulation of Government Regulation in Lieu of Law Number 2 of 2022 concerning Job Creation to Become Law ("hereinafter referred to as **UUPT**"), in:
 - a) Article 66 paragraph (1) regarding the obligation of the Board of Directors to submit the Company's annual report to the GMS.
 - b) Article 66 paragraph (2) regarding the contents of the Company's annual report to the GMS.
 - c) Article 67 paragraph (1) regarding the obligation of members of the Board of Directors and Board of Commissioners to sign the Company's annual report.
 - d) Article 68 paragraph (3) regarding the obligation of the Board of Directors to submit the Company's Audited Financial Statements in writing to the GMS.
 - e) Article 69 paragraph (1) regarding the approval of the annual report including the ratification of the financial statements as well as the report on the supervisory duties of the Board of Commissioners by the GMS.
- ii. The Company's Articles of Association, in:
 - a) Article 26 paragraph (8), regarding the approval of the Annual Report including the ratification of the Annual Financial Report as well as the Supervisory Report of the Board of Commissioners is stipulated in the Annual GMS, no later than the end of the 6th (sixth) month after the end of the financial year.
 - b) Article 26 paragraph (9), regarding the release and release of members of the Board of Directors and members of the Board of Commissioners with the approval of the Board of Directors' Annual Report and the Board of Commissioners' Supervisory Task Report on the management and supervision carried out during the last financial year of the Company.
- 2. Approval for the use of the Company's net profit for the financial year ending December 31, 2022.

Explanation:

- i. UUPT, in:
 - a) Article 70, requires the Company to set aside a certain amount of profit every financial year for reserves up to at least 20% of the total issued and paid-up capital.
 - b) Article 71, stipulates that the determination of the amount of provision for reserves is decided by the GMS.

- ii. The Company's Articles of Association, in:
 - a) Article 27 paragraph (1), (2), and (3) stipulates that the use of the Company's net profit including the determination of the amount of provision for reserves proposed by the Board of Directors is decided by the Annual GMS.
 - b) Article 28 paragraph (1), (2) and (3) stipulates that the Company is required to set aside a certain amount of profit every financial year for reserves up to at least 20% of the total issued and paid-up capital.
- 3. Approval of the appointment of a Public Accounting Firm and Public Accountant to audit the Company's Financial Statements for the financial year of December 31, 2023 and the determination of fees/honorariums.

Explanation:

- i. Regulations of the Financial Services Authority (hereinafter referred to as "POJK") Number 13/POJK.03/2017 concerning the Use of Public Accountant Services and Public Accounting Firms in Financial Service Activities, in Article 13 paragraph (1), paragraph (4) juncto Article 16 paragraph (1), stipulates that the appointment of a Public Accountant (hereinafter referred to as "AP") and/or Public Accounting Firm (hereinafter referred to as "KAP") must be decided by the GMS. The proposal to appoint an AP and/or KAP submitted by the Board of Commissioners must take into account the recommendations of the Audit Committee. Use of audit services on annual historical financial information from the same AP for a maximum audit period of 3 (three) consecutive reporting years.
- ii. POJK Number 15/POJK.04/2020 concerning Plans and Implementation of General Meeting of Shareholders of Public Companies, in Article 59 also stipulates that the appointment and dismissal of APs and/or KAPs must be decided at the GMS of Public Companies by considering the recommendations of the Board of Commissioners.
- iii. The Company's Articles of Association, in Article 12 paragraph (2) letter c, regulates the delegation of authority to appoint AP and/or KAP by the GMS to the Board of Commissioners, which must be accompanied by an explanation regarding the reasons for the said delegation of authority and the criteria or limitations of a public accountant who can be appointed.
- 4. Determination of bonuses for members of the Board of Directors and Board of Commissioners of the Company, as well as bonuses for members of the Company's Sharia Supervisory Board for the financial year ending on December 31, 2022, and determination of salaries for members of the Board of Directors and honorarium for members of the Board of Commissioners and Sharia Supervisory Board, including the provision of facilities, benefits and/or or other allowances for the financial year 2023.

Explanation:

- i. UUPT, in:
 - a) Article 71 paragraph (1) and its explanation, regarding the determination of tantiem reserves for members of the Board of Directors and Board of Commissioners which have been budgeted and calculated as expenses.
 - b) Article 96, regarding the amount of the Board of Directors' salary and allowances is determined by the GMS and can be delegated to the Board of Commissioners to be determined based on the decision of the Board of Commissioners' meeting.
 - c) Article 113 regarding provisions on the amount of salary or honorarium and allowances for members of the Board of Commissioners is determined by the GMS.
- ii. POJK Number 59/POJK.03/2017 concerning Implementation of Governance in Providing Remuneration for Sharia Commercial Banks and Sharia Business Units, in:
 - a) Article 9 letter b, regarding the Remuneration Committee's obligation to submit evaluation results and recommendations to the Board of Commissioners regarding remuneration policies for the Directors, Board of Commissioners and Sharia Supervisory Board to be submitted to the GMS.
 - b) Article 21, regarding Banks being required to determine parties who are Material Risk takers (hereinafter referred to as "MRT").
 - c) Article 22, regarding Banks being required to defer variable remuneration payments for parties who become MRTs of a certain percentage.
 - d) Article 23, regarding the period of suspension of remuneration payments that are variable in nature, a minimum of 3 (three) years.
 - e) Article 24, regarding the payment of deferred variable remuneration must be pro-rated according to the time period as referred to in Article 23.
 - f) Article 25, regarding the application of malus and/or clawbank to parties who become MRT at Banks.
- iii. The Company's Articles of Association, in:
 - a) Article 12 paragraph (2) letter d, regarding the determination of remuneration for the Board of Commissioners, Board of Directors and Sharia Supervisory Board is carried out in the Annual GMS.

- b) Article 18 paragraph (17), that the GMS can delegate its authority to the Board of Commissioners to determine salaries, fees and other benefits for members of the Board of Directors.
- c) Article 21 paragraph (34), regarding the type and amount of honorarium and allowances/facilities including tantiem and post-service benefits for members of the Board of Commissioners is determined by the GMS.
- d) Article 24 paragraph (7), that the GMS can delegate its authority to the Board of Commissioners to determine the amount of honorarium and/or allowances for members of the Sharia Supervisory Board.
- e) Article 27 paragraph (6), regarding the use of net profit for tantiem.

5. Report on Realization of Use of Proceeds from Capital Increase by Providing Pre-emptive Rights I ("PMHMETD I") Year 2022.

Explanation:

POJK Number 30/POJK.04/2015 concerning Realization Report on the Use of Proceeds from a Public Offering, in:

- a) Article 6, concerning the obligation of a Public Company to be accountable for the realization of the use of proceeds from a Public Offering at each Annual GMS until all proceeds from the Public Offering have been realized. The realization report must be used as one of the agenda items in the Annual GMS.
- b) Article 7, regarding Accountability for the realization of the use of funds from the first Public Offering must be carried out at the nearest Annual GMS even though the realization of the use of the funds has not covered 1 (one) year after the allotment date or in the event that all proceeds from the offering have been realized.

6. Approval of the Company's Recovery Plan.

Explanation:

- i. POJK Number 2/POJK.03/2018 concerning Determination of Systemic Banks and Capital Surcharges.
- ii. Financial Services Authority (hereinafter referred to as "OJK") established the Company as a Systemic Bank as of March 23, 2022 (vide OJK Letter No. SR-10/PB.34/2022 dated April 21, 2022) so that the Company is required to prepare and submit an Action Plan (Recovery Plan).
- iii. The Company has submitted a Recovery Plan to OJK on 26 August 2022.
- iv. POJK Number 14/POJK.03/2017 concerning Action Plans (Recovery Plans) for Systemic Banks, in:
 - a) Article 2 stipulates that Systemic Banks are required to prepare and submit an Action Plan (Recovery Plan) to OJK.
 - b) Article 3 requires that the Action Plan (Recovery Plan) must obtain shareholder approval through the GMS, so that at the Annual GMS for the 2022 Fiscal Year the Company seeks approval for the Action Plan (Recovery Plan).

7. Approval of Changes in the Management of the Company.

Explanation:

- i. UUPT, in Article 94, Article 92 paragraph (5) and paragraph (6), as well as Article 111, which regulates the appointment, replacement and dismissal of the Board of Directors and Board of Commissioners by the GMS for a certain period and can be reappointed. The procedures for appointment, replacement and dismissal are regulated in the Company's Articles of Association.
- ii. POJK Number 16/POJK.03/2022 concerning Sharia Commercial Banks, in Article 53 paragraph (4).
- iii. POJK Number 33/POJK.04/2014 concerning Directors and Board of Commissioners of Issuers or Public Companies, in Article 23 jo. Article 3 paragraph (1) stipulates that the Board of Directors and Board of Commissioners are appointed and dismissed by the GMS.
- iv. Regulation of the Minister of BUMN Number PER-03/MBU/03/2023 concerning Organs and Human Resources of State-Owned Enterprises.
- v. Regulation of the Minister of BUMN Number PER-03/MBU/2012 concerning Guidelines for the Appointment of Members of the Board of Directors and Members of the Board of Commissioners of Subsidiaries of State-Owned Enterprises as amended by Regulation of the Minister of BUMN Number PER-04/MBU/06/2020 concerning the same matter, in Article 21, among others, stipulates that BUMN Controlling Shareholders can propose Candidates

for the Board of Directors and/or Candidates for the Board of Commissioners of BUMN Subsidiaries from elements of BUMN shareholders, and such nomination is exempt from this BUMN Minister Regulation.

vi. The Company's Articles of Association, in Article 18 and Article 21 which regulate the terms, term of office, appointment and dismissal of Members of the Board of Directors and Board of Commissioners of the Company.

Notes:

- 1. The Company did not send a separate invitation to its Shareholders, due to this invitation is in accordance with Article 14 paragraph (9) of the Company's Articles of Association, and therefore this invitation constitutes an official invitation for the Company's Shareholders.
- 2. The Shareholders that are entitled to attend or be represented at the Meeting are those whose names are recorded in the Shareholders Register of the Company and /or the Shareholders whose shares are at the collective depository of PT Kustodian Sentral Efek Indonesia (hereinafter referred to as "KSEI") according to the collective deposit accounts at the closing on Thursday, April 27, 2023, at 16.15 WIB (hereinafter referred to as the "Eligible Shareholders").
- 3. Referring to Article 18 paragraph 1 and paragraph 2 of the **POJK RUPS**, the Materials for the Meeting Agenda are available during working hours from the date of the Invitation to the Meeting until the Meeting is held. Materials for the Meeting Agenda can be downloaded on the Company's website.
- 4. Pursuant to the Instruction of the Minister of Home Affairs Number 53 of 2022 concerning the Prevention and Control of Corona Virus Disease 2019 in the Transition Period towards Endemic, and POJK e-RUPS, the Meeting will be held electronically through Electronic General Meeting System Facility of KSEI ("eASY.KSEI") which will be held by KSEI (e-RUPS provider), so The Company recommends Eligible Shareholders, to attend the Meeting electronically or provide power of attorney through the KSEI Electronic General Meeting System Facility (eASY.KSEI) in the https://akses.ksei.co.id/ link provided by KSEI.
- 5. Shareholders who will attend or authorize attendance at the Meeting electronically through the eASY.KSEI application are required to pay attention to the following matters:
 - a. Registration Process
 - (i) Eligible Shareholders must first be registered/have an account in the KSEI Securities Ownership Reference facility (hereinafter referred to as "AKSes KSEI") as AKSes.KSEI users. In the event that Eligible Shareholders do not yet have an AKSes.KSEI account, they can register through the website https://akses.ksei.co.id.
 - ii) Eligible Shareholders who already have an AKSes.KSEI account, can vote or appoint their proxies electronically (e-voting & e-proxy) via eASY.KSEI by first logging into AKSes.KSEI via the https website: //access.ksei.co.id and follow the procedures set out on the website.
 - (iii) With due observance of the provisions of points (i) and (ii), Eligible Shareholders may:
 - declare their powers and votes;
 - make changes to the appointment of the Attorney and/or change the choice of votes in the agenda of the Meeting, or;
 - to revoke the power of attorney;
 - starting from the date of the Invitation to the Meeting until no later than 1 (one) working day prior to the Meeting, namely **Friday**, **19 May 2023**, **at 12.00 WIB**.
 - (iv) The Registration Period for the Presence of Eligible Shareholders or their proxies is carried out electronically in eASY.KSEI on the date of the Meeting and will be closed at **13.00 WIB**.
 - (v) For:
 - Eligible Shareholders who have not made an electronic declaration of attendance by the deadline in point (iii);
 - Eligible Shareholders who have made an electronic declaration of attendance, but have not cast a vote for at least 1 (one) item on the agenda of the Meeting by the deadline in point (iii);
 - Individual Representatives or independent parties appointed by the Company (Independent Representatives) who have received power of attorney from the Eligible Shareholders, but the Eligible Shareholders have not set a minimum vote choice for 1 (one) item on the Meeting agenda by the time limit on item (iii);
 - KSEI/Intermediary Participants (Custodian Banks or Securities Companies) who have received power of attorney from Eligible Shareholders who have made voting choices in the eASY.KSEI application;
 - must register attendance in the eASY.KSEI application on the date of the Meeting until the deadline in point (iv).
 - (vi) Eligible Shareholders, who have declared attendance or given power of attorney to Independent Representatives or Individual Representatives, and have voted on the Meeting agenda items in the eASY.KSEI application, the shareholders or proxy do not need to register attendance automatically electronically in the eASY.KSEI application on the date of the Meeting. Share ownership will automatically be calculated as a quorum of attendance and the votes that have been cast will be automatically counted in the voting for the meeting.
 - (vii) Delay or failure in the electronic registration process as referred to in letters a numbers (i) to (vi) for any reason will result in the shareholders or their proxies being unable to attend the Meeting electronically, and their share ownership is not counted as a quorum attendance at the meeting.

- b. Process of Submitting Questions and/or Opinions Electronically
 - (i) Eligible Shareholders or their proxies have 1 (one) opportunity to submit questions or opinions in each discussion session per agenda of the Meeting. These questions or opinions can be submitted in writing by Eligible Shareholders or their proxies by using the chat feature in the 'Electronic Opinions' column available on the E-Meeting Hall screen on the eASY.KSEI application. Giving questions 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. []".
 - (ii) It is the authority of the Company to determine the mechanism for implementing the discussion per agenda item of the Meeting through the E-Meeting Hall screen on the eASY.KSEI application which is the authority of the Company and this matter will be set forth by the Company in the Rules of Conducting Meetings through the eASY.KSEI application.
 - (iii) For the power of attorney who is present electronically and will submit questions or opinions of his shareholders during the discussion session per the agenda of the Meeting, he is required to write down the names of the Eligible Shareholders and the size of their share ownership followed by related questions or opinions.

c. Voting Process

- (i) The electronic voting process takes place in the eASY.KSEI application on the E-Meeting Hall menu, Live Broadcasting sub-menu.
- (ii) Eligible Shareholders, who are present alone or represented by their proxy but have not voted on the Meeting agenda as referred to in letter a numbers (i) to (vi), then the shareholders or their attorneys have the opportunity to convey the voting options during the voting period through the E-Meeting Hall screen on the eASY.KSEI application were opened by the Company. When the electronic voting period for each item on the agenda of the Meeting begins, the system will automatically run the voting time by counting backwards for a maximum of 5 (five) minutes. During the electronic voting process, the status "Voting for agenda item no [] has started" will appear in the 'General Meeting Flow Text' column. If the shareholders or their proxies do not vote for certain agenda items until the status of the meeting shown in the 'General Meeting Flow Text' column changes to "Voting for agenda item no [] has ended", then it will be considered as giving an Abstain vote for the relevant agenda of the Meeting.
- d. Participate in the Meeting through the eASY.KSEI Application
 - (i) Eligible Shareholders or their proxies who have registered in the eASY.KSEI application no later than the deadline in letter a numbers (i) to (vi) can take part in the ongoing Meeting via the Zoom webinar by accessing the eASY menu .KSEI, sub-menu of GMS Shows in the AKSes facility (https://akses.ksei.co.id).
 - (ii) GMS broadcasts have a capacity of up to 500 participants, where the attendance of each participant will be determined on a first come first serve basis. Eligible Shareholders or their proxies who do not get the opportunity to participate in the Meeting through the GMS Impressions are still considered legally present electronically and their share ownership and vote choice are taken into account at the Meeting, as long as they have been registered in the eASY.KSEI application as stipulated in letter a number (i) to (vi).
 - (iii) Eligible Shareholders or their proxies who only witness the implementation of the Meeting through the GMS Display but are not registered to be present electronically on the eASY.KSEI application in accordance with the provisions in letter a number (i) to (vi), then the presence of the Eligible Shareholders or their proxies is considered invalid and will not be included in the quorum calculation for meeting attendance.
 - (iv) To get the best experience in using the eASY.KSEI application and/or GMS broadcast, Eligible Shareholders or their proxies are advised to use the Mozilla Firefox browser.
- 6. Eligible Shareholders or their Proxies (Individual Representatives) who will be physically present at the Meeting must pay attention to the following matters:
 - a. At the time of registration, the Eligible Shareholders or their proxies are required to submit the following documents to the registrar before entering the Meeting room:
 - For Individual Shareholders to bring and submit a photocopy of valid Identity Card/KTP (passport for foreign citizens) to the registrar before entering the Meeting room. If authorized, the proxy of the Shareholders must submit the original Power of Attorney documents and photocopies of KTP (passport for foreign citizens) giving and receiving the power of attorney to the registrar before entering the Meeting room.
 - 2) For Legal Entity Shareholders, to bring and submit:
 - a) Photocopy of the deed of the Articles of Association and its amendments including the letter from the Ministry of Law and Human Rights on the deed.
 - b) Photocopy of the latest deed of composition of the Board of Directors and Board of Commissioners including the letter from the Ministry of Law and Human Rights on the deed.

- c) Power of Attorney of the Company (if the party present is not a member of the Company's Board of Directors) and Identity Card/KTP (passport for foreign citizens) giving and receiving the power of attorney.
- b. Eligible Shareholders or their proxies who are physically present can submit questions and/or opinions as well as their voices through the form provided by the Company's Securities Administration Bureau.
- 7. Eligible Shareholders who will give their power of attorney to Independent Representatives must pay attention to the following matters:
 - a. Fill out and sign on the stamp duty the Power of Attorney Form which can be downloaded on the Company's website www.bankbsi.co.id.
 - b. Send the original of the signed Power of Attorney Form along with the complete documents as required in the said form, to be submitted to the Company's Share Registrar, namely PT Datindo Entrycom, Jalan Hayam Wuruk No.28 Jakarta 10210. Telephone (021) 3508077.
 - c. These documents must be received by PT Datindo Entrycom no later than **Friday**, **19 May 2023 at 12.00 WIB**.
- 8. In the event that the Eligible Shareholders cannot access the KSEI System (eASY.KSEI) in the https://akses.ksei.co.id/ link, they can provide their power of attorney in accordance with the provisions in point 7 above.
- 9. The Notary, assisted by the Securities Administration Bureau, will examine and count the votes for each agenda item in each Meeting decision making on said agenda, including those based on votes submitted by Eligible Shareholders via eASY.KSEI as referred to in point 5 on.
- 10. All Eligible Shareholders or their proxies, invited guests and all meeting participants who are physically present must fulfill the requirements of having carried out the third dose of vaccination (booster) which can be proven by scanning the Satu Sehat application barcode before entering the Meeting room, and must comply with health protocols.
- 11. In order to support efforts to prevent and control Covid 19, the Company limits meeting room capacity, does not provide souvenirs, food and drinks, and will inform Shareholders if there are changes and/or additional information related to the procedures for holding meetings with reference to conditions and the latest developments related to integrated handling and control to prevent the spread and transmission of Covid 19.

Jakarta, April 28, 2023

Board of Directors