

# THE DECREE OF THE MINISTER OF LAW AND HUMAN RIGHTS OF THE REPUBLIC OF INDONESIA NUMBER AHU-0022194.AH.01.02.TAHUN 2024

#### REGARDING

THE APPROVAL OVER THE AMENDMENT TO THE ARTICLES OF ASSOCIATION OF LIMITED LIABILITY COMPANY
PT PERUSAHAAN PERSEROAN (PERSERO) PT. BANK TABUNGAN NEGARA Tok

#### Considering

- a. Whereas based on the Application of Notary ASHOYA RATAM, S.H., M.KN., in accordance with the official copy of the deed number 08 Dated March 06, 2024, regarding the Amendment to the Articles of Association of PT PERUSAHAAN PERSEROAN (PERSERO) PT. BANK TABUNGAN NEGARA Tbk, abbreviated as PT BANK TABUNGAN NEGARA (PERSERO) TBK dated April 05, 2024, with the Registration Number 4024040531230174, has conformed to the requirements for the Amendment to the Articles of Association of the Company;
  - b. Whereas based on the consideration as referred to in letter a, it is necessary to stipulate the decree of the Minister of Law and Human Rights regarding the Approval over the Amendment to the Articles of Association of PT PERUSAHAAN PERSEROAN (PERSERO) PT. BANK TABUNGAN NEGARA Tok or abbreviated as PT BANK TABUNGAN NEGARA (PERSERO) TBK;

#### HAS DECIDED:

To stipulate

FIRST

Approve the Amendment to the Articles of Association of – PT PERUSAHAAN PERSEROAN (PERSERO) PT. BANK TABUNGAN NEGARA Tok or abbreviated as PT RANK TABUNGAN NEGARA (PERSERO) TBK – with Taxpayer Identification Number 010016093000, domiciled in CENTRAL JAKARTA, since it has conformed to the Amendment Filling-in Format Data maintained in the database of the Legal Entity Administration System which is corresponding to the official copy of the deed number 08 Dated March 06, 2024, drawn up by Notary ASHOYA RATAM, S.H., M.KN., domiciled in SOUTH JAKARTA.

SECOND

This Decree is effective starting as of its date of stipulation.

If evidently in the future, there should be found any fallacy, then, it will be corrected accordingly and/or if there should be found any mistake, this decree will be annulled or revoked.

Stipulated in Jakarta, On April 05, 2024.

Quick Respond code affixed On behalf of THE MINISTER OF LAW AND HUMAN RIGHTS OF
THE REPUBLIC OF INDONESIA
THE DIRECTOR GENERAL OF GENERAL LAW ADMINISTRATION,
[signature affixed]
Cahyo Rahadian Muzhar, S.H., LLM.
19690918 199403 1 001

PRINTED ON April 05, 2024

THE REGISTER OF COMPANIES NUMBER AHU-0072597.AH.01.11.TAHUN 2024 DATED April 05, 2024



# ATTACHMENT TO THE DECREE OF THE MINISTER OF LAW AND HUMAN RIGHTS OF THE REPUBLIC OF INDONESIA NUMBER AHU-0022194.AH.01.02.TAHUN 2024

#### REGARDING

# THE APPROVAL OVER THE AMENDMENT TO THE ARTICLES OF ASSOCIATION OF LIMITED LIABILITY COMPANY PT PERUSAHAAN PERSEROAN (PERSERO) PT. BANK TABUNGAN NEGARA Tok

1. Authorized Capital: Rp. 10.239.216.000.000

2. Issued Capital: Rp. 7.017.222.206.500

3. Composition of the Shareholders, the Board of Commissioners, and the Board of Directors

	197	10		
Name	Title	Classification	<b>Total Number</b>	Total
		of Shares	of Shares	
NIXON LAMBOK	PRESIDENT	-	-	Rp. 0
PAHOTAN NAPITULU	DIRECTOR			
ANDI NIRWOTO	DIRECTOR	*		Rp. 0
EKO WALUYO	DIRECTOR	-	-	Rp. 0
ELISABETH NOVIE	DIRECTOR		-	Rp. 0
RISWANTI				
HIRWANDI GAFAR	DIRECTOR	2		Rp. 0
JASMIN				
NOFRY RONY POETRA	DIRECTOR	*		Rp. 0
SETIYO WIBOWO	DIRECTOR			Rp. 0
CHANDRA MARTHA	PRESIDENT			Rp. 0
HAMZAH	COMMISSIONER			135
ANDIN HADIYANTO	COMMISSIONER	2		Rp. 0
HERRY TRISAPUTRA	COMMISSIONER			Rp. 0
ZUNA				
HIMAWAN ARIEF	COMMISSIONER			Rp. 0
SUGOTO	COMMISSIONER			
ARMAND BACHTIAR	INDEPENDENT			Rp. 0
ARIEF	COMMISSIONER			
SENTOT ACHMAD	INDEPENDENT	2		Rp. 0
SENTAUSA	COMMISSIONER			1,41.0
STATE OF THE	LEGAL ENTITY	A SERIES	1	Rp. 500
REPUBLIC OF				14.000
INDONESIA				
H. MOHAMMAD BAGUS	SHARIA			Rp. 0
TEGUH PERWIRA, LC.,	SUPEVISORY			, ,
MA	BOARD			
H. MUHAMMAD FAIZ. LC	SHARIA	2	4	Rp. 0
MA	SUPERVISORY			Τφ. σ
INICS	BOARD			
PROF. DR. H.	SHARIA			Rp. 0
MUHAMMAD QURAISH	SUPERVISORY			
SHIHAB, MA	BOARD			
ONI FEBRIARTO	VICE PRESIDENT	-	_	Rp. 0
RAHARDJO	DIRECTOR			14.0
IQBAL LATANRO	VICE PRESIDENT			Rp. 0
INDIAL ENTAINO	COMMISSIONER			τφ. σ
PUBLIC	COMMISSIONEIX	B SERIES	5,613,777,765	Rp. 2.806.888.882.500
STATE OF THE	953	B SERIES	8,420,666,647	Rp. 4.210.333.323.500
REPUBLIC OF	AT 1	D GENIES	0,720,000,041	Typ. 4.2 10.333.323.300
INEL ODEIO OI				



Stipulated in Jakarta, On April 05, 2024.

Quick Response code affixed On behalf of THE MINISTER OF LAW AND HUMAN RIGHTS OF
THE REPUBLIC OF INDONESIA
THE DIRECTOR GENERAL OF GENERAL LAW ADMINISTRATION,
[signature affixed]
Cahyo Rahadian Muzhar, S.H., LLM.
19690918 199403 1 001

PRINTED ON April 05, 2024
THE REGISTER OF COMPANIES NUMBER AHU-0072597.AH.01.11.TAHUN 2024 DATED April 05, 2024

The Composition of the Shareholders of the Company with the Status of Public Company, does not constitute the Composition in accordance with the latest Register of Shareholders recorded at the Securities Administration Bureau.

I, Isma Affah Romani, S.H., M.Kn., Sworn Translator (pursuant to the Decree of the Governor of DKI Jakarta No. 2238/2004), hereby affirm that today, Monday, dated April 29, 2024, have translated this document into English language corresponding to the original document in Indonesian language.



# THE MINISTRY OF LAW AND HUMAN RIGHTS OF THE REPUBLIC OF INDONESIA THE DIRECTORATE GENERAL OF GENERAL LAW ADMINISTRATION

Jl. H.R. Rasuna Said Kav. 6-7 Kuningan, South Jakarta Phone (021) 5202387 - Hunting

Number

AHU-AH.01.03-0085123

To

Attachment

Regarding

Receipt of Notification on

JL. SURYO NO. 54 SOUTH JAKARTA

Notary ASHOYA RATAM S.H., M.KN.

Amendment to the Articles of Association of

PT PERUSAHAAN PERSEROAN (PERSERO) PT. BANK TABUNGAN

**NEGARA Tbk** 

In accordance with the data in the Amendment filling-in format maintained in the Legal Entity Administration system, based on Notary Deed Number 08 Dated March 06, 2024, drawn up by Notary ASHOYA RATAM, S.H., M.KN., domiciled in SOUTH JAKARTA, along with its supporting documents received on April 05, 2024, regarding the amendment to Article 1 Paragraph 1, Article 4 Paragraph 3, Article 4 Paragraph 4, Article 4 Paragraph 5, Article 4 Paragraph 6, Article 4 Paragraph 7, Article 4 Paragraph 8, Article 4 Paragraph 9, Article 4 Paragraph 10, Article 11, Article 12, Article 13, Article 14, Article 15, Article 16, Article 17, Article 18, Article 19, Article 20, Article 21, Article 22, Article 23, Article 24, Article 25, Article 26, Article 27, Article 28, Article 29, Article 30, Article 31, Article 32, Article 33, of PT PERUSAHAAN PERSEROAN (PERSERO) PT. BANK TABUNGAN NEGARA Tbk abbreviated as PT BANK TABUNGAN NEGARA (PERSERO) Tbk, domiciled in CENTRAL JAKARTA, have been received and recorded in the Legal Entity Administration System.

Issued in Jakarta, On April 05, 2024.

Quick Response Code affixed

On behalf of THE MINISTER OF LAW AND HUMAN RIGHTS OF
THE REPUBLIC OF INDONESIA
THE DIRECTOR GENERAL OF GENERAL LAW ADMINISTRATION,
[signature affixed]

Cahyo Rahadian Muzhar, S.H., LLM. 19690918 199403 1 001

PRINTED ON April 05, 2024

THE REGISTER OF COMPANIES NUMBER AHU-0072597.AH.01.11.TAHUN 2024 DATED April 05, 2024

This Notification only constitutes information, it is not a product of the State Administrative.

I, Isma Afifah Romani, S.H., M.Kn., Sworn Translator (pursuant to the Decree of the Governor of DKI Jakarta No. 2238/2004), hereby affirm that today, Monday, April 29, 2024, have translated this document into English language corresponding to the original document in Indonesian language.



Ashoya Ratam, S.H., M.Kn.

### NOTARY & LAND DEED OFFICIAL

IN

#### SOUTH JAKARTA ADMINISTRATION CITY

Jalan Suryo Number 54 Kebayoran Baru, South Jakarta 12180
Phone: (021) 2923 6060, Facsimile: (021) 2923 6070
E-mail: notaris@ashoyaratama.com

Deader	STATEMENT OF RESOLUTIONS OF			
Deed of				
	THE ANNUAL GENERAL MEETING OF SHAREHOLDERS OF			
	PERUSAHAAN PERSEROAN (PERSERO) ""PT BANK TABUNGAN NEGARA Tbk"			
	or abbreviated as			
	"PT BANK TABUNGAN NEGARA (PERSERO) Tbk"			
Date	March 6, 2024			
Number	08			
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Denvalive Grosse				



# STATEMENT OF RESOLUTIONS OF THE ANNUAL GENERAL MEETING OF SHAREHOLDERS OF "PERUSAHAAN PERSEROAN (PERSERO) PT BANK TABUNGAN NEGARA Tok"

or abbreviated as

## "PT BANK TABUNGAN NEGARA (PERSERO) Tbk"

Number: 08
- On this day, Wednesday, dated 6-3-2023 (the sixth day of March of the year two
thousand twenty four)
- At 17.30 WIB (thirty minutes past seventeen Western Indonesia Standard Time)
- Appear before me, ASHOYA RATAM, Sarjana Hukum, Magister Kenotariatan, Notary in
South Jakarta Administration City, in the presence of the witnesses whom I, Notary, have
known, and who will be mentioned at the end of this deed:
- Mister NIXON LAMBOK PAHOTAN NAPITUPULU, born in Medan, on
Notary's Stamp Affixed  Indonesian Citizen, the President Director of PT BANK TABUNGAN NEGARA (PERSERO) Tbk, residing in Jakarta,
the holder of Resident Identification Card number
the copy of which is attached to the minutes of this deed;
- according to his statement, in this matter acting in his capacity aforesaid,
and by virtue of the power of attorney from the Annual General Meeting of
Shareholders of PT BANK TABUNGAN NEGARA (PERSERO) Tbk which will
be mentioned, thus therefore, is representing the Board of Directors of and
therefore is acting for and on behalf of as well as is authorized to represent
limited liability company "PERUSAHAAN PERSEROAN (PERSERO) PT
BANK TABUNGAN NEGARA Tok or abbreviated as PT BANK TABUNGAN

NEGARA (PERSERO) Tbk", a limited liability company established pursuant to and based on the laws of the state of the Republic of Indonesia, domiciled and having head office in Central Jakarta, having address at Menara Bank Tabungan Negara, Jalan Gajah Mada number 1, Petojo Utara, Gambir, Central Jakarta 10130, whose Articles of Association of the limited liability company aforesaid has been amended entirely in the framework of adjustment to the Regulation of the Capital Market and Financial Institutions Supervisory Agency (hereinafter will be abbreviated as "Bapepam dan LK") number IX.J.I Attachment to the Decree of the Chairman of Bapepam dan LK number KEP-179/BL/2008 regarding the Principles of Articles of Association of Companies carrying out Public Offering of Equity Securities and Public Companies, as contained in the deed dated 12-10-2009 (the twelfth day of October of the year two thousand nine), number 7, the minutes of which was drawn up before FATHIAH HELMI, Sarjana Hukum, Notary in Jakarta, and has obtained approval from the Minister of Law and Human Rights of the Republic of Indonesia by means of his Decree dated 13-10-2009 (the thirteenth day of October of the year two thousand nine), number AHU-49309.AH.01.02.Tahun 2009 as well as has been published in the State Report of the Republic of Indonesia dated 3-9-2010 (the third day of September of the year two thousand ten), number 71, Supplement number 16449/2010, the Articles of Association of the limited liability company aforesaid then has been amended by means of:-----

deed dated 30-3-2011 (the thirtieth day of March of the year two thousand eleven), number 51, and the notification over the amendment to its Articles of Association has been received and recorded by the Minister of Law and Human Rights of the Republic of Indonesia in accordance with his letter dated 15-4-2011 (the fifteenth day of April of

deed dated 13-5-2015 (the thirteenth day of May of the year two thousand fifteen), number 25, and the notification over the amendment to its Articles of Association has been received and recorded by the Minister of Law and Human Rights of the Republic of Indonesia in accordance with his letter dated 13-5-2015 (the thirteenth day of May 10-7).

- The Articles of Association of the limited liability company aforesaid has been further amended in the framework of the program of the Ministry of State-Owned Enterprises to carry out uniformity of the Articles of Association of Public State-Owned Enterprises, as has been contained in the deed dated 21-7-2016 (the twenty first day of July of the year two thousand sixteen),

- all minutes of the deeds mentioned above were drawn up before Notary FATHIAH HELMI, Sarjana Hukum, aforesaid, and are amended by means of:
  - deed dated 23-3-2018 (the twenty third day of March of the year two thousand eighteen), number 66, the minutes of which was drawn up before me, Notary, and the notification over the amendment to its Articles of Association has been received and recorded by the Minister of Law and Human Rights of the Republic of Indonesia in accordance with his letter dated 21-4-2018 (the twenty first day of April of the year two thousand eighteen), number AHU-AH.01.03-0158481 as well as has been published in the State Report of the Republic of Indonesia dated 7-8-2018 (the seventh day of August of the year two thousand eighteen), number 63, Supplement number 2238/L/2018;

- The Articles of Association of the limited liability company aforesaid then was further amended in the framework of adjustment to POJK number 14/POJK.04/2019 regarding the Increase of Capital of Public Companies by Giving Preemptive Rights, POJK number 15/POJK.04/2020 regarding the Plan and Convening of General Meeting of Shareholders of Public Companies. and POJK number 16/POJK.04/2020 regarding the Implementation of Electronic General Meeting of Shareholders as contained in the deed dated 8-4-2021 (the eighth day of April of the year two thousand twenty one), number 08, the minutes of which was drawn up before me, Notary, and the notification over the amendment to its Articles of Association has been received and recorded by the Minister of Law and Human Rights of the Republic of Indonesia in accordance with his letter dated 4-5-2021 (the fourth day of May of the year two thousand twenty one), number AHU-AH.01.03-0288922 as well as has been published in the State Report of the Republic of Indonesia dated 21-5-2021 (the twenty first day of May of the year two thousand twenty one), number 41, Supplement number 17829/20221, and at the latest was amended by.----
- deed dated 11-1-2023 (the eleventh day of January of the year two thousand twenty three), number 05, the minutes of which was drawn up before me, Notary, and the notification over the amendment to its Articles of Association has been received and recorded by the Minister of Law and Human Rights of the Republic of Indonesia in accordance with his letter dated 13-1-2023 (the thirteenth day of January of the year two thousand twenty three), number AHU-AH.01.03-0006598 as well as has been published in the State Report of the Republic of Indonesia dated 13-1-2023 (the thirteenth day of January of the year two thousand twenty three), number 9, Supplement number

2999/2023;
- the latest composition of the members of the Board of Directors and the
Board of Commissioners of the limited liability company aforesaid is
contained in the deed dated this day, number 07, drawn up before me,
Notary;
(hereinafter PT BANK TABUNGAN NEGARA (PERSERO) Tbk aforesaid will be
sufficiently referred to as the "Company");
The appearer, I, Notary, have known.
The appearer by acting as aforesaid firstly explains as following:
whereas on this day, taking place at Menara BTN, 6th Floor, Jalan Gajah Mada number
1, Neighborhood Association 017, Administrative Unit 09, Petojo Utara Sub-district,
Gambir District, Central Jakarta Administration City, the Province of the Special Region of
the Capital City of Jakarta, 10130, has been convened the Annual General Meeting of
Shareholders of the Company (hereinafter will be referred to as the "Meeting");
whereas the Notification, the Announcement, and the Summoning for the Meeting has
been carried out in accordance with the provisions of Article 12 of POJK number
15/POJK.04/2020 regarding Plan and Convening of General Meeting of Shareholders of
Public Companies (hereinafter will be referred to as "POJK 15/2020") in conjunction with
Article 24 paragraph (3) and paragraph (16) of the Articles of Association of the Company,
which are as following:
Notification regarding the agenda of the Meeting to the Financial Services
Authority (hereinafter will be referred to as "OJK") by means of the letter of the
Board of Directors of the Company dated 18-1-2024 (the eighteenth day of January
of the year two thousand twenty four), number 60/DIR/CSD/I/2024 and the Letter of
the Board of Directors of the Company dated 13-2-2024 (the thirteenth day of
February of the year two thousand twenty four), number 179/DIR/CSD/II/2024;
- Announcement to the shareholders of the Company regarding the plan for the

convening of the Meeting has been carried out through publication on the website of PT Kustodian Sentral Efek Indonesia (hereinafter will be referred to as "KSEI"), the website of the Indonesian Stock Exchange (hereinafter will be referred to as "BEI"), and the website of the Company, presented in the Indonesian language and English language on 29-1-2024 (the twenty ninth day of January of the year two thousand twenty four);-----Summoning to the shareholders of the Company to attend the Meeting has been carried out through the publication on the website of KSEI, the website of BEI, and the website of the Company, presented in the Indonesian language and English language on 13-2-2024 (the thirteenth day of February of the year two thousand - whereas in the Meeting, have been present and/or represented the shareholders and/or the proxies of the shareholders who attend physically and electronically by means of Electronic General Meeting System of the Indonesian Central Securities Depository (eSAY.KSEI) who entirely own 11,192,526,051 (eleven billion one hundred ninety two million five hundred twenty six thousand fifty one) shares, including Dwiwarna A Series share or which are constituting 79.5404035% (seventy nine point five four zero four zero three five percent) of the total number of entire shares with valid voting rights which have been issued by the Company up to the day of the Meeting, which are totaling to 14,034,444,413 (fourteen billion thirty four million four hundred forty four thousand four hundred thirteen) shares consisting of:-----1 (one) Dwiwarna A Series share; and-----14,034,444,412 (fourteen billion thirty four million four hundred forty four thousand four hundred twelve) B Series shares;------as such with due regards to the Register of Shareholders of the Company by 12-2-2024 (the twelfth day of February of the year two thousand twenty four) up to 16.15 WIB (fifteen minutes past sixteen Western Indonesia Standard Time); thus therefore, the Meeting has

- whereas the Meeting aforesaid is convened with the agenda, among others, regarding:---
  - The approval over the Amendment to the Articles of Association of the Company:-----
- whereas such matters are contained in the deed of "Minutes of the Annual General Meeting of Shareholders of PERUSAHAAN PERSEROAN (PERSERO) PT BANK TABUNGAN NEGARA Tok or abbreviated as PT BANK TABUNGAN NEGARA (PERSERO) Tok", the minutes of which deed was drawn up by me, Notary, dated this day,

number 06 (hereinafter will be referred to as the "Minutes of Meeting"). --- Swon Translator

Quy

- Now therefore, the appearer mister NIXON LAMBOK PAHOTAN NAPITUPULU by acting
in his capacity mentioned above hereby restates a portion of the resolutions which have
been adopted in the Meeting, particularly the Sixth Agenda of the Meeting, which is as
following:
In the Sixth Agenda of the Meeting:
"The Meeting, with the majority votes, which are totaling to 10,502,449,297
(ten billion five hundred two million four hundred forty nine thousand two
hundred ninety seven) shares or which are constituting 93.8344861% (ninety
three point eight three four four eight six one percent) of the total number of
the entire votes cast in the Meeting, resolves:
1. Approve the amendment to the Articles of Association of the Company,
among others, in the framework of adjustment to the laws and
regulations:
a. Regulation of OJK Number 17 of the Year 2023 (two thousand
twenty three), dated 14-9-2023 (the fourteenth day of September
of the year two thousand twenty three), regarding the Application
of Governance for Commercial Banks;
b. Regulation of the Minister of State-Owned Enterprises (BUMN)
Number PER-2/MBU/03/2023, dated 24-3-2023 (the twenty fourth
day of March of the year two thousand twenty three), regarding
the Guidelines for the Governance and Significant Corporate
Activities of BUMN;
c. Regulation of the Minister of BUMN Number PER-3/MBU/03/2023,
dated 24-3-2023 (the twenty fourth day of March of the year two
thousand twenty three), regarding the Organs and Human
Resources of BUMN; and
d. other related regulations.

2. Approve to rearrange the entire provisions in the Articles of Association
of the Company in relation to the amendment as referred to in point 1
(one) mentioned above, the attachment to its entire articles of
association is as attached to the minutes of this deed
"
The appearer, in his capacity mentioned above and with due regards to the resolution of the Seventh
Agenda of the Meeting, hereby states of rearranging the entire provisions of the Articles of Association
of the Company, therefore, it will be written and must be read as following:
Name and Place of Domicile
Article 1
1) This Company is named Perusahaan Perseroan (Persero) PT Bank Tabungan Negara Tbk or
abbreviated as PT Bank Tabungan Negara (Persero) Tbk, hereinafter in this Articles of
Association will be sufficiently referred to as the "Company", domiciled and having head office in
Central Jakarta
(2) The Company may open branch offices or representative offices in other places, both inside and
outside the territory of the Republic of Indonesia, provided that it must first obtain approval from
the Board of Commissioners to open the branch offices or representative office outside the
territory of the Republic of Indonesia
Term of Duration of the Company
Article 2
This Company was established starting from 31-7-1992 (the thirty first day of July of the year one
thousand nine hundred ninety two) and obtained its legal entity status since 12-8-1992 (the twelfth day
of August of the year one thousand nine hundred ninety two) as well as is established for indefinite
erm
Purpose and Objective as well as Business Activities
Article 3
The purpose and objective of this Company is carrying out businesses in the Banking sector as

(1)

	well	as optimizing the exploitation of resources owned by the Company to produce high quality
	and	highly competitive services to obtain/pursue profits in order to increase the value of the
	Com	pany by applying the principles of Limited Liability Company
2)	In ord	der to achieve the abovementioned purpose and objective, the Company may carry out main
	busir	ess activities as following:
	a.	collecting fund from the public in the format of deposits in the form of savings, clearing
		accounts, time deposits, certificates of deposits, and/or in other comparable forms;
	b.	channeling fund in the form of credit or financing based on sharia principles;
	C.	carrying out activities in the sector of payment system;
	d.	placing fund in other banks, borrowing fund from other banks, or lending funds to other
		banks, either by using letters, means of telecommunication or by means of bearer money
		order, cheques, or other media;
	e.	issuing and/or carrying out transactions of securities for the interest of the Company
		and/or the clients;
	f.	providing spaces to deposit goods and securities;
	g.	carrying out business activities in foreign currency;
	h.	carrying out activities for the transfer of receivables;
	i.	carrying out activities for the depositing of goods and securities;
	j.	carrying out equity participation activities in financial services institutions and/or other
		companies supporting banking industry by complying with the provisions stipulated by
		OJK;
	k.	carrying out temporary equity participation activities outside financial services institutions
		to overcome the consequences of credit or financing failure based on sharia principles, on
		the condition that it has to withdraw its participation;
	1.	acting as the founder of pension fund and the manager of pension fund in accordance with
		the provisions of the laws and regulations regarding pension fund;
	m.	carrying out financial services activities, investment banking, and other commercial

		banking in accordance with the provisions of the laws and regulations;			
	n.	carrying out business activities based on Sharia Principles, in accordance with the			
		provisions stipulated by OJK, and the provisions of the laws and regulations;			
	0.	entering into cooperations with other financial services institutions and cooperations with			
		other than financial services institutions in the providing of financial services to the client;			
	p.	carrying out activities with the approval of OJK;			
(3)	In ac	Idition to the main business activities as referred to in paragraph (2), the Company can carry			
	out	supporting/auxiliary business activities in the framework of optimizing the exploitation its own			
	reso	urces to support/bolster the main business activities of the Company, to the extent that they			
	do n	ot contradict with the provisions of the laws and regulations			
		Capital			
		Article 4			
(1)	The	authorized capital of the Company is in the amount of Rp.10.239.216.000.000,00 (ten trillion			
	two	hundred thirty nine billion two hundred sixteen million rupiah) which is divided into:			
	a.	1 (one) Dwiwarna A Series share, with the nominal value of Rp.500,00 (five hundred			
		rupiah); and			
	b.	20,478,431,999 (twenty billion four hundred seventy eight million four hundred thirty one			
		thousand nine hundred ninety nine) B Series shares, each has the nominal value of			
		Rp.500,00 (five hundred rupiah)			
(2)	Of	he referenced Authorized Capital, has been issued and subscribed to as well as paid up			
	tota	totaling to at least 68.53% (sixty eight point five three percent) or totaling to 14,034,444,413			
	(fou	rteen billion thirty four million four hundred forty four thousand four hundred thirteen) shares			
	with	the aggregate nominal value in the amount of Rp.7.017.222.206.500,00 (seven trillion			
	sev	enteen billion two hundred twenty two million two hundred six thousand five hundred rupiah),			
	con	sisting of:			
	a.	1 (one) Dwiwarna A Series share with the nominal value in the amount of Rp.500,00 (five			
		hundred rupiah); andSwon Transla			

14,034,444,412 (fourteen billion thirty four million four hundred forty four thousand four b. hundred twelve) B Series shares, with the aggregate nominal value in the amount of Rp.7.017.222.206.000,00 (seven trillion seventeen billion two hundred twenty two million two hundred six thousand rupiah).-----100% (one hundred percent) of the nominal value of each issued share mentioned above or (3)aggregately in the amount of Rp.7.017.222.206.500,00 (seven trillion seventeen billion two hundred twenty two million two hundred six thousand five hundred rupiah) has been subscribed to and fully paid up by each Shareholder of the Company.-----By continue observing the provisions of the laws and regulations, including the regulations in the (4)Capital Market and Banking sector, the payment over shares which can be made in the form of cash and/or in other form. The payment over shares in the form other than cash, both in the form of tangible goods and intangible goods, must comply with the following provisions:----the goods to be used as the relevant capital payment must be announced to the public at a. the time of announcement of the General Meeting of Shareholders (hereinafter will be referred to as the "GMS") regarding the payment aforesaid;----the goods to be used as capital payment must be appraised by the Appraiser registered at b. OJK and are not encumbered by any means whatsoever;---obtains approval from the GMS with the quorum as stipulated in the Articles of C. Association;----in the event that the goods to be used as capital payment are made in the form of shares d. of limited liability company carrying out Public Offering or a public company listed at the Stock Exchange, then, their price must be stipulated based on fair market value;----in the event that the payment aforesaid derives from retained earnings, stock premium, net e. profit of the Company, receivables and/or its own capital, then, the retained earnings, stock premium, net profit of the Company, receivables and/or its other own capital aforesaid should have been contained in the latest Financial Statement which has been audited by the Public Accountant registered at OJK, with an unqualified opinion.

- (6) a. If the Company intends to carry out capital increase by means of issuance of shares and/or other equity securities, either those convertible to shares or providing rights to purchase shares, the Company will be obliged to give Preemptive Rights (hereinafter will be referred to as "the "HMETD") to each Shareholder in accordance with a certain ratio towards the percentage of their share ownership.

C.

- d. In the event that there are remaining shares or other equity securities which are unsubscribed to by the Shareholders as referred to in letter a of this paragraph, then, in the event that there are standby purchaser, the shares or other equity securities aforesaid must be allocated to a certain party acting as the standby purchaser at the same price and terms.
- e. The implementation of issuance of portfolio shares for the holder of securities which can be exchangeable to shares or securities containing rights to acquire shares, can be carried out by the Board of Directors based on the previous GMS of the Company which has

		appro	ved the issuance of such securities
	f.	The in	ncrease of paid up capital will become effective after the occurrence of payment, and
		the is	sued shares will have the same rights as the shares of the same classification which
		have	been issued by the Company, without prejudice to the obligation of the Company to
		arran	ge the notification to the Minister in the Law sector (hereinafter will be referred to as
		the "N	Minister")
7)	The	increas	se of authorized capital of the Company may only be carried out based on the
	resol	ution o	f the GMS
8)	The	amend	ment to the Articles of Association in the framework of increase of authorized capital
	must	be app	proved by the Minister, provided that:
	a.	The i	ncrease of authorized capital resulting in the issued capital and paid up capital to be
		less	than 25% (twenty five percent) of the authorized capital can be carried out to the
		exten	t:
		1.	it has obtained approval of the GMS to increase the authorized capital;
		2.	it has obtained approval of the Minister;
		3.	the increase of issued and paid up capital, therefore, it become at least 25% (twenty
			five percent) must be carried out within a period of at the latest 6 (six) months after
			the approval of the Minister;
		4.	in the event that increase of paid up capital as referred to in letter a point 3 above
			cannot be fulfilled entirely, then, the Company must further amend this Articles of
			Association, therefore, the authorized capital and the paid up capital fulfill the
			provisions of the Company Law, within a period of 2 (two) months after the period in
			letter a point 3 above could not be fulfilled,
		5.	the approval of the GMS as referred to in letter a point 1 above, also includes the
			approval to amend this Articles of Association as referred to in letter b of this
			paragraph

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b.

The amendment to this Articles of Association in the framework of the increase of the

- The increase of capital can be addressed specifically to the State of the Republic of Indonesia as (9)the Holder of Dwiwarna A Series Share with due regards to the provisions of this Articles.-----The payment of shares in relation to the increase of capital in the framework of (10)a. improvement of financial position may not be carried out in the form other than cash.-----In the event that payment over shares is carried out in the form other than cash, it must b. comply with the following provisions:-----It is directly related to the fund utilization plan;-----(1)It is using an appraiser to determine the fair value of the form other than cash which (2)is used as the payment and the fairness of the transaction for the payment over shares in the form other than cash; and-----It is not being encumbered by any means whatsoever.-----The Company, in carrying out capital increase either by giving HMETD to the Shareholders or by not giving HMETD, will be obliged to announce the information regarding the plan for the relevant increase of capital.----Each increase of capital through the issuance of Equity Securities will be carried out based on (12)the provisions of the laws and regulations, particularly the regulations in the Capital Market and Banking sector.----
- (13) The GMS as referred to in this Article must be attended by the Holder of Dwiwarna A Series share and the resolution of the meeting must be approved by the Holder of Dwiwarna A Series share, with due observance of the provisions in the Capital Market and Banking sector.

		M to see the state and see the see		Shares
				Article 5
(1)	The	shares	s of th	ne Company shall be registered shares and issued under the name of their
	own	ers who	o are r	egistered in the Register of Shareholders which are consisting of:
	-	Dwiv	varna	A Series Share which may only be specifically owned by the State of the
		Repu	ublic of	f Indonesia; and
	-	B Se	ries S	hares which can be owned by the State of the Republic of Indonesia and/or the
		publi	C	
(2)	In th	is Artic	les of	Association, referred to as the "share" shall be Dwiwarna A Series share and B
	Serie	es shar	es, re	ferred to as the "Shareholder" shall be the Holder of Dwiwarna A Series Share
	and	the Ho	lder of	B Series Shares, unless expressly stipulated otherwise
(3)	The	Cornpa	any wi	Il only acknowledge an individual or 1 (one) legal entity as the party who is
	auth	orized	to exe	rcise the rights conferred by law over the share
(4)	a.	To th	ne exte	ent not stipulated otherwise in the Articles of Association, then, the Holder of
		Dwiv	varna /	A Series Share and the Holders of B Series Shares have the same rights and
		even	y 1 (on	e) share grants 1 (one) voting right
	b.	Acco	rding	to the Articles of Association, Dwiwarna A Series share shall be the share
		spec	ifically	owned by the State of the Republic of Indonesia which is granting to its owner
		the p	rivileg	e as the Holder of Dwiwarna A Series Share
	C.	The	privileg	ge of the Holder of Dwiwarna A Series Share shall be:
		1)	The	right to approve in the GMS with regard to the following matters:
			a.	Approval over the amendment to the Articles of Association;
			b.	Approval over the change of capital structure;
			C.	Approval over the appointment and dismissal of the members of the Board of
				Directors and the Board of Commissioners;
			d.	Approval related to the merger, consolidation, acquisition, spin-off, and
				dissolution;

		e.	Approval over the remuneration of the members of the Board of Directors and
			the Board of Commissioners;
		f.	Approval over the transfer of assets based on this Articles of Association
			which requires the approval of the GMS;
		g.	Approval regarding capital participation and the reduction of percentage of
			capital participation in other company which based on this Articles of
			Association requires the approval of the GMS;
		h.	Approval over the utilization of profit;
		i.	Approval regarding non-operational long term investment and financing which
			based on the Articles of Association requires the approval of the GMS
	2)	The ri	ght to nominate the Candidate for the Member of the Board of Directors and
		the Ca	andidate for the Member of the Board of Commissioners;
	3)	The ri	ght to propose the agenda of the GMS;
	4)	The ri	ght to request for and to access data and documents of the Company with the
		mecha	anism for the exercise of the relevant right must be in accordance with the
		provis	ions in this Articles of Association and the provisions of the laws and
		regula	tions
d.	Save	for the	privilege as referred to in paragraph (4) letter c of this Article and in other
	parts	of this	Articles of Association, the Holders of B Series Shares have the same right,
	with d	ue reg	ards to Article 26 of the Articles of Association
lf a s	hare is	s trans	ferred due to inheritance or based on other valid causes falls under the
owner	ship o	f more	than 1 (one) individual, then, those with joint ownership will be obliged to
appoi	it one	individ	ual among them and only the individual so appointed will be recorded as their
joint p	roxy ir	the R	egister of Shareholders, who will be entitled to exercise the rights granted by
laws o	ver the	e share	aforesaid
In the	event	that th	ne joint owners aforesaid failed to notify in writing to the Company regarding
the ap	pointn	nent o	f such joint proxy, the Company will treat the Shareholder whose name is

(5)

(6)

	regis	tered in the Register of Shareholders of the Company as the sole valid holder over the			
	share	e aforesaid,			
(7)	() Each Shareholder by the operation of law must be subject to this Articles of Association are				
	utions validly adopted in the GMS as well as the provisions of the laws and regulations				
(8)	Towa	ards the entire shares of the Company which are listed at the Stock Exchange will be			
	appli	cable the provisions of the laws and regulations in the Capital Market sector and regulations			
	of the	e Stock Exchange in which the shares of the Company are listed			
		Share Certificates			
		Article 6			
(1)	The	evidence of share ownership shall be as following:			
	a.	In the event that the shares of the Company are not included in the Collective Custody at			
		the Depository and Settlement Institution, then, the Company will be obliged to provide the			
		evidence of share ownership in the form of share certificates or collective share certificates			
		to its Shareholders;			
	b.	In the event that the shares of the Company are included in the Collective Custody of the			
		Depository and Settlement Institution, then, the Company will be obliged to issue			
		certificate or written confirmation to the Depository and Settlement Institution as the			
		evidence of recording in the books of the Register of Shareholders of the Company			
(2)	The	Company shall issue share certificate under the name of its owner who is registered in the			
	Regi	Register of Shareholders of the Company, in accordance with the provisions of the laws and			
	regu	regulations in the Capital Market sector and the regulations of the Stock Exchange in which the			
	shar	shares of the Company are listed			
(3)	The	Company may issue a collective share certificate evidencing the ownership of 2 (two) or			
	more	e shares owned by a Shareholder			
(4)	The	share certificate must at least bear:			
	a.	The name and address of the Shareholder;			
	b.	The number of the share certificate:			

		Article 7
		Replacement For Share Certificate
	secto	or, Banking sector, and the Company Law
	encu	imbered by adhering to the provisions of the laws and regulations in the Capital Market
(8)	The	entire share certificates and/or collective share certificates issued by the Company may be
	evide	enced by a share ownership affidavit issued by the Company
(7)	In th	e event that the Company does not issue share certificate, the share ownership can be
	Stoc	k Exchange in which the shares of the Company are listed
	the p	provisions of the laws and regulations in the Capital Market sector and the regulations of the
	conv	ertible bond, warrant, and/or other securities convertible into shares, with due observance of
	signa	atures aforesaid may be directly printed on the share certificate, collective share certificate,
	then,	by one of the Directors jointly with one of the members of the Board of Commissioners, the
	Com	missioner are impeded, of which impediment, no evidence to the third party will be required,
	mem	bers of the Board of Commissioners, or if the President Director and the President
	evide	ence to the third party will be required, then, by the President Director jointly with one of the
	Presi	dent Commissioner, or if the President Commissioner is impeded, of which impediment, no
	secur	rities convertible into shares must bear the signature of the President Director jointly with the
(6)	Each	share certificate, collective share certificate, convertible bond, warrant, and/or other
	e.	The total number of shares and the numbers of the relevant share certificates
	d.	The nominal value of the shares and the collective value of the shares;
	C.	The date of issuance of the collective share certificate;
	b.	The number of the collective share certificate;
	a.	The name and address of the Shareholder;
(5)	The c	collective share certificate must at least bear:
	d.	The nominal value of the share
	C.	The date of issuance of the share certificate;

If a share certificate is damaged, the replacement of the share certificate aforesaid can be

(1)

	carried out if:			
	a.	The party submitting the application for the replacement of share certificate is the owner of		
		the share certificate aforesaid;		
	b.	The Company has received the original damaged share certificate; and		
	C.	The criginal damaged share certificate aforesaid must be returned and can be exchanged		
		with a new share certificate bearing the same number as the number of the original share		
		certificate;		
(2)	The	Company will be obliged to destroy the original share certificate aforesaid after providing the		
	repla	cement for share certificate		
(3)	In the	e event that a share certificate is missing, the replacement for share certificate aforesaid can		
	be c	arried out if:		
	a.	The Party submitting application for the replacement of share is the owner of the share		
		certificate aforesaid;		
	b.	The Company has obtained reporting document from the Police Department of the		
		Republic of Indonesia over the loss of such share certificate;		
	C.	The Party submitting application for the replacement of share provides warranty		
		considered appropriate by the Board of Director of the Company; and		
	d.	The plan for the issuance of the replacement of lost share certificate has been announced		
		at the Stock Exchange in which the shares of the Company are listed within a period of at		
		least 14 (fourteen) days prior to the issuance of the replacement for share certificate		
(4)	After	the replacement for share certificate aforesaid is issued, then, the share certificate which		
	has	been replaced will no longer be applicable to the Company;		
(5)	All c	costs for the issuance of replacement for share certificate aforesaid will be borne by the		
	relev	relevant Shareholder;		
(6)	The	abovementioned provisions regarding the issuance of replacement for share certificate will		
	also be applicable for the issuance of replacement for collective share certificate or Equity			
	Secu	Securities.————————————————————————————————————		

	Collective Custody			
		Article 8		
(1)	shares in the Collective Custody will be applicable the provisions in this Article, which are:			
	a.	Shares in the Collective Custody at the Depository and Settlement Institution must be		
		recorded in the book of Register of Shareholders of the Company under the name of the		
		Depository and Settlement Institution for the interest of the account holders at the		
		Depository and Settlement Institution;		
	b.	Shares in the Collective Custody at the Custodian Bank or the Securities Company which		
		are recorded in the Securities account at the Depository and Settlement Institution will be		
		recorded under the name of the relevant Custodian Bank or Securities Company for the		
		interest of the account holders at the Custodian Bank or Securities Company aforesaid;		
	C.	If the shares in the Collective Custody at the Custodian Bank constitute a part of the		
		Mutual Fund Securities Portfolio in the form of collective investment contract and are not		
		included in the Collective Custody at the Depository and Settlement Institution, then, the		
		Company will record the shares aforesaid in the book of Register of Shareholders of the		
		Company under the name of the Custodian Bank for the interest of the owner of		
		Participation Unit of the Mutual Fund in the form of collective investment contract		
		aforesaid;		
	d.	The Company will be obliged to issue certificate or confirmation to the Depository and		
		Settlement Institution as referred to in letter a of this paragraph or the Custodian Bank as		
		referred to in letter c of this paragraph as the evidence of recording in the book of Register		
		of Shareholders of the Company;		
	e.	The Company will be obliged to mutate the shares in the Collective Custody registered		
		under the name of the Depository and Settlement Institution or the Custodian Bank for		
		Mutual Fund in the form of collective investment contract in the book of Register of		
		Shareholders of the Company to become under the name of the Party appointed by the		
		Depository and Settlement Institution or the relevant Custodian Bank: Swen Transla		

f.	The application for the mutation will be submitted by the Depository and Settlement
	Institution or the Custodian Bank to the Company or the Securities Administration Bureau
	appointed by the Company;
g.	The Depository and Settlement Institution, the Custodian Bank or the Securities Company
	will be obliged to issue confirmation to the account holder as the evidence of recording in
	the Securities account;
h.	In the Collective Custody, each share of the same type and classification issued by the
	Company will be equal and are exchangeable to one another;
i.	The Company will be obliged to refuse the recording of shares into the Collective Custody
	if the share certificate aforesaid is lost or destroyed, unless the Party requesting the
	relevant mutation can provide sufficient evidence or warranty that the Party aforesaid is
	truly the Shareholder and the share certificate aforesaid is truly lost or destroyed;
j.	The Company will be obliged to refuse the recording of shares into the Collective Custody,
	if the shares aforesaid is encumbered, put under confiscation based on the stipulation of
	the court or seized for criminal case investigation;
k.	The holder of Securities account whose Securities are recorded in the Collective Custody
	will be entitled to be present and/or to cast vote in the GMS, in accordance with the total
	number of shares being owned in the account aforesaid;
1.	The Custodian Bank and the Securities Company will be obliged to deliver the register of
	Securities accounts along with the total number of shares of the Company owned by each
	account holder at the Custodian Bank and the Securities Company aforesaid to the
	Depository and Settlement Institution, to be further delivered to the Company at the latest
	1 (one) working day prior to the summoning for the GMS;
m.	The Investment Manager will be entitled to be present and to cast votes in the GMS over
	the shares of the Company included in the Collective Custody at the Custodian Bank
	which constitute a part of Mutual Fund Securities portfolio in the form of collective
	investment contract and which are not included in the Collective Custody at the Depository

and Settlement Institution, provided that the Custodian Bank aforesaid will be obliged to deliver the name of the Investment Manager aforesaid at the latest 1 (one) working day prior to the summoning for the GMS;------

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- The deadline for the determination of the holders of Securities accounts who are entitled to receive dividends, bonus shares or other rights in relation to the share ownership in the Collective Custody, will be stipulated by the GMS, provided that the Custodian Bank and the Securities Company will be obliged to deliver the register of Securities account holders along with the total number of shares of the Company owned by each Securities account holder aforesaid in the Depository and Settlement Institution at the latest on the date which becomes the basis for the determination of the Shareholders who are entitled to receive dividends, bonus shares or other rights, to be further delivered to the Company at the latest 1 (one) working day prior to the date which become the basis for the determination of the Shareholders who are entitled to receive dividends, bonus shares or other rights
- (2) The provisions regarding Collective Custody will be subject to the provisions of the laws and

	regulations in the Capital Market sector and the regulations of the Stock Exchange in which the			
	shar	es of the Company are listed		
		Register of Shareholders and Special Register		
		Article 9		
(1)	The	The Board of Directors shall create and maintain the Register of Shareholders and the Special		
	Reg	Register, as well as shall make it available at the place of domicile of the Company. For such		
	purp	ose, the Board of Directors may appoint and give authority to the Securities Administration		
	Bure	au		
(2)	In th	In the Register of Shareholders shall at least be recorded:		
	a.	The names and addresses of the Shareholders;		
	b.	The total number, numbers and dates of acquisition of shares owned by the Shareholders;		
	C.	The total amount paid up over each share;		
	d.	The names and addresses of the individuals or legal entities possessing lien over the		
		shares or as the recipients of fiduciary security over shares, and the dates of acquisition of		
		lien or the dates of registration of fiduciary security aforesaid;		
	e.	The information on the payment of shares in the form other than cash; and		
	f.	Other information considered necessary by the Board of Directors		
(3)	In th	ne Special Register will be recorded information regarding share ownership and/or change of		
	sha	re ownership of the members of the Board of Directors and the Board of Commissioners		
	along with their families in the Company and/or in other companies as well as the dates on which			
	the	shares are acquired		
(4)	The	The Shareholders must notify every change of residence by means of letter against receipt to the		
	Boa	Board of Directors. To the extent that the notification aforesaid has not yet been made, then, any		
	sum	summoning and notification to the Shareholders shall be valid if they are addressed to the		
	add	resses of the Shareholders lastly recorded in the Register of Shareholders		
(5)	The Board of Directors will be obliged to keep and maintain the Register of Shareholders and the			
	Spe	cial Register to the best of its ability		

(6)	Each Shareholder will be entitled to see the Register of Shareholders and the Special Register at
	the office of the Company or at the office of the Securities Administration Bureau appointed by
	the Company during office hours
(7)	The Board of Directors of the Company may appoint and give authorities to the Securities
	Administration Bureau to carry out the recording of shares in the Register of Shareholders and
	the Special Register. Every registration or recording in the Register of Shareholders, including
	the recording regarding a sale, transfer, encumbrance, pledge or fiduciary security, concerning
	the shares of the Company or the rights or interests over shares, must be carried out in
	accordance with the Articles of Association and the provisions of the laws and regulations in the
	Capital Market sector
(8)	The provisions in this Article will be applicable to the extent they are not stipulated otherwise in
	the provisions of laws and regulations in the Capital Market sector and the regulations of the
	Stock Exchange in which the shares of the Company are listed
(9)	In the event that there is any sale, transfer, encumbrance in the form of pledge, fiduciary security,
	or concerning the shares of the Company or cessie in relation to the rights or interests over
	shares, then, the concerned party will report it in writing to the Board of Directors or the party
	appointed by the Board of Directors to be recorded and registered in the Register of
	Shareholders, in accordance with the Articles of Association, with due observance of the
	provisions in the Capital Market sector and the regulations in the Stock Exchange in which the
	shares of the Company are listed, as well as the Banking provisions
	Transfer of Rights over Shares
	Article 7
(1)	In the even that there is a transfer of ownership of a share, the original owner who is registered in

(1) In the even that there is a transfer of ownership of a share, the original owner who is registered in the Register of Shareholders will continue to be considered as the owner of the share aforesaid until the name of the new owner aforesaid has been registered in the Register of Shareholders, as such with due observance of the provisions of the laws and regulations and the provisions in the Capital Market sector as well as the regulations of the Stock Exchange in which the shares of

	CAROLINA CONTRACTOR CO	
he	Company are listed.	***************************************

- (3) The Board of Directors may refuse, by providing the reason thereof, to register the transfer of rights overs hares in the Register of Shareholders of the Company, if the manners required in the provisions of this Articles of Association are not fulfilled or if one of the terms in the permit granted to the Company or other matters which are required by the authorities are not fulfilled.——
  (4) If the Board of Directors refuses to register the transfer of rights over shares, then, the Board of Directors will be obliged to deliver notification of refusal to the party intending to transfer its rights, at the latest 30 (thirty) calendar days after the date of application for the registration aforesaid is received by the Board of Directors, with due observance of the provisions of the laws and regulations in the Capital Market sector and the regulations of the Stock Exchange in which
- (5) With regard to the shares of the Company listed at the Stock Exchange in which the shares of

the shares of the Company aforesaid are listed.----

	the Company are listed, every refusal to record the transfer of right must conform to the
	regulations of the Stock Exchange in which the shares of the Company are listed
(6)	Each individual obtaining rights over shares due to the death of a Shareholder or due to other
	reasons resulting in the ownership of a share to pass on by the operation of law, may submit the
	evidences of his rights aforesaid, as prescribed by the Board of Directors, by submitting written
	application to be registered as the Shareholder of such shares. The registration may only be
	carried out if the Board of Directors can accept the basis of evidences of such rights well and
	without prejudice to the provisions in the Articles of Association
(7)	All restrictions, prohibitions, and provisions in the Articles of Association stipulating the right to
	transfer rights over shares and the registration of transfer of rights over shares must be subject to
	the regulations of the Capital Market
(8)	The Shareholders as referred to in Article 21 paragraph (6) letter a points 1 and 2 will be obliged
	to transfer their share ownership within a period of at least 6 (six) months since the
	announcement of the GMS by the Board of Directors or the Board of Commissioners or since the
	stipulation by the Chairman of the District Court
(9)	The form and procedure for the transfer of rights over shares which are traded in the Stock
	Exchange must fulfill the provisions of the laws and regulations in the Capital Market sector and
	the regulations of the Stock Exchange in which the shares of the Company are listed, save for
	the rights over Dwiwarna A Series Share which cannot be transferred to anyone whomsoever
	The Board of Directors
	Article 11
(1)	The Company will be managed and led by the Board of Directors the total number of which will
	be adjusted to the needs of the Company, at least consisting of 3 (three) individuals, one of them
	will be will be appointed as the President Director, and if required, another member of the Board
	of Directors among them may be appointed as the Vice President Director
(2)	The requirements for the members of the Board of Directors must comply with the provisions:
	a. The Company Law;

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	b.	The I	aws ar	nd regulations in the Capital Market sector;		
	C.	The	aws ar	nd regulations in the Banking sector; and		
	d.	Othe	r laws	and regulations applicable and related to the Company		
(3)	Eligible to be appointed as a member of the Board of Directors shall be a qualified individual at					
	the ti	the time of his appointment and during his term of service:				
	a.	Has good character, moral, and integrity;				
	b.	Competence in performing legal actions;				
	C.	Domiciled in Indonesia;				
	d.	In 5 (	five) y	ears before his appointment and during his term of office:		
		1)	Has	never been declared of being bankrupt;		
		2)	Has	never become a member of the Board of Directors and/or a member of the		
			Boar	d of Commissioners who is declared of being guilty for causing a company to		
			be de	eclared of being bankrupt;		
		3)	Has	never been convicted for committing criminal offenses inflicting losses to the		
			finan	ce of the state and/or related to the financial sector;		
		4)	Has	never become a member of the Board of Directors and/or a member of the		
			Boar	d of Commissioners who during his term of office:		
			a)	Has once failed to convene the Annual GMS;		
			b)	His accountability as a member of the Board of Directors and/or a member of		
				the Board of Commissioners has once not accepted by the GMS or has once		
				failed to provide accountability as a member of the Board of Directors and/or		
				a member of the Board of Commissioners to the GMS; and		
			c)	Has once caused a company who has obtained permit, approval or		
				registration from OJK failed to fulfilled the obligation of submitting annual		
				report and/or financial statement to OJK		
	e.	Has	comm	itment to comply with the provisions of the laws and regulations;		

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Has knowledge and/or expertise in the sectors required by the Company; and-

f.

	g. Fulfill other requirements as stipulated in paragraph (2) of this Article
(4)	The fulfillment of requirements as referred to in paragraph (2) and paragraph (3) of this Article,
	must be contained in the statement letter executed by the candidate member of the Board of
	Directors and the letter aforesaid is delivered to the Company. The statement letter aforesaid
	must be reviewed and documented by the Company.
(5)	The Company will be obliged to convene the GMS to carry out the change of members of the
	Board of Directors who are not qualified
(6)	The appointment of the members of the Board of Directors who are not qualified as referred to in
	paragraph (2) of this Article will be null and void since other members of the Board of Directors or
	the Board of Commissioners become aware of the non-fulfillment of the requirements aforesaid,
	based on valid evidence, and to the relevant member of the Board of Directors will be notified in
	writing with due observance of the provisions of the laws and regulations
(7)	Within a period of 2 (two) working days since being discovered the appointment of a non-
	qualified member of the Board of Directors, other members of the Board of Directors or the Board
	of Commissioners, must announce the annulment of the appointment of the relevant member of
	the Board of Directors in the announcement media with due observance of the provisions in the
	Capital Market sector, and at the latest 7 (seven) days since being discovered the appointment of
	the non-qualified, to notify it to the Minister to be recorded in accordance with the provisions of
	the laws and regulations
(8)	The legal act which has been performed for and on behalf of the Company by the non-qualified
	member of the Board of Directors before the annulment of the appointment of the member of the
	Board of Directors will continue binding and become the liability of the Company
(9)	The legal act which has been performed for and on behalf of the Company by the non-qualified
	member of the Board of Directors after the annulment of the appointment as referred to in
	paragraph (6) of this Article will be invalid and become the personal liability of the relevant
	member of the Board of Directors

(10) The members of the Board of Directors will be appointed and dismissed by the GMS, which GMS

will be attended by the Holder of Dwiwarna A Series Share and the resolution of the GMS aforesaid must be approved by the Holder of Dwiwarna A Series Share with due regards to the provisions in the Articles of Association. This provision will also be applicable to the GMS convened in the framework of revoking or confirming the resolution for the suspension of a member of the Beard of Directors by the Board of Commissioners. The members of the Board of Directors will be appointed by the GMS from the candidates nominated by the Holder of Dwiwarna A Series Share.-----The resolution of the GMS regarding the appointment and dismissal of the members of the Board (11)of Directors also stipulates the effective date of the appointment and dismissal aforesaid. In the event that GMS did not stipulate them, then, the appointment and dismissal of the members of the Board of Directors aforesaid will be effective starting as of the closing of GMS.-----The members of the Board of Directors will be appointed for a term of office starting as of (12)a. the closing of the GMS or on the date stipulated by the GMS appointing them, and will end on the closing of the 5th (fifth) Annual GMS after their appointment, on the condition that it will not exceed a period of 5 (five) years, however, without prejudice to the right of the GMS to, at any time, dismiss the members of the Board of Directors, before the expiry of their term of office with due observance of the provisions in the Capital Market and Banking sector.-----Such dismissal will be effective since the closing of the GMS aforesaid, unless stipulated b. otherwise by the GMS.-----After the expiry of their term of office, the members of the Board of Directors may be C. reappointed by the GMS for another 1 (one) term of office.----(13) The GMS may dismiss the members of the Board of Directors at any time by stating the reasons thereof.-----The reasons for the dismissal of the member of the Board of Directors as referred to in paragraph (13) of this Article will be carried out if based on the facts, the relevant member of the Board of Directors, among others:-----

	a.	Cannot fulfill his obligation which has been agreed upon in the management contract;
	b.	Cannot perform his duties properly;
	C.	Violates the provisions of this Articles of Association and/or the provisions of the laws and
		regulations;
	ď.	Involves in action conflicting losses to the Company and/or the state;
	e.	Commits action violating ethics and/or decency which should be honored as the Board of
		Directors;
	f.	Is declared guilty by means of court decision with permanent legal force;
	g.	Resigns;
	h.	Other reasons considered appropriate by the GMS for the interest and objectives of the
		Company
15)	The r	resolution for the dismissal due to reasons as referred to in paragraph 14 of this Article will
	be a	dopted after the relevant individual is given the opportunity to defend himself, save for the
	dismi	ssal due to reasons in paragraph (14) letters f and g of this Article
16)	The	dismissal due to reasons as referred to in paragraph (14) letters d and f of this Article
	cons	titutes a dismissal without honor
17)	Amoi	ng the members of the Board of Directors and between the members of the Board of
	Direc	tors and the members of the Board of Commissioners, there may not be any kinship up to
	the t	hird degree, either according to straight line and sideways or marital relationship/family
	relati	onship arising from marital bond, including in-laws
18)	In the	e event of circumstances as referred to in paragraph (17) of this Article, the GMS will be
	autho	prized to dismiss one of the individuals among them
19)	The	members of the Board of Directors may be given salary along with the facilities and/or other
	allow	rances, including tantiem, retirement insurance, and/or other incentives stipulated by the
	GMS	and such authority may be delegated to the Board of Commissioners
20)	If at a	any time, due to any reason whatsoever, there is one or more offices as the members of the
	Boar	d of Directors are vacant:

	a.	The Board of Commissioners will appoint one of the other members of the Board of
		Directors to perform the works of the vacant members of the Board of the Directors
		aforesaid with the same powers and authorities
	b.	With due regards to the provisions in the Banking sector, the GMS must be convened to fill
		in the vacant offices aforesaid if it causes the total number of members of the Board of
		Directors to become less than 3 (three) members, one of which is the President Director or
		the vacant office is the President Director or other director which is obliged by the
		provisions in the Banking sector
	C.	The GMS as referred to in letter b of this paragraph will be convened at the latest 90
		(ninety) days starting as of the occurrence of the vacant offices as referred to in letter b of
		this paragraph
(21)	In the	e event that the office of the Board of Directors is vacant due to there is a member of the
	Board	d of Directors whose term of office has ended, and the GMS has not yet stipulated his
	repla	cement, then, the member of the Board of Directors whose term of office has ended
	said may be stipulated by the GMS to perform his works as the member of the Boad of	
	Direc	tors with the same powers and authorities, provided that the member of the Board of
	Direc	tors whose term of office has ended, has only served 1 (one) term of office
(22)	a.	If at any time, due to any reasons whatsoever, the entire offices of the members of the
		Board of Directors of the Company are vacant, then, within a period of at the latest 90
		(ninety) days after the occurrence of such vacancies, must be convened the GMS to fill in
		the vacant offices of the Board of Directors aforesaid
	b.	To the extent such office is still vacant and the GMS has not yet filled in the vacant office
		of the Board of Directors as referred to in letter a of this paragraph, then, for the time
		being, the Company will be managed by the Board of Commissioners, with the same
		powers and authorities
(23)	2	A member of the Board of Directors may resign from his office before the expiry of his term

of office. In the event that there is a resigning member of the Board of Directors, then, the

	relevant member of the Board of Directors will be obliged to submit application for
	resignation in writing with regard to his intention aforesaid to the Company
b.	The Company will be obliged to convene GMS to resolve the application for resignation of
	a member of the Board of Directors, at the latest 90 (ninety) days after the receipt of the
	resignation letter aforesaid.
C.	The Company will be obliged to carry out information disclosure to the public and to submit
	to OJK at the latest 2 (two) working days after:
	i. The receipt of application for resignation of the Board of Directors as referred to in
	letter a of this paragraph; and
	ii. The result of the convening of the GMS as referred to in letter b of this paragraph
d.	Before the effective date of his resignation, the relevant member of the Board of Directors
	will continue to be obliged to settle his duties and responsibilities in accordance with the
	Articles of Association and the provisions of the laws and regulations
e.	Towards the resigning member of the Board of Directors as referred to in this paragraph
	will continue to be requested his accountability as a member of the Board of Directors
	since the appointment of the relevant individual until the date of approval of his resignation
	in the GMS
f.	The resigning member of the Board of Directors will only be release from his liabilities after
	obtaining his discharge over liabilities from the Annual GMS
g.	In the event that the resigning member of the Board of Directors resulted in the total
	number of members of the Board of Directors to become less than 3 (three) individuals,
	then, the resignation aforesaid will be valid if it has been stipulated by the GMS and has
	been appointed the new member of the Board of Directors, therefore, fulfilling the
	requirement for the minimum total number of members of the Board of Directors
The te	erm of office of a member of the Board of Directors will end if:
a.	His resignation is already effective, as referred to in paragraph (23) letter b of this Article;
b.	He has passed away;

(24)

	C.	His term of office has ended;		
	d.	He is dismissed based on the resolution of the GMS;		
	e.	He is declared of being bankrupt by the Commercial Court with permanent legal force or is		
		put under guardianship based on a court decision; or		
	f.	He no longer qualifies as a member of the Board of Directors based on the provisions of		
		this Articles of Association and the provisions of the laws and regulations		
(25)	The	provision as referred to in paragraph (24) letter f of this Article is including but not limited to		
	prohi	bited concurrent serving of offices		
(26)	For a	member of the Board of Directors who is resigning before or after the expiry of his term of		
	office	e, save for due to his death, then, the relevant individual will be obliged to deliver his		
	accountability over his actions which accountability has not yet been received by the GMS			
(27)	The members of the Board of Directors, at any time, may be suspended by the Board of			
	Commissioners by stating the reasons thereof, if they act contradictory to this Articles of			
	Association or there is an indication of committing action which is inflicting losses to the			
	Com	pany or neglecting their obligation or there is an urgent reason for the Company, with due		
	regar	rds to the following provisions:		
	a.	The relevant suspension must be notified in writing to the relevant member of the Board of		
		Directors supplemented by the reason causing the taking of such action with a copy sent		
		to the Board of Directors		
	b.	The notification as referred to in letter a of this paragraph will be delivered within a period		
		of at the latest 2 (two) working days after the stipulation of the suspension aforesaid		
	C.	A suspended member of the Board of Directors will not be authorized to perform the		
		management of the Company for the interest of the Company in accordance with the		
		purposes and objectives of the Company as well as to represent the Company both inside		
		and outside the court of justice		
	d.	Within a period of at the latest 90 (ninety) days after the relevant suspension, the Board of		
		Commissioners must convene the GMS to revoke or confirm the suspension aforesaid		

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θ.	With	the lapse of time for the convening of the GMS as referred to in letter d of this		
	para	graph or the GMS cannot adopt a resolution, then, the suspension aforesaid will		
	beco	ome void		
F.	The	restriction of authorities in letter c of this paragraph will be applicable since the		
	deci	sion for suspension by the Board of Commissioners until:		
	1)	There is a resolution of the GMS confirming or annulling the suspension in letter d		
		of this paragraph; or		
	2)	The lapse of time as referred to in letter d of this paragraph		
<b>g</b> .	In th	e GMS as referred to in letter d of this paragraph, the relevant member of the Board of		
	Dire	ctors will be given the opportunity to defend himself		
١.	The	suspension cannot be extended or stipulated again for the same reason, if the		
	susp	pension is annulled as referred to in letter e of this paragraph		
	If the	e GMS annulled the suspension or there is a condition as referred to in letter e of this		
	para	graph, then, the relevant member of the Board of Directors will be obliged to perform		
	his d	luties again accordingly		
	In th	ne event that the GMS confirms the decision for the suspension, then, the relevant		
	mem	nber of the Board of Directors will be dismissed permanently		
ζ.	If the	e suspended member of the Board of Directors is not present in the GMS after having		
	beer	summoned in writing, then the suspended member of the Board of Directors will be		
	cons	idered of not exercising his right to defend himself in the GMS and has accepted the		
	reso	lution of the GMS		
	The	Company will be obliged to carry out information disclosure to the public and to deliver		
	to C	to CJK with regard to:		
	1)	The decision for suspension; and		
	2)	The result of convening the GMS to revoke or confirm the decision for suspension		
		aforesaid as referred to in letter d of this paragraph, or the information regarding the		
		annulment of suspension by the Board of Commissioners due to the failure for		

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		convening the GMS up to the lapse of time as referred to in letter e of this
		paragraph
		at the latest 2 (two) working days after the occurrence of such incident
(28)	The r	nembers of the Board of Directors are prohibited from serving concurrent offices as referred
	to he	reunder, which are:
	a.	A member of the Board of Directors at State-Owned Enterprise, Regional Government-
		Owned Enterprise, Privately Owned Business Entity;
	b.	A member of the Board of Commissioners and/or the Supervisory Board at State-Owned
		Enterprise;
	C.	Other structural and functional offices at central and/or regional government
		institutions/agencies,
	d.	The management of political party, a member of the House of People's Representatives,
		the Regional Representative Council, the Regional House of People's Representatives of
		the First Level Region, and the Regional House of People's Representatives of the
		Second Level Region, and/or the head of region/deputy head of region;
	e.	Become a candidate/member of the House of People's Representatives, the Regional
		Representative Council, the Regional House of People's Representatives of the First Level
		Region, and the Regional House of People's Representatives of the Second Level Region,
		or the candidate head of region/deputy head of region;
	f.	Other offices which could give rise to conflict of interest; and/or
	g.	Other offices in accordance with provisions of the laws and regulations
(29)	For	concurrent serving of office as the Board of Directors which is not included in the provision of
	para	graph (28) of this Article will be required the approval from the Meeting of the Board of
	Com	missioners, unless stipulated otherwise based on the provisions of the laws and regulations,
	parti	cularly the provisions in the Capital Market and Banking sector
		Duties, Authorities, and Obligations of the Board of Directors
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(1)	The	Board	of Directors will take any actions related to and will be responsible for the
	mana	ageme	nt of the Company for the interest of the Company in accordance with the purposes
	and (	objectiv	ves of the Company, by continue observing and will be subject to the provisions as
	well	as will	represent the Company both inside and outside the Court of justice with regard to any
	matte	ers and	d in any events, with the restrictions as stipulated in the provisions of the laws and
	regul	ations,	this Articles of Association, and/or the resolutions of the GMS
(2)	In pe	rformir	ng the duties as referred to in paragraph (1) of this Article, then:
	a.	The E	Board of Directors has the rights and obligations to, among others:
		1)	Stipulate the policies considered appropriate in the management of the Company;
		2)	Arrange the delivery of powers of the Board of Directors to represent the Company
			instide and outside the Court of justice to one or several individuals specifically
			appointed for such purposes, including the workers of the Company, both
			individually and collectively and/or other entities;
		3)	Arrange the provisions regarding the workers of the Company, including the
			stipulation of wages, pension or old age insurance, and other incomes for the
			workers of the Company based on the provisions of the laws and regulations;
		4)	Appoint and dismiss the workers of the Company based on the prevailing
			manpower regulations at the Company and the provisions of the laws and
			regulations;
		5)	Appoint and dismiss the Corporate Secretary and/or the Head of Internal Audit
			Working Unit with the approval of the Board of Commissioners;
		6)	Write-off bad debts and report them to the Board of Commissioners, and afterward
			report them and to be accounted for in the Annual Report;
		7)	No longer collect interest receivables, penalties, costs, and other receivables
			outside the principal amount which is carried out in the framework of restructuring
			and/or settlement of receivable as well as other actions in the framework of
			settlement of receivables of the Company, with the obligation to report them to the

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		Board of Commissioners, the reporting provisions and procedures of which will be
		stipulated by the Board of Commissioners;
	8)	Relinquish right to collect or to no longer collect bad debts which have been written-
		off in the framework of credit settlement, either for a portion or entirely, which is
		carried out based on the policies stipulated by the Board of Directors with the
		approval of the Board of Commissioners and in the total write-off plafond (limit)
		which has been stipulated by the GMS which will continue to be applicable until the
		stipulation of new plafond (limit) by the GMS;
	9)	Form committees in accordance with the needs;
	10)	Take any actions and other deeds regarding the management and ownership of the
		assets of the Company, to bind the Company to other parties, and/or other parties
		to the Company, as well as to represent the Company inside and outside the court
		of justice with regard to any matters and in any events, with the restrictions as
		stipulated in the provisions of the laws and regulations, the Articles of Association,
		and/or the resolutions of the GMS
b.	The E	Board of Directors will be obliged to:
	1)	Endeavor for and ensure the implementation of businesses and activities of the
		Company in accordance with its purposes and objectives as well as business
		activities;
	2)	Prepare on a timely manner the Long Term Plan of the Company, the Work Plan
		and Budget of the Company (hereinafter will be referred to as the "WPB") and other
		work plans as well as their changes to be delivered to the Board of Commissioners
		and to obtain approval of the Board of Commissioners;
	3)	Make the Register of Shareholders, the Special Register, the Minutes of the GMS,
		and the Minutes of Meeting of the Board of Directors;
	4)	Make the Annual Report which among others contains the financial statement, as
		the manifestation of accountability over the management of the Company, as well

	as the financial documents of the Company as referred to in the Law regarding
	Corporate Documents;
5)	Compose the Financial Statement in point 4) above based on the Financial
	Accounting Standard and deliver it to the Public Accountant for audit;
6)	Deliver the Annual Report after being reviewed by the Board of Commissioners
	within a period of at the latest 5 (five) months after the end of the financial year of
	the Company to the GMS for approval and ratification;
7)	Provide explanation to the GMS regarding the Annual Report;
8)	Deliver the Balance Sheet and the Profit and Loss Statement which have been
	ratified by the GMS to the Minister in accordance with the provisions of the laws and
•	regulations,
9)	Compose other reports prescribed by the provisions of the laws and regulations;
10)	Maintain the Register of Shareholders, the Special Register, the Minutes of the
	GMS, the Minutes of Meeting of the Board of Commissioners, and the Minutes of
	the Meeting of the Board of Directors, the Annual Report, and the financial
	documents of the Company as referred to in the Articles of Association, as well as
	other documents of the Company;
11)	Keep and maintain both physically and/or electronically at the place of domicile of
	the Company: the Register of Shareholders, the Special Register, the Minutes of
	the GMS, the Minutes of Meeting of the Board of Commissioners, and the Minutes
	of Meeting of the Board of Directors, the Annual Report, and the financial
	documents of the Company, as well as other documents of the Company;
12)	Establish and maintain bookkeeping and administration of the Company in
	accordance with the prevailing ordinary course of business for a company;
13)	Establish accounting system in accordance with the Financial Accounting Standard
	and based on the principles of internal control, including the management,
	recording, maintaining, and supervisory functions;



	14)	Provide periodic reports according to the manner and at the time in accordance with
		the prevailing provisions, as well as other reports, at any time requested by the
		Board of Commissioners and/or the Holder of Dwiwarna A Series Share, with due
		observance of the provisions of the laws and regulations, particularly the provisions
		in the Capital Market and Banking sector;
	15)	Prepare the organizational structure of the Company complete with its details and
		duties;
	16)	Provide explanation regarding any matters inquired about or requested by the
		members of the Board of Commissioners and the Holder of Dwiwarna A Series
		Share, with due observance of the provisions of the laws and regulations,
		particularly the provisions in the Banking and Capital Market sector;
	17)	Compose the Charter of the Board of Directors, the Charter of Risk Management,
		and the Charter of Internal Audit, and other guidelines, with due observance of the
		provisions of the laws and regulations, particularly the provisions in the Banking and
		Capital Market sector;
	18)	Be responsible for the development of Sharia Business Unit of the Company;
	19)	Carry out other obligations in accordance with the provisions stipulated in the
		Articles of Association and/or those stipulated by the GMS
3)	In performing	ng its duties, the Board of Directors will be obliged to fully devote its energy, thoughts,
	attentions,	and devotion to the duties, obligations and achievement of the objectives of the
	Company	
4)	In performi	ng its duties, the members of the Board of Directors must comply with this Articles of
	Association	and the provisions of the laws and regulations as well as will be obliged to implement
	the principl	es of professionalism, efficiency, transparency, independence, accountability, liability,
	and fairnes	S
5)	Each mem	ber of the Board of Directors will be obliged to carry out his duties and responsibilities
	as referred	to in paragraph (1) of this Article in good faith, full sense of responsibility, and

	prude	ently, fo	or the interest and business of the Company, with due observance of the provisions of		
	the la	aws and	d regulations		
6)	a.	Each	member of the Board of Directors will be jointly and severally liable to the losses of		
		the C	Company resulting from the fault or negligence of the members of the Board of		
		Direc	tors in performing their duties.		
	b.	A me	mber of the Board of Directors cannot be accounted for the losses of the Company		
		as re	ferred to in letter a of this paragraph, if he can prove that:		
		1)	Such losses are not resulting from his fault or negligence;		
		2)	He has performed the management in good faith, with full sense of responsibility,		
			and prudently, for the interest and in accordance with the purposes and objectives		
			of the Company;		
		3)	He does not have conflict of interest, either directly or indirectly, over the		
			management action resulting in the losses; and		
		4)	He has taken actions to prevent the arising or the continuing of such losses		
(7)	The actions of the Board of Directors hereunder must obtain written approval from the Board of				
	Commissioners:				
	a.	Relin	quish/transfer and/or encumber the assets of the Company with the criteria and value		
		exce	eding a certain amount stipulated by the Board of Commissioners, save for the assets		
		of the	e Company in the framework of implementation of business activities of the Company		
		in ac	cordance with the provisions of the laws and regulations, which among others are the		
		asse	ts in the form of credits, securities, foreclosed collaterals, movable goods, and other		
		asse	ts acquired in the framework of business activities of the Company, with due		
		obse	ervance of the provisions in the Capital Market sector and the Banking sector;		
	b.	Write	e-off fixed assets due to certain conditions which are:		
		1)	Lost;		
		2)	Destroyed;		
		3)	Damaged which cannot be transferred (total lost);		



	4)	The cost of transfer is greater than the economic value acquired from the transfer;
	5)	Demolished to be rebuilt or constructed to become other fixed assets, whose
		budget has been stipulated through the ratification of WPB;
	6)	Demolished not to be rebuilt in relation to another program which has been planned
		in WPB;
	7)	Demolished to be rebuilt in relation to the existence of government program; and/or-
	8)	Based on the provisions of the laws and regulations and/or the court decision with
		permanent legal force, the fixed assets aforesaid are no longer owned or controlled
		by the Company
C.	Enter	into a cooperation with a business entity or other party, in the form of operational
	coope	eration (KSO), business cooperation (KSU), licensing cooperation, Build, Operate
	and 7	Transfer/BOT, Build, Transfer, and Operate (BTO), Build, Operate, and Own (BOO),
	and o	other agreements of the same nature whose term and value exceed those stipulated
	by the	e Board of Commissioners;
d.	Stipu	late and change the logo of the Company;
e.	Stipu	late the organizational structure which is 1 (one) level under the Board of Directors;
f.	Makir	ng equity participation, releasing equity participation including the change of capital
	struc	ture with a certain value stipulated by the Board of Commissioners in other company,
	the s	ubsidiary company, and the joint venture company which is not in the context of debt
	rescu	ue with due observance of the provisions in the Capital Market and Banking sector;
g.	Estal	olish subsidiary company and/or joint venture company with a certain value stipulated
	by th	ne Board of Commissioners with due observance of the provisions in the Capital
	Mark	et and Banking sector;
h.	Nom	inate the representatives of the Company to become the candidate of the Members of
	the E	Board of Directors and the Board of Commissioners in the subsidiary company giving
	signi	ficant contribution to the Company and/or having strategic value stipulated by the
	Boar	d of Commissioners;

	l.	Carry out merger, consolidation, acquisition, spin-oπ, and dissolution of subsidiary
		company and joint venture company with a certain value stipulated by the Board of
		Commissioners, with due observance of the provisions in the Capital Market and Banking
		sector;
	· .	Take actions included in material transactions as stipulated by the provisions of the laws
		and regulations in the Capital Market sector with a certain value stipulated by the Board of
		Commissioners, unless such actions are included in material transactions exempted by
		the provisions of the laws and regulations in the Capital Market sector;
	k.	Actions which have not yet been stipulated in WPB;
(8)	a.	The approval of the Board of Commissioners in relation to paragraph (7) letters a, c, f, g,
		h, and i of this Article with a certain restriction and/or criteria stipulated upon obtaining
		approval of the Holder of Dwiwarna A Series Share
	b.	The stipulation of restrictions and/or criteria by the Board of Commissioners for the matters
		as referred to in paragraph (7) letters a, c, f, g, h, and i of this Article will be carried out
		upon obtaining approval of the Holder of Dwiwarna A Series Share
	C.	The actions of the Board of Directors as referred to in paragraph (7) of letters a and c of
		this Article, to the extent required in the framework of implementation of normal course of
		business activities in the banking sector, with due observance of the provisions of the laws
		and regulations, do not require the approval of the Board of Commissioners, and/or the
		GMS
	d.	The actions of the Board of Directors as referred to in paragraph (7) letter b number 2),
		number 3), and number 8) of this Article will be carried out upon obtaining the approval of
		the Holder of Dwiwarna A Series Share
(9)	Withi	n a period of at the latest 30 (thirty) days since the receipt of application or explanation and
	comp	plete document from the Board of Directors, the Board of Commissioners must give decision
	as re	ferred to in paragraph (7) and paragraph (8) letters a and d of this Article
(10)	The I	Board of Directors will be obliged to request approval of the GMS to:

	a.	Trans	sfer the assets of the Company; or
	b.	Place	e the assets of the Company as security over debt,
	which	n cons	titute more than 50% (fifty percent) of the total net assets of the Company in 1 (one)
	or me	ore sin	gle or related transactions, except as the implementation of business activities of the
	Com	pany, i	n accordance with Article 3 of the Articles of Association
(11)	a. The		actions listed below may only be taken by the Board of Directors upon obtaining
		writte	en responses from the Board of Commissioners and upon obtaining approval from the
		GMS	to:
		1)	Take actions included in material transactions as stipulated by the provisions of the
			laws and regulations in the Capital Market sector with a value above 50% (fifty
			percent) of the equity of the Company, unless such actions are included in the
			material transactions exempted by the provisions of the laws and regulations in the
			Capital Market sector
		2)	Carry out transactions containing conflict of interest as stipulated in the provisions of
			the laws and regulations in the Capital Market sector
		3)	Carry out other transactions in order to fulfill the provisions of laws and regulations
			in the Capital Market sector
	b.	Withi	n a period of at the latest 30 (thirty) days since the receipt of the application or
		expla	anation and the complete documents from the Board of Directors, the Board of
		Com	missioners must provide written response as referred to in letter a of this paragraph
	C.	If wit	hin a period of 30 (thirty) days starting as of the receipt of application or explanation
		and (	documents from the Board of Directors, the Board of Commissioners did not provide
		writte	en response, then, the GMS may adopt resolution without the presence of written
		respo	onse from the Board of Commissioners
(12)	The I	egal a	ctions as referred to in paragraphs (10) and (11) of this Article which are taken without
	the a	pprova	al of the GMS, will continue binding to the Company, to the extent the other party in
	the le	egal ac	tions aforesaid is acting in good faith

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- (13) The GMS may reduce the restrictions towards the actions of the Board of Directors stipulated in the Articles of Association or stipulate other restrictions to the Board of Directors in addition to those stipulated in the Articles of Association.-----
- (14) The management policies will be stipulated in the Meeting of the Board of Directors.-----

- - b. If the Vice President Director is absent or impeded due to any reason whatsoever, of which impediment, no evidence to the third party will be required, then, the Vice President Director will appoint in writing a member of the Board of Directors who will be authorized to perform the duties of the Vice President Director, or the Vice President Director will appoint in writing a member of the Board of Directors who will be authorized to act for and on behalf of the Board of Directors as well as to perform the duties of the President Director and/or the Vice President Director if at first the President Director is absent or

		impeded
	C.	If the GMS did not appoint the Vice President Director, then in the event that the President
		Director is absent or impeded due to any reason whatsoever, of which impediment, no
		evidence to the third party will be required, then, the President Director will appoint in
		writing a member of the Board of Directors who will be authorized to act for and on behalf
		of the Board of Directors as well as to perform the duties of the President Director
18)	In the	e event that the President Director did not make any appointment, then, the longest serving
	mem	bers of the Board of Directors will be authorized to act for and on behalf of the Board of
	Direc	tors as well as to perform the duties of the President Director
19)	The	Board of Directors, for certain actions, at its own account, will also be entitled to appoint one
	or m	ore individuals as its representatives or proxies by granting him or them the powers for
	certa	in actions stipulated in a power of attorney
20)	The	distribution of duties and authorities of each member of the Board of Directors will be
	stipu	lated by the GMS. In the event that the GMS did not stipulate the distribution of such duties
	and	authorities, then, the distribution of duties and authorities among the members of the Board
	of D	rectors will be stipulated based on the resolution of the Board of Directors
(21)	The	Board of Directors in the management of the Company will implement the instructions
	prov	ded by the GMS, to the extent they are not contradictory to the provisions of the laws and
	regu	lations and/or the Articles of Association
(22)	A m	ember of the Board of Directors will not be authorized to represent the Company if:
	a.	There is a case before the Court of justice between the Company and the relevant
		member of the Board of Directors; or
	b.	The relevant member of the Board of Directors has an interest conflicting with the interest
		of the Company
(23)	In th	e event that the condition as referred to in paragraph (22) of this Article, those who will be
	enti	led to represent the Company shall be:
	a.	Another member of the Board of Directors who does not have any conflict of interest with

		the Company;
	b.	The Board of Commissioners, in the event that the entire members of the Board of
		Directors have conflict of interest with the Company; or
	C.	Other party appointed by the GMS, in the event that the entire members of the Board of
		Directors or the Board of Commissioners have conflict of interest with the Company
		Meeting of the Board of Directors
		Article 13
(1)	The	Board of Directors will be obliged to convene the Meeting of the Board of Directors
	perio	dically at least once every month.
(2)	The	Board of Directors will be obliged to convene the joint Meeting of the Board of Directors and
	the E	Board of Commissioners periodically at least once in every 4 (four) months
(3)	The	convening of the Meeting of the Board of Directors will be held at any time if:
	a.	Considered necessary by one or more members of the Board of Directors;
	b.	Upon a written request from one or more members of the Board of Commissioners
(4)	The	summoning for the Meeting of the Board of Directors will be given by a member of the Board
	of D	irectors who is entitled to represent the Board of Directors according to the provisions of
	Artic	le 12 of the Articles of Association
(5)	a.	The summoning for the Meeting of the Board of Directors must be made in writing and
		given or delivered personally to each member of the Board of Directors against proper
		receipt, or by means of registered mail or by means of courier services, electronic media
		or by means of other fastest media, at the latest 5 (five) days prior to the convening of the
		meeting, excluding the date of the summoning and the date of the meeting, or with a
		shorter period if in urgent condition
	b.	The summoning as referred to in letter a of this paragraph will not be required for meetings
		which have been scheduled based on the resolutions of the Meeting of the Board of
		Directors convened previously or if all members of the Board of Directors are present in
		the meeting



(6) The summoning for the Meeting of the Board of Directors in paragraph (5) of this Article must state the agenda, date, time, and venue of the meeting. The Meeting of the Board of Directors may be convened at the place of domicile of the Company or at other place within the Republic of Indonesia or at the place of business activities of the Company.-----The Meeting of the Board of Directors will be chaired by the President Director, if the President (7) Director is absent or prevented from attending, then, the Vice President Director will chair the Meeting of the Board of Directors, or the Director appointed in writing by the President Director will chair the Meeting of the Board of Directors, if at the same time, the Vice President Director is absent or prevented from attending, or the Director appointed by the Vice President Director will chair the Meeting of the Board of Directors if at the same time the President Director is absent or prevented from attending and did not make any appointment.----(8) If the GMS did not appoint the Vice President Director, then, in the event that the President Director is absent or prevented from attending, then, one of the Directors appointed in writing by the President Director will chair the Meeting of the Board of Directors.----(9)In the event that the President Director did not make any appointment, then, one of the longest serving Directors will chair the Meeting of the Board of Directors.-----(10)In the event that the longest serving Directors of the Company as referred to in paragraph (9) of this Article are more than 1 (one) individual, then, the oldest Director among them will act as the Chairman of the Meeting of the Board of Directors. (11)A member of the Board of Directors may be represented in the Meeting of the Board of Directors only by another member of the Board of Directors by virtue of a power of attorney. A member of the Board of Directors may only represent one other member of the Board of Directors-----A member of the Board of Directors who is impeded to attend a Meeting of the Board of Directors (12)may submit his opinion in writing and sign it, and then, have it delivered to the President Director or the Vice President Director or other members of the Board of Directors who will chair the Meeting of the Board of Directors aforesaid, with regard to whether he supports or does no support the matters to be discussed and this opinion will be considered as votes validly cast in

	the N	Meeting of the Board of Directors	
(13)	The	Meeting of the Board of Directors will be valid and entitled to adopt binding resolutions if	
	more	e it is attended and or represented by more than $\frac{1}{2}$ (one-half) of the total number of the	
	mem	bers of the Board of Directors	
(14)	In th	e event that there are more than 1 (one) proposals, then, will be carried out re-voting until 1	
	(one	) of the proposals obtains favorable votes of more than $\frac{1}{2}$ (one-half) of the total number of	
	the v	rotes being cast	
(15)	The	resolution of the Meeting of the Board of Directors must be adopted based on deliberation to	
	reacl	n a consensus. If a resolution based on deliberation to reach a consensus could not be	
	achie	eved, then, the resolution must be adopted by means of voting based on the affirmative	
	votes	of more than $\frac{1}{2}$ (one-half) of the total number of the votes validly cast in the relevant	
	meet	ing	
(16)	In the Meeting of the Board of Directors, every member of the Board of Directors will be entitled		
	to ca	st 1 (one) vote and in addition 1 (one) vote for every other member of the Board of Directors	
	whor	n he represented validly in the meeting aforesaid	
(17)	Blan	k (abstain) votes will be considered of approving the proposal presented in the meeting. Void	
	votes	s will be considered non-existent and will not be taken into account in determining the total	
	numb	per of votes being cast in the meeting	
(18)	Votin	g concerning an individual will be carried out by means of unsigned folded ballots, whereas	
	votin	g concerning other matters will be carried out orally, unless the Chairman of the Meeting	
	stipu	lates otherwise, without any objection based on the majority votes from those present	
(19)	a.	The result of the meeting as referred to in paragraph (1) of this Article must be set out in	
		the Minutes of Meeting. The Minutes of Meeting must be drawn up by one of the	
		individuals present in the meeting who is appointed by the Chairman of the Meeting, and	
		then, executed by the entire members of the Board of Directors who are present and	
		delivered to the entire members of the Board of Directors	

b.

The result of the meeting as referred to in paragraph (2) of this Article must be set out in

the Minutes of Meeting. The Minutes of Meeting must be drawn up by one of the individuals present in the meeting who is appointed by the Chairman of the Meeting, and then, executed by the entire members of the Board of Directors and the members of the Board of Commissioners who are present and delivered to the entire members of the Board of Directors and the members of the Board of Commissioners. In the event that there is a member of the Board of Directors and/or a member of the C. Board of Commissioners who did not execute the result of the meeting as referred to in letter a and letter b of this paragraph, the relevant individual will be obliged to state the reason thereof in writing in a separate letter attached to the Minutes of Meeting,----d. The Minutes of Meeting as referred to in letter a and letter b of this paragraph must be documented by the Company.----e. The Minutes of Meeting of the Board of Directors constitutes valid evidence towards the members of the Board of Directors and towards the third party with regard to the resolutions adopted in the relevant meeting.-----The Board of Directors may also adopt valid resolutions without convening the Meeting of (20) a. the Board of Directors, provided that all members of the Board of Directors have been notified in writing and all members of the Board of Directors give their approval regarding the proposal presented in writing as well as execute the approval aforesaid. The resolution adopted in such a manner will have the same force as a resolution validly b. adopted in the Meeting of the Board of Directors. (21) In the event that a member of the Board of Directors cannot attend the meeting physically, then, the relevant member of the Board of Directors can attend the meeting by means of teleconference media, video conference, or other means of electronic media, in accordance with the prevailing provisions.----Every member of the Board of Directors who personally, by any means whatsoever, either (22)directly or indirectly, has an interest in a transaction, contract or proposed contract in which the Company becomes one of the parties, must state the nature of his interest in a Meeting of the

	Boar	d of Directors, and therefore, will not be entitled to participate in the voting with regard to the
	matte	ers related to the transaction or contract aforesaid
		The Board of Commissioners
		Article 14
1)	a.	The supervisory of the Company will be carried out by the Board of Commissioners whose
		total number of members will be adjusted to the needs which is consisting of at least 3
		(three) individuals, and at the most will be the same as the total number of members of the
		Board of Directors, one individual among them will be appointed as the President
		Commissioner, and if required, one individual among them may be appointed as the Vice
		President Commissioner
	b.	The Board of Commissioners will consist of the Commissioners and the Independent
		Commissioners. The total number of Independent Commissioners will be in accordance
		with the provisions of the laws and regulations
(2)	The	Board of Commissioners constitutes a council and each member of the Board of
	Com	nmissioners cannot act individually, instead they will act based on the resolution of the Board
	of C	ommissioners
(3)	The	requirements to become a member of the Board of Commissioners must comply with the
	prov	risions of:
	a.	The Company Law;
	b.	The laws and regulations in the Capital Market sector;
	C.	The laws and regulations in the Banking sector; and
	d.	Other laws and regulations applicable and related to the Company
(4)	Elig	ible to be appointed as a member of the Board of Commissioners shall be an individual, who
	is q	ualified at the time of his appointment and during his term of office:
	a.	Possessing good character, moral, and integrity;
	b.	Competence in performing legal actions;
	C.	Within 5 (five) years before his appointment and during his term of office:

1)	Has	never been declared of being bankrupt;
2)	Has	never become a member of the Board of Directors and/or a member of the
	Boar	d of Commissioners who is found guilty for causing a company to be declared
	of be	ing bankrupt;
3)	Has	never been convicted for committing criminal offenses inflicting losses to the
	state	finance and/or in relation to the financial sector; and
4)	Has	never become a member of the Board of Directors and/or a member of the
	Boar	d of Commissioners who during his term of office:
	a)	Has once failed to convene the Annual GMS;
	b)	His accountability as a member of the Board of Directors and/or a member of
		the Board of Commissioners has once not accepted by the GMS or has once
		failed to provide accountability as a member of the Board of Directors and/or
		a member of the Board of Commissioners to the GMS; and
	c)	Has once caused the company who has obtained permit, approval, or
		registration from OJK, of not fulfilling its obligation to submit annual report
		and/or financial statement to OJK,
d. Has	commi	tment to comply with the provisions of the laws and regulations;
e. Has	knowle	edge and/or expertise in the sectors needed by the Company; and
f. Fulfil	l other	requirements as stipulated in paragraph (3) of this Article
The fulfillm	ent of	the requirements as referred to in paragraph (4) of this Article will be proven by
a statemen	it letter	executed by the candidate member of the Board of Commissioners and such
letter will be	e deliv	ered to the Company
The Comp	any w	ill be obliged to convene the GMS to carry out replacement of unqualified
members o	of the B	oard of Commissioners
The appoi	ntment	of unqualified member of the Board of Commissioners as referred to in
paragraph	(3) of	this Article will be null and void since the other members of the Board of
Commissio	ners a	are aware of the non-fulfillment of the requirements aforesaid, based on valid

(5)

(6)

(7)

	evidence, and towards the relevant member of the Board of Commissioners will be notified in
	writing, with due observance of the provisions of the laws and regulations
(8)	Within a period of at the latest 2 (two) working days since the finding out of the appointment of
	unqualified member of the Board of Commissioners, the members of the Board of Directors must
	announce the annulment of the appointment of the relevant member of the Board of
	Commissioners in the publication media with due observance of the provisions of the laws and
	regulations in the Capital Market and Banking sector, and, at the latest 7 (seven) days, to the
	Minister to be recorded in accordance with the provisions of the laws and regulations
(9)	The legal actions which have been taken for and on behalf of the Company by the unqualified
	member of the Board of Commissioners before the annulment of the appointment of the relevant
	member of the Board of Commissioners will continue binding and will become the liability of the
	Company
(10)	The legal actions which have been taken for and on behalf of the Company by the unqualified
	member of the Board of Commissioners after the annulment of the appointment of the relevant
	member of the Board of Commissioners will be void and will become the personal liability of the
	relevant member of the Board of Commissioners
(11)	In addition to fulfilling the criteria as referred to in paragraph (3) and paragraph (4) of this Article,
	the appointment of the members of the Board of Commissioners is carried out by considering the
	integrity, dedication, understanding of corporate management issues related to one of the
	management functions, has sufficient knowledge in the line of business of the Company, and can
	provide sufficient time to perform his duties as well as other requirements, based on the
	provisions of the laws and regulations
(12)	The members of the Board of Commissioners will be appointed and dismissed by the GMS,
	which GMS will be attended by the Holder of Dwiwarna A Series Share and the resolution of the
	GMS aforesaid must be approved by the Holder of Dwiwarna A Series Share, with due
	observance of the provisions of the laws and regulations
	The members of the Board of Commissioners will be appointed by the GMS from the candidates

	nom	inated by the Holder of Dwiwarna A Series Share	
(13)	The	resolution of the GMS regarding the appointment and dismissal of the members of the Board	
	of Co	ommissioners will also stipulate the effective date of such appointment and dismissal. In the	
	even	It that the GMS did not stipulate it, then, the appointment and dismissal of the members of	
	the E	Board of Commissioners aforesaid will be effective starting as of the closing of the GMS, with	
	due	observance of the provisions of the laws and regulations	
(14)	a.	The members of the Board of Commissioners will be appointed for a term of office starting	
		as of the date stipulated by the GMS appointing them, and will end on the closing of the 5th	
		(fifth) Annual GMS after their date of appointment, with a condition that it may not exceed	
		a period of 5 (five) year, however, without prejudice to the right of the GMS to dismiss the	
		members of the Board of Commissioners at any time before the expiry of their term of	
		office, with due observance of the provisions of the laws and regulations	
	b.	After the expiry of their term of office, the members of the Board of Commissioners may be	
		reappointed by the GMS for 1 (one) more term of office.	
(15)	A me	ember of the Board of Commissioners at any time can be dismissed based on the resolution	
	of the	e GMS by stating the reasons thereof	
(16)	The	reason for the dismissal of a member of the Board of Commissioners as referred to in	
	paragraph (15) of this Article will be carried out if based on the facts, the relevant member of the		
	Board of Commissioners, among others:		
	a.	Cannot perform his duties properly;	
	b.	Violates the provisions of this Articles of Association and/or the provisions of the laws and	
		regulations;	
	C.	Is involved in an action inflicting losses to the Company and/or the state;	
	d.	Commits an act violating ethics and/or decency which should be honored as a member of	
		the Board of Commissioners;	
	е.	Is found guilty based on the court decision with permanent legal force;	
	f.	Resigns,	



(17)	In addition to the reasons for the dismissal of the members of the Board of Commissioners as
	referred to in paragraph (16) letter a up to letter f of this Article, the members of the Board of
	Commissioners may be dismissed by the GMS based on other reasons considered appropriate
	by the GMS for the interest and objective of the Company
(18)	The resolution for the dismissal due to-reasons as referred to in paragraph (16) letter a, letter b,
	letter c, letter d, and paragraph (17) of this Article, will be adopted after the relevant individual is
	given the opportunity to defend himself
(19)	The dismissal due to reasons as referred to in paragraph (16) letter c and letter e of this Article
	will constitute a dismissal without honor
(20)	Among the members of the Board of Commissioners and between the members of the Board of
	Commissioners and the members of the Board of Directors may not be any kinship up to the third
	degree, both according to a straight line and sideways or marital relationship/family relationship
	arising due to matrimony, including in-laws
(21)	In the event that there is any condition as referred to in paragraph (20) of this Article, then, the
	GMS will be authorized to dismiss one individual between them
(22)	The distribution of work among the members of the Board of Commissioners will be stipulated by
	themselves, and for the smooth running of its duties, the Board of Commissioners may be
	assisted by the Secretary to the Board of Commissioners appointed by the Board of
	Commissioners
(23)	If at any time, due to any reason whatsoever, there are one or more offices of the Board of
	Commissioners are vacant:
	a. The GMS must be convened to fill in the vacant offices aforesaid if the vacancies cause
	the total number of members of the Board of Commissioners to be less than 3 (three)
	individuals, one of which is the President Commissioner, or the vacant office is the
	President Commissioner
	b. The GMS as referred to in letter a of this paragraph will be convened at the latest 90
	(ninety) days since the occurrence of the vacancies as referred to in this paragraph

(24)	If at a	any time, due to any reason whatsoever, the entire offices of the members of the Board of
	Comr	missioners of the Company are vacant, then, for the time being, the Holder of Dwiwama A
	Serie	s Share may appoint the acting official as member of the Board of Commissioners to
	perfo	rm the works of the Board of Commissioners with the same authorities, provided that within
	a per	riod of at the latest 90 (ninety) days since the occurrence of such vacancies, must be
	conve	ened the GMS to fill in the vacancies of the Board of Commissioners aforesaid
(25)	a.	A member of the Board of Commissioners will be entitled to resign from his office before
		the expiry of his term of office by notifying in writing regarding his intention aforesaid to the
		Company
	b.	The Company must convene the GMS to resolve on the application for resignation of the
		member of the Board of Commissioners within a period of at the latest 90 (ninety) days
		after the receipt of the resignation letter
	C.	The Company must carry out information disclosure to the public and deliver to OJK, at
		the latest 2 (two) working days after the receipt of the application for the resignation of the
		member of the Board of Commissioners as referred to in letter a of this paragraph and the
		result of the convening of the GMS as referred to in letter b of this paragraph
	d.	Before the effective date of the resignation, the relevant member of the Board of
		Commissioners will continue to be obliged to settle his duties and responsibilities in
		accordance with the Articles of Association and the provisions of the laws and regulations.
	e.	Towards the resigning member of the Board of Commissioners as referred to in this
		paragraph can still be requested his accountability as a member of the Board of
		Commissioners since the appointment of the relevant individual up to the date of approval
		of his resignation by the GMS
	f.	The release over liabilities of the resigning the member of the Board of Commissioners will
		be notified after the Annual GMS discharges him
	g.	In the event that the resigning member of the Board of Commissioners resulting in the total
		number of members of the Board of Commissioners to become less than 3 (three)

		individuals, then, the resignation aforesaid will be valid if it has been stipulated by the
		GMS and there has been appointed a new member of the Board of Commissioners,
		therefore, fulfilling the requirement of minimum number of members of the Board of
		Commissioners
(26)	The	term of office of a member of the Board of Commissioners will end if:
	a.	His resignation has been effective as referred to in paragraph (25) letter b of this Article;
	b.	He has passed away;
	C.	His term of office has ended;
	d.	He is dismissed based on the GMS;
	e.	He is declared of being bankrupt by the Commercial Court with permanent legal force or
		he is put under guardianship based on a court decision;
	f.	He no longer fulfills the requirements as a member of the Board of Commissioners based
		on this Articles of Association and the provisions of other laws and regulations
(27)	The	provision as referred to in paragraph (26) of this Article is including, but not limited to, the
	prohi	bited concurrent serving of offices
(28)	For a	a member of the Board of Commissioners who stops serving his office before or at the time
	or af	ter the end of his term of office, unless due to his demise, then, the relevant individual will
	still b	be accountable for his actions before his accountability is accepted by the GMS
(29)	A me	ember of the Board of Commissioners will be prohibited to concurrently serve an office as:
	a.	A member of the Board of Directors at a State-Owned Enterprise, Regional Government-
		Owned Enterprise, Privately Owned Business Entity;
	b.	The management of political party and/or the candidate/member of the House of People's
		Representatives, the Regional Representatives Council, the Regional House of People's
		Representatives at the First Level Region, and the Regional House of People's
		Representatives at the Second Level Region and/or the candidate head of region/deputy
		head of region;
	C.	Other offices which can give rise to conflict of interest; and/or



	d.	Othe	r offices in accordance with the provisions of laws and regulations
(30)	A me	ember	of the Board of Commissioners, will be provided with and allowances/facilities
	includ	ding ta	intiem, and retirement insurance, the type and amount of which will be stipulated by
	the G	SMS, w	rith due observance of the provisions of the laws and regulations
		Dı	ities, Authorities; and Obligations of the Board of Commissioners
			Article 15
(1)	The	Board	of Commissioners will have the duty to the carry out supervisory towards the
	mana	ageme	nt policy, the proceedings of management in general, pertaining both to the Company
	and t	he bus	sinesses of the Company carried out by the Board of Directors, as well as provide
	advic	es to t	he Board of Directors, including the supervisory towards the implementation of Long
	Term	Plan	of the Company, the Work Plan and Budget of the Company, as well as the provisions
	of the	e Artic	les of Association and the resolutions of the GMS, as well as the provisions of the
	laws	and re	gulations, for the interest of the Company, and in accordance with the purposes and
	objec	tives c	of the Company
(2)	In pe	rformir	ng its duties as referred to in paragraph (1) of this Article, then:
	a.	The E	Board of Commissioners will be authorized to:
		1)	Examine the books, letters, as well as other documents, examine cash for
			verification purposes, and other securities, and examine the assets of the Company;
		2)	Enter the yards, buildings, and offices used by the Company;
		3)	Demand explanation from the Board of Directors and/or other officials with regard to
			any issues concerning the management of the Company;
		4)	Be informed of any policies and actions which have been and which will be taken by
			the Board of Directors,
		5)	Request the Board of Directors and/or other officials under the level of the Board of
			Directors, with the knowledge of the Board of Directors, to attend the Meeting of the
			Board of Commissioners;

Duy

Appoint and dismiss a Secretary to the Board of Commissioners;--

6)

	1)	Suspend a member of the Board of Directors in accordance with the provisions of
		the Articles of Association;
	8)	Establish the Audit Committee, the Nomination and Remuneration Committee, the
		Risk Monitoring Committee, and other committees, if considered necessary, with
		due regards to corporate capability;
	9)	Retain experts for certain matter and in certain period of time at the expense of the
		Company, if considered necessary;
	10)	Carry out management actions over the Company in certain conditions for certain
		period of time in accordance with the provisions of this Articles of Association;
	11)	Approve the appointment and dismissal of the Corporate Secretary and/or the Head
		of Internal Audit Working Unit;
	12)	Attend the Meeting of the Board of Directors and provide insights towards the
		matters being discussed;
	13)	Perform other supervisory authorities, to the extent they do not contradict with the
		provisions of the laws and regulations, the Articles of Association, and/or the
		resolutions of the GMS
b.	The Board of Commissioners will be obliged to:	
	1)	Provide advices to the Board of Directors in carrying out the management of the
		Company;
	2)	Give opinion and approval over WPB of the Company as well as other work plans
		prepared by the Board of Directors, in accordance with the provisions of the Articles
		of Association;
	3)	Keep up with the development of Company's activities, provide opinions and
		advices to the GMS with regard to any issues considered important for the
		management of the Company;
	4)	Report to the Holder of Dwiwarna A Series Share if there is a tendency of declining
		performance of the Company;



5)	Propose to the GMS, the appointment of Public Accountant and/or Public
	Accounting Firm who will carry out audit over the books of the Company;
6)	Review and study the periodic report and the annual report prepared by the Board
	of Directors as well as execute the annual report;
7)	Provide explanations, opinions, and advices to the GMS with regard to the Annual
	Report, if requested;
8)	Draw up the Minutes of Meeting of the Board of Commissioners and keep the
	official copies;
9)	Report to the Company with regard to its and/or their family share ownership in the
	Company and other companies;
10)	Provide reports regarding the supervisory duties which have been performed during
	the preceding financial year to the GMS;
11)	Provide explanations regarding any matters inquired about or requested by the
	Holder of Dwiwarna A Series Share with due observance of the provisions of the
	laws and regulations, particularly the provisions in the Capital Market and Banking
	sector;
12)	Direct, monitor, and evaluate the implementation of governance, risk management,
	and compliance in integrated manner, as well as the strategic policies of the
	Company in accordance with the provisions of the laws and regulations, the Articles
	of Association, and/or the resolutions of the GMS;
13)	Compose the Charter of the Board of Commissioners, and the Relationship System
	of the Board of Commissioners of the Company and the Board of Commissioners of
	the Subsidiary Companies of the Company, and other guidelines, with due
	observance of the provisions of the laws and regulations, particularly the provisions
	in the Banking and Capital Market sector;
14)	Responsible for the development of Sharia Business Unit of the Company;
15)	Perform other obligations in the framework of supervisory duty and provision of

			Article 16
			Meeting of the Board of Commissioners
		4)	He has taken actions to prevent the arising or continuation of the losses
			actions resulting in the losses; and
		3)	He does not have conflict of interest either directly or indirectly over the supervisory
			Company;
			prudently for the interest and in accordance with the purposes and objectives of the
		2)	He has carried out supervision in good faith, with full sense of responsibility, and
		1)	The losses are not resulting from his fault or negligence;
		Comp	pany as referred to in letter a of this paragraph if he can prove:
	b.	A me	mber of the Board of Commissioners cannot be held responsible for the losses of the
		Comr	missioners in performing their duties
		losse	s of the Company caused by the fault or negligence of the members of the Board of
(5)	a.	Each	member of the Board of Commissioners will be jointly and severally liable for the
	regul	ations	and the Articles of Association
	other	GMS	in accordance with its authorities as stipulated in the provisions of the laws and
(4)	In ce	rtain co	ondition, the Board of Commissioners will be obliged to convene the Annual GMS and
		objec	tives of the Company
		provid	ding advices to the Board of Directors and in accordance with the purposes and
	b.	Actin	g in good faith, prudent, and responsible in performing supervisory duties and in
		accou	untability, liability, as well as fairness
		well	as the principles of professionalism, efficiency, transparency, independency,
	a.	Com	ply with this Articles of Association and the provisions of the laws and regulations as
(3)	In pe	rformin	ng its duties aforesaid, each member of the Board of Commissioners must:
			regulations, the Articles of Association, and/or the resolutions of the GMS
			advices, to the extent they do not contradict with the provisions of the laws and

(1) Any decision of the Board of Commissioners shall be adopted in the Meeting of the Board of

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	Comr	nissioners		
(2)	The E	Board of Commissioners will be obliged to convene meeting at least 1 (one) time in 2 (two)		
	months			
(3)	The Board of Commissioners will be obliged to convene joint meeting with the Board of Directors			
	periodically at least 1 (one) time in 4 (four) months.			
(4)	The Board of Commissioners may convene meeting at any time upon the request of 1 (one) or			
	several members of the Board of Commissioners or the Board of Directors, by stating the matter			
	to be discussed			
(5)	The summoning for the Meeting of the Board of Commissioners must be given by the President			
	Commissioner, and in the event that the President Commissioner is prevented from attending, of			
	which impediment, no evidence to other party is required, the summoning of the meeting may be			
	given by the Vice President Commissioner. In the event that the Vice President Commissioner is			
	prevented from attending due to any reason whatsoever, of which impediment, no evidence to			
	other party will be required, then, the summoning for the meeting will be given by one of the			
	mem	bers of the Board of Commissioners		
(6)	a.	The summoning for the Meeting of the Board of Commissioners must be made in writing		
		and will be sent or personally delivered to each member of the Board of Commissioners,		
		against proper receipt, or by means of registered mail, or by means of courier services,		
		electronic means or by other fastest means, at the latest 5 (five) days prior to the		
		convening of the meeting, excluding the date of the summoning and the date of the		
		meeting, or with a shorter period if it is in urgent condition		
	b.	The summoning as referred to in letter a of this paragraph will not be required for meetings		
		which have been scheduled based on the resolution of the previously convened Meeting		
		of the Board of Commissioners		
(7)	The	summoning for the Meeting of the Board of Commissioners in paragraph (5) of this Article		
	must state the agenda, date, time, and venue of the meeting. The Meeting of the Board of			
	Commissioners will be convened at the place of domicile of the Company or at other places			

	withi	n the territory of the Republic of Indonesia or at the place of business activities of the		
	Company			
(8) All Meetings of the Board of Commissioners will be chaired by the President Commis				
(9)	a.	In the event that the President Commissioner is absent or prevented from attending, then,		
		the Vice President Commissioner will chair the Meeting of the Board of Commissioners or		
		a member appointed by the Board of Commissioners, appointed by the President		
		Commissioner, will chair the Meeting of the Board of Commissioners, if at the same time,		
		the Vice President Commissioner is absent or prevented from attending, or a member of		
		the Board of Commissioners appointed by the Vice President Commissioner will chair the		
		Meeting of the Board of Commissioners if at the same time the President Commissioner is		
		absent or prevented from attending, and he did not make any appointment		
	b.	If the GMS did not appoint the Vice President Commissioner, then, in the event that the		
		President Commissioner is absent or prevented from attending, then, the Meeting of the		
		Board of Commissioner will be chaired by another member of the Board of Commissioners		
		appointed by the President Commissioner		
	C.	In the event that the President Commissioner did not make any appointment, then, the		
		longest serving member of the Board of Commissioners will act as the Chairman of the		
		Meeting of the Board of Commissioners		
	d.	In the event that the longest serving members of the Board of Commissioners as referred		
		to in letter c of this paragraph are more than 1 (one) individual, then, the oldest member of		
		the Board of Commissioners will act as the Chairman of the Meeting of the Board of		
		Commissioners		
(10)	The Meeting of the Board of Commissioners will be valid and entitled to adopt binding resolutions			
	only if it is attended and or represented by more than 1/2 (one-half) of the total number of the			
	members of the Board of Commissioners			
(11)	In the	e event that there are more than 1 (one) proposals, then, will be carried out re-voting until 1		
	(one)	of the proposals obtains more than 1/2 (one-half) of the total number of votes being cast		

In the Meeting of the Board of Commissioners, each member of the Board of Commissioners will be entitled to cast 1 (one) vote and in addition 1 (one) vote for every other member of the Board of Commissioners whom he validly represented in the Meeting aforesaid.-----Blank (abstain) votes will be considered of approving the proposal presented in the meeting. Void (13)votes will be considered non-existent and will not be taken into account in determining the total number of votes being cast in the meeting.-----Voting concerning an individual will be carried out by means of unsigned folded ballots, whereas (14)voting concerning other matters will be carried out orally, unless the Chairman of the Meeting stipulates otherwise, without any objection based on the majority votes from those present.-----The resolution of the Meeting of the Board of Commissioners must be adopted based on (15)deliberation to reach a consensus. If the resolution based on deliberation to reach a consensus cannot be achieved, then, the resolution must be adopted by means of voting based on the affirmative votes of more than 1/2 (one-half) of the total number of the votes validly cast in the relevant meeting.----The result of meeting as referred to in paragraph (2) of this Article must be set out in the (16)a. Minutes of Meeting. The Minutes of Meeting must be drawn up by an individual present in \*the meeting appointed by the Chairman of the Meeting, and then, executed by the entire members of the Board of Commissioners who are present, and delivered to the entire members of the Board of Commissioners.----The result of the meeting as referred to in paragraph (3) of this Article must be set out in b. the Minutes of Meeting. The Minutes of Meeting must be drawn up by an individual present in the meeting who is appointed by the Chairman of the Meeting, and then, executed by the entire members of the Board of Commissioners, and the members of the Board of Directors who are present, and delivered to the entire members of the Board of Commissioners and the members of the Board of Directors.----In the event that there are members of the Board of Commissioners and/or members of C.

the Board of Directors who did not execute the result of the meeting as referred to in letter

		a and letter b of this paragraph, the relevant individuals will be obliged to state the reasons
		thereof in writing in a separate letter attached to the Minutes of Meeting
	d.	The Minutes of Meeting as referred to in letter a and letter b of this paragraph must be
		documented by the Company
	e.	The Minutes of Meeting of the Board of Commissioners constitutes valid evidence towards
		the members of the Board of Commissioners and towards the third party with regard to the
		resolutions adopted in the relevant meeting
17)	a.	The Board of Commissioners may also adopt valid resolutions without convening the
		Meeting of the Board of Commissioners, provided that all members of the Board of
		Commissioners have been notified in writing and all members of the Board of
		Commissioners have given their approval regarding the proposal presented in writing as
		well as have executed such approval
	b.	The resolution adopted in such a manner will have the same force as the resolution validly
		adopted in the Meeting of the Board of Commissioners
(18)	In the	e event that a member of the Board of Commissioners cannot attend the meeting physically,
	then,	the members of the Board of Commissioners can attend the meeting by means of
	telec	onference media, video conference, or other means of electronic media, in accordance with
	the p	rovisions of the laws and regulations
(19)	Each	member of the Board of Commissioners who personally by any means whatsoever, either
	direc	tly or indirectly, has an interest in a transaction, contract, or proposed contract in which the
	Com	pany becomes one of the parties, must state the nature of his interest in a Meeting of the
	Boar	d of Commissioners, and will not be entitled to participate in the voting regarding the matters
	relate	ed to the transaction or contract aforesaid
		Sharia Business Activity Supervisor
		Article 17
(1)	In th	e framework of carrying out business activities based on sharia principles, the Company has

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Sharia Supervisory Board having the tasks of supervising business activities of the Company

	base	d on the sharia principles appointed and dismissed by the GMS. The appointment of the
	mem	bers of the Sharia Supervisory Board must obtain recommendation from the National Sharia
	Boar	d - Indonesia Ulema Council and will continue observing the provisions of the laws and
	regul	ations
(2)	The	Sharia Supervisory Board has the functions among others:
	a.	As the advisor and recommendation provider to the Board of Directors, the principals of
		Sharia Business Units, and the principals of sharia branch offices of the Company with
		regard to the matters related to sharia aspects
	b.	As the mediator between the Company and the National Sharia Board in communicating
		the proposals and advices for the development of products and services of the Company
		requiring the reviews and fatwa from the National Sharia Board
	C.	As the representative of the National Sharia Board assigned in the Company, the Sharia
		Supervisory Board will be obliged to report the business activity and the development of
		the Company to the National Sharia Board at least 1 (one) time in 1 (one) year
		Work Plan and Budget of the Company
		Article 18
(1)	The	Board of Directors will be obliged to compose the Work Plan and Budget of the Company for
	each	financial year, which at least contain:
	a.	The missions, business targets, business strategies, corporate policies, and work/activity
		programs;
	b.	The budget of the Company detailed on each work/activity program budget;
	C.	The financial project of the Company and its subsidiary companies; and
	d.	Other matters requiring the resolutions of the Board of Commissioners
(2)	The	Board of Commissioners will be obliged to compose the work program of the Board of
	Com	missioners which becomes an inseparable part to the Work Plan and Budget of the
	Com	pany composed by the Board of Directors as referred to in paragraph (1) of this Article
(3)	The	Draft Work Plan and Budget of the Company which has been executed by the entire

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	men	nbers of the Board of Directors will be delivered to the Board of Commissioners, at the lates
	30 (1	thirty) days prior to the commencement of the new financial year or within a period stipulated
	in th	e provisions of the laws and regulations, particularly the provisions in the Capital Market and
	Ban	king sector, to obtain approval of the Board of Commissioners
(4)	The	Draft Work Plan and Budget of the Company will be approved by the Board of
	Com	missioners at the latest 30 (thirty) days after commencement of the current financial year
	(the	financial year of the relevant Work Plan and Budget of the Company) or within a period
	stipu	lated in the provisions of the laws and regulations, particularly in the provisions of the
	Capi	tal Market and Banking sector
(5)	In th	e event that the draft Work Plan and Budget of the Company has not yet been delivered by
	the	Board of Directors and/or the Work Plan and Budget of the Company has not yet been
	appr	oved by the Board of Commissioners within the period as referred to in paragraph (4) of this
	Artic	le, then, the Work Plan and Budget of the Company of the preceding year will be applied
		Financial Year and Annual Report
		Article 19
(1)	The	financial year of the Company will run from the 1st (first) day of January up to the 31st (thirty
	first)	day of December in the same year. At the end of December each year, the books of the
	Com	pany will be closed
(2)	The	Board of Directors of the Company will compose the Annual Report containing at least:
	a.	Summary of important financial data;
	b.	Information on shares (if any);
	C.	Reports of the Board of Directors;
	d.	Reports of the Board of Confinissioners;
	e.	Company Profile;
	f,	Management analysis and discussion;
	g.	Governance of the Company;
	h.	Social and environmental responsibilities of the Company:



	i. Audited annual financial statement;
	j. Statement letters of the members of the Board of Directors and the Board of
	Commissioners regarding their accountabilities over the Annual Report
(3)	The Board of Commissioners will be obliged to compose report regarding the supervisory duties
	which have been performed by the Board of Commissioners during the preceding financial year
	which becomes an inseparable part to the Annual Report composed by the Board of Directors as
	referred to in paragraph (2) of this Article.
(4)	The Annual Report will include the financial statement audited by public accountant which has
	been executed by the entire members of the Board of Directors, which is delivered to the Board
	of Commissioners to be reviewed and executed before being submitted to the Annual GMS to
	obtained approval and ratification
(5)	The Annual Report as referred to in paragraph (2) of this Article which has been executed by all
	members of the Board of Directors and all members of the Board of Commissioners will be
	submitted by the Board of Directors to the Annual GMS at the latest 5 (five) months after the end
	of the financial year, with due regards to the prevailing provisions, particularly the provisions in
	the Capital Market and Banking sector
(6)	In the event that there is a member of the Board of Directors and/or the Board of Commissioners
	who did not execute the relevant Annual Report must be stated the reasons thereof in writing or
	the reasons aforesaid must be stated by the Board of Directors in a separate letter attached to
	the Annual Report
(7)	In the event that there is a member of the Board of Directors and/or a member of the Board of
	Commissioners who did not execute the Annual Report as referred to in paragraph (5) of this
	Article and did not provide written reasons, the relevant individual will be considered of having
	approved the content of the Annual Report
(8)	The approval over the Annual Report, including the ratification of the financial statement as
	referred to in paragraph (2) of this Article, will be conducted by the Annual GMS at the latest at
	the end of the 5th (fifth) month after the end of the financial year.

(9)	The approval of the Annual Report, including the ratification of the annual financial statement as
	well as the supervisory duties report of the Board of Commissioners and the resolution on profit
	utilization will be stipulated by the Annual GMS
(10)	The approval over the Annual Report, including the supervisory duties report by the Board of
	Commissioners and the ratification of the financial statement by the Annual GMS shall mean the
	granting of release and discharge to the members of the Board of Directors and the members of
	the Board of Commissioners over the management and supervisory which have been performed
	during the preceding financial year, to the extent that such actions are evidenced in the Annual
	Report, including the financial statement, supervisory duties report by the Board of
	Commissioners, as well as in accordance with the prevailing provisions
(11)	The Armual Report, including the financial statement as referred to in paragraph (4) of this Article
	must be made available at the head office of the Company since the date of the summoning up
	to the date of convening of the Annual GMS
(12)	The Company will be obliged to announce the Financial Statement, including the Balance Sheet
	and the Profit and Loss Statement according to the procedure as stipulated in the provisions of
	the laws and regulations, particularly the provisions in the Capital Market and Banking sector
	Reporting
	Article 20
(1)	The Board of Directors will be obliged to prepare periodic report containing the implementation of
	Work Plan and Budget of the Company
(2)	The periodic report as referred to in paragraph (1) of this Article covers the quarterly report and
	the Annual Report
(3)	In addition to the periodic report as referred to in paragraph (2) of this Article, the Board of
	Directors at any time can also provide specific report to the Board of Commissioners
(4)	The periodic report and other reports as referred to in paragraph (1) and paragraph (3) of this
	Article, delivered in the form, content, and composing and delivering procedures in accordance
	with provisions of the laws and regulations, particularly the provisions in the Capital Market and

	Ban	king se	ctor		
				General Meeting of Shareholders	
				Article 21	
(1)	The	GMS o	of the (	Company shall be:	
	a.	The	Annua	I GMS, as referred to in Article 22 of the Articles of Association.	
	b.	Othe	r GMS	S which is the GMS convened at any time based on the needs as stipulated in	
		Artic	le 23 c	of the Articles of Association	
(2)	Refe	erred to	as the	e "General Meeting of Shareholders" of the "GMS" in the Articles of Association	
	shal	l mean	both t	he "Annual GMS" and the "other GMS", unless expressly stipulated otherwise	
(3)	In a	ddition	to the	convening of GMS as referred to in the Regulation of OJK regarding the plan	
	•and	conve	ning o	of GMS for Public Company, the Company may convene electronic GMS in	
	acco	ordance	with t	the Regulation of OJK regarding the convening of electronic GMS	
(4)	Elec	Electronic GMS			
	a.	the	conve	ening of electronic GMS by the Company may be convened by using	
		telec	onfere	ence media, video conference, or other means of electronic media	
	b.	the (	Compa	any may convene GMS electronically (Electronic GMS) by using:	
		1)	Elec	etronic GMS Convening System (hereinafter will be referred to as the "e-GMS")	
			prov	rided by the e-GMS Provider. The e-GMS Provider shall be:	
			a.	The Depository and Settlement Institution appointed by the regulator in the	
				Capital Market sector; or	
			b.	Other parties appointed by OJK;	
		2)	The	system provided by the Company in accordance with the regulations in the	
			Сар	ital Market sector	
(5)	The	Board	of Dir	rectors shall convene the Annual GMS and the other GMS. The GMS may be	
	con	vened (	upon th	he request of the Shareholders or the Board of Commissioners with due regards	
	to th	ne prov	ision ir	paragraph (6) of this Article	
(6)	The	conve	ning of	f the GMS may be carried out with the following provisions:	

a.	The	convening of the GMS may be convened upon the request of:
	1).	The Holder of Dwiwarna A Series Share;
	2).	1 (one) or more Shareholders jointly representing 1/10 (one-tenth) or more of the
		total number of the entire shares with valid voting rights; or
	3).	The Board of Commissioners.
b.	The	request for the convening of the GMS in letter a of this paragraph is submitted to the
	Boar	d of Directors by means of registered mail supplemented with the reasons thereof
C.	The	registered mail as referred to in letter b of this paragraph delivered by the
	Shar	eholders as referred to in letter a, points 1 and 2 of this paragraph will be copied to
	the E	Board of Commissioners
d.	The	request for the convening of the GMS in letter a of this paragraph must:
	1)	Be carried out in good faith;
	2)	Consider the interest of the Company;
	3)	Supplemented by the reasons and the related materials which must be resolved in
		the GMS; and
	4)	Not contradict with the provisions of the laws and regulations and the Articles of
		Association
е.	The	proposal for the convening of the GMS from the Shareholders as referred to in letter
	a, po	ints 1 and 2 of this paragraph must constitute a request requiring the approval of the
	GMS	and which according to the discretion of the Board of Directors has fulfilled the
	requi	rements in letter d of this paragraph
f.	The	Board of Directors will be obliged to make announcement of the GMS to the
	Share	eholders at the latest 15 (fifteen) days since the date of request for the convening of
	the G	MS as referred to in letter a of this paragraph is received by the Board of Directors
g.	The E	Board of Directors will be obliged to deliver notification on the agenda of the GMS and
	the re	egistered mail as referred to in letter b of this paragraph from the Shareholders or the
	Board	d of Commissioners to OJK at the latest 5 (five) working days before the

	announcement as referred to in letter f of this paragraph			
h.	In the event that the Board of Directors did not make the announcement of the GMS a			
	referred to in letter f of this paragraph over the proposal of the Shareholders as referred			
	in letter a, points 1 and 2 of this paragraph, within a period of 15 (fifteen) days starting a			
	of the request for the convening of the GMS is received by the Board of Directors, the			
	Board of Directors will be obliged to announce:			
	1. There is a request for the convening of GMS from the Shareholders which is no			
	convened; and			
	2. The reasons for not convening the GMS			
i.	In the event that the Board of Directors has made announcement as referred to in letter			
	of this paragraph or the period of 15 (fifteen) days has elapsed, the Shareholders may			
	resubmit the request for the convening of the GMS to the Board of Commissioners			
j.	The Board of Commissioners will be obliged to make announcement of the GMS to the			
	Shareholders at the latest 15 (fifteen) days since the date of request for the convening of			
	the GMS as referred to in letter i of this paragraph is received by the Board of			
	Commissioners			
k.	The Board of Commissioners will be obliged to deliver the notification on the agenda of the			
	GMS to OJK at the fatest 5 (five) working days prior to the announcement as referred to in			
	letter j of this paragraph			
l.	In the event that the Board of Commissioners did not make an announcement of the GMS			
	within a period of 15 (fifteen) days as referred to in letter j of this paragraph, the Board of			
	Commissioners will be obliged to announce:			
	1. There is a request for the convening of GMS from the Shareholders which is no			
	convened; and			
	2. The reasons for not convening the GMS			
m.	In the event that the Board of Commissioners has carried out announcement as referred to			
	in letter I of this paragraph or the 15 (fifteen) day-period has elapsed, the Shareholder			

	may	submit application for the convening of the GMS to the Chairman of the District Court			
	havir	ng jurisdiction over the place of domicile of the Company to stipulate the granting of			
	perm	nit for the convening of the GMS as referred to in letter a, points 1) and 2) of this			
	para	graph			
n.	The	Shareholder who has obtained the Court order to convene the GMS as referred to in			
	lette	m of this paragraph will be obliged to convene the GMS			
0.	In th	e event that the Board of Directors did not make the announcement of the GMS as			
	refer	red to in letter f of this paragraph upon the proposal of the Board of Commissioners			
	as re	eferred to in letter a point 3) of this article, within a period of at the latest 15 (fifteen)			
	days	since the date of request for the convening of the GMS is received by the Board of			
	Direc	Directors, the Board of Directors will be obliged to announce:			
	1.	There is a request for the convening of the GMS from the Board of commissioners			
		which is not convened; and			
	2.	The reasons for not convening the GMS			
p.	In th	In the event that the Board of Directors has made announcement as referred to in letter of			
	of th	is paragraph or the 15 (fifteen) day-period has elapsed, the Board of Commissioners			
	will c	convene the GMS by itself			
q.	The	Board of Commissioners will be obliged to make announcement of the GMS to the			
	Shareholders at the latest 15 (fifteen) days since the date of announcement as referred to				
	in letter o of this paragraph or the 15 (fifteen) day-period as referred to in letter p of this				
	paragraph has elapsed				
r.	The	Board of Commissioners will be obliged to deliver the notification on the agenda of the			
	GMS	to OJK at the latest 5 (five) working days prior to the announcement as referred to in			
	letter	q of this paragraph			
S.	The	procedure for the convening of the GMS carried out by the Board of Directors as			
	refer	red to in letter f and letter g of this paragraph, the Board of Commissioners as referred			
	to in	letters j and q of this paragraph and the Shareholders as referred to in letter n of this			

	para	graph will be obliged to carried out in accordance with the procedure for the
	conv	rening of the GMS as stipulated in the Regulations of OJK and the Articles of
	Asso	ociation
t.	In ac	ddition to fulfilling the procedure of the GMS as referred to in letter s of this paragraph,
	the r	notification on the agenda of the GMS shall also contain information:
	1)	Explanation that the GMS must be convened upon the request of the Shareholder
		and the name of the proposing Shareholder as well as the total number of his share
		ownership in the Company, if the Board of Directors or the Board of Commissioners
		convene the GMS upon the request of the Shareholders;
	2)	Conveying the name of the Shareholder as well as the total number of his share
		ownership in the Company and the stipulation of the Chairman of the District Court
		regarding the granting of permit for the convening of the GMS, if the GMS is
		convened by the Shareholder in accordance with the stipulation of the Chairman of
		the District Court to convene the GMS; or
	3)	Explanation that the Board of Directors did not convene the GMS upon the request
		of the Board of Commissioners, if the Board of Commissioners convenes by itself
		the GMS which it proposes
		Annual General Meeting of Shareholders
		Article 22
Th	e Annu	al GMS must be convened every year, after the financial year has ended, in
ac	cordanc	e with the provisions of the laws and regulations
In	the Ann	ual GMS:
a.	The	Board of Directors will present the Annual Report as referred to in Article 20 of the
	Artic	cles of Association
b.	The	Board of Directors will be obliged to present the proposal for the utilization of Net
	Pro	fit of the Company, if the Company has a positive profit balance
C.	Will	be made the appointment of Public Accountant and/or Public Accounting Firm

(1)

(2)

		registered at OJK as proposed by the Board of Commissioners, to carry out audit over the
		financial statement of the Company in the current year, including the internal control audit
		over the financial reporting in accordance with the prevailing provisions from the Capital
		Market authority at the place in which the shares of the Company are registered and/or
		listed
	d.	The Board of Directors may submit other matters for the interest of the Company in
		accordance with the provisions of the Articles of Association
(3)	The	approval of the Annual Report, including the ratification of the financial statement as well as
	the s	supervisory duties report of the Board of Commissioners carried out by the Annual GMS,
	shall	mean the granting of full release and discharge over the liabilities (volledig acquit et de
	char	ge) to the members of the Board of Directors and the Board of Commissioners for the
	man	agement and supervisory which have been performed during the previous financial year, to
	the e	extent that such actions are reflected in the Annual Report and the financial statement, save
	for th	ne acts of embezzlement, fraud, and other criminal offenses
(4)	The	appointment and dismissal of Public Accountant and/or Public Accounting Firm who will be
	prov	iding audit services over the annual historical financial information must be resolved in the
	GMS	S, with due observance of the regulations in the Capital Market sector
(5)	In th	ne convening of the Annual GMS for the appointment of Public Accountant and/or Public
	Acc	ounting Firm, the GMS may delegate its authority to the Board of Commissioners to dismiss
	at a	ny time, the Public Accountant and/or Public Accounting Firm which have been appointed,
	inclu	iding to appoint the substitute Public Accountant and/or Public Accounting Firm, with due
	obse	ervance of the regulations in the Capital Market and Banking sector
		Other General Meeting of Shareholders
		Article 23
Othe	r GMS	S may be convened at any time based on the needs for the interest of the Company
	Venu	e, Notification, Announcement, Summoning, and Time for the Convening of GMS
		Article 24



(1)	The Company will be obliged to determine the venue and time for the convening of GMS			
(2)	The	venue for the convening of GMS must be within the territory of the Republic of Indonesia,		
	whic	h must be convened in:		
	a.	The place of domicile of the Company;		
	b.	The place in which the Company carries out its main business activities;		
	C.	The capital city of the province in which the place of domicile or the place of main business		
		activities of the Company is located; or		
	d.	The province of the place of domicile of the Stock Exchange in which the shares of the		
		Company are listed		
(3)	In co	invening the GMS, the Company will be obliged to fulfill the following provisions:		
	a.	Deliver the notification on the agenda of the GMS to OJK;		
	b.	Make the announcement of the GMS to the Shareholders; and		
	C.	Give the summoning for the GMS to the Shareholders		
(4)	The notification of the GMS to OJK will be carried out with the following provisions:			
	a.	The Company will be obliged to deliver notification on the agenda of the GMS to OJK at		
		the latest 5 (five) working days prior to the announcement of the GMS, excluding the date		
		of the announcement of the GMS.		
	b.	The agenda of the GMS as referred to in letter a of this paragraph must be disclosed		
		clearly and in detail		
	C.	In the event that there is any change of agenda of the GMS as referred to in letter b of this		
		paragraph, the Company will be obliged to deliver the relevant change of agenda of the		
		GMS to OJK at the latest at the time of the summoning for the GMS		
	d.	The provisions of letter a, letter b, and letter c of this paragraph will apply mutatis mutandis		
		to the notification for the convening of GMS by the Shareholders which has obtained the		
		Court order to convene the GMS as referred to in Article 21 paragraph (6) letter n of the		
		Articles of Association		
(5)	The announcement of the GMS will be carried out with the following provisions:			



a.	The	Company will be obliged to make announcement of the GMS to the Shareholders at
	the la	atest 14 (fourteen) days prior to the summoning for the GMS, excluding the date of the
	anno	uncement and the date of the summoning
b.	The	announcement of the GMS in letter a of this paragraph shall at least contain:
	1)	The provisions on the Shareholders who are entitled to be present in the GMS;
	2)	The provisions on the Shareholders who are entitled to propose the agenda of the
		GMS;
	3)	The date of convening of the GMS; and
	4)	The date of the summoning for the GMS
C.	In the	e event that the GMS is convened upon the request of the Shareholders or the Board
	of Co	ommissioners as referred to in Article 21 paragraph (6) of this Articles of Association,
	in ac	ddition to containing the matter as referred to in letter b of this paragraph, the
	anno	uncement of the GMS as referred to in letter a of this paragraph must contain
	infor	mation that the Company is convening the GMS since there is a request from the
	Shar	eholders or the Board of Commissioners
d.	In the	e event that the GMS constitutes the GMS which is only attended by the Independent
	Shar	eholders, in addition to the information as referred to in letter b and letter c of this
	para	graph, the announcement of the GMS must also contain information:
	1)	The subsequent GMS which is planned to be convened will be convened if the
		required attendance quorum of the Independent Shareholders cannot be reached in
		the first GMS; and
	2)	The statement regarding the required quorum for resolution in each agenda of the
		GMS
e.	The	announcement of the GMS which needs to be attended by the Independent
	Shar	eholders will be made by adhering to the regulations in the Capital Market sector
f.	The	provisions of letter a, letter b, letter c, and letter d of this paragraph will apply mutatis
	muta	andis to the announcement for the convening of GMS by the Shareholders which has

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		obtai	ned Court order to convene the GMS as referred to in Article 21 paragraph (6) letter			
		m of	the Articles of Association			
6)	The	propos	sal for the agenda of the GMS may be submitted by the Shareholders with the			
	follow	following provisions:				
	a.	The	Shareholders may propose the agenda of the GMS in writing to the Company at the			
		fales	t 7 (seven) days prior to the summoning for the GMS			
	b.	The	Shareholders who may propose the agenda of the GMS as referred to in letter a of			
		this p	paragraph shall be:			
		1)	The Holder of Dwiwarna A Series Share;			
		2)	1 (one) or more Shareholders representing 1/20 (one-twentieth) or more of the total			
			number of the entire shares which have been issued by the Company with valid			
			voting rights			
	C.	The	proposal for the agenda of the GMS as referred to in letter a of this paragraph must:			
		1)	Be submitted in good faith;			
		2)	Consider the interest of the Company;			
		3)	Enclose the reasons and materials over the proposal for the agenda of the GMS;			
			and			
		4)	Not contradict with the provisions of the laws and regulations			
	d.	The	proposal for the agenda of the GMS from the Shareholders as referred to in letter a of			
		this	paragraph constitutes the agenda requiring the resolution of the GMS, and, which			
		acco	ording to the discretion of the Board of Directors, has fulfilled the requirements in letter			
		c of	this paragraph			
	e.	The	Company will be obliged to include the proposal for the agenda of the GMS from the			
		Shar	refloiders, to the extent that the proposal for the agenda of the GMS fulfills the			
		requ	irements as referred to in letter a up to letter d of this paragraph			
(7)	The	summ	oning for the GMS will be given with the following provisions:			
	a.	The	Company will be obliged to give the summoning to the Shareholders at the latest 21			

	(twer	nty one) days prior to the date of convening of the GMS, excluding the date of the
	sumr	moning and the date of convening of the GMS
b.	The	summoning for the GMS as referred to in letter a of this paragraph shall at least
	conta	ain information:
	1)	The date of convening of the GMS;
	2)	The time for the convening of the GMS;
	3)	The venue for the convening of the GMS;
	4)	The provisions on the Shareholders who are entitled to be present in the GMS;
	5)	The agenda of the GMS, including the explanation on each of such agenda;
	6)	Information stating that the materials related to the agenda of the GMS are available
		for the Shareholders since the date of the summoning for the GMS up to the date of
		convening of the GMS which can be accessed and downloaded through the website
		of the Company and/or e-GMS; and
	7)	Information that the Shareholders can give power of attorney through e-GMS
C.	The	provisions of letters a and b of this paragraph will apply mutatis mutandis to the
	sumn	noning for the GMS by the Shareholders which has obtained Court order to convene
	the G	MS as referred to in Article 21 paragraph (6) letter n of this Articles of Association
The s	econd	GMS will be convened with the following provisions:
a.	The s	second GMS must be convened within a period of no sooner than 10 (ten) days and
	no la	ter than 21 (twenty one) days after the convening of the first GMS
b.	The s	summoning for the second GMS must be given at the latest 7 (seven) days prior to
	the c	onvening of the second GMS;
C.	In the	e summoning for the second GMS must be stated that the first GMS has been
	conve	ened and did not reach the attendance quorum. This provision will apply without
	preju	dice to the regulations in the Capital Market sector and the provisions of other laws
	and r	regulations as well as the regulations of the Stock Exchange in which the shares of
	the C	ompany are listed; and

(8)

	d.	In th	e event that the Company did not convene the second GMS within the period as		
		refer	red to in letter a of this paragraph, the Company will be obliged to convene the GMS		
		by fu	Ifilling the provisions as referred to in paragraph (3) of this Article		
(9)	In the event that the second GMS has been convened and did not reach the attendance quorum,				
	then,	the Co	ompany may convene the third GMS, with the following provisions:		
	a.	The	summoning for and the convening of the third GMS upon the application of the		
		Com	pany will be stipulated by OJK		
	b.	The a	application as referred to in letter a of this paragraph must be submitted to OJK at the		
		lates	t 14 (fourteen) days after the convening of the second GMS		
	C.	The a	application as referred to in letter b of this paragraph shall at least contain:		
		1)	The provisions on the quorum of the first and second GMS as stipulated in the		
			Articles of Association of the Company;		
		2)	The attendance list of the Shareholders in the first and second GMS;		
		3)	The list of the Shareholders who are entitled to be present in the convening of the		
			first and second GMS;		
		4)	The efforts which have been carried out in the framework of fulfilling the quorum of		
			the second GMS; and		
		5)	The proposed quorum for the third GMS and the reasons thereof		
	d.	The	third GMS will be prohibited to be convened by the Company before obtaining the		
		stipu	lation from OJK as referred to in letter a of this paragraph		
10)	The r	nateria	als on the agenda of the GMS will be stipulated with the following provisions:		
	a.	The	Company will be obliged to provide the materials on the agenda of the GMS for the		
		Share	eholders, which can be accessed and downloaded through the website of the		
		Com	pany and/or e-GMS		
	b.	The	materials on the agenda of the GMS as referred to in letter a of this paragraph must		
		be m	nade available since the date of the summoning for the GMS up to the date of		
		conv	ening of the GMS		

	C.	In the event that other provisions of the laws and regulations stipulate the obligation for the
		availability of the materials on the agenda of the GMS earlier than the provision as referred
		to in letter b of this paragraph, the providing of the relevant materials on the agenda of the
		GMS will follow the provisions of such other laws and regulations
	ď.	At the time of convening of the GMS, the Shareholders will be entitled to receive
		information on the agenda of the GMS and the materials related to the agenda of the
		GMS, to the extent it does not contradict with the interest of the Company
	e.	In the event that the agenda of the GMS concerning the appointment of the members of
		the Board of Directors and/or the members of the Board of Commissioners, the curriculum
		vitae of the candidates for the members of the Board of Directors and/or the candidates for
		the members of the Board of Commissioners to be appointed must be made available at
		the latest at the time of convening of the GMS, to the extent stipulated in the provisions of
		the laws and regulations
(11)	In the	e event that the GMS constitutes the GMS which is only attended by the Independent
	Share	cholders, the Company will be obliged to provide a statement form affixed with sufficient
	stam	duty to be executed by the Independent Shareholders before the convening of the GMS,
	which	at least state that:
	a.	The relevant Shareholder is truly an Independent Shareholder; and
	b.	If in the future, it is evident that, the statement is incorrect, the relevant Shareholder may
		be imposed with sanctions in accordance with the provisions of the laws and regulations
(12)	Corre	ection on the summoning for the GMS may be made with the following provisions:
	a.	The Company will be obliged to make the correction on the summoning for the GMS if
		there is any change of information in the summoning for the GMS which has been given
		as referred to in paragraph (7) letter b of this Article
	b.	In the event that the change of information as referred to in letter a of this paragraph
		contains the change of date for the convening of the GMS and/or the addition of agenda of
		the GMS, the Company will be obliged to give re-summoning for the GMS with the

		summoning procedure as stipulated in paragraph (7) of this Article
	C.	If the change of information is concerning the date for the convening of the GMS and/or
		the addition of the agenda of the GMS is carried out, other than due to the fault of the
		Company or upon the instruction of OJK, the provisions on the obligation to give re-
		summoning for the GMS as referred to in letter b of this paragraph will not apply, to the
		extent OJK did not instruct to give such re-summoning
13)	Gran	ting of electronic power of attorney
	a.	The Company provides alternative for the granting of electronic power of attorney for the
		Shareholders to attend and to cast votes in the GMS
	b.	A Shareholder as referred to in paragraph (13)) of this Article can grant power of attorney
		to other party to represent him in attending and/or casting votes in the GMS in accordance
		with the provisions of the laws and regulations
	C.	The granting of power of attorney as referred to in letter b of this paragraph can be carried
		out by the Shareholders electronically through e-GMS provided by e-GMS Provider or the
		system provided by the Company, in the event that the Company uses a system provided
		by the Company
	d.	The granting of power of attorney as referred to in letter c of this paragraph must be
		carried out at the latest 1 (one) working day prior to the convening of the GMS
	e.	The Shareholders can state the choice of vote on each agenda in the granting of
		electronic power of attorney.
	f.	The Shareholders can make changes over the power of attorney, including the choice of
		vote, as referred to in letter c of this paragraph, if the Shareholders state the choice of
		VO†6
	g.	The change of power of attorney, including the choice of vote, as referred to in letter f of
		this paragraph, can be done at the latest 1 (one) working day prior to the convening of the
		GMS
	h.	The parties who can become the electronic Proxy will cover:

	1)	the party administering the Securities account/Securities sub-account owned by the
		Shareholders;
	2)	the party provided by the Company; or
	3)	the party appointed by the Shareholders
i.	The	Company will be obliged to provide electronic Proxy as referred to in letter h point 2 of
	this p	paragraph
	The I	Proxy as referred to in letter h of this paragraph must:
	1)	be legally competent; and
	2)	not be a member of the Board of Directors, a member of the Board of
		Commissioners, and the workers of the Company
Κ.	The	Proxy as referred to in letter j of this paragraph must first register in the e-GMS
	syste	m or the system provided by the Company, in the event that the Company uses the
	syste	m provided by the Company
•	In the	e event that the authorizer attends the GMS personally, the authority of the proxy to
	cast	vote on behalf of the Authorizer will be void
m.	The a	appointment and revocation of Proxy, as well as the choosing and changing of votes
	throu	gh e-GMS or the system provided by the Company, in the event that the Company
	uses	the system provided by the Company, will be considered valid and will apply to all
	partie	es, as well as will not require wet signature, unless stipulated otherwise in the
	provi	sions stipulated by e-GMS Provider and/or the provisions of the laws and regulations.
١.	The r	mechanism for the registration, appointment, and revocation of power of attorney as
	well a	as the choosing and changing of votes will be stipulated by e-GMS Provider
).	In the	e event that the Company uses the system provided by the Company, the mechanism
	for th	ne registration, appointment, and revocation of power of attorney as well as the
	choos	sing and changing of votes will be stipulated in the standard operational procedure for
	the co	onvening of GMS of the Company
).	The I	Proxy will be responsible for the power of attorney received from the Shareholders

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		and must carry out the power of attorney aforesaid in good faith and may not violate the			
		provisions of the laws and regulations			
(14)	The publication media and language to be used:				
	a.	The obligation to make the announcement, the summoning, the correction of the			
		summoning, the re-summoning, and the announcement of the summary of the Minutes of			
		GMS as referred to in the Articles of Association of the Company shall at least by means			
		of;			
		1) The website of the e-GMS provider;			
		2) The website of the Stock Exchange; and			
		3) The website of the Company,			
		in the Indonesian Language and foreign language, provided that the foreign language to			
		be used shall at least be the English language			
	b.	The announcement using foreign language as referred to in letter a of this paragraph must			
		contain the same information as the information in the announcement using the			
		Indonesian Language			
	C.	In the event that there is a different interpretation of information between those announced			
		in the foreign language and those announced in the Indonesian Language as referred to in			
		letter b of this paragraph, the information in the Indonesian Language will be used as the			
		reference			
	d.	In the event that the Company convenes Electronic GMS by using the system provided by			
		the Company, the provisions regarding the media for the announcement, the summoning,			
		the correction of the summoning, the re-summoning, and the announcement of the			
		summary of the Minutes of the GMS as referred to in letter a up to letter c of this			
		paragraph will be at least by means of:			
		1) The website of the Stock Exchange; and			
		2) The website of the Company,			
		in the Indonesian Language and foreign language, provided that the foreign language to			

		be used shall be at least the English language
		Chairman, Code of Conduct, and
		Minutes of General Meeting of Shareholders
		Article 24
(1)	The	GMS shall be chaired by the Chairman of the GMS with the following provisions:
	a.	The Chairman of the GMS shall be a member of the Board of Commissioners appointed
		by the Board of Commissioners
	b.	In the event that all members of the Board of Commissioners are absent or prevented from
		attending, then, the GMS will be chaired by one of the members of the Board of Directors
		appointed by the Board of Directors
	C.	In the event that all members of the Board of Commissioners or the members of the Board
		of Directors are absent or prevented from attending as referred to in letter a and letter b of
		this paragraph, the GMS will be chaired by a Shareholder present in the GMS who is
		appointed from and by the participants of the GMS
	d.	In the event that the member of the Board of Directors appointed by the Board of
		Commissioners to chair the GMS has conflict of interest with the agenda to be resolved in
		the GMS, then, the GMS will be chaired by other member of the Board of Commissioners
		without conflict of interest who is appointed by the Board of Commissioners
	e.	In the event that all members of the Board of Commissioners have conflict of interest, the
		GMS will be chaired by one of the members of the Board of Directors appointed by the
		Board of Directors
	f.	In the event that one of the members of the Board of Directors appointed by the Board of
		Directors to chair the GMS has conflict of interest over the agenda to be resolved in the
		GMS, the GMS will be chaired by a member of the Board of Directors without conflict of
		interest
	g.	In the event that all members of the Board of Directors have conflict of interest, the GMS
		will be chaired by one of the non-controlling Shareholders elected by the majority of other

		Share	cholders who are present in the GMS	
	h.	The C	Chairman of the GMS will be entitled to request those who are present to prove their	
		autho	rity to be present in such GMS and/or to request in order that the power of attorney	
		to rep	resent the Shareholders is presented to him	
(2)	The	Compa	ny will be obliged to convene the GMS with the following code of conduct:	
	a.	At the	e time of the convening of the GMS, the code of conduct of the GMS must be	
		provid	ded to the attending Shareholders	
	b.	The p	rinciples of the code of conduct of the GMS as referred to in letter a of this paragraph	
		must	be read out before the GMS is started	
	C.	At th	e opening of the GMS, the Chairman of the GMS will be obliged to provide	
		expla	nation to the Shareholders regarding at least:	
		1)	The brief general condition of the Company;	
		2)	The agenda of the GMS;	
		3)	The mechanism for the adoption of resolution related to the agenda of the GMS;	
			and	
		4)	The procedure for the utilization of the right of the Shareholders to raise questions	
			and/or express opinions	
(3)	The Company will be obliged to draw up the Minutes of GMS with the following provisions:			
	a.	The M	Minutes of GMS will be drawn up in the Indonesian Language. The Minutes of the	
		GMS	aforesaid will become valid evidence towards all Shareholders and the third party	
		regan	ding the resolutions and any and all proceedings in the GMS	
	b.	The N	linutes of GMS must be drawn up and executed by the Chairman of the GMS and by	
		at lea	st 1 (one) Shareholder appointed from and by the participants of the GMS	
	C.	The s	ignatures as referred to in letter b of this paragraph are not required if the Minutes of	
		GMS	aforesaid is drawn up in the form of deed of minutes of GMS drawn up by a notary	
		regist	ered at OJK	
	d	In the	e event that GMS constitutes a GMS which is only attended by the Independent	

		Shar	reholders, the Minutes of the GMS must be drawn up in the form of deed of minutes of
		GMS	G drawn up by a notary registered in OJK
	e.	The	Minutes of electronic GMS must be drawn up in the form of notarial deed by a notary
		regis	tered at OJK without requiring the signatures of the participants of the GMS
	f.	The	Minutes of the GMS must be delivered to OJK at the latest 30 (thirty) days after the
		conv	ening of the GMS
	g.	In th	e event that the delivery of the Minutes of the GMS as referred to in letter f of this
		para	graph falls on a holiday, the Minutes of GMS aforesaid must be delivered at the latest
		on th	e subsequent working day
4)	The	Comp	any will be obliged to prepare the Summary of the Minutes of the GMS with the
	follov	ving pr	rovisions:
	a.	The	Summary of the Minutes of the GMS must at least contain information on:
		1)	The date of convening of the GMS, the venue for the convening of the GMS, the
			time of the convening of the GMS, and the agenda of the GMS;
		2)	The members of the Board of Directors and the members of the Board of
			Commissioners who are present in the GMS;
		3)	The total number of shares with valid voting rights which are present in the GMS
			and the percentage of the total number of shares with valid voting rights;
		4)	Whether there is any opportunity given to the Shareholders to raise questions
			and/or express opinions in relation to the agenda of the GMS;
		5)	The total number of the Shareholders raising questions and/or expressing opinions
			related to the agenda of the GMS, if the Shareholders are given the opportunity;
		6)	The mechanism for the adoption of resolutions of the GMS;
		7)	The result of the voting which covers the total number of affirmative votes, the
			dissenting votes, and the abstain votes for each agenda of the GMS, if the adoption
			of resolutions is carried out by means of voting;
		8)	The resolutions of the GMS; and



		9)	The implementation of payment of cash dividend to the entitled Shareholders, if
			there is any resolution of the GMS related to the distribution of cash dividend
	b.	The	Summary of the Minutes of the GMS as referred to in letter a of this paragraph must
		be a	nnounced to the public at the latest 2 (two) working days after the convening of the
		GMS	,
	C.	The	provisions regarding the Minutes of the GMS and the Summary of the Minutes of the
		GMS	as referred to in Article 25 paragraphs (3) and (4) shall apply mutatis mutandis to the
		conv	ening of the GMS by the Shareholders who has obtained the stipulation of the
		Chai	rman of the District Court as referred to in Article 21 paragraph (6) letter n and the
		conv	ening of the GMS by the Board of Commissioners as referred to in Article 21
		para	graph (6) letter p
			Quorum, Voting Rights, And Resolutions
			In the General Meeting of Shareholders
			Article 26
1)	The	attend	ance quorum and the resolution quorum of the GMS towards the matters which must
	be re	esolved	d in the GMS shall be carried out by adhering to the provisions:
	a.	It is	attended by the Shareholders and/or their valid proxies jointly representing more than
		1/2 (0	one-half) of the total number of the entire shares with valid voting rights and the
		reso	lution shall be valid if it is approved by more than $\frac{1}{2}$ (one-half) of the total number of
		the e	entire shares with valid voting rights present in the GMS
	b.	In th	e event that the attendance quorum as referred to in letter a of this paragraph cannot
		be r	eached, then, the second GMS shall be valid if it is attended by the Shareholders
		and/	or their valid proxies jointly representing at least 1/3 (one-third) of the total number of
		the	shares with valid voting rights and the resolution will be valid if it is approved by more
		than	$\frac{1}{2}$ (one-half) of the total number of entire shares with voting rights present in the
		GMS	5
	C.	In th	e event that the attendance quorum in the second GMS as referred to in letter b of this

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paragraph cannot be reached, then, the third GMS may be convened, provided that the third GMS shall be valid and entitled to adopt resolutions if it is attended by the Shareholders from the shares with valid voting rights in the attendance quorum and the resolution quorum as stipulated by OJK upon the request of the Company.------

- d. The provisions on the attendance quorum and the resolution quorum of the GMS as referred to in letters a, b, and c of this paragraph will also apply to the attendance quorum and the resolution quorum of the GMS for the agenda of material transaction and/or change of business activities, unless the agenda of material transaction is in the form of transfer of assets of the Company of more than 50% (fifty percent) of the total net assets.--
- - b. In the event that the attendance quorum as referred to in letter a of this paragraph cannot be reached, then, the second GMS will be valid if it is attended by the Holder of Dwiwarna A Series Share and other Shareholders and/or their valid proxies jointly representing at least 2/3 (two-third) of the total number of the entire shares with valid voting rights and the resolution will be valid if it is approved by the Holder of Dwiwarna A Series Share and other Shareholders and/or their valid proxies jointly representing more than 3/4 (three-fourth) of the total number of the entire shares with valid voting rights present in the GMS;



	C.	in the event that the attendance quorum in the second GMS as referred to in letter b of this
		paragraph cannot be reached, the third GMS may be convened provided that the third
		GMS will be valid and entitled to adopt resolutions if it is attended by the Shareholders
		from the shares with valid voting rights in the attendance quorum and the resolution
		quorum as stipulated by OJK upon the request of the Company, provided that it must be
		attended and approved by the Holder of Dwiwarna A Series Share
3)	The	attendance quorum and the resolution quorum of the GMS which is only attended by
	Indep	pendent Shareholders as stipulated in the regulations in the Capital Market sector will be
	carrie	ed out with the following provisions:
	a.	It is attended by the Independent Shareholders representing more than $\frac{1}{2}$ (one-half) of the
		total number of the entire shares with valid vothing rights owned by the Independent
		Shareholders and the resolution will be valid if it is approved by the Independent
		Shareholders representing more than $\frac{1}{2}$ (one-half) of the total number of the entire shares
		with valid voting rights owned by the Independent Shareholders;
	b.	In the event that the quorum as referred to in letter a of this paragraph cannot be reached,
		then, in the second GMS, the resolution will be valid if it is attended by the Independent
		Shareholders representing more than $\frac{1}{2}$ (one-half) of the total number of the entire shares
		with valid voting rights owned by the Independent Shareholders and approved by more
		than $\frac{1}{2}$ (one-half) of the total number of the entire shares owned by the Independent
		Shareholders present in the GMS;
	C.	In the event that the attendance quorum in the second GMS as referred to in letter b of this
		paragraph cannot be reached, the third GMS may be convened provided that the third
		GMS will be valid and entitled to adopt resolutions if it is attended by the Independent
		Shareholders from the shares with valid voting rights in the attendance quorum as
		stipulated by OJK upon the request of the Company, and
	d.	The resolution of the third GMS will be valid if it is approved by the Independent
		Shareholders representing more than 50% (fifty percent) of the shares owned by the

		independent Shareholders present in the GMS
(4)	The	GMS for the changing of the Board of Directors, the changing of the Board of
	Com	missioners, the Issuance of Equity Securities, and/or the increase of issued and paid up
	capita	al within the limit of the authorized capital will be carried out with the following provisions:
	a.	It is attended by the Holder of Dwiwarna A Series Share and other Shareholders and/or
		their valid proxies jointly representing more than $\frac{1}{2}$ (one-half) of the total number of the
		entire shares with valid voting rights and the resolution is approved by the Holder of
		Dwiwarna A Series Share and other Shareholders and/or their valid proxies jointly
		representing more than $\frac{1}{2}$ (one-half) of the total number of the entire shares with valid
		voting rights present in the GMS;
	b.	In the event that the attendance quorum as referred to in letter a of this paragraph cannot
		be reached, then, in the second GMS, it will be valid if it is attended by the Holder of
		Dwiwarna A Series Share and other Shareholders and/or their valid proxies jointly
		representing at least 1/3 (one-third) of the total number of the entire shares with valid
		voting rights and the resolution must be approved by the Holder of Dwiwama A Series
		Share and other Shareholders and/or their valid proxies jointly representing more than 1/2
		(one-half) of the total number of the entire shares with valid voting rights present in the
		GMS;
	C.	In the event that the attendance quorum in the second GMS as referred to in letter b of this
		paragraph cannot be reached, the third GMS may be convened provided that the third
		GMS will be valid and entitled to adopt resolutions if it is attended by the Shareholders
		from the shares with valid voting rights in the attendance quorum and the resolution
		quorum as stipulated by OJK upon the request of the Company, provided that it must be
		attended and approved by the Holder of Dwiwarna A Series Share
(5)	The	GMS to make amendment to the articles of association of the Company will be carried out
	with	the following provisions:
	a.	It is attended by the Holder of Dwiwarna A Series Share and other Shareholders and/or

- - a. It is attended by the Holder of Dwiwarna A Series Share and other Shareholders and/or their valid proxies jointly representing at least 3/4 (three-fourth) of the total number of the entire shares with valid voting rights and the resolution must be approved by the Holder of Dwiwarna A Series Share and other Shareholders and/or their valid proxies jointly representing more than 3/4 (three-fourth) of the total number of the entire shares with

voting rights present in the GMS;-----

	b.	In the event that the attendance quorum as referred to in letter a of this paragraph cannot
		be reached, then, the second GMS will be valid if it is attended by the Holder of Dwiwarna
		A Series Share and other Shareholders and/or their valid proxies jointly representing at
		least 2/3 (two-third) of the total number of the entire shares with valid voting rights and the
		resolution must be approved by the Holder of Dwiwarna A Series Share and other
		Shareholders and/or their valid proxies jointly representing more than 3/4 (three-fourth) of
		the total number of the entire shares with voting rights present in the GMS;
	C.	In the event that the attendance quorum in the second GMS as referred to in letter b of this
		paragraph cannot be reached, the third GMS may be convened provided that the third
		GMS will be valid and entitled to adopt resolutions if it is attended by the Shareholders
		from the shares with valid voting rights in the attendance quorum and the resolution
		quorum as stipulated by OJK upon the request of the Company, provided that it must be
		attended and approved by the Holder of Dwiwarna A Series Share
(7)	In the	e event that the Company has more than 1 (one) share classification, the GMS for the
	agen	da regarding the change of right over shares will only be attended by the Shareholders of
	the s	hare classification which is affected by the change of rights over shares in certain share
	class	ification, provided that:
	a.	The GMS may be convened if in the GMS, at least 3/4 (three-fourth) of the total number of
		the entire shares in the share classification affected by the change of rights over shares
		aforesaid are present or represented;
	b.	In the event that the quorum as referred to in the letter a of this paragraph cannot be
		reached, the second GMS*may be convened provided that the second GMS will be valid
		and entitled to adopt resolutions if in the second GMS, at least 2/3 (two-third) of the total
		number of the entire shares in the share classification affected by the change of rights
		over shares aforesaid are present or represented;
	C.	The resolutions of the GMS as referred to in letter a and letter b of this paragraph will be
		Klim

		valio	if approved by more than 3/4 (three-fourth) of the total number of the entire shares
		with	voting rights present in the GMS;
O	1.	In th	e event that the attendance quorum in the second GMS as referred to in letter b of this
		para	graph cannot be reached, the third GMS may be convened provided that the third
		GMS	s will be valid and entitled to adopt resolutions if it is attended by the Shareholders
		from	the share classification affected by the change of rights over shares aforesaid in the
		atter	ndance quorum and the resolution quorum as stipulated by OJK upon the request of
		the (	Company; and
е	).	In th	e event that the share classification affected by the change of rights over shares in
		certa	in share classification does not have any voting right, the Shareholders in the share
		class	sification aforesaid, based on the Regulations of OJK will be given the right to be
		pres	ent and to adopt resolutions in the GMS related to the change of rights over shares in
		the s	hare classification aforesaid
T	he S	Sharel	nolders who are entitled to be present in the GMS:
а	1.	The	Shareholders who are entitled to be present in the GMS shall be the Shareholders
		whos	se names are recorded in the register of Shareholders of the Company 1 (one)
		work	ing day prior to the summoning for the GMS
b	),	In th	e event that being convened the second GMS and the third GMS, the provisions of
		the S	Shareholders who are entitled to be present shall be as following:
		1)	For the Second GMS, the Shareholders who will be entitled to be present shall
			constitute the Shareholders who are registered in the register of Shareholders of the
			Company 1 (one) working days prior to the summoning for the second GMS; and
		2)	For the third GMS, the Shareholders who are entitled to be present shall constitute
			the Shareholders who are registered in the register of Shareholders of the Company
			1 (one) working day prior to the summoning for the third GMS
С	,	In the	e event that there is a re-summoning as referred to in Article 24 paragraph (12) letter
		b, th	e Shareholders who are entitled to be present in the GMS shall constitute the

(8)

		Shareholders whose names are recorded in the Register of Shareholders of the Company
		1 (one) working day prior to the re-summoning for the GMS
	d.	In the event that the correction for the summoning does not result in the re-summoning as
		referred to in Article 24 paragraph (12) letter c, the Shareholders who are entitled to be
		present will follow the provisions of the Shareholders as referred to in letter b of this
		paragraph
(9)	The	Shareholders, either personally or represented by virtue of the power of attorney, will be
	entitle	ed to attend the GMS, with due observance of the provisions of the laws and regulations
(10)	The	Company in convening the GMS will be obliged to provide alternative for the granting of
	elect	ronic power of attorney for the Shareholders as referred to in Article 24 paragraph (13) of
	the A	rtictes of Association
(11)	The	members of the Board of Directors, the members of the Board of Commissioners, and the
	work	ers of the Company may act as the proxies in the GMS, however, in the voting, the relevant
	mem	bers of the Board of Directors, members of the Board of Commissioners, and/or workers will
	be pr	rohibited to act as the proxies for the Shareholders. In the event that the power of attorney is
	given	electronically, the members of the Board of Directors, the members of the Board of
	Com	missioners, and/or the workers of the Company will be prohibited to act as the proxies
(12)	In the	e GMS, each share grants right to its owner to cast 1 (one) vote
(13)	The S	Shareholders with voting rights who are present in the GMS, however, cast abstain votes will
	be co	onsidered of casting the same votes as the votes of the majority Shareholders who are
	casti	ng votes
(14)	In the	e voting, the votes cast by a Shareholder will apply to the entire shares which he owned, and
	the S	Shareholder will not be entitled to grant power of attorney to more than one proxy for a
	portio	on of the total number of shares which he owned to cast a different vote. Different votes cast
	by th	e Custodian Bank or the Securities Company representing the Shareholders in mutual fund
	shall	not constitute different votes as referred to in this paragraph
(15)	Votin	g will be carried out orally, unless the Chairman of the GMS stipulates otherwise

(16)	All resolutions will be adopted based on deliberation to reach a consensus
(17)	In the event that the resolution based on deliberation to reach a consensus as referred to in
	paragraph (16) of this Article cannot be achieved, then, the resolution will be adopted by means
	of voting as stipulated in the Articles of Association as well as the regulations in the Capital
	Market and Banking sector
(18)	The adoption of resolution by means of voting as referred to in paragraph (17) of this Article must
	be carried out with due regards to the provisions on attendance quorum and resolution quorum of
	the GMS
(19)	At the time of implementation of GMS, the Company may invite other parties related to the
	agenda of the GMS
	Utilization of Profit
	Article 27
(1)	The utilization of net profit, including the amount set aside for reserves, will be resolved by the
	Annual GMS
(2)	The Board of Directors must submit proposal to the Annual GMS regarding the utilization of net
	profit that has not yet been distributed which is stated in the balance sheet and the profit and loss
	statement to be submitted to obtain the approval of the Annual GMS, in which proposal may be
	stated how much net profit that has not yet been distributed which can be set aside for the
	reserve fund as well as the proposal regarding the amount of dividend to the Shareholders or
	other distributions, such as tantiem for the members of the Board of Directors and the members
	of the Board of Commissioners, bonus for the workers, social fund reserve, and other matters
	which might be distributed, one and other things, without prejudice to the right of the GMS to
	resolve otherwise
(3)	The entire net profit after subtracted by the setting aside for reserves as referred to in paragraph
	(1) of this Article shall be distributed to the Shareholders as dividend, unless stipulated otherwise
	by the GMS
(4)	a. Dividend will only be paid in accordance with the financial capability of the Company

b.

C.

d.

(5)

(6)

(7)

(8)

(9)

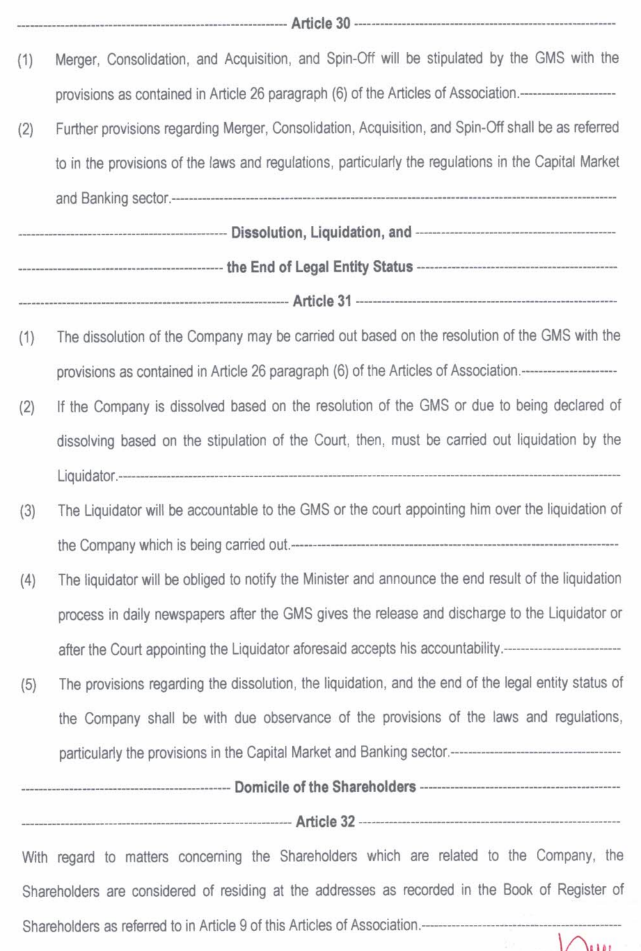
(10)

based on the resolution adopted in the Annual GMS, in which resolution must also be stipulated the time, method of payment, and form of dividend, with due observance of the provisions of the laws and regulations in the Capital Market and Banking sector, as well as the regulations of the Stock Exchange in which the shares of the Company are listed.-----In the event that there is a resolution of the GMS related to the distribution of cash dividend, the Company will be obliged to make the payment of cash dividend to the eligible Shareholders at the latest 30 (thirty) days after the announcement of the summary of the Minutes of the GMS resolving the distribution of cash dividend. Dividend for a share will be paid to the individual on behalf of whom the share is recorded in the Register of Shareholders, on the date stipulated by the Annual GMS resolving the distribution of the dividend.-----The day of payment must be announced by the Board of Directors to the Shareholders.---In addition to the utilization of net profit as referred to in paragraph (1) and paragraph (2) of this Articles, the GMS may also stipulate the utilization of net profit for other distributions.----Dividend as referred to in paragraph (3) of this Article may only be distributed if the Company has a positive profit balance.-----The utilization of net profit for tantiem and bonus will be carried out to the extent it is not budgeted and not taken into account as cost in the current year.----Dividend left unclaimed within a period of 5 (five) years since the date stipulated for payment of dividend has elapsed, will be entered into the reserve fund specifically intended for such Dividend in the special reserve fund aforesaid may be claimed by the entitled Shareholder by presenting the evidence of his rights over the dividend aforesaid which is acceptable to the Board of Directors of the Company, provided that the taking of which is not in lump sum amount and is carried out by paying the administrative fee stipulated by the Board of Directors.-----Dividend which has been entered into the special reserve fund in paragraph (8) of this Article and left unclaimed for a period of 10 (ten) years will become the entitlement of the Company.---

11)	The Company may distribute interim dividend before the financial year of the Company ended
	based on the resolution of the Board of Directors upon obtaining the approval of the Board of
	Commissioners and/or if requested by the Shareholders representing at least 1/10 (one-tenth) of
	the total number of the shares which have been issued, with due regards to the profit projections
	and financial capability of the Company, and will be carried out in accordance with the provisions
	of the laws and regulations
12)	The distribution of interim dividend will be stipulated based on the resolution of the Meeting of the
	Board of Directors upon obtaining approval of the Board of Commissioners, with due regards to
	paragraph (11) of this Article
(13)	In the event that after the end of the financial year, evidently the Company suffers losses, the
	interim dividend which has been distributed must be returned by the Shareholders to the
	Company. The Board of Directors and the Board of Commissioners will be jointly and severally
	liable for the losses of the Company, in the event that the Shareholders cannot return the interim
	dividend in paragraph (11) of this Article
	Utilization of Reserve Fund
	Article 28
(1)	The Company will establish mandatory reserve and other reserves
(2)	The setting aside of net profit for reserve in paragraph (1) of this Article will apply if the Company
	has a positive profit balance
(3)	The part of profit made available for the reserve fund will be stipulated by the GMS with due
	observance of the provisions of the laws and regulations. The setting aside of net profit for
	mandatory reserve in paragraph (1) of this Article will be carried out until such reserve reaches at
	least 20% (twenty percent) of amount of the issued and paid up capital
(4)	The mandatory reserve in paragraph (1) of this Article which has not yet reached the amount as
	referred to in paragraph (3) of this Article may only be used to cover losses of the Company
	which cannot be covered by other reserves
(5)	If the mandatory reserve fund in paragraph (1) of this Article has exceeded the 20% (twenty

	percent) threshold, then, the GMS may resolve in order that the exceeding amount of the reserve
	fund aforesaid shall be used for the needs of the Company
(6)	The Board of Directors must manage the reserve fund in order that such reserve fund bears
	profit, in a manner considered appropriate by the Board of Directors, with due observance of the
	provisions of the laws and regulations
(7)	The profit gained from the reserve fund will be entered into the profit and loss statement
	Amendment to the Articles of Association
	Article 29
(1)	The amendment to the Articles of Association must observe the provisions of the laws and
	regulations, particularly the regulations in the Capital Market and Banking sector
(2)	The amendment to the Articles of Association will be stipulated by the GMS with the provisions
	as contained in Article 26 paragraph (4) and paragraph (5) of the Articles of Association
(3)	The agenda regarding the amendment to this Articles of Association must be stated clearly in the
	summoning for the GMS
(4)	The provisions of the Articles of Association concerning the name, place of domicile of the
	Company, purposes and objectives, business activities, term of duration of the Company
	amount of the authorized capital, decrease of issued and paid up capital, and the status of the
	Company from a privately held Company to become a public Company or the reverse, must
	obtain approval from the Minister as referred to in the Company Law
(5)	The amendment to the Articles of Association, other than concerning the matters which are
	referred to in paragraph (4) of this Article will be sufficient if it is notified to the Minister with due
	observance of the provisions in the Company Law
(6)	Resolution regarding the decrease of capital must be notified in writing to all creditors of the
	Company and announced by the Board of Directors in daily newspapers in the Indonesian
	language issued and or widely circulated at the place of domicile of the Company at the latest 7
	(seven) days since the date of the resolution of the GMS regarding such decrease of capital
	Margar Consolidation Acquisition and Spin Off





Closing Provisions
Article 33
Any and all matters which are not stipulated or which are not sufficiently stipulated in the Articles of
Association, will adhere to the Company Law, the regulations of the Capital Market, and the provisions
of other laws and regulations, and/or will be resolved in the GMS with due observance of the provisions
of the laws and regulations
- Finally, the appearer by always acting in the capacity as aforesaid explains that, hereby grants power
of attorney to mister RAIHAN RAHMAWAN SYAPUTRA, Sarjana Hukum (whose identity will be
described hereunder) and
X
both collectively and individually and with the right to transfer this power of attorney to other individual,
to submit application in order to submit the application for the notification with regard to the amendment
to the Articles of Association of the Company aforesaid to the Minister of Law and Human Rights of the
Republic of Indonesia, and to announce it in the State Report of the Republic of Indonesia, to submit
application, to execute application, deed, and other letters, to elect the place of domicile, and
furthermore, to take any and all actions which are required, nothing is excluded, in accordance with the
provisions of the legislations
- This deed is completed at 17.50 WIB (fifty minutes past seventeen Western Indonesia Standard
Time)
- Of any and all things described above,
IN WITNESS WHEREOF THIS DEED;
- Is drawn up and completed in Jakarta, on the day, date, as well as the time as mentioned in the
beginning of this deed, by taking place outside the Office of the Notary, Menara Bank BTN, 21st Floor,
Jalan Gajah Mada number 1, Central Jakarta 10130, 1, in the presence of:
- Mister RAIHAN RAHMAWAN SYAPUTRA, Sarjana Hukum, born in Jakarta,
Indonesian Citizen,
residing in Jakarta,



, the holder of Resident
Identification Card number
- Mister TEGUH SETIANTO, Sarjana Komputer, born in Jakarta, on
, Indonesian Citizen, residing in Bogor,
the holder of Resident
Identification Card number , temporarily present in Jakarta;
both of whom are the employees at the office of the Notary as the witnesses
- Immediately after this deed is read out by me, Notary, to the appearer and the witnesses, then, the
minutes of this deed is executed by the appearer, the witnesses, and I, Notary, whereas the specimen
of the right hand thumb print of the appearer is affixed to a separate sheet of paper which is attached to
the minutes of this deed
- Done without any alteration
- The minutes of this deed has been perfectly executed
- GIVEN AS THE OFFICIAL COPY CORRESPONDING TO THE ORIGINAL
Notary in South Jakarta Administration City
April 5, 2024
[Notary's stamp, stamp duty, and Notary's signature affixed]

I, Isma Afifah Romani, S.H., M.Kn., Sworn Translator (pursuant to the Decree of the Governor of DKI Jakarta No. 2238/2004), hereby affirm that today, Monday, dated April 29, 2024, have translated this document into English language corresponding to the original document in Indonesian language.

ASHOYA RATAM, S.H., M.Kn.

