## GENERAL MEETING OF SHAREHOLDERS (GMS)

General Meeting of Shareholders (GMS) is Telkom's general meeting one of the governance organ that functions as a means for shareholders to make important and strategic decisions. Annual GMS (AGMS) is held once every year in accordance with Telkom's Articles of Association and the laws and regulations and has the following routine discussion agenda:

- 1. Approval of the Company's Annual Report, including Board of Commissioners Supervisory Task Report.
- 2. Ratification of the Company's Financial Statement and Annual Partnership and Community Development Program Report, as well as the Exemption of Liabilities of the members of the Board of Directors and Commissioners.
- Determination of Company's Net Income, including dividend payment in the Financial Year.
- Determination of company's Net income, including dividend payment in the mancial real.
   The determination of remuneration for the members of the Board of Directors and Commissioners.
- The appointment of Public Accounting Firm to audit the Company's Financial Statements, including audit of Internal
- Control over Financial Reporting and Appointment of a Public Accounting Firm to audit Financial Statements, including audit of Internal of Partnership and Community Development Programs.
- 6. Any other agenda proposed by one or more shareholders that represent 1/20 or more of all shares that have a voting right.

## AGMS FOR THE 2020 FINANCIAL YEAR

On May 28, 2021, AGMS was held for the performance of the 2020 Financial Year. At the AGMS, the Company appointed independent parties to carry out vote counts and/or conduct validation at the meeting of the Securities Administration Bureau PT Datindo Entrycom and Notary Utiek R. Abdurachman SH., MLI., MKn. with details of the agenda, vote count and realization of the 2020 AGMS resolutions as follows:

jenda	AGMS Resolution Statu: R			
٦.	Approve the Annual Report for the Financial Year of 2020 including the Supervisory Report of the Board of Commissioners, and ratify the Consolidated Financial Statements of the Company for the Financial Year of 2020 which have been audited by the Public Accounting Firm (KAP) Purwantono, Sungkoro & Surja (member firm of Ernst & Young Global Limited) according to the report Number: 00884/2.1032/AU.1/06/1007-2/1/IV/2021 dated 29 April, 2021 with an opinion "fair, in all material respects", as well as provide full acquittal and discharge of responsibility (volledig acquit et de charge) to the Board of Directors and the Board of Commissioners of the Company for management and supervision actions that have been carried out in the Financial Year ending on 31 December, 2020 as long as these actions would not be considered as criminal acts and are reflected in the report books of the Company.	Resolution effective immediately.		
	The Result of Decision Making			
	Agree 78,476,251,347 shares or 96.2584707%	-		
	Disagree 1,782,798,421 shares or 2.1867692%	-		
	Abstain 1,267,542.900 shares or 1.5547601%	-		
2.	Ratify the Annual Report of the Partnership and Community Development Program (PKBL) for the Financial Year of 2020 and ratify the Financial Statements of PKBL of 2020 which have been audited by KAP Purwantono, Sungkoro & Surja (member firm of Ernst & Young Global Limited) according to the report Number: 00094/2.1032/AU.2/11/0687-4/1/II/2021 dated 23 February, 2021 with an opinion "fair in all material respects", as well as provide full acquittal and discharge of responsibility (volledig acquit et de charge) to the Board of Directors and the Board of Commissioners of the Company for management and supervision actions PKBL for the Financial Year of 2020, as long as these actions are not criminal acts and are reflected in the report.	Resolution effective immediately.		

Agenda		AGMS Resolution	Status of the AGMS Resolution
		The Result of Decision Making	
	Agree	76,258,022,462 shares or 93.5376053%	
	Disagree	3,980,720,606 shares or 4.8827266%	
	Abstain	1,287,849,600 shares or 1.5796681%	
3.	Year 2020 in the a	termine the appropriation of the Company's net profit for the Financial amount of Rp20,804,310,657,418.00 (twenty trillion eight hundred four fifty-seven thousand and four hundred eighteen) as follow:	<ul> <li>Dividend distribution was conducted on Jul 2, 2021.</li> </ul>
			<ul> <li>Dividend distribution was conducted on Jul 2, 2021.</li> </ul>
	Rp12,482,586,39 eighty six millio point eighty ce zero seven five amounting to 9	d amounting to 60% of the net profit or in the amount of 94,450.80 (twelve trillion four hundred eighty two billion five hundred on three hundred ninety four thousand and four hundred fifty Rupiah ents) or amounting to Rp126.0075 (one hundred twenty six point zero Rupiah) per shares based on issued shares on the date of the Meeting, 99,062,216,600 (ninety nine billion sixty two million two hundred sixteen six hundred) shares;	
	Rp4,160,862,131, million one hur sixty cents) or per shares bas	nd amounting to 20% of the net profit or in the amount of 483.60 (four trillion one hundred sixty billion eight hundred sixty two hdred thirty one thousand and four hundred eighty three Rupiah point amounting to Rp42.0025 (forty two point zero zero two five Rupiah) sed on issued shares on the date of the mvzeeting, amounting to (ninety nine billion sixty two million two hundred sixteen thousand and hares;	
	Rp4,160,862,131, million one hur	etained Earnings in the amount of 20% from net profit or amounting to ,483.60 (four trillion one hundred sixty billion eight hundred sixty two ndred thirty one thousand four hundred eighty three Rupiah point sixty ill be used for the development of the Company.	
		Cash Dividend and Special Dividend for the Financial Year 2020 will be a following conditions:	
		entitled to receive Cash Dividend and Special Dividend are shareholders are recorded in the Company's Shareholders on June 10, 2021, up to 16.15 esia Time;	
	b. Cash Dividend	and Special Dividend shall be paid all at the latest on July 2, 2021.	
	to further regulate	It and authority to the Board of Directors with the right of substitution the procedure of dividend distribution and to announce the same to the prevailing laws and regulations in the stock exchange where the are listed.	
		The Result of Decision Making	
	Agree	76,157,129,413 shares or 93.4138505%	
	Disagree	3,996,685,689 shares or 4.9023092%	
	Abstain	1,372,777,566 shares or 1.6838402%	

Agenda		AGMS Resolution	Status of the AGMS Resolution	
4.	of tantieme for Fir	nd authority to Shareholder Serie A Dwiwarna to determine the amount nancial Year 2020 and to determine honorarium allowance, facility, and o members of the Board of Commissioners for Year 2021.	Resolution effective immediately.	
	obtained written a of tantieme for Fi	and authority to the Board of Commissioners which previously has approval from Shareholder Serie A Dwiwarna to determine the amount nancial Year 2020 and also to determine salary, allowance, facility, and o members of the Board of Directors for Year 2021.		
		The Result of Decision Making	_	
	Agree	75,089,718,737 shares or 92.1045714%	_	
	Disagree	4,488.754,931 shares or 5.5058782%	_	
	Abstain	1,948,119,000 shares or 2.3895504%		
5.	of Ernst & Young ( include the audit the Internal Contro	Public Accounting Firm Purwantono, Sungkoro & Surja (a member firm Global Limited) to conduct an integrated audit of the Company which of the Consolidated Financial Statements of the Company, including ol Audit over Financial Reporting and to audit the Financial Statements d Community Development Program for the Financial Year 2021.		
	appropriate audit	rity to the Board of Commissioners of Company to determine the t fee, addition of the scope of work required and other terms, and relevant Public Accounting Firm.		
	written approval f Accounting Firm ir Limited), in the eve	d authority to the Board of Commissioners which previously has obtained from Shareholder Serie A Dwiwarna to determine the substitute Public in Purwantono, Sungkoro & Surja (a member firm of Ernst & Young Global ent cannot complete its duty for any reason to audit of Financial Reporting Statements of Partnership and Community Development Program for 2021.		
		The Result of Decision Making		
	Agree	77,741,267,774 shares or 95.3569446%	_	
	Disagree	2,428,372,047 shares or 2.9786257%	_	
	Abstain	1,356,952,847 shares or 1.6644297%		
6.	Financial Services Regulation of the Increase in Capita if the Financial Implementation of of the Financial Se	nent to the Articles of Association to adjust to the Regulation of the s Authority Number 14/POJK.04/2019 regarding Amendment to the le Financial Services Authority Number 32/POJK.04/2015 regarding al for Public Companies by Providing Pre-emptive Rights, Regulation Services Authority Number 15/POJK.04/2020 regarding Plans and of General Meeting of Shareholders of Public Companies, and Regulation ervices Authority Number 16/POJK.04/2020 regarding Implementation ig of Shareholders of Public Companies Electronically	immediately.	
		endment to the Articles of Association of the Company to adjust the ess activities to the Indonesian Standard Industrial Classification of 2020.		
		stitute all provisions of the Articles of Association of the Company in he amendments as referred to in points 1 and 2 of the a for rementioned		

Agenda		AGMS	Resolution	Status of the AGMS Resolution
	substi of this the Co subm to the and u or any	tution to take all necessary actions Meeting, including reconstitute ompany in a Notary Deed, and g it to the competent authority to Articles of Association of the Co seful for this purpose with nothin	d of Directors of the Company with the right of in connection with the resolutions of the agenda and restate the entire Articles of Association of rant the power with the right of substitution to obtain a receipt of notification of amendments ompany, conduct everything deemed necessary ig is excluded, including to make additions and/ o the Articles of Association, if it is required by the	
		The Result of	f Decision Making	
	Agree	58,233	,851,711 shares or 71.4292721%	
	Disagree	21,672,	,557,680 shares or 26.5834214%	-
	Abstain	1,620,1	83,277 shares or 1.9873065%	
7.	12 Novem	ber 2020 regarding Management	Minister of SOE Number PER-11MBU/11/2020 dated Contracts and Annual Management Contracts for rprises as well as the amendments there of.	
		The Result of	f Decision Making	Resolution effective
	Agree	80,126	,825,278 shares or 98.2830542%	immediately.
	Disagree	111,866	6,990 shares or 0.1372153%	
	Abstain	1,287,9	900,400 shares or 1.5797304%	
8.	1. To honorably dismiss the following members of the Board of Commissioners of the Company:		Resolution effective immediately.	
	No.	Name	Position	_
	1)	Mr. Rhenald Kasali	President Commissioner/Independent Commissioner	
	2)	Mr. Alex Denni	Commissioner	_
	3)	Mr. Ahmad Fikri Assegaf	Commissioner	_
	4)	Mr. Chandra Arie Setiawan	Independent Commissioner	
	5)	Mr. Marsudi Wahyu Kisworo	Independent Commissioner	
	2018 grati	, Annual GMS of the financial year	olution of the Annual GMS of the financial year of of 2019, effective as of the close of this GMS, with s and thought during their term as the member Company.	
	2. Toapp	point the names below as member	s of the Board of Commissioners of the Company:	
	No.	Name	Position	
	7)	Mr. Bambang Permadi Soeman Brodjonegoro	tri President Commissioner/Independent Commissioner	
	2)	Mr. Isa Rachmatarwata	Commissioner	
	3)	Mr. Arya Mahendra Sinulingga	Commissioner	
	4)	Mr. Bono Daru Adji	Independent Commissioner	
	5)	Mr. Abdi Negara Nurdin	Independent Commissioner	

nda		AGMS Re	solution	Status of the AGMS Resolution
	national Service effective as of the	Director who was appointe e closing of this GMS, with	DIAN RACHMAWAN as Wholesale & Inter- ed based on Annual GMS financial year 2019, gratitude for the contribution of efforts and of the Board of Directors of the Company.	
	-		for members of the Board of Directors of of Finance to Director of Finance and Risk	
	General Meeting Finance to becor	of Shareholders for the Fir me the Director of Finance	inted based on the Resolution of the Annual nancial Year of 2019, previously the Director of and Risk Management, with a term of office accordance with the resolution of the AGM.	
	6. Reappoint Mr. Bo	ogi Witjaksono as Wholesal	e & International Service Director.	
	Board of Directo provisions of the	rs as referred to in numbe Articles of Association of th n the capital market sector	pers of the Board of Commissioners and the r 2 and number 6, is in accordance with the ne Company, with due observance of the laws and without prejudice to the right of the GMS	
	Commissioner as in nomenclature Board of Directo composition of m	referred to in number 1, ar of positions, re-assignment rs as referred to in numbe	e appointment of members of the Board of Id number 2, as well as the dismissal, changes ht, and the appointment of members of the r 3, number 4, number 5 dan number 6, the e Company shall be as follows:	
	a. Buard of	Commissioners		
	No.	Name	Position	
	<b>No.</b> 1)	Name Mr. Bambang Permadi Soemantri Brodjonegoro	<b>Position</b> President Commissioner/Independent Commissioner	
-		Mr. Bambang Permadi Soemantri	President Commissioner/Independent	
-	1)	Mr. Bambang Permadi Soemantri Brodjonegoro Mr. Wawan	President Commissioner/Independent Commissioner	
-	1) 2)	Mr. Bambang Permadi Soemantri Brodjonegoro Mr. Wawan Iriawan Mr. Bono Daru	President Commissioner/Independent Commissioner Independent Commissioner	
-	1) 2) 3)	Mr. Bambang Permadi Soemantri Brodjonegoro Mr. Wawan Iriawan Mr. Bono Daru Adji Mr. Abdi Negara	President Commissioner/Independent Commissioner Independent Commissioner Independent Commissioner	
	1) 2) 3) 4)	Mr. Bambang Permadi Soemantri Brodjonegoro Mr. Wawan Iriawan Mr. Bono Daru Adji Mr. Abdi Negara Nurdin Mr. Marcelino Rumambo	President Commissioner/Independent Commissioner Independent Commissioner Independent Commissioner Independent Commissioner	
-	1) 2) 3) 4) 5)	Mr. Bambang Permadi Soemantri Brodjonegoro Mr. Wawan Iriawan Mr. Bono Daru Adji Mr. Abdi Negara Nurdin Mr. Marcelino Rumambo Pandin	President Commissioner/Independent Commissioner Independent Commissioner Independent Commissioner Independent Commissioner Commissioner	
	1) 2) 3) 4) 5) 6)	Mr. Bambang Permadi Soemantri Brodjonegoro Mr. Wawan Iriawan Mr. Bono Daru Adji Mr. Abdi Negara Nurdin Mr. Marcelino Rumambo Pandin Mr. Ismail Mr. Ismail	President Commissioner/Independent Commissioner Independent Commissioner Independent Commissioner Independent Commissioner Commissioner Commissioner	

Agenda		AGMS Res	solution	Status of the AGMS Resolution
	b. Board of	Directors		
	No.	Name	Position	
	1)	Mr. Ririek Adriansyah	President Director	
	2)	Mr. Budi Setyawan Wijaya	Strategic Portofolio Director	
	3)	Mr. Edi Witjara	Enterprise and Business Service Director	
	4)	Mr. Heri Supriadi	Financial Risk Management Director	
	5)	Mr. Herlan Wijanarko	Network & IT Solution Director	
	6)	Mr. Bogi Witjaksono	Wholesale and International Service Director	
	7)	Mr. Muhammad Fajrin Rasyid	Digital Business Director	
- 1	8)	Mr. Afriwandi	Human Capital Management Director	
	9)	Mrs. FM Venusiana R.	Consumer Service Director	
	referred to in nun based on laws an	nber 2 and number 6, howe d regulations to be concurr e Board of Commissioners	oard of Commissioners, who are appointed as ever still in other positions that are prohibited ent with the position of member of the Board of a State-Owned Enterprise, must resign or	
	substitution, to st appear before No which are neces	ate of the resolution as ado stary or authorized official	of Directors of the Company, with the right of opted in the GMS in the Notarial Deed and to and to make any adjustments or corrections e competent authority for the purposes of eeting.	
		The Result of De	cision Making	
- 1	Agree	55,156,958	8,053 shares or 67.6551739%	
	Disagree	23,162,924	4,856 shares or 28.4114963%	
	Abstain	3206709	),759 shares or 3.9333298%	

In practice, AGMS decision of the Financial Year of 2020 immediately applies to business implementation and Company operation.

## AGMS FOR THE 2021 FINANCIAL YEAR

On May 28, 2021, AGMS was held for the performance of the 2020 Financial Year. At the AGMS, the Company appointed independent parties to carry out vote counts and/or conduct validation at the meeting of the Securities Administration Bureau PT Datindo Entrycom and Notary Ashoya Ratam SH., MKn . with details on the agenda, vote count and realization of AGMS resolutions for the 2021 Financial Year as follows:

Agenda		AGMS Resolution	Status of the AGMS Resolution
1.	including the Repo and ratified the Co year ended on De Accounting Firm ( Ernst & Young Glot AU.1/06/0702-1/1/IV/ all material respec responsibility (volle Board of Commiss actions that have b	ual Report of the Company for the Financial Year of 2021 rt on the Supervisory Duties of the Board of Commissioners, insolidated Financial Statements of the Company for the cember 31, 2021 which have been audited by the Public KAP) Purwantono, Sungkoro & Surja (a member firm of oal Limited) according to its report Number: 00614/2.1032/ 2022 dated April 18, 2022 with an opinion of "fair, in rts", as well as provided full acquittal and discharge of dig acquit et de charge) to the Board of Directors and oners of the Company for management and supervision een carried out in the Financial Year ended on December the action is not a criminal offense and has been reflected in d Report.	
		The Result of Decision Making	
	Agree	86,750,611,190 shares or 99.4895581%	
	Disagree	393,836,612 shares or 0.4516698%	
	Abstain	51,246,733 shares or 0.0587721%	
2.	Environmental Rev Year of 2021 which Business Funding I Firm (KAP) Purwa Young Global Limit 0687-5/1/11/2022 da discharge of respon Directors and Boar and supervision a Program which en	ncial Statements and Implementation of Social and sponsibility Program of the Company for the Financial in includes the Financial Report of the Micro and Small Program that have been audited by the Public Accounting intono, Sungkoro & Surja (a member of firm of Ernst & red) according to its report Number: 00046/2.1032/AU.2/11/ ted February 4, 2022, and provides full acquittal and insibility (volledig acquit et de charge) to the Board of d of Commissioners of the Company for the management ction on the Social and Environmental Responsibility ded on December 31, 2021 as long as the action is not a d has been reflected in the aforementioned Report.	
		The Result of Decision Making	
	Agree	86,878,103,517 shares or 99.6357721%	
	Disagree	260,667,085 shares or 0.2989449%	
	Abstain	56,923,933 shares or 0.0652830%	

Agenda		AGMS Resolution	Status of the AGMS Resolution	
3.	Year of 2021, wh be allocated as a. Cash Divider Rp14,855,921 shares issue shares. b. Recorded a profit or am Company's b	nd amounting to 60% of the net profit or in the amount of ,041,724.40 or Rp149.9656 per share, based on the amount of d on the date of the Meeting, amounting to 99.062.216.600 s Retained Earnings in the amount of 40% of the net ounting to Rp9,903,947,361,149.60 which will be utilized for business development		
	<ol> <li>The distribution of Cash Dividend for the Financial Year of 2021 shall be conducted with the following conditions:         <ul> <li>Those who are entitled to receive Dividend are shareholders whose names are recorded in the Register of Shareholders of the Company at the close of the trading of the Company's shares on the Indonesia Stock Exchange on June 9, 2022.</li> <li>Cash Dividend will be fully paid at the latest on July 1, 2022.</li> </ul> </li> <li>Granted power and authority to the Board of Directors with the right of substitution to further regulate the procedure of dividend distribution and to announce the same with due regard to the prevailing laws and regulations at the stock exchange where the Company's shares are listed."</li> </ol>		earning effective immediately	
	Agree	83,598,594,269 shares or 95.8746813%	-	
	Disagree	3,537,310,930 shares or 4.0567495%		
	Abstain	59,789,336 shares or 0.0685691%	-	
4.	determine the Commissioners salary/honorariu 2. Granted power written approva the amount of Financial Year of	r and authority to Shareholder of Serie A Dwiwarna to amount of tantiem for the members of the Board of for performance in the Financial Year of 2021 as well as ums, benefits, facilities, and other incentives for Year of 2022. and authority to the Board of Commissioners after obtaining al from the Shareholder of Serie A Dwiwarna to determine tantiem to the members of the Board of Directors for the of 2021 y/honorariums, benefits, facilities, and other incentives for		
		The Result of Decision Making		
	Agree	75,005,483,919 shares or 86.0197104%	-	
	Disagree	12,149,969,480 shares or 13.9341392%	-	

Agenda		AGMS Resolution	Status of the AGMS Resolution
5.	Surja (a mem audit the Con- of Micro and Fiscal Year 202 2. Granted power Company to a Statements of 3. Granted author the audit service replacement k of Ernst & You audit of the Co- Micro and Sma reports for the	the Public Accounting Firm (KAP) Purwantono, Sungkoro & ber firm of Ernst & Young Global Limited) as KAP that will solidated Financial Statements of the Company and Report Small Business Funding Program of the Company for the 22. er and authority to the Board of Commissioners of the opoint KAP to conduct an audit of the Consolidation Financial the Company for other periods in Financial Year of 2022. rity the Board of Commissioners of the Company to determine tees fee and other requirements for the KAP, as well as determine (AP in case KAP Purwantono, Sungkoro & Surja (a member firm ng Global Limited), for any reason, is not able to complete the onsolidated Financial Statements of the Company as well as other Financial Year of 2022, including determining audit service fee uirements for the replacement KAP."	
		The Result of Decision Making	
	Agree	83,776,438,962 shares or 96.0786417%	-
	Disagree	3,249,334,273 shares or 3.7264848%	-
	Abstain	169,921,300 shares or 0.1948735%	-
6.	<ul> <li>to adjust the Indonesia Star</li> <li>2. Approved to re Company in corresolution.</li> <li>3. Granted power with the right to the resolut and restate the Deed and gran to the compering notification re Company, cont this purpose of</li> </ul>	Amendment to the Articles of Association of the Company Business Activities of the Company to be in line with the ndard Industrial Classification of 2020. econstitute all provisions of the Articles of Association of the onnection with the amendment as referred to point 1 of this er and authority to the Board of Directors of the Company of substitution to take all necessary actions in connection ions of the agenda of this Meeting, including reconstitute e entire Articles of Association of the Company in a Notarial need power with the right of substitution to submit the same tent authority in order to obtain approval and/or receipt of egarding amendment to the Articles of Association of the iduct everything as may be deemed necessary and useful for with nothing excluded, including to make additions and/or s of amendments to the Articles of Association, if it is required tent authority.	
		The Result of Decision Making	
	Agree	62,197,663,488 shares or 71.3311177%	-
	Disagree	24,639,007,047 shares or 28.2571372%	-
	Abstain	359,024,000 shares or 0.4117451%	

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Agenda		AGMS Resolution	Status of the AGMS Resolution
7.	regarding Corpo State-Owned Er 2. Affirmed the er regarding Requ of the Member the amendmen 3. Affirmed the er regarding the S MBU/2014 regar Board of Directo Board of Corr	forcement of MSOE Regulation No. PER-13/MBU/09/2021 Sixth Amendment to the MSOE Regulation No. PER-04/ ding Guidelines for the Determination of Remuneration of	
		The Result of Decision Making	
	Agree	83,745,134,639 shares or 96.0427405%	-
	Disagree	3,382,011,496 shares or 3.8786451%	-
	Abstain	68,548,400 shares or 0.0786144%	
8.	to approve the Stat the Amendment to	ation of power and authority to the Board of Commissioners ement of Founder of the Telkom Pension Fund regarding the Regulations of the Telkom Pension Fund which results ding and/or Amount of Pension Benefits."	
	Agree	71,123,484,529 shares or 81.5676564%	-
	Disagree	15,657,110,706 shares or 17.9562888%	

In practice, AGMS decision of the Financial Year of 2021 immediately applies to business implementation and Company operation.

