

# ANNOUNCEMENT SUMMARY OF MINUTES OF ANNUAL GENERAL MEETING OF SHAREHOLDERS

In order to comply with the provisions of Financial Services Authority Regulation no. 15/POJK.04/2020 concerning Planning and Organizing General Meetings of Shareholders of Public Companies ("POJK No. 15"), The Board of Directors of PT Hexindo Adiperkasa Tbk ("the Company"), a public company, domiciled in East Jakarta and located Pulo Gadung Industrial Estate, Jl. Pulo Kambing II Kavaling I-II No. 33, Jatinegara, Cakung, East Jakarta hereby announces the Summary of the Minutes of the Annual General Meeting of Shareholders ("(hereinafter shall be referred to as the "Meeting") for the financial year which ended on March 31, 2024 as follows:

# I. Date, Time, Venue and Agenda

The Meeting was held on Tuesday, 24 September 2024 at 10:24 – 11:08 WIB (Western Indonesia Time) at the Company's Head Office - Pulogadung Industrial Estate, Jalan Pulo Kambing II Kaveling I and II number 33, East Jakarta 13930, Indonesia.

# Meeting Agenda:

- 1. Approval and ratification of the Company's Annual Report for the fiscal year ended March 31, 2024, which includes: the Company's Activity Report, the Board of Commissioners' Supervisory Report and Company's Financial Statement for the fiscal year ended March 31, 2024; and to give full discharge and release of responsibility (acquit et de charge) to the Board of Directors and the Board of Commissioners for their management and supervision during financial year ended March 31, 2024;
- 2. Stipulation of the utilization of the Company's profit for the financial year ended on March 31, 2024;
- Appointment of Public Accountant and/or Public Accountant Office for the financial year April 1, 2024 until March 31, 2025;
- 4. Determination of the Company's Board of Directors and Board of Commissioner's remuneration and allowances for April 1, 2024 to March 31, 2025;
- 5. Changes and/or Reappointment of Board of Directors and/or Board of Commissioners Company.

## II. Attendance of Board of Commissioners and Board of Directors

The Meeting were attended by the following members of Board of Commissioners and Board of Directors:

Directors:

**President Director** : Ir. Djonggi TP. Gultom : Yasumasa Zaizen Director : Nobuyasu Hagiwara Director Director : Teru Karahashi : Dwi Swasono Director Director : Yoshendri : Ryoji Tanaka Director Director : Akihiro Yoshida

Board of Commissioners:

President Commissioner (Commissioner Independent) : Drs Toto Wahyudiyanto

Commissioner Independent : Harry Danui

## III. Quorum of Attendance

The Meeting was attended by 705,261,812 shares or equivalent to 83.96% of shareholders or the authorized proxyof shareholders with valid voting rights of the 840,000,000 shares which are all shares with valid voting rights that have been issued by the Company.

#### IV. Submission of Questions and/or to Give Opinion

The shareholders or the authorized proxies of the shareholders was given the opportunity to ask questions and/or opinions for each agenda item of the Meeting.

- First Agenda, Third Agenda, Fourth Agenda and Fifth Agenda: no one asked questions and/or opinions.
- Second Agenda: there is 1 questioner.

### V. Mechanism of Decision Making

The resolution was resolved on amicable deliberation to reach mutual consensus, in the event that deliberation for consensus is not reached the decision is made by voting.

## VI. Voting Results and Meeting Resolutions

# A. Meeting Results

## 1. First Agenda:

Voting Results:

Agree	Disagree	Abstain	Total Votes Agree
705,152,312	-	109,500	705,261,812
or 99.9845%	or 0%	or 0.0155%	or 100%

#### Resolution:

Approved and ratified the Company's Annual Report for the fiscal year ended March 31, 2024, which includes: the Company's Activity Report, the Board of Commissioners' Supervisory Report and Company's Financial Statement for the fiscal year ended March 31, 2024; and grant full release and discharge of responsibility (acquit et de charge) to the Board of Directors and the Board of Commissioners for their management and supervision during financial year ended March 31, 2024.

# 2. Second Agenda:

Voting Results:

Agree	Disagree	Abstain	Total Votes Agree
704,493,712	657,800	110,300	704,604,012
or 99.8911%	or 0,933%	or 0.0156%	or 99.9067%

#### Resolution:

- a. Approve of the Company's net profit usage for fiscal year ended on March 31, 2024;
  - in the amount of USD38,998,315 or 70% from the net profit of the Company for fiscal year ended on March 31, 2024 distribute as cash dividend to the shareholders of the Company, so every share will obtain cash dividend in the amount of USD0.046427.
  - ii. The remaining net profit for fiscal year ended on March 31, 2024 booked as retained earning.
- b. Grants power of attorney and authority to the Board of Directors of the Company to do every and each action needed related to the resolution above, in accordance with the prevailing laws and regulations.

#### 3. Third Agenda:

Voting Results:

Agree	Disagree	Abstain	Total Votes Agree	
704,250,597	900,615	110,600	704,361,197	
or 99.8566%	or 0.1277%	or 0.0157%	or 99.8723%	

# Resolution:

- Approve of appointment of Public Accountant Firm Purwantono, Sungkoro & Surja as Public Accountant Firm of the Company to audit the Company's Financial Report for fiscal year ended on March 31, 2025.
- b. Grants authority to the Board of Commissioners with limitation or criteria of the Public Accountant appointment, also appoint and stipulate replacement public accounting firm if the appointed public accountant firm can not carry out their duties upon the provision of the capital market in Indonesia;
- Grants authority to the Board of Directors of the Company to stipulate its remuneration, terms of its appointment.

#### 4. Fourth Agenda:

Voting Results:

Agree	Disagree	Abstain	Total Votes Agree
704,473,612	673,000	115,200	704,588,812
or 99.8882%	or 0.0954%	or 0.0163%	or 99.9046%

# Resolution:

- a. To delegate authority to the Board of Commissioners of the Company to determine the amount of remuneration and allowances of the Board of Directors of the Company in refer to Article 96 paragraph 1 and 2 of the Company Law.
- b. Determine the amount of salary or honorarium and allowances for members of the Board of Commissioners to be the same as for the 2023 financial year or if there is an increase, the increase does not exceed 6% from the 2023 financial year.

## 5. Fifth Agenda:

Voting Results:

Agree	Disagree	Abstain	Total Votes Agree
673,882,457	31,264,155	115,200	673,997,657
or 99.5507%	or 4.4330%	or 0.0163%	or 99.5670%

## Resolution:

- a. Reappointment of Mister Ir. DJONGGI TUMBUR PARNINGOTAN GULTOM as President Director, and Mister YASUMASA ZAIZEN, Mister NOBUYASU HAGIWARA, Mister TERU KARAHASHI, Mister DWI SWASONO, Mister YOSHENDRI, Mister HIROKI MAJIMA, Mister RYOJI TANAKA and Mister AKIHIRO YOSHIDA, as Company's Directors as of the closing of this meeting;
- b. Determine the composition of the Board of Directors counted since the closing of this Meeting until the closing of the next Annual GMS which will be held in 2025, and Board of Commissioners of the Company until the closing of the Company's third Annual GMS which will be held in 2026 as follow:

## The Board of Directors:

President Director : Mister Ir. DJONGGI TUMBUR PARNINGOTAN GULTOM;

: Mister YASUMASA ZAIZEN; Director Director : Mister NOBUYASU HAGIWARA; Director : Mister TERU KARAHASHI; : Mister DWI SWASONO; Director Director : Mister YOSHENDRI; : Mister HIROKI MAJIMA; Director : Mister RYOJI TANAKA; Director : Mister AKIHIRO YOSHIDA. Director

# The Board of Commissioners:

President Commissioner (Independent Commissioner): Mister Drs. TOTO WAHYUDIYANTO

Independent Commissioner: Mister HARRY DANUI

c. Grants authority and power of attorney to the Board of Directors of the Company, with substitution right, to state the resolution regarding the composition of the Board of Directors and Board of Commissioners of the Company abovementioned in a deed made before Notary, and hereinafter notify the authorized party, and do all and every necessary action related to the resolution in accordance with the prevailing laws and regulations.

# VII. Schedule and Procedures of Cash Dividend Payment

The disbursement of cash dividend is carried out with the following schedule:

No.	Description	Date
1.	Notifications of dividend payment and schedule to the Indonesia Stock Exchange (IDX) and OJK	26 September 2024
2.	Announcement in IDX website and Company website	26 September 2024
3.	Cum Dividend in Regular and Negotiation Market	2 October 2024
4.	Ex Dividend on the Regular and Negotiation Market	3 October 2024
5.	Cum Dividend in Spot Market	4 October 2024
6.	Ex Dividend in Spot Market	7 October 2024
7.	Recording date of shareholders who entitled of Dividend Distribution	4 October 2024
8.	Dividend Payment	25 October 2024

Procedures of the Dividend Payment is as follows:

- 1. The eligible shareholders to receive dividend shall be those whose names are recorded in the List of Company's Shareholders as per 4 October 2024 at 16:00 WIB (Western Indonesia Time).
- 2. Cash dividend payment shall be made from 25 October 2024 under the following terms:
  - a. For the shares which are not registered yet in the collective custody of KSEI, the Company will pay dividends by means of transfer to the bank account of the relevant shareholder. Shareholders who have not informed their bank account must have sent a written notification to the Company's Shares Registrar, PT Raya Saham Registra, Gedung Plaza Sentral, second floor, Jalan Jenderal Sudirman Kav. 47-48, Jakarta 12930, in writing at the latest on 4 October 2024 at 16.00 WIB (Western Indonesia Time).
    - If until 4 October 2024 at 16:00 WIB (Western Indonesia Time) the Shares Registrar does not receive the shareholders' bank account numbers, the Company shall pay the dividend after receiving the relevant shareholder's bank account information.
  - b. For the shareholders who are registered in the collective custody of KSEI, payment of dividend shall be made by the Company through Kustodian Sentral Efek Indonesia which will further distribute it to the participants in which they maintain their accounts and the shareholders will receive payment from the relevant participants.
  - c. For dividend payments in Rupiah currency will be paid with an equivalent value of dividends paid in US Dollars ("US Dollars") based on the middle exchange rates determined by Bank Indonesia on the Recording date of the shareholders entitled to dividends in List of Shareholders dated 4 October 2024.
  - d. Tax on dividend shall be subject to the prevailing Tax Regulation.

Jakarta, 26 September 2024
PT HEXINDO ADIPERKASA TBK
Board of Directors