

No	Provision in Article of Association	Current Article of Association	Article of Association after Addendum
1	Article 4 paragraph (3) CAPITAL	The quorum and decision of the General Meeting of Shareholders to approve the issuance of shares in savings must meet the requirements in Article 11 paragraph 1 of this Articles of Association.	The quorum and decision of the General Meeting of Shareholders to approve the issuance of shares in savings must meet the requirements in Article 11 of this Articles of Association.
2	Article 4 paragraph (4) c CAPITAL	Obtaining the approval of the General Meeting of Shareholders with a quorum as stipulated in Article 11 paragraph 1 of this Articles of Association.	Obtaining the approval of the General Meeting of Shareholders with a quorum as stipulated in Article 11 of this Articles of Association.
3	Article 4 paragraph (6) a and b CAPITAL	<p>Every addition to capital through the issuance of Equity Securities made by order, it must be done by granting Pre-emptive Rights ("HMETD") to shareholders whose registered in the Company's shareholders list on the date determined by the General Meeting of Shareholders which approves the issuance of Equity Securities in an amount proportional to the number of shares that have been registered in the list of shareholders of the Company on behalf of the respective shareholders on that date.</p> <p>Issuance of equity securities without giving Pre-emptive Rights to shareholders can be made in the case of :</p> <p>.....</p> <p>.....</p>	<p>Every addition to capital through the issuance of Equity Securities made by order, it must be done by granting Pre-emptive Rights ("HMETD") to shareholders whose registered in the Company's shareholders list on the date conveyed in the information announced together with the submission of the registration statement, in an amount proportional to the number of shares that have been registered in the list of shareholders of the Company on behalf of each shareholder on that date, as stipulated in the Financial Services Authority Regulation (OJK).</p> <p>Issuance of equity securities without giving HMETD to shareholders can be done in terms of issuing shares to improve financial position and in addition to improving financial position which is done in accordance with the regulations of the Financial Services Authority which allows additional capital without HMETD</p>
4	Article 9 Paragraph (3) GENERAL MEETING SHAREHOLDER	3. Annual GMS must be held at the latest 6 (six) months after the end of the financial year	<p>3. a. Annual GMS must be held at the latest 6 (six) months after the end of the financial year.</p> <p>b. Under certain conditions the Financial Services Authority may set a time limit other than as stipulated in letter a this paragraph.</p>

5	Article 9 Paragraph (4) GENERAL MEETING SHAREHOLDERS	financial reports to be approved by the meeting	- financial reports to be approved by the GMS
6	Article 9 paragraph (6) GENERAL MEETING SHAREHOLDERS	Extraordinary GMS can be held at any time based on the need to discuss and decide on the agenda of the meeting, except for the meeting agenda as referred to paragraph 4 letter a and letter b, with due observance of regulations and the Articles of Association.	Extraordinary GMS can be held at any time based on the need for the interests of the Company , except for the meeting agenda as referred to paragraph 4 letter a and letter b, with due observance of regulations and the Articles of Association.
7	Article 9 paragraph (7) a GENERAL MEETING SHAREHOLDERS	a. 1 (one) person or more shareholders who together represent 1/10 (one tenth) or more of the total number of shares with voting rights, unless the Company's Articles of Association determine a smaller number, may request that a GMS to be held.	a. 1 (one) person or more shareholders who together represent 1/10 (one tenth) or more of the total number of shares with voting rights or the Board of Commissioners , unless the Articles of Association of the Company determine a smaller number, may request that a GMS to be held.
8	Article 9 paragraph (7) e GENERAL MEETING SHAREHOLDERS	Not yet regulated / included in the Articles of Association	The Board of Directors is obliged to deliver notification of the meeting agenda and registered letter as referred to letter b this paragraph from the shareholders or the Board of Commissioners to the Financial Services Authority no later than 5 (five) working days prior to the announcement as referred to letter d this paragraph.
9	Article 9 paragraph (7) g GENERAL MEETING SHAREHOLDERS	Not yet regulated / included in the Articles of Association	In the event that the Board of Directors has made the announcement as referred to letter f above or the period of 15 (fifteen) days has passed, the shareholders may re-request to hold a GMS to the Board of Commissioners .
10	Article 9 paragraph (7) i GENERAL MEETING SHAREHOLDERS	Not yet regulated / included in the Articles of Association	The Board of Commissioners must submit notification of the agenda of the meeting to the Financial Services Authority no later than 5 (five) working days prior to the announcement as referred to letter h this

			paragraph.
11	Article 9 paragraph (7) k GENERAL MEETING SHAREHOLDERS	In the event that the Board of Commissioners does not announce the GMS to the shareholders as referred to paragraph 7 letter f of this Article, the shareholders as referred to paragraph 7 letter a of this Article can submit a request for a GMS to be held to the chairman of the District Court which has jurisdiction that covers the domicile of the Company to determine granting of permission to hold the GMS.	In the event that the Board of Commissioners does not announce the GMS to the shareholders as referred to letter j this paragraph or the period of 15 (fifteen) days has passed , the shareholders may submit a request to hold a GMS to the chairman of the District Court which has jurisdiction that covers the domicile of the Company to determine granting permission to hold the GMS as referred to letter a this paragraph.
12	Article 9 paragraph (7) l number 1 GENERAL MEETING SHAREHOLDERS	Not yet regulated / included in the Articles of Association	<p>1. In the event that the Board of Directors does not make the announcement as referred to letter d this paragraph upon the recommendation of the Board of Commissioners, then within 15 (fifteen) days from the date the request for convening a GMS is received, the Board of Directors must announce:</p> <p>-there is a request for a GMS from the Board of Commissioners that was not held; and</p> <p>- the reason for not holding the GMS.</p>
13	Article 9 paragraph (7) l number 2 GENERAL MEETING SHAREHOLDERS	Not yet regulated / included in the Articles of Association	2. In the event that the Board of Directors has made the announcement as referred to letter l number 1 this paragraph or the period of 15 (fifteen) days has passed, the Board of Commissioners shall hold the GMS by themselves.
14	Article 9 paragraph (7) l number 3 GENERAL MEETING SHAREHOLDERS	Not yet regulated / included in the Articles of Association	3. The Board of Commissioners is obliged to announce the GMS to shareholders no later than 15 (fifteen) days from the date of the announcement as referred to letter l number 1 this paragraph or the period of 15 (fifteen) days as referred to letter l number 2 this paragraph has passed .

15	Article 9 paragraph (7) I number 4 GENERAL MEETING SHAREHOLDERS	Not yet regulated / included in the Articles of Association	4. The Board of Commissioners must notify the agenda of the meeting to the Financial Services Authority no later than 5 (five) working days prior to the announcement as referred to letter I number 3 this paragraph.
16	Article 9 paragraph (7) I number 5 GENERAL MEETING SHAREHOLDERS	Not yet regulated / included in the Articles of Association	5. In the notification of the agenda of the GMS at the request of the Board of Commissioners, it must also include information that the Board of Directors did not hold the GMS at the request of the Board of Commissioners, if the Board of Commissioners conducts the proposed GMS themselves.
17	Article 9 paragraph (8) GENERAL MEETING SHAREHOLDERS	Not yet regulated / included in the Articles of Association	The company may hold an electronic GMS with due observance of the POJK provisions
18	Article 10 paragraph (2) PLACE, ANNOUNCEMENT, CALLING AND CHAIRMAN OF GMS	Not yet regulated / included in the Articles of Association	The Company is required to submit notification of the agenda of the meeting to the Financial Services Authority no later than 5 (five) working days prior to the announcement of the GMS, excluding the date of the announcement of the GMS. The agenda items of the meeting as referred to are required to be disclosed in a clear and detail.
19	Article 10 paragraph (3) PLACE, ANNOUNCEMENT, CALLING AND CHAIRMAN OF GMS	Not yet regulated / included in the Articles of Association	In the event that the GMS is held at the request of the shareholders, the notification of the GMS agenda must also contain information: a. an explanation that the GMS is held at the request of the shareholders and the names of the proposing shareholders and the number of share ownership in the Company, if the Board of Directors or the Board of Commissioners conducts a GMS at the request of the shareholders, and; b. inform the name of the shareholders and the number of shareholders to the Company and the determination of the chairman of the district court

			on the granting of permission to hold the GMS, if the GMS is held by shareholders in accordance with the determination of the chairman of the district court to hold the GMS;
20	Article 10 paragraph (4) PLACE, ANNOUNCEMENT, CALLING AND CHAIRMAN OF GMS	Not yet regulated / included in the Articles of Association	In the event that there is a change in the agenda for the meeting, the Company is obliged to submit the changes to the agenda in question to the Financial Services Authority at the latest at the time of the calling to the GMS.
21	Article 10 paragraph (5) b PLACE, ANNOUNCEMENT, CALLING AND CHAIRMAN OF GMS	The announcement of the GMS as referred to paragraph 2 letter a of this Article shall contain at least:	The announcement of the GMS as referred to letter a of this Article shall contain at least:
22	Article 10 paragraph (5) c PLACE, ANNOUNCEMENT, CALLING AND CHAIRMAN OF GMS	c. In the event that the GMS is held at the request of the shareholders, in addition to containing the matters mentioned in letter b, the announcement of the GMS must contain information that the Company is holding a GMS due to a request from the shareholders.	c. In the event that the GMS is held at the request of the shareholders or the Board of Commissioners , in addition to containing the matters mentioned in letter b, the announcement of the GMS must contain information that the Company is holding a GMS due to a request from the shareholders or the Board of Commissioners .
23	Article 10 paragraph (5) d PLACE, ANNOUNCEMENT, CALLING AND CHAIRMAN OF GMS	Not yet regulated / included in the Articles of Association	<p>In the event that the GMS is a GMS attended only by Independent Shareholders (as defined in the Financial Services Authority regulations), in addition to the information as referred to letters b and c of this paragraph in the announcement of the GMS, it must also contain information:</p> <ol style="list-style-type: none"> 1. The next GMS that planned will be held if the required quorum for the attendance of the Independent Shareholders is not obtained at the first GMS; and 2. statement about the quorum decisions required in each meeting.

24	Article 10 paragraph (6) PLACE, ANNOUNCEMENT, CALLING AND CHAIRMAN OF GMS	Not yet regulated / included in the Articles of Association	<p>6. a. Shareholders may propose agenda in a written to the organizer of the GMS, no later than 7 (seven) days prior to the calling to the GMS.</p> <p>b. Shareholders who can propose the agenda of the meeting as referred to letter a this paragraph are 1 (one) or more shareholders who represent 1/20 (one twentieth) or more of the total number of shares with voting rights.</p> <p>c. The proposed meeting agenda as referred to letter a this paragraph must:</p> <ol style="list-style-type: none"> 1. done in good faith; 2. consider the interests of the Company; 3. constitutes an agenda item which requires a determination of the GMS; 4. enclose the reasons and materials for the proposed meeting agenda; and 5. does not contradict with the provisions of laws and the articles of association. <p>d. The Company is obliged to enclose the proposed meeting agenda from the shareholders in the agenda of the meeting contained in the summons, as long as the proposed meeting agenda meets the requirements as referred to letter a to letter c of this paragraph.</p>
25	Article 10 paragraph (7) b PLACE, ANNOUNCEMENT, CALLING AND CHAIRMAN OF GMS	Not yet regulated / included in the Articles of Association	<p>.....</p> <p>-information that shareholders can provide power of attorney through e-GMS (as defined in the Financial Services Authority regulations).</p>
26	Article 10 paragraph (7) c PLACE, ANNOUNCEMENT, CALLING AND CHAIRMAN OF GMS	The provisions of calling the GMS in paragraph 5 are mutatis mutandis applicable to the convening of the GMS by shareholders who have obtained a court determination to hold the GMS as referred to Article 9 paragraph 7 letter	The provisions for convening the GMS in paragraph 7 of this Article mutatis mutandis apply to the convening of the GMS by shareholders who have obtained a court determination to convene the GMS as referred to Article 9 paragraph 7 letter k.

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27	Article 10 paragraph (8) b PLACE, ANNOUNCEMENT, CALLING AND CHAIRMAN OF GMS	copies of electronic documents that can be accessed or downloaded through the Company's website.	copies of electronic documents that can be accessed or downloaded through the Company's website and / or e-GMS.
28	Article 10 paragraph (9) b PLACE, ANNOUNCEMENT, CALLING AND CHAIRMAN OF GMS	b. at any other time other than the time referred to paragraph 8 letter a of this Article, but no later than the time the GMS is held, as long as it is regulated in applicable regulations.	b. at a time other than the time referred to letter a this paragraph , but no later than the time the GMS is held, as long as it is regulated in the applicable regulations.
29	Article 10 paragraph (10) PLACE, ANNOUNCEMENT, CALLING AND CHAIRMAN OF GMS	Not yet regulated / included in the Articles of Association	In the event that the GMS is a GMS attended only by Independent Shareholders, the Company is required to provide a statement form with sufficient duty stamp to be signed by the Independent Shareholders prior to the implementation of the GMS, stating at least: a. the person concerned is truly an Independent Shareholder; and b. If it is proven later that the statement is untrue, the person concerned may be subject to sanctions in accordance with the applicable regulations.
30	Article 10 paragraph (11) a PLACE, ANNOUNCEMENT, CALLING AND CHAIRMAN OF GMS	The Company is obliged to make corrections to the calling for the GMS if there is a change in the information in the calling for the GMS that has been made. In the event that the corrections to the calling for the GMS contain information on the change in the date of holding the GMS and / or the addition of the agenda for the GMS, the Company is obliged to re-call the GMS by the procedure as stipulated in paragraph 5 of this Article.	The Company is obliged to make corrections to the calling for the GMS if there is a change in the information in the calling for the GMS that has been made. In the event that the corrections to the calling for the GMS contain information on the change in the date of holding the GMS and / or the addition of the agenda for the GMS, the Company is obliged to re-call the GMS by the procedure as stipulated in paragraph 7 of this Article.
31	Article 10 paragraph (11) b PLACE, ANNOUNCEMENT,	Not yet regulated / included in the Articles of Association	b. If the change in information regarding the date of the GMS and / or the addition of the agenda of the

	CALLING AND CHAIRMAN OF GMS		GMS is not due to the fault of the Company or by order of the Financial Services Authority, the provisions on the obligation to recall GMS as referred to letter a of this paragraph is not applicable, as long as the Financial Services Authority does not order a recall.
32	Article 10 paragraph (14) PLACE, ANNOUNCEMENT, CALLING AND CHAIRMAN OF GMS	Not yet regulated / included in the Articles of Association	At the time of the GMS, shareholders are entitled to obtain information on the agenda of the meeting -and materials related to the agenda of the meeting as long as it does not conflict with the interests of the Company.
33	Article 10 paragraph (15) PLACE, ANNOUNCEMENT, CALLING AND CHAIRMAN OF GMS	Not yet regulated / included in the Articles of Association	At the time of the GMS, the Company may invite other parties related to the agenda of the GMS.
34	Article 10 paragraph (16) PLACE, ANNOUNCEMENT, CALLING AND CHAIRMAN OF GMS	Not yet regulated / included in the Articles of Association	<p>16. a. All matters discussed and decided in the GMS must be recorded in the minutes of meeting which shall be drawn up and signed by the Chairman of the GMS and at least 1 (one) shareholder appointed by the GMS participants;</p> <p>b. Signatures as referred to letter a this paragraph are not required if the minutes of the GMS are made in the form of deeds of GMS minutes prepared by a Notary registered with the Financial Services Authority.</p> <p>c. In the event that the GMS is a GMS attended only by Independent Shareholders, the minutes of the GMS must be made in the form of a deed of GMS minutes prepared by a notary registered with the Financial Services Authority.</p>
35	Article 10 paragraph (17) PLACE, ANNOUNCEMENT, CALLING AND CHAIRMAN OF GMS	Not yet regulated / included in the Articles of Association	17. Obligation to make announcement, calling, corrections of calling, re-calling, and announcement of summary of GMS minutes as referred to this Article.

			for Companies' shares are listed on the Stock Exchange at least through: a. website of the e-GMS Provider; b. Stock Exchange website; and c. the Company's website, in Indonesian and foreign languages, the foreign language used is at least English.
36	Article 10 paragraph (18) PLACE, ANNOUNCEMENT, CALLING AND CHAIRMAN OF GMS	Not yet regulated / included in the Articles of Association	Announcement that used a foreign language as referred to paragraph 17 letter c of this Article must contain the same information as the information in an announcement in Indonesian.
37	Article 10 paragraph (19) PLACE, ANNOUNCEMENT, CALLING AND CHAIRMAN OF GMS	Not yet regulated / included in the Articles of Association	In the event that there is a difference in the interpretation of information published in a foreign language and that which is announced in Indonesian as referred to paragraph 18 of this Article, the information in Indonesian is used as a reference.
38	Article 10 paragraph 20 PLACE, ANNOUNCEMENT, CALLING AND CHAIRMAN OF GMS	Not yet regulated / included in the Articles of Association	In the event that the Company uses the system provided by the Company, provisions regarding media announcements, calling, corrections for calling, recalling, and announcement of the summary of the minutes of the GMS as referred to this Article, for Companies which has shares that listed on the stock exchange shall be conducted through at least: stock exchange website; and the Company's website, in Indonesian and foreign languages, the foreign language used is at least English.
39	Article 10 paragraph (2) g and h PLACE, ANNOUNCEMENT, CALLING AND CHAIRMAN OF GMS	g. Evidence of the announcement of the GMS as referred to paragraph 2 letter d of this Article must be submitted to the Financial Services Authority no later than 2 (two) working days after the announcement of the GMS.	Deleted

40	Article 11 paragraph (2) a CODE OF CONDUCT, QUORUM, VOTING RIGHTS AND DECISIONS OF THE GMS	GMS, including decision making regarding the issuance of Equity Securities, can be held if attended by shareholders who represent more than 1/2 (one half) of the total shares with voting rights present or represented, unless Law and / or article of Association required larger quorum.	a.RUPS, may be held if attended by shareholders representing more than 1/2 (one -half) of the total number of shares with voting rights present or represented, unless this Articles of Association specify a larger quorum
41	Article 11 paragraph (2) b CODE OF CONDUCT, QUORUM, VOTING RIGHTS AND DECISIONS OF THE GMS	In the event that the quorum as referred to paragraph 2 letter a is not reached, a second meeting shall be called with the following provisions:	In the event that the quorum as referred to letter a of this paragraph is not reached, a second meeting shall be called with the following provisions:
42	Article 11 paragraph (2) d CODE OF CONDUCT, QUORUM, VOTING RIGHTS AND DECISIONS OF THE GMS	Not yet regulated / included in the Articles of Association	The decision of the GMS as referred to letter a and letter c of this paragraph are valid if approved by more than 1/2 (one half) of all shares with voting rights who are present at the GMS, unless this Articles of Association determines that the decision is valid if approved by a larger number of agreeable votes.
43	Article 11 paragraph (3) CODE OF CONDUCT, QUORUM, VOTING RIGHTS AND DECISIONS OF THE GMS	Not yet regulated / included in the Articles of Association	The provisions for the quorum of attendance and quorum of GMS decision as referred to paragraph 2 of this Article shall also apply to the quorum of attendance and quorum of GMS decision for material transaction agenda and / or changes in business activities. except for material transaction agenda in the form of transfer of the Company's assets of more than 50% (fifty percent) of the total net assets.
44	Article 11 paragraph (4) CODE OF CONDUCT, QUORUM, VOTING RIGHTS AND DECISIONS OF THE GMS	Not yet regulated / included in the Articles of Association	Shareholders either personally or represented by power of attorney are entitled to attend the GMS.
45	Article 11 paragraph (5) CODE OF CONDUCT, QUORUM, VOTING RIGHTS	Not yet regulated / included in the Articles of Association	Shareholders who are entitled to attend the GMS are shareholders whose names are registered in the list of shareholders of the Company 1 (one) working day

	AND DECISIONS OF THE GMS		prior to the calling of the GMS.
46	Article 11 paragraph (6) CODE OF CONDUCT, QUORUM, VOTING RIGHTS AND DECISIONS OF THE GMS	Not yet regulated / included in the Articles of Association	In the event that a second and third GMS are held, the provisions of shareholders who are entitled to attend are as follows: a. for the second GMS, the shareholders who are entitled to attend are registered shareholders in the list of shareholders of the Company 1 (one) working day prior to the calling of the second GMS; and b. for the third GMS, the shareholders who are entitled to attend are the shareholders registered in the list of shareholders of the Company 1 (one) working day prior to the calling of the third GMS.
47	Article 11 paragraph (7) CODE OF CONDUCT, QUORUM, VOTING RIGHTS AND DECISIONS OF THE GMS	Not yet regulated / included in the Articles of Association	In the event of a recall as referred to paragraph 11 Article 10, the shareholders who are entitled to attend the GMS are shareholders whose names are registered in the list of shareholders of the Company 1 (one) working day prior to the recall of the GMS.
48	Article 11 paragraph (8) CODE OF CONDUCT, QUORUM, VOTING RIGHTS AND DECISIONS OF THE GMS	Not yet regulated / included in the Articles of Association	In the event that the correction of the calling does not result a recall as referred to paragraph 11 Article 10, shareholders who are entitled to attend shall comply with the provisions of the shareholders as referred to paragraph 5 of this Article.
49	Article 11 paragraph (9) a CODE OF CONDUCT, QUORUM, VOTING RIGHTS AND DECISIONS OF THE GMS	A Custodian Bank or Securities Company as a Custodian representing its clients who are the owners of the Public Companies' shares.	A Custodian Bank or Securities Company as a Custodian representing its clients who are the owners of the Companies' shares.
50	Article 11 paragraph (10) CODE OF CONDUCT, QUORUM, VOTING RIGHTS AND DECISIONS OF THE GMS	Not yet regulated / included in the Articles of Association	The Company is required to provide an alternative electronic power attorney for shareholders to attend and vote at the GMS.

51	Article 11 paragraph (11) CODE OF CONDUCT, QUORUM, VOTING RIGHTS AND DECISIONS OF THE GMS	Not yet regulated / included in the Articles of Association	<p>a. Parties who can become the Recipient of electronic power attorney includes:</p> <ol style="list-style-type: none"> 1. Participants administering the shareholder's securities / securities sub-accounts; 2. parties provided by the Company; or 3. parties appointed by the shareholders. <p>b. The Company is obliged to provide the recipient of electronic power attorney as referred to letter a number 2 of this paragraph.</p>
52	Article 11 paragraph (13) CODE OF CONDUCT, QUORUM, VOTING RIGHTS AND DECISIONS OF THE GMS	Not yet regulated / included in the Articles of Association	Members of the Board of Directors, members of the Board of Commissioners and employees of the Company may act as proxies in the meeting, but the votes they cast as proxies in the meeting are not counted in voting. Giving power attorney to members of the Board of Directors, members of the Board of Commissioners, and employees of the Company cannot be given electronically.
53	Article 11 paragraph (15) CODE OF CONDUCT, QUORUM, VOTING RIGHTS AND DECISIONS OF THE GMS	Not yet regulated / included in the Articles of Association	<p>All decision of the GMS are taken based on deliberation to reach a consensus.</p> <p>In the event that a decision based on deliberation to reach a consensus is not reached, the decision is made by voting. Decision making through voting must be made with due observance of the attendance quorum and decision GMS quorum.</p>
54	Article 11 paragraph (16) CODE OF CONDUCT, QUORUM, VOTING RIGHTS AND DECISIONS OF THE GMS	attendance quorum and the decision quorum of the GMS for transaction items that have a conflict of interest, shall be conducted with the following provisions:	Attendance quorum and decision quorum of GMS which is only attended by Independent Shareholders shall be carried out with the following conditions:
55	Article 11 paragraph (16) b CODE OF CONDUCT, QUORUM, VOTING RIGHTS AND DECISIONS OF THE	The decision of the GMS as referred to paragraph 8 letter a of this Article is valid if it is approved by the Independent Shareholders who represent more than 1/2 (one half) of the total	The decision of the GMS as referred to letter a this paragraph is valid if it is approved by the Independent Shareholders who represent more than 1/2 (one half) of the total shares with valid voting rights owned by

	GMS	shares with valid voting rights owned by the Independent Shareholders.	the Independent Shareholders.
56	Article 11 paragraph (16) c CODE OF CONDUCT, QUORUM, VOTING RIGHTS AND DECISIONS OF THE GMS	In the event that the quorum as referred to paragraph 8 letter a of this Article is not achieved, a second GMS may be held with the condition the second GMS is valid and entitled to make decisions. if the GMS is attended by Independent Shareholders who represent more than 1/2 (one half) of the total shares with valid voting rights owned by the Independent Shareholders.	In the event that the quorum as referred to letter a of this paragraph is not achieved, a second GMS may be held with the condition the second GMS is valid and entitled to make decisions. if the GMS is attended by Independent Shareholders who represent more than 1/2 (one half) of the total shares with valid voting rights owned by the Independent Shareholders.
57	Article 11 paragraph (16) c CODE OF CONDUCT, QUORUM, VOTING RIGHTS AND DECISIONS OF THE GMS	The decision of the second GMS is valid if it is approved by more than 1/2 (one half) of the total shares owned by the Independent Shareholders who attend the GMS.	The decision of the second GMS is valid if it is approved by more than 1/2 (one half) of the total shares with valid voting rights owned by the Independent Shareholders who attend the GMS.
58	Article 11 paragraph (16) d CODE OF CONDUCT, QUORUM, VOTING RIGHTS AND DECISIONS OF THE GMS	In the event that the quorum attendance at the second GMS as referred to paragraph 8 letter c of this Article is not achieved, The third GMS can be held provided that the third GMS is valid and entitled to make decisions if attended by Independent Shareholders of shares with valid voting rights, in the attendance quorum determined by the Financial Services Authority at the request of the Company.	In the event that the quorum attendance at the second GMS as referred to letter c of this paragraph is not achieved, The third GMS can be held provided that the third GMS is valid and entitled to make decisions if attended by Independent Shareholders of shares with valid voting rights, in the attendance quorum determined by the Financial Services Authority at the request of the Company..
59	Article 11 paragraph (16) e CODE OF CONDUCT, QUORUM, VOTING RIGHTS AND DECISIONS OF THE GMS	The decision of the third GMS is valid if it is approved by the Independent Shareholders --- who represent more than 50% (fifty --- percent) of the shares owned by the attended Independent Shareholders .	The decision of the third GMS is valid if it is approved by the Independent Shareholders who represent more than 50% (fifty percent) of the shares owned by the Independent Shareholders whose attend at the GMS.
60	Article 11 paragraph (17) CODE OF CONDUCT, QUORUM, VOTING RIGHTS AND DECISIONS OF THE	holders with valid voting rights who attend the GMS but abstain (do not vote) are considered to cast the same vote as the majority vote of shareholders who cast votes.	Shareholders of shares with valid voting rights who attend the GMS but abstain (do not vote) are considered to give the same vote as the majority vote of shareholders who cast votes.

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61	Article 14 number 32 letter g BOARD OF DIRECTORS	In the case of a period of 45 (forty five) days have passed, the GMS as referred to letter e of this paragraph is not held or the GMS cannot make a decision, then the temporary suspension will be canceled.	In the case of a period of 90 (ninty) days have passed, the GMS as referred to letter e of this paragraph is not held or the GMS cannot make a decision, then the temporary suspension will be canceled.
62	Article 16 paragraph (14) RAPAT BOARD OF DIRECTORS	Apart from organizing the Board of Directors Meeting as referred to the provision of paragraph 5, the Board of Directors Meeting may also be held through teleconferencing, video conferencing or through other electronic media which allows all the participants of the Board of Directors Meeting to see and hear directly and participate in the Board of Directors Meeting.-	Apart from organizing the Board of Directors Meeting as referred to the provision of paragraph 7, the Board of Directors Meeting may also be held through teleconferencing, video conferencing or through other electronic media which allows all the participants of the Board of Directors Meeting to see and hear directly and participate in the Board of Directors Meeting.
63	Article 17 paragraph (19) BOARD OF COMMISSIONER	In the event of a situation as referred to paragraph 19 of this Article, the GMS has the authority to stop one of them.	In the event of a situation as referred to paragraph 18 of this Article, the GMS has the authority to stop one of them.
64	Article 17 paragraph (27) BOARD OF COMMISSIONER	Provisions as referred to paragraph 27 letter d of this Article include but are not limited to duplication of prohibited positions and resignation.	Provisions as referred to paragraph 26 letter d of this Article include but are not limited to duplication of prohibited positions and resignation.
65	Article 21 paragraph (2) USE OF PROFITS AND DIVIDEND DISTRIBUTION	All net profit after deducting the allowance for reserves as referred to paragraph 1 of this Article shall be distributed to Shareholders as dividends, unless otherwise stipulated by GMS.-	<p>All net profit after deducting the allowance for reserves as referred to paragraph 1 of this Article shall be distributed to Shareholders as dividends, unless otherwise stipulated by GMS.-</p> <p>In the event that the GMS determines the distribution of the Company's net profit to be distributed as cash dividends, the Company is required to pay cash dividends to the entitled shareholders no later than 30 (thirty) days after the publication of the summary of the minutes of the GMS which decides the distribution</p>

			of cash dividends. The day of payment must be announced by the Board of Directors to all shareholders.
66	Article 21 paragraph (3) USE OF PROFITS AND DIVIDEND DISTRIBUTION	In addition to the use of net profit as referred to paragraph 2 of this Article, GMS may determine the use of net profit for other distributions such as-tansiem for Directors and Board of Commissioners-as well as bonuses for employees..	Apart from the use of net profit as referred to paragraph 2 of this Article, GMS can determine the use of net profit for other distributions such as tantiem for the Board of Directors and the Board of Commissioners as well as bonuses for employees.
67	Article 21 paragraph (11) USE OF PROFITS AND DIVIDEND DISTRIBUTION	The distribution of interim dividends as referred to paragraph (11) of this Article, shall be determined based on the decision of the Board of Directors after obtaining the approval of the Board of Commissioners.	The distribution of interim dividends as referred to paragraph (10) of this Article , shall be determined based on the decision of the Board of Directors after obtaining the approval of the Board of Commissioners.