



**PT Wintermar Offshore Marine Tbk
("Company")**

SUMMARY OF RESOLUTION OF ANNUAL GENERAL MEETING OF SHAREHOLDERS

The Board of Directors ("**BOD**") of the Company hereby announce the Summary of Resolution of the Annual General Meeting of the Company ("**Meeting**") which has been convened on:

Day/Date : **Thursday, 19 August 2021**
Time : **09.20 to 11.10am**
Venue : **Office of the Company - Jl. Kebayoran Lama No. 155, Jakarta Barat 11560**

Agenda of Meeting:

1. Approval of Annual Report of the Company 2020 regarding the BOD Report of the Activities of the Company, Report of Implementation of Supervisory Duty of Board of Commissioners ("**BOC**") and the Approval to the Financial Report of the Company for the year ended on 31st of December 2020.
2. Appointment of Public Accountant to Audit Financial Report of the Company for Financial Year 2021.
3. Determination of the Remuneration of BOC and BOD for the Financial Year 2021.
4. Approval to change the composition of members of BOC of the Company.
5. Approval of the Issuance of Shares through Capital Increase Without Pre-emptive Rights ("**PMTHMETD**") as referred to in the Regulation of the Financial Services Authority No. 14/POJK.04/2019 by issuing common share.
6. To grant authority to the BOC of the Company to increase the Issued and Paid Up Capital of the Company and to amend related articles of Articles of Association of the Company in relation to the Issuance of Shares without Pre-emptive Rights.

Chairman of Meeting

The meeting is chaired by Mr. Jonathan Jochanan, the President Commissioner and Independent Commissioner of the Company as appointed by the BOC based on the Circular Resolution of BOC in lieu of Meeting of BOC of the Company dated 22 July 2021 Number 2264/A.20/VII/2021/WINS.269, in compliance with Article 13 Paragraph (1) Articles of Association of the Company.

Attendance of Member of the Board of Commissioner and Board of Directors in the Meeting:

Physically Attended

Board of Commissioners	Board of Directors
• Jonathan Jochanan – President Commissioner & Independent Commissioner	• Janto Lili – Direktur • Nely Layanto - Direktur

Virtually Attended through AKSES.KSEI

Board of Commissioners	Board of Directors
• Johnson Williang Sutjipto – Commissioner • John Stuart Anderson Slack – Commissioner	• Sugiman Layanto – Direktur Utama • Muhamad Shanie Mubarak – Director • Donny Indrasworo - Director

Attendance of Shareholders in the Meeting

- The Meeting for agenda number 1, 2, 3, 4 and 6 have been convened with the attendance of shareholders or their legal proxies representing shareholding of 3,641,380,791 shares with valid voting rights or equal to 84,0356708% of total 4,333,137,057 shares issued by the Company as at 27 July 2021. In accordance with Article 14 Paragraph 2.1.a of the Articles of Association of the Company, the Meeting has been validly convened as it has been attended by shareholders representing not less than 1/2 of the total issued shares of the Company.
- The Meeting for agenda number 5 has been convened with the attendance of independent shareholders and non-affiliated shareholders who no affiliate relation with the Company, the member of Board of Directors, member of BOC,

major shareholder and Controller Shareholder of the Company or their legal proxies representing shareholding of 1,200,174,723 shares with valid voting rights or equal to 63,4364958% of total of 1.891.930.989 independent and non-affiliated shares issued by the Company as at 27 July 2021. In accordance with Article 14 Paragraph 5.a of the Articles of Association of the Company, the Meeting has been validly convened as it has been attended by shareholders representing more than 1/2 of the total issued independent and non-affiliated shares of the Company.

Question and Answer in the Meeting

At the end of the discussion of each agenda, Meeting Chairman gave the opportunity for the shareholders or their proxies to raise questions and/or to give opinions or suggestions related to the agenda in discussion.

There were no questions, opinions or suggestion raised by any shareholders or their proxies for every Agenda in the Meeting.

Mechanism of Resolving Resolution in the Meeting

The resolutions of Meeting were taken based on voting, in accordance with Article 14 Paragraph 2.1.c of the Company's Articles of Association, the resolution of Meeting for Agenda 1, 2, 3, 4 and 6 is valid if approved by more than 1/2 of all shares with voting rights present at the Meeting. Resolution for Meeting with agenda 5 is valid if approved by more than ½ of all shares owned by independent and non-affiliated shareholders. All Agenda have resolved a valid resolution at the Meeting, with the results of voting:

Agenda	For	Against	Abstain
First Agenda	3,641,174,143 votes (99.9943250%)	0 vote (0%)	206,648 votes (0.0056750%)
Second Agenda	3,641,174,143 votes (99.9943250%)	0 vote (0%)	206,648 votes (0.0056750%)
Third Agenda	3,641,174,143 votes (99.9943250%)	0 vote (0%)	206,648 votes (0.0056750%)
Fourth Agenda	3,641,180,791 votes (99.9945076%)	0 vote (0%)	200,000 votes (0.0054924%)
Fifth Agenda	1,199,954,223 votes (63.4248411%)	20,500 votes (0.0010835%)	200,000 votes (0.0105712%)
Sixth Agenda	3,641,178,291 votes (99.9944389%)	2,500 votes (0.0000687%)	200,000 votes (0.0054924%)

Meeting Resolution

First Agenda

1. Approved the Annual Report of the Company 2020 regarding BOD Report of the Activities of the Company and Report of the Implementation of Supervisory Duty of the BOC and the Approval to the Financial Report of the Company for the year ended on 31st of December 2020;
2. Approved the Consolidated Financial Statements of the Company for the Year ended on 31 December 2020 which has been audited by Eishennoraz AP Number 1155 Public Accountant from Public Accountant Office Amir Abadi Jusuf, Aryanto, Mawar & Rekan, with present fairly in all material respects as stated in their audit report Number . 00350/2.1030/AU.1/05/1155-2/1/IV/2021 dated 23 April 2021.
3. "Acquit et de charge" to the members of the BOD and those of the BOC from any responsibility and accountability for management and supervisory duty they had performed during the year ended 31 December 2020, provided that such acts were reflected in the Annual Report of the Company and Consolidated Financial Statement for 2020.

Second Agenda

1. Re-appointed and assigned Eishennoraz AP Number 1155, Public Accountant from Public Accountant Office Amir Abadi Jusuf, Aryanto, Mawar & Rekan to conduct the audit of the Consolidated Financial Statements of the Company for period of year book ended on 31 December 2021.

2. Delegated and granted authority to the BOC of the Company to determine the honorarium, other conditions and terms for such Public Accountant re-appointment and to appoint other Independent Public Accountant registered in Financial Services Authority (“**OJK**”) appointed as substitution by Public Accountant Office Amir Abadi Jusuf, Aryanto, Mawar & Rekan the to conduct audit of the Consolidated Financial Statement of the Company for the period of year book ended on 31st December 2021 for the purpose and interest of the Company in the event at any reason the said Eishennoraz unable to complete the audit of Financial Statement 2021 of the Company.
3. Granted authority to the Board of Commissioner to determine the honorarium or audit service fee and other conditions and terms for the said Public Accountant Office Amir Abadi Jusuf, Aryanto, Mawar & Rekan or other appointed Independent Public Accountant.

Third Agenda

Approved delegation and granted authority to the BOC to:

1. Determine the salary and honorarium along with other allowances for the BOC and authorise the President Commissioner to determine the distribution among members of BOC for 2021 Financial Year book.
2. Determine salary, service fees and other allowances which will be distributed to members of BOD of the Company for 2021 Financial Year book.

Fourth Agenda

1. Appointed Bapak Sim Idrus Munandar as Commissioner Independent of the Company for tenure of 5 years since the closing of this Meeting up to the closing of the Annual General Meeting of Shareholders in 2026.
2. Accept the resignation of Mr. Johnson Williang Sutjipto from his position as Commissioner of the Company as of the closing of this Meeting with deepest gratitude for his contribution during his tenure in the Company.
3. Granted authority to the BOD of the Company with substitution rights to restate the Resolution of the Meeting related to this change of composition of the BOD into a separate Notarial Deed, including but not limited to notifying the changes to Minister of Law and Human Rights of the Republic of Indonesia and to register it to other governmental authorities.

In witness whereof at the closing of the Meeting, the composition of the BOC and the BOD of the Company shall be as follows:

Board Of Commissioners

President Commissioner and Independent Commissioner : Jonathan Jochanan
Independent Commissioner : Sim Idrus Munandar
Commissioner : John Stuart Anderson Slack

Board Of Directors

Managing Director : Sugiman Layanto
Director : Nely Layanto
Director : Janto Lili
Director : Donny Indrasworo
Director : Muhamad Shanie Mubarak

Fifth Agenda

1. Approving the issuance of new shares through Capital Increase without obligation to provide Pre-emptive Rights of up to 415,000,000 new shares with nominal value of Rp. 100,- per share (“Capital Increase”) in relation to the purpose of Other than Improve Financial Position in accordance with Article 3b of the Regulation of the Financial Services Authority No. 14/POJK.04/2019, namely:
 - up to 400,000,000 new shares will be issued for the Capital Increase Issued to Investors with a validity period of 2 (two) years until 18 August 2023; and
 - up to 15,000,000 new shares for the Capital Increase for Management and Employee Share Ownership Program with a validity period of 5 (five) years until 18 August 2026.
2. Approved the Increase of Issued and Paid-Up Capital and approved the Amendment to Article 4 paragraph 2 and paragraph 3 of the Company's Articles of Association in connection with the issuance of New Shares in the relation with the implementon of this Capital Increase.
3. Granting power and authority to the Board of Directors of the Company with substitution rights to take all necessary actions in connection with the implementation of this Capital Increase including but not limited to determining the terms

for the issuance of shares with reference to the applicable laws and regulations.

Sixth Agenda

1. Granted power and authority to the BOC of the Company with substitution rights to restate realization of the issuance of new shares in the context of exercising the Issuance of Shares through Capital Increase which have been approved in the Annual GMS of the Company on 21 May 2019 for up to 18 million new shares and in relation with the implementation of issuance of up to 415 million new shares through Capital Increase as approved by the Independent Shareholders on the 5th Agenda of this Meeting (“**Capital Increase**”)
2. Approve increase of Issued and Paid Up Capital of the Company and approve the amendment of Article 4 Paragraph 2 and Article 4 Paragraph 3 of the Articles of Association of the Company in relation with the exercising the issuance of New Shares for implementation of the said Capital Increase.
3. Approved delegation and grant authority to the BOC of the Company with substitution rights, to do all action required in relation to amend the Issued and Paid Up Capital of the Company and to amend the related articles in the Articles of Association of the Company related to the said Capital Increase.

Jakarta, 23 August 2021
Board of Directors of the Company