# INVITATION OF THE SECOND ANNUAL GENERAL MEETING OF SHAREHOLDERS PT EXPLOITASI ENERGI INDONESIA Tbk

The Board of Directors of the Company hereby informs that the Company has held the Annual General Meeting of Shareholders ("AGMS") on:

Day/Date : Thursday / June 19, 2025

Venue : Financial Hall, Graha CIMB Niaga, Jl. General Sudirman Kav. 58,

South Jakarta

The AGMS was attended by shareholders and/or shareholders' proxies representing 4,107,336,559 (four billion one hundred seven million three hundred thirty six thousand five hundred fifty nine) shares or 45.86% (forty five point eight six percent) of the total shares amounting to 8,956,361,206 (eight billion nine hundred fifty six million three hundred sixty one thousand two hundred and six) shares, which constitute all shares in the Company that have been issued, and therefore the quorum for attendance at the AGMS was not met so that the AGMS were not can be held and cannot make legal and binding decisions.

Therefor the Board of Directors of the Company hereby invites the Shareholders of the Company to attend the Second Annual General Meeting of Shareholders ("AGMS II") for the financial year ending 31 December 2024, which will be held on:

Day/Date : Thursday / July 03, 2025 Time : 10.00 WIB - Done

Venue : Financial Hall, Graha CIMB Niaga, Jl. General Sudirman Kav. 58,

South Jakarta

The agenda of the Company's AGMS II is as follows:

 Approval of the Annual Report and Annual Financial Statements for the Fiscal Year ending 31 December 2024.

## **Description:**

In the agenda of this AGMS II, the Company plans to seek approval from the Shareholders of the Company in relation to the Company's Annual Report and Financial Statements for the financial year ending December 31, 2024 as well as granting full release and discharge of responsibility (acquit et de charge) to the Directors and Board of Commissioners for supervisory actions carried out in the financial year ending December 31, 2024.

2. Approval of use of net profit

## **Description:**

In this AGMS II agenda, the Company plans to request approval from the Company's Shareholders regarding the use of the Company's net profit for the financial year ending December 31, 2024.

3. Approval of Appointment of Public Accountant and/or Public Accounting Firm for the Financial Year ending on December 31, 2025.

#### Description

In the agenda of this AGMS II, the Company plans to seek approval from the Company's Shareholders regarding the appointment of a Public Accountant and/or Public Accounting Firm for the financial year ending on December 31, 2025.

4. Approval of Determination of Remuneration and Other Facilities for the Board of Commissioners and Directors.

## **Description:**

In the agenda of this AGMS II, the Company plans to seek approval from the Shareholders of the Company in relation to the determination of remuneration and other facilities for members of the Board of Commissioners and Board of Directors of the Company for the performance of the financial year ending December 31, 2025.

# <u>Notes</u>

- The Company does not send a separate invitation to the Shareholders of the Company and this
  invitation is an official invitation for the Shareholders of the Company. This invitation can also be
  viewed on the Indonesia Stock Exchange website (www.idx.co.id), eASY.KSEI
  (https://akses.ksei.co.id), and the Company's website (https://energigroupindonesia.com).
- Shareholders who are entitled to attend or be represented by a valid proxy at the AGMS II are:
   a. For the Company's shares which are not in collective custody:
  - The Shareholders of the Company or the Proxies of the Shareholders of the Company whose names are legally registered in the Register of Shareholders of the Company on June 20, 2025 until 16.00 WIB at PT Sinartama Gunita domiciled at Sinarmas Land Plaza Tower 1, 9th Floor, Jl. M.H. Thamrin No. 51, Gondangdia, Kec. Menteng, Central Jakarta City, as the Company's Securities Administration Bureau.
  - b. For the Company's shares which are in collective custody: Shareholders of the Company or the Proxies of Shareholders of the Company whose names are legally registered with the account holder or custodian bank at PT Kustodian Sentral Efek Indonesia ("KSEI") at the close of share trading on the Indonesia Stock Exchange on June 20, 2025 until at 16.00 WIB. KSEI securities account holders in Collective Custody are required to provide investor data they manage to KSEI to obtain Written Confirmation for Meetings ("KTUR").
- 3. The Company will facilitate the holding of the AGMS II as follows:
  - a. Authorization Mechanism:
    - i. The Company urges Shareholders who are entitled to attend the AGMS II whose shares are included in the collective custody of KSEI to grant power of attorney through the KSEI Electronic General Meeting System (eASY.KSEI) facility which can be accessed on the KSEI official website https://akses.ksei.co.id/ along with the official guide provided on the official KSEI website (https://www.ksei.co.id/data/download-data-and-userguide), as an electronic authorization mechanism (e-proxy). in holding the AGMS II.
    - i. In addition to the electronic power of attorney (e-proxy) mentioned above, Shareholders can provide power of attorney outside the eASY.KSEI facility where Shareholders can download the power of attorney form found on the Company's website https://energigroupindonesia.com with due observance of the terms of power of attorney. the following:
      - Members of the Board of Directors, members of the Board of Commissioners and employees of the Company are allowed to act as proxies for shareholders at the Meeting, but the votes they cast as proxies are not counted in the voting;
      - Shareholders of the Company are not entitled to give power of attorney to more than one proxy for a portion of the number of shares owned by different votes;
      - (3). In the event that the power of attorney referred to in number (2) is signed outside the territory of Indonesia, the power of attorney must be legalized by a local public notary and the local government representative office of the Republic of Indonesia;
      - (4). Original power of attorney that has been affixed with sufficient stamp duty, complete and signed accompanied by:

- a) Copy of ID card or other identification from the authorizer (if individual);
- b) Copy of the latest deed of association from the authorizing agent and ID card or other identification from the authorized official/management (if in the form of a business entity);
- c) photocopy of KTP or other identification from the beneficiary; must have been received by the Company's Board of Directors no later than 3 (three) working days before the date of the AGMS II to the Company's office address at Sinar Mas Land Plaza Sudirman, 9th Floor, Jl. Jendral Sudirman Kav.21, Setiabudi, Karet, South Jakarta.
- b. The Company will provide material for the AGMS II agenda items for each agenda through the Company's website https://energigroupindonesia.com and/or on the official eASY.KSEI website since the date of the Invitation to the AGMS II until the date the AGMS II are held. To support this, the Company does not provide materials for the AGMS II separately, either in hardcopy or softcopy in the form of CD/flash disk.
- In connection with the issuance of Circular Letter of the Board of Directors of KSEI No. KSEI-4012/DIR/0521 dated May 31, 2021 regarding the Implementation of the e-Proxy Module and the Application of the e-Voting Module on the eASY.KSEI application and the General Meeting of Shareholders Impressions, currently KSEI has provided an e-GMS platform for the electronic GMS implementation. Therefore, Shareholders can attend directly electronically through the eASY.KSEI application that has been provided by KSEI. To use the eASY.KSEI application, Shareholders can access the eASY.KSEI menu located at the AKSes facility https://akses.ksei.co.id/ with due observance of the following conditions:
  - Shareholders inform their attendance or appoint their Proxy and/or submit no later than 12.00 WIB on 1 (one) working day before the date of the Meeting.
  - b. Shareholders who will attend or provide their Proxy electronically to the Meeting through the eASY.KSEI application must pay attention to the following matters:
    - i. Registration process;
    - ii. Process for Submission of Questions and/or Opinions Electronically;
    - iii. Voting/Voting Process;
    - iv. GMS Online, Shareholders who are entitled to attend through GMS Online are Shareholders whose names are recorded in the Register of Shareholders dated June 20, 2025 (DPS) and must include their identity (ID) in the GMS Online in accordance with the names listed in the DPS:
    - v. The moderator may remove party(s) who are present through the GMS Online that do not meet the provisions above.
    - vi. Questions regarding the agenda of the Meeting are submitted during the discussion of the agenda of the Meeting and are submitted using the features available in the eASY.KSEI application. The moderator will only read out questions related to the agenda of the Meeting.
- 5. For the orderliness of the Meeting, it is expected that the Shareholders or their Proxies who are physically present at the Meeting are respectfully requested to be present at least 30 minutes before the Meeting.

Jakarta, June 23, 2025 Board of Directors