| No. Letter | SB-035/CSL-LN/RUPS/IV/17 |
|--------------|--|
| Company Name | PT Link Net Tbk |
| Stock Code | LINK |
| Attachment | 1 |
| Subject | Result of Annual General Meeting of Shareholders |

Referring to the letter of the Company's number SB-026/CSL-LN/RUPS/III/17 dated March 29th, 2017, the Company convey result of the General Meeting of Shareholders which is held on April 21st, 2017 as follows:

Annual GMS

General Meeting of Shareholders Has fulfilled the quorum since it was attended by shareholders representing 2,772,330,439 shares or 93.7014% of all shares with the right to vote issued by the Company, in accordance with the Company's Articles of Association and the prevailing Laws and Regulations.

Result of Annual GMS:

Agenda I:

- 1. Accept and approve of the Company's Annual Report including the Supervisory Report of the Board of Commissioners for the book year ended on 31 December 2016, as well as work plans and the development of the Company;
- 2. Approval on the Annual Accounts consist of Balance Sheet and Profit and Loss Report of the Company for the book year ended on 31 December 2016, as well as the approval for full release and repaid in full (acquit et de charge) to all members of the Board of Directors and Board of Commissioners for the action and monitoring measures that have been carried out for the book year ended on 31 December 2016, as long as the action are reflected in the annual report and financial statements of the Company.

Agenda II:

- 1. Establish a provision for the reserve fund of the Company in accordance with Article 70 paragraph (1) of the Limited Liability Company Law amounting to Rp.100,000,000,- (one hundred million Rupiah);
- 2. Declare dividends amounting Rp.286,400,764,531,- (two hundred and eighty six billion, four hundred million seven hundred and sixty-four thousand five hundred and thirty-one Rupiah), which will be distributed to shareholders in the form of cash dividends amounting Rp.96.8,- (ninety six point eight Rupiah) per share, whose names appear on the Register of Shareholders of the Company on 5 May 2017 at 16.00 WIB ("Recording Date"), with due regard to the regulations of the Indonesian Stock Exchange on trading on the Indonesian Stock Exchange, with a note that for the Company's shares are in collective custody, the following provisions shall apply:
 - Cum Dividend at the Regular and Negotiation Market on 2 May 2017;
 - Ex Dividend at the Regular and Negotiation Market on 3 May 2017;
 - Cum Dividend at the Cash Market on 5 May 2017;
 - Ex Dividen Tunai at the Cash Market on 8 May 2017.

Payment of cash dividends to the shareholders who are entitled to be held at the latest on 26 May 2017.

3. Declare the remainder of the current year's net profit for the financial year ended 31

- December 2016 amounting to Rp.532,061,597,918,- (five hundred and thirty two billion sixty one million, five hundred and ninety-seven thousand nine hundred eighteen Rupiah) be recorded as profit to be retained by the Company;
- 4. Delegate the authority to the Company's Board of Directors to undertake all actions required in connection with the dividend distribution in accordance with the applicable laws and regulations.

Agenda III:

- Approve to appoint the Public Accounting Firm Amir Abadi Jusuf, Aryanto, Mawar & Partner as the public accounting firm registered with the Financial Services Authority (Otoritas Jasa Keuangan/OJK) to audit the Balance Sheet, Profit and Loss Report and any other component of the Company's Financial Report for the financial year ended 31 December 2017 and authorize the Board of Directors to determine the remuneration of the Public Accounting Firm and other terms of appointment.
- 2. Approve the delegation of authority to the Board of Commissioners of the Company to appoint another public accounting firm that will audit the Company's Financial Report for the fiscal year 2017, in the case of Public Accounting Firm Amir Abadi Jusuf, Aryanto, Mawar & Partner can not perform their duties for any reason. The appointment of such other public accounting firm shall comply with the terms and conditions under applicable regulations.

Agenda IV:

1. Approve the Board of Directors and Board of Commissioners of the Company effective as the Meeting until the closing of the Annual General Meeting of Shareholders of the Company for the financial year 2019 to be held in 2020, so that the composition of the Board of Directors and the Board of Commissioners of the Company will be as follows:

Board of Directors:

President Director : Irwan Djaja
Director : Henry Riady
Director : Henry Jani Liando
Director : Timotius Max Sulaiman

Director : Edward Sanusi
Director : Sigit Prasetya

Director : Andy Nugroho Purwohardono

Independent Director : Surya Tatang

Board of Commissioners:

President Commissioner : Ali Chendra

Commissioner : Edward Daniel Horowitz
Commissioner : Lorne Rupert Somerville
Independent Commissioner : Jonathan Limbong Parapak
Independent Commissioner : Bintan Regen Saragih

2. Approve the provision of authority and power with the right of substitution, to the Board of Directors to carry out any action in connection with the Establishment's Board of Directors and Board of Commissioners of the Company, including but not limited to

restate the decision in a notarial deed, and then notify the Minister of Law and Human Rights of the Republic of Indonesia in accordance with the legislation in force, registering the members of the Board of Directors and Board of Commissioners of the Company and to submit and sign all requests and other documents necessary without being exempted in accordance with the regulations and legislation in force;

3. Approve to give authority to the Company's President Commissioner to determine the honorarium, allowances, salaries, bonuses and/or other remuneration to the members of the Board of Directors and the Board of Commissioner of the Company.

Board of Directors

| Prefix | Director Name | Position | Beginning of the Position Period | End of the Position Period | Period to | Independent |
|--------|----------------|-----------|---|----------------------------------|--------------|-------------|
| Mr. | Irwan Djaja | PRESIDENT | April 21 st , | June 30 th , | 1 | |
| | | DIRECTOR | 2017 | 2020 | | |
| Mr. | Henry Riady | DIRECTOR | April 21 st , | June 30 th , | 1 | |
| | | | 2017 | 2020 | | |
| Mr. | Henry Jani | DIRECTOR | April 21 st , | June 30 th , | 1 | |
| | Liando | | 2017 | 2020 | | |
| Mr. | Timotius Max | DIRECTOR | April 21 st , | June 30 th , | 1 | |
| | Sulaiman | | 2017 | 2020 | | |
| Mr. | Edward Sanusi | DIRECTOR | April 21 st , | June 30 th , | 1 | |
| | | | 2017 | 2020 | | |
| Mr. | Sigit Prasetya | DIRECTOR | April 21 st , | June 30 th , | 1 | |
| | | | 2017 | 2020 | | |
| Mr. | Andy Nugroho | DIRECTOR | April 21 st , | June 30 th , | 1 | |
| | Purwohardono | | 2017 | 2020 | | |
| Mr. | Surya Tatang | DIRECTOR | April 21 st , | June 30 th , | 1 | ٧ |
| | | | 2017 | 2020 | | V |

Board of Commissioners

| | | | Beginning | End of the | Period | |
|--------|---------------|--------------|--------------------------|-------------------------|--------|-------------|
| Prefix | Commissioner | Position | of the | Position | to | Independent |
| FIELIX | Name | | Position | Period | | maepenaem |
| | | | Period | | | |
| Mr. | Ali Chendra | PRESIDENT | April 21 st , | June 30 th , | 1 | |
| | | COMMISSIONER | 2017 | 2020 | | |
| Mr. | Edward Daniel | COMMISSIONER | April 21 st , | June 30 th , | 1 | |
| | Horowitz | | 2017 | 2020 | | |
| Mr. | Lorne Rupert | COMMISSIONER | April 21 st , | June 30 th , | 1 | |
| | Somerville | | 2017 | 2020 | | |
| Mr. | Jonathan | COMMISSIONER | April 21 st , | June 30 th , | 1 | |
| | Limbong | | 2017 | 2020 | | ٧ |
| | Parapak | | | | | |
| Mr. | Bintan Regen | COMMISSIONER | April 21 st , | June 30 th , | 1 | 2/ |
| | Saragih | | 2017 | 2020 | | V |

| Sender | Timotius Max Sulaiman |
|---------------|---|
| Position | Corporate Secretary |
| Date and Time | April 26 th , 2017 18:54:15 |
| Attachment | 20170426 - SB-035 - Ringkasan Risalah RUPST.pdf |

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No.: SB-035/CSL-LN/RUPS/IV/17

Jakarta, 26 April 2017

Kepada Yth.

Otoritas Jasa Keuangan ("OJK")

Up: Kepala Eksekutif Pengawas Pasar Modal
Gedung Soemitro Djojohadikusumo
Jalan Lapangan Banteng Timur No. 2-4

Jakarta 10710

Perihal: Pengumuman Ringkasan Risalah Rapat Umum Pemegang Saham Tahunan PT Link Net Tbk

Dengan hormat,

Sehubungan telah dilaksanakannya Rapat Umum Pemegang Saham Tahunan ("RUPST") PT Link Net Tbk ("Perseroan") pada hari Jum'at, tanggal 21 April 2017, untuk memenuhi ketentuan dalam Peraturan OJK No. 32/POJK.04/2014 *juncto* Peraturan OJK No. 10/POJK.04/2017, bersama ini kami sampaikan ringkasan risalah RUPST Perseroan sebagai berikut:

Agenda I

- Menerima dan menyetujui Laporan Tahunan Perseroan termasuk Laporan Tugas Pengawasan Dewan Komisaris untuk tahun buku yang berakhir pada tanggal 31 Desember 2016 serta rencana kerja dan pengembangan Perseroan;
- 2. Mengesahkan laporan keuangan Perseroan termasuk neraca dan laporan laba/rugi Perseroan untuk tahun buku yang berakhir pada tanggal 31 Desember 2016 serta memberikan pembebasan dan pelunasan sepenuhnya (acquit et de charge) kepada seluruh anggota Direksi dan Dewan Komisaris Perseroan atas tindakan pengurusan dan pengawasan yang telah dilakukan selama tahun buku yang berakhir pada tanggal 31 Desember 2016, sepanjang tindakan-tindakan tersebut tercermin dalam laporan tahunan dan laporan keuangan Perseroan.

Agenda II

- 1. Menyetujui menetapkan penyisihan untuk dana cadangan Perseroan sesuai dengan Pasal 70 ayat (1) Undang-Undang Perseroan Terbatas sebesar Rp100.000.000,- (seratus juta rupiah);
- 2. Menyetujui menetapkan pembagian dividen sebesar Rp.286.400.764.531,- (dua ratus delapan puluh enam miliar empat ratus juta tujuh ratus enam puluh empat ribu lima ratus tiga puluh satu rupiah), yang akan dibagikan kepada para pemegang saham dalam bentuk dividen tunai sebesar Rp.96,8,- (sembilan puluh enam koma delapan rupiah) per saham, yang namanya tercatat dalam Daftar Pemegang Saham Perseroan pada tanggal 5 Mei 2017 pada pukul 16.00 Waktu Indonesia Barat ("Recording Date"), dengan memperhatikan peraturan PT Bursa Efek Indonesia untuk perdagangan saham di Bursa Efek Indonesia, dengan catatan bahwa untuk saham Perseroan yang berada dalam penitipan kolektif, berlaku ketentuan sebagai berikut:
 - Cum Dividen Tunai di Pasar Reguler dan Negosiasi pada tanggal 2 Mei 2017;
 - Ex Dividen Tunai di Pasar Reguler dan Negosiasi pada tanggal 3 Mei 2017;
 - Cum Dividen Tunai di Pasar Tunai pada tanggal 5 Mei 2017;
 - Ex Dividen Tunai di Pasar Tunai pada tanggal 8 Mei 2017.

Pembayaran dividen tunai kepada para pemegang saham yang berhak akan dilaksanakan selambatnya pada tanggal 26 Mei 2017.

3. Menyetujui menetapkan sisa laba bersih tahun berjalan untuk tahun buku yang berakhir pada tanggal 31 Desember 2016 sebesar Rp.532.061.597.918,- (lima ratus tiga puluh dua miliar enam



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- puluh satu juta lima ratus sembilan puluh tujuh ribu sembilan ratus delapan belas rupiah) dicatat sebagai laba yang ditahan oleh Perseroan atau *retained earnings*.
- Menyetujui memberikan kuasa kepada Direksi Perseroan untuk melaksanakan segala sesuatunya sehubungan dengan pembagian dividen tersebut di atas sesuai dengan peraturan perundangundangan yang berlaku.

Agenda III

- Menyetujui menunjuk Kantor Akuntan Publik Amir Abadi Jusuf, Aryanto, Mawar & Rekan selaku kantor akuntan publik yang terdaftar di Otoritas Jasa Keuangan untuk memeriksa Neraca, Perhitungan Laba Rugi dan bagian-bagian lain Laporan Keuangan Perseroan untuk Tahun Buku 2017 dan melimpahkan wewenang kepada Direksi Perseroan untuk menetapkan jumlah honorarium dan persyaratan lainnya bagi Kantor Akuntan Publik tersebut.
- 2. Menyetujui pendelegasian kewenangan kepada Dewan Komisaris Perseroan untuk menunjuk kantor akuntan publik lain yang akan mengaudit Laporan Keuangan Perseroan untuk tahun buku 2017, dalam hal Kantor Akuntan Publik Amir Abadi Jusuf, Aryanto, Mawar & Rekan tidak dapat melaksanakan tugasnya karena sebab apapun. Penunjukan kantor akuntan publik lain tersebut wajib memenuhi ketentuan dan syarat berdasarkan peraturan yang berlaku.

Agenda IV

 Menyetujui mengangkat Direksi dan Dewan Komisaris Perseroan terhitung sejak tanggal ditutupnya Rapat ini sampai dengan penutupan Rapat Umum Pemegang Saham Tahunan Perseroan untuk tahun buku 2019 yang akan diselenggarakan pada tahun 2020, dengan susunan sebagai berikut:

Direksi:

Presiden Direktur : Irwan Djaja
Direktur : Henry Riady
Direktur : Henry Jani Liando
Direktur : Timotius Max Sulaiman

Direktur : Edward Sanusi Direktur : Sigit Prasetya

Direktur : Andy Nugroho Purwohardono

Direktur Independen : Surya Tatang

Dewan Komisaris:

Presiden Komisaris : Ali Chendra

Komisaris : Edward Daniel Horowitz
Komisaris : Lorne Rupert Somerville
Komisaris Independen : Jonathan Limbong Parapak
Komisaris Independen : Bintan Regen Saragih

2. Menyetujui pemberian wewenang dan kuasa dengan hak substitusi kepada Direksi Perseroan untuk melakukan segala tindakan sehubungan dengan pengangkatan anggota Direksi dan Dewan Komisaris Perseroan tersebut termasuk tetapi tidak terbatas untuk menyatakan kembali keputusan tersebut dalam akta Notaris, dan selanjutnya memberitahukannya kepada Menteri Hukum dan HAM Republik Indonesia sesuai dengan peraturan perundang-undangan yang berlaku, mendaftarkan susunan anggota Direksi dan Dewan Komisaris tersebut dalam Daftar Perusahaan dan untuk mengajukan serta menandatangani semua permohonan dan atau dokumen lainnya yang diperlukan tanpa ada yang dikecualikan sesuai dengan peraturan dan perundang-undangan yang berlaku;

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 Menyetujui pemberian wewenang kepada Presiden Komisaris Perseroan untuk menentukan honorarium, tunjangan, gaji, bonus dan/atau remunerasi lainnya bagi anggota Direksi dan Dewan Komisaris Perseroan.

Demikianlah kami sampaikan, atas perhatiannya kami ucapkan terima kasih.

Mo V PT Link Net Tbk atas nama Direksi

> <u>Timotius Max Sulaiman</u> Corporate Secretary

Tembusan:

- Direktur Utama PT Bursa Efek Indonesia
- PT Kustodian Sentral Efek Indonesia