



PEMANGGILAN KEPADA PARA PEMEGANG SAHAM
INVITATION TO SHAREHOLDERS

Dengan ini Direksi PT Lippo General Insurance Tbk (“**Perseroan**”) mengundang Para Pemegang Saham Perseroan untuk menghadiri Rapat Umum Pemegang Saham Tahunan (yang selanjutnya disebut “**Rapat**”) yang akan diselenggarakan pada:

*Hereby, the Board of Directors of PT Lippo General Insurance Tbk (“**Company**”) invites the Company’s Shareholders to attend the Annual General Meeting of Shareholders (“**Meeting**”) which will be held on:*

Hari, tanggal : Rabu, 29 April 2026
Pukul : 10.00 WIB – Selesai
Tempat : Kantor Pusat Operasional
PT Lippo General Insurance Tbk
Karawaci Office Park Blok I No. 30 – 35
Lippo Village, Tangerang
Mekanisme : Dihimbau kepada para Pemegang Saham untuk hadir secara elektronik dengan aplikasi Electronic General Meeting System KSEI (“**eASY.KSEI**”).

*Day, date : Wednesday, April 29, 2026
Time : 10.00 Western Indonesia Time – Finish
Venue : Operational Head Office
PT Lippo General Insurance Tbk
Karawaci Office Park Blok I No. 30 – 35
Lippo Village, Tangerang
Mechanism : Shareholders are encouraged to attend electronically using the Electronic General Meeting System KSEI application (“**eASY.KSEI**”).*

Agenda RUPS Tahunan:

1. Persetujuan dan pengesahan atas Laporan Tahunan Perseroan dan Laporan Keuangan Auditan Perseroan termasuk Laporan Tugas Pengawasan Dewan Komisaris Perseroan untuk tahun buku yang berakhir pada tanggal 31 Desember 2025 serta memberikan pelunasan dan pembebasan tanggung jawab sepenuhnya (*acquit et de charge*) kepada seluruh anggota Dewan Komisaris dan Direksi Perseroan atas tindakan pengawasan dan pengurusan yang dilakukan dalam tahun buku yang berakhir pada tanggal 31 Desember 2025. Termasuk melaporkan Rencana Bisnis dan Rencana Aksi Keuangan Berkelanjutan (“**RAKB**”) untuk tahun 2026.

Penjelasan:

Memperhatikan ketentuan Pasal 66, Pasal 67, Pasal 68, dan Pasal 69 Undang-Undang No. 40 Tahun 2007 tentang Perseroan Terbatas (“**UUPT**”) serta Pasal 11 ayat (4) dan (5) Anggaran Dasar Perseroan (“**AD**”), Perseroan akan menyampaikan dan meminta persetujuan serta pengesahan atas Laporan Tahunan dan Laporan Keuangan Tahun Buku 2025 termasuk Laporan Tugas Pengawasan Dewan Komisaris Perseroan. Dalam agenda yang sama, dengan memperhatikan Pasal 5 Peraturan Otoritas Jasa Keuangan (“**OJK**”) No. 24/POJK.05/2019, Perseroan akan menginformasikan kepada Pemegang Saham mengenai Rencana Bisnis Tahun 2026 yang telah disusun dan disampaikan kepada OJK. Selanjutnya, dengan memperhatikan Pasal 6 Peraturan OJK No. 51/POJK.03/2017, Perseroan akan melaporkan RAKB Tahun 2026 sebagai bagian dari pemenuhan kewajiban penerapan keuangan berkelanjutan.

2. Penetapan penggunaan laba Perseroan untuk tahun buku yang berakhir pada tanggal 31 Desember 2025.

Penjelasan:

Memperhatikan ketentuan Pasal 71 UUPT serta Pasal 11 ayat (4) AD, penetapan penggunaan laba bersih Perseroan tahun buku 2025 untuk pembagian dividen tunai.

AGMS Meeting Agenda:

1. *Approval and ratification of the Company's Annual Report and the Company's Audited Financial Statements including the Supervisory Report of the Board of Commissioners of the Company for the financial year ended on 31 December 2025 and to provide full settlement and discharge of responsibility (acquit et de charge) to all members of the Board of Commissioners and Board of Directors of the Company for supervisory and management actions carried out in the financial year ended on 31 December 2025. Include reporting the Business Plan and Financial Sustainability Action Plan (“**RAKB**”) for 2026.*

Explanation:

*Pursuant to Article 66, Article 67, Article 68, and Article 69 of the Company Law number 40 of 2007 (the “**Company Law**”) and Article 11 Paragraph (4) and Paragraph (5) of the Company's Articles of Association (the “**Company's AOA**”), the Company will submit and request approval as well as ratifying the Annual Report and Financial Statements of the Company for the Year 2025, including the Supervisory Duties Report of the Company's Board of Commissioners. In the same agenda, with due regard to Article 5 of the Financial Services Authority (“**OJK**”) Regulation No. 24/POJK.05/2019, the Company will inform Shareholders regarding the 2026 Business Plan that has been prepared and submitted to the OJK. Furthermore, with due regard to Article 6 of OJK Regulation No. 51/POJK.03/2017, the Company will report the 2026 RAKB as part of fulfilling the obligation to implement sustainable finance.*

2. *Stipulation to use the Company's profit for the financial year ended on 31 December 2025.*

Explanation:

Pursuant to Article 71 of the Company Law and Article 11 paragraph the (4) of the Company's AOA, the determination of the use of the Company's net profit for the 2025 financial year for cash dividend distribution.

3. Pengangkatan susunan anggota Dewan Komisaris dan Direksi termasuk Komisaris Independen serta penetapan gaji/honorarium dan/atau remunerasi lainnya bagi anggota Dewan Komisaris dan Direksi Perseroan.

Penjelasan:

Mata acara ini diusulkan untuk memenuhi ketentuan Pasal 3, Pasal 8, dan Pasal 23 Peraturan OJK No. 33/POJK.04/2014 tentang Direksi dan Dewan Komisaris Emiten atau Perusahaan Publik, dan AD. Perseroan meminta persetujuan Pemegang Saham untuk pengangkatan susunan Dewan Komisaris dan Direksi termasuk Komisaris Independen, serta memperhatikan ketentuan Pasal 18 ayat (7) dan Pasal 21 ayat (8) AD bahwa Direksi dan Dewan Komisaris diberikan gaji/honorarium dan/atau remunerasi lainnya dengan memperhatikan peraturan perundang-undangan yang berlaku.

4. Penunjukan Akuntan Publik dan/atau Kantor Akuntan Publik yang akan melakukan audit atas buku-buku Perseroan untuk tahun buku yang berakhir pada 31 Desember 2026.

Penjelasan:

Memperhatikan ketentuan Pasal 68 UUPT *juncto* Pasal 3, Pasal 4, Pasal 5 Peraturan OJK No. 9 Tahun 2023 tentang Penggunaan Jasa Akuntan Publik dan Kantor Akuntan Publik dalam Kegiatan Jasa Keuangan *juncto* Pasal 59 Peraturan OJK No. 15/POJK.04/2020 tentang Rencana dan Penyelenggaraan Rapat Umum Pemegang Saham Perusahaan Terbuka *juncto* Pasal 11 AD, dalam Rapat akan menunjuk Akuntan Publik dan/atau Kantor Akuntan Publik yang terdaftar di OJK untuk mengaudit/memeriksa buku dan catatan Perseroan untuk tahun buku yang berakhir pada tanggal 31 Desember 2026

5. Perubahan Anggaran Dasar Perseroan sehubungan dengan perubahan kode KBLI 2025 sesuai dengan Peraturan BPS Nomor 7 Tahun 2025.

Penjelasan:

Memperhatikan Peraturan Badan Pusat Statistik Nomor 7 Tahun 2025 tentang Klasifikasi Baku Lapangan Usaha Indonesia, Perseroan akan melakukan penyesuaian AD sehubungan dengan perubahan kode KBLI 2020 menjadi kode KBLI 2025.

Catatan:

1. Rapat diselenggarakan dengan mengacu pada Peraturan OJK No. 15/POJK.04/2020 tentang Rencana dan Penyelenggaraan Rapat Umum Pemegang Saham Perusahaan Terbuka, Peraturan OJK No. 14 Tahun 2025 tentang Pelaksanaan Rapat Umum Pemegang Saham, Rapat Umum Pemegang Obligasi, dan Rapat Umum Pemegang Sukuk secara Elektronik, dan AD Perseroan.

3. *Appointment of members of the Board of Commissioners and Board of Directors including Independent Commissioners as well as determination of salary/honorarium and/or other remuneration for members of the Board of Commissioners and Board of Directors of the Company.*

Explanation:

This agenda item is proposed to comply with the provisions of Article 3, Article 8 and Article 23 OJK Regulation No. 33/POJK.04/2014 concerning Directors and Board of Commissioners of Issuers or Public Companies, and the Company's AOA. The Company requests Shareholders' approval for the appointment of members of the Board of Commissioners and Directors including Independent Commissioners and pursuant to Article 18 paragraph (7) and Article 21 paragraph (8) of the Company's AOA, whereas members of the Board of Directors and/or members of the Board of Commissioners are given a salary/honorarium and/or other remuneration with due observance of the prevailing laws and regulations.

4. *Appointment of Public Accountant and/or a Public Accounting Firm that will audit the Company's books for the financial year ending December 31, 2026.*

Explanation:

Pursuant to Article 68 of the Company Law in conjunction with Article 3, Article 4, Article 5 OJK Regulation No. 9 Year 2023 concerning the Services Usage of Public Accountant and Public Accounting Firm in the Financial Services Activities in conjunction with Article 59 OJK Regulation No. 15/POJK.04/2020 concerning the Planning and Implementation of the General Meeting of Shareholders of Public Companies in conjunction with Article 11 of the Company's AOA, the Meeting will appoint of Public Accountant and/or a Public Accounting Firm registered with OJK to audit/examine the Company's books and records for the financial year ending December 31, 2026.

5. *Amendment to the Company's Articles of Association in relation to the change in the 2025 KBLI code in accordance with BPS Regulation Number 7 of 2025.*

Explanation:

Pursuant to the provisions of Badan Pusat Statistik Regulation Number 7 of 2025 concerning the Indonesian Standard Classification of Business Fields, the Company will make adjustments to the Company's AOA in connection with the change of the 2020 KBLI code to the 2025 KBLI code.

Notes:

1. *Meeting is held with reference to OJK Regulation No. 15/POJK.04/2020 concerning to the Plan and Implementation of the General Meeting of Shareholders of a Public Company, OJK Regulation No. 15 of 2025 on the Implementation of Electronic General Meetings of Shareholders, General Meetings of Bondholders, and General Meetings of Sukuk holders, and the Company's AOA.*

2. Sehubungan dengan penyelenggaraan Rapat, Perseroan tidak mengirimkan undangan tersendiri kepada masing-masing Pemegang Saham Perseroan, sehingga Panggilan ini merupakan undangan resmi bagi seluruh Pemegang Saham Perseroan. Panggilan ini dapat dilihat di situs web Perseroan www.lgi.co.id, eASY.KSEI yang disediakan oleh PT Kustodian Sentral Efek Indonesia ("KSEI"), dan situs web PT Bursa Efek Indonesia ("BEI").
 3. Pemegang Saham yang berhak hadir atau diwakili dalam Rapat adalah para Pemegang Saham Perseroan yang tercatat dalam Daftar Pemegang Saham pada tanggal 6 April 2026 pukul 16.00 WIB ("**Tanggal Pencatatan**").
 4. Mekanisme Pemberian Kuasa
 - a. **Pemberian Kuasa Secara Elektronik**
 Perseroan menghimbau kepada para Pemegang Saham, yang saham-sahamnya terdaftar dalam Penitipan Kolektif KSEI untuk memberikan kuasa secara elektronik ("**e-Proxy**") kepada Penerima Kuasa Independen, yaitu perwakilan yang ditunjuk Biro Administrasi Efek Perseroan (PT Sharestar Indonesia) dalam fasilitas eASY.KSEI. Pemberian kuasa secara elektronik dapat dilakukan sejak tanggal Pemanggilan Rapat sampai dengan 1 (satu) hari kerja sebelum penyelenggaraan Rapat yaitu 28 April 2026 pukul 12.00 WIB. Anggota Direksi, Dewan Komisaris, dan Karyawan Perseroan tidak dapat bertindak selaku kuasa Pemegang Saham Perseroan.
 - b. **Pemberian Kuasa Secara Non Elektronik (di luar mekanisme eASY.KSEI)**
 Untuk Pemegang Saham dalam bentuk warkat/script dapat memberikan kuasa di luar mekanisme eASY.KSEI, dengan mengunduh Surat Kuasa di situs web Perseroan (www.lgi.co.id); Surat Kuasa yang telah diisi lengkap dan ditandatangani di atas meterai, kemudian di-scan dikirimkan beserta copy kartu identitas (KTP/Paspor) kepada PT Sharestar Indonesia selaku Badan Administasi Efek Perseroan ("**BAE**") melalui alamat email sharestar.indonesia@gmail.com. Surat Kuasa asli wajib disampaikan secara langsung atau melalui surat tercatat kepada BAE dengan alamat Sopo Del Office Tower and Lifestyle Tower B, Lantai 18, Jl. Mega Kuningan Barat III, Lot 10. 1-6, Kawasan Mega Kuningan, Jakarta Selatan 12950 dan diterima BAE paling lambat 3 (tiga) hari kerja sebelum tanggal penyelenggaraan Rapat yaitu hari Jumat, 24 April 2026 pukul 16.00 WIB. Bagi Pemegang Saham Perseroan yang berbentuk Badan Hukum lainnya seperti Perseroan terbatas, koperasi, atau dana pensiun agar menyertakan salinan akta pendirian beserta pengesahannya, anggaran dasar berikut perubahan-perubahannya yang terakhir dan dilengkapi persetujuan/penerimaan pemberitahuan atas perubahan anggaran dasar dari Kementerian Hukum dan Hak Asasi Manusia RI berikut dokumen yang memuat susunan pengurus terakhir.
2. *In connection with the organization of the Meeting, the Company will not send individual invitations to each Shareholder of the Company, hence this Summon serves as the official invitation for all Shareholders of the Company. This Summon can be accessed on the Company's website at www.lgi.co.id, through the eASY.KSEI application provided by PT Kustodian Sentral Efek Indonesia ("KSEI"), and on the website of PT Bursa Efek Indonesia ("BEI").*
 3. *Shareholders who are entitled to attend or be represented in the Meeting are Shareholders whose names are registered in the Shareholders Register of the Company on April 6, 2026 at 16:00 Western Indonesia Time ("**Recording Date**").*
 4. *Mechanism of Power of Attorney*
 - a. **Electronic Power of Attorney**
*The Company recommends to Shareholders, whose shares are registered in the Collective Custody of KSEI to grant power of attorney electronically ("**e-Proxy**") to an Independent Proxy, namely a representative appointed by the Company's Securities Administration Bureau (PT Sharestar Indonesia) in eASY.KSEI. The granting of power of attorney electronically/e-Proxy can be made from the date of the summons to the Meeting up to 1 (one) working day prior to the Meeting, which is April 28, 2026, at 12:00 Western Indonesia Time. Members of the Board of Directors, members of the Board of Commissioners, and employees of the Company cannot act as proxies for the Company's Shareholders.*
 - b. **Non-electronic Power of Attorney (outside of eASY.KSEI mechanism)**
*The Company's Shareholders that hold the Company's shares in the script may grant power of attorney outside of eASY.KSEI mechanism, by downloading the Power of Attorney form on the Company's website (www.lgi.co.id); Power of Attorney that has been completely filled out and signed on stamp duty, then has to be scanned and sent along with a copy of identity card (KTP/Passport) to PT Sharestar Indonesia as a Securities Administration Bureau Company ("**BAE**") via email sharestar.indonesia@gmail.com. The original Power of Attorney must be submitted in person or by registered letter to BAE at Sopo Del Office Towers & Lifestyle Tower B, 18th Floor, Jl. Mega Kuningan Barat III, Lot.10. 1-6, Kawasan Mega Kuningan, South Jakarta 12950, and received by BAE no later than 3 (three) working days before the date of the Meeting, on Friday, April 24, 2026, at 16:00 Western Indonesia Time. For Shareholders of the Company in the form of Legal Entities such as limited liability companies, cooperatives, foundations, or pension funds, please include a copy of the latest and complete articles of association as well as ratification of the deed of establishment and approval of the latest amendments to the articles of association from the Ministry of Law and Human Rights of the Republic of Indonesia or from other authorized agencies along with the final composition of the board of the leaders.*

5. Materi Rapat terdiri dari Surat Kuasa dan Tata Tertib dapat diakses melalui situs web KSEI/eASY.KSEI dan situs web Perseroan (www.lgi.co.id).
5. *Meeting material consists of e-Proxy and Rules of Conduct can be accessed through the website of KSEI/eASY.KSEI application and the Company's website (www.lgi.co.id).*

Jakarta, 7 April 2026
PT Lippo General Insurance Tbk
Direksi

Jakarta, April 7, 2026
PT Lippo General Insurance Tbk
Board of Directors