



PT BANK MASPION INDONESIA Tbk ("Perseroan")

KEPUTUSAN RAPAT UMUM PEMEGANG SAHAM LUAR BIASA

Direksi PT Bank Maspion Indonesia Tbk ("Perseroan") dengan ini mengumumkan kepada Pemegang Saham bahwa telah diselenggarakan Rapat Umum Pemegang Saham Luar Biasa ("RUPSLB") pada hari Kamis, 15 September 2022 pada pukul 09.25 WIB, bertempat di Fave Hotel, Jalan Pregolan No. 1, Surabaya.

Acara RUPSLB:

1. Persetujuan atas rencana pengambilalihan Perseroan, oleh KASIKORN VISION FINANCIAL COMPANY Pte. Ltd. ("KVF") selaku anak perusahaan yang dimiliki sepenuhnya oleh KASIKORNBANK PUBLIC COMPANY Limited ("Kbank") melalui pembelian saham dalam Perseroan yang merupakan gabungan dari penjualan saham Perseroan yaitu milik: PT Maspion sebesar 12,46%, PT Alim Investindo sebesar 8,17%, PT Husin Investama sebesar 2,81%, PT Maspion Investindo sebesar 2,46% dan 5 Pemegang Saham Individual sebesar 4,11% kepada KVF; dan pembelian atas saham baru dalam rangka Penambahan Modal melalui Hak Memesan Efek Terlebih Dahulu II, yang mengakibatkan KVF dan Kbank secara bersama-sama memiliki sedikitnya sebesar 67,5% saham dalam Perseroan ["Pengambilalihan"]; termasuk pula persetujuan terhadap rancangan Pengambilalihan dan konsep akta Pengambilalihan sesuai dengan Peraturan Otoritas Jasa Keuangan ("OJK") No. 41/POJK.03/2019 tentang Penggabungan, Peleburan, Pengambilalihan, Integrasi, dan Konversi Bank Umum ("POJK 41/2019") dan peraturan perundang-undangan yang berlaku.
2. Persetujuan perubahan pemegang saham pengendali Perseroan.
3. Persetujuan perubahan susunan Direksi dan Dewan Komisaris Perseroan, terhitung sejak tanggal terakhir atas: (i) selesainya Pengambilalihan Perseroan; dan (ii) tanggal diperolehnya hasil Penilaian Kemampuan dan Kepatuhan (*Fit and Proper Test*) dari Otoritas Jasa Keuangan atas pengangkatan calon anggota Direksi dan Dewan Komisaris.

RUPSLB dihadiri oleh anggota Direksi dan Dewan Komisaris Perseroan sebagai berikut:

Direksi :

Direktur Kredit	: Nyonya YUNITA WANDA, WONG
Direktur Marketing	: Nyonya ENDAH WINARNI
Direktur Kepatuhan (Independen)	: Nyonya IIS HERIJATI

Dewan Komisaris :

Komisaris Utama Independen	: Tuan Haji Insinyur MUHAMMAD PUJIONO SANTOSO, MM.
Komisaris	: Nyonya DIANA ALIM

Keterangan:

- a. RUPSLB dipimpin oleh Tuan H. Muhammad Pujiono Santoso, IR selaku Komisaris Utama Independen.
- b. RUPSLB dihadiri oleh Pemegang Saham dan/atau kuasanya yang mewakili 3.953.901.415 Saham atau sebesar 88,98% dari seluruh saham dengan hak suara yang sah yang telah dikeluarkan oleh Perseroan. Jumlah saham tersebut telah memenuhi kuorum kehadiran dan kuorum pengambilan keputusan.

- c. Mekanisme pengambilan keputusan RUPSLB dilakukan dengan cara musyawarah untuk mufakat, apabila musyawarah untuk mufakat tidak tercapai maka dilakukan pemungutan suara. Dalam RUPSLB, seluruh acara rapat disetujui oleh para pemegang saham dan/atau kuasanya melalui musyawarah, sehingga tidak terdapat acara rapat yang diputuskan melalui pemungutan suara.
- d. Dalam setiap pembahasan acara RUPSLB, para pemegang saham dan/atau kuasanya telah diberikan kesempatan untuk mengajukan pertanyaan dan/atau memberikan pendapat terkait dengan acara rapat yang dibahas. Dalam RUPSLB tidak terdapat pemegang saham dan/atau kuasanya yang mengajukan pertanyaan dan/atau memberikan pendapat terkait dengan acara yang sedang dibahas.

HASIL KEPUTUSAN RUPSLB

Acara Pertama

- a. Menyetujui atas rencana pengambilalihan Perseroan, oleh KASIKORN VISION FINANCIAL COMPANY Pte. Ltd. ("KVF") selaku anak perusahaan yang dimiliki sepenuhnya oleh KASIKORNBANK PUBLIC COMPANY Limited ("Kbank") melalui pembelian saham dalam Perseroan yang merupakan gabungan dari penjualan saham Perseroan yaitu milik: PT Maspion sebesar 12,46%, PT Alim Investindo sebesar 8,17%, PT Husin Investama sebesar 2,81%, PT Maspion Investindo sebesar 2,46% dan 5 Pemegang Saham Individual sebesar 4,11% kepada KVF; dan pembelian atas saham baru dalam rangka Penambahan Modal melalui Hak Memesan Efek Terlebih Dahulu II, yang mengakibatkan KVF dan Kbank secara bersama-sama memiliki sedikitnya sebesar 67,5% saham dalam Perseroan ["Pengambilalihan"]; termasuk menyetujui atas rancangan Pengambilalihan dan konsep akta Pengambilalihan sesuai dengan Peraturan Otoritas Jasa Keuangan ("OJK") Nomor 41/POJK.03/2019 tentang Penggabungan, Peleburan, Pengambilalihan, Integrasi, dan Konversi Bank Umum ("POJK 41/2019") dan peraturan perundang-undangan yang berlaku.
- b. Memberikan wewenang dan kuasa kepada Direksi Perseroan, untuk melakukan semua dan setiap tindakan yang diperlukan sehubungan dengan Pengambilalihan tersebut, sesuai dengan ketentuan peraturan perundang-undangan yang berlaku.

Acara Kedua

- a. Menyetujui perubahan pemegang saham pengendali Perseroan sehubungan dengan pengambilalihan saham Perseroan oleh KASIKORN VISION FINANCIAL COMPANY PTE. LTD. ("KVF") selaku anak perusahaan yang dimiliki sepenuhnya oleh KASIKORNBANK PUBLIC COMPANY Limited ("Kbank"), yang mengakibatkan KVF dan Kbank secara bersama-sama memiliki sedikitnya sebesar 67,5% saham dalam Perseroan ["Pengambilalihan"], sehingga setelah Pengambilalihan selesai maka pemegang saham pengendali Perseroan adalah KASIKORN VISION FINANCIAL COMPANY Pte. Ltd. ("KVF");
- b. Menyetujui dan memberikan wewenang dan kuasa penuh dengan hak substitusi kepada Direksi Perseroan, untuk melakukan segala tindakan yang diperlukan berkaitan dengan keputusan-keputusan sebagaimana diambil dan/atau diputuskan dalam Rapat ini, termasuk tetapi tidak terbatas; untuk menyatakan/menegaskan ke dalam suatu akta-akta yang dibuat dihadapan Notaris, atas susunan dan komposisi pemegang saham Perseroan setelah semua dan setiap proses Pengambilalihan telah selesai, termasuk pembelian saham-saham yang akan dilakukan setelah Pengambilalihan terkait perubahan pemegang saham pengendali tersebut yang disyaratkan oleh ketentuan Pasar Modal, sesuai dengan data

kepemilikan pemegang saham yang berasal dari daftar pemegang saham per tanggal yang akan ditetapkan oleh Direksi Perseroan, selanjutnya memberitahukannya kepada pihak yang berwenang, serta melakukan semua dan setiap tindakan yang diperlukan sehubungan dengan keputusan tersebut sesuai dengan peraturan perundang-undangan yang berlaku.

Acara Ketiga

- a. Menyetujui untuk mengubah susunan Direksi dan Dewan Komisaris Perseroan sebagai berikut:
 - 1) Mengangkat :
 - Nona KASEMSRI CHAROENSIDDHI selaku Direktur Utama Perseroan;
 - Tuan CHAT LUANGARPA selaku Komisaris Utama Perseroan;
 - Tuan ALAN JENVIPHAKUL selaku Komisaris Independen Perseroan;
 - Tuan PARDI KENDY selaku Komisaris Independen Perseroan;

-masing-masing berlaku efektif sejak :

 - (i) diselesaikannya proses Pengambilalihan sesuai dengan peraturan perundang-undangan yang berlaku, termasuk diperolehnya :
 - (a) persetujuan Penilaian Kemampuan dan Kepatutan (*Fit and Proper Test*) KASIKORN VISION FINANCIAL COMPANY PTE. LTD. dari Otoritas Jasa Keuangan (Perbankan) sebagai pemegang saham pengendali Perseroan; **dan**
 - (b) persetujuan Pengambilalihan Perseroan oleh KASIKORN VISION FINANCIAL COMPANY PTE. LTD. dari Otoritas Jasa Keuangan (Perbankan); **dan**
 - (ii) diperolehnya persetujuan Penilaian Kemampuan dan Kepatutan (*Fit and Proper Test*) atas masing-masing anggota Direksi dan Dewan Komisaris yang baru tersebut, dari Otoritas Jasa Keuangan (Perbankan) (“**FPT OJK**”);
 - 2) Menetapkan :
 - Nyonya YUNITA WANDA, WONG, selaku Direktur Perseroan;
 - Nyonya ENDAH WINARNI, selaku Direktur Perseroan;
 - Nyonya IIS HERIJATI, selaku Direktur Kepatuhan (Independen) Perseroan;
 - Tuan Haji Insinyur MUHAMMAD PUJIONO SANTOSO, Magister Manajemen, selaku Komisaris Utama Independen Perseroan;
 - Nyonya DIANA ALIM selaku Komisaris Perseroan;

Untuk masih menjabat sesuai jabatannya tersebut pada Perseroan, sampai dengan 1 (satu) hari sebelum Tanggal Efektif;

- 3) Menetapkan Tuan Haji Insinyur MUHAMMAD PUJIONO SANTOSO, Magister Manajemen, semula Komisaris Utama Independen Perseroan menjadi Komisaris Independen Perseroan;
-yang berlaku efektif sejak Tanggal Efektif, termasuk diperolehnya persetujuan Penilaian Kemampuan dan Kepatutan (*Fit and Proper Test*) atas pengangkatan Tuan CHAT LUANGARPA selaku Komisaris Utama Perseroan yang baru tersebut, dari Otoritas Jasa Keuangan (Perbankan):
untuk masa jabatan 3 (tiga) tahun yaitu sampai dengan ditutupnya Rapat Umum Pemegang Saham Tahunan Perseroan pada tahun 2025 (dua ribu dua puluh lima).
- 4) Menetapkan dan mengangkat :
-Nyonya YUNITA WANDA, WONG, selaku Direktur Perseroan;
-Nyonya ENDAH WINARNI, selaku Direktur Perseroan;
-Nyonya IIS HERIJATI, selaku Direktur Kepatuhan (Independen) Perseroan;
-Nyonya DIANA ALIM selaku Komisaris Perseroan;
-dengan periode masa jabatan yang baru, yaitu 3 (tiga) tahun terhitung sejak Tanggal Efektif sampai dengan ditutupnya Rapat Umum Pemegang Saham Tahunan Perseroan pada tahun 2025 (dua ribu dua puluh lima);
- 5) Menetapkan bahwa terhitung sejak ditutupnya Rapat ini sampai dengan 1 (satu) hari sebelum Tanggal Efektif, susunan Direksi dan Dewan Komisaris Perseroan adalah sebagai berikut:

Direksi :

Direktur : Nyonya YUNITA WANDA, WONG
Direktur : Nyonya ENDAH WINARNI
Direktur Kepatuhan (Independen) : Nyonya IIS HERIJATI

Dewan Komisaris :

Komisaris Utama Independen : Tuan Haji Ir. MUHAMMAD PUJIONO
SANTOSO, MM.
Komisaris : Nyonya DIANA ALIM

- 6) Menetapkan bahwa terhitung sejak Tanggal Efektif sampai dengan ditutupnya Rapat Umum Pemegang Saham Tahunan Perseroan pada tahun 2025 (dua ribu dua puluh lima), susunan Direksi dan Dewan Komisaris Perseroan adalah sebagai berikut:

Direksi :

Direktur Utama : Nona KASEMSRI CHAROENSIDDHI
Direktur : Nyonya YUNITA WANDA, WONG
Direktur : Nyonya ENDAH WINARNI
Direktur Kepatuhan (Independen) : Nyonya IIS HERIJATI

Dewan Komisaris

Komisaris Utama	: Tuan CHAT LUANGARPA
Komisaris	: Nyonya DIANA ALIM
Komisaris Independen	: Tuan Haji Ir. MUHAMMAD PUJIONO SANTOSO, Magister Manajemen.
Komisaris Independen	: Tuan ALAN JENVIPHAKUL
Komisaris Independen	: Tuan PARDI KENDY

- b. Memberikan wewenang dan kuasa kepada Direksi Perseroan, dengan hak substitusi, baik sendiri-sendiri maupun bersama-sama, untuk melakukan segala dan setiap tindakan yang diperlukan berkaitan dengan keputusan sebagaimana diambil dan/atau diputuskan dalam Rapat ini, termasuk namun tidak terbatas untuk menyatakan/menuangkan keputusan pengangkatan atau perubahan susunan anggota Direksi dan Dewan Komisaris tersebut, baik setelah ditutupnya Rapat ini maupun setelah saat efektifnya pengangkatan anggota Direksi dan Dewan Komisaris sesuai keputusan tersebut di atas termasuk setelah memperoleh persetujuan atas Penilaian Kemampuan dan Kepatutan dari Otoritas Jasa Keuangan sesuai keputusan tersebut, ke dalam akta-akta yang dibuat di hadapan Notaris, dan selanjutnya melakukan pemberitahuan kepada Menteri Hukum dan Hak Asasi Manusia Republik Indonesia serta melakukan segala hal yang dianggap perlu termasuk namun tidak terbatas pada kewajiban pelaporan/pemberitahuan kepada instansi berwenang sesuai dengan ketentuan yang berlaku.

Surabaya, 19 September 2022
PT BANK MASPION INDONESIA Tbk
DIREKSI



PT BANK MASPION INDONESIA Tbk ("Company")

RESULT OF EXTRAORDINARY GENERAL MEETING OF SHAREHOLDERS

The Board of Directors of PT Bank Maspion Indonesia Tbk (the "Company") hereby announces to the Shareholders that an Extraordinary General Meeting of Shareholders ("EGMS") has been held on Thursday, September 15th, 2022 at 09.25 WIB, at the Fave Hotel, Pregolan Street No. 1, Surabaya.

EGMS Agenda:

1. Approval of the proposed takeover by KASIKORN VISION FINANCIAL COMPANY Pte. Ltd. ("KVF") as a wholly-owned subsidiary of KASIKORNBANK PUBLIC COMPANY Limited ("Kbank") through the purchase of shares in the Company, which is through a combination of the sale of shares by existing shareholders, namely PT Maspion at 12.46%, PT Alim Investindo at 8.17%, PT Husin Investama at 2.81%, PT Maspion Investindo at 2.46%, 5 Individual Shareholders at 4.11% to KVF; and the purchase of new shares in the context of Capital Increase through Pre-emptive Rights II ("PMHMETD II"), which resulted in KVF and KBank collectively owning 67.5% shares of the Company ["Takeover"], including the Approval of the Proposed Takeover and the concept of the takeover deed in accordance with the Financial Services Authority ("OJK") Regulation No. 41/POJK.03/2019 concerning Merger, Consolidation, Takeover, Integration, and Conversion of Commercial Banks ("POJK 41/2019") and the prevailing laws and regulations.
2. Approval of changes to the Company's controlling shareholder.
3. Approval of changes to the composition of the Board of Directors and Board of Commissioners of the Company, effective as of the last date of: (i) completion of the Company's Takeover; and (ii) the date on which the results of the Fit and Proper Test were obtained from the Financial Services Authority for the appointment of candidates for the Board of Directors and the Board of Commissioners.

The EGMS was attended by members of the Company's Board of Directors and Board of Commissioners as follows:

Board of Director

Credit Director	: Mrs. Yunita Wanda, Wong
Marketing Director	: Mrs. Endah Winarni
Independent Compliance Director	: Mrs. Iis Herijati

Board of Commissioner:

Independent President Commissioner	: Mr. H. Muhammad Pujiono Santoso, IR
Commissioner	: Mrs. Diana Alim

Note :

- a. The EGMS was led by Mr. H. Muhammad Pujiono Santoso, IR as the Independent President Commissioner.
- b. The AGMS was attended by the shareholders and/or their proxies representing 3,953,901,415 shares or 88.98% of all shares with valid voting rights issued by the Company. The number of shares has fulfilled the attendance quorum and decision-making quorum.
- c. The EGMS decision-making mechanism is carried out by means of deliberation to reach consensus, if deliberation to reach consensus is not reached then a vote is held. In the EGMS, all meeting agendas are

approved by the shareholders and/or their proxies through deliberation, hence there was no meeting agenda that was decided by way of voting.

- d. In every discussion of the EGMS agenda, the shareholders and/or their proxies have been given the opportunity to ask questions and/or provide opinions related to the agenda of the meeting discussed. In the EGMS there were no shareholders and/or their proxies who asked questions and/or gave opinions related to the agenda that being discussed.

RESULTS OF THE EGMS

First Agenda

- a. Approved the takeover plan of the Company, by KASIKORN VISION FINANCIAL COMPANY Pte. Ltd. ("KVF") as a wholly-owned subsidiary of KASIKORNBANK PUBLIC COMPANY Limited ("Kbank") through the purchase of shares in the Company which is a combination of the sale of the Company's shares, namely: PT Maspion for 12.46%, PT Alim Investindo for 8.17%, PT Husin Investama at 2.81%, PT Maspion Investindo at 2.46% and 5 Individual Shareholders at 4.11% to KVF; and the purchase of new shares in the context of Capital Increase through Pre-emptive Rights II, resulting in KVF and Kbank collectively owning at least 67.5% shares in the Company ["Takeover"]; including approving the takeover draft and the concept of the takeover deed in accordance with the Financial Services Authority ("OJK") Regulation Number 41/POJK.03/2019 concerning Merger, Consolidation, Takeover, Integration, and Conversion of Commercial Banks ("POJK 41/2019") and applicable laws and regulations.
- b. Granting authority and power to the Board of Directors of the Company, to take all and every necessary action in connection with the Takeover, in accordance with the provisions of the applicable laws and regulations.

Second Agenda

- a. Approved the change of the Company's controlling shareholder in connection with the takeover of the Company's shares by KASIKORN VISION FINANCIAL COMPANY PTE. LTD. ("KVF") as a wholly-owned subsidiary of KASIKORNBANK PUBLIC COMPANY Limited ("Kbank"), which resulted in KVF and Kbank collectively owning at least 67.5% shares in the Company ["Takeover"], so that after the Takeover completed, the controlling shareholder of the Company is KASIKORN VISION FINANCIAL COMPANY Pte. Ltd. ("KVF");
- b. Approved and gave full authority and power with substitution rights to the Board of Directors of the Company, to take all necessary actions related to the decisions taken and/or decided in this Meeting, including but not limited to; to state/affirm in a deed made before a Notary, on the composition and composition of the Company's shareholders after all and every process of the Takeover has been completed, including the purchase of shares that will be made after the Takeover regarding the change in the controlling shareholder required by the Capital Market provisions, in accordance with shareholder ownership data from the shareholder register as of the date to be determined by the Company's Board of Directors, subsequently notifying the competent authorities, and taking all and every necessary action in connection with the decision in accordance with the applicable laws and regulations.

Third Agenda

- a. Approving the change to the composition of the Board of Directors and Board of Commissioners of the Company as follows:
 - 1) Appointing:
 - Ms. KASEMSRI CHAROENSIDDHI as the President Director of the Company;
 - Mr. CHAT LUANGARPA as the President Commissioner of the Company;
 - Mr. ALAN JENVIPHAKUL as Independent Commissioner of the Company;
 - Mr. PARDI KENDY as Independent Commissioner of the Company;
 - each effective since:

- (i) completion of the Takeover process in accordance with the applicable laws and regulations, including to obtain:
 - (a) approval of the Fit and Proper Test of KASIKORN VISION FINANCIAL COMPANY PTE. LTD. from the Financial Services Authority (Banking) as the controlling shareholder of the Company; **and**
 - (b) approval of the Takeover of the Company by KASIKORN VISION FINANCIAL COMPANY PTE. LTD. from the Financial Services Authority (Banking); **and**
- (ii) obtaining approval for the Fit and Proper Test for each of the new members of the Board of Directors and Board of Commissioners, from the Financial Services Authority (Banking) ("FPT OJK");
("Effective Date"), for a tenure of 3 (three) years, namely until the closing of the Annual General Meeting of Shareholders of the Company in 2025. The appointment will be void if the person concerned does not obtain an FPT OJK, and for that purpose it will apply in accordance with the Regulation of the Authority applicable Financial Services;

2) Assigning:

- Mrs. YUNITA WANDA, WONG, as the Director of the Company;
- Mrs. ENDAH WINARNI, as the Director of the Company;
- Mrs. IIS HERIJATI, as the Compliance Director (Independent) of the Company;
- Mr. H. Ir. MUHAMMAD PUJIONO SANTOSO, Master of Management, as the Company's Independent President Commissioner of the Company;
- Mrs. DIANA ALIM as the Commissioner of the Company;

To still serve according to his/her position in the Company, up to 1 (one) day before the Effective Date;

3) Assigning Mr. H. Ir. MUHAMMAD PUJIONO SANTOSO, Master of Management who was the Company's Independent President Commissioner as an Independent Commissioner of the Company;

- which is effective as of the Effective Date, including to obtain the approval of the Fit and Proper Test from the Financial Services Authority (Banking) for the appointment of Mr. CHAT LUANGARPA as the new President Commissioner of the Company;

for a tenure of 3 (three) years, namely until the closing of the Annual General Meeting of Shareholders of the Company in 2025 (two thousand and twenty five).

4) Assigning and appointing:

- Mrs. YUNITA WANDA, WONG, as Director of the Company;
- Mrs. ENDAH WINARNI, as Director of the Company;
- Mrs. IIS HERIJATI, as Compliance Director (Independent) of the Company;
- Mrs. DIANA ALIM as Commissioner of the Company;
- with a new tenure, which is 3 (three) years from the Effective Date until the closing of the Annual General Meeting of Shareholders of the Company in 2025 (two thousand and twenty-five);

5) To stipulate that as of the closing of this Meeting until 1 (one) day before the Effective Date, the composition of the Board of Directors and Board of Commissioners of the Company is as follows:

Directors:

- | | |
|-----------------------------------|----------------------------|
| Director | : Mrs. YUNITA WANDA, WONG; |
| Director | : Mrs. ENDAH WINARNI; |
| Compliance Director (Independent) | : Mrs. IIS HERIJATI; |

Board of Commissioners:

Independent President Commissioner	: Mr. H. Ir. MUHAMMAD PUJIONO; SANTOSO, MM.;
Commissioner	: Mrs. DIANA ALIM;

- 6) To stipulate that from the Effective Date until the closing of the Annual General Meeting of Shareholders of the Company in 2025 (two thousand and twenty five), the composition of the Board of Directors and Board of Commissioners of the Company is as follows:

Directors :

President Director	: Ms. KASEMSRI CHAROENSIDDHI;
Director	: Mrs. YUNITA WANDA, WONG;
Director	: Mrs. ENDAH WINARNI;
Compliance Director (Independent)	: Mrs. IIS HERIJATI;

Board of Commissioners:

President Commissioner	: Mr. CHAT LUANGARPA;
Commissioner	: Mrs. DIANA ALIM;
Independent Commissioner	: Mr. H. Ir. MUHAMMAD PUJIONO SANTOSO, Master of Management;
Independent Commissioner	: Mr. ALAN JENVIPHAKUL;
Independent Commissioner	: Mr. PARDI KENDY;

- b. Granting authority and power to the Board of Directors of the Company, with the right of substitution, either individually or jointly, to take any and every necessary action related to the decisions as taken and/or decided in this Meeting, including but not limited to stating/putting the decision to appoint or change the composition of the members of the Board of Directors and the Board of Commissioners, either after the closing of this Meeting or after the effective appointment of the members of the Board of Directors and the Board of Commissioners in accordance with the decision above, including after obtaining approval for the Fit and Proper Test from the Financial Services Authority in accordance with the decision, into the deeds made before a Notary, and subsequently notifying the Minister of Law and Human Rights of the Republic of Indonesia and doing all things deemed necessary including but not limited to reporting/notification obligations to the competent authorities in accordance with the applicable provisions of the law.

Surabaya, 19th September 2022
PT BANK MASPION INDONESIA Tbk
DIRECTORS