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	L NOTICE FOR
THE ANNUAL GENERAL MEETING OF SHAREHOLDERS PT BANK TABUNGAN PENSIUNAN NASIONAL Tbk	
The Board of Directors of PT Bank Tabungan Pensiunan Nasional Tbk (the "Company"), having its place of domicile in South Jakarta, hereby invites the shareholders of the Company to attend the annual General Meeting of Shareholders (the "Meeting") which will be convened as follows:	
	Day / Date : Thursday, 29 March 2018 Time : 10.00 West Indonesia Time - end Venue : Ballroom 3&5, Lantai 2 The Ritz-Carlton Jakarta, Mega Kuningan JI, DR. Ide Anak Agung Gde Agung Kav.E1.1 No.1 Kawasan Mega Kuningan Jakarta 12950
With a	agenda as follows:
fu	o approve the Annual Report and to ratify the Financial Statements of the Company for the financial year ended on 31 December 2017 and to grant a III release and discharge (volledig acquit et de charge) to the members of the Board of Directors and the Board of Commissioners of the Company or the management and supervisory actions performed in and for the financial year ended on 31 December 2017. Explanation:
2. T	This agenda item is in compliance with Article 9 paragraph (4) of the Articles of Association of the Company in conjunction with Article 66 and Article 69 of the Law number 40 Year 2007 regarding Limited Liability Companies (the "Law No.40/2007"). he appropriation of the Company's net profit acquired in the financial year ended on 31 December 2017. Explanation:
3. A	This agenda item is in compliance with Article 21 paragraph (1) of the Articles of Association of the Company in conjunction with Article 71 of the Law No. 40/ 2007. pproval on the resignation of the member of the Board of Directors of the Company.
a m	Explanation: This agenda item is in compliance with Article 14 paragraph (10) and Article 8 paragraph (3) of the Regulation of the Financial Services Authority (the "FSA Regulation") number 33/POJK.04/2014 regarding The Board of Directors and The Board of Commissioners of Issuers of Public Companies. pproval on the amount of remunerations and type and amount of allowances of the Board of Directors and the amount of honorarium and type and mount of allowances of the Board of Commissioners for financial year ending on 31 December 2018 and to determine the amount of bonus to the tembers of the Board of Directors and the Board of Commissioners for services rendered to the Company in financial year ended on 31 December 017, which shall be paid in book year 2018.
	Explanation: This agenda item is in compliance with Article 14 paragraph (5) of the Articles of Association of the Company in conjunction with Article 96 of the Law No.40/2007 and Article 17 paragraph (4) of the Articles of Association of the Company in conjunction with Article 113 of the Law No.40/2007. to appoint the Public Accountant to audit the books of the Company for book year ending on 31 December 2018 and to determine the amount of texplanation: This agenda item is in compliance with Article 9 paragraph (4) letter f of the Articles of Association of the Company, Article 68 of the Law No. 40/2007 and Article 10 The Company Article 9 paragraph (4) letter f of the Articles of Association of the Company, Article 68 of the Law No. 40/2007 and Article 10 The Company Article 9 paragraph (4) letter f of the Articles of Association of the Company, Article 68 of the Law No. 40/2007 and Article 10 The Company (4) PUBLIC Accountant
6. T	Article 13 paragraph (1) the FSA Regulation Number 13/POJK.03/2017 Regarding Utilization of the Services of Public Accountants and Public Accountant Offices in Financial Services Activities o render accountability on the utilization of funds acquired from the Public Offering Shelf Registry Bond III BTPN Fixed Coupon Rate Phase II Year
	f 2017 in the aggregate amount of Rp.1,500,000,000,000,- (one trillion five hundred billion Rupiah).
7. T	This agenda item is to comply with Article 6 of the FSA Regulation Number 30/POJK.04/2015 regarding Report on the Realization of the Utilization of Funds Acquired from Public Offering. or e-confirm the resolution on the Management and Employee Stock Option Program (MESOP) of the Company resolved in the Extra-Ordinary
O ci ki	eneral Meeting of Shareholders of the Company convened on the 26-th day of March 2015, as reconfirmed in the Extra-Ordinary General Meeting of Shareholders of the Company convened on the 29-th day of April 2016 and the Annual General Meeting of Shareholders of the Company onvened on the 24-th day of March 2017, and to grant power and authorization to the Board of Commissioners to perform all acts or deeds of any ind for or in connection with the MESOP Program, inter alia (however not limited to) from time to time to add or to increase the amount of the issued nd paid up capital of the Company in accordance with the resolution adopted in the aforesaid Extra-Ordinary General Meeting of Shareholders. Explanation:
M o d	This agenda item is in compliance with Article 41 paragraph (1) and paragraph (2) of the Law No. 40/2007 which provides that delegation of authority to the Board of Commissioners to increase the amount of the capital of the Company is for a term not exceeding 1 (one) year. or e-confirm the resolution on the Employee Stock Option Program to the Employee of the Company (ESOP) resolved in the Extra-Ordinary General leeting Of Shareholders of the Company convened on the 24-th day of March 2017, and to grant power and authorization to the Board of Commissioners to perform all acts or eeds of any kind for or in connection with the ESOP Program, inter alia (however not limited to) from time to time to add or to increase the amount of the issued and paid up capital of the Company in accordance with the resolution adopted in the aforesaid Extra-Ordinary General Meeting of hareholders. Explanation: This acenda item is in compliance with Article 41 paragraph (1) and paragraph (2) of the Law No. 40/2007 which provides that delegation of authority to the
Notes	Board of Commissioners to increase the amount of the capital of the Company is for a term not exceeding 1 (one) year.
1. T co 2. T 6 (F	he Company does not send a special notice to the shareholders, as pursuant to Article 10 paragraph 5 of the Articles of Association of the Company in onjunction with Article 13 paragraph (3) the Regulation of the FSA Regulation Number 32/POJK.04/2014 this advertisement constitutes an official notification. hose entitled to attend the Meeting are the shareholders of the Company whose names shall be registered in the Register of Shareholders of the Company on March 2018 at 16.15, p., Mest Indonesia Time, and or the shareholders registered at the securities sub account with PT Kustodian Sentral Efek Indonesia (SEI) on the closing of share trading at the Indonesian Stock Exchange on 6 March 2018.
R A w fr	rior entering into the Meeting room, a shareholder or the proxy holder of a shareholder intending to attend the Meeting is required to present a photo copy of esidence Identity Card or other personal identification. Representative of a legal entity shareholder is required to present photo copies of the latest Articles of ssociation, a deed of appointment of the latest management and a power of attorney (if required). A shareholder whose shares are under collective deposit ith PT Kustodian Sentral Efek Indonesia (KSEI) is required to present a Written Confirmation For Meeting (Konfirmasi Tertulis Untuk Rapat/KTUR) obtained om the securities company or the custodian bank where the shareholder maintain his securities account.
of 5. F JI	shareholder who is not able to attend the Meeting may be represented by a proxy. A member of the Board of Directors or the Board of Commissioners and the employees the Company may act as proxy of a shareholder in the Meeting, however votes cast by them as proxy holder in the Meeting shall not be computed in the voting. orm of proxy may be obtained from the Securities Administration Bureau (Kantor Biro Administrasi Efek/BAE) of the Company, namely PT Datindo Entrycom, . Hayam Wuruk No.28, Jakarta 10120. Proxies which have been duly completed must be returned to the BAE of the Company at above mentioned address to later than 28 March 2018.
6. M th	Laterials regarding the agenda that shall be discussed and resolved in the Meeting, among others the Annual Report of the Company, are available at the office of the Company during the office hours of the Company from the date of the notice of the Meeting to the date of the Meeting. Detailed information of the agenda of the leeting may be obtained from the web sites of the Indonesian Stock Exchange and the Company. The address of the head office of the Company is as follows:

Indonesian Stock Exchange and the Company. The ar PT Bank Tabungan Pensiunan Nasional Tbk Menara BTPN, 29th Floor CBD Mega Kuningan Jl. Dr. Ide Anak Agung Gde Agung, Kav 5.5 – 5.6 Jakarta Selatan 12950 Telp. (021) 30026200, Fax. (021) 30026307 Att. Corporate Secretary

7. For the good order, and to facilitate a smooth Meeting, the shareholders or their proxy holders are required to be present at the location of the Meeting for registration not later than 15 minutes before the commencement of the Meeting. A shareholder or its proxy holder present after the opening of the Meeting by the Chairman shall be deemed to be not present and therefore shall not be entitled to submit any proposal and/or ask question and nor entitled to cast any vote in the Meeting. Jakarta, 7 March 2018 PT Bank Tabungan Pensiunan Nasional Tbk The Board of Directors