## POWER OF ATTORNEY TO ATTEND THE ANNUAL GENERAL MEETING of SHAREHOLDERS of PT BANK ARTHA GRAHA INTERNASIONAL Tbk ("Company") Jakarta, July 25, 2022

The undersigned:		
Complete Name Complete Address	<u>:</u>	
Identity Card (KTP) No.	:	<del></del>
in this matter acting in [his /	her] capacity as:	
•	the [President Director / Director] of- and of Directors for and on behalf (CV)	of [PT /
As the legal owner and hold Company;	ler of()	<sup>1</sup> shares in the
hereinafter shall be referred	to as the " <b>Authorizer</b> ";	
Does hereby grant power of	attorney to:	
<ol> <li>Complete Name         Complete Address         Title         Identity Card (KTP) No.</li> </ol>		_
2. Complete Name Complete Address Title Identity Card (KTP) No.		<del></del>
severally or jointly shall here	inafter be referred to as the "Attorney"	
	SPECIFICALLY	
	presenting the Authorizer with all the righ	•

and act at the Company's Annual General Meeting of Shareholders, to be held in Jakarta Lobby Level Artha Graha Building Jl. Jend Sudirman Kav. 52-53 on Monday, July 25, 2022 (for subsequent called the "**Meeting**") or another Meeting if the Meeting quorum is not fulfilled.

In connection to the above, the Authorized is entitled to participate in discussions in the Meeting, to give opinions, information, fill in and sign the attendance form of shareholders, to raise questions, to cast vote either to agree or to disagree or abstain (no vote to agree / disagree) at the agendas as follows:

**Voting Instructions** 

No.	Agendas of Annual General Meeting of Shareholders	In Favor	Abstain	Against
1	Approval of the Annual Report, including the			
	ratification of the Financial Statements and			
	the Supervisory Dutties Report of Board of			
	Commissioners for the year 2021.			
2	Determination on the appropriation of the			
	Company's profit for the year 2021.			
3	Appointment of Public Accountant Firm for			
	the financial year 2022.			
4	Determination on the remuneration,			
	allowances for the Board of Directors and			
	determination on the honorarium and			
	allowances to the Board of Commisioners.			
5	Changes on the composition of the			
	Company's management.	1		

This Power of Attorney is granted under the following terms and conditions:

- a. Whereas, any matters on this Power of Attorney, the implementation and implications arises shall be my responsibility as the Authorizer, including in the event of any new power of attorney that I have issued, while at the same time I have not withdrawn the previous Power of Attorney, so that it has been used by the previous Authorized.
- b. Whereas, any action, decision and voting made by / granted by the Authorized in the Meeting is valid and binding on me as the Authorizer, including if the Attorney makes any resolution / cast a different vote against my voting instructions to the Authorized, shall be the duly resolution of the Attorney that valids and binds me, as the Authorizer.
- c. Specifically for the power of attorney granted by the management of the legal entity, then:
  - (1) Concerning the authority of the Authorizer in his capacity, shall become full responsibility of the Authorizer and the Attorney in which such authority shall

- have acted in accordance with the authority set out in the Articles of Association of the Authorizer's legal entity;
- (2) Concerning this Power of Attorney and the implications of its implementation shall remain valid as long as there is no revocation that is expressly and in writing received by the Company prior to the Meeting, any changes in the composition of Board of Directors / Board of Commissioners of the Authorizer's legal entity and/or due to any negligence of the newly appointed management of the respective legal entity on the existency of this power of attorney.
- d. That the Authorizer release and discharge the Company from any liability whatsoever, including on the vote that has been casted by the Attorney and / or against the Meeting.
- e. This Power of Attorney shall take effect as on the date of the signing of this power of attorney is signed until the consummation of this Power of Attorney.

Executed in Jakarta on	2022.
THE AUTHORIZER	THE ATTORNEY
Meterai Rp 10.000	
 Name : Title :	Name :

## **Notes and Instruction:**

- 1. The Name and the address of the shares owner /his/her Attorney must be written in Capital Letters.
- 2. A photocopy of the valid Identity Card of the Authorizer and Attorney must be attached.
- 3. For the Authorizer that is a legal entity, a requirement to attach:
  - a. A valid articles of Association of the respective legal entity, accompanied with a decree of approval of the Minister of Law and Human Rights of the Republic of Indonesia on the said articles of association; and
  - b. deed on the lastest composition of the management of the respective legal entity and the receipt of the report on the composition of the management of the respective legal entity.
- 4. This power of attorney should be signed on a stamp duty IDR10.000,00 and dated.

- 5. For the power of attorney that is signed outside of the territory of the Republic of Indonesia, should be legalized by the Public Notary of the place where the power of attorney is made and signed and should be registered before the Indonesian Embassy / General Counsel of the Republic of Indonesia in the country where this power of attorney is executed.
- 6. The ORIGINAL of power of attorney should be submitted to the Company prior to the Meeting is held and the Chairman of the Meeting is entitled to demand that the respective power of attorney is shown to the Chairman of the Meeting at the time of the Meeting is held.
- 7. Pursuant to the provision in paragraph 9 of Article 16 of the Articles of Association of the Company, any members of the Board of Directors, Board of Commissioners and the employees of the Company is allowed to act as the proxy of shareholders in the Meeting, however, the votes that they cast as a proxy in the Meeting shall not be counted in voting.
- 8. Pursuant to the provision in paragraph 7 of Article 19 of the Articles of Association of the Company, an abstain vote shall be considered as having the same vote as the majority votes of shareholders.