ANNOUNCEMENT OF SUMMARY OF MINUTES OF ANNUAL GENERAL MEETING OF SHAREHOLDERS
PT ARKADIA DIGITAL MEDIA Tbk

In order to fulfill the provisions of Article 49 paragraph (1) and Article 51 paragraph (1) of the Financial Services Authority Regulation No. 15/POJK.04/2020 concerning the Plan and the Implementation of the General Meeting of Shareholders of Public Company ("POJK 15/2020"), the Board of Directors of the Company hereby announce the Summary of Minutes of the Company's Annual General Meeting of Shareholders ("Meeting") as follows:

A. The Meeting of the Company has been held on:
   Day/Date : Wednesday, June 8 2022;
   Time : 14.28’ BBWI - 15.53’ BBWI;
   Place : Jambuluwuk Thamrin Hotel Jalan Riau No. 5-7, Central Jakarta 10350.

B. Agenda of the Meeting are as follows:
   1. Approval and ratification of the Annual Report for the financial year ended December 31, 2021, which consists of:
      a. Report on the management of the Company by the Board of Directors and the Report on the supervision of the Company by the Board of Commissioners for the financial year ended on December 31, 2021;
      b. Financial Statements and ratification of the balance sheet as well as the calculation of profit and loss for the financial year ended on December 31, 2021 as well as granting and release and full acquittal (acquit et de charge) to all members of the Board of Directors and members of the Board of Commissioners of the Company for the management and supervision actions they have taken for the financial year ended on December 31, 2021.
   2. Determination of the Company's profit and loss for the financial year ended on December 31, 2021.
   3. Determination of the amount of salary and other benefits for members of the Board of Directors and members of the Board of Commissioners of the Company.
   4. Appointment of Public Accountant who will audit the Company's financial statements for the financial year ending on December 31, 2022.
   5. Changes in the composition of the members of the Board of Directors and/or Board of Commissioners of the Company.
C. The Board of Commissioners and Board of Directors the Company present at this Meeting are as follows:

**BOARD OF COMMISSIONERS:**
President Commissioner : Mr. STEPHEN KURNIAWAN SULISTYO;
Commissioner : Mr. IWA SUKRESNO KARUNIA;
Independent Commissioner : Mr. ARIYO ALI SUPRAPTO.

**BOARD OF DIRECTORS:**
Director : Mr. SUWARJONO.

D. Based on the attendance list of the shareholders of the Meeting, the recorded number of shares present or represented in the Meeting is 1,266,035,500 shares, which constitute 77,9099% from the total amount of shares that have been issued by the Company, which have valid voting rights as required by the Company's articles of association and POJK 15/2020.

E. The Company has provided opportunities for the shareholders and the proxy of shareholders to raised questions and/or provide opinions prior to the adoption of resolution for each agenda item of the Meeting.

F. In the Meeting, there was a proxy of shareholders who raised questions, namely on the agenda of the first Meeting and the agenda of the second Meeting, both of which was proposed by Mr. ALFIANSYAH as the proxy of PT KB VALBURY SEKURITAS, the holder/owner of 499,078,000 shares in the Company.

G. The mechanism of adopting resolution of Meeting:

1. The mechanism of adopting resolution of Meeting was conducted in amicable manner. If no amicable resolution is reached, voting system is implemented in the Meeting through open voting system.

2. Shareholders were allowed to vote through Electronic General Meeting System KSEI (eASY.KSEI) provided by PT KUSTODIAN SENTRAL EFEK INDONESIA ("KSEI").

3. Based on Article 11 paragraph 49 of the Company's Articles of Association and Article 47 of POJK 15/2020, shareholders with valid voting rights and have been present, both physically and electronically at the Meeting, but have not exercised their voting rights or abstained, are considered valid to attend the Meeting and cast the same vote as the majority of the voting shareholders by adding the said vote to the votes of the majority of the voting shareholders.
H. Voting results:

**FIRST AGENDA OF THE MEETING:**
Disagree : 0 votes  
Abstain : 1,400 votes  
Agree : 1,266,034.100 votes  

With the result that the total number of shareholders who agreed was 1,266,035.500 votes, which is 100% of the total number of valid votes cast, therefore the Meeting with the majority of votes decided to **APPROVED** to the proposed resolutions of the first agenda of the Meeting that had been submitted.

**SECOND AGENDA OF THE MEETING:**
Disagree : 0 votes  
Abstain : 18,046,500 votes  
Agree : 1,247,989,000 votes  

With the result that the total number of shareholders who agreed was 1,266,035.500 votes, which is 100% of the total number of valid votes cast, therefore the Meeting with the majority of votes decided to **APPROVED** to the proposed resolutions of the second agenda of the Meeting that had been submitted.

**THIRD AGENDA OF THE MEETING:**
Disagree : 18,045.100 votes  
Abstain : 9,300 votes  
Agree : 1,247,981.100 votes  

With the result that the total number of shareholders who agreed was 1,247,990.400 votes, which is 98.57% of the total number of valid votes cast, therefore the Meeting with the majority of votes decided to **APPROVED** to the proposed resolutions of the third agenda of the Meeting that had been submitted.

**FOURTH AGENDA OF THE MEETING:**
Disagree : 0 votes  
Abstain : 1,400 votes  
Agree : 1,266,034.100 votes  

With the result that the total number of shareholders who agreed was 1,266,035.500 votes, which is 100% of the total number of valid votes cast, therefore the Meeting with the majority of votes decided to **APPROVED** to the proposed resolutions of the fourth agenda of the Meeting that had been submitted.

**FIFTH AGENDA OF THE MEETING:**
Disagree : 0 votes  
Abstain : 1,400 votes  
Agree : 1,266,034.100 votes  

With the result that the total number of shareholders who agreed was 1,266,035.500 votes, which is 100% of the total number of valid votes cast, therefore the Meeting with the majority of votes decided to **APPROVED** to the proposed resolutions of the fifth agenda of the Meeting that had been submitted.
I. Resolution of the Meeting:

**FIRST AGENDA OF THE MEETING:**

Approved and ratified the Annual Report for the financial year ended on December 31, 2021, which consists of:

a. Report on the management of the Company by the Board of Directors and Report on the course of supervision of the Company by the Board of Commissioners during the financial year of 2021;

b. Financial Statements and Balance Sheet and calculation of profit and loss for the financial year ended on December 31, 2021;

d. thereby agree to grant full release and settlement (acquit et de charge) to the members of the Board of Directors and members of the Board of Commissioners of the Company for the management and supervisory actions they have taken during the financial year ended on December 31, 2021 as long as the actions are reflected in the Company's Annual Report and Financial Statements ended on December 31, 2021.

**SECOND AGENDA OF THE MEETING:**

Determined that the Company does not have positive retained earnings and there is no net profit of the Company for the financial year ended on December 31, 2021, therefore there shall be no allocation for general reserve funds in accordance with the provision of Article 70 of the Limited Liability Company Law.

**THIRD AGENDA OF THE MEETING:**

Grant authority and power to the Board of Commissioners of the Company to determine the salary and/or honorarium and/or other allowances for members of the Board of Directors and members of the Board of Commissioners of the Company for the financial year of 2022, the implementation of which will be adjusted to the applicable regulations.

**FOURTH AGENDA OF THE MEETING:**

1. Delegate the authority to appoint a Public Accountant who will audit the Company's financial statements for the financial year ending on December 31, 2022, to the Board of Commissioners of the Company in order to comply with applicable regulations and obtain a suitable Public Accountant, provided that the criteria for Public Accountants who can be appointed are Public Accountants who have audit experience in the Company's business activities, have adequate Human Resources and have independence.

2. Approved the granting of authority to the Board of Commissioners to determine the honorarium and other reasonable requirements for the Public Accountant.
FIFTH AGENDA OF THE MEETING:

1. Approved the resignation of Mr. WILIAM MARTAPUTRA as the President Director of the Company, whereas the resignation is effective as of the closing of this Meeting.

2. Approved the waiver of the provisions of Article 14 paragraph 8 of the Company's Articles of Association to submit written notification to the Company at least 90 (ninety) days before the date of resignation of Mr. WILIAM MARTAPUTRA from his position as President Director of the Company.

3. Approved to grant full release, settlement and discharge of responsibility (acquit et de charge) to Mr. WILIAM MARTAPUTRA as a member of the Board of Directors who has submitted his resignation, for the management actions that have been carried out as long as his actions are reflected in the Annual Report and Annual Financial Statements of the Company during his term of office, with thank you to Mr. WILIAM MARTAPUTRA for the services as a member of the Board of Directors of the Company who has resigned, which has been done for the progress of the Company.

4. Approved the change of composition of the Board of Directors by appointing Mr. SUWARJONO to replace Mr. WILIAM MARTAPUTRA as the President Director of the Company, and appointing Mr. ERFAN SURYONO as the Director of the Company.

5. Determine the composition of the new members of the Board of Commissioners and members of the Board of Directors of the Company, commencing from the closing of this Meeting until the remaining term of office of the members of the Board of Commissioners and members of the Board of Directors of the Company who are still serving, namely until the closing of the Annual GMS of the Company in 2023 which is the fifth Annual GMS of the Company after the appointment of the members of the Board of Commissioners and members of the Board of Directors of the Company who are still in office, without prejudice to the right of the GMS to dismiss them at any time, are as follows:

**BOARD OF DIRECTORS:**
President Director : SUWARJONO;
Director : ERFAN SURYONO.

**BOARD OF COMMISSIONERS:**
President Commissioner : STEPHEN KURNIAWAN SULISTYO;
Commissioner : IWA SUKRESNO KARUNIA;
Independent Commissioner : ARIYO ALI SUPRAPTO.
6. In this regard, the Meeting authorizes the Board of Directors of the Company and/or other appointed parties, either jointly or individually with substitution rights, to declare the resolutions of the fifth agenda of this Meeting, in a separate deed before a Notary, including notifying the competent authority and registering and taking the necessary actions in connection with the change in the composition of the members of the Company's Board of Directors.

Jakarta, June 10, 2022
PT ARKADIA DIGITAL MEDIA Tbk
Board of Directors of the Company