

- Melakukan evaluasi laporan audit internal; dan
- Melakukan evaluasi laporan Anti-Fraud.

- Evaluated the internal audit report; and
- Evaluated Anti-Fraud reports.

### Program Pengembangan Kompetensi Komite Audit Tahun 2024

Audit Committee Competency Development Program for 2024

Nama Name	Jabatan Title	Tanggal Date	Penyelenggara Organizer	Workshop/Training/Seminar
Muliawan Gunadi Kartarahardja	Ketua Komite Audit Chairperson of Committee Audit	22 Februari 2024 February 22, 2024	OJK	Online Seminar "Economic and Financial Outlook for 2024"
		7 Maret 2024 March 7, 2024	OJK	Online Seminar "Artificial Intelligence Changes the Face of Financial Sector"
		2 Mei 2024 May 2, 2024	OJK	Online Seminar "How To Prevent Accounting Fraud in Financial Sector"
		27 Juni 2024 June 27, 2024	OJK	Online Seminar "The Role of Innovative Credit Scoring (ICS) in Enhancing Access to Financing"
Imam Pramudji	Anggota Komite Audit Member of Committee Audit	15 Februari 2024, February 15, 2024	OJK	The Role of the P2SK Law in Providing a Deterrent Effect for Illegal Financial Services Actors
		29 Februari 2024, February 29, 2024	OJK	Strategies to Prevent Cyber Attacks
		7 Maret 2024, March 7, 2024	OJK	Artificial Intelligence Changes The Face Of Financial Sector
		21 Maret 2024, March 21, 2024	OJK	Strategies to Accelerate Islamic Finance Market Share
		28 Maret 2024, March 28, 2024	OJK	The Role of Indonesia's Taxonomy for Sustainable Finance in Driving the Energy Transition Towards NZE Indonesia
		27 Juni 2024, June 27, 2024	OJK	The Role of Innovative Credit Scoring (ICS) in Improving Access to Funding
		4 Juli 2024, July 4, 2024	OJK	How to Mitigate Transition and Physical Risks in the Financial Sector
		25 Juli 2024, July 25, 2024	OJK	Driving Corporate Performance Through Artificial Intelligence
		8 Agustus 2024, August 8, 2024	OJK	Market Conduct Implementation Strategy to Build Trust and Improve Financial Services Industry Performance
		12 September 2024, September 12, 2024	OJK	The Future of Data Analytics in the Financial Industry Trends and Innovation
26 September 2024, September 26, 2024	OJK	UNEP FI Climate Mitigation Journey (CMJ)		

### KOMITE NOMINASI DAN REMUNERASI

Komite Nominasi dan Remunerasi adalah organ pendukung yang dibentuk oleh Dewan Komisaris untuk membantu pelaksanaan tugas dan tanggung jawab Dewan Komisaris terkait pemberian rekomendasi atas nominasi dan remunerasi anggota Dewan Komisaris, Direksi, dan anggota komite-komite di tingkat Dewan Komisaris sesuai dengan prinsip-prinsip GCG. Dalam melaksanakan tugasnya, Komite Nominasi dan Remunerasi wajib bertindak independen dan mempertanggungjawabkannya kepada Dewan Komisaris.

### NOMINATION AND REMUNERATION COMMITTEE

The Nomination and Remuneration Committee is one of the Board of Commissioners' supporting organ that is established to assist the execution of the Board of Commissioners' duties and responsibilities in relation to providing recommendations on the nomination and remuneration for members of the Board of Commissioners, Board of Directors, and members of committees under the Board of Commissioners in accordance with GCG principles. In carrying out its duties, the Nomination and Remuneration Committee is required to act independently and be accountable to the Board of Commissioners.

Komite Nominasi dan Remunerasi Perseroan pada mulanya merupakan Komite Remunerasi yang dibentuk pertama kali pada tanggal 1 Januari 2013 berdasarkan Keputusan Rapat Umum Pemegang Saham pada tanggal 27 Mei 2013. Kemudian, Komite Remunerasi berganti nama menjadi Komite Nominasi dan Remunerasi pada tanggal 17 Maret 2017 berdasarkan Keputusan Rapat Dewan Komisaris No. 001/KOM-OTO/III/2017.

Keberadaan organ Komite Nominasi dan Remunerasi di Perseroan telah memenuhi ketentuan POJK No. 34/POJK.04/2014 ("POJK 34/2014") tanggal 8 Desember 2014 tentang Komite Nominasi dan Remunerasi Emiten atau Perusahaan Publik.

### Piagam Komite Nominasi dan Remunerasi

Dalam melaksanakan tugas dan tanggung jawabnya secara efektif, transparan, profesional, dan independen, seluruh anggota Komite Nominasi dan Remunerasi wajib berpedoman pada Piagam Komite Nominasi dan Remunerasi yang telah disahkan oleh Dewan Komisaris pada tanggal 27 Januari 2021. Piagam ini mengatur hal-hal mengenai komposisi, kriteria keanggotaan, tugas dan tanggung jawab Komite Nominasi dan Remunerasi, masa jabatan, dan hal lainnya.

### Tugas dan Tanggung Jawab Komite Nominasi dan Remunerasi

Komite Nominasi dan Remunerasi Perseroan memiliki tugas dan tanggung jawab sebagai berikut:

#### A. Fungsi Nominasi:

1. Memberikan rekomendasi kepada Dewan Komisaris mengenai:
  - a. Komposisi jabatan dan proses nominasi anggota Direksi dan/atau anggota Dewan Komisaris;
  - b. Kebijakan dan kriteria yang dibutuhkan dalam proses nominasi calon anggota Direksi dan/atau anggota Dewan Komisaris; dan
  - c. Kebijakan evaluasi kinerja bagi anggota Direksi dan/atau anggota Dewan Komisaris.
2. Membantu Dewan Komisaris melakukan penilaian kinerja anggota Direksi dan/atau anggota Dewan Komisaris berdasarkan tolok ukur yang telah disusun sebagai bahan evaluasi;
3. Memberikan rekomendasi kepada Dewan Komisaris mengenai program pengembangan kemampuan anggota Direksi dan/atau anggota Dewan Komisaris;
4. Menyusun program pengembangan kemampuan anggota Direksi dan/atau anggota Dewan Komisaris; dan

The Company's Nomination and Remuneration Committee, which was previously named as the Remuneration Committee, was established on January 1, 2013 based on the General Shareholders Meeting Resolutions on May 27, 2013. Later, the Remuneration Committee changed its name to the Nomination and Remuneration Committee on March 17, 2017 based on the Resolution of the Board of Commissioners' Meeting No. 001/KOM-OTO/III/2017.

The Nomination and Remuneration Committee existence in the Company has referred to the provisions of POJK No. 34/POJK.04/2014 ("POJK 34/2014") dated 8 December 2014 regarding the Nomination and Remuneration Committee for Issuers or Public Companies.

### Nomination and Remuneration Committee Charter

In fulfilling its duties and responsibilities effectively, transparently, professionally, and independently, all members of the Nomination and Remuneration Committee must adhere to the Charter of the Nomination and Remuneration Committee ratified by the Board of Commissioners on January 27, 2021. This charter regulates matters related to the composition, membership criteria, tasks and responsibilities of the Nomination and Remuneration Committee, tenure, and other relevant aspects.

### Duties and Responsibilities of the Nomination and Remuneration Committee

The Company's Nomination and Remuneration Committee has the following duties and responsibilities:

#### A. Nomination Functions:

1. Provide recommendation to the Board of Commissioners concerning:
  - a. Composition and nomination process for Board of Directors and/or Board of Commissioners members;
  - b. Policies and criterias that are required in the Nomination process for the Board of Directors and/or Board of Commissioner member's candidates; and
  - c. Performance evaluation policy for the Board of Directors and/or Board of Commissioners members.
2. Assist the Board of Commissioners in conducting performance assessment for the Board of Directors and/or Board of Commissioners members based on designated indicators as evaluation tools;
3. Provide recommendation to the Board of Commissioners regarding the competency development program for each member of Board of Directors and/or Board of Commissioners;
4. Prepare competency development program for the Board of Directors and/or Board of Commissioners members; and



5. Menelaah dan memberikan usulan calon yang memenuhi syarat sebagai anggota Direksi dan/atau anggota Dewan Komisaris kepada Dewan Komisaris untuk disampaikan kepada RUPS.

#### **B. Fungsi Remunerasi:**

1. Memberikan rekomendasi kepada Dewan Komisaris mengenai
  - a. Struktur remunerasi;
  - b. Kebijakan remunerasi; dan
  - c. Besaran remunerasi.
2. Berdasarkan persetujuan Dewan Komisaris, Komite Remunerasi menyusun:
  - a. Struktur remunerasi yang dapat berupa gaji, honorarium, insentif dan/atau tunjangan yang bersifat tetap dan/atau variabel;
  - b. Kebijakan atas remunerasi dengan memperhatikan:
    - Remunerasi yang berlaku pada industri pembiayaan dengan skala yang sama dengan Perseroan;
    - Tugas, tanggung jawab, dan wewenang anggota Direksi dan/atau anggota Dewan Komisaris dikaitkan dengan pencapaian tujuan dan kinerja Perseroan;
    - Target kinerja atau kinerja masing-masing anggota Direksi dan/atau anggota Dewan Komisaris; dan
    - Keseimbangan tunjangan antara yang bersifat tetap dan bersifat variabel.
  - c. Besaran atas remunerasi.
3. Membantu Dewan Komisaris melakukan penilaian kinerja dengan kesesuaian remunerasi yang diterima masing-masing anggota Direksi dan/atau anggota Dewan Komisaris; dan
4. Melakukan evaluasi struktur, kebijakan, dan besaran remunerasi paling kurang 1 (satu) kali dalam 1 (satu) tahun.

#### **Keanggotaan dan Masa Jabatan**

Periode jabatan Komite Nominasi dan Remunerasi tidak boleh lebih lama dari masa jabatan Dewan Komisaris.

5. Review and provide recommendation on candidate who fulfills requirements as Board of Directors and/or Board of Commissioners members to the Board of Commissioners to be presented to the GSM.

#### **B. Remuneration Functions:**

1. Provide recommendations to the Board of Commissioners on:
  - a. Remuneration Structure;
  - b. Policy on Remuneration; and
  - c. Remuneration Amount.
2. Based on the approval of the Board of Commissioners, the Remuneration Committee prepares:
  - a. Remuneration structure which may include salaries, emoluments, incentives and/or allowances that are fixed and/or variable;
  - b. Policy on remuneration with regard to:
    - Remuneration applied in the same scale as in the Company;
    - Duties, responsibilities, and authorities of the Board of Directors and/or members of the Board of Commissioners is associated with the achievement of the goals and performance of the Company;
    - Target performance or the performance of individual members of the Board of Directors and/or members of the Board of Commissioners; and
    - The balance of benefits between the fixed and variable allowance.
  - c. Remuneration amount.
3. Assist the Board of Commissioner in conducting performance appraisal in accordance with the remuneration received by each member of the Board of Directors and/or members of the Board of Commissioners; and
4. Evaluate the structure, policies, and the amount of remuneration at least 1 (once) time in 1 (one) year.

#### **Membership and Terms of Office**

The term of office of the Nomination and Remuneration Committee may not be longer than the term of office of the Board of Commissioners.

Berikut ini adalah komposisi keanggotaan Komite Nominasi dan Remunerasi Perseroan per 31 Desember 2024:

The following is the Company's Nomination and Remuneration Committee membership composition as of December 31, 2024:

No.	Nama Name	Jabatan Position	Rangkap Jabatan Concurrent Position	Dasar Pengangkatan Basis of Appointment	Masa Jabatan Term of Office
1.	Murniaty Santoso	Ketua Chairman	<ul style="list-style-type: none"> <li>Komisaris Independen Independent Commissioner</li> <li>Ketua Komite Pemantau Risiko Chairman of Risk Monitoring Committee</li> </ul>	Rapat Keputusan Dewan Komisaris No. 011/KOM OTO/IV/2022 Board of Commissioners Meeting Resolutions No. 011/KOM OTO/IV/2022	19 Desember 2022-19 Desember 2027 December 19, 2022 – December 19, 2027
2.	Keishi Iwamoto	Anggota Member	Presiden Komisaris President Commissioner	Rapat Keputusan Dewan Komisaris No. 027/KOM OTO/X/2024 Board of Commissioners Meeting Resolutions No. 027/KOM OTO/X/2024	11 November 2024 – 11 November 2029 November 11, 2024 – November 11, 2029
3.	Dian Ramdhiana	Anggota Member	<i>HR Services Div Head</i>	Rapat Keputusan Dewan Komisaris No. 011/KOM-OTO/IV/2022 Board of Commissioners Meeting Resolutions No. 011/KOM-OTO/IV/2022	19 April 2022 – 19 April 2027 April 19, 2022 – April 19, 2027

### Profil Keanggotaan Komite Nominasi dan Remunerasi

Profil lengkap anggota Komite Nominasi dan Remunerasi Perseroan yang merupakan anggota Dewan Komisaris dapat dilihat pada bab Profil Perusahaan, sub-bab Profil Dewan Komisaris, halaman 64-69.

Sementara itu, profil anggota Komite Nominasi dan Remunerasi yang bukan merupakan anggota Dewan Komisaris, adalah sebagai berikut:

### Nomination and Remuneration Committee Membership Profile

Full profiles of members of the Company's Nomination and Remuneration Committee serving as the Board of Commissioners members can be seen in the Company Profile chapter, sub-chapter Profile of the Board of Commissioners, page 64-69.

Meanwhile, the profiles of Nomination and Remuneration Committee members who are not members of the Board of Commissioners are as follows:

Nama Name	Usia Age	Riwayat Pendidikan Education History	Riwayat Karier Career History
Dian Ramdhiana	46 tahun/years old	Sarjana Psikologi, Universitas Padjadjaran (2001) Bachelor of Psychology from Padjadjaran University (2001)	<ul style="list-style-type: none"> <li>Anggota Komite Nominasi dan Remunerasi di PT Oto Multiartha (2021 – Saat Ini)</li> <li><i>HR Services Division Head</i> PT Oto Multiartha (2022 – Saat Ini)</li> <li><i>Deputy HR Services Division Head</i> PT Summit Oto Finance (2018 – 2020)</li> <li><i>Personnel Department Head</i> PT Summit Oto Finance (2016 – 2018)</li> <li><i>Personnel Department Head</i> PT Summit Auto Group (2012 – 2016)</li> <li><i>Deputy Regional Human Resource</i> PT Summit Oto Finance (2008 – 2012)</li> <li><i>System Career Development</i> PT Summit Oto Finance (2005 – 2008)</li> <li><i>Recruitment Officer</i> PT Oto Multiartha (2003 – 2005)</li> <li><i>Training &amp; Recruitment Adm Officer</i> PT Oto Multiartha (2001 – 2002)</li> </ul>



### Independensi Komite Nominasi dan Remunerasi

Independensi anggota Komite Nominasi dan Remunerasi ditunjukkan dengan tidak memiliki hubungan usaha, hubungan keluarga, dan hubungan afiliasi dengan Perseroan, Dewan Komisaris, Direksi, dan Pemegang Saham Perseroan. Dengan memenuhi persyaratan independensi tersebut, Perseroan memastikan bahwa semua anggota Komite Nominasi dan Remunerasi mampu bekerja secara mandiri, menjaga objektivitas, mengedepankan fakta materiil dan memprioritaskan kepentingan Perseroan.

### Rapat Komite Nominasi dan Remunerasi

#### Kebijakan Rapat

Sebagaimana tercantum dalam Piagam Komite Nominasi dan Remunerasi, pelaksanaan rapat Komite Nominasi dan Remunerasi wajib dilaksanakan sekurang-kurangnya 1 (satu) kali dalam 4 (empat) bulan.

#### Frekuensi dan Tingkat Kehadiran

Sepanjang 2024, Komite Nominasi dan Remunerasi telah melaksanakan 3 (tiga) kali rapat internal dengan uraian sebagai berikut:

Nama Name	Jabatan Position	Jumlah Pertemuan Number of Meetings	Kehadiran Attendance	Tingkat Kehadiran (%) Attendance Rate (%)
Murniaty Santoso	Ketua Chairman	3	3	100
Keishi Iwamoto*	Anggota Member	3	1	100
Dian Ramdhiana	Anggota Member	3	3	100

Catatan/Remark:

\*) Beliau efektif menjabat sebagai Anggota Komite Nominasi dan Remunerasi Perseroan sejak 11 November 2024.

\*) He has effectively served as a member of Nomination and Remunerartion Committee since November 11, 2024.

### Laporan Pelaksanaan Tugas Komite Nominasi dan Remunerasi Tahun 2024

Sepanjang tahun 2024, Komite Nominasi dan Remunerasi telah melaksanakan tugas dan tanggung jawabnya sebagaimana tercantum di dalam Pedoman Kerja dan Tata Tertib Komite Nominasi dan Remunerasi, antara lain:

- 1) Memberikan rekomendasi kepada Dewan Komisaris mengenai penunjukan Anggota Direksi dan Dewan Komisaris;
- 2) Memberikan rekomendasi kepada Dewan Komisaris mengenai remunerasi Anggota Dewan Komisaris dan Direksi; dan
- 3) Memberikan rekomendasi kepada Dewan Komisaris mengenai keikutsertaan seminar Anggota Dewan Komisaris dan Anggota Direksi.

### Independence of the Nomination and Remuneration Committee

Members of the Nomination and Remuneration Committee are independent because they have no business relationships, family ties, or affiliations with the Company, the Board of Commissioners, the Board of Directors, or its shareholders. By meeting these independence requirements, the Company ensures that all Nomination and Remuneration Committee members can work independently, remain objective, prioritize material facts, and prioritize the Company's interests.

### Nomination and Remuneration Committee Meeting

#### Meeting Policy

As stated in the Charter of the Nomination and Remuneration Committee, the conduct of Nomination and Remuneration Committee meetings is mandatory at least once every 4 (four) months.

#### Frequency and Attendance Level

Throughout 2024, the Nomination and Remuneration Committee has held 3 (three) internal meetings, with details as follows:

### Report on the Implementation of the Nomination and Remuneration Committee's Duties for 2024

Throughout 2024, the Nomination and Remuneration Committee has performed its duties and responsibilities as stipulated in the Nomination and Remuneration Committee Work Guidelines and Rules of Conduct, including:

- 1) Provided recommendations to the Board of Commissioners regarding the appointment of members of the Board of Directors and the Board of Commissioners;
- 2) Gave recommendations to the Board of Commissioners regarding the remuneration amount for members of the Board of Commissioners and the Board of Directors; and
- 3) Provided recommendations to the Board of Commissioners regarding participation in seminars for Members of the Board of Commissioners and Members of the Board of Directors.

### Program Pengembangan Kompetensi Komite Nominasi dan Remunerasi Tahun 2024

Nomination and Remuneration Committee Competency Development Program for 2024

Nama Name	Jabatan Title	Tanggal Date	Penyelenggara Organizer	Workshop/Training/Seminar
Murniaty Santoso	Ketua Komite Nominasi dan Remunerasi Chairperson of Nomination and Remuneration Committee	22 Februari 2024 February 22, 2024	OJK	Online Seminar "Economic and Financial Outlook for 2024"
Keishi Iwamoto	Anggota Komite Nominasi dan Remunerasi Member of Nomination and Remuneration Committee	11 Juni 2024 June 11, 2024	OJK	Online Seminar "Building Trust for Insurance Industry via Emphaty in Claims Management"
		27 Juni 2024, June 27, 2024	OJK	Online Seminar "The Role of Innovative Credit Scoring (ICS) in Improving Access to Funding"
Dian Ramdhiana	Anggota Komite Nominasi dan Remunerasi Member of Nomination and Remuneration Committee	22 Februari 2024 February 22, 2024	OJK	Online Seminar "Outlook Economic and Financial 2024"
		14 Maret 2024 March 14, 2024	OJK	Online Seminar "Opportunities and Challenges of Digital Assets in Indonesia"
		30 Mei 2024 May 30, 2024	OJK	Online Seminar "Personal Data Protection"
		24 Oktober 2024, October 24, 2024	SMBCI	"Self-Transformation and Achieving Impactful Results"
		24 Oktober 2024, October 24, 2024	SMBCI	Leadership Series: "Champion's Journey: Perseverance and Triumph from Olympic Gold Medallist"
		25 Oktober 2024, October 25, 2024	SMBCI	Creating a Greener Future: The Role of Technology in Climate Action
		16 September 2024 – Saat ini September 16, 2024 - Present	TBI	English Course

### KOMITE PEMANTAU RISIKO

Komite Pemantau Risiko adalah organ pendukung di bawah Dewan Komisaris yang dibentuk oleh dan bertanggung jawab langsung kepada Dewan Komisaris dalam rangka membantu pelaksanaan tugas dan fungsi terkait pemantauan pelaksanaan manajemen risiko di Perseroan. Komite Pemantau Risiko pertama kali dibentuk sebagai Komite Manajemen Risiko berdasarkan Keputusan Rapat Umum Pemegang Saham pada tanggal 5 Juni 2003. Selanjutnya berdasarkan Keputusan Rapat Dewan Komisaris No. 006/KOM-OTO/XII/2017 tanggal 12 Desember 2017, Komite Manajemen Risiko resmi berganti nama menjadi Komite Pemantau Risiko.

### RISK MONITORING COMMITTEE

The Risk Monitoring Committee is a supporting body under the Board of Commissioners that was established and is directly accountable to the Board of Commissioners to assist in the implementation of tasks and functions related to the Company's risk management monitoring. The Risk Monitoring Committee was originally established as the Risk Management Committee by a decision of the General Meeting of Shareholders on June 5, 2003. Subsequently, on December 12, 2017, the Risk Management Committee officially changed its name to the Risk Monitoring Committee, as per the Decision of the Board of Commissioners Meeting No. 006/KOM-OTO/XII/2017.