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June 26, 2024

TRANSLATION

Macnica Holdings, Inc. 3132; TSE Prime Market
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Notice Regarding the Disposition of Treasury Share under the Restricted Share Remuneration

We hereby inform that at the meeting of the Board of Directors held on June 26, 2024, Macnica Holdings, Inc. resolved to dispose of its treasury share under the restricted share remuneration (the "Disposition of Treasury Share") as follows.

1. Outline of the Disposal					
(1)	Date of disposal	July 25, 2024			
(2)	Class and number of shares				
	to be disposed	46,522 shares of Common share of Macnica Holdings, Inc.			
(3)	Disposal price	6,705 yen per share			
(4)	Total value of the disposal	311,930,010 yen			
			Number of	Number of	
			allottees	shares	
		Directors (excluding Directors and Outside			
	Allottee of Shares, Number	Directors who are members of the Audit and	5	15,647 shares	
(5)	of Allottees and Number of	Supervisory Committee)			
	Shares Allotted	Executive Officers	15	26,463 shares	
		Fellow	1	1,506 shares	
		Employees of the Company's Subsidiaries	6	2,906 shares	
(6)	Others	Regarding the Disposition of Treasury Share, ar	Extraordinary	Report in	
	accordance with the Financial Instruments and Exchange Act has been filed.			nas been filed.	

1. Outline of the Disposal

2. Purposes and Reasons of the Disposal

Macnica Holdings resolved at a meeting of the Board of Directors held on May 7, 2019 to introduce a restricted share remuneration scheme (the "Scheme") for the Company's Directors (excluding Outside Directors), Executive Officers and Fellows to provide medium- and long-term incentives and share shareholder value. At the 4th Annual General Meeting of Shareholders held on June 25, 2019, it was approved that under the restricted share remuneration scheme, the payment of monetary remuneration claims up to 300 million yen per annum be made to the Company's Directors (excluding Outside Directors) for the acquisition of restricted shares, with a transfer restriction period of between three (3) and five (5) years, as determined by the Board of Directors.

At the 9th Annual General Meeting of Shareholders held on June 26, 2024, it was approved that the previous provisions relating to the Scheme, in connection with the transition to a Company with an Audit and Supervisory Committee, be abolished and the payment of monetary remuneration claims up to 300 million yen per annum be provided to Directors (excluding Directors and Outside Directors who are members of the Audit and Supervisory Committee; the "Eligible Directors") under the new Scheme.

Outline of the Scheme

The remuneration for Eligible Directors for the grant of restricted shares shall be a monetary remuneration claim, not exceeding 300 million yen per annum (excluding the employee's salary of Directors who are employees of the Company). There will be five Eligible Directors.

Eligible Directors shall, in accordance with a resolution of the Board of Directors, pay in as property contributed in kind all the monetary remuneration claims under this proposal and receive an issuance or disposal of common shares of the Company. The total number of common shares to be issued or disposed of in this way shall not exceed 300,000 shares per year. (In the event of a share split (including the gratis allotment of the Company's common shares) or reverse share split of the Company's common shares with an effective date on or after the date of the resolution of this General Meeting of Shareholders, or in the event of any other event requiring adjustment of the total number of the Company's common shares to be issued or disposed of as restricted shares, the total number of shares shall be adjusted to a reasonable extent.)

The amount to be paid per share shall be determined by the Board of Directors based on the closing price of the Company's common shares on the Tokyo Stock Exchange on the business day preceding the date of each resolution of the Board of Directors (or the closing price of the most recent trading day prior to that day if no transaction is executed on the same day), to the extent that the amount is not particularly advantageous to Eligible Directors who subscribe for such common shares. The issuance or disposal of the Company's common shares and the payment of monetary claims as property contributed in kind shall be subject to the conclusion of a Restricted Share Allotment Agreement (the "Allotment Agreement") between the Company and the Eligible Director, which shall include the following details.

The maximum amount of remuneration, the total number of common shares to be issued or disposed of and other terms and conditions of the grant of restricted shares to Eligible Directors under this proposal have been determined in consideration of the above purposes, the Company's business conditions and various other circumstances, and are deemed reasonable.

The Shares will be managed in an exclusive account opened by Eligible Directors at Nomura Securities Co., Ltd. during the transfer restriction period to ensure that the Shares cannot be transferred, used as security, or otherwise disposed of during the transfer restriction period.

In addition to Eligible Directors, Executive Officers who do not concurrently serve as Directors, Fellows, and certain employees of the Company's subsidiaries will also be paid, by resolution of the Board of Directors, the same restricted share remuneration as that paid to Eligible Directors in accordance with their duties and responsibilities, and will be newly issued or disposed of with the Company's common shares.

3. Outline of the Allotment Agreement

(1) Transfer Restriction Period

Eligible Directors may not transfer, use as security, or otherwise dispose (the "Transfer Restriction") of the Company's common shares allotted under the Allotment Agreement (the "Allotted Shares") for a period of three (3) to five (5) years

from the date of allotment under the Allotment Agreement, as determined in advance by the Board of Directors (the "Transfer Restriction Period").

(2) Treatment upon Resignation or Retirement

If an Eligible Director resigns or retires from any of the positions of Director, Executive Officer not concurrently serving as Director, Corporate Auditor, Fellow or other employee or other similar position in the Group before the expiry of the Transfer Restriction Period, the Company shall naturally acquire the Allotted Shares at no cost, upon such resignation or retirement, unless there is a justifiable reason such as the expiry of term of office or death.

(3) Removal of Transfer Restrictions

Notwithstanding the provisions of (1) above, the Company may remove the Transfer Restriction on all the Allotted Shares upon expiry of the Transfer Restriction Period, provided the Eligible Director continuously holds any of the positions of Director, Executive Officer not concurrently serving as Director, Corporate Auditor, Fellow or other employee or other similar position in the Group during the Transfer Restriction Period. If the Eligible Director resigns or retires from the position specified in (2) above before the expiry of the Transfer Restriction Period due to expiry of term of office, death or other justifiable reasons, the number and timing of Allocated Shares for which the Transfer Restriction is removed shall be reasonably adjusted as necessary. In addition, the Company will naturally acquire at no cost the Allotted Shares for which the transfer Restriction is removed at the time immediately after the Transfer Restriction is removed in accordance with the above provisions.

(4) Treatment in Organizational Restructuring, etc.

Notwithstanding (1) above, if, during the Transfer Restriction Period, a merger agreement under which the Company becomes an Absorbed Company, a share exchange agreement or share transfer plan under which the Company becomes a wholly-owned subsidiary or other matters relating to organizational restructuring are approved by the General Meeting of Shareholders of the Company (or the Board of Directors, if approval by the General Meeting of Shareholders is not required in respect of such organizational restructuring, etc.), the Company may, by a resolution of the Board of Directors, remove the Transfer Restriction for a number of the Allotted Shares reasonably determined based on the period from the commencement date of the Transfer Restriction Period to the date of approval of the relevant reorganization, etc., prior to the effective date of the relevant reorganization. In the case provided for above, the Company will naturally acquire at no cost the Allotted Shares for which the Transfer Restrictions have not been removed at the time immediately after the Transfer Restriction is removed.

(5) Other Matters

Other matters relating to the Allotment Agreement shall be determined by the Board of Directors.

4. Basis for Calculating the Amount to be paid in for the Disposal Price and Other Specific Details

The Disposition of Treasury Share to the prospective recipients of the allotted shares will be made by way of in-kind contribution of the Monetary Remuneration Claims paid for granting restricted shares under the Scheme for the Company's 10th business term. To avoid issuing the shares based on arbitrary decisions on price, the closing price of the common shares of Macnica Holdings on the Prime of the Tokyo Stock Exchange of 6,705 yen on June 25, 2024 (the business day immediately prior to the resolution date), is taken to be the disposal price. Since this was the market price immediately before the date of the resolution of the Board of Directors, it is believed to be reasonable and not to be particularly advantageous.