Stock code: 7244 March 8, 2018

To Our Shareholders Itado 80, Isehara-shi, Kanagawa-ken ICHIKOH INDUSTRIES, LTD. Representative Director & Chairman Ali Ordoobadi

Notice of the 88th Ordinary General Meeting of Shareholders

We appreciate your continuing support of our company.

You are cordially invited to the 88th Ordinary General Meeting of Shareholders of ICHIKOH INDUSTRIES, LTD., which will be held as described below. Your participation will be greatly appreciated.

If you are unable to attend the meeting in person, you can exercise your voting rights in writing. Please review the "Reference Documents for the Ordinary General Meeting of Shareholders", indicate for or against on each agenda item in the enclosed Voting Rights Exercise Form, and send it in a timely manner to us so that we will be able to receive it by 5:30 p.m., Monday, March 26, 2018.

Date and Time: Tuesday, Mar 27, 10:00 AM

The date of the Meeting does not correspond to the date of the previous Annual Ordinary General Meeting of Shareholders (June 28, 2017) because the Company changed its fiscal-year end from March 31 to December 31, and therefore, the fiscal year for the 88th Ordinary General Shareholders Meeting (this fiscal year), which is transitional period, is 9 months from April 1, 2017 to December 31, 2017.

Place: 348 Tanaka, Isehara-shi, Kanagawa-ken

Isehara Civic Culture Center, Small Hall on the 1st Floor

Agenda:

Matters to be Reported:

 Business Report, the Consolidated Financial Statements and the Audit Results of the Consolidated Financial Statements for the 88th Fiscal Year (from April 1, 2017 to December 31, 2017) by the Accounting Auditor and the Board of Auditors.

2. Report of the Non-consolidated Financial Statements for the 88th Fiscal Year (from April 1, 2017 to December 31, 2017).

Matters to be Resolved:

Proposal No. 1: Disposition of Surpluses

Proposal No. 2: Election of Ten (10) Directors

Proposal No. 3: Election of One (1) Substitute Corporate Auditor

You are kindly requested to present the enclosed Voting Rights Exercise Form to the person at the reception when you attend the meeting in person.

Among the documents provided with this Notice of the 87th Ordinary General Meeting of Shareholders, the Notes of the Consolidated Financial Statements, the Notes of the Non-consolidated Financial Statements and the Systems to Ensure the Appropriateness of Business Execution are disclosed on our website

(http://www.ichikoh.com/ir/stockholder/stock09.html) in accordance with the relevant laws and regulations and Article 15 of the Article of Incorporation of the Company, and thus are not included in the Attached Documents. Accordingly, the Attached Documents enclosed with this Notice represent a part of the Business Report, Consolidated Financial Statements and the Non-consolidated Financial Statement audited by Corporate Auditors in preparation of Audit Report of the Board of Auditors and a part of the Consolidated Financial Statements and the Non-consolidated Financial Statement audited by Accounting Auditor in preparation of Accounting Audit Report.

If any changes are made in any of the Reference Documents for the Ordinary General Meeting of Shareholders, the Business Report, the Consolidated Financial Statement, and the Non-Consolidated Financial Statement, such changes will be posted on our website (http://www.ichikoh.com/).

(Attached Documents)

Business Report

(April 1, 2017 through December 31, 2017)

The Company has changed its fiscal-year end which used to be March 31 to December by obtaining the approval in the Annual Ordinary General Meeting of Shareholders hed on June 28, 2017.

For this reason, this consolidated financial year is transitional period, and the Company, and Consolidated Subsidiaries the end of fiscal year of which is March, irregularly settled the accounts with nine months period from April 1 to December, 2017. Also, for the purpose of comparison to the last year, the financial figures of the same period in the last fiscal year resulted from consolidation of the profit and loss of the Company and Subsidiary for 9 months are used. The financial figures of the same period of last fiscal year are reference figures which are not audited.

1. Present Status of the Corporate Group

(1) Status of Business for the Current Consolidated Business Year

- The Japanese economy for this consolidated fiscal year gradually recovered by the steady demand of overseas due to the expansion of global economy, and also improvement of domestic demand by recovery of domestic consumption due to rising stock market, and robust housing investment because interest rates continue to be low. As for global economy, employment index and corporate performance in North America remains steady and China and developing countries such as ASEAN, in general, showed steady movement.
- Looking at the car industry to which this cCmpany belongs, the volume of domestic car production increased compared to the same period of last year as a repercussion to the discontinuation of car production caused by the earthquake in Kumamoto prefecture in 2016. Looking at ASEAN, the total car production in the three ASEAN countries increased compared to the same period of last year because of the recovery from consumers sentiment of hesitating of buying after the decease of the King of Thailand. The trend of car production in Indonesia was same as the same period of last year, but decreased in Malaysia compared to the same period of last year due to poor domestic car sales. As for China, car production increased compared to the same period of last year supported by the steady economy in China.
- Under those circumstances, both the revenue and the profit increased compared to the same period of last year, mainly owing to the growth in orders received in Japan and performance recovery of overseas affiliated companies in ASEAN. On the other hand, additional loss on valuation is recorded because the method of inventory assessment was partially revised as a result of the Company's becoming a consolidated Subsidiary

of Valeo. As a result, the revenue was 94,070 million yen (same period of last year 82,144, 14.5% increase compared to the same period of last year), operating income was 3,971 million yen (same period of last year 2,721 million yen, 45.9% increase compared to the same period of last year), ordinary income was 4,660 million yen (same period of last year 3,061 million yen, 52.2% increase compared to the same period of last year), and net income attributable to parent company shareholders was 3,792 million yen (same period of last year 3,536 million yen, 7.2% increase compared to the same period of last year).

- With respect to the results by each segment for Automotive-Parts business, the revenue and profit has increased mainly due to the steady increase of orders received in Japan and the performance recovery of overseas affiliated companies in ASEAN. The revenue was 87,318 million yen (same period of last year 75,905 million yen, 15.0% increase compared to the same period of last year) and operating income was 4,201 million yen (same period of last year 2,838 million yen, 48.0% increase compared to the same period of last year).
- For After-Market business, the revenue was 6,411 million yen (same period of last year 5,934 million yen 8.0% increase compared to the same period of last year), operating loss was 259 million yen (same period of last year operating loss of 137 million yen).
- For other business, the revenue was 1,551 million yen (same period of last year 1,403 million yen, 10.5% increase compared to the same period of last year) and operating income was 38 million yen (same period of last year operating loss of 1 million yen).

Regarding the dividends, considering that returning profits to shareholders is an important management issue, stable and continuous distribution of dividends with a view to long-term prospects is our basic policy.

Regarding dividends for the fiscal year ending December 2017, the interim dividends was 2.50 yen per share, and for the 3 months period of Oct.1 to Dec.31, 2017, the year-end dividend is 1.5 per share, which makes the annual dividends 4 yen.

(Note) The Business Report is described under the following rules.

- 1. The figures shown in the unit of millions of yen are rounded down to the nearest million.
- 2. The shares shown in the unit of thousands are rounded down to the nearest thousand.

Category	Sales in million yen	Operating Income in
		million yen
Automotive Parts	87,318	4,201
Business		
After-market Business	6,411	riangle 259
Other Businesses	1,551	38

2 Status of Capital Investment

The total amount of capital investment in this fiscal year was 8,378 million yen, and the major investments are new products of lamps and rear-view mirrors, model changes and facility investment for improvement of productivity.

③ Status of Funding

In this fiscal year, in order to improve capital efficiency including that of group companies of the parent company, the company borrowed 7,086 million yen as working capital from Valeo.

④ Status of Assignment of Business, Absorption-type Split and Incorporation-type Split

Not applicable.

 Status of Taking over of Business of other Companies Not applicable.

⑥ Status of the assignment of rights and obligations of other corporation, etc., by means of Absorption-type Merger or Absorption-type Split Not applicable.

 T Status of Acquisition or Disposition of Other Companies' Stock and other Equity or Share Subscription right Not applicable.

Classification	FY2014 85 th Term	FY2015 86 th Term	FY2016 87 th Term	FY2017 88 th Term (current)
Net Sales (M yen)	94,166	102,143	113,195	94,070
Ordinary Income (M yen)	3,118	3,007	5,233	4,660
Net Income (M yen) per	2,363	2,505	5,916	3,792
Share (yen)	24.64	26.13	61.63	39.47
Total Assets (M yen)				
Net Assets (M yen) per	87,216	92,232	96,850	103,177
Share (yen)	$24,\!561$	23,578	28,930	33,266
	237.98	230.65	288.08	332.18

(2) Status of Properties and Financial Results

Note: Financial figures in the 88th term (consolidated accounting period of this time) is consisted of nine months from April 1 to December 31, 2017 due to changes of the fiscal year.

- (3) Status of Important Parent Companies and Subsidiaries
- ① Status of Parent Company
- By the tender offer of the Company's common shares conducted by Valeo Bayen, Valeo Bayen and its parent company Société de Participations Valeo, and also Valeo. S.A. the parent company of Société de Participations Valeo became the parent companies of the Company since Jan 20, 2017, and own 52,922 thousand shares of the Company (55.09% of shares)

The group of the Company has borrowed 7,086 million yen from the parent company.

Matters related to transactions between the company and other group companies are as follows:

i. Matters to which attention was paid to avoid impairment of interest of the Company in transactions

As for borrowings from the parent Company, it was confirmed that the interest rate is low compared to external borrowings.

ii. Judgments by the Board of Directors whether or not the transaction(s) impairs the Company's interest and its reasons

As described in (1) above

iii. Opinion by Independent Outside Directors if it is different from the opinion of the Board of Directors

Not applicable.

portant Subsid	iaries	
Capital	Ichikoh's	Main Business
Amount	Share	Main Dusiness
$475~\mathrm{M}$ yen	100.0 %	Sales of automotive parts for
		aftermarket
USD 0.6M	100.0 %	Sales of automotive parts for
		aftermarket
95 M yen	100.0 %	Manufacture and sales of automotive parts
50 M yen	100.0 %	Manufacture and sales of
		automotive parts
15 M von	501%	Manufacture and sales of
to wi yen	00.1 /0	automotive bulbs
85 M ven	100.0 %	Manufacture and sales of
		automotive parts
MYR 0.9 M	70.0 %	Manufacture and sales of
		automotive parts
IDR 199 194	100.%	Manufacture and sales of
,	100 %	automotive parts
TAT	999%	Manufacture and sales of
THB 2 360 M	00.0 /0	automotive parts
,000 WI	100.0 %	Manufacture and sales of
USD 0.7 M	200.0 /0	automotive parts
	Capital Amount 475 M yen USD 0.6M 95 M yen 50 M yen 45 M yen 35 M yen MYR 0.9 M IDR 133,124 M THB 2,360 M	Amount Share 475 M yen 100.0 % USD 0.6M 100.0 % 95 M yen 100.0 % 50 M yen 100.0 % 45 M yen 59.1 % 35 M yen 100.0 % WYR 0.9 M 70.0 % IDR 133,124 100 % M 99.9 % FHB 2,360 M 100.0 %

(Note) We additionally acquired equity interest of PT Ichikoh Indonesia from the joint-venture company and made it a wholly owned subsidiary, also the company increased the capital 99,944 M Rupiah in order to enhance capital.

(4) Major Operations (as of December 31, 2017)

Major line of business of Ichikoh group is the manufacture and sales of automotive lamps and rearview mirrors as outlined below:

Category	Major products	
	Head Lamps (halogen, HID, LED)	
Lamps	Rear Combination Lamps(Bulb, LED)	
	Fog Lamps, etc.	
Rearview Mirrors	Door Mirrors, Inside Mirrors, etc.	
Other Automotive Parts	Windshield Wiper Blades, etc.	

Non-automotive Products Lamps for railroad carriages, house apparatus, etc.

(5) Major Sales Offices and Plants (as of December 31, 2017)

1) Ichikoh Industries, Ltd.

Name	Location	Name	Location
Head Office	Isehara-shi,	Sapporo Sales	Sapporo-shi, Hokkaido
	Kanagawa-ken	Office	Ota-shi, Gunma-ken
Isehara Plant	Isehara-shi,	Ota Sales Office	Shnjuku-ku, Tokyo
	Kanagawa-ken	Tokyo Office	Suita-shi, Osaka
Fujioka Plant	Fujioka-shi, Gunma	Osaka Sales Office	
Mirror Plant	Fujioka-shi, Gunma		
Chubu Branch	Nagoya-shi, Aichi-ken		

2 Subsidiaries

Name	Location	Name	Location
PIAA Corporation	Bunkyo-ku, Tokyo	Ichikoh (Malaysia)	Negri Sembilan,
PIAA, Corp., USA	Oregon, USA	SDN. BHD.	Malaysia
Misato Industries,	Kodama-gun, Saitama	PT. Ichikoh	West Java, Indonesia
Ltd.		Indonesia	
Kyushu Ichikoh	Nakatsu-shi, Oita	Ichikoh Industries	Amata-city, Thailand
Industries, Ltd.		(Thailand) Co. Ltd.	
Life Elex, Inc.	Ohra-gun, Gunma	Ichikoh(Wuxi)	Jiangsu Province,
Hakuden, Ltd.	Saitama-shi, Saitama	Automotive Parts	Jiangsu, P.R. China
		Co., Ltd.	

- (6) Information about Employees (as of December 31, 2017)
- ① Status of Employees of Ichikoh Group

Number of Employees	Comparison to End of Last Fiscal Year
3,998 (1,538)	Decreased by 38 (Increased by 178)

(Note) The number of employees includes only those with no fixed term contract, exclusive of the number of employees with fixed term contract, such as part-timers and temporary workers, which is shown in parentheses by the annual average number.

2 Status of Employees of Ichikoh	2	Status	of Emp	loyees	of Ichikoh
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Number of	Comparison to End of Last	Average Age	Average	Years	of
Employees	s Fiscal Year		Service		
1,822(965)	Increased by 96 (increased by		16.9		
	50)				

(Note) The number of employees includes only those with no fixed term contract, exclusive of the number of employees with fixed term contract, such as part-timers and temporary workers, which is shown in parentheses by the annual average number.

(7) Information about Major Loan Providers (as of December 31, 2017)

Loan Provider	Balance of Loaned Amount (million
	yen)
Valeo	7,086 Million yen
Mizuho Bank	2,853 Million yen
Bank of Tokyo-Mitsubishi UFJ	1,799 Million yen

(8) Other Important Matters regarding Current Status of Ichikoh Group

Establishment of a new plant in Japan

The investment of 16.4 billion yen to establish a new plant in Morinosato, Atsugi-shi, Kanagawa, for production of automotive lamps was approved by the Board of Directors on Sep. 1, 2017 (area approx. 64,000 m², start of operation in July 2019). The aim of the new plant is, by utilizing the innovative production technology concept developed by Valeo, to improve the effectiveness of production, achieve the growth in line with medium-term target and to improve business continuity management, etc. (9) Challenges Facing Ichikoh

- The Mission of our Company group is "Reflect and Shine: Create a driving environment that feels safe, offers more protection, and provides more comfort," and the Vision is to "continuously endeavor to become a corporation that satisfies both customers and society by pioneering the frontiers of technology and supplying optimal solutions which being ecologically minded."
- Given the prospects of the volume of automobile production, which is the market of our Company group, the domestic market tend to be reaching the limit due to the declining birthrate and aging society, and the expectation of demand increase due to increased production volume comes from China and ASEAN. Under the circumstances, in Japan, we will utilize our high technology development capabilities and seek to grow by increasing added value such as use of LED (light emitting diode) as light source and replacing cameras with mirrors. Meanwhile, in overseas such as ASEAN and China, the Company group's growth strategy is to capture the demand, including that comes from increased production volume, while taking advantage of the high level technical expertise cultivated in Japan.
- Recently, the functions required for automotive parts such as those required from the progress of automatic driving technology are becoming more diversified, and it seems that big changes will happen at a faster speed than ever before. Among them, the bipolarization of components with high added value and low cost is expected to progress further, and thus we need to speed up the pace not only for research and development of products, but also for development of manufacturing technology for low cost production.
- In order to carry out these growth strategies and deal with the issues, we will utilize collaboration with Valeo, our parent company, to jointly develop new products such as electronic mirrors and products responding to automatic driving, and to reduce cost from joint procurement and joint research, taking full advantage of scale merit, and we are acquiring additional market share in the global market through aggressive marketing activities, expanding our customer base and strengthening geographical complementary relationship.
- In addition, by establishing and operating the internal control system to secure credibility of our financial statements and to structure the risk management system and to eliminate the conflict of interest, the company will improve compliance awareness of all people engaging in the business of our Company group to fulfill our social responsibility as a corporation.

We would appreciate your continuing support and cooperation as shareholders.

2. Outline of Ichikoh Industries, Ltd.

(1) Information about Shares (as of March 31, 2017)

96,225,501

(1)

authorized to be issued: 200,000,000

2

issued:

3

5,163

4

Major 10 shareholders

Name of Shareholder Investment in Ichikoh Number of Shares Holding Ratio 52,922 thousand 55.09%Valeo Bayen 5,869 thousand 6.11%Toyota Motor Mizuho Bank 4,775 thousand 4.97%Daihatsu Motor 2.712 thousand 2.82%BNP PARIBAS SEC SERVICES 1,430 thousand 1.48%LUXEMBOURG/ JASDEC/ ABERDEEN GLOBAL CLIENT ASSETS Japan Trustee Services Bank, 1,361 thousand 1.41%Ltd. (Trust Account) The Master Trust Bank of Japan, 1,274 thousand 1.32%Ltd. (Trust Account) Nippon Life Insurance 1,040 thousand 1.08%Sankyo Co. 930 thousand 0.96%MORGAN STANLEY & CO. LLC 851 thousand 0.88%

(Note) The shareholding ratio was calculated excluding the treasury stock (161,925 shares). The figures less than the unit are rounded down.

5 Other Important matters concerning stocks

Based on a resolution of the Board of Directors held on May 12, 2017, the number of trading unit of shares was changed from 1,000 shares to 100 shares, effective as from October 1, 2017.

(2) Status of Share Subscription Right (as of March 31, 2017) Not applicable.

Major Shareholders:

Total number of shares

Total number of shares

Number of Shareholders:

(3) Status of Ichikoh's Officers

① Status of Directors and Corporate Auditors (as of December 31, 2017)

litle	Jame	IQ./Dept. in charge and status of important	
		concurrent position	
lepresentative	RDOOBADI,	Oversees Audit Dept., Representative	
Director &	Ali	Director of Valeo Japan	
Chairman CEO			
lepresentative	AUER		
Director &	Ieiko		
President COO			
Director	/IIYASHITA,	n charge of R&D HQ, Advanced Dev. HQ,	
	Kazuyuki	Industrial HQ, Project Progress Control	
		Office.	
		M HQ Director	
Director	JAKANO	/Iirror PL Director.	
	Iideo	SEAN Operations Director.	
Director	HIRATO	n charge of Corp. Planning Dept., Lega	
	lideki	Dept. , General Accounting HQ.	
Director	/ILATTE	ighting RO Director	
	Christophe		
Director	'HIVOYON,	aleo Visibility Group Finance Director	
	Bruno		
Director	ARTINELLI	aleo Visibility Group President, Valeo	
	Iaurizio	S.p.A. Director & Legal Representative,	
		Valeo Vision SAS President, Valeo	
		Iluminacion S. A.U. Director & Chairman	
		and Legal Representative, Valeo Vision	
		Belgique Director & Legal Representative	
Director	OMATSU,	Representative Director and President of	
	Hideo	DRC Capital, Ltd.	
Director)ELMAS,	hairman of Nihon Michelin Tire Co. ltd.	

	Bernard	
Corporate Auditor (Full Time)	IASHIMOTO, Hisaki	
Corporate Auditor		Kamijo/Tsurumaki Law Office (Attorney at Law) Jutside Director of BELLSYSTEM24 Holdings, Inc.
Corporate Auditor	evaistre, Pierre	

(Notes) 1. Mr. Hideo Aomatsu and Mr. Bernard Delmas, Directors, are outside directors stipulated by Article 2-15 of the Companies Act. The Company submitted to the TSE a notice of independent officer appointing Mr. Hideo Aomathsu and Mr. Bernard Delmas as the independent officers.

2. Corporate Auditors, Mr. Aki Tsurumaki and Mr. Pierre Sevaistre, are

outside auditors stipulated by Article 2-16 of the Companies Act. The Company submitted to the TSE a notice of independent officer appointing Mr. Aki Tsurumaki and Mr. Pierre Sevaistre, both Corporate Auditors, as the independent officers.

3. Mr. Hisaki Hashimoto, a Corporate Auditor, has good experience of internal audit of the Company and has knowledge in finance and accounting.

Name	Date of	Reason	Position and Important
	Retirement Cor		Concurrent Position at
			the time of retirement
Ryuji Saito	June 28, 2017	Expiration	Representative Director
			& President of Valeo
			Japan Co., Ltd.

2 Directors and Corporate Auditors who retired during this fiscal year

⁽³⁾ Mr. Hideo Aomatsu, Mr. Bernard Delmas, Directors and Mr. Aki Tsurumaki, and Mr. Pierre Sevaistre, Hisaki Hashimoto, Corporate Auditors, and the Company entered into an agreement limiting the liability under Article 423-1 of the Company Act, based on our Articles of Incorporation and Article 427-1 of the Company Act. The maximum amount of the limited liability based on this agreement is as set forth in Article 425-1 of the Company Act.

④ Total Remuneration to Directors and Corporate Auditors (Apr. 2016 though Dec. 2017) Remuneration paid during the Current Business Year

Classification	Number of Persons	Amount Paid
Directors	8	188 million yen

(Figures for Outside Directors included in	(2)	(14 million yen)
the above line)		
Corporate Auditors	3	15 million yen
(Figures for Outside Corporate Auditors	(2)	(5 million yen)
included in the above line)		
Total of Directors & Corporate Auditors	11	204 million yen
(Figures for Outside Directors and Outside		
Corporate Auditors included in the above	(4)	(19 million yen)
line)		

(Notes) 1. The above list excludes three non-executives Directors who do not receive any remuneration.

2. The above includes the value of the monetary compensation receivables for restricted stock which was granted on August 25, 2017. (those who received monetary compensation for restricted stock are Messrs. Ali Ordoobadi, Kazuyuki Miyashita, Hideo Nakano, Hideki Shirato, Christophe Vilatte, Hideo Aomatsu, Bernard Delamas)

3. The numbers for remuneration shown above were rounded down to the million.(5) Matters regarding Outside Corporate Officers

A. Mr. Hideo Aomatsu, Director

(a) Status of Concurrent Position as a Director Executing Business or as an Outside Corporate Officers in Other Entity(ies) and the Relationship between the Company and such Other Entity(ies):

CEO of DRC Capital Ltd.

There is no specific relationship between such entity and the Company.

(b) Business Relationship with Specific Related Business Entities such as Major Business Partners:

Not applicable.

(c) Main Activities During the Current Business Year

He attended all 11 Board meetings out of 11 meetings held during this current business year, expressing his opinions based on his abundant experience as a management executive.

B. Mr. Bernard Delmas, Director

(a) Status of Concurrent Position as a Director Executing Business or as an Outside Corporate Officers in Other Entity(ies) and the Relationship between the Company and such Other Entity(ies):

Chairman of Nihon Michelin Tire Co. ltd.

There is no specific relationship between such entity and the Company.

(b) Business Relationship with Specific Related Business Entities such as Major Business Partners:

Not applicable.

(c) Main Activities During the Current Business Year

He attended all 11 Board meetings out of 11 meetings held during this current business year, expressing his opinions based on his abundant experience as a management executive.

C. Mr. Aki Tsurumaki, Corporate Auditor

(a) Status of Concurrent Position as a Director Executing Business or as an Outside Corporate Officers in Other Entity(ies) and the Relationship between the Company and such Other Entity(ies):

Kamijo • Tsurumaki Law Office

Outside Director of BELLSYSTEM24 Holdings, Inc.

There is no specific relationship between such entity and the Company.

(b) Business Relationship with Specific Related Business Entities such as Major Business Partners:

Not applicable.

(c) Main Activities During the Current Business Year

He attended 9 times out of 11 Board meetings held during this current business year, and 11 times out of 11 Board of Corporate Auditors' meetings during this current fiscal term, expressing his opinions from the specialized viewpoint as a lawyer.

D. Mr. Pierre Sevaistre, Corporate Auditor

(a) Status of Concurrent Position as a Director Executing Business or as an Outside Corporate Officers in Other Entity(ies) and the Relationship between the Company and such Other Entity(ies):

Not applicable.

(b) Business Relationship with Specific Related Business Entities such as Major Business Partners:

Not applicable.

(c) Main Activities During the Current Business Year

He attended all 10 board meetings out of 11 meetings held during this current fiscal term, and 10 times out of 11 Corporate Auditors' meetings during this current business year, expressing his opinions based on his abundant experience and knowledge of audit and risk management.

- (4) Status of Accounting Auditor
- ① Name of Firm: Ernst & Young ShinNihon LLC
- 2 Amount of Compensation:

	Amount Paid
Compensation paid to the Accounting Auditor for the	64 million yen
Current Business Year	
Aggregate of Money and other Proprietary Interests to be	64 million yen
paid to the Accounting Auditor by the Company and its	
Subsidiaries	

(Note) 1. The auditing agreement between the Company and the accounting auditor does not clearly distinguish the amount of compensation for the audit under the Company Act and that under the Financial Instruments and Exchange Act, and such distinction is practically impossible. Therefore, the amounts shown in Compensation paid to the Accounting Auditor for the current business year represent the aggregate amount of these compensations.

2. Board of Corporate Auditors gave consent on the remuneration of accounting auditor under the Section 1 of the Article 399 of the Company Act as a result of the examination of the validity of audit time and the estimates of remuneration in addition to the confirmation of the audit plan and the actual performance in the last year.

③ Policy on Decision of Dismissal or Non-reappointment of an Accounting Auditor

The Board of Corporate Auditors will make a decision on the content of the resolution to dismiss or not reappoint the accounting auditor as the agenda of the shareholders' meeting, if it determines that it is necessary to do so, e.g., in case of the inability of accounting auditor's performing his/her duties.

The Board of Corporate Auditors will dismiss the accounting auditor, by the consent of all members of the Board of Corporate Auditors, if it determines that any of the conditions stipulated in Section 1 of Article 340 of the Company Act applies to the accounting auditor. In this case, the Corporate Auditor designated by the Board of Corporate Auditors will report the dismissal of the accounting auditor with the reason of such dismissal at the shareholders' meeting that is first convened after the dismissal.

④ Punishment by Suspension of Business which Accounting Auditor Has Received in the Past 2 Years

The contents of disciplinary action, etc. which the Financial Services Agency announced on December 22, 2015.

1. Subject of the punishment

Ernst & Young ShinNihon LLC

2. The contents of the punishment

Suspension of the business by concluding a new contract 3 month

(From January 1, 2016 to March 31 of the same year)

- 3. Reason for the punishment
- (1) Ernst & Young ShinNihon LLC certified financial statements that contain material false statements as financial statement that does not contain material false statements, due to a failure of the certified public accountant to exercise reasonable care on the audit of financial reports.
- (2) The operation of Ernst & Young ShinNihon LLC was found extremely improper.
- (4) Status of Auditing of the company's Subsidiaries by CPAs or Audit Firm who are not the Company's Accounting Auditor
- Ichikoh Malaysia SDN.BHD, PT. Ichikoh Indonesia, Ichikoh Industries (Thailand) Co. Ltd. and Ichikoh (Wuxi) Automotive Parts Co. LTD. were audited by auditors (foreign auditors with qualification equivalent to that of the Company's Accounting Auditor) other than the Company's Accounting Auditor, as required by applicable laws.

Consolidated Balance Sheet

(as of December 31, 2017)

Account Item	Amount	Account Item	Amount
(Assets)		(Liabilities)	
urrent Assets	47,229	urrent Liabilities	47,611
ash on hand and in banks	9,422	otes Payable & Accounts Payable-Trade	24,938
otes Receivable & Accounts Receivable-Trade	23,402	hort-term Loans	6,733
ectronically recorded monetary	1.091	ong-term Loans which will be repaid within 1 year	985
nished Goods	4,658	ease Obligations	5,270
orks in Process	713	ccount Payable-Not Trade	1,229
aw Materials & Stored Goods	3,310	ccrued Corporate Taxes	265
ffered Tax Asset	1,616	ccrued Expenses	3,693
thers	3,145	eserve for Bonus	958
lowance for doubtful accounts	$\triangle 130$	eserve for Officers' Bonus	29
iowance for doubtrur accounts	ightarrow 150	arranty Reserve	1,361
		quipment related notes payable	213
		thers	1,932
xed Assets	55,948	ong-term Liabilities	22,299
coperty, Plant & Equipment	39,662	ong-term Loans	8,817
uildings & Structures	10,479	ease Obligations	3,750
echanical, Equipment & Transport	11,508	eferred Tax Liability	856
ooling, Furniture & Fixtures	3,128	et defined benefit liability	8,603
and	3,434	sset Retirement Obligation	214
	,	eserve for Environmental	
ease Assets	7,412	leasure	8
onstruction in Progress	3,699	thers	48
tangible Assets	1,852	otal Liabilities	69,911
oodwill	551	(Net Assets)	
thers	1,301	hareholders' Equity	31,840
		apital Stock	8,957
vestment & other Assets	14,433	apital Surplus	2,476
vestment in Securities	6,407	etained Earnings	20,449
ong-term Loans	1,035	reasury Stock	riangle 43
vestment in affiliates	6,273	ccumulated Other Comprehensive Income	69
iffered Tax Asset	142	ther Valuation Difference on Securities	2,306
thers	578	eferred gain and loss for hedges	_
lowance for Doubtful Accounts	riangle 4	oreign Currency Translation Reserve	riangle 1,982
		e-measurements of Defined Benefit Plans	riangle 254
		on-controlling Interest	1,356
		otal Net Assets	33,266
otal Assets	103,177	otal Liabilities & Net Assets	103,177

(Note) Figures under a million yen were rounded down.

Consolidated Statement of Income

(From April 1, 2017 To December 31, 2017

(Unit : Million Yen)

Account Item	Amount	
et Sales		94,070
ost of Sale		75,153
ross Income		18,917
elling, General & Administrative Expenses		14,945
perating Income		3,971
on-Operating Income		
terest & Dividend Received	265	
rofit on Investments by Equity Method	917	
thers	95	1,278
on-Operating Expenses		
nterest Expenses	454	
ommission Fee	4	
oreign Exchange Losses	54	
thers	76	590
rdinary Income		4,660
xtraordinary Gains		
ains on Sale of Fixed Assets	23	23
xtraordinary Losses		
oss on disposal of noncurrent assets	87	
ettlement	40	128
ncome before Income Taxes & Minority Interests		4,555
ncome Taxes-current	585	
ncome taxes-deferred	118	704
et Income		3,850
et income attributable to non-controlling shareholders		58
et profit attributable to parent company shareholders		3,792

(Note) Figures under a million yen were rounded down

Consolidated Statement of Changes in Net Assets

(from April 1, 2017 to December 31, 2017

(Unit : Million Yen)

	Shareholders' Equity				
	apital Stock	anital Surnlus	etained Earnings	reasury Stock	Total
pening Balance	8,955	2,735	17,138	riangle 39	28,788
hange in the Term					
et profit attributable to parent company shareholders	_	_	3,792	-	3,792
ew share issues	2	2	-	-	4
ividend of surplus	-	-	riangle 480	-	riangle 480
hanges in equity of the parent company related to transactions with non-controlling shareholders		riangle 260	_	_	riangle 260
cquisition of Own Shares	-	—	—	riangle 3	riangle 3
urrent change in items other than shareholders' equity (Net Amount)	_	_	_	-	-
otal amount of change in current	2	riangle 258	3,311	riangle 3	3,052
losing Balance	8,957	2,476	20,449	riangle 43	31,840

	Ac	cumulated					
	Other Valuation Difference on Securities	Deferred gain and loss for hedges	Currency	emeasure-me nts of Defined Benefit Plans	Total	Ion-controllin g interest	lotal Net Assets
pening Balance	1,738	riangle 5	imes 2,482	riangle 365	imes1,114	1,256	28,930
hange in the Term							
et profit attributable to parent company shareholders	-	-	-	-		-	3,792
ew share issues	-	-	-	—	-	—	4
ividend of surplus	-	-	-	—	-	—	riangle 480
hanges in equity of the parent company related to transactions with non-controlling shareholders	_	_	_	_	_	_	riangle 260
cquisition of Own Shares	-	_	_	—	Ι	_	riangle 3
urrent change in items other than shareholders' equity (Net Amount)	567	5	500	110	1,184	99	1,283
otal amount of change in current	567	5	500	110	1,184	99	4,335
losing Balance	2,306	—	riangle 1,982	riangle 254	69	1,356	33,266

(Note) Figures under a million yen were rounded down

Balance Sheet

(As of December 31, 2017)

	(As of Dece	mber 31, 2017)	(Unit : Million Yen)
Account Item	Amount	Account Item	Amount
(Assets)	Amount	(Liabiliteis)	Amount
urrent Assets	34,469	urrent Liabilities	38,065
ash on hand and in banks	4,903	otes Payable	2,306
otes Receivable	4,505	ccounts Payable-Trade	17,791
ccounts Receivable-Trade	17,752	hort-term Loans	6,476
lectronically recorded monetary	17,752	ong-term Loans which will be repaid	0,470
elaims	1,052	within 1 year	644
inished Goods	1,847	ease Obligations	4,386
Vorks in Process	309	ccount Payable-Not Trade	742
aw Materials & Stored Goods	1,810	ccrued Corporate Taxes	94
repaid expenses	209	ccrued Expenses	1,864
counts receivable-Not Trade	2,633	eposit Received	340
hort-term loans receivable	2,676	eserve for Bonus	796
iffered Tax Asset	2,070	eserve for Officers' Bonus	190 22
thers	1,578		
llowance for doubtful accounts		arranty Reserve	1,295
nowance for doubtful accounts	riangle 396	quipment related notes payable	191
		thers	1,113
ixed Assets	45,693	ixed Liabilities	15,485
roperty, Plant & Equipment	26,773	ong-term Loans	5,054
uildings	5,848	ease Obligations	1,892
tructures	165	eferred Tax Liability	699
lechanical & Equipment	7,286	etirement Allowance	7,641
ehicles & Transport Equipment	90	sset Retirement Obligation	188
ooling & Fixtures	2,699	eserve for Environmental Measure	8
and	2,000		0
ease Assets	5,446		
onstruction in Progress	3,203		
ntangible Assets	488		
easehold	3	otal Liabilities	53,551
ight of using facilities	14	(Net Assets)	
oftware	195	hareholders' Equity	24,390
ease Assets	275	apital Stock	8,957
		apital Surplus	2,289
nvestment & other Assets	18,431	apital Reserve	2,289
vestment in Securities	6,199	etained Earnings	13,186
ocks of affiliates	5,257	ther Retained Earnings	13,186
vestment in affiliates	5,064	nappropriated Retained Earnings	13,186
ong-term Loans	1,453	reasury Stock	$\triangle 43$
0		aluation and Translation	
ong-term prepaid expenses	179	Adjustments	2,221
		ther Valuation Difference on	
thers	279	Securities	2,221
llowance for Doubtful Accounts	riangle 3	eferred Gain and Loss for Hedges	—
		otal Net Assets	26,611
otal Assets	80,162	otal Liabilities & Net Assets	80,162

(Note) Figures under a million yen were rounded down.

Statement of Income

(From April 1, 2017 To Decembe 31, 2017

(Unit : Million Yen)

Account Item	Amount	
et Sales		72,812
ost of Sale		58,756
ross Income		14,056
elling, General & Administrative Expenses		10,851
perating Income		3,204
on-Operating Income		
nterest Received	55	
ividend Received	216	
ixed Assets Rent	152	
thers	43	466
on-Operating Expenses		
nterest Expenses	240	
ommission Fee	4	
ixed Assets Rent Expenses	88	
oreign Exchange Losses	7	
thers	4	345
rdinary Income		3,326
xtraordinary Gains		
ains on Sale of Fixed Assets		
xtraordinary Losses		
oss on disposal of noncurrent assets	66	
ettlement		66
come before Income Taxes		3,260
come before Income Taxes & Minority Interests	315	
ncome taxes-deferred	4	320
et Income		2,940

(Note) Figures under a million yen were rounded down

Statement of Changes in Net Assets

(from April 1, 2017 to December 31, 2017

 $(Unit:Million\ Yen)$

	Shareholders' Equity							
		Capital S	Surplus	Retained Earnings				
	apital Stock	apital Reserve	otal Capital Reserve	ther Retained Earnings	otal Retained			
		apital Reserve		nappropriated Retained Earnings	Earnings			
pening Balance	8,955	2,287	2, 287	10,726	10,726			
hange in the Term								
et Income	—	—	—	2,940	2,940			
ew share issues	2	2	2	_	-			
ividend of surplus	-	-	-	riangle 480	riangle 480			
cquisition of Own Shares	-	-	-	-	-			
urrent change in items other than shareholders' equity (Net Amount)	_	_	-	-	-			
otal amount of change in current	2	2	2	2,459	2,459			
losing Balance	8,957	2,289	2,289	13,186	13,186			

	Sharehold	ers' Equity	uity Valuation and Translation Adjustments			
	reasury Stock			and Loss for Hedges	otal Valuation and Franslation Adjustments	Total Net Assets
pening Balance	riangle 39	21,930	1,685	riangle 5	1,680	23,610
hange in the Term						
et Income	-	2,940	-	—	-	2,940
ew share issues	-	4	—	-	_	4
ividend of surplus		riangle 480	_	-	_	riangle 480
cquisition of Own Shares	riangle 3	riangle 3	—	-	_	riangle 3
urrent change in items other than shareholders' equity (Net Amount)	_	_	535	5	541	541
otal amount of change in current term	riangle 3	2,460	535	5	541	3,001
losing Balance	riangle 43	24,390	2,221	-	2,221	26,611

(Note) Figures under a million yen were rounded down

Accounting Auditor's Report Regarding the Consolidated Financial Statements

Independent Auditor's Report

Feb 26, 2018

Ichikoh Industries, Ltd. Board of Directors

> Ernst & Young ShinNihon LLC Yoshihisa Fukuda, CPA [Seal] Designated Limited Liability Partner Executive Partner

Keiichi Wakimoto, CPA [seal] Designated Limited Liability Partner Executive Partner

We have, pursuant to the Company Act, Article 444-4, audited the consolidated financial statements of Ichikoh Industries, Ltd during the consolidated fiscal year from April 1, 2017 to December 31, 2017, which are comprised of the consolidated balance sheet, the consolidated income statement, the consolidated shareholders equity statement, and the notes to consolidated financial statements.

Management's Responsibility on the Consolidated Financial Statements Management's responsibility is to prepare and present in fair manner these consolidated financial statements in accordance with generally accepted accounting principles in Japan, and this responsibility includes designing and operating such internal control as management determines it necessary to enable the preparation and fair presentation of the consolidated financial statements that are free from material false statement, whether due to fraud or error.

Auditor's Responsibility

Our responsibility is to express an opinion from an independent position on these consolidated financial statements based on our audit. We conducted our audit in accordance with generally accepted auditing standards which are considered as fair and appropriate in Japan. Those standards require us to prepare a plan and perform the audit based on such plan to obtain reasonable assurance that the consolidated financial statements are free from material false statement.

In an audit, procedures to obtain audit evidence about the amounts in and disclosures of the consolidated financial statements are performed. The audit procedures shall be selected and applied, depending on the auditor's judgment, based on the assessment of the risks of material false statement of the consolidated financial statements due to fraud or error. The purpose of an audit of the consolidated financial statements is not to express an opinion on the effectiveness of the entity's internal control, but in making these risk assessments, the auditor reviews internal controls relevant to the entity's preparation and fair presentation of the consolidated financial statements in order to design audit procedures that are appropriate under the circumstances. An audit also includes the evaluation of the overall presentation of the consolidated financial statements as well as the evaluation of the accounting policies adopted by the management and applicability thereof and the accounting estimates made by management.

We believe that we have obtained sufficient and appropriate audit evidence to provide a basis for our audit opinion.

Opinion

In our opinion, the consolidated financial statements referred to above, in all material respects, conform to the generally accepted accounting principles in Japan and fairly present the status of assets and profit/loss for the period relevant to the above statements of the corporate group comprising Ichikoh Industries, Ltd. and its consolidated subsidiaries.

Interest Relationship

There is no interest relationship between the Company and our auditing firm or executive partners that would require disclosure pursuant to the Certified Public Accounts Act.

End

Independent Auditor's Report

Feb 26, 2017

Ichikoh Industries, Ltd. Board of Directors

> Ernst & Young ShinNihon LLC Fukuda Yoshihisa, CPA [seal] Designated Limited Liability Partner Executive Partner

Keiichi Wakimoto, CPA [seal] Designated Limited Liability Partner Executive Partner

We have, pursuant to Article 436 Section 2, Sub-section 1 of the Company Act, audited the financial statements of Ichikoh Industries, Ltd during the 88th fiscal year from April 1, 2017 to December 31, 2017, which are comprised of the balance sheet, the income statement, the shareholders equity statement, and the notes to consolidated financial statements and the supplementary schedule thereof.

Management's Responsibility on the Consolidated Financial Statements

Management's responsibility is to prepare and present in fair manner these consolidated financial statements and the supplementary schedule thereof in according with generally accepted accounting principles in Japan, and this responsibility includes designing and operating such internal control as management determines it necessary to enable the preparation and fair presentation of the financial statements and the supplementary schedule thereof that are free from material false statement, whether due to fraud or error.

Auditor's Responsibility

Our responsibility is to express an opinion from an independent position on these financial statements and the supplementary schedule thereof based on our audit. We conducted our audit in accordance with generally accepted auditing standards considered as fair and appropriate in Japan. Those standards require us to prepare audit plan and perform the audit based on such plan to obtain reasonable assurance that the financial statements and the supplementary schedule thereof are free from material false statement.

In an audit, procedures to obtain audit evidence about the amounts in and disclosures of the financial statements and the supplementary schedule thereof are performed. The audit procedures shall be selected and applied, depending on the auditor's judgment, based on the assessment of the risks of material false statement of the financial statements and the supplementary schedule thereof due to fraud or error. The purpose of an audit of the financial statements and the supplementary schedule thereof is not to express an opinion on the effectiveness of the entity's internal control, but in making these risk assessments, the auditor reviews internal controls relevant to the entity's preparation and fair presentation of the financial statements and the supplementary schedule thereof in order to design audit procedures that are appropriate under the circumstances. An audit also includes the evaluation of the overall presentation of the financial statements and the supplementary schedule thereof as well as the evaluation of the accounting policies adopted by the management and applicability thereof and the accounting estimates made by management, .

We believe that we have obtained sufficient and appropriate audit evidence to provide a basis for our audit opinion.

Opinion

In our opinion, the financial statements and the supplementary schedule thereof referred to above, in all material respects, conform to the generally accepted accounting principles in Japan and fairly present the status of assets and profit/loss for the period relevant to the above statements and the supplementary schedule thereof.

Interest Relationship

There is no interest relationship between the Company and our auditing firm or executive partners that would require disclosure pursuant to the Certified Public Accounts Act.

End

Audit Report

The Board of Corporate Auditors, regarding the execution of business by the Board of Directors during the 88th business year, from April 1, 2017 to December 31, 2017, prepared this audit reports and hereby report as follows, as a result of the deliberation based on Audit Report which was prepared by each Corporate Auditor.

1. Methods and Subject of the Audit by the Corporate Auditors and Board of Corporate Auditors

(1) The Board of Corporate Auditors established the auditing policy and the allocation of tasks and, received reports from each Corporate Auditor regarding the status and results of audit, and further received reports from Directors, etc. and the Accounting Auditor regarding the status of performing their duties and asked for explanations when necessary.

(2) Each Auditor, in compliance with the auditing standards for the Corporate Auditors established by the Board of Corporate Auditors and in accordance with the auditing policy and allocation of tasks, communicated with the Directors, the internal auditing department, and other employees, established an environment for information collection and auditing and performed the audit as follows:

① We attended the meetings of the Board of Directors and other important meetings, received reports of the execution of business of the Directors and other employees, requested explanations when necessary, examined important documents related to the decision making, and investigated the operations and assets of headquarters and main facilities. With respect to the subsidiaries, we had communication with and exchanged information with the Directors and Corporate Auditors of the subsidiary and received reports on business from the subsidiaries, as necessary.

2 With respect to the resolution by the Board of Directors regarding the implementation of a system required under Articles 100-1 and -3 of the Rules for Enforcement of the Companies Act as the system necessary for ensuring that the business executed by Directors complies with statutes and the Articles of Incorporation and also ensuring the appropriateness of the execution of business by the Company group consisting of the Company and its subsidiaries ("Internal Control ystem) and such Internal Control System implemented in accordance with such resolution as noted in the Business Report, each Corporate Auditor periodically received reports from Directors and other employees about the establishment and operation thereof, requested explanations when necessary, and expressed opinions.

⁽³⁾ We monitored and verified that the Accounting Auditor maintains its independent position and conducted fair audit, and received report on the execution of the duties from

the Accounting Auditor and requested explanation as necessary. Further, we received the notice that the Accounting Auditor has been implementing the "System to Ensure the Appropriateness of Execution of Duties" (the matters listed in the Section 131 of the Ordinance on Company Accounting) in accordance with the "Quality Control Standard on Audit" (Corporate Accounting Council October 28, 2005) and requested explanation, as necessary.

Based on the method described above, we reviewed the Business Report, the supplemental schedule thereof, financial statements (balance sheet, income statement, shareholder equity statement, and notes to the financial statements) and the supplemental schedule thereof, and consolidated financial statements (consolidated balance sheet, consolidated income statement, consolidated shareholder equity statement, and notes to the consolidated financial statements) covering the current business year.

2. Audit Results

(1) Results of Auditing the Business Report, etc.

① The Business Report and the supplemental schedule thereof are found to be in accordance with statutes and regulations and the Articles of Incorporation, and properly indicate the status of the Company.

2 No fraudulent act nor material fact in violation of statues, regulations, or the Articles of Incorporation was found regarding the execution of business by Directors.

- ③ It was found that the contents of decisions of the Board of Directors regarding the Internal Control System are proper. Further there is nothing to point out as a concern in the statements in the Business Report regarding the Internal Control System or the execution of business by the Directors.
- ④ It was found that the matters to which attention was paid in order to avoid damage of interest of the company regarding transactions with the parent company and the judgement by the Board of Director whether or not transaction may cause damage to company's interest and reasons thereof are proper.

(2) Results of Auditing the Financial Statements and the Supplemental Schedule thereof We found that the methods of audit used by the Accounting Auditor Ernst & Young ShinNihon LLC and the results thereof are proper.

(3) Results of Auditing the Consolidated Financial Statements We found that the methods of audit used by the Accounting Auditor Ernst & Young ShinNihon LLC and the results thereof are proper.

February 26, 2018

Ichikoh Industries Co., Ltd.

Hisaki Hashimoto, Full Time Corporate Auditor [seal]

Aki Tsurumaki, Outside Corporate Auditor [seal]

Reference Materials for the Shareholders Meeting

Proposal No. 1: Disposition of Surpluses

Regarding disposal of surpluses, based on the policy of stable distribution of divided, we propose to distribute the dividends as follows.

 Class of dividend assets Cash
 Description of distributed assets and the total amounts thereof

1.5 yen per one Ichikoh share; total amount 144,095,364 yen.

(3) Effective Date distribution of dividend March 28, 2018

Proposal No. 2: Appointment of Ten (10) Directors

Upon the closing of this shareholders meeting, the term of all of the ten (10) Directors, Ali Ordoobadi, Heiko Sauer, Kazuyuki Miyashita, Hideo Nakano, Hideki Shirato, Christophe Vilatte, Bruno Thivoyon, Maurizio Matinelli, Hideo Aomatsu, and Bernard Delmas expires. Therefore, we propose to appoint 10 Directors.

The candidates for Director are as follows.

			Number
		rief Profile, Positions and	of
		esponsibilities at Ichikoh	Ichikoh
Name	[Status of	Important concurrent positions	Shares
(Date of Birth)		in other companies]	held
	June 2008:	Ichikoh Director	
	October 2010:	Representative Director &	
		President, supervising Audit	
		Department and Quality HQ	
	June 2011:	Representative Director,	
		supervising Audit Department and	
		R&D HQ	
	April 2012:	Representative Director &	
Candidate		President, supervising Audit	
No. 1		Department of the Company	
	June 2017:	Representative Director &	
[For re-election]		Chairman & CEO, supervising	
		Audit Department of the Company	93,445
Ali Ordoobadi	[(to date)	
Nov. 15, 1960	0	vith Other Companies]	
1101. 10, 1000	1987:	Siemens Technical Center R&D	
		Engineer	
	1999:	Valeo Group Vice President	
		responsible for China	
		(Valeo China HQ)	
	2007:	Valeo Group Vice President	
		responsible East Asia,	
		Representative Director &	
	2010	President of Valeo Japan Co., Ltd.	
	2010:	Valeo Group Vice President	

	responsible for Japan, Response to time divergence of Value	
	Representative Director of Valeo	
	Engine Cooling Japan Co., Ltd.	
	Representative Director &	
T 0.01 F	President of Valeo Japan Co., Ltd.	
June 2017	Representative Director &	
	President of Valeo Japan Co., Ltd.	
	ncurrent positions in other Company] ve Director & President of Valeo l.	
Since takin Director in 201 performance of resources into and mirror bus organizing our reinforced a go compliance.	ndidacy for Director ag the position of Representative 10, he has reinforced and improved f our group by focusing the business our core businesses, i.e., the lamp siness, and strengthening and ASEAN operations. He has also overnance system, including stronger He is nominated as a candidate for a ler to secure sustainable growth of	
	ice as Director (at the close of this Meeting): 9 years and 9 months	

			Number
	I	Brief Profile, Positions and	of
	I	Responsibilities at Ichikoh	Ichikoh
Name	[Status of	of Important concurrent positions	Shares
(Date of Birth)		in other companies]	held
	2017, June	Representative Director &	
		President & COO	
	[]]]]]]]]]]]]]]]]]]]]]]]]]]]]]]]]]]]]]]	(to date)	
	-	with Other Companies]	
	1996	Ford Motor Company, Germany, Supplier Trainer and MP&L	
		Analyst	
	2000	Purchasing Manager,	
	2000	Electrical and Electronics, Ford &	
		Jaguar	
		Lear Corporation Europe,	
		Germany	
	2003	Director, Asian Program	
		Management	
		Lear Corp. Electrical & Electronics	
	2005	Division, Philippines	
	2005	General Manager Lear Corporation - Dong Feng	
		Motors JV, China	
Candidate	2007	General Manager	
No. 2		Valeo -Lighting Division, China	
		and	
[For re-election]		Chairman of Joint Venture Valeo	
	2010	Ichikoh (FIV), Foshan Lighting	0
	2010	Regional Operations Director,	Ũ
Heiko Sauer		Product Group Lighting Valeo, China	
April 25,1968		Unina	
-	[Important co	oncurrent positions in other Company]	
		other positions in other companies as	
	of today after	assumed the position of	
	representati	ve Director & President & COO of the	
	Company.		
		andidacy for Director	
		vledge of European automotive deep management background in	
	-	arts companies in China and ASEAN	
	-	is nominated as candidate for a	
	-	use by utilizing his insights and	
	experiences in deliberations of the meetings of the		
		ectors, he can contribute to the	
	-	t of corporate value of the Company	
	group.		
	Length of ser	vice as Director (at the close of this	
	Shareholders Meeting): 9 months		

			Number
			of
		ef Profile, Positions and	Ichikoh
Nama		sponsibilities at Ichikoh	Shares
Name		Important concurrent positions	
(Date of Birth)	in other compa		held
	April 1990:	Joined Ichikoh Industries, Ltd.	
	October 2006:	Manager of Start of Production Quality Assurance Section,	
		Quality HQ	
	October 2008:	GM of Project QCD Assurance	
		Department	
	March 2009:	GM of Project Management	
		Department	
	April 2010:	Executive Officer & GM of Project	
		Management Department	
	June 2011:	Managing Director, supervising	
	A 10010	Project Management Design HQ	
	April 2012:	Managing Director, supervising	
		Project Management HQ and R&D HQ	
	June 2012:	Director & Managing executive	
		Officer responsible for Project	
		Management HQ and R&D HQ	
	April 2014:	Director & Managing Executive	
		Officer responsible for Project	
		Management HQ and Production	
Candidate		Division	
No. 3	February 2016	Director & Managing Executive	
[For re-election]		Officer responsible for Project	
		Management HQ/Project Progress Control Office and	30,429
Kazuyuki		Production Division Manager	
Miyashita	June 2016:	Director & Senior Managing	
(Nov. 9, 1966)		Executive Officer responsible for	
(100, 5, 1500)		R&D HQ/Project Progress Control	
		Office, Manager of Project	
		Management and Production	
		Division	
	May 2017:	Director & Senior Managing	
		Executive Officer responsible for R&D HQ, Project Progress	
		Control Office and General	
		Manager of Project Management	
		Headquarters	
		(to date)	
		_	
		sitions in other Company]	
		her positions in other companies	
	since joined th	e Company.	
	Roscon for Co	ndidaev for Director	
		ndidacy for Director volved for a long time in new	
	-	t management and quality control	
		erseeing design and development	
		n, he has been performing his	

duties by a high level of knowledge of manufacturing and engineering. He is nominated as a candidate to continue as a Director because it is judged that continuously using his knowledge and experience is necessary to raise the value of our business.	
Length of service as Director (at the close of this Shareholders Meeting): 6 years and 9 months	

		Number
		of
	Brief Profile, Positions and Responsibilities at	Ichikoh
Name	Ichikoh	Shares
	Status of Important concurrent positions in other	
(Date of Birth)	companies]	held
	June 2011 Ichikoh Business Division Executive	
	Officer	
	June 2012 Ichikoh Executive Officer, Business Division General Mgr.	
	June 2013 Ichikoh Executive Officer, Mirror	
	Division General Mgr., IPS/Logistics	
	General Mgr.	
	June 2014 Ichikoh Executive Officer, Mirror	
	Division General Mgr.	
	June 2015 Ichikoh Executive Officer, Mirror	
	Division General Mgr., ASEAN	
	Operations Director	
	June 2016 Director & Senior Managing	
	Executive Officer, Mirror Division	
	General Mgr., ASEAN Operations	
	Director	
	(to date)	
Candidate	[Background with other Companies]	
No. 4	April 1981 Joined Honeywell Japan K.K.	
110. 1	May 2007 Joined Valeo Japan K.K.	
	(to date)	
1	[Important positions in other Company]	21,450
[For re-election]	[Important positions in other Company] Has held no other positions in other companies	
Hideo Nakano	from taking the position of Executive Officer of	
(Nov. 12, 1959)	Ichikoh until the present.	
, , ,	tenikon until the present.	
	Reason for Candidacy for Director	
	He has superior insight of manufacturing	
	operations and business, which has been	
	developed through broad experience in the	
	automotive parts industry, including overseas	
	company. At present, he is pursuing operations	
	as the person responsible for the mirror business	
	and our overall ASEAN operations. He is	
	nominated as a candidate for Director because it	
	is judged that he can contribute to increase the	
	value of our group's business by making use of	
	such knowledge and experience in deliberations	
	of the Board of Directors' meeting going forward.	
	Longth of some as Director (at the slose of this	
	Length of service as Director (at the close of this Shareholders Meeting): 1 year and 9 months	
	Shareholders Meeting). I year and 9 months	

			Number
	Brief Profi	le, Positions and Responsibilities at Ichikoh	of Ichikoh
Name (Date of Birth)	[Status of In	nportant concurrent positions in other companies]	Shares held
	May 2014	Joined Ichikoh as the General Manager of Corporate Planning Department	
	June 2014	Ichikoh Executive Officer, General Manager of Corporate Planning Department	
	June 2016	Director & Ichikoh Executive Officer responsible for Corporate Planning Department, Legal Department, Finance Headquarters and Compass GCC Department	
	Jan 2017	Director & Ichikoh Managing Executive Officer responsible for Corporate Planning Department, Legal Department and Finance Headquarters	
	June 2017	Director & Ichikoh Senior Managing Executive Officer responsible for Corporate Planning Department, Legal Department and Finance Headquarters (to date)	
Candidate No. 5	[Background April 1983	d with Other Companies] Joined The Industrial Bank of Japan, Limited	
	June 1998	Deputy General Manager, Chicago Branch of same bank	19,002
[For re-election] Hideki Shirato	March 2003	General Manager, Americas Office of Structured Finance Sales Dept., Mizuho Corporate Bank, Ltd.	
(Jun. 4,1959)	March 2006	General Manager, Advisory Dept. 5, Mizuho Securities Co., Ltd.	
	June 2008	General Manager., Investment Bank	
	April 2012	Dept. 6 of same company President, Mizuho Americas LLC	
	Has held no from taking	positions in other Company] other positions in other companies the position of General Manager of lanning Department of Ichikoh to	
	He has s operations, v broad exper- including ov responsible Legal Depar is pursuing business/gov	Candidacy for Director uperior insight regarding business which has been developed through ience with financial institutions, erseas company. At present, for Corporate Planning Department, thent and Finance Headquarters, he work regarding vernance/finance strategies. He is as a candidate for Director because it	

is judged that he can contribute to increase the value of our group's business by making use of this knowledge and experience in deliberations of the Board of Directors' meetings going forward.	
Length of service as Director (at the close of this Shareholders Meeting): 1 year and 9 months	

		Brief Profile, Positions and	
N		Responsibilities at Ichikoh	
Name		of Important concurrent positions	
(Date of Birth)	in other con		
	August 201	1 Executive Officer Finance HQ	
		Director of Ichikoh	
	July 2012	Ichikoh Managing Executive Officer	
		Finance HQ Director	
	June 2014	Ichikoh Managing Executive Officer	
		Lighting BU Director	
	June 2017	Director & Ichikoh Senior Managing	
		Executive Officer Lighting RO	
		Director	
		(to date)	
	Backgroun	d with Other Companies]	
	1996	Valeo Klimasysteme GmbH	
		(ex-Siemens) Industrial & Project	
		Controller (Germany)	
	2000	Zexel Valeo Climate Control	
		Corporation, Financial Controller	
		Overseas Divisions & General	
		Manager Management Planning	
		Department	
	2006	Valeo Climate Control (France)	
Candidate		Cabin Air Filtration Division,	
No. 6		Division General Manager	
	2010	Valeo Climate Control (France)	
		Product Group Aftermarket Director	19,450
[For re-election]		I I I I I I I I I I I I I I I I I I I	
Christophe Vilatte	Important	t positions in other Company]	
(May 28, 1972)		other positions in other companies	
		the position of Executive Officer of	
	Ichikoh.	, , , , , , , , , , , , , , , , , , ,	
	Reason for	Candidacy for Director	
		e than 20 years spent in the	
		industry working worldwide, he has	
		ping an extensive knowledge of this	
		d has been also showing	
	•	ry performance in management. He	
		responsible for the management of	
		isiness of the Company, and he is	
		as candidate for a Director because we	
		, by utilizing his insights and	
		in deliberations at the Board of	
	-	e can contribute to the improvement	
		rate value of our Company group.	
		rate talue of our company group.	
	Length of se	ervice as Director (at the close of this	
		rs Meeting): 9 months	
L	Sharonoide		

		Number
	Brief Profile, Positions and Responsibilities at	of
Name	Ichikoh	Ichikoh
	Status of Important concurrent positions in other	Shares
(Date of Birth)	companies]	held
	2015 Jun Director, Ichikoh (to date)	
	[Background with Other Companies]	
	1998 Valeo Group Headquarter, Group	
	Budget Controller	
	2000 Valeo Wire Harness, Division	
	Management Controller	
	2003 Valeo Wire Harness, Site Financial	
	Controller	
	2004 Valeo Lighting Systems Branch	
	Management Controller	
	2008 Valeo Rear Lighting Systems Division	
	Financial Controller 2010 Valeo Lighting Systems Product Group	
	Finance Director	
Candidate	2011 Valeo Visibility Business Group	
No. 7	Finance Director	
	(to date)	
		0
	[Important positions in other Company]	0
[For re-election]	Valeo Visibility Business Group Finance Director	
Bruno Thivoyon		
(May 17, 1974)	Reason for Candidacy for Outside Director	
	He has long years of experience in the automotive parts industry, and particularly in	
	finance, and demonstrates his superior	
	management skills. Since taking the position of	
	Director at Ichikoh in 2015, he has made use of	
	that experience and intimate knowledge to give	
	his opinions and make proposals. He is	
	continuously nominated as a candidate of a	
	Director because it is judged that it is ideal that	
	he continue to monitor the company's business as	
	a Director.	
	Length of service as an outside Director (at the	
	close of this Shareholders Meeting): 2 year and 9	
	months	
	1110110110	

		Number
	Brief Profile, Positions and Responsibilities at	of
	Ichikoh	Ichikoh
Name	[Status of Important concurrent positions in other	Shares
(Date of Birth)	companies]	held
	2017 June Director, Ichikoh	neiu
	(to date)	
	[Background with Other Companies]	
	1994 Allied Signal Automotive	
	Breaking Systems	
	2000 Division general manager of	
	Valeo Lighting Systems Italy	
	2008 Vice-President in Engine cooling	
	2010 Vice-President in Thermal	
	Powertrain Thermal Product	
	Group	
	2011 Valeo Italy Group President and	
	Fiat – Iveco Group Customer	
	Director	
$O = 1^{\circ} 1_{\circ} 1_{\circ}$	2012 Vice President of Valeo Lighting	
Candidate	Systems Product Group	
No. 8	2014 Visibility Business Group	
	President	
	- current	
[For re-election]		0
	[Important positions in other Company]	0
Maurizio	President of Valeo Visibility Business Group,	
Martinelli	Director and Legal Representative of VALEO	
(September 15,	S.p.A., President of VALEO VISION SAS,	
1960)	Director & Chairman and Legal Representative of	
10007	VALEO ILUMINACION, S.A.U., Director and	
	Legal Representative of VALEO VISION	
	BELGIQUE	
	Basson for Condidoor for Ortside Director	
	Reason for Candidacy for Outside Director	
	He has long years of experience in the	
	automotive parts industry and excellent	
	management capability. He is nominated as candidate for a Director because it was judged	
	that it is ideal to have his deep insights be	
	utilized in deliberations of the Board of Directors'	
	meeting going forward.	
	meeting going tot watu.	
	Length of service as an outside Director (at the	
	close of this Shareholders Meeting): 9 months	

			Number
	Brief Profile, Positions and Responsibilities at		of
	21101 1 101110, 1	Ichikoh	Ichikoh
Name	[Status of Impor	tant concurrent positions in other	Shares
(Date of Birth)	to tables of impor	companies]	held
· ····· · · /	2015 June	Ichikoh Director	nonu
	2 010 0 u iio	(to date)	
	Background wit	th Other Companies]	
	April 1977 Analyst, McKinsey & Company,		
	January 1982	Industrial Project Finance	
		Officer, the World Bank	
	September 1986	Associate, McKinsey &	
		Company, Inc.	
	February 1989	Vice President M&A, Manager,	
		Guaranty Trust Bank,	
		(Currently JP Morgan)	
	May 1992	Japan Representative of N M	
		Rothschild & Sons, Ltd.	
	April 1996	President of Rothschild Japan	
		K.K.	
	October 1999	Representative partner, ACTIV	
Candidate		Investments Partners	
No. 9	June 2002	CEO, ACTIV Investments	
		Partners	
	December 2005	CEO of DRC Capital Ltd.	
		(to date)	
[for re-election]			1,400
[Outside Director]		ions in other Company]	
[Independent]	CEO, DRC Cap	ital Ltd.	
Hideo Aomatsu			
	Reason for Candidacy for Outside Director		
(June 29,1954)		nced knowledge regarding	
		ons, developed through road with advisory companies	
	-	stitutions, including overseas	
		ditionally, he has broad	
	-	ding the improvement of the	
		vestment target companies, which	
	is gained through management of fund management companies. He is continuously		
	nominated as a candidate of an Outside		
	Independent Director because it is judged that it		
	is ideal that he continues to monitor the		
	company's business as an Outside Director.		
	Length of service as an outside Director (at the		
	close of this Shareholders Meeting): 2 year and 9 months		
	monono		

	2015 June	Ichikoh Director	
	[D]]	(to date)	
	-	with Other Companies]	
	1979	Joined Michelin France	
	1985	GM of Engineering Dept., Nihon	
	1001	Michelin Tire Co. ltd.	
	1991	GM of 1 st Development Dept.,	
		Passenger Car and Commercial	
		Car Tire Development Group,	
	1007	Michelin France	
	1995	CEO, Michelin Research Asia	
	2007	B.V.	
	2005	Director of the Research and	
		Development Center, Michelin	
	2005	Europe	
	2007	President & CEO, Nihon	
Candidate	2000	Michelin Tire Co., Ltd	
No. 10	2009	Michelin Group Senior	
		Vice-President & CEO of	
	2015	Michelin Korea Tire Co. Ltd.	
	2015	Nihon Michelin Tire Co., Ltd.	1 400
[for re-election]		Representative Director and	1,400
[Outside Director]	2016	Chairman of the Board	
[Independent]	2016	Nihon Michelin Tire Co., Ltd.	
Bernard Delmas		Chairman (ta data)	
		(to date)	
(April 21, 1954)	[Important n	acitions in other Company	
		ositions in other Company] Nihon Michelin Tire Co., Ltd.	
	Chairman or	Milon Michellin The Co., Ltd.	
	Bosson for Co	andidacy for Outside Director	
		ng years of experience in the global	
		arts industry, through which he has	
	-		
	developed advanced knowledge of business management. He is continuously nominated as a		
	candidate of an outside Director because it is		
	judged that it is ideal that he continues to		
	monitor the company's business as an Outside		
	Independent Director.		
		Dir 00001.	
	Length of ser	vice as an outside Director (at the	
	close of this Shareholders Meeting): 2 year and 9		
	months	joar and b	
·			

(Notes)

1. Ali Ordoobadi assumed the position of the Representative Director and President of Valeo Japan Co., Ltd. as of June 30, 2017. Valeo Japan Co., Ltd. is engaged in the same business field of Ichikoh of wiper and fog lamp.

- 2. There is no special interest relationship between any of the other candidates and Ichikoh.
- 3. Hideo Aomatsu, and Delmas Bernard are outside Directors. Hideo Aomatsu and Delmas Bernard have been reported to the Tokyo Stock Exchange as independent corporate officers and, in the event that they are both re-appointed, we plan to continue to report them in the same status.
- 4. We have executed an agreement between Hideo Aomatsu and Delmas Bernard, based on the provisions of Article 423-1 of the Companies Act, limiting their liability for damages under Article 425-1 of said Act with minimum limit amount as set forth in Article 425-1 of said Act, and in the event that they are both re-appointed, we intend to

continue said agreement with them.

- 5. The number of shares of the Company that are held are noted is the number of shares actual held by each Director including the number of shares held though corporate officers stock ownership plan as of March 31, 2017.
- 6. The compensation of performance share of Valeo, were provided to the Directors acting Executive Officer Ali Ordoobadi, Heiko Sauer, Kazuyuki Miyashita, Hideo Nakano, Hideki Shirato, Christophe Vilatte.

Proposal No. 3: Appointment of One (1) Substitute Corporate Auditor

We propose that one Substitute Corporate Auditor be appointed, in the event that the statutory number of the Corporate Auditors is not satisfied.

This proposal has been agreed to by the Board of Corporate Auditors.

The candidate for a Substitute Corporate Auditor is as follows.

	Brief Profile, Positions and	
	Responsibilities at Ichikoh	Number of Ichikoh
Name	[Status of Important positions in other	Shares
(Date of Birth)	companies]	Held
	 2001 Registered as an attorney (Tokyo Bar Association) Joined Kamano Sogo Law Offices 2006 Saito Law Office (to date) 	
	[Important positions in other Company] Saito Law Office, Outside Director of Tokyo Soko Unyu Co.,LTD.	
Shigenori Saito (October 1, 1970)	Reason for Candidacy for Substitute Auditor He has broad experience as an attorney. He is nominated as a candidate for Substitute Corporate Auditor because it is judged that it would be ideal for him to take the position of Corporate Auditor in the event that a vacancy in the Corporate Auditor occurs and actively use his advanced knowledge in overseeing the company.	0

(Notes)

- 1. The candidate has no special interest relationship with the Company.
- 2. Candidate Mr. Shigenori Saito is a candidate for substitute Outside Corporate Auditor.
- 3. In the event that Mr. Shigenori Saito is appointed as a Corporate Auditor, we intend to register Mr. Shigenori Saito as an Independent Director as stipulated by the Tokyo Stock Exchange
- 4. In the event that Mr. Shigenori Saito is appointed as a Corporate Auditor, we intend to execute an agreement between him and Ichikoh, based on the provisions of Article 427-1 of the Companies Act, limiting his liability for damages under Article 423-1 of said Act with minimum limit amount as set forth in Article 425-1 of said Act.