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Securities Code: 3837

Date of Sending by Postal Mail: June 10, 2024

Start Date of Electric Format: June 4, 2024

To Our Shareholders

Tomizo Ueda, Representative Director, Chairman and CEO Ad-Sol Nissin Corporation 1-8, Konan 4-chome, Minato-ku, Tokyo

Notice of the 49th Annual General Shareholders Meeting

It is a pleasure to inform you that the 49th Annual General Shareholders Meeting of Ad-Sol Nissin Corporation (the "Company") will be held as described below.

When convening this meeting, the Company takes measures for providing information that constitutes the content of the reference documents for the general shareholders meeting, etc. (items for which measures for providing information in electronic format are to be taken) in electronic format, and posts this information on each of the following websites on the internet. Please access either of the websites by using the internet address shown below to review the information.

Company's website:

https://www.adniss.jp/ir/stock/soukai.html (in Japanese)

(From the above website, select "49th Annual General Shareholders Meeting.")

General Shareholders Meeting material website:

https://d.sokai.jp/3837/teiji/ (in Japanese)

TSE website (Listed Company Search):

https://www2.jpx.co.jp/tseHpFront/JJK010010Action.do?Show=Show (in Japanese)

(Access the TSE website by using the internet address shown above, enter "Ad-Sol Nissin" in "Issue name (company name)" or the Company's securities code "3837" in "Code," and click "Search." Then, click "Basic information" and select "Documents for public inspection/PR information." Under "Filed information available for public inspection," click "Click here for access" under "Notice of General Shareholders Meeting /Informational Materials for a General Shareholders Meeting.")

If you will not be attending the meeting in person, you may exercise your voting rights either in writing or via the Internet, etc. Please review the items in the Reference Documents for General Shareholders Meeting and exercise your voting rights.

1. Date and Time Wednesday, June 26, 2024, at 10:00 a.m. (JST)

(The reception desk will open at 9:00 a.m.)

2. Venue Conference Room, 28th Floor, Main Tower, Shinagawa Prince Hotel

10-30, Takanawa 4-chome, Minato-ku, Tokyo

3. Objectives

Matters to be reported

- 1. Business Report and Consolidated Financial Statements for the 49th Fiscal Term (from April 1, 2023 to March 31, 2024), and Audit Reports of Consolidated Financial Statements by Financial Auditor and Board of Company Auditors
- 2. Report on Non-Consolidated Financial Statements for the 49th Fiscal Term (from April 1, 2023 to March 31, 2024)

Matters to be resolved

Proposal No. 1 Appropriation of Surplus Proposal No. 2 Election of Eight (8) Directors

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

- If neither approval nor disapproval of each proposal is indicated on the Voting Form, the Company will deem that you
 indicated your approval of the proposal.
- When attending the meeting, please submit the Voting Form sent out with this notice to the reception desk.
- If revisions to the items subject to measures for electronic provision arise, a notice of the revisions and the details of the items before and after the revisions will be posted on the websites provided on the previous page.
- Note that, for this meeting, paper-based documents stating items for which measures for providing information in electronic format are to be taken will be delivered to all shareholders regardless of whether they have made a request for delivery of such documents. Among the items for which measures for providing information in electronic format are to be taken, in accordance with the provisions of laws and regulations and Article 16 of the Company's Articles of Incorporation, the Company has excluded the following items from the paper-based documents sent to shareholders.
 - * "System to Ensure the Properness of Operations and the Operational Status of the System" in the Business Report
 - "Consolidated Statement of Changes in Equity" and "Notes to Consolidated Financial Statements" in the Consolidated Financial Statements
 - "Non-Consolidated Statement of Changes in Equity" and "Notes to Non-Consolidated Financial Statements" in the Non-Consolidated Financial Statements

These items are part of the consolidated financial statements and the non-consolidated financial statements that were audited by Financial Auditor in preparing the financial audit report, and a part of the business report, the consolidated financial statements and the non-consolidated financial statements that were audited by the Board of Company Auditors in preparing the audit report.

Reference Documents for General Shareholders Meeting

Appropriation of Surplus Proposal No. 1

The Company considers the return of profits to its shareholders to be one of the most important management issues, and it will pay attention to sustainable and stable dividend distribution. In consideration of future business development and other factors, the Company proposes the payment of year-end dividends for the fiscal year as follows:

Year-end dividends

surplus takes effect

Kind of dividend property	Cash
Matters regarding assignment of dividend property and its total book value	¥24 per common share of the Company Total payment: ¥223,633,584
(Note) As the Company has already paid an interim the annual dividend for the fiscal year will be ¥43 pe	•
The day on which the distribution of dividend of	June 27, 2024

Proposal No. 2 **Election of Eight (8) Directors**

The terms of office of all eight (8) Directors will expire at the conclusion of this meeting. Therefore, the Company proposes the election of eight (8) Directors.

The candidates for Director are as follows:

Candidate no.	Name	Candidate attributes	Current position and responsibility in the Company
1	Tomizo Ueda	Reelection	Representative Director, Chairman and CEO
2	Toshiaki Shinozaki	Reelection	Representative Director, President and COO
3	Hajime Onishi	Reelection	Managing Director
4	Norikazu Teramura	Reelection	Director, General Manager of Management Division
5	Hiroshi Mineno	Reelection Outside Independent	Outside Director
6	Koichi Hirota	Reelection Outside Independent	Outside Director
7	Nobushige Takamizawa	Reelection Outside Independent	Outside Director
8	Motoko Fukui	New election Outside Independent	_

Reelection Candidate for Director to be reelected New election Candidate for Director to be newly elected Outside Candidate for outside Director Candidate for Independent officer

Independent

Candidate	Name	Brief biogra	Number of shares of the Company				
no.	(Date of birth)	Company	Company (and status of important concurrent holding of				
	(Daile of ontil)		positions outside the Company)	held			
		Apr. 1974	Joined Takebishi Electric Corporation (currently TAKEBISHI CORPORATION)				
		July 1978	July 1978 Established Kiyo Computer System Co., Ltd., Representative Director				
		Dec. 1989	Managing Director of Sterling System Co., Ltd.				
	Tomizo Ueda	Nov. 1991	Joined Japan Information Engineering Co., Ltd. (currently SCSK Corporation)				
	(September 19, 1951)	Feb. 2004	Joined the Company	138,800 shares			
		Apr. 2004	General Manager of F&B Solutions Business Division				
		June 2004	Director				
1		June 2005	Managing Director				
Reelection		Apr. 2010	Representative Director and President				
		June 2021	Representative Director, Chairman and CEO				
			(current position)				
	[Reasons for designatio	n as candidate	e for Director]				
	Mr. Tomizo Ueda has se	erved as Repre	esentative Director and President since 2010, and ha	as a track record of			
	driving the earnings exp	pansion of the	Company as well as abundant experience and exter	nsive insight in			
	management. As Repres	sentative Dire	ctor, Chairman and CEO since 2021, Mr. Ueda has	been playing an			
	appropriate role to cont	ribute to the in	nprovement of the corporate value of the Company	, including			
	supervision over decision-making on important management matters and the execution of business. The						
	Company judges that he can be expected to contribute to the sustainable growth of the Company Group and						
	the improvement of medium- to long-term corporate value, by continuing to utilize such experience and						
	achievements in the management of the Company in the future. Therefore, the Company proposes him as a						
	candidate for Director.			T			
		Apr. 1989	Joined the Company				
		July 2010	General Manager of I&C Solutions Business Division				
		Apr. 2012	General Manager of Engineering Solutions Business Division				
	Toshiaki Shinozaki	Apr. 2013	General Manager of Social Systems Business Division	37,800 shares			
	(June 12, 1966)	June 2015	Director, General Manager of Social Systems Business Division				
		June 2018	Managing Director				
2		June 2020	Senior Managing Director				
Reelection		June 2021	Representative Director, President and COO				
receiention		Julie 2021	(current position)				
	[Reasons for designatio	n as candidate	· · · · · · · · · · · · · · · · · · ·	<u> </u>			
	_		experience and extensive insight regarding the over	rall system			
			s contributed significantly to the earnings expansion	•			
			t and COO since 2021, Mr. Shinozaki has also been				
	-		mpany's business to contribute to the improvement				
			ng strong leadership. The Company judges that he c	_			
			s expansion, by continuing to utilize such experience				
	achievements in the management of the Company in the future. Therefore, the Company proposes him as a						
	candidate for Director.						

C 11.1.4	N	Brief biogra	phical outline, and position and assignment in the	Number of shares			
Candidate	Name		(and status of important concurrent holding of	of the Company			
no.	(Date of birth)		positions outside the Company)				
		Apr. 1982	Joined Matsushita Electric Works, Ltd.				
ı			(currently Panasonic Holdings Corporation)				
		Feb. 1999	Joined Matsushita Electric Works Information				
			Systems Co., Ltd. (currently Panasonic				
			Information Systems Co., Ltd.)				
		Apr. 2008	Executive Officer, General Manager of Tokyo				
			Branch and Director of Solution Sales Business Unit				
	Hajime Onishi	Apr. 2009	Executive Officer, Director of Sales Business Unit				
	(April 4, 1959)	Apr. 2013	Executive Officer, Vice Director of Solution	3,300 shares			
		Apr. 2013	Business Unit and Vice Director of Service				
			Business Unit				
3		June 2014	Director, Director of Solutions Business Unit				
Reelection		Oct. 2015	Managing Director				
		Apr. 2016	Senior Managing Director				
		Mar. 2020	Joined the Company				
		Apr. 2020	General Manager of IoT Solutions Division				
		June 2020	Managing Director (current position)				
	[Reasons for designation						
	-		erience and extensive insight regarding managemen	t having served as			
	-	_	utions departments of an IT company and director of	-			
			onishi has been playing an appropriate role to contrib				
			of the Company, such as leading the solution busines				
	the Company's core businesses. The Company judges that he can be expected to contribute to the expansion						
	of the business by continuing to utilize such experience and achievements in the management of the Company in the future. Therefore, the Company proposes him as a candidate for Director.						
		Jan. 1991	Joined the Company				
		Apr. 2003	General Manager of Sales Department, Kansai Branch Office				
		Apr. 2005	Deputy General Manager of Kansai Branch				
		,	Office				
		Apr. 2007	General Manager of Operations Department				
		Apr. 2009	Executive Officer and General Manager of				
	Norikazu Teramura		Operations Department				
	(November 8, 1961)	Oct. 2014	General Manager of Human Resources	50,211 shares			
		Apr. 2019	Management Department General Manager of General Affairs and				
		Apr. 2018	Human Resources Department				
4		Apr. 2019	Deputy General Manager of Management				
Reelection		7	Division				
		Apr. 2020	General Manager of Management Division				
		June 2022	Director, General Manager of Management				
			Division (current position)				
	[Reasons for designation						
			experience and extensive insight in the accounting,				
	_		rector of Management Division since 2022, Mr. Tera				
			ute to the improvement of the corporate value of the				
			al organizational reforms and reinforcement of inter				
			eted to contribute to operational reforms in overall n				
	_		nternal control, by continuing to utilize such experion he Company in the future. Therefore, the Company				
	candidate for Director.	magement of t	ne company in the future. Therefore, the Company	proposes min as a			
	candidate for Director.						

Candidate Name		Brief biogra	phical outline, and position and assignment in the	Number of shares
		Company	of the Company	
110.	no. (Date of birth)		positions outside the Company)	held
		Apr. 1999	Joined Nippon Telegraph and Telephone Corporation	
		Oct. 2002	Assistant, Faculty of Informatics, Shizuoka University	
		Apr. 2007	Assistant Professor, Faculty of Informatics,	
	Hiroshi Mineno (December 11, 1974) 5 Reelection Outside	Apr. 2011	Shizuoka University Associate Professor, Faculty of Informatics, Shizuoka University	
		Apr. 2013	Associate Professor, Graduate School of Information, Shizuoka University	2,700 shares
		June 2014	Outside Director of the Company (current position)	2,700 shares
		Apr. 2015	Associate Professor, College of Informatics, Shizuoka University	
		Apr. 2018	Professor, College of Informatics, Shizuoka University (current position)	
Independent		Apr. 2022	Professor, Research Institute of Green Science and Technology, Shizuoka University (current	
			position)	

[Reasons for designation as candidate for outside Director and summary of expected roles] As a professor and researcher at the College of Informatics / the Research Institute of Green Science and Technology, Mr. Hiroshi Mineno has outstanding insight and extensive knowledge, such as being well versed in state-of-the-art technological trends in the fields of information and communications technology and AI, and actively provides advice and recommendations at the Company's Board of Directors meetings from an independent position. Going forward, the Company expects that he will provide useful guidance on the Company's business from a specialized viewpoint in the fields of information and communications technology and AI in particular. Therefore, the Company proposes him as a candidate for outside Director. He has never in the past been involved in the management of a company except as an outside officer. However, the Company judges he will appropriately fulfill his duties as an outside Director based on the above reasons.

Candidate no.	Name (Date of birth)	Brief biogra Company	Number of shares of the Company held			
6 Reelection Outside Independent	Koichi Hirota (July 1, 1961)	Apr. 1984 Apr. 1999 Jan. 2001 Oct. 2006 Aug. 2007 Feb. 2013 Jan. 2014 July 2015 Aug. 2017 Jan. 2018 May 2019 June 2019 Oct. 2020	positions outside the Company) Joined the National Police Agency Commissioner of Technology Countermeasures Division, Info- Communications Bureau, National Police Agency Deputy Director of IT Security Office, Cabinet Secretariat, and Counsellor, Cabinet Secretariat Counsellor of Commissioner-General's Secretariat, National Police Agency (in charge of intelligent traffic policy) Chief of the Ehime Prefectural Police Department Manager of Traffic Planning Division, Traffic Bureau, National Police Agency Director of Traffic Bureau, Metropolitan Police Department Chief of the Office for Youth and Security Management, Tokyo Metropolitan Government Director of the Police Policy Research Center, National Police Academy Chief of the Osaka Prefectural Police Headquarters Adviser of Nippon Life Insurance Company Outside Director of the Company (current position) Special Adviser of ARUHI Corporation	1,400 shares		
	-		(current position) e for outside Director and summary of expected role rience and achievements, as well as extensive know	_		
	Mr. Koichi Hirota has abundant experience and achievements, as well as extensive knowledge, such as performing important roles on the front lines of police administration, and actively provides advice and recommendations at the Company's Board of Directors meetings from an independent position. Going forward, the Company expects that he will provide useful guidance on the Company's business mainly from a specialized viewpoint in the field of information security and crisis management. Therefore, the Company					
	proposes him as a candidate for outside Director. He has never in the past been involved in the managemen					

of a company except as an outside officer. However, the Company judges he will appropriately fulfill his

duties as an outside Director based on the above reasons.

Candidate	Name	Brief biogra	Number of shares of the Company				
no.	(Date of birth)	Company	Company (and status of important concurrent holding of				
	,		positions outside the Company)	held			
		Apr. 1978	Joined the Defense Agency				
		July 1993	Director for Policy Planning of Secretariat of				
			the Minister of State for Defense, Defense				
			Agency				
		Aug. 1994	Visiting Research Fellow at the U.S. National				
			Defense University (stationed in Washington,				
			D.C., the U.S.)				
		July 1997	Councillor, Cabinet Secretariat (Cabinet				
		I1 2004	Security Affairs Office)				
		July 2004	Deputy Director-General of Secretariat of the Minister of State for Defense and Deputy				
			Director, Defense Intelligence Headquarters,				
			Defense Agency				
		Aug. 2005	Head of Yokohama Regional Defense Facilities				
		11ag. 2003	Administration Bureau, Defense Facilities				
			Administration Agency				
		Sept. 2007	Director General, Bureau of Operational				
			Policy, Ministry of Defense				
Takamizawa	Nobushige	Jan. 2008	Director General, Bureau of Defense Policy,	600 1			
	(September 4, 1955)		Ministry of Defense	600 shares			
	(September 4, 1933)	Aug. 2011	President, National Institute for Defense				
7			Studies, Ministry of Defense				
Reelection		July 2013	Assistant Chief Cabinet Secretary (National				
Outside			Security Affairs and Crisis Management)				
Independent		Jan. 2014	Concurrently served as Deputy Secretary				
- Independent		T 2015	General of National Security Secretariat				
		Jan. 2015	Concurrently served as Director General of the				
			National center of Incident readiness and Strategy for Cybersecurity (NISC)				
		Dec. 2016	Ambassador Extraordinary and Plenipotentiary				
		Dec. 2010	of Delegation of Japan to the Conference on				
			Disarmament (stationed in Geneva,				
			Switzerland)				
		Apr. 2020	Visiting Professor at Graduate School of Public				
		1	Policy, The University of Tokyo (current				
			position)				
		June 2022	Outside Director of the Company (current				
			position)				
			e for outside Director and summary of expected role				
	_		dant experience and achievements, as well as exten	_			
	such as performing important roles in government agencies mainly in the fields of diplomacy and defense,						
	and actively provides advice and recommendations at the Company's Board of Directors meetings from an						

[Reasons for designation as candidate for outside Director and summary of expected roles] Mr. Nobushige Takamizawa has abundant experience and achievements, as well as extensive knowledge, such as performing important roles in government agencies mainly in the fields of diplomacy and defense, and actively provides advice and recommendations at the Company's Board of Directors meetings from an independent position. Going forward, the Company expects that he will provide useful guidance on the Company's business from a specialized viewpoint in the field of global management and information security in particular. Therefore, the Company proposes him as a candidate for outside Director. He has never in the past been involved in the management of a company except as an outside officer. However, the Company judges he will appropriately fulfill his duties as an outside Director based on the above reasons.

Candidate	Name		Brief biographical outline, and position and assignment in the Number of shares			
no.	(Date of birth)	Company (and status of important concurrent holding of of the Compan				
no.	(Date of offili)		positions outside the Company)	held		
		Apr. 1983	Joined IBM Japan, Ltd.			
		Oct. 2002	General Manager, Public Systems Services			
			Business Division			
		Apr. 2006	Executive Officer			
		Apr. 2011	Representative Director and President, IBM			
	Motoko Fukui (April 20, 1959)		Japan Solution and Services Company	0 shares		
			(currently IBM Japan Digital Services	0 shares		
8			Company)			
New election		Apr. 2016	Director, Business Process Outsourcing			
Outside			Delivery, IBM Japan, Ltd.			
		Aug. 2018	Adviser of Win Consul Co., Ltd. (current			
Independent			position)			
	[Reasons for designation	n as candidate	for outside Director and summary of expected role	es]		
	Ms. Motoko Fukui has	abundant man	agement experience and achievements, as well as ea	xtensive		
	knowledge, such as ser	ving as head o	f business divisions of a Global IT company and Re	presentative		
	Director and President at its affiliated companies. The Company expects that at the Company's Board of					
	Directors meetings, she will also provide useful guidance on the Company's business from a specialized					
	viewpoint in the field of DX and public sectors in particular. Therefore, the Company proposes her as a					
	candidate for outside D	irector.				

- (Notes) 1. There is no special interest between any of the candidates and the Company.
 - Mr. Hiroshi Mineno, Mr. Koichi Hirota, Mr. Nobushige Takamizawa, and Ms. Motoko Fukui are candidates for outside Directors

The Company has submitted notification to the Tokyo Stock Exchange, Inc. for Mr. Hiroshi Mineno, Mr. Koichi Hirota, and Mr. Nobushige Takamizawa as Independent Directors as provided for by the aforementioned exchange. If the reelection of Mr. Hiroshi Mineno, Mr. Koichi Hirota, and Mr. Nobushige Takamizawa is approved, the Company plans for their designation as an Independent Director to continue. In addition, Ms. Motoko Fukui satisfies the requirements for an Independent Director as provided for by Tokyo Stock Exchange, Inc., and if her election is approved, the Company plans to submit a notification concerning her designation as an Independent Director.

- 3. Mr. Hiroshi Mineno, Mr. Koichi Hirota, and Mr. Nobushige Takamizawa are currently outside Directors of the Company. At the conclusion of this meeting, their tenures since assuming office as outside Directors will have been ten (10) years, five (5) years, and two (2) years, respectively.
- 4. To enable the Company to welcome useful personnel as outside Directors, pursuant to the provisions of Article 427, paragraph (1) of the Companies Act, the Company has stipulated in the Articles of Incorporation that the Company may enter into an agreement with each of outside Directors to limit their liability for damages under Article 423, paragraph (1) of the same act.

The Company has entered into the aforementioned agreement with each of Mr. Hiroshi Mineno, Mr. Koichi Hirota, and Mr. Nobushige Takamizawa, and if their reelection is approved, the Company plans to renew the aforementioned agreement with each of them. In addition, if the election of Ms. Motoko Fukui is approved, the Company plans to enter into the same agreement with her to limit her liability.

A summary of the details of the agreement is as follows:

- (1) The maximum amount of liability for damages under the aforementioned agreement shall be one (1) million yen or the amount set forth in Article 425, paragraph (1) of the Companies Act, whichever is higher.
- (2) Limitation of liability shall be permitted only when such outside Director performs duties in good faith and without gross negligence that caused the liability.
- 5. The Company has entered into a directors and officers liability insurance policy as provided for in Article 430-3, paragraph (1) of the Companies Act with an insurance company. The policy covers losses that may arise from the insured's assumption of liability incurred in the course of the performance of duties as an officer or a person at a certain position, or receipt of claims pertaining to the pursuit of such liability.

Among the candidates under this proposal, those for re-election have already become the insured under this insurance policy, and if their re-election is approved, they will continue to be the insured. In addition, if the election of the new candidates is approved, they will be included among the insureds. In addition, the Company plans to renew the policy with the same terms at the next renewal.

(Reference) Skills Matrix of Directors and Company Auditors

If Proposal No. 2 is approved as proposed, the composition of the Company's Officers and their main knowledge and experience will be as follows.

Name	Position in the Company (plan)	Business adminis- tration, business strategy	Global experience, inter- national business	Legal affairs, govern- ance	Account- ing/ financial matters, finance	Human resources/ labor affairs, organization	Research and develop- ment (R&D)	Produc- tion technolo- gy, quality	DX ICT	Sales Market- ing	Cyber secu- rity
Tomizo Ueda	Representative Director, Chairman and CEO	0	0	0	0	0		0	0	0	0
Toshiaki Shinozaki	Representative Director, President and COO	0				0	0	0	0	0	
Hajime Onishi	Managing Director	0	0			0	0	0	0	0	\circ
Norikazu Teramura	Director	0		\circ	0	0					
Hiroshi Mineno	Outside Director	\circ					\circ		\bigcirc		
Koichi Hirota	Outside Director	\circ		\circ		0					\circ
Nobushige Takamizawa	Outside Director	0	0	\circ		0					\circ
Motoko Fukui	Outside Director	0	0	0		0		0	0	0	
Kazuhiro Goseki	Standing Company Auditor	0		0	0	0		0			
Yoshie Otaki	Outside Company Auditor	0	0	\circ	0				\bigcirc		
Hiroshi Endo	Outside Company Auditor	0	0	0	0	0	0	0	0		\circ

⁽Note) The above does not represent all of the knowledge and experience each Director and Company Auditor has.

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

The Company requests approval for the election of one (1) substitute Company Auditor. The purpose is to be ready to fill a vacant position should the number of outside Company Auditors fall below the number required by laws and regulations pursuant to the provisions of Article 329, paragraph (3) of the Companies Act.

The term of office of the substitute Company Auditor shall be the remaining term of office of the predecessor, provided that the number of Company Auditors shall be less than the number provided by laws and regulations.

In addition, this resolution shall be effective until the next annual general shareholders meeting is held. The validity of the election of substitute Company Auditor can be nullified by resolution of the Board of Directors if the consent of the Board of Company Auditors has been obtained; provided, however, that this applies only before assuming office.

The consent of the Board of Company Auditors has been obtained for the submission of this proposal. The candidate for substitute Company Auditor is as follows:

Name (Date of birth)	Brief biogra	Number of shares of the Company held					
	Oct. 1993	Joined Showa Ota & Co. (currently Ernst & Young ShinNihon LLC) Osaka Office					
	Aug. 2003	Graduated from the MBA program at the University of Southern California					
	Jan. 2004	Certified public accountant and certified public tax accountant, President of Kida CPA Office (current position)					
	Dec. 2006	Senior Partner of Gravitas Audit Corporation (current position)	0 shares				
	July 2013	Director of the Headquarters of the Japanese Institute of Certified Public Accountants					
Minoru Kida (July 30, 1970)	Mar. 2019	Outside Director, Audit and Supervisory Committee Member of OPTEX GROUP CO., LTD. (current position)					
	[Reasons for	[Reasons for designation as candidate for substitute outside Company Auditor]					
		As a Senior Partner of Gravitas Audit Corporation, Mr. Minoru Kida is familiar with international auditing and accounting operations and is also responsible for auditing					
	-	listed companies, which gives him a wealth of experience and knowledge, and is					
	•	expected to enable the Company to strengthen and enhance the audit system.					
		Therefore, the Company judges that he will appropriately fulfill his duties as an					
	outside Company Auditor. He has never in the past been involved in the management						
	of a company except as an outside officer. However, the Company judges he will						
appropriately fulfill his duties as an outside Company Auditor based on the a reasons.							
	reasons.						

- (Notes) 1. There is no special interest between the candidate and the Company.
 - 2. Mr. Minoru Kida is a candidate for substitute outside Company Auditor. Furthermore, Mr. Minoru Kida satisfies the requirements for an Independent Auditor as provided for by Tokyo Stock Exchange, Inc., and the Company plans to submit notification concerning his designation as an Independent Auditor if/when he assumes the position as a Company Auditor.
 - 3. To enable the Company to welcome useful personnel as a Company Auditor, pursuant to the provisions of Article 427, paragraph (1) of the Companies Act, the Company has stipulated in the Articles of Incorporation that the Company may enter into an agreement with the Company Auditor to limit his liability for damages under Article 423, paragraph (1) of the same act.
 - The Company plans to enter into the aforementioned agreement with Mr. Minoru Kida if his election is approved and he assumes the office of outside Company Auditor.
 - A summary of the details of the agreement is as follows:
 - (1) The maximum amount of liability for damages under the aforementioned agreement shall be one (1) million yen or the amount set forth in Article 425, paragraph (1) of the Companies Act, whichever is higher.

- (2) Limitation of liability shall be permitted only when such Company Auditor has performed the duties that gave rise to the liability in good faith and without gross negligence.
- 4. The Company has entered into a directors and officers liability insurance policy as provided for in Article 430-3, paragraph (1) of the Companies Act with an insurance company. The policy covers losses that may arise from the insured's assumption of liability incurred in the course of the performance of duties as an officer or a person at a certain position, or receipt of claims pertaining to the pursuit of such liability.
 - If Mr. Minoru Kida's election is approved, he will be included in the policy as an insured at the time he assumes the office of outside Company Auditor. In addition, the Company plans to renew the policy with the same terms at the next renewal.