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To All Shareholders:

Kan Yoshimura, President
NAC CO., LTD.
1-25-1, Nishi-Shinjuku, Shinjuku-ku, Tokyo

## Notice of Convocation of the 53rd Annual General Meeting of Shareholders

We are pleased to inform you that the 53rd Annual General Meeting of Shareholders of the NAC CO., LTD. will be held as follows:

When convening this general meeting of shareholders, the Company takes measures for providing information that constitutes the content of reference documents for the general meeting of shareholders, etc. (items subject to measures for electronic provision) in electronic format, and posts this information on either of the following websites below.

#### Company website

https://www.nacoo.com/ (in Japanese)

(Please access the above website and select "Investor Relations," "Stock Information," and "Annual General Meeting of Shareholders" from the menu.)

### Shareholders' General Meeting materials website

https://d.sokai.jp/9788/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 "NAC CO., LTD." in "Issue name (company name)" or the Company's securities code "9788" 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 cannot attend the meeting, your voting rights can be exercised in writing or via the Internet. Please review the reference documents for the General Meeting of Shareholders below and exercise your voting rights by no later than 5:30 p.m. on Wednesday, June 26, 2024.

Date and time: 10:00 a.m., Thursday, June 27, 2024 (Reception starts at 9:00 a.m.)
 Venue: Eminence Hall, 5th floor, South Tower, Keio Plaza Hotel Tokyo

2-2-1 Nishi-Shinjuku, Shinjuku-Ku, Tokyo

#### 3. Agenda:

#### Reports:

- 1. Business Report, Consolidated Financial Statements, and reports by the Financial Auditor and the Audit & Supervisory Board on the audit results of Consolidated Financial Statements for the 53rd fiscal year (from April 1, 2023 to March 31, 2024).
- 2. Non-consolidated Financial Statements for the 53rd fiscal year (from April 1, 2023 to March 31, 2024).

#### **Resolutions:**

Proposal No. 1 Appropriation of Surplus Proposal No. 2 Election of Four Directors

#### [Notes regarding the convocation]

- If you exercise your voting rights in writing (by mail) and do not indicate your approval or disapproval of the proposals on the voting form, we will treat it as if you had indicated your approval.
- The exercising of voting rights by proxy is permitted only when another shareholder who has voting rights is delegated as proxy. In this case, it is necessary to submit written proof of their right of proxy.
- If you exercise your voting rights both via the Internet and in writing (by mail), the vote exercised via the Internet will be treated as valid.
- If you exercise your voting rights more than once via the Internet, the last exercise shall be deemed to be valid.
- If attending the meeting in person, please complete and submit the voting form sent with this notice at the reception desk of the

- In the event of any modification to the items subject to measures for electronic provision, a notice will be posted on each website where the information is posted, both before and after the modification.
- For this general meeting of shareholders, we have delivered paper-based documents stating the items subject to measures for electronic provision to all shareholders, regardless of whether or not they have requested them. Among the items subject to measures for electronic provision, in accordance with the provisions of laws and regulations and Article 15 of the Company's Articles of Incorporation, the following items are not provided in the documents delivered to shareholders.
  - "Systems to Ensure the Appropriateness of Business Operations" and "Basic Policy Concerning Control of the Company" in the Business Report
  - "Consolidated Statements of Changes in Shareholders' Equity" and "Notes to Consolidated Financial Statements" in the Consolidated Financial Statements
  - "Non-consolidated Statements of Changes in Shareholders' Equity" and "Notes to Non-consolidated Financial Statements" in the Non-consolidated Financial Statements

Therefore, the Business Report, the Consolidated Financial Statements and the Non-consolidated Financial Statements included in the paper-based documents are a part of the Business Report, the Consolidated Financial Statements and the Non-consolidated Financial Statements audited by the Financial Auditor in preparing the Accounting Audit Report, and a part of the Consolidated Financial Statements and the Non-consolidated Financial Statements audited by the Audit & Supervisory Board Members in preparing the Auditor's Report.

## Reference Documents for the General Meeting of Shareholders

# Proposal No. 1 Appropriation of Surplus

The Company proposes the appropriation of surplus as follows:

## Year-end dividends

The year-end dividend for the 53rd fiscal year is based on a consolidated dividend to net assets ratio within 4% (annually) and a dividend payout ratio within 100%.

# (1) Type of dividend property

Cash

# (2) Allotment of dividend property and their aggregate amount

¥16 per common share of the Company Total dividends: ¥692,824,640

# (3) Effective date of dividends of surplus

June 28, 2024

## Proposal No. 2 **Election of Four Directors**

The term of office of three Directors including Hironari Kawakami, Yuichiro Koiso, and Kazuyoshi Wakimoto, will expire at the conclusion of this General Meeting of Shareholders. In addition, the term of office of Director Hiroaki Kumamoto will resign at the conclusion of this General Meeting of Shareholders. In that regard, the Company proposes the election of two Directors to be reappointed, and two Directors to be newly elected to further enhance the management system of the Company. Moreover, this proposal was considered by the Nomination and Remuneration Advisory Committee, which reported that there were no particular matters that needed to be raised.

The candidates for Director are as follows:

Candidate	Name (Date of birth)	Career summary, and position and responsibility		Number of the	
No.			in the Company		
No.		(Significant concurrent positions outside the Company)		owned	
		Jun. 2012	Joined the Company		
		Apr. 2013	Senior Executive Officer, General Manager of		
			Administrative Division of Business Support		
			Company		
		Apr. 2014	Managing Executive Officer		
ſ	Hironari Kawakami	Jun. 2014	Director (current position)		
		Apr. 2016	General Manager of Business Support Division		
	(October 28, 1965)	Feb. 2021	Representative of Beauty and Health Business		
			Company		
	Reelection	Jun. 2021	Representative of Housing Sales Business		
	Tenure as Director		Company	83,346	
	10 years	Jul. 2021	Senior Managing Executive Officer (current		
	Attendance at Board of		position)		
1	Directors meetings	Apr. 2024	Representative of CreCla Business Company		
	16/16		(current position)		
		[Significant concurrent positions outside the Company]			
		Director of J-wood Co., Ltd.			
		Director of K	Director of KDI CORPORATION		
		Director of BELAIR Co., Ltd.			
			Director of TOREMY Co., Ltd.		
		Director of Good Life Business Support Inc.			
	Reasons for nomination as candidate for Director				
	Hironari Kawakami has fulfilled his duties in supervising management as the person responsible for the Corporate				
	Division, and has strived to strengthen the management structure of the Group as a whole, as well as promoting				
	financial and other strategies. Based on his abundant experience and track record, he can make appropriate decisions				
	and execute duties on important matters in overall management as a Director, and he can be expected to contribute to				
	the growth and value enhancement of the Group. Therefore, the Company requests that he be elected as a Direction of the Group.				

- . There is no special interest between the candidate for Director and the Company.
- 2. The number of shares owned is as of March 31, 2024. In addition, the number of shares owned includes the portion he owns in the NAC Officer Stock Ownership Plan.

Candidate No.	Name (Date of birth)	Career summary, and position and responsibility		Number of the	
		in the Company		Company's shares	
		(Significant concurrent positions outside the Company)		owned	
		Apr. 1984	Joined the Company		
		Apr. 2010	Executive Officer, Head of the Operations		
			Office, Operations Department, CreCla		
	Kazuyoshi Wakimoto		Business Division		
	(July 12, 1961)	Jan. 2011	Deputy General Manager, Rental Business Division		
	Reelection	Apr. 2012	General Manager of With Business		
	Tenure as Director	Apr. 2016	Senior Executive Officer, Representative of Rental Business Company (current position)	43,926	
	8 years Attendance at Board of Directors meetings	Jun. 2016	Director (current position)		
2		Jul. 2019	Managing Executive Officer (current position)		
		[Significant concurrent positions outside the Company]			
	16/16	President and Representative Director of Good Life Business			
		Support Inc.			
		Director of Earnest Co., Ltd.			
		Director of C.	AN'S Co., Ltd.		
	Reasons for nomination as candidate for Director				
	Since joining the Company in April 1984, Kazuyoshi Wakimoto has contributed to its expansion through the Rental				
	Business and the CreCla Business, and as its Representative he has led the core business of Rental Business Company				
	since April 2016, and helped enhance corporate value. The Company judges that he is an appropriate person to drive the				
	y, and therefore requests that he be elected as a Direct	ctor.			

- 1. There is no special interest between the candidate for Director and the Company.
- 2. The number of shares owned is as of March 31, 2024. In addition, the number of shares owned includes the portion he owns in the NAC Officer Stock Ownership Plan.

Candidate	Name	Career summary, and position and responsibility		Number of the	
No.	(Date of birth)	in the Company		Company's shares	
No.	(Date of offti)	(Significant concurrent positions outside the Company)		owned	
		Oct. 1983	Joined the Company		
		Mar. 2009	General Manager of the First Branch, Duskin		
			Business Division		
		Jul. 2011	Administrative Manager of Duskin Business		
			Division		
		Apr. 2013	Head of Business Management Office, Duskin		
			Business Division		
	Jo Shimauchi	Mar. 2014	Deputy General Manager of Duskin Business		
	(December 31, 1963)	T 1 2014	Division	22,574	
	New election	Jul. 2014	General Manager of Duskin Business Division		
	New election	Apr. 2015	Executive Officer, Duskin Business Division,		
3		4 2021	Rental Business Company		
3		Apr. 2021	Senior Executive Officer, Duskin Business Division, Rental Business Company (current		
			position)		
		[Significant of	concurrent positions outside the Company		
		Director of JIMOS Co., Ltd.			
		Director of TOMOE Wines & Spirits Co., Ltd.			
	Reasons for nomination as candidate for Director				
	Jo Shimauchi has led sales management in the Duskin Business since joining the Company in October 1983, and has				
	made a number of important contributions to strengthening the business foundation, including contributing to the				
	improvement of business performance. Based on his abundant experience and track record, he can make appropriate				
	decisions and supervise the execution of duties on important matters in overall management as a Director, and he is				
	considered to be an appropriate person for the further growth and development of the Company. Therefore, the				
	Company requests that he be elected as a Director.				

- 1. There is no special interest between the candidate for Director and the Company.
- 2. The number of shares owned is as of March 31, 2024. In addition, the number of shares owned includes the portion he owns in the NAC Employee Stock Ownership Plan.

Candidate No.	Name (Date of birth)	Career summary, and position and responsibility		Number of the		
		in the Company		Company's shares		
		(Significant concurrent positions outside the Company)		owned		
		Apr. 2001	Joined NEC Corporation			
		Aug. 2006	Joined JPMorgan Securities Japan Co., Ltd			
		Nov. 2007	Joined The Risk Data Bank of Japan, Limited.			
	Mami Yamashita	Dec. 2013	President and Representative Director of			
	(May 23, 1978)		Kokoruku, Inc. (current position)			
		Jun. 2018	Outside Director of Honda Tsushin Kogyo Co.,			
	New election		Ltd.	-		
	Outside	May 2022	Outside Director of AEON Fantasy Co., Ltd.			
4	Independent		(current position)			
		[Significant concurrent positions outside the Company]				
		President and Representative Director of Kokoruku, Inc.				
		Outside Direc	tor of AEON Fantasy Co., Ltd.			
	Reasons for nomination as candidate for outside Director and overview of expected roles					
	Ms. Mami Yamashita has abundant experience and broad knowledge as an outside Director in addition to her					
	experience in corporate management. The Company requests the election of Ms. Yamashita as an outside Director					
	because she is well versed in the promotion of women's participation and advancement, and it judged that her external					
	perspectives based on her high level of expertise and abundant experience will benefit efforts to enhance the Company's					
	management structure and to secure the diversity of the Board of Directors with regard to the social issues the Company					
	is addressing.					

- 1. There is no special interest between the candidate for Director and the Company.
- 2. Mami Yamashita is a candidate for outside Director.
- 3. If the election of Mami Yamashita is approved, the Company intends to conclude an agreement with Ms. Yamashita limiting liability for damages under Article 423, Paragraph 1 of the Companies Act in accordance with Article 427, Paragraph 1 of the Companies Act. The maximum amount of liability pursuant to said agreement shall be the amount stipulated by law.
- 4. The Company has notified the Tokyo Stock Exchange that it intends to designate Mami Yamashita as an independent officer because she meets the requirements of independent officer as stipulated by the Exchange.