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Securities Code: 4739

June 1, 2018

To Shareholders with Voting Rights

Satoshi Kikuchi, President & CEO ITOCHU Techno-Solutions Corporation 3-2-5, Kasumigaseki, Chiyoda-ku, Tokyo

Notice of the 39th Fiscal Year Annual General Meeting of Shareholders

You are cordially invited to attend the 39th Fiscal Year Annual General Meeting of Shareholders (the "Meeting") of ITOCHU Techno-Solutions Corporation (the "Company") to be held as described below.

If you are unable to attend the Meeting, you can exercise your voting rights in either via mail or the Internet, etc. Please review the "Reference Materials for the Meeting" to be hereinafter described (pp. 5-17) and exercise your voting rights according to the instructions on page 3 by no later than <u>5:30 p.m.</u>, <u>Tuesday</u>, <u>June 19, 2018 Japan time</u>.

1. Date and time: 10:00 a.m., Wednesday, June 20, 2018, Japan time

2. Place: Nikkei Hall, 3F, Nikkei Building

1-3-7, Otemachi, Chiyoda-ku, Tokyo

3. Meeting agenda:

Matters to be Reported:

- 1. Contents of the Business Report, Consolidated Financial Statements for the 39th Fiscal Year (from April 1, 2017 to March 31, 2018) and the report of audit results by the Accounting Auditor and the Board of Corporate Auditors of the Consolidated Financial Statements.
- 2. Contents of the Non-consolidated Financial Statements for the 39th Fiscal Year (from April 1, 2017 to March 31, 2018).

Matters to be Resolved:

Proposal 1: Appropriation of surplus **Proposal 2:** Election of nine (9) Directors

Proposal 3: Election of one (1) Substitute Corporate Auditor

- 4. Other matters related to convocation of the Meeting
- (1) Exercising voting rights by proxy

When voting rights are to be exercised by proxy, please present a written certificate of proxy along with the relevant shareholder's Voting Rights Exercise Form at the reception desk of the meeting place. Please note that only a single other shareholder with voting rights of the Company can be designated as a proxy.

(2) Diverse exercise of voting rights

If you wish to make a diverse exercise of your voting rights, please notify the Company of such intention and reasons in writing at least three days prior to the date of the Meeting.

When attending the Meeting, please present the enclosed Voting Rights Exercise Form at the reception desk of the meeting place.

Notes:

1. Of documents which shall be provided, the following are presented in the Company's website on the Internet (stated below) pursuant to the laws and regulations and Article 16 of the Company's Articles of Incorporation, and thus not included in the documents provided with this notice of convocation of the Meeting.

Notes to Consolidated Financial Statements

Notes to Non-consolidated Financial Statements

The Consolidated and Non-consolidated Financial Statements audited by the Corporate Auditors and the Accounting Auditor include the documents attached to this notice of convocation of the Meeting as well as the Notes to Consolidated and Non-consolidated Financial Statements presented in the Company's website (stated below).

2. The Company will promptly post any revisions made to the Reference Materials for the Meeting and the attachments on its website (stated below).

http://www.ctc-g.co.jp/ir/

[Guide to Exercising Voting Rights]

If attending the Meeting

Date and time of the Meeting: 10:00 a.m., Wednesday, June 20, 2018, Japan time

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

Please bring and present the enclosed Voting Rights Exercise Form at the reception desk of the meeting place. Additionally, please bring this document with you as reference for the proceedings.

*Exercise of voting rights via proxy is allowed by a single other shareholder with voting rights of the Company in attendance at the Meeting. However, submission of a written certificate of proxy will be required.

If unable to attend the Meeting

Exercise of voting rights via mail (writing)

Exercise deadline: Arrival by 5:30 p.m., Tuesday, June 19, 2018, Japan time

Please indicate your vote for or against the proposals on the Voting Rights Exercise Form enclosed herewith, and return it so that it will be received by no later than the above deadline.

Exercise of voting rights via the Internet

Exercise deadline: Until 5:30 p.m., Tuesday, June 19, 2018, Japan time

Please visit the voting website using PC or other devices and enter your vote for or against the proposals by no later than the above deadline. For more details about the voting website and how to exercise voting rights, please refer to [Guide to Exercising Voting Rights via the Internet] on page 4.

[Guide to Exercising Voting Rights via the Internet]

Exercising voting rights via the Internet

1. By "smart voting"

- (1) Please access "smart voting" by scanning the QR code printed on the bottom-right of the enclosed Voting Rights Exercise Form, and follow the instructions on the screen to enter your vote. (ID/password is not required.)
- (2) You can exercise your voting rights ONLY ONCE by "smart voting."

2. Via "voting website" (by entering ID/password)

(1) Please access the "voting website" (see URL below), log in to the website with the voting rights exercise code and password printed in the right side of the enclosed Voting Rights Exercise Form, and follow the instructions on the screen to enter your vote. For security reasons, you will have to change the password when you log in for the first time.

https://soukai.mizuho-tb.co.jp/

- (2) The password (including one changed by you) is valid only for the upcoming General Meeting of Shareholders. A new password will be issued for the next General Meeting of Shareholders.
- (3) The password is a means to identify a shareholder who exercises his/her voting rights. The Company will not ask your password.
- (4) The password will be locked and disabled when inputted incorrectly a certain number of times. Please follow the instructions on the screen in such a case.

3. Important notes

- (1) The deadline for exercising voting rights is 5:30 p.m., Tuesday, June 19, 2018, Japan time, and you are required to finish entering your vote by the time. Your prompt voting will be appreciated.
- (2) If you wish to change your vote after exercising your voting rights by "smart voting," please follow 2. above, and change your vote.
- (3) If you exercise your voting rights both by postal mail and via the Internet, the vote through the Internet shall be valid. If you exercise your voting rights more than once, the last exercise shall be deemed as valid.
- (4) Any fees related to an internet connection will be at your own expense.
- (5) Exercise of voting rights via the Internet has been tested and validated by general internet access devices but still may fail in some cases, depending on the device you use or its conditions.

4. Contact information

For inquiries, please contact the administrator of shareholder registry, Stock Transfer Agency Department, Mizuho Trust & Banking Co., Ltd.

[For technical support and other inquiries on "smart voting" and "voting website"]

0120-768-524 (Toll free within Japan/Weekdays 9:00 – 21:00)

Note: "QR code" is a registered trademark of DENSO WAVE INCORPORATED.

• To institutional investors: Institutional investors who have applied in advance to use the Electronic Voting Platform for Institutional Investors operated by ICJ, Inc. may exercise their voting rights on the Platform.

To exercise your voting rights by smartphone, please use "smart voting." By scanning the "smartphone voting website login QR code" printed on the enclosed Voting Rights Exercise Form, you can access the voting website without entering your "voting rights exercise code" and "password." You can exercise your voting rights <u>ONLY ONCE</u> by this method.

Reference Materials for the General Meeting of Shareholders

Proposals and References

Proposal 1: Appropriation of surplus

The Company proposes the following for the appropriation of surplus:

Matters related to year-end dividend

The Company recognizes return of profits to shareholders as one of the most important management issues, and its basic policy is to ensure stable dividend payments in accordance with business performance and to enhance dividend scale with consideration of the balance of internal reserves.

The Company proposes the following year-end dividend based on the basic policy, an increase of ¥5 per share compared to the previous year, to show our appreciation to shareholders for their continued support. The Company has decided to raise the target consolidated dividend payout ratio, which is currently around 40%, to around 45% from the fiscal year ending March 31, 2019, in order to further enhance shareholder returns.

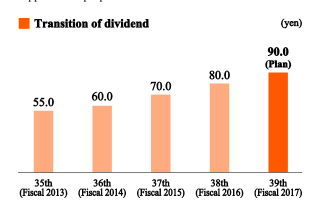
- (1) Type of property for dividend Cash
- (2) Allotment of property for dividend to shareholders and the total amount thereof ¥47.50 per share of the Company's common stock, ¥5,491,662,530 in total amount (Note) Combined with the interim dividend of ¥42.50 per share paid on December 4, 2017, the annual dividend for the current fiscal year will be ¥90 per share, an increase of ¥10 per share from that of the previous fiscal year.
- (3) Effective date for the dividend from surplus June 21, 2018

(Reference) Transition of Annual Dividend per Share and Consolidated Dividend Payout Ratio

Period	35th	36th	37th	38th	39th (Year ended March 31, 2018) (Note) 2
Annual dividend per share (Yen) (Note) 1	55.0	60.0	70.0	80.0	90.0 (Plan)
Consolidated dividend payout ratio (%)	45.8	40.3	44.9	42.3	44.1 (Plan)

(Notes)

- 1. The company conducted a 2-for-1 split of common shares with an effective date of April 1, 2015. The above figures reflect the impact of the stock split.
- 2. The annual dividend per share and the consolidated dividend payout ratio for the 39th fiscal year (the current fiscal year) are based on the premise that proposal is approved as proposed.



Proposal 2: Election of nine (9) Directors

As the terms of office of all the nine (9) Directors will expire at the conclusion of the Meeting, the Company proposes the election of nine (9) Directors.

The candidates for Directors are described below.

No.		Name		Current position and responsibilities at the Company	Attendance at Board of Directors Meetings
1	For reappointment	Satoshi Kikuchi		President & CEO	100% (17 out of 17)
2	For reappointment	Toru Matsushima		Director and Executive Vice President (EVP) Officer responsible for Corporate Administration Group and Global Business Development CAO, CFO and CCO	100% (17 out of 17)
3	For reappointment	Masaaki Matsuzawa		Director and Executive Vice President (EVP) COO, Distribution & Enterprise Group Officer responsible for Business Group	100% (17 out of 17)
4	For reappointment	Tadataka Okubo		Director and Senior Managing Executive Officer COO, Advanced IT Strategy Group Officer responsible for Advanced IT Strategy Group and IT Services Group CTO and CIO	100% (17 out of 17)
5	For reappointment	Takahiro Susaki		Director and Managing Executive Officer	100% (17 out of 17)
6	For reappointment	Makiko Nakamori	Outside Independent	Director	100% (17 out of 17)
7	For reappointment	Toshio Obi	Outside Independent	Director	94% (16 out of 17)
8	New appointment	Kiyoshi Imagawa			-
9	For reappointment	Tadayoshi Yamaguchi		Director	100% (17 out of 17)

(Note) The name of Mr. Toshio Obi recorded in the family register is Toshio Nakamura.

Candidates for Directors

Cand	idates for Directors					
No.	Name	Brief pers	sonal history, position, responsibilities and			
INO.	(Date of birth)	statu	s of significant concurrent position(s)			
		April 1976	Joined ITOCHU Corporation			
		June 2006	Executive Officer, ITOCHU Corporation			
		April 2008	Managing Executive Officer, ITOCHU			
			Corporation			
		June 2008	Representative Director and Managing			
			Director, ITOCHU Corporation			
		April 2010	Representative Director and Managing	200		
		_	Executive Officer, ITOCHU Corporation			
		June 2012	President & CEO of the Company (current	Number of the		
			position)	Company's shares		
				held		
				16,100		
	Satoshi Kikuchi		dance at Board of Directors Meetings:			
1	(December 29, 1952)	17/17 (100%)				
1						
	(For reappointment)	Term of office	as Director:			
		6 years				
		D 0 1				
			e nomination of the candidate for Director:	at a st		
		Mr. Satoshi Kikuchi possesses personal qualities such as high ethical perspective				
		and fairness as Director, and subsequent to assuming the office of President & CEO				
		in June 2012, he is currently demonstrating leadership toward achieving the				
		three-year Medium-term Management Plan from fiscal 2018, in pursuit of				
		continuous business growth and higher corporate value. Thus, the Company				
		proposes his continued appointment as Director.				
		Special interes	ts:			
			pecial interests between Mr. Satoshi Kikuchi and	d the Company.		

	Name	Brief nersor	nal history, position, responsibilities and			
No.	(Date of birth)		of significant concurrent position(s)			
	(Dute of office)	April 1979	Joined ITOCHU Corporation			
		June 2006	Executive Officer, ITOCHU Corporation	(m. (m.)		
				7.0		
		April 2009	Managing Executive Officer, ITOCHU			
		x 2010	Corporation			
		June 2010	Representative Director and Managing			
			Executive Officer, ITOCHU Corporation			
		April 2014	Senior Managing Executive Officer and			
			CSO of the Company	Namelan a Calan		
		June 2014	Director of the Company (current position)	Number of the		
		April 2015	Executive Vice President (EVP),	Company's shares		
			CAO and CCO of the Company (current	held		
			position)	9,300		
			Responsible for Global Business			
			Development of the Company			
			Chairman & Director, CTC GLOBAL			
			SDN. BHD.			
			Chairman & Director, CTC GLOBAL			
			PTE. LTD.			
		June 2015	CFO of the Company (current position)			
	Toru Matsushima	November 2017	Authorized Director,			
2	(April 16, 1955)		Netband Consulting Co., Ltd.			
			(current CTC Global (Thailand) Ltd.)			
	(For reappointment)	April 2018	Officer responsible for Corporate			
			Administration Group and Global Business			
			Development of the Company (current			
			position)			
			nce at Board of Directors Meetings:			
		17/17 (100%)				
		Term of office as	Director:			
		4 years				
		Reasons for the nomination of the candidate for Director:				
			nima possesses personal qualities such as high			
		and fairness as Director, and subsequent to assuming the office of Director in June				
		2014, he has served as CAO, CFO, and CCO. He has extensive knowledge and				
		abilities regarding management, and the Company believes that he is necessary for				
		the management of the Company. Thus, the Company proposes his continued				
		appointment as D	Director.			
		Special interests:				
		There are no spec	cial interests between Mr. Toru Matsushima a	nd the Company.		

N.T.	Name	Brief perso	and history, position, responsibilities and	300
No.	(Date of birth)	•		
3	Masaaki Matsuzawa (November 23, 1954) (For reappointment)	status April 1978 October 1989 June 2002 April 2007 June 2009 April 2011 April 2013 April 2016 June 2016 April 2017	of significant concurrent position(s) Joined C.ITOH DataSystems Co., Ltd. Transferred to the Company Executive Officer of the Company Managing Executive Officer and COO, Datacenter Group of the Company Director of the Company (current position) COO, Telecommunication Systems Group of the Company Officer responsible for Telecommunication Systems Group and Financial & Public Systems Group of the Company Senior Managing Executive Officer of the Company Officer responsible for Distribution & Enterprise Group and Telecommunication Group of the Company COO, Distribution & Enterprise Group of the Company (current position) Director, Asahi Business Solutions Corp. (current position) Executive Vice President (EVP) and Officer responsible for Business Group of the Company (current position)	Number of the Company's shares held 12,600
		17/17 (100%) Term of office as 9 years Reasons for the office and	nomination of the candidate for Director: tsuzawa possesses personal qualities such as I fairness as Director, and subsequent to assumi 2009, he has previously served as COO of the ication Systems Group, and the Distribution & essing extensive knowledge and abilities regar lieves that he is necessary for the managementary proposes his continued appointment as Directors.	Ing the office of the Datacenter Group, the Enterprise Group in the Indian Management, and the Company. The Company. The Indian Management is a second of the Company. The Indian Management is a second of the Company. The Indian Management is a second of the Company.

No.	Name	Brief person	nal history, position, responsibilities and			
INO.	(Date of birth)	status o	of significant concurrent position(s)			
		January 1981	Joined C.ITOH DataSystems Co., Ltd.	1-3		
		October 1989	Transferred to the Company	A CONTRACTOR OF THE PARTY OF TH		
		June 2002	Executive Officer of the Company			
		January 2004	COO, Information Management of the			
			Company			
		April 2004	COO, Information Systems/BPR and CIO			
			of the Company	The state of the s		
		April 2007	Deputy COO, Financial Systems Group of	27 1 0.1		
			the Company	Number of the		
		April 2011	Managing Executive Officer of the	Company's shares		
			Company	held		
		April 2013	COO, Cross Function Group and CTO of	9,200		
			the Company			
		April 2014	COO, IT Services Business Group and			
			CTO of the Company			
		June 2014	Director of the Company (current position)			
		April 2017	Senior Managing Executive Officer,			
	Tadataka Okubo		COO, Advanced IT Strategy Group,			
	(July 20, 1956)		Officer responsible for Advanced IT			
4	(Strategy Group and IT Services Group,			
	(For reappointment)		CTO and CIO of the Company (current			
		C4-4 C - 44 1	position)			
			nce at Board of Directors Meetings:			
		17/17 (100%)				
		Term of office as	Director:			
		4 years	Director.			
		+ years				
		Reasons for the r	nomination of the candidate for Director:			
			ubo possesses personal qualities such as high	ethical perspective		
		and fairness as Director, and subsequent to assuming the office of Director in June 2014, he has been responsible for the IT Services Business Group, Advanced IT				
		Strategy Group, and served as CTO in addition to possessing extensive knowledge and abilities regarding management, and the Company believes that he is necessary for the management of the Company. Thus, the Company proposes his continued				
	appointment as Director.					
		Special interests:				
		•	cial interests between Mr. Tadataka Okubo an	d the Company.		

NI.	Name	Brief perso	onal history, position, responsibilities and			
No.	(Date of birth)		of significant concurrent position(s)			
	,	April 1979	Joined ITOCHU Corporation			
		June 2004	Director of the Company			
		June 2005	Executive Officer of the Company	(
		April 2009	Executive Officer and Chief Operating			
			Officer, ICT & Media Division, ITOCHU			
			Corporation			
		June 2009	Director of the Company (current position)			
		April 2011	Chief Operating Officer, Information &			
			Communication Technology Division,	Number of the		
			ITOCHU Corporation	Company's shares		
		April 2012	Managing Executive Officer (current	held		
			position) and COO, IT Support Services	5,900		
			Group of the Company			
		April 2013	COO, Financial & Public Systems Group			
		1	of the Company			
		January 2015	COO, Regional Business Development of			
			the Company			
		April 2016	Officer responsible for Public & Regional			
	Takahiro Susaki		Business Group and Finance & Social			
	(September 8, 1956)		Infrastructure Group of the Company			
5	(September 8, 1930)		COO, Public & Regional Business Group			
	(For reappointment)		of the Company			
	(Por reappointment)	April 2018	President & CEO, CTC TECHNOLOGY			
			Corporation (current position)			
		Status of attendance at Board of Directors Meetings:				
		17/17 (100%)				
		Term of office a	s Director:			
		9 years				
		D 0 4	· · · · · · · · · · · · · · · · · · ·			
			nomination of the candidate for Director:	41 1 4		
			saki possesses personal qualities such as high			
			Director, and subsequent to assuming the office			
			en responsible for the IT Support Services Gro			
			Group, and the Public & Regional Business G			
			nsive knowledge and abilities regarding manag			
			res that he is necessary for the management of			
		line Company pr	oposes his continued appointment as Director.			
		Special interests	:			
				d the Company		
	There are no special interests between Mr. Takahiro Susaki and the Company.					

	Name	Drief person	nal history, position, responsibilities and		
No.	(Date of birth)		of significant concurrent position(s)		
	(Bute of onth)	April 1987	Joined NIPPON TELEGRAPH AND		
		Tipin 1907	TELEPHONE CORPORATION	7	
		October 1991	Joined Asahi & Co. (current KPMG AZSA	4.5	
			LLC)		
		April 1996	Registered as certified public accountant		
		July 1997	Director, Nakamori CPA Offices (current		
			position)	With Control	
		August 2000	Corporate Auditor, Oracle Corporation	N. 1 C.1	
			Japan	Number of the	
		December 2006	Corporate Auditor, istyle Inc. (current	Company's shares held	
		August 2008	position) Director, Oracle Corporation Japan	800	
		August 2008 March 2010	Corporate Auditor, GLOBAL-DINING,	000	
		Water 2010	INC.		
		September 2011	Corporate Auditor, THE JADE GROUP		
		1	K.K. (current LOCONDO, Inc.)		
		December 2011	Corporate Auditor, M&A Capital Partners		
			Co., Ltd. (current position)		
		June 2013	Director of the Company (current position)		
			Corporate Auditor, NEXT Co., Ltd.		
			(current LIFULL Co., Ltd.) (current		
	Makiko Nakamori	November 2015	position) Corporate Auditor, TeamSpirit Inc.		
	(August 18, 1963)	November 2015	(current position)		
	(Mugust 10, 1703)	Status of attendar	nce at Board of Directors Meetings:		
6	(For reappointment)	17/17 (100%)	the at Board of Bricolois Fractings.		
	(Outside)	Term of office as	Director:		
	(Guisius)	5 years			
	(Independent)				
			nomination of the candidate for Outside Direc		
			amori possesses personal qualities such as hig		
			irector, and subsequent to assuming the office		
			d her duties as Outside Director. She does no		
			gaged in corporate management except servir atside Corporate Auditor, yet she possesses a		
			expertise and extensive experience as a certific		
			believes she is necessary for the management		
			ny proposes her continued appointment as O		
		Special interests	and views toward independence:		
			and views toward independence: cial interests between Ms. Makiko Nakamori	and the Company	
				1 2	
		Additionally, the Company has reported to the Tokyo Stock Exchange, Inc., Ms. Makiko Nakamori as an independent officer with no potential conflicts of interest			
			eholders as required by the aforementioned E		
			es on the candidate for Director:		
			amori has entered into a liability limitation ag		
			Article 423, Paragraph 1 of the Companies Ac		
			on the agreement is limited to the amount st		
		_	n her reappointment is approved, she will ren	iew the hability	
		miniation agreen	nent with the Company.		

No.	Name	Brief persor	nal history, position, responsibilities and	
INO.	(Date of birth)	status o	of significant concurrent position(s)	
	,	July 1973	Program planner, UN Development	
			Programme	00
		January 1977	Senior researcher in the Center of Japanese	
			Economy and Business at Columbia	
			University	
		April 1980	Adviser, Communications and Information	
		1	Network Association of Japan (current	
			position)	
		April 1988	Executive adviser to Japanese Minister of	N. 1 C.1
		•	Labor	Number of the
		April 2001	Professor, Waseda University	Company's shares
		April 2002	Director, Institute of e-Government,	held
	Toshio Obi		Waseda University	0
	(October 1, 1947)	May 2004	Director, APEC e-Government Research	
	, i		Center (current position)	
	(For reappointment)	May 2006	Chair, National e-Government Promotion	
7	(1 or reappointment)		Council, Ministry of Internal Affairs and	
	(04-: 1-)		Communications (current position)	
	(Outside)	September 2008	President, International Academy of CIO	
			August 2009 Member, Evaluation and	
	(Independent)		Expert Research Committee for IT	
			Strategic Headquarters, Cabinet Office	
		January 2011	Adviser to Secretary General of ITU	
		January 2012	Vice Chairman, ICT Super-Aging Society	
			Design Council, Ministry of Internal	
			Affairs and Communications	
		June 2014	Director of the Company (current position)	
		April 2018	Professor emeritus, Waseda University	
			(current position)	
			Senior adviser, Institute of e-Government,	
			Waseda University (current position)	
			Honorary President, International	
			Academy of CIO (current position)	

Status of attendance at Board of Directors Meetings: 16/17 (94%)

Term of office as Director:

4 years

Reasons for the nomination of the candidate for Outside Director:

Mr. Toshio Obi possesses personal qualities such as high ethical perspective and fairness as Director, and subsequent to assuming the office of Director in June 2014, has fulfilled his duties as Outside Director. He does not have experience of being directly engaged in corporate management except serving as an Outside Director or an Outside Corporate Auditor, yet he possesses a high level of expertise as an academic and deep knowledge and the Company believes he is necessary for the management of the Company. Thus, the Company proposes his continued appointment as Outside Director.

Special interests and views toward independence:

There are no special interests between Mr. Toshio Obi and the Company. Although there are operational transaction relationships between the Company and Waseda University, where he serves as professor, the amount of the transactions is immaterial at less than 0.1% of the Company's consolidated revenue, and there is no significance to create special interests. Thus, the Company has reported to the Tokyo Stock Exchange, Inc., Mr. Toshio Obi as an independent officer with no potential conflicts of interest with general shareholders as required by the aforementioned Exchange.

Other special notes on the candidate for Director:

Mr. Toshio Obi has entered into a liability limitation agreement with the Company under Article 423, Paragraph 1 of the Companies Act, whereby liability for damage based on the agreement is limited to the amount stipulated by laws and regulations. When his reappointment is approved, he will renew the liability limitation agreement with the Company.

No.	Name	Brief pers	onal history, position, responsibilities and				
INO.	(Date of birth)		s of significant concurrent position(s)				
		April 1988	Joined ITOCHU Corporation				
		July 2002	Director, ITOCHU ELECTRONICS				
			Corporation (current ITOCHU				
			INTERACTIVE Corporation)				
		July 2004	President & Representative Director,				
			ITOCHU ELECTRONICS Corporation				
		April 2008	General Manager, Business Solutions				
		4 31 2000	Department, ITOCHU Corporation				
		April 2009	General Manager, Media & Internet	Number of the			
			Business Department, ITOCHU	Company's shares			
		April 2011	Corporation Vice President and Director, Excite Japan	held			
		Aprii 2011	Co., Ltd.	0			
		April 2012	President and CEO, Excite Japan Co., Ltd.				
		April 2018	Representative Director, Excite Japan Co.,				
	Kiyoshi Imagawa	7 Ipin 2010	Ltd. (current position)				
	(November 12, 1964)		Chief Operating Officer, ICT Division,				
8			ITOCHU Corporation (current position)				
0	(New appointment)	Reasons for the	nomination of the candidate for Director:				
			agawa possesses personal qualities such as hig				
			d possesses a high level of expertise and exten				
		regarding mana	gement as Chief Operating Officer of the ICT	Division of ITOCHU			
		Corporation, an	d the Company believes that he is qualified for	r the management of			
		the Company. T	Thus, the Company proposes his appointment a	s Director.			
		G	1				
			Special interests and views toward independence: Mr. Kiyoshi Imagawa is Chief Executive Director of Excite Japan Co., Ltd., with				
			pany has a relationship in the form of transac	tions including product			
		sales.					
		Other special pe	otes on the candidate for Director:				
			ishi Imagawa is appointed, the Company plans	to newly enter into a			
			on agreement with him under Article 423, Para				
			The liability for damage based on the agreem				
			ulated by laws and regulations.	one will be inilited to			

No. (Date of birth) Status of significant concurrent position(s) April 1989 Joined ITOCHU Corporation April 2008 PRESIDENT & CEO, ITOCHU Financial Services, Inc. July 2011 Managing Director, TCI Finance Corporation April 2015 General Manager, Financial Business Department, ITOCHU Corporation					
April 2008 PRESIDENT & CEO, ITOCHU Financial Services, Inc. July 2011 Managing Director, TCI Finance Corporation April 2015 General Manager, Financial Business					
Services, Inc. July 2011 Managing Director, TCI Finance Corporation April 2015 General Manager, Financial Business					
July 2011 Managing Director, TCI Finance Corporation April 2015 General Manager, Financial Business					
Corporation April 2015 General Manager, Financial Business					
April 2015 General Manager, Financial Business					
	1 64				
Department, ITOCHU Corporation	1 0.1				
	1 0.1				
April 2016 General Manager, ICT & Financial	mber of the				
i mining a raminguation Department,	pany's shares				
June 2017 Director of the Company (current position)	held				
Julie 2017 Director of the Company (current position)	0				
Status of attendance at Board of Directors Meetings:					
17/17 (100%)					
Tadayoshi Term of office as Director:					
Yamaguchi 1 year					
0 (July 24, 1066)					
Reasons for the nomination of the candidate for Director.	Reasons for the nomination of the candidate for Director:				
	Mr. Tadayoshi Yamaguchi possesses personal qualities such as high ethical perspective and fairness, and subsequent to assuming the office of Director in June				
	2017, has fulfilled his duties as Director. He possesses a high level of expertise and				
extensive knowledge regarding management as General Manager of the					
Financial Planning & Administration Department of ITOCHU Corpora					
Company believes that he is necessary for the management of the Con					
the Company proposes his continued appointment as Director.					
Special interests:					
There are no special interests between Mr. Tadayoshi Yamaguchi and t	the Company.				
Other special notes on the candidate for Director:					
Mr. Tadayoshi Yamaguchi has entered into a liability limitation agreen	ment with the				
Company under Article 423, Paragraph 1 of the Companies Act, where					
for damage based on the agreement is limited to the amount stipulated					
regulations. When his reappointment is approved, he will renew the lia					
limitation agreement with the Company.	-)				

(Note) The terms of office for Directors are as of the conclusion of this Meeting.

Proposal 3: Election of one (1) Substitute Corporate Auditor

As the validity of the currently elected Substitute Corporate Auditor will expire at the commencement of this Annual General Meeting, the Company once again proposes the election of one (1) Substitute Corporate Auditor to prepare for the event where the number of Corporate Auditors falls below the number defined by laws and regulations.

With regard to the submission of this proposal, the Company has received approval from the Board of Corporate Auditors.

The candidate for Substitute Corporate Auditor is described below.

Candidate for Substitute Corporate Auditor

Name (Date of birth)	Brief personal history, position and status of significant concurrent position(s)	Number of the Company's shares held
	April 1999 Registered as an attorney (Daini Tokyo Bar Association) Joined Hibiya Sogo Law Office Reasons for the nomination of the candidate for Substitute Co Mr. Seiji Tanimoto does not have experience of being directly corporate management, yet he possesses abundant experience expertise regarding corporate law as an attorney. Thus, the Co	orporate Auditor: engaged in and a high level of mpany believes that
Seiji Tanimoto (July 9, 1970) (For reappointment)	he will appropriately audit the execution of duties by Director continued appointment as Substitute Corporate Auditor. Addit candidate for Substitute Outside Corporate Auditor. Special interests and views toward independence: There are no special interests between Mr. Seiji Tanimoto and Additionally, in the event that Mr. Seiji Tanimoto assumes off Corporate Auditor, the Company plans to report him as an ind the Tokyo Stock Exchange, Inc. as defined by the aforemention Other special notes on the candidate for Substitute Corporate When Mr. Seiji Tanimoto assumes office of Outside Corporate Company plans to newly enter into a liability limitation agreed	the Company. ice of Outside ependent officer to oned Exchange. Auditor: e Auditor, the ment with him
		ment with him oility for damage