Note: This document is an unofficial excerpt translation and summary of the Notice of the 102nd Annual General Shareholders Meeting and is provided for your convenience only, without any warranty as to its accuracy or as to the completeness of the information. The Japanese original version of the document is the sole official version.

Securities Code: 2871 June 2, 2020

Dear Shareholders,

Kunio Otani Representative Director, Chairman **Nichirei Corporation** 6-19-20 Tsukiji, Chuo-ku, Tokyo

Notice of the 102nd Annual General Shareholders Meeting

We sincerely express our desire for a swift recovery to those who have contracted COVID-19 and those who are experiencing an austere living environment under the impact of COVID-19. We would like to inform you that the 102nd Annual General Shareholders Meeting of Nichirei Corporation (the "Company") to be held on June 24, 2020 as explained below.

Recently, the outbreak of COVID-19 has led to a serious situation in which the declaration of a state of emergency has been issued. The government and prefectural governors are strongly requesting the public to avoid outings in order to prevent the spread of COVID-19. As a result of our careful consideration of such a situation, we have decided to hold this year's Annual General Shareholders Meeting upon taking appropriate measures to prevent the spread of COVID-19.

Considering the current situation caused by the outbreak of COVID-19, we would respectfully ask all shareholders to refrain from attending the Annual General Shareholders Meeting, regardless of health condition, and exercise voting rights by mail or via the Internet in advance, from the perspective of preventing the spread of COVID-19. In that case, please review the "Reference Documents for the Annual General Shareholders Meeting" and exercise your voting rights by 5:00 p.m. on Tuesday, June 23, 2020.

Details

- 1. Date and Time Wednesday, June 24, 2020, at 10:00 a.m. (Reception starts at 9:00 a.m.)
- 2. Place AOI, 2nd Floor, Palace Hotel Tokyo 1-1-1 Marunouchi, Chiyoda-ku, Tokyo

3. Purpose of the Meeting

Matters to be reported1. Business Report, Consolidated Financial Statements and Audit
Reports of the Consolidated Financial Statements by the Accounting
Auditor and the Audit & Supervisory Board for the 102nd Fiscal Year
(from April 1, 2019 to March 31, 2020)

2. Non-Consolidated Financial Statements for the 102nd Fiscal Year (from April 1, 2019 to March 31, 2020)

Matters to be resolved

Proposal 1: Appropriation of SurplusProposal 2: Election of Ten (10) DirectorsProposal 3: Election of Two (2) Audit & Supervisory Board Members

Reference Documents for the Annual General Shareholders Meeting

Proposals and Reference Issues

Proposal 1: Appropriation of Surplus

As a basic policy, the Company maintains stable dividends by using consolidated dividends on equity ratio (DOE) as a reference, considering such factors as consolidated performance and cash flow for each fiscal year.

The Company proposes to pay year-end dividends based on consolidated business performance for the current fiscal year.

Matters relating to year-end dividends

- (1) Type of dividend property Cash
- (2) Item concerning allocation of dividend property to shareholders and its total amount Per share of common stock of the Company: ¥21

Total dividends: ¥2,797,741,737

(The annual dividend will be ¥42 per share, including an interim dividend of ¥21 per share.)

(3) Effective date of dividends of surplus June 25, 2020

Proposal 2: Election of Ten (10) Directors

The terms of office of all ten (10) Directors will expire at the conclusion of this Annual General Shareholders Meeting. Accordingly, the Company would like to request the election of ten (10) Directors including three (3) candidates for Outside Directors.

The candidates for Director are as follows.

1 Kunio	o Ota	ni	May 1, 1956	Reappointment
			position and areas of responsibility i as outside the Company	n the Company, and significant
	April	1980	Joined the Company	
	April	2005	Director, Managing Executive Offi	cer, Nichirei Proserve Inc.
	April	2008	General Manager of Strategic Plan	ning, the Company
Number of the Company's shares owned	June	2010	Executive Officer; General Manage Manager of Strategic Planning, the	
19,908	April	2012	Representative Director, President,	Nichirei Proserve Inc.
Attendance at the meetings of the Board of Directors 18/18 (100%)	June	2012	Director, Executive Officer; in char Corporate Supervise, General Affai Accounting & Tax, and Public Rela Strategic Planning, the Company	irs, Human Resources Strategy,
	June	2013	Representative Director, President,	the Company
	June	2016	Representative Director, President, June 2020)	FINET,INC. (scheduled to retire in
	June	2017	Chairman, Japan Association of Re	frigerated Warehouses
	April	2019	Representative Director, Chairman	, the Company (to the present)

Reasons for nomination as candidate for Director

Mr. Kunio Otani has attained a wealth of experience in divisions such as accounting & tax, strategic planning and corporate supervise as well as corporate management experience as President of the Company and its group company. Mainly at the Board of Directors and other various internal meetings, he provides opinions and advice, etc. from the viewpoint of a position governing the Group management.

2 Kenya	Oku	shi	January 15, 1965	Reappointment	
	Career summary, position and areas of responsibility in the Company, and significant concurrent positions outside the Company				
	April	1988	Joined the Company		
	April	2011	General Manager of Business Coor Inc.	rdination Division, Nichirei Foods	
	April	2013	General Manager of Strategic Plan	ning, the Company	
	June	2014	Executive Officer; General Manage Company	er of Strategic Planning, the	
Number of the Company's shares owned 11,576 Attendance at the meetings of the Board of Directors	June	2015	Director, Managing Executive Offi Department, Human Resources Str Administration Department, Busing Imported Products Procurement Str International Business Division; Go Planning Department, Nichirei Foo	ategy Department, Business ess Promoting Department, rategy Department, and eneral Manager of Strategic	
18/18 (100%)	April	2017	Representative Director, President,	Nichirei Foods Inc.	
	June	2017	Director, Executive Officer, the Co	ompany	
	April	2018	Director, Executive Officer; superv Company	vising Strategic Planning, the	
	April	2019	Representative Director, President,	, the Company (to the present)	
	May	2020	Chairman, Japan Frozen Food Asso	ociation (to the present)	
	Significant concurrent positions outside the Company Chairman, Japan Frozen Food Association				

Mr. Kenya Okushi has gained experience in divisions such as manufacturing, business coordination and strategic planning of the processed foods business as well as corporate management experience as President of the Company and its group company. Mainly at the Board of Directors and other various internal meetings, he provides opinions and advice, etc. from the viewpoint of a position governing the Group management.

3 Takumi	Tag	uchi	April 9, 1963	Reappointment		
		Career summary, position and areas of responsibility in the Company, and significant concurrent positions outside the Company				
	April	1987	Joined the Company			
	April	2011	General Manager of Finance, the	Company		
	April	2012	General Manager of Accounting a	& Tax, the Company		
Number of the Company's shares owned 6,023	June	2012	Director, Executive Officer, Nich Executive Officer; in charge of Fi Manager of Accounting & Tax, th	inance & Investor Relations; General		
Attendance at the meetings of the Board of Directors 18/18 (100%)	June	2014	Director, Executive Officer; super Strategic Planning, Legal Affairs, General Affairs, Finance & Inves Tax; General Manager of Corpora Public Relations, the Company	Human Resources Strategy &		
	April	2019	e	Planning, IT Planning, Legal Affairs, neral Affairs, Finance, Accounting &		

Mr. Takumi Taguchi has acquired extensive experience in accounting & tax and finance divisions. Mainly at the Board of Directors and other various internal meetings, he provides opinions and advice, etc. based on his knowledge in accounting, finance, and others.

4 Yoshifun	ni Ka	neko	June 9, 1959 Reappointment
			position and areas of responsibility in the Company, and significa ns outside the Company
	April	1983	Joined the Company
	April	2005	General Manager of Logistics Management Division, Nichirei Foc Inc.
	April	2007	General Manager of Foodstuff Procurement Department, Nichirei Foods Inc.
	May	2009	General Manager of Kansai Branch Office, Sales Unit, Nichirei Fo Inc.
Number of the Company's shares owned	April	2011	Executive Officer; General Manager of National Account Sales Division, Sales Unit, Nichirei Foods Inc.
5,654 Attendance at the meetings	Decem	ber 2012	Executive Officer, Nichirei Foods Inc. Director, Chairman, Nichirei Foods U.S.A., Inc.
of the Board of Directors 18/18 (100%)	April	2014	Managing Executive Officer; supervising Imported Products Procurement Strategy Department and International Business Division, Nichirei Foods Inc.
	June	2014	Director, Managing Executive Officer; supervising Imported Prod Procurement Strategy Department and International Business Division, Nichirei Foods Inc.
	June	2015	Representative Director, President, Nichirei Fresh Inc. (to the pres Director, Executive Officer, the Company (to the present)
	Signific	cant concurr	ent positions outside the Company
	Repres	entative Dire	ector, President, Nichirei Fresh Inc.

Mr. Yoshifumi Kaneko has acquired abundant experience in divisions such as sales, procurement and logistics of the processed foods business, as well as corporate management experience as President of a Group company. Mainly at the Board of Directors and other various internal meetings, he provides opinions and advice, etc. based on his wealth of experience and achievement in Japan and overseas.

5 Junji k	Kawas	saki	November 23, 1961	Reappointment
			position and areas of responsibility ons outside the Company	in the Company, and significant
Number of the Company's	April	1987	Joined the Company	
shares owned 3,523	April	2013	General Manager of Quality Assur Inc.	ance Department, Nichirei Foods
Attendance at the meetings	April	2014	Executive Officer; General Manag Department, Nichirei Foods Inc.	er of Quality Assurance
of the Board of Directors	April	2017	General Manager of Technology M	Ianagement, the Company
18/18 (100%)	June	2017	Director, Executive Officer; super Manager of Technology Managem	vising Quality Assurance; General nent, the Company
	April	2018	Director, Executive Officer; super General Manager of Quality Assur	vising Technology Management; rance, the Company (to the present)

Mr. Junji Kawasaki has acquired extensive experience in quality assurance division through duties that include performing quality audits and process quality management, and marketing division of the processed foods business. Mainly at the Board of Directors and other various internal meetings, he provides opinions and advice, etc. based on his knowledge in technology management and quality assurance.

Accordingly, the Company nominates him as a candidate for Director in order to continue to take advantage of his experience and proven track record in the Company's management.

6 Kazuhiko	Ume	ezawa	January 5, 1966	Reappointment	
		areer summary, position and areas of responsibility in the Company, and significant oncurrent positions outside the Company			
	April	1988	Joined the Company		
	April	2008	Executive Officer; General Manag Department, Logistics Planner Inc		
Number of the Company's	April	2012	Managing Executive Officer; Gen Division, Logistics Network, Inc.	eral Manager of Management	
shares owned	May	2014	Representative Director, President	t, Nichirei Logistics Tokai, Inc.	
7,216	May	2016	Representative Director, President	t, Nichirei Logistics Kansai, Inc.	
Attendance at the meetings of the Board of Directors 18/18 (100%)	June	2017	Director, Managing Executive Off Technology Information Planning Operation Innovation Promotion I Group Inc.	Department; General Manager of	
	April	2018	President, Nichirei Logistics Grou	p Inc. (to the present)	
	June	2018	Director, Executive Officer, the Co	ompany (to the present)	
			ent positions outside the Company Logistics Group Inc.		

Reasons for nomination as candidate for Director

Mr. Kazuhiko Umezawa has abundant operational experience, including logistics solutions for low-temperature logistics business, as well as operational management. He also possesses considerable management experience from being president of a Group company. Mainly at the Board of Directors and other various internal meetings, he provides opinions and advice, etc. based on his wealth of experience and achievements in the low-temperature logistics business.

7 Masahiko	Tak	enaga	September 16, 1964	Reappointment
		• • •	position and areas of responsibility in ns outside the Company	the Company, and significant
	April	1989	Joined the Company	
	April	2013	General Manager of Brand Promotin Inc.	ng Department, Nichirei Foods
Number of the Company's shares owned	April	2015	Executive Officer; General Manager Department, and General Manager o Department, Manufacturing Divisior	f Manufacturing Administration
10,054	April	2016	Executive Officer; General Manager Nichirei Foods Inc.	of Consumer Brand Division,
Attendance at the meetings of the Board of Directors	April	2017	Managing Executive Officer; Genera Division, Nichirei Foods Inc.	al Manager of Consumer Brand
14/14 (100%)*	June	2018	Director, Managing Executive Office	er, Nichirei Foods Inc.
	April	2019	Representative Director, President, N	Nichirei Foods Inc. (to the present
	June	2019	Director, Executive Officer, the Con	npany (to the present)
	Signific	cant concurr	ent positions outside the Company	
	Repres	entative Dire	ector, President, Nichirei Foods Inc.	

Mr. Masahiko Takenaga has abundant operational experience in divisions such as sales, brand promotion, manufacturing and consumer brand of the processed foods business, as well as corporate management experience as President of a Group company. Mainly at the Board of Directors and other various internal meetings, he provides opinions and advice, etc. based on his wealth of experience and achievements in these businesses.

Accordingly, the Company nominates him as a candidate for Director in order to continue to take advantage of his experience and proven track record in the Company's management.

* As Mr. Masahiko Takenaga was newly appointed as Director at the 101st Annual General Shareholders Meeting on June 25, 2019, his attendance at the meetings of the Board of Directors only counts those meetings held after that date.

8 Shizul	ka Uza	wa	January 30, 1946	Reappointment Outside Director candidate Independent Director/Auditor candidate		
			-	ibility in the Company, and significant		
	April	1969	Joined Nisshinbo Industries	s, Inc. (currently Nisshinbo Holdings Inc.)		
	June	2001	Director; Chief of Accounti Industries, Inc.	ing and Finance Division, Nisshinbo		
	June	2004	Executive Director, Nisshir	bo Industries, Inc.		
Number of the Company's	June	2006	Director, Executive Manage Division, Nisshinbo Industr	ing Officer; Chief of General Affairs ries, Inc.		
shares owned 1,400	April	2007	Director, Senior Executive Division, Nisshinbo Industr	Managing Officer; Chief of Paper Products ries, Inc.		
Attendance at the meeting	June	2009	President & Representative	Director, Nisshinbo Holdings Inc.		
of the Board of Directors	June	2013	Chairman & Representative	e Director, Nisshinbo Holdings Inc.		
18/18 (100%)	October	r 2013	Outside Director, Japan Fin	ance Corporation (to the present)		
	March	2015	Outside Director, Sapporo I	Holdings Limited (to the present)		
	June	2016	Outside Director, the Comp	pany (to the present)		
	Signific	Significant concurrent positions outside the Company				
	Outside	Outside Director, Japan Finance Corporation				
	Outside	Director,	Sapporo Holdings Limited			

Mr. Shizuka Uzawa has extensive experience as a corporate executive coupled with a wide-ranging knowledge of finance and accounting and, in the interest of Group management, provides opinions and advice during meetings of the Board of Directors and various other internal meetings (including meetings of the Nominating Advisory Committee and Remuneration Advisory Committee).

Accordingly, the Company nominates him as a candidate for Outside Director in order to continue to take advantage of his active opinions and advice based on his experience and knowledge, etc. in the Company's management.

Mr. Shizuka Uzawa has served as Outside Director of the Company since June 2016, and his term of office will be four years at the conclusion of this Annual General Shareholders Meeting.

9 Miel	ko Wanibu	chi	February 28, 1948	Reappointment Outside Director candidate Independent Director/Auditor candidate		
		ummary, ent positio	ibility in the Company, and significant			
	April	1995	General Manager, GINZA T	TAILOR CO.,LTD.		
	April 2	2000	Representative Director, Pre	esident, GINZA TAILOR CO.,LTD.		
		2003		presentative Director, President, Warney Creative Japan Co., Ltd. urrently GGG Co., Ltd.) (to the present)		
Number of the Compa shares owned	Novembe	er 2003	Representative Director, President, Gintei Buildings Co., Ltd. (currently GINZA TAILOR GROUP CO., LTD.)			
1,400	June 2	2016	Outside Director, the Company (to the present)			
Attendance at the mee of the Board of Direc		er 2019	Representative Director, Chairperson, GINZA TAILOR GROUP CO.,LTD. (to the present)			
16/18 (88.8%)	Septembe	er 2019	Representative Director, Chairperson, GINZA TAILOR CO.,LTD. (to the present)			
	Significar	nt concurr	ent positions outside the Compa	ıny		
	Represent	tative Dire	ector, Chairperson, GINZA TAI	LOR GROUP CO., LTD.		
	-	Representative Director, Chairperson, GINZA TAILOR CO., LTD.				
	Represent	Representative Director, President, GGG Co., Ltd.				
Reasons for nominatio	n as candidate f	or Outsid	e Director			
acquired through these	endeavors to offe	er opinions	and advice during meetings o	l leverages the experience and knowledge f the Board of Directors and various other Remuneration Advisory Committee) from		

internal meetings (including meetings of the Nominating Advisory Committee and Remuneration Advisory Committee) from perspectives that include the product and service purchasing behaviors of consumers.

Accordingly, the Company nominates her as a candidate for Outside Director in order to continue to take advantage of her active opinions and advice based on her experience and knowledge, etc. in the Company's management.

Ms. Mieko Wanibuchi has served as Outside Director of the Company since June 2016, and her term of office will be four years at the conclusion of this Annual General Shareholders Meeting.

				Reappointment Outside Director candidate	
10 Kunik	ko Sh	oji	January 8, 1954	Independent Director/Auditor candidate	
		•	position and areas of respons ns outside the Company	ibility in the Company, and significant	
	April	1977	Joined Mochida Pharmaceu	ttical Co., Ltd.	
	July 1986 Joined Johnson & Johnson Medical K.K. (currently Johnson K.K.)			Medical K.K. (currently Johnson &	
	Septen	September 2002 Joined Terumo Corporation; General Manager of Regulator Department, Terumo Corporation			
	June	2004	Executive Officer; General Manager of Regulatory Affairs Department, Terumo Corporation		
Number of the Company's shares owned 600	June	2010	Director, Senior Executive Officer; General Manager of Regulatory Affairs Department; General Manager of Clinical Development Department, Terumo Corporation		
	April	2017	Director, Corporate Advisor	r, Terumo Corporation	
Attendance at the meetings of the Board of Directors 17/18 (94.4%)	June	2018	Outside Director, the Company (to the present) Outside Director, MEDIPAL HOLDINGS CORPORATION (to the present)		
	March	2019	Outside Director, DIC Corp	poration (to the present)	
	April	2019	Professor, Kanagawa Unive School of Health Innovation	ersity of Human Services Graduate School, n (to the present)	
	Significant concurrent positions outside the Company Outside Director, MEDIPAL HOLDINGS CORPORATION Outside Director, DIC Corporation Professor, Kanagawa University of Human Services Graduate School, School of Health Innovation				
Reasons for nomination as candidate for Outside Director					

Ms. Kuniko Shoji has extensive experience as a corporate manager in the pharmaceutical-related industry and broad knowledge of quality assurance and R&D. She also offers opinions and advice during meetings of the Board of Directors and various other internal meetings (including meetings of the Nominating Advisory Committee and Remuneration Advisory Committee).

Accordingly, the Company nominates her as a candidate for Outside Director in order to continue to take advantage of her experience and knowledge, etc. in the Company's management.

Ms. Kuniko Shoji has served as Outside Director of the Company since June 2018, and her term of office will be two years at the conclusion of this Annual General Shareholders Meeting.

Notes: 1. There are no special interests between each candidate for Director and the Company.

2. Agreements with Outside Directors to limit liability

Under the provision of the Company's Articles of Incorporation, the Company has concluded agreements to limit liability for damages with Outside Director Mr. Shizuka Uzawa, Ms. Mieko Wanibuchi, and Ms. Kuniko Shoji to allow the Outside Directors to fully play their expected roles. The Company intends to continue the said agreements should they be reappointed at this Annual General Shareholders Meeting. The maximum amount of liability is the amount stipulated by laws and regulations.

3. Mr. Shizuka Uzawa, Ms. Mieko Wanibuchi, and Ms. Kuniko Shoji are registered as independent directors/auditors with the Tokyo Stock Exchange, and the Company intends them to remain independent directors/auditors should they be reappointed at this Annual General Shareholders Meeting.

Proposal 3: Election of Two (2) Audit & Supervisory Board Members

The term of office of Audit & Supervisory Board Members (Outside Audit & Supervisory Board Members) Mr. Masaaki Okajima and Mr. Kazuo Nagano will expire at the conclusion of this Annual General Shareholders Meeting.

Therefore, the Company would like to request the election of two (2) Audit & Supervisory Board Members in order to continue maintaining an appropriate and effective audit system. If this proposal is approved, the Company will have five (5) Audit & Supervisory Board Members (including three (3) Outside Audit & Supervisory Board Members).

The Audit & Supervisory Board has given its prior consent to the submission of this proposal.

The candidates for Audit & Supervisory Board Member are as follows.

1 Kiyoshi Asahina			January 15, 1956	New appointment Outside Audit & Supervisory Board Member candidate Independent Director/Auditor candidate	
		Career summary and position in the Company, and significant concurrent positions outside the Company			
Number of the Company's shares owned	April	1978	Joined Ministry of Agricu Agriculture, Forestry and F	lture and Forestry (currently Ministry of isheries)	
0	May	1994	Planning Manager, Vegetab	ble Supply Stabilization Fund	
	May	1997	Counselor, Embassy of Japa	an in the UK	
Attendance at the meetings of the Board of Directors	January	2001	Counselor, Cabinet Secretariat (to Assistant Chief Cabinet Secretary)		
	July	2003	Director of Administration Department, Forestry Agen	ion Division, Forest Policy Planning cy	
Attendance at the meetings of the Audit & Supervisory	July	2004	Director-General, Coopera Secretariat	atives Inspection Department, Minister's	
Board	April	2008	Director-General, Kinki-Ch	ugoku Regional Forest Office	
-	April	2010	Auditor, Fisheries Research	Agency	
	June	2014	Advisor, International Bu International Racing and St	usiness Division, Japan Association for ud Book	

Reasons for nomination as candidate for Outside Audit & Supervisory Board Member

Mr. Kiyoshi Asahina has acquired extensive experience and deep knowledge, etc., having engaged in domestic and overseas operations in administrative fields related to agriculture, forestry and fisheries over a period of many years, and conducted audits from a standpoint that is independent from business execution.

Accordingly, the Company nominates him as a candidate for Outside Audit & Supervisory Board Member in order to take advantage of his experience and knowledge, etc. in the Company's audits.

				New appointment	
				Outside Audit & Supervisory Board	
2 M			April 3, 1957	Member candidate	
2 Muneal	2 Muneaki Kiyota			Independent Director/Auditor candidate	
		r summary e the Com		and significant concurrent positions	
	April	1981	Joined The Fuji Bank, Limi	ted (currently Mizuho Bank, Ltd.)	
Number of the Company's	June	2004	General Manager of Forex (currently Mizuho Bank, Lt	Department, Mizuho Corporate Bank, Ltd. d.)	
shares owned	April	2007	General Manager, Bangkok	Branch, Mizuho Corporate Bank, Ltd.	
Attendance at the meetings	April 2009		Executive Officer, Mizuho Securities Co., Ltd. President, Mizuho Bank (Switzerland) Ltd.		
of the Board of Directors	April	2010	Director, Mizuho Securities	s Co., Ltd.	
-	June	2010	Audit & Supervisory I INDUSTRIES CO., LTD.	Board Member, OKAYA ELECTRIC	
Attendance at the meetings of the Audit & Supervisory	June	2012	Managing Executive Offic CO., LTD.	cer, OKAYA ELECTRIC INDUSTRIES	
Board –	June	2014	Director, Managing Exe INDUSTRIES CO., LTD.	ecutive Officer, OKAYA ELECTRIC	
	April	2018	Director, Senior Managing INDUSTRIES CO., LTD.	Executive Officer, OKAYA ELECTRIC	
	April	2020	Director, OKAYA ELECT to retire in June 2020)	RIC INDUSTRIES CO., LTD. (scheduled	

Reasons for nomination as candidate for Outside Audit & Supervisory Board Member

Mr. Muneaki Kiyota has acquired extensive experience and deep knowledge, etc., of corporate management, having served in a number of important positions mainly at overseas locations of financial institutions, and latterly as Audit & Supervisory Board Member and director, etc. of a manufacturer for about ten years.

Accordingly, the Company nominates him as a candidate for Outside Audit & Supervisory Board Member in order to take advantage of his experience and knowledge, etc. in the Company's audits.

Notes: 1. There are no special interests between each candidate for Audit & Supervisory Board Member and the Company.

2. Agreement with Outside Audit & Supervisory Board Member to limit liability

Under the provision of the Company's Articles of Incorporation, the Company intends to conclude an agreement to limit liability for damages with Outside Audit & Supervisory Board Members Mr. Kiyoshi Asahina and Mr. Muneaki Kiyota, should they be appointed at this Annual General Shareholders Meeting, in order to allow the Outside Audit & Supervisory Board Members to fully play their expected roles. The maximum amount of liability is the amount stipulated by laws and regulations.

3. Reasons why the Company has determined that the candidates are able to execute duties as Outside Audit & Supervisory Board Member appropriately

Although Mr. Kiyoshi Asahina has never been involved in the management of a company before, as stated in the reasons for his nomination as a candidate for Outside Audit & Supervisory Board Member, Mr. Kiyoshi Asahina has expert knowledge in relevant fields. Therefore, the Company has determined that he is able to execute appropriately his duties as Outside Audit & Supervisory Board Member.

4. Should both Mr. Kiyoshi Asahina and Mr. Muneaki Kiyota be appointed at this Annual General Shareholders Meeting, the Company intends to register them as independent directors/auditors with the Tokyo Stock Exchange.

End

Reference Item: Criteria for Independence for Outside Directors and Outside Audit & Supervisory Board Members

Nichirei Corporation (the "Company") deems that for any Outside Director, Outside Audit & Supervisory Board Member or candidate for either of the aforementioned positions to qualify as independent, that individual must not fall under any of the following items.

1. Related party to the Nichirei Group

This includes persons who execute business ("executives") of the Company and its subsidiaries (the "Group")

- 2. Related party as a supplier or client
 - This includes parties whose major suppliers are the Group or an executive thereof Note: "Parties whose major suppliers are the Group" refers to a party who in the most recent fiscal year has received from the Group payments amounting to or exceeding the higher of either 2% of annual consolidated net sales of the party, or 100 million yen.
 - 2) This also includes major clients and clients of the Group or an executive thereof. Note: "Major clients of the Group" refers to clients who in the most recent fiscal year have made payments amounting to 2% or more of the Group's annual consolidated net sales.
 - 3) This also includes major lenders of the Group, and executives thereof. Note: "Major lenders of the Group" refers to lenders who in the most recent fiscal year have loaned to the Group funds amounting to 2% or more of the Group's consolidated total assets.
- 3. Party that receives donations or grants

This includes directors and executives of organizations that receive from the Group donations or grants amounting to 10 million yen or more annually.

- 4. Specialized service provider
 - 1) This includes individuals who, in addition to officer remuneration of the Group, receive from the Group fees amounting to 10 million yen or more annually as attorneys at law, certified public accountants or certified public tax accountants, or for consultancy services involving fields such as management, finance, technology and marketing.
 - 2) This also includes members, partners or other employees of an auditing firm employed as accounting auditor for the Group.
- 5. Holder of voting rights
 - 1) This includes shareholders who hold a 10% or greater share of voting rights of the Company or executives thereof.
 - 2) This also includes executives of companies for which the Group holds a 10% or greater share of the respective voting rights.
- 6. Party with respect to whom the aforementioned have applied in the past
 - 1) This includes parties with respect to whom the aforementioned item 1 has applied once or more in the past.
 - 2) This also includes parties to whom any one of the aforementioned items from 2 to 5 has applied over any time during the last three years.
- 7. Close relative

This includes spouses and relatives within two degrees of kinship to whom any one of the aforementioned items from 1 to 6 apply (unless such party has an insignificant influence in regard to the respective entity).

Nichirei Company "Basic Policy on Corporate Governance" https://www.nichirei.co.jp/corpo/management/governance_policy.html