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Securities code: 4541

June 5, 2019

To our shareholders:

Yuichi Tamura President & CEO **Nichi-Iko Pharmaceutical Co., Ltd.** 1-6-21 Sogawa, Toyama-shi

NOTICE OF THE 55TH ORDINARY GENERAL MEETING OF SHAREHOLDERS

You are cordially invited to attend the 55th Ordinary General Meeting of Shareholders of Nichi-Iko Pharmaceutical Co., Ltd. (the "Company"), which will be held as described below.

If you are unable to attend the meeting in person, you may exercise your voting rights by either of the following methods. Please review the attached Reference Documents for the General Meeting of Shareholders and exercise your voting rights by no later than 5:40 p.m., Thursday, June 20, 2019 (Japan Standard Time).

1. Date and Time: Friday, June 21, 2019 at 10:00 a.m. (Japan Standard Time)

2. Venue: 6F Multipurpose Hall, Global Development Center (Honeycomb Building),

Nichi-Iko Pharmaceutical Co., Ltd.

205-1, Shimo-Umezawa, Namerikawa-shi, Toyama Prefecture

3. Purposes:

Items to be reported:

- 1. Business Report, Consolidated Financial Statements, and the results of audit of the Consolidated Financial Statements by the Accounting Auditor and the Audit & Supervisory Board, for the 55th Term (from April 1, 2018 to March 31, 2019)
- 2. Non-Consolidated Financial Statements for the 55th Term (from April 1, 2018 to March 31, 2019)

Items to be resolved:

Proposal 1: Appropriation of Surplus

Proposal 2: Election of Nine (9) Board Members

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

Proposal 4: Election of One (1) Substitute Audit & Supervisory Board Member

4. Instructions for Exercising Voting Rights

(1) Exercising voting rights in writing (by postal mail)

Please return the enclosed voting form indicating your vote for or against each proposal to us to arrive by 5:40 p.m., Thursday, June 20, 2019 (Japan Standard Time).

(2) Exercising voting rights via the Internet, etc.

If you exercise your voting rights via the Internet, etc., you are kindly requested to examine the "Instructions for Exercising Voting Rights via the Internet, etc." and enter your vote for or against each proposal by 5:40 p.m., Thursday, June 20, 2019 (Japan Standard Time).

Reference Documents for the General Meeting of Shareholders

Proposal 1: Appropriation of Surplus

As a basic policy of distributing profits, the Company is working to improve and strengthen its financial condition while maintaining a sufficient level of retained earnings and continues to ensure proper return of profits to shareholders. Accordingly, the Company makes effective use of its internal reserves resulting in prioritized allocation to pharmaceutical development, expansion into new markets, capital investment aimed at ensuring stable supply, and profit distribution based on financial performance.

For appropriation of surplus, based on the above policy, the Company proposes as below:

- 1. Matters related to year-end dividends
 - (1) Type of dividend property Cash
 - (2) Allocation of dividend property and total amount thereof

15 yen per common share of the Company

Total amount of dividends: 962,804,115 yen

Full-year dividends including the interim dividend for this fiscal year will be 30 yen per common share of the Company.

- (3) Effective date of distribution of dividends of surplus June 24, 2019
- 2. Matters related to other appropriation of surplus
 - (1) Item of surplus to be increased and amount of increase thereof General reserve: 500,000,000 yen
 - (2) Item of surplus to be decreased and amount of decrease thereof Retained earnings brought forward: 500,000,000 yen

Proposal 2: Election of Nine (9) Board Members

The terms of office of all nine (9) Board Members will expire at the conclusion of this meeting. In that regard, the Company proposes to elect nine (9) Board Members.

The candidates for Board Member are as follows:

No.	Name		Position, etc., in the Con	npany	Attendance rate at meetings of the Board of Directors
1	Yuichi Tamura	Reelection	President & CEO		100%
2	Kenji Akane	Reelection	Vice President, Board of Director		100%
3	Noboru Inasaka	Reelection	Board of Executive Director		100%
4	Takahiro Yoshikawa	Reelection	Board Member		92.9%
5	Hiroshi Kawagish	New election	Senior Operating Officer		-
6	Shigeo Takagi	Reelection	Board Member	Outside Independent	92.9%
7	Hideki Sakai	Reelection	Board Member	Outside Independent	100%
8	Hajime Imamura	Reelection	Board Member	Outside Independent	100%
9	Kyoko Tanebe	Reelection	Board Member	Outside Independent	100%

No.	Name (Date of birth)	Car	reer summary, position and responsibilities (significant concurrent positions)	Number of the Company's shares owned		
1	Yuichi Tamura (July 2, 1962) Reelection	Apr. 1989 Feb. 1990 Feb. 1992 Feb. 1994 Feb. 2000	Joined the Company Board Member, Director, Corporate Strategy and Planning Office of the Company Board Member, Responsible for Sales and Marketing Division and Director, Corporate Strategy and Planning Office and Tokyo Management Department of the Company Representative Board of Executive Director, Responsible for Sales and Marketing Division and Corporate Strategy and Planning Office of the Company President & CEO of the Company (present	1,801,613		
	position) (Reasons, etc. for nomination as candidate for Board Member) Yuichi Tamura has led the management of the entire Group as the Company's President & CEO since 2000. He has led the Group with a vision for the medium- to long-term, with strong leadership, and is continually contributing to the improvement of the Company's corporate value. The Company proposes the election of Mr. Tamura as Board Member so that his wide-ranging knowledge, extensive experience, broad discernment, strong leadership, and other qualities related to the generic drug industry will continue to be utilized in the management of the Company.					
2	Kenji Akane (August 5, 1953) Reelection	Apr. 1976 June 2005 Sept. 2006 Dec. 2006 Dec. 2008 Feb. 2009 Feb. 2011 Dec. 2011 Apr. 2013 Apr. 2017 Apr. 2018 Apr. 2019 May 2019	Joined The Hokuriku Bank, Ltd. General Manager, Finance and Public Funds Department of The Hokuriku Bank Ltd. Joined the Company Operating Officer, Director, General Affairs Department of the Company Operating Officer, Head of the Administrative Division and Director, Finance Department of the Company Board Member, Head of the Administrative Division and Director, Finance Department of the Company Board of Senior Director, Head of the Administrative Division of the Company Board of Executive Director, Responsible for Overall Management and Internal Audit Group of the Company Board of Executive Director, Responsible for President Office and Internal Audit Group of the Company Board of Executive Director, Responsible for President Office and Compliance & Internal Auditors Office of the Company Vice President, Board of Director, Responsible for Compliance & Internal Auditors Office of the Company Vice President, Board of Director, Responsible for President Office of the Company Vice President, Board of Director, Responsible for CSR, ESG & Business Creation of the Company (present position)	49,158		
	management, gained through his Akane has been involved with the	ence and speci many years wo e Administrativ lged to be an a	Board Member) alist knowledge, as well as a high level of insight intorking at financial institutions. Since joining the Conve Division, the President Office, and the Compliance oppropriate person to pursue further improvement of compliance of the convergence	npany in 2006, Mr. e & Internal		

No.	Name (Date of birth)	Career summary, position and responsibilities (significant concurrent positions)		Number of the Company's shares owned		
3	Noboru Inasaka (December 18, 1955) Reelection	Mar. 1978 Dec. 2001 Dec. 2005 Jan. 2008 Dec. 2008 May 2009 Dec. 2009 Dec. 2011 June 2014 Apr. 2018	Joined the Company Director, Operation Department of the Company Representative Board Member of Oriental Pharmaceutical Co., Ltd. (secondment) Operating Officer, Director, Operation Department of the Company Operating Officer, Vice Head of the Sales and Marketing Division and Director, Operation Department of the Company Senior Operating Officer, Director, Purchasing Department of the Company Senior Operating Officer, Director, Finance Department of the Company Senior Operating Officer, Head of the Administrative Division of the Company Board of Senior Director, Head of the Administrative Division of the Company Board of Executive Director, Head of the			
		May 2019	Administrative Division of the Company Board of Executive Director, Responsible for Profit & Asset Management of the Company (present position)			
	(Reasons, etc. for nomination as candidate for Board Member)					
	Noboru Inasaka has been involved with the Administrative Division, the Sales and Marketing Division, and the					
	Production Division, and has wide-ranging knowledge and extensive experience in the generic drug industry, as well as					
	a high level of insight into management. Since 2014, Mr. Inasaka has supervised the Administrative Division of the					
	Company as a Board Member, a	and has been jud	ged to be an appropriate person to pursue further im	provement of		
	corporate value of the Group; th	erefore the Com	pany proposes his election as a Board Member.			

No.	Name (Date of birth)	Car	eer summary, position and responsibilities (significant concurrent positions)	Number of the Company's share owned
		Apr. 1975 Apr. 2005	Joined SUMITOMO CORPORATION Senior Officer, General Manager of the Life Science Division of SUMITOMO	Owned
		Oct. 2010	CORPORATION Joined the Company	
		Oct. 2010	Operating Officer, Vice Head of the Distribution Stabilization Promotion Division of the Company	
		Dec. 2010	Senior Operating Officer, Head of the Planning Division of the Company	
	Takahiro Yoshikawa (March 8, 1952)	Feb. 2011	Senior Operating Officer, Head of the Planning Division of the Company	31,4
	Reelection	Dec. 2011	Senior Operating Officer, Head of the Development and Planning Division of the Company	,
4		June 2013	Board of Senior Director, Head of the Development and Planning Division of the Company	
		Apr. 2016	Board of Senior Director, Head of the Procurement Division of the Company	
		May 2019	Board Member, Responsible for Supply Chain & BS Management of the Company (present	
	ranging knowledge and extensi joining the Company in 2010, N	tey positions at o ve expertise in m Mr. Yoshikawa ha	verseas affiliates, etc., of general trading companies, edicine, as well as a high level of insight into managas been involved with the Distribution Stabilization I	ement. Since Promotion Division
	Takahiro Yoshikawa had held k ranging knowledge and extensi joining the Company in 2010, I the Development and Planning person to pursue further improve	tey positions at or ve expertise in m Mr. Yoshikawa ha Division, as well	oard Member) verseas affiliates, etc., of general trading companies, edicine, as well as a high level of insight into manag	ement. Since Promotion Divisio o be an appropriat
	Takahiro Yoshikawa had held k ranging knowledge and extensi joining the Company in 2010, I the Development and Planning	tey positions at or ve expertise in m Mr. Yoshikawa ha Division, as well wement of corpora	oard Member) verseas affiliates, etc., of general trading companies, edicine, as well as a high level of insight into manages been involved with the Distribution Stabilization I as the Procurement Division, and has been judged to	ement. Since Promotion Divisio o be an appropriat
	Takahiro Yoshikawa had held k ranging knowledge and extensi joining the Company in 2010, I the Development and Planning person to pursue further improve	tey positions at or ve expertise in m Mr. Yoshikawa ha Division, as well	Joined the Company Diversed the Company Director, Production Department 1,	ement. Since Promotion Divisio o be an appropriat
	Takahiro Yoshikawa had held k ranging knowledge and extensi joining the Company in 2010, I the Development and Planning person to pursue further improve	ey positions at or ve expertise in m Mr. Yoshikawa ha Division, as well vement of corpora	oard Member) verseas affiliates, etc., of general trading companies, edicine, as well as a high level of insight into manages been involved with the Distribution Stabilization I as the Procurement Division, and has been judged to attend the Group; therefore the Company proposition of the Company Director, Production Department 1, Namerikawa Plant of the Company Plant Manager, Director, Production	ement. Since Promotion Divisio o be an appropriat
	Takahiro Yoshikawa had held k ranging knowledge and extensi joining the Company in 2010, I the Development and Planning person to pursue further improve	Apr. 1979 Dec. 2003	oard Member) verseas affiliates, etc., of general trading companies, ledicine, as well as a high level of insight into manage as been involved with the Distribution Stabilization I leas the Procurement Division, and has been judged to late value of the Group; therefore the Company proportion Joined the Company Director, Production Department 1, Namerikawa Plant of the Company	ement. Since Promotion Divisio o be an appropriat
	Takahiro Yoshikawa had held k ranging knowledge and extensi joining the Company in 2010, I the Development and Planning person to pursue further improve	Apr. 1979 Dec. 2003	Joined the Company Director, Production Department 1, Namerikawa Plant of the Disgrature of the Disgrature of the Distribution Stabilization Is as the Procurement Division, and has been judged the Distribution of the Group; therefore the Company proposition of the Company Director, Production Department 1, Namerikawa Plant of the Company Plant Manager, Director, Production Department 1, Namerikawa Plant of the	ement. Since Promotion Divisio o be an appropriat
	Takahiro Yoshikawa had held k ranging knowledge and extensi joining the Company in 2010, I the Development and Planning person to pursue further improve Board Member.	Apr. 1979 Dec. 2005	Joined the Company Director, Production Department 1, Namerikawa Plant of the Company Operating Officerof the Production Division Department 1, Namerikawa Plant of the Company Operating Officerof the Production Department 1, Namerikawa Plant of the Company Operating Officerof the Production Department 1, Namerikawa Plant of the Company Operating Officerof the Production Department 1, Namerikawa Plant of the Company Operating Officerof the Production Department 1, Namerikawa Plant of the	ement. Since Promotion Divisio o be an appropriat
	Takahiro Yoshikawa had held k ranging knowledge and extensi joining the Company in 2010, I the Development and Planning person to pursue further improv Board Member.	Apr. 1979 Dec. 2005	Joined the Company Director, Production Department 1, Namerikawa Plant of the Company Plant Manager, Director, Production Department 1, Namerikawa Plant of the Company Operating Officerof the Production Division Plant Manager and Director, Production Plant Manager and Director, Production Department 1, Namerikawa Plant of the Company Operating Officerof the Production Division Plant Manager and Director, Production	ement. Since Promotion Division to be an appropriation of the second and the seco
5	Takahiro Yoshikawa had held k ranging knowledge and extensi joining the Company in 2010, I the Development and Planning person to pursue further improve Board Member.	Apr. 1979 Dec. 2005 Dec. 2010 Feb. 2013	Joined the Company Director, Production Department 1, Namerikawa Plant of the Company Operating Officerof the Production Division Plant Manager and Director, Production Department 1, Namerikawa Plant of the Company Operating Officer, Vice Headof the Production Division Plant Manager, Toyama Plant of the Company Operating Officer, Vice Headof the Production Division Plant Manager, Toyama Plant of the Company	ement. Since Promotion Divisio o be an appropriat oses his election as
5	Takahiro Yoshikawa had held k ranging knowledge and extensi joining the Company in 2010, I the Development and Planning person to pursue further improve Board Member. * Hiroshi Kawagish (November 12, 1958)	Apr. 1979 Dec. 2005 Dec. 2010	Joined the Company Director, Production Department 1, Namerikawa Plant of the Company Operating Officerof the Production Division Plant Manager and Director, Production Department 1, Namerikawa Plant of the Company Operating Officer, Vice Headof the Production Division Plant Manager, Toyama Plant of the Company	ement. Since Promotion Divisio o be an appropriat oses his election as
5	Takahiro Yoshikawa had held k ranging knowledge and extensi joining the Company in 2010, I the Development and Planning person to pursue further improve Board Member. * Hiroshi Kawagish (November 12, 1958)	Apr. 1979 Dec. 2005 Dec. 2010 Feb. 2013	Joined the Company Director, Production Department 1, Namerikawa Plant of the Company Operating Officer, Vice Headof the Production Division Plant Manager, Toyama Plant of the Company Operating Officer, Vice Headof the Production Division Plant Manager, Toyama Plant of the Company Operating Officer, Director of the Production Department 1, Namerikawa Plant of the Company Operating Officer, Vice Headof the Production Division Plant Manager, Director, Production Department 1, Namerikawa Plant of the Company Operating Officer, Vice Headof the Production Division Plant Manager, Toyama Plant of the Company Operating Officer, Directorof the Production Division Plant Manager, Toyama Plant of the Company Operating Officer, Directorof the Production Management Office Nichi-Iko Pharma Tech Co., Ltd. (secondment) Senior Operating Officer, Head of the	ement. Since Promotion Divisio o be an appropriat
5	Takahiro Yoshikawa had held k ranging knowledge and extensi joining the Company in 2010, I the Development and Planning person to pursue further improve Board Member. * Hiroshi Kawagish (November 12, 1958)	Apr. 1979 Dec. 2005 Dec. 2010 Feb. 2013 June 2014	Joined the Company Director, Production Department 1, Namerikawa Plant of the Company Operating Officer, Vice Headof the Production Division Plant Manager, Toyama Plant of the Company Operating Officer, Vice Headof the Production Division Plant Manager, Toyama Plant of the Company Operating Officer, Vice Headof the Production Division Plant Manager, Toyama Plant of the Company Operating Officer, Vice Headof the Production Division Plant Manager, Toyama Plant of the Company Operating Officer, Vice Headof the Production Division Plant Manager, Toyama Plant of the Company Operating Officer, Vice Headof the Production Division Plant Manager, Toyama Plant of the Company Operating Officer, Directorof the Production Management Office Nichi-Iko Pharma Tech Co., Ltd. (secondment)	ement. Since Promotion Divisio o be an appropriat oses his election as

of corporate value of the Group; therefore the Company proposes his election as a Board Member.

experience in the generic drug industry. He has been judged to be an appropriate person to pursue further improvement

	Apr. 1971 June 1998	Joined The Hokuriku Bank, Ltd.		
Shigeo Takagi (April 2, 1948) Reelection Outside Independent	President, Toya Supreme Advis Outside Direct Outside Audito	ama Chamber of Commerce and Industry sor, The Hokuriku Bank, Ltd. or, Hokuriku Electric Power Company or, Seiren Co., Ltd.	14,003	
(Reasons, etc. for nomination as candidate for Outside Board Member) Shigeo Takagi has held key positions at financial institutions for many years, and has served as President of the Toyama				
Chamber of Commerce and Industry since 2013; he is devoted to the development of the local economy and companies from a public perspective. Mr. Takagi has wide-ranging knowledge and experience relating to management gained as a corporate manager, and is deemed appropriate as an Outside Board Member who provides guidance for management in general from his insight as the President of the Chamber of Commerce and Industry, as well as from a public and				
h h	(April 2, 1948) Reelection Outside Independent easons, etc. for nomination as catigeo Takagi has held key position amber of Commerce and Industry manager, and is deemed the neral from his insight as the Pre	Shigeo Takagi (April 2, 1948) Reelection Outside Independent July 2016 [Significant conversed President, Toyloutside Direct Outside Audito Outside O	Sept. 2003 Representative Executive and President of Hokugin Financial Group, Inc. (present Hokuhoku Financial Group, Inc.) Shigeo Takagi Feb. 2011 Outside Board Member of the Company (present position) June 2013 Special Advisor of The Hokuriku Bank, Ltd. Reelection Outside Commerce and Industry (present position) Independent July 2016 Supreme Advisor of The Hokuriku Bank, Ltd. (present position) [Significant concurrent positions] President, Toyama Chamber of Commerce and Industry Supreme Advisor, The Hokuriku Bank, Ltd. Outside Director, Hokuriku Electric Power Company Outside Auditor, Seiren Co., Ltd. Outside Auditor, Kawada Technologies, Inc. Passons, etc. for nomination as candidate for Outside Board Member) igeo Takagi has held key positions at financial institutions for many years, and has served as Presi amber of Commerce and Industry since 2013; he is devoted to the development of the local econom a public perspective. Mr. Takagi has wide-ranging knowledge and experience relating to manage porate manager, and is deemed appropriate as an Outside Board Member who provides guidance	

No.	Name (Date of birth)	Care	er summary, position and responsibilities (significant concurrent positions)	Number of the Company's shares owned		
7	Hideki Sakai (September 19, 1962) Reelection Outside Independent	Professor, Gra Sciences, Uni Dean, Gradua Sciences for R Dean, Faculty	Research Fellowship for young scientists of Japan Society for the Promotion of Science Assistant of Toyama Medical and Pharmaceutical University Long-term Staff Researcher of Ministry of Education Assistant Professor of Toyama Medical and Pharmaceutical University Professor, Pharmaceutical Department of Toyama Medical and Pharmaceutical University Professor, Graduate School of Medicine and Pharmaceutical Sciences of University of Toyama (present position) Deputy Dean, Faculty of Pharmacy and Pharmaceutical Sciences, University of Toyama Outside Board Member of the Company (present position) Dean, Graduate School of Medicine and Pharmaceutical Sciences for Research, University of Toyama (present position) Dean, Faculty of Pharmacy and Pharmaceutical Sciences of University of Toyama (present position) Oncurrent positions] Iduate School of Medicine and Pharmaceutical Research, University of Toyama of Pharmacy and Pharmaceutical Research, University of Toyama of Pharmacy and Pharmaceutical Sciences of	-		
	University of Toyama (Reasons, etc. for nomination as candidate for Outside Board Member) The Company proposes election of Hideki Sakai as an Outside Board Member so that his extensive specialist knowledge and discernment related to medicine accumulated as a university professor will be utilized in the management of the Company. Mr. Sakai has never been directly involved in the management of a company except as an outside director. However, the Company judges he will faithfully fulfill his duties as an Outside Board Member based on the above reasons.					
8	Hajime Imamura (November 19, 1955) Reelection Outside Independent	Representative Attorney at la Outside Direc	tor, TANAKA SEIMITSU KOGYO CO., LTD.	_		
	(Reasons, etc. for nomination as candidate for Outside Board Member) During the term as an Outside Audit & Supervisory Board Member of the Company, Hajime Imamura has expressed opinions from an independent perspective as an attorney based on this extensive knowledge and experience regarding legal matters and has adequately fulfilled his duties. Mr. Imamura has also become very familiar with the details of the Company's operations by conducting audits, and the Company proposes his election as an Outside Board Member so that he can use his abundant knowledge and experience in the Company's management. He has never been directly 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 Board Member based on the above reasons.					

No.	Name (Date of birth)	Car	reer summary, position and responsibilities (significant concurrent positions)	Number of the Company's share owned	
		June 1990	Clinical Fellow, Toyama Medical and Pharmaceutical University Hospital		
		Feb. 1991	Medical Doctor, Department of Obstetrics and Gynecology of Aiiku Hospital, Imperial Gift Foundation Boshi-Aiiku-Kai		
		Feb. 1992	Medical Doctor, Department of Obstetrics and Gynecology of Itoigawa sogo Hospital		
		Apr. 1992	Medical Doctor, Department of Obstetrics and Gynecology of Kurobe City Hospital		
		Apr. 1998	Research Associate, Department of Obstetrics and Gynecology of Toyama Medical and Pharmaceutical University		
		Apr. 2001	Chief Physician in Outpatient Department of Obstetrics and Gynecology Outpatient Clinic, Toyama Medical and Pharmaceutical		
	Kyoko Tanebe (October 14, 1964)	Apr. 2003	University Hospital Chief Physician, Department of Obstetrics and Gynecology of Saiseikai Toyama Hospital		
	Reelection Outside	July 2006	President, Ladies' Clinic We! Toyama, Touseikai Medical Corporation		
9	Independent	June 2018	Outside Board Member of the Company (present position)		
		Jan. 2019	Representative of Ladies' Clinic We! Toyama, Touseikai Medical Corporation (present position)		
		Apr. 2019	Toyama Prefectural Assembly Member (present position)		
		Committee N	concurrent positions] Member of the expert panel of Priority Policy,		
		Executive Di	ender Equality Bureau of the Cabinet Office rector of Public Interest Incorporated Association		
		Toyama Medical Association Board of Director of Public Interest Incorporated Association Japan Association of Obstetricians and Gynecologists Representative of Ladies' Clinic We! Toyama, Touseikai			
	Medical C		poration ectural Assembly Member		
	(Reasons, etc. for nomination a	•		1	
	•		be as an Outside Board Member so that her extensive	e specialist	
	_		cal industry accumulated as a doctor will be utilized in	-	
	_ :		volved in the management of a company except as an		
	However, the Company judges she will appropriately fulfill her duties as an Outside Board Member based on the above				
r	reasons.				

Notes:

- 1. New candidate for Board Member is indicated by an asterisk (*).
- 2. Shigeo Takagi, Hideki Sakai, Hajime Imamura, and Kyoko Tanebe are candidates for Outside Board Member.
- 3. Shigeo Takagi resigned as Representative Executive and President and assumed the office of Special Advisor of The Hokuriku Bank, Ltd., which is a major lender and major shareholder of the Company (a business entity that has a special relationship with the Company) in June 2013. He then assumed the office of Supreme Advisor of The Hokuriku Bank Ltd. in July 2016. However, Mr. Takagi individually has no special interests directly with the Company. There are no special interests between the Company and other candidates for Board Members.
- 4. Shigeo Takagi, Hideki Sakai, Hajime Imamura, and Kyoko Tanebe are current Outside Board Members of the Company, and their terms of office as Outside Board Members are, eight (8) years and four (4) months for Mr. Takagi, five (5) years for Mr. Sakai, two (2) years for Mr. Imamura (his term of office as an Outside Audit & Supervisory Board Member was twenty-three (23) years and four (4) months to June, 2017), and one (1) year for Ms. Tanebe as of the conclusion of this Meeting. The Company has executed an agreement to limit liability for damages under Article 423, Paragraph 1 of the Companies Act, pursuant to the provisions of Article 427, Paragraph 1 of the Companies Act, and the cap on liability for

- damages under the relevant agreement is the amount stipulated under the laws and regulations. If their reelection is approved, the Company plans to renew the aforementioned agreements with them.
- 5. The number of shares of the Company in the possession of the candidates for Board Member includes their own shares in the shareholding association of the Company.
- 6. The Company has submitted notification to the Tokyo Stock Exchange that Shigeo Takagi, Hideki Sakai, Hajime Imamura, and Kyoko Tanebe have been designated as independent officers as provided for by the aforementioned exchange.

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

The terms of office of the Audit & Supervisory Board Member Hitoshi Hori will expire at the conclusion of this meeting. The Audit & Supervisory Board Member Yoshihito Sugi will retire from office at the conclusion of this general meeting due to his resignation. Accordingly, the Company proposes the election of two (2) Audit & Supervisory Board Members.

In addition, the consent of the Audit & Supervisory Board has been obtained for this proposal.

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

No.	Name (Date of birth)	Car	eer summary and position in the Company (significant concurrent positions)	Company's shares
	(=,			owned
No.	Name (Date of birth) * Toshinori Kongouji (November 7, 1951) New election	Car May 1971 Jan. 1998 Dec. 2001 Feb. 2004 June 2007 Dec. 2008 Oct. 2009 June 2010 Feb. 2011 June 2014 May 2016 Apr. 2017	Joined the Company Director, Finance Department of the Company Operating Officer, Director, Finance Department of the Company Board Member, Responsible for Finance and Director, Finance Department of the Company Board Member, Responsible for Finance and Director, Finance Department of the Company Board Member, Head of Business Management Section of the Company Senior Board Member, Responsible for Group Management of the Company Senior Board Member, Responsible for Sales and Marketing Division of the Company Executive Board Member, Head of the Sales and Marketing Division of the Company Board of Executive Director, Head of the Sales and Marketing Division of the Company Representative Board of Executive Director, Responsible for Sales and Marketing Division and Head of Sales and Marketing Division of the Company Representative Board of Executive Director, Responsible for Sales and Marketing Division of the Company Representative Board of Executive Director, Responsible for Sales and Marketing Division of the Company	
		Apr. 2018 Apr. 2018	Company Board Member of the Company Director of ELMED EISAI Co., Ltd.	
		Apr. 2018 Apr. 2019	(secondment) Board Member, Responsible for Compliance &	
			Internal Auditors Office of the Company (present position)	

Toshinori Kongouji has been involved with the Administrative Division and the Sales and Marketing Division, and has wide-ranging knowledge and extensive experience in the generic drug industry, and has been judged to be able to appropriately perform audit duties at the Company. Therefore, the Company proposes his election as an Audit & Supervisory Board Member.

No.	Name (Date of birth)	Care	eer summary and position in the Company (significant concurrent positions)	Number of the Company's shares owned
2	Hitoshi Hori (July 27, 1953) Reelection Outside Independent	Representativ Certified Publ Outside Direc	Registered as Certified Public Accountant Registered as Tax Accountant Representative of Hori Tax Accountant Corporation (present position) Outside Audit & Supervisory Board Member of the Company (present position) oncurrent positions] e of Hori Tax Accountant Corporation lic Accountant, Tax Accountant tor (Audit and Supervisory Committee Member), ceutical Co., Ltd.	4,500
	Hitoshi Hori is a candidate for Ou advanced knowledge gained throu Company's audits, and the Compa has never been involved in the ma	itside Audit & Sigh practices as any proposes his inagement of a	utside Audit & Supervisory Board Member) Supervisory Board Member so that his extensive exp a certified public accountant and tax accountant wi is election as an Outside Audit & Supervisory Board company except as an outside officer. However, the de Audit & Supervisory Board Member based on th	ll be utilized in the Member. Mr. Hori Company judges

Notes:

- 1. New candidate for Audit & Supervisory Board Member is indicated by an asterisk (*).
- 2. There is no special interest between any of the candidates for Audit & Supervisory Board Member and the Company.
- 3. Hitoshi Hori is a candidate for Outside Audit & Supervisory Board Member.
- 4. Hitoshi Hori is currently an Audit & Supervisory Board Member of the Company, and his term of office as an Audit & Supervisory Board Member is fourteen (14) years and four (4) months as of the conclusion of this Meeting. The Company has executed an agreement to limit liability for damages under Article 423, Paragraph 1 of the Companies Act, pursuant to the provisions of Article 427, Paragraph 1 of the Companies Act, and the cap on liability for damages under the relevant agreement is the amount stipulated under the laws and regulations. If his reelection is approved, the Company plans to renew the aforementioned agreement with him.
- 5. The Company has submitted notification to the Tokyo Stock Exchange that Hitoshi Hori has been designated as an independent officer as provided for by the aforementioned exchange.

Proposal 4: Election of One (1) Substitute Audit & Supervisory Board Member

The Company proposes to elect one (1) substitute Audit & Supervisory Board Member to be ready to fill a vacant position should the number of Audit & Supervisory Board Members fall below the number in accordance with the laws and regulations.

In addition, the consent of the Audit & Supervisory Board has been obtained for this proposal.

The candidate for substitute Audit & Supervisory Board Member is as follows:

Name (Date of birth)		Career summary and position in the Company (significant concurrent positions)	Number of the Company's shares owned		
	Apr. 1977	Joined The Bank of Toyama			
	Feb. 2009	Director, Branch Manager of Toyama Branch, The Bank of			
		Toyama, Ltd.			
	June 2011	Board Member, Branch Manager of Toyama Branch, The			
Hironori Hashimoto		Bank of Toyama, Ltd.			
(November 14, 1953)	June 2014	Board Member, Credit Manager of the Credit Division, The	_		
		Bank of Toyama, Ltd.			
	June 2017	President & CEO, Toyama Lease Co., Ltd. (present position)			
	(Significant				
	President &	President & CEO, Toyama Lease Co., Ltd.			

(Reasons, etc. for nomination as candidate for substitute Outside Audit & Supervisory Board Member)

Hironori Hashimoto is a candidate for substitute Outside Audit & Supervisory Board Member so that his extensive experience and advanced knowledge gained as an executive of financial institutions and corporate manager will be utilized in the Company's audits, and the Company proposes his election as a substitute Outside Audit & Supervisory Board Member.

Notes:

- 1. There is no special interest between Hironori Hashimoto and the Company.
- 2. Hironori Hashimoto is a candidate for substitute Outside Audit & Supervisory Board Member.
- 3. When Hironori Hashimoto assumes the office of the Audit & Supervisory Board Member, the Company is planning to execute an agreement with him to limit liability for damages under Article 423, Paragraph 1, pursuant to the provisions of Article 427, Paragraph 1 of the Companies Act. The cap on liability for damages under the relevant agreement is planned to be the amount stipulated under the laws and regulations.