Stock code: 7244

March 9, 2021

To Our Shareholders
Itado 80, Isehara-shi, Kanagawa-ken
ICHIKOH INDUSTRIES, LTD.
Representative Director & Chairman
Ali Ordoobadi

### Notice of the 91th Ordinary General Meeting of Shareholders

We appreciate your continuing support to our company.

This is to inform you that the 91th Ordinary General Meeting of Shareholders of ICHIKOH INDUSTRIES, LTD will be held as described below.

You can exercise your voting rights in writing or via the Internet instead of attending the meeting in person. Please review the "Reference Documents for the Ordinary General Meeting of Shareholders" and exercise your voting rights in accordance with "4. Information on Exercising Voting Rights" by 5:30 p.m., Wednesday, March 24, 2021.

Date and Time: Thursday, Mar 25, 2021 10:00 AM

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Place: 348 Tanaka, Isehara-shi, Kanagawa-ken

Isehara Civic Culture Center, Small Hall on the 1st Floor

Agenda:

#### Matters to be Reported:

- 1. Business Report, the Consolidated Financial Statements and the Audit Results of the Consolidated Financial Statements for the 91th Fiscal Year (from January 1, 2020 to December 31, 2020) by the Accounting Auditor and the Board of Auditors.
- 2. Report of the Non-consolidated Financial Statements for the 91th Fiscal Year (from January 1, 2020 to December 31, 2020).

### 3. Matters to be Resolved:

Proposal No. 1:Disposition of Surpluses

Proposal No. 2: Election of Ten (10) Directors

Proposal No. 3: Election of One (1) Corporate Auditor

Proposal No. 4: Election of One (1) Substitute Corporate Auditor

Proposal No. 5: Determination of Amount of Post-Issuance Type Stock Compensation for Directors

4. Information on Exercising Voting Rights

- (1) Exercising Voting Rights in Writing Please indicate your approval or disapproval on the enclosed Voting Rights Exercise form and return it so that it arrives no later than 5:30 PM on Wednesday, March 24, 2021.
- (2) Exercising Voting Rights via the Internet
  When exercising voting rights via the Internet, please refer to "Information on
  exercising voting rights via the Internet" on page 4 and exercise by 5:30 PM on
  Wednesday, March 24, 2021.
- (3) Exercising your voting rights twice in writing and via the Internet
  The exercise of voting rights via the Internet will be taken as the validly exercised
  votes. If voting rights are exercised multiple times via the Internet, the last one will
  be taken as the validly exercised votes.

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You are kindly requested to present the enclosed Voting Rights Exercise Form to the person at the reception when you attend the meeting in person.

Among the documents provided with this Notice of the Ordinary General Meeting of Shareholders, the Notes of the Consolidated Financial Statements, the Notes of the Non-consolidated Financial Statements and the Systems to Ensure the Appropriateness of Business Execution disclosed website are on our ( http://www.ichikoh.com/ir/stockholder/stock09.html ) in accordance with the relevant laws and regulations and Article 15 of the Article of Incorporation of the Company, and thus are not included in the Attached Documents. Accordingly, the Attached Documents enclosed with this Notice represent a part of the Business Report, Consolidated Financial Statements and the Non-consolidated Financial Statement audited by Corporate Auditors in preparation of Audit Report of the Board of Auditors and a part of the Consolidated Financial Statements and the Non-consolidated Financial Statement audited by Accounting Auditor in preparation of Accounting Audit Report.

If any changes are made in any of the Reference Documents for the Ordinary General Meeting of Shareholders, the Business Report, the Consolidated Financial Statement, and the Non-Consolidated Financial Statement, such changes will be posted on our website (http://www.ichikoh.com/).

Infection prevention measures against Coronavirus disease 2019(COVID-19)

- On attending the General Meeting of Shareholders, please pay attention to the status of infection of new type coronavirus and your health, and, if you are not well, please consider exercising voting rights via postal mail or the Internet instead of attending the meeting.
- Please wear a mask when you come to the place of the meeting. At the place of the meeting, we will set up the alcohol disinfectant for hands, and measure your temperature

with a non-contact thermometer. If you do not cooperate in infection prevention or if you don't seem to be well, you may be requested to refrain from entering the place. Thank you in advance for your cooperation in infection prevention.

- Officers of the Company and operation staffs of the General Meeting of Shareholders will confirm their health including temperature measurement and wear a mask.
- · Please note that seats are arranged with distance in the place of the meeting.
- · We will strive for efficient procedures and shortening the meeting time.
- Please closely monitor the status and carefully determine whether to attend to prevent infection to yourself and others.

If there are any material changes regarding operation and place of the Ordinary General Meeting of Shareholders, we will notify them on our website (http://www.ichikoh.com/).

### Information of Exercising Voting Rights via the Internet

When exercising voting rights via the Internet, please be aware of the following matters in advance.

### 1. Website for exercising voting rights

- (1) Voting rights can be exercised via the Internet only by using the following website for exercising voting rights designated by the Company.
  - Website Address https://www.web54.net
- (2) If you exercise voting rights using smartphone, please use "Smart Exercising". By scanning the "Login QR Code of website for Exercising Voting Rights for Smartphones" on the enclosed Voting Rights Exercise Form, you can exercise voting rights from website for exercising voting rights without entering the "Voting Rights Exercise Code" and "Password".
  - Please note that you will need to scan the QR code again and enter the "Voting Rights Exercise Code" and "Password" printed on the Voting Rights Exercise Form if you want to change the content of the right you exercised after exercising your voting rights.
- \* For details, please refer to the enclosed information brochure.

#### 2. Handling of your exercise of voting rights

- (1) When exercising voting rights via the Internet, please use the "Voting Rights Exercise Code" and "Password" printed on the enclosed Voting Rights Exercise form, and enter your votes following the on-screen guidance.
- (2) The deadline for exercising voting rights is 5:30 PM on Wednesday, March 24, 2021, so please exercise your rights as soon as possible.
- (3) If you exercise your voting rights twice in writing and via the Internet, the exercise of voting rights via the Internet will be taken as the validly exercised votes. If voting rights are exercised multiple times via the Internet, the last one will be taken as the validly exercised votes.
- (4) Internet provider's connection fee and communication fees to your telecommunication service provider (including access fees) for accessing website for exercising voting rights shall be borne by the shareholder.

#### 3. Handling of passwords and voting rights codes

- (1) The Password is a crucial means through which to ascertain that a voting person is really a qualified shareholder. Please handle it with care as well as your personal seal and security code.
- (2) If you enter the wrong password more than a certain number of times, your password will be rendered unusable. If you would like re-issue your password, please follow the on-screen guidance.
- (3) The code for exercising voting rights on the Voting Rights Exercise Form is valid only at this general meeting.

### 4. For inquiries regarding the operation of personal computers

- (1) If you have any questions regarding the operation of personal computers in relation to the exercise of your voting rights, please call the number below.
  - Sumitomo Mitsui Trust Bank, Limited Security Agent Web Support Dedicated Dial [Tel No.] 0120 (652) 031 (Service hours 9:00~21:00)
- (2) For other inquiries, please contact below.
  - i . Shareholders who have accounts at securities companies The securities companies in which you have your account
  - ii .Shareholders who do not have an account at a securities companies (Shareholders who have special account)
    - Sumitomo Mitsui Trust Bank, Limited Security Agent Business Center [Tel No.] 0120 (782) 031 (Service hours  $9:00\sim17:00$  excluding weekends and holidays)

(Attached Documents)

### **Business Report**

(January 1, 2020 through December 31, 2020)

- 1. Present Status of the Corporate Group
- (1) Status of Business for the Current Consolidated Business Year
- ① Progress and Result of Business

The Japanese economy for this consolidated fiscal year was stagnant due to the effect of the spread of Coronavirus Disease (COVID-19) infection such as announcement of a state of emergency but showed some signs of a recovery since the second half of the year. As for the global economy, production and investment in China showed a moderate recovery trend relatively early, and in the USA and ASEAN, economy was unpredictable due to the effect of restriction of movement and lockdown but it improved since the second half of the year although there were differences among regions.

As for automotive market to which the company group belongs, the volume of domestic car production significantly decreased in the first half of the year especially due to the drop in the second quarter but decrease of the second half of the year got smaller and it turned to a positive in the fourth quarter compared to the same period of last year. The total car production volume of the three countries in ASEAN (Thailand, Indonesia and Malaysia) significantly decreased in the first half of the year due to the effect of lock down, etc. but it entered a recovery trend in the second half of the year. The car production volume of Indonesia decreased also in the fourth quarter compared to the same period of last year although decrease got smaller, and car production volume turned to increase from the third quarter in Malaysia and the fourth quarter in Thailand. The car production volume of China continued to increase compared to the same period of last year since the second quarter.

Under those circumstances, for the consolidated fiscal year, in Japan which is mainstay, decrease of sales was smaller than the automotive production market and it turned positive compared to the same period of last year in the fourth quarter. Decrease of sales in ASEAN remained smaller than market level by compensating for the decrease in Indonesia with the effect of new car production in Thailand.

As a result, sales was 113,859 million yen (14.4% decrease compared to the same period of last year), operating income was 2,468 million yen (61.7% decrease compared to the same period of last year) as a consequence of thorough reduction of cost such as valiabilization of the cost and implementation of the Early Retirement Systems in Japan and overseas, and ordinary income was 5,048 million yen (31.4% decrease compared to the same period of last year) due to the contribution from the 2,090 million yen gain on sales of investment securities. Net income attributable to

shareholders of the parent company was 2,857 million yen (45.2% decrease compared to the same period of last year) due to accounting of an extraordinary loss such as the business structure improvement costs and impairment loss.

Moving to the results by each segment, for Automotive-Parts business, in Japan which is mainstay, decrease of sales was smaller than the automotive production market and it turned positive compared to the same period of last year in the fourth quarter. Decrease of sales in ASEAN remained smaller than market level by compensating for the decrease in Indonesia with the effect of new car production in Thailand. As a result, sales was 106,130 million yen (14.7% decrease compared to the same period of last year) and operating income was 2,282 million yen (63.8% decrease compared to the same period of last year).

For After-Market business, the sales was 8,056 million yen (7.3% decrease compared to the same period of last year) because of decrease in sales of after-market due to the effect of COVID-19, but operating income was 230 million yen (10.1% increase compared to the same period of last year) thanks to cost reduction and elimination of temporary cost of previous year

For other business, sales was 1,817 million yen (6.3% increase compared to the same period of last year) and operating loss was 71 million yen (Operating loss was 82 million yen in the same period of last year).

Regarding the dividends, the Company considers the achievement of the both ① improvement of corporate value by using internal reserves to conduct research and development and capital investments, and ② improvement of profit return to shareholders as the most important issues of the Company. Under this basic policy, as for dividend of FY2020, distribution of midterm dividends was 1 yen per share from the perspective of continuous return of profit to shareholders, and the year-end dividend is 2.5 yen per share comprehensively taking into consideration the brisk demand for fund for technological development to secure the competitiveness in a highly competitive environment, and the annual dividend becomes 3.5 yen.

(Note) The Business Report is described under the following rules.

- 1. The figures shown in the unit of millions of yen are rounded down to the nearest million.
- 2. The shares shown in the unit of thousands are rounded down to the nearest thousand.

Category	Sales in million yen	Operating Income in million yen
Automotive Parts Business	106,130	2,282
After-market Business	8,056	230
Other Businesses	1,817	△71

### ② Status of Capital Investment

The total amount of capital investment in this fiscal year was 11,196 million yen, and the major investments are new products of lamps and rear-view mirrors, model changes and capital investment for newly established Atsugi plant and improvement of productivity.

3 Status of Funding

In this fiscal year, the Company did not make any new financing.

- ④ Status of Assignment of Business, Absorption-type Split and Incorporation-type Split Not applicable.
- ⑤ Status of Taking over of Business of other Companies Not applicable.
- ⑤ Status of the assignment of rights and obligations of other corporation, etc., by means of Absorption-type Merger or Absorption-type Split Not applicable.
- That Status of Acquisition or Disposition of Other Companies' Stock and other Equity or Share Subscription right
  Not applicable.

(2) Status of Properties and Financial Resul
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Classification	FY2017	FY2018	FY2019	FY2020
	88th Term	89th Term	90th Term	91st Term
				(current)
Net Sales (M yen)	94,070	140,600	133,053	113,859
Ordinary Income (M yen)	4,660	9,694	7,363	5,048
Net profit attributable to	3,792	9,756	5,214	2,857
parent company				
shareholders (M yen)				
Net Income per Share (yen)	39.47	101.54	54.26	29.73
Total Assets (M yen)	103,177	102,416	109,813	109,634
Net Assets (M yen)	33,266	39,997	45,405	44,544
Net Assets per Share (yen)	332.18	403.79	460.23	453.15

Note: Financial figures in the 88<sup>th</sup> term are consisted of nine months from April 1 to December 31, 2017 due to changes of the fiscal year.

### (3) Status of Important Parent Companies and Subsidiaries

### ① Status of Parent Company

Valeo Bayen and its parent company Société de Participations Valeo, and also Valeo. S.A. the parent company of Société de Participations Valeo are the parent companies of the Company, and own 58,791 thousand shares of the Company (61.16% of shares).

At the end of this consolidated fiscal year, in order to improve fund efficiency, including the parent company group, the group of the Company has provided loans to the parent company as follows:

Loans 9,145 million yen

Matters related to the above transactions are as follows:

i. Matters to which attention was paid to avoid impairment of interest of the Company in making the transactions

As for borrowings and loans to and from the parent company or its affiliates, it was confirmed that the interest rate was determined considering the market interest rate.

ii. Judgments by the Board of Directors whether or not the transaction(s) impairs the Company's interest and its reasons

As described in (1) above

iii. Opinion by Independent Outside Directors if it is different from the opinion of the Board of Directors

Not applicable.

### ② Status of Important Subsidiaries

Common Nome	Capital	Ichikoh's	Main Business	
Company Name	Amount	Share	Main Business	
PIAA Corporation	475 M yen	100.0 %	Sales of automotive parts for	
			aftermarket	
PIAA Corp., USA	USD 0.6M	100.0 %	Sales of automotive parts for	
			aftermarket	
Misato Industries, Ltd.	95 M yen	100.0 %	Manufacture and sales of	
			automotive parts	
Kyushu Ichikoh	50 M yen	100.0 %	Manufacture and sales of	
Industries, Ltd.			automotive parts	
Life Elex, Inc.	45 M yen	59.1 %	Manufacture and sales of	
			automotive bulbs	
Ichikoh (Malaysia)			Manufacture and sales of	
SDN. BHD.	MYR 9 M	70.0 %	automotive parts	
PT. Ichikoh Indonesia			Manufacture and sales of	
	IDR 133,124 M	100.0 %	automotive parts	
Ichikoh Industries			Manufacture and sales of	
(Thailand) Co. Ltd.	THB 2,360 M	99.9 %	automotive parts	
Ichikoh (Wuxi)			Manufacture and sales of	
Automotive Parts	USD 7 M	100.0 %	automotive parts	

(Note) The Company plans to transfer a portion of the shares of Life Elex Inc. to a group company of Life Elex's Chinese joint venture partner on June 30, 2021.

### (4) Major Operations (as of December 31, 2020)

Major line of business of Ichikoh group is the manufacture and sales of automotive lamps and rearview mirrors as outlined below:

Category	Major products
	Head Lamps (halogen, HID, LED)
Lamps	Rear Combination Lamps(Bulb, LED)
	Fog Lamps, etc.
Rearview Mirrors	Door Mirrors, Inside Mirrors, Electronic Mirrors, etc.
Other Automotive Parts	Windshield Wiper Blades, etc.
Non-automotive Products	Lamps for railroad carriages, house apparatus, etc.

### (5) Major Sales Offices and Plants (as of December 31, 2020)

### ① Ichikoh Industries, Ltd.

Name	Location	Name	Location
Head Office	Isehara-shi,	Chubu Branch	Nagoya-shi, Aichi
	Kanagawa	Ota Sales Office	Ota-shi, Gunma
Isehara Plant	Isehara-shi,	Tokyo Sales Office	Shnjuku-ku, Tokyo
	Kanagawa	Osaka Sales Office	Suita-shi, Osaka
Atsugi Plant	Atsugi-shi,		
	Kanagawa		
Fujioka Plant	Fujioka-shi, Gunma		
Mirror Plant	Fujioka-shi, Gunma		

### 2 Subsidiaries

Name	Location	Name	Location
PIAA Corporation	Bunkyo-ku, Tokyo	Ichikoh (Malaysia)	Negri Sembilan,
Misato	Kodama-gun, Saitama	SDN. BHD.	Malaysia
Industries, Ltd.		PT. Ichikoh	West Java, Indonesia
Kyushu Ichikoh	Nakatsu-shi, Oita	Indonesia	
Industries, Ltd.		Ichikoh Industries	Amata-city, Thailand
Life Elex, Inc.	Ohra-gun, Gunma	(Thailand) Co. Ltd.	
PIAA, Corp., USA	Oregon, USA	Ichikoh(Wuxi )	Jiangsu Province,
		Automotive Parts	P.R. China
		Co., Ltd.	

(Note) The Company plans to transfer a portion of the shares of Life Elex Inc. to a group company of Life Elex's Chinese joint venture partner on June 30, 2021.

### (6) Information about Employees (as of December 31, 2020)

### ① Status of Employees of Ichikoh Group

Number of Employees	Comparison to End of Last Fiscal Year
3,602 (1,345)	Decreased by 194 (decreased by 463)

(Note) The number of employees includes only those with no fixed term contract, exclusive of the number of employees with fixed term contract, such as part-timers and temporary workers, which is shown in parentheses by the annual average number.

### ② Status of Employees of Ichikoh

Number	of	Comparison to End of Last	Average	Average	Years	of
Employees		Fiscal Year	Age	Service		
1,742(803)		Decreased by 111 (decreased	41.2	16.7		
		by 96)				

(Note) The number of employees includes only those with no fixed term contract, exclusive of the number of employees with fixed term contract, such as part-timers and temporary workers, which is shown in parentheses by the annual average number.

### (7) Information about Major Loan Providers (as of December 31, 2020)

Loan Provider	Balance of Loaned Amount (million	
	yen)	
Mizuho Bank	2,474 Million yen	
Bank of Mitsubishi UFJ	2,212 Million yen	
Valeo	1,400 Million yen	

## (8) Other Important Matters regarding Current Status of Ichikoh Group Operation of plant in Japan

The Company entered into a Transfer Agreement as of December 25, 2020 for a portion of the shares of its consolidated subsidiary Life Elex Inc. The purpose is to improve Life Elex's business by transferring a portion of its shares held by the Company to a group company of Life Elex's joint venture partner in China and by strengthening cooperation between the group company and Life Elex.

The Company will concentrate our management resources on the automotive lamp and mirror business to improve business efficiency. The closing date of the share transfer is scheduled on June 30, 2021. Life Elex will be excluded from the consolidated subsidiaries of the Company at the completion of the transfer.

### (9) Challenges Facing Ichikoh

The Mission of our Company group is "Reflect and Shine: Create a driving environment that feels safe, offers more protection, and provides more comfort," and the Vision is to "continuously endeavor to become a corporation that satisfies both customers and society by pioneering the frontiers of technology and supplying optimal solutions which being ecologically minded."

Given the prospects of the mid to long-term volume of automobile production, which is the market of our Company group, the domestic market tend to be reaching the limit due to the declining birthrate and aging society, and the demand increase coming from increased production volume can be expected in China and ASEAN. In addition, the automobile industry is at a major turning point as the needs for electric vehicles and autonomous driving are increasing due to environmental regulations and advances in IT technology. Under the circumstances, in Japan, we will achieve growth by increasing added value through development of new products which respond to electric vehicles and autonomous driving such as LED headlamp modules, HD (high definition) lighting, LED

signal lamps. Meanwhile, in overseas such as ASEAN and China, the Company group's growth strategy is to capture the demand, including that comes from increased production volume, while taking advantage of the high level technical expertise cultivated in Japan.

Recently, the functions required for automotive parts such as those required from the progress of autonomous driving technology are becoming more diversified, and it seems that big changes will happen at a faster speed than ever before. Among them, the bipolarization of components with high added value and low cost is expected to progress further, and thus we need to speed up the pace not only for research and development of products, but also for development of manufacturing technology to strengthen cost competitiveness. On the other hand, issues such as impact of the preventive measures against COVID-19 on the economy, increasing geopolitical risks, increasing costs to reduce the effects on the environment are increasing uncertainty in the business environment, therefore, expansion of financial foundation by Company's own efforts is also an important issue to be considered.

In order to carry out these growth strategies and to deal with the issues, we will maximally strengthen synergy with Valeo, which extends to the broad area such as utilization of the development bases in the region which has cost competitiveness, cost reduction by joint procurement and joint research taking full advantage of scale merit, improvement of productivity by introducing advanced technologies such as automation and digitalization to factories, acquisition of additional market share in the global market by expanding our customer base and strengthening geographical mutually complementary relationship, and benefits from interest rates by utilizing loan from Valeo.

In addition, by establishing and operating the internal control system to secure credibility of our financial statements, to structure the risk management system and to eliminate the conflict of interest by the parent-subsidiary listings, the company will improve compliance awareness of all people engaging in the business of our Company group to fulfill our social responsibility as a corporation. The Company will further enhance governance based on the corporate governance guidelines.

We would appreciate your continuing support and cooperation as shareholders.

2. Outline of Ichikoh Industries, Ltd.

(1) Information about Shares (as of December 31,2020)

① Total number of shares authorized to be issued: 200,000,000

② Total number of shares issued: 96,292,401

③ Number of Shareholders: 5,292

Major Shareholders: Major 10 shareholders

Name of Shareholder	Investment in Ichikoh	
	Number of Shares	Holding Ratio
Valeo Bayen	58,791 thousand	61.16%
Mizuho Bank	4,775 thousand	4.96%
The Master Trust Bank of Japan, Ltd.	3,992 thousand	4.15%
(Trust Account) (Trust Account)		
Daihatsu Motor	2,712 thousand	2.82%
Custody Bank of Japan, Ltd. (Trust	2,397 thousand	2.49%
Account)		
BNP PARIBAS SEC SERVICES	1,705 thousand	1.77%
LUXEMBOURG/ JASDEC/ ABERDEEN		
STANDARS SICAV I CLIENT ASSETS		
Nippon Life Insurance Company	1,040 thousand	1.08%
BBH (LUX) FOR FIDELITY FUNDS	946 thousand	0.98%
PACIFIC FUND		
JP MORGAN CHASE BANK 385781	741 thousand	0.77%
BNYM SA/NV FOR BNYM FOR BNY	740 thousand	0.77%
GCM CLIENT ACCOUNTS MLSCB RD		

(Note) The shareholding ratio was calculated excluding the treasury stock (165,198 shares). The figures less than the unit are rounded down.

# (2) Status of Share Subscription Right (as of December 31, 2020) Not applicable.

### (3) Status of Ichikoh's Officers

① Status of Directors and Corporate Auditors (as of December 31, 2020)

Title	Name	HQ./Dept. in charge and status of important
		concurrent position
Representative	ORDOOBADI,	Oversees Audit Dept., Representative Director of
Director &	Ali	Valeo Japan Co., Ltd., Director of Valeo Kapec
Chairman CEO		Japan KK
Representative	SAUER,	

Director &	Heiko	
President COO		
Director	MIYASHITA,	In charge of R&D HQ, Advanced Dev. HQ,
	Kazuyuki	Project Progress Control Office.
		PM HQ Director
Director	NAKANO,	Mirror PL Director.
	Hideo	
Director	SHIRATO,	In charge of Corp. Planning Dept., Legal Dept.,
	Hideki	General Accounting HQ.
Director	VILATTE,	Lighting RO Director
	Christophe	
Director	MARTINELLI	Valeo Visibility Systems Group President, Valeo
	, Maurizio	S.p.A. Director & Legal Representative, Valeo
		Vision SAS President, Valeo Iluminacion S. A.U.
		Director & Chairman and Legal Representative,
		Valeo Vision Belgique Director & Legal
		Representative
Director	GARNIER	Valeo Visibility Systems Business Group Finance
	Rodolphe	and International Development Vice-President
Director	AOMATSU,	Representative Director and President of DRC
	Hideo	Capital, Ltd., Representative Director and CEO of
		JPH Co., Ltd., Director of Super Resin, Inc. ,
		Director of Manzairaku Sake Kura Co., Ltd.
Director	LAVIGNE	Fives Group Japan Representative
	Jean-Jacques	
Corporate Auditor	HASHIMOTO,	
(Full Time)	Hisaki	
Corporate Auditor	TSURUMAKI,	Kamijo/Tsurumaki Law Office (Attorney at Law)
	Aki	Outside Director of BELLSYSTEM24 Holdings,
		Inc.
Corporate Auditor	SEVAISTRE,	
	Pierre	

### (Notes)

- 1. Mr. Hideo Aomatsu and Mr. Jean-Jacques Lavigne are the outside directors stipulated by Article 2-15 of the Companies Act. The Company submitted to the TSE a notice of independent officer appointing Mr. Hideo Aomathsu and Mr. Jean-Jacques Lavigne as the independent officers.
- 2. Corporate Auditors, Mr. Aki Tsurumaki and Mr. Pierre Sevaistre, are outside corporate

auditors stipulated by Article 2-16 of the Companies Act. The Company submitted to the TSE a notice of independent officer appointing Mr. Aki Tsurumaki and Mr. Pierre Sevaistre, both Corporate Auditors, as the independent officers.

 Mr. Hisaki Hashimoto, a Corporate Auditor, has good experience of internal audit of the Company and has knowledge in finance and accounting.

### 2 Summary of the Agreement Limiting the Liability

Mr. Hideo Aomatsu, Mr. Jean-Jacques Lavigne, Mr. Aki Tsurumaki, Mr. Pierre Sevaistre, and Hisaki Hashimoto, Corporate Auditors, and the Company entered into an agreement limiting the liability under Article 423-1 of the Company Act, based on our Articles of Incorporation and Article 427-1 of the Company Act. The maximum amount of the limited liability based on this agreement is as set forth in Article 425-1 of the Company Act.

3 Total Remuneration to Directors and Corporate Auditors (Jan. 2020 through Dec. 2020)

Remuneration paid during the Current Business Year

Classification	Number of	Amount Paid
	Persons	
Directors	8	276 million yen
(Outside Directors included in the above)	(2)	(12 million yen)
Corporate Auditors	3	22 million yen
(Outside Corporate Auditors included in the above)	(2)	(8 million yen)
Total of Directors & Corporate Auditors	11	298 million yen
(Outside Directors and Outside Corporate Auditors		
included in the above)	(4)	(20 million yen)

#### (Notes)

- 1. The above list does not include three non-executives Directors who do not receive any remuneration.
- 2. The numbers for remuneration shown above were rounded down to the million.
- ④ Policy and determination method of compensation amount and calculation method of such compensation for Directors and Corporate Auditors
  - a. Policy to determine compensations

The basic policy of compensation for Directors is, considering that the main duties of Directors are to supervise business executions and enhance corporate values, and with the aim to secure excellent human resources and to have effective functions for supervisory and management, the compensations are determined in consideration of the balance between fixed compensations and performance-linked compensations. The basic

policy of compensation for Executive Officers is, considering that the main duty of Executive Directors is to increase corporate value as the person responsible for the management of the department in charge, and with the aim to secure excellent human resources and to have effective functions of incentives to improve business performance, the compensations are determined in consideration of the balance between fixed compensations and performance-linked compensations.

b. Compensation for Directors and Executive Officers

Directors (excluding Outside Directors) and Executive Officers receive a fixed compensation based on the position of President, Senior Managing Executive Officer, Managing Executive Officer, etc. and the performance-linked compensation is paid according to the degree of achievement of year-end performance and the KPI (Key Performance Index) that was separately set depending on the content of duties of each Executive Officer.

### (5) Matters regarding Outside Corporate Officers

A. Mr. Hideo Aomatsu, Director

(a) Status of Concurrent Position as a person executing business or as an Outside Corporate Officers in Other Entity(ies) and the Relationship between the Company and such Other Entity(ies):

Representative Director and President of DRC Capital Ltd., Representative Director and CEO of JPH Co., Ltd., Director of Super Resin Inc., Director of Manzairaku Sake Kura Co., Ltd.

There is no specific relationship between such entity and the Company.

(b) Business Relationship with Specific Related Business Entities such as Major Business Partners:

Not applicable.

(c) Main Activities During the Current Business Year

He attended all 10 Board meetings out of 10 meetings held during this current business year, expressing his opinions based on his abundant experience as a management executive.

- B. Mr. Jean-Jacques Lavigne, Director
- (a) Status of Concurrent Position as a Director Executing Business or as an Outside Corporate Officers in Other Entity(ies) and the Relationship between the Company and such Other Entity(ies):

Fives Group Japan Representative

There is no specific relationship between such entity and the Company.

(b) Business Relationship with Specific Related Business Entities such as Major Business Partners:

Not applicable.

(c) Main Activities During the Current Business Year

He attended all 8 Board meetings out of 8 meetings held during this current business year (after his inauguration in March), expressing his opinions based on his abundant experience as a management executive.

- C. Mr. Aki Tsurumaki, Corporate Auditor
- (a) Status of Concurrent Position as a person executing business or as an Outside Corporate Officers in Other Entity(ies) and the Relationship between the Company and such Other Entity(ies):

Kamijo · Tsurumaki Law Office, Outside Director of BELLSYSTEM24 Holdings, Inc.

There is no specific relationship between such entity and the Company.

(b) Business Relationship with Specific Related Business Entities such as Major Business Partners:

Not applicable.

(c) Main Activities During the Current Business Year

He attended 9 times out of 10 Board meetings held during this current business year, and 14 times out of 14 Board of Corporate Auditors' meetings during this current fiscal term, expressing his opinions from the specialized viewpoint as a lawyer.

- D. Mr. Pierre Sevaistre, Corporate Auditor
  - (a) Status of Concurrent Position as a person executing business or as an Outside Corporate Officers in Other Entity(ies) and the Relationship between the Company and such Other Entity(ies):

Not applicable.

(b) Business Relationship with Specific Related Business Entities such as Major Business Partners:

Not applicable.

(c) Main Activities During the Current Business Year

He attended 10 board meetings out of 10 meetings held during this current fiscal term, and all 14 times out of 14 Corporate Auditors' meetings during this current business year, expressing his opinions based on his abundant experience and knowledge of audit and risk management.

### (4) Status of Accounting Auditor

① Name of Firm: EY ShinNihon LLC

② Amount of Compensation:

	Amount Paid
Compensation paid to the Accounting Auditor for the Current	70 million yen
Business Year	
Aggregate of Money and other Proprietary Interests to be paid	76 million yen

to the Accounting Auditor by the Company and its Subsidiaries

(Notes)

- 1. The auditing agreement between the Company and the accounting auditor does not clearly distinguish the amount of compensation for the audit under the Company Act and that under the Financial Instruments and Exchange Act, and such distinction is practically impossible. Therefore, the amounts shown in Compensation paid to the Accounting Auditor for the current business year represent the aggregate amount of these compensations.
- 2. Regarding the amount of compensation for the accounting auditor, in addition to the above, there is 3 million yen of additional compensation related to the previous fiscal year.
- 3. Board of Corporate Auditors gave consent on the remuneration of accounting auditor under the Section 1 of the Article 399 of the Company Act as a result of the examination of the validity of audit time and the estimates of remuneration in addition to the confirmation of the audit plan and the actual performance in the last year.
- ③ Policy on Decision of Dismissal or Non-reappointment of an Accounting Auditor

The Board of Corporate Auditors will make a decision on the content of the resolution to dismiss or not reappoint the accounting auditor as the agenda of the shareholders' meeting, if it determines that it is necessary to do so, e.g., in case of the inability of accounting auditor's performing his/her duties.

The Board of Corporate Auditors will dismiss the accounting auditor, by the consent of all members of the Board of Corporate Auditors, if it determines that any of the conditions stipulated in Section 1 of Article 340 of the Company Act applies to the accounting auditor. In this case, the Corporate Auditor designated by the Board of Corporate Auditors will report the dismissal of the accounting auditor with the reason of such dismissal at the shareholders' meeting that is first convened after the dismissal.

Status of Auditing of the company's Subsidiaries by CPAs or Audit Firm who are not the
 Company's Accounting Auditor

Ichikoh Malaysia SDN.BHD, PT. Ichikoh Indonesia, Ichikoh Industries (Thailand) Co. Ltd. and Ichikoh (Wuxi) Automotive Parts Co. LTD. were audited by auditors (foreign auditors with qualification equivalent to that of the Company's Accounting Auditor) other than the Company's Accounting Auditor, as required by applicable laws.

# Consolidated Balance Sheet

(as of December 31, 2020)

(Unit : Million Yen)

Account Item	Amount	Account Item	Amount
(Assets)		(Liabilities)	
Current Assets	46,934	Current Liabilities	48,779
Cash on hand and in banks	5,426	Notes Payable & Accounts Payable-Trade	29,839
Notes Receivable & Accounts Receivable-Trade	21,050	Long-term Loans which will be repaid within 1 year	2,045
Electronically recorded monetary claims	1,838	Lease Obligations	227
Finished Goods	4,308	Account Payable-Not Trade	3,541
Works in Process	625	Accrued Corporate Taxes	2,087
Raw Materials & Stored Goods	3,316	Accrued Expenses	3,289
Short-term loans receivable	9,145	Reserve for Bonus	1,087
Others	1,267	Reserve for Officers' Bonus	33
Allowance for doubtful accounts	△44	Warranty Reserve	1,612
		Equipment related notes payable	178
		Others	4,836
Fixed Assets	62,700	Long-term Liabilities	16,310
Property, Plant & Equipment	45,983	Long-term Loans	6,928
Buildings & Structures	12,489	Lease Obligations	720
Mechanical Equipment &	10.100	D. C. 100 T. 1.11.	1.00
Transport Equipment	16,128	Deferred Tax Liability	169
Tooling, Furniture & Fixtures	5,725	Net defined benefit liability	8,244
Land	3,241	Asset Retirement Obligation	158
Lease Assets	978	Others	87
Construction in Progress	7,419		
Intangible Assets	1,080	Total Liabilities	65,090
	-	(Net Assets)	
		Shareholders' Equity	48,138
		Capital Stock	8,986
Investment & other Assets	15,636	Capital Surplus	2,505
Investment Securities	268	Retained Earnings	36,692
Long-term Loans	833	Treasury Stock	$\triangle 45$
Investment in affiliates	8,150	Accumulated Other Comprehensive Income	$\triangle 4,578$
Deferred Tax Asset	5,283	Other Valuation Difference on Securities	70
Others	1,106	Foreign Currency Translation Reserve	$\triangle 3,052$
Allowance for Doubtful Accounts	△7	Re-measurements of Defined	$\triangle 1,597$
	Δ,	Benefit Plans	· ·
		Non-controlling Interest	984
m . 1 A	100.001	Total Net Assets	44,544
Total Assets (Note) Figures under a million von won	109,634	Total Liabilities & Net Assets	109,634

(Note) Figures under a million yen were rounded down.

# Consolidated Statement of Income

 $\left(\begin{array}{c} From \ January \ 1, \ 2020 \\ To \ December \ 31, \ 2020 \end{array}\right)$ 

 $(Unit:Million\ Yen)$ 

Account Item	Amount	
Net Sales		113,859
Cost of Sale		91,611
Gross Income		22,247
Selling, General & Administrative Expenses		19,779
Operating Income		2,468
Non-Operating Income		
Interest & Dividend Received	272	
Profit on Investments by Equity Method	445	
Gain on Sale of Investment Securities	2,090	
Others	54	2,862
Non-Operating Expenses		
Interest Expenses	83	
Commission Fee	3	
Foreign Exchange Losses	125	
Others	69	281
Ordinary Income		5,048
Extraordinary Gains		
Gains on Sale of Fixed Assets	6	6
Extraordinary Losses		
Loss on disposal of noncurrent assets	101	
Business Structure Improvement Expenses	600	
Impairment Losses	347	1,050
Income before Income Taxes & Minority Interests		4,005
Income Taxes-current	1,398	
Income taxes-deferred	△87	1,311
Net Income		2,693
Net loss attributable to non-controlling shareholders		163
Net profit attributable to parent company shareholders		2,857

(Note) Figures under a million yen were rounded down

# Consolidated Statement of Changes in Net Assets

From January 1, 2020 To December 31, 2020

(Unit: Million Yen)

	Shareholders' Equity				
	Capital Stock	Capital Surplus	Retained Earnings	Treasury Stock	Total
Opening Balance	8,986	2,50	34,26	57 △45	45,713
Change in the Term					
Net profit attributable to parent company shareholders	_		- 2,85	-	2,857
Dividend of surplus	_		- △43	2 -	$\triangle 432$
Acquisition of Own Shares	_		_	- △0	$\triangle 0$
Current change in items other than shareholders' equity (Net Amount)	_				_
Total amount of change in current term	_		- 2,42	△0	2,424
Closing Balance	8,986	2,50	36,69	2 △45	48,138

	Accumul	ated Other Com	prehensive Inc	come		í
	Other Valuation Difference on Securities	Foreign Currency Translation Reserve	Remeasure- ments of Defined Benefit Plans	Total	Non- controlling interest	Total Net Assets
Opening Balance	1,899	$\triangle 2,905$	$\triangle 467$	$\triangle 1,473$	1,165	45,405
Change in the Term						
Net profit attributable to parent company shareholders					_	2,857
Dividend of surplus	-	-	_	_	_	$\triangle 432$
Acquisition of Own Shares	-	-	_	_	_	$\triangle 0$
Current change in items other than shareholders' equity (Net Amount)	△1,829	△146	△1,130	△3,105	△180	$\triangle 3,285$
Total amount of change in current term	△1,829	△146	△1,130	△3,105	△180	△861
Closing Balance	70	$\triangle 3,052$	△1,597	$\triangle 4,578$	984	44,544

(Note) Figures under a million yen were rounded down

# Balance Sheet

(As of December 31, 2020)

(Unit : Million Yen)

Account Item	Amount	Account Item	Amount
(Assets)	* *	(Liabilities)	* *
Current Assets	36,221	Current Liabilities	39,626
Cash on hand and in banks	3,169	Notes Payable	533
Accounts Receivable-Trade Electronically recorded monetary	16,594	Accounts Payable-Trade	23,054
claims	1,739	Short-term Loans	1,300
Finished Goods	1,295	Long-term Loans which will be repaid within 1 year	2,045
Works in Process	327	Lease Obligations	89
Raw Materials & Stored Goods	1,775	Account Payable-Not Trade	2,325
Prepaid expenses	265	Accrued Corporate Taxes	1,360
Accounts receivable-Not Trade	925	Accrued Expenses	2,560
Short-term loans receivable	10,124	Deposit Received	1,003
Others	41	Reserve for Bonus	816
Allowance for doubtful accounts	△38	Reserve for Officers' Bonus Warranty Reserve	30
		Equipment related notes payable	1,543 $176$
		Others	2,786
		Others	2,700
Fixed Assets	53,881	Fixed Liabilities	12,545
Property, Plant & Equipment	34,231	Long-term Loans	5,528
Buildings	8,479	Lease Obligations	167
Structures	246	Retirement Allowance	6,718
Mechanical & Equipment	11,183	Asset Retirement Obligation	130
Vehicles & Transport Equipment	111		
Tooling & Fixtures	5,294		
Land	2,031		
Lease Assets	216		
Construction in Progress	6,667		
Intangible Assets	231		
Leasehold	3	Total Liabilities	52,171
Right of using facilities	14	(Net Assets)	
Software	183	Shareholders' Equity	37,929
Lease Assets	29	Capital Stock	8,986
		Capital Surplus	2,318
Investment & other Assets	19,418	Capital Reserve	2,318
Investment in Securities	54	Retained Earnings	26,670
Stocks of affiliates	5,017	Other Retained Earnings	26,670
Investment in affiliates	5,064	Unappropriated Retained Earnings	26,670
Long-term Loans	2,856	Treasury Stock	$\triangle 45$
Long-term prepaid expenses	144	Valuation and Translation Adjustments	1
Deferred Tax Asset	4,074	Other Valuation Difference on Securities	1
Others	2,211		
Allowance for Doubtful Accounts	<u></u>	Total Net Assets	37,930
Total Assets	90,102	Total Liabilities & Net Assets	90,102

(Note) Figures under a million yen were rounded down.

# Statement of Income

 $\left(\begin{array}{c} From\ January\ 1,\ 2020\\ To\ December\ 31,\ 2020 \end{array}\right)$ 

(Unit: Million Yen)

Account Item	Amo	unt
Net Sales		89,288
Cost of Sale		71,442
Gross Income		17,846
Selling, General & Administrative Expenses		14,813
Operating Income		3,032
Non-Operating Income		
Interest Received	223	
Dividend Received	119	
Fixed Assets Rent	181	
Gain on Sale of Investment Securities	2,090	
Others	0	2,615
Non-Operating Expenses		
Interest Expenses	66	
Commission Fee	3	
Fixed Assets Rent Expenses	102	
Foreign Exchange Losses	102	
Others	49	325
Ordinary Income		5,323
Extraordinary Losses		
Loss on disposal of noncurrent assets	74	
Business Structure Improvement Expenses	494	
Loss on valuation of stock of subsidiaries and associates	240	809
Income before Income Taxes& Minority Interests		4,513
Income Taxes-current	1,090	
Income taxes-deferred	234	1,324
Net Income		3,189

(Note) Figures under a million yen were rounded down

# Statement of Changes in Net Assets

( From January 1, 2020 To December 31, 2020 )

 $(Unit:Million\ Yen)$ 

	Shareholders' Equity				
		Capital Surplus		Retained Earnings	
	Capital Stock	Capital	Total Capital	Other Retained Earnings	Total
		Reserve	Surplus	Unappropriated Retained Earnings	Retained Earnings
Opening Balance	8,986	2,318	2,318	23,913	23,913
Change in the Term					
Net Income	-	_	_	3,189	3,189
Dividend of surplus	_	_	_	$\triangle 432$	$\triangle 432$
Acquisition of Own Shares	_	_	_	_	_
Current change in items other than shareholders' equity (Net Amount)	_	_	_	_	_
Total amount of change in current term	-	_	_	2,756	2,756
Closing Balance	8,986	2,318	2,318	26,670	26,670

	Shareholders' Equity		Valuation a Adjı		
	Treasury Stock	Total Shareholders' Equity	Other Valuation and Translation Adjustments	Total Valuation and Translation Adjustments	Total Net Assets
Opening Balance	$\triangle 45$	35,172	1,807	1,807	36,980
Change in the Term					
Net Income	_	3,189	_	-	3,189
Dividend of surplus	_	$\triangle 432$	_	_	$\triangle 432$
Acquisition of Own Shares	$\triangle 0$	$\triangle 0$	_	-	$\triangle 0$
Current change in items other than shareholders' equity (Net Amount)			△1,806	△1,806	△1,806
Total amount of change in current term	$\triangle 0$	2,756	△1,806	△1,806	950
Closing Balance	$\triangle 45$	37,929	1	1	37,930

(Note) Figures under a million yen were rounded down

### Accounting Auditor's Report Regarding the Consolidated Financial Statements

### Independent Auditor's Report

Feb 22, 2021

Ichikoh Industries, Ltd. Board of Directors

Ernst & Young ShinNihon LLC
Tokyo Office
Yoshihisa Fukuda, CPA [Seal]
Designated Limited Liability Partner
Executive Partner

Chihiro Yasunaga, CPA [seal]
Designated Limited Liability Partner
Executive Partner

Ryuichiro Umano, CPA [seal]
Designated Limited Liability Partner
Executive Partner

### Opinion

Pursuant to Article 444, paragraph 4 of the Companies Act, we have audited the accompanying consolidated financial statements, which comprise the consolidated balance sheet, the consolidated statement of income, the consolidated statement of changes in net assets, and notes to the consolidated financial statements of Ichikoh Industries, Ltd. and its consolidated subsidiaries (the Group) applicable to the fiscal year from January 1, 2020 to December 31, 2020.

In our opinion, the accompanying consolidated financial statements present fairly, in all material respects, the consolidated financial position and results of operations of the Group applicable to the fiscal year ended December 31, 2020, in accordance with accounting principles generally accepted in Japan.

### **Basis of Opinion**

We conducted our audit in accordance with generally accepted auditing standards considered as fair and appropriate in Japan. Our liability under the audit standards is described in "Auditor's Responsibility for Auditing Consolidated Financial Statements".

We are independent of the company and its consolidated subsidiaries in accordance with the provisions on professional ethics in Japan, and fulfills other ethical responsibilities as an auditor. We believe that we have obtained sufficient and appropriate audit evidence to provide a basis for our audit opinion.

### Responsibilities of Management, the Corporate Auditor and the Board of Corporate Auditors for the Consolidated Financial Statements

Management is responsible for the preparation and fair presentation of these consolidated financial statements in accordance with accounting principles generally accepted in Japan, and for such internal control as management determines is necessary to enable the preparation of consolidated financial statements that are free from material misstatement, whether due to fraud or error.

In preparing the consolidated financial statements, management is responsible for assessing the Group's ability to continue as a going concern and disclosing, as required by accounting principles generally accepted in Japan, matters related to going concern. The Corporate Auditor and the Board of Corporate Auditors are responsible for overseeing the Group's financial reporting process.

### Auditor's Responsibilities for the Audit of the Consolidated Financial Statements

Our objectives are to obtain reasonable assurance about whether the consolidated financial statements as a whole are free from material misstatement, whether due to fraud or error, and to issue an auditor's report that includes our opinion. Misstatements can arise from fraud or error and are considered material if, individually or in the aggregate, they could reasonably be expected to influence the economic decisions of users taken on the basis of these consolidated financial statements.

As part of an audit in accordance with auditing standards generally accepted in Japan, we exercise professional judgment and maintain professional skepticism throughout the audit. We also:

- Identify and assess the risks of material misstatement of the consolidated financial statements, whether due to fraud or error, design and perform audit procedures responsive to those risks, and obtain audit evidence that is sufficient and appropriate to provide a basis for our opinion.
- Consider internal control relevant to the audit in order to design audit procedures that are appropriate in the circumstances for our risk assessments, while the purpose of the audit of the consolidated financial statements is not expressing an opinion on the effectiveness of the Group's internal control.
- Evaluate the appropriateness of accounting policies used and the reasonableness of accounting estimates and related disclosures made by management.
- Conclude on the appropriateness of management's use of the going concern basis of accounting and, based on the audit evidence obtained, whether a material uncertainty exists related to events or conditions that may cast significant doubt on the Group's ability

to continue as a going concern. If we conclude that a material uncertainty exists, we are required to draw attention in our auditor's report to the related disclosures in the consolidated financial statements or, if such disclosures are inadequate, to modify our opinion. Our conclusions are based on the audit evidence obtained up to the date of our auditor's report. However, future events or conditions may cause the Group to cease to continue as a going concern.

- Evaluate the overall presentation, structure and content of the consolidated financial statements, including the disclosures, and whether the consolidated financial statements represent the underlying transactions and events in a manner that achieves fair presentation in accordance with accounting principles generally accepted in Japan.
- Obtain sufficient appropriate audit evidence regarding the financial information of the entities or business activities within the Group to express an opinion on the consolidated financial statements. We are responsible for the direction, supervision and performance of the group audit. We remain solely responsible for our audit opinion.

We communicate with the Corporate Auditor and the Board of Corporate Auditors regarding, among other matters, the planned scope and timing of the audit and significant audit findings, including any significant deficiencies in internal control that we identify during our audit.

We also provide the Corporate Auditor and the Board of Corporate Auditors with a statement that we have complied with the ethical requirements regarding independence that are relevant to our audit of the financial statements in Japan, and to communicate with them all relationships and other matters that may reasonably be thought to bear on our independence, and where applicable, related safeguards.

Interest Required to Be Disclosed by the Certified Public Accountants Act of Japan Our firm and its designated engagement partners do not have any interest in the Group which is required to be disclosed pursuant to the provisions of the Certified Public Accountants Act of Japan.

End

### Accounting Auditor's Report

### Independent Auditor's Report

Feb 22, 2020

Ichikoh Industries, Ltd. Board of Directors

Ernst & Young ShinNihon LLC
Tokyo Office
Yoshihisa Fukuda, CPA [seal]
Designated Limited Liability Partner
Executive Partner

Chihiro Yasunaga, CPA [seal]
Designated Limited Liability Partner
Executive Partner

Ryuichiro Umano, CPA [seal]
Designated Limited Liability Partner
Executive Partner

### Opinion

Pursuant to Article 444, paragraph 4 of the Companies Act, we have audited the accompanying consolidated financial statements, which comprise the consolidated balance sheet, the consolidated statement of income, the consolidated statement of changes in net assets, and notes to the consolidated financial statements of Ichikoh Industries, Ltd. and its consolidated subsidiaries (the Group) applicable to the fiscal year from January 1, 2020 to December 31, 2020.

In our opinion, the accompanying consolidated financial statements present fairly, in all material respects, the consolidated financial position and results of operations of the Group applicable to the fiscal year ended December 31, 2020, in accordance with accounting principles generally accepted in Japan.

### Basis of Opinion

We conducted our audit in accordance with generally accepted auditing standards considered as fair and appropriate in Japan. Our liability under the audit standards is described in "Auditor's Responsibility for Auditing Consolidated Financial Statements". We are independent of the company and its consolidated subsidiaries in accordance with the provisions on professional ethics in Japan, and fulfills other ethical responsibilities as

an auditor. We believe that we have obtained sufficient and appropriate audit evidence to provide a basis for our audit opinion.

# Responsibilities of Management, the Corporate Auditor and the Board of Corporate Auditors for the Consolidated Financial Statements

Management is responsible for the preparation and fair presentation of these consolidated financial statements in accordance with accounting principles generally accepted in Japan, and for such internal control as management determines is necessary to enable the preparation of consolidated financial statements that are free from material misstatement, whether due to fraud or error.

In preparing the consolidated financial statements, management is responsible for assessing the Group's ability to continue as a going concern and disclosing, as required by accounting principles generally accepted in Japan, matters related to going concern.

The Corporate Auditor and the Board of Corporate Auditors are responsible for overseeing the Group's financial reporting process.

### Auditor's Responsibilities for the Audit of the Consolidated Financial Statements

Our objectives are to obtain reasonable assurance about whether the un-consolidated financial statements as a whole are free from material misstatement, whether due to fraud or error, and to issue an auditor's report that includes our opinion. Misstatements can arise from fraud or error and are considered material if, individually or in the aggregate, they could reasonably be expected to influence the economic decisions of users taken on the basis of these consolidated financial statements.

As part of an audit in accordance with auditing standards generally accepted in Japan, we exercise professional judgment and maintain professional skepticism throughout the audit. We also:

- Identify and assess the risks of material misstatement of the consolidated financial statements, whether due to fraud or error, design and perform audit procedures responsive to those risks, and obtain audit evidence that is sufficient and appropriate to provide a basis for our opinion.
- Consider internal control relevant to the audit in order to design audit procedures that are appropriate in the circumstances for our risk assessments, while the purpose of the audit of the un-consolidated financial statements is not expressing an opinion on the effectiveness of the Group's internal control.
- Evaluate the appropriateness of accounting policies used and the reasonableness of accounting estimates and related disclosures made by management.
- Conclude on the appropriateness of management's use of the going concern basis of accounting and, based on the audit evidence obtained, whether a material uncertainty exists related to events or conditions that may cast significant doubt on the Group's ability to continue as a going concern. If we conclude that a material uncertainty exists, we are

required to draw attention in our auditor's report to the related disclosures in the consolidated financial statements or, if such disclosures are inadequate, to modify our opinion. Our conclusions are based on the audit evidence obtained up to the date of our auditor's report. However, future events or conditions may cause the Group to cease to continue as a going concern.

- Evaluate the overall presentation, structure and content of the consolidated financial statements, including the disclosures, and whether the consolidated financial statements represent the underlying transactions and events in a manner that achieves fair presentation in accordance with accounting principles generally accepted in Japan.
- Obtain sufficient appropriate audit evidence regarding the financial information of the entities or business activities within the Group to express an opinion on the consolidated financial statements. We are responsible for the direction, supervision and performance of the group audit. We remain solely responsible for our audit opinion.

We communicate with the Corporate Auditor and the Board of Corporate Auditors regarding, among other matters, the planned scope and timing of the audit and significant audit findings, including any significant deficiencies in internal control that we identify during our audit.

We also provide the Corporate Auditor and the Board of Corporate Auditors with a statement that we have complied with the ethical requirements regarding independence that are relevant to our audit of the financial statements in Japan, and to communicate with them all relationships and other matters that may reasonably be thought to bear on our independence, and where applicable, related safeguards.

### Interest Required to Be Disclosed by the Certified Public Accountants Act of Japan

Our firm and its designated engagement partners do not have any interest in the Group which is required to be disclosed pursuant to the provisions of the Certified Public Accountants Act of Japan.

End

### Audit Report of the Board of Corporate Auditors

### **Audit Report**

The Board of Corporate Auditors, regarding the execution of business by the Board of Directors during the 91<sup>th</sup> business year, from January 1, 2020 to December 31, 2020, prepared this audit reports and hereby report as follows, as a result of the deliberation based on Audit Report which was prepared by each Corporate Auditor.

- Methods and Subject of the Audit by the Corporate Auditors and Board of Corporate
   Auditors
- (1) The Board of Corporate Auditors established the auditing policy and the allocation of tasks and, received reports from each Corporate Auditor regarding the status and results of audit, and further received reports from Directors, etc. and the Accounting Auditor regarding the status of performing their duties and asked for explanations when necessary.
- (2) Each Auditor, in compliance with the auditing standards for the Corporate Auditors established by the Board of Corporate Auditors and in accordance with the auditing policy and allocation of tasks, communicated with the Directors, the internal auditing department, and other employees, established an environment for information collection and auditing and performed the audit as follows:
- ① We attended the meetings of the Board of Directors and other important meetings, received reports of the execution of business of the Directors and other employees, requested explanations when necessary, examined important documents related to the decision making, and investigated the operations and assets of headquarters and main facilities. With respect to the subsidiaries, we had communication with and exchanged information with the Directors and Corporate Auditors of the subsidiary and received reports on business from the subsidiaries, as necessary.
- ② With respect to the resolution by the Board of Directors regarding the implementation of a system required under Articles 100-1 and -3 of the Rules for Enforcement of the Companies Act as the system necessary for ensuring that the business executed by Directors complies with statutes and the Articles of Incorporation and also ensuring the appropriateness of the execution of business by the Company group consisting of the Company and its subsidiaries ("Internal Control ystem) and such Internal Control System implemented in accordance with such resolution as noted in the Business Report, each Corporate Auditor periodically received reports from Directors and other employees about the establishment and operation thereof, requested explanations when necessary, and expressed opinions.
- We monitored and verified that the Accounting Auditor maintains its independent position and conducted fair audit, and received report on the execution of the duties from the Accounting Auditor and requested explanation as necessary. Further, we received the notice that the Accounting Auditor has been implementing the "System to Ensure the Appropriateness of

Execution of Duties" (the matters listed in the Section 131 of the Ordinance on Company Accounting) in accordance with the "Quality Control Standard on Audit" (Corporate Accounting Council October 28, 2005) and requested explanation, as necessary.

Based on the method described above, we reviewed the Business Report, the supplemental schedule thereof, financial statements (balance sheet, income statement, shareholder equity statement, and notes to the financial statements) and the supplemental schedule thereof, and consolidated financial statements (consolidated balance sheet, consolidated income statement, consolidated shareholder equity statement, and notes to the consolidated financial statements) covering the current business year.

### 2. Audit Results

- (1) Results of Auditing the Business Report, etc.
- ① The Business Report and the supplemental schedule thereof are found to be in accordance with statutes and regulations and the Articles of Incorporation, and properly indicate the status of the Company.
- ② No fraudulent act nor material fact in violation of statues, regulations, or the Articles of Incorporation was found regarding the execution of business by Directors.
- ③ It was found that the contents of decisions of the Board of Directors regarding the Internal Control System are proper. Further there is nothing to point out as a concern in the statements in the Business Report regarding the Internal Control System or the execution of business by the Directors.
- ④ It was found that the matters to which attention was paid in order to avoid damage of interest of the company regarding transactions with the parent company and the judgement by the Board of Director whether or not transaction may cause damage to company's interest and reasons thereof are proper.
- (2) Results of Auditing the Financial Statements and the Supplemental Schedule thereof We found that the methods of audit used by the Accounting Auditor Ernst & Young ShinNihon LLC and the results thereof are proper.
- (3) Results of Auditing the Consolidated Financial Statements We found that the methods of audit used by the Accounting Auditor Ernst & Young ShinNihon LLC and the results thereof are proper.

February 22, 2020
Ichikoh Industries Co., Ltd.
Hisaki Hashimoto, Full Time Corporate Auditor [seal]
Aki Tsurumaki, Outside Corporate Auditor [seal]
Sevaistre Pierre, Outside Corporate Auditor [seal]

### Reference Materials for the Shareholders Meeting

### Proposal No. 1: Disposition of Surpluses

Regarding disposal of surpluses, setting improvement of the corporate value by research and development and capital investment, and improvement of the profit return to shareholders, as the basic policies, and comprehensively taking into the consideration a current highly competitive environment and security of the level of payout ratio, we propose to distribute the dividends as follows.

- (1) Class of dividend assets
  Cash
- (2) Description of distributed assets and the total amounts thereof 2.5 yen per one Ichikoh share; total amount 240, 318,008 yen.
- (3) Effective Date distribution of dividend March 26, 2021

### Proposal No. 2: Appointment of Ten (10) Directors

The term of all of the ten (10) Directors, Ali Ordoobadi, Heiko Sauer, Kazuyuki Miyashita, Hideo Nakano, Hideki Shirato, Christophe Vilatte, Maurizio Matinelli, Rodolphe Garnier, Hideo Aomatsu, and Jean-Jacques Lavigne will expires at the close of this Shareholders' Meeting. Therefore, we propose to appoint 10 Directors.

The candidates for Directors are as follows.

	_		Number of		
		Brief Profile, Positions and			
	Re	Ichikoh			
Name	[Status of	Important concurrent positions	Shares		
(Date of Birth)		in other companies]	held		
	June 2008:	Ichikoh Director			
	October 2010:	Representative Director &			
		President, supervising Audit			
		Department and Quality HQ			
	June 2011:	Representative Director,			
		supervising Audit Department and			
Candidate		R&D HQ			
No. 1	April 2012:	Representative Director &			
[For re-election]		President, supervising Audit			
[1 of te election]		Department of the Company	04 100		
	June 2017:	Representative Director &	64,100		
Ali Ordoobadi		Chairman & CEO, supervising			
Nov. 15, 1960		Audit Department of the Company			
,		(to date)			
	[Background v	vith Other Companies]			
	1987:	Siemens Technical Center R&D			
		Engineer			
	1999:	Valeo Group Vice President			
		responsible for China			
		(Valeo China HQ)			

2007: Valeo Group Vice President responsible for East Asia, Representative Director & President of Valeo Japan Co., Ltd. 2010: Valeo Group Vice President responsible for Japan, Representative Director of Valeo Engine Cooling Japan Co., Ltd. Representative Director & President of Valeo Japan Co., Ltd. June 2017 Representative Director & President of Valeo Japan Co., Ltd. Mar 2018 Representative Director & President of Valeo Japan Co., Ltd. Director of Valeo Kapec Japan KK (to date)

[Important concurrent positions in other Company] Representative Director & President of Valeo Japan Co., Ltd., Director of Valeo Kapec Japan KK

Reason for Candidacy for Director
Since taking the position of Representative
Director in 2010, he has reinforced and improved
performance of our group by focusing the business
resources into our core businesses. He has also
reinforced a governance system, including stronger
compliance. He is continuously nominated as a

compliance. He is continuously nominated as a candidate for a Director in order to secure sustainable growth of the Company.

Length of service as Director (at the close of this Shareholders Meeting): 12 years and 9 months

			Number
			of
	Brie	Brief Profile, Positions and	
	Responsibilities at Ichikoh		
Name	[Status of Important concurrent positions		Shares
(Date of Birth)	in other companies]		held
Name (Date of Birth)  Candidate No. 2 [For re-election]  Kazuyuki Miyashita (Nov. 9, 1966)	Res [Status of I in other compa April 1990: October 2006  October 2008  March 2009  April 2010  June 2011  April 2012  June 2012  April 2014  February 2016  June 2016	Joined Ichikoh Industries, Ltd. Manager of Start of Production Quality Assurance Section, Quality HQ GM of Project QCD Assurance Department GM of Project Management Department Executive Officer & GM of Project Management Department Managing Director, supervising Project Management Design HQ Managing Director, supervising Project Management HQ and R&D HQ Director & Managing executive Officer responsible for Project Management HQ and R&D HQ Director & Managing Executive Officer responsible for Project Management HQ and Production Division Director & Managing Executive Officer responsible for Project Management HQ and Production Division Director & Senior Managing Executive Officer responsible for R&D HQ/Project Progress Control Office, Manager of Project Management HQ and Industrial HQ Director & Senior Managing Executive Officer responsible for R&D HQ/Adv.Dev. HQ/Project Progress Control Office, Manager of Project Management HQ and Industrial HQ Director & Senior Managing Executive Officer responsible for R&D HQ/Adv.Dev. HQ/Project Progress Control Office, Manager of Project Management HQ and Industrial HQ Director & Senior Managing Executive Officer responsible for R&D HQ/Adv.Dev. HQ/Project Progress Control Office, Manager of Project Management HQ and Industrial HQ Director & Senior Managing Executive Officer responsible for	Ichikoh Shares
		R&D HQ/, Adv.Dev. HQ/Industrial HQ/Project Progress Control Office and General Manager of Project	
		Management HQ	

April 2018 Director & Senior Managing

Executive Officer responsible for R&D HQ/, Adv.Dev. HQ/ Process Engineering HQ/Project Progress Control Office and General Manager of Project Management HQ

February 2019 Director & Senior Managing

Executive Officer responsible for R&D HQ/, Adv.Dev. HQ/ Process Engineering HQ and General Manager of Project Management

HQ

June 2020 Director & Senior Managing

Executive Officer responsible for R&D HQ/, Adv.Dev. HQ and General Manager of Project

Management HQ

(to date)

[Important positions in other Company] Has held no other important positions in other companies since joined the Company.

Reason for Candidacy for Director

After being involved for a long time in new product project management and quality control and further overseeing design and development and production, he has been performing his duties by a high level of knowledge of manufacturing and engineering. He is continuously nominated as a candidate to continue as a Director because it is judged that continuously using his knowledge and experience is necessary to raise the value of our business.

Length of service as Director (at the close of this Shareholders Meeting): 9 years and 9 months

		Number
		of
	Brief Profile, Positions and Responsibilities at	Ichikoh
Name	Ichikoh	Shares
	Status of Important concurrent positions in other	
(Date of Birth)	companies Division Francis	held
	June 2011 Ichikoh Business Division Executive Officer	
	June 2012 Ichikoh Executive Officer, Business	
	Division General Mgr.	
	June 2013 Ichikoh Executive Officer, Mirror	
	Division General Mgr., IPS/Logistics	
	General Mgr.	
	June 2014 Ichikoh Executive Officer, Mirror	
	Division General Mgr.	
	June 2015 Ichikoh Executive Officer, Mirror	
	Division General Mgr., ASEAN	
	Operations Director June 2016 Director & Senior Managing	
	June 2016 Director & Senior Managing Executive Officer, Mirror Division	
	General Mgr., ASEAN Operations	
	Director	
	June 2018 Director & Senior Managing	
	Executive Officer, Mirror Division	
Q 11.1	General Mgr.	
Candidate	(to date)	
No. 3	[Background with other Companies]	
	April 1981 Joined Honeywell Japan K.K.	
	May 2007 Joined Valeo Japan K.K. (to date)	8,150
[For re-election]	(to date)	
Hideo Nakano	[Important positions in other Company]	
(Dec.11, 1959)	Has held no other important positions in other	
(Dec.11, 1555)	companies from taking the position of Executive	
	Officer of Ichikoh until the present.	
	Reason for Candidacy for Director	
	He has superior insight of manufacturing	
	operations and business, which has been	
	developed through broad experience in the automotive parts industry, including overseas	
	company. At present, he is pursuing operations	
	as the person responsible for the mirror business.	
	He is continuously nominated as a candidate for	
	Director because it is judged that he can	
	contribute to increase the value of our group's	
	business by making use of such knowledge and	
	experience in deliberations of the Board of	
	Directors' meeting going forward.	
	Length of service as Director (at the close of this	
	Shareholders Meeting): 4 years and 9 months	

			Number
			of
	Brief Profi	le, Positions and Responsibilities at	Ichikoh
Name	[Ct. ct	Ichikoh	Shares
(Date of Birth)	Status of In	nportant concurrent positions in other	held
(Date of Birth)	May 2014	companies] Joined Ichikoh as the General	neia
	May 2014	Manager of Corporate Planning	
		Department Department	
	June 2014	Ichikoh Executive Officer, General	
		Manager of Corporate Planning	
	T 0010	Department	
	June 2016	Director & Ichikoh Executive Officer	
		responsible for Corporate Planning Department, Legal Department,	
		Finance Headquarters and Compass	
		GCC Department	
	Jan 2017	Director & Ichikoh Managing	
		Executive Officer responsible for	
		Corporate Planning Department,	
		Legal Department and Finance	
	June 2017	Headquarters Director & Ichikoh Senior Managing	
	oune 2017	Executive Officer responsible for	
		Corporate Planning Department,	
		Legal Department and Finance	
		Headquarters	
Candidate	[10]	(to date)	
No. 4	Background   April 1983	l with Other Companies] Joined The Industrial Bank of	
NO. 4	April 1905	Japan, Limited	
	June 1998	Deputy General Manager, Chicago	00.400
[m 1]		Branch of same bank	23,466
[For re-election]	March 2003	General Manager, Americas Office of	
Hideki Shirato		Structured Finance Sales Dept.,	
(Jun. 4,1959)	March 2006	Mizuho Corporate Bank, Ltd. General Manager, Advisory Dept. 5,	
	March 2000	Mizuho Securities Co., Ltd.	
	June 2008	General Manager., Investment Bank	
		Dept. 6 of the same company	
	April 2012	President, Mizuho Americas LLC	
	[T		
		oositions in other Company other important positions in other	
		rom taking the position of General	
		Corporate Planning Department of	
	Ichikoh to pr		
	Rosson for C	Sandidaev for Director	
		Candidacy for Director uperior insight regarding business	
		which has been developed through	
	broad experi	ence with financial institutions,	
		erseas company. At present,	
		for Corporate Planning Department,	
		tment and Finance Headquarters, he work regarding	
		vernance/finance strategies. He is	
	_	nominated as a candidate for	

Director because it is judged that he can contribute to increase the value of our group's business by making use of this knowledge and experience in deliberations of the Board of Directors' meetings going forward.	
Length of service as Director (at the close of this Shareholders Meeting): 4 years and 9 months	

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eld
150

		Brief Profile, Positions and	Number
Name		of Ichikoh	
	[G, , c		
(Date of Birth)	[Status of	Shares Held	
		ry Finance HQ Director of Ichikoh ne Managing Executive Officer Finance HQ Director of Ichikoh (to date)	
	Backgrour	nd with Other Companies]	
	1991	Financial Controller of Valeo Wipers Business Group and Thermal Systems Business Group	
	2000	Senior Managing Director of Zexel Valeo Climate Control Corporation	
G 111	2002	Europe Chief Financial Officer of Metzeler Automotive (Germany)	
Candidate	2005	CEO of Sealynx Automotive (France)	
No.6	2011	Consultant in the Automotive Industry	
	2018	in Asia and Europe ASEAN Finance Director of Valeo	6,800
[For new election] Alain Urbain	2020	Japan Corporate Auditor of Valeo Japan	
(July 23, 1965)	_	portant positions in other Company] tly hold no other important positions in anies.	
	He has manageme and Europe and manage Director be increase thuse of this	Candidacy for Director long years of experience in finance and nt in the automotive parts industry in Asia e and is well versed in accounting, finance gement. He is nominated as a candidate for cause it is judged that he can contribute to e value of our group's business by making knowledge and experience in deliberations d of Directors' meetings going forward.	

			Number
	Brief Profile, Positions and Responsibilities at		of
3.7		Ichikoh	Ichikoh
Name	[Status of Import	ant concurrent positions in other	Shares
(Date of Birth)		companies]	held
	2017 June	Director, Ichikoh	
Candidate		(to date)	
No. 7	[Background with	n Other Companies]	
110. 1	1994	Allied Signal Automotive	
		Breaking Systems	
	2000	Division general manager of	
[For re-election]		Valeo Lighting Systems Italy	0
Maurizio	2005 1	Director of Valeo Lighting	
		Systems Northern Europe	
Martinelli	2008	Vice-President in Engine	
(September 15,		Cooling, Thermal Product Group	
1960)	2010	Vice-President in Thermal	
		Powertrain, Thermal Product	

	Group
2011	Valeo Italy Group President and
	Fiat – Iveco Group Customer
	Director
2012	Vice President of Valeo Lighting
	Systems Product Group
2014	Visibility Systems Business
	Group President
- (	(to date)

[Important positions in other Company]
President of Valeo Visibility Systems Business
Group, Director and Legal Representative of
VALEO S.p.A., President of VALEO VISION SAS,
Director & Chairman and Legal Representative of
VALEO ILUMINACION, S.A.U., Director and
Legal Representative of VALEO VISION
BELGIQUE

Reason for Candidacy for Outside Director
He has long years of experience in the
automotive parts industry and excellent
management capability. He is nominated as
candidate for a Director because it was judged
that it is ideal to have his deep insights be
utilized in deliberations of the Board of Directors'
meeting going forward.

Length of service as an outside Director (at the close of this Shareholders Meeting): 2 year and 9 months

		1	Number
	Dwief Drofile I	Positions and Posnonsibilities at	Number of
	brief Frome, F	Positions and Responsibilities at Ichikoh	Ichikoh
Name	[C++++++++++++++++++++++++++++++++++++		
(Date of Birth)	Status of Impor	tant concurrent positions in other	Shares
(Date of Dirth)	0000 M 1	companies	held
	2020 March	Director, Ichikoh	
	[D 1 1	(to date)	
		ith Other Companies	
	1996 October	PRICE WATERHOUSE	
	1998 September		
	2005 October	Financial Controller of Lighting	
	2000 15 1	Europe Division	
	2008 March	Valeo Engine Management	
		Systems Branch Finance	
		Vice-President	
	2009 January	Valeo Engine Cooling Branch	
		Finance Vice-President	
	2011 January	Thermal Business Group	
		Finance Vice-President	
	2011 October	Powertrain Business Group	
		Finance Vice-President	
Candidate	2015 September	Vice-President of Valeo Internal	
No. 8		Audit and Internal Control	
110.0		Group	
	2020 January	Valeo Visibility Systems	
		Business Group Finance and	0
[For re-election]		International Development	U
Rodolphe		Vice-President	
Garnier	-	(to date)	
	_		
(May 7, 1972)		ions in other Company]	
		Systems Business Group Finance	
	and Internation	nal Development Vice-President	
		lidacy for Outside Director	
		ars of experience in the	
		s industry, and particularly in	
		rnal audit and internal control,	
		es his superior management	
		ntinuously nominated as a	
		irector because it is judged that it	
		monitors the company's business	
		m the point of finance and	
	internal audit ai	nd internal control.	
	T .1 .2 .		
		e as Director (at the close of this	
	Shareholders Mo	eeting). I year	

			Number	
	Brief Profile, I	Positions and Responsibilities at	of	
	,	Ichikoh	Ichikoh	
Name	[Status of Impor	tant concurrent positions in other	Shares	
(Date of Birth)		companies]	held	
	2015 June	Ichikoh Director		
	r	(to date)		
		th Other Companies		
	April 1977	Analyst, McKinsey & Company,		
	January 1982	Industrial Project Finance Officer, the World Bank		
	Sontombor 1986	Associate, McKinsey &		
	Deptember 1500	Company, Inc.		
	February 1989	Vice President M&A, Manager,		
	1 cornary rocc	Guaranty Trust Bank,		
		(Currently JP Morgan)		
	May 1992	Japan Representative of N M		
		Rothschild & Sons, Ltd.		
	April 1996	President of Rothschild Japan		
	0-4-11000	K.K.		
	October 1999	Representative partner, ACTIV Investments Partners		
	June 2002	Representative Director and		
	0 4110 2002	President, ACTIV Investments		
		Partners		
Candidate	December 2005	Representative Director of DRC		
No. 9		Capital Ltd.		
No. 9	October 2018	Representative Director and		
	A + 0010	CEO of JPH Co., Ltd.		
	August 2019 April 2020	Director of Super Resin, Inc. Director of Manzairaku Sake		
[For re-election]	April 2020	Kura Co., Ltd.	1,900	
		(to date)	1,000	
[Outside Director]		(		
[Independent]				
Hideo Aomatsu		tions in other Company]		
(June 29,1954)	_	Director and President of DRC		
(oune 25,1554)		epresentative Director and CEO of		
	· · · · · · · · · · · · · · · · · · ·	Director of Super Resin, Inc. , Izairaku Sake Kura Co., Ltd.		
	Director of Man	Izairaku Sake Kura Co., Ltu.		
	Reason for Cand	lidacy for Outside Director		
		nced knowledge regarding		
		ions, developed through		
	experience in ab	road with advisory companies		
		stitutions, including overseas		
	_	ditionally, he has broad		
	_	rding the improvement of the		
		vestment target companies, which		
	is gained through management of fund management companies. He is continuously			
	_	candidate of an Outside		
		rector because it is judged that it		
		continues to monitor the		
	company's busin	less as an Outside Director.		
	I anoth of access	o as an outside Dimester (at the		
		e as an outside Director (at the reholders Meeting): 5 years and 9		
	crose of tills blia	remoracis meeting/. o years allu o		

months	

Name (Date of Birth)	Brief Profile, Positions and Responsibilities at Ichikoh [Status of Important concurrent positions in other companies]	Number of Ichikoh Shares held
Candidate No. 10  [For re-election]  [Outside Director]  [Independent] Jean-Jacques Lavigne (September 7, 1954)	Director, Ichikoh (to date)	0

## (Notes)

- 1. Ali Ordoobadi assumed the position of the Representative Director and President of Valeo Japan Co., Ltd. as of June 30, 2017. Valeo Japan Co., Ltd. is engaged in the same business field of Ichikoh of wiper and fog lamp.
- 2. There is no special interest relationship between any of the other candidates and Ichikoh.
- 3. Hideo Aomatsu and Jean-Jacques Lavigne are the candidates for outside Directors. They have been reported to the Tokyo Stock Exchange as independent corporate officers and, in the event that they are both re-appointed, we plan to continue to report them in the same status.
- 4. The Company concludes an officers liability insurance agreement with an insurance company and the outline of the contents of the agreement is that the compensation for damages, settlement money, dispute costs, defense costs, etc. that the insured persons would bear will be covered under the insurance and the company bears all the

insurance premiums. Candidates except for Mr. Alain Urbain are currently included in the insured persons as directors of the Company, and if this proposal is approved and they are reappointed as directors, they will continue to be included in the insured persons. If this proposal is approved, the Agreement will be renewed during the term of office of directors related to this proposal. If this proposal is approved and Mr. Alain Urbain is appointed as a Director, he will be included in the insured persons and the Agreement will be renewed during the term of office.

- 5. We have executed an agreement between Hideo Aomatsu and Jean-Jacques Lavigne based on the provisions of Article 423-1 of the Companies Act, limiting his liability for damages under Article 425-1 of said Act with minimum limit amount as set forth in Article 425-1 of said Act, and in the event that they are both re-appointed, we intend to continue said agreement with them.
- 6. The number of shares of the Company that are held are noted is the number of shares actual held by each Director including the number of shares held though corporate officers stock ownership plan as of December 31, 2020
- 7. The compensation of performance share of Valeo, were provided to the candidates for Directors Ali Ordoobadi, Kazuyuki Miyashita, Hideo Nakano, Hideki Shirato, Christophe Vilatte and Alain Urbain.

# Proposal No. 3: Election of One (1) Corporate Auditor

At the close of this Shareholders' Meeting, the term of Corporate Auditor Hisaki Hashimoto will expire. Therefore, we would like to elect one (1) Corporate Auditor as follows.

This proposal has been agreed to by the Board of Auditors.

The candidate for Corporate Auditor is as follows.

		D 01 D 1.1	ı
		Profile, Positions and onsibilities at Ichikoh	Number
Name	[Status of Important positions in other		of Ichikoh
(Date of Birth)		companies]	Shares Held
Candidate No. 1 [For new election] Nobuteru Katoh (Jul. 16, 1958)	April 1985 April 2005 April 2008  [Important pos Has held no oth companies since Reason for Can He has engage many years, ar compliance, interms of prever and he is nomic Corporate Audi utilizing his into of the company	Director of Quality HQ of Ichikoh Ichikoh Managing Executive Officer Assistant to Corporate Auditor (to date) ith Other Companies] Joined Nissan Motor Supervisor of TCS HQ of Nissan Motor Division Manager of export of parts division of Nissan (China) Investment Co., Ltd. (to date) itions in other Company] her important positions in other e he joined the Company.  didacy for Auditor d in quality-related duties for ad accumulated knowledge of ernal control and audit in intion of quality irregularities, nated as candidate for tor because we judged that, by sights and experiences in audits the has been chosen as a	O O

## Notes

- 1. The candidate has no special interest relationship with the Company.
- 2. In the event that Nobuteru Kato is elected as a Corporate Auditor, we intend to enter into with him the agreement limiting his liability for damages under Article 423-1 of said Act with minimum limit amount as set forth in Article 425-1 of said Act.
- 3. The Company concludes an officers liability insurance agreement with an insurance company and the outline of the contents of the agreement is that the compensation for damages, settlement money, dispute costs, defense costs, etc. that the insured persons woull bear will be covered under the insurance and the company bears all the insurance premiums. If this proposal is approved and they are reappointed as directors, Mr. Nobuteru Kato will be included in the insured persons, and the Agreement will be renewed during the term of office of directors related to this

proposal.

# Proposal No. 4: Appointment of One (1) Substitute Corporate Auditor

We propose that one Substitute Corporate Auditor be appointed, in the event that the statutory number of the Corporate Auditors is not satisfied.

This proposal has been agreed to by the Board of Corporate Auditors.

The candidate for a Substitute Corporate Auditor is as follows.

		Number
		of
	Brief Profile, Positions and	Ichikoh
Name	Responsibilities at Ichikoh	Shares
(Date of Birth)	[Status of Important positions in other companies]	Held
Shigenori Saito (October 1, 1970)	Association) Joined Kamano Sogo Law Offices  2006 Saito Law Office  2016 Outside Director of Tokyo Soko Unyu Kabushikigaisha (to date)  [Important positions in other Company] Saito Law Office, Outside Director of Tokyo Soko Unyu Co.,LTD.  Reason for Candidacy for Substitute Auditor He has broad experience as an attorney. He is nominated as a candidate for Substitute Corporate Auditor because it is judged that it would be ideal for him to take the position of Corporate Auditor in the event that a vacancy in the Corporate Auditor occurs and actively use his advanced knowledge in overseeing the company.	0

# (Notes)

- The candidate has no special interest relationship with the Company.
- 2. Candidate Mr. Shigenori Saito is a candidate for substitute Outside Corporate Auditor.
- 3. In the event that Mr. Shigenori Saito is appointed as a Corporate Auditor, we intend to register Mr. Shigenori Saito as an Independent Director as stipulated by the Tokyo Stock Exchange
- 4. In the event that Mr. Shigenori Saito is appointed as a Corporate Auditor, we intend to execute an agreement between him and Ichikoh, based on the provisions of Article 427-1 of the Companies Act, limiting his liability for damages under Article 423-1 of said Act with minimum limit amount as set forth in Article 425-1 of said Act.
- 5. The Company concludes an officers liability insurance agreement with an insurance company and the outline of the contents of the agreement is that the compensation for damages, settlement money, dispute costs, defense costs, etc. that the insured persons will bear will be covered under the insurance and the company bears all the insurance premiums. If Mr. Shigenori Saito inaugurates as a company auditor, he will be included in the insured persons.

# Proposal No. 5: Determination of Amount of Post-issuance Type Stock Compensation for Directors

The compensation for Company's Directors was approved to be 360 million yen or less per year (60 million yen or less for Outside Directors, and this amount does not include salaries for employees portion of Directors who have concurrently take the roles as employees) at the 82nd Ordinary General Shareholders' Meeting held on June 22, 2012, and in addition, the content regarding the provision of post-issuance type stock compensation (hereinafter referred to as the "System") was approved at the 90th Ordinary General Shareholders' Meeting held on March 26, 2020, and this time, through the deliberation of the Compensation Advisory Committee, it was concluded to partially revise the content of the System that was introduced by such General Shareholders' Meeting by setting the performance indicator target to be used for the calculation of performance condition issuance rate in every business year at the beginning of each business year and continue with the System, in order to conduct a compensation system more properly reflecting the mid-and long-term corporate performance and contribution to the Company, and by considering the business environment of each business year. Therefore, in order to define once again the partial revision related to the content of the compensation in the System approved at the 90th Ordinary Shareholders' Meeting on March 26, 2020, the Company will ask for the approval to provide the stock compensation to the Company's Executive Directors (excluding the Executive Directors who are newly elected as Directors at the Shareholders' Meeting held in the business year in which the date of the Initial Board of Directors Meeting belongs as defined bellow and had not been granted the post-issuance type stock compensation as an executive officer prior to the selection) and Outside Directors (hereinafter collectively referred to as the "Eligible Directors") based on the revised System as described below (The revised parts are underlined).

In defining the compensations of Directors, the basic concept of the company is to create a compensation system which attracts diverse and excellent human resources and to continuously improve corporate value while developing an objective and more transparent determination process of the compensation, and from this standpoint, if this proposal is approved, the Company will define the individual compensation of Directors based on the Policy described at the end of this proposal. The System is more closely linked to mid-and long-term performance and contribution level, the calculation method is clear and more transparent than previous restricted stock compensation introduced on 2016, and is an incentive to Director for the mid-and long-term performance of the company, therefore, the company consider that it is appropriate to continue with the system after the content is partially revised.

If proposal No. 2 is approved without modification, the number of Director will be 10

(including 2 Outside Directors) and the number of Eligible Directors will be 8 (including 2 Outside Directors).

## [Details of the System]

#### 1. Outline

The System includes following three types of stock compensation system.

(i) Performance Evaluation Type Performance Share Unit

A type of stock compensation in which the Company's common stock (hereinafter referred to the "Company's Stock") of which number is calculated in accordance with achievement level of the performance target in 3 consecutive business years (hereinafter referred to as the "Performance Evaluation Period") starting from the business year during which the provision of compensation to the Eligible Directors under the System is determined in the Board of Directors meeting (hereinafter "Initial Board of Directors Meeting") is issued after the expiration of the period from the date of the Ordinary General Shareholders' Meeting during the business year in which the Initial Board of Directors Meeting was held to the date of the Ordinary General Shareholders' Meeting was held to the date of the Performance Evaluation Period (hereinafter referred to as the "Vesting Period")

(ii) Qualitative Evaluation Type Performance Share Unit
A type of stock compensation the number of which is calculated in accordance
with the issuance rate which is separately determined in the Board of Directors
based on level of contribution in the Performance Evaluation Period

## (iii) Restricted Stock Unit

A type of stock compensation in which the predetermined number of Company's Stock is provided after Vesting Period based on the Eligible Directors continuously serving as Directors or Executive Officers in the Vesting Period.

Specifically, in order to deliver the Company's Stock equivalent to the stock compensation of the above type (i) through (iii), the Company provides monetary compensation receivable to the Eligible Directors after the Vesting Period, and upon issuance of shares or disposition of treasury stocks, the Company provides the Company's Stocks by having them pay all the i-kind monetary compensation receivable.

Please note that, under this System, the Company's Stocks are to be provided in accordance with achievement level of performance, level of contribution and existence of term of office during the vesting period, and thus whether or not the stocks are provided or not, to which Directors the stocks are provided, and the number of the stocks to be

provided, are not finalized at the time of introduction of the System.

The number of stocks which the Company provides to the Eligible Directors under the System in one business year is 20,000 or less per eligible Director (however 3,000 or less per Outside Director) and the total number of stocks of all Eligible Directors is 200,000 or less (including 10,000 in total of all the Outside Directors). However, when the total number of issued stocks increases/decreases by consolidation, split or allotment of the stocks after the date on which the proposal is approved, the maximum amount and the number of the stocks delivered to the Eligible Directors is reasonably adjusted based on its rate.

This proposal is submitted as a proposal to resolve the concrete calculation method for compensations of which the amount has not been determined, as the appropriate calculation method in light of the purpose of the System from the perspective of appropriately reflecting the facts that the amount of monetary compensation receivable provided to the Eligible Directors fluctuates according to the Company's stock price as described below, and the calculation method as the maximum of undetermined compensation is resolved in this proposal and its operation of determining the compensation in accordance with achievement level of performance, level of contribution and existence of term of office during the Vesting Period within that limit is delegated to the Board of Directors. The specific timing and content of provision to each Eligible Director will be determined in the Board of Directors, to which delegation is made by this resolution in the General Shareholders' Meeting.

#### [The amount of monetary compensation receivable in the System]

1. Calculation method for the amount of monetary compensation receivable

The amount of money (monetary compensation receivable) is calculated by multiplying the number of stocks which are to be provided to the Eligible Directors under the System (hereinafter referred to the "Final Number of Stocks to be Provided") by the closing price of the Company's Stock at the Tokyo Stock Exchange (if no trading is concluded on the day, the closing price on the most recent trading day preceding that date, hereinafter referred to the "Closing Price of the Company's Stock") on the business day immediately prior to the date of the resolution at the Board of Directors meeting held to determine the issuance of new shares or disposition of treasury stocks for the provision of shares (hereinafter referred to the "Resolution of Board of Directors for Provision") within a period of 2 months from the date of the end of Vesting Period to.

Amount of Money (monetary compensation receivable) to be Provided to the Eligible Directors = Final Number of Stocks to be Provided×Closing Price of the Company's Stock

## 2. Calculation Method for Final Number of Stocks to be Provided

Final Number of Stocks to be Provided is calculated by multiplying the number of stocks (however, in the event that a lower amount than such amount is determined at the Initial Board of Directors, such amount shall apply) calculated by dividing the amount which is double of monthly compensation in the month next to the month when the Director is appointed as a Director (if re-appointed as a Director, the month of immediately preceding re-appointment) for each Eligible Director (hereinafter referred to the "Base Compensation Amount") by the closing price of the Company's common stock at the Tokyo Stock Exchange (if no trading is concluded on the day, the closing price on the most recent trading day preceding that day, hereinafter referred to as the "Base Stock Price") on the business day immediately prior to the date of resolution at the Initial Board of Directors Meeting (hereinafter referred to the "Resolution of Initial Board of Directors") held at the beginning of Vesting Period by certain ratio shown in below calculation formula.

Maximum of the total amount of Base Compensation Amount for the Eligible Directors per business year is 40 million yen (including 6 million yen for Outside Directors) which is deemed appropriate based on the purpose of the System, and specific amount for each Eligible Directors is determined in Board of Directors meeting in accordance with the above provisions relating to the Base Compensation Amount. If total of the Base Compensation Amount calculated in accordance with the above provisions exceeds the above maximum amount, adjustment should be made at a Board of Directors meeting so that such total becomes less than such maximum amount.

# (Calculation Method for Final Number of Stocks to be Provided)

Final Number of Stocks to be Provided=

(i) Base Number of Stocks to be Provided (①)  $\times 50\% \times$  Performance Condition Issuance Rate (②) + (ii) Base Number of Stocks to be Provided (①)  $\times 25\% \times$  Contribution Condition Issuance Rate (③) + (iii) Base Number of Stocks to be Provided (①)  $\times 25\%$ 

## ① Base Number of Stocks to be Provided:

Base Number of Stocks to be Provided is calculated by the following formula.

	Base Compensation Amount for Eligible				
Base Number of Stocks to be Provided=	Director				
	Base Stock Price				

#### ② Performance Condition Issuance Rate :

Regarding Performance Condition Issuance Rate, targets of ROA (Return on Asset) and

operation margin calculated by finalized consolidated balance sheet and consolidated statement of income for the 3 business years of Performance Evaluation Period, are determined in principal at the Board of Directors Meeting held within 2 months from of the day the Ordinary Shareholders' Meeting of each business year during the Performance Evaluation Period, then it is calculated in the range of 0% to 100% as described below based on the achievement level of the targets.

Achievement Level			
	rate		
Achieved both targets for ROA and operating margin for 3 consecutive			
business years			
Achieved one of the targets, ROA or operating margin, for 3 consecutive			
business years, and achieved the other indicator target for only 2			
business years ( not limited to consecutive years)			
Achieved one of the targets, ROA or operating margin, for 3 consecutive			
business years, and achieved the other indicator target for only 1			
business year			
Achieved both targets for ROA and operating margin for only 2 business	80%		
years (not limited to consecutive nor common years)			
Achieved one of the targets, ROA or operating margin, for three	70%		
consecutive business years, and did not achieved the other indicator			
targets in the three business years			
Achieved one of the targets, ROA or operating margin, for two business	70%		
years ( not limited to consecutive years), and achieved the other			
indicator target for only one business year (not limited to the common			
business year with the above business year)			
Achieved one of the targets, ROA or operating margin, for 2 business	60%		
years (not limited to consecutive years), and did not achieved the other			
indicator targets in the three business years			
Achieved both targets for ROA and operating margin for only 1 business	60%		
year (not limited to 1 common business year)			
Achieved one of the targets, ROA or operating margin, for only 1			
business year, and did not achieved the other indicator targets in the			
three business years			
Nothing described above applies	0%		

ROA is calculated by the following formula.

## ROA(%)

=Net Income Attributable to Shareholders of the Parent Company÷Total Assets×100

Operating margin is calculated by the following formula.

Operating Margin (%) = Operating Profit  $\div$  Sales

## ③ Contribution Condition Issuance Rate :

Contribution Condition Issuance Rate is determined in the range of 0% to 100% based on contribution of each Eligible Director in the Performance Evaluation Period. Specifically, the Representative Director makes a proposal to the Compensation Advisory Committee, and through the deliberation of the Committee, it is determined by a resolution of the Board of Directors for Provision of compensation. However, for the Outside Directors, Contribution Condition Issuance Rate is 100%.

## [Payment Condition of Compensation under the System]

Eligible Directors are subject to continuously serve as Directors or Executive Officers of the Company during the Vesting Period. In case the Director or Executive Officer resigns the post in the Vesting Period (excluding the case of reappointment immediately after the resignation), neither monetary compensation receivable nor the Company's Stock is provided under the System.

However, in the case that the matter such as a re-organization (a merger agreement where the Company becomes the absorbed company), stock exchange agreement or stock transfer plan where the Company becomes a wholly owned subsidiary of another company, the new established division plan where the Company becomes a division company or the absorption-type company split agreement, stock consolidation where the Company is controlled by specific stockholder, acquisition of stocks subject to wholly call, and demand for sales of stocks (hereinafter referred to the "Re-organizations"), are approved by the General Shareholders' Meeting of the Company (or by the Board of Directors, if such Re-organizations do not require approval by the General Shareholders' meeting) during the Vesting Period (however, this is limited to the case where the effective date of the Re-organizations is scheduled to come earlier than the date of stock delivery under the System), the stocks or money in the number or amount which is calculated by the reasonable method determined by the Board of Directors based on the above calculation method and the time period until the approval, are provided at the time determined by the Board of Directors. In such calculation, Base Stock Price is used instead of the Closing Price of the Company's Stock.

# [Reference]

The Company intends to continue with the same post-issuance type stock compensation system which is partially revised also for the Company's Executive Officers on the condition that this proposal is approved.

[Policy to determine the compensations for an individual Director]

The Company has adopted the base compensation (fixed monthly compensation and various allowances, if applicable), bonus, and stock compensation as compensation for Directors, and established a policy to determine the content of the compensations for an individual Director (the "Policy"). The contents are as follows.

# (1) Policy for Amount and Calculation Method of Base Compensations

As for monthly compensation out of the base compensations, the monthly compensation at the time of first appointment as Director is determined taking into account the position of executive officer which the Director additionally serves and whether the Director concurrently serve as HQ Director. After the second year, it increases or decreases each year in accordance with annual evaluation of results for the previous fiscal year, achievement level of individual target of KPI (Key Performance Index) which is set semiannually for bonus, and consumer price index.

(2) Policy for Performance Indicator of Bonus, and Calculation Method of the Amount or the Number

As for bonus, the KPI for 5 target items is semiannually set individually according to the role of each Director, from operating margin, amount of order intake, cash flow, ratio of sales price reduction ratio to cost reduction ratio, profit of each development project, and ROCE (Return on Capital Employed), from the perspective of indicator linked to final corporate performance. The amount of bonus is calculated by multiplying monthly compensation by total number of evaluation month of 5 items of KPI which is according to the achievement level of each KPI: less than  $100\% \rightarrow 0$  month,  $100\% \rightarrow 0.6$  month, more than 100% to less than  $150\% \rightarrow$ number of the month proportionally increases from 0.6 month to 0.9 month, 150% or more  $\rightarrow 0.9$  month).

(3) Policy for Stock Compensation, and Calculation Method of the Amount or the Number The systems of stock compensation of the company are as follows.

#### (A) Eligible Directors

Directors eligible for this system are Executive Directors (excluding the Executive Directors who are newly elected as Directors in the year in which stock compensation is provided and had not been granted the post-issuance type stock compensation as an executive officer prior to the selection) and Outside Directors (hereinafter referred to the "Eligible Directors").

(B) Performance Evaluation Period

The period to evaluate performance based on this system is 3 consecutive years starting from the business year during which the provision of compensation to the Eligible Directors under the system is determined in the Board of Directors meeting (hereinafter referred to the "Performance Evaluation Period").

(C) Composition of the System and calculation method of Final Number of Stocks to be Provided

The System consists of the three portions, the portion in which the number of stocks to be provided is determined based on achievement level of target of ROA (Return on Asset) and of the operating margin in Performance Evaluation Period (hereinafter referred to the "Performance Evaluation Type Performance Share Unit"), the portion in which the number of stocks to be provided is determined qualitatively evaluating the contribution to performance of the Company by Eligible Directors in Performance Evaluation Period (hereinafter referred to the "Qualitative Evaluation Type Performance Share Unit"), and the portion in which the stocks are provided by Eligible Directors' continuous enrollment for the period from the date of the Shareholders' Meeting held in the business year during which the provision of compensation to the Eligible Directors under the System is determined in the Board of Directors (hereinafter referred to the "Initial Board of Directors") to the date of the Shareholders' Meeting first held after the expiration of the Performance Evaluation Period (hereinafter referred to the "Vesting Period")(herein after referred to the "Restricted Stock Unit").

#### (a) Base Number of Stocks to be Provided

First, at the resolution of the Initial Board of Directors, the number of stocks to be provided if the Director's achievement level of Performance Evaluation Type Performance Share Unit are both 100% and also if the Director enrolled for three years (hereinafter referred to the "Base Number of Stocks to be Provided) is determined, by dividing the amount obtained by multiplying the monthly compensation amount of the next month of the appointment as a Director by 2 (however, in the event that a lower amount than such amount is determined at the Initial Board of Directors, such amount shall apply) (hereinafter referred to the "Base Compensation Amount"), by the closing price of the Company's stock at the Tokyo Stock Exchange on the business day immediately prior to the date of the said resolution of Board of Directors(if no trading is concluded on the day, the closing price on the most recent trading day preceding that date).

The total amount of Base Compensation Amount for all Eligible Directors per business year shall not exceed 40 million yen (including 6 million yen for Outside Directors), which is considered to be appropriate based on the purpose of this system, and the specific amount for the Eligible Director shall be determined at the Board of Directors in accordance with the above provisions on the Base Amount of Compensation, and if the total amount of Base Compensation Amount calculated in accordance with the above

provisions exceeds the above upper limit, it shall be reasonably adjusted to fall into the upper limit at the Board of Directors.

# (b) Performance Evaluation Type Performance Share Unit

50% of Base Number of Stocks to be Provided is allotted to Performance Evaluation Type Performance Share Unit (hereinafter referred to the "Number of Stocks to be allotted by Performance Evaluation"). Final Number of Stocks to be Provided regarding Performance Evaluation Type Performance Share Unit is calculated by multiplying Number of Stocks to be allotted by Performance Evaluation by Issuance rate calculated in the range of 0% to 100% as described below according to the number of years in which ROA and operation margin targets were achieved (hereinafter referred to the "Final Number of Stocks to be Provided Based on Achievement Evaluation"), from the perspective of the index highly correlated with stock prices. If the number of year in which the target was achieved is two, it's not limited to consecutive years. Targets of ROA and Operation margin are determined in every business year, in principle at the Board of Directors held within two months from the day the Ordinary Shareholders' Meeting was held in the such business year during the Performance Evaluation Period, and the level of achievement of targets of ROA and Operation margin is discussed and determined at the Board of Directors held to determine the grant of Post-issuance Type Stock Compensation based on the System.

Issuance rate		OM Achievement			
		0yr	1yr	2yrs	3yrs
ROA Achieveme nt	0yr	0%	50%	60%	70%
	1yr	50%	60%	70%	80%
	2yrs	60%	70%	80%	90%
	3yrs	70%	80%	90%	100 %

# (c) Qualitative Evaluation Type Performance Share Unit

25% of Base Number of Stocks to be Provided is allotted to Qualitative Evaluation Type Performance Share Unit (hereinafter referred to the "Number of Stocks to be allotted by Contribution Evaluation"). Final Number of Stocks to be Provided regarding Qualitative Evaluation Type Performance Share Unit (hereinafter referred to the "Final Number of Stocks to be Provided Based on Contribution Evaluation"). is calculated by multiplying Number of Stocks to be allotted by Contribution Evaluation by Issuance rate calculated in the range of 0% to 100% according to the contribution rate of each Eligible Director in the Performance Evaluation Period (hereinafter referred to the "Contribution Condition Issuance Rate"). Specifically, the Representative Director makes a proposal to the

Compensation Advisory Committee, and through the deliberation of the Committee, it is determined by resolution of the Board of Directors held to determine the Final Number of Stocks to be Provided. However, for the Outside Directors, Contribution Condition Issuance Rate is 100%.

#### (d) Restricted Stock Unit

25% of Base Number of Stocks to be Provided is allotted to Restricted Stock Unit, and this is the Final Number of Stocks to be Provided if the Directors meet the following payment conditions (hereinafter referred to the "Final Number of Stocks to be Provided Based on the Enrollment").

## (e) Final Number of Stocks to be Provided

The final number of stocks to be provided is the total number of the Final Number of Stocks to be Provided Based on Achievement Evaluation, the Final Number of Stocks to be Provided Based on Contribution Evaluation and the Final Number of Stocks to be Provided Based on the Enrollment.

The number of stocks to be provided to the Eligible Directors under the System by the Company in one business year shall not exceed 20,000 stocks per Eligible Director (however, 3,000 stocks per Outside Director), and a total of 200,000 stocks for all Eligible Directors (including 10,000 stocks, for all Outside Directors). However, if the total number of issued stocks of the Company fluctuates due to consolidation of shares, split of shares, gratis allotment of stocks, etc., the upper limit and the number of shares to be delivered to Eligible Directors will be reasonably adjusted according to its ratio.

# (D) Payment Condition of Compensation under the System

Eligible Directors are subject to those who continuously serve as Directors or Executive Officers of the Company during the vesting period. In case he or she resigns the post of Director or Executive Officer in the period (excluding the case of reappointment immediately after the resignation), neither monetary compensation receivable nor the Company's Stock is provided under the System.

## (4) Policy for Ratio of Each Compensations Type of Individual Compensations

Compensation for Directors of the Company consists of three types of compensations, base compensation (fixed monthly compensation and various allowances if applicable), bonus and stock compensation. As for the composition ratio of base compensation, bonus, and stock compensation, the system is designed with the principle ratio of 60%: 30%: 10%.

# (5) Policy for Timing of Provision of Compensations

The base compensation is provided monthly, and the bonus is provided on July and December of each year. As for stock compensation, it is provided after the performance evaluation period, through the procedures described in the above (3).

# (6) Determination Method of Individual Compensations for Directors

As for determination process of monthly compensation and bonus for Directors of the Company, the Executive Director or Executive Officer in charge of human resources who are members of the Compensation Advisory Committee make proposals to such Committee, and the Compensation Advisory Committee deliberates based on the proposals and prepare a report to the Board of Directors, and the Board of Directors which receives the report, mandates the authority to determine the compensation for the respective directors by respecting the report by the Compensation Advisory Committee and within the scope of approval at the Shareholders' Meeting to the Representative Director and Chairman/Representative Director and President, and the Representative Director and Chairman/Representative Director and President determine within the scope of such mandate. As for stock compensation, it is determined by the Board of Directors based on the report by the Compensation Advisory Committee.

End