This English language translation is prepared for reference only. In the event of any discrepancy between the text of this translation and the text of the original Japanese-language, the Japanese language text will prevail.

Securities Code: 6925

June 5, 2020

To Our Shareholders:

1-6-5 Marunouchi, Chiyoda-ku, Tokyo

USHIO INC.

Koji Naito, President and Chief Executive Officer

Notice of the 57th Annual General Meeting of Shareholders

The Company would hereby like to request shareholders to attend the Company's 57^h Annual General Meeting of Shareholders as described below.

From the viewpoint of preventing the spread of the novel coronavirus disease (COVID-19), we would also like to strongly request you to exercise your voting rights in writing or by an electromagnetic method in advance as much as possible and refrain from attending the meeting in person regardless of your health condition.

We kindly request you to read the following Reference Document for the Annual General Meeting of Shareholders and exercise your voting rights by no later than 5:15 p.m., June 25, 2020 (Thursday)

Sincerely yours,

1. **Date**: 10:00 a.m., June 26, 2020 (Friday) (The reception desk opens at 9:00 a.m.)

2. Venue: 11F, *Kujaku* Hall, KKR Hotel Tokyo

1-4-1 Otemachi, Chiyoda-ku, Tokyo

3. Purposes:

Matters to be reported:

The Business Report, the Consolidated and Non-Consolidated Financial Statements and the Results of Consolidated Financial Statement Audits by the Accounting Auditor and the Audit and Supervisory Committee for the 57th business period (April 1, 2019 to March 31, 2020)

Matters to be resolved:

Proposal No. 1: Appropriation of Surplus

Proposal No. 2: Election of Nine (9) Directors (excluding directors who are Audit & Supervisory Committee

Members)

Proposal No. 3: Election of Three (3) Directors who are Audit & Supervisory Committee Members

- Please refer to the Company's website (https://www.ushio.co.jp) for details of the measures to be taken to prevent the novel coronavirus infection at this Annual General Meeting of Shareholders (Japanese only).
- Please be advised that no gifts will be provided to attending shareholders.
- "Notes to the Consolidated Financial Statements" and "Notes to the Non-consolidated Financial Statements" are available (Japanese only) online via the Company's website(https://www.ushio.co.jp), pursuant to provisions of laws and regulations as well as the Articles 15 of the Articles of Incorporation of the Company.
 - The aforementioned documents posted on the Company's website are subject to audits by the Accounting Auditor and the Audit and Supervisory Committee.
- o If there are any revisions to the Reference Document for the Annual General Meeting of Shareholders, Business Report, and/or the Consolidated and the Non-Consolidated Financial Statements, such revision will be shown on the Company's website (https://www.ushio.co.jp).

Reference Document for the Annual General Meeting of Shareholders

Proposals and Referential Matters

Proposal No. 1: Appropriation of Surplus

The Company would like to appropriate surplus as follows.

Year-end Dividend

Striving to constantly remain cognizant of the fact that returning profits to shareholders is one of the top priorities of corporations, the USHIO Group's basic policy is to provide stable and consistent returns of profits to shareholders, while endeavoring to enhance its financial position and business foundations.

The USHIO Group's business results have been adversely affected by the recent spread of COVID-19 and the business environment is expected to remain uncertain for the foreseeable future. Considering these factors, the Company would like to distribute the year-end dividend to assign an annual dividend of 26 yen per common share, down 24 yen per common share from the previous fiscal year as indicated below.

- (1) Kind of the dividend property Cash
- (2) Matters regarding assignment of the dividend property and the total amount of the dividend property An annual dividend: 26 yen per common share

 The total amount of the dividend property: 3,141,566,142 yen
- (3) The day on which such distribution of dividend of surplus takes effect On June 29, 2020

Proposal No. 2: Election of Nine (9) Directors (excluding directors who are Audit & Supervisory Committee Members)

The terms of office of all nine (9) Directors (excluding directors who are Audit & Supervisory Committee Members; the same applies hereafter in this proposal) will expire at the close of this Annual General Meeting of Shareholders. The Company hereby proposes the election of nine (9) Directors.

The Audit & Supervisory Committee has judged that all candidates for Directors are eligible with regard to this agenda.

The following are candidates for Directors.

Candidate number	Name (Date of Birth)	Brief profile, position, responsibility at the Company and significant concurrent positions held Number of the Company's shares owned				
1	Koji Naito (April 3, 1963)	Apr. 1986 Oct. 2014 Apr. 2015 Apr. 2016 Apr. 2019 Jun. 2019	Joined USHIO INC. Executive Officer Senior Executive Officer General Manager, Light Source Business Division Managing Executive Officer Chief Executive Officer President and Chief Executive Officer (incumbent)	3,500		
	<reasons a="" as="" candidate="" director="" electing="" for="" koji="" mr.="" naito=""> After having directed the light sources business, which is core business of the USHIO Group, for</reasons>					
	many years, Mr. Koji Naito has served as President and Representative Director of the Company					
	since 2019, undertaking supervisory functions, while making key decisions and executing business.					
	The Company has judged that with such extensive experience and knowledge, he would continue to					
	drive the USHIO G	roup to imp	rove its corporate value and achieve further	development.		
	Accordingly, the Comp	any proposes	him as a candidate for Director.			

Candidate number	Name (Date of Birth)	Brief profile	, position, responsibility at the Company and significant concurrent positions held	Number of the Company's shares owned	
2	Naoki Kawamura (October 9, 1963)	Apr. 1986 Apr. 2015 Nov. 2016 Apr. 2017 Apr. 2018 Apr. 2019 May 2019 Jun. 2019 Apr. 2020	Joined USHIO INC. Executive Officer General Manager, Biomedical Division General Manager, System Solution Division Senior Executive Officer Managing Executive Officer Senior Managing Executive Officer General Manager, Business Management Headquarters and General Manager, System Solution Division, Business Management Headquarters (incumbent) General Manager, Business Development Division, Business Management Headquarters Director and Senior Managing Executive Officer General Manager, Incubation Center, Business Management Headquarters (incumbent) Representative Director and Senior Managing Executive Officer (incumbent)	3,100	
	Reasons for electing Mr. Naoki Kawamura as a candidate for Director>				
	Mr. Naoki Kawamura has directed optical equipment business of the Company for many years and				
			sinesses in biomedical and other fields. He assur	•	
	•		ompany in May 2020. The Company has judged		
	extensive experience and knowledge, he would continue to perform an appropriate role in overall				
	management to furth	er improving o	corporate value. Accordingly, the Company pro	poses him as a	

candidate for Director.

Candidate number	Name (Date of Birth)	Brief profile	, position, responsibility at the Company and significant concurrent positions held	Number of the Company's shares owned	
		Sep. 1995 Oct. 2014	Joined USHIO INC. General Manager, Corporate Planning Department, Corporate Management Division		
3		Apr. 2016	Executive Officer General Manager, Corporate Headquarters and General Manager, Corporate Strategy Division, Corporate Headquarters		
		Apr. 2018 Jul. 2018	General Manager, Corporate Headquarters Group Executive Officer Chief Financial Officer, CHRISTIE DIGITAL SYSTEMS INC.		
		Apr. 2019	Group Senior Executive Officer President, CHRISTIE DIGITAL SYSTEMS INC. (incumbent)	2,650	
	Kazuhisa Kamiyama (September 25, 1968)		Chairman and Chief Executive Officer, CHRISTIE DIGITAL SYSTEMS USA, INC. (incumbent)	2,650	
		Jun 2010	Chairman and Chief Executive Officer, CHRISTIE DIGITAL SYSTEMS CANADA INC. (incumbent)		
		Jun. 2019	Director and Group Senior Executive Officer (incumbent)		
		(Significant	concurrent position)		
			President, CHRISTIE DIGITAL SYSTEMS		
			INC.		
			Chairman and Chief Executive Officer, CHRISTIE DIGITAL SYSTEMS USA, INC.		
			Chairman and Chief Executive Officer, CHRISTIE DIGITAL SYSTEMS		
	CANADA INC. <reasons a="" as="" candidate="" director="" electing="" for="" kamiyama="" kazuhisa="" mr.=""></reasons>				
	_		nting and Finance Departments of the Company	for many years	
	_		as General Manager of the Administration D		
		•	he management of North America Group compan	•	
			h such extensive experience and knowledge, he		
	The Company has judged that with such extensive experience and knowledge, he is expected to				

continue to perform an appropriate role in overall management toward further improving corporate

value. Accordingly, the Company proposes him as a candidate for Director.

Candidate number	Name (Date of Birth)	_	ile, position, responsibility at the Company and significant concurrent positions held	Number of the Company's shares owned	
	Jiro Ushio (February 12, 1931)	Chairman,	Established USHIO INC. and served as President and Chief Executive Officer Chairman and Chief Executive Officer Director and Corporate Adviser (incumbent) concurrent position) The USHIO Foundation Nippon Institute for Research Advancement	2,636,714	
	Passons for electing		o as a candidate for Director>		
4			ompany, has directed the management of the Con	nany for many	
			ompany, has directed the management of the compervisory functions, while making key decisions		
		-		_	
	•		erved as Director and Corporate Advisor, providing		
	•	•	has also held a number of critical posts at other or	•	
		Ū	insights through extensive management experience		
			ne above, the Company has judged that his continu		
	_	•	any is critical. Accordingly, the Company prop	ooses him as a	
	candidate for Director			1	
5	Shiro Ushio (April 14, 1958)		Joined USHIO U-TECH, INC. (currently, USHIO LIGHTING, INC.) Director, USHIO U-TECH, INC. Executive Director, USHIO U-TECH, INC. President and Chief Operating Officer, USHIO U-TECH, INC. Chairman and Chief Executive Officer, USHIO LIGHTING, INC. Group Senior Executive Officer Director and Group Senior Executive Officer Director and Managing Executive Officer Chairman and Chief Executive Officer, USHIO LIGHTING, INC. Director and Group Managing Executive Officer Director and Managing Executive Officer Chairman and Director, USHIO LIGHTING, INC. (incumbent) Director (incumbent)	172,033	
	Chairman and Director, USHIO LIGHTING, INC. <reasons a="" as="" candidate="" director="" electing="" for="" mr.="" shiro="" ushio=""></reasons>				
	Mr. Shiro Ushio has directed illumination and imaging-related businesses of domestic Group				
			contributed to the growth and development of	_	
		•	e Company has judged that with such extensive	•	
		_	nue to perform an appropriate role in overall mana	-	
			. Accordingly, the Company proposes him as a	-	
		iporate varue	. recordingly, the company proposes illin as a	a candidate 101	
	Director.	=			

Candidate number	Name (Date of Birth)	Brief prof	ile, position, responsibility at the Company and significant concurrent positions held	Number of the Company's shares owned
	Outside Director Yoshinari Hara (April 3, 1943)	Honorary A	Joined Daiwa Securities Co., Ltd. Director, Daiwa Securities Co., Ltd. Managing Director, Daiwa Securities Co., Ltd. President and Representative Director, Daiwa Securities Co., Ltd. President and Representative Director and CEO, Daiwa Securities Group Inc. President and Representative Director, Daiwa Securities Co., Ltd. Chairman of the Board and Director, Daiwa Securities Group Inc. Chief Corporate Advisor, Daiwa Securities Group Inc. Honorary Advisor, Daiwa Securities Group Inc. (incumbent) Outside Director(incumbent) concurrent position) Advisor, Daiwa Securities Group Inc. man, Japan Association of Corporate Directors	2,300
6	< Reasons for electing	g Mr. Yoshinari	Hara as a candidate for Outside Director>	

Mr. Yoshinari Hara has a wealth of experience obtained managing the activities of a securities company, and has in-depth knowledge of capital markets. The Company has judged that with such strengths, he is expected to continue to appropriately perform managerial roles, which include advising the management of the Company and supervising the execution of business. Accordingly, the Company proposes him as a candidate for Outside Director.

<Independence>

Mr. Yoshinari Hara was formerly the representative director of a securities company with which the Company has business transactions, the percentage of such transactions against consolidated net sales of the securities company and of the Company is less than one percent (1%) and there are no transactions that have an impact on the decision-making of the Company. There are also no special interests between Mr. Yoshinari Hara and the Company. In addition, more than eleven (11) years have passed since Mr. Yoshinari Hara resigned the executive officer of the securities company and of its group. Based on the aforementioned background, the Company judged that Mr. Yoshinari Hara is an Independent Director who has no conflicts of interest with ordinary shareholders, and has registered him as an Independent Director with the Tokyo Stock Exchange, Inc. in conformity with the regulations thereof. Provided Mr. Yoshinari Hara is appointed Outside Director as proposed, he will continue to be an Independent Director.

Candidate number	Name (Date of Birth)		ile, position, responsibility at the Company and significant concurrent positions held	Number of the Company's shares owned
number 7	Outside Director Yasufumi Kanemaru (March 12, 1954)	Apr. 1979 Apr. 1982 Sep. 1985 Nov. 1989 Mar. 2006 Jan. 2007 Mar. 2011 Jun. 2015 Jul. 2015 Apr. 2016 (Significant Chairman, Future Cor Chairman,	Joined TKC Corporation Joined Logic Systems International, Inc. Director, NTT PC Communications Incorporated Established Future System Consulting Corp.(currently Future Corporation) and served as President and Chief Executive Officer Chairman, President and Chief Executive Officer, Future System Consulting Corp. Chairman and Chief Executive Officer, Future Architect, Inc. (currently Future Corporation) Chairman, President and Chief Executive Officer, Future Architect, Inc. Outside Director(incumbent) Chairman, Future Architect, Inc. Chairman, President and Group Chief Executive Officer, Future Corporation (incumbent) Chairman, Future Architect, Inc.(incumbent) concurrent position) President and Group Chief Executive Officer,	
	December 1 stine		Nippon Institute for Research Advancement Kanemary as a candidate for Outside Director	

< Reasons for electing Mr. Yasufumi Kanemaru as a candidate for Outside Director>

Mr. Yasufumi Kanemaru has gained extensive experience and knowledge through his career as the founder of a telecommunications and IT consulting firm and as a business manager. The Company has judged that with such strengths, he is expected to continue to appropriately perform managerial roles, which include advising the management of the Company and supervising the execution of business. Accordingly, the Company proposes him as a candidate for Outside Director.

<Independence>

The firm for which Mr. Yasufumi Kanemaru serves as the representative and the Company has a business relationship, the percentage of business transactions against consolidated net sales of the firm and of the Company is less than one percent (1%) and there are no transactions that have an impact on the decision-making of the Company. There are also no special interests between Mr. Yasufumi Kanemaru and the Company. Based on the aforementioned background, the Company judged that Mr. Yasufumi Kanemaru is an Independent Director who has no conflicts of interest with ordinary shareholders, and has registered him as an Independent Director with the Tokyo Stock Exchange, Inc. in conformity with the regulations thereof. Provided Mr. Yasufumi Kanemaru is appointed Outside Director as proposed, he will continue to be an Independent Director.

Sakie T. Fukushima (September 10, 1949) Jul. 2010 President & Representative Director, G&S Global Advisors Inc. (incumbent) Jun. 2016 Outside Director (incumbent) Jun. 2019 Outside Director, KONICA MINOLTA, INC. (incumbent) (Significant concurrent positions)	Candidate number	Name (Date of Birth)				
Advisors Inc. Outside Director, KONICA MINOLTA, INC.	8	Director Sakie T. Fukushima	Sep. 1987 Joined Bain & Company, Inc. Aug. 1991 Joined Korn/Ferry International-Japan May 1995 Director, Korn/Ferry International Sep. 2000 Regional Managing Director, Korn/Ferry International-Japan Jul. 2001 President and Representative Director, Korn/Ferry International-Japan May 2009 Chairman & Representative Director, Korn/Ferry International-Japan Jul. 2010 President & Representative Director, G&S Global Advisors Inc. (incumbent) Jun. 2016 Outside Director (incumbent) Jun. 2019 Outside Director, KONICA MINOLTA, INC. (incumbent) (Significant concurrent positions) President & Representative Director, G&S Global Advisors Inc.	600		

< Reasons for electing Ms. Sakie T. Fukushima as a candidate for Outside Director>

Ms. Sakie T. Fukushima has considerable global insights, and extensive knowledge and experience of managing a global business. The Company has judged that with such strengths, she is expected to continue to appropriately perform managerial roles, which include advising the management of the Company and supervising the execution of business. Accordingly, the Company proposes her as a candidate for Outside Director.

<Independence>

There is no business relationship between the firm Ms. Sakie T. Fukushima represents and the Company. There are also no special interests between Ms. Sakie T. Fukushima and the Company. Based on the aforementioned background, the Company judged that Ms. Sakie T. Fukushima is an Independent Director who has no conflicts of interest with ordinary shareholders, and has registered her as an Independent Director with the Tokyo Stock Exchange, Inc. in conformity with the regulations thereof. Provided Ms. Sakie T. Fukushima is appointed Outside Director as proposed, she will continue to be an Independent Director.

Candidate	Name		lle, position, responsibility at the Company and	Number of the Company's			
number	(Date of Birth)		significant concurrent positions held shar Apr. 1976 Joined the Ministry of Finance				
	Outside Director Toyonari Sasaki (April 1, 1953)	Jul. 2003 Deputy Director, General of the Budget Bureau Jul. 2007 First Deputy Commissioner, National Tax Agency Jul. 2008 Director, General of the Financial Bureau Jan. 2010 Assistant Chief Cabinet Secretary, Cabinet Secretariat Apr. 2013 Chief Domestic Coordinator, Governmental Headquarters for the Trans-Pacific Strategic Economic Partnership Agreement (TPP), Cabinet Secretariat Apr. 2016 Vice Chairman, the Life Insurance Association of Japan (incumbent) Jun. 2019 Outside Director (incumbent) (Significant concurrent position) Vice Chairman, the Life Insurance Association of Japan					
9							

Notes:

- 1. Mr. Jiro Ushio concurrently serves as Chairman of The USHIO Foundation to which the Company makes donations.
- 2. (i) Mr. Yoshinari Hara will have served as Outside Director of the Company for six (6) years at the close of this Annual General Meeting of Shareholders.
 - (ii) Mr. Yasufumi Kanemaru will have served as Outside Director of the Company for five (5) years at the close of this Annual General Meeting of Shareholders.
 - (iii) Ms. Sakie T. Fukushima will have served as Outside Director of the Company for four (4) years at the close of this Annual General Meeting of Shareholders.
 - (iv) Mr. Toyonari Sasaki will have served as Outside Director of the Company for one (1) year at the close of this Annual General Meeting of Shareholders.
- 3. The Company and each Mr. Yoshinari Hara, Mr. Yasufumi Kanemaru, Ms. Sakie T. Fukushima and Mr. Toyonari Sasaki have in place between them an agreement that limits the liability of damages provided in Article 423, Paragraph 1 of the Companies Act pursuant to the provisions of Article 427, Paragraph 1 of the said Act. Under this agreement, the liabilities are limited to the extent prescribed by law. If the appointment of Mr. Yoshinari Hara, Mr. Yasufumi Kanemaru, Ms. Sakie T. Fukushima and Mr. Toyonari Sasaki is approved, the Company intends to continue the liability limitation agreement described above with each of them.

Proposal No. 3: Election of three (3) Directors who are Audit & Supervisory Committee Members

The terms of office of all three (3) Directors who are Audit & Supervisory Committee Members will expire at the close of this Annual General Meeting of Shareholders. The Company hereby proposes the election of three (3) Directors who are Audit & Supervisory Committee Members.

The Company has obtained the consent of the Audit & Supervisory Committee with regard to this agenda. The following are candidates for Directors who are Audit & Supervisory Committee Members.

Candidate number	Name (Date of Birth)		e, position, responsibility at the Company and ignificant concurrent positions held	Number of the Company's shares owned	
1	Nobuyuki Kobayashi (March 19, 1959)	Apr. 1982 Apr. 2007 Jul. 2011 Jun. 2013 Apr. 2014 Apr. 2016 Jun. 2016	Joined USHIO INC. Executive Officer Senior Executive Officer Director and Managing Executive Officer General Manager, Corporate Management Division In charge of Corporate Headquarter Director (a Full-time Audit & Supervisory Committee Member) (incumbent)	5,260	
	<reasons a="" as="" candidate="" director="" electing="" for="" kobayashi="" mr.="" nobuyuki=""> Mr. Nobuyuki Kobayashi has experience working in the Accounting, Finance, and IT Departments of the Company over many years, and has also undertaken management roles as Director in charge of the Administration Department. The Company has judged that with his depth of specialized knowledge and extensive experience, he would continue to fairly and adequately perform audits and supervise the execution of business. Accordingly, the Company proposes him as a candidate for Director who is an Audit & Supervisory Committee Member.</reasons>				

Candidate number	Name (Date of Birth)	Brief profile, position, responsibility at the Company and significant concurrent positions held	Number of the Company's shares owned
2	Newly Outside Elected Director Rei Sugihara (October 25, 1958)	Apr. 1986 Judge Apr. 1995 Attorney-at-law (incumbent) Jan. 1996 Joined Koga Sogo Law Office (currently Kasumi Sogo Law Office) Oct. 2004 Partner lawyer, Kasumi Sogo Law Office (incumbent) Mar. 2015 Outside Audit & Supervisory Board Member, TACHIKAWA CORPORATION (incumbent) Nov. 2018 Public Member, Central Labor Relations Commission (incumbent) (Significant concurrent positions) Attorney-at-law Partner lawyer, Kasumi Sogo Law Office Outside Audit & Supervisory Board Member, TACHIKAWA CORPORATION Public Member, Central Labor Relations Commission	0
	< Reasons for electing Ms. Rei Sugihara as a candidate for Outside Director>		

<Reasons for electing Ms. Rei Sugihara as a candidate for Outside Director>

Ms. Rei Sugihara, as a lawyer specializing in corporate legal affairs, has in-depth specialized knowledge of laws, considerable insights into corporate management, and supervisory capabilities. The Company has judged that with such strengths, she is expected to fairly and adequately perform audits and supervise the execution of business. Accordingly the Company proposes her as a candidate for Outside Director who is an Audit & Supervisory Committee Member. Although she has no direct corporate management experience, the Company believes she is capable of appropriately performing the duties of an Outside Director based on the aforementioned reasons. <Independence>

There are no special interests between Ms. Rei Sugihara and the Company. Based on the aforementioned background, the Company judged that Ms. Rei Sugihara is an Independent Director who has no conflicts of interest with ordinary shareholders. Provided she is appointed Outside Director as proposed, the Company will register her as an Independent Director with the Tokyo Stock Exchange, Inc. in conformity with the regulations thereof.

Candidate number	Name (Date of Birth)	Brief profile, position, responsibility at the Company and significant concurrent positions held	Number of the Company's shares owned		
3	Newly Outside Elected Director Akemi Sunaga (August 14, 1961)	Oct. 1989 Joined Auditing Department of Aoyama Audit Corporation (currently PricewaterhouseCoopers Arata) Feb. 1991 Joined Auditing Department of Chuo Audit Corporation Aug. 1993 Certified public accountant (incumbent) Oct. 1994 Certified public tax accountant (incumbent) Nov. 1994 Established Sunaga CPA Firm and served as Representative (incumbent) Nov. 1996 Established Marunouchi Business Consulting Ltd. and served as Representative Director (incumbent) Jan. 2012 Established Marunouchi Business Consulting Tax Co. and served as Senior Partner (incumbent) Jun. 2016 Outside Audit & Supervisory Board Member, Matsumotokiyoshi Holdings Co., Ltd. (incumbent) Jun. 2017 Established Marunouchi Audit Corporation and served as Senior Partner (incumbent) (Significant concurrent positions) Certified public accountant Certified public tax accountant Representative, Sunaga CPA Firm Representative Director, Marunouchi Business Consulting Ltd. Senior Partner, Marunouchi Business Consulting Tax Co. Outside Audit & Supervisory Board Member, Matsumotokiyoshi Holdings Co., Ltd. Senior Partner, Marunouchi Audit Corporation	o o		
	<reasons a="" akemi="" as="" candidate="" director="" electing="" for="" ms.="" outside="" sunaga=""> Ms. Akemi Sunaga, as certified public accountant and certified public tax accountant, has in-depth specialized knowledge of financial affairs, accounting and tax, considerable insights into corporate management, and supervisory capabilities. The Company has judged that with such strengths, she is</reasons>				
	expected to fairly and adequately perform audits and supervise the execution of business. Accordingly the Company proposes her as a candidate for Outside Director who is an Audit & Supervisory Committee Member. <independence></independence>				
	There is no business relationship between the firm Ms. Akemi Sunaga represents and the Company. There are also no special interests between Ms. Akemi Sunaga and the Company. Based on the aforementioned background, the Company judged that Ms. Akemi Sunaga is an Independent Director who has no conflicts of interest with ordinary shareholders. Provided she is appointed Outside Director as proposed, the Company will register her as an Independent Director with the				

1. Ms. Akemi Sunaga serves as Outside Audit & Supervisory Board Member of Matsumotokiyoshi Holdings Co., Ltd., but will retire from the position of Outside Audit & Supervisory Board Member at the close of the firm's annual general meeting of shareholders scheduled on June 26, 2020.

Tokyo Stock Exchange, Inc. in conformity with the regulations thereof.

2. If the appointment of Ms. Rei Sugihara and Ms. Akemi Sunaga is approved, the Company plans to conclude an agreement that limits the liability of damages provided in Article 423, Paragraph 1 of the Companies Act pursuant to the provisions of Article 427, Paragraph 1 of the said Act with each of them.