These documents are partial translations of the Japanese originals for reference purposes only. In the event of any discrepancy between these translated documents and the Japanese originals, the originals shall prevail. The Company assumes no responsibility for this translation or for direct, indirect or any other forms of damages arising from the translations.

> (Securities Code: 7173) June 9, 2017

To Shareholders with Voting Rights:

Keizo Ajioka President Tokyo TY Financial Group, Inc. 9-2, Shinjuku 5-chome, Shinjuku-ku, Tokyo, Japan

NOTICE OF CONVOCATION OF THE 3RD ANNUAL GENERAL SHAREHOLDERS MEETING

You are cordially invited to attend the 3rd Annual General Shareholders Meeting of the Tokyo TY Financial Group, Inc. (the "Company"). The meeting will be held for the purposes as described below.

If you are unable to attend the meetings, you can exercise your voting rights in writing (Voting Rights Exercise Form) or by electromagnetic means (the Internet, etc.). Please review the Reference Documents for the General Shareholders Meeting (described hereinafter) and exercise your voting rights by Wednesday, June 28, 2017 at 5:20 p.m. Japan time.

1.	Date and Time:	Thursday, June 29, 2017 at 10:00 a.m. Japan time
2.	Place:	Ruri No Ma, 3F, Hotel Grand Hill Ichigaya 4-1 Ichigaya Honmuracho, Shinjuku-ku, Tokyo, Japan
3.	Meeting Agenda:	
	Matters to be reported:	 The Business Report, Consolidated Financial Statements, and results of audits of the Consolidated Financial Statements by the Accounting Auditor and the Board of Corporate Auditors for the Company's 3rd Fiscal Year (from April 1, 2016 to March 31, 2017) Non-consolidated Financial Statements for the Company's 3rd Fiscal Year (from April 1, 2016 to March 31, 2017)
	Proposals to be resolved	
	Proposal No. 1:	Partial Amendments to the Articles of Incorporation to Amend the Business Purpose
	-	Partial Amendments to the Articles of Incorporation to Amend the Trade Name Election of Twelve (12) Directors Election of One (1) Substitute Corporate Auditor

4. Exercise of Voting Rights:

(1) Exercise of Voting Rights by Mail (Writing)

Please indicate your vote for or against the proposals on the enclosed Voting Rights Exercise Form and return it so that it is received by 5:20 p.m. on Wednesday, June 28, 2017 Japan time.

(2) Exercise of Voting Rights via the Internet, etc.

Please access the Company's designated voting website (http://www.e-sokai.jp) using the "Voting Rights Exercise Code" and "Password" enclosed with the Voting Rights Exercise Form, follow the instructions on the voting website, and indicate your vote for or against the proposals by 5:20 p.m. on Wednesday, June 28, 2017.

Additionally, when voting via the Internet, etc., please refer to the "Instructions for Exercise of Voting Rights via the Internet" on pages 3 to 4 (Japanese only).

(3) Handling of Duplicate Voting

If you vote both in writing and via the Internet, etc., only your vote placed via the Internet will be valid. In addition, if you submit your vote multiple times via the Internet, etc., only the last vote to arrive will be valid.

(4) Internet Disclosure

Of the documents required to be attached to this Notice of Convocation, the "Notes to the Non-consolidated Financial Statements" of the Non-consolidated Financial Statements and the "Notes to the Consolidated Financial Statements" of the Consolidated Financial Statements are, in accordance with laws and regulations as well as Article 18 of the Articles of Incorporation of the Company, posted on the Company's website (http://www.tokyo-tyfg.co.jp/stock/shareholder.html) on the Internet and are therefore not included with the documents attached to this Notice of Convocation.

Furthermore, the Non-consolidated Financial Statements and the Consolidated Financial Statements shown in the documents attached to this Notice of Convocation are a part of the documents audited by the Accounting Auditor and the Board of Corporate Auditors during preparation of the Accounting Auditor's Report and the Board of Corporate Auditor's Report.

End

When attending the meetings, please submit the enclosed Voting Rights Exercise Form at the reception desk. Additionally, to conserve resources, please bring this "Notice of Convocation" with you.

- On the day of the meeting, air conditioning shall be set at low levels to conserve electricity; we ask that shareholders come dressed in light attire.
- ◎ The venue opens at 9:00 a.m.

[©] Should revisions arise for the Reference Documents for the General Shareholders Meeting, updated items will be posted on the Company's website (http://www.tokyo-tyfg.co.jp/).

Reference Documents for the General Shareholders Meeting

Proposals and References

Proposal No. 1: Partial Amendments to the Articles of Incorporation to Amend the Business Purpose

In accordance with the "Act to Partially Amend the Banking Act, etc. for the Purpose of Responding to the Changing Environment Due to the Development of Information and Communication Technologies," which was enacted on May 25, 2016 after being submitted to the 190th Diet Session, upon approval, bank holding companies are eligible to engage in systems management operations, and common and overlapping asset management operations, etc. (Article 52-21-2 of the Banking Act subsequent to revisions due to the law mentioned above). Based on such trends regarding revisions to the Banking Act, to appropriately respond to revisions to the scope of the operations of bank holding companies going forward, this Proposal requests approval of a partial amendment to the Articles of Incorporation to change the Company's business purpose. (Effective date: June 29, 2017).

"Articles of Incorporation" Comparison between the current and amended articles

"Articles o	of Incorporation" Comparison between the curre	ent and ame	nded articles
			(Underlined parts are to be amended.)
	Current		After Amendment
(Purpose)		(Purpose)	
Article 2	 The purpose of the Company shall be to engage in the following businesses as a bank holding company: 1. Operation and management of banks and other companies which may be owned by the Company as its subsidiaries under the Banking Act; and 2. Perform any other business incidental or 	Article 2	 The purpose of the Company shall be to engage in the following businesses as a bank holding company: 1. Operation and management of banks and other companies which may be owned by the Company as its subsidiaries under the Banking Act and any incidental or related business; and
	2. <u>related to the business set forth in the</u> preceding Article.		 Perform any other business that a bank holding company may engage in under the Banking Act.

Proposal No. 2: Partial Amendments to the Articles of Incorporation to Amend the Trade Name

The Tokyo Tomin Bank, Limited, the Yachiyo Bank, Limited and the ShinGinko Tokyo, Limited, which are subsidiaries of the Company, based on the assumption that approval will be granted by the relevant authorities, will engage in a three-way bank merger on May 1, 2018 and plan to change their trade name due to the merger. In order to ensure the use of a single corporate name within the Group, this Proposal requests approval of a partial amendment to the Articles of Incorporation to change the Company's trade name.

Note that this change to the Articles of Incorporation will become effective on the date of the merger between the Tokyo Tomin Bank, Limited, the Yachiyo Bank, Limited and the ShinGinko Tokyo, Limited. is completed.

"Articles of Incorporation" Comparison between the current and amended articles

	(Underlined parts are to be amended.)
Current	After Amendment
(Trade Name)	(Trade Name)
Article 1 The name of the Company shall be	Article 1 The name of the Company shall be
<u>"Kabushiki Kaisha Tokyo TY Financial</u>	" <u>Kabushiki Kaisha Tokyo Kiraboshi</u>
<u>Group</u> " and in English it shall be "Tokyo	Financial Group" and in English it shall be
TY Financial Group, Inc."	"Tokyo Kiraboshi Financial Group, Inc."

Proposal No. 3: Election of Twelve (12) Directors

The terms of office of the ten (10) incumbent Directors will expire at the conclusion of this Annual General Shareholders Meeting. Accordingly, the election of twelve (12) Directors is proposed. The candidates are as follows:

Candidate No.		Name	Current position at the Company
1	Reappointment	Keizo Ajioka	President
2	Reappointment	Hirokazu Tahara	Director
3	Reappointment	Takashi Sakamoto	Director
4	Reappointment	Hideo Kobayashi	Director
5	Reappointment	Satoru Nobeta	Director
6	Reappointment	Hidenori Tsunehisa	Director
7	New appointment	Yoshikazu Kitagawa	
8	New appointment	Hisanobu Watanabe	
9	New appointment	Toru Narata	
10	Reappointment	Yasushi Nakamura	Director, Candidate for Outside Director, Independent Director/Auditor
11	Reappointment	Ryuji Miura	Director, Candidate for Outside Director, Independent Director/Auditor
12	New appointment	Yuki Takahashi	Candidate for Outside Director, Independent Director/Auditor

No.	Name (Date of birth)			Past experience, positions, responsibilities, and significant concurrent positions	Number of shares of the Company held			
1	Keizo Ajioka (Apr. 25, 1957) Reappointment	Apr. Jun. May Jun. Jun. Jun. Oct. Jan. Apr. Apr. Apr. Jun.	2004 2011 2012 2014 2014 2016 2016 2016 2016	Joined Bank of Japan Served as Head of Oita Branch, Advisor of Financial System and Bank Examination Department, Head of Kanazawa Branch Executive Officer, the Tokyo Tomin Bank, Limited Executive Officer and Head of Nihonbashi Branch Office Managing Director Senior Managing Director Director, in charge of Risk Management Division, Tokyo TY Financial Group, Inc. Director, in charge of Consolidation Arrangement Office, Risk Management Division Vice President, the Tokyo Tomin Bank, Limited (current position) President, in charge of Internal Audit Division, Risk Management Division and Consolidation Arrangement Office, Tokyo TY Financial Group, Inc. Director, the ShinGinko Tokyo, Limited (part-time position) (current position) President, in charge of internal audit (Internal Audit Division), Tokyo TY Financial Group, Inc. (current position)	Common stock 2,177 shares			
	Since the Company's of the Company, and appropriately conduct was appointed Preside of the Group and com knowledge toward est	position) (to present) Reasons for selection as a candidate for Director Since the Company's founding in 2014, Mr. Keizo Ajioka has been in charge of management divisions as Director of the Company, and while serving a central role in strengthening the risk management structure, he has appropriately conducted decision-making regarding overall corporate management of the Group. In April 2016, he was appointed President, and as the Company expects him to respond to significant issues regarding management of the Group and contribute to improvement of corporate value of the Group by utilizing his experience and knowledge toward establishing a "one bank" system that the Group strives to create in the future. Therefore, he						
	has been selected as a	Apr.		Jorector. Joined Yachiyo Shinkin Bank				
2		Apr. Apr. Jun. Jun. Jun. Oct. Oct. Apr. Jun. as a can founding	2002 2006 2008 2010 2012 2014 2014 2016 2016 2016 didate f g in 201	Served as Head of Kobuchi Branch, Head of Hacchobori Branch, the Yachiyo Bank, Limited Executive Officer and General Manager of Corporate Planning Division Director and General Manager of Corporate Planning Division Managing Director Senior Managing Director President (current position) Director, Tokyo TY Financial Group, Inc. Director, in charge of Business Strategy Division Director, in charge of earnings (Business Strategy Division) (current position) (current position)				

No.	Name			Past experience, positions, responsibilities,	Number of shares of the		
1.0.	(Date of birth)			and significant concurrent positions	Company held		
		Apr.	1980	Joined the Tokyo Tomin Bank, Limited	Company neid		
		Jun.		Served as Head of Kayabacho Branch Office, Head of			
		J ull.	2001	Nihonbashi Branch Office, General Manager of Loan Screen			
				Planning Division			
		Jul.	2007	Associate Director and General Manager of Loan Screen			
		5 01.	2007	Planning Division			
		Jun.	2009	6			
		o uni.	2009	Loan Screen Division, General Manager of Loan Screen			
	T 1 1 C 1			Department, General Manager of Loan Management	G		
	Takashi Sakamoto			Division	Common		
	(Jun. 15, 1957)	Jun.	2011	Managing Director	stock		
	D	Jun.		Senior Managing Director	3,887		
	Reappointment	Jun.		Vice President	shares		
2		Oct.		Director, in charge of Group Strategy Division, Tokyo TY			
3				Financial Group, Inc.			
		Jan.	2016	Director, in charge of Business Strategy Division, Tokyo TY			
				Financial Group Inc.			
		Apr.	2016	President, the Tokyo Tomin Bank, Limited (current position)			
		Jun.	2016	Director, in charge of business strategy, Tokyo TY Financial			
				Group Inc. (current position)			
				(to present)			
	Reasons for selection as a candidate for Director						
	Reasons for selection	as a can	didate f	or Director			
				or Director 4, Mr. Takashi Sakamoto has served as Director of the Compa	any. He has		
	Since the Company's	founding	g in 201				
	Since the Company's also served as Preside has a wealth of exper	founding ent of the ience in o	g in 201 Tokyo overall	14, Mr. Takashi Sakamoto has served as Director of the Compa Tomin Bank, Limited, a subsidiary of the Company, since Ap bank operations in the screen division and business promotion	ril 2016 and division, etc.		
	Since the Company's also served as Preside has a wealth of exper As the Company exp	founding ent of the ience in c ects him	g in 201 Tokyo overall to stren	14, Mr. Takashi Sakamoto has served as Director of the Compa Tomin Bank, Limited, a subsidiary of the Company, since Ap bank operations in the screen division and business promotion gthen effectiveness of decision-making functions in the Board	ril 2016 and division, etc. of Directors		
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4	Since the Company's also served as Preside has a wealth of exper As the Company exp by utilizing his exper he has been selected a Hideo Kobayashi (Mar. 24, 1958) Reappointment Reasons for selection Mr. Hideo Kobayash wealth of experience Additionally, since th regarding business in Planning Division, ar the Board of Director	a founding ent of the ience in of ects him ience and as a cand Apr. Apr. Jun. Jun. Jun. Jun. Jun. Jun. Jun. as a cand i has serv in overal tegration as the for s by utili	g in 201 Tokyo overall to stren 1 knowl idate fc 1980 2006 2011 2013 2014 2015 2016 didate f red as F 1 bank o of the Compa zing his	 I4, Mr. Takashi Sakamoto has served as Director of the Compare Tomin Bank, Limited, a subsidiary of the Company, since Appear of the effectiveness of decision-making functions in the Board edge in determining significant issues regarding management or Director. Joined Yachiyo Shinkin Bank Served as Head of Higashirinkan Branch, Head of Nakaitabashi Branch, General Manager, Sagamihara Corporate Business Division, the Yachiyo Bank, Limited Served as Executive Officer, Sagamihara Corporate Business Division, Business Promotion Division II Director, Business Promotion Division II Director, the Tokyo Tomin Bank, Limited (part-time position) Director, in charge of Corporate Planning Division, Tokyo TY Financial Group Inc. (current position) Cite present) Or Director Iead at the Yachiyo Bank, Limited, a subsidiary of the Compare periations in the screen division and business promotion division in the screen division and business promotion division. 	ril 2016 and division, etc. of Directors of the Group, Common stock 2,100 shares		

No.	Name (Date of birth)			Past experience, positions, responsibilities, and significant concurrent positions	Number of shares of the	
	· · ·		1004	č	Company held	
		Apr. Apr.		Joined The Industrial Bank of Japan, Limited Assistant Manager, Operation Planning Department, Mizuho Bank, Ltd.		
		Apr.	2007	Assistant Manager, Compliance Administration Department, Mizuho Corporate Bank, Ltd.		
		Apr.	2009	Senior Manager, Business Department I Seconded to General Manager, Corporate Planning Department, Kowa Real Estate Co., Ltd.		
		Apr.	2010	General Manager, Asset Audit Department, Mizuho Corporate Bank, Ltd.		
		Apr.	2012	General Manager, Foreign Exchange Business Division, the Tokyo Tomin Bank, Limited (seconded from Mizuho		
	Satoru Nobeta (Aug. 24, 1960)	Apr.	2013	Corporate Bank, Ltd.) Joined the Tokyo Tomin Bank, Limited Served as General Manager, Foreign Exchange Business	Common stock	
	Reappointment			Division, General Manager, Operations Administration Division	1,011 shares	
5		Jul.		Associate Director and General Manager, Operations Administration Division		
5		Jun.		Director, Executive Officer and General Manager, Operations Administration Division		
		Oct.	2014	Served as General Manager, Group Strategy Division, General Manager, System Integration Project Team, Consolidation Arrangement Office, Talkie TV Financial		
		Apr.	2016	Consolidation Arrangement Office, Tokyo TY Financial Group, Inc. Managing Director, the Tokyo Tomin Bank, Limited		
		Jun.		(current position) Director, in charge of Risk Management Division, Tokyo		
				TY Financial Group Inc. (current position) (to present)		
	Reasons for selection as a candidate for Director Mr. Satoru Nobeta has a wealth of operational experience in the corporate planning division, compliance division, and audit division, etc., at the Tokyo Tomin Bank, Limited, a subsidiary of the Company, and at major banks, etc., at which he served prior to joining said bank, and is well-versed in overall bank operations. In June 2016, he was appointed Director in charge of Risk Management Division, and as the Company expects him to strengthen effectiveness of decision-making functions in the Board of Directors by utilizing his experience and knowledge in determining significant issues regarding management of the Group in the future, he has been selected as a candidate for Director.					
		Apr.	1987	Joined The Mitsubishi Bank, Ltd.		
		Nov.		Assistant Vice President of Chicago Branch		
		Feb.		Manager, PricewaterhouseCoopers Consultants Co., Ltd.		
	Hidenori Tsunehisa	Apr.		Joined the ShinGinko Tokyo, Limited	Common	
	(Feb. 12, 1963)	Apr.		Manager in charge of Planning Group	stock	
		Aug.		Operating Officer Executive Officer	300	
	Reappointment	Jun.			shares	
		Jun.		Director and Executive Officer		
6		Jun.		President and CEO (current position)		
		Apr.	2016	Director, Tokyo TY Financial Group, Inc. (current position)		
	ShinGinko Tokyo, Li subsequent to being in the Company expects	isa has a mited, w n charge him to s	wealth ith which of the c trengthe	of operational and management experience having served as F ch a business combination was completed with the Group in A corporate planning division and risk management division of s en effectiveness of decision-making functions in the Board of	pril 2016, aid bank. As Directors by	
	has been selected as a			ge in determining significant issues regarding management of Director	me Group, ne	

No.	Name (Date of birth)		Past experience, positions, responsibilities, and significant concurrent positions	Number of shares of the Company held				
	Yoshikazu Kitagawa (Sep. 3, 1961)	Oct. 2006 Apr. 2014	Joined Yachiyo Shinkin Bank Served as Head of Jiyugaoka Branch, Head of Fuchu Branch, Head of Kanda Branch, the Yachiyo Bank, Limited Served as Executive Officer, Head of Kanda Branch, General Manager of Sales Management Division General Manager of Business Strategy Division, Tokyo TY	Common stock 100				
7	New appointment		Financial Group, Inc. (current position) General Manager of Sales Promotion Headquarters and General Manager of Sales Management Division, the Yachiyo Bank, Limited (current position) (to present)	shares				
	Mr. Yoshikazu Kitaga Company, and since I supervising the overa Strategy Division of t General Manager of S role in the establishme	Reasons for selection as a candidate for Director Mr. Yoshikazu Kitagawa has served as Head of three branches at the Yachiyo Bank, Limited, a subsidiary of the Company, and since he developed a career centered on sales divisions, he possesses a wealth of knowledge for supervising the overall business. Presently, he has demonstrated leadership as General Manager of Business Strategy Division of the Company, and Executive Officer, General Manager of Sales Promotion Headquarters and General Manager of Sales Management Division of the Yachiyo Bank, Limited, and is expected to play a central role in the establishment of a business structure for the Group, which is one of the major issues to be tackled in preparation for the merger of the three banks going forward. Based on these reasons, he has been selected as a						
8	Hisanobu Watanabe (Aug. 16, 1962) New appointment	Apr.1985Jun.2011Jul.2012Jun.2014Oct.2014Jun.2015Jul.2016	Joined the Tokyo Tomin Bank, Limited General Manager of Loan Management Division Served as Associate Director, General Manager of Loan Management Division, General Manager of Loan Administration Division Executive Officer, General Manager of Loan Administration Division, Head of Nihonbashi Branch Office General Manager, Tokyo TY Financial Group, Inc. Executive Officer, Head of Nihonbashi Branch Office, the Tokyo Tomin Bank, Limited Executive Officer, General Manager of Business Promotion Administration Division (current position) General Manager of Business Strategy Division, Tokyo TY Financial Group, Inc. (current position) (to present)	Common stock 1,007 shares				
	Watanabe has excepti relationships with cus improving the busines as streamlining operation	Bank, Limited, onal capabilitie tomers, and cul ss results of the tions and initiat mpany's busine	a subsidiary of the Company, in terms of business operations, is regarding overall management of sales branches, including b tivating and improving the skills of bank clerks, and has contri Group. Furthermore, he welcomes the challenge of entering no ives for new businesses, and the Company believes he will cor ess strategy and the enhancement of corporate value. Based on	uilding buted to ew fields, such tribute to the				

No.	Name (Date of birth)			Past experience, positions, responsibilities, and significant concurrent positions	Number of shares of the Company held
9	Toru Narata (Jul. 10, 1960) New appointment	Apr. Apr. Oct. Apr.	2008 2014	Joined Yachiyo Shinkin Bank Served as General Manager of Asset Assessment Division, General Manager of Screening Division, General Manager of Credit Division, the Yachiyo Bank, Limited General Manager of Risk Management Division, Tokyo TY Financial Group, Inc. (current position) Executive Officer and General Manager of Credit Division, the Yachiyo Bank, Limited (current position) (to present)	Common stock 100 shares
	Reasons for selection			or Director	1
	Company, and presen Division of the Yachi expected to play a cer overall credit risk, wh	tly is dem yo Bank, ntral role nich is one on these	tionstra Limite by drav e of the reason	g-related departments at the Yachiyo Bank, Limited, a subsidi- ting his leadership as an Executive Officer and General Mana ed, and has headed the bank's entire lending-related operations wing on this experience and knowledge to contribute to the ma- e major issues to be tackled in preparation for the merger of th s, he has been selected as a candidate for Director.	ger of Credit s. He is anagement of
10	Yasushi Nakamura (Nov. 5, 1954) Reappointment Candidate for Outside Director Independent Director/Auditor	Nov. Aug. Apr. Aug. Jul. Jul. Jul. Jul. Oct. Sep. Sep. Jun.	 1994 2002 2004 2008 2010 2011 2012 2013 2014 2014 	Joined Tokyo Metropolitan Government (Orphanage Management Department) General Manager, Otsuka Automobile Business Site, Bureau of Transportation Manager, Accounting Division, Bureau of Finance (preside) General Manager, General Affairs Department, Tokyo Teleport Center, Inc. General Manager, Financial Supervision Office, Bureau of Industrial and Labor Affairs, Tokyo Metropolitan Government General Manager, General Affairs Division, Bureau of Transportation Deputy General Manager, Bureau of Transportation General Manager, Bureau of Transportation General Manager, Bureau of Governor's Office President and Representative Director, HATO BUS CO., LTD. (current position) Director, Sealine Tokyo, Co, Ltd. (current position) Outside Director, Tokyo TY Financial Group, Inc. (current position) (to present)	shares
	Labor Affairs in addit a wealth of experienc expects he can provid	ra has ser tion to Bu e in mana le recomm	ved as reau o gemen nendati	or Director General Manager, Financial Supervision Office, Bureau of In f Finance. He also has a deep understanding toward regional f it, having served as President of HATO BUS CO., LTD. As th ions, etc., regarding overall management toward the Group, a dquarters in Tokyo, he has been selected as a candidate for Ou	inance, and has the Company regional

No.	Name (Date of birth)			Past experience, positions, responsibilities, and significant concurrent positions	Number of shares of the
		Nov.	1995	Joined Chuo Audit Corporation (Renamed to ChuoAoyama	Company held
	Ryuji Miura (May 5, 1968)	Mar.		Audit Corporation due to merger) Seconded to Supervisory Bureau, Financial Services Agency (returned to ChuoAoyama Audit Corporation in Oct. 2003)	
	Reappointment	Oct. Jul.	2006	Partner, Legal Associates Inc. Director, L.A. Consulting Inc.	Common
	Candidate for	Jun. Jun.		Outside Corporate Auditor, the Yachiyo Bank, Limited Outside Auditor, THE OME SHINKIN BANK (current	stock
11	Outside Director	Jun.		position) Outside Director, the Yachiyo Bank, Limited	shares
11	Independent Director/Auditor	Oct.		Outside Director, Tokyo TY Financial Group, Inc. (current position)	
	Director/Additor	Apr.	2016	Representative Director, MeU Advisers Co. (current position)	
	Reasons for selection			(to present)	
	experience at financia as the Company has j	al admini udged th	stration at it car	nowledge as a certified public accountant, Mr. Ryuji Miura als a authorities. He also has a wealth of experience as a corporate a reflect his advanced insights in management in improving co been selected as a candidate for Outside Director.	manager, and
	Yuki Takahashi (Apr. 25, 1969)	Dec.	2003	Joined Bears Co.,Ltd. Senior Managing Director	
	New appointment	Jul.		Director, The Tokyo New Business Conference (current position)	Common
	1	Aug.	2013	Vice Chairman, Zenkoku Kaii Daiko Service Association	stock
	Candidate for Outside Director	Aug. Oct.		Vice Chairman, Zenkoku Kaji Daiko Service Association (current position) Vice President and Director, Bears Co.,Ltd. (current	stock shares
12				(current position)	—

1. There are no special conflicts of interest between the Company and the candidates for Director.

2. Messrs. Yasushi Nakamura, Ryuji Miura and Ms. Yuki Takahashi are candidates for Outside Director.

3. The terms of office of Messrs. Yasushi Nakamura and Ryuji Miura as Outside Director will be one (1) year and two (2) years and nine(9) months respectively at the conclusion of this Annual General Shareholders Meeting.

4. Liability limitation agreements with Outside Directors

Liability limitation agreements have been concluded with Messrs. Yasushi Nakamura and Ryuji Miura, and if they are reappointed as Outside Directors, these agreements will remain effective. Additionally, if the election of Ms. Yuki Takahashi as Outside Director is approved and resolved as originally proposed, the Company plans to conclude a liability limitation agreement with her. A summary of the liability limitation agreements is as follows.

Summary of liability limitation agreements
 Stipulations are included in the Articles of Incorporation, which allow for the conclusion of liability limitation agreements with
 Non-executive Directors and Corporate Auditors to limit their liability for damages of Article 423, Paragraph 1 of the Companies
 Act, and the limit of liability under these agreements is the liability amount stipulated by laws and regulations.

 If Messrs. Yasushi Nakamura, Ryuji Miura and Ms. Yuki Takahashi are elected as Outside Directors, the Company plans to submit them as Independent Directors/Auditors as defined by Article 436-2 of the Securities Listing Regulations of the Tokyo Stock Exchange, Inc.

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

The terms of office of Substitute Corporate Auditors Yuriko Miyamura and Kenji Endo, who were elected at the Annual General Shareholders Meeting held on June 29, 2016, will expire at the beginning of this Annual General Shareholders Meeting. Accordingly, the election of one (1) Substitute Corporate Auditor is proposed to prepare for the case where the number of Corporate Auditors falls below the number required by law.

Furthermore, only before the Corporate Auditor assumes office and upon approval of the Board of Corporate Auditors, the Board of Directors may resolve to terminate the term of office for Corporate Auditors.

Additionally, this proposal has received approval from the Board of Corporate Auditors. The candidate for Substitute Corporate Auditor is as follows:

1	No.	Name (Date of birth)			Past experience, positions, and significant concurrent positions	Number of shares of the Company held
	1	Kenji Endo (May 5, 1965) Reappointment Candidate for Substitute Corporate Auditor	Mar. Apr. Mar. Jan.	1998 1999	Completed at Training and Research Institute for Court Officials, Supreme Court Registered as attorney-at-law Joined ISHIHARA LAW OFFICE Opened ENDO LAW OFFICE (to present)	Common stock — shares
		Although Mr. Kenji H	Endo has i	not bee	For Substitute Corporate Auditor on involved in corporate management, he has a wealth of expen- , and is well versed in corporate law, and the Company has de	

he would appropriately be able to execute the duties of Outside Corporate Auditor. Additionally, to enable him to provide these specialized views to the Company's auditing, the Company has selected him as a candidate for Substitute Corporate Auditor.

(Notes)

The Board of Directors may resolve to cancel the effective appointment of the Corporate Auditor with the consent of the Board of Corporate Auditors only before the candidate assumes the position of Corporate Auditor.

2. There are no special conflicts of interest between the Company and the candidate for Substitute Corporate Auditor.

3. Mr. Kenji Endo is a candidate for Substitute Outside Corporate Auditor.

4. Liability limitation agreements with Substitute Corporate Auditor

If Mr. Kenji Endo is appointed as Outside Corporate Auditor, the Company plans to conclude a liability limitation agreement with him. A summary of the liability limitation agreements is as follows.

• Summary of liability limitation agreements

Stipulations are included in the Articles of Incorporation which allow for the conclusion of liability limitation agreements with Non-executive Directors and Corporate Auditors to limit their liability for damages of Article 423, Paragraph 1 of the Companies Act, and the limit of liability under these agreements is the liability amount stipulated by laws and regulations.

(Reference)

1. Qualifications and nomination procedures for candidates for Director and candidates for Corporate Auditor

The Group has voluntarily established a "Nomination and Remuneration Meeting" composed of a majority of Outside Directors with the intent of securing objectivity and transparency regarding the determination of selection and remuneration of Directors. Qualification and nomination procedures for candidates for Director and candidates for Corporate Auditor are as follows.

- (1) Qualifications for Directors and Corporate Auditors
 - 1) Directors of the Company and subsidiary banks must be a person with superior personality, insights, abilities, wealth of experience, and high ethics.
 - 2) Corporate Auditors of the Company and subsidiary banks must be a person with superior personality, insights, abilities, wealth of experience, and high ethics.
- (2) Nomination procedures for Directors and Corporate Auditors
 - 1) Candidates for Director of the Company are fairly, transparently, and stringently considered in the "Nomination and Remuneration Meeting," and are determined by deliberation of the Board of Directors of the Company based on the results of this consideration.
 - 2) Candidates for Director of the subsidiary banks are fairly, transparently, and stringently considered in the "Nomination and Remuneration Meeting," and are determined by deliberation of the Board of Directors of each subsidiary bank based on the results of this consideration.
 - Candidates for Corporate Auditor of the Company are recommended by the Board of Directors of the Company, and candidates are selected upon receiving approval from the Board of Corporate Auditors of the Company.
 - 4) Candidates for Corporate Auditor of the subsidiary banks are recommended by the Board of Directors of the each subsidiary bank, and candidates are selected upon receiving approval from the Board of Corporate Auditors of the each subsidiary bank.

(3) Summary of advisory results of selection and dismissal of candidates When the "Nomination and Remuneration Meeting" conducts consideration of election and dismissal of candidates for Director, meeting members will directly assess each subject personnel as required, as well as summarize the consideration results upon utilization of the internal evaluation documents, etc., of the subsidiary banks.

2. Standards of independence regarding Outside Officers

The Group determines independence regarding Outside Directors and Outside Corporate Auditors based on the following standards.

1. (1) The person is not an Executive Director, Executive Officer, or a manager or other employee (collectively hereinafter the "Business Executors, etc.") of the Group, and was not a Business Executor, etc., of the Group within 10 years prior to appointment. However, for candidates for Outside Corporate Auditor, the requirement of not having been a Non-executive Director (Note 1) of the Group within 10 years prior to appointment is added.

(2) For Outside Directors that were Non-executive Directors or Corporate Auditors of the Group within 10 years prior to appointment, these persons must not have been a Business Executors, etc., of the Group within 10 years prior to appointment to that position. For Outside Corporate Auditors that were Corporate Auditors of the Group within 10 years prior to appointment to that position.

appointment, these persons must not have been Business Executors, etc., or Non-executive Directors within 10 years prior to appointment to that position.

- (3) The party is not a spouse or a relative to within the second degree of an Officer, etc. (Note 2), manager or other important employee (excluding those who are Officers, etc.)
- 2. The person is not a major shareholder (Note 3) of the Company or an Officer, etc., or employee (excluding those who are Officers, etc.) of a company of which the Group is a major shareholder.
- 3. (1) The person does not hold the Group as a major transaction partner (Note 4) and is not the parent company or a significant subsidiary, and if that person is a company, is not a Business Executor, etc., of said company and was not a Business Executor, etc., within the past three years.
 - (2) The person is not a major transaction partner of the Group and is not the parent company or a significant subsidiary, and if that person is a company, is not a Business Executor, etc., of said company and was not a Business Executor, etc., within the past three years.
 - (3) The person is not an employee, etc., of an organization that receives donations, etc., over a certain amount (an average of 10 million yen per annum for the past three years or 30% or more of average annual expenses of said organization, whichever is higher) from the Group.
- 4. The person is not an Officer, etc., of a company, parent company of said company, or subsidiary of said

company that receives Officers, etc., from the Group.

- 5. The person is not the Accounting Auditor of the Group or an employee, etc., of said Accounting Auditor and was not responsible for the audit operations of the Group within the past three years as said employee, etc.
- 6. The person is an attorney, certified public accountant, or other consultant, etc., who has not received more than an average of 10 million yen per annum for the past three years aside from officer remuneration in cash or other property as profit from the Group. Additionally, the person is not an employee, etc., of an advisory firm such as a legal office, etc., that holds the Group as a major transaction partner (an advisory firm that received payment from the Group of 2% or more of its consolidated net sales on average over the past three fiscal years).
- 7. The person is not a person with which a constant, essential conflict of interest with general shareholders of the Company may arise for reasons other than those considered above.
- (Note 1) A "Non-executive Director" refers to Directors that are not Executive Directors.
- (Note 2) An "Officer, etc.," refers to Directors (including Outside Directors), Corporate Auditors (including Outside Corporate Auditors), Executive Officers, Counselors, and Advisors.
- (Note 3) A "major shareholder" is a person or company, etc., that directly or indirectly possessed or possesses voting rights equal to 10% or more of total voting rights as of the end of the most recent fiscal year.
- (Note 4) A "major transaction partner" is determined on the standard of 2% or more of annual consolidated net sales (annual consolidated ordinary revenue for the Company) as of the end of the most recent fiscal year.