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(Stock Exchange Code 3222) May 8, 2019

To Shareholders with Voting Rights:

Motohiro Fujita President and Representative Director United Super Markets Holdings Inc. 1 Kanda Aioi-cho, Chiyoda-ku, Tokyo

NOTICE OF THE 4TH ANNUAL GENERAL MEETING OF SHAREHOLDERS

Dear Shareholders:

We would like to express our appreciation to you for your continued support and patronage.

You are cordially invited to attend the 4th Annual General Meeting of Shareholders of United Super Markets Holdings Inc. (the "Company"). The meeting will be held for the purposes as described below.

If you are unable to attend the meeting, you can exercise your voting rights in writing or via the Internet, etc. Please review the attached Reference Documents for the General Meeting of Shareholders and exercise your voting rights in accordance with the guidance on page 3.

1. Date and Time: Friday, May 24, 2019 at 10:00 a.m. Japan time

2. Place: Banquet Room "Hisho" (4th floor)

Asakusa View Hotel

3-17-1 Nishiasakusa, Taito-ku, Tokyo, Japan

3. Meeting Agenda:

Matters to be reported: 1. The Business Report, Consolidated Financial Statements for the Company's

4th Fiscal Year (March 1, 2018 - February 28, 2019) and results of audits by the Accounting Auditor and the Audit & Supervisory Board of the

Consolidated Financial Statements

2. Non-consolidated Financial Statements for the Company's 4th Fiscal Year

(March 1, 2018 - February 28, 2019)

Proposals to be resolved:

Proposal 1: Election of Nine (9) Directors

Proposal 2: Election of Four (4) Corporate Auditors

■ "Basic Policy on the Company's Corporate Governance," "Outline of Assessment of the Effectiveness of the Board of Directors," "Systems to Ensure Proper Operations" and "Implementation Statuses of Systems to Ensure Proper Operations," which are described in the Company's Systems and Policies in the Business Report, "Notes to Consolidated Financial Statements" in the Consolidated Financial Statements and "Notes to Non-consolidated Financial Statements are posted on the Company's website pursuant to laws and regulations and Article 16 of the Company's Articles of Incorporation. Accordingly, they are not included in the documents attached to this notice. The Business Report, Consolidated Financial Statements and Non-consolidated Financial Statements audited by Corporate Auditors and the Accounting Auditor include the following documents in addition to the documents attached to this notice: "Basic Policy on the Company's Corporate Governance," "Outline of Assessment of the Effectiveness of the Board of Directors," "Systems to Ensure Proper Operations" and "Implementation Statuses of Systems to Ensure Proper Operations," which are described in the Company's Systems and Policies in the Business Report; "Notes to Consolidated Financial Statements" in the

Consolidated Financial Statements; and "Notes to Non-consolidated Financial Statements" in the Non-consolidated Financial Statements. These documents are posted on the Company's website (at the URL below).

■ Should the Business Report, Consolidated Financial Statements, Non-consolidated Financial Statements, and the Reference Documents for the General Meeting of Shareholders require revisions, the revised versions will be posted on the Company's website (https://www.usmh.co.jp/).

- © If you plan to attend the meeting, please submit your Voting Rights Exercise Form at the front desk when you arrive at the venue. In addition, please bring this notice with you for resource-saving purposes.
- © The front desk will open at 9:00 a.m. As there will be congestion at the front desk right before the start of the meeting, your early arrival is recommended.
- Souvenirs for attendees of the General Meeting will not be provided. We appreciate your understanding.
- Notice of Resolution of the Annual General Meeting of Shareholders will be posted on the abovementioned Company's website in lieu of sending a written notice.

Reference Documents for the General Meeting of Shareholders

Proposals and References

Proposal 1: Election of Nine (9) Directors

The terms of office of all nine (9) Directors will expire at the conclusion of this year's Annual General Meeting of Shareholders. Accordingly the election of nine (9) Directors, including three (3) Outside Directors, is proposed. Two (2) of the three (3) Outside Directors satisfy the requirements for Independent Director prescribed by Tokyo Stock Exchange and the criteria for independence of Independent Outside Directors specified by the Company as described below. The Company has determined the following matters as a policy for nomination of candidates for Director and all the candidates for Director satisfy these requirements.

"Policy for Nomination of Candidates for Director"

Criteria set as follows. Based on the management philosophy of the Company, the person shall be capable of contributing to further development of the entire group. In addition, the person shall be capable of precisely identifying the issues of the divisions he or she is responsible for and solving the problems in cooperation with other managers and employees. In addition, the person shall have insights concerning compliance with laws and regulations and corporate ethics.

"Criteria for Independence of Independent Outside Directors/Corporate Auditors"

- 1. He/she does not currently serve as Director (excluding Outside Director), Corporate Auditor (excluding Outside Corporate Auditor), Executive Officer, or employee of the Company or the Company's subsidiaries (hereinafter the "U.S.M.H Group") and he/she has not served as Director (excluding Outside Director), Corporate Auditor (excluding Outside Corporate Auditor), Executive Officer, or employee of the U.S.M.H Group in the past.
- 2. He/she has not served as Director, Corporate Auditor, Executive Officer, or employee of the Company's parent company (*1) in any of the past five business years.
- 3. He/she has not served as Director, Corporate Auditor, Executive Officer, or employee of the Company's fellow subsidiaries (*2) in any of the past five business years.
- 4. He/she has not served as Director, Corporate Auditor, Executive Officer, or employee of any of the Company's major shareholders (*3) or of a company of which the U.S.M.H Group has been a major shareholder in any of the past five business years.
- 5. He/she does not serve as Director, Corporate Auditor, Executive Officer, or employee of any of the major suppliers/customers of the U.S.M.H Group (*4).
- 6. He/she does not serve as Director, Corporate Auditor, Executive Officer, or employee of any of the corporations, organizations, etc. that are recipients of a large amount of donations from the U.S.M.H Group (*5).
- 7. He/she has not served as Representative Partner, Senior Partner, Partner, or employee of the accounting auditor of the U.S.M.H Group in any of the past five business years.
- 8. He/she is not an attorney-at-law, certified public accountant, consultant or other professional who receives a large amount of money (*6) or other property from the U.S.M.H Group other than remuneration for Directors/Corporate Auditors.
- 9. He/she is not a spouse, a relative in the second degree of kinship, a relative residing together with the person specified below, or he/she is not in the same household as the person specified below:
 - (1) Director, Corporate Auditor, Executive Officer, or important employee of the U.S.M.H Group (*7)
 - (2) Person who has served as Director, Corporate Auditor, Executive Officer, or important employee of the U.S.M.H Group in any of the past five business years.
- (3) Person who comes under the restrictions specified in the above Items 2.-8.
- 10. There is no doubt about his/her independence in fulfilling his/her duties as Independent Director/Corporate Auditor.
 - (*1) The "parent company" means a company that has control over the organ (General Meeting of Shareholders or the like) that decides the Company's financial, sales or business policies.
 - (*2) "Fellow subsidiary" means a company that has the same parent company (including a person

- controlling the Company's management) as the Company.
- (*3) "Major shareholder" means a company that own 10% or more of the total voting rights.
- (*4) "Major supplier/customer" means a company whose transactions with the U.S.M.H Group (amount paid or received) are equal to 2% or more of consolidated sales of the Company or of such company (including its parent company and significant subsidiaries) in the most recent business year and in any of the preceding three business years.
- (*5) "A large amount of donations" means donations exceeding ¥10 million per year on average in the past three business years, or 2% of consolidated sales or total revenues of the donation recipient, whichever the larger.
- (*6) A large amount of money means an amount exceeding \(\frac{\pmathbf{\text{410}}}{10}\) million per year on average in the past three business years in the case of an individual and an amount exceeding \(\frac{\pmathbf{\text{410}}}{10}\) million per year on average for the past three business years or 2% of consolidated sales of an organization, whichever the larger, in the case of the said organization.
- (*7) "Important employee" means an employee whose position is department manager or higher.

■List of candidates for Director

No.	Na	nme	Position at the Company	Attendance at the Board of Directors
1	Motohiro Fujita	Re-appointed	President and Representative Director	100.0% (12/12)
2	Daisuke Tezuka	Re-appointed	Vice President and Representative Director	100.0% (12/12)
3	Ryota Furuse	Re-appointed	Vice President and Representative Director	100.0% (12/12)
4	Toshiki Ishii	Re-appointed	Director	100.0% (12/12)
5	Taketoshi Kawada	Newly appointed		
6	Motoya Okada	Re-appointed	Director and Advisor	66.7% (8/12)
7	Shigekazu Torikai	Re-appointed Outside Director Independent Director	Director	91.7% (11/12)
8	Naoko Makino	Re-appointed Outside Director Independent Director	Director	91.7% (11/12)
9	Akira Terakawa	Newly appointed Outside Director		

No.	Name (Date of birth)	Career su	ammary, positions and assignment in the Company and significant concurrent positions	Number of shares of the Company held
No. 1		March 1978 May 2000 May 2004 March 2005 May 2006 May 2007 February 2009 September 2010 September 2011 March 2012 March 2015 March 2017 March 2017 March 2019 [Reasons to be not Mr. Motohiro Frecord as a corn Representative Inominated him a experience and Company's Direct [Special interests Mr. Motohiro Representative Business of AE subsidiary, KAS procurement of and purchase subsidiary, The March 2005	and significant concurrent positions Joined KASUMI CO., LTD. Director, KASUMI CO., LTD. Managing Director, KASUMI CO., LTD. Senior Executive Officer; Manager, Business Services Division; Manager, Compliance Control Office, KASUMI CO., LTD. Manager, Development Division, KASUMI CO., LTD. Senior Managing Director, KASUMI CO., LTD. Manager, Store Development and Service Division, KASUMI CO., LTD. Manager, Sales Managing Division; Manager, Food Market Managing Division, KASUMI CO., LTD. Manager, Sales Control Division; Manager, Food Market Managing Division, KASUMI CO., LTD. President and Representative Director, KASUMI CO., LTD. Executive Vice-President, the Company President and Representative Director, the Company (to present) Executive Officer responsible for the Supermarket Business, AEON CO., LTD. Director, KASUMI CO., LTD. (to present) Director, MAXVALU KANTO CO., LTD. (to present) Vice President and Representative Executive Officer responsible for the Supermarket Business, AEON CO., LTD. (to present) Dominated as candidate for Director] Fujita has abundant experience and an excellent track porate manager through his service as President and Director of the Company's subsidiary. The Company a candidate for Director based on the judgment that his insight make him a suitable person to serve as the etor.	Company held
			NTO CO., LTD. and the AEON Group include member rocurement of merchandise, and store leasing.	

No.	Name (Date of birth)	Career summary, positions and assignment in the Company and significant concurrent positions	Number of shares of the Company held
2	Daisuke Tezuka (September 19, 1975) Re-appointed	September 2002 Joined AEON CREDIT SERVICE Co., Ltd. June 2006 AEON Financial Project Co., Ltd. November 2007 General Manager, Planning Division, AEON Bank, Ltd. July 2011 Strategic Division, AEON CO., LTD. March 2014 General Manager, Strategic Division, AEON CO., LTD. April 2016 Adviser, the Company May 2016 Representative Director, the Company Director, The Maruetsu, Inc. (to present) Director, MAXVALU KANTO CO., LTD. March 2017 President and Representative Director, MAXVALU KANTO CO., LTD. (to present) March 2018 Representative Director; Supervising Corporate Planning Division; Supervising Management Administration Division; Supervising ICT Division, the Company Vice President and Representative Director; Supervising Management Administration Division, the Company (to present) [Reasons to be nominated as candidate for Director] Mr. Daisuke Tezuka is the President and Representative Director of a subsidiary of the Company and has abundant experience and an excellent track record as a corporate manager. The Company nominated him as a candidate for Director based on the judgment that his experience and insight make him a suitable person to serve as the Company's Director. [Special interests] There are no special interests between Mr. Daisuke Tezuka and the Company.	1,400
3	Ryota Furuse (January 3, 1957) Re-appointed	March 1980	

No.	Name (Date of birth)	Career su	ammary, positions and assignment in the Company and significant concurrent positions	Number of shares of the Company held
4	Toshiki Ishii (November 26, 1956) Re-appointed	March 2012 May 2012 March 2013 March 2014 May 2014 May 2015 March 2017 May 2017 [Reasons to be no Mr. Toshiki Ish subsidiary of the track record as a candidate for Dinsight make him [Special interests		72,800
5	Taketoshi Kawada (October 12, 1959) Newly appointed	April 1983 March 2005 September 2006 March 2011 March 2012 May 2012 April 2013 May 2015 March 2019 [Reasons to be no Mr. Taketoshi K record as a corporate Company's september 2019 [Special interests	Joined The Maruetsu, Inc. Manager, East Kanagawa Area, Kanagawa Sales Division, The Maruetsu, Inc. Manager, Fresh Fish Department, Merchandise Division, The Maruetsu, Inc. Manager, Sales Administration Center Utilization Project Department, The Maruetsu, Inc. Manager, Sales Administration Merchandise Development Promotion Department, The Maruetsu, Inc. Executive Officer, The Maruetsu, Inc. General Manager, Store Operation Division, The Maruetsu, Inc. Director, The Maruetsu, Inc. (to present) Managing Executive Officer, The Maruetsu, Inc. (to present) General Manager, Low-cost Operation Promotion Division, The Maruetsu, Inc. (to present) ominated as candidate for Director] Cawada has abundant experience and an excellent track orate manager through his current service as Director of subsidiary. The Company nominated him as a candidate ed on the judgment that his experience and insight make erson to serve as the Company's Director.	19,190

No.	Name (Date of birth)	Career summary, positions and assignment in the Company and significant concurrent positions	Number of shares of the Company held
6	Motoya Okada (June 17, 1951) Re-appointed	March 1979 Joined JUSCO Co., Ltd. (currently AEON CO., LTD. May 1990 Director, JUSCO Co., Ltd. February 1992 Managing Director, JUSCO Co., Ltd. May 2002 Director and Representative Director, JUSCO Co., Ltd. May 2003 Director and Advisor, AEON Mall Co., Ltd. (to present) May 2004 Director and Advisor, KASUMI CO., LTD. (to present) March 2012 Director, President and Representative Executive Officand Group CEO, AEON CO., LTD. (to present) March 2014 Director, President and Representative Executive Officand Group CEO, AEON CO., LTD. (to present) November 2014 Director, KUSURI NO AOKI HOLDINGS of LTD. (to present) Mr. Motoya Okada is Director, President and Representative Executive Officer, and Group CEO of AEON CO., LTD. and has abure experience and an excellent track record as a corporate manager. Company nominated him as a candidate for Director based on judgment that his experience and insight make him a suitable personal experience and Group CEO of AEON CO., LTD. Transactions between Company's subsidiary, KASUMI CO., LTD. and the AEON Ginclude procurement of merchandise, store leasing, contracted coperations, and purchase of facilities. Transactions between Company's subsidiary, The Maruetsu, Inc. and the AEON Ginclude member store contracts, procurement of merchandise, and leasing.	Ltd. ent) ficer, ent) GS ficer, CO., ent) outive dant The the on to utive in the roup credit the clude any's group

No.	Name (Date of birth)	Career su	ummary, positions and assignment in the Company and significant concurrent positions	Number of shares of the Company held
7	Shigekazu Torikai (March 12, 1947) [Outside Director] [Independent Director] Re-appointed	Mr. Shigekazu as an attorney-accounting. Althother than of the of fulfilling his knowledge for the [Special interests There are no special company.] [Years of services Mr. Shigekazu 2015]	Joined a tax accountant office Registered as Attorney Representative, Torikai Management and Law Office (currently Torikai Law Office) (to present) Director, the Company (to present) External Member of the Audit & Supervisory Board, Kurita Water Industries Ltd. (to present) Outside Director, RISO KAGAKU CORPORATION (to present) ominated as candidate for Outside Director] Torikai has abundant experience of corporate legal affairs and anough he has not been involved in corporate management company, the Company considers that he will be capable duties as Outside Director by utilizing his experience and the benefit of the Company. Solution Director Torikai will have served as Outside Director for four years at the conclusion of this General Meeting of Shareholders.	0
8	Naoko Makino (January 28, 1968) [Outside Director] [Independent Director] Re-appointed	April 1990 December 1995 January 1996 March 2004 May 2007 April 2013 January 2016 [Reasons to be n Ms. Naoko Ma currently is a n and serves as a Nutrition Unive She has abunda knowledge abou will be capable of experience and k [Special interests There are no s Company. [Years of service Ms. Naoko Mak	Joined Asako Aramaki Office Co., Ltd. (currently Diet Communications Co., Ltd.) Resigned from Asako Aramaki Office Co., Ltd. (currently Diet Communications Co., Ltd.) Freelance (Member of Association of Freelance Dieticians in Nakano Ward) Representative Director, Studio Ku Ltd. (to present) Council and Member of Editorial Committee, Japan Society of Food Science Education Councilor, General Incorporated Association Japan Society of Food Science Education (to present); Member of Editorial Committee, General Incorporated Association Japan Society of Food Science Education (to present) Member of Planning Committee, General Incorporated Association Japan Society of Food Science Education (to present) Director, the Company (to present) ominated as candidate for Outside Director] kino started her career as a managerial dietician and number of the Japan Society for the Study of Obesity lecturer for the lifelong education program of Kagawa Persity and as a lecturer of Kagawa Nutrition University. Int experience of food as a culinary expert and extensive at nutrition and cookery. The Company considers that she of fulfilling her duties as Outside Director by utilizing her knowledge for the benefit of the Company.	

	(Date of birth)		summary, positions and assignment in the Company and significant concurrent positions	shares of the
0	Akira Terakawa (February 8, 1958) [Outside Director] Newly appointed	Mr. Akira Ter deep insight of Thus, in view operation, the [Special intere Mr. Akira Ter Corporation. T Group include	Joined Marubeni Corporation Executive Officer; General Manager, Corporate Planning & Strategy Dept., Marubeni Corporation Executive Officer; Chief Operating Officer, Chemicals Division, Marubeni Corporation Managing Executive Officer; Chief Operating Officer, Chemicals Division, Marubeni Corporation Managing Executive Officer; Chief Operating Officer, Corporate Planning & Strategy Dept.; Chairman of Internal Control Committee; Vice Chairman of Investment and Credit Committee, Marubeni Corporation Managing Executive Officer; Member of the Board,; Chief Operating Officer, Corporate Planning & Strategy Dept.; Chairman of Internal Control Committee; Vice Chairman of Investment and Credit Committee, Marubeni Corporation Managing Executive Officer; Representative Director and CSO; Senior Operating Officer, Executive Secretariat; Regional CEO for East Asia; Chairman of Officers Treatment Committee; Vice Chairman of Investment and Credit Committee, Marubeni Corporation Managing Executive Officer; Member of the Board, Chief Executive Officer, Chemical & Forest Products Group, Marubeni Corporation Managing Executive Officer; Chief Executive Officer, Chemical & Forest Products Group, Marubeni Corporation Senior Managing Executive Officer; Chief Executive Officer, Food Group; Regional CEO for East Asia; Vice Chairman of Investment and Credit Committee, Marubeni Corporation Senior Managing Executive Officer; Chief Executive Officer, Food, Agriculture & Chemicals Group; Vice Chairman of Investment and Credit Committee, Marubeni Corporation (to present) nominated as candidate for Outside Director lakawa has abundant experience at a trading company and cultivated through his experience as a corporate manager. of the importance of strategic and appropriate corporate Company considers him suitable for the position.	Company held

(Notes)

- 1. The Company has entered into agreements with Mr. Shigekazu Torikai and Ms. Naoko Makino to limit their liability pursuant to Article 423, Paragraph 1 of the Companies Act to the minimum amount stipulated in Article 425 of the said Act. Subject to approval of their reelection, the Company intends to continue the said agreements with them. Subject to approval of election of Mr. Akira Terakawa, the Company intends to enter into such an agreement with him to limit his liability.
- 2. Of the candidates for Director, Mr. Shigekazu Torikai, Ms. Naoko Makino, and Mr. Akira Terakawa are candidates for Outside Director.
- 3. Mr. Shigekazu Torikai and Ms. Naoko Makino satisfy the requirements for Independent Director

- prescribed by Tokyo Stock Exchange and the Company designated Mr. Shigekazu Torikai and Ms. Naoko Makino as Independent Directors prescribed by Tokyo Stock Exchange on which the Company's shares are listed and submitted a notification of the designation to the said Exchange. The Company considers that they satisfy the criteria for independence of Independent Outside Director specified by the Company.
- 4. The number of shares of the Company held is the number of shares of the Company held as of February 28, 2019. It does not include the number of shares of the Company held through the Executives' Shareholding Association.

Proposal 2: Election of Four (4) Corporate Auditors

The terms of office of Corporate Auditors Mr. Tsutomu Uchida, Mr. Tatsuo Mizuhashi, Mr. Akira Sasaoka and Mr. Shigeru Koyama will expire at the conclusion of this year's Annual General Meeting of Shareholders. Accordingly the election of four (4) Corporate Auditors, including two (2) Outside Corporate Auditors, is proposed.

The Company has specified the following matters as a policy for nomination of candidates for Corporate Auditor and all the candidates for Corporate Auditor satisfy these requirements. The Audit & Supervisory Board has previously given its approval to this proposal.

"Policy for Nomination of Candidates for Corporate Auditor"

Based on the management philosophy of the Company, the person shall audit execution of duties of Directors and prevent violation of laws and regulations or the Articles of Incorporation and also be capable of contributing to maintenance and improvement of sound management and social credibility of the Company. The person shall be capable of contributing to securing soundness of management by conducting audits from a neutral and objective perspective.

No.	Name (Date of birth)	(Career summary, positions in the Company and significant concurrent positions	Number of shares of the Company held
1	Tatsuo Mizuhashi (August 11, 1954) Re-appointed	March 2008 March 2009 March 2010 March 2011 March 2012 May 2012 April 2013 March 2014 May 2014 May 2018 May 2018 [Reasons to be nown of the policy of the polic		

No.	Name (Date of birth)	Career summary, positions in the Company and significant concurrent positions	Number of shares of the Company held
2	Tadayoshi Yoyogi (January 27, 1959) Newly appointed	March 1981 Joined KASUMI CO., LTD. September 2002 Manager, Sales Department No.10, KASUMI CO., LT March 2005 Manager, Food Market Sales Division No.3, KASUMI CO., LTD. May 2007 Executive Officer, KASUMI CO., LTD. June 2007 Deputy Manager, Compliance Control Office; Manager, Audit operation, KASUMI CO., LTD. March 2013 Manager, Compliance Control Office; Manager, Audit operation, KASUMI CO., LTD. May 2014 Full-time Corporate Auditor, KASUMI CO., LTD. (to present) [Reasons to be nominated as candidate for Corporate Auditor] Mr. Tadayoshi Yoyogi has abundant experience and deep insight throthis service as Executive Officer and Corporate Auditor at KASUMI CLTD. The Company considers that his experience and insight make suitable for the position. [Special interests] There are no special interests between Mr. Tadayoshi Yoyogi and Company.	FD. III eer, it 6,200 ough CO., him
3	Shigeru Koyama (August 6, 1955) [Outside Corporate Auditor] Re-appointed	March 1979 May 2008 General Manager, Customer Service Department, JUSCO., Ltd September 2008 General Manager, General Affairs Department, Maxwa Business Division, AEON Retail Co., Ltd. December 2009 Director, MAXVALU HOKURIKU CO., LTD. May 2012 Internal Audit Office, AEON CO., LTD. April 2013 Full-time Corporate Auditor, AEON MARKET CO., (to present) May 2014 Outside Corporate Auditor, SUNDAY CO., LTD. May 2015 Outside Director (Audit and Supervisory Committee Member), SUNDAY CO., LTD. May 2018 Outside Corporate Auditor, the Company (to present) Reasons to be nominated as candidate for Outside Corporate Auditor] Mr. Shigeru Koyama has knowledge about business administration abundant experience as an auditor and deep insight cultivated through experience. The Company considers him suitable for the position, w role is to audit the Company's management from a neutral and object perspective. [Special interests] There are no special interests between Mr. Shigeru Koyama and Company. [Years of service as Outside Corporate Auditor] Mr. Shigeru Koyama will have served as Outside Corporate Auditor one year at the conclusion of this General Meeting of Shareholders.	alu LTD. 0 and that hich ctive the

No.	Name (Date of birth)	(Career summary, positions in the Company and significant concurrent positions	Number of shares of the Company held
4	Koichi Ihara (October 8, 1962) [Outside Corporate Auditor] Newly appointed	[Reasons to be no Mr. Koichi Ihara experience as a concept experience. The role is to audit to perspective.]	Joined Marubeni Corporation CFO, Marubeni ASEAN Pte. Ltd. (Singapore) Senior Manager, Finance Dept., Marubeni Corporation Director; General Manager, Administration Division, Marubeni Mate Co., Ltd. General Manager, Planning Dept., Consumer Products Group, Marubeni Corporation General Manager, Planning Dept., Food Group; General Manager, Planning Dept., Consumer Products Group, Marubeni Corporation General Manager, Planning Dept., Food Group, Marubeni Corporation General Manager, Planning Dept., Food, Agriculture & Chemicals Group, Marubeni Corporation (to present) cominated as candidate for Outside Corporate Auditor a has knowledge about finance and accounting, abundant corporate manager, and deep insight cultivated through that Company considers him suitable for the position, which he Company's management from a neutral and objective	0

(Notes)

- 1. Of the candidates for Corporate Auditor, Mr. Shigeru Koyama and Mr. Koichi Ihara are candidates for Outside Corporate Auditor.
- 2. Mr. Shigeru Koyama currently serves as Full-time Corporate Auditor of AEON MARKET CO., LTD., a subsidiary of AEON CO., LTD., which is the Company's parent company.
- 3. The number of shares of the Company held is the number of shares of the Company held as of February 28, 2019. It does not include the number of shares of the Company held through the Executives' Shareholding Association.
- 4. The Company has entered an agreement with Mr. Shigeru Koyama to limit his liability pursuant to Article 423, Paragraph 1 of the Companies Act to the minimum amount stipulated in Article 425 of the said Act. Subject to approval of his reelection, the Company intends to continue the said agreement with him. Subject to approval of election of Mr. Koichi Ihara, the Company intends to enter into such an agreement with him to limit his liability.