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(Securities Code 9001) May 30, 2019

#### To Shareholders with Voting Rights:

Yoshizumi Nezu President and Representative Director TOBU RAILWAY CO., LTD. Registered Office: 1-2 Oshiage 1-chome, Sumida-ku, Tokyo Head Office: 18-12 Oshiage 2-chome,

Sumida-ku, Tokyo

### NOTICE OF

#### THE 199TH ANNUAL GENERAL MEETING OF SHAREHOLDERS

#### Dear Shareholders:

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

You are cordially invited to attend the 199th Annual General Meeting of Shareholders of TOBU RAILWAY CO., LTD. (the "Company"). The Meeting will be held for the purposes as described below.

If you are unable to attend the Meeting in person, you may exercise your voting rights either by mail or via the Internet. Please review the attached Reference Documents for the General Meeting of Shareholders and exercise your voting rights by 6:15 p.m. on Thursday, June 20, 2019 (Japan time).

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

(The reception desk will open at 8:45 a.m.)

2. Place: Nishiki on the 4th floor of TOBU HOTEL LEVANT TOKYO located at

2-2, Kinshi 1-chome, Sumida-ku, Tokyo, Japan

3. Purposes:

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

199th Fiscal Year (from April 1, 2018 to March 31, 2019) and results of audits by the Independent Auditor and the Audit & Supervisory Board of the

Consolidated Financial Statements

2. Non-consolidated Financial Statements for the Company's 199th Fiscal Year

(from April 1, 2018 to March 31, 2019)

Items to be resolved:

**Proposal 1:** Appropriation of Surplus **Proposal 2:** Election of Ten (10) Directors

**Proposal 3:** Determination of the Amounts and the Details of Stock-based Compensation,

etc. for Directors

#### 4. Predetermined Terms of the Convening:

- (1) If you exercise your voting rights both by mail and via the Internet, the vote exercised via the Internet will be counted as valid.
- (2) If you exercise your voting rights multiple times via the Internet, the last vote exercised will be counted as valid.

## **Reference Documents for the General Meeting of Shareholders**

#### **Proposals and References**

## **Proposal 1:** Appropriation of Surplus

The Company proposes the appropriation of surplus as follows:

Matters regarding year-end dividend

In order to strengthen the management base over the long-term, the Company pays an ordinary dividend with the basic policy of continuing stable dividend payments by ensuring financial soundness as well as comprehensively taking into consideration its business performance and management environment.

Looking ahead to future business performance and business development, the Company would like to pay a year-end dividend for the fiscal year under review as follows:

(1) Type of dividend property

Cash

(2) Distribution of dividend property to shareholders and total amount

¥17.5 per share of common stock of the Company

Total amount: ¥3,697,094,433

(Accordingly, the annual dividend, including the interim dividend of \\$17.50 per share, amounts to \\$35 per share.)

(3) Effective date of distribution

June 24, 2019

## **Proposal 2:** Election of Ten (10) Directors

All of the nine (9) Directors will complete their respective terms of office at the conclusion of this General Meeting of Shareholders. Accordingly, the election of ten (10) Directors is proposed.

The candidates are as follows:

## (Reference) List of Candidates

No.	N	Vame	Position in the Company
1	Yoshizumi Nezu	Daamaintmant	President and
1	Toshizunii Nezu	Reappointment	Representative Director
2	Kenichi Tsunoda	Reappointment	Representative Director
3	Hiroaki Miwa	Reappointment	Director
4	Koichi Sekiguchi	Reappointment	Director
5	Toshiaki Onodera	Reappointment	Director
6	Takashi Kobiyama	Reappointment	Director
7	Tsutomu Yamamoto	Reappointment	Director
		Reappointment	
8	Mitsuyoshi Shibata	Outside Director	Director
		Independent Director	
		Reappointment	
9	Takaharu Ando	Outside Director	Director
		Independent Director	
10	Akihiro Ojiro	New Candidate	_

No.	Name (Date of birth)	Career summary, positions, responsibilities and significant concurrent positions		Number of shares of the Company held
No.		April 1974 April 1988  May 1990 June 1990 April 1991 June 1993 June 1993 June 1995 June 1999 April 2018  [Significant concurul Outside Director, External Audit & INSURANCE Concuration of	Joined the Company General Manager with special assignment of Group Administration Office General Manager of Group Administration Office Director, General Manager of Group Administration Office Managing Director Representative Director (to present) Senior Managing Director Vice President and Representative Director President and Representative Director President & Representative Director President & Representative Director and Executive Officer (to present) rrent positions] , Matsuya Co., Ltd.	shares of the
		Mr. Yoshizumi N division, etc., and performs his duti insight as a Direc the Group with st realizing improve have determined	Nezu has served in important positions of group administration	

No.	Name (Date of birth)	Career summary, positions, responsibilities and significant concurrent positions		Number of shares of the Company held
No. 2		April 1968 April 1996 October 1996 April 1999 June 1999 June 2001 January 2002 April 2006 June 2007 June 2014 April 2018 June 2018 [Responsibilities Internal Audit I Office [Reason for nom Mr. Kenichi Ts division, corpor planning division Group. He also experience and demonstrating I	Joined the Company General Manager with special assignment of General Planning Office General Manager of General Planning Office General Manager of Human Resources Department Director, General Manager of Human Resources Department Managing Director, General Manager of Human Resources Department Managing Director, Head of Railway Business Division Managing Director Representative Director (to present) Senior Managing Director Vice President and Representative Director Vice President & Representative Director and Executive Officer (to present) sin the Company] Department, General Affairs and Legal Department and Research Lination as a candidate for Director] Lunoda has served in important positions in the railway business rate organization and human resources division and corporate on, etc., and he is well familiar with general operations of the performs his duties by making use of his rich management broad insight as a Director of the Company. Currently he is his leadership in oversight of general business from a perspective of	shares of the Company held
		planning division Group. He also experience and demonstrating loptimizing the have determine	on, etc., and he is well familiar with general operations of the performs his duties by making use of his rich management broad insight as a Director of the Company. Currently he is	

No.	Name (Date of birth)	Career summary	y, positions, responsibilities and significant concurrent positions	Number of shares of the Company held
3	Hiroaki Miwa (November 23, 1958)	Creation Divisio Mizbering Deve [Significant concu	ing Division, Human Resources Department, Lifestyle Service on, Ikebukuro Area Development Department, Sumida lopment Promotion Department	5,100 shares
		Reason for noming Mr. Hiroaki Mive and human resounce well familiar with making use of hithe Company. Cand realization of organization stratim proving our confor pursuing furtile.	nation as a candidate for Director] wa has served in important positions in the corporate organization arces division and the real estate business division, etc., and he is the general operations of the Group. He also performs his duties by its rich management experience and broad insight as a Director of currently he is demonstrating leadership primarily in the planning of the management strategy of the Group, the corporate attegy and the real estate business strategy, which are aimed at corporate value. We have determined him to be the proper person ther improvement of corporate value in the future. Therefore, we as a candidate for Director again.	

		April 1978	Joined the Ministry of Transport	
		August 2010	Senior Deputy Director-General of Railway Bureau of Ministry	
		August 2010	of Land, Infrastructure, Transport and Tourism	
		August 2011	Deputy Director-General of the Japan Meteorological Agency	
		September 2014	Joined the Company	
		September 2014	Adviser of Corporate Planning Department	
		June 2015	Director, Deputy Head of Railway Business Division	
		June 2017	Managing Director, Deputy Head of Railway Business Division	
		July 2017	Managing Director, Deputy Head of Railway Business Division  Managing Director, Deputy Head of Railway Business Division	
		July 2017	and Deputy Head of Corporate Planning Division	
		April 2018	Managing Director and Managing Executive Officer, Deputy	
		11pm 2010	Head of Railway Business Division and Deputy Head of	
	Koichi Sekiguchi		Corporate Planning Division	2,900
4	(December 22, 1955)	June 2018	Director and Senior Managing Executive Officer (to present)	shares
	(= :::::::: ==, :;:::)	[Responsibilities i		
			ss Division, operations related to tourism business	
			nation as a candidate for Director	
		-	guchi reflects his rich experience and broad insight in transport	
			gement of the Company, and he is well familiar with general	
			Group. He also performs his duties by making use of his rich	
			perience and broad insight as a Director of the Company. Currently	
		he is demonstrat	ing leadership primarily in the planning and realization of railway	
		business strategy	and tourism business strategy of the Group, which are aimed at	
		improving our co	orporate value. We have determined him to be the proper person	
		for pursuing furt	her improvement of corporate value in the future. Therefore, we	
		nominate him as	a candidate for Director again.	
		April 1982	Joined the Company	
		October 2010	General Manager of General Affairs Department and General	
			Manager of Research Office	
		July 2013	General Manager of Transport Department, Railway Business	
			Division and General Manager of Train Crew Training Center	
		June 2015	General Manager of General Affairs and Legal Department and	
			General Manager of Research Office	
		June 2016	Director, General Manager of General Affairs and Legal	
			Department and General Manager of Research Office	
		April 2018	Director and Executive Officer, General Manager of General	
			Affairs and Legal Department and General Manager of Research	
		I 2010	Office Director and Managing Executive Officer Congred Management	
_	Toshiaki Onodera	June 2018	Director and Managing Executive Officer, General Manager of	5,500
5	(September 6, 1959)		General Affairs and Legal Department and General Manager of Research Office (to present)	shares
		[Responsibilities i	· •	
		Public Relations		
			nation as a candidate for Director]	
		-	nation as a candidate for Directory	
			railway business division, etc., and he is well familiar with	
			ns of the Group. He also performs his duties by making use of his	
			t experience as a Director of the Company and broad insight.	
			lemonstrating leadership primarily in planning and realization of	
		•	trategy and public relations strategy, which are aimed at	
			orporate value. We have determined him to be the proper person	
			her improvement of corporate value in the future. Therefore, we	
			a candidate for Director again.	
-			Č	

No.	Name (Date of birth)	Career summary, positions, responsibilities and significant concurrent positions		Number of shares of the Company held
6	(Date of birth)  Takashi Kobiyama (December 10, 1961)	April 1984 July 2009 April 2010 July 2012 October 2015 April 2016 June 2017 February 2018 April 2018 June 2018 [Responsibilities i Hotel-Business Simple Properties of Hotel Business with general open his rich manager Currently, he is conflored business at improving our	Joined the Company General Manager of Building Leasing Business Department, Real Estate Leasing Sales Division General Manager of Building Leasing Business Department, Real Estate Leasing Business Management Division General Manager of Building Leasing Business Department, Lifestyle Service Creation Division General Manager with special assignment of Public Relations Department General Manager of Public Relations Department Director, General Manager of Public Relations Department Director, General Manager of Hotel-Business Strategy Department Director and Executive Officer, General Manager of Hotel-Business Strategy Department Director and Managing Executive Officer, General Manager of Hotel-Business Strategy Department (to present)	Company held  3,400 shares
		nominate him as		

No.	Name (Date of birth)	Career summar	y, positions, responsibilities and significant concurrent positions	Number of shares of the Company held
7	Tsutomu Yamamoto (September 9, 1964)	Information and Administration Finance and Ac [Reason for nome Mr. Tsutomu Ya accounting division Group. He also and broad insigl leadership prima companies and monitoring resultance have determined	Joined the Company General Manager of Finance and Accounting Department Director, General Manager of Finance and Accounting Department Director and Executive Officer, General Manager of Finance and Accounting Department Director and Managing Executive Officer, General Manager of Finance and Accounting Department (to present) in the Company] I Communication Technology Promotion Department, Group Department (operations related to the audit of Group companies), counting Department and Asset Management Department ination as a candidate for Director] mamoto has served in important positions in the finance and sion, etc., and he is well familiar with general operations of the performs his duties by leveraging his rich management experience ht as a Director of the Company. Currently, he is demonstrating arily by planning and realizing finance strategy, monitoring Group instructing providing guidance for improvement based on the alts, all of which are aimed at improving our corporate value. We de him to be the proper person for pursuing further improvement of in the future. Therefore, we nominate him as a candidate for	1,900 shares
8	Mitsuyoshi Shibata (November 5, 1953)	Director again.  April 1977 June 2008 June 2009 June 2010  April 2012  April 2017  June 2018  [Significant conce Chairman of the Outside Director Outside Statutor Mr. Mitsuyoshi manager. He ha Company and point of view in determined that pursuing further as a candidate for he is adequately Directors and Odetermine indep	Joined Furukawa Electric Co., Ltd. Corporate Vice President of Furukawa Electric Co., Ltd. Corporate Senior Vice President of Furukawa Electric Co., Ltd. Director, Corporate Senior Vice President of Furukawa Electric Co., Ltd. President and Representative Director of Furukawa Electric Co., Ltd. Chairman of the Board of Furukawa Electric Co., Ltd. (to present) Director of the Company (to present)	100 shares

No.	Name (Date of birth)	Career summary, positions, responsibilities and significant concurrent positions	Number of shares of the Company held
9	Takaharu Ando (August 31, 1949)	April 1972 Joined National Police Agency August 1999 Director of Public Security Bureau of Tokyo Metropolitan Police Department August 2004 Director General of Commissioner General's Secretariat of National Police Agency June 2009 Commissioner General of National Police Agency June 2018 Director of the Company (to present) [Significant concurrent positions] Outside Director, NITORI Holdings Co., Ltd. External Director, AMUSE INC. Outside Director, ZENSHO HOLDINGS CO., LTD. [Reason for nomination as a candidate for Outside Director] Mr. Takaharu Ando has rich experience of serving in important positions, such as Commissioner General of National Police Agency, and broad insight, as well as experience of serving as outside directors at other companies. He has been reflecting his experience and insight on management of the Company and playing a supervisory role of business execution from an objective point of view, being independent from management of the Company. We have determined he continues to be an appropriate person for the Company pursuing further improvement of corporate value. Therefore, we renominate him as a candidate for Outside Director. Although he has not engaged in corporate management in a role other than as an outside officer, based on the reasons described above, we have deemed that he will provide appropriate supervision and advice for overall management as an Outside Director of the Company. In addition, the Company has determined that he is adequately independent by the "Criteria for Independence of Outside Directors and Outside Audit & Supervisory Board Members," which objectively determine independence. (The "Criteria for Independence of Outside Directors and Outside Audit & Supervisory Board Members" of the Company are as described on page 16.)	0 shares

	(Date of birth)	Career summary, positions, responsibilities and significant concurrent positions		Number of shares of the Company held
10	Akihiro Ojiro (June 8, 1958)	division, etc., and experience and bro the planning and improving our cor and his insight as	Joined the Company General Manager of Condominium Business Department, Real Estate Subdivision Business Division General Manager with special assignment of Railway Area Development Business Division Director, General Manager with special assignment of Railway Area Development Business Division Director, General Manager of Living Environment Development Department, Lifestyle Service Creation Division Director, Deputy Head of Lifestyle Service Creation Division and General Manager of Living Environment Development Department Director, Deputy Head of Lifestyle Service Creation Division and General Manager of Building Leasing Business Department Director, Head of Lifestyle Service Creation Division and General Manager of Building Leasing Business Department Managing Director, Head of Lifestyle Service Creation Division and General Manager of Building Leasing Business Department Managing Director, Head of Lifestyle Service Creation Division Managing Director, Head of Lifestyle Service Creation Division Managing Director and Managing Executive Officer, Head of Lifestyle Service Creation Division Senior Managing Executive Officer, Head of Lifestyle Service Creation Division (to present) Ohas served in important positions in the real estate business the has performed his duties by making use of his rich business and insight. Currently, he is demonstrating leadership primarily in realization of real estate business strategy, which are aimed at prorate value. We have determined that utilizing his experience a Director in management in the future will contribute to the ent of corporate value of the Group. Therefore, we nominate him	5,600 shares

#### (Notes)

- Mr. Hiroaki Miwa is the President of the General Incorporated Foundation Tobu Museum, to which the Company entrusts the business concerning operations of the Tobu Museum.
- 2. Mr. Mitsuyoshi Shibata serves as Chairman of the Board of Furukawa Electric Co., Ltd. (Furukawa Electric), and there is no business relationship between Furukawa Electric and the Company. The Company is engaged in transactions, which involve the sale and purchase of products with a subsidiary of Furukawa Electric. However, the annual transaction amount from such transactions was less than 1% of the consolidated operating revenue of the Company or less than 1% of the consolidated net sales of Furukawa Electric, respectively, and thus the Company has determined the transactions to have no impact on his independence. Additionally, the Company does not hold any shares of Furukawa Electric as of March 31, 2019.
- 3. Mr. Mitsuyoshi Shibata serves as Director of Furukawa Electric Co., Ltd. (Furukawa Electric), and in August 2014, Furukawa Electric received a decision imposing a fine of 34.56 million yuan for a violation of the Chinese Antimonopoly Act in China in relation to a cartel on transactions of automobile parts. Mr. Mitsuyoshi Shibata was not aware of the above matter until the time they became clear, and since then, he has been making efforts, recognizing that compliance is essential for all business activities, to further ensure compliance with laws and regulations and spread corporate ethics, based on reports including recommendations on measures to prevent recurrence received from third-party investigation committees, mainly composed of outside experts. Moreover, he has been implementing measures to prevent recurrence, such as establishing and improving internal rules and procedures to prevent the occurrence of such issues, ensuring education on compliance with laws and regulations, and strengthening monitoring by the Internal Audit Department. In addition, by continuing these activities, he is striving to ensure compliance.
- 4. The terms of office of Mr. Mitsuyoshi Shibata and Mr. Takaharu Ando as Outside Director of the Company will be one year at the conclusion of this General Meeting of Shareholders.
- 5. The Company has entered into liability limitation agreements with Mr. Mitsuyoshi Shibata and Mr. Takaharu Ando, in

- accordance with Article 423 Paragraph 1 of the Companies Act to limit their liabilities to the amount stipulated by laws and regulations when they act in good faith without gross negligence. If their reelection is approved, the Company intends to renew the agreements.
- 6. The Company has designated Mr. Mitsuyoshi Shibata and Mr. Takaharu Ando as Independent Directors as specified by the Tokyo Stock Exchange and notified the same Exchange to that effect. If they are re-elected, the Company will designate them as Independent Directors again.
- 7. Mr. Akihiro Ojiro is a new candidate for Director.

## (Reference)

Criteria for Independence of Outside Directors and Outside Audit & Supervisory Board Members

The Company deems Outside Directors and Outside Audit & Supervisory Board Members to be independent when they do not fall under any of the following items.

- (1) A principal shareholder who holds 10% or more of the total number of voting rights of the Company at the end of the fiscal year, or its executive person
- (2) Of the lenders to the Company, a financial institution or other principal creditor that the Company depends upon for funding to the extent that it is not replaceable at the end of the fiscal year, or its executive person
- (3) Of the business partners of the Company, a party which receives the payment of 2% or more of the consolidated operating revenue for the fiscal year from the Company at the end of such fiscal year, or its executive person
- (4) Of the business partners of the Company, a party which pays to the Company at the end of the fiscal year of the party 2% or more of the consolidated operating revenue for such fiscal year, or its executive person
- (5) A person who receives from the Company donations or subsidies of an annual amount exceeding ¥10 million during the fiscal year, or its executive person
- (6) An attorney, certified public accountant, tax accountant, consultant or the like who receives from the Company compensation other than the compensation as Director or Audit & Supervisory Board Member of an annual amount exceeding ¥10 million during the fiscal year
- (7) A person who belongs to an organization, at the end of the fiscal year, such as a corporation (law firm, audit firm, tax accountant firm, consulting firm, etc.) or a union that receives from the Company money or other financial benefits whose amount exceeds 2% of consolidated operating revenue for the fiscal year of such organization
- (8) A person who served as an executive person of the Company or its subsidiaries during the past 10 years
- (9) The "fiscal year" mentioned in Items 1 to 7 falls under a year within the past three years.
- (10) When a person who falls under any of Items 1 to 8 serves in an important position, his/her spouse or relatives within the second degree of kinship

# **Proposal 3:** Determination of the Amounts and the Details of Stock-based Compensation, etc. for Directors

#### 1. Reasons for the proposal and justification for such compensation

The Company proposes a new stock-based compensation plan (hereinafter the "Plan") for Directors of the Company (excluding Outside Directors; hereinafter the same shall apply) and requests approval for its adoption. The Company also proposes delegating the details of the Plan to the Board of Directors within the scope of Section 2 below.

The objective of the Plan is to clarify the link between Directors' compensation and the Company's stock price, and to have the Directors share the interests and risks of fluctuating stock prices with the shareholders, thereby raising the awareness of Directors to contribute to the improvement of business performance over the medium to long term and to an increase in corporate value. Therefore, the Company believes that this compensation plan is appropriate.

In this proposal, the Company proposes that a new stock-based compensation be paid separately from the maximum amount of Directors' compensation (¥400 million per year (including ¥20 million per year for Outside Directors); however, not including the employee salary portion for Directors who serve concurrently as employees), which was approved by the 189th Annual General Meeting of Shareholders held on June 26, 2009 to Directors in office during the approximately five-year period from the conclusion of this General Meeting of Shareholders to the conclusion of the 204th Annual General Meeting of Shareholders to be held in June 2024 (the "Target Period" and each period from the conclusion of the Annual General Meeting of Shareholders to the conclusion of the Annual General Meeting of Shareholders held in the following year shall be referred to as "Target Term of Office").

If Proposal 2, "Election of Ten (10) Directors," is approved as originally proposed, the number of Directors eligible under the Plan will be eight (8).

\* If this proposal is approved as originally proposed, the Company intends to introduce a similar stock-based compensation plan for Executive Officers of the Company (excluding Executive Officers who serve concurrently as Directors).

## 2. Amounts and details of compensation, etc. under the Plan

## (1) Outline of the Plan

The Plan is a stock-based compensation plan, under which a trust that the Company will establish by contributing money (hereinafter the "Trust") will acquire common shares of the Company (hereinafter the "Company Shares"), and the Company Shares will be delivered to each Director through the Trust according to the number of points granted by the Company to each Director.

The Directors shall receive the Company Shares, in principle, at the time of resignation or retirement.

(i)	Persons eligible under the Plan	Directors of the Company
		(excluding Outside Directors)
		The approximately five-year period from the
		conclusion of this Annual General Meeting of
(ii)	Target Period	Shareholders to the conclusion of the 204th
		Annual General Meeting of Shareholders to
		be held in June 2024
	Maximum amount of money to be	
	contributed by the Company as funds to	Total of ¥400 million
(iii)	acquire the Company Shares required to	(Equivalent to ¥80 million per one Target
	deliver to the Directors during the Target	Term of Office)
	Period stated in (ii)	
		The Trust will acquire treasury shares that the
(:)	M. (1 1 C	Company has disposed of, or acquire
(iv)	Method of acquisition	Company Shares from the stock market
		(including off-hours trading).

		24,000 points per one Target Term of Office
(11)	Maximum number of points to be granted	(120,000 points for total Target Terms of
(v)	to Directors, as stated in (i)	Office)
		*1 point = 1 share
(vi)	Standards for the granting of points	Points will be granted according to position,
(vi)	Standards for the granting of points	etc.
(1111)	Timing of the delivery of the Company	In principle, at the time of resignation or
(vii)	Shares to Directors stated in (i)	retirement

## (2) Maximum amount of money to be contributed by the Company

The initial trust period of the Trust shall be approximately five years from August 2019 (planned) to August 2024 (planned), and the Company shall contribute money, as funds to acquire Company Shares required to deliver to the Directors during the trust period under the Plan, in the maximum amount of ¥400 million in the form of compensation for Directors who are in office during the Target Period, and establish a Trust with Directors who satisfy certain requirements as beneficiaries. The Trust shall use the money entrusted by the Company as funds to acquire treasury shares that the Company has disposed of or acquire Company Shares from the stock market (including off-hours trading).

Note: The money that the Company will actually entrust to the Trust shall be the total of the estimated amount of necessary costs such as trust fees and remuneration for trust administrators as well as the funds for the acquisition of the Company Shares as stated above.

By resolution of the Company's Board of Directors, the Plan may be continued at the expiry of each Target Period by determining an extension period within the period until the conclusion of the Annual General Meeting of Shareholders to be held five years hence and extending the Target Period, and in conjunction, extending the trust period (including cases in which the trust period is substantively extended by transferring the trust assets of the Trust to a trust set up with the same purpose as the Trust established by the Company; hereinafter the same shall apply). In such cases, the Company, during the extended period of the Target Period, shall make additional contribution of money to the Trust of a maximum \maximum \max

Moreover, even in the event that the Target Period is not extended as stated above and the Trust is not continued, if there is a Director who has been granted points but has not resigned or retired at the expiry of the trust period, the trust period may be extended until such a Director resigns or retires and the delivery of the Company Shares has been completed.

- (3) Method of calculating the number of Company Shares to be delivered to Directors and the maximum number thereof
  - (i) Method, etc. for granting points to Directors

Pursuant to the provisions of the Stock Issuance Regulations to be determined by the Board of Directors of the Company, the Company shall grant points to each Director on the grant date, a date in the trust period designated by the Stock Issuance Regulations, in accordance with the Director's position and other factors.

However, the maximum number of points that can be granted to Directors shall be 24,000 points per Target Term of Office.

(ii) Delivery of Company Shares in accordance with the number of points granted

Following the procedures stated in (iii) below, Directors shall receive Company Shares in accordance with the number of points granted as stated in (i) above

One point shall equal one Company Share. However, if there is a factor that makes it reasonable to adjust the number of Company shares to be delivered, for example, if a share split or a share consolidation has been conducted, a reasonable adjustment shall be made in accordance with the

split ratio or consolidation ratio.

## (iii) Delivery of Company Shares to Directors

The Trust shall deliver Company Shares to each Director as stated in (ii) above, if the Director follows the designated procedures for beneficiary determination upon his or her resignation or retirement. However, the Trust may sell a certain percentage of the Company Shares to be delivered and pay the proceeds from the sale, instead of delivering Company Shares, to the Director in order for the Company to collect funds for the payment of taxes such as withholding income taxes, etc. Moreover, in cases such as the death of a Director during the Target Period, the Trust may pay cash, instead of delivering Company Shares, to the Director.

#### (4) Exercising of voting rights

Based on the instructions of the trust administrator who is independent from the Company and the corporate officers of the Company, none of the voting rights associated with Company Shares held by the Trust shall be exercised. This method ensures the neutrality of the management of the Company with regard to the exercise of voting rights associated with the Company Shares within the Trust.

#### (5) Handling of dividends

Dividends paid on the Company Shares held by the Trust shall be received by the Trust, and shall be appropriated for the acquisition price of Company Shares or trust fees for trustees of the Trust.