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(Stock Exchange Code 2412) June 13, 2016

To Shareholders with Voting Rights:

Norio Shiraishi President & COO Benefit One Inc. 3-7-1 Nishi-Shinjuku, Shinjuku-ku Tokyo, Japan

NOTICE OF CONVOCATION OF THE 21ST ANNUAL GENERAL MEETING OF SHAREHOLDERS

Dear Shareholders:

We would like to express our deepest condolences to those who were affected by the 2016 Kumamoto Earthquake.

You are cordially invited to attend the 21st Annual General Meeting of Shareholders of Benefit One 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. Please review the Reference Documents for the General Meeting of Shareholders (described hereinafter), indicate your vote for or against the proposal on the enclosed Voting Rights Exercise Form and return it so that it is received by 6:00 p.m. on Tuesday, June 28, 2016, Japan time.

1. Date and Time: Wednesday, June 29, 2016 at 10:00 a.m. Japan time (reception will open at 9:30

a.m.)

2. Place: Hall on the eighth floor of Pasona Group Headquarter located at

2-6-4 Otemachi, Chiyoda-ku, Tokyo

3. Meeting Agenda:

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

21st Fiscal Year (April 1, 2015 - March 31, 2016) 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 21st Fiscal Year

(April 1, 2015 - March 31, 2016)

Proposals to be resolved:

Proposal 1: Election of Ten (10) Directors

Proposal 2: Election of One (1) Audit & Supervisory Board Member

Proposal 3: Election of One (1) Substitute Audit & Supervisory Board Member Proposal 4: Determination of the Performance-Linked Stock Compensation, etc. for

Directors

4. Other matters regarding the General Meeting of Shareholders

If a shareholder desires to exercise his/her voting rights by proxy, the shareholder may do so by designating a proxy who is also a shareholder of the Company entitled to exercise voting rights. When attending the General Meeting of Shareholders by proxy, please submit a document certifying the authority of proxy and the Voting Rights Exercise Form at the reception.

- 1. When attending the meeting, please submit the enclosed Voting Rights Exercise Form at the reception desk.
- 2. In accordance with laws and regulations as well as Article 14 of the Articles of Incorporation of the Company, Notes to the Consolidated Financial Statements, the Consolidated Statement of Changes in Shareholders' Equity, the Non-consolidated Statement of Changes in Shareholders' Equity, and Notes to the Non-consolidated Financial Statements are posted on the Company's website (http://www.benefit-one.co.jp/) and are therefore not included with this Notice of Convocation. The Consolidated Financial Statements and Non-consolidated Financial Statements included in the Appendix of this Notice of the General Meeting of Shareholders are part of the Consolidated Financial Statements and Non-consolidated Financial Statements audited by the Audit & Supervisory Board Members and the Accounting Auditor in the preparation of the Auditor's Report.
- 3. Should the Appendix and Reference Documents for the General Meeting of Shareholders require revisions, the revised versions will be posted on the Company's website (httpe://www.benefit-one.co.jp/).
- 4. On the day of the meeting, employees will be wearing casual attire ("Cool Biz"). We ask that shareholders attend in casual attire as well.

Reference Documents for the General Meeting of Shareholders

Proposals and References

Proposal 1: Election of Ten (10) Directors

The terms of office of all nine (9) Directors will expire at the conclusion of this General Meeting of Shareholders,

Accordingly, the election of ten (10) Directors is proposed.

The candidates for Directors are as follows.

No.	Name (Date of birth)		Past experience, positions, responsibilities,	Number of shares of the
	(Date of offile)		and significant concurrent positions	Company held
		Feb. 1976	Established Man Power Center Inc. (currently Nambu Enterprise Inc.) Senior Managing Director	
		Apr. 1991	Representative Director, Man Power Center Inc.	
			Representative Director, Temporary Sunrise Inc. (currently Pasona Inc.)	
		Mar. 1996	Director, the Company	
		Apr. 1999	9 President & COO, Pasona Inc. (currently Nambu Enterprise Inc.) 9 Group CEO, Pasona Inc.	
	Yasuyuki Nambu (Jan. 5, 1952) Jun. 200 Aug. 200 Aug. 200	Jun. 2000	•	
			Chairman & Representative Director, the Company	0
1			Chairman & Director, the Company	shares
		Aug. 2001	Director, the Company	Silaies
		Aug. 2004	President & Group CEO, General Manager, Sales and Marketing Headquarters, Pasona Inc.	
		Dec. 2007	Representative Director, Pasona Inc. President & Group CEO, Pasona Group Inc. (current position)	
		Jun. 2010	Chairman & Director, the Company (current position)	
		Aug. 2011		
		Jun. 2012	Outside Director, Nippon Columbia Co., Ltd. (current position)	

Reasons for nomination as a candidate for Director

Yasuyuki Nambu has been involved in overall management for many years, and has a wealth of experience and achievements as a corporate manager. As the Company has judged that such specialized knowledge and know-how can be leveraged for the Company's management, he has been selected as a candidate for Director.

No.	Name (Date of birth)		Past experience, positions, responsibilities, and significant concurrent positions	Number of shares of the Company held
2	Norio Shiraishi (Jan. 23, 1967)	Mar. 1996 Jun. 2000 Jan. 2012 Mar. 2012 May 2012 May 2012 Nov. 2012 Jun. 2013 Oct. 2013 Jan. 2014 May 2014 Aug. 2014 Aug. 2015	Joined Pasona Japan Inc. (currently Randstad K.K.) Established Business Coop Inc. (currently Benefit One Inc.) Director President & COO, the Company Outside Director, J.S.B. Co., Ltd. (current position) Director, Benefit one Solutions Inc. (current position) Director, Benefit one Health care Inc. (current position) Director, Benefit One Shanghai Inc. (current position) Director, Chair of the Board, Benefit One USA, Inc. (current position) President & COO, responsible for Audit Division, Travel Division and Finance Division and General Manager, Sales and Marketing Headquarters, the Company Director, Pasona Group Inc. (current position) Director, Benefit One Asia Pte. Ltd. (current position) Managing Director, Benefit One (Thailand) Co., Ltd. (current position) President Director, PT. BENEFIT ONE INDONESIA (current position) Geschäftsführer, Benefit One Deutschland GmbH (current position) President & COO, responsible for Audit Division, Business Promotion Department, Finance Division, BTM Division, Inbound Division, System Development Division, Service Development Division and Tabe-Time Division, the	Company held
		Apr. 2016	President & COO, responsible for Audit Division, Business Promotion Department, Finance Division, Inbound Division, System Development Division and Tabe-Time Division, the Company (current position)	

Norio Shiraishi founded the Company's business, has served as President & COO of the Company since 2000, and has a wealth of experience and achievements as a corporate manager. As the Company has judged that he is suitable to lead overall business of the Company, he has been selected as a candidate for Director.

No.	Name (Date of birth)		Past experience, positions, responsibilities, and significant concurrent positions	Number of shares of the Company held
			Joined Temporary Center Inc. Executive Officer, General Manager, Central Japan Sales and Marketing Headquarters, Pasona Inc. (previously Temporary Center Inc.)	
		Sep. 200	4 Senior Managing Director, responsible for Staffing Division of Sales and Marketing Division, IT Solution Division and IT System Division, Pasona Inc.	
		Jul. 200	6 Senior Managing Director, General Manager, Sales and Marketing Headquarters, Pasona Inc.	
		Dec. 200	7 Senior Managing Director, responsible for Administration Division, Compliance Department, Legal Affairs Department and Internal Control Department, Pasona Group Inc.	
		Jun. 201	0 Vice President & Director, the Company	
		Aug. 201	O Director, Pasona Group, Inc.	
3	Masako Suzuki (Feb. 4, 1954)		O Vice President & Director, responsible for Human Resources Division, Administration Division, Legal Affairs & Compliance Department and System Development Division, the Company	2,400 shares
		Mar. 201	2 Director, Benefit one Solutions Inc. (current position)	
			2 Audit & Supervisory Board Member, Benefit one Health care Inc.	
		Jun. 201	2 Director, Benefit One Shanghai Inc. (current position)	
			2 Director Secretary, Benefit One USA, Inc. (current position)	
		Oct. 201	3 Director, Benefit One Asia Pte. Ltd. (current position)	
		Jun. 201	5 Geschäftsführer, Benefit One Deutschland GmbH (current position)	
		Jan. 201	6 Vice President & Director, responsible for Human	
			Resources Division, Administration Division and Legal	
			Affairs & Compliance Department, the Company (current	
			position)	
		Jan. 201	6 President & COO, Benefit one Health care Inc. (current	
			position)	

Aside from the sales section, Masako Suzuki has been involved in the IT section and the administration section, and has a wealth of experience and achievements in corporate operations as a manager. As the Company has judged that she is suitable to appropriately execute various management decisions and decision-making based on such knowledge and ability, she has been selected as a candidate for Director.

No.	Name (Date of birth)		Past experience, positions, responsibilities, and significant concurrent positions	Number of shares of the Company held
4	Kenji Ozaki (Aug. 31, 1972)	Sep. 2006 Jul. 2007 Mar. 2008 Apr. 2012 Oct. 2012 Apr. 2013 Jun. 2015	Joined Pasona Inc. (currently Nambu Enterprise Inc.) Joined Pasona Tech, Inc. General Manager, Corporate Planning Department Executive Officer, General Manager, Corporate Planning Department, Pasona Tech, Inc. Director, Pasona Tech Consulting (Dalian) Co., Ltd. Executive Officer, responsible for Corporate Planning, Administration, Business, IT and CS, General Manager, Corporate Planning Department, Pasona Tech, Inc. Director, ARGO Co., Ltd. (currently Pasona Tech Systems, Inc.) Executive Officer, responsible for Administration and Business Strategy Headquarters, General Manager, Business Strategy Headquarters, Pasona Tech, Inc. Director, responsible for Finance and Accounting Division, General Manager, Corporate Planning Department, the Company (current position) Audit & Supervisory Board Member, Benefit one Health care Inc. (current position)	0 shares

Kenji Ozaki has been responsible for corporate planning operations in the administration section for many years, and is well-versed in corporate finance and accounting strategy. Currently, he supervises finance and accounting strategy of the overall Group by utilizing this wealth of experience and achievements. As the Company has judged that he is suitable to appropriately execute various management decisions and decision-making based on such knowledge and ability, he has been selected as a candidate for Director.

		Apr. 1	992	Joined Temporary Center Inc. (currently Nambu Enterprise	
				Inc.)	
		Apr. 2	2002	General Manager, Cafeteria Plan Division, the Company	
		Aug. 2	2005	Executive Officer, General Manager, Customer Center	
				Division, the Company	
		Jun. 2	2006	Director, General Manager, Customer Center Division, the	
	Yoichi Miyagawa			Company	200,000
5	(Oct. 21, 1968)	Apr. 2	2007	Director, General Manager, Finance Division, the Company	200,000
	*	Jun. 2	2010	Managing Executive Officer, General Manager, Healthcare	shares
				Division, the Company	
		Apr. 2	2011	Managing Executive Officer, General Manager, Human	
				Resources Division, the Company	
		Apr. 2	2014	Senior General Manager, Chunghwa Benefit One Co., Ltd.	
		Jan. 2	2016	Managing Executive Officer, General Manager, BTM	
				Division, the Company (current position)	

Reasons for nomination as a candidate for Director

Yoichi Miyagawa has been engaged in business as a founding member of the Company, and aside from the sales section, also has long involvement in various business operations of the Company, and in recent years, has been producing results in responsibility for overseas businesses through utilizing this experience and knowledge. As the Company has judged that he is suitable to appropriately execute various management decisions and decision-making based on such knowledge and ability, he has been selected as a candidate for Director.

No.	Name (Date of birth)			Past experience, positions, responsibilities, and significant concurrent positions	Number of shares of the Company held
		Apr.	1984	Joined Saitama Bank, Limited (currently Resona Bank, Limited, Saitama Resona Bank, Limited)	Company neid
		Jun.	1989		
6		Sep.	2006	Inc.) Managing Director, responsible for Legal Department, Affiliated Company Department and International Business Department, General Manager, Corporate Planning Department, Pasona Inc. Managing Director, responsible for CMO Department and International Business Department, General Manager,	
	Hirotaka Wakamoto (Nov. 2, 1960)	Dec.	2007	Managing Director, responsible for CMO Department and	0 shares
		Jun.	2010	Director, the Company (current position)	
		Jul.	2012	and significant concurrent positions Joined Saitama Bank, Limited (currently Resona Bank, Limited, Saitama Resona Bank, Limited) Joined Temporary Center Inc. (currently Nambu Enterprise Inc.) Managing Director, responsible for Legal Department, Affiliated Company Department and International Business Department, General Manager, Corporate Planning Department, Pasona Inc. Managing Director, responsible for CMO Department and International Business Department, General Manager,	
				Planning Division, Pasona Group Inc.	
		Jun.	2015		
			1 . 0	\	

Hirotaka Wakamoto has a wealth of experience and knowledge regarding corporate planning, and as the Company has judged that such specialized knowledge and know-how fostered from experience as a corporate officer can be

leveraged for the Company's management, he has been selected as a candidate for Director.

		Apr. 19	Joined Temporary Center Inc. (currently Nambu Enterprise	
			Inc.)	
		Aug. 20	O2 General Manager, Public Relations Division, Pasona Inc.	
		Sep. 20	D5 Executive Officer, General Manager, Investor Relations	
			Department, Pasona Inc.	
		Dec. 20	27 Executive Officer, General Manager, Investor Relations	
			Department, Pasona Group, Inc.	
		Sep. 20	Managing Executive Officer, General Manager, Investor	
	Yuko Nakase		Relations Department, Pasona Group, Inc.	100
7	(Oct. 31, 1969)	Jun. 20	10 Director, the Company (current position)	shares
	(Oct. 31, 1969)	Aug. 20	10 Managing Director, responsible for Finance and Accounting	Silaics
			Division and Investor Relations Department, Pasona Group	
			Inc.	
			Managing Director, General Manager, Finance and	
			Accounting Headquarters, Pasona Inc.	
		Aug. 20	11 Managing Director & CFO, Pasona Inc. (current position)	
		Jun. 20	15 Managing Director & CFO, General Manager, Finance and	
			Accounting Headquarters, Pasona Group Inc. (current	
لــِــا			position)	

Reasons for nomination as a candidate for Director

Yuko Nakase has a wealth of experience and knowledge regarding finance and public relations strategy, and as the Company has judged that such specialized knowledge and know-how fostered from experience as a corporate officer can be leveraged for the Company's management, she has been selected as a candidate for Director.

No. Name (Date of birth) Past experience, positions, responsibilities, and significant concurrent positions	shares of the
and significant concurrent positions	
	Company held
Apr. 1983 Joined The Ministry of Finance	
Jul. 1995 Head, Budget Bureau, The Ministry of Finance	
Jul. 1997 Went on loan to The World Bank	
Jul. 2009 General Manager, Co-ordination Division, Comn	nissioner's
Secretariat, National Tax Agency	
Feb. 2010 Executive Officer, responsible for Special missio	ns, Pasona
Group Inc.	
Jun. 2010 Director, the Company (current position)	
Akira Kamitomai Aug. 2010 Managing Executive Officer, responsible for Spe	cial 0
8 (Dec. 19, 1959) missions, Pasona Group Inc.	shares
Aug. 2013 Managing Director, responsible for Public strateg	gy and
Special missions, Pasona Group Inc.	
Aug. 2014 Managing Director, responsible for Human Incub	oation
Institute and Special missions, Pasona Group Inc	
Jun. 2015 Managing Director, General Manager, Corporate	
Governance Headquarters, Pasona Group Inc. (cu	
position)	
Outside Director, Kawakin Holdings Co., Ltd. (c	urrent
position)	

Akira Kamitomai has a wealth of experience and knowledge regarding sales strategies targeting the finance front and public markets, and as the Company has judged that such specialized knowledge and know-how fostered from experience as a corporate officer can be leveraged for the Company's management, he has been selected as a candidate for Director.

		Apr. 19	75 Joined the Ministry of Home Affairs	
		Dec. 19	3 Deputy Governor, Hiroshima Prefecture	
		Jul. 19	·	
			Affairs	
		Jan. 20	1 Director, Administration Improvement Division, Local	
			Administration Bureau, the Ministry of Internal Affairs and	
	Nahuyagu Vuha		Communications	
9	Nobuyasu Kubo	Jul. 20	7 Director-General, Local Public Finance Bureau, the Ministry	0 shares
	(May. 21, 1952)		of Internal Affairs and Communications	
		Jul. 20	0 Commissioner of the Fire and Disaster Management	
			Agency, the Ministry of Internal Affairs and	
			Communications	
		Apr. 20	4 Director, Local Authorities Satellite Communications	
		•	Organization (current position)	
		Jun. 20	4 Director, the Company (current position)	

Reasons for nomination as a candidate for Outside Director

As Nobuyasu Kubo has a wealth of experience and wide-ranging knowledge from achievements in serving in governmental agencies for many years, the Company has judged that he can appropriately execute the duties of Outside Director, and therefore has been selected as a candidate for Outside Director.

No.	Name (Date of birth)		Past experience, positions, responsibilities, and significant concurrent positions	Number of shares of the Company held
10	Yuji Momosaki (Dec. 18, 1950)	Jul. 1991 Jul. 1998 Feb. 2004 Mar. 2008 Jan. 2012 Jan. 2015	Registered as Certified Public Accountant Partner, Tohmatsu & Co. (currently Deloitte Touche Tohmatsu LLC) Representative Partner, Tohmatsu & Co. Management Committee Member, Tokyo Office, Tohmatsu & Co. General Manager, Operations Management Division, Deloitte Touche Tohmatsu CIO, Deloitte Tohmatsu Group Representative, Momosaki Yuji CPA Office (current position) Director, the Company (current position) Outside Audit & Supervisory Board Member, OBAYASHI ROAD CORPORATION (current position) Outside Audit & Supervisory Board Member, OSJB Holdings Corporation (current position)	0 shares

As Yuji Momosaki has specialized knowledge and know-how fostered as a certified public accountant for many years, the Company has judged that he can appropriately execute the duties of Outside Director, and therefore has been selected as a candidate for Outside Director.

(Notes)

- 1. * indicates a new candidate for Director.
- 2. There are no conflicts of interest between each candidate and the Company
- 3. The "Past experience, positions, responsibilities, and significant concurrent positions" of Yasuyuki Nambu, Masako Suzuki, Kenji Ozaki, Hirotaka Wakamoto, Yuko Nakase, and Akira Kamitomai include positions and responsibilities as business executors either at present or within the past five years at the Company's parent company, Pasona Group Inc. and at its subsidiaries Pasona Inc., Pasona Tech, Inc., and Pasona Tech Systems, Inc.
- 4. Nobuyasu Kubo and Yuji Momosaki are candidates for Outside Director.
- 5. The Company has registered Nobuyasu Kubo and Yuji Momosaki as Independent Directors with the Tokyo Stock Exchange, Inc. Upon approval of their reappointment, the Company plans to retain them as Independent Directors.
- 6. The term of office of Nobuyasu Kubo as an Outside Director of the Company will be two years as of the conclusion of this Annual General Meeting of Shareholders.
- 7. The term of office of Yuji Momosaki as an Outside Director of the Company will be one year as of the conclusion of this Annual General Meeting of Shareholders.
- 8. Liability limitation agreement with Directors
 - The Company has entered into a liability limitation agreement with Yasuyuki Nambu, Hirotaka Wakamoto, Yuko Nakase, Akira Kamitomai, Nobuyasu Kubo and Yuji Momosaki to limit the amount of their liability as stipulated in Article 427, Paragraph 1 of the Companies Act, in accordance with laws and regulations. Upon approval of their reappointment, the Company will maintain the above liability limitation agreements with them. The overview of the agreement is as follows:
 - If a Director (excluding Executive Directors, etc.) is held liable for damages caused to the Company due to negligence of duties, the Director will be responsible for such liability within the limit of the higher of 3.60 million yen or the minimum liability amount stipulated in Article 425, Paragraph 1 of the Companies Act.
 - The aforementioned liability limitation shall be applied only in cases where the Director (excluding Executive Directors, etc.) performed his/her duties, which caused the liability, in good faith and without gross negligence.

Proposal 2: Election of One (1) Audit & Supervisory Board Member

The term of office of Audit & Supervisory Member Tomonori Fujiike will expire at the conclusion of this year's Annual General Meeting of Shareholders. Accordingly, the election of one (1) Audit & Supervisory Board Member is proposed.

The Audit & Supervisory Board has previously given its approval to this proposal.

The candidate for Audit & Supervisory Member is as follows:

Name (Date of birth)			Past experience, positions and significant concurrent positions	Number of shares of the Company held
	Oct.	1997	Passed the bar examination	
	Apr. 2000 Joined Yutaka Hori Law Office (currently Hori &	Joined Yutaka Hori Law Office (currently Hori &		
			Partners) (registered with the Dai-Ichi Tokyo Bar Association)	
Tomomomi Entitles	Oct.	2005	Joined Ashurst London	
Tomonori Fujiike	Feb.	2006	Returned to Yutaka Hori Law Office (currently Hori &	0 shares
(Sep. 18, 1907)	Sep. 18, 1967)	Partners) (current position)		
		2012	Outside Audit & Supervisory Board Member, Edia Co.,	
			Ltd. (current position)	
	Jun.	2012	Audit & Supervisory Board Member, the Company	
			(current position)	

Reasons for nomination as a candidate for Outside Audit & Supervisory Board Member

As the Company expects Tomonori Fujiike to utilize his experiences, etc., fostered as an attorney in strengthening the audit system of the Company, and audit the management of the Company from an objective standpoint, he has been selected as a candidate for Outside Audit & Supervisory Board Member.

(Notes)

- 1. There are no conflicts of interest between the candidate for Audit & Supervisory Board Member and the Company.
- 2. Tomonori Fujiike is a candidate for Outside Audit & Supervisory Board Member.
- 3. Although Tomonori Fujiike has never been involved in corporate management except as an outside officer, the Company has determined that he is capable of executing his duties as an Outside Audit & Supervisory Board Member as explained above in the "Reasons for nomination as a candidate for Audit & Supervisory Board Member."
- 4. The term of office of Tomonori Fujiike as an Outside Audit & Supervisory Board Member of the Company will be four years as of the conclusion of this Annual General Meeting of Shareholders.
- 5. The Company has registered Tomonori Fujiike as an Independent Auditor with the Tokyo Stock Exchange, Inc. Upon approval of his reappointment, the Company plans to retain him as Independent Auditor.
- 6. Liability limitation agreement with Audit & Supervisory Board Members
 - The Company has entered into a liability limitation agreement with Tomonori Fujiike to limit the amount of his liability as stipulated in Article 427, Paragraph 1 of the Companies Act, in accordance with laws and regulations. Upon approval of his reappointment, the Company will maintain the above liability limitation agreement with him. The overview of the agreement is as follows:
 - If an Audit & Supervisory Board Member is held liable for damages caused to the Company due to negligence of duties, the Audit & Supervisory Board Member will be responsible for such liability within the limit of the higher of a 3.60 million yen or the minimum liability amount stipulated in Article 425, Paragraph 1 of the Companies Act.
 - The aforementioned liability limitation shall be applied only in cases where the Audit & Supervisory Board Member performed his/her duties, which caused the liability, in good faith and without gross negligence.

Proposal 3: Election of One (1) Substitute Audi & Supervisory Board Member

The election of Kazufumi Nomura, a Substitute Audit & Supervisory Board Member, elected at the 20th Annual General Meeting of Shareholders held in June 26, 2015 will lapse at this General Meeting of Shareholders. Accordingly, the Company requests that Kazufumi Nomura be elected as a Substitute Audit & Supervisory Board Member, in order to be prepared in the event that the Company lacks the number of Audit & Supervisory Board Members as required by laws and regulations.

This resolution may be cancelled up until the time the elected Substitute Audit & Supervisory Board Member assumes office, by a resolution of the Board of Directors, subject to the approval of the Audit & Supervisory Board. Further, this resolution will only be effective until the next Annual General Meeting of Shareholders.

The Audit & Supervisory Board has given approval to this Proposal.

The candidate for a Substitute Audit & Supervisory Board Member is as follows.

Name			Doct aypariance negitions	Number of
(Date of birth)			Past experience, positions	shares of the
(Date of offili)			and significant concurrent positions	Company held
	Apr.	1977	Joined Manpower center Inc. (currently Nambu Enterprise Inc.)	
	Nov.	1982	General Manager, Otemachi Branch, Manpower center Inc.	
	Jan. 1985 General Manager, Tokyo sales department, Tokyo N Office, Manpower center Inc.	General Manager, Tokyo sales department, Tokyo Main Office, Manpower center Inc.		
		Director, Manpower center Inc.		
	Sep.	1999	Managing Director, General Manager of East Japan Sales	
Kazufumi Nomura	•		& Marketing Division, Manpower center Inc.	O alhamaa
(Mar. 15, 1955)	Jun.	2000	Managing Executive Officer, General Manager of Kanto Sales & Marketing Division, Pasona Inc.	0 shares
	Jun.	2001	President & COO, NS Personnel Service Co., Ltd.	
			(currently Pasona Inc.)	
	Apr.	2010	Chairman & Representative Director, NS Personnel	
	_		Service Co., Ltd.	
	May	2013	Senior Adviser, Pasona Inc.	
	Aug.	2013	Audit & Supervisory Board Member, Pasona Inc. (current position)	

Reasons for nomination as a candidate for Substitute Outside Audit & Supervisory Board Member
As the Company expects Kazufumi Nomura to utilize his wealth of experience, etc., in strengthening the audit
system of the Company, and audit the management of the Company from an objective standpoint, he has been
selected as a candidate for Substitute Outside Audit & Supervisory Board Member.

(Notes)

- 1. There are no conflicts of interest between the candidate for Audit & Supervisory Board Member and the Company.
- 2. The "Past experience, positions, responsibilities, and significant concurrent positions" of Kazufumi Nomura includes positions and responsibilities as a business executor either at present or within the past five years at Pasona Inc., a subsidiary of the parent company of the Company.
- 3. Kazufumi Nomura is a candidate for Substitute Outside Audit & Supervisory Board Member.
- 4. Liability limitation agreement with Audit & Supervisory Board Members
 - If Kazufumi Nomura assumes office as an Outside Audit & Supervisory Board Member, the Company will enter into a liability limitation agreement with him to limit the amount of his liability as stipulated in Article 427, Paragraph 1 of the Companies Act, in accordance with laws and regulations. The overview of the agreement is as follows:
 - If an Audit & Supervisory Board Member is held liable for damages caused to the Company due to negligence of duties, the Audit & Supervisory Board Member will be responsible for such liability within the limit of the higher of 3.60 million yen or the minimum liability amount stipulated in Article 425, Paragraph 1 of the Companies Act.
 - The aforementioned liability limitation shall be applied only in cases where the Audit & Supervisory Board Member performed his/her duties, which caused the liability, in good faith and without gross negligence.

Proposal 4: Determination of the Performance-Linked Stock Compensation, etc. for Directors

1. Reasons for proposal and appropriateness of compensation, etc.

In this Proposal 4, the Company seeks to introduce a Performance-Linked Stock Compensation Plan "Board Benefit Trust" (hereinafter referred to as the "Plan") that purports to clearly link Directors' compensation to the Company's results of operations and its share value, and thereby increase the Directors' motivation to make contributions to increase the Company's mid-term and long-term performance and corporate value. The Company deems that the introduction of this Plan is appropriate.

Regarding the amount and details of compensation, etc., for Directors under the Plan, the Company would like to provide new stock compensation to the Company's Directors (only those who are Executive Directors; hereinafter the same shall apply in this Proposal 4) apart from the amount of compensation etc., for Directors (not more than 200 million yen per year. This does not include portions payable corresponding to the roles of employees) that was approved at the Annual General Meeting of Shareholders on June 29, 2010. The Company proposes that details of the Plan be determined by the Board of Directors within the framework outlined in 2. below.

Currently, there are three Directors who are subject to the Plan, and if Proposal 1 is approved, there will be four Directors who will be subject to the Plan.

2. Amount and details of compensation, etc. under the Plan

(1) Outline of the Plan

The Plan is a performance-linked stock compensation plan under which the Company's shares will be acquired through a trust using money contributed by the Company as the source and the Company's shares and the money equivalent to the market value of the Company's shares (the "Company Stock, etc.") will be delivered to Directors through a trust in accordance with the Officer Stock Benefit Regulations established by the Company's Board of Directors. Directors will receive the Company Stock, etc., in principle, upon their retirement from office.

In September 2004, the Company discontinued the system of retirement benefits for Directors without undertaking related termination payments. Therefore, we have no compensation systems for Directors' retirement at present. With the introduction of the Plan, the compensation structure for Directors will shift to performance-linked compensation which is comprised of fixed compensation and variable compensation, and also partly consists of stock compensation.

(2) Maximum amount of money the Company will contribute to the Trust and method of acquisition of the Company's shares

The Company introduces the Plan to cover the three fiscal years from the fiscal year ending March 31, 2017 to that ending March 31, 2019 (hereinafter, the covered three-fiscal-year period and the subsequent three-fiscal-year period that starts following the aforementioned three-fiscal-year period each shall be referred to as the "Applicable Period"), and for each following Applicable Period. The Company will contribute 200 million yen as the upper limit for the source of funds to acquire the Company's shares with regard to the initial Applicable Period to ensure the delivery of such shares to the Directors under the Plan and establish a money trust (hereinafter referred to as the "Trust") in which Directors who meet the beneficiary requirements shall be beneficiaries.

Further, after the initial Applicable Period, the Company will make additional contributions to the Trust every Applicable Period, with 200 million yen as the upper limit for each Applicable Period, until the Plan ends. Provided, however, that in cases where such additional contribution is made and the Company's shares (excluding any undelivered portion of the Company's shares corresponding to the number of points granted to Directors, etc.) and moneys (hereinafter referred to as the "Remaining Share") remain within the trust assets on the last day of the Applicable Period immediately preceding the Applicable Period in which the relevant additional contributions will be made, the total amounts of the Remaining Shares (for the Company's shares, the amount of the Remaining Shares shall be the book value thereof as of the last day of the preceding Applicable Period) and the additional contribution to the Trust should be in the range of the maximum amount which is approved at this General Meeting of Shareholders.

For reference, the Trust will acquire 68,728 shares using funds (up to 200 million yen) contributed by the Company to deliver shares to Directors for the initial Applicable Period, assuming the closing price of 2,910 yen as of May 23, 2016.

The Trust will acquire the Company's shares through the stock markets or disposal of treasury stock.

(3) Details of the Company's shares to be delivered to Directors

In each fiscal year, the Company will award points to each Director, which will be calculated based on base points awarded according to his/her duties, responsibilities, etc., and in consideration of the degree of achievement of the consolidated earnings target.

One point awarded to Directors, as described in (4) below, equates to one share of the Company's common stock on the granting of Company Stock, etc. (Note that when the number of shares changes after this proposal is approved due to stock split, gratis allotment or reserve stock split, the Company shall reasonably adjust the exchange ratio, reflecting the change.)

(4) Time of delivery to Directors

If a Director who has retired from office meets the beneficiary requirements prescribed in the Officer Stock Benefit Regulations, he/she will be able to receive the Company's shares from the Trust after his/her retirement in proportion to the number of accumulated points awarded until his/her retirement as Director, by taking the prescribed procedures to confirm the beneficiary. Provided, however, that if a Director meets certain requirements set under the Officer Stock Benefit Regulations, as for a certain percentage of the Company's shares which are supposed to be delivered, the Company may pay him/her money equivalent to the market value of such shares, instead of delivering them.

Please note that the Trust may sell the Company's shares to pay such money.

(Reference) For the details of the Plan, please refer to the following "Notice Regarding the Introduction of Performance-linked Stock Compensation Plan" disclosed on May 24, 2016.

[Reference] Disclosed by the Company on May 24, 2016

Notice Regarding the Introduction of Performance-linked Stock Compensation Plan

1. Background and Objective of Introduction of the Plan

The Board of Directors of the Company resolved to introduce the Plan provided that the Proposal is approved by shareholders at the General Meeting of Shareholders, and to propose the Plan at the General Meeting of Shareholders. The Plan aims to clearly link Directors' compensation to the Company's results of operations and its share value, and thereby increase the Directors' motivation to make contributions to increase the Company's mid- and long-term performance and corporate value.

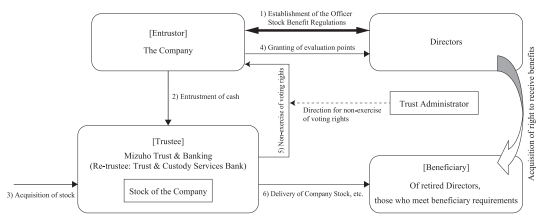
2. Overview of the Plan

(1) Outline of the Plan

The Plan is a performance-linked stock compensation plan under which the Company's shares will be acquired through a trust using money contributed by the Company as the source and the Company's shares and the money equivalent to the market value of the Company's shares (the "Company Stock, etc.") will be delivered to Directors (only those who are Executive Directors; the same applies hereinafter) through a trust in accordance with the Officer Stock Benefit Regulations established by the Company's Board of Directors. Directors will receive the Company Stock, etc., in principle, upon their retirement from office.

In September 2004, the Company discontinued the system of retirement benefits for Directors without undertaking related termination payments. Therefore, we have no compensation systems for Directors' retirement at present. With the introduction of the Plan, compensation structure for Directors will shift to performance-linked compensation which is comprised of fixed compensation and variable compensation, and also partly consists of stock compensation.

<Structure of the Plan>



- 1) The Company obtains approval for the Plan at this General Meeting of Shareholders. The Officer Stock Benefit Regulations shall be established within the framework of the approval at the Meeting.
- 2) The Company entrusts funds in the range of the amount approved at this General Meeting of Shareholders as outlined in 1) above. (The trust established under the monetary trust is hereinafter referred to as the "Trust").
- 3) The Trust uses the funded amount as outlined in 2) above to acquire the Company's shares through the stock markets or disposals of treasury stock.
- 4) The Company awards points to Directors based on the Officer Stock Benefit Regulations.
- 5) Voting rights for the Company's shares held by the Trust account will not be exercised based on direction from the trust administrator, who is independent from the Company.
- 6) The Trust grants the Company's shares to retired Directors who also meet the beneficiary requirements set under the Officer Stock Benefit Regulations (the "Beneficiaries") based on the number of points they have been granted. If a Director meets certain requirements set under the Officer Stock Benefit Regulations, the Company will pay, to a certain percentage of the points awarded, him/her money equivalent to the market value of such shares.

(2) Individuals subject to the Plan Executive Directors of the Company

(3) Period of the Trust

The period from August 2016 (planned) until the end of the Trust. (The Trust shall continue without determining a specific timeline as long as the Plan exists. The Plan shall be terminated when the Company's stock is delisted or the Officer Stock Benefit Regulations are abolished, etc.)

(4) Amount of trust money and number of shares to be acquired

The Company will introduce the Plan, subject to the approval of the shareholders, to cover the three fiscal years from the fiscal year ending March 31, 2017 to that ending March 31, 2019 (hereinafter, the covered three-fiscal-year period and the subsequent three-fiscal year period that starts following the aforementioned three-fiscal-year period each shall be referred to as an "Applicable Period"), and for each following Applicable Period. The Company will contribute 200 million yen as the upper limit for the source of funds to acquire the Company's shares with regard to the initial Applicable Period to ensure the delivery of such shares to the Directors under the Plan.

Further, after the initial Applicable Period, the Company will make additional contributions to the Trust every Applicable Period, with 200 million yen as the upper limit for each Applicable Period, until the Plan ends. Provided, however, that in cases where such additional contribution is made and the Company's shares (excluding any undelivered portion of the Company's shares corresponding to the number of points granted to Directors, etc.) and moneys (hereinafter referred to as the "Remaining Share") remain within the trust assets on the last day of the Applicable Period immediately preceding the Applicable Period in which the relevant additional contributions will be made, the total amounts of the Remaining Shares (For the Company shares, this amount of the Remaining Shares shall be the book value thereof as of the last day of the preceding Applicable Period.) and the additional contribution to the Trust should be within the range of maximum amount which is approved at this Meeting.

For reference, the Trust will acquire 68,728 shares using funds (up to 200 million yen) contributed by the Company to deliver shares to Directors for the initial Applicable Period, assuming the closing price of 2,910 yen as of May 23, 2016.

(5) Method of acquiring the Company's shares by the Trust

The Trust will acquire the Company's shares through the stock markets or disposal of treasury stock.

(6) Calculation method of the Company's shares to be granted to Directors

In each fiscal year, the Company will award points to each Director, which will be calculated based on base points awarded according to his/her duties, responsibilities, etc., and in consideration of the degree of achievement of the consolidated earnings target.

One point awarded to Directors, as described in (7) below, equates to one share of the Company's common stock on the granting of shares. (Note that when the number of shares changes after this proposal is approved due to stock split, gratis allotment or reserve stock split, the Company shall reasonably adjust the exchange ratio, reflecting the change.)

(7) Time of delivery to Directors

If a Director who has retired from office meets the beneficiary requirements prescribed in the Officer Stock Benefit Regulations, he/she may receive the Company's shares from the Trust after his/her retirement in proportion to the number of accumulated points awarded until his/her retirement as Director, by taking the prescribed procedures to confirm the beneficiary. Provided, however, that if a Director meets certain requirements set under the Officer Stock Benefit Regulations, as for a certain percentage of the Company's shares which are supposed to be delivered, the Company may pay him/her money equivalent to the market value of such shares, instead of delivering them.

Please note that the Trust may sell the Company's shares to pay such money.

(8) Exercise of voting rights

Voting rights related to the Company's shares held by the Trust shall not be exercised pursuant to the instructions of the trust administrator. In this way, the Trust will be able to ensure its neutrality in the Company's management.

(9) Dividends

Dividends related to the Company's shares held by the Trust shall be received by the Trust to acquire the

Company's shares or pay for the trustee's compensation, etc. Any remaining dividends upon termination of the Trust will be paid to the then current Directors who meet the beneficiary requirements based on the Officer Stock Benefit Regulations.

(10) Termination of the Trust

The Trust shall be terminated when the Company's stock is delisted or the Officer Stock Benefit Regulations are abolished, etc.

Of the residual assets in the Trust upon its termination, the Company's shares will be entirely acquired by the Company with no charge and be canceled pursuant to the resolution of the Board of Directors; and money excluding the portion paid to Directors as described in (9) above will be received by the Company.

[Overview of the Trust]

- (1) Name of trust: Board Benefit Trust (BBT)
- (2) Entrustor: The Company
- (3) Trustee: Mizuho Trust & Banking Co., Ltd. (Re-trustee: Trust & Custody Services Bank, Ltd.)
- (4) Beneficiaries: Retired Directors who meet the beneficiary requirements based on the Officer Stock Benefit Regulations
- (5) Trust administrator: A third party having no conflicts of interest with the Company
- (6) Type of trust: Trust of money other than money trust (i.e., third-party benefit trust)
- (7) Date of trust agreement: August 2016 (planned)
- (8) Date of trusting money: August 2016 (planned)
- (9) Period of trust: From August 2016 (planned), until the end of the Trust (The Trust shall continue without determining a specific timeline as long as the Plan exists.)