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Securities Code: 8715 June 7, 2019

To our shareholders:

Nobuaki Komori Representative Director **Anicom Holdings, Inc.** 8-17-1, Nishi-Shinjuku, Shinjuku-ku, Tokyo

Notice of the 19th Annual General Meeting of Shareholders

You are cordially invited to attend the 19th Annual General Meeting of Shareholders of Anicom Holdings, Inc. (the "Company"), which will be held as indicated below.

If you are unable to attend the meeting in person, you may exercise your voting rights in writing or via the internet. Please review the attached Reference Documents for General Meeting of Shareholders, and indicate your approval or disapproval of the proposals in the enclosed voting form and then return the form to the Company by postal mail, or exercise your voting rights via the website for exercising voting rights designated by the Company (https://soukai.mizuho-tb.co.jp/), so that your vote is received by 6:00 p.m. on Friday, June 21, 2019 (JST).

| 1. Date and Time: | Monday, June 24, 20 |)19, at 2:00 p.m. (JST) |
|-------------------|---------------------|-------------------------|
|-------------------|---------------------|-------------------------|

2. Venue: BELLESALLE Shinjuku Grand Conference Center 5th floor, Sumitomo Fudosan Shinjuku Grand Tower 8-17-1, Nishi-Shinjuku, Shinjuku-ku, Tokyo

3. Purpose of the Meeting

Matters to be reported:

- 1. The Business Report and the Consolidated Financial Statements for the fiscal year 2018 (from April 1, 2018 to March 31, 2019), and the results of audit of the Consolidated Financial Statements by the Financial Auditor and the Audit & Supervisory Board
- 2. The Non-consolidated Financial Statements for the fiscal year 2018 (from April 1, 2018 to March 31, 2019)

Matters to be resolved:

| Proposal No. 1 | Appropriation of Surplus |
|----------------|---|
| Proposal No. 2 | Partial Amendments to the Articles of Incorporation |
| Proposal No. 3 | Election of Four Directors |
| Proposal No. 4 | Election of One Audit & Supervisory Board Member |
| Proposal No. 5 | Election of One Substitute Director |

- If you attend the meeting in person, you are kindly requested to submit the enclosed voting form at the reception.

- If any changes are made to items in the Reference Documents for General Meeting of Shareholders, Business Report, Non-Consolidated Financial Statements or Consolidated Financial Statements, such changes will be posted immediately on the Company's website (http://www.anicom.co.jp/).

Reference Documents for General Meeting of Shareholders

Proposal No. 1 Appropriation of Surplus

The Company recognizes the return of profit to its shareholders as a key management priority and makes it a basic policy to pay ongoing and stable dividends from a medium to long-term perspective while taking into account financial soundness and capital efficiency. As a result of a verification based on these factors, the Company proposes to pay a year-end dividend for the fiscal year as follows:

- (1) Type of dividend property To be paid in cash.
- (2) Allotment of dividend property and their aggregate amount ¥5 per common share of the Company The total dividends will be ¥101,047,925
- (3) Effective date of dividends of surplus June 25, 2019

Proposal No. 2 Partial Amendments to the Articles of Incorporation

1. Reasons for the proposal

A new article shall be established allowing for deemed provision of the Reference Documents for General Meeting of Shareholders, etc. through disclosure via the internet in accordance with an Ordinance of the Ministry of Justice in light of the spread of the internet, and as a result, the articles following Article 15 in the current Articles of Incorporation shall be renumbered.

2. Details of the amendments

The details of the amendments are as follows.

It should be noted that the amendments to the Articles of Incorporation shall enter into effect upon the conclusion of this general meeting.

| | (Amendments are indicated by underlining.) | |
|--|--|--|
| Current Articles of Incorporation | Proposed Amendments | |
| Article 1. to Article 14. <omitted></omitted> | Article 1. to Article 14. < Unchanged> | |
| | (Internet Disclosure of Reference Documents for General | |
| | Meeting of Shareholders, etc. and Deemed Provision) | |
| <newly established=""></newly> | Article 15. | |
| | The Company can deem that information related to matters that | |
| | should be stated or indicated in the Reference Documents for | |
| | General Meeting of Shareholders, Business Report, Non- | |
| | Consolidated Financial Statements, or Consolidated Financial | |
| | Statements (including the Accounting Audit Report and Audit | |
| | Report related to the Consolidated Financial Statements) when | |
| | convening the General Meeting of Shareholders have been | |
| | provided to shareholders through disclosure using the internet | |
| | in accordance with the provisions of the Ordinance of the | |
| | Ministry of Justice. | |
| Article 15. to Article 50. <omitted></omitted> | Article 16. to Article 51. < Unchanged> | |

Proposal No. 3 Election of Four Directors

The terms of office of all four Directors will expire at the conclusion of this annual general meeting of shareholders. In that regard, the Company proposes the election of four Directors.

Furthermore, in regard to the appointment of candidates for Director, from the perspective of ensuring objectivity and transparency, this is deliberated by the Nomination, Compensation, and Governance Committee, which is an advisory committee to the Board of Directors of the Company, mainly comprised of independent outside officers, and is determined by the Board of Directors.

| Candidate No. | Name | Position in the Company | |
|------------------|--------------------|-------------------------|---|
| 1 | Nobuaki Komori | Representative Director | Reappointment |
| 2 | Toshihiko Fukuyama | Director | Reappointment Outside Independent |
| 3 | Yukihiko Inoue | Director | Reappointment Outside Independent |
| 4 | Ken Shibusawa | _ | New election Outside Independent |

The candidates for Director are as follows:

| Candidate No. | Name (Date of birth) | Career summary, position, and responsibility in the Company | Number of the Company's shares owned | | | |
|------------------|--|---|--|--|--|--|
| 1 | Nobuaki Komori (May 2, 1969) Reappointment Number of years serving as Director 18 years and 11 months | 1992 Joined Tokio Marine & Fire Insurance Co., Ltd. (currently Tokio Marine & Nichido Fire Insurance Co., Ltd.) 2000 Established the Company President and Representative Director 2017 Director of AHB Inc (current position) 2018 Director, Chairman, and Executive Officer of Anicom Insurance, Inc. (current position) 2018 Representative Director of the Company (current position) 2018 Representative Director of the Company (current position) 2018 Representative Director of the Company (current position) Image: Internal Audit Office [Significant concurrent positions outside the Company] Director, Chairman, and Executive Officer of Anicom Insurance, Inc. Director of AHB Inc Director of AHB Inc | 558,500 shares | | | |
| | Reasons for nomination as candi | easons for nomination as candidate for Director | | | | |
| | ~ - | Company's founder and has supervised the management of the Group's overall and driven its business as the | | | | |
| | - | foundation in 2000. The Company proposes his election as Directo | | | | |
| | | and judgment capabilities required for corporate management, in ac | ddition to sufficient | | | |
| | knowledge and experience relate | d to the non-life insurance business. | | | | |

| Candidate No. | Name (Date of birth) | Career summ | ary, position, and responsibility in the Company | Number of the Company's shares owned | |
|------------------|--|-------------|--|--|--|
| | | 1975 | Joined The Bank of Japan | | |
| | | 2002 | Director-General of Administration Department | | |
| | | 2003 | Director-General of Human Resources | | |
| | | | Management Department | | |
| | | 2004 | Director-General of Human Resources and | | |
| | | | Corporate Affairs Department | | |
| | | 2006 | Managing Director of The Shoko Chukin Bank, Ltd. | | |
| | | 2008 | Director of The Center for Financial Industry Information Systems | | |
| | Toshihiko Fukuyama (November 6, 1951) Reappointment Outside Independent Number of years serving in post 2 | 2011 | Representative Director and President of JAPAN SECURITIES AGENTS, LTD. | | |
| | | 2011 | Representative Director and Vice President of | | |
| | | | JBIS Holdings, Inc. | _ | |
| | | 2012 | Chairman of JAPAN SECURITIES AGENTS, | | |
| | | | LTD. (current position) | | |
| 2 | | 2012 | Representative Director and Chairman of Japan | | |
| | _ | | Information Processing Service Co., Ltd. | | |
| | | 2017 | Managing Director of CAPITAL MARKET | | |
| | | | PROMOTION FOUNDATION (current | | |
| | | | position) | | |
| | | 2017 | Outside Director of the Company (current | | |
| | | | position) | | |
| | | | ncurrent positions outside the Company] | | |
| | | | ctor of CAPITAL MARKET PROMOTION | | |
| | | FOUNDATION | | | |
| | | | APAN SECURITIES AGENTS, LTD. | | |
| | Reasons for nomination as candidate for outside Director He has experience gained from his involvement in corporate management as Representative Director and Chairman of | | | | |
| | | | s well as experience gained through key positions | | |
| | | | will fulfill appropriate supervisory functions while | | |
| | | - | or experience, for the management of the Company | - | |
| | - | | as such proposes his reappointment as outside Dire | - | |

| Candidate No. | Name (Date of birth) | Career su | ummary, position, and responsibility in the Company | Number of the Company's shar owned |
|------------------|--|---|---|---|
| | | 1989 | Chief of Chiba Prefectural Police Headquarters | owned |
| | | 1994 | Superintendent General of Metropolitan Police Department | |
| | | 2002 | Director of Tokyo Gas Co., Ltd. | |
| | | 2003 | Chairperson of the Board of Directors of Japan | |
| | T T 1 11 11 T | | Guide Dog Association (current position) | |
| | Yukihiko Inoue | 2006 | Outside Director of ASAHI KOGYOSHA CO., | |
| | (November 4, 1937) Reappointment | | LTD. (current position) | |
| | Outside | 2014 | Outside Director of Don Quijote Holdings Co., | |
| | Independent | | Ltd. (currently Pan Pacific International | |
| | 1 | | Holdings Corporation) (current position) | |
| 2 | Number of years serving in post | 2018 | Outside Director of the Company (current | |
| 3 | 1 | [Simifian | position) | |
| | | | t concurrent positions outside the Company] n of the Board of Directors of Japan Guide Dog | |
| | | Association | | |
| | | | rector of ASAHI KOGYOSHA CO., LTD. | |
| | | | rector of Pan Pacific International Holdings | |
| | | Corporation | - | |
| | Reasons for nomination as candid | | | |
| | | | e management of the Company, and provide valuable p reappointment as outside Director. Joined Japan Center for International Exchange | 1 |
| | | 1984 1987 | Joined Japan Center for International Exchange Joined First Boston Corporation | |
| | | 1987 | Joined J.P. Morgan Bank | |
| | | 1992 | Joined J.P. Morgan Securities | |
| | | 1994 | Joined Goldman Sachs | |
| | | 1996 | Joined Moore Capital Management, LP. | |
| | V 01 1 | 2001 | Established Shibusawa and Company, Inc., | |
| | Ken Shibusawa | | serving as Representative Director (current | |
| | (March 18, 1961) New election | | position) | |
| | Outside | 2007 | Established Commons Co., Ltd. (currently | |
| | Independent | | Commons Asset Management Inc.) | |
| 4 | _ | 2008 | Representative Director and Chairman of | |
| | | | Commons Asset Management Inc. (current | |
| | | Significan | position) t concurrent positions outside the Company] | |
| | | | tive Director of Shibusawa and Company, Inc. | |
| | | | | |
| | | - | | |
| | | Representa | tive Director and Chairman of Commons Asset | |
| | Reasons for nomination as candid | Representa Manageme | tive Director and Chairman of Commons Asset ant Inc. | |
| | | Representa Manageme late for outsi | tive Director and Chairman of Commons Asset ant Inc. | erience of active |
| | He has abundant international exp engagement with companies in re | Representa Manageme late for outsi perience, ins lation to sec | tive Director and Chairman of Commons Asset ant Inc. de Director ight of ESG investing and SDGs, fostered through expu urities and asset management services at financial insti | tutions for many |
| | He has abundant international exp engagement with companies in re years. The Company expects that | Representa Manageme late for outsi perience, ins lation to sec he will fulfi | tive Director and Chairman of Commons Asset ent Inc. de Director ight of ESG investing and SDGs, fostered through expurities and asset management services at financial insti Il appropriate supervisory functions based on his insigh | tutions for many nt, cultivated |
| | He has abundant international exp engagement with companies in re years. The Company expects that through his prior experience, for t | Representa Manageme late for outsi perience, ins lation to sec he will fulfi the managen | tive Director and Chairman of Commons Asset ent Inc. de Director ight of ESG investing and SDGs, fostered through exp urities and asset management services at financial insti 11 appropriate supervisory functions based on his insigh nent of the Company, and provide valuable proposals a | tutions for many nt, cultivated |
| | He has abundant international exp engagement with companies in re years. The Company expects that through his prior experience, for t Directors, and as such proposes h | Representa Manageme late for outsi perience, ins lation to sec he will fulfi the managen is appointme | tive Director and Chairman of Commons Asset ant Inc. de Director ight of ESG investing and SDGs, fostered through expo urities and asset management services at financial insti Il appropriate supervisory functions based on his insigh nent of the Company, and provide valuable proposals a ent as outside Director. | tutions for many nt, cultivated |
| ites: 1. | He has abundant international exp engagement with companies in re years. The Company expects that through his prior experience, for t Directors, and as such proposes h There is no special interest betwee | Representa Manageme late for outsi perience, ins lation to sec he will fulfi the managem is appointme cen any of th | tive Director and Chairman of Commons Asset ant Inc. de Director ight of ESG investing and SDGs, fostered through expo urities and asset management services at financial insti Il appropriate supervisory functions based on his insigh nent of the Company, and provide valuable proposals a ent as outside Director. le candidates for Director and the Company. | tutions for many nt, cultivated t the Board of |
| tes: 1. 2. | He has abundant international exp engagement with companies in re years. The Company expects that through his prior experience, for t Directors, and as such proposes h There is no special interest betwee Toshihiko Fukuyama, Yukihiko I | Representa Manageme late for outsi perience, ins lation to sec he will fulfi the managen is appointme een any of th fnoue, and K | tive Director and Chairman of Commons Asset ant Inc. de Director ight of ESG investing and SDGs, fostered through expo urities and asset management services at financial insti Il appropriate supervisory functions based on his insigh nent of the Company, and provide valuable proposals a ent as outside Director. | tutions for many nt, cultivated t the Board of the conclusion of |

Yukihiko Inoue has served as outside Director for a period of one year. Ken Shibusawa is a new candidate. If this proposal is approved and adopted and they are elected as outside Directors, the Company plans to submit notification to Tokyo Stock Exchange, Inc. concerning their appointment as independent officers as provided for by the aforementioned exchange.

3. Limited liability agreements with outside Director

Pursuant to the provisions of Article 427, paragraph 1 of the Companies Act, the Company has entered into agreements with Toshihiko Fukuyama and Yukihiko Inoue to limit their liability for damages under Article 423, paragraph 1 of the Companies Act. The maximum amount of liability for damages under this agreement is the minimum liability amount provided for by Article 425, paragraph 1 of the same Act, and if the reappointment of Toshihiko Fukuyama and Yukihiko Inoue is approved, the Company plans to renew the aforementioned agreement with them. If the election of Ken Shibusawa is approved, the Company plans to enter into the same limited liability agreement with him.

Proposal No. 4 Election of One Audit & Supervisory Board Member

The terms of office of Audit & Supervisory Board Member Kuniyuki Suda will expire at the conclusion of this annual general meeting of shareholders. In that regard, the Company proposes the election of one Audit & Supervisory Board Member.

Furthermore, in regard to the appointment of the candidate for Audit & Supervisory Board Member, from the perspective of ensuring objectivity and transparency, this is deliberated by the Nomination, Compensation, and Governance Committee, which is an advisory committee to the Board of Directors of the Company, mainly comprised of independent outside officers, and is determined by the Board of Directors.

In addition, the consent of the Audit & Supervisory Board has been obtained for the submission of this proposal. The candidate for Audit & Supervisory Board Member is as follows:

| Name (Date of birth)Career summary and position in the CompanyNumber of the Company's shares owned1968Joined Tokio Marine & Fire Insurance Co., Ltd. (currently Tokio Marine & Nichido Fire Insurance Co., Ltd.)wned19681968Joined Tokio Marine & Fire Insurance Co., Ltd. (currently Tokio Marine & Nichido Fire Insurance Co., Ltd.)1992Manager of Reserve Funds Operations Department 19961998Director and Delegated Manager of Accounting Department 2000Outside Independent2008Number of years serving in post 42012420152015Audit & Supervisory Board Member of the Company | | 1 2 | | |
|--|---|---|--|------------------|
| Kuniyuki Suda (March 17, 1945) Reappointment Outside IndependentTokio Marine & Nichido Fire Insurance Co., Ltd.)Number of years serving in post 42012Manager of Reserve Funds Operations Department Director and Delegated Manager of Accounting Department Director and Delegated Manager of Accounting Department 2000Number of years serving in post 42012Auditor of NPO Institute of Intelligence Studies (current position) | | | Career summary and position in the Company | Company's shares |
| (current position) [Significant concurrent positions outside the Company] Auditor of NPO Institute of Intelligence Studies | (March 17, 1945) Reappointment Outside Independent | 1992 1996 1998 2000 2008 2012 2015 [Significant co | Tokio Marine & Nichido Fire Insurance Co., Ltd.) Manager of Reserve Funds Operations Department Manager of Accounting Department Director and Delegated Manager of Accounting Department Audit & Supervisory Board Member (Full-Time) of Tokio Marine & Fire Insurance Co., Ltd. Supervisor of Office of Audit Committee of Japan Post Insurance Co., Ltd. Auditor of NPO Institute of Intelligence Studies (current position) Audit & Supervisory Board Member of the Company (current position) oncurrent positions outside the Company] | _ |

Reasons for nomination as candidate for outside Audit & Supervisory Board Member

The Company proposes the election of Kuniyuki Suda as outside Audit & Supervisory Board Member so that his many years of experience and considerable knowledge concerning finance and accounting developed through about 40 years of work at Tokio Marine & Nichido Fire Insurance Co., Ltd.

(Notes) 1. There is no special interest between the candidate for Audit & Supervisory Board Member and the Company.

2. Kuniyuki Suda is a candidate for outside Audit & Supervisory Board Member. The Company has submitted notification to Tokyo Stock Exchange, Inc. concerning his appointment as an independent officer as provided for by the aforementioned exchange. If the reelection of Kuniyuki Suda is approved, the Company plans for his appointment as an independent officer to continue.

3. Limited liability agreements with outside Audit & Supervisory Board Member

Pursuant to the provisions of Article 427, paragraph 1 of the Companies Act, the Company has entered into an agreement with Kuniyuki Suda to limit his liability for damages under Article 423, paragraph 1 of the Companies Act. The maximum amount of liability for damages under this agreement is the minimum liability amount provided for by Article 425, paragraph 1 of the same Act, and if the reappointment of Kuniyuki Suda is approved, the Company plans to renew the aforementioned agreement with him.

Election of One Substitute Director **Proposal No. 5**

As there is planned to be only one inside Director, Nobuaki Komori, the Company requests approval for the election of one substitute Director in preparation for cases where he becomes unavailable.

Furthermore, in regard to the appointment of the candidate for substitute Director, from the perspective of ensuring objectivity and transparency, this is deliberated by the Nomination, Compensation, and Governance Committee, which is an advisory committee to the Board of Directors of the Company, mainly comprised, of independent outside officers, and is determined by the Board of Directors.

| Name (Date of birth) | C | areer summary, position, and responsibility in the Company | Number of the Company's shares owned | |
|------------------------------------|------------------|---|--|--|
| | 2003 | Joined the Financial Services Agency | | |
| | 2010 | Seconded to Tokyo Stock Exchange, Inc. | | |
| | 2013 | Returned to the Financial Services Agency | | |
| | 2016 | Joined the Company | | |
| Tatsuhiko Kamei (April 1, 1981) | 2016 | Director of Celltrust Animal Therapeutics Co., Ltd. (current position) | | |
| | 2016 | Director of the Company | | |
| | 2016 | Director of Anicom Frontier, Inc. | | |
| | 2018 | Managing Executive Officer of the Company (current position) | 1,500 shares | |
| | 2018 | Director of Anicom Specialty Medical Institute, Inc. (current position) | | |
| | (Responsi | (Responsibility) | | |
| | Corporate | Corporate Planning Department, Healthy Lifespan Extension Department | | |
| | [Significat | [Significant concurrent positions outside the Company] | | |
| | Director o | Director of Anicom Specialty Medical Institute, Inc. | | |
| | Director o | f Celltrust Animal Therapeutics Co., Ltd. | | |
| Reasons for nomination as car | ididate for sub- | stitute Director | | |

The candidate for substitute Director is as follows:

The Company proposes his appointment as substitute Director as he has played a central part in the management of the Company as the officer responsible for the Corporate Planning Department after joining the Company, in addition to his specialized knowledge and experience cultivated through his experience working at the Financial Services Agency and the Tokyo Stock Exchange, Inc.

Note: There is no special interest between the candidate and the Company.