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Securities code: 6788

June 10, 2024

Start of electronic access: June 3, 2024

To Shareholders with Voting Rights:

Shinkatsu Morisawa Chairman and CEO **NIHON TRIM CO., LTD.** 1-8-34 Oyodonaka, Kita-ku, Osaka, Japan

NOTICE OF THE 42ND ANNUAL GENERAL MEETING OF SHAREHOLDERS

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

We hereby inform you that the 42nd Annual General Meeting of Shareholders of Nihon Trim Co., Ltd. (the "Company") will be held as described below.

When convening this General Meeting of Shareholders, the Company has taken measures for providing information in electronic format (the "electronic provision measures") and has posted the matters subject to the electronic provision measures on the following website as the "Notice of the 42nd Annual General Meeting of Shareholders," and "Other matters subject to the electronic provision measures (matters for which delivery of documents is omitted)."

Nihon Trim website

https://www.nihon-trim.co.jp/english/ir/convocation/

In addition to this website, information distributed electronically can be viewed on the following website.

Tokyo Stock Exchange website (Tokyo Stock Exchange listed company search service) https://www2.jpx.co.jp/tseHpFront/JJK020010Action.do

After accessing this website, enter either "Nihon Trim" in the company name box or "6788" in the securities code box and click search. Then select "Basic information" and then "Documents for public inspection/PR information."

If you do not attend this meeting, you are able to submit your votes by using the internet or postal mail. Please review the following Reference Documents for the General Meeting of Shareholders in the information distributed electronically. In accordance with the instructions below, you are kindly asked to exercise your voting rights by 6:00 p.m. (the end of the operating hours) on Monday, June 24, 2024, Japan time.

1. Date and Time: Tuesday, June 25, 2024, at 10:00 a.m. Japan time

2. Place: Kin Ballroom (4F), Hilton Osaka Hotel 1-8-8, Umeda, Kita-ku, Osaka, Japan

3. Meeting Agenda:

Matters to be reported: 1. The Business Report, Consolidated Financial Statements, and results of

audits by the Accounting Auditor and the Audit & Supervisory Board of the Consolidated Financial Statements for the Company's 42nd Fiscal Year

(April 1, 2023–March 31, 2024)

2. Non-consolidated Financial Statements for the Company's 42nd Fiscal Year (April 1, 2023–March 31, 2024)

Proposals to be resolved:

Proposal 1: Appropriation of Surplus

Proposal 2: Election of Five (5) Directors

Proposal 3: Election of Three (3) Audit & Supervisory Board Members

Proposal 4: Election of One (1) Substitute Audit & Supervisory Board Member

Proposal 5: Payment of Retirement Bonus to a Retiring Director

When attending the General Meeting of Shareholders, please submit the enclosed Voting Rights Exercise Form at the reception desk.

If you do not indicate your approval or disapproval for the proposals on the Voting Right Exercise Form, the Company will assume that you have voted in favor of the proposal.

The following items are not included in the paper document sent to shareholders who requested the delivery of documents in accordance with law and regulations and Article 17 of the Articles of Incorporation of the Company. Consequently, the paper document will be only part of the documents that are subject to examinations for the preparation of audit reports by the Accounting Auditor and the Audit & Supervisory Board.

- · System to Ensure Operational Adequacy and Status of Operation of the System in the Business Report
- Consolidated Statement of Changes in Equity and Notes to the Consolidated Financial Statements in the Consolidated Financial Statements
- · Non-consolidated Statement of Changes in Equity and Notes to the Non-consolidated Financial Statements in the Non-consolidated Financial Statements

If there are revisions to information provided electronically, the revised information will be posted on the websites used to provide this information.

Reference Documents for the General Meeting of Shareholders

Proposals and References

Proposal 1: Appropriation of Surplus

The Company proposes the following appropriation of surplus.

Matters concerning the year-end dividend

In order to sustainably increase shareholder value, the Company pays progressive dividends while ensuring financial soundness, with a standard DOE (dividend on equity ratio) of 3% in our basic policy on capital policy, as long as there is no significant impact on business performance

Regarding the year-end dividend for the 42nd fiscal year, the Company proposes an ordinary dividend of ¥85 per share (DOE 3.0%).

- (1) Type of dividend assets

 Cash
- (2) Allocation of dividend assets to shareholders and total amount of dividends
 Amount per share of common stock
 Total amount of dividends

 ¥85

 **Yess,323,370
- (3) Effective date of distribution of surplus June 26, 2024

Proposal 2: Election of Five (5) Directors

The terms of office of all the current six (6) Directors will expire at the closing of this Annual General Meeting of Shareholders. Accordingly, to enable a more efficient management system, the Company proposes to reduce the number of Directors by one (1) and to elect five (5) Directors.

The candidates for Directors are as follows.

No.	Name (Date of birth)	Career summary	Number of shares of the Company held	
		June 1982 June 2022	Established the Company President Chairman and CEO (current position)	
1	Shinkatsu Morisawa (October 8, 1944) [Reappointment]	[Reason for nom Mr. Shinkatsu M experience as Pr exercises leaders The Company th capability and ex Group.	1,230,280 shares	
2	Norio Tahara (May 20, 1972) [Reappointment]			12,800 shares

No.	Name (Date of birth)	Career summary a	and current positions & responsibilities at the Company (Significant concurrent positions)	Number of shares of the Company held
		November 1987	Joined the Company	
		June 2003	Director, Nagoya Branch Manager	
		April 2006 April 2007	Director, Supervising DS/HS Division and General Manager of Head Office Sales Department Managing Director, Supervising DS/HS Division	
		April 2008	Managing Director, Supervising DS/HS Division and General Manager of Head Office Sales Department	
		January 2009	Managing Director, Nagoya Branch Manager	
		October 2009	Managing Director, Tokyo Branch Manager	
		April 2011	Managing Director, Nagoya Branch Manager	
		April 2012	Managing Director, Tokyo Branch Manager	
		July 2014	Managing Director, General Manager of Sales	
	Yoshimi Nishitani (December 24, 1958) [Reappointment]	April 2016	Division and Tokyo Branch Manager Managing Director, General Manager of Sales Division and General Manager of Head Office Sales Department	
		April 2017	Managing Director, General Manager of Sales Division	
		April 2018	Managing Director, Deputy General Manager of Sales Division and General Manager of DS Division	
3		April 2019	Managing Director, Deputy General Manager of Sales Division, General Manager of DS Division, and Tokyo Branch Manager	7,900 shares
		April 2022	Managing Director, Deputy General Manager of Sales Division, General Manager of DS Division, and	
		June 2022	General Manager of Head Office Sales Department Managing Director, General Manager of Sales Division, General Manager of DS Division, and	
		March 2023	General Manager of Head Office Sales Department Senior Managing Director, General Manager of Sales Division, General Manager of DS Division, and	
		April 2023	General Manager of Head Office Sales Department Senior Managing Director, General Manager of Sales Division	
		April 2024	Senior Managing Director, General Manager of Sales Division and General Manager of SS Division (current position)	
		[Reason for nomin	nation]	
		Mr. Yoshimi Nishi extensive manage leadership as man requests his election	itani has great achievements in the sales division and ment experience as Director. He still exercises agement of the Company. The Company therefore on as Director to utilize his capability and experience nt of the Company.	

No.	Name (Date of birth)	Career summary and current positions & responsibilities at the Company (Significant concurrent positions)		Number of shares of the Company held
4	Midori Kamei (December 23, 1959) [Reappointment] [Outside]	April 1990 January 2001 August 2002 July 2009 July 2010 July 2011 April 2014 April 2016 June 2016 August 2016 June 2019	Joined the Ministry of Health and Welfare (current Ministry of Health, Labour and Welfare) Counsellor, Organization for Pharmaceutical Safety and Research (OPSR) (current Pharmaceutical and Medical Devices Agency (PMDA)) Head, Health and Safety Office, Employee Welfare Section, Bureau of Remuneration and Employment Environment, National Personnel Authority Director, Blood and Blood Products Division, Pharmaceutical and Food Safety Bureau, Ministry of Health, Labour and Welfare (MHLW) Director, Tuberculosis and Infectious Diseases Control Division, Health Service Bureau, MHLW Manager, Narita Airport Quarantine Station, MHLW Director, Japan Community Health Care Organization Deputy Director, MHLW (in charge of Community Health Care) and Cabinet Official (Attached to Assistant Chief Cabinet Secretary) Resigned from MHLW Professor of Social Medicine, Faculty of Medicine, Saitama Medical University (current position) Outside Director, the Company (current position)	shares
		management, she government admi as well as broad kexpects her to giv general managem sells household more company and to sposition, contribu	nation] dori Kamei has not been directly involved in corporate has extensive experience of long involvement in the nistration in the Ministry of Health, Labour and Welfare mowledge and insight in medical care. The Company e advice from a medical professional's position on the tent of the Company, which primarily manufacturers and nedical devices with an aim at being a global medical trengthen the corporate governance from an independent ting to the enhancement of the corporate value of the pany therefore requests her election as Outside Director.	

No.	Name (Date of birth)	Career summary	Number of shares of the Company held	
		1970-2000	Mitsubishi Heavy Industries, Ltd.	
		1972-1977 1992-2000	Japan Football National Team member (played in 44 International "A" Matches) Director, Japan Football Association	
		2000-2006	Executive Managing Director, Japan Football Association	
		2003-2009	Vice President, Japan Football Village CO, INC.	
		2006-2012	President, Japan Futsal Federation	
	Kuniya Daini	2006-2012	Vice President, Japan Football Association	
		2007-2012	COO, Japan Futsal League (F. League)	
		2012-2016 2012-2016	President, Japan Football Association Member, FIFA Associations Committee	
	(October 12, 1944)	2016-2020	Honorary President, Japan Football Association	
5	[Reappointment] [Outside]	2016-2024	Director, Japan Football Museum	- shares
		2020-	Supreme Advisor, Japan Football Association (current position)	
		2021-	Outside Director, the Company (current position)	
		[Reason for nom	ination]	
		extensive experimanagement of a management of a the general mana company in this highlighted and the from an independent of the company in this company in this highlighted and the from an independent of the company in the company in this highlighted and the company in the com	in has long led the Japan's football world and has ence and broad knowledge and insight as top a public interest incorporated foundation and as corporations. The Company expects him to give advice on agement of the Company that aims to be a global medical age where the sustainable development goals (SDGs) are to put effort into strengthening the corporate governance dent position, contributing to the enhancement of the of the Group. The Company therefore requests his	

Notes: 1. No special interests exist between the candidates and the Company.

- 2. Ms. Midori Kamei and Mr. Kuniya Daini are candidates for Outside Directors. The Company has reported them as Independent Officers to the Tokyo Stock Exchange.
- 3. The term of office of Ms. Midori Kamei as Outside Director of the Company will be five (5) years at the closing of this Annual General Meeting of Shareholders. The term of office of Mr. Kuniya Daini as Outside Director of the Company will be three (3) years at the closing of this Annual General Meeting of Shareholders.
- 4. The Company has entered into an agreement with Ms. Midori Kamei and Mr. Kuniya Daini that compensates for their liability if they are without knowledge and are not grossly negligent in fulfilling the liability provided in Article 423, Paragraph 1 of the Companies Act. The limit of the liability under such agreement is the minimum liability amount stipulated by laws and regulations. If the reappointment of both of the candidates is approved, the Company will continue these liability limitation agreements.
- 5. The Company has entered into a directors and officers liability insurance with an insurance company as stipulated in Article 430-3, Paragraph 1 of the Companies Act, with all Directors to be insured. The insurance will compensate for any legal damage and litigation cost incurred by the insured. When this Proposal is approved and passed, and the candidates assume the office of Director or are reappointed, they will be insured under the insurance contract. The Company intends to renew these insurance contracts within the term of office of the Directors related to this Proposal.

Proposal 3: Election of Three (3) Audit & Supervisory Board Members

The terms of office of all the current three (3) Audit & Supervisory Board Members will expire at the closing of this Annual General Meeting of Shareholders. Therefore, the Company requests the election of three (3) candidates.

The Audit & Supervisory Board has given its prior consent to this Proposal.

The candidates for Audit & Supervisory Board Members are as follows.

No.	Name (Date of birth)			Number of shares of the Company held
		April 1990	Joined Tohmatsu Touche Ross Consulting	
		April 1993	Resigned from Tohmatsu Touche Ross Consulting	
		October 1994	Joined Asahi Audit Corporation (current KPMG AZSA LLC)	
		April 1998	Registered as a Certified Public Accountant	
1	Akihiko Kanzaki (August 29, 1966)	May 2010	Partner in Asahi Audit Corporation (current KPMG AZSA LLC)	– shares
1	[Reappointment]	July 2021	Full-time Audit & Supervisory Board Member of the Company (current position)	– snares
		[Reason for nom	ination]	
		The Company th	zaki has expertise accumulated in audit corporations. erefore requests his election as an Audit & Supervisory o strengthen the audit system of the Company by er and expertise.	
	Yuki Uchiyama (October 31, 1959) [New] [Outside]	April 1983 April 1988	Joined Burroughs Corporation (current BIPROGY Inc.) Moroccan National Tourist Office	
		April 1997 April 2012	Registered at Osaka Bar Association Joined Ohmizu & Partners (later Ohmizu Sogo Law Office) Ohmizu & Partners (Partner)	
		June 2018	TMI Associates Osaka Office (Counsel) (current	
		June 2019	position) Outside auditor of Maruichi Steel Tube Ltd. (current position)	
2		June 2022	Outside director of Nippon Seisen Co., Ltd. (current position)	– shares
		April 2023	Qualified as CFE, Certified Fraud Examiner	
		Outside auditor of	Osaka Office (Counsel) Of Maruichi Steel Tube Ltd. of Nippon Seisen Co., Ltd.	
		[Reason for nom	ination]	
		outside auditor o election as an Ou	ma has expertise as an attorney and experience as an f other companies. The Company therefore requests her atside Audit & Supervisory Board Member to strengthen of the Company by utilizing her career and expertise.	

No.	Name (Date of birth)	Career summary and current positions & responsibilities at the Company (Significant concurrent positions)		Number of shares of the Company held
No.		April 1984 April 2007 April 2010 May 2014 April 2015 October 2018 April 2020 April 2021 April 2022 April 2024 [Significant conc Managing Execu [Reason for nom Mr. Kenichiro Yainstitutions and e	(Significant concurrent positions) Joined Taiyo Kobe Bank (current Sumitomo Mitsui Banking Corporation) General Manager, Corporate Planning Department, SMBC Friend Securities Co., Ltd. (current SMBC Nikko Securities Inc.) Manager, Kobe Corporate Sales Division #3, Sumitomo Mitsui Banking Corporation Executive Officer, Director of Tokyo System Sales, SAKURA KCS Corporation Executive Officer, Director of Tokyo Industrial Business, SAKURA KCS Corporation Executive Officer, Director of Human Resources, Manager of Human Resource Development in Human Resource Unit, SAKURA KCS Corporation Managing Executive Officer, Director of Human Resources, Manager of Human Resource Development in Human Resource Unit, SAKURA KCS Corporation Managing Executive Officer, Director of Human Resources, SAKURA KCS Corporation Managing Executive Officer, Director of Human Resources, Manager of Healthcare Promotion Office, SAKURA KCS Corporation Managing Executive Officer, Business Administration, SAKURA KCS Corporation (current position) furrent position]	of the Company held
			oard Member to strengthen the audit system of the izing his career and expertise.	

Notes: 1. No special interests exist between the candidates and the Company.

- 2. Ms. Yuki Uchiyama and Mr. Kenichiro Yamagishi are candidates for Outside Audit & Supervisory Board Members. If Ms. Yuki Uchiyama and Mr. Kenichiro Yamagishi assume the office of Outside Audit & Supervisory Board Members, they will be independent officers as stipulated under the Tokyo Stock Exchange guideline.
- 3. The Company will enter into an agreement with Ms. Yuki Uchiyama and Mr. Kenichiro Yamagishi that compensates for their liability if they are without knowledge and are not grossly negligent in fulfilling the liability provided in Article 423, Paragraph 1 of the Companies Act. The limit of the liability under such agreement is the minimum liability amount stipulated by laws and regulations.
- 4. The Company has entered into a directors and officers liability insurance with an insurance company as stipulated in Article 430-3, Paragraph 1 of the Companies Act, with all Audit & Supervisory Board Members to be insured. The insurance will compensate for any legal damage and litigation cost incurred by the insured. When this Proposal is approved and passed, and the candidates assume the office of Outside Audit & Supervisory Board Member, they will be insured under the insurance contract. The Company intends to renew these insurance contracts within the term of office of the Outside Audit & Supervisory Board Members related to this Proposal.

(Reference) Skill Matrix

Name	Corporate management	Sales/ Marketing	Manufacturing/ Quality control	R&D	Human resources	Finance/ Accounting	Legal/ Risk management	ESG/ Sustainability
Shinkatsu Morisawa	0		0	0	0			0
Norio Tahara	0	0		0	0	0	0	0
Yoshimi Nishitani	0	0			0			0
Midori Kamei				0			0	0
Kuniya Daini	0							0
Akihiko Kanzaki						0	0	0
Yuki Uchiyama					0		0	0
Kenichiro Yamagishi					0	0	0	0

Proposal 4: Election of One (1) Substitute Audit & Supervisory Board Member

In case the number of Audit & Supervisory Board Members falls short of that required by laws and regulations, the Company requests the election of one (1) substitute Audit & Supervisory Board Member.

The effectiveness of the election may be canceled by a resolution of the Board of Directors with the consent of the Audit & Supervisory Board, provided it is before his appointment.

The Audit & Supervisory Board has given its prior consent to this Proposal.

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

Name (Date of birth)	Career summ	Number of shares of the Company held	
(Date of birth) Masataka Imahashi (September 22, 1953)	April 1976 October 1995 April 1999 April 2001 April 2004 June 2005 April 2008 June 2011 June 2016 June 2020 [Reason for nom Mr. Masataka Im of the Company. Outside Audit & financial instituti	ary and current positions & responsibilities at the Company (Significant concurrent positions) Joined The Taiyo Kobe Bank, Limited (current Sumitomo Mitsui Banking Corporation (SMBC)) Manager, Sumiyoshi Branch, The Sakura Bank, Limited (current SMBC) Manager of Channel Reform, The Sakura Bank, Limited (current SMBC) Manager of Midosuji Corporate Sales Division #1, SMBC Manager of Sales Promotion, The Minato Bank, Ltd. Executive Officer, Manager of Sales Promotion, The Minato Bank, Ltd. Executive Officer, Manager of Sales Management and Manager of Capital Operation Support, The Minato Bank, Ltd. Full-time Audit & Supervisory Board Member, The Minato Bank, Ltd. President, MINATO CARD CO., LTD. Outside Audit & Supervisory Board Member, the Company Outside Audit & Supervisory Board Member, the Company (resigned) ination] sahashi used to be Outside Audit & Supervisory Board Member In addition to the proven adequate results of activities as Supervisory Board Member, he has expertise accumulated in ons as director. The Company therefore requests his election as e Audit & Supervisory Board Member to strengthen the audit	
	system of the Co	mpany by utilizing his career and expertise.	

Notes: 1. No special interests exist between the candidate and the Company.

- Mr. Masataka Imahashi is a candidate for substitute Outside Audit & Supervisory Board Member. If Mr. Masataka
 Imahashi assumes the office of Outside Audit & Supervisory Board Member, he will be an independent officer as
 stipulated under the Tokyo Stock Exchange guideline.
- 3. If Mr. Masataka Imahashi assumes the office of Outside Audit & Supervisory Board Member, the Company will enter into an agreement with him that compensates for his liability if he is without knowledge and is not grossly negligent in fulfilling the liability provided in Article 423, Paragraph 1 of the Companies Act. The limit of the liability under such agreement is the minimum liability amount stipulated by laws and regulations.
- 4. The Company has entered into a directors and officers liability insurance with an insurance company as stipulated in Article 430-3, Paragraph 1 of the Companies Act, with all Audit & Supervisory Board Members to be insured. The insurance will compensate for any legal damage and litigation cost incurred by the insured. If Mr. Masataka Imahashi assumes the office of Audit & Supervisory Board Member, he will be insured under the insurance contract.

Proposal 5: Payment of Retirement Bonus to a Retiring Director

Mr. Kojiro Oda will retire as a Director upon expiration of his term of office at the closing of this Annual General Meeting of Shareholders. In recognition of his outstanding service during his term, the Company proposes to pay him a retirement bonus within a reasonable amount in accordance with the standards prescribed by the Company. The Company requests that the details including the specific amount, timing and method of payment be left to the discretion of the Board of Directors.

The Company considers this proposal to the General Meeting of Shareholders reasonable, because the Board of Directors decided it in accordance with the Rules on Retirement Bonuses for Directors and Audit & Supervisory Board Members.

The career summary of the retiring Director is as follows.

Name	Career summary		
Kojiro Oda	June 2008	Senior Managing Director (current position)	