This document is an unofficial translation of the Notice of the 158th Ordinary General Meeting of Shareholders and is provided for your convenience only, without any warranty as to its accuracy or as to the completeness of the information. The Japanese original version of the document is the sole official version.

Securities Code: 7971

June 3, 2022

To Shareholders

Motohiro Nagashima President and Representative Director

TOLI Corporation

5-125, Higashi-Arioka, Itami City, Hyogo Prefecture, Japan

NOTICE OF THE 158th ORDINARY GENERAL MEETING OF SHAREHOLDERS

TOLI Corporation would like to express particular thanks for the support of our shareholders.

Notice is hereby given that the 158th Ordinary General Meeting of Shareholders of TOLI Corporation (hereinafter referred to as "the Company") will be held as indicated below.

If you are unable to attend the Meeting, you are entitled to exercise your voting rights in writing or via the Internet. In this case, please study the attached "Reference Materials for the General Meeting of Shareholders," indicate your preferences for each agenda item on the enclosed Voting Form, and return the Form by post to be received no later than 5:40 p.m. on June 22, 2022 (Wednesday) (Japan Time). Alternatively, please visit the website for the exercise of voting rights designated by the Company and enter your preferences for each agenda item by no later than the aforementioned deadline. Regarding methods of exercising voting rights, please review the "Notice regarding the Exercise of Voting

Rights" on page 3.

1. Date & Time: 10:00 a.m. on June 23, 2022 (Thursday) (Japan Time)

2. Venue: The Conference Room

TOLI Corporation Head Office

5-125, Higashi-Arioka, Itami City, Hyogo Prefecture, Japan (Please refer to the venue's access information on the last page.)

3. Agenda:

Items for Reporting: Item No. 1: Business Report and Consolidated Financial Statements for

> the 158th Business Term (from April 1, 2021 to March 31, 2022), as well as Audit Reports for Consolidated Financial Statements by

the Accounting Auditor and Audit & Supervisory Board

Item No. 2: Financial Statements for the 158th Business Term (from

April 1, 2021 to March 31, 2022)

Items for Resolution:

Proposal No.1: Appropriation of Earned Surplus

Proposal No.2: Partial Amendments to the Articles of Incorporation

Proposal No.3: Election of Three Directors

4. Arrangements in Convening the Meeting

If you wish to exercise your voting rights by proxy, you can appoint one of the other shareholders of the Company who is entitled to vote and ask that person to attend the General Meeting of Shareholders as your proxy. In this case, please be advised that a document evidencing his/her appointment as proxy shall need to be submitted.

- Shareholders attending the Meeting are requested to submit the enclosed Voting Form to the reception desk. Shareholders are also requested to bring this Notice with them to help conserve resources.
- Attachment documents of this notice are included in the enclosed Business Report for the 158th Business Term.
- The Notes to Consolidated Financial Statements and Notes to Financial Statements are provided on the Company's website (https://www.toli.co.jp) pursuant to laws and regulations and the Company's Articles of Incorporation. Therefore, they are not included in the Business Report for the 158th Business Term. The documents included in the Business Report for the 158th Business Term are a part of the documents audited by the Company's Audit & Supervisory Board Members and Accounting Auditors when the Auditor's Report was prepared.
- In the event that any amendment is made to the Reference Materials for the General Meeting of Shareholders, Business Report, Financial Statements or Consolidated Financial Statements, the Company will disclose the amended matter on its website (https://www.toli.co.jp).

[Notice regarding the Exercise of Voting Rights]

When attending the Meeting in person

Please submit the enclosed Voting Form to the reception desk. (No seal is required)

Date & Time of General Meeting of Shareholders: Thursday, June 23, 2022, 10 a.m. (Japan Time)

When not attending the Meeting in person

· Exercising your voting rights by mail

You may exercise your voting rights in advance by mail. Please indicate your approval or disapproval of the proposals on the enclosed Voting Form and return it without affixing a stamp. (No seal is required) Deadline for the mail to be received: Wednesday, June 22, 2022, 5:40 p.m. (Japan Time)

Exercising your voting rights via the Internet

Please use the voting website designated by the Company and enter your approval or disapproval of the proposals by the deadline for exercising voting rights.

Deadline for exercising voting rights: Wednesday, June 22, 2022, 5:40 p.m. (Japan Time)

(However, the handling of votes will be closed between 2 a.m. and 5 a.m. daily.)

Handling of voting rights exercised multiple times

- 1. When voting rights are exercised both by the Voting Form and via the Internet, the Internet vote shall be deemed effective.
- 2. When voting rights are exercised multiple times by mail, the votes exercised on the document with the most recent date shall be deemed effective.
- 3. When voting rights are exercised multiple times via the Internet, the most recent submission shall be deemed effective. Similarly, when voting rights are exercised multiple times by computer, smartphone, etc., the most recent submission shall be deemed effective.

Inquiries about the system, etc.

(Help Desk) Transfer Agent Department, Mitsubishi UFJ Trust and Banking Corporation PHONE: 0120-173-027 (Reception hours: 9:00 – 21:00 (Japan Time), toll free)

To Institutional Investors

Institutional investors may also exercise the voting rights electronically via the "Electronic Voting Platform" operated by the Investor Communications Japan (ICJ), Inc.

Reference Materials for the General Meeting of Shareholders

Items for Resolution and Reference Materials

Proposal No.1: Appropriation of Earned Surplus

The Company recognizes that appropriation of profit to shareholders is one of the most critical corporate missions, and considers that its basic policy is to continue distributing stable dividends. Based on this basic policy, the Company proposes to pay out a cash dividend of 8 yen per share per annum, in consideration of business results for the current fiscal year and future business environment.

- (1) Type of dividend assets Cash
- (2) Allocation of dividend to shareholders and total amount 8 yen per share of common stock Total amount of dividends: 482,674,880 yen
- (3) Effective date of distribution of dividend surplus June 24, 2022

Proposal No.2: Partial Amendments to the Articles of Incorporation

- 1. Reasons for the Proposal
 - (1) Since the amendment provisions stipulated in the proviso of Article 1 of the Supplementary Provisions of the "Act Partially Amending the Companies Act" (Act No. 70 of 2019) will come into effect on September 1, 2022, the necessary amendments are being made to prepare for the introduction of a system for the electronic provision of documents for a General Meeting of Shareholders.
 - (2) Accompanying the revision of Executive Officer's position as of April 1, 2021, the necessary amendments are to be made to the provisions regarding Executive Directors.

2. Details of Amendments

The details of amendments to be made are as follows:

(Underlined part indicates amendment.)

	d part mulcales amendment.)				
Current Articles of Incorporation	Proposed Amendments	Reasons for Amendments			
Articles 1–15 (Omitted)	Articles 1–15 (Unchanged)				
(Internet Disclosure and Deemed Delivery of Reference Materials, etc. for General Meeting of Shareholders) Article 16 Upon convening a general meeting of shareholders, the Company may deem that the information which is required to be described or indicated in reference materials for a general meeting of shareholders, business reports, financial statements and consolidated financial statements shall be provided to the shareholders, in the event that it is disclosed, pursuant to the applicable Ordinance of the Ministry of Justice, through the Internet.	(Deleted)	With the introduction of a system for the electronic provision of documents for a General Meeting of Shareholders, the provision on Internet Disclosure and Deemed Delivery of Reference Materials, etc. for General Meeting of Shareholders is deleted as it is no longer necessary.			

	D 1A 1	D C A 1 4		
Current Articles of Incorporation	Proposed Amendments (Maggires for Electronic Provision of	Reasons for Amendments		
(Newly established)	(Measures for Electronic Provision of Information, etc.) Article 16 Upon convening a general meeting of shareholders, the Company shall provide information contained in reference materials for a general meeting of shareholders, etc. to shareholders electronically. Among the matters to be provided electronically, the Company may choose not to include all or part of the matters stipulated in the Ordinance of the Ministry of Justice in the paper copy to be sent to shareholders who have requested it by the record date for vesting voting rights.	 A provision shall be established to take measures to provide electronic disclosure of information in the reference materials for a general meeting of shareholders, etc. A provision shall be established to limit the scope of matters to be included in the documents to be delivered to shareholders who have made a request for delivery of materials. 		
Articles 17–24 (Omitted)	Articles 17–24 (Unchanged)			
(Representative Director and Executive Director) Article 25 The Company shall select a few Representative Directors by resolution of the Board of Directors. In addition to the preceding paragraph, the Board of Directors may, by its resolution, appoint one Chairman Director and one President Director, and appoint a few Senior Vice President Directors, Senior Managing Directors and Managing Directors from among Directors.	(Representative Director and Executive Director) Article 25 The Company shall select a few Representative Directors by resolution of the Board of Directors. In addition to the preceding paragraph, the Board of Directors may, by its resolution, appoint one Chairman Director and one President Director from among Directors.	 The positions of Executive Officers were revised as of April 1, 2021, establishing four types of positions: Senior Executive Vice President, Senior Managing Executive Officer, Managing Executive Officer, and Executive Officer. Accordingly, the positions of Director and Senior Vice President Director, Senior Managing Director, and Managing Director shall be abolished. 		

	Proposed Amendments Articles 26–43 (Unchanged)	Reasons for Amendments
(Newly established)	Supplementary Provisions) The deletion of the Article 16. (Internet Disclosure and Deemed Delivery of Reference Materials, etc. for General Meeting of Shareholders) of the current Articles of Incorporation and the establishment of the proposed Article 16. (Measures for Electronic Provision of Information, etc.) shall come into effect as of September 1, 2022. Notwithstanding the provisions of the preceding paragraph, Article 16 of the Articles of Incorporation before the amendment shall remain in force with respect to a general meeting of shareholders to be held on a date within six months from September 1, 2022. These supplementary provisions shall be deleted after the lapse of six months from September 1, 2022 or three months after the General Meeting of Shareholders mentioned in the preceding paragraph, whichever is later.	• Accompanying the necessary changes (establishment and deletion of provisions) related to the introduction of a system for the electronic provision of documents for a General Meeting of Shareholders, the Supplementary Provisions for the effective date, etc. are to be established.

Proposal No.3: Election of Three Directors

The terms of three Directors will expire at the close of this General Meeting of Shareholders.

Accordingly, we would like to propose the election of Three Directors including one Outside Director.

The following are the candidates for Directors.

Candidate	Name	Brief	Persona	l History, Position, Responsibility, and	Number of the			
No.	(Date of Birth)	1	Represe	Company's Shares Held				
1		April April	1982 2003	Joined the Company General Manager, General Planning Department				
		June	2007	Executive Officer, General Manager, Management Planning Department & General Manager, General Affairs and Personnel Department	26,200 shares			
	Reappointment	June April	2008 2009	Director Director, Senior General Manager, Sales Headquarters				
	Motohiro Nagashima (December 1, 1959)	April	2012	President and Representative Director (present)				
		(Reason for appointment as a candidate for Director) As Mr. Motohiro Nagashima has led the management of the Group as President and Representative Director since April 2012 and has an abundant experience and a broad knowledge across the business. Based on the above, the Company judges the candidate to continue to be capable of contributing to the Company's management. Accordingly, the Company proposes him as a candidate for Director.						
		April April	1983 2009	Joined Nissho Iwai Corporation (the current Sojitz Corporation) General Manager, Osaka Chemicals				
2		April	2016	Department, Chemicals Unit, Sojitz Corporation Vice COO, Chemicals Division, Sojitz				
	Reappointment Masayuki Hashimoto (June 16, 1960)	April June April	2018 2018 2019	Corporation Full-time Advisor of the Company Director Director, General Manager, Global Department	17,400 shares			
		April	2021	Director and Managing Executive Officer, General Manager, Global Department				
		April	2022	Director and Managing Executive Officer, General Manager, Global Department and Climate Change Response Project Manager (present)				
		(Reason for appointment as a candidate for Director) Mr. Masayuki Hashimoto has long been engaged in business activities at a general trading company for many years and has abundant experience and broad knowledge of overseas business. In addition, Mr. Hashimoto is familiar not only with his duties as Director but also with the Company's business in general, and we therefore propose him as a candidate for Director based on our judgment that he can be expected to continue to contribute to the Company's management.						
		Februa April	2005	Obtained a Ph.D. in Business Administration from Keio University Appointed as a professor of Faculty of Business and Commerce, Keio University (present)	5,900 shares			
3	Reappointment Outside Director Independent Officer Eri Yokota (August 25, 1960)	June 2014 Director of the Company (present) (Reason for appointment as a candidate for Outside Director, expected role, etc.) Ms. Eri Yokota has long been engaged in practical business as a university						
		professor whose research field includes management accounting, and has also served as an Outside Director of another company, offering a high degree of insight and a wide range of experience. Based on the above, we believe that Ms. Yokota will provide useful advice, etc. to the Company's management, and therefore propose her as a candidate for Outside Director. It is to be noted that although the candidate does not have past experience in directly being involved in corporate management, the Company judges the candidate to be capable of appropriately undertaking the duties of Outside Director from the reasons mentioned above. After						
		her appointment, we expect that she will contribute to further enhancing our corporate value by providing accurate advice, etc. on all aspects of our businesses from an objective and professional viewpoint as a university professor.						

Notes: 1. There are no special interests between the Company and the candidates.

- 2. Ms. Eri Yokota is a candidate for Outside Director.
- 3. If reappointment proposal of Ms. Eri Yokota is approved, the Company plans to conclude an agreement with her in accordance with the Companies Act, Article 427, Paragraph 1, which limits Outside Directors' indemnity liability provided for in the Companies Act, Article 423, Paragraph 1 to the amount defined under laws and regulations.
- 4. The Company has concluded a directors and officers liability insurance policy with an insurance company, and each candidate will be included as an insured person under this insurance policy if his/her appointment proposal is approved. In addition, the Company plans to renew the insurance policy under the same terms and conditions at the time of the next renewal. For details of the insurance policy, please see page 20 of the Business Report.
- The Company has registered Ms. Eri Yokota as an independent officer under the provisions of the Tokyo Stock Exchange.
- 6. Ms. Eri Yokota has been serving as the Company's Outside Director for eight years as of the closing of this General Meeting of Shareholders.

[Reference]

The skill matrix of Directors and Audit & Supervisory Board Members will be as follows if Proposal No. 3 is approved as originally proposed.

Category	In the Independent Co	0	N			Area of Expectation * ©: Area of high expectation; O: Area of expectation								
		Nomination & Compensation Committee	Term of office*	Attribute	Corporate Management/ Management Strategy	Manufacturing/ Technology/ Quality Control	Innovation/ R&D	Sales/ Marketing	Finance/ Accounting	Personnel/ HR Development	Global	Legal Affairs/ Risk Management	ESG	
	President and Representative Director Motohiro Nagashima (62)		(Head of Committee)	14 years		©			0	0	0	0	0	0
	Director and Senior Managing Executive Officer Hirofumi			7 years		0	0	©				0		0
Director	Amano (62) Director and Managing Executive Officer Masayuki Hashimoto (62)			4 years		0			0			©		0
	Director Eri Yokota (61)	•	•	8 years	University professor	0				0	0			0
	Director Chikako Sekine (68)	•	•	1 year	Management (current)	0			0		0			0
	Director Hidenobu Fujii (66)	•	•	1 year	Management (former)	0			0	0	0			0
	Full-time Audit & Supervisory Board Member Jun Suzuki (66)		(chairperson)	1 year		0		0		0	0	0	0	
Audit & Supervisory Board Member	Full-time Audit & Supervisory Board Member Harunobu Ebe (64)			3 years					0					0
	Audit & Supervisory Board Member Taku Morikawa (47)	•	(Observer)	7 years	Lawyer					0			©	
	Audit & Supervisory Board Member Teruo Watanuma (68)	•	(Observer)	3 years	Certified public accountant					0				0

^{*}Term of office and age: As of June 23, 2022