[Translation for reference only] ENGLISH TRANSLATION OF JAPANESE-LANGUAGE DOCUMENT This is an English translation of the original Japanese-language document and is provided for convenience only. In all cases, the Japanese-language original shall prevail.

Securities Code: 6740

June 4, 2021

To our shareholders

Scott Callon Director Chairman, CEO, & Representative Executive Officer **Japan Display Inc.** 7-1, Nishi-Shinbashi 3-chome, Minato-ku, Tokyo

Notice of the 19th Annual General Meeting of Shareholders

We hereby notify you that the 19th Annual General Meeting of Shareholders of Japan Display Inc. (the "Company") (hereinafter the "Meeting") will be held as indicated below.

In order to prevent the spread of COVID-19 infection, we strongly request that you exercise your voting rights by returning the enclosed voting form or via the Internet by 5:30 p.m., Friday, June 25, 2021 and regardless of your health condition, refrain from attending the Meeting as much as possible.

Video streaming of the Meeting will be posted on the Company's website at a later date.

1.	Date and Time:	Saturday, June 26, 2021, at 10 a.m. (Reception begins at 9 a.m.) (The date of the Meeting does not correspond with the date of the previous Annual General Meeting of Shareholders (August 26, 2020) because the Company experienced a delay in the settlement of accounts due to effect of the spread of COVID-19 in the previous year and postponed the date of the meeting.)
2.	Venue:	Bellesalle Onarimon Tower on the 3rd floor

- 1-1, Shibakoen 1-chome, Minato-ku, Tokyo
- 3. Purpose of the Meeting

Matters to be reported:

- 1. Business Report, Consolidated Financial Statements, and Audit Reports for the Consolidated Financial Statements by the Independent Auditor and the Audit Committee, for the 19th Fiscal Year (from April 1, 2020 to March 31, 2021)
- 2. Non-consolidated Financial Statements for the 19th Fiscal Year (from April 1, 2020 to March 31, 2021)

Matters to be resolved:

Proposal No. 1: Partial Amendments to the Articles of Incorporation

Proposal No. 2: Election of Seven (7) Directors

- 4. Matters regarding exercise of voting rights
 - (1) If you exercise your voting rights by proxy, such proxy shall present to the receptionist a power of attorney with the voting form. Please note the proxy must be one other shareholder having voting rights in the Company.
 - (2) If split votes are cast, a written notice of the diverse exercise of voting rights and the reasons thereof must be sent to the shareholder registry administrator by three (3) days in advance of the Meeting.
 - (3) In the event of a duplicate vote, one by submitting the voting form by post and the other cast via the Internet, the Company shall consider the vote cast via the Internet to be the valid one.
 - (4) In the event you exercise your voting rights more than once using the Internet, the Company shall consider the last vote cast to be the valid one.
 - When attending the Meeting, you are kindly requested to present the enclosed voting form to the receptionist. For the purpose of resource-saving, please bring this notice with you.
 - Any modifications to the Reference Documents for the General Meeting of the Shareholders shall be posted on the Company's website.

The Company's website (https://www.j-display.com/english/ir/stockinfo/meeting.html)

<NOTICE REGARDING MEASURES TO PREVENT THE SPREAD OF COVID-19 INFECTION>

Please note that the following measures will be implemented at the Meeting to prevent the spread of COVID-19 infection. We request your understanding and cooperation for your health and safety.

1. Request to refrain from attending the Meeting

- We strongly request that you exercise your voting rights by returning the enclosed voting form or via the Internet in advance and refrain from attending the Meeting.
- Even if you wish to attend the Meeting, we request that you thoroughly check the infection status and announcements of the Japanese government and local governments until the day of the Meeting and carefully consider refraining from attending the Meeting regardless of your health condition.

2. Measures on the day of the Meeting

- Shareholders who do not wear face masks may be refused entry to the venue and may be asked to leave. You are also requested to cooperate with alcohol disinfection before entry to the venue.
- Temperature check will be carried out before entry to the venue. Shareholders who have temperature of 37.5 degrees Celsius or higher or those who appear to be unwell may be refused entry to the venue.
- The number of seats available may be limited as the spacing between seats will be wide. Therefore, you may be refused entry to the venue even if you come. We would appreciate your understanding in advance.
- Directors attending the Meeting and operation staff members will check their physical condition in advance, including taking their temperature, and will wear face masks.
- At the Meeting, we will omit detailed explanations of the matters to be reported (including audit reports) and the matters to be resolved from the viewpoint of shortening the time of the Meeting. We would like to ask you to read this notice beforehand.
- The above measures may be updated depending on the status of the spread of the infection up to the day and the announcement by the government. Please refer to the information that we will post on our website.

3. Video streaming

• Video streaming of the Meeting will be posted on the Company's website at a later date.

We will not exhibit our products this time.

In addition, we do not provide any souvenirs to shareholders who attend the Meeting.

We would appreciate your understanding in advance.

Reference Documents for the General Meeting of the Shareholders

Proposal No. 1: Partial Amendments to the Articles of Incorporation

1. Reasons for the Proposal

The Company is applying the display technology it has nurtured to such devices as sensors and solution services to facilitate the development and commercialization of high value-added technology as well as expansion into new fields. Along with this, the Company is adding business objectives in anticipation of the future growth of its fields of business.

2. Details of the Amendments

The details of the proposed amendments are as follows.

	(Underlines denote amendments)
Current Articles of Incorporation	Proposed Amendments
Article 2 (Purpose)	Article 2 (Purpose)
The purpose of the Company shall be to	The purpose of the Company shall be to engage
engage in the following business activities:	in the following business activities:
(1) Research, development, manufacture,	(1) Research, development, manufacture
and sales of small and medium-sized	and sales of small and medium-sized
display devices and related products	display devices and related products
and parts	and parts
(Newly established)	(<u>2</u>) <u>Planning, research, development,</u>
	design, manufacture, sales,
	maintenance, rental, leasing and
	providing related solution services of
	electrical equipment, electronic
	devices, software, etc.
(Newly established)	(<u>3</u>) <u>Information collection services</u> ,
	information analysis services and
	information provision services
	including biometric information
	measurement using electronic
	<u>technology</u>
$(\underline{2})$ Any and all other activities ancillary to	$(\underline{4})$ Any and all other activities ancillary to
the above item.	the above item <u>s.</u>

Proposal No. 2: Election of Seven (7) Directors

The terms of office of all Directors (seven persons) will expire at the closing of the Meeting. Therefore, in accordance with the decision of the Nominating Committee, the election of seven Directors is proposed.

The candidates for Directors of the Company are as follows.

[Reference] Office scheduled to be assumed by the candidates for Directors After being elected at the Meeting, the seven candidates will assume office as follows.

Candidate	Nama		Position	Demoder	
Number	Name	Audit Committee	Nominating Committee	Compensation Committee	Remarks
					Re-elected
					Chairman of the
1	Scott Callon		Chairman	Chairman	Board of Directors
1	Scott Canon		Chairman	Channan	CEO and
					Representative
					Executive Officer
2	Toshihiro Ueki	Chairman			Re-elected
2	TOSIMITO OCKI	Chairman			Non-executive
			a	a	Re-elected
3	Ryosuke Kuwada		Committee member	Committee member	Outside
					Independent
			Committee	Committee	Re-elected
4	Nobuyuki Higashi		member	member	Outside
					Re-elected
5	Tamane Ozeki		Committee member	Committee member	Outside
5					Independent
6		Committee			Re-elected
6	Toshiaki Kawashima	member			Outside
					Independent
		Committee			Re-elected
7	Nobuyuki Nakano	member			Outside
					Independent

Candidate number	Name (Date of birth)		mary, position and responsibilities at the Company ficant concurrent positions outside the Company	Number of shares of the Company owned
1 Re-elected	Scott Callon (Dec. 6, 1964) Attendance at the meetings of the Board of Directors and Committee meetings held during the fiscal year under review Board of Directors: 23/23 (100%) Nominating Committee: 2/2 (100%) Compensation Committee: 3/3 (100%)	Mar. 1994 Aug. 1994 Mar. 1997 June 2000 May 2001 Apr. 2002 Jan. 2003 May 2006 Oct. 2008 Nov. 2008 May 2012 Mar. 2014 May 2015 July 2017 Mar. 2020 June 2020 June 2020 June 2020 June 2020 Jan. 2021 [Significant Chief Exect Chairman o	Formation, Japan Development Bank Tokyo branch, Bankers Trust Asia Securities Co., Ltd. Morgan Stanley Japan Limited Japan Representative, Prudential plc Representative Director, PCA Asset Management Limited (an affiliate of Prudential plc) Morgan Stanley Japan Limited Head of Equities, Morgan Stanley Japan Limited Chief Executive Officer, Ichigo Asset Management, Ltd. (current position) Chairman and Representative Statutory Executive Officer, Ichigo Inc. Chairman of Board of Directors and, Chairman and Representative Statutory Executive Officer, Ichigo Inc. (current position) Outside Auditor, Chiyoda Co., Ltd. Independent Director, CaaStle Inc. (current position) Independent Director, Chiyoda Co., Ltd. Chairman and Statutory Executive Officer, Ichigo Investment Advisors Co., Ltd. Chairman and Representative Director of the Company Chairman, Representative Director and Corporate Officer of the Company Outside Director, FUJITSU LIMITED (current position)	Common shares 0
	[Reason for nomination a	Outside Dir	ector, FUJITSU LIMITED	
	Since 2008, Mr. Scott Callon has executed corporate management as Chairman of the Board of Directors, and Chairman and Representative Statutory Executive Officer of a listed company. Therefore, he has experience and substantial achievements as a manager taking the lead in enhancing the enterprise value for all stakeholders. In addition, he has many years of experience as an institutional investor and has devoted himself to enhancing the enterprise value of Japanese companies as a member of the council of experts related to corporate governance and enhancement of the enterprise value of the Financial Service Agency, the Ministry of Economy, Trade and Industry, and the Tokyo Stock Exchange. Mr. Callon has been responsible for management of the Group as Representative Director and Chairman of the Company since March 2020 and as Director, concurrently serving as Representative Executive Officer and Chairman of the Company since August 2020 and is promoting management reform and governance reform. The Company expects that, based on his rich experience cultivated as both an enterprise manager and an institutional investor, he will contribute to improving the mid- to long-term enterprise value of the Company and further enhancing the functions of the Company's Board of Directors and therefore proposes that he be elected as its Director again.			

Candidate number	Name (Date of birth)		mary, position and responsibilities at the Company ificant concurrent positions outside the Company	Number of shares of the Company owned
2 Re-elected	Toshihiro Ueki (Mar. 1, 1956) Attendance at the meetings of the Board of Directors and Committee meetings after assuming office as Director in August 2020 Board of Directors: 10/10 (100%) Audit Committee: 9/9 (100%)	Apr. 1981 Nov. 1981 Apr. 1998 June 2000 Apr. 2001 Aug. 2004 Aug. 2004 Mar. 2007 Apr. 2010 Apr. 2012 Oct. 2012 Sept. 2016 May 2019 Oct. 2019 June 2020 Aug. 2020 [Significan None	Entered Dainippon Ink and Chemicals, Inc. (now DIC Corporation) Entered IBM Japan, Ltd. In charge of LCD development and production, Display Business Unit, IBM Japan, Ltd. Recognized as Distinguished Engineer by the Headquarters of International Business Machines Corporation Engineering Director, IBM Japan, Ltd. Director, responsible for R&D, NVTech Co., Ltd. CTO, InfoVision Optoelectronics Co., Ltd. President and Representative Director, Videocon Display Research Co., Ltd. Executive Officer and GM of technology development department, VTechnology Co., Ltd. CTO, AvanStrate Inc. President and Representative Director and CEO, AvanStrate Inc. President and Representative Director and CEO, Nippon Denkai, Ltd. Special Assignment of President's Office of the Company Corporate Officer, COO and Division Manager of Front-End Production Division of the Company Director of the Company Director of the Company	Common shares 0
	[Reason for nomination as a candidate for Director] Mr. Toshihiro Ueki has accumulated a wealth of management experience and many achievements in the electronics equipment field on a global scale after working at major electronics manufacturing and service companies. Following serving as COO and Division Manager of Front-End Production Division of the Company, he has been working to enhance competitiveness in terms of cost, focusing on high-efficiency operations at production sites located in Japan and overseas, and on fostering and strengthening manufacturing technology capabilities. As a Director and a member of the Audit Committee of the Company since August 2020, Mr. Ueki has been attending the meetings of the Board of Directors and the meetings of the Audit Committee and vigorously stated opinions. As well as supervising management, he has been advising the Company group's management, utilizing his experience and insights cultivated through his career, and he is playing a central role in strengthening the auditing and supervisory functions. Therefore, the Company proposes that he be elected as its Director again.			

Candidate number	Name (Date of birth)		mary, position and responsibilities at the Company ficant concurrent positions outside the Company	Number of shares of the Company owned
3 Re-elected Outside Independent	Ryosuke Kuwada (May 29, 1958) Attendance at the meetings of the Board of Directors and Committee meetings held during the fiscal year under review Board of Directors: 23/23 (100%) Nominating Committee: 2/2 (100%) Compensation Committee: 3/3 (100%)	Oct. 2010 Apr. 2013 Feb. 2016 June 2019 [Significant	Entered Du Pont Japan Ltd. Global Business Manager of Display Materials, Du Pont Japan Ltd. Business Director, E Ink Corporation Global Sales / Marketing Vice President, E Ink Corporation General Manager of Corporate Planning Division, Toppan Printing CO., LTD. Global Sales / Marketing Vice President, Innova Dynamics, Inc. President and Representative Director, Project Far East Corporation (current position) Outside Director of the Company (current position) concurrent positions outside the Company] ad Representative Director, Project Far East	Common shares 0
	[Reason for nomination as a candidate for Outside Director and overview of the expected role] Mr. Ryosuke Kuwada has a wealth of management experience and many achievements from engaging in global sales and marketing as well as corporate management in each of the categories of electronic displays, electronic components, and advanced nanotechnology. As an Independent Outside Director of the Company since June 2019 and also as a member of the Nominating Committee and a member of the Compensation Committee since August 2020, Mr. Kuwada has been attending the meetings of the Board of Directors and the meetings of these committees and vigorously stated opinions. As well as supervising management, he has provided advice and suggestions regarding the Company's overall management from an objective and broad perspective and from an unprejudiced standpoint independent from the management that executes business and he is sufficiently fulfilling his duties as an Outside Director. The Company expects that he will do his utmost for sustainable growth and enhancement of corporate value of the Group, formulation of a growth strategy from a global business perspective, and strengthening of functions for management supervision, including risk management. Therefore, the Company proposes that he be elected as its Outside Director again.			

Candidate number	Name (Date of birth)		mary, position and responsibilities at the Company ficant concurrent positions outside the Company	Number of shares of the Company owned
4 Re-elected Outside	Nobuyuki Higashi (Mar. 31, 1964) Attendance at the meetings of the Board of Directors and Committee meetings held during the fiscal year under review Board of Directors: 23/23 (100%) Nominating Committee: 2/2 (100%) Compensation Committee: 3/3 (100%)	Apr. 2017 June 2017 June 2018 Sept. 2018 Mar. 2020 Aug. 2020 [Significant Executive N Outside Dir	Entered Nomura Research Institute, Ltd. Entered Nomura Securities Co., Ltd. Seconded to Nomura Principal Finance Co., Ltd. Returned to Nomura Securities Co., Ltd. Entered Innovation Network Corporation of Japan (now INCJ, Ltd.) as Investment Business Group Managing Director Outside Director, JOLED Inc. (current position) Outside Director of the Company Retired as Outside Director of the Company Seconded to INCJ, Ltd. as Executive Managing Director, Investment Business Group Managing Director Outside Director of the Company (current position) Transferred to INCJ, Ltd. Executive Managing Director, Investment Business Group Managing Director (current position) concurrent positions outside the Company] Anaging Director, INCJ, Ltd. ector, JOLED Inc.	Common shares 0
	[Reason for nomination as a candidate for Outside Director and overview of the expected role] Mr. Nobuyuki Higashi has a wealth of experience in investment businesses and operations risk management in securities companies and investment companies, as well as strong management expertise through providing operation support to investee companies. Mr. Higashi served as Outside Director of the Company from June 2017 to June 2018. As an Outside Director of the Company since March 2020 and also as a member of the Nominating Committee and a member of the Compensation Committee since August 2020, Mr. Higashi has been attending the meetings of the Board of Directors and the meetings of these committees and vigorously stated opinions. As well as supervising management, he has provided advice and suggestions regarding the Company's overall management from an objective and broad perspective and he is sufficiently fulfilling his duties as an Outside Director. The Company expects that he will do his utmost for sustainable growth and enhancement of corporate value of the Group, formulation of a growth strategy from a global business perspective, and strengthening of functions for management supervision, including risk management. Therefore, the Company proposes that he be elected as its Outside Director again.			

Candidate number	Name (Date of birth)		mary, position and responsibilities at the Company ficant concurrent positions outside the Company	Number of shares of the Company owned		
		Mar. 1989	Graduated from Hitotsubashi University, Faculty of Economics; Bachelor's degree (economics)			
		Apr. 1989	Entered Industrial Bank of Japan, Limited (now Mizuho Financial Group, Inc.)			
		Mar. 2003	Graduated from School of International Corporate Strategy, Hitotsubashi University; Master's degree (management) in the Management and Finance			
		Mar. 2004	Course (master's course) Entered Belling Point Co., Ltd. (now PwC Consulting LLC.)			
	TOL	Mar. 2005	Graduated from School of International Corporate Strategy, Hitotsubashi University; Master's degree (management law) in the Legal and Public Policy			
	Tamane Ozeki	Apr. 2005	Course (master's course) Entered GCA Corporation			
	(Oct. 30, 1965)	Aug. 2006 Feb. 2012	Representative Director, dimmi Inc. Entered Innovation Drive LLC			
	Attendance at the meetings of the Board of Directors	Apr. 2012	Contracted Associate Professor, International College of Arts and Science, Yokohama City University			
	and Committee meetings after assuming office as Director in August	Mar. 2013	Graduated from School of Engineering, the University of Tokyo, department of Advanced interdisciplinary Studies (doctor's course); Doctor's degree (academic)	Common shares 9,600		
	2020	Dec. 2013	Associate-Industrial Collaboration Professor, Yamagata University, Faculty of Engineering	5,000		
	Board of Directors: 10/10 (100%) Nominating	Jan. 2014	Director, Kyoto Stem Cell Innovation, Inc. (Kyoto SCI)			
5 Re-elected Outside	Committee: 2/2 (100%) Compensation	Apr. 2014	Associate Guest Professor, Faculty of Engineering, Yamagata University (current position)			
Independent	Committee: 3/3 (100%)	May 2014	Director, Stem Cell & Device Laboratory, Inc. (SCAD)			
		Apr. 2016	Associate Professor, Graduate School for Creative Cities, Osaka City University			
		Feb. 2018	Advisor, Stem Cell & Device Laboratory, Inc. (SCAD) (current position)			
		Apr. 2018	Graduate School of Creative Cities, Osaka City University (current position)			
		Aug. 2020	Outside Director of the Company (current position)			
			concurrent positions outside the Company]			
		of Creative	rofessor, Faculty of Commerce, Graduate School Cities, Osaka City University			
	Descen for nomination		em Cell & Device Laboratory, Inc. (SCAD)	rolol		
	[Reason for nomination as a candidate for Outside Director and overview of the expected role] Ms. Tamane Ozeki has researched themes such as innovation, business models, University Start-ups, and					
	creativity as an associate professor at the Osaka City University Graduate School and an as an Industrial					
	Collaboration Professor, at Yamagata University. On the other hand, Ms. Ozeki was involved in the startup and management of multiple venture companies and possesses a wealth of management experience as well as advanced expertise in management. She has experience as an author who has studied examples in the field of					
			and market creation; therefore, she also has insight into			
	environment. As an Independent Outside Director of the Company as well as a member of the Nominating Committee and a member of the Compensation Committee since August 2020, Ms. Ozeki has been attending					
			s and the meetings of these committees and vigorous			
	As well as supervising management, she has provided advice and suggestions regarding the Company's overall management from an objective and broad perspective and from an unprejudiced standpoint					
	Outside Director. The Co	ompany expec	at executes business and she is sufficiently fulfillin ets that she will do her utmost for sustainable growth nulation of a growth strategy from a global busines	and enhancement		

strengthening of functions for management supervision, including risk management. Therefore, the Company
proposes that she be elected as its Outside Director again.

Candidate number	Name (Date of birth)		mary, position and responsibilities at the Company ficant concurrent positions outside the Company	Number of shares of the Company owned
6 Re-elected Outside Independent	Toshiaki Kawashima (June 14, 1947) Attendance at the meetings of the Board of Directors and Committee meetings held during the fiscal year under review Board of Directors: 23/23 (100%) Audit Committee: 9/9 (100%)		Entered Arthur Andersen Accounting Office Entered Salomon Brothers Asia Ltd., finally served as Chief Financial Officer and Chief Administrative Officer General Manager of Financial Affairs Division, Nikko Salomon Smith Barney Securities, Ltd. Managing Executive Officer and General Manager of Financial Affairs Division, Citigroup Global Markets Japan, Inc. Advisor, Citigroup Global Markets Japan, Inc. Left Citigroup Global Markets Japan, Inc. Established Kawashima CPA Office External Auditor, Citibank Japan, Ltd. Outside Auditor, the former Japan Display Inc. Outside Auditor of the Company Supervisory Director, Takara Leben Real Estate Investment Corporation (current position) Outside Corporate Auditor, Storm Harbor Securities Co., Ltd. (current position) Outside Director of the Company (current position) concurrent positions outside the Company] washima CPA Office	Common shares 6,400
	Mr. Toshiaki Kawashima achievements obtained thu at financial institutions, a Auditor (including as Out of the Company and as attending the meetings of stated opinions. As well a Company's overall manager CPA, and from an unpreju- sufficiently fulfilling his sustainable growth and en a global business perspe	has expert k rough his man nd from 201 side Auditor a member of f the Board of as supervisin gement from udiced standy duties as an hhancement of ctive, and st	e for Outside Director and overview of the expected nowledge and deep insight based on a wealth of exp ny years' experience working as a CPA and executing f 2, he audited Directors' business execution as an In of the former Japan Display Inc.). As an Independen f the Audit Committee since August 2020, Mr. Kar of Directors and the meetings of the Audit Commit g management, he has provided advice and suggest an objective and broad perspective, from a professio point independent from the management that executes Outside Director. The Company expects that he will of corporate value of the Group, formulation of a gro rengthening of functions for management supervisi proposes that he be elected as its Outside Director ag	berience and many inancial operations dependent Outside at Outside Director washima has been tee and vigorously ions regarding the onal viewpoint as a business and he is I do his utmost for owth strategy from ion, including risk

Candidate number	Name (Date of birth)	Career summary, position and responsibilities at the Company and significant concurrent positions outside the Company	Number of shares of the Company owned	
7 Re-elected Outside Independent	Nobuyuki Nakano (Jan. 13, 1959) Attendance at the meetings of the Board of Directors and Committee meetings after assuming office as Director in August 2020 Board of Directors: 10/10 (100%) Audit Committee: 9/9 (100%)	Apr. 1983Entered ITOCHU CorporationApr. 2002Deputy General Manager of Aerospace Department, ITOCHU CorporationMay 2005President, ROHM Semiconductor U.S.A. LLCJan. 2013Entered Sanden Corporation (now Sanden Holdings Corporation) and in charge of Global Corporate PlanningFeb. 2014Entered the Innovation Network Corporation of Japan (now INCJ, Ltd.); Executive Officer, Managing Director, Value Enhancement GroupJune 2015Outside Director of the CompanySept. 2018Executive Officer, INCJ, Ltd.Mar. 2020Retired as Outside Director of the CompanyJune 2020Left INCJ, Ltd.Aug. 2020Outside Director of the Company (current position)Jan. 2021CEO, CBO, Kyulux, Inc. (current position)[Significant concurrent positions outside the Company] CEO, CBO, Kyulux, Inc.	Common shares 0	
	[Reason for nomination as a candidate for Outside Director and overview of the expected role] Mr. Nobuyuki Nakano has a wealth of management experience at a major trading company and several manufacturers, etc., and advanced management insight through his experience of providing management support to investees at INCJ, Ltd. Mr. Nakano provided advice regarding the Company's management and appropriate supervision of business execution from a global business perspective as an Outside Director of the Company from June 2018 to March 2020. He left INCJ, Ltd. in June 2020. As an Outside Director of the Company and as the chairman of the Audit Committee since August 2020, Mr. Nakano has been attending the meetings of the Board of Directors and the meetings of the Audit Committee and vigorously stated opinions. As well as supervising management, he has provided advice and suggestions regarding the Company's overall management from an objective and broad perspective and from an unprejudiced standpoint independent from the management that executes business and he is sufficiently fulfilling his duties as an Outside Director. The Company expects that he will do his utmost for sustainable growth and enhancement of corporate value of the Group, formulation of a growth strategy from a global business perspective, and strengthening of functions for management supervision, including risk management. Therefore, the Company proposes that he be elected			

Note: 1. The Japan Display Inc. that ceased to exist in the merger on April 1, 2013 (trade name changed on March 30, 2012, from Japan Display Integration Preparatory Inc.) is noted as the former Japan Display Inc.

as its Outside Director again.

- 2. Ichigo Asset Management, Ltd., where Mr. Scott Callon serves as Chief Executive Officer, offers investment advice to Ichigo Asset Management International, Pte. Ltd. entrusted with the authority related to investment management by Ichigo Trust which holds 672,000,000 Class B Preferred Shares, equivalent to 44.26% of the number of voting rights of the Company's outstanding shares, as well as 500 Class D Preferred Shares and 1,939 Class E Preferred Shares.
- 3. INCJ, Ltd., where Mr. Nobuyuki Higashi serves concurrently, is a major shareholder of the Company, holding 214,000,000 common shares, equivalent to 14.10% of the number of voting rights of the Company's outstanding shares as well as 1,020,000,000 Class A Preferred Shares.
- 4. The Company holds 6,666 Class A Preferred Shares, equivalent to 0.75% of the number of voting rights of outstanding shares of Kyulux, Inc., where Mr. Nobuyuki Nakano serves as CEO and CBO. Moreover, the Company has entered into a contract with Kyulux, Inc. concerning provision of samples of materials used for organic light emitting diode (OLED) displays. However, there were no transactions involving payment during the fiscal year ended March 31, 2021 and there were no material transactions of the nature of special interests. Moreover, although Mr. Nakano served as an Executive Officer of INCJ, Ltd. until June 2020, which is a major shareholder of the Company, it will be almost a year since he left INCJ, Ltd. as of the conclusion of the Meeting. Therefore, in light of the Independence Standards for Independent Outside Directors (see below) of the Company, the Company judges that he satisfies the criteria for being independent.
- 5. Except for Mr. Scott Callon and Mr. Nobuyuki Higashi, there are no special interests between each candidate for Director and the Company.

- 6. Mr. Ryosuke Kuwada, Mr. Nobuyuki Higashi, Ms. Tamane Ozeki, Mr. Toshiaki Kawashima and Mr. Nobuyuki Nakano are candidates for Outside Director.
- 7. The Company has entered into an agreement with Mr. Toshihiro Ueki, Mr. Ryosuke Kuwada, Mr. Nobuyuki Higashi, Ms. Tamane Ozeki, Mr. Toshiaki Kawashima and Mr. Nobuyuki Nakano to limit their liabilities for damages under Article 423, paragraph 1 of the Companies Act pursuant to Article 427, paragraph 1 of the Companies Act. The maximum amount of liabilities for damages under the said agreement is the minimum liability amount stipulated in Article 425, paragraph 1 of the Companies Act. If their reelection is approved, the Company will continue the agreement with them.
- 8. The Company has entered into a directors and officers liability insurance contract with an insurance company under which all Directors are the insured. The said insurance contract covers litigation expenses and legal damages to be borne by the insured arising from corporate litigations, third-party litigations, derivative lawsuits, or other claims. However, damage attributable to inappropriate accounting treatment during the period from April 2014 to the fiscal year ended March 31, 2020, is outside the scope of the insurance coverage. The insurance premiums are fully borne by the Company. If the candidates reassume office as Director, they will be insured by the said insurance contract. The Company intends to renew the said insurance contract on July 1, 2021.
- 9. Mr. Ryosuke Kuwada, Mr. Nobuyuki Higashi, Ms. Tamane Ozeki, Mr. Toshiaki Kawashima and Mr. Nobuyuki Nakano are currently Outside Directors of the Company. As of the conclusion of the Meeting, Mr. Ryosuke Kuwada will have served for two years, Mr. Nobuyuki Higashi will have served for one year and three months, and Ms. Tamane Ozeki, Mr. Toshiaki Kawashima and Mr. Nobuyuki Nakano will have served for ten months respectively as Outside Director.
- 10. The Company has designated Mr. Ryosuke Kuwada, Ms. Tamane Ozeki and Mr. Toshiaki Kawashima as independent officers pursuant to the regulations of the Tokyo Stock Exchange. If their reelection is approved, the Company will continue their designations as independent officers. If the reelection of Mr. Nobuyuki Nakano is approved, the Company will designate him as an independent officer.
- 11.Inappropriate accounting treatment in the Company's previous fiscal years was discovered and securities reports and financial results for the period from FY 2014 to the second quarter of FY 2020 were corrected. Mr. Ryosuke Kuwada has been serving as Outside Director from June 2019 to the present. Until the discovery of the problem, he did not recognize it. However, he made recommendations from the perspective of legal compliance at the Board of Directors and other meetings on a daily basis. After recognizing the problem, he fulfilled his responsibility by making recommendations on conducting a thorough and fair investigation of the problem, figuring out the cause of the problem, and taking measures to prevent its recurrence. As a member of the Governance Improvement Committee, he also expressed positive and constructive opinions on measures to prevent recurrence, including management systems and corporate governance reforms, and contributed to the formulation of measures to prevent recurrence.

Mr. Nobuyuki Higashi served as Outside Director from June 2017 to June 2018, and from March 2020 to the present. He did not recognize the problem during his first tenure, but he made recommendations from the perspective of legal compliance at the Board of Directors and other meetings on a daily basis. During his second tenure, he fulfilled his responsibility by making recommendations on conducting a thorough and fair investigation of the problem, figuring out the cause of the problem, and taking measures to prevent recurrence.

Mr. Toshiaki Kawashima served as Outside Auditor from 2012 to August 2020 (including as Outside Auditor of the former Japan Display Inc.) and has been serving as Outside Director from August 2020 to the present. Until the discovery of the problem, he did not recognize it. However, he made recommendations from the perspective of legal compliance at the Board of Company Auditors and other meetings on a daily basis. After recognizing the problem, he fulfilled his responsibility by making recommendations on conducting a thorough and fair investigation of the problem, figuring out the cause of the problem, and taking measures to prevent recurrence.

Mr. Nobuyuki Nakano served as Outside Director from June 2018 to March 2020 and has been serving as Outside Director from August 2020 to the present. Until the discovery of the problem, he did not recognize it during his first tenure. However, he made recommendations from the perspective of legal compliance at the Board of Directors and other meetings on a daily basis. After recognizing the problem, he fulfilled his responsibility by instructing a thorough and fair investigation of the problem until his resignation in March 2020. During his second tenure, he fulfilled his responsibility by making recommendations on taking measures to prevent recurrence.

Ms. Tamane Ozeki was not in office as Outside Director of the Company at the time of discovery of the problem. After she assumed office as Outside Director, she made recommendations from the perspective of legal compliance at the Board of Directors and other meetings and fulfilled her responsibility by making recommendations on taking measures to prevent recurrence.

[Overview of Limited Liability Agreements]

The Company has entered into an agreement with each of the Directors (excluding Directors who are Executive Directors, etc.) to limit their liabilities for damages under Article 423, paragraph 1 of the Companies Act pursuant to the Articles of Incorporation of the Company and Article 427, paragraph 1 of the Companies Act.

With this agreement, in the event that any of the Directors (excluding Directors who are Executive Directors, etc.) causes damage to the Company due to negligence of his/her duties in the performance thereof, and he/she acts in good faith without gross negligence, the liabilities for damages of such Director or Company Auditor shall be the minimum liability amount pursuant to Article 425, paragraph 1 of the Companies Act.

[Overview of the Officers and Directors Liability Insurance Contract]

The Company has entered into a directors and officers liability insurance contract with an insurance company under which all Directors are the insured.

The said insurance contract covers litigation expenses and legal damages to be borne by the insured arising from corporate litigations, third-party litigations, derivative lawsuits, or other claims. However, damage attributable to inappropriate accounting treatment during the period from April 2014 to the fiscal year ended March 31, 2020, is outside the scope of the insurance coverage. The insurance premiums are fully borne by the Company.

[Independence Standards for Independent Outside Directors]

The Company shall elect a person unlikely to cause conflicts of interest with general shareholders (specifically, a person who does not fall under the following requirements) as Independent Outside Director, from among persons satisfying the requirements for Outside Directors set forth in the Companies Act, who have been elected as Outside Directors.

a. A person whose major business partner is the Company or who executes its business

- b. A major business partner of the Company or a person who executes its business
- c. A consultant, accounting professional, or legal professional who receives a considerable amount of money or other property from the Company in addition to his or her officer compensation
- d. A person who fell under any of the above a., b., or c. until recently
- e. A relative within the second degree of kinship of a person listed in any of the following (i) through (iv)
 - (i) A person listed in a. through d. above
 - (ii) A person who executes business at a subsidiary of the Company
 - (iii) A director of a subsidiary of the Company who does not execute business
 - (iv) A person who fell under (ii) or (iii) or a person who executed business at the Company until recently

End