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> Securities code: 2726 May 10, 2022

To Shareholders with Voting Rights:

Rvuta Inoue President and Representative Director PAL GROUP Holdings CO., LTD. 3-6-1 Doshomachi, Chuo-ku, Osaka-shi, Osaka, Japan

Notice of the 50th Ordinary General Meeting of Shareholders

We are pleased to inform you that the 50th Ordinary General Meeting of Shareholders (the "Meeting") of PAL GROUP Holdings CO., LTD. (the "Company," together with its subsidiaries, the "Group") will be held for the purposes below.

Instead of attending the Meeting in person, you can exercise your voting rights in writing or via the Internet, etc., so please review the attached Reference Documents for the General Meeting of Shareholders and exercise your voting rights by 6:30 p.m. Japan time, Tuesday, May 24, 2022 (closing of the Company's business hours).

1. Date and time: Wednesday, May 25, 2022 at 10 a.m. Japan time (reception opens at 9:15

2. Venue: AP Osaka Ekimae, Umeda 1-chome, B2F, Tokyo Tatemono Umeda Building

located at 1-12-12 Umeda, Kita-ku, Osaka-shi, Osaka, Japan

3. Purposes of the Meeting:

Matters to be reported: 50th fiscal year (March 1, 2021 – February 28, 2022)

Business report, consolidated and non-consolidated financial statements and results of audits of the consolidated financial statements by the accounting auditor and the Audit & Supervisory Board

Matters to be resolved:

Proposal 1: Distribution of Surplus

Partial Amendments to the Articles of Incorporation **Proposal 2:**

Proposal 3: Election of Six (6) Directors

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

Proposal 5: Election of One (1) Substitute Audit & Supervisory Board Member

- In light of the COVID-19 pandemic, the Company asks that shareholders exercise their voting rights in writing or via the Internet, etc. where possible, to ensure the safety of shareholders and prevent the spread of infection.

 The Company asks shareholders who intend to attend the Meeting in person to consider
- countermeasures such as wearing a face mask. The Company may at its discretion take measures necessary to ensure the safety of shareholders and prevent the spread of infection at the Meeting venue. We appreciate your cooperation.
- If you are attending the Meeting, please hand in the enclosed Voting Rights Exercise Form at the reception.
- The attachments to this Notice of the 50th Ordinary General Meeting of Shareholders are contained in the enclosed Business Report for the 50th Fiscal Year (in Japanese).
- The "Systems and Policies of the Stock Company" of the business report and notes to the consolidated and non-consolidated financial statements are posted on the Company's website (URL: http://www.palgroup.holdings/) (in Japanese) in accordance with laws, regulations and Article 15 of the Company's Articles of Incorporation, and therefore are not contained in the Business Report for the 50th Fiscal Year.

 Any revisions to the Reference Documents for the General Meeting of and consolidated and non-consolidated financial statements by the day disclosed via postal notification or by posting them on the Company's http://www.palgroup.holdings/) (in Japanese). 	y before the Meeting will be

Reference Documents for the General Meeting of Shareholders

Proposal 1: Distribution of Surplus

The Company's basic policy is to distribute dividends commensurate with its business performance. While striving to maintain a stable payment of dividends, the Company determines dividend of surplus taking into account enhancement of internal reserves to further strengthen its corporate standing and prepare for active future business development. The Company proposes the following year-end dividend based on this policy.

Year-end dividend

- (1) Type of dividend property Cash
- (2) Allotment of dividend property to shareholders and its total amount 50 yen per common share of the Company at a total of 2,196,287,800 yen
- (3) Effective date of the dividend of surplus (date when the payment of year-end dividend for the 50th fiscal year begins) May 26, 2022

Proposal 2: Partial Amendments to the Articles of Incorporation

1. Reasons for the proposal

The enforcement date of the system for electronic provision of materials for general meetings of shareholders, stipulated in the proviso to Article 1 of the supplementary provisions of the "Act Partially Amending the Companies Act" (Act No. 70 of 2019), has been set at September 1, 2022. Accordingly, the Company proposes to establish a provision that information contained in the Reference Documents for the General Meeting of Shareholders, etc. shall be provided electronically, and a provision that the scope of matters to be included in the paper copy to be sent to shareholders who have requested it may be limited.

In addition, the Company proposes to delete the current provisions related to the internet disclosure and deemed provision of the Reference Documents for the General Meeting of Shareholders, etc. as they will become unnecessary, and to establish supplementary provisions related to the effective date, etc. in line with the above changes.

2. Details of amendments

The details of the amendments are as follows.

(Amended parts are underlined.)

Current Articles of Incorporation	Proposed Amendments
Article 15 (Internet Disclosure of Reference Documents, Etc.) In accordance with the provisions provided in the Ordinance of the Ministry of Justice, the Company may disclose information pertaining to matters to be described or indicated in the Reference Documents for the General Meeting of Shareholders, non-consolidated financial statements, consolidated financial statements and business report through the internet.	(Deleted)
(Newly established)	Article 15 (Measures for Electronic Provision, Etc.) The Company shall, when convening a general meeting of shareholders, provide information contained in the Reference Documents for the General Meeting of Shareholders, etc. electronically. 2. 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 voting rights.

Current Articles of Incorporation	Proposed Amendments
(Newly established)	(Supplementary provisions) 1 The deletion of the current Article 15 (Internet Disclosure of Reference Documents, Etc.) and the establishment of the amended Article 15 (Measures for Electronic Provision, Etc.) shall come into effect on September 1, 2022. 2 Notwithstanding the provisions of the preceding paragraph, the current Article 15 (Internet Disclosure of Reference Documents, Etc.) shall remain in force with respect to a general meeting of shareholders to be held on a date prior to February 28, 2023. 3 These supplementary provisions shall be deleted after March 1, 2023 or the lapse of three months from the date of the general meeting of shareholders set forth in the preceding paragraph, whichever is later.

Election of Six (6) Directors **Proposal 3:**

The terms of office of all the nine (9) incumbent Directors will expire at the close of this Meeting. Therefore, the Company proposes the election of six (6) Directors. The candidates for Director are as follows:

			Attendance	3., 1				ls particularly expected	
No.	Name	Position at the Company	at the Board of Directors meetings	Corporate management	Industry knowledge	SDGs, etc.	Administration / finance	Risk management	
1	Hidetaka	Chairman and	14/14	0	0		0	0	
	Inoue	Representative Director	(100%)						
2	Ryuta	President and	14/14	0	0	0		0	
	Inoue	Representative Director	(100%)						
3	Yasuji	Vice President, Director	14/14	0			0	0	
3	Arimitsu	and Executive Officer	(100%)	Ü			O O		
4	Takayo	Director	14/14	0		0	0	0	
	Watanabe		(100%)						
5	Hisayuki	Outside Director	14/14	0			0	0	
J	Higuchi	Outside Director	(100%)						
	Kensaku C	14/14	\bigcirc			0	0		
6 Teranishi	Outside Director	(100%)							

No.	Name (Date of birth)	Career summary, positions, responsibilities at the Company and significant concurrent positions	Number of the Company's shares held		
1	Hidetaka Inoue (September 13, 1935)	October 1973 Established the Company, President and Representative Director May 2008 Chairman and Representative Director of the Company (to present) Significant concurrent positions Chairman and Representative Director of PAL CO., LTD., KURASHIKI STYLE CO., LTD. and LOCUSTco., Ltd. President and Representative Director of Scotch Yofukuten K.K. Chairman and Director of NICE CLAUP Co., LTD. Director of MAG STYLE Co., LTD. and PAL HOLDINGS (SINGAPORE) PTE. LTD. Director of PAL (Shanghai) Trading Co., Ltd.	1,034,072		
	Reason for candidacy as Director				

Reason for candidacy as Director

Ever since taking office as the Company's Representative Director in 1973, Hidetaka Inoue has led the Company's management for 49 years and has always demonstrated outstanding foresight and strong leadership to achieve the Company motto of "Contributing to society by constantly proposing new fashionable ways of life" and build the PAL Group it is today. The Company nominated him as a candidate for Director expecting that he will further contribute to the sustainable growth and improvement of corporate value of the Group by leading the Group's overall management in the future.

		April 1989	Joined TEIJIN LIMITED	
		May 1995	Joined the Company	
		May 1995	Director	
		March 2007	Senior Managing Director	
		May 2008	President and Representative	
	Ryuta Inoue		Director (to present)	
	(June 8, 1965)	Significant concurrent positions		3,649,336
	(June 0, 1703)	 President an 	d Representative Director of NICE	
		CLAUP Co.	, LTD., MAG STYLE Co., LTD. and R	
		Scotch Co.,	Ltd.	
2		 Director of I 	PAL CO., LTD. and PAL HOLDINGS	
		(SINGAPOI	RE) PTE. LTD.	
		· Director of I	PAL (Shanghai) Trading Co., Ltd.	

Reason for candidacy as Director

Ever since joining the Company in May 1995, Ryuta Inoue accumulated a broad range of operational experience including store operations, product development, e-commerce operations and in the Administrative Division. Also, after taking office as the President in 2008, he has substantially contributed to expanding business performance. The Company nominated him as a candidate for Director expecting that he will further contribute to the sustainable growth and improvement of corporate value of the Group by leading the Group's overall management in the future.

No.	Name (Date of birth)		ary, positions, responsibilities at the nd significant concurrent positions	Number of the Company's shares held
3	Yasuji Arimitsu (April 23, 1934)	April 1953 August 1972 December 1986 December 1994 March 1998 April 1998 March 2007 May 2011 May 2013	Joined TEIJIN LIMITED Seconded to TEIJIN WINKLE Limited Director, General Manager, Administrative Unit Seconded to Teijin WOW Limited Director, General Manager, Administrative Unit Joined Teijin Central Kosan Co., Ltd. Joined the Company Director Managing Director Vice President and Director Vice President, Director and Executive Officer (General Manager, Administrative Division and General Manager, Internal Audit Office) (to	73,968
	also has extensive ex President, Director an Director expecting th	PAL CO., LT y as Director abundant experience perience and insigh and Executive Office at he will further co	nt, Director and Executive Officer of CD. e mainly in administrative operations at that in management, serving as the Companer. The Company nominated him as a canontribute to the sustainable growth and in	y's Vice didate for approvement of
4	Takayo Watanabe (February 9, 1962)	April 1984 April 1987 February 2003 January 2011 July 2014 May 2018 May 2019 Significant concu Representati	the Group's overall management in the folioned Daido Sanso K.K. (currently AIR WATER INC.) Left Daido Sanso K.K. Audit & Supervisory Board Member, Scotch Yofukuten K.K. Director (to present) Representative Director, T Scotch Co., Ltd. (to present) Director, PAL CO., LTD. (to present) Director of the Company (to present) wrent positions ve Director of T Scotch Co., Ltd. PAL CO., LTD. and Scotch Yofukuten	352,480
	nd porate culture.			

8

The Company nominated her as a candidate for Director expecting her to keep on fulfilling her duties as a Director to improve corporate value from a long-term perspective in the future.

No.	Name (Date of birth)	Career summary, positions, responsibilities at the Company and significant concurrent positions		Number of the Company's shares held
		April 1958	Joined The Sumitomo Bank, Limited (currently Sumitomo Mitsui Banking Corporation)	
		April 1990	General Manager, Umeda Branch	
		August 1994	Retired from Sumitomo Mitsui	
			Banking Corporation	
			Senior Managing Director, REX INDUSTRIES CO., LTD.	
		April 1995	CEO, REX INTERNATIONAL	
		•	U.S.A., INC.	
		March 1996	Chairman, SUZHOU REX ELECTRO MACHINERY CO.,	
	Hisayuki Higuchi		LTD.	
	(August 18, 1939)	May 2000	Outside Audit & Supervisory Board Member of the Company	-
5		June 2004	Chairman and Representative Director, REX INDUSTRIES CO., LTD.	
		May 2008	Outside Director of the Company (to present)	
		July 2010	Director and Advisor, REX INDUSTRIES CO., LTD.	
		June 2014	Retired from REX INDUSTRIES	
			CO., LTD.	
		Significant conc	current positions	
		· Director of	PAL CO., LTD.	

Reason for candidacy as Outside Director and overview of expected roles

After serving at a financial institution, Hisayuki Higuchi has long been engaged in the
management of a company operating in Japan and globally. He has deep insight in finance and
corporate management and is giving input and guidance based on his experience as an incumbent
Outside Director. The Company nominated him as a candidate for Outside Director because it
expects him to contribute to improving corporate value by providing advice on the Group's
overall management based on his insight and knowledge, and fulfill a supervisory function from
a neutral and objective standpoint.

No.	Name (Date of birth)		ary, positions, responsibilities at the and significant concurrent positions	Number of the Company's shares held
		April 1975	Joined The Sumitomo Bank, Limited (currently Sumitomo Mitsui Banking Corporation)	
		May 1997	General Manager, Tamatsukuri Branch	
	Kensaku Teranishi (November 28, 1951)	October 1998	General Manager, Underwriting Department, Osaka Branch, Sumitomo Capital Securities Co., Ltd.	
		April 2001	General Manager, Assistant to Officer in charge of Osaka Branch, Daiwa Securities SMBC Co., Ltd.	
		April 2004	Retired from Daiwa Securities SMBC Co., Ltd.	
		May 2004	Standing Advisor, Konoike Construction Co., Ltd.	-
6		October 2016	Representative Director, Vice President	
O		November 2017	Retired from Konoike Construction Co., Ltd.	
		December 2017	Senior Advisor, Osaka Branch, Yamada Consulting Group Co., Ltd.	
		May 2019	Outside Director of the Company	
		December 2021	Retired as Senior Advisor, Osaka	
			Branch, Yamada Consulting Group	
			Co., Ltd.	
		January 2022	Director, Shinwa Holdings, Co., Ltd.	
		Significant concu	rrent positions	
		· Director, Shi	nwa Holdings, Co., Ltd.	
	Reason for candidacy	as Outside Directo	or and overview of expected roles	

Reason for candidacy as Outside Director and overview of expected roles

After serving at a financial institution, Kensaku Teranishi has long been engaged in corporate management. He has deep insight in finance and corporate management. The Company nominated him as a candidate for Outside Director because it expects him to contribute to improving corporate value by providing advice on the Group's overall management based on his insight and knowledge, and fulfill a supervisory function from a neutral and objective standpoint.

Notes:

- 1. There are no special interests between any of the candidates and the Company.
- 2. Hisayuki Higuchi is a candidate for Outside Director, as well as an independent director as stipulated by the financial instruments exchange (Tokyo Stock Exchange, Inc.). He has served as the Company's Outside Audit & Supervisory Board Member for eight (8) years since May 2000. He will also have served as the Company's Outside Director as well since May 2008, for 14 years at the close of this Meeting.
 - Although Hisayuki Higuchi was formerly affiliated with the Company's main bank, in light of the Company's current financial status where its deposits significantly exceed its borrowings, and the absence of a transactional relationship with the said financial institution that will affect the Company's decision-making, as well as the fact that a substantial amount of time has passed since he retired from the said financial institution, the Company deems him to be sufficiently independent.
- 3. Kensaku Teranishi is a candidate for Outside Director, as well as an independent director as stipulated by the financial instruments exchange (Tokyo Stock Exchange, Inc.). He will have served as the Company's Outside Director since May 2019, for three (3) years at the close of this Meeting. Although Kensaku Teranishi was formerly affiliated with the Company's main bank, in light of the

- Company's current financial status where its deposits significantly exceed its borrowings, and the absence of a transactional relationship with the said financial institution that will affect the Company's decision-making, as well as the fact that a substantial amount of time has passed since he retired from the said financial institution, the Company deems him to be sufficiently independent.
- 4. Summary of the content of the directors and officers liability insurance contract
 The Company has entered into a directors and officers liability insurance contract with an insurance
 company to insure its Directors, as stipulated in Article 430-3, Paragraph 1 of the Companies Act. The
 contract covers damages that may arise due to insured parties assuming liability for their execution of
 duties, or receiving claims associated with the pursuit of such liability. The Company intends to
 continue and renew this contract. If the election of each candidate is approved, the candidates will
 become insured parties under this insurance contract.

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

Audit & Supervisory Board Member Yoshiaki Arai will resign from his post at the close of this Meeting. Therefore, the Company proposes the election of one (1) Audit & Supervisory Board Member.

As the candidate for Audit & Supervisory Board Member, Mioko Nakazawa, will be elected as a substitute for Audit & Supervisory Board Member Yoshiaki Arai, the candidate's term of office shall be until the expiration of the term of office of the retiring Audit & Supervisory Board Member, in accordance with the provisions stipulated in the Articles of Incorporation of the Company. Furthermore, the Audit & Supervisory Board has given its consent to this proposal.

The candidate for Audit & Supervisory Board Member is as follows:

Name (Date of birth)	Career summary	y, positions at the Company and significant concurrent positions	Number of the Company's shares held
	October 2002	Joined KUBOI & PARTNERS LAW OFFICE	
	April 2017	Established Aimable Business Law Office	
	September 2017	Lecturer on the Food Sanitation Act,	
		Confectionery Course, Faculty of	
		Cookery and Confectionery, Osaka Seikei College	
	November 2018	Member of Examination Committee for	
		Approval of Management Restructuring	
		Plan, etc., Osaka Prefectural Government	
Mioko Nakazawa	March 2019	(to present)	
(April 9, 1974)		Lecturer, Small and Medium Enterprise	-
(April 9, 1974)		Management Consultant Training Course,	
		Osaka University of Economics (to	
		present)	
	April 2019	Domestic Relations Conciliation	
		Commissioner, Osaka Family Court (to present)	
	July 2019	Outside Audit & Supervisory Board	
		Member, i-plug, Inc. (to present)	
	Significant concu	•	
	· Outside Aud		
	Inc.		

Reason for candidacy as Outside Audit & Supervisory Board Member

Mioko Nakazawa not only is well versed in corporate legal affairs as an attorney-at-law, but also is familiar with corporate management and possesses expertise in that area. Although she has never been involved in the management of a company in any way other than serving as an outside officer in the past, the Company believes that she will monitor overall management and provide effective advice based on her insight and knowledge and proposes her election as a candidate for Outside Audit & Supervisory Board Member.

Notes

- 1. Mioko Nakazawa is a candidate for Outside Audit & Supervisory Board Member and also a candidate for an independent auditor as stipulated by the financial instruments exchange (Tokyo Stock Exchange, Inc.).
- 2. There are no special interests between the candidate and the Company.
- 3. Summary of the content of the directors and officers liability insurance contract
 The Company has entered into a directors and officers liability insurance contract with an insurance
 company to insure its Audit & Supervisory Board Members, as stipulated in Article 430-3, Paragraph
 1 of the Companies Act. The contract covers damages that may arise due to insured parties assuming

liability for their execution of duties, or receiving claims associated with the pursuit of such liability. The Company intends to continue and renew this contract. If the election of the candidate is approved, the candidate will become an insured party under this insurance contract.

Proposal 5: Election of One (1) Substitute Audit & Supervisory Board Member

At the start of this Meeting, the effect of election will expire for Mioko Nakazawa, substitute Audit & Supervisory Board Member, elected at the 49th Ordinary General Meeting of Shareholders held on May 26, 2021. Therefore, the Company proposes the election of Norihisa Ogawa as a substitute Audit & Supervisory Board Member to prepare for contingencies where the number of Audit & Supervisory Board Members falls below the statutory requirement.

The effective period for the resolution of this proposal is up to the beginning of the next ordinary general meeting of shareholders. The election may be cancelled by resolution of the Board of Directors subject to the consent of the Audit & Supervisory Board provided that it is before the candidate takes office.

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

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

Name	Career summary and significant concurrent positions		Number of the
(Date of birth)			Company's
(Date of offili)			shares held
	April 1979	Registered as attorney-at-law (Daini	
		Tokyo Bar Association)	
		Joined Kashiwagi & Kiyozuka Law	
		Office	
Narihiga Ogayya	October 1987	Established Ogawa Norihisa Law Office	
Norihisa Ogawa (January 7, 1951)	December 1994	Joined Kioizaka Themis General Law	-
(January 7, 1931)		Office, Partner (to present)	
	April 1998	Corporate Auditor, NICE CLAUP Co.,	
		LTD.	
	April 2016	Retired as Corporate Auditor, NICE	
	_	CLAUP Co., LTD.	

Notes:

1. There are no special interests between the candidate and the Company.

appropriate advice as he has a wealth of experience.

fulfills the requirements for an independent auditor as stipulated by the financial instruments exchange (Tokyo Stock Exchange, Inc.).

Norihisa Ogawa contributed to the audit of NICE CLAUP Co., LTD., a subsidiary of the Company, for a total of eighteen (18) years from April 1998 to April 2016 as its Outside Corporate Auditor. He also served as an outside corporate auditor of listed companies including Sankyu Inc. (TSE Prime Market) and Saison Information Systems Co., Ltd. (TSE Standard Market) as well as other companies. Although he has never been involved in the management of a company in any way other than serving as an outside officer in the past, the Company believes that he will provide timely and

2. Norihisa Ogawa is a candidate for substitute Outside Audit & Supervisory Board Member, and

3. Summary of the content of the directors and officers liability insurance contract
The Company has entered into a directors and officers liability insurance contract with an insurance
company to insure its Audit & Supervisory Board Members, as stipulated in Article 430-3, Paragraph
1 of the Companies Act. The contract covers damages that may arise due to insured parties assuming
liability for their execution of duties, or receiving claims associated with the pursuit of such liability.
The Company intends to continue and renew this contract. If the election of the candidate as a
substitute Audit & Supervisory Board Member is approved, and he subsequently takes office as an
Audit & Supervisory Board Member, then he will become an insured party under this insurance
contract.