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Securities identification code: 8544 June 4, 2019

To our shareholders:

Toshiyuki Kumagai President **The Keiyo Bank, Ltd.** 11-11, Fujimi 1-chome, Chuo-ku, Chiba City, Chiba Prefecture, Japan

NOTICE OF CONVOCATION OF THE 113TH ANNUAL GENERAL MEETING OF SHAREHOLDERS

You are cordially invited to attend the 113th Annual General Meeting of Shareholders of The Keiyo Bank, Ltd. (the "Bank"), which will be held as described below.

If you are unable to attend the meeting in person, you may exercise your voting rights in writing or on the Internet, etc. After reviewing the Reference Documents for the General Meeting of Shareholders hereinafter described, please exercise your voting rights no later than Tuesday, June 25, 2019 at 5:10 p.m. (Japan Standard Time).

1. Date and Time:	: Wednesday, June 26, 2019 at 10:00 a.m. (Japan Standard Time)		
	(Reception desk opens at 9:00 a.m.)		
2. Venue:	Chiba-Minato Head Office of the Bank		
	"α Garden Hall" on the 2nd floor		
	5-45, Chiba-Minato, Chuo-ku, Chiba City, Chiba Prefecture, Japan		

3. Purposes:

Items to be reported:

- 1. Business Report and Non-Consolidated Financial Statements for the 113th Term (from April 1, 2018 to March 31, 2019)
- 2. Consolidated Financial Statements for the 113th Term (from April 1, 2018 to March 31, 2019), as well as the results of audit of the Consolidated Financial Statements by the Accounting Auditor and the Audit & Supervisory Board

Items to be resolved:

Proposal 1:	Appropriation of surplus
Proposal 2:	Election of five (5) Directors

Reference Documents for the General Meeting of Shareholders

Proposal 1: Appropriation of surplus

In consideration of the public nature of the banking business, under our basic policy of conducting appropriate distribution to our stakeholders, while also striving to maintain sound management and full internal reserves, the Bank proposes year-end dividends and other appropriation of surplus for the fiscal year under review as follows.

Furthermore, with regard to internal reserves, the Bank will conduct capital investments in order to improve service to our customers, while also effectively utilizing its internal reserves to expand its business foundation, and enhance its management structure.

- 1. Matters related to year-end dividends
 - (1) Type of dividend property

Cash

(2) Allocation of dividend property and total amount thereof

¥11 per common share of the Bank Total amount of dividends: ¥1,452,048,070

The Bank has implemented share consolidation of its common shares on a one for two basis effective October 1, 2018. The interim dividend (± 5.50 per share) based on the record date of September 30, 2018 is converted to ± 11 per share after the consolidation, and thus the annual dividend for the fiscal year under review is ± 22 per share.

(3) Effective date of distribution of dividends of surplus

June 27, 2019

- 2. Matters related to other appropriations of surplus
 - Item of surplus to be increased and amount of increase thereof General reserve: ¥5,000,000,000
 - (2) Item of surplus to be decreased and amount of decrease thereof

Retained earnings brought forward: ¥5,000,000,000

Proposal 2: Election of five (5) Directors

Upon the conclusion of this meeting, five (5) of Directors (Toshiyuki Kumagai, Hiroshi Oshima, Ichiro Kimizuka, Tetsuya Sakasai, and Katsusada Akiyama) will conclude their terms. Therefore, the Bank proposes the election of five (5) Directors.

The Candidates f	for Director are as	follows.
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No.	Name		Current position in the Bank
1	Toshiyuki Kumagai	Reelection	President (Representative Director)
2	Hiroshi Oshima	Reelection	Director, Senior Managing Executive Officer
3	Ichiro Kimizuka	Reelection	Director, Managing Executive Officer
4	Tatsushi Ichikawa	New election	Managing Executive Officer
5	Katsusada Akiyama	Reelection Outside Independent	Director (Outside Director)

No.	Name (Date of birth)	Career st	ummary, position and responsibilities (significant concurrent positions outside the Bank)	Number of the Bank's shares owned
1	Toshiyuki Kumagai (November 25, 1957) (Reelection)	May 1981 June 2009 June 2012 June 2014 June 2016	Joined the Bank Director, General Manager of Corporate Planning Division Managing Director, General Manager of Corporate Planning Division Senior Executive Managing Director President (to present) (Head)	43,000
	[Reasons for nomination as candidate for Director] After serving in positions such as General Manager of Urayasu Branch and Corporate Planning Division, Toshiyuki Kumagai has held the position of Director since June 2009, and the position of President since June 2016, and he has performed his role and responsibilities appropriately. We have nominated him as a Candidate for Director because we have determined that he is able to continue to contribute to the operation of the Bank by leveraging his experience and knowledge developed in his role as Director.			
2	Hiroshi Oshima (January 22, 1960) (Reelection) [Reasons for nomination as candi- Having served in positions such a position of Director since June 20	May 1982 June 2011 June 2014 Oct. 2014 June 2016 June 2017 June 2018 date for Direct s General Mar 11. He has ext	hager of Noda Branch and Mimomi Branch, Hiroshi O ensive business experience and is well versed in the at	ffairs of the Bank.
	We have nominated him as a Candidate for Director because we have determined that he is able to continue to contribute to the operation of the Bank by leveraging his experience and knowledge developed in his role as Director.			
3	Ichiro Kimizuka (February 24, 1961) (Reelection)		Joined the Bank Director, General Manager of Personnel Department Director, Managing Executive Officer (to present) In charge of Personnel Department, Administrative Division, Systems Division, and Administrative-Work Centralized Division	10,600
	has held the position of Director s of the Bank. We have nominated l	s General Mar ince June 201 nim as a Cand		rsed in the affairs is able to continue

No.	Name (Date of birth)	Career su	ummary, position and responsibilities (significant concurrent positions outside the Bank)	Number of the Bank's shares owned	
4	Tatsushi Ichikawa (October 9, 1963) (New election)	May 1987 Apr. 2005 June 2008 June 2014 June 2016 June 2018	Joined the Bank General Manager of Yotsukaido-minami Branch Leader of Planning Group, Retail Loan Division General Manager of Retail Loan Division Executive Officer, General Manager of Corporate Planning Division Managing Executive Officer (to present) In charge of Corporate Planning Division, Tokyo Office, and Sales Planning Division	14,700	
	[Reasons for nomination as candidate for Director] Having served in positions such as General Manager of Retail Loan Division, Executive Officer, General Manager of Corporate Planning Division, and Managing Executive Officer, Tatsushi Ichikawa has extensive business experience and is well versed in the affairs of the Bank. We have nominated him as a Candidate for Director because we have determine that he is able to contribute to the operation of the Bank by leveraging his experience and knowledge developed in his role as Director.				
5	Katsusada Akiyama (November 28, 1950) (Reelection) (Outside) (Independent)		Joined the Bank of Japan Secretariat Office Assistant to London Representative Councillor Head, Policy Public Relations Division, Monetary Affairs Department Head, Coordination Division, Monetary Affairs Department General Manager, Shimonoseki Branch Examiner, Examination Department Director-General, Currency Issue Department Director-General, Secretariat of the Policy Board Standing Director of the Second Association of Regional Banks Outside Director of the Bank (to present) Outside Corporate Auditor of Sanyo Engineering & Construction Inc. (to present) oncurrent position outside the Bank) orate Auditor of Sanyo Engineering & Construction	C	
	[Reasons for nomination as candidate for Outside Director] Katsusada Akiyama has extensive knowledge of and experience in general finance developed from serving in roles such as Director-General of Currency Issue Department and Director-General of Secretariat of the Policy Board of the Bank o Japan. We have nominated him as a candidate for Outside Director in order for him to continue to apply these attributes to the operation of the Bank. Furthermore, although Katsusada Akiyama has no experience in corporate management apart from having previously been an Outside Officer, for the reasons discussed above, we have determined that he will be able to fulfill his duties as an Outside Director in an appropriate manner. Katsusada Akiyama will have served as an Outside Director for four (4) years upon the conclusion of this meeting. [Regarding independence] Katsusada Akiyama fulfills the criteria set out in the Keiyo Bank's "Standards for Evaluation of the Independence of Outside Officers." He served the Second Association of Regional Banks as Standing Director until June 2015. However, we believe that this experience does not affect his independence given that the Bank's transactions with the Second Association of Regional Banks in fiscal 2018 amounted to less than 1% of the corporation's ordinary revenue.				

3. With regard to the limited liability agreement for candidates for Outside Director, if Katsusada Akiyama is elected, the Bank will conclude an agreement with him based on Article 427, Paragraph 1 of the Companies Act, limiting his liability for damages under Article 423, Paragraph 1 of the Companies Act, to the minimum liability amount specified in Article 425, Paragraph 1 of the Companies Act.

<Reference> Standards for Evaluation of the Independence of Outside Officers

The following must not currently apply to Outside Directors and Outside Audit & Supervisory Board Members of the Bank, or have applied in the recent past (Note 1).

- 1. Persons for whom the Bank is a major trading partner (Note 2). This includes executives of companies of which the Bank is a major trading partner, as well as the parent Bank and major subsidiaries of said companies.
- 2. Persons who are major trading partners of the Bank (Note 3). This includes executives of companies that are major trading partners of the Bank, as well as the parent company and major subsidiaries of said companies.
- 3. Consultants, accounting professionals or legal professionals who have received cash or other assets averaging ¥10 million or more per year over the last 3 years from the Bank, apart from officers' remuneration (this includes individuals who hold positions at bodies such as companies or organizations that have received said assets).
- 4. Major shareholders of the Bank (Note 4), or their executives.
- 5. Close relatives (Note 6) of any of the following (excluding those who are immaterial (Note 5)):
 - (1) Any persons who fall under any of the above 1 through 4; or
 - (2) Directors, Audit & Supervisory Board Members, or major employees, etc. of the Bank.
- Note 1: This refers to circumstances that are seen to be essentially the same as those at present. For example, this includes instances in which circumstances apply at the point that a proposal for election as an Outside Director or Outside Audit & Supervisory Board Member is adopted at the General Meeting of Shareholders.
- Note 2: Trading partners for which the Bank was the source of 2% or more of said trading partner's consolidated net sales in the most recent fiscal year.
- Note 3: Trading partners that were the source of 2% or more of the Bank's consolidated gross operating profits in the most recent fiscal year.
- Note 4: Shareholders that hold 10% or more of total voting rights.
- Note 5: With regard to executives, this refers to officers of companies or trading partners, and with regard to those who hold positions at accounting firms and law firms etc., this refers to certified public accountants and lawyers, etc.
- Note 6: Relatives within the second degree of consanguinity.