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(Securities Code 2229)

June 3, 2024

(Start date of electronic provision measures: May 27, 2024)

To Shareholders with Voting Rights:

Makoto Ehara

President & CEO, Representative Director

Calbee, Inc.

Marunouchi Trust Tower Main, 22nd Floor

1-8-3 Marunouchi, Chiyoda-ku, Tokyo 100-0005, JAPAN

NOTICE OF THE 75TH ANNUAL GENERAL MEETING OF SHAREHOLDERS

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

You are cordially invited to attend the 75th Annual General Meeting of Shareholders of Calbee, Inc. (the "Company"). The meeting will be held for the purposes as described below.

In convening this General Meeting of Shareholders, the Company has taken electronic provision measures and posted the matters subject to the electronic provision measures on the following websites on the Internet as the "Notice of the 75th Annual General Meeting of Shareholders."

https://www.calbee.co.jp/en/ir/stock/meeting/ The Company's website Internet Convocation https://s.srdb.jp/2229/ (in Japanese only)

In addition to the above, the Company also has posted this information on the following website on the Internet.

Tokyo Stock Exchange website: https://www2.jpx.co.jp/tseHpFront/JJK020010Action.do

To view the information, please enter "Calbee" in the Issue name (company name) field or "2229" in the Code field, and click "Search," and then click "Basic information" and select "Documents for public inspection/PR information." The information is posted under "Notice of General Shareholders Meeting /Informational Materials for a General Shareholders Meeting" under "Filed information available for public inspection."

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

(The reception desk will open at 9:00 a.m.)

2. Place: The Prominence Ballroom at ANA InterContinental Tokyo located at B1, 1-12-33, Akasaka, Minato-ku, Tokyo, Japan * Shareholders who are unable to attend this Annual General Meeting of

Shareholders in person on the day of the meeting will be able to follow the proceedings of the meeting through the live stream via the Internet.

Please be informed that watching the live stream is not regarded as attendance at the General Meeting of Shareholders under the Companies Act. Accordingly, you may not exercise your voting rights while watching the live stream.

- Regarding voting rights, please review the Reference Documents for the General Meeting of Shareholders included in the matters subject to the electronic provision measures, and exercise them by 5:00 p.m. on Tuesday, June 24, 2024, Japan time. You can exercise your voting rights by electromagnetic means (via the Internet, etc.) or by mail. If the voting rights are exercised in duplicate both by submitting the Voting Rights Exercise Form and via the Internet, the exercise of voting rights via the Internet shall be deemed valid.
- If the voting rights are exercised for multiple times via the Internet, the last vote shall be treated as the valid vote. In the event that neither "for" nor "against" is indicated for each proposal on the Voting Rights Exercise Form, it shall be deemed as an intention of approval of proposals by the Company.

3. Meeting Agenda:

Matters to be reported: 1. Business Report, Consolidated Financial Statements for the Company's 75th Fiscal Year (April 1, 2023 – March 31, 2024) and results of audits of the Consolidated Financial Statements by the

Accounting Auditor and the Audit & Supervisory Board

2. Non-consolidated Financial Statements for the Company's 75th Fiscal Year (April 1, 2023 – March 31, 2024)

Proposals to be resolved:

Proposal 1: Distribution of Surplus

Proposal 2: Election of Eight (8) Directors

Proposal 3: Election of One (1) Audit & Supervisory Board Member

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

Proposal 5: Payment of Bonuses to Directors

Proposal 6: Payment of Retirement Bonus to a Retiring Director

Other Matters concerning this Notice

- Among the information that constitutes the content of the Reference Documents for the General Meeting of Shareholders (matters subject to the electronic provision measures), the items listed below are not included in the documents delivered to shareholders who have requested printed documents, pursuant to applicable laws and regulations as well as Article 15 of the Company's Articles of Incorporation. Accordingly, the documents constitute only part of the documents audited by the Audit & Supervisory Board Members and the Accounting Auditor in the preparation of the Audit Report.
 - "Matters related to the Accounting Auditor" and "Systems for Ensuring Appropriateness of Operations and the Status of Operation of Such Systems" in the Business Report
 - "Consolidated Statement of Changes in Shareholders' Equity" and "Notes to Consolidated Financial Statements" in the Consolidated Financial Statements
 - "Non-consolidated Statement of Changes in Shareholders' Equity" and "Notes to Non-consolidated Financial Statements" in the Non-consolidated Financial Statements
- If attending in person on the day, you are requested to present the Voting Rights Exercise Form at the reception. In addition, please bring this notice in order to save resources.
- If you intend to exercise your voting rights by proxy, you may authorize one (1) other shareholder with voting rights to act as your proxy at the General Meeting of Shareholders. In such case, a document evidencing the power of representation must be presented. Please note that any person who is not a shareholder of the Company is not permitted to enter the venue.
- O Any revisions to the matters subject to the electronic provision measures, such amendments will be posted on the respective websites where the matters are posted.

Reference Documents for the General Meeting of Shareholders

Proposals and References

Proposal 1: Distribution of Surplus

In consideration of the performance results and the management environment for the fiscal year under review on the basis of the Company's dividend policy, it is proposed that the year-end dividend for the fiscal year under review be as follows:

1. Type of dividend property:

2. Matters concerning allocation of dividend property to shareholders and the total amount thereof ¥56 per share of common stock of the Company

Cash

Total amount: \(\frac{\pmansum}{27,009,371,880}\)

3. Effective date of distribution of surplus: Wednesday, June 26, 2024

The Company's Dividend Policy

The Company recognizes that returning profits to shareholders is one of its key responsibilities. The Company intends to allocate cash flows generated in the three-year period from FY2024/3 to FY2026/3 to investments for growth and efficiency improvement, and shareholder returns, while also leveraging cash on hand and borrowings. The Company aims to steadily increase dividends with targets of a total return ratio of 50% or more and a DOE of 4%.

Proposal 2: Election of Eight (8) Directors

As the terms of office of all the eight (8) Directors will expire at the conclusion of this meeting, the election of eight (8) Directors is proposed.

At the Company, Independent Directors constitute the majority of the members of the Board of Directors. Furthermore, the Company is committed to promoting diversity in the composition of its Board of Directors with broad range of expertise and background, proactively welcoming members who are diverse with respect to background, gender, and nationality. In accordance with this policy, the Nominating Committee, which is a non-mandatory committee supporting management and the majority of whose members are Outside Directors, objectively discussed and submitted recommendations of candidates for Director, and the Board of Directors nominated candidates. Independence of Outside Directors is judged based on internal criteria in accordance with the requirements for Independent Directors/Auditors specified by the Tokyo Stock Exchange.

The Management structure after the approval of Proposals 2 and 3 will be as follows.

(Reference) List of Directors and Audit & Supervisory Board Members

	(INGIGIETICE) L	ist of Difectors at	iu Au	dit & Supervisory Boar	u Mellibels	
No.		Name	Age	Positions and responsibilities at the Company from June 25, 2024	Attendance at Board of Directors' meetings, etc. in FY2023	Attributes
1	Reappointment	Makoto Ehara	65	President & CEO, Representative Director	100% (13/13)	
2	Reappointment	Akira Imoto	59	Director, Senior Managing Executive Officer	100% (10/10)	
3	New appointment	Keiei Sho	57	Director, Senior Managing Executive Officer	-	
4	Reappointment	Yuzaburo Mogi	89	Outside Director	92% (12/13)	Independent Director
5	Reappointment	Atsuko Fukushima	62	Outside Director	92% (12/13)	Independent Director
6	Reappointment	Yoshihiko Miyauchi	88	Outside Director	100% (13/13)	Independent Director
7	Reappointment	Wern Yuen Tan	46	Outside Director	77% (10/13)	
8	Reappointment	Hatsunori Kiriyama	61	Outside Director	100% (10/10)	Independent Director
_	-	Yumiko Okafuji	59	Audit & Supervisory Board Member (full-time)	Board of Directors' meetings: 100% (13/13) Audit & Supervisory Board meetings: 100% (14/14)	
_	Reappointment	Nagako Oe	51	Outside Audit & Supervisory Board Member	Board of Directors' meetings: 100% (13/13) Audit & Supervisory Board meetings: 100% (14/14)	Independent Audit & Supervisory Board Member
_	-	Yutaka Usami	66	Outside Audit & Supervisory Board Member	Board of Directors' meetings: 100% (10/10) Audit & Supervisory Board meetings: 100% (10/10)	Independent Audit & Supervisory Board Member

- 1. The age of each candidate is the age at the conclusion of this meeting.
- 2. There are no special interests between each candidate and the Company.
- 3. The current Articles of Incorporation of the Company stipulates that, pursuant to the provisions of Article 427, Paragraph 1 of the Companies Act, the Company may enter into agreements with Directors (excluding executive Directors, etc.) to limit their liability for damages provided for in Article 423, Paragraph 1 of the said Act to the minimum liability amount stipulated by laws and regulations. Subject to the approval of the election of each candidate for Outside Director above, the Company intends to conclude or continue a liability limitation agreement with the same content as above with each candidate.

			institution afte n of the meeti		Expected roles and specializations						
Name	Board of Directors	Nominating Committee	Compensation Committee	Audit & Supervisory Board	Corporate management	Global	Marketing	Production/	Sustainability	Finance	Legal
Makoto Ehara	0	0	0		0	0	0		0		
Akira Imoto	0				0	0		0	0		
Keiei Sho	0				0	0	0			0	
Yuzaburo Mogi	0	0	©		0	0		0			
Atsuko Fukushima	0	0	0		0	0			0		
Yoshihiko Miyauchi	0	0	0		0	0				0	
Wern Yuen Tan	0	0	0		0	0		0			
Hatsunori Kiriyama	0	0	0		0	0	0				
Yumiko Okafuji	0			0		0			0	0	
Nagako Oe	0			0		0					0
Yutaka Usami	0			0		0				0	

(Notes)

- 4. The Company has entered into a directors and officers liability insurance contract with an insurance company with all Directors as the insured. The said insurance contract covers damages that may arise due to the insured Directors assuming liability for the execution of their duties or receiving a claim for the pursuit of such liability. However, there are grounds for exemptions. For example, damages caused intentionally or with gross negligence will not be covered. If the candidates assume the office of Director, each of them will be insured under the insurance contract, which is to be renewed during their terms of office.
- 5. The above list does not include all specializations held by each officer.
- 6. The symbol "O" indicates the chief of each institution.

Structure after the conclusion of the Annual General Meeting of Shareholders held on June 25, 2024 (scheduled)

	Outside	Internal	Ratio of Outside
Composition of the Board of Directors	5	3	63%

	Female	Male	Ratio of Female
Female officers			
(Total of the Board of Directors and the Audit &	3	8	27%
Supervisory Board)			

No.	Name (Date of birth)		Career summary, positions and responsibilities, and significant concurrent positions	Number of shares of the Company held
1	Makoto Ehara (Dec. 24, 1958) Age: 65 Reappointment Attendance at Board of Directors' meetings: 100% (13/13) Term of office: 5 years	Apr. 1981 Apr. 2001 Apr. 2008 Mar. 2011 Apr. 2014 Apr. 2015 Apr. 2019 Jun. 2019 Apr. 2022 Apr. 2023	Joined Itochu Corporation Joined Johnson & Johnson K.K. Vice President & General Manager of Business Operations Joined the Company. Senior Executive Officer, the Company President and Representative Director, Japan Frito-Lay Ltd. Managing Executive Officer, the Company and President and Representative Director, Japan Frito-Lay, Ltd. Executive Vice President, the Company Vice President, Overseas Company President and Assistant to the President Executive Vice President Executive Vice President & COO President & CEO, Representative Director (current position)	3,600

[Reason for nomination as candidate for Director]

Mr. Makoto Ehara has been responsible for the management of the Company as President & CEO, Representative Director and leading the business by driving transformation and challenges toward the Vision for 2030. In the fiscal year ended March 31, 2024, he strived to further improve corporate value by promoting growth strategies and implementing organizational reforms under the new structure. Based on these achievements, the Company renominated him as a candidate for Director because the Company believes that he is an appropriate person to drive the growth of the Group.

	Akira Imoto	Apr. 1987	Joined the Company	
	(Aug. 7, 1964)	Apr. 2011	Executive Officer, General Managing Director of Quality	
	Age 59 Reappointment	Apr. 2016 Apr. 2019	Assurance Division Senior Executive Office Managing Executive Officer, President of Production Company	
2	Attendance at Board of Directors' meetings: 100% (10/10)	Apr. 2023 Jun. 2023 Apr. 2024	Senior Managing Executive Officer, President of Calbee Japan Region Senior Managing Director, President of Calbee Japan Region Director, Senior Managing Executive Officer, President of Calbee Japan Region (current position)	1,183
	Term of office: 1 year			

[Reason for nomination as candidate for Director]

Mr. Akira Imoto has been responsible for the management of the Company as Director, Senior Managing Executive Officer, and President of Calbee Japan Region and leading the business by driving transformation and challenges toward the Vision for 2030. He has experience mainly in managing the production & logistics and the quality assurance divisions. In the fiscal year ended March 31, 2024, he strived to improve the profitability of the domestic core business and improve corporate value. Based on these achievements, the Company renominated him as a candidate for Director because the Company believes that he is an appropriate person to drive the growth of the Group.

No.	Name (Date of birth)	Career summary, positions and responsibilities, and significant concurrent positions	Number of shares of the Company held
3	Keiei Sho (Dec. 8, 1966) Age 57 New appointment Attendance at Board of Directors' meetings: — Term of office: —	Apr. 1989 Joined ITOCHU Corporation Apr. 2013 Joined the Company Executive Officer, General Managing Director of Overseas Business Division 1 Apr. 2016 Executive Office, General Managing Director of Overseas Business Division Apr. 2020 Managing Executive Officer, Overseas Company President Apr. 2023 Senior Managing Executive Officer and CSO (current position)	1,300

[Reason for nomination as candidate for Director]

Mr. Keiei Sho has been responsible for the management of the Company as Senior Managing Executive Officer and CSO and leading the business by driving transformation and challenges toward the Vision for 2030. He has experience mainly as General Managing Director and President of overseas business. In the fiscal year ended March 31, 2024, he led the Headquarters for Group Business Strategy Management, the New Business Division, and the Human Resources and General Affairs Division to transform the business portfolio and strengthen the business foundation in an effort to enhance corporate value. Based on these achievements, the Company newly nominated him as a candidate for Director because the Company believes that he is an appropriate person to drive the growth of the Group.

	Marahama Marai	Apr. 1958	Joined Kikkoman Corporation	
	Yuzaburo Mogi	Mar. 1979	Director	
	(Feb. 13, 1935)	Mar. 1982	Managing Director	
	A === . 00	Oct. 1985	Representative Director and Managing Director	
	Age: 89	Mar. 1989	Representative Director and Senior Managing Director	
	Deannaintment	Mar. 1994	Representative Director, Director and Deputy President	
	Reappointment Outside Director	Feb. 1995	Representative Director, President and CEO	
		Jun. 2001	Audit & Supervisory Board Member, Tobu Railway Co., Ltd.	
	Independent Director		(current position)	0
	Attendance at	Jun. 2004	Representative Director, Chairman and CEO, Kikkoman	
	Board of Directors'		Corporation	
4	meetings:	Jun. 2009	Director, the Company (current position)	
	92% (12/13)	Jun. 2011	Honorary CEO and Chairman of the Board of Directors,	
	0270 (12/10)		Kikkoman Corporation (current position)	
	Term of office:	Jun. 2016	Director, Oriental Land Co., Ltd. (current position)	
	15 years	Jun. 2020	Director who is an Audit & Supervisory Committee Member,	
	. o your o		Fuji Media Holdings, Inc. (current position)	

[Reason for nomination as candidate for Outside Director and outline of expected roles]

Mr. Yuzaburo Mogi serves as Honorary CEO of Kikkoman Corporation as well as Director or Audit & Supervisory Committee Member of diverse companies. He has extensive experience and deep knowledge about global corporate management, including the food industry. The Company renominated him as a candidate for Outside Director expecting him to utilize this experience and knowledge to provide comments and advice in the Company's Board of Directors and believing that he is an appropriate person to oversee the management of the Group.

No.	Name (Date of birth)		Career summary, positions and responsibilities, and significant concurrent positions	Number of shares of the Company held
5	Atsuko Fukushima (Jan. 17, 1962) Age: 62 Reappointment Outside Director Independent Director Attendance at Board of Directors' meetings: 92% (12/13) Term of office: 9 years	Apr. 1985 Apr. 1988 Oct. 1993 Apr. 2005 Apr. 2006 Dec. 2006 Jul. 2012 Jun. 2015 Jun. 2015 Feb. 2022	Joined Chubu-Nippon Broadcasting Co., Ltd. Anchorperson, Japan Broadcasting Corporation (NHK) Anchorperson, Tokyo Broadcasting System Inc. (TBS, currently Tokyo Broadcasting System Television, Inc.) Anchorperson for economics program, TV TOKYO Corporation Member of Management Council, Shimane University Management Advisor for Matsushita Electric Industrial Co., Ltd. (currently Panasonic Holdings Corporation) Director, Hulic Co., Ltd. (current position) Director, Nagoya Railroad Co., Ltd. (current position) Director, the Company (current position) Director, Kewpie Corporation (current position)	500
			to for Outside Director and sutting of our coted value.	

[Reason for nomination as candidate for Outside Director and outline of expected roles]

Ms. Atsuko Fukushima has many years of experience as a journalist and has a wide and objective perspective about society, the economy, consumers, etc., as well as deep knowledge about sustainability management. The Company renominated her as a candidate for Outside Director expecting her to utilize this experience and knowledge to provide comments and advice in the Company's Board of Directors and believing that she is an appropriate person to oversee the management of the Group.

	Yoshihiko Miyauchi (Sep. 13, 1935)	Aug. 1960 Apr. 1964 Mar. 1970	Joined Nichimen & Co., Ltd. (currently Sojitz Corporation) Joined Orient Leasing Co., Ltd. (currently ORIX Corporation) Director	
	Age: 88	Dec. 1980	Representative Executive Officer, President and Chief Executive Officer	
	Reappointment Outside Director Independent Director	Apr. 2000 Jun. 2003	Representative Executive Officer, Chairman and Chief Executive Officer Director, Representative Executive Officer, Chairman and Chief Executive Officer	0
6	Attendance at Board of Directors' meetings: 100% (13/13)	Apr. 2006 Jun. 2014 Jun. 2017 Oct. 2019 May 2020	Executive Director, ACCESS CO., LTD. (current position) Senior Chairman, ORIX Corporation (current position) Director, the Company (current position) Director, RAKSUL INC. (current position) Director, Nitori Holdings Co., Ltd. (current position)	
	Term of office: 7 years		<u>-</u> , , , , , , , , , , , , , , , , , , ,	

[Reason for nomination as candidate for Outside Director and outline of expected roles]

Mr. Yoshihiko Miyauchi served as President and Chairman of ORIX Corporation and as director of a diverse range of companies. As such, he possesses extensive experience in global corporate management and deep knowledge about corporate governance. The Company renominated him as a candidate for Outside Director expecting him to utilize this experience and knowledge to provide comments and advice in the Company's Board of Directors and believing that he is an appropriate person to oversee the management of the Group.

Wern Yuen Tan (Mar. 18, 1978) Age: 46 Reappointment Outside Director Attendance at Board of Directors' meetings: 7 7% (10/13) Jul. 2001 Senior Police Officer, Singapore Police Force Senior Assistant Director, Singapore Ministry of Trade and Industry Associate, Boston Consulting Group Principal, Boston Consulting Group Senior Director of Strategy & Insights, Asia Pacific Middle East & Africa, McDonald's Corp. Vice President of Strategy & Insights, Asia Pacific Middle East & Africa, McDonald's Corp. Managing Director, Taiwan McDonald's Corp. President & CEO, China, Walmart Inc. President & CEO, China, Walmart Inc.	No.	Name (Date of birth)	Career summary, positions and responsibilities, and significant concurrent positions	Number of shares of the Company held
Jun. 2020 CEO, Asia Pacific Australia & New Zealand and China, PepsiCo, Inc. (current position) Jun. 2022 Director, the Company (current position)	7	(Mar. 18, 1978) Age: 46 Reappointment Outside Director Attendance at Board of Directors' meetings: 77% (10/13) Term of office:	Jun. 2005 Senior Assistant Director, Singapore Ministry of Trade and Industry Feb. 2006 Associate, Boston Consulting Group Jan. 2010 Principal, Boston Consulting Group Jun. 2011 Senior Director of Strategy & Insights, Asia Pacific Middle East & Africa, McDonald's Corp. Jun. 2012 Vice President of Strategy & Insights, Asia Pacific Middle East & Africa, McDonald's Corp. Mar. 2013 Managing Director, Taiwan McDonald's Corp. President, Walmart Stores China, Walmart Inc. Jan. 2018 President & CEO, China, Walmart Inc. Jun. 2020 CEO, Asia Pacific Australia & New Zealand and China, PepsiCo, Inc. (current position)	

[Reason for nomination as candidate for Outside Director and outline of expected roles]

Mr. Wern Yuen Tan has been engaged in the food and beverage businesses as CEO in charge of Asia Pacific, Australia, New Zealand, and China at PepsiCo, Inc., which is the parent of FRITO-LAY GLOBAL INVESTMENTS B.V., a major shareholder of the Company (ownership ratio of 21.41%). He possesses deep knowledge about growth strategies, innovation and digitalization of consumer goods companies. The Company renominated him as a candidate for Outside Director expecting him to utilize this experience and knowledge to provide comments and advice in the Company's Board of Directors and believing that he is an appropriate person to oversee the management of the Group.

	Hatawa a ii Kiniya na	Apr. 1985	Joined P&G Far East Inc. (currently The P&G Japan Limited)	
	Hatsunori Kiriyama (Nov. 30, 1962)	Jul. 2002	Vice President and Director of Sales Department, P&G Northeast Asia	
	Age: 61	Jul. 2005 Jun. 2007	Vice President, P&G Global Skincare President and Representative Director, The P&G Japan	
	Reappointment	Juli. 2007	Limited	
	Outside Director	Jun. 2012	President and Chief Executive Officer, The Procter &	
	Independent Director		Gamble Company (USA) and Head of Asia	
		Sep. 2017	Representative Director, for GL Inc (current position)	0
	Attendance at	June 2023	Director, the Company (current position)	
8	Board of Directors'			
	meetings: 100% (10/10)			
	10070 (10/10)			
	Term of office:			
	1 year			

[Reason for nomination as candidate for Outside Director and outline of expected roles]

Mr. Hatsunori Kiriyama has extensive experience and deep insight in areas of global expansions and global marketing as a corporate executive at consumer goods companies, having served as president of The Procter & Gamble Company (USA), among others. The Company renominated him as a candidate for Outside Director expecting him to utilize this experience and knowledge to provide comments and advice in the Company's Board of Directors and believing that he is an appropriate person to oversee the management of the Group.

Proposal 3: Election of One (1) Audit & Supervisory Board Member

As Audit & Supervisory Board Member Ms. Nagako Oe will retire at the conclusion of this meeting, the election of one (1) Audit & Supervisory Board Member is proposed.

At the Company, with outside members constituting the majority, the Audit & Supervisory Board includes individuals with specialist knowledge and experience in such fields as finance, accounting, and law. The Audit & Supervisory Board nominates candidates with such knowledge and experience.

Independence of Outside Audit & Supervisory Board Members is judged based on internal criteria in accordance with the requirements for Independent Directors/Auditors specified by the Tokyo Stock Exchange.

The consent of the Audit & Supervisory Board has been obtained for the submission of this proposal.

The candidate for Audit & Supervisory Board Member is as follows, and the list of the candidates is as described in (Reference) List of Directors and Audit & Supervisory Board Members on the page of the Proposal 2: Election of Eight (8) Directors of the Reference Documents for the General Meeting of Shareholders.

	ı		ı
Name	Career summary, positions, and significant concurrent positions		Number of shares of the
(Date of birth)		Company held	
Nagako Oe	Apr. 1998	Registered as attorney at law	
(May 24, 1973)	Apr. 1998	Joined Toranomon Sougoh Law Office	
	Sep. 2004	Joined Kramer Levin Naftalis & Frankel LLP, New York (Foreign	
Age: 51		Trainee)	
	Sep. 2005	Joined Asahi Koma Law Offices (Associate)	
Reappointment	Feb. 2007	Joined TMI Associates (Associate)	
Outside Audit &	Jan. 2008	Partner (current position)	
Supervisory Board	Jun. 2016	Audit & Supervisory Board Member, the Company (current	
Member		position)	
Independent Audit &	Mar. 2018	Auditor, WingArc 1st Inc. (current position)	
Supervisory Board Member			
Member			0
Attendance at Board			
of Directors'			
meetings:			
100% (13/13)			
Attendance at Audit			
& Supervisory Board			
meetings:			
100% (14/14)			
Term of office:			
8 years			

[Reason for nomination as candidate for Outside Audit & Supervisory Board Member and outline of expected roles]
As an attorney at law, Ms. Nagako Oe has audited the Company's management and provided appropriate advice on its management, based on her high level of expertise and a wealth of experience in the Companies Act, general corporate legal affairs, and other matters. She has audited the Company's management and provided appropriate advice on its management. The Company renominated her as a candidate for Audit & Supervisory Board Member because the Company believes that she is an appropriate person to audit and supervise the management of the Group in strengthening the compliance and legal systems, which will become even more important in the future, leveraging her experience and knowledge.

- 1. The age of candidate is the age at the conclusion of this meeting.
- 2. There are no special interests between the candidate for Audit & Supervisory Board Member and the Company.
- 3. The current Articles of Incorporation of the Company stipulates that, pursuant to the provisions of Article 427, Paragraph 1 of the Companies Act, the Company may enter into agreements with Outside Audit & Supervisory Board Members to limit their liability for damages provided for in Article 423, Paragraph 1 of the said Act to the minimum liability amount stipulated by laws and regulations. Subject to the approval of the election of the candidate

- for Outside Audit & Supervisory Board Member above, the Company intends to continue the liability limitation agreement with the same content as above with the candidate.
- 4. The Company has entered into a directors and officers liability insurance contract with an insurance company with all Audit & Supervisory Board Members as the insured. The said insurance contract covers damages that may arise due to the insured Audit & Supervisory Board Members assuming liability for the execution of their duties or receiving a claim for the pursuit of such liability. However, there are grounds for exemptions. For example, damages caused intentionally or with gross negligence will not be covered. If the candidate assumes the office of Audit & Supervisory Board Member, she will be insured under the insurance contract and will renew the contract during her term of office.

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

In order to maintain continuity of auditing even if the number of Audit & Supervisory Board Members falls below the number prescribed by laws and regulations, the election of one (1) substitute Audit & Supervisory Board Member is proposed.

With outside members constituting the majority, the Audit & Supervisory Board of the Company includes individuals with specialist knowledge and experience in such fields as finance, accounting, and law. The Audit & Supervisory Board nominates candidates with such knowledge and experience. The same policy and process apply to nomination of a substitute Audit & Supervisory Board Member.

Independence of Outside Audit & Supervisory Board Members is judged based on internal criteria in accordance with the requirements for Independent Directors/Auditors specified by the Tokyo Stock Exchange.

The consent of the Audit & Supervisory Board has been obtained for the submission of this proposal.

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

Name (Date of birth)		Career summary, positions, and significant concurrent positions	Number of shares of the
Tokushi Yamasaki (Feb. 16, 1961) Age: 63	Apr. 1985 Jul. 1989 Jun. 2019 Jun. 2022	Joined Meiji Seika Kaisha, Ltd. (currently Meiji Holdings Co., Ltd.) Joined Equity Research Department, Daiwa Securities Co., Ltd. (currently Daiwa Institute of Research Ltd.) Auditor (outside), NH Foods Ltd. Outside Director (current position)	Company held
Outside Audit & Supervisory Board Member Independent Audit & Supervisory Board Member			0

[Reason for nomination as candidate for substitute Outside Audit & Supervisory Board Member]

Mr. Tokushi Yamasaki has abundant expertise in the business fields related to the Company through his extensive experience as a corporate research analyst in the food sector, as well as director or auditor of a food company. The Company nominated him as a candidate for substitute Outside Audit & Supervisory Board Member because the Company believes that he is an appropriate person to audit and supervise the management of the Group by leveraging his experience and knowledge.

- 1. The age of the candidate is the age at the conclusion of this meeting.
- 2. There are no special interests between Mr. Tokushi Yamasaki and the Company.
- 3. The current Articles of Incorporation of the Company stipulates that, pursuant to the provisions of Article 427, Paragraph 1 of the Companies Act, the Company may enter into agreements with Audit & Supervisory Board Members to limit their liability for damages provided for in Article 423, Paragraph 1 of the said Act to the minimum liability amount stipulated by laws and regulations. If the above candidate for substitute Audit & Supervisory Board Member is appointed Audit & Supervisory Board Member, the Company intends to enter into a liability limitation agreement with the same content as above with the candidate.
- 4. The Company has entered into a directors and officers liability insurance contract with an insurance company with all Audit & Supervisory Board Members as the insured. The said insurance contract covers damages that may arise due to the insured Audit & Supervisory Board Members assuming liability for the execution of their duties or receiving a claim for the pursuit of such liability. However, there are grounds for exemptions. For example, damages caused intentionally or with gross negligence will not be covered. If Mr. Tokushi Yamasaki assumes the office of Audit & Supervisory Board Member, he will be included among the insured under the insurance contract.

(Reference) Criteria for Independence of Outside Directors and Outside Audit & Supervisory Board Members

When judging that an Outside Director or Outside Audit & Supervisory Board Member of Calbee, Inc. (the "Company") is independent, such an Outside Director or Outside Audit & Supervisory Board Member must not fall under any of the following criteria.

- 1. A person for whom the Company is a major business partner
- 2. A person who is an executive director, executive officer, corporate officer, manager, or other important employee of a company for which the Company is a major business partner
- 3. A person who is a major business partner of the Company
- 4. A person who is an executive director, executive officer, corporate officer, manager, or other important employee of a company that is a major business partner of the Company
- 5. An attorney, certified public accountant, certified tax accountant, consultant, etc. who receives money or other property benefits exceeding a certain amount from the Company other than remuneration for Directors and Audit & Supervisory Board Members
- 6. A person who belongs to an organization such as a law firm, auditing firm, tax accounting firm, consultant firm, or other corporation that receives money or other property benefits exceeding a certain amount from the Company
- 7. A person who is a major shareholder of the Company
- 8. A person who is an executive director or other executive of a corporation such as a company that is a major shareholder of the Company
- A person who has received donations or subsidies exceeding a certain amount from the Company
- 10. A person who is an executive of an organization such as a corporation, or other entity receiving donations or subsidies exceeding a certain amount from the Company
- 11. A person who is an executive director, full-time audit & supervisory board member, executive officer, manager, or other important employee of the Company concurrently serving as an outside director or outside auditor of another company, being an executive director, executive officer, corporate officer, manager, or other important employee of such another company
- 12. A person who fell under any of the above items 1 through 11 during the past year
- 13. A spouse or a relative within the second degree of kinship of a person who falls under any of the above items 1 through 12 (excluding persons with no importance)
- 14. A spouse or a relative within the second degree of kinship of a person who is a Director, Executive Officer, or other important employee of the Company (including a person who has fallen under such category in the past three years)

- 1. In 1 and 2, "a person (or company) for whom (or which) the Company is a major business partner " means a person (or company) who received payment from the Company in the most recent business year in an amount equivalent to 2% or more of the person's (or the company's) annual consolidated net sales (*) or 10 million yen, whichever is higher.
 - * If the consolidated accounting is not conducted, non-consolidated net sales, etc. shall be the standard instead of the consolidated net sales
- 2. In 3 and 4, "a person (or a company) who (or which) is a major business partner of the Company" means a person (or company) who makes payment to the Company in the most recent business year in an amount equivalent to 2% or more of the Company's annual consolidated net sales (net sales), or a person (or a company) who (or which) loans money to the Company in an amount equivalent to 2% or more of the Company's total consolidated assets at the end of the most recent business year
- 3. In 5, 9 and 10, "a certain amount" means the Company's annual payment of 10 million yen in the most recent business year.
- 4. In 6, "a certain amount" means 2% or more of the annual total income of an organization such as a corporation in the most recent business year, or 10 million yen, whichever is higher.
- 5. In 7 and 8, "a major shareholder" means a shareholder who directly or indirectly holds 10% or more of the voting rights of all shareholders.

Proposal 5: Payment of Bonuses to Directors

In consideration of the performance etc. for the fiscal year under review, the Company proposes to pay a bonus totaling ¥64 million to three (3) Directors (who are not Outside Directors) in office at the end of the fiscal year under review. In accordance with the "Commitment to Accountability," the Company has established a policy for the determination of the contents of individual remuneration, etc. of Directors. The payment of bonuses to Directors under this proposal shall be in accordance with the said policy.

The consolidated results indices (net sales, operating profit, and profit attributable to owners of parent) were adopted as indicators that appropriately show the financial status of the Company, and the payment amount was calculated based on provisions resolved by approval of the Board of Directors. The calculated amount was reported to the Compensation Committee, a non-mandatory committee where the majority of members are Outside Directors who have objective perspectives, and determined by the Board of Directors. The Company believes that the amount of the bonuses to Directors is reasonable. The Company requests that the amount to be paid to each Director be left to the discretion of the Board of Directors.

Proposal 6: Payment of Retirement Bonus to a Retiring Director

Director Mr. Koichi Kikuchi will retire upon expiration of his term of office at the conclusion of this meeting. To reward his service during his term of office, the Company proposes to pay a retirement bonus to him within a reasonable amount in accordance with the standards prescribed by the Company. The Company requests that the timing, method, etc. of payment be left to the deliberation of the Board of Directors.

The retirement bonus is paid in recognition of his contribution in increasing the performance and corporate value of the Company. The Company believes this proposal to be reasonable, because the amount of the bonus is calculated based on the Company's regulations for handling retirement bonus for directors and in accordance with the directors' retirement bonus standards reflecting factors including the position and term of office.

The amount of the retirement bonus to be granted to the retiring Director and his career summary are as follows.

Name	Amount	Career summary	
Koichi Kikuchi	¥37 million	Jun. 2019 Senior Managing Director	
		Apr. 2023 Director, Vice President	
		Apr. 2024 Director (current position)	

ENDS