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(Securities Code: 6315)

June 10, 2020

Dear Shareholders:

Hirokazu Okada President & CEO TOWA CORPORATION 5, Kamichoshi-cho, Kamitoba, Minami-ku, Kyoto, Japan

# CONVOCATION NOTICE FOR THE 42ND ORDINARY GENERAL MEETING OF SHAREHOLDERS

Notice is hereby given that the 42nd Ordinary General Meeting of Shareholders of TOWA CORPORATION (the "Company") will be held as detailed below, and your attendance is cordially requested.

In the event you are unable to attend the meeting, you can exercise your voting rights in writing (the Voting Rights Exercise Form) or via the Internet. In this case, please examine the Reference Documents for the General Meeting of Shareholders later in this translation, then exercise your voting rights in accordance with "Exercising voting rights" on page 3 by 5:30 p.m. on Thursday, June 25, 2020.

To prevent the infection and spread of the novel coronavirus disease, shareholders attending this Ordinary General Meeting of Shareholders are sincerely asked to confirm the state of infection and your health condition on that day. Also, please take measures to prevent infection by wearing a face mask and so on when coming to the meeting.

From this meeting, you can also exercise your voting rights via the Internet in addition to via mail. We highly recommend you taking these ways.

Though we handed out gifts to attendees so far, we have decided not to provide gifts from this time considering the tide and to reduce the risk of infection through contact. Your understanding is highly appreciated.

- 1. Date and time: June 26, 2020 (Friday) 10:00 a.m.
- 2. Venue: 5, Kamichoshi-cho, Kamitoba, Minami-ku, Kyoto, Japan Meeting room on the seventh floor of the Company's HQ building
- 3. Agenda:
  - Reports; 1. Business report, consolidated financial statements, and audit reports regarding the consolidated financial statements by the Accounting Auditor and the Audit and Supervisory Committee for the 42nd fiscal term (from April 1, 2019 to March 31, 2020)
    - 2. Report of the financial statements for the 42nd fiscal term (from April 1, 2019 to March 31, 2020)

Proposals; 1. Election of Four (4) Directors who are not Audit and Supervisory Committee Members 2. Election of Four (4) Directors who are Audit and Supervisory Committee Members

- When attending the meeting, please submit the enclosed Voting Rights Exercise Form at the reception desk
- Should the Reference Documents for the General Meeting of Shareholders require revisions, the revised versions will be posted on the Company's website (<a href="https://www.towajapan.co.jp">https://www.towajapan.co.jp</a>).

# Exercising voting rights

Your voting right for the shareholders meeting is important.

Please examine the Reference Documents for the General Meeting of Shareholders later in this translation, then exercise your voting rights.

There are three ways to exercise your voting rights.

#### 1. Voting at the General Meeting of Shareholders

Please bring this convocation notice and the enclosed Voting Rights Exercise Form, and submit the form to the reception.

Date and time: June 26, 2020 (Friday) 10:00 a.m.

### 2. Voting via mail

Please indicate your approval or disapproval for each proposal listed on the enclosed Voting Rights Exercise Form and return it to us.

Deadline: June 25, 2020 (Thursday) 5:30 p.m.

# 3. Voting via the Internet

Please see the instructions for online voting on the next page and enter your approval or disapproval for each proposal.

Deadline: June 25, 2020 (Thursday) 5:30 p.m.

# [Note]

If voting is conducted both in writing and via the Internet, the Internet vote will be regarded as effective. If voting is conducted multiple times via the Internet, the most recent vote will be regarded as effective.

# If you wish to vote via the Internet, please follow the procedures below

# Reading the login QR code —Smart Exercise ® —

You can login to the voting website without entering your voting code and password.

# Procedures:

- 1. Read the QR code printed on the lower-right corner of the Voting Rights Exercise Form. Note: QR code is a registered trademark of Denso Wave Inc.
- 2. Indicate your approval or disapproval in accordance with the guidance appearing on the screen.

You can use this "Smart Exercise ®" to vote only one (1) time.

If you want to change your vote results after you have voted, please access the website for computers by entering your voting code and password printed on the Voting Rights Exercise Form. Then vote again. Note: You can access the website for computers by reading the QR code again.

# Entering your voting code and password

#### Procedures:

- 1. Access the website for voting: https://soukai.mizuho-tb.co.jp/.
- 2. Enter your voting code printed on the Voting Rights Exercise Form.
- 3. Enter the initial password printed on the Voting Rights Exercise Form.

  Then, set your own new password in accordance with the guidance appearing on the screen.
- 4. Indicate your approval or disapproval in accordance with the guidance appearing on the screen.

# For inquiries on exercising voting rights via the Internet

Please address any inquiries concerning exercising voting rights via the Internet, such as the operations for a computer, smartphone and mobile phone, to the following number:

Stock Transfer Agency Department, Mizuho Trust & Banking Co., Ltd.

Internet Help Dial

0120-768-524

(9:00 a.m. to 9:00 p.m. on weekdays)

#### [Note]

Please note that institutional investors can use the platform operated by ICJ, Inc. for exercising voting rights.

# Reference Documents for the General Meeting of Shareholders

## Proposals and References

## Proposal 1. Election of Four (4) Directors who are not Audit and Supervisory Committee Members

The terms of office of all four (4) current Directors who are not Audit and Supervisory Committee Members will expire at the conclusion of this Ordinary General Meeting of Shareholders. Accordingly, it is proposed that four (4) Directors who are not Audit and Supervisory Committee Members be elected.

The Audit and Supervisory Committee has previously given its opinion to this proposal that all of the candidates are suitable.

The candidates for Directors who are not Audit and Supervisory Committee Members are as follows:

Candidate	Name	Current positions and responsibilities at the Company
No.		
1	Hirokazu Okada	Described & CEO
	Re-nominated	President & CEO
2	Hiroshi Uragami	Director, Managing Executive Officer
	Re-nominated	(Chief Operating Officer, Production Division)
3	Yoshizumi Tamura	Director, Managing Executive Officer
	Re-nominated	(Chief Operating Officer, Corporate Planning and
		Administration Division)
		Administration Division Manager
4	Koichi Ishida	Director, Senior Executive Officer
	Re-nominated	(Chief Operating Officer, Marketing and Sales Division and
		New Business Promotion Division)
		New Business Promotion Division Manager

Candidate	Name	Career sur	mmary	, positions and responsibilities,	Number of shares
No.	(Date of birth)	and significant concurrent positions			of the Company in
					possession
1	Hirokazu Okada	April	1979	Joined the Company	181,020
Re-nominated	(August 11, 1951)	March	1988	Director	
		June	2000	Senior Director	
		August	2003	Director	
		November	2005	Director, Department Manager of	
				PM Market Development Dept.	
		June	2006	Director, Managing Executive	
				Officer, Department Manager of	
				PM Market Development Dept.	
		June	2008	Director, Managing Executive	
				Officer,	
				Division Manager of Development	
				Div.	
		April	2010	Executive Director, Chief	
				Operating Officer of Development	
				Div., Marketing and Sales Div. and	
				Bandoh Memorial Research	
				Laboratory	
		April	2012	President & CEO (to present)	
		_		rent positions)	
	//Paggang for naming			atong) Co., Ltd.	

《Reasons for nomination as a candidate for Director》

Mr. Okada joined the Company in 1979 and promoted the globalization of the Company's business. After serving as sales department manager, he was promoted to Director. Then he founded the sales and marketing system of TOWA Group's semiconductor equipment business. After that, he was appointed as the head of product development divisions such as the Development Div. After serving as Executive Director, he was promoted to President & CEO in 2012. Through such various experiences in the Company's business, he acquired and possesses abundant ideas in addition to deep insights and wide connections. He continuously exerts leadership as the top management and plays the most important role in passing down the Company's technologies and culture. Therefore, we once again nominate Mr. Okada as a candidate for Director.

Candidate	Name	Career	summa	Number of shares		
No.	(Date of birth)	and sign	nifican	of the Company in		
					possession	
2	Hiroshi Uragami	March	1983	Joined the Company	27,700	
Re-nominated	(January 31, 1958)	June	2013	Director, Executive Officer  Division Manager of Development  Div.		
		April	2014	Director, Executive Officer, Chief Operating Officer of Development Div. Division Manager of Development Div.		
		April	2016	Director, Managing Executive Officer, Division Manager of System Products Div.		
		October	2017	Director, Managing Executive Officer, Division Manager of Mold Products Div. and System Products Div.		
		October	2018	Director, Managing Executive Officer (Chief Operating Officer, Mold and System Products Division) Division Manager of System Products Division		
		April	2020	Director, Managing Executive Officer, Chief Operating Officer of Production Div. (to present)		
《Reasons for nomination as a candidate for Director》						

Mr. Uragami joined the Company in 1983 and engaged in the design and development of system products for many years. After serving as Division Manager of the Development Div., he was promoted to Director in 2013 and contributed to technology development of the Company. He led planning and development of new products and quality improvement and led technology development based on the Company's corporate philosophy. He possesses abundant experience, achievements and insights in all business areas of the Company. He is suitable to promote R&D activities and enhance corporate value of TOWA Group. Therefore, we once again nominate Mr. Uragami as a candidate for Director.

Candidate	Name	Career sur	mmary,	positions and responsibilities,	Number of shares
No.	(Date of birth)	and significant concurrent positions			of the Company in
					possession
Re-nominated	Yoshizumi Tamura (December 5, 1954)	April December	1977 2010	Joined The Bank of Kyoto, Ltd. Division Manager of Hanshin Area sales Div., Sales Supervising Group, The Bank of Kyoto, Ltd.	18,300
		July	2012	Joined the Company, Department Manager of Administration Dept., Administration Div.	
		June	2013	Director, Chief Operating Officer of Administration Div., Department Manager of Administration Dept., Administration Div.	
		October	2013	Director, Chief Operating Officer of Administration Div., Division Manager of Administration Div., Department Manager of Administration Dept., Administration Div.	
		April	2014	Director, Executive Officer, Chief Operating Officer of Administration Div., Division Manager of Administration Div.	
		April	2016	Director, Senior Executive Officer, Chief Operating Officer of Corporate Planning Div. and Administration Div., Division Manager of Administration Div.	
		April	2017	Director, Managing Executive Officer, Chief Operating Officer of Corporate Planning Div. and Administration Div., Division Manager of Administration Div. (to present)	
		_		ent positions)	
		President Corporation		EO of TOWA LASERFRONT	
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《Reasons for nomination as a candidate for Director》

Mr. Tamura joined the Company in 2012 and supervises administrative departments by taking advantage of his abundant experience in his former job in the financial institution. He was promoted to Director in 2013 and started corporate management. He acquired deep insights and wide knowledge through his experience in the financial institution and he is suitable to strengthen the organization of the whole TOWA Group and to pursue business effectiveness of the whole TOWA Group. Therefore, we once again nominate Mr. Tamura as a candidate for Director.

Candidate	Name	Career	summa	Number of shares			
No.	(Date of birth)	and sign	and significant concurrent positions				
					possession		
4 Re-nominated	Koichi Ishida (October 6, 1962)	March April	$1985 \\ 2010$	Joined the Company Executive Officer,	12,100		
	(0000001 0, 1002)			Division Manager of Mold Products Div.			
		April	2014	Executive Officer, Division Manager of Marketing and Sales Div.			
		April	2016	Senior Executive Officer, Division Manager of Marketing and Sales Div. and New Business			
		June	2017	Promotion Div.  Director, Senior Executive Officer, Division Manager of Marketing and Sales Div. and New Business Promotion Div.			
		April	2018	Director, Senior Executive Officer, Chief Operating Officer of Marketing and Sales Div. and New Business Promotion Div.,			
				Division Manager of New Business Promotion Div. (to present)			
	《Reasons for nomin	ation as	a candi	date for Director》			
	Mr. Ishida joined the Company in 1985 and engaged in manufacturing for many years.						

Mr. Ishida joined the Company in 1985 and engaged in manufacturing for many years. From 2010, he has been responsible for planning business strategies and implementing them as Executive Officer and contributed to the reinforcement of the business basis of the Company. He has served as Director since June 2017 and now he heads the Marketing and Sales Div. and New Business Promotion Div. His experience and achievements will continue to contribute significantly to the Company's management and he is considered indispensable to the Company's continuous development. Therefore, we once again nominate Mr. Ishida as a candidate for Director.

## (Notes)

- 1. There are no special interests between each candidate and the Company.
- 2. Each candidate's "number of shares of the Company in possession" is as of March 31, 2020.

## Proposal 2. Election of Four (4) Directors who are Audit and Supervisory Committee Members

The terms of office of all three (3) current Directors who are Audit and Supervisory Committee Members will expire at the conclusion of this Ordinary General Meeting of Shareholders. This time, the Company plans to increase the number of members by one (1) to enhance the auditing function. Accordingly, it is proposed that three (3) current Directors who are Audit and Supervisory Committee Members and one (1) new Director who is an Audit and Supervisory Committee Member be elected.

The Audit and Supervisory Committee has previously given its approval to this proposal.

The candidates for Directors who are Audit and Supervisory Committee Members are as follows:

Candidate	Name	Current positions and responsibilities at the Company
No.		
1	Hisayoshi Kobayashi	Disease Edit disease Audit and Commission Committee Manda
	Re-nominated	Director, Full-time Audit and Supervisory Committee Member
2	Hajime Kuwaki	
	Re-nominated	Outside Director, Audit and Supervisory Committee Member
	Outside	(Part-time)
	Independent Director	
3	Daisuke Wake	
	Re-nominated	Outside Director, Audit and Supervisory Committee Member
	Outside	(Part-time)
	Independent Director	
4	Miho Goto	
	Newly Nominated	
	Outside	_
	Independent Director	

Candidate	Name	Career sui	Career summary, positions and responsibilities,			
No.	(Date of birth)	and signifi	of the Company in			
					possession	
1	Hisayoshi Kobayashi	April	1980	Joined Toyo Umpanki Co., Ltd.	18,000	
Re-nominated	(June 20, 1956)	January	1985	Joined the Company		
		November	2003	Department Manager of		
				Information System Dept. and		
				Deputy Department Manager of		
				Finance Dept., Administration Div.		
		May	2004	Department Manager of		
				Purchasing Dept., Administration		
				Div.		
		April	2005	Deputy Managing Director, TOWA		
				(Suzhou) Co., Ltd.		
		November	2005	Department Manager of		
				Information System Dept.,		
				Administration Div.		
		April	2006	Department Manager of Finance		
				Dept., Administration Div.		
		September	2008	Department Manager of		
				Information System Dept.,		
				Administration Div.		
		June	2012	Full-time Auditor		
		June	2016	Director, Full-time Audit and		
				Supervisory Committee Member		
				(to present)		
	Reasons for nominat	ion as a car	ndidate	e for Director who is an Audit a	nd Supervisory	

《Reasons for nomination as a candidate for Director who is an Audit and Supervisory Committee Member》

Mr. Kobayashi joined the Company in 1985 and belonged to the Finance Dept. Besides finance and accounting, he engaged in various management and administration jobs. He served as Full-time Auditor from 2012 to 2016 and from 2016, he has been serving as Director who is Full-time Audit and Supervisory Committee Member. In addition to long-term business experience, he has enough experience and achievements as a Full-time Auditor and a Director who is Full-time Audit and Supervisory Committee Member. Therefore, we once again nominate Mr. Kobayashi as a candidate for Director who is a member of the Audit and Supervisory Committee because we believe he will suitably perform his duty as a member of the Audit and Supervisory Committee from a fair and objective point of view.

Candidate	Name	Career sur	nmary,	positions and responsibilities, and	Number of shares		
No.	(Date of birth)	significant concurrent positions			of the Company in		
					possession		
2	Hajime Kuwaki	January	1970	Joined Price Waterhouse Accounting	10,000		
Re-nominated	(August 5, 1944)			Firm			
Outside		November	1977	Joined Chuo Audit Corporation			
Independent		September	1993	Representative of Chuo Audit			
Director				Corporation			
Director		June	1994	Representative of Kyoto Office of			
				Chuo Audit Corporation			
		August	2007	Joined Kyoto Audit Corporation			
				(currently PricewaterhouseCoopers			
				Kyoto)			
		July	2009	Resigned Kyoto Audit Corporation			
				(currently PricewaterhouseCoopers			
				Kyoto)			
		September	2009	Established Kuwaki CPA firm,			
				Representative of the firm			
		June	2011	Director			
		June	2016	Director, Audit and Supervisory			
				Committee Member (to present)			
		(Significant	concurre	ent positions)			
		Representa	tive of K	uwaki CPA firm			
	《Reasons for nor	nination as	a cano	lidate for Outside Director who is	an Audit and		
	Supervisory Committee Member》						

Mr. Kuwaki has abundant experience and expertise as a CPA and has suitable ability to participate in the Company's management from an objective standpoint. Based on these, though he has no experience participating in a company's management other than serving as an outside officer so far, we once again nominate Mr. Kuwaki as a candidate for Outside Director who is a member of the Audit and Supervisory Committee.

Candidate	Name	Career summary, positions and responsibilities,	Number of shares					
No.	(Date of birth)	and significant concurrent positions	of the Company in					
			possession					
3	Daisuke Wake	October 1998 Joined Chuo Audit Corporation	5, 700					
Re-nominated	(August 2, 1968)	January 2005 Established Wake Certified Public						
Outside		Accountant Office, Representative of the						
Independent		office (to present)						
Director		June 2012 Auditor						
Director		June 2016 Director, Audit and Supervisory						
		Committee Member (to present)						
		(Significant concurrent positions)						
		Representative of Wake Certified Public Accountant						
		Office						
		Outside Auditor of IACE Travel Corporation						
	《Reasons for nomination as a candidate for Outside Director who is an Audit and							
	Supervisory Comr	mittee Member》						
	Mr. Wake, a CPA	and licensed tax accountant, has abundant experience	e and					
	achievements in corporate finance management and so on. Through these experiences, he possesses wide knowledge, deep insights and suitable ability to participate in the							
		gement from an objective standpoint. Based on these,	_					
	no experience participating in a company's management other than serving as an							
	outside officer so far, we nominate Mr. Wake as a candidate for Outside Director who							
	is a member of the Audit and Supervisory Committee.							
4	Miho Goto	April 1997 Registered as lawyer	— (none)					
Newly	(December 10,	October 2005 Established Goto Law Office (to present)						
Nominated	1969)							
Outside		(Significant concurrent positions)						
Independent	Lawyer of Goto Law Office							
Director	«Reasons for nomination as a candidate for Outside Director who is an Audit and							
	Supervisory Committee Member»							
		ntly operates a law office as a lawyer, has sufficient la	_					
and experience and suitable ability to participate in the Company's management								
	-	point. Based on these, though she has no experience						
	a company's management so far, we newly nominate Ms. Goto as a candidate for							
	Outside Director v	who is a member of the Audit and Supervisory Comm	ittee.					

# (Notes)

- 1. Ms. Miho Goto is a new candidate.
- 2. There are no special interests between each candidate and the Company.
- 3. Mr. Hajime Kuwaki, Mr. Daisuke Wake and Ms. Miho Goto are candidates for Outside Director.
- 4. Mr. Hajime Kuwaki and Mr. Daisuke Wake, who are currently serving as Outside Director of the Company, will have served nine (9) years and four (4) years, respectively, as of the end of this General Meeting of Shareholders.
- 5. The Company has executed a contract for limitation of liability with Mr. Hajime Kuwaki and Mr. Daisuke Wake based on Article 423, Paragraph 1 of the Companies Act of Japan. The maximum

- amount of liability that each of Mr. Hajime Kuwaki and Mr. Daisuke Wake is held accountable for against the Company shall be the minimum liability amount stipulated in the relevant Article of the Companies Act of Japan. The company intends to extend this contract if the reappointment of each candidate is approved. Also, the Company will conclude the same contract with Ms. Miho Goto if the appoint of her is approved.
- 6. The Company reported Mr. Hajime Kuwaki and Mr. Daisuke Wake as independent directors who meet the requirements for the position in accordance with the regulations of the Tokyo Stock Exchange. The Company intends to once again report them as independent directors if the reappointment of each candidate is approved. Also, the Company will report Ms. Miho Goto as independent director who meets the requirements for the position in accordance with the regulations of the Tokyo Stock Exchange if the appoint of her is approved.
- 7. Though Mr. Hajime Kuwaki once worked for Kyoto Audit Corporation (currently PricewaterhouseCoopers Kyoto), the audit corporation implements audits independently from the Company. Furthermore, he quitted the audit corporation more than ten (10) years ago, thus there is no influence to the independency.
- 8. Each candidate's "number of shares of the Company in possession" is as of March 31, 2020.