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Stock Exchange Code: 8914 March 6, 2023 (Start date of measures for electronic provision: March 6, 2023)

To Shareholders with Voting Rights:

Naomichi Hayashi President & CEO **Arealink Co., Ltd.** 14-1, Sotokanda 4-chome, Chiyoda-ku, Tokyo

NOTICE OF

THE 28TH ANNUAL GENERAL MEETING OF SHAREHOLDERS

Dear Shareholders:

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

You are cordially notified of the 28th Annual General Meeting of Shareholders of Arealink Co., Ltd. (the "Company"). The meeting will be held for the purposes as described below.

In convening this General Meeting of Shareholders, the Company has taken measures for the electronic provision of information contained in the Reference Documents for the General Meeting of Shareholders, etc. (matters subject to measures for electronic provision). The matters subject to measures for electronic provision are posted as "Notice of the 28th Annual General Meeting of Shareholders" on the following website.

Company's website: https://www.arealink.co.jp/ir/meeting/ (in Japanese)

In addition to the above, the information is also posted on the website of the Tokyo Stock Exchange (TSE) at the Internet link below. Please access the TSE website below (Listed Company Search), enter the issue name (company name) or the stock code and search, then select "Basic information" and "Documents for public inspection/PR information" to view the information.

TSE website: https://www2.jpx.co.jp/tseHpFront/JJK020010Action.do?Show=Show

In light of the status of the COVID-19 infections, shareholders who are unable to attend the meeting are kindly requested to exercise their voting rights in writing or via the Internet in advance. Please review the Reference Documents for the General Meeting of Shareholders posted on the above websites as matters subject to measures for electronic provision and the Guidance on the Exercise of Voting Rights, and exercise your voting rights by 6 p.m. on Monday, March 27, 2023.

1.	Date and Time:	Tuesday, March 28, 2023 at 10:00 a.m. (Reception opens at 9:15 a.m.)
2.	Place:	Banquet Room "Zuihoh" 10th floor of KKR Hotel Tokyo 1-4-1 Otemachi, Chiyoda-ku, Tokyo

3. Meeting Agenda:

Matters to be reported:Business Report and Non-consolidated Financial Statements for the Company's
28th Fiscal Year (January 1, 2022 - December 31, 2022)

Proposals to be resolved:

Proposal 1:	Appropriation of Surplus
Proposal 2:	Partial Amendments to the Articles of Incorporation
Proposal 3:	Election of Six (6) Directors
Proposal 4:	Election of One (1) Company Auditor

- When attending the meeting, please submit the enclosed Voting Rights Exercise Form at the reception desk.
 - Please bring this Notice with you for use as material for the meeting.
- Should the matters subject to measures for electronic provision require revisions, the revised versions will be posted on each of the websites where they have been posted.
- In accordance with provisions of laws, regulations, and the Articles of Incorporation of the Company, the documents sent to shareholders who have made a request for the delivery of paper copy do not include the following from among the matters subject to measures for electronic provision. Accordingly, the documents enclosed are part of the documents that have been audited by the Company Auditors and the Financial Auditor in preparing their Audit Reports.
 - Notes to Non-consolidated Financial Statements

Reference Documents for the General Meeting of Shareholders

Proposals and References

Proposal 1: Appropriation of Surplus

The Company views increasing long-term and comprehensive profits to shareholders as an important management goal. Based on the medium- to long-term business plan, the Company's basic policy is to maintain stable dividends with a target payout ratio of 30%, while considering the market environment and capital investment timing, ensuring internal reserves for reinvestment, and comprehensively taking into account financial position and profit levels.

Based on the aforementioned policy, the year-end dividend shall be as follows, in light of performance during the current fiscal year and the business environment in the future.

- (1) Type of dividend property Cash
- (2) Matters related to allocation of dividend property to shareholders and the total amount of dividend ¥69.0 per share of the Company's common stock Total amount of dividend: ¥874,747,362
- (3) Effective date of dividend from surplus March 29, 2023

Proposal 2: Partial Amendments to the Articles of Incorporation

1. Reasons for proposal

The Company proposes to amend the provisions of Article 23 (Directors with Special Titles) and Article 24 (Representative Directors) of the current Articles of Incorporation, in order to further strengthen and enhance its management structure by establishing the position of Chairman of the Board, and to aim for the sustainable growth of the Company and the further increase of its corporate value under a structure with two Representative Directors including the President and CEO.

2. Details of amendments

The details of the amendments are as follows.

(Amended parts are underlined

Current Articles of Incorporation	Proposed Amendments		
(Directors with Special Titles) Article 23. The Board of Directors shall, by its resolution, elect one (1) President and CEO from among the Directors, and may elect several Executive Vice Presidents, Senior Managing Directors, and Managing Directors as necessary.	(Directors with Special Titles) Article 23. The Board of Directors shall, by its resolution, elect <u>one (1) Chairman</u> <u>of the Board and</u> one (1) President and CEO from among the Directors, and may elect several Executive Vice Presidents, Senior Managing Directors, and Managing Directors as necessary.		
(Representative Directors)	(Representative Directors)		
Article 24. The President and CEO shall represent the Company and preside over the business of the Company.2. In addition to the preceding paragraph, the Board of Directors	 Article 24. <u>The Chairman of the Board and</u> the President and CEO shall represent the Company and preside over the business of the Company. 2. In addition to the preceding paragraph, the Board of Directors 		
may, by its resolution, elect one or more Directors who represent the Company from among the Directors with special titles set forth in the preceding Article.	may, by its resolution, elect one or more Directors who represent the Company from among the Directors with special titles set forth in the preceding Article.		

Proposal 3: Election of Six (6) Directors

The terms of office of all seven (7) Directors will expire at the conclusion of this Annual General Meeting of Shareholders.

Accordingly, we propose the election of six (6) Directors (including two (2) Outside Directors). When selecting candidates for Directors, the candidates were determined through deliberation by the Board of Directors based on the skills and capabilities required to supervise the management of the Company (refer to the Skill Matrix of Directors).

The candidates for Directors are as follows.

Candidate No.		Name		Current position(s) and responsibilities	Board of Directors meeting attendance
1	Reappointed		Naomichi Hayashi	President & CEO	13/13 times
2	Reappointed		Yoshika Suzuki	Senior Managing Director and Executive Officer; General Manager, Storage Business Division	13/13 times
3	Reappointed		Yasuaki Otaki	Director and Executive Officer; Assistant to the General Manager of the Administration Division; General Manager, Accounting Dept.	10/10 times
4	Reappointed		Minoru Nishizawa	Director and Executive Officer; Assistant to the General Manager of the Storage Business Division; General Manager, Customer Contact Dept.	10/10 times
5	Reappointed	Outside Director Independent Director	Kazuhiro Furuyama	Director	13/13 times
6	Reappointed	Outside Director Independent Director	Masanori Koda	Director	13/13 times

Candidate No.	Name (Date of birth)	Past exper	Number of shares of the Company held		
	Naomichi Hayashi (August 8, 1953) Age 69	April 1978 April 1995	Corporation Inc.)		
	[Reappointed] Number of years in office	February 2010 May 2019	Director, JAPAN SELF STORAGE ASSOCIATION Representative Director, JAPAN SELF STORAGE ASSOCIATION (to present)		
	as Director 28 (at the conclusion of	September 2019	President and CEO and Executive Officer; General Manager, Marketing Development Division	2,846,687	
1	this Annual General Meeting of Shareholders)	September 2020 March 2022	President and CEO and Executive Officer President & CEO (to present)		
	Board of Directors meeting attendance	[Significant concu Representative Di			
	13/13 times				
	[Reasons for nomination as a candidate for Director] Mr. Naomichi Hayashi has led the management of the Company as President & CEO since its founding in 1995 and made significant contributions to improving its business performance. We once again nominate him as a candidate f Director because he is deemed qualified to exercise leadership in deciding important matters pertaining to the Company's management and executing its business.				

Candidate No.	Name (Date of birth)	Past expe	Number of shares of the Company held	
2	Yoshika Suzuki (May 23, 1986) Age 36 [Reappointed] Number of years in office as Director 7 (at the conclusion of this Annual General Meeting of Shareholders) Board of Directors meeting attendance 13/13 times	April 2011 August 2014 February 2015 March 2016 July 2018 September 2019 March 2021 March 2022	Joined the Company Branch Office Manager, Tokyo Office, Storage Location Development Division Executive Officer; Branch Office Manager, Tokyo Office Director; General Manager responsible for self-storage management, Storage Business Division; Branch Office Manager, Tokyo Office and Chiba Office Director; General Manager, Storage Business Division; General Manager, Storage Dept. Director and Executive Officer; General Manager, Storage Business Division Managing Director and Executive Officer; General Manager, Storage Business Division Senior Managing Director and Executive Officer; General Manager, Storage Business Division	8,267
	mainstay storage business,	oundant experience and is deemed qua	prirector] and insight concerning marketing and products in the Con alified to promote efforts to enhance the corporate value of perefore, we once again nominate him as a candidate for Directory	the Company

Candidate No.	Name (Date of birth)	Past expe	Past experience, positions, responsibilities in the Company, and significant concurrent positions			
	Yasuaki Otaki (October 14, 1977) Age 45	April 2001 March 2011	Joined the Company Executive Officer; Assistant to the General Manager of the Administration Division; General Manager, General Affairs Dept.			
	[Reappointed] Number of years in office	March 2012 March 2017	Director, General Manager, Administration Division Executive Officer; General Manager, Administration Division			
	as Director 1 (at the conclusion of this Annual General	March 2019General Manager, Accounting Dept.September 2019Assistant to the General Manager of the Administration Division; General Manager, Accounting Dept.		9,467		
3	Meeting of Shareholders)	March 2021	Executive Officer; Assistant to the General Manager of the Administration Division; General Manager, Accounting Dept.			
	Board of Directors meeting attendance 10/10 times	March 2022	Director and Executive Officer; Assistant to the General Manager of the Administration Division; General Manager, Accounting Dept. (to present)			
	[Reasons for nomination as a candidate for Director] Mr. Yasuaki Otaki has engaged in a wide range of operations both in the sales and administration divisions since joining the Company. He has experience and accomplishments in supporting the management as a Director and General Manager of the Administration Division. In recent years, as Assistant to the General Manager of the Administration Division and General Manager of the Accounting Dept., he has greatly contributed to the growth development of the Company, and is deemed qualified to support the management in the future. Therefore, we of again nominate him as a candidate for Director.					

Candidate No.	Name (Date of birth)	Past exp	Number of shares of the Company held		
4	Minoru Nishizawa (April 29, 1978) Age 44 [Reappointed] Number of years in office as Director 1 (at the conclusion of this Annual General Meeting of Shareholders) Board of Directors meeting attendance 10/10 times	April 2001 March 2012 March 2016 March 2017 March 2019 March 2021 March 2022	 Joined the Company Director; General Manager, Storage Dept. Executive Officer; Assistant to the General Manager of the Storage Business Division; General Manager, Storage Dept. Director; Assistant to the General Manager of the Storage Business Division; General Manager, Storage Dept. 2 Manager, Future-Oriented Ideal Company Promotion Office Executive Officer; Assistant to the General Manager of the Storage Business Division; General Manager, Customer Contact Dept. Director and Executive Officer; Assistant to the General Manager of the Storage Business Division; General Manager of the Storage Business Division; General Manager, Customer Contact Dept. (to present) 	4,828	
	[Reasons for nomination as a candidate for Director] Mr. Minoru Nishizawa has engaged in a wide range of operations, primarily in the sales division, since joining the Company. He has abundant experience and knowledge in the Company's overall operations. In recent years, he has played a role in supporting management from the on-sites and greatly contributed to the growth and development of the storage business and the Company, and is deemed qualified to support the management in the future. Therefore, we once again nominate him as a candidate for Director.				

Candidate No.	Name (Date of birth)	Past expe	Number of shares of the Company held			
5	Kazuhiro Furuyama (January 19, 1959) Age 64 [Reappointed] [Outside Director] [Independent Director] Number of years in office as Director 8 (at the conclusion of this Annual General Meeting of Shareholders) Board of Directors meeting attendance 13/13 times	April 1986 April 1987 April 2002 September 2002 April 2004 April 2013 March 2015 April 2016 April 2016 March 2019 [Significant conce Advisor, AGRI C	Instructor, University of Tasmania (Australia) Established Gaigo Gakuin Tokyo Forum Representative Training Manager, The Matsushita Institute of Government and Management Head Teacher, The Matsushita Institute of Government and Management Managing Director, The Matsushita Institute of Government and Management Review Committee Member and Instructor, Japan Institute of Agricultural Management Director, the Company (to present) Advisor, The Matsushita Institute of Government and Management Advisor, AGRI CONNECT Co., Ltd. (to present) Review Committee Member, Japan Institute of Agricultural Management Irrent positions] ONNECT Co., Ltd.	0		
	[Reasons for nomination as a candidate for Outside Director and expected roles] Although Mr. Kazuhiro Furuyama has never been involved in corporate management as a manager, he has experience and insight from serving as Managing Director and Head Teacher of The Matsushita Institute of Government and Management. We once again nominate him as a candidate for Outside Director because we believe that he will adequately fulfill his role in deciding management policies, supervising business, and giving advice for human resource development.					

Candidate No.	Name (Date of birth)	Past experience, positions, responsibilities in the Company, and significant concurrent positions		Number of shares of the Company held
6	Masanori Koda (February 3, 1943) Age 80 [Reappointed] [Outside Director] [Independent Director] Number of years in office as Director 6 (at the conclusion of this Annual General Meeting of Shareholders) Board of Directors meeting attendance 13/13 times	President, Netw Outside Directo	Joined Japan Recruit Center Co., Ltd. (currently, Recruit Holdings Co., Ltd.) President, Network88, Co., Ltd. (to present) Outside Director, Daiei Industry Co., Inc. (to present) Director, the Company (to present) Outside Director, Green Ship Co., Ltd. (to present) neurrent positions] York88, Co., Ltd. or, Daiei Industry Co., Inc. or, Green Ship Co., Ltd.	0
	Mr. Masanori Koda has be experience and accomplish nominate him as a candida	en serving as Pre iments as a corpo te for Outside Di	Outside Director and expected roles] esident of Network88, Co., Ltd. for many years, thus having prate executive and broad insight in the real estate industry. Frector because we believe that he will adequately fulfill his tess execution with independence.	We once again

(Notes)

- 1. There are no special interests between the candidates for Directors and the Company.
- 2. Messrs. Kazuhiro Furuyama and Masanori Koda are candidates for Outside Directors.
- 3. As a way for the Company to attract talented people who can be Outside Directors, the Articles of Incorporation allows the Company to enter into agreements with Non-executive Directors to limit their liabilities for damages to the Company to a certain range. Messrs. Kazuhiro Furuyama and Masanori Koda entered into such agreements to limit their liability. If the reelection of Messrs. Kazuhiro Furuyama and Masanori Koda is approved, the Company intends to renew such agreements to limit their liability.

The outline of the agreement is as follows.

- In case Outside Director is liable for damages to the Company due to the failure to perform his duties, the liability shall be limited to the minimum amount as provided in Article 425, Paragraph 1 of the Companies Act.
- The limitation of liability above shall be applicable only in cases where the Outside Director performed his/her duties that caused such liability in good faith and without gross negligence.
- 4. The Company has entered into directors and officers liability insurance contracts with all Directors as insured persons, and any damage that may arise as a result of Directors as insured persons assuming responsibilities for the execution of their duties or receiving a claim pertaining to the pursuit of such responsibilities will be covered. If each candidate assumes the office of Director, he will be an insured person under such insurance contract, which will be renewed during his term of office.
- 5. Messrs. Kazuhiro Furuyama and Masanori Koda are independent directors as defined by the Tokyo Stock Exchange, Inc.
- 6. The attendance of Messrs. Yasuaki Otaki and Minoru Nishizawa at the Board of Directors meeting is based on the Board of Directors meetings (10 times) held after they assumed the position of Director on March 29, 2022.

<Reference> Skill Matrix of Directors (if each candidate is elected at this Annual General Meeting of Shareholders)

		Notable fields of expertise to be expected (up to 3)						
	Position in the Company	Corporate management	Industry knowledge	Sales and marketing	Finance and accounting	Legal affairs and governance	Personnel and training	
Naomichi Hayashi	Representative Director	•	•	•				
Yoshika Suzuki	Senior Managing Director		•	•				
Yasuaki Otaki	Director				•	•		
Minoru Nishizawa	Director		•	•				
Kazuhiro Furuyama	Director, (Independent Outside)					•	•	
Masanori Koda	Director, (Independent Outside)	•	•					

Proposal 4: Election of One (1) Company Auditor

The term of office of Mr. Hideto Kojima as Company Auditor will expire at the conclusion of this Annual General Meeting of Shareholders. Accordingly, we propose the election of one (1) Company Auditor.

The Board of Company Auditors has given its approval to this proposal.

The candidate for Company Auditor is as follows.

Name (Date of birth)		Past experience and positions in the Company	Number of shares of the Company held
Hideto Kojima (March 7, 1947) Age 76 [Reappointed] [Outside Auditor] [Independent Auditor] Number of years in office as Company Auditor 13 (at the conclusion of this Annual General Meeting of Shareholders) Board of Directors meeting attendance 13/13 times Board of Company Auditors meeting attendance 12/12 times	April 1970 April 1993 April 2002 August 2003 June 2004 March 2010	Joined Asahi Mutual Life Insurance Company Managing Director, Asahi Life Investment Management Co., Ltd Managing Director; General Manager, General Affairs Dept., Asahi Life Building Co., Ltd. Managing Director; General Manager, General Affairs Dept., Asahi Insurance Service Co., Ltd. Full-time Audit & Supervisory Board Member, THE KEIHIN CO., LTD. Full-time Company Auditor, the Company (to present)	0

[Reasons for nomination as a candidate for Outside Auditor]

Mr. Hideto Kojima has served in positions of high responsibility in his career. We once again propose his election as an Outside Auditor so that he can utilize his abundant insight for the Company's audit system to supervise the overall management of the Company and provide effective advice.

(Notes)

- 1. There are no special interests between the candidate for Company Auditor and the Company.
- 2. Mr. Hideto Kojima is a candidate for Outside Auditor.
- 3. As a way for the Company to attract talented people who can be Outside Auditors, the Articles of Incorporation allows the Company to enter into agreements with Company Auditors to limit their liabilities for damages to the Company to a certain range. Mr. Hideto Kojima entered into such an agreement to limit his liability. If the reelection of Mr. Hideto Kojima is approved, the Company intends to renew such an agreement to limit his liability. The outline of the agreement is as follows.
 - In case Outside Auditor is liable for damages to the Company due to the failure to perform his duties, the liability shall be limited to the minimum amount as provided in Article 425, Paragraph 1 of the Companies Act.
 - The limitation of liability above shall be applicable only in cases where the Outside Auditor performed his/her duties that caused such liability in good faith and without gross negligence.
- 4. The Company has entered into directors and officers liability insurance contracts with all Company Auditors as insured persons, and any damage that may arise as a result of Company Auditors as insured persons assuming responsibilities for the execution of their duties or receiving a claim pertaining to the pursuit of such responsibilities will be covered. If Mr. Hideto Kojima assumes the office of Company Auditor, he will be an insured person under such insurance contract, which will be renewed during his term of office.
- 5. Mr. Hideto Kojima is an independent auditor as defined by the Tokyo Stock Exchange, Inc.