Note: This document has been translated from a part of the Japanese original for reference purposes only. In the event of any discrepancy between this translated document and the Japanese original, the original shall prevail.

Securities Code: 2907 June 5, 2025

To our shareholders,

Naozumi Ashikaga Representative Director, President and Executive Officer AHJIKAN CO., LTD. 7-3-9, Shoko-center, Nishi-ku, Hiroshima-city

## Notice of the 61st Annual General Meeting of Shareholders

We are pleased to announce the 61st Annual General Meeting of Shareholders of AHJIKAN CO., LTD. (the "Company"), which will be held as outlined below.

In convening this General Meeting of Shareholders, the Company has taken measures to provide information that constitutes the content of reference documents for the General Meeting of Shareholders (matters for which measures for providing information in electronic format are to be taken) in electronic format, and has posted the information on the Company's website, etc. Please access the website below to view the information.

## [The Company's website]

## https://www.ahjikan.co.jp/ (in Japanese)

(To view the information, please access the aforementioned Company's website and select "Investor Relations/Stock Information," "Stock/Shareholders Information," "Materials Related to the General Meeting of Shareholders" and then "Notice of General Meeting of Shareholders.")

Matters for which measures for providing information in electronic format are to be taken have also been posted on the website of Tokyo Stock Exchange, Inc. (TSE).

## [The TSE website (Listed Company Search)]

https://www2.jpx.co.jp/tseHpFront/JJK010010Action.do?Show=Show (in Japanese)

(To view the information, please access the aforementioned TSE website. Enter "AHJIKAN" in the "Issue name (company name)" field or the Company's securities code "2907" in the "Code" field and click "Search." Then, click "Basic information" and select "Documents for public inspection/PR information." Then, you can view the document from "Notice of General Shareholders Meeting /Informational Materials for a General Shareholders Meeting" shown under "Filed information available for public inspection.")

In addition to the aforementioned websites, the Company also posts the information on the website below.

### [Website for posted informational materials for the General Meeting of Shareholders]

https://d.sokai.jp/2907/teiji/ (in Japanese)

Instead of attending the Meeting in person, you may exercise your voting rights via the internet or in writing. Please review the following Information on Exercise of Voting Rights and the Reference Documents for the General Meeting of Shareholders, and exercise your voting rights by Thursday, June 26, 2025, at 5:20 p.m. (JST).

## 1. Date and Time: Friday, June 27, 2025, at 10:00 a.m. (JST)

2. Venue Kinsei/Ginsei Banquet Room on the third floor of Hiroshima Sun Plaza 3-1-1, Shoko-center, Nishi-ku, Hiroshima-city

## **3.** Purpose of the Meeting

## Matters to be reported

- 1. Business Report, Consolidated Financial Statements and Non-consolidated Financial Statements for the 61st fiscal year (from April 1, 2024 to March 31, 2025)
- 2. Results of audits of Consolidated Financial Statements for the 61st fiscal year by the Financial Auditor and Audit & Supervisory Board

## Matters to be resolved

- Proposal No. 1 Appropriation of Surplus
- Proposal No. 2 Election of Five Directors (Excluding Directors Who Are Board Members of Directors of Companies with Committees)
- Proposal No. 3 Election of Three Directors Who Are Board Members of Directors of Companies with Committees
- **Proposal No. 4** Election of One Substitute Director Who Is a Board Member of Directors of Companies with Committees

## 4. Matters Decided upon Convocation (Information on Exercise of Voting Rights)

- (1) If you exercise your voting rights in writing (by mail) and there is no indication of approval or disapproval of a proposal in the voting form, it shall be deemed a vote of approval for the proposal.
- (2) If you exercise your voting rights more than once via the internet, the most recent vote will be treated as valid.
- (3) If you exercise your voting rights both via the internet and in writing (by mail), the vote made through the internet will be treated as valid, regardless of the date and time they were received.
- (4) If you exercise your voting rights by proxy, one other shareholder with voting rights of the Company may attend this General Meeting of Shareholders as your proxy. Please note that the person will be required to submit a document certifying the authority of proxy.
- When attending the Meeting in person, please submit the Voting Form, which is sent along with this notice, to the reception. In addition, please assist us in conserving resources by bringing this notice with you.
- In accordance with laws and regulations as well as provisions of the Company's Articles of Incorporation, from among matters to be provided with this notice, the following matters have been excluded from the paper-based documents and posted as matters that have not been included in the paper-based documents on each of the websites on page 1.
  - (i) "Organization and Policies of the Company" in the Business Report
  - (ii) "Consolidated Statement of Changes in Equity" and "Notes to Consolidated Financial Statements" in the Consolidated Financial Statements
  - (iii) "Statement of Changes in Equity" and "Notes to Non-Consolidated Financial Statements" in the Non-Consolidated Financial Statements

Accordingly, the Business Report, Consolidated Financial Statements, and Non-consolidated Financial Statements included in this notice are a part of the documents audited by the Financial Auditor in preparing an accounting audit report and by the Audit & Supervisory Board in preparing an audit report.

- If a situation that requires revisions to the matters for which measures for providing information in electronic format are to be taken arises, a notice of the revisions will be posted on each of the websites on page 1.

## **Reference Documents for the General Meeting of Shareholders**

### **Proposals and Reference Information**

## Proposal No. 1 Appropriation of Surplus

The Company has placed long-term and stable return of profit to shareholders as an important management priority. Its basic policy is to generate profit stably, to secure internal reserves essential for strategic investments for sustainable growth and expansion and the implementation of measures to increase corporate value, and to distribute dividends linked to performance in consideration of business results through indicators such as the dividend on equity ratio.

1. Matters concerning year-end dividends

In response to the continued support from shareholders and taking into account business results, the Company proposes year-end dividends for the fiscal year under review as follows.

- (1) Type of dividend property To be paid in cash.
- (2) Allotment of dividend property to shareholders and the total amount
  30 yen per common share of the Company (including ordinary dividends of 25 yen and special dividends of 5 yen)
  Total amount: 228,328,410 yen
- (3) Effective date of dividends of surplus June 30, 2025
- 2. Matters concerning other appropriation of surplus As for internal reserves, the Company proposes the following to strengthen the corporate structure and prepare for future business development.
  - (1) Item of surplus to be increased and amount of increase General reserve: 1,000,000,000 yen
  - (2) Item of surplus to be decreased and amount of decrease Retained earnings brought forward: 1,000,000,000 yen

# Proposal No. 2Election of Five Directors (Excluding Directors Who Are Board Members of Directors of<br/>Companies with Committees)

The terms of office of all six currently serving Directors (excluding Directors who are Board Members of Directors of Companies with committees) will expire at the conclusion of this General Meeting of Shareholders. Therefore, the Company proposes the election of five Directors (excluding Directors who are Board Members of Directors of Companies with committees).

With regard to this proposal, the Audit & Supervisory Board has expressed its opinion that all candidates for Director are suitable for the position.

The candidates for Director (excluding Directors who are Board Members of Directors of Companies with committees) are as follows.

Candidate no.		Name	Current position in the Company	Current responsibility in the Company
1	Reelection	Keiichi Ashikaga	Director and Chairman	
2	Reelection	Naozumi Ashikaga	Representative Director, President and Executive Officer	
3	Reelection	Tomoatsu Esumi	Representative Director and Senior Managing Executive Officer	Supervisor of Marketing Dept.
4	Reelection	Yoshitake Yoshino	Director and Managing Executive Officer	Supervisor of Health food Business Div., Product Div., Research & Development Div., and domestic subsidiaries and affiliates (AHJIKAN AGRI FARM)
5	Reelection	Koji Fukushima	Director and Managing Executive Officer	Supervisor of Sales and Merchandise Procurement Div., Logistics Planning Dept., and domestic subsidiaries and affiliates (Inokuchi Sanko)

1 Keiichi Ashikaga	Keiichi Ashikaga	Reelection (Tenure: 21 years)	Number of the Company's shares owned	38,900
		December 26, 1964	Attendance at Board of Directors meetings	100% (15/15)

Oct. 1995Joined the CompanyJun. 2004Director of the CompanyApr. 2009General Manager of West Japan Sales Dept. of the<br/>CompanyApr. 2012Director and Vice President of the CompanyApr. 2017Representative Director and President of the CompanyApr. 2021Director and Chairman of the Company (current position)

## Reasons for nomination as the candidate for Director

He has served in the position of Representative Director and has contributed to the further development of the Company's group with the "founder's spirit" even after he assumed office of Director and Chairman in April 2021. Based on his remarkable personality and insight in addition to his achievements, the Company judges that he is well-suited for the role of Director.

2	Naozumi Ashikaga	Reelection (Tenure: 11 years)	Number of the Company's shares owned	37,000
		May 16, 1968	Attendance at Board of Directors meetings	100% (15/15)

### Career summary, and position and responsibility in the Company (Significant concurrent positions outside the Company)

Oct. 1998	Joined the Company
Apr. 2010	General Manager of Product Planning Dept. of the
	Company
Apr. 2012	Executive Officer of the Company
	General Manager of West Japan Sales Dept. of the
	Company
Jun. 2014	Director of the Company
Apr. 2017	Vice General Manager of Sales and Merchandise
	Procurement Div. of the Company
Apr. 2018	General Manager of Health food Business Div. of the
	Company
	General Manager of Business Management Div. of the
	Company
Jun. 2019	Managing Director of the Company
Apr. 2021	Representative Director and President of the Company
Jun. 2021	Representative Director, President and Executive Officer of
	the Company (current position)
	(Significant concurrent positions outside the Company)
	Chairman of SHANDONG AHJIKAN FOOD CO., LTD.
	Chairman of AK FOODS (QINGDAO) CO., LTD.

## Reasons for nomination as the candidate for Director

He has served as Representative Director and been responsible for the management of the Company's group since April 2021. Given his extensive experience and wide knowledge gained from a global perspective, he is expected to contribute to the sustainable growth of the Company's group and the increase in corporate value over the medium- to long-term. Based on his remarkable personality and insight as well as these qualities, the Company judges that he is well-suited for the role of Director.

3	Tomoatsu Esumi	Reelection (Tenure: 17 years)	Number of the Company's shares owned	16,000
		March 21, 1959	Attendance at Board of Directors meetings	100% (15/15)

(Significant co	ncurrent positions outside the Company)
Mar. 1987	Joined the Company
Jun. 2001	Executive Officer of the Company
Apr. 2003	General Manager of Business Promotion Div. of the
	Company
Jun. 2008	Director of the Company
Apr. 2009	General Manager of President's Office of the Company
Apr. 2011	General Manager of Burdock Tea Business Promotion
	Office of the Company
Apr. 2017	Managing Director of the Company
	General Manager of Research & Development Div. of the
	Company
	General Manager of Health food Business Div. of the
	Company
Apr. 2018	General Manager of Product Planning Dept. of the
	Company
Apr. 2020	General Manager of Sales and Merchandise Procurement
	Div. of the Company
Jun. 2021	Director and Senior Managing Executive Officer of the
	Company
Apr. 2022	General Manager of Management Administration Div. of
	the Company
Jun. 2023	Representative Director and Senior Managing Executive
	Officer of the Company (current position)
	Supervisor of Marketing Dept.

## Reasons for nomination as the candidate for Director

He has expertise in a broad range of businesses and extensive experience in corporate management, which have been gained through his career as an officer in charge of the management administration, health food business, product development, and sales segments and a track record of being responsible for the management of domestic subsidiaries and affiliates. Based on his remarkable personality and insight as well as these qualities, the Company judges that he is wellsuited for the role of Director.

4	Yoshitake Yoshino	Reelection (Tenure: 2 years)	Number of the Company's shares owned	7,000
		April 21, 1963	Attendance at Board of Directors meetings	100% (15/15)

(Significant co	neurrent positions outside the Company)
Mar. 1987	Joined the Company
Apr. 2012	General Manager of Product Planning Dept. of the
	Company
Oct. 2014	Seconded to SHANDONG AHJIKAN FOOD CO., LTD. as
	Chief Executive Officer
Apr. 2017	Seconded to Ahjikan Guangzhou Food Management Co.,
	Ltd. as Chief Executive Officer
Apr. 2018	Executive Officer of the Company
Apr. 2019	Vice General Manager of Research & Development Div. of
	the Company
Apr. 2021	General Manager of Research & Development Div. of the
	Company
Apr. 2023	General Manager of Overseas Business Div. of the
	Company
Jun. 2023	Director and Executive Officer of the Company
Apr. 2025	Director and Managing Executive Officer of the Company
	(current position)
	General Manager of Health food Business Div. of the
	Company (current position)
	General Manager of Research & Development Div. of the
	Company (current position)
	Supervisor of Health food Business Div., Product Div.,
	Research & Development Div., and domestic subsidiaries
	and affiliates (AHJIKAN AGRI FARM)

## Reasons for nomination as the candidate for Director

He has extensive experience in business operations of the Company's group, which has been gained through a track record of working at product and sales segments, being responsible for the management of overseas subsidiaries and affiliates, and supervising the research & development segment. Based on his remarkable personality and insight as well as these qualities, the Company judges that he is well-suited for the role of Director.

5	5 Koji Fukushima	Reelection (Tenure: 1 year)	Number of the Company's shares owned	7,900
		August 3, 1964	Attendance at Board of Directors meetings	90.9% (10/11)

	real real real real real real real real
Mar. 1987	Joined the Company
Apr. 2012	General Manager of Corporate Strategy Planning Dept. of
	the Company
Apr. 2018	Executive Officer of the Company
	General Manager of Sales Planning Dept. of the Company
Apr. 2019	Vice General Manager of Sales and Merchandise
	Procurement Div. of the Company
Apr. 2022	General Manager of Sales and Merchandise Procurement
	Div. of the Company (current position)
Jun. 2024	Director and Executive Officer of the Company
Apr. 2025	Director and Managing Executive Officer of the Company
	(current position)
	Supervisor of Sales and Merchandise Procurement Div.,
	Logistics Planning Dept., and domestic subsidiaries and
	affiliates (Inokuchi Sanko)

## Reasons for nomination as the candidate for Director

He has a skill in negotiating with external parties, a diverse network of connections, and the ability to make precise decisions from a broad perspective, which has been gained through his career as an officer in charge of the sales segments of the Company exercising his abilities in marketing and business strategies. Based on his remarkable personality and insight as well as these qualities, the Company judges that he is well-suited for the role of Director.

- (Notes) 1. There are no special interests between any of the candidates and the Company.
  - 2. The Company has entered into a directors and officers liability insurance (D&O Insurance) agreement with an insurance company pursuant to Article 430-3, paragraph (1) of the Companies Act. The insurance covers the damages that may arise when the insured assumes liability for the execution of their duties or receives a claim related to the pursuit of such liability. If the candidates are elected and assume office as Directors, they will be insured under the insurance contract. The Company intends to renew the insurance contract with the same terms and conditions upon the renewal of such contract.

# Proposal No. 3 Election of Three Directors Who Are Board Members of Directors of Companies with Committees

The terms of office of all three currently serving Directors who are Board Members of Directors of Companies with committees will expire at the conclusion of this General Meeting of Shareholders. Therefore, the Company proposes the election of three Directors who are Board Members of Directors of Companies with committees. The Audit & Supervisory Board gave consent to this proposal.

The candidates for Director who are Board Members of Directors of Companies with committees are as follows.

Candidate no.		Name	Current position in the Company	Current responsibility in the Company
1	Reelection	Nobuyoshi Yamamoto	Director (Full-time Board Member of Directors of Companies with committees)	Supervisor of Internal Auditing Dept.
2	Reelection	Hiroshi Matsushige	Outside Director (Board Member of Directors of Companies with committees)	
3	Reelection	Hidenobu Matsutani	Outside Director (Board Member of Directors of Companies with committees)	

1	1 Nobuyoshi Yamamoto	Reelection (Tenure: 2 years)	Number of the Company's shares owned	1,600
		February 5, 1961	Attendance at Board of Directors meetings	100% (15/15)

Joined the Company
General Manager of Sales Planning Dept. of the Company
General Manager of Overseas Sales Dept. of the Company
Executive Officer of the Company
General Manager of Corporate Strategy Planning Dept. of the Company
Vice General Manager of Management Administration Div. of the Company
Assistant to General Manager of Management Administration Div. of the Company
Director (Full-time Board Member of Directors of Companies with committees) of the Company (current position) Supervisor of Internal Auditing Dept.

## Reasons for nomination

as the candidate for Director who is a Board Member of Directors of Companies with committees

He has extensive business experience in overall management administration and wide knowledge about corporate management, owing to his experience as General Manager of Sales Planning Dept. and Corporate Strategy Planning Dept. As he is expected to supervise the management of the Company regarding business strategy and governance, the Company judges that he is wellsuited for the role of Director who is a Board Member of Directors of Companies with committees.

2	Hiroshi Matsushige	Outside Reelection (Tenure: 2 years)	Number of the Company's shares owned	800
		February 21, 1958	Attendance at Board of Directors meetings	100% (15/15)

Apr. 1980	Joined The Hiroshima Bank, Ltd.
Jan. 2000	General Manager of Numata Branch of The Hiroshima
	Bank, Ltd.
Jan. 2002	General Manager at Fukuyama Branch of The Hiroshima
	Bank, Ltd.
Apr. 2002	Manager of Fukuyama Sales Division of The Hiroshima
	Bank, Ltd.
Apr. 2005	General Manager of Personal Sales Division of The
	Hiroshima Bank, Ltd.
Apr. 2007	General Manager of Hatsukaichi Branch of The Hiroshima
	Bank, Ltd.
Apr. 2009	Executive Officer and General Manager of Hiroshima Nishi
	Branch of The Hiroshima Bank, Ltd.
Apr. 2012	Managing Executive Officer and General Manager of
	Fukuyama Sales Division of The Hiroshima Bank, Ltd.
Oct. 2012	Senior Managing Director of Hirogin Business Support,
	Ltd.
Jun. 2014	Senior Managing Director of Hirogin Lease Co. Ltd.
Jun. 2015	Representative Director and President of Hiroshima Shinai
	Real Estate inc.
Jun. 2022	Advisor of Hiroshima Shinai Real Estate inc.
Jun. 2023	Outside Director [Board Member of Directors of
	Companies with committees] (current position)

### Reasons for nomination

as the candidate for Outside Director who is a Board Member of Directors of Companies with committees

#### and overview of the expected role

He has many years of experience working at financial institutions as well as extensive experience and knowledge gained through his track records in corporate management at multiple companies. As he is expected to offer advice on overall corporate management from an independent viewpoint to further strengthen the Board of Directors' functions, the Company judges that he is well-suited for the role of Outside Director who is a Board Member of Directors of Companies with committees.

3	Hidenobu Matsutani	Outside Reelection (Tenure: 2 years)	Number of the Company's shares owned	200
		October 4, 1959	Attendance at Board of Directors meetings	100% (15/15)

Apr. 1982	Joined The Hiroshima Bank, Ltd.
Apr. 2007	General Manager of Loan Division No.2 of The Hiroshima Bank, Ltd.
Apr. 2009	General Manager of Tokaichi Branch of The Hiroshima Bank, Ltd.
Apr. 2012	Executive Officer and General Manager of Hiroshima Nishi Branch of The Hiroshima Bank, Ltd.
Jun. 2015	Representative Director and President of Hiroshima Venture
Jun. 2017	Capital CO., LTD. Managing Executive Officer of Hiroshima Action Service
Jun. 2019	CO., LTD. Representative Director and President of Nishihiroshima
Jun. 2023	Kaihatsu Co., Ltd. Director and Advisor of Amenity Co., Ltd.
	Outside Director [Board Member of Directors of Companies with committees] (current position)

#### Reasons for nomination

as the candidate for Outside Director who is a Board Member of Directors of Companies with committees

## and overview of the expected role

He has many years of experience working at a financial institution and engaging in venture capital funds' corporate management. As he is expected to offer appropriate advice and supervision on the Company's corporate management from a broad perspective, particularly with his expertise in finance and accounting, the Company judges that he is well-suited for the role of Outside Director who is a Board Member of Directors of Companies with committees.

- (Notes) 1. There are no special interests between any of the candidates and the Company.
  - 2. Mr. Hiroshi Matsushige and Mr. Hidenobu Matsutani are candidates for Outside Director.
    - 3. Pursuant to the provisions of Article 427, paragraph (1) of the Companies Act, the Company has entered into an agreement with Mr. Matsushige and Mr. Matsutani to limit their liability for damages stipulated in Article 423, paragraph (1) of the said Act. If they are elected and assume office, the Company plans to renew the agreement with them. Under the agreement, the maximum amount of liability for damages shall be the amount provided by laws and regulations.
    - 4. The Company has entered into a directors and officers liability insurance (D&O Insurance) agreement with an insurance company pursuant to Article 430-3, paragraph (1) of the Companies Act. The insurance covers the damages that may arise when the insured assumes liability for the execution of their duties or receives a claim related to the pursuit of such liability. If the candidates are elected and assume office as Directors, they will be insured under the insurance contract. The Company intends to renew the insurance contract with the same terms and conditions upon the renewal of such contract.
    - 5. The Company has designated Mr. Matsushige and Mr. Matsutani as independent officers as defined by Tokyo Stock Exchange, Inc. and has registered them with the exchange.

## (Reference) Skills that Directors are expected to demonstrate

The following table shows the composition of Board of Directors if Proposals No. 2 and No.3 are approved and adopted as originally proposed and lists the insight, etc., that Directors are expected to demonstrate.

		Skills that Directors are expected to demonstrate					
Name	Position	Finance/ Accounting	Organization/ Personnel affairs	Governance/ Legal affairs/ Risk management	Marketing/ Business strategies	Research & development/ Production/ Quality Control	IT/DX
Keiichi Ashikaga	Director and Chairman				0		
Naozumi Ashikaga	Representative Director, President and Executive Officer		0	0	0		
Tomoatsu Esumi	Representative Director and Senior Managing Executive Officer	0	0	0			0
Yoshitake Yoshino	Director and Managing Executive Officer				0	0	
Koji Fukushima	Director and Managing Executive Officer	0	0		0		
Nobuyoshi Yamamoto	Director and Full-time Board Member of Directors of Companies with committees	0		0			
Hiroshi Matsushige	Director and Board Member of Directors of Companies with committees (Outside)	0		0			
Hidenobu Matsutani	Director and Board Member of Directors of Companies with committees (Outside)	0		0			

(Note) The Company introduced a delegated executive officer system where executive officers who do not concurrently serve as Directors support Directors' execution of duties by demonstrating their insight, etc.

# Proposal No. 4 Election of One Substitute Director Who Is a Board Member of Directors of Companies with Committees

The effect of the election of Mr. Hideo Yamamoto, a substitute Director who is a Board Member of Directors of Companies with committees, who was elected at the 59th Annual General Meeting of Shareholders held on June 29, 2023, will expire at the beginning of this General Meeting of Shareholders. Accordingly, the Company proposes the election of one substitute Director who is a Board Member of Directors of Companies with committees in advance to prepare for cases where the number of Directors who are Board Members of Directors of Companies with committees falls below the number stipulated by laws and regulations.

The Audit & Supervisory Board gave consent to this proposal.

The candidate for substitute Director who is a Board Member of Directors of Companies with committees is as follows.

Name (Date of birth)	Career summary, and position and responsibility in the Company (Significant concurrent positions outside the Company)	Number of the Company's shares owned
Hideo Yamamoto June 17, 1960	Apr. 1987Registered as attorney at lawApr. 1990Opened Kato and Yamamoto Law OfficeJun. 1994Outside Corporate Auditor of the Company (retired in June 2017)	_

[Reasons for nomination as the candidate for substitute Outside Director who is a Board Member of Directors of Companies with committees and overview of the expected role]

Although he has no experience in corporate management other than serving as outside officer, he has been extensively involved in corporate legal affairs as an attorney at law for many years. He possesses a strong sense of ethics and the ability to make fair and impartial decisions, which help serve as Board Member of Directors of Companies with committees. In his role as Corporate Auditor of the Company, he has appropriately audited the Company's management for many years. Therefore, the Company judges that he is well qualified to serve as substitute Outside Director who is a Board Member of Directors of Companies with committees.

(Notes) 1. The Company has entered into a legal advisory agreement with Kato and Yamamoto Law Office, in which Mr. Hideo Yamamoto is the current representative.

- 2. Mr. Yamamoto is a candidate for substitute Outside Director.
- 3. Pursuant to the provisions of Article 427, paragraph (1) of the Companies Act, if Mr. Yamamoto assumes office as Director who is a Board Member of Directors of Companies with committees, the Company plans to enter into an agreement to limit his liability for damages stipulated in Article 423, paragraph (1) of the said Act. Under the agreement, the maximum amount of liability for damages shall be the amount provided by laws and regulations.
- 4. The Company has entered into a directors and officers liability insurance (D&O Insurance) agreement with an insurance company pursuant to Article 430-3, paragraph (1) of the Companies Act. The insurance covers the damages that may arise when the insured assumes liability for the execution of their duties or receives a claim related to the pursuit of such liability. If the candidate is elected and assumes office as Director who is a Board Member of Directors of Companies with committees, he will be insured under the insurance contract.