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June 30, 2026

To whom it may concern,

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Name of representative: NAOTARO HIKIDA, PRESIDENT  
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**Capital and Business Alliance with Valor Holdings Co., Ltd. and  
Notice Regarding Disposal of Treasury Stock through Third-Party Allotment**

At a meeting of the Board of Directors held today, we resolved to enter into an agreement (hereinafter referred to as the "Capital and Business Alliance Agreement") regarding a capital and business alliance (hereinafter referred to as the "Capital and Business Alliance") with Valor Holdings Co., Ltd. (hereinafter referred to as "Valor Holdings" or the "Planned Allottee"), and to dispose of treasury shares through a third-party allotment to Valor Holdings (hereinafter referred to as the "Disposal of Treasury Shares"). We hereby announce the details as follows.

Details

**I. Capital and Business Alliance with Valor Holdings**

**1. Purpose and Justification of the Capital and Business Alliance**

In the "4th Medium-Term Management Plan" announced on April 11, 2025, covering the three fiscal years from the fiscal year ending February 2026 to the fiscal year ending February 2028, the Company is working to further enhance corporate value by becoming an entity loved by everyone and aspiring to become "a leading comprehensive housing and lifestyle company in Japan."

Valor Holdings has adopted "Creation, Initiative, and Challenge" as its management philosophy, conducts business with "Sincerity" as its motto, and has established contributing to the prosperity of local communities and the advancement of social culture as the foundation of its corporate activities. Based on this philosophy, Valor Holdings has built a business foundation that responds to the diverse needs of local communities as a comprehensive retail group operating multiple business formats, including drugstores and home improvement stores, with the supermarket business at its core. Furthermore, Valor Holdings is pursuing a "manufacturing retailer" business model that covers everything from procurement and manufacturing to distribution and sales, and by advancing the development of manufacturing and logistics infrastructure, it is working to improve distribution efficiency and product competitiveness while creating synergies across the entire group.

Alleanza Holdings Co., Ltd. (hereinafter referred to as "Alleanza Holdings"), a consolidated subsidiary of Valor Holdings, is primarily engaged in the home center business and pet business, among others. The company shares the management slogan "Creating comfortable and enriched lifestyles" with all employees, and operates based on three management principles: "We act for the joy and satisfaction of our customers," "We pursue distribution innovation from the customer's perspective," and "We build a group that takes on challenges with strong unity." Additionally, the company upholds four codes of conduct: "Customer First," "Contribution to Local Communities," "Challenging Spirit," and "Teamwork."

Recently, the home improvement store industry has been facing various challenges such as intensifying competition with other business formats, rising costs due to inflation and the weak yen, and changes in customer consumption behavior. The Company Group considers further strengthening competitiveness as an important management issue.

We also recognize that the supermarket industry faces similar threats as the home improvement store industry, and in recent years, the retail industry has seen active movements to expand beyond single business frameworks, developing cross-industry businesses and services to capture customers within their own economic ecosystems.

In light of these changes in the competitive environment, the Company and Valor Holdings believe it is essential to pursue new growth strategies that transcend business

format boundaries. As announced in the "Notice Regarding Commencement of Tender Offer for Shares of Alleanza Holdings Co., Ltd. (Securities Code: 3546) and Execution of Capital and Business Alliance Agreement" dated February 12, 2026, the Company entered into a basic agreement on capital and business alliance with Valor Holdings. Additionally, the Company conducted a tender offer for the shares of Alleanza Holdings and made it an equity-method affiliate as of April 6, 2026. Based on this, the Company and Valor Holdings have been considering a capital and business alliance between the Company and Valor Holdings with the aim of accelerating the growth strategies of all three companies, including Alleanza Holdings.

As a result, the Company believes that by collaborating with Valor Holdings, the three companies can maximize their corporate value, and has agreed to enter into a business alliance. Specifically, by promoting the various measures described in "2. Details of the Capital and Business Alliance," we aim to enhance the corporate value of the three companies through strengthened collaboration between both companies.

Furthermore, from the perspective of strengthening the relationship between the two companies over the medium to long term, we have agreed to enter into a capital alliance through mutual shareholding.

## 2. Details of the Capital and Business Alliance

(Details of the Business Alliance)

Under the Capital and Business Alliance, the Company and Valor Holdings have agreed to collaborate in jointly managing Alleanza Holdings to enhance its corporate value, and to promote business alliance primarily in the following areas.

### (1) Mutual Supply of PB (Private Brand) Products

The Company Group (collectively referring to the Company and its subsidiaries and affiliates; the same applies hereinafter) and the Valor Holdings Group (collectively referring to Valor Holdings and its subsidiaries and affiliates; the same applies hereinafter) will, upon consultation among each company, supply PB products in the following fields that they handle to the other party's group.

- ① Supply from Valor Holdings Group to the Company Group: Food products and pharmaceuticals/quasi-drugs, etc.
- ② Supply from the Company Group to Valor Holdings Group: DIY, pet, and gardening supplies and daily necessities, etc.

### (2) Collaboration in Market Penetration Primarily in the Kansai and Kanto Regions

- ① Regarding market penetration primarily in the Kansai and Kanto regions, for efficient store development and service improvement leveraging the strengths of both companies, we will share information lawfully to the extent necessary to achieve these objectives and will also consider joint store openings.
- ② Regarding tenant openings at stores of the Company and Valor Holdings primarily in the Kansai and Kanto regions, we will give priority to discussions when the other party so requests.

### (3) Joint Research and Sharing of Know-how on the Following Matters

- ① Logistics facility operations and logistics systems
- ② Store development and facility management
- ③ Store operation rationalization, sales promotion measures, and e-commerce operations
- ④ Recruitment and human resource development

(Details of the Capital Alliance)

Both companies will clarify their commitment to actively promote the Capital and Business Alliance, and from the perspective of strengthening the relationship between the two companies over the medium to long term, will mutually acquire shares as follows.

The Company plans to acquire common shares of Valor Holdings held by existing shareholders of Valor Holdings (total amount of approximately 3 billion yen) through ToSTNeT-1, an off-auction trading platform of Tokyo Stock Exchange, Inc. (hereinafter referred to as the "Tokyo Stock Exchange") (hereinafter referred to as the "Share Acquisition").

Valor Holdings will acquire 719,400 shares of the Company's common stock (ownership ratio of 2.07% of the total number of issued shares (rounded to the third decimal place), total amount of 3 billion yen) through this Disposition of Treasury Shares.

## 3. Overview of the Counterparty to the Capital and Business Alliance

For an overview of the Scheduled Allottee, which is the counterparty to the Capital and Business Alliance, please refer to "II. Disposal of Treasury Stock through Third-Party Allotment 6. Reasons for Selection of the Scheduled Allottee, etc. (1) Overview of the Scheduled Allottee."

4 . Schedule

|  |                                    |
|--|------------------------------------|
| Date of Board of Directors resolution                            | June 30, 2026 (Tuesday)            |
| Date of execution of the Capital and Business Alliance Agreement | June 30, 2026 (Tuesday)            |
| Date of the Share Acquisition                                    | July 10, 2026 (Friday) (scheduled) |
| Payment date for the Disposal of Treasury Stock                  | July 16, 2026 (Thursday)           |

5 . Future outlook

The impact of the Capital and Business Alliance on the Company's earnings forecast for the fiscal year ending February 2027 is expected to be minor. However, we will promptly announce any matters that should be disclosed in the future.

## II. Disposal of Treasury Stock through Third-Party Allotment

### 1. Overview of the Disposal of Treasury Stock

|   |   |
|---|---|
| (1) Payment date  | July 16, 2026 (Thursday)  |
| (2) Number of shares to be disposed                       | 719,400 shares of the Company's common stock  |
| (3) Disposal price  | 4,170 yen per share   |
| (4) Total disposal price                                  | 2,999,898,000 yen   |
| (5) Method of disposal<br>(Planned disposition recipient) | Through third-party allotment<br>(Valor Holdings)   |
| (6) Other   | The Disposal of Treasury Stock is subject to the effectiveness of the securities registration statement under the Financial Instruments and Exchange Act. |

### 2. Purpose and Justification of the Disposal

The Company and Valor Holdings will enter into a business alliance and, through strengthened collaboration between both companies, aim to enhance the corporate value of all three companies, including Alleanza Holdings, which is an equity-method affiliate of the Company and a consolidated subsidiary of Valor Holdings. Furthermore, from the perspective of strengthening the relationship between the two companies over the medium to long term, we have determined that a capital alliance through mutual shareholding is necessary (for details, please refer to "I. Capital and Business Alliance with Valor Holdings 1. Purpose and Justification of the Capital and Business Alliance" above).

### 3. Amount of Funds to be Raised, Use of Funds, and Scheduled Timing of Expenditure

#### (1) Amount of funds to be raised

|   |                   |
|---|-------------------|
| ① Total amount to be paid in            | 2,999,898,000 yen |
| ② Estimated amount of disposal expenses | 3,727,000 yen     |
| ③ Estimated net proceeds                | 2,996,171,000 yen |

(Note) 1. The estimated amount of disposal expenses does not include consumption taxes.

2. The breakdown of the estimated disposal expenses mainly includes attorney fees and costs for preparing documents such as securities registration statements.

#### (2) Specific use of funds to be raised and scheduled timing of expenditure

| Specific use  | Amount            | Scheduled timing of expenditure |
|---|-------------------|---------------------------------|
| Strategic investment for strengthening business collaboration and accelerating growth among the three companies: the Company, Valor Holdings, and Alleanza Holdings | 2,996,171,000 yen | July 2026 to February 2029      |

(Note) The raised funds will be managed in a bank account until actual expenditure.

The funds raised through the Disposal of Treasury Stock are planned to be allocated to strategic investment for strengthening business collaboration and accelerating growth among the three companies: the Company, Valor Holdings, and Alleanza Holdings. As of today, the Company plans to spend a total of approximately 2.2 billion yen on investments for market penetration in the Kansai and Kanto regions, approximately 300 million yen on mutual supply of PB (private brand) products, and approximately 500 million yen on investments in matters decided to be promoted through joint research and know-how sharing in areas such as logistics facility operations and logistics systems, store development and facility management, store operation rationalization, sales promotion measures and EC operations, human resource recruitment, and human resource education, as specific uses from the fiscal year ending February 2027 through the fiscal year ending February 2029. As of today, regarding the joint store openings related to the above ①, the Company has not determined specific investment timing for each fiscal year, and plans to consider the timing of individual investments going forward. Additionally, regarding the above ② mutual supply of PB (private brand) products and investments in matters decided under the above ③, no specific individual discussions have been held as of today, and the Company plans to determine specifics going forward while appropriately proceeding with discussions with Valor Holdings. For details, please refer to "I. Capital and Business Alliance with Valor Holdings 2. Details of the Capital and Business Alliance (Details of the Business Alliance)" above.

#### 4. Views on the Rationality of the Use of Funds

By allocating the funds to the uses described in "II. Disposal of Treasury Stock through Third-Party Allotment 3. Amount of Funds to be Raised, Use of Funds, and Scheduled Timing of Expenditure (2) Specific use of funds to be raised and scheduled timing of expenditure" above, we believe this will contribute to enhancing the Company's corporate value and ultimately lead to improved benefits for existing shareholders. Therefore, we have determined that the use of funds raised through the Disposal of Treasury Stock is rational.

#### 5. Rationality of Disposal Terms and Conditions

##### (1) Basis for calculating the disposal price and its specific details

The disposal price has been set at 4,170 yen, which is the closing price of the Company's shares on the Tokyo Stock Exchange on the business day immediately preceding the date of the Board of Directors resolution regarding this disposal of treasury shares (hereinafter referred to as the "Board Resolution Date") (June 29, 2026).

In determining the disposal price, the closing price on the business day immediately preceding the Board Resolution Date (June 29, 2026) was used because we determined that the most recent stock price represents an objective valuation reflecting the current state of the Company and the external environment.

The disposal price represents a premium of 2.79 % (rounded off at the third decimal place; the same applies hereinafter in this section) compared to the simple average closing price of 4,057 yen for the Company's shares during the one-month period immediately preceding the Board Resolution Date (from June 1, 2026 to June 29, 2026), a premium of 1.12 % compared to the simple average closing price of 4,124 yen for the three-month period immediately preceding (from March 30, 2026 to June 29, 2026), and a premium of 1.91 % compared to the simple average closing price of 4,092 yen for the six-month period immediately preceding (from December 30, 2025 to June 29, 2026).

The disposal price calculated based on this approach complies with the "Guidelines for Handling Third-Party Allotment Capital Increases" of the Japan Securities Dealers Association, and we have determined that it does not constitute a particularly favorable disposal price.

Furthermore, all 4 Corporate Auditors of the Company (including 3 Outside Corporate Auditors) have provided their opinion at the Board of Directors meeting regarding this disposal of treasury shares that the basis for calculating the disposal price is based on the market price, which is an objective value representing the value of the Company's common shares, and complies with the above guidelines, and therefore does not constitute a particularly favorable disposal price and is lawful.

##### (2) Basis for determining that the disposal quantity and scale of share dilution are reasonable

The number of shares subject to this disposal of treasury shares is 719,400 shares (7,194 voting rights), which corresponds to 2.07 % of the total number of issued shares (including treasury shares) of 34,682,113 shares as of February 28, 2026 (2.48 % of the total number of voting rights of 290,542 as of February 28, 2026; both rounded to the third decimal place), resulting in a certain level of dilution. However, as this disposal of treasury shares is being implemented as part of this capital and business alliance, it will contribute to enhancing the Company's corporate value, and we believe it will lead to improved benefits for the Company's existing shareholders from a medium- to long-term perspective. Therefore, we have determined that the disposal quantity and scale of share dilution resulting from this disposal of treasury shares are reasonable.

#### 6. Reasons for selecting the expected allottee, etc.

##### (1) Overview of the expected allottee (as of March 31, 2026)

|   |  |
|---|--|
| ① Name  | Valor Holdings Co., Ltd.   |
| ② Location  | 180-1 Oimachi, Ena City, Gifu Prefecture   |
| ③ the title and name of the representative person | Chairperson of the Board, and CEO Masami Tashiro   |
| ④ content of the business                         | Management of business activities of companies engaged in chain store operations and related businesses through holding shares in such companies |
| ⑤ Stated capital                                  | 13,609 million yen   |
| ⑥ date of establishment                           | July 1958  |
| ⑦ Number of shares issued                         | 53,987,499 shares  |
| ⑧ The accounting period                           | March  |
| ⑨ Number of employees                             | 11,227 employees (consolidated)  |
| ⑩ Major business partners                         | -  |
| ⑪ Main banks                                      | -  |
| ⑫ Major shareholders and shareholding ratio       | The Master Trust Bank of Japan, Ltd. (Trust Account) 9.49%   |

|   |  |   |  |
|---|--|---|--|
|   | Ito Youth Scholarship Foundation   |   | 5.50%  |
|   | Shiunsha Co., Ltd.   |   | 5.16%  |
|   | The Norinchukin Bank   |   | 4.80%  |
|   | The Juroku Bank  |   | 4.79%  |
|   | Custody Bank of Japan, Ltd. (Trust Account)                                  |   | 3.75%  |
|   | State Street Bank and Trust Company 505223                                   |   | 2.76%  |
|   | (Standing proxy: Mizuho Bank, Ltd., Settlement & Clearing Services Division) |   |  |
|   | Masami Tashiro   |   | 2.55%  |
|   | Retail Partners Co., Ltd.  |   | 2.38%  |
|   | Arcs Group Co., Ltd.   |   | 2.38%  |
| ⑬ Relationship between the listed company and said company  | Capital relationship   | Number of shares of the expected allottee held by the Company | Not applicable.  |
|   |  | Number of shares of the Company held by the expected allottee | Not applicable.  |
|   | personnel relationship   |   | Not applicable.  |
|   | Business relationship  |   | Lease agreements have been concluded or basic terms have been agreed upon for conclusion for 8 stores with the Company as the lessor and subsidiaries of the expected allottee group as the lessees. |
|   | Status of applicability as a related party                                   |   | Not applicable.  |
| ⑭ Business results and financial position for the past 3 years (consolidated) (Unit: millions of yen, unless otherwise specified) |  |   |  |
| FISCAL YEAR-END   | Fiscal year ended March 2024   | Fiscal year ended March 2025                                  | Fiscal year ended March 2026   |
| Consolidated net assets   | 179,328  | 188,320   | 203,311  |
| consolidated total assets   | 444,807  | 460,843   | 514,858  |
| Net assets per share (yen)  | 3,062.60   | 3,250.35  | 3,516.53   |
| consolidated operating revenue  | 807,795  | 854,435   | 924,114  |
| Consolidated operating income   | 22,844   | 23,173  | 27,580   |
| consolidated ordinary income  | 25,604   | 26,161  | 30,019   |
| Net income attributable to owners of parent   | 11,945   | 13,655  | 16,476   |
| Net income per share (yen)  | 223.02   | 257.67  | 312.81   |
| Cash dividends per share (yen)  | 65.00  | 68.00   | 74.00  |

(Note) 1. Shareholding ratio represents the percentage of shares owned to the total number of issued shares (excluding treasury shares).

2. The shareholding ratio is shown rounded off at the third decimal place.

3. Operating revenue is the total of net sales and operating revenue from services.

4. Under this capital and business alliance agreement, the Company has received representations and warranties from the expected allottee that the expected allottee is not an antisocial force and has no relationship whatsoever with antisocial forces. The expected allottee is listed on the Prime Market of the Tokyo Stock Exchange and the Premier Market of the Nagoya Stock Exchange. By confirming the basic policy for excluding antisocial forces and its implementation status described in the matters concerning internal control systems in the "Corporate Governance Report" dated November 20, 2025 submitted by the expected allottee to the Tokyo Stock Exchange, we have determined that the expected allottee has no relationship whatsoever with antisocial forces.

(2) Reasons for selecting the expected allottee

Please refer to "I. Capital and Business Alliance with Valor Holdings 1. Purpose and reasons for this capital and business alliance" and "II. Disposal of Treasury Shares

through Third-Party Allotment 2. Purpose and reasons for the disposal" above.

(3) Holding policy of the expected allottee

The Company has received an explanation from the expected allottee that it intends to hold the Company's shares acquired through this disposal of treasury shares on a medium- to long-term basis.

Furthermore, the Company plans to obtain a written undertaking from the expected allottee stating that if the expected allottee transfers all or part of the Company's common shares acquired through this disposal of treasury shares within two years from the payment date, the expected allottee will immediately report in writing to the Company the name and address of the transferee, the number of shares transferred, the date of transfer, the transfer price, the reason for the transfer, and the method of transfer, and that the expected allottee agrees that the Company will report such details in writing to the Tokyo Stock Exchange and that such reported details will be made available for public inspection.

(4) Details confirmed regarding the existence of assets required for payment by the expected allottee

The Company has confirmed through the consolidated financial statements contained in the 69th (fiscal year ending March 2026) Annual Securities Report of the expected allottee that the expected allottee holds sufficient cash and deposits required for such payment, and therefore the Company has determined that there are no obstacles to such payment.

7. Major shareholders and shareholding ratios after the disposal

| Before the disposal (as of February 28, 2026)   |       | After the disposal                                      |       |
|---|-------|---|-------|
| The Master Trust Bank of Japan, Ltd. (Trust Account)  | 7.19% | The Master Trust Bank of Japan, Ltd. (Trust Account)    | 7.02% |
| KOHNAN Co., Ltd.  | 7.01% | KOHNAN Co., Ltd.  | 6.84% |
| HIKITA KOUZOU   | 6.21% | HIKITA KOUZOU   | 6.06% |
| HIKIDA NAOTARO  | 6.18% | HIKIDA NAOTARO  | 6.03% |
| Kohnan Shoji Business Partners Shareholding Association   | 4.36% | Kohnan Shoji Business Partners Shareholding Association | 4.25% |
| Custody Bank of Japan, Ltd. (Trust Account)   | 4.25% | Custody Bank of Japan, Ltd. (Trust Account)             | 4.14% |
| IRIS OHYAMA Inc.  | 3.78% | IRIS OHYAMA Inc.  | 3.69% |
| Custody Bank of Japan, Ltd. (Trust Account E)   | 3.24% | Custody Bank of Japan, Ltd. (Trust Account E)           | 3.16% |
| Y S Co., Ltd.   | 2.43% | Valor Holdings Co., Ltd.                                | 2.41% |
| STATE STREET BANK AND TRUST COMPANY 505223<br>(Standing proxy: Mizuho Bank, Ltd., Settlement & Clearing<br>Services Division) | 2.24% | Y S Co., Ltd.   | 2.37% |

(Note) 1. The information is based on the shareholder registry as of February 28, 2026.

2. Shareholding ratio represents the percentage of shares owned to the total number of issued shares (excluding treasury shares).
3. The shareholding ratio is presented rounded off to the second decimal place.

8. Future outlook

Please refer to "I. Capital and Business Alliance with Valor Holdings 5. Future outlook" above.

9. Matters concerning procedures under the Code of Corporate Conduct

This disposal of treasury shares does not require obtaining an opinion from an independent third party or procedures to confirm shareholders' intentions as stipulated in Article 432 of the Listing Regulations of the Tokyo Stock Exchange, because (i) the dilution ratio is less than 25%, and (ii) it does not involve a change in controlling shareholders.

10. Business results and equity finance activities for the past 3 years

(1) Business results for the past 3 years (consolidated)

(Unit: millions of yen, unless otherwise specified)

|  | Fiscal year ended February<br>2024 | Fiscal year ended February<br>2025 | Fiscal year ended<br>February 2026 |
|--|------------------------------------|------------------------------------|------------------------------------|
| consolidated operating revenue                 | 472,655                            | 501,403                            | 519,779                            |
| Consolidated operating income                  | 24,097                             | 25,001                             | 22,397                             |
| consolidated ordinary income                   | 22,598                             | 23,306                             | 20,754                             |
| Attributable to owners of parent<br>Net Income | 14,054                             | 14,210                             | 12,263                             |
| Consolidated net income per share (yen)        | 473.90                             | 492.53                             | 432.27                             |
| Cash dividends per share (yen)                 | 95.00                              | 100.00                             | 130.00                             |
| Consolidated net assets per share (yen)        | 5,354.43                           | 5,781.90                           | 6,156.32                           |

(2) Current status of issued shares and potential shares (as of February 28, 2026)

|  | Number of shares  | Ratio to issued shares |
|--|-------------------|------------------------|
| Number of shares outstanding   | 34,682,113 shares | 100%                   |
| Number of potential shares at the current conversion<br>price (exercise price) | - shares          | -%                     |
| Number of potential shares at the lower limit                                  | - shares          | -%                     |

|  |          |    |
|--|----------|----|
| conversion price (exercise price)  |          |    |
| Number of potential shares at the upper limit<br>conversion price (exercise price) | - shares | -% |

(3) Recent stock price trends

① Trends for the past 3 years

|               | Fiscal year ended February 2024 | Fiscal year ended February 2025 | Fiscal year ended February 2026 |
|---------------|---------------------------------|---------------------------------|---------------------------------|
| Opening price | 3,170 yen                       | 4,145 yen                       | 3,625 yen                       |
| High          | 4,230 yen                       | 4,760 yen                       | 4,350 yen                       |
| Low           | 3,080 yen                       | 3,240 yen                       | 3,275 yen                       |
| Closing price | 4,205 yen                       | 3,605 yen                       | 4,325 yen                       |

② Situation for the past 6 months

|               | the year 2026<br>January | February  | March     | April     | May       | June      |
|---------------|--------------------------|-----------|-----------|-----------|-----------|-----------|
| Opening price | 4,015 yen                | 3,905 yen | 4,260 yen | 4,100 yen | 4,050 yen | 4,070 yen |
| High          | 4,055 yen                | 4,350 yen | 4,365 yen | 4,610 yen | 4,225 yen | 4,205 yen |
| Low price     | 3,805 yen                | 3,870 yen | 3,955 yen | 3,995 yen | 3,950 yen | 3,910 yen |
| Closing price | 3,890 yen                | 4,325 yen | 4,085 yen | 4,050 yen | 4,070 yen | 4,170 yen |

(Note) The figures for June 2026 are as of June 29, 2026.

③ Stock price on the business day preceding the date of the issuance resolution

|               | June 29, 2026 |
|---------------|---------------|
| Opening price | 4,075 yen     |
| High          | 4,170 yen     |
| Low           | 4,070 yen     |
| Closing price | 4,170 yen     |

(4) Equity financing activities over the past three years

Not applicable.

11. Terms of Disposal

- |                                     |   |
|-------------------------------------|---|
| (1) Class and number of shares      | 719,400 shares of the Company's common stock  |
| (2) Amount paid in                  | 4,170 yen per share   |
| (3) Total issue price               | 2,999,898,000 yen   |
| (4) Method of disposal or allotment | Disposal of Treasury Stock through Third-Party Allotment  |
| (5) Planned disposal destination    | Valor Holdings  |
| (6) Payment date                    | July 16, 2026 (Thursday)  |
| (7) Other                           | The Disposal of Treasury Stock is subject to the effectiveness of the securities registration statement under the Financial Instruments and Exchange Act. |

End