(Start date for electronic provision of documents: June 5, 2025)

To Shareholders with Voting Rights:

Kazuichi Satomi Representative Director and Chairman Nihon Parkerizing Co., Ltd. 16-8 Nihonbashi 2-Chome, Chuo-ku, Tokyo 103-0027

NOTICE OF CONVOCATION OF THE 140th ANNUAL GENERAL MEETING OF SHAREHOLDERS

Dear Shareholders:

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

We are pleased to notify you that we will convene the 140th Annual General Meeting of Shareholders of Nihon Parkerizing Co., Ltd. (the "Company") for the purposes described below.

We have provided the convocation of this General Meeting of Shareholders in electronic forms and have posted it on our website below as "Notice of Convocation of the 140th Annual General Meeting of Shareholders."

The Company's website: https://www.parker.co.jp/ja/ir/meeting.html (available in Japanese only)

In addition to the above website, we have posted the same on the Tokyo Stock Exchange website. Tokyo Stock Exchange website (TSE Listed Company Search): https://www2.jpx.co.jp/tseHpFront/JJK020010Action.do?Show=Show

Please access the website above (TSE Listed Company Search), enter and search for the Company name (Nihon Parkerizing) or Stock Exchange Code (4095), then select "Basic information" and "Documents for public inspection/PR information" in order to view the information.

If you cannot attend the meeting, you may exercise your voting rights in writing by mailing the "Voting Rights Exercise Form" or via the Internet. Please review the Reference Documents for the General Meeting of Shareholders described above and exercise your voting rights no later than 17:15 Japan time on June 26, 2025.

1 Date and Time: Friday, June 27, 2025, at 10:00 Japan time (Reception opens at 9:00.)

2 Place: Hall on the 2nd floor of the Onward Park Building is located at 3-10-5 Nihonbashi, Chuo-ku, Tokyo, Japan

3 Agenda:

To be reported:

- 1. The Business Report, Consolidated Financial Statements for the Company's 140th Fiscal Year (April 1, 2024 March 31, 2025), and results of audits by the Accounting Auditor and the Audit and Supervisory Committee of the Consolidated Financial Statements
- 2. Non-consolidated Financial Statements for the Company's 140th Fiscal Year (April 1, 2024 March 31, 2025)

To be resolved:

Proposal No. 1: Distribution of Surplus

Proposal No. 2: Election of 7 Directors (Excluding Directors Who Serve as Audit and

Supervisory Committee Members)

Proposal No. 3: Election of 2 Directors Who Serve as Audit and Supervisory Committee

Members

* Please submit the enclosed Voting Rights Exercise Form at the reception desk when attending the meeting.

* The documents sent to shareholders also serve as the documents containing the matters to be provided electronically based on the request for delivery of documents. Moreover, in accordance with provisions of laws and regulations as well as Article 16 of the Company's Articles of Incorporation, the following matters are excluded. Accordingly, said documents are part of those audited by the Audit and Supervisory Committee and the Accounting Auditor.

Notes to Consolidated Financial Statements and Notes to Non-consolidated Financial Statements

* If there are any revisions in the provisions on the website, they will be posted on each website listed above.

Reference Documents for the General Meeting of Shareholders

Proposals and References

Proposal No. 1: Distribution of Surplus

The Company deems returning profits to shareholders as an essential management issue. It determines the distribution of earnings by comprehensively considering performance trends, payout ratios, and the level of internal reserves necessary for future business development. In addition, as a member of society, the Company will use retained earnings for future business investments based on sustainability-oriented management to increase its corporate value.

Concerning dividends, we will strive to meet the expectations of our shareholders by continuing to pay stable dividends while considering future business development and profit levels, as well as the total payout ratio, with a target consolidated dividend payout ratio of 30%.

Since both investment funds for growth and the security of the financial base have been ensured to a certain extent, the Company will pay dividends exceeding its dividend policy for the foreseeable future.

We propose to increase the year-end dividend for the fiscal year under review by 5 yen and pay 25 yen per share, as described below. As a result, the annual dividend, including the interim dividend, will be increased by 10 yen to 50 yen per share.

Items concerning year-end dividend

- (1) Type of dividend property Cash
- (2) Items concerning the allocation of dividend property to shareholders and the total amount thereof 25 yen per share of common stock in the Company Total amount: 2,950,772,775 yen
- (3) Effective date of appropriation of surplus June 30, 2025

Proposal No. 2: Election of 7 Directors (Excluding Directors Who Serve as Audit and Supervisory Committee Members)

The terms of office of all 6 Directors (excluding Directors who serve as Audit and Supervisory Committee Members) will expire at the conclusion of this year's Annual General Meeting of Shareholders. Accordingly, in order to strengthen the management structure, we propose the appointment of 1 additional Director and the election of 7 Directors (excluding Directors who serve as Audit and Supervisory Committee Members) in total.

The Board of Directors has proposed the candidates below after receiving deliberation by the voluntary Nomination and Remuneration Committee.

The candidates for Directors (excluding Directors who serve as Audit and Supervisory Committee Members) are as follows.

No.		Name		Position in the Company and areas of responsibility	Attendance at the Board of Directors meetings
1	Reappointment	Kazuichi Satomi		Representative Director and Chairman Chief Executive Officer	100% (12/12)
2	Reappointment	Masayuki Aoyama		Representative Director, President, and Executive Officer Chief Operating Officer	100% (10/10) After appointment in June 2024
3	Reappointment	Hiroyasu Tamura		Representative Director, Vice President, and Executive Officer	100% (12/12)
4	New appointment	Fumikazu Ozaki		-	-
5	Reappointment	Yasumasa Fukuta		Director and Executive Officer	100% (12/12)
6	Reappointment	Shimako Emori	Outside Independent	Outside Director (Independent officer)	100% (12/12)
7	Reappointment	Tatsuya Mori	Outside Independent	Outside Director (Independent officer)	100% (12/12)

(Notes) 1. There are no particular conflicts of interest between the candidates and the Company.

- 2. Ms. Shimako Emori and Mr. Tatsuya Mori are candidates for Outside Directors. The Company has designated them as independent officers as stipulated under Tokyo Stock Exchange, Inc. regulations and registered them at the exchange. If their elections are approved, the Company intends to continue their designation as independent officers.
- 3. Ms. Shimako Emori and Mr. Tatsuya Mori currently serve as the Company's Outside Directors. They will have held the position for six years after this year's Annual General Meeting of Shareholders.
- 4. According to Article 427, Paragraph 1 of the Companies Act and the provisions of the Articles of Incorporation of the Company, the Company has entered into limited liability agreements with Ms. Shimako Emori and Mr. Tatsuya Mori to limit their liability for damages prescribed under Article 423, Paragraph 1 of the Companies Act. If their election is approved, the Company intends to continue the said agreements with them.
- 5. The Company has entered into a directors and officers liability insurance contract, as stipulated in Article 430-3, Paragraph 1 of the Companies Act, with an insurance company to insure all Directors of the Company. The insurance contract covers damages that the insured Directors may incur due to assuming liability for the execution of their duties or receiving claims related to pursuing such liability. If each candidate is appointed, they will be included as the insured. In addition, the Company plans to renew the said insurance contract with the same contents at the time of the next renewal.

No.	Name (Date of birth)	Exper	Number of shares of the Company held			
1	Kazuichi Satomi (December 8, 1947) Reappointment	April 1985 July 1987 January 2000 June 2003 June 2005 April 2011 June 2017 June 2022 June 2024	Joined the Company Director of the Company Managing Director of the Company Senior Managing Director of the Company Representative Director and Vice President of the Company Representative Director and President of the Company Representative Director and Chairman of the Company Chairman and President of the Company Representative Director and Chairman of the Company Representative Director and Chairman of the Company (to present)	612,956		
	Attendance at the Board of Directors meetings 100% (12/12)					
	[Reason for nomination as candidate for Director] Mr. Kazuichi Satomi has led the Company's overall management for many years since taking office as Director in 1987. We have deemed that he is an appropriate person to continue supervising the execution of business and enhance the corporate value of the Company based on these experiences and achievements. Therefore, we nominate him as a candidate for Director.					
2	Masayuki Aoyama (August 6, 1963) Reappointment	April 1986 April 2009 June 2011 April 2018 June 2019 June 2022	Joined the Company Manager, Marketing Dept. of the Company General Manager, International Planning Dept., International Div. of the Company General Manager, International Management Dept., Corporate Planning Div. of the Company Executive Officer and General Manager of Group Management Div. of the Company Executive Officer and General Manager of Group Management	10,322		
	Au I D	June 2024	Div. and Administration Div. of the Company Representative Director, President, and Executive Officer of the Company (to present)			
	Attendance at the Board of Directors meetings 100% (10/10) [Reason for nomination as candidate for Director] Mr. Masayuki Aoyama has extensive specialized knowledge and deep insight about international and global matters and is leading overall management. We have deemed that he is an appropriate person to continue taking control of the Company's management based on these experiences and achievements. Therefore, we nominate him as a candidate for Director.					
3	Hiroyasu Tamura (June 5, 1960) Reappointment	April 1983 December 2009 June 2015 June 2022 June 2023 June 2024	Joined the Company General Manager of Accounting Dept. of the Company Director and General Manager of Administration Div. of the Company Director and in charge of Administration Div. and Group Management Div. of the Company Representative Director and in charge of Administration Div. and Group Management Div. of the Company Representative Director, Vice President, and Executive Officer of the Company (to present)	21,900		
	Attendance at the Board of Directors meetings 100% (12/12) [Reason for nomination as candidate for Director] Mr. Hiroyasu Tamura has a wealth of business experience in finance and accounting and oversees the Corporate Department. We have deemed that he is an appropriate person to continue taking control of the Company's management based on these experiences and achievements. Therefore, we nominate him as a candidate for Director.					
4	Fumikazu Ozaki (March 3, 1955) New appointment	February 1980 June 2009 June 2019 (Significant concurresident of Parket	Joined Parker Processing Co., Ltd. Director of Parker Processing Co., Ltd. President of Parker Processing Co., Ltd. (to present) arrent positions) er Processing Co., Ltd.	4,340		
4	[Reason for nomination as candidate for Director] Mr. Fumikazu Ozaki has experience in corporate management as well as a wealth of business experience and achievements in commercial processing as President of a Group company. We have deemed that he is an appropriate person to take control of the Company's management based on these experiences and achievements. Therefore, we nominate him as a candidate for Director.					

No.	Name (Date of birth)	Experie	Number of shares of the Company held			
5	Yasumasa Fukuta (September 20, 1965) Reappointment	April 1989 July 2016 April 2019 June 2019 June 2022 June 2024	Joined the Company General Manager of Marketing Div. of the Company General Manager of Chemicals Div. of the Company Executive Officer and General Manager of Chemicals Div. of the Company Director and in charge of Chemicals Div. and Commercial Processing Div. of the Company Director and Executive Officer of the Company (to present)	3,700		
	Attendance at the Board of Directors meetings 100% (12/12)					
	[Reason for nomination as candidate for Director] Based on his experience in the sales and marketing of chemicals, Mr. Yasumasa Fukuta has a wealth of knowledge and advanced insight into sales and marketing, and he oversees the chemicals and toll processing businesses. We have deemed that he is an appropriate person to continue taking control of the Company's management based on these experiences and achievements. Therefore, we nominate him as a candidate for Director.					
6	Shimako Emori (October 28, 1965) Reappointment Outside Independent October 2002 September 2004 March 2009 April 2009 April 2017 June 2019		Registered as Attorney-at-law Registered as Patent Attorney Established Ocean Law Offices (to present) Associate Professor of Komazawa University Law School Professor of Komazawa University Law School Outside Director of the Company (to present)	0		
	Attendance at the Board of Directors meetings 100% (12/12)					
	[Reason for nomination as candidate for Outside Director and a summary of expected roles] Ms. Shimako Emori has expertise and a wealth of experience as an attorney-at-law. We expect her to continue to provide appropriate advice for strengthening the supervisory functions of the Board of Directors and compliance structure. Therefore, we nominate her as a candidate for Outside Director.					
7	Tatsuya Mori (March 25, 1968) Reappointment Outside Independent	July 2006 May 2010 November 2012 June 2019	Joined Aozora Bank, Ltd. Joined Japan Asia Investment Company, Limited Joined New Horizon Capital Co., Ltd. Established Office-Prifiss (to present) Outside Director of the Company (to present)	0		
/	Attendance at the Board of Directors meetings 100% (12/12) [Reason for nomination as candidate for Outside Director and a summary of expected roles] Mr. Tatsuya Mori has a wealth of experience and extensive knowledge in corporate management gained through his involvement in managing several business corporations as a management consultant. We expect him to continue to provide appropriate advice for strengthening the supervisory functions of the Board of Directors and corporate governance structure. Therefore, we nominate him as a candidate for Outside Director.					

Proposal No. 3: Election of 2 Directors Who Serve as Audit and Supervisory Committee Members

The terms of office of Mr. Masaharu Kubota and Mr. Koji Chika, Directors who serve as Audit and Supervisory Committee Members, will expire at the conclusion of this year's Annual General Meeting of Shareholders. Accordingly, the election of 2 Directors who serve as Audit and Supervisory Committee Members is required.

The Board of Directors has proposed the candidates after receiving deliberation by the voluntary Nomination and Remuneration Committee.

The Audit and Supervisory Committee has approved this proposal.

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

No.	Name (Date of birth)		Number of shares of the Company held				
	Masaharu Kubota (May 20, 1958) Reappointment Outside	April 1989 April 1990 June 2019	Registered as Attorney Joined Daini Tokyo Ba Chief of Jingumae Lav Outside Director (Audi	0			
	Independent		of the Company (to pre				
1		pard of Directors meetings 100% (12/12)					
1	Attendance at the Aud			100% (28/28)			
			Outside Director who ser	rves as Audit and Supervisory Committee	Member and a		
	summary of expected	_	1.1 6		.•		
				an attorney-at-law. We expect him to con			
	appropriately executing his duty as an Audit and Supervisory Committee Member from an independent star						
	Although he has never been directly involved in corporate management, we nominate him as a candidate for Director who serves as Audit and Supervisory Committee Member, based on the abovementioned reasons.						
	Director who serves a	March 2013		General Manager of Marketing Planning			
		Water 2015		Nippon Life Insurance Company			
		March 2015	Executive Officer and Deputy General Manager of Customer				
			Service Headquarters				
	Koji Chika	March 2017	Managing Executive C				
	(June 16, 1962)		Office Osaka Corporat	e Marketing Dept. of Nippon Life			
	Reappointment	Reappointment Insurance Company					
	Outside	April 2019		epresentative Director and Vice President of SEIWA			
	Independent		BUSINESS LINK CO				
2		June 2019	Outside Director (Audio of the Company (to pre				
		April 2020	Representative Directo				
	1 1 1 1 1 1	1 (D)	LINK CO., LTD. (to p				
				100% (12/12)			
	Attendance at the Audit and Supervisory Committee meetings 96% (27/28)						
	[Reason for nomination as candidate for Outside Director who serves as Audit and Supervisory Committee Member and a summary of expected roles]						
	Mr. Koji Chika has a wealth of experience and extensive knowledge in corporate management. We expect him to continue						
	appropriately executing his duty as an Audit and Supervisory Committee Member from an independent standpoint.						
	** *	•		who serves as Audit and Supervisory Com	*		

- (Notes) 1. There are no particular conflicts of interest between the candidates and the Company.
 - 2. Mr. Masaharu Kubota and Mr. Koji Chika are candidates for Outside Directors. The Company has designated them as independent officers as stipulated under Tokyo Stock Exchange, Inc. regulations and registered them at the exchange. If their elections are approved, the Company intends to continue their designation as independent officers.
 - 3. Mr. Masaharu Kubota and Mr. Koji Chika currently serve as Outside Directors who serve as Audit and Supervisory Committee Members of the Company. They will have held the position for six years after this year's Annual General Meeting of Shareholders.
 - 4. According to Article 427, Paragraph 1 of the Companies Act and the provisions of the Articles of Incorporation of the Company, the Company has entered into limited liability agreements with Mr. Masaharu Kubota and Mr. Koji Chika to limit their liability for damages prescribed under Article 423, Paragraph 1 of the Companies Act. If their election is approved, the Company intends to continue the said agreements with them.

5. The Company has entered into a directors and officers liability insurance contract, as stipulated in Article 430-3, Paragraph 1 of the Companies Act, with an insurance company to insure all Directors of the Company. The insurance contract covers damages that the insured Directors may incur due to assuming liability for the execution of their duties or receiving claims related to pursuing such liability. If both Mr. Masaharu Kubota and Mr. Koji Chika are reappointed, they will be included as the insured. In addition, the Company plans to renew the said insurance contract with the same contents at the time of the next renewal.

<Reference> Configuration of the Board of Directors and Skills Matrix after this year's Annual General Meeting of Shareholders

If Proposals No. 2 and No. 3 are approved as initially proposed, the configuration of the Board of Directors and the expertise and experience of each person will be as follows.

Name	Corporate Management	Sales / Marketing	Development / Technology	International / Global	Finance / Accounting	Legal Affairs / Compliance
Kazuichi Satomi	0		0	0		
Masayuki Aoyama	0		0	0		
Hiroyasu Tamura	0				0	
Fumikazu Ozaki	0	0				
Yasumasa Fukuta	0	0				
Shimako Emori	0					0
Tatsuya Mori	0				0	
Masaharu Kubota						0
Hayato Hosogane	0	0		0		
Koji Chika	0	0				
Shigetaka Hazeyama				0	0	