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To whom it may concern,

Listed company name: Representative: (Securities code: Inquiries: (Telephone: NIPPON THOMPSON CO., LTD. Mikihito Hosono, President & COO 6480; TSE Prime Market) Osamu Nishimura, Executive Officer +81-3-3448-5868)

Notice Concerning Partial Amendments to the Articles of Incorporation

NIPPON THOMPSON CO., LTD. (the "Company") hereby announces that it has resolved, at a meeting of the Board of Directors held today, to submit a proposal for partial amendments to the Articles of Incorporation, as described below, at the 76th Ordinary General Meeting of Shareholders to be held on June 27, 2025.

1. Purpose of amendments to the Articles of Incorporation

- (1) As separately disclosed in the "Notice Concerning Transition to a Company with Audit and Supervisory Committee" dated March 24, 2025, the Company has resolved to transition from a company with a Board of Corporate Auditors to a company with an Audit and Supervisory Committee, subject to the approval of the 76th Ordinary General Meeting of Shareholders to be held on June 27, 2025, in order to enable faster and more efficient decision-making and business execution by the management, and to further strengthen and enhance the corporate governance system and further increase corporate value by strengthening the supervisory function of the Board of Directors by including Audit and Supervisory Committee Members, who are in charge of auditing Directors' execution of duties, as members having the right to vote in the Board of Directors. In line with this, the Company will make amendments necessary for the transition to a company with an Audit and Supervisory Committee, including the establishment of new provisions concerning Directors who are Audit and Supervisory Committee Members and the Audit and Supervisory Committee, and the deletion of provisions concerning Corporate Auditors and the Board of Corporate Auditors.
- (2) In addition, necessary amendments will be made, such as changes in numbering of articles and modifications in wording in accordance with the above amendments.
- 2. Details of amendments to the Articles of Incorporation

The details of the amendments are as shown in the attachment.

3. Timetable

Date of the General Meeting of Shareholders to resolve the amendments to the	Friday, June 27, 2025
Articles of Incorporation:	
Effective date of amendments to the Articles of Incorporation:	Friday, June 27, 2025

Current Articles of Incorporation	Proposed amendments
Chapter 1. General Provisions	Chapter 1. General Provisions
Article 1 to Article 3	Article 1 to Article 3
(Omitted)	(Unchanged)
Article 4 (Organs)	Article 4 (Organs)
The Company shall have the following organs in	The Company shall have the following organs in
addition to the General Meeting of Shareholders	addition to the General Meeting of Shareholders
and Directors. 1. Board of Directors	and Directors. 1. Board of Directors
2. <u>Corporate Auditors</u>	2. <u>Audit and Supervisory Committee</u>
3. Board of Corporate Auditors	(Deleted)
<u>4</u> . Accounting Auditor	<u>3</u> . Accounting Auditor Article 5 (Method of Public Notices)
Article 5 (Method of Public Notices) (Omitted)	(Unchanged)
(Onnued)	(Onenangeu)
Chapter 2. Shares	Chapter 2. Shares
Article 6 to Article 13	Article 6 to Article 13
(Omitted)	(Unchanged)
Chapter 3. General Meeting of Shareholders	Chapter 3. General Meeting of Shareholders
Article 14 to Article 20	Article 14 to Article 20
(Omitted)	(Unchanged)
Chapter 4. Directors and Board of Directors	Chapter 4. Directors and Board of Directors
Article 21 (Number of Directors)	Article 21 (Number of Directors)
The Company shall have no more than fifteen	(1) The Company shall have no more than fifteen
(15) Directors.	(15) Directors (excluding Directors who are
	Audit and Supervisory Committee Members).
(Newly established)	(2) The Company shall have no more than five
	(5) Directors who are Audit and Supervisory
	Committee Members.
Article 22 (Method of Appointment)	Article 22 (Method of Appointment)
(1) Directors shall be appointed by the General	(1) Directors shall be appointed by the General
Meeting of Shareholders.	Meeting of Shareholders with a distinction
	made between Directors who are Audit and
	Supervisory Committee Members and the other
	Directors.
(2) (Omitted)	(2) (Unchanged)
(3) (Omitted)	(3) (Unchanged)
Article 23 (Term of Office)	Article 23 (Term of Office)
(1) The terms of office of Directors shall expire at	(1) The terms of office of Directors (excluding
the conclusion of the Ordinary General	Directors who are Audit and Supervisory
Meeting of Shareholders pertaining to the last	Committee Members) shall expire at the
business year ending within one (1) year from	conclusion of the Ordinary General Meeting of
the appointment.	Shareholders pertaining to the last business year
	ending within one (1) year from their
	appointment.
(Newly established)	(2) The terms of office of Directors who are Audit
	and Supervisory Committee Members shall
	expire at the conclusion of the Ordinary
	General Meeting of Shareholders pertaining to the last business year anding within two (2)
	the last business year ending within two (2)
(2) The term of office of a Director appointed as	years from their appointment. (3) The term of office of a Director who is an
<u>an additional Director or a substitute Director</u>	
shall expire when the term of office of each	<u>Audit and Supervisory Committee Member</u> appointed as a substitute for a Director who is
incumbent Director expires.	an Audit and Supervisory Committee Member
<u>incumbent</u> Director expires.	who retired before completing the term of
	<u>office</u> shall expire when the term of office of
	the Director who is an Audit and Supervisory
	Committee Member who retired expires.
	<u>commute member who rethed</u> expires.

Current Articles of Incorporation	Proposed amendments
(Newly established)	(4) A resolution to appoint a substitute Director
(iterity estucitshed)	who is an Audit and Supervisory Committee
	Member shall be valid until the beginning of
	the Ordinary General Meeting of Shareholders
	pertaining to the last business year ending
	within two (2) years from the appointment.
Article 24 (Representative Directors and Directors with	Article 24 (Representative Directors and Directors with
Titles)	Titles)
(1) The Board of Directors shall appoint a	(1) The Board of Directors shall appoint a
Representative Director by its resolution.	Representative Director <u>from among Directors</u>
	(excluding Directors who are Audit and
	Supervisory Committee Members) by its resolution.
(2) The Board of Directors may appoint one (1)	(2) The Board of Directors may appoint one (1)
Chairman, one (1) President, and limited	Chairman, <u>one (1) Vice Chairman</u> , one (1)
numbers of Vice Presidents, Senior Managing	President, and limited numbers of Vice
Directors, and Managing Directors by its	Presidents, Senior Managing Directors, and
resolution.	Managing Directors by its resolution from
	among Directors (excluding Directors who are
	Audit and Supervisory Committee Members).
Article 25 (Convener and Chairperson of Meetings of	Article 25 (Convener and Chairperson of Meetings of
Board of Directors)	Board of Directors)
(Omitted)	(Unchanged)
Article 26 (Convocation Notices for Meetings of Board of Directors)	Article 26 (Convocation Notices for Meetings of Board of Directors)
(1) A convocation notice for a meeting of the	(1) A convocation notice for a meeting of the
Board of Directors shall be issued to each	Board of Directors shall be issued to each
Director and each Corporate Auditor at least	Director at least three (3) days prior to the date
three (3) days prior to the date of the meeting;	of the meeting; provided, however, that this
provided, however, that this period may be	period may be shortened in case of emergency.
shortened in case of emergency.	
(2) If the consent of all Directors <u>and Corporate</u>	(2) If the consent of all Directors is obtained, a
<u>Auditors</u> is obtained, a meeting of the Board of	meeting of the Board of Directors may be held
Directors may be held without convocation	without convocation procedures.
procedures. Article 27 (Method of Resolution by Board of	Article 27 (Method of Resolution by Board of
Directors)	Directors)
(Omitted)	(Unchanged)
(Newly established)	Article 28 (Delegation of Decisions on Important
	Business Execution)
	Pursuant to the provisions of Article 399-13,
	Paragraph (6) of the Companies Act, the
	Company may delegate all or some of the
	<u>decisions on important business execution</u> (excluding the matters stipulated in each item of
	paragraph (5) of the same Article) to a Director
	or Directors by a resolution made by the Board
	of Directors.
Article 28 (Minutes for Meetings of Board of	Article $\overline{29}$ (Minutes for Meetings of Board of
Directors)	Directors)
A summary of the proceedings at a meeting of	A summary of the proceedings at a meeting of
the Board of Directors, the results thereof, and	the Board of Directors, the results thereof, and
other matters prescribed by laws and	other matters prescribed by laws and
regulations shall be stated or recorded in minutes, and the Directors and Corporate	regulations shall be stated or recorded in minutes and the Directors present shall sign
minutes, and the Directors <u>and Corporate</u> <u>Auditors</u> present shall sign and affix their seals	minutes, and the Directors present shall sign and affix their seals or affix their electronic
or affix their electronic signatures on the	signatures on the minutes.
minutes.	signatures on the minutes.
Article <u>29</u> (Regulations of Board of Directors)	Article 30 (Regulations of Board of Directors)
(Omitted)	(Unchanged)

Current Articles of Incorporation	Proposed amendments
Article <u>30</u> (Remuneration, etc.)	Article <u>31</u> (Remuneration, etc.)
The remuneration, bonuses, and other financial	The remuneration, bonuses, and other financial
benefits to be received by Directors from the	benefits to be received by Directors from the
Company as consideration for the execution of	Company as consideration for the execution of
their duties shall be determined by a resolution	their duties shall be determined by a resolution
made by the General Meeting of Shareholders.	made by the General Meeting of Shareholders_
	with a distinction made between Directors who
	are Audit and Supervisory Committee Members
	and the other Directors.
Article <u>31</u> (Liability Limitation Agreement with	Article <u>32</u> (Liability Limitation Agreement with
Outside Director) Pursuant to the provisions of Article 427,	Director) Pursuant to the provisions of Article 427,
Paragraph (1) of the Companies Act, the	Paragraph (1) of the Companies Act, the
Company may enter into an agreement with an	Company may enter into an agreement with a
<u>Outside</u> Director to limit their liability for	Director (excluding those who are executive
damages under Article 423, Paragraph (1) of	<u>directors</u> ) to limit their liability for damages
the same Act if they have acted in good faith	under Article 423, Paragraph (1) of the same
and without gross negligence; provided,	Act if they have acted in good faith and without
however, that the maximum amount of liability	gross negligence; provided, however, that the
for damages under the agreement shall be the	maximum amount of liability for damages
minimum liability amount prescribed by laws	under the agreement shall be the minimum
and regulations.	liability amount prescribed by laws and
	regulations.
Chapter 5. Corporate Auditors and Board of Corporate	(Deleted)
Auditors	
Article 32 (Number of Corporate Auditors)	(Deleted)
The Company shall have no more than five (5)	
Corporate Auditors.	(Dalatad)
<u>Article 33 (Method of Appointment)</u> (1) Corporate Auditors shall be appointed by the	(Deleted)
General Meeting of Shareholders.	
(2) A resolution to appoint Corporate Auditors	
shall be made by a majority of the votes of	
shareholders present at the meeting where	
shareholders holding one third (1/3) or more of	
the total voting rights of shareholders entitled to	
exercise the voting rights are present.	
Article 34 (Term of Office)	(Deleted)
(1) The terms of office of Corporate Auditors	
shall expire at the conclusion of the Ordinary	
General Meeting of Shareholders pertaining to	
the last business year ending within four (4)	
years from the appointment. (2) The term of office of a Corporate Auditor	
appointed as a substitute for a Corporate	
Auditor who retired before completing the term	
of office shall expire when the term of office of	
the Corporate Auditor who retired expires.	
Article 35 (Validity of Resolution to Appoint	(Deleted)
Substitute Corporate Auditor)	× ,
A resolution to appoint a substitute Corporate	
Auditor shall be valid until the beginning of the	
Ordinary General Meeting of Shareholders	
pertaining to the last business year ending	
within four (4) years from the appointment.	
Article 36 (Full-time Auditor)	(Deleted)
The Board of Corporate Auditors shall appoint	
a full-time Corporate Auditor by its resolution.	
Article 37 (Convocation Notices for Meetings of Board	(Deleted)
of Corporate Auditors)	

Current Articles of Incorporation	Proposed amendments
(1) A convocation notice for a meeting of the	
Board of Corporate Auditors shall be issued to	
each Corporate Auditor at least three (3) days	
prior to the date of the meeting; provided,	
however, that this period may be shortened in	
case of emergency.	
(2) If the consent of all Corporate Auditors is	
obtained, a meeting of the Board of Corporate	
Auditors may be held without convocation	
procedures.	
Article 38 (Method of Resolution by Board of	(Deleted)
Corporate Auditors)	(Dereted)
Unless otherwise provided for in laws and	
regulations, a resolution at a meeting of the	
Board of Corporate Auditors shall be made by a	
majority of the Corporate Auditors.	
Article 39 (Minutes for Meetings of Board of	(Deleted)
Corporate Auditors)	(Dereted)
A summary of the proceedings at a meeting of	
the Board of Corporate Auditors, the results	
thereof, and other matters prescribed by laws	
and regulations shall be stated or recorded in	
minutes, and the Corporate Auditors present	
shall sign and affix their seals or affix their	
electronic signatures on the minutes.	
Article 40 (Regulations of Board of Corporate	(Deleted)
Auditors)	(Dereted)
Matters concerning the Board of Corporate	
Auditors shall be governed by laws and	
regulations, the Articles of Incorporation, and	
the Regulations of the Board of Corporate	
Auditors determined by the Board of Corporate	
Auditors.	
Article 41 (Remuneration, etc.)	(Deleted)
The remuneration, bonuses, and other financial	(Dereted)
benefits to be received by Corporate Auditors	
from the Company as consideration for the	
execution of their duties shall be determined by	
a resolution made by the General Meeting of	
Shareholders.	
Article 42 (Liability Limitation Agreement with	(Deleted)
Outside Corporate Auditor)	
Pursuant to the provisions of Article 427,	
Paragraph (1) of the Companies Act, the	
Company may enter into an agreement with an	
Outside Corporate Auditor to limit their	
liability for damages under Article 423,	
Paragraph (1) of the same Act if they have	
acted in good faith and without gross	
negligence; provided, however, that the	
maximum amount of liability for damages	
under the agreement shall be the minimum	
liability amount prescribed by laws and	
regulations.	
(Newly established)	Chapter 5. Audit and Supervisory Committee
(Newly established)	Article 33 (Full-time Audit and Supervisory
	<u>Committee Members)</u>
	The Audit and Supervisory Committee may
	appoint a full-time Audit and Supervisory

Current Articles of Incorporation	Proposed amendments
	Committee Member by its resolution.
(Newly established)	Article 34 (Convocation Notices for Meetings of Audit
	and Supervisory Committee)
	(1) A convocation notice for a meeting of the
	Audit and Supervisory Committee shall be
	issued to each Audit and Supervisory
	Committee Member at least three (3) days prior
	to the date of the meeting; provided, however,
	that this period may be shortened in case of
	emergency.
	(2) If the consent of all Audit and Supervisory
	Committee Members is obtained, a meeting of
	the Audit and Supervisory Committee may be
	held without convocation procedures.
(Newly established)	Article 35 (Method of Resolution by Audit and
	Supervisory Committee)
	<u>A resolution at a meeting of the Audit and</u> Supervisory Committee shall be made by a
	majority of the Audit and Supervisory
	Committee Members present at the meeting
	with the presence of a majority of the Audit and
	Supervisory Committee Members entitled to
	vote for resolutions.
(Newly established)	Article 36 (Minutes for Meetings of Audit and
	Supervisory Committee)
	A summary of the proceedings at a meeting of
	the Audit and Supervisory Committee, the
	results thereof, and other matters prescribed by
	laws and regulations shall be stated or recorded
	in minutes, and the Audit and Supervisory
	Committee Members present shall sign and
	affix their seals or affix their electronic
	signatures on the minutes.
(Newly established)	Article 37 (Regulations of Audit and Supervisory
	Committee)
	Matters concerning the Audit and Supervisory
	Committee shall be governed by laws and
	regulations, the Articles of Incorporation, and
	the Regulations of the Audit and Supervisory
	Committee determined by the Audit and
	Supervisory Committee.
Chapter 6. Accounting Auditor	Chapter 6. Accounting Auditor
Article 43 to Article 44	Article 38 to Article 39
(Omitted)	(Unchanged)
(chines)	(children geo)
Chapter 7. Accounts	Chapter 7. Accounts
Article $45$ to Article $48$	Article $\underline{40}$ to Article $\underline{43}$
(Omitted)	(Unchanged)