

May 11, 2018

To whom it may concern

Company NameResona Holdings, Inc.RepresentativeDirector, President and Representative
Executive Officer Kazuhiro Higashi(Code 8308 1st section of Tokyo Stock Exchange)

Announcement Regarding Partial Amendment to the Articles of Incorporation

Resona Holdings, Inc. ("Resona HD") hereby announces that it has resolved, at a meeting of the Board of Directors held on May 11, 2018, to submit a proposal for partial amendment to the Articles of Incorporation to the 17th Ordinary General Meeting of Shareholders scheduled to be held on June 22, 2018, as described below.

I. Purpose of the Amendment to the Articles of Incorporation

(1) In relation to the cancellation of all of Class 5 Preferred Shares, delete the provision regarding the total number of authorized shares in each class with respect to such Preferred Shares as well as reduce the total number of authorized shares.

(Article 5 of the current Articles of Incorporation)

In relation to the cancellation of all of Class 5 Preferred Shares, delete the provisions regarding such Preferred Shares.
 (Articles 11, 13, 16 and 24 of the current Articles of Incorporation)

II. Contents of the Amendment to the Articles of Incorporation

The contents of the amendment are as shown in the attached.

III. Schedule (Planned)

Date of the ordinary general meeting of shareholders	June 22, 2018 (Friday)
Effective date of the amendment to the Articles of Incorporation	June 22, 2018 (Friday)

End

Current Articles	Amended Articles
Chapter II Shares	Chapter II Shares
Article 5. (Total Number of	Article 5. (Total Number of
Authorized Shares and Total Number of Authorized Shares in Each Class)	Authorized Shares and Total Number of Authorized
Autorized Shares in Eden eldssy	Shares in Each Class)
The total number of shares that may be	The total number of shares that may be issued by the Company shall be
issued by the Company shall be 6,024,000,000 shares and the total	6,020,000,000 shares and the total
number of shares in each class that	number of shares in each class that
may be issued by the Company shall be	may be issued by the Company shall be
as described below; provided, however, that the total number of authorized	as described below; provided, however, that the total number of authorized
shares in each class with respect to the	shares in each class with respect to the
First through Fourth Series of Class 7	First through Fourth Series of Class 7
Preferred Shares shall not exceed 10,000,000 shares in the aggregate	Preferred Shares shall not exceed 10,000,000 shares in the aggregate
and the total number of authorized	and the total number of authorized
shares in each class with respect to the	shares in each class with respect to the
First through Fourth Series of Class 8 Preferred Shares shall not exceed	First through Fourth Series of Class 8 Preferred Shares shall not exceed
10,000,000 shares in the aggregate,	10,000,000 shares in the aggregate,
respectively.	respectively.
Ordinary Shares:	Ordinary Shares:
6,000,000,000 shares	6,000,000,000 shares
Class 5 Preferred Shares:	<deleted></deleted>
4,000,000 shares First Series of Class 7 Preferred	First Series of Class 7 Preferred Shares:
Shares:	
10,000,000 shares	10,000,000 shares
Second Series of Class 7 Preferred Shares:	Second Series of Class 7 Preferred Shares:
10,000,000 shares	10,000,000 shares
Third Series of Class 7 Preferred	
Shares: 10,000,000 shares	Shares: 10,000,000 shares
Fourth Series of Class 7 Preferred	Fourth Series of Class 7 Preferred
Shares:	Shares:
10,000,000 shares First Series of Class 8 Preferred	10,000,000 shares First Series of Class 8 Preferred
Shares:	Shares:
10,000,000 shares	10,000,000 shares
Second Series of Class 8 Preferred Shares:	Second Series of Class 8 Preferred Shares:
10,000,000 shares	10,000,000 shares
Third Series of Class 8 Preferred	Third Series of Class 8 Preferred Shares:
Shares: 10,000,000 shares	10,000,000 shares
Fourth Series of Class 8 Preferred	Fourth Series of Class 8 Preferred
Shares:	Shares:
10,000,000 shares	10,000,000 shares
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Current Articles	Amended Articles
Chapter III Preferred Shares Article 11. (Preferred Dividends)	Chapter III Preferred Shares Article 11. (Preferred Dividends)
1. In the event that the Company pays dividends of surplus set forth in Article 51 (excluding the interim dividends provided for in Paragraph 1 of Article 51), the Company shall pay to shareholders of preferred shares (hereinafter referred to as the "Preferred Shareholders") or registered share pledgees of preferred shares (hereinafter referred to as the "Registered Pledgees of Preferred Shares"), prior to the payment to shareholders of ordinary shares (hereinafter referred to as the "Ordinary Shareholders") or registered share pledgees of ordinary shares (hereinafter referred to as the "Registered Pledgees of Ordinary Shares"), dividends of surplus in the respective amounts described below (hereinafter referred to as the "Preferred Dividends"); provided, however, that if the Preferred Interim Dividends provided for in Article 12 were paid during the business year immediately preceding the payment of dividends of surplus, the amounts of the Preferred Dividends shall be reduced by the amounts of such Preferred Interim Dividends.	1. In the event that the Company pays dividends of surplus set forth in Article 51 (excluding the interim dividends provided for in Paragraph 1 of Article 51), the Company shall pay to shareholders of preferred shares (hereinafter referred to as the "Preferred Shareholders") or registered share pledgees of preferred shares (hereinafter referred to as the "Registered Pledgees of Preferred Shares"), prior to the payment to shareholders of ordinary shares (hereinafter referred to as the "Ordinary Shareholders") or registered share pledgees of ordinary shares (hereinafter referred to as the "Ordinary Shareholders") or registered share pledgees of ordinary shares (hereinafter referred to as the "Registered Pledgees of Ordinary Shares"), dividends of surplus in the respective amounts described below (hereinafter referred to as the "Preferred Dividends"); provided, however, that if the Preferred Interim Dividends provided for in Article 12 were paid during the business year immediately preceding the payment of dividends of surplus, the amounts of the Preferred Dividends shall be reduced by the amounts of such Preferred Interim Dividends.
<u>Class 5 Preferred Shares:</u> <u>An amount of money per share</u> <u>equivalent to the amount paid in per</u> <u>share of the Class 5 Preferred Shares</u> (JPY 25,000) multiplied by the rate of <u>dividends of 3.675% per annum (JPY</u> <u>918.75 per JPY 25,000 which is</u> <u>equivalent to the amount paid in).</u>	<u><deleted></deleted></u>
First through Fourth Series of Class 7 Preferred Shares: An amount of money per share equivalent to the amount to be paid in per share of the First through Fourth Series of Class 7 Preferred Shares (which shall not exceed JPY 35,000 per share for the First through Fourth Series of Class 7 Preferred Shares) multiplied by the rate of dividends to be determined in the manner prescribed by a	First through Fourth Series of Class 7 Preferred Shares: An amount of money per share equivalent to the amount to be paid in per share of the First through Fourth Series of Class 7 Preferred Shares (which shall not exceed JPY 35,000 per share for the First through Fourth Series of Class 7 Preferred Shares) multiplied by the rate of dividends to be determined in the manner prescribed by a

Current Articles	Amended Articles
Current Articles resolution of the Board of Directors prior to an issue of shares of such preferred shares shall be paid. Provided, the rate of dividends shall not exceed, in case of a fixed rate of dividends, 10% per annum, or, in case of a variable rate of dividends, LIBOR, TIBOR, swap rate or any other benchmark for interest rate used generally in issue of securities plus 5% per annum. First through Fourth Series of Class 8 Preferred Shares: An amount of money per share equivalent to the amount to be paid in per share of the First through Fourth	Amended Articles resolution of the Board of Directors prior to an issue of shares of such preferred shares shall be paid. Provided, the rate of dividends shall not exceed, in case of a fixed rate of dividends, 10% per annum, or, in case of a variable rate of dividends, LIBOR, TIBOR, swap rate or any other benchmark for interest rate used generally in issue of securities plus 5% per annum. First through Fourth Series of Class 8 Preferred Shares: An amount of money per share equivalent to the amount to be paid in per share of the First through Fourth
Series of Class 8 Preferred Shares (which shall not exceed JPY 35,000 per share for the First through Fourth Series of Class 8 Preferred Shares) multiplied by the rate of dividends to be determined in the manner prescribed by a resolution of the Board of Directors prior to an issue of shares of such preferred shares shall be paid. Provided, the rate of dividends shall not exceed, in case of a fixed rate of dividends, 10% per annum, or, in case of a variable rate of dividends, LIBOR, TIBOR, swap rate or any other benchmark for interest rate used generally in issue of securities plus 5% per annum.	per share of the First through Fourth Series of Class 8 Preferred Shares (which shall not exceed JPY 35,000 per share for the First through Fourth Series of Class 8 Preferred Shares) multiplied by the rate of dividends to be determined in the manner prescribed by a resolution of the Board of Directors prior to an issue of shares of such preferred shares shall be paid. Provided, the rate of dividends shall not exceed, in case of a fixed rate of dividends, 10% per annum, or, in case of a variable rate of dividends, LIBOR, TIBOR, swap rate or any other benchmark for interest rate used generally in issue of securities plus 5% per annum.
2. (Omitted)	2. (Same as at present)
3. (Omitted)	3. (Same as at present)
Article 13. (Distribution of Residual Assets)	Article 13. (Distribution of Residual Assets)
1. If the Company distributes the residual assets, the Company shall pay to the Preferred Shareholders or the Registered Pledgees of Preferred Shares, prior to the payment to the Ordinary Shareholders or the Registered Pledgees of Ordinary Shares, the respective amounts of money specified below:	1. If the Company distributes the residual assets, the Company shall pay to the Preferred Shareholders or the Registered Pledgees of Preferred Shares, prior to the payment to the Ordinary Shareholders or the Registered Pledgees of Ordinary Shares, the respective amounts of money specified below:
<u>Class 5 Preferred Shares:</u> <u>JPY 25,000 per share</u> First through Fourth Series of Class 7 Preferred Shares:	<u><deleted></deleted></u> First through Fourth Series of Class 7 Preferred Shares:

Current Articles	Amended Articles
An amount of money per share	An amount of money per share
equivalent to the amount to be paid in	equivalent to the amount to be paid in
per share of the First through Fourth	per share of the First through Fourth
Series of Class 7 Preferred Shares	Series of Class 7 Preferred Shares
multiplied by the ratio to be	multiplied by the ratio to be
determined in the manner prescribed	determined in the manner prescribed
by a resolution of the Board of	by a resolution of the Board of
Directors prior to an issue of shares of	Directors prior to an issue of shares of
such preferred shares. Provided the	such preferred shares. Provided the
maximum of such ratio shall be 120%	maximum of such ratio shall be 120%
and the minimum of such ratio shall	and the minimum of such ratio shall
be 80%.	be 80%.
First through Fourth Series of Class 8 Preferred Shares:	First through Fourth Series of Class 8 Preferred Shares:
An amount of money per share equivalent to the amount to be paid in	An amount of money per share equivalent to the amount to be paid in
per share of the First through Fourth	per share of the First through Fourth
Series of Class 8 Preferred Shares	Series of Class 8 Preferred Shares
multiplied by the ratio to be	multiplied by the ratio to be
determined in the manner prescribed	determined in the manner prescribed
by a resolution of the Board of	by a resolution of the Board of
Directors prior to an issue of shares of	Directors prior to an issue of shares of
such preferred shares. Provided the	such preferred shares. Provided the
maximum of such ratio shall be 120%	maximum of such ratio shall be 120%
and the minimum of such ratio shall	and the minimum of such ratio shall
be 80%.	be 80%.
2. (Omitted)	2. (Same as at present)
Article 16. (Call Provision of Preferred Shares)	Article 16. (Call Provision of Preferred Shares)
<u>1. The Company may, on one or</u>	<u><deleted></deleted></u>
more days to be determined separately by the Representative Executive Officer	
pursuant to the provisions of Paragraph	
1 of Article 168 of the Companies Act	
which shall be dates on or after August	
28, 2014, acquire all or part of shares	
of the Class 5 Preferred Shares, and in	
such case the Company shall pay, in	
exchange for each share of the Class 5	
Preferred Shares, the amount of money	
equal to JPY 25,000 plus the amount	
equivalent to the accrued dividends of surplus (which shall mean the amount	
of the Preferred Dividends prorated for	
the period from the first day of the	
business year in which the acquisition	
takes place through the day of	
acquisition (including such first day and	
the day of acquisition), less the amount	
of the Preferred Interim Dividends if	
the same was paid during the same	
<u>business year).</u>	
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Current Articles	Amended Articles	
<u>2</u> . (Omitted)	<u>1</u> . (Same as at present)	
<u>3</u> . (Omitted)	<u>2</u> . (Same as at present)	
<u>4</u> . (Omitted)	<u>3</u> . (Same as at present)	
<u>5</u> . When pursuant to paragraphs 1 <u>through 3</u> above the Company acquires part of shares of <u>the Class 5 Preferred</u> <u>Shares</u> , the First through Fourth Series of Class 7 Preferred Shares or the First through Fourth Series of Class 8 Preferred Shares, the Representative Executive Officer shall select shares to be acquired by drawing lots.	 and 2 above the Company acquires part of shares of the First through Fourth Series of Class 7 Preferred Shares or the First through Fourth Series of Class 8 Preferred Shares, the Representative e Executive Officer shall select shares to 	
Chapter IV Shareholders Meetings Article 24. (Class Meetings)	Chapter IV Shareholders Meetings Article 24. (Class Meetings)	
1. (Omitted)	1. (Same as at present)	
2. (Omitted)	2. (Same as at present)	
3. In cases where the Company carries out an act listed in each Item of Paragraph 1 of Article 322 of the Companies Act, no resolution of class meetings of <u>the Class 5 Preferred</u> <u>Shares</u> , the First through Fourth Series of Class 7 Preferred Shares or the First through Fourth Series of Class 8 Preferred Shares shall be required.	3. In cases where the Company carries out an act listed in each Item of Paragraph 1 of Article 322 of the Companies Act, no resolution of class meetings of the First through Fourth Series of Class 7 Preferred Shares or the First through Fourth Series of Class 8 Preferred Shares shall be required.	