Note: This Convocation Notice is a translation of the Japanese language original for convenience purposes only, and in the event of any discrepancy, the Japanese language original shall prevail.

[Translation]

(Securities Code: 8750)

June 1, 2015

To our shareholders

Koichiro Watanabe President and Representative Director The Dai-ichi Life Insurance Company, Limited 13-1, Yurakucho 1-chome, Chiyoda-ku, Tokyo

Convocation Notice of the Annual General Meeting of Shareholders for the 5th Fiscal Year

I would like to take this opportunity to thank you, our shareholders, for your support of The Dai-ichi Life Insurance Company, Limited (the "Company").

Notice is hereby given that the Annual General Meeting of Shareholders for the 5th Fiscal Year (the "Meeting") of the Company will be held as set forth below. You are cordially invited to attend the Meeting.

If you are not able to attend the Meeting, you may exercise your voting rights in writing (using the Voting Right Exercise Form) or by electromagnetic method (via the Internet). Please review the Reference Materials for the Meeting described below (pages 4 through 10), and exercise your voting rights in accordance with the "Guidance Notes on the Exercise of the Voting Rights" (pages 11 through 12) no later than 5:00 p.m. on Monday, June 22, 2015.

Particulars

1. Date and Time: 10:00 a.m. on Tuesday, June 23, 2015

(Reception scheduled to open at 9:00 a.m.)

2. Venue: GRAND PACIFIC LE DAIBA

Palais Royal on the first basement level, at 6-1, Daiba

2-chome, Minato-ku, Tokyo

(Please see the map at the end of this document.)

3. Purpose of the Meeting:

Matters to be Reported: Report on the Business Report, Consolidated Financial

Statements and Financial Statements, and the Audit Results of the Consolidated Financial Statements by the Accounting Auditor and the Audit and Supervisory Board for the Fiscal Year ended March 31, 2015 (from April 1, 2014 to March 31,

2015)

Matters to be Resolved: Proposal 1: Appropriation of Surplus

Proposal 2: Election of Six (6) Directors

Proposal 3: Revision of Remuneration for Outside Directors

1. If you attend the Meeting in person, please present the enclosed Voting Right Exercise Form to reception at the venue. In case of attendance by proxy, you may arrange to do so by appointing as a proxy only one of the shareholders who is entitled to vote at the Meeting and by presenting a document that evidences his or her proxy.

2. Details of the Business Report, Consolidated Financial Statements, Financial Statements, Accounting Audit Report and Audit Report, which are required to be attached hereto, are as stated on pages 13 through 56. The following matters, however, are posted on the Company's website

(http://www.dai-ichi-life.co.jp/investor/share/meeting/index.html) pursuant to the provisions of laws and regulations, and the provisions under Article 20 of the Articles of Incorporation of the Company, and are therefore not stated in this notice or the attachments hereto.

- (1) Notes to Consolidated Financial Statements
- (2) Notes to Financial Statements

3. Corrections, if any, to the Reference Materials for the Meeting or the attachments will be posted on the Company's website (http://www.dai-ichi-life.co.jp/investor/share/meeting/index.html).

<Extracts from the "Guidance Notes on the Exercise of the Voting Rights">

- Failure to indicate on the Voting Right Exercise Form your approval or disapproval for any proposal shall be treated as an indication of approval.
- If voting rights have been exercised redundantly in writing and via the Internet, voting via the Internet shall be deemed effective.
- . If voting rights have been exercised more than once via the Internet, the last exercise shall be deemed effective.

[Translation]

Reference Materials for the General Meeting of Shareholders

Proposals and Reference Matters

Proposal 1: Appropriation of Surplus

With regard to the appropriation of surplus, the Company keeps a balance between (i) securing the necessary internal reserves for the Company group in order to ensure sound financial standing in case of future changes in the business environment and to take advantage of growth investments, (ii) payment of policyholder dividends to holders of participating policies, and (iii) appropriate distribution of profits to shareholders taking into account cost of capital. Considering the above, the Company proposes that the appropriation of surplus be as follows:

Matters relating to year-end dividends

(1) Type of dividends

Cash

(2) Matters related to allotment of dividends to shareholders and total amount thereof

Dividends per share of common stock

Total amount

28 yen

33,542,283,600 yen

(3) Effective date of distribution of surplus

June 24, 2015

Proposal 2: Election of Six (6) Directors

Hiroshi Kanai resigned as a director on March 31, 2015. In addition, the terms of office of two directors, Norimitsu Horio and Takashi Kawashima, will expire at the conclusion of the Meeting. In order to further reinforce the board of directors' supervisory function over management for the purpose of the Company's sustainable growth and the medium- to long-term improvement of its corporate value, the Company proposes the election of six directors, including three additional outside directors.

The candidates for directors are as follows:

No.	Name (Date of birth)	Brief personal history, position, responsibilities, and significant concurrent positions	Number of shares of the Company held					
1	Norimitsu Horio (Jan. 9, 1954) <reappointment></reappointment>	Apr. 1978 Joined The Dai-ichi Mutual Life Insurance Company Apr. 2005 Executive Officer Apr. 2010 Managing Executive Officer, The Dai-ichi Life Insurance Company, Limited Apr. 2013 Senior Managing Executive Officer Jun. 2013 Director and Senior Managing Executive Officer Apr. 2014 Representative Director and Senior Managing Executive Officer Apr. 2015 Representative Director and Deputy President (to present) [Responsibilities] Assistant to President (Domestic Insurance Business) Supervise: Retail Management Dept., Sales Personnel Dept., Sales Office Manager Training Dept., Sales Management Dept., Chubu Sales Management Dept., Chubu Sales Management Dept., In charge of: Quality Management Promotion Dept., Alliance Business Promotion Dept., Agency Sales Promotion Dept., [Significant Concurrent Position] Director, Hakuyosha Company, Ltd.	Common stock 13,969 shares					
	[Reasons for Selecting the Candidate for Director] His experiences as a member of the Company and its subsidiaries and affiliates							

His experiences as a member of the Company and its subsidiaries and affiliates (collectively, the "Group") have covered a wide range of engagements in the Company's businesses, including the domestic life insurance businesses (both individual and corporate) and the customer care-related businesses, and he has deep experience and knowledge in the life insurance business. In addition, he has duly performed his duties as a member of the board of directors for two years since June 2013. The Company believes he is qualified to be a director of the board of the Company, and therefore proposes him as a candidate for director.

No.	Name (Date of birth)	Brief personal history, position, responsibilities, and significant concurrent positions	Number of shares of the Company held				
2	Takashi Kawashima (Aug. 8, 1960) <reappointment></reappointment>	Apr. 1983 Joined The Dai-ichi Mutual Life Insurance Company Apr. 2009 Executive Officer Apr. 2010 Executive Officer, The Dai-ichi Life Insurance Company, Limited Apr. 2012 Managing Executive Officer Jun. 2013 Director and Managing Executive Officer Apr. 2015 Director and Senior Managing Executive Officer, Chief General Manager for DSR Management Promotion, Deputy Chief General Manager for Group Management Headquarters (to present) [Responsibilities] Supervise: Corporate Planning Dept. In charge of: Dai-ichi's Social Responsibility Promotion Center, Government Relations Dept.,	Common stock 9,379 shares				
	Public Relations Dept. [Reasons for Selecting the Candidate for Director] His experiences as a member of the Group have covered a wide range of engagements in the Company's businesses, including DSR management promotion, asset management, personnel management, and he has deep experience and knowledge in the life insurance business. In addition, he has duly performed his duties as a member of the board of directors for two years since June 2013. The Company believes he is qualified to be a director of the board of the Company, and therefore proposes him as a candidate for director.						

No. (Date of hirth) responsibilities, sha	lumber of ares of the mpany held
The Deliable Inc.	mmon stock ,238 shares

[Reasons for Selecting the Candidate for Director]

[Reasons for Selecting the Candidate for Director]
His experiences as a member of the Group have covered a wide range of engagements in the Company's businesses, including corporate planning, marketing strategy, asset management businesses, and he has deep experience and knowledge in the life insurance business. In addition, he has duly performed his duties as a senior managing executive director at DLIBJ Asset Management Co., Ltd. (presently DIAM Asset Management), and also as president of The Dai-ichi Frontier Life Insurance Company. The Company believes he is qualified to be a director of the board of the Company, and therefore proposes him as a candidate for director. candidate for director.

NI -	Name	Brief p	ersonal history, position,	Number of
No.	(Date of birth)	and sign	responsibilities, ificant concurrent positions	shares of the
		Jul. 1986		company nea
4	George Olcott (May 7, 1955) <new appointment=""> <outside director=""> <independent director=""></independent></outside></new>	Jul. 1986 Nov. 1991 Sep. 1993 Apr. 1997 Apr. 1998 Feb. 1999 Jun. 2000 Sep. 2001 Mar. 2005 Mar. 2008 Sep. 2010	Joined S.G. Warburg & Co. Ltd. Director, S.G. Warburg & Co. Ltd. Executive Director, Equity Capital Market Group, S.G. Warburg Securities London Head of Tokyo Branch, SBC Warburg Vice President, LTCB-UBS-Brinson Asset Management President, UBS Asset Management (Japan) President, Japan UBS Brinson Managing Director, Equity Capital Market, UBS Warburg Tokyo Judge Business School, University of Cambridge FME Teaching Fellow, Judge Business School, University of Cambridge Senior Fellow, Judge Business School, University of Cambridge Project Professor, Research Center for Advanced Science and Technology, The University of Tokyo	Company held Common stock 0 shares
		Apr. 2014	Guest Professor, Keio University, Faculty of Business and Commerce (to present)	
		[Significant	Concurrent Positions]	
		Director, D		
	[Reasons for Selecti		tachi Chemical Company, Ltd. date for Outside Director	L
	He is an expert on he global companies, b	numan resou based on the	rces management and corporal knowledge he gained through nanaging director of financial in	a wide range of
	outside director of	other corpor	ations. The Company believe pany by supervising and adv	s he could bring

significant benefits to the Company by supervising and advising on various matters of corporate management based on his global and objective viewpoint, and therefore proposes him as a candidate for outside director.

No.	Name (Date of birth)	Brief personal history, position, responsibilities, and significant concurrent positions	Number of shares of the Company held					
	Rieko Sato (Nov. 28, 1956)	Apr. 1984 Registered Attorney-at-Law Jun. 1989 Shearman & Sterling LLP Jul. 1998 Partner, Ishii Law Office (to present) [Significant Concurrent Positions]						
	<new appointment=""> <outside director=""> <independent director=""></independent></outside></new>	0 shares						
5	She is an experience experiences serving. The Company belied by supervising man Company based on candidate for outsice Although she has no as an outside corporation.	CORPORATION Ing the Candidate for Outside Director] Seed and trusted attorney, and she has had a wide range of as an outside corporate auditor of various corporations was that she could bring significant benefits to the Companinagement and advising on various legal matters of the her objective viewpoint, and therefore proposes her as le director. Ever been directly engaged in corporate management exceptate auditor, she is expected to properly perform her duties a for the abovementioned reasons.						
6	Shu Ungyong (Oct. 19, 1962) <new appointment=""> <outside director=""></outside></new>	Apr. 1986 May. 2000 Head of Financial Institutions Group and Investment Bank, J.P. Morgan Securities, Tokyo Branch (presently J.F. Morgan Securities Japan Co., Ltd.) May. 2001 Managing Director Jul. 2005 Head of Financial Institutions Group May. 2007 Managing Director, Financial Institutions Group Investment Bank Dept., Merrill Lynch Japan Securities Co., Ltd. Jul. 2010 Co-Head of Investment Banking Division Jul. 2011 Vice Chairman Nov. 2013 President & CEO, Core Value Management Co., Ltd. (to present) [Significant Concurrent Position] President & CEO, Core Value Management Co., Ltd.						
	Management Co., Ltd. [Reasons for Selecting the Candidate for Outside Director] He has a wide range of experiences as managing director of financial institutions. The Company believes he could bring significant benefits to the Company by supervising and advising on various matters of corporate management based on his global and objective viewpoint, and therefore proposes him as a candidate for outside director.							

Notes:

- 1. No conflicts of interest exist between the Company and the above candidates for directors. Mr. George Olcott and Ms. Rieko Sato are currently members of the Company's Advisory Board (the Company's voluntary body with the purpose of obtaining extensive advice from outside experts regarding management matters in general). If the election of two candidates is approved, both of them will resign from the Advisory Board.
- 2. Mr. George Olcott, Ms. Rieko Sato, and Mr. Shu Ungyong are candidates for outside directors. The names of Mr. George Olcott and Ms. Rieko Sato will be filed with Tokyo Stock Exchange, Inc. as independent directors who have no conflicts of interest with general shareholders pursuant to the rules of Tokyo Stock Exchange, Inc.
- 3. Mr. George Olcott and Ms. Rieko Sato meet the "Standards for the Independence of Outside Directors and Outside Audit and Supervisory Board Members" determined by the Company as stated below. We therefore judge there to be no concern regarding their independence. The Company entrusted Core Value Management Co., Ltd., a company where Mr. Shu Ungyong serves as Representative Director and President, with advisory services for capital-raising relating to the acquisition of Protective Life Corporation as a wholly-owned subsidiary of the Company.
- 4. Mr. Shu Ungyong is an executive (director) of Protective Life Corporation, a special related party (subsidiary) of the Company.
- 5. The Company has established in its Articles of Incorporation a provision in which, pursuant to Article 427, Paragraph 1 of the Companies Act, the Company may enter into agreements with outside directors to limit their liabilities stipulated in Article 423, Paragraph 1 of the same Act. The liability limit based on those agreements is 20 million yen or the amount provided by laws and regulations, whichever is higher. Upon approval of the election of Mr. George Olcott, Ms. Rieko Sato, and Mr. Shu Ungyong, the Company will conclude the liability limitation agreements with them under the same conditions.

(Reference) Standards for the Independence of Outside Directors and Outside Audit and Supervisory Board Members

As a step towards strengthened corporate governance, the Company has established standards by which it judges the independence of its outside directors and outside audit and supervisory board members, as follows.

- An outside director/audit and supervisory board member who is judged independent from the Company (an "Independent Director/Auditor") shall not be or shall not have been a person responsible for the operations of the Company or any of the Company's subsidiaries or affiliates.
- 2. An Independent Director/Auditor shall not be a shareholder ranked in the top ten on the Company's latest register of shareholders, or shall not belong to any entity which is such a major shareholder.
- 3. An Independent Director/Auditor shall not belong to a business partner (or its consolidated subsidiaries specified in its Securities Report) wherein the total amount of transactions between that business partner's group and the Company group equaled 2% or more of that business partner's consolidated net sales, or 2% or more of the Company's consolidated net sales in the last three (3) fiscal years.
- 4. An Independent Director/Auditor shall not be (i) a consultant, an accounting professional or a legal professional who received economic benefits equal to 10 million yen or more per year on average from the Company for the last three (3) fiscal years, other than compensation as a director or an audit and supervisory board member of the Company, (ii) an accounting auditor, (iii) a person with whom the Company has concluded an advisory agreement or (iv) a person belonging to a corporation, an association or any other organization which falls under any one of the preceding three items.
- 5. An Independent Director/Auditor shall not belong to a not-for-profit organization that has received donations equal to 2% or more of its gross revenue or ordinary income from the Company in the last three (3) fiscal years.
- 6. If an Independent Director/Auditor used to belong to an organization or a company stated in the preceding paragraphs 2 through 5, at least five years must have passed since he or she retired from the organization or the company.
- 7. An Independent Director/Auditor shall not be a spouse or a relative within three (3) degrees of the person responsible for the operations (unless the position is an unimportant position) of the Company or any of its Special Related Parties (*Tokutei Kankei Jigyosha*).

Proposal 3: Revision of Remuneration for Outside Directors

With regard to the amount of remuneration for directors, the Annual General Meeting of Shareholders for the 1st Fiscal Year held on June 27, 2011 resolved and approved (i) the annual remuneration of directors within 840 million yen (including 21.6 million yen for outside directors), (ii) an allocation of remuneration to directors (except outside directors) in the form of stock acquisition rights of not exceeding 200 million yen annually under the Company's stock option scheme as a stock-linked compensation plan as part of their annual remuneration, and (iii) the details of the stock option scheme as a stock-linked compensation plan. The Annual General Meeting of Shareholders for the 3rd Fiscal Year held on June 24, 2013 resolved and approved amendments to the stock option scheme as a stock-linked compensation plan, as described in the reference below.

As described in Proposal 2, the Company decided to increase the number of outside directors in order to further reinforce the supervisory function of the board of directors over management for the purpose of the Company's sustainable growth and the medium-to long-term increase of its corporate value.

Accordingly, the Company proposes to revise the annual remuneration for outside directors as follows: with regard to the current annual remuneration for directors within 840 million yen (including 21.6 million yen for outside directors), while the total annual remuneration within 840 million yen shall remain unchanged, the portion of that amount payable as annual remuneration for outside directors will be changed to 72 million yen or less, subject to the resolution and approval of Proposal 2.

The number of directors is 12 (including 2 outside directors) at present but will become 16 (including 5 outside directors), if Proposal 2 is resolved and approved.

(**Reference**) Details of the Stock Option Scheme as a Stock-linked Compensation Plan

- 1. Total number of stock acquisition rights
 - Total number of stock acquisition rights to be issued within one year from the date of the Annual General Meeting of Shareholders with regard to each fiscal year shall not exceed the number obtained by dividing the annual amount of 200 million yen by the fair value of one stock acquisition right, as calculated upon the allotment of the stock acquisition rights by using the Black-Scholes model or other reasonable calculation method (The fraction less than the integer will be rounded down).
- 2. Class and number of shares to be issued upon exercise of stock acquisition rights
 The class of shares to be issued upon exercise of each respective stock acquisition
 rights shall be common stock of the Company and the number of shares to be issued
 upon exercise of each respective stock acquisition right (hereinafter, the "Number of
 Issued Shares") shall be one share*. However, if the Company implements a stock split

or stock consolidation with respect to its shares, the Number of Issued Shares will be adjusted by using the following formula, and any fractions less than one share generated as a result of the adjustment will be rounded down.

Number of Issued Shares after adjustment = Number of Issued Shares before adjustment × Ratio of stock split or stock consolidation. In addition, the Number of Issued Shares will be properly adjusted to the extent necessary and reasonable if the Company merges, engages in a company split, or effects share exchanges, share transfers, or allotments of shares without contribution, or otherwise requires the adjustment of the Number of Issued Shares.

- 3. Amount to be paid in upon allotment of stock acquisition rights
 The amount to be paid in upon allotment of one stock acquisition right will be
 determined at the meeting of the board of directors of the Company which determines
 the matters regarding an offer for subscription of the stock acquisition rights, based on
 the fair value of the stock acquisition rights to be calculated upon the allotment of the
 stock acquisition rights by using the Black-Scholes model or other reasonable
 calculation method.
- 4. Value of assets to be contributed upon exercise of stock acquisition rights

 The value of assets to be contributed upon exercise of each stock acquisition right will
 be an amount obtained by multiplying "A" by "B"; where "A" means one yen, which is
 the per share value of assets corresponding to each share to be issued upon exercise of
 the respective stock acquisition right, and "B" means the Number of Issued Shares.
- 5. Period in which stock acquisition rights may be exercised

 The period in which stock acquisition rights may be exercised will be determined by the board of directors of the Company, to be equal to or less than 30 years from the day immediately following the date of allotment.
- 6. Restriction on acquisition of stock acquisition rights by assignment
 The acquisition of stock acquisition rights by way of assignment will require the
 approval of the board of directors of the Company.
- 7. Conditions for the exercise of stock acquisition rights

 The meeting of the board of directors, which determines matters regarding offers for subscription of the stock acquisition rights, will determine the conditions for the exercise of the stock acquisition rights, including the condition that those who are allotted the stock acquisition rights may exercise the stock acquisition rights only within 10 days from the day immediately following the date on which an allottee loses status as both a director and an executive officer of the Company.

^{*} The Company implemented a stock split on October 1, 2013 whereby one share of common stock of the Company was split into 100 shares. Accordingly, the number of shares to be issued upon exercise of each respective stock acquisition right after the stock split shall be 100 shares.

Consolidated Balance Sheet

	Consolidated		millions of yen)
	As of March 31, 2015		As of March 31, 2015
(ASSETS)		(LIABILITIES)	
Cash and deposits	873,444	Policy reserves and others	42,547,013
Call loans	380,400	Reserves for outstanding claims	506,735
Monetary claims bought	265,813	Policy reserves	41,634,712
Money held in trust	65,283	Reserve for policyholder dividends	405,566
Securities	41,105,413	Reinsurance payable	56,248
Loans	3,898,148	Bonds payable	489,045
Tangible fixed assets	1,217,070	Other liabilities	1,864,717
Land	804,035	Net defined benefit liabilities	331,322
Buildings	402,693	Reserve for retirement benefits of directors,	2.017
Leased assets	4,687	executive officers and corporate auditors	2,017
Construction in progress	850	Reserve for possible reimbursement of prescribed claims	700
Other tangible fixed assets	4,804	Reserve for price fluctuations	136,254
Intangible fixed assets	437,677	Deferred tax liabilities	643,398
Software	63,364	Deferred tax liabilities for land revaluation	84,908
Goodwill	79,293	Acceptances and guarantees	91,648
Other intangible fixed assets	295,019	Total liabilities	46,247,274
Reinsurance receivable	101,290		
Other assets	1,401,047	(NET ASSETS)	
Net defined benefit assets	705	Capital stock	343,104
Deferred tax assets	1,379	Capital surplus	343,255
Customers' liabilities for acceptances and guarantees	91,648	Retained earnings	352,985
Reserve for possible loan losses	(2,120)	Treasury stock	(9,723)
		Total shareholders' equity	1,029,622
		Net unrealized gains (losses) on securities, net of tax	2,528,262
		Deferred hedge gains (losses)	(12,036
		Reserve for land revaluation	(33,424
		Foreign currency translation adjustments	22,654
		Accumulated remeasurements of defined benefit plans	54,027
		Total accumulated other comprehensive income	2,559,484
		Subscription rights to shares	753
		Minority interests	67
		Total net assets	3,589,927
Total assets	49,837,202	Total liabilities and net assets	49,837,202

Consolidated Statement of Earnings

(millions of yen)

	(millions of y
	Year ended
	March 31, 2015
ORDINARY REVENUES	7,252,242
Premium and other income	5,432,717
Investment income	1,444,012
Interest and dividends	856,550
Gains on money held in trust	3,228
Gains on investments in trading securities	26,405
Gains on sale of securities	162,163
Gains on redemption of securities	24,652
Reversal of reserve for possible loan losses	460
Reversal of reserve for possible investment losses	214
Other investment income	623
Gains on investments in separate accounts	369,713
Other ordinary revenues	375,513
ORDINARY EXPENSES	6,845,400
Benefits and claims	3,380,827
Claims	829,650
Annuities	672,898
Benefits	472,705
Surrender values	790,234
Other refunds	615,339
Provision for policy reserves and others	2,271,268
Provision for reserves for outstanding claims	87,946
Provision for policy reserves	2,174,573
Provision for interest on policyholder dividends	8,748
Investment expenses	168,935
·	
Interest expenses Losses on sale of securities	16,934
	24,221
Losses on valuation of securities	
Losses on redemption of securities	305
Derivative transaction losses	5,551
Foreign exchange losses	68,177
Write-down of loans	43
Depreciation of real estate for rent and others	14,633
Other investment expenses	38,599
Operating expenses	559,344
Other ordinary expenses	465,022
ORDINARY PROFIT	406,842
EXTRAORDINARY GAINS	3,310
Gains on disposal of fixed assets	3,030
Gain on step acquisition	273
Other extraordinary gains	7
EXTRAORDINARY LOSSES	29,451
Losses on disposal of fixed assets	5,396
Impairment losses on fixed assets	5,472
Provision for reserve for price fluctuations	18,067
Other extraordinary losses	514
Provision for reserve for policyholder dividends	112,200
Income before income taxes and minority interests	268,502
Corporate income taxes-current	125,503
Corporate income taxes-deferred	509
Total of corporate income taxes	126,013
Income before minority interests	142,489
Minority interests in gain (loss) of subsidiaries	142,409
Net income for the year	142,476

Consolidated Statement of Changes in Net Assets

Year ended March 31, 2015

Net changes of items other than shareholders'

Total changes for the year

Balance at the end of the year

Accumulated other Shareholders' equity comprehensive income Net unrealized Total Retained gains (losses) Deferred hedge Capital stock Capital surplus Treasury stock shareholders' earnings on securities, gains (losses) equity net of tax Balance at the beginning of the year 210,224 210,262 219,552 (11,500)628,538 1,322,731 (2,586)Cumulative effect of changes in accounting 11,272 11,272 policies Balance at the beginning of the year after reflecting 210,224 210,262 230,824 (11,500)639,810 1,322,731 (2,586)the effect of changes in accounting policies Changes for the year 132,842 Issuance of new shares 132,842 265,684 Issuance of new shares - exercise of subscription 37 37 74 rights to shares Dividends (19,846) (19,846) Net income for the year 142,476 142,476 Disposal of treasury stock 113 1,776 1,890 771 771 Transfer from reserve for land revaluation Others (1,239)(1,239)

132,879

343,104

132,993

343,255

122,161

352,985

1,776

(9,723)

389,811

1,029,622

(millions of yen)

(9,450)

(9,450)

(12,036)

1,205,531

1,205,531

2,528,262

(millions of yen)

	Acc	cumulated other co	omprehensive inco	ome			
	Reserve for land revaluation	Foreign currency translation adjustments	Accumulated remeasurements of defined benefit plans	Total accumulated other comprehensive income	Subscription rights to shares	Minority interests	Total net assets
Balance at the beginning of the year	(38,320)	19,756	16,854	1,318,435	583	55	1,947,613
Cumulative effect of changes in accounting policies							11,272
Balance at the beginning of the year after reflecting the effect of changes in accounting policies	(38,320)	19,756	16,854	1,318,435	583	55	1,958,885
Changes for the year							
Issuance of new shares							265,684
Issuance of new shares - exercise of subscription rights to shares							74
Dividends							(19,846)
Net income for the year							142,476
Disposal of treasury stock							1,890
Transfer from reserve for land revaluation							771
Others							(1,239)
Net changes of items other than shareholders' equity	4,896	2,898	37,172	1,241,048	170	11	1,241,230
Total changes for the year	4,896	2,898	37,172	1,241,048	170	11	1,631,042
Balance at the end of the year	(33,424)	22,654	54,027	2,559,484	753	67	3,589,927

Balance Sheet

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(11111111	10113	ΟI	yen	Į,

	As of March 31, 2015		As of March 31, 2015
(ASSETS)		(LIABILITIES)	
Cash and deposits	663,427	Policy reserves and others	30,449,617
Cash	217	Reserves for outstanding claims	203,076
Bank deposits	663,209	Policy reserves	29,840,974
Call loans	355,300	Reserve for policyholder dividends	405,566
Monetary claims bought	259,735	Reinsurance payable	609
Money held in trust	36,122	Subordinated bonds	215,727
Securities	30,673,366	Other liabilities	1,496,483
Government bonds	14,531,309	Collateral for securities lending transactions	731,505
Local government bonds	135,572	Long-term debt and other borrowings	325,198
Corporate bonds	1,675,152	Corporate income tax payable	52,296
Stocks	4,007,030	Accounts payable	83,212
Foreign securities	9,799,414	Accrued expenses	51,619
Other securities	524,887	Unearned revenue	785
Loans	3,029,295	Deposits received	53,105
Policy loans	428,555	Guarantee deposits received	51,008
Ordinary loans	2,600,740	Differential account for futures trading	17
Tangible fixed assets	1,203,289	Derivatives	124,556
Land	801,088	Lease liabilities	4,552
Buildings	394,089	Asset retirement obligations	2,789
Leased assets	4,658	Suspense receipt	15,345
Construction in progress	850	Other liabilities	490
Other tangible fixed assets	2,602	Reserve for employees' retirement benefits	389,480
Intangible fixed assets	83,719	Reserve for retirement benefits of directors,	,
Software	61,602	executive officers and corporate auditors	1,990
Other intangible fixed assets	22,116	Reserve for possible reimbursement of prescribed claims	700
Reinsurance receivable	7,916	Reserve for price fluctuations	132,453
Other assets	427,053	Deferred tax liabilities	413,815
Accounts receivable	58,176	Deferred tax liabilities for land revaluation	84,908
Prepaid expenses	13,009	Acceptances and guarantees	91,648
Accrued revenue	156,983	Total liabilities	33,277,434
Deposits	42,217	(NET ASSETS)	
Margin money for futures trading	56,390	Capital stock	343,104
Derivatives	82,448	Capital surplus	343,255
Suspense payment	6,172	Legal capital surplus	343,104
Other assets	11,655	Other capital surplus	151
Customers' liabilities for acceptances and guarantees	91,648	Retained earnings	430,738
Reserve for possible loan losses	(2,105)	Legal retained earnings	5,600
·		Other retained earnings	425,138
		Fund for risk allowance	43,120
		Fund for price fluctuation allowance	65,000
		Reserve for tax basis adjustments of real estate	24,875
		Retained earnings brought forward	292,143
		Treasury stock	(9,723)
		Total shareholders' equity	1,107,375
		Net unrealized gains (losses) on securities, net of tax	2,488,665
		Deferred hedge gains (losses)	(12,036)
		Reserve for land revaluation	(33,424)
		Total of valuation and translation adjustments	2,443,204
		Subscription rights to shares	753
		Total net assets	3,551,333
Total accets	26 929 769	Total liabilities and not assets	26 020 760
Total assets	36,828,768	Total liabilities and net assets	36,828,768

Net income for the year

Statement of Earnings

(millions of yen) Year ended March 31, 2015 ORDINARY REVENUES 4,798,467 Premium and other income 3,266,361 3,265,798 Premium income Reinsurance income 563 Investment income 1,174,430 Interest and dividends 802,330 Interest from bank deposits 11,973 Interest and dividends from securities 645,467 Interest from loans 66,896 Rental income 68,030 Other interest and dividends 9,962 Gains on money held in trust 7,668 Gains on sale of securities 146,542 23,906 Gains on redemption of securities Derivative transaction gains 9,411 Reversal of reserve for possible loan losses 468 Reversal of reserve for possible investment losses 214 Other investment income 623 Gains on investments in separate accounts 183,263 Other ordinary revenues 357,675 Fund receipt for annuity rider of group insurance 674 Fund receipt for claim deposit payment 323,932 Reversal of reserve for employees' retirement benefits 3,287 Other ordinary revenues 29,781 ORDINARY EXPENSES 4,389,702 Benefits and claims 2,718,186 Claims 749,138 Annuities 629,874 Benefits 412,439 Surrender values 532,807 Other refunds 392,652 Ceding reinsurance commissions 1,272 Provision for policy reserves and others 702,820 Provision for reserves for outstanding claims 52,367 Provision for policy reserves 641,704 Provision for interest on policyholder dividends 8,748 Investment expenses 131,253 Interest expenses 16,024 Losses on sale of securities 24,412 Losses on valuation of securities 469 Losses on redemption of securities 305 Foreign exchange losses 38,047 Write-down of loans 43 Depreciation of real estate for rent and others 14,633 Other investment expenses 37,317 Operating expenses 398,588 Other ordinary expenses 438,854 Claim deposit payments 365,251 National and local taxes 28,611 Depreciation 35,210 Other ordinary expenses 9,781 ORDINARY PROFIT 408,764 **EXTRAORDINARY GAINS** 3,029 Gains on disposal of fixed assets 3,029 **EXTRAORDINARY LOSSES** 27,252 Losses on disposal of fixed assets 5,279 Impairment losses on fixed assets 5,472 16,000 Provision for reserve for price fluctuations Other extraordinary losses 501 Provision for reserve for policyholder dividends 112,200 Income before income taxes 272,341 Corporate income taxes-current 119,336 Corporate income taxes-deferred 808 Total of corporate income taxes 120,145 **152,19**6

Statement of Changes in Net Assets

Year ended March 31, 2015

								(mill	ions of yen)
	Shareholders' equity								
			Capital surplus			R	tetained earni	ngs	
	Capital stock						Other retain	ed earnings	
		Legal capital surplus	Other capital surplus	Total capital surplus	Legal retained earnings	Fund for risk allowance	Fund for price fluctuation allowance	Reserve for tax basis adjustments of real estate	Retained earnings brought forward
Balance at the beginning of the year	210,224	210,224	37	210,262	5,600	43,120	65,000	23,534	150,031
Cumulative effect of changes in accounting policies				-					10,330
Balance at the beginning of the year after reflecting the effect of changes in accounting policies	210,224	210,224	37	210,262	5,600	43,120	65,000	23,534	160,362
Changes for the year									
Issuance of new shares	132,842	132,842		132,842					
Issuance of new shares - exercise of subscription rights to shares	37	37		37					
Dividends				-					(19,846)
Net income for the year				-					152,196
Disposal of treasury stock			113	113					
Increase in reserve for tax basis adjustments of real estate resulting from changes in tax rate				-				670	(670)
Transfer to reserve for tax basis adjustments of real estate				-				796	(796)
Transfer from reserve for tax basis adjustments of real estate				-				(125)	125
Transfer from reserve for land revaluation				-				. ,	771
Net changes of items other than shareholders' equity									
Total changes for the year	132,879	132,879	113	132,993	-	-	-	1,340	131,780
Balance at the end of the year	343,104	343,104	151	343,255	5,600	43,120	65,000	24,875	292,143

(millions of yen) Shareholders' equity Valuation and translation adjustments Retained Total of Subscription earnings unrealized Deferred Total net valuation rights to Treasury gains hedge assets shareholders' land and Total shares (losses) on stock gains retained equity revaluation translation securities, (losses) earnings adjustments net of tax Balance at the beginning of the year 287,286 (11,500) 696,272 1,315,890 (2,586) (38,320) 1,274,983 583 1,971,839 Cumulative effect of changes in accounting policies Balance at the beginning of the year after reflecting 10,330 10,330 10,330 the effect of changes in accounting policies 297,617 (11,500) 706,603 1,315,890 (2,586)(38,320) 1,274,983 583 1,982,170 Changes for the year Issuance of new shares
Issuance of new shares - exercise of subscription 265,684 265,684 74 74 rights to shares (19,846) (19,846) (19,846) Dividends Net income for the year 152,196 152,196 152,196 Disposal of treasury stock
Increase in reserve for tax basis adjustments of real 1,776 1,890 1,890 estate resulting from changes in tax rate
Transfer to reserve for tax basis adjustments of real estate Transfer from reserve for tax basis adjustments of real estate Transfer from reserve for land revaluation 771 771 771 Net changes of items other than shareholders' equity 1,172,775 (9,450)4,896 1,168,221 170 1,168,391 Total changes for the year 133,121 1,776 400,771 1,172,775 (9,450)4,896 1,168,221 170 1,569,163 Balance at the end of the year 430,738 (9,723) 1,107,375 2,488,665 (12,036) (33,424) 2,443,204 753 3,551,333

1. Outline of Embedded Value

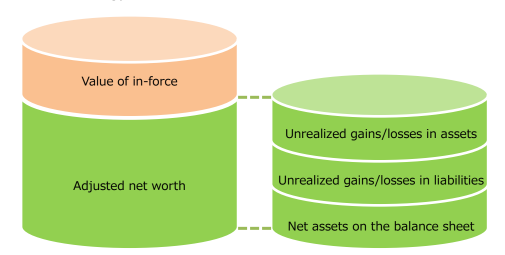
When a life insurance company underwrites insurance policies, it would incur a bulk of expenses in the initial year of the policy term. It would realize profits while investing the paid premiums in preparation for the payment of benefits and claims throughout the term of the policies. Because of this business practice, profitability, capital efficiency, corporate value cannot be properly measured with single-year financial statements or ROE.

Life insurance companies use Embedded Value (EV) as a measurement of life insurance business. EV is composed of "adjusted net worth", which represent stock of realized earnings up to date, and "value of in-force business", which represents expected future earnings from the insurance policies. Since EV recognizes expected earnings throughout the life of the policies at the time of underwriting, it is considered it supplements the statutory accounting profits.

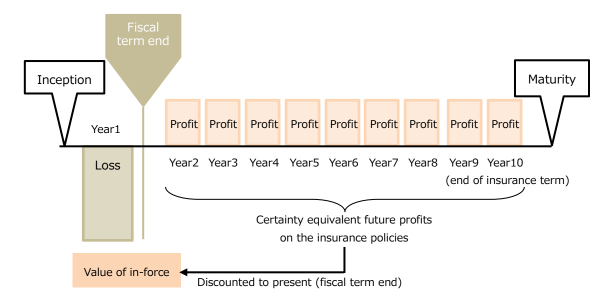
As such, EV is generally considered one of the investment indicators for listed life insurance companies. The Company considers ROEV, a growth of EV adjusted for capital movements and dividends etc., as one of management KPIs representing growth in corporate value and targets an average of 8% growth in medium term.

(Illustrative Chart of Embedded Value)

What is "Adjusted net worth"
 Adjusted net worth represents a stock of realized earnings from insurance policies. It is calculated by adjusting the total net assets on the balance sheet for the retained earnings in liabilities, unrealized gains or losses in assets or liabilities not accounted for under the mark to market methodology, etc.



 What is "Value of in-force business"
 Value of In-force business represents certainty equivalent present value of future profits on the insurance policies (see chart below).



(Note) The chart above illustrates how a conceptual 10-year level-payment term insurance yields profits and does not represent actual profit and loss.

(Dai-ichi Life Group's EV and ROEV)

The Company group's EV at the end of fiscal year 2014 increased by 1 trillion 484.9 billion yen to 5 trillion 779.6 billion yen. While lower interest rates reduced value of in-force business, weaker yen and strong equities prices increased adjusted net worth. The EV also saw an initial consolidation from Protective Life.

ROEV (excluding the impact of the acquisition of Protective Life) for the fiscal year 2014 was 28.8% and for the five years to fiscal 2014 ROEV was on average at 16.1%

	End of FY 2013	End of FY 2014	
EV	4,294.7 billion yen	5,779.6 billion yen	
	FY 2013	FY 2014	FY 2010 to FY 2014 Five-year average
ROEV	29.4%	28.8%	16.1%

(Note) In calculation of EV, the Company group has adopted the European Embedded Value Principles or EEV Principles. The EEV Principles and related guidance were published in May 2004 by the CFO Forum, an organization comprising the chief financial officers of Europe's leading insurers in order to improve consistency and transparency in EV reporting.

2. Establishment of the Corporate Governance Policy

The Company established and released the "Corporate Governance Policy" on June 1, 2015, which is based on the idea of the Japan's Corporate Governance Code.

In the Corporate Governance Policy, policies regarding "Corporate Governance System and the Duties of the Board of Directors, etc", "Securing the Rights and Equal Treatment of Shareholders", "Dialogue with Shareholders" and "Cooperation with Stakeholders" are written.

The Company shall develop a system of corporate governance to ensure transparent, fair, prompt and bold decision-making while balancing the ownership and management, in order to discharge responsibility to its multi-stakeholders such as customers, shareholders, society and employees, and to achieve sustainable growth and enhancement of corporate value over the mid-to long term.

You can find the details about the Corporate Governance Policy at the Company's website.