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## MINISTERIAL ORDINANCE

### Ministry of Education Ordinance

No. 33

September 20, 1949

In accordance with the provision of Article 3 of the Law for the Fixed Numbers of Personnel in the Administrative Organs (Law No. 126 of 1949), the Regulations for the Fixed Number of Personnel in the Ministry of Education shall be established as follows:

Minister of Education

TAKASE Sotaro

Regulations for the Fixed Number of Personnel in the Ministry of Education

1. The fixed numbers of personnel, all of the Secretaries of the Ministry of Education, Technical Officials of the Ministry of Education, Educational Officials of the Ministry of Education and other employees inclusive, to be assigned to the Ministry of Education by internal subdivisions, organs under its jurisdiction (which shall mean those organs (excluding the national schools) listed in Article 13 of the Ministry of Education Establishment Law (Law No. 146 of 1949) and the Librarians Training Institute under paragraph 14 of the Supplementary Provisions of the same Law. The same shall apply hereinafter) and local branch offices shall be as listed below:

Classification	Fixed Number	Remarks
Internal Subdivisions		
Minister's Secretariat	478 persons	
Elementary and Secondary Education Bureau	161 persons	
Higher Education and Science Bureau	217 persons	Out of the number 13 persons shall be the fixed number of personnel for the National Garden for Nature Study.
Social Education Bureau	111 persons	
Research and Publication Bureau	153 persons	Out of the number 4 persons shall be the personnel of the Ministry of Education Bureau Library of the Diet Library.
Administrative Bureau	192 persons	Out of the number 115 persons shall be the fixed number of the Educational Facilities Division.
Total	1,312 persons	
Organs under the Jurisdiction of the Ministry		
National Educational Research Institute	67 persons	
National Museum	338 persons	
National Science Museum	78 persons	
International Latitude Observatory	41 persons	
Institute of Statistical Mathematics	68 persons	

Classification	Fixed Number	Remarks
National Research Institute for Genetics	33 persons	
National Japanese Language Research Institute	51 persons	
Japan Art Academy	6 persons	
Librarians Training Institute	5 persons	
Total	687 persons	
Local Branch Offices	Branch Offices of the Educational Facilities Division Ministry of Education	151 persons The number shall be the fixed number for all the Branch Offices of the Educational Facilities Division, Ministry of Education.
Grand Total	2,150 persons	

2. The fixed number of personnel for each Branch Office of the Educational Facilities Division, Ministry of Education, shall be determined, within the limits of the fixed number of personnel for local branch offices as provided for in the preceding paragraph, by the Minister of Education separately.

**Supplementary Provisions:**

1. This Ministerial Ordinance shall come into force as from the day of its promulgation, and shall be applicable as from June 1, 1949.
2. The personnel employed by the internal subdivisions, the organs under the jurisdiction of the Ministry, and the local branch offices in excess of the fixed numbers of personnel provided for in this Ministerial Ordinance may be placed outside their fixed numbers until September 30, 1949.
3. The Ministerial Ordinance concerning the Fixed Number of the Employees, etc. in the Ministry of Education (Ministry of Education Ordinance No. 23 of 1948) shall be abolished.

**Ministry of International Trade and Industry Ordinance No. 50**

September 20, 1949

In accordance with the Matters relating to the Orders to be issued in Consequence of the Acceptance of the Potsdam Declaration (Imperial Ordinance No. 542 of 1945), the Matters relating to the Restriction on the Disposition of Patent Rights and Others (Ministry of Commerce and Industry Ordinance No. 20 of 1946) under Imperial Ordinance No. 542 of 1945 concerning the Orders to be issued in Consequence of the Acceptance of the Potsdam Declaration shall be partially amended as follows:

Minister of International Trade and Industry  
INAGAKI Heitaro

Articles 1 and 2 shall be deleted and Article 3 shall be made Article 1.

In Article 4, "Article 1 to" and "or an imprisonment" shall be deleted; "three thousand (3,000) yen" shall be amended as "five thousand (5,000) yen"; the said Article shall be made Article 2; and Article 5 shall be made Article 3.

**Supplementary Provision:**

This Ministerial Ordinance shall come into force as from the date of its promulgation.

**Ministry of Transportation Ordinance No. 54**

September 20, 1949

The Ministerial Ordinance for Amendment of the Maritime Institute Regulations (Ministry of Transportation Ordinance No. 18 of 1947) shall hereby be determined as follows:

Minister of Transportation  
OYA Shinzo

**Maritime Institute Regulation**

**(Object)**

Article 1. The object of the Maritime Institute (hereinafter referred to as "the institute") is to give the ship's personnel wide knowledge high class technique and at the same time to study the various marine affairs for complete utilization.

**(Faculty)**

Article 2. For the purpose of deliberating such important matters as education, study and guidance, a faculty shall be established in the institute.

2 The faculty shall be composed of the instructors. However, in this case the assistant instructors or lecturers may be included in the components.

**(Management of Faculty)**

Article 3. The matters concerning management

of the faculty shall be decided by the Director of Maritime Institute.

(Course of Study)

Article 4. The course of study of the institute shall cover 2 years.

(Subjects of Lessons)

Article 5. The subjects of lessons of the institute shall be composed of navigational seamanship, engineering ship's engineering, jurisprudence, economic, theory on marine transportation and the special lecture.

(Time of Entrance)

Article 6. The time of entrance for the students shall be April every year.

(Qualification for Entrance and Entrance Examination Fee)

Article 7. The persons eligible for entrance into the institute shall be those who are recognized to correspond to or surpass graduation of the Nautical College or the regular course of the Marine Technical School, who fall under any of the following items and at the same time who have passed the entrance examination:

1. Those who served on board a vessel of 100 gross tons or more for more than 3 years as ship's personnel;
  2. Those who discharged for more than 3 years the duty as in deemed to correspond to that of the preceding paragraph;
  8. Those whose term of service totalled to more than 3 years if the numbers of service in items (1) and (2) are added.
2. Any person intending to take the aforementioned entrance examination shall pay an entrance examination fee of ¥400.00.

(Entrance Examination etc.)

Article 8. The number of persons admitted to school and the matters concerning holding the entrance examination shall be determined in a Notification.

(Classification of Students)

Article 9. The students shall be classified into A and B classes; the A class students shall be selected from among the mates and the B class from among the engineers.

(Temporary Absence or Withdrawal from School)

Article 10. Any student who intends take a temporary absence or withdraw himself from school shall obtain the permission of the Director.

Article 11. The Director of Maritime Institute may strike the name of a student from the school register in case the student concerned has been absent from school for a long time or in case he is deemed to have no chance of finishing the course.

(Disciplinary Punishment)

Article 12. The Director, may, if it is deemed necessary for education, the students discipline the student.

2. The aforementioned disciplinary punishment shall include reprimand, suspension and withdrawal from school.

(Entrance Fee etc.)

Article 13. The Director shall collect from each student the entrance fee of ¥400.00, an annual amount of tuition-fee of ¥3,600.00 and an annual amount of boarding expenses of ¥600.00.

(Elective Course and the Special Student)

Article 14. The elective course and the special student systems shall be established in the institute with the course of study 1 year or less.

Article 15. The persons eligible for students of the elective course shall be those who, are recognized to correspond to or surpass graduation of the technical school as prescribed in Article 98 paragraph 1 of the School Education Law (Law No. 26 of 1947) and at the same time who have been in conformity to the standard for selection by the Director.

Article 16. The persons eligible for becoming special students shall be those who are recognized capable of attending a lecture and at the same time who have in conformity to the selection standard by Director.

Article 17. The provisions of Articles 5, 6 and Article 7 paragraph 2, and Articles 10 to 13 inclusive shall apply to the elective course students and the special students.

(Research Staffs)

Article 18. The Director may appoint some of the instructors or assistant instructors to research staffs to engage in studying the navigational seamanship, marine engine, marine transportation, seamen and other marine affairs in general or may commission outsiders to such staffs.

(Student's Assistance in Research)

Article 16. The Director may, if necessary cause the students to assist the research work.

(Co-operation in Research by Personnel of the Same Ministry)

Article 20. The Director may, if necessary for research or guidance, ask for co-operation by the Director of Local Maritime Bureau, the Superintendent of Shipbuilding Laboratory, the Director-General, Maritime Safety Board, the Director of Hydrographic Bureau, or the Director of Central Meteorological Observatory.

(Report on Research)

Article 21. The Director shall report to the Minister of Transportation, the research program and the progress of implementation in January and July every year.

(Entrusting from Outsiders)

Article 22. The Director may, if he is entrusted with research or guidance concerning the marine affairs by outsiders, comply with the said entrusting unless it interrupts his performance of the affairs of the institute.

Article 23. The Director shall determine the regulation for enforcement of the research as provided for in Article 18 and the regulation shall come into force with the authorization of the Minister of Transportation.

Article 24. The provisions necessary for enforcement of this Ministerial Ordinance shall be decided by the Director.

Supplementary Regulations:

1. This Ministerial Ordinance shall come into force as from the day of its promulgation and be applied on and from 1 April, 1949.
2. The provisions of Article B shall not be applied to the students who entered the institute on and before 1 April, 1949.

### Ministry of Transportation Ordinance No. 55

September 20, 1949

The Ministerial Ordinance for Amendment of the Nautical College Regulations (Ministry of Transportation Ordinance No. 8 of 1945) shall hereby be determined as follows:

Minister of Transportation  
OYA Shinzo

Nautical College Regulations

Chapter I. General Provisions

(Purpose)

Article 1. The purpose of the Nautical College (hereinafter referred to as "the School") is to teach high-class theory and technics concerning ship's operation and cultivate men of high culture.

(Establishment of courses)

Article 2. The School shall have the navigation course and the engine course.

(Course of study)

Article 3. The course of study of the School shall cover four years, which are composed of three years for class-room course and one year for the practical training course.

Chapter II. Subjects of lessons

(Subjects of lessons for the class-room course)

Article 4. The standard for subjects of lessons and school-hours for the class-room course shall be as mentioned in Annex Table.

(Practical training course)

Article 5. The practical training course shall be put through by those who finished the class-room course. The period of practical training in the practical training course shall be, in

case of the navigation course, 350 days or more on board a training boat, and in case of the engine course, 160 days or more at a factory and on board a training boat respectively, the total of which shall be 350 days or more.

2 The practical training on board a training boat or at a factory as referred to in the preceding paragraph shall be effected at the Navigation Training Establishment or at a factory as designated by the Minister of Transportation.

(Living)

Article 6. Students shall live at a dormitory or a place as designated by the Director of the Nautical College (hereinafter referred to as "the Director").

Chapter III. School year and school-days  
(School year)

Article 7. The school year shall begin on April 1 and end on March 31, next year.

(Number of school-days)

Article 8. The number of school-days shall be 210 days or more every school year.

(Holidays)

Article 9. No instruction shall be conducted on the following days. However, this shall not apply to the cases of an inspection, swimming, experiment, practical training, graduation examination, etc.:

1. National holidays;
2. Sundays;
3. Sea Day (July 20);
4. Anniversary of the founding of the school;
5. Summer vacation (from July 21 to September 10);
6. Winter vacation (from December 25 to January 7 of next year);
7. Spring vacation (from March 21 to April 10).

Chapter IV. Entrance, temporary absence and withdrawal from School

(Time of entrance)

Article 10. The time of entrance shall be April every year.

(Persons admitted to school)

Article 11. Persons to be admitted to school shall be those who, falling under any of the following items, have passed the entrance examination:

1. High school graduates;
2. Persons who are recognized to correspond to or surpass graduation from a high school in scholastic attainments.

(Entrance examination and entrance examination fee)

Article 12. The entrance examination shall be composed of the written examination and the

physical examination. The physical examination shall be held under the regulations for physical examination as otherwise provided for.

2 Those who intend to take the examination as referred to in the preceding paragraph shall pay 200 *yen* as an entrance examination fee.

Article 13. The number of persons to be admitted to school and matters concerning holding the entrance examination shall be provided for in a Notification.

(Temporary absence and withdrawal from school)

Article 14. The student who intends to take temporary absence or withdraw himself from school shall obtain the permission of the Director.

Article 15. The Director may, when he recognizes any student as falling under any of the following items, may cause the student concerned to withdraw from the school:

1. When he is too poor in scholastic attainments to finish the course of study;
2. When he is unable to render sea service owing to a wound or disease.

Chapter V. Examination of school record, reward and punishment, promotion and graduation

(Examination of school record)

Article 16. A student's school record in completing the class-room course for every school year shall be determined through examining his everyday record.

Article 17. A student's graduation record shall be determined through putting together and examining the records in the class-room course, practical training course and graduation examination.

(Diploma)

Article 18. The Director shall award a diploma to a student whose graduation has been recognized suitable in the light of the school records as referred to in the preceding Article.

(Promotion)

Article 19. The Director may cause a student who is poor in scholastic attainments or whose promotion is regarded unsuitable to remain in the original school year.

(Commendation of honour students)

Article 20. The Director shall commend as honour students the students who are excellent in scholastic attainments and with good moral conduct.

(Disciplinary punishment)

Article 21. Disciplinary punishments for students shall be reprimand, disciplinary confinement and expulsion from the school, which

shall be inflicted by the Director. However, he may not expell a student from the school unless he falls under any of the following items:

1. He who is with bad moral conduct and is regarded as having no chance of improvement;
2. He whose attendance is irregular without justifiable reasons;
3. He who does not pay tuition-fee or boarding expenses by the due date.

Chapter VI. School expenses, dress regulation, sanitation, etc.

(Entrance fee, etc.)

Article 22. The Director shall collect entrance-fee of 200 *yen*, tuition-fee of 2,400 *yen* per year and boarding expenses of 600 *yen* per year from the students.

(Lending of articles)

Article 23. Articles necessary for study may be lent to the students.

(Dress regulation)

Article 24. The dress regulation for students shall be provided for separately.

(Sanitation, etc.)

Article 25. The matters concerning physical examination, health consultation, preventive measures for disease, medical treatment, providing of food and other sanitary and anti-disease facilities shall be provided for separately.

Chapter VII. Tables and books, report, etc.

(Tables and books)

Article 26. Tables and books which are required to be kept at the School shall be as follows:

1. Laws and ordinances concerned with the School;
2. School regulations, a schedule of lessons, a list of distribution of text-books, a school doctor's consultation book and a school diary;
3. A list of personnel, personal histories, an attendance-book and tables of subjects of lessons and school-hours in charge;
4. A school register, an attendance-book and tables and books concerning physical examination;
5. Tables and books concerning entrance examination and examination of school records;
6. A list of teaching materials such as books, boats, machines and apparatus, specimen and models, etc.;
7. A book of handled correspondence;
8. Books as provided for by other laws and ordinances.

2. Of the tables and books as referred to in the preceding paragraph, the school register shall be kept for more than 15 years, those whose keeping periods are provided for by other laws and ordinances for such periods and others for more than 5 years.

Article 27. The matters necessary for the enforcement of this Regulations shall be decided by the Director.

Supplementary Provisions:

1. This Ministerial Ordinance shall come into force as from the day of its promulgation and

be applicable from April 1, 1949.

2. To the students who entered the School before April 1, 1949, the provisions of Art. 22 shall not be applicable.

3. Part of the Regulations for Organization of Seamen's Educational Institutions (Ministry Transportation Ordinance No. 22 of 1949) shall be amended as follows:

In Art. 19, "the Nautical College Regulations (Ministry of Transportation Ordinance No. 8 of 1945)" shall be amended as "the Nautical College Regulations (Ministry of Transportation Ordinance No. 55 of 1949)."

Annex

Subjects of Lessons and School-Hours

Navigation Course		Engine Course	
Compulsory Subjects		Compulsory Subjects	
Seamanship	350	Engineering	980
Art of loading	105	Design and drafting	280
Navigation	420	Building construction	280
Laws and regulations for navigation	70	Electric engineering	210
Meteorology	105	Naval architecture	35
Oceanography	35	Seamanship	140
Electric wave engineering	105	Signalling	175
Naval architecture	70	Boating	175
Electric engineering	105	Outline of culture	140
Engineering	105	Laws	175
Marine sanitation	35	Economics	175
Signalling and watching	105	Mathematics	420
Boating	175	Physics and chemistry	385
Outline of culture	140	English	315
Laws	140	Special lectures	35
Economics	210	Physical traing	210
Mathematics	385		
Physics and chemistry	350		
English	525		
Special lectures	35		
Physical training	210		
<b>Total</b>	<b>3,780</b>	<b>Total</b>	<b>3,780</b>
Optional Subjects		Optional Subjects	
Seamanship	35	Electric engineering (A)	35
Navigational guages	35	Electric engineering (B)	35
Electric wave engineering	35	Engine calculation method	35
Philosophy	70	Marine sanitation	35
Literature	70	Philosophy	70
English special lectures	35	Literature	70
English lectures	35	English special lectures	35
Foreign language		English conversation and composition	35
Chinese	70	Foreign language	
French	70	Chinese	70
German	70	French	70
Marine Laws (2)	35	German	70
Labor Laws	35	Marine Laws (2)	35
International Laws	35	Labor Laws	35

Shipping policy	35
History	70
Physics	35

International Laws	35
Shipping policy	35
Principles of economics	35
History	70
Mathematics	70
Physics	70

Note: Two or more optional subjects are required to be taken.

**Ministry of Postal Services Ordinance  
No. 16**

September 20, 1949

The Ministerial Ordinance for Partial amendment to the Postal Savings Regulation and others shall be established as follows:

Minister of Postal Services  
OZAWA Saeki

**Ministerial Ordinance for Partial  
Amendment to Postal Savings  
Regulation and Others**

Article 1. The Postal Savings Regulation (Ministry of Communications Ordinance No. 17 of 1948) shall be partially amended as follows:

In Article 58, "after putting his seal receipt of amount of withdrawal on the war-

rant" shall be amended as "after entering his signature and address and putting his seal for receipt of amount of withdrawal on the warrant."

In the fore part of Article 131 paragraph 2, "after having the applicant's seal put" shall be amended as "after having the applicant's signature and address entered and his seal put."

In Article 133 paragraph 2, "after putting seal for proof of receipt of proceeds" shall be amended as "after entering his signature and address and putting his seal for proof of receipt of proceeds."

The form No. 8, a warrant of withdrawal of savings (the face) shall be amended as follows:

Form No. 8, Warrant of Withdrawal (Face)

Date Stamp of Issue	Mark & No. of Warrant	Date Stamp of Paying Office
	Mark & No. of Pas-sbook	

Warrant of Withdrawal of Savings

Amount

The abovementioned amount shall be paid in exchange for this warrant.

Payee's Name:

Minister of Postal Services  
(Seal)

Name of Paying Office	Payee's Address, Signature & Seal for Proof of Receipt

Form Standard: Japan Standard Size A6

Article 2. The Postal Money Order Regulation (Ministry of Communications Ordinance No. 31 of 1948) shall be partially amended as follows:

In Article 23 paragraph 1, "shall be affixed his seal and signature" shall be amended as "shall be entered his address and affixed his seal and signature," and the following proviso shall be added next to the same paragraph of the same Article.

However, in case when a payee submits an ordinary money order to the post office where the treatment of expedient payment is to be made, he may omit entering his address.

In Articles 28 and 38, "affixing his seal and signature" and "affix his seal and signature" shall be amended as "entering his address and affixing his seal and signature" and "enter his address and affix his seal and signature" respectively.

In the Form No. 1, an ordinary money order (the face) and in the Form No. 3, a telegraphic money order (the face) "payee's signature and seal" shall be amended as "payee's address, signature and seal."

Article 3. The Postal Transfer Savings Regulation (Ministry of Communications Ordinance No. 32 of 1948) shall be partially amended as follows:

In Article 59 paragraph 1 "shall be affixed his signature and seal impression" shall be amended as "shall be entered his address and affixed his signature and seal impression."

In Article 65 paragraph 2, "his signature and seal impression shall be affixed" shall be amended as "his address shall be entered and his signature and seal impression affixed," and the following proviso shall be added next to the same paragraph of the same Article.

However, in case when the bank submits a crossed pay-out note to the post office where the treatment of expedient payment is to be made, it may omit entering its address.

In Articles 77 and 113, "his signature and seal" and "signature and seal" shall be amended as "his address, signature and seal" and "address, signature and seal" respectively.

In Article 109 paragraph 1, "entering therein the amount, date and the effect of receipt, putting signature and seal as well," shall be amended as "entering therein the amount, date, the effect of receipt and the address, and affixing signature and seal as well."

In the pay-out note of transfer savings (concurrent with the pay-out coupon) in the form No. 4, special pay-out slip of transfer savings, "the payee's name and seal" shall be amended as "the payee's address, signature and seal."

In the form No. 5, a pay-out note of transfer savings, "the payee's signature and seal" shall be amended as "the payee's address, signature and seal."

Supplementary Provisions:

1. The present Ministerial Ordinance shall come into force from the day of its promulgation.
2. A warrant of withdrawal of Savings, an ordinary money order, a telegraphic money order, a postal money order and a pay-out note of transfer savings issued prior to the enforcement of this Ministerial Ordinance as well as the forms of the abovementioned warrant order and note prepared prior to the enforcement of this Ministerial Ordinance may be still available even after the enforcement of this Ministerial Ordinance.

### Ministry of Construction Ordinance No. 19

September 20, 1949

The Ministry of Construction Organization Regulations (Ministry of Construction Ordinance No. 6 of 1949) shall be partially amended as follows:

Minister of Construction  
MASUTANI Shuji

The following one Article shall be added next to Article 48:

(Examination Commissioners)

Article 49. The Ministry of Construction shall have Examination Commissioners.

- 2 The Examination Commissioners shall, in accordance with the Surveying Law (Law No. 188 of 1949), assist the Chief of the Geographical Survey Institute concerning examination for Surveyor and Assistant Surveyor conducted by the Chief of the Geographical Survey Institute.

Supplementary Provision:

This Ministerial Ordinance shall come into force as from the day of its promulgation.

## INSTRUCTIONS

### Economic Stabilization Board Instructions No. 53

September 20, 1949

To all Ministries concerned:

A part of Cabinet Instruction No. 10 of 1946 titled "Procedure Regulation of Allocation of Designated Production Materials" shall be amended as follows:

President of Economic  
Stabilization Board  
YOSHIDA Shigeru

The following revision shall be made to a part of the attached list:

In the Paragraph "24. Textile Products (excluding clothing goods)

Of the Column "B. Fabrics"

"(5) Linen fabrics" shall be revised as "(5) Linen fabrics (excluding those made of only flax or ramie)" and

"(6) Other fabrics

(Those not falling under the categories of the above fabrics and made of those yarns defined in A of 24 or mixtures including such yarns, excluding;

a. Fabrics made of mixtures of those yarns defined in (3) and (4) of A 24 or fibres defined in C 23 with only raw silk or waste silk which contain less than 50% by number of those yarns defined in (3) and (4) of A 24 or less than 70% by weight of fibres defined in C 23.

b. Fabrics made of only raw silk or waste silk.

c. Fabrics made of only wastes and yet containing less than 30% by weight of waste wool defined in (1) or (3) or F 23 (hereinafter called wool waste)."

shall be revised as

"(6) Other fabrics

(Those not falling under the categories of the above fabrics and made of those yarns defined in A of 24 or mixtures including such yarns, excluding;

a. Fabrics made of mixtures of those yarns defined in (3) and (4) of A 24 or fibres defined in C 23 with only raw silk, waste silk, flax yarn or ramie yarn which contain less than 50% by number of those yarns defined in (3) and (4) of A 24 or less than 70% by weight of fibres defined in C 24.

b. Fabrics made of only raw silk or waste silk.

c. Fabrics made of only wastes and yet containing less than 30% by weight of waste wool defined in (1) or (3) of F 23 (hereinafter called wool waste)."

In the column "C. Other Textile Products"

Of the item of "(1) Knitting goods"

"e. Other knitting goods

(Those not falling under the categories of the above knitting goods and made of those yarns defined in A of 24 or mixtures including such yarns, excluding;

a. Knitting goods made of mixtures of those yarns defined in (3) and (4) A of 24 or fibres defined in C 23 with only raw silk or waste silk which contain less than 50% by number of (3) or (4) A of 24 or less than 70% by weight of C of 23.

b. Knitting goods made of only raw silk, waste silk or hard and bast fibre II.

c. Knitting goods made of only wastes and yet containing less than 30% by weight of wool waste defined in (1) and (3) F of 23.)"

shall be revised as

"e. Other knitting goods

(Those not falling under the categories of the above knitting goods and made of those yarns defined in A of 24 or mixtures including such yarns, excluding;

a. Knitting goods made of mixtures of those yarns defined in (3) and (4) A of 24 or fibres defined in C 23 with only raw silk, waste silk or hard and bast fibre yarns which contain less than 50% by number of (3) or (4) A of 24 or less than 70% by weight of C of 23.

b. Knitting goods made of only raw silk, waste silk or hard and bast fibre II.

c. Knitting goods made of only wastes and yet containing less than 30% by weight of wool waste defined in (1) and (3) F of 23.)"

"(5) Tape (Those made of A and C of 23, hard and bast fibre II, (3) A of 24, or mixtures including such textiles or yarns.)"

shall be revised as

"(5) Tape (Those made of A and C of 23, hard and bast fibre II excluding flax and ramie, (3) A of 24, or mixtures including such textiles or yarns.),"

"(6) Twine (Those made of A, C and D of 23, hard and bast fibre II, (3) A of 24, or mixtures including such textiles or yarns.)"

shall be revised as

"(6) Twine (Those made of A, C and D of 23, hard and bast fibre II excluding flax and ramie, (3) A of 24, or mixtures including such textiles or yarns.)"

and

"(7) Hose (Those made of A of 23, hard and bast fibre II, or mixtures including such textiles.)"

shall be revised as

"(7) Hose (Those made of A of 23, or mixtures including such textiles.)"

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## NOTIFICATIONS

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### Prime Minister's Office Notification

No. 79

September 20, 1949

In accordance with the provision of Article 1 paragraph 1 of the Bicycle Race Law (Law No. 209 of 1948), the city which is authorized to hold the bicycle race shall be designated as follows:

Prime Minister  
YOSHIDA Shigeru

Ashiya City

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**Statistics Commission Notification**

No. 4

September 6, 1949

The following shall be added next to the "Designated statistics No. 23" in the Statistics Commission Notification No. 1 of 1949:

Chairman of Statistics Commission  
OUCHI Hyoe

Designated Statistics No. 23-2

Commercial Statistics

In Aomori Prefecture

Governor of Aomori Prefecture

**Ministry of Finance Notification**

No. 691

September 20, 1949

In accordance with the provisions of Articles 3 and 5 of the Law for Establishment of the Savings with Premiums (Law No. 143 of 1948), the details, etc. of the "Kofuku Time Saving with Premiums of the Kagoshima Credit Association" shall be determined as follows:

Minister of Finance  
IKEDA Hayato

- Name: Kofuku Time Savings with Premiums of the Kagoshima Credit Association
- Conditions:
  - Term of contract: One year
  - Amount of savings: ¥1,000 per contract
  - Interest: None
- Period of Handling:
 

From: September 20, 1949  
To: November 20, 1949
- Premiums: One right of drawing shall be given to each contract and 3,000 rights of drawing make one set with the following premiums:

Grade	Premium	Number of winnings
Special	¥ 20,000	1
First	5,000	2
Second	1,000	10
Third	100	100
Fourth	30	2,887
Total		3,000

- Date of Drawing: November 25, 1949
- Starting Date of Payment of Premiums: December 5, 1949
- Stamp Duties on Certificates of Savings:
 

Certificates of Savings shall be designated under the provision of Article 5 of the Law for Establishment of the Savings with Premiums and be exempted from stamp duties.

**Ministry of Finance Notification**

No. 692

September 20, 1949

In accordance with the provisions of Articles 3 and 5 of the Law for Establishment of the Savings with Premiums (Law No. 143 of 1948), the details, etc. of the "Third Koun Time Deposit of the Bank of Yamaguchi" shall be determined as follows:

Minister of Finance  
IKEDA Hayato

- Name: Third Koun Time Deposit of the Bank of Yamaguchi
- Conditions:
  - Term of contract: 6 months
  - Amount of deposit: ¥1,000 per contract
  - Interest: None
- Period for Handling:
 

From: October 21, 1949  
To: December 20, 1949
- Premiums: One right of drawing shall be given to each contract and 100,000 rights of drawing make one set with the following premiums:

Grade	Premium	Number of winnings
Koun prize	¥ 300,000	1
First	10,000	5
Second	5,000	10
Third	1,000	100
Fourth	100	1,000
Fifth	15	98,884
Total		100,000

- Date of Drawing: January 15, 1950
- Starting Date of Payment of Premiums: January 25, 1950
- Stamp Duties on Certificates of Deposit:
 

Certificates of deposit shall be designated under the provisions of Article 5 of the Law for Establishment of the Savings with Premiums and be exempted from stamp duties.

**Ministry of Finance Notification**

No. 693

September 20, 1949

In accordance with the provision of Articles 3 and 5 of the Law for Establishment of the Savings with Premiums (Law No. 143 of 1948), the details etc. of the "Second Koun Time Deposit of the Segin" shall be determined as follows:

Minister of Finance  
IKEDA Hayato

- Name: Second Koun Time Deposit of the Segin
- Condition:

- (1) Term of contract: 6 months
  - (2) Amount of deposit: ¥1,000 per contract
  - (3) Interest: None
3. Period for Handling:  
 From: November 1, 1949  
 To: December 31, 1949

4. Premiums: One right of drawing shall be given to each contract and 10,000 rights of drawing make one set with the following premiums, provided that Koun Prize is one per 10 sets and is chosen from among the First:

Grade	Premium	Number of winnings
Koun Prize	¥ 300,000	
First	10,000	1
Second	1,000	8
Third	100	100
Fourth	15	9,891
Total		10,000

5. Date of Drawing: January 14, 1950  
 6. Starting Date of Payment of Premiums: January 25, 1950

7. Stamp Duties on Certificates of Deposit:  
 Certificates of deposit shall be designated under the provision of Article 5 of the Law for Establishment of the Savings with Premiums and be exempted from stamp duties.

**Ministry of Finance Notification  
 No. 694**

September 20, 1949

In accordance with the provisions of Articles 3 and 5 of the Law for Establishment of the Savings with premiums (Law No. 143 of 1948), the details, etc. of the "Fourth Takara Time Deposit of the Bank of Hokuetsu" shall be determined as follows:

Minister of Finance  
 IKEDA Hayato

1. Name: Fourth Takara Time Deposit of the Bank of Hokuetsu
2. Condition:
  - (1) Term of contract: 6 months
  - (2) Amount of deposit: ¥1,000 per contract
  - (3) Interest: None
3. Period for Handling:  
 From: October 1, 1949  
 To: November 30, 1949
4. Premium: One right of drawing shall be given to each contract and 10,000 rights of drawing make one set with the following premiums, provided that the special is one per 30 sets and is chosen from among the first:

Grade	Premium	Number of winnings
Special	¥ 300,000	
First	10,000	1

Second	1,000	2
Third	200	3
Fourth	100	100
Fifth	45	1,000
Sixth	15	8,894
Total		10,000

5. Date of Drawing: December 17, 1949
6. Starting Date of Payment of Premiums: December 21, 1949
7. Stamp Duties on Certificates of Deposit:  
 Certificates of Deposit shall be designated under the provision of Article 5 of the Law for Establishment of the Savings with Premiums and be exempted from stamp duties.

**Ministry of Finance Notification  
 No. 695**

September 20, 1949

In accordance with the provisions of Articles 3 and 5 of the Law for Establishment of the Savings with Premiums (Law No. 143 of 1948), the details, etc. of the "Second Eino Time Savings of the Shimane-ken Agricultural Co-operative Association" shall be determined as follows:

Minister of Finance  
 IKEDA Hayato

1. Name: Second Eino Time Savings of the Shimane-ken Agricultural Co-operative Association
3. Conditions:
  - (1) Term of contract: One year
  - (2) Amount of savings: ¥500 per contract
  - (3) Interest: None
3. Period for Handling:  
 From: November 1, 1949  
 To: December 31, 1949
4. Premiums: One right of drawing shall be given to each contract and 1,000 rights of drawing make 10 sets with the following premiums:

Grade	Premium	Number of winnings
Special	¥ 10,000	1
First	1,000	10
Second	500	20
Third	100	100
Fourth	50	300
Fifth	30	1,000
Sixth	15	8,569
Total		10,000

5. Date of Drawing: January 20, 1950
6. Date of Payment of Premiums: January 25, 1950
7. Stamp Duties on Certificates of Savings:  
 Certificates of savings shall be designated under the provision of Article 5 of the Law for Establishment of the Savings

with Premiums and be exempted from stamp duties.

**Ministry of Finance Notification  
No. 696**

September 20, 1949

In accordance with the provisions of Articles 3 and 5 of the Law for Establishment of the Savings with Premiums (Law No. 143 of 1948), the details, etc. of the "Fifth Time Deposit with Premiums of the Bank of 82" shall be determined as follows:

Minister of Finance  
IKEDA Hayato

1. Name: Fifth Time Deposit with Premiums of the Bank of 82
2. Conditions:
  - (1) Term of contract: 6 months
  - (2) Amount of deposits: ¥1,000 per contract
  - (3) Interest: None
3. Period for Handling:  
From: November 1, 1949  
To: December 31, 1949
4. Premiums: One right of drawing shall be given to each contract and 10,000 rights of drawing make one set with the follow-

ing premiums, provided that the First is one per 10 sets and is chosen from among the Second, and the Special is one per 50 sets and is chosen from among the First:

Grade	Premium	Number of winnings
Special	¥ 300,000	1
First	50,000	
Second	10,000	
Third	1,000	10
Fourth	100	100
Fifth	25	2,000
Sixth	16	7,889
Total		10,000

5. Date of Drawing: The day to be fixed by the competent agent in the month following completion of set.
6. Starting Date of Payment of Premiums: The day which has passed 10 days after the settlement of winning.
7. Stamp Duties on Certificates of Deposit: Certificates of Deposit shall be designated under the provision of Article 5 of the Law for Establishment of the Savings with Premiums and be exempted from stamp duties.

**Ministry of Welfare Notification No. 195**

September 20, 1949

Establishment of the following Health Insurance Association was authorized on July 1, 1949.

Minister of Welfare  
HAYASHI Joji

Name of association:

Miyagi-ken Town and Village Official Health Insurance Association

Address of office:

(c/o Miyagi Prefectural Office), No. 27, Kotodai-dori, Sendai-shi, Miyagi-ken

Names and addresses of business concerns in which the association is organized:

Hichishuku Village Office, Katsuta-gun, Miyagi-ken	Hichishuku-mura, Katsuta-gun, Miyagi-ken
Ohara " " "	Ohara-mura, " "
Otaira " " "	Otaira-mura, " "
Eada " " "	Eada-mura, " "
Murata Village Office, Shibata-gun, Miyagi-ken	Murata-machi, Saibata gun, Miyagi-ken
Funaoka Town Office, " "	Funaoka-machi, " "
Numabe Village Office, " "	Numabe-mura, " "
Tomioka " " "	Tomioka-mura, " "
Kawasaki Town Office, " "	Kawasaki-machi, " "
Kakuda Town Office, Iga-gun Miyagi-ken	Kakuda-machi, Iga-gun, Miyagi-ken
Marumori " " "	Marumori-machi, " "
Kaneyama " " "	Kaneyama-machi, " "
Tateyama Village Office, " "	Tateyama mura, " "
Watari Town Office, Watari-gun, Miyagi-ken	Watari-machi, Watari-gun, Miyagi-ken
Sakamoto Village Office, " "	Sakamoto-mura, " "

Iwanuma Town Office, Natori-gun, Miyagi-ken	Iwanuma-machi, Natori-gun, Miyagi-ken
Yuriage " " "	Yuriage-machi, " "
Medeshima Village Office, " "	Medeshima-mura, " "
Sengan " " "	Sengan-mura, " "
Shimomasuda " " "	Shimomasuda-mura " "
Oide " " "	Oide-mura, " "
Hirose Village Office, Miyagi-gun, Miyagi-ken	Hirose-mura, Miyagi-gun, Miyagi-ken
Osawa " " "	Osawa-mura, " "
Nenoshiroishi " " "	Nenoshiroishi-mura, " "
Hichigahama " " "	Hichigahama-mura, " "
Taganojo " " "	Taganojo-mura, " "
Urado " " "	Urado-mura, " "
Yoshioka Town Office, Kurokawa-gun, Miyagi-ken	Yoshioka-machi, Kurokawa-gun, Miyagi-ken
Miyatoko Village Office, " "	Miyatoko-mura, " "
Yoshida " " "	Yoshida-mura, " "
Tsurunosu " " "	Tsurunosu-mura, " "
Ochiai " " "	Ochiai-mura, " "
Omatsuzawa " " "	Omatsuzawa " "
Nakaniita Town Office, Kami-gun, Miyagi-ken	Nakaniita-machi, Kami-gun, Miyagi-ken
Onoda " " "	Onoda-machi, " "
Shikama Village Office, " "	Shikama-mura, " "
Miyazaki " " "	Miyazaki-mura, " "
Kamiishi " " "	Kamiishi-mura, " "
Hirohara " " "	Hirohara-mura, " "
Neruse " " "	Naruse-mura, " "
Matsuyama Town Office, Shida-gun, Miyagi-ken	Matsuyama-machi, Shida-gun, Miyagi-ken
Sambongi " " "	Sambongi-machi, " "
Shimoibano Village Office, " "	Shimoibano-mura " "
Iwadeyama Town Office, Tamazukuri-gun, Miyagi-ken	Iwadeyama-machi, Tamazukuri-gun, Miyagi-ken
Hitotsukuri Village Office, " "	Hitotsukuri-mura, " "
Kawatabi " " "	Kawatabi-mura, " "
Wakuya Town Office, Toda-gun, Miyagi-ken	Wakuya-machi, Toda-gun, Miyagi-ken
Togota " " "	Togota-machi, " "
Fudodo Village Office, " "	Fudodo-mura, " "
Nango " " "	Nango-mura, " "
Onuki " " "	Onuki-mura, " "
Iwagasaki Town Office, Kurihara-gun, Miyagi-ken	Iwagasaki-machi, Kurihara-gun, Miyagi-ken
Takashimizu " " "	Takashimizu-machi, " "
Shihahime Village Office, " "	Shihahime-mura, " "
Miyano " " "	Miyano-mura, " "
Sawabe " " "	Sawabe-mura, " "
Kannari " " "	Kannari-mura, " "
Hagino " " "	Hagino-mura, " "
Ariga " " "	Ariga-mura, " "
Hataoka " " "	Hataoka-mura, " "
Himematsu " " "	Himematsu-mura, " "
Omatsu " " "	Omatsu-mura, " "
Toyasaki " " "	Toyasaki-mura, " "
Tsukumo " " "	Tsukumo-mura, " "
Nagaoka " " "	Nagaoka-mura, " "
Miya-sawa " " "	Miyasawa-mura, " "

Toyoma Town Office, Tome-gun, Miyagi-ken	Toyoma-machi, Tome-gun, Miyagi-ken
Maiya " " "	Maiya-machi, " "
Ishikoshi Village Office, " "	Ishikoshi-mura, " "
Kitakata " " "	Kitakata-mura, " "
Minamikata " " "	Minamikata-mura, " "
Toyosato " " "	Toyosato-mura, " "
Asamizu " " "	Asamizu-mura, " "
Nishikori " " "	Nishikori-mura, " "
Yamoto Town Office, Monofu-gun, Miyagi-ken	Yamoto-machi, Monofu-gun, Miyagi-ken
Ono Village Office, " "	Ono-mura, " "
Oshio " " "	Oshio-mura, " "
Sue " " "	Sue-mura, " "
Konomata " " "	Konomata-mura, " "
Futamata " " "	Futamata-mura, " "
Ayukawa Town Office, Oshika-gun, Miyagi-ken	Ayukawa-machi, Oshika-gun, Miyagi-ken
Hebita Village Office, " "	Hebita mura, " "
Oginohama " " "	Oginohama-mura, " "
Shizukawa Town Office, Motoyoshi-gun, Miyagi-ken	Shizukawa-machi, Motoyoshi-gun, Miyagi-ken
Koizumi Village Office, " "	Koizumi-mura, " "
Hashikami " " "	Hashikami-mura, " "
Shishiori " " "	Shishiori-mura, " "
Oshima " " "	Oshima-mura, " "
Tsuya Town Office, " "	Tsuya-machi, " "
Miyagi-ken Town and Village Official Pension Association	c/o Miyagi Prefectural Office, Sendai-shi
Miyagi-ken Town and Village Official Mutual Aid Association	" "

### Ministry of Welfare Notification No. 196

September 20, 1949

Establishment of the following Health Insurance Association was authorized on August 1, 1949:

Minister of Welfare  
HAYASHI Joji

Name of association:

The Health Insurance Association of Tokyo Central Wholesale Market

Address of office:

No. 1, 5-chome, Tsuji, Chuo-ku, Tokyo-to

Names and addresses of business concerns in which the association is organized:

Aquatic Product Co-operative Association Co., Ltd.	Chuo-ku, Tokyo-to
Tokyo-to Federation of Aquatic Product Consignee Agencies	"
Toto Aquatic Product Co., Ltd.	"
Tsukiji Fish Market Co., Ltd.	"
Tokyo Fish Co., Ltd.	"
Chusui Fish Market Co., Ltd.	"
Japan Fish Co., Ltd.	"
Shokuan Aquatic Product Co., Ltd.	"
Tokyo Market Aquatic Product Co., Ltd.	"
Tokyo Market Fresh Fish Selling Co., Ltd.	"
Tokyo Nitto Aquatic Product Co., Ltd.	"
Central Fish Co., Ltd.	"
Daito Fish Co., Ltd.	"

Kyokuto Aquatic Product Co., Ltd.	Chuo-ku, Tokyo-to
Tokyo Marine Product Co., Ltd.	"
All-Japan Aquatic Product Receiving Co., Ltd.	"
Tokyo Tangles & Kelp Co., Ltd.	"
Kanto Aquatic Product Co., Ltd.	"
Tokyo Tsukudani Selling Co., Ltd.	"
Tokyo United Aquatic Product Co., Ltd.	"
Tokyo Fish Paste Industry Association	"
Tokyo-to Fish Paste Industry Co-operative Association	"
Tokyo Aquatic Food Industry Co., Ltd.	"
Tokyo Central Vegetables & Fruits Co., Ltd.	"
Meiji Live-Stock Co., Ltd.	"
Tokyo Tsukiji Vegetables & Fruits Co., Ltd.	"
Tokyo Agricultural Industry Co., Ltd.	"
Tokyo Fruits Co., Ltd.	"
Tsukiji Branch of Tokyo-Vegetables & Fruits Commercial Co-operative Association	"
The Vegetables & Fruits Brokers' Association of Tokyo Central Market	"
International Foodstuffs Co., Ltd.	"
Cooperative Aquatic Product Co., Ltd.	"
Tomijima-gumi Tokyo Shop	"
Tokyo Fishers' Credit Purchase Co-operative Union	"
Tokyo-to Eating House Association	"
Tokyo-to Ice-manufacturing & Distribution Co., Ltd.	"
Toyo Maritime Affairs Industry Co., Ltd.	"
Harada Engineer's Office	"
Fujimi Barber Shop	"
The Food Market News	"
The Consignors Resting-House	"
The Market Foodstuffs Shop	"
Chuka Barber Shop	"
The Marchants' Association of Tokyo-to Central Wholesale Market	"
Asahi Weighing Instruments Co., Ltd.	"
Tsukiji Book-Shop	"
Tokyo Foodstuffs Co., Ltd.	"
Shiomachi Tea-Shop	"
The Credit Union of Vegetables & Fruits Department, Central Market	"
Tokyo Aquatic Industry Association	"
Fish and Shells Large-scale Consumption Association	"
Tokyo-to Area Purchasing Co-operative Federation	"
All Tokyo Federation of Purchasing Co-operative Associations	"
Tokyo Federation of Large Consumption Associations	"
Tokyo Central Fish Commercial Co-operative Association	"
Tsukiji Office of the Students Eating House Federation	"
Tokyo-to Foodstuffs Commercial Co-operative Association	"
Commodity Assorting Mutsumi-Kai	"
The Federation of Tokyo-to Central Fish Commercial Co-operative Associations	"
Tokyo Central Market Light Un-loading Co., Ltd.	"
Shinko Association	"
Tokyo Fish Containers Association	"
Fish Fertilizer Purchasing Association	"
Fish Intestines & Bones Disposal Association	"
Vegetables & Fruits Receiving Agent Association	"

Ministry of Welfare Notification No. 197

September 20, 1949

Division of the following Health Insurance Association was authorized on August 1, 1949:  
Minister of Welfare

HAYASHI Joji

I. Association created by division:

Name of association:

Jujo Paper Manufacture Health Insurance Association

Addressed of Offices:

Main office:

No. 4, 3-chome, Kobiki-cho, Chuo-ku, Tokyo-to

Branch office:

No. 1-(1), 5 chome, Oji, Kita-ku, Tokyo-to

No. 190, Yada, Fushiki, Takaoka-shi, Toyama-ken

No. 221, Zengenji-machi, Miyakojima-ku, Osaka-shi, Osaka-fu

No. 540, Shinozaki, Kokura-shi, Fukuoka-ken

No. 1448, Fukusei-machi, Yatushiro-shi, Kumamoto-ken

No. 3433, Kamimatsukuma-mura, Yatsushiro-gun, Kumamoto-ken

No. 71, Tottori-mura, Kushiro-gun, Hokkaido

Names and addresses of business concerns in which the association is organized:

Jujo Paper-manufacturing Co., Ltd.	Main office	Chuo-ku Tokyo-to
”	Jujo factory	Kita-ku, Tokyo-to
”	Fushiki	Takaoka-shi, Toyama-ken
”	Miyakojima	Osaka-shi, Osaka-fu
”	Kokura	Kokura-shi, Fukuoka-ken
”	Yatsushio	Yatushiro-shi, Kumamoto-ken
”	Sakamoto	Kamimatsukuma-mura, Yatsushiro-gun, Kumamoto-ken
”	Kuriro	Hokkaido

Name of association:

Honshu Paper Manufacture Health Insurance Association

Addresses of Offices:

Main office:

No. 3, 4 chome, Ginza, Chuo-ku, Tokyo-to

Branch office:

No. 5181, Hlgashishinozaki-machi, Edogawa-ku, Tokyo-to

No. 300, Hiragaki, Fuji-machi, Fuji-gun, Shizuoka-ken

No. 1157, Chukyo, Fujikawa-machi, Ibara-gun, Shizuoka-ken

No. 10, Tsukiji-machi, Minato-ku, Nagoya-shi, Aichi-ken

No. 3465, Nakatsugawa, Nakatsu-machi, Ena-gun, Gifu-ken

No. 28, 2 chome, Nagaehama-dori, Oyodo-ku, Osaka-shi, Osaka-fu

No. 7351, Shingu, Shingu-shi, Wakayama-ken

No. 896, Yamamoto, Fujimiya-shi, Shizuoka-ken

Names and addresses of business concerns in which the association is organized:

Honshu Paper-manufacturing Co., Ltd.	Main factory	Chuo-ku, Tokyo-to
”	Edogawa	Edogawa-ku, Tokyo-to
”	Fuji	Fuji-machi, Fuji-gun, Shizuoka-ken
”	Iwabuchi	Fujikawa-machi, Ibara-gun, Shizuoka-ken

”	Nagoya Chemical factory	Nagoya-shi, Aichi-ken
”	Nakatsu factory	Nakatsu-machi, Ena-gun, Gi- fu-ken
”	Yodogawa ”	Osaka-shi, Osaka-fu
”	Kumano ”	Shingu-shi, Wakayama-ken
”	Uruigawa Electri- city office	Fujimiya-shi, Shizuoka-ken

Name of association:

Tohoku Shinko Pulp Health Insurance Association

Addresses of offices:

Main office:

No. 2, 1-chome, Marunouchi, Chiyoda-ku, Tokyo-to

Branch office:

No. 150, Honsoen-mae, Kadowaki, Ishinomaki-shi, Miyagi-ken

No. 170, Tateo, Niiya-machi, Akita-shi, Akita-ken

Names and addresses of business concerns in which the association is organized.

Tohoku Shinko Pulp Co., Ltd.	Main office	Chiyoda-ku, Tokyo-to
”	Ishinomaki factory	Ishinomaki-shi, Miyagi-ken
”	Akita	Akita-shi, Akita-ken

Name of Association:

The Health Insurance Association of Kita Nippon Paper Manufacture Industry

Address of Office:

No. 1, Oji, Ebetsu-machi, Sapporo-gun, Hokkaido

Names and addresses of business concerns in which the association is organized:

Kita Nippon Paper Manufacture Industrial Co., Ltd.	Main office	Chuo-ku, Tokyo-to
	Ebetsu factory	Ebetsu-machi, Sapporo-gun, Hokkaido
Oji Workshop Co., Ltd.		”

## II. Association which remains to function after division:

Name of association:

Oji Health Insurance Association

Addresses of offices:

Main office:

No. 3, 4-chome, Ginza, Chuo-ku, Tokyo-to

Branch office:

No. 31, Oji-machi, Tomakomai-shi, Hokkaido

Names and addresses of business concerns in which the association is organized:

Tomakomai Paper-manufacturing Co., Ltd.	Main office	Chuo-ku, Tokyo-to
”	Tomakomai factory	Tomakomai-shi, Hokkaido
Oji Afforestation Co., Ltd.	Main office	Chuo-ku, Tokyo-to

## Ministry of Welfare Notification No. 198

September 20, 1949

Oji Health Insurance Association changed its name as Tomakomai Seishi (Paper-manufacturing) Health Insurance Association on August 1, 1949.

Minister of Welfare  
HAYASHI Joji

**Ministry of Welfare Notification No. 199**

September 20, 1949

Division of the following Health Insurance Association was authorized on August 1, 1949:

Minister of Welfare  
HAYASHI Joji

Association created by division:

Name of association:

Mitsui Shimbibai Health Insurance Association

Address of office:

Bannosawa, Bibai, Bibai-machi, Sorachi-gun, Hokkaido

Name and address of business concern in which the association is organized:

Shimbibai Mining Factory of Mitsui Kozan (Mining industry) Co., Ltd. Bibai-machi, Sorachi-gun, Hokkaido

Association which remains to function after division:

Name of association:

Mitsui Shimbibai Health Insurance Association

Address of Office:

Bibai, Bibai-machi, Sorachi-gun, Hokkaido

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**Ministry of Welfare Notification No. 200**

September 20, 1949

The Mitsui Bibai Health Insurance Association abolished its branch office at the following location on August 1, 1949:

Minister of Welfare  
HAYASHI Joji

Bannozawa, Bibai, Bibai-machi, Sorachi-gun, Hokkaido

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**Ministry of Welfare Notification No. 201**

September 20, 1949

Dissolution of the following Health Insurance Association was authorized on August 1, 1949:

Minister of Welfare  
HAYASHI Joji

Name of association:

Nippon Kagaku Hiryo (artificial fertilizer) Health Insurance Association

Address of office:

No. 5, 5-chome, Nishi, Ginza, Chuo-ku, Tokyo-to

Names and addresses of business concerns in which the association was organized:

Main office, Nippon Kagaku Hiryo (artificial fertilizer) Co., Ltd. Chuo-ku, Tokyo-to

Iwate factory, " Kurosawajiri-machi, Waga-gun, Iwate-ken

Toyama factory, " Osawano-machi, Kaminiikawa-gun, Toyama-ken

Tokyo office, Nichiden Kogyo (industry) Co., Ltd. Minato-ku, Tokyo-to

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**Ministry of Welfare Notification No. 202**

September 20, 1949

Establishment of the following Health Insurance Association was authorized on August 1, 1949:

Minister of Welfare  
HAYASHI Joji

Name of association:

Ito Chu Health Insurance Association

Address of office:

No. 36-(1), 2-chome, Moto-machi, Higashi-ku, Osaka-shi, Osaka-fu

Names and addresses of business concerns in which the association is organized:

Osaka Branch of Daiken Sangyo (Industry) Co., Ltd.	Osaka-shi, Osaka-fu
Nagoya Branch	Nagoya-shi, Aichi-ken
Kanazawa Branch	Kanazawa-shi, Ishikawa-ken
Fukuoka Branch	Fukuoka-shi, Fukuoka-ken
Hamamatsu Branch	Hamamatsu-shi, Shizuoka-ken
Fukui Branch	Fukui-shi, Fukui-ken
Horitome Branch	Tokyo-to
Yokohama Branch	Yokohama-shi, Kanagawa-ken
Yanagawa Branch	Okayama-shi, Okayama-ken

**Ministry of Agriculture and Forestry**  
**Notification No. 289**

September 20, 1949

Part of the Training Regulations (Denshu Kitei) for the Yamagata Rural Industry Information Center (Ministry of Agriculture and Forestry Notification No. 198 of 1949) shall be amended as follows:

Minister of Agriculture and  
Forestry

MORI Kotaro

The title shall be amended as "the Training Regulations (Koshu Kitei) for the Rural Industry Information Centers."

In this regulations, "the Yamagata Rural Industry Information Center" shall be amended as "Rural Industry Information Centers," "Chief of the Yamagata Rural Industry Information Center" as "Chiefs of the Rural Industry Information Centers," "training (denshu)" as "training (Koshu)," "Training (denshu) courses" as "Training (Koshu) courses," "Trainee (denshusei)" as "trainee (Koshusei)," "training term (denshu Kikan)" as "training term (Koshu Kikan)" and "training grade (denshu-ka)" as "training grade (Koshu-ka)."

**Ministry of Transportation Notification**  
**No. 281**

September 20, 1949

The following company shall be authorized to issue warehouse warrants under the provision of Article 1 of the Warehousing Business Law:

Minister of Transportation  
OYA Shinzo

Name: The Kokusai Warehouses Co., Ltd.  
Location: No. 19, 4-chome, Kaigandori, Ikuta-ku, Kobe-shi

Date of permission: September 15, 1949

Name: Showa Boeki Warehouse Co., Ltd.  
Location: No. 21, 2-chome, Hommachi, Naka-ku, Yokohama-shi

Date of permission: September 15, 1949

**Ministry of Transportation Notification**  
**No. 282**

September 20, 1949

Matters concerning the numbers and signs of the vessels belonging to the Maritime Safety Agency shall be partially amended as follows and it shall apply after August 15, 1949:

Minister of Transportation  
OYA Shinzo

The following two items shall be added at the end of the column of Patrol Boats (P.B.) of the annexed Table:

PB 46 Asachidori  
PB 47 Yuchidori

**Ministry of Postal Services Notification**  
**No. 164**

September 20, 1949

In accordance with the provision of Article 3 of the Mail Regulation (Ministry of Communications Ordinance No. 34 of 1947), the following shall be added to "a fixed period is provided" in the Ministry of Communications Notification No. 1400 of July, 1931 (the matters concerning the use of date-stamp combined with designs and characters):

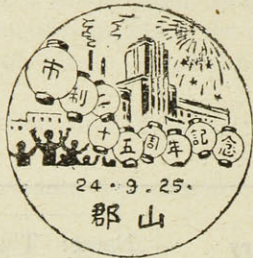
Minister of Postal Services  
OZAWA Saeki

Mie-ken Yokkaichi Post Office



From September 25 to 30, 1949

Fukushima-ken Koriyama Post Office



From September 25 to October 5, 1949

**Ministry of Telecommunications Notification No. 51**

September 20, 1949

It is hereby announced under the provision of Article 14-(6) of the Regulations governing the Private Radio Telephones for Broadcasting Service that the following receivers for radio broadcast reception have passed the type test conducted in accordance with the provision of Article 14 of the same Regulations:

Minister of Telecommunications

OZAWA Saeki

Name of Receiver	Bois National No. 2 Receiver	
Name and address of applicant	President HASEMI Shigeru	Bois Radio Electric Machine Factory No. 1121, Uehara-machi, Yoyogi, Shibuya-ku, Tokyo-to
Name and address of manufacturer	ditto	
Date of sanction	September 12, 1949	
Sanction number	No. 281	
Type number of manufacturer	M.P. 4	
Frequency band	550 Kc—1500 Kc	

**Ministry of Construction Notification No. 787**

September 20, 1949

The project of playground of Fukushima city planning, its enterprise and its subdivisions of business year shall be decided as mentioned below.

Its documents and maps kept at the Fukushima Prefectural Office and at the Fukushima Municipal Office are open to the public.

(The documents and maps are not mentioned here.)

Minister of Construction  
MASUTANI Shuji

**Ministry of Construction Notification No. 788**

September 20, 1949

The project of playground of Koriyama city planning, its enterprise and its subdivisions of business years shall be decided as mentioned below.

Its documents and maps kept at the Fukushima Prefectural Office and at the Koriyama Municipal Office are open to the public.

(The documents and maps are not mentioned here.)

Minister of Construction  
MASUTANI Shuji

**Ministry of Construction Notification**  
**No. 789**

September 20, 1949

In accordance with the provisions of Article 3 of the Enforcement Regulation of City Planning Law, the executive official who is to administer the playground enterprise of Fukushima city planning, by Ministry of Construction Notification No. 787, September 20, 1949, shall be designated Fukushima Prefectural Governor.

Minister of Construction  
MASUTANI Shuji

**Ministry of Construction Notification**  
**No. 790**

September 20, 1949

In accordance with the provisions of Article 3 of the Enforcement Regulation of City Planning Law, the executive official who is to administer the playground enterprise of Koriyama city planning, by Ministry of Construction Notification No. 788, September 20, 1949, shall be designated Fukushima Prefectural Governor.

Minister of Construction  
MASUTANI Shuji

**Ministry of Construction Notification**  
**No. 791**

September 20, 1949

The project of children's park of Taira special city planning, its enterprise and its business year shall be decided as mentioned below.

Its documents and maps kept at the Fukushima Prefectural Office and at the Taira Municipal Office are open to the public.

(The documents and maps are not mentioned here.)

Minister of Construction  
MASUTANI Shuji

**Ministry of Construction Notification**  
**No. 792**

September 20, 1949

In accordance with the provision of Article 1 of the City Planning Law, Yagumo-cho, Yamukushi-gun, Hokkaido Prefecture shall be designated.

Minister of Construction  
MASUTANI Shuji

**Ministry of Construction Notification**  
**No. 793**

September 20, 1949

In accordance with the provisions of Article 2, paragraph 1 of the City Planning Law, the area of Yagumo-cho, Yamukushi-gun, Hokkaido Prefecture shall be decided as the City Planning Area of Yagumo, Hokkaido Prefecture.

Minister of Construction  
MASUTANI Shuji

**Ministry of Construction Notification**  
**No. 794**

September 20, 1949

In accordance with the provision of Article 1 of the City Planning Law, Furuhiro-cho, Furuhiro-gun, Hokkaido Prefecture shall be designated.

Minister of Construction  
MASUTANI Shuji

**Ministry of Construction Notification**  
**No. 795**

September 20, 1949

In accordance with the provisions of Article 2, paragraph 1 of the City Planning Law, the area of Furuhiro-cho, Furuhiro-gun, Hokkaido Prefecture shall be decided as the City Planning Area of Furuhiro, Hokkaido Prefecture.

Minister of Construction  
MASUTANI Shuji

**Ministry of Construction Notification**  
**No. 796**

September 20, 1949

In accordance with the provision of Article 1 of the City Planning Law, Ota-cho, Kuji-gun, Ibaragi Prefecture shall be designated.

Minister of Construction  
MASUTANI Shuji

**Ministry of Construction Notification**  
**No. 797**

September 20, 1949

In regard to the land replotting of Yoita city planning, which was decided by the Ministry of Construction Notification No. 499, May 25, 1949, we issued the order to Yoita-cho, on August 5, 1949, to carry it out as the City Planning Enterprise and to complete it in fiscal year 1953.

Minister of Construction  
MASUTANI Shuji

**Ministry of Construction Notification  
No. 798**

September 20, 1949

In regard to the land replotting of Yoshida city planning, which was decided by the Ministry of Construction Notification No. 500, May 25, 1949, we issued the order to Yoshidacho, on August 5, 1949, to carry it out as the City Planning Enterprise and to complete it in fiscal year 1953.

Minister of Construction  
MASUTANI Shuji

**PUBLIC NOTICE**

**ATTORNEY-GENERAL'S OFFICE**

**Factory Foundation**

September 20, 1949

Whereas Nihon Bikuta Kabushiki Kaisha, No. 12 3-chome, Moriya-machi, Kanagawa-ku, Yokohama-shi has applied for registration of preservation of ownership of the land, buildings, machinery and implements, etc., belonging to the said Company's estate located at No. 5021, Tozuka-machi, Tozuka-ku, Yokohama shi for the purpose of creating a factory foundation, any person who has a claim over the movable

property that is to be included in the said estate or any creditor of seizure, provisional seizure or provisional disposition shall file his claim with this Office within 32 days from the date of publication of this notice.

The inventory of the said estate is available at this Office for the inspection of the interested parties.

Yokohama District Legal Affairs Bureau

September 20, 1949

Whereas The Sakura Keiki Kogyo Co., Ltd., No. 10, Toooki, Kuroiwa, Fukushima-shi, has applied for registration of alteration of the inventory of the established factory estate with intent to add to the said estate the machinery and implements, belonging to the above-mentioned company, any person who has a claim over the movable property that is to be included in the said estate or any creditor of seizure, provisional seizure or provisional disposition shall file his claim with this Office within thirty-two days from the date of the publication of this notice.

The inventory of the said additional factory estate is available at this Office for the inspection of the interested parties.

Fukushima District Legal Affairs Bureau

**MINISTRY OF EDUCATION**

**Registration of Copyright**

September, 1949

Registration Number Date of Registration	Title of Work	Date of Work Publication or Performance	Name of Author	Purpose of Registration	Ground for Registration
No. 5534, a. 9 August, 1949	Kaigi no Chishiki (Complete in one vol.)	30 October, 1948 15 November, 1948	Nobuko Tomita	Assignment of Copyright	The assignment of Copyright for this writing was made between the following persons on 30 October, 1948: Assigner: Eitaro Hasegawa, representing Kamakura Shobo. (No. 5, 2-chome, Kanda-tacho, Chiyoda-ku, Tokyo-to.) Assignee: Maurice W. Fox. (2832 East Grand Boulevard, Detroit 11, Mich., U.S.A.)

Ministry of Education

## MINISTRY OF TRANSPORTATION

### Railway Foundation

September 20, 1949

Having established a railway foundation on its own railway between Tomo and Fukuyama in accordance with the Railway Mortgage Act, Tomo Railway Co., Ltd. applied to Ministry of Transportation for permission to become mortgager of the line.

Accordingly, those who have any real right, excluding ownership, to the belongings of the railway foundation creditors of attachments, provisional attachments or provisional dispositions, or those who have the right of lease to immovables owned by the railway foundation shall report the Ministry of Transportation to that effect by Oct. 19, 1949.

Ministry of Transportation

### COMPANIES AND OTHERS

#### Notice re Dissolution and (1st Notice). Calling for Claims

September 1, 1949

Notice is hereby given that the undermentioned company was dissolved on August 26, 1949, in accordance with the approved adjustment plan. Accordingly, the creditors to this company are requested to report their claims within two months from the day following publication of this notice.

Failing any claim to be submitted within the aforesaid period, it shall be excluded from the liquidation.

Taiyo Kako Mokuzai K. K.  
Liquidator: Hirokichi Serizawa  
No. 2-4, 3-chome, Kyobashi,  
Chuo-ku, Tokyo

#### Notice re Dissolution (1st Notice)

September 14, 1949

Notice is hereby given that the undermentioned company was dissolved on August 15, 1949, in accordance with the decision made at the stockholders' extraordinary general meeting. Accordingly, the creditors to this company are requested to report their claims within two months from the day of publication of this notice.

Failing any claim to be submitted within the aforesaid period, it shall be excluded from the liquidation.

Nippo Kagaku Kogyo K. K.  
(Nippo Chemical Industrial Co., Ltd.)  
Liquidator: Katsuzo Tokuhira  
No. 3, 8-chome, Tsukijima Nishi-  
Kawagishi-dori, Chuo-ku  
Tokyo-To

## Public Notice of Approval of Reconstruction and Readjustment Plan

September 5, 1949

Notice is hereby given in accordance with the provisions of Art. 18 of the Reconstruction and Readjustment of Industry Law that the Readjustment Plan of the company was approved on August 31, 1949.

1. Trade Name and Address of the Company :  
Teikoku Sekiyu Kabushiki Kaisha (Imperial Oil Co., Ltd.)  
No. 317, 2-chome, Higashi-Okubo, Shinjuku-ku, Tokyo
2. Authorized Capital and Paid-up Capital :  
Authorized Capital : ¥460,000,000,—  
Paid-up Capital : ¥286,000,000,—  
Call-up of the unpaid balance of shares for ¥174,000,000 was made dated as of May 30 ; but as the Payment is not completed partially, no registration has been made up to this moment.
3. Amount of Special Loss : None
4. Total amount of the burden of known claims bearing special loss : ¥236,452,979.11
5. Amount of the burden of the shareholders and old creditors : None
6. Profit accrued from appraisal pursuant to the provisions of Art. 8 of the Law. ¥204,162,767.18
7. Reserve to be held pursuant to par. 1, 4 of Article 34 of the Law : None
8. Name of the bank pursuant to par. 2, Article 9 of the Regulations :  
K. K. Nihon Ginko (Bank of Japan)  
Teikoku Sekiyu Kabushiki Kaisha  
Special Supervisor:  
Eiichi Shimada  
Deputy: Taro Suzuki  
Special Supervisor:  
Kiichiro Sato,  
Deputy: Takatoshi Akimoto  
Special Supervisor:  
Tamakichi Kato  
Special Supervisor:  
Heiji Nishizawa

#### Notice for Merger of New and Old account

September 5, 1949

The merger of the new and old accounts was made on August 31, 1949 as the readjustment plan of the company was approved on that date.

We hereby make public notice pursuant to the provisions of Art. 37 of the Reconstruction and Readjustment of Industry Law.

Teikoku Sekiyu Kabushiki Kaisha  
(Imperial Oil Co., Ltd.)

## Notice to Creditors

September 20, 1949

Notice is hereby given that the adjustment plan of the undermentioned company was authorized on August 31, 1949, and principal and interest of the bonds shall be paid according to the following points:

Trustor Teikoku Sekiyu K. K.  
No. 317, 2-chome, Higashi-okubo  
Shinjuku-ku, Tokyo

Trustee (Teikoku Sekiyu Bonds)  
K. K. Nihon Kogyo Ginko  
No. 8, 1-chome, Marunouchi,  
Chiyoda-ku, Tokyo

Trustee (former Kita-karafuto  
Sekiyu Bonds)  
Teikoku Ginko

No. 1-1, 2-chome, Nihombashi  
Muro-machi, Chuo-ku Tokyo

### 1. Name of Bond to be paid:

Teikoku Sekiyu Bonds from the 1st to  
the 8th Former Kita-karafuto Sekiyu  
Bonds from the 3rd to the 4th

### 2. No closing for the bonds of this company.

### 3. Principals in the term of redemption and interests in suspension shall be paid on and after Sept. 10, 1949 and accrued interest for the period of resumption of payment for the said principal shall be paid.

Payment of principal and interest whose term of payment will come after Sept. 10, 1949 shall be as before.

## Notice of Dissolution

We dissolved on August 4, 1949 by the decision of general meeting. Anyone who has credit for the company is requested to lay claim to me within 2 months from the day of publication of this notice. Otherwise the credit shall be excluded from the liquidation.

Kyodo Bussan Kabushiki Kaisha  
Liquidator: Munetaka Toda  
No. 5, 1-chome, Yotsuya,  
Shinjuku-ku, Tokyo

## Dissolution Notice (1st Notice)

September 7, 1949

Notice is hereby given that the undermentioned company was dissolved on September 3, 1949, in accordance with the decision made at the general meeting of shareholders. Accordingly, the creditors to this company are requested to report their claims within two months from the publication of this notice.

Any claim, failing to be reported by the prescribed period, shall be excluded from the liquidation.

Victor Royal & Co., Ltd.  
Liquidators: Kuniharu Suetsugu  
Kiyoshi Nito  
No. 3246, 1-chome, Nishi-sugamo,  
Toshima-ku, Tokyo

## Revision in "Notice of Disintegration and of Call to Creditors"

August 15, 1949

As regards first "Notice of Disintegration and of Call to Creditors of Oji Paper Mfg. Co., Ltd." described on p. 47, "Companies and Others" column, August 4, 1949, the words "from the day of the first public notice" on line 5 are incorrect and are revised to read "from the day of this public notice"; do. notice (second), p. 56, do. column, August 5, 1949, the words "August 4" on line 9 are revised to read "August 5"; do. notice (third), p. 80, do. column, August 8, 1949, the words "from the day of the first public notice" on line 5 and "August 4" on line 9 are revised to read "from the day of this public notice" and "August 5" respectively.

Oji Paper Mfg. Co., Ltd.

## Notice re Dissolution (3rd Notice)

September 20, 1949

Notice is hereby given that the undermentioned company was dissolved on August 31, 1949, in accordance with the approved adjustment plan. Accordingly, the creditors to this company are requested to report their claims within two months from the day following publication of the first notice.

Failing any claim to be submitted within the aforesaid period, it shall be excluded from the liquidation.

Awa Juzai Kogyo K. K.  
Liquidator: Tokusaburo Kawama  
No. 481, Kamoshima, Kamoshima-  
machi, Oe-gun, Tokushima-ken

## Notice re Dissolution (3rd Notice)

August 25, 1949

Notice is hereby given that the undermentioned company was dissolved on August 25, 1949, in accordance with the decision made at the stockholders' general meeting. Accordingly, the creditors to this company are requested to report their claims within two months from the day following publication of the first notice.

Failing any claim to be submitted within the aforesaid period, it shall be excluded from the liquidation.

K. K. Onagigawa Tekko-jo  
Liquidator: Jiro Hiragaki  
No. 169, 8-chome, Oshina-cho,  
Koto-ku, Tokyo

**Notice re Dissolution  
(1st Notice)**

September 20, 1949

Notice is hereby given that the undermentioned company was dissolved in accordance with the decision made at the stockholders' general meeting held on August 16, 1949. Accordingly, the creditors to this company are requested to report their claims within two months from the day following publication of this notice.

Failing any claim to be submitted within the aforesaid period, it shall be excluded from the liquidation.

Mikata Sen-i K. K.  
Representative Liquidator:  
Haruichiro Kinukawa  
No. 58, Oaza Mikata Miyanoue,  
Ayabe-machi, Ikaruga-gun,  
Kyoto

**Notice re Dissolution  
(1st Notice)**

September 5, 1949

Notice is hereby given that the undermentioned company was dissolved on August 15, 1949, in accordance with the decision made at the stockholders' general meeting held on the said day. Accordingly, the creditors to this company are requested to report their claims within two months from the day following publication of this notice.

Failing any claim to be submitted within the aforesaid period, it shall be excluded from the liquidation.

Ozaki Shoji K. K.  
Representative Liquidator:  
Koji Ozaki  
No. 38, Naka 1-chome, Dojima,  
Kita-ku, Osaka

**Notice re Amalgamation of Companies**

September 19, 1949

Notice is hereby given in accordance with the provisions of the Commercial Code that at the stockholders' general meetings of the undermentioned companies respectively held on September 17, 1949, it was decided that Santo Shoji K. K.

should be merged with Heian Shoji K. K. and the former continue to exist and the latter be dissolved on the effectuation of the said amalgamation.

In this connection, any creditor who has objection to the above decision is requested to report to that effect to the company concerned within two months from the day of publication of this notice.

Santo Shoji K. K.  
No. 55, 2-chome, Kawara-cho,  
Higashi-ku, Osaka  
Heian Shoji K. K.  
No. 19, 8-chome, Kobiki-cho,  
Chuo-ku, Tokyo

**Notice of Dissolution**

August 31, 1949

Notice is hereby given that the general meeting of shareholders of the undermentioned company, held on the 31st of August, 1949, passed a resolution to dissolve the company. All the creditors against the company are required to send in their claim to me, the undersigned, within a period of two (2) months after the date of this public notice, or, in default thereof, they will be excluded from the liquidation.

Osaka Mokuzai Shogyo Kabushiki  
Kaisha  
Liquidator: Shinzaburo Tachibana

**Notice re Dissolution  
(3rd Time)**

August 27, 1949

Notice is hereby given that the undermentioned company was dissolved on July 31, 1949, in accordance with the decision made at the special stockholders' general meeting held on the said day. Accordingly, the creditors to this company are requested to report their claims within two months from the day of publication of the 1st notice.

Failing any claim to be submitted within the aforesaid period, it shall be excluded from the liquidation.

Sanko Shoji K. K.  
Representative Liquidator:  
Kozo Adachi  
No. 17, Kita-okajima-cho, Taisho-ku,  
Osaka

**Notice re Dissolution  
(2nd Notice)**

August 26, 1949

Notice is hereby given that the undermentioned company was dissolved on August 16, 1949, in accordance with the decision made at

the stockholders' general meeting held on the same day. Accordingly, the creditors to this company are requested to report their claims within two months from the day of publication of the first notice.

Failing any claim to be submitted within the aforesaid period, it shall be excluded from the liquidation.

Kawa Shigyo K. K.  
Representative Liquidator:  
Kanta Nakano  
No. 22, 2-chome, Andojibashi-dori,  
Minami-ku, Osaka

**Notice re Dissolution  
(3rd Time)**

August 10, 1949

Notice is hereby given that the undermentioned association was dissolved on July 50, 1949. Accordingly, the creditors to this association are requested to report their claims within two months from the day of publication the 1st notice.

Failing any claim to be submitted within the aforesaid period, it shall be excluded from the liquidation.

Osaka-fu Mishin Kansei Kogyo  
Kyodokumiai  
Representative Liquidator:  
Masanosuke Yamashita  
No. 71, 1-chome, Oimasato Minamino-  
cho, Higashinari-ku, Osaka

**Notice re Dissolution  
(1st Notice)**

September 5, 1949

Notice is hereby given that the undermentioned company was dissolved in accordance with the decision made at the special stockholders' general meeting held on August 31, 1949. Accordingly, the creditors to this company are requested to report their claims within two months from the day of publication of this notice.

Failing any claim to be submitted within the aforesaid period, it shall be excluded from the liquidation.

Chuo Kikai Kogyo K. K.  
Liquidator: Jihei Hayashi  
No. 1306, Kamimatsu-cho,  
Kishiwada-shi

**Notice re Dissolution**

September 20, 1949

Notice is hereby given that our company was dissolved on July 30, 1949 in accordance with

the decision made at the general meeting of shareholders. Accordingly any creditor who has objection to the above decision is requested to report to the company within two months from the publication of this notice.

Any claim, failing to be reported by the prescribed period, shall be excluded from the liquidation.

Yaguchi Shoko Kabushiki Kaisha  
Liquidator: Kazuo Mitsui  
No. 467, Tsurumi-cho, Tsurumi-ku,  
Yokohama

**Notice re Dissolution  
(1st Notice)**

September 20, 1949

Notice is hereby given that the undermentioned company was dissolved on August 20, 1949, in accordance with the decision made at the stockholders' general meeting held on August 19, 1949. Accordingly, the creditors to this company are requested to report their claims within two months from the day following publication of this notice.

Failing any claim to be submitted within the aforesaid period, it shall be excluded from the liquidation.

Fuji Hanamushiro K. K.  
Representative Liquidator:  
Saichi Ishida  
No. 1, 1-chome, Arata-cho, Hyogo-ku,  
Kobe-shi

**Notice re Dissolution**

September 10, 1949

Notice is hereby given that the undermentioned company was dissolved on September 1, 1949, in accordance with the decision made at the member's general meeting held on the same day. Accordingly, the creditors to this company are requested to report their claims within two months from the day of publication of this notice.

Failing any claim to be submitted within the aforesaid period, it shall be excluded from the liquidation.

Yugen Kaisha Sanwa Shokai  
Liquidator: Zenzaburo Tanakamaru  
No. 10, Too-machi, Sasebo-shi

**Notice re Dissolution  
(1st Notice)**

September 20, 1949

Notice is hereby given that the undermentioned company was dissolved on July 10, 1949, in accordance with the decision made at

the stockholders' general meeting. Accordingly, the creditors to this company are requested to report their claims within two months from the day of publication of this notice.

Failing any claim to be submitted within the aforesaid period, it shall be excluded from the liquidation.

Nohi Jidosha Shoji K. K.  
Liquidator: Iwamatsu Iwata  
6-chome, Kogane-machi, Gifu-shi

### Notice re Bondholders

September 20, 1949

Notice is hereby given as follows in accordance with the provisions of Article 2 of the Law concerning Measures, etc. for Reduced Debentures that the adjustment plan of the undermentioned company was authorized on August 31, 1949.

Trustor           Tohoku Kogyo K. K.  
                    No. 1-1, Omote-koji,  
                    Sendai-shi

Trustee   K. K. Nippon Kogyo Ginko  
            No. 8, 1-chome, Marunouchi,  
            Chiyoda-ku, Tokyo

#### 1. Name and Amount of Final Credit of Reduced Debentures:

Tohoku Kogyo Debentures--from the 1st to the 15th

The amount of the final credit shall be the same as before, as the company has no close of amount of credit responsible for Special Loss.

2. Unpaid interest by the period (August 31, 1949) of merger of old and new accounts and interest whose time limit comes by October 25, 1949 after the former period shall be paid as from October 25, 1949, but as for the interest whose time limit comes after October 26, 1949 shall be paid every occasion as before.

3. Name of Registration Organ: Nippon Kogyo Ginko

### Reorganization Notice

September 7, 1949

Notice is hereby given that at the special members' general meeting held on September 1, 1949, it was decided to reorganize its constitution of a limited liability company to be incorporated as a joint-stock company under the name of K. K. Izumo Gomu Kogyo-sho.

Any creditor who has objection to the said decision is requested to notify the company to that effect by November 20, 1949.

Yugen Kaisha Izumo Gomu  
Kogyo-sho  
No. 1421, Hongo-cho, Matsue-shi,  
Shimane-ken

### Notice re Calling for Claims (1st Notice)

September 20, 1949

Notice is hereby given that the undermentioned company was dissolved on August 31, 1949, in accordance with the approved adjustment plan. Accordingly, the creditors to this company are requested to report their claims within two months from the day following publication of this notice.

Failing any claim to be submitted within the aforesaid period, it shall be excluded from the liquidation.

Sumitomo Aluminium Seiren K. K.  
Liquidators: Motoyosoi Negishi  
                    Usaburo Hirakida  
No. 812 (Ko), Kikumoto, Shinsuga,  
Niihama-shi, Ehime-ken

### Notice re Suspension of Transfer of Stocks

September 20, 1949

Notice is hereby given that business shall be suspended with regard to transfer of stock certificates from today to the concluding day of the extraordinary stockholders' general meeting to be held on October 10, 1949.

Fuji Sanroku Denki Tetsudo K. K.  
Kami-yoshida-machi, Fuji, Minami-  
tsuru-gun, Yamanashi-gun

### Notice re Bidding

Notice is hereby given that a part of the materials for export possessed by the undermentioned Kodan (pig-iron, steel, non-ferrous metals, non-metals, lumber, chemicals, paint, agricultural and marine products, textiles, receptacles, etc.) shall be disposed of in the country as occasion calls.

Summary of bidding of the objects to be disposed of shall be notified at the Jurisdiction Division of the undermentioned Kodan.

Any person who intends to make a bid for the said objects is required to the undermentioned places for further information.

(Name of Department)	(Location)
Materials Disposing Department of Koko-hin Boeki Kodan	6th Floor, Ito-ya, No. 1, 3-chome, Ginza, Chuo-ku, Tokyo

Branches, Branch-Rooms, Sub-branches of the said Kodan	Yokohama, Nagoya, Osaka, Kobe, Kyoto, Shizuoka, Hiroshima, Fukuoka, Kanazawa, Niigata, and Sapporo
--	--

### Notice re Merger of Stocks

September 20, 1949

Notice is hereby given that at the stockholders' general meeting held on April 2, 1949, it was decided that 5 twenty *yen* paid-up stocks should be merged into 2 fifty *yen* paid-up stocks.

Those who have objection to the said decision are requested to notify the company to that effect within two months from the day of publication of this notice.

Akagiya Shoken K. K.  
(Akagiya Securities Co., Ltd.)

### Notice re Presentation of Stock Certificates

September 20, 1949

Notice is hereby given that in consequence of change of amount of one stock, those who hold the existing stocks of the undermentioned company are requested to present them to the company within three months from the day of publication of this notice.

Akagiya Shoken K. K.  
(Akagiya Securities Co., Ltd.)

### Notice re Completion of Execution of Approved Adjustment Plan

August 25, 1949

Notice is hereby given in accordance with the provisions of Article 41 paragraph 1 of the Enterprise Reconstruction and Reorganization Law that the execution of the approved adjustment plan was entirely completed on July 28, 1949.

K. K. Saito Chohachiro Shoten  
President and Director:  
Chohachiro Saito  
No. 7, 3-chome, Takara-cho, Chuo-ku,  
Tokyo

### Notice re Merger of Old and New Accounts

August 30, 1949

Notice is hereby given in accordance with the provisions of Article 37 of the Enterprise Reconstruction and Reorganization Law that the adjustment plan of the undermentioned company was authorized with the collateral condition on February 28, 1949, the payment for the additional capital, which was the collateral condition, was completed on August 24, 1949 and on the same day the old and new accounts were merged.

Suzuki Kikai Kogyo K. K.  
(Suzuki Machine Industry Co., Ltd.)

### Notice re Capital Reduction

August 30, 1949

Notice is hereby given that at the stockholders' general meeting held on August 20, 1949, it was decided that the capital of ¥3,000,000 should be reduced to ¥2,500,000, deducting ¥500,000 from the capital, and the method of reduction should be that 6 fifty *yen* stocks should be merged into 5 stocks.

Any creditor who has objection to the said decision is requested to notify the company to that effect within two months from the day of publication of this notice.

Otsuki Sangyo K. K.  
Representative Director:  
Tsuyoshi Otsuki  
No. 11, 2-chome, Izumi-cho,  
Higashi-ku, Osaka

### Notice re Presentation of Stock Certificates

August 30, 1949

Notice is hereby given that at the stockholders' general meeting held on August 20, 1949 it was decided that the capital of ¥3,000,000 should be reduced to ¥2,500,000, deducting ¥500,000 from the capital, and the method of reduction should be that 6 fifty *yen* stocks should be merged into 5 stocks.

In consequence of the aforesaid capital reduction, for the purpose of merger of stocks those who hold the stock certificates of the undermentioned company are requested to present the stock certificates to the company within three months from the day of publication of this notice.

In case of failure to do so within the said period, they shall lose all the rights as stockholders' and/or claimants.

Otsuki Sangyo K. K.  
Representative Director:  
Tsuyoshi Otsuki  
No. 11, 2-chome, Izumi-cho,  
Higashi-ku, Osaka

### Notice re Completion of Execution of Approved Adjustment Plan

August 29, 1949

Notice is hereby given in accordance with the provisions of Article 41 paragraph 1 of the Enterprise Reconstruction and Reorganization Law that the execution of the approved adjustment plan was entirely completed on August 1, 1949.

Mutsubishi Gomu Seizo K. K.  
(Mutsubishi Gum Manufacturing  
Co., Ltd.)  
No. 7, 4-chome, Hiyoshi-cho,  
Nagata-ku, Kobe-shi

**Notice re Completion of Execution of  
Approved Adjustment Plan**

August 31, 1949

Notice is hereby given as follows in accordance with the provisions of the Enterprise Reconstruction and Reorganization Law:

1. Style and Address: Kinki Kogyo K. K.  
No. 256, Kawamata, Fuse-shi
2. Amount of Capital: ¥600,000.00
3. Matters mentioned in the adjustment plan and terms completely executed thereof:
  - Completion of procedure of capital reduction .....Aug. 22, 1949
  - Completion of procedure of capital increase.....Aug. 29, 1949
  - Revaluation of assets executed .....Aug. 30, 1949
  - Merger of Old and New Accounts.....Aug. 30, 1949
4. Matters to be referred: None
  - Kinki Kogyo K. K.
  - K. K. Sanwa Ginko
  - Representative Director
  - Special Supervisor:
  - Representative Nominator:
  - Tadao Watanabe
  - Special Supervisor:
  - Director Kiichi Yamaguchi

**Ten Day Report of The Bank of  
Japan**

(1 September—10 September)

September 16, 1949

The Bank of Japan

(in ¥1,000)

Assets	
Advances to Government.....	97,404,155
Loans .....	90,391,766
Cash and bullion .....	1,186,706
Government bonds and other securities .....	157,986,944
Agencies accounts .....	1,156,811
Miscellaneous accounts.....	21,618,988
<b>Total.....</b>	<b><u>369,745,382</u></b>

Liabilities	
Notes issued .....	291,342,609
Government deposits.....	48,806,348
Other deposits .....	16,792,435
Miscellaneous accounts.....	12,328,152
Capital and reserves .....	475,836
<b>Total.....</b>	<b><u>369,745,382</u></b>