

1-4-13 Shibuya, Shibuya-ku, Tokyo 150-0002, Japan Tel:03-3486-3331

(Translation)

January 29, 2018

Dear Sirs:

Name of the Company: Kewpie Corporation

Representative: Osamu Chonan,

Representative Director, President and Chief Executive

Corporate Officer

(Code No. 2809; the first section of the Tokyo Stock Exchange)

Person to contact: Masato Shinohara,

Corporate Officer and Senior General Manager of Operation Promote Department

Matters Concerning Controlling Shareholder, Etc.

It is hereby notified that with regard to NAKASHIMATO CO., LTD., which is among the other associated companies of Kewpie Corporation (the "Company"), the matters concerning controlling shareholders, etc. are as described below:

1. Trade name, etc. of parent company, etc.:

(As of November 30, 2017)

Corporate name	Attribute	Ratio of voting rights (%)			Financial instruments exchange, etc. on	
		Direct holdings	Other holdings included	Total	which the issued shares are listed	
NAKASHIMATO CO., LTD.	Other associated company	12.6	5.9	18.5	None	



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- 2. Position of the Company in the corporate group of the parent company, etc. and the relationships between other listed companies and the parent company, etc.:
- (1) Position of the Company in the corporate group of the parent company, etc. and its relationships of transactions, human resources and capitals with the parent company, etc. and other group companies:

NAKASHIMATO CO., LTD. (Shibuya-ku, Tokyo, capital: ¥50 million, major business; sale of various processed foods; "Nakashimato") is among the other associated companies of the Company and is the largest shareholder of the Company that holds 18.5% of its voting rights (including 5.9% thereof held indirectly).

With regard to the relationship of human resources, two of the officers of the Company concurrently serve as officers of Nakashimato and the Company has sent some employees on loan to Nakashimato.

(State of concurrent services of officers)

(As of November 30, 2017)

Title	Name	Title in the parent company, etc.	Reason for assumption of offic		
Chairman	Amane Nakashima	President and Director	To exchange information on management, business, etc.		
Representative Director, President and Chief Executive Corporate Officer	Osamu Chonan	Director (part-time)	To exchange information on management, business, etc.		

- (Note) Mr. Amane Nakashima also concurrently serves as Chairman and Director of TOHKA CO., LTD.
- (2) Constraints, risks and merits on/in the business of the Company for belonging to the corporate group of the parent company, etc. and impacts of its relationships of transactions, human resources and capitals with the parent company, etc. and its group companies on the management and business activities of the Company:

The Company understands that with regard to the relationships with Nakashimato and



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its group companies, such factors may have no material impact on the operating results and financial positions of the Company's group.

(3) Points of view about, and measures for, the maintenance of a certain level of independence from the parent company, etc. when constraints on the business of the Company for belonging to the corporate group of the parent company, etc. and/or impacts of its relationships of transactions, human resources and capitals with the parent company, etc. and its group companies on the management and business activities of the Company exist:

The Company and Nakashimato, which is its largest shareholder, have a continuous and close relationship. However, all important matters on the management of the Company's group are determined by the Company itself, independently of any intention of Nakashimato.

(4) State of maintenance of a certain level of independence from the parent company, etc.:

The Company has no relation with Nakashimato or TOHKA CO., LTD. with regard to cash loans or guarantees of obligations. In addition, all transactions are determined individually upon consultation by reference to market prices, as with other transactions in general. Hence, the Company understands that it has maintained an appropriate level of independence from the parent company, etc.



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3. Matters concerning transactions with the parent company, etc. (from December 1, 2016 to November 30, 2017):

(Millions of yen)

Corporate name	Address	Capital stock	Principal business	Ratio of voting rights owned by the Company (owned in the Company)	Rela Number of interlocking officers	Business relationship	Transaction	Transaction amount	Account item	Ending balance
_			Sales of various processed foods	Direct 10.3% (Direct 12.6% Indirect 5.9%)	2 officers	Purchase of products, sales of products and merchandise and payment of brand use fees	Purchase of products	419	Accounts payable - trade	78
		Shibuya-ku, Tokyo 50					Sales of products and merchandise	94	Accounts receivable - trade	10
							Payment of brand use fees	660		
	Shibuya-ku,						Lease and rental of estate	15		
	Tokyo						Acquisition of shares of associated company	82		
						Sale of shares of associated company	1,242			
						Acquisition of treasury shares	2,110			

(Note) The transaction amounts do not include consumption taxes but the amounts of ending balance in the above table include consumption taxes.

The amounts stated above are shown by disregarding any fractions of one million yen.

The ratio of voting rights owned by the Company (owned in the Company) is stated by rounding to the nearest unit rounding up 1/2 or more of their respective units and rounding down the rest.

With regard to the acquisition of shares of associated company, the Company acquired 400 shares of common stock of TO AD KEWPIE CO., LTD., in which NAKASHIMATO CO., LTD. had directly held 100.0% voting rights. Consequently, TO AD KEWPIE CO., LTD. has become a consolidated



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subsidiary of the Company. In addition, with regard to the sale of shares of associated company, the Company sold 35,000 shares of common stock of NAKASHIMATO CO., LTD. it had held to TO AD KEWPIE CO., LTD. These transaction prices were determined upon consultations between the parties thereto by reference to the results of appraisals of the values of the shares by third-party appraisers.

With regard to the acquisition of treasury shares, the Company, by resolution of its Board of Directors adopted on July 26, 2017, acquired 870,000 shares of common stock of the Company for 2,426 yen per share through a method of tender offer.

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