

April 27, 2018

To whom it may concern

Yahoo Japan Corporation
Manabu Miyasaka
President and Representative Director
Stock code: 4689

Notification regarding the Issuance of New Shares
as Restricted Stock Compensation

Yahoo Japan Corporation (hereinafter the “Company”) hereby announces that the Board of Directors, at its meeting held today, resolved to issue new shares (hereinafter the “Issuance of New Shares”) as follows.

1. Outline of the issuance

(1) Payment date	July 18, 2018
(2) Type and number of shares to be issued	827,000 shares of the Company’s common shares
(3) Issuance price	¥ 449 per share
(4) Total value of shares to be issued	¥371,323,000
(5) Recipients and number thereof; number of shares to be allotted	2 directors of the Company (excluding directors serving on the Audit and Supervisory Committee and outside directors): 130,000 shares 104 employees of the Company: 697,000 shares
(6) Others	The Issuance of New Shares is conditioned on the Securities Registration Statement taking effect in accordance with the Financial Instruments and Exchange Act.

2. Purposes and reasons of the issuance

In the Board of Directors meeting held on May 19, 2017, the Company has resolved to introduce a new compensation plan, “restricted stock compensation plan (hereinafter the “Plan”)” targeted towards the Company’s directors, excluding outside directors and directors serving on the Audit and Supervisory Committee (hereinafter the “Eligible Directors”), and employees of the Company (collectively, hereinafter the “Eligible Directors, etc.”) in order to provide incentives to sustainably increase the Company’s corporate value and to further promote shared values between the Eligible Directors, etc. and the shareholders. In addition, in the 22nd Ordinary General Meeting of the

Shareholders held on June 20, 2017, the Company has acquired approval on paying the Eligible Directors monetary compensation for the purpose of in-kind contribution for acquiring restricted stocks under this Plan (hereinafter the “Restricted Stock Compensation”) within JPY 400 million per year (excluding the portion of employee’s salary for directors who concurrently serve as employees), and that the transfer restriction period of the restricted stocks shall be determined by the Board of Directors between three to five years.

In the Issuance of New Shares under this Plan, considering the purpose of the Plan, the Company’s business performance, responsibilities of the Eligible Directors, etc., and various circumstances, the Company has decided to grant the total sum of ¥ 371,323,000 in monetary compensation claims and monetary claims, and a total of 827,000 of the Company’s common shares as Restricted Stock Compensation for the Company’s 24th fiscal year (April 1, 2018 – March 31, 2019). (Hereinafter the Company’s common shares to be issued or disposed of based on this Plan shall be referred to as the “Shares”).

Based on this Plan, the transfer restriction period has been set at three years, same as the restricted stocks granted to the Company’s directors and employees under the allotment resolution resolved on May 19, 2017.

In terms of the Company’s 104 employees to whom the allotment is scheduled, the Shares will be issued only to those who wish to subscribe to the Shares, and in this Issuance of New Shares, monetary claims for in-kind contribution will be paid to the employees who will subscribe to the Shares; therefore, there will be no reduction in the employee’s wage due to the Issuance of New Shares. Future granting of restricted stocks to the Eligible Directors, etc. shall be decided considering the effect of this Issuance of New Shares, the Company’s business performance in each fiscal year and impact on the stock market, etc.

3. Overview of the allotment agreement

(1) Transfer restriction period: July 18, 2018 – August 2, 2021

If however, at least three months prior to the expiration of the transfer restriction period, the Eligible Directors, etc. apply for an extension of the transfer restriction period due to medical leave, maternity or childcare leave, overseas study, or other legitimate reasons, and the Company approves the application, then the transfer restriction period may be extended for one year. In this case, that extended period will be deemed to be the transfer restriction period, and the provisions of the allotment agreement shall apply thereto.

(2) Conditions for the removal of the transfer restrictions

On the condition that the Eligible Directors, etc. continuously hold, during the transfer restriction period, the positions of directors, executive officers, corporate officers, or employees in the Company or the Company's subsidiary (hereinafter the "Group"), the Company shall remove the transfer restriction for all of the Shares at the expiration of the transfer restriction period (if the Eligible Directors, etc. are seconded or transferred to a company, corporation, or other organization not part of the Group, then including positions as directors, executive officers, corporate officers, or employees in that company, corporation, or other organization; the same applies to (3) below).

(3) Treatment in cases in which the Eligible Directors etc., before the expiration of the transfer restriction period, resign or retire (hereinafter "Resignations, etc.") from the positions stated in (2) above, due to expiration of the term of office, reaching the mandatory retirement age, resignation at the convenience of the company, and other legitimate reasons, or death

1) Timing of removal of the transfer restrictions

If the Eligible Directors, etc. resign from the positions of directors, executive officers, corporate officers, or employees in the Group due to expiration of the term of office, reaching the mandatory retirement age, resignation at the convenience of the company, and other legitimate reasons, or death (except in the case where upon resignation due to the expiration of the term of office, the Eligible Directors, etc. assume or reassume any of the aforementioned positions), then the period from the payment date to the said Resignation, etc. shall be regarded as the transfer restriction period and the transfer restriction shall be removed immediately after such Resignation, etc.

2) Number of shares subject to removal

The transfer restrictions shall be removed for all of the Shares possessed by the Eligible Directors, etc. immediately after the Resignation, etc. as specified in 1). (In the case of Resignation, etc. due to death, those possessed by the heirs of the Eligible Directors, etc.)

(4) The Company's acquisition without consideration

Immediately after the expiration of the transfer restriction period, the Company shall automatically acquire, without consideration, all of the Shares from which the transfer restrictions have not been removed as of the expiration of the transfer restriction period. In addition, if the Eligible Directors, etc. fall under certain cases, such as due to the Eligible Directors, etc.'s voluntary Resignations, etc. during the

transfer restriction period, the Company shall automatically acquire at that time, without consideration, all of the Shares. (In the case of the employees of the Company, the Company shall acquire all or part of the Shares which will be decided based on the allotment agreement of the restricted stocks, considering the employee's term of service, etc.)

(5) Administration of shares

To ensure that the Shares shall not be transferred, created a security interest on, or disposed of during the transfer restriction period, the Shares shall be administered in a dedicated account at Nomura Securities Co., Ltd., to be opened by the Eligible Directors, etc. during the transfer restriction period. In order to secure the effectiveness of the transfer restriction pertaining to the Shares, the Company shall conclude an agreement with Nomura Securities Co., Ltd. for the administration of accounts of the Shares possessed by the Eligible Directors, etc. In addition, the Eligible Directors, etc. shall agree to the method of administration of said accounts.

(6) Treatment in the event of organizational restructuring, etc.

If, during the transfer restriction period, matters relating to a merger agreement in which the Company will be the absorbed company, a share exchange agreement or a share transfer plan in which the Company will become a wholly owned subsidiary, or other organizational restructuring, etc. are approved at the Company's General Meeting of the Shareholders (or in the case where the approval at the Company's General Meeting of the Shareholders is not required in regards to the said organizational restructuring, etc., a meeting of the Board of Directors), then, based on the resolution of the Board of Directors, the transfer restriction will be removed on all of the Shares possessed by the Eligible Directors, etc., immediately before the business day prior to the effective date of the said organizational restructuring, etc.

4. Basis of calculation and specific details for the payment amount

The Issuance of New Shares to the Eligible Directors, etc. shall be made by way of in-kind contribution of the monetary compensation claims or monetary claims paid as Restricted Stock Compensation under the Plan for the Company's 24th fiscal year (April 1, 2018 – March 31, 2019). To avoid issuing the shares based on arbitrary decisions on price, the closing price of the Company's common shares on the First Section of the Tokyo Stock Exchange of ¥ 449 on April 26, 2018 (the business day immediately prior to the date of the resolution by the Board of Directors), is used as the issuance price. As this is the market price of the day immediately prior to the date of resolution of the Board of Directors, it is believed to be reasonable, and that this price does not

constitute a particularly favorable price.

Disclaimer

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