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Document Name:	Extraordinary Report		
Filed with:	The Director-General of the Kanto Local Finance Bureau		
Filing Date:	June 20, 2019		
Corporate Name:	Gurunavi, Inc.		
Name and Title of Representative:	Akio Sugihara, President and Representative Director		
Location of Head Office:	1-2-2 Yurakucho, Chiyoda-ku, Tokyo		
Telephone Number:	(03)3500-9700		
Name of Contact Person:	Teruhisa Yamada, Senior Managing Executive Officer		
Nearest Contact Location:	1-2-2 Yurakucho, Chiyoda-ku, Tokyo		
Telephone Number:	(03)3500-9700		
Name of Contact Person:	Teruhisa Yamada, Senior Managing Executive Officer		
Place of Public Inspection of the Extraordinary Report:	Tokyo Stock Exchange, Inc. (2-1 Nihombashi Kabutocho, Chuo-ku, Tokyo)		

1. Reason for Filing

Gurunavi, Inc. (the "Company") is filing this Extraordinary Report pursuant to Article 24-5, Paragraph 4 of the Financial Instruments and Exchange Law and Article 19, Paragraph 2, Item 9-2 of the Cabinet Office Ordinance on Disclosure of Corporate Affairs, etc. to report the approval of resolutions at the 30th Ordinary General Meeting of Shareholders (the "Ordinary General Meeting") of the Company held on June 19, 2019.

2. Description of Report

(1) Date on which the Ordinary General Meeting was held: June 19, 2019

(2) Details of the matters resolved:

Item 1: Appropriation of Surplus

Matters related to the allocation of dividend assets and total amount thereof 3 yen per common share of the Company, 140,507,814 yen in total. Effective date: June 20, 2019

Item 2: Partial Amendments to the Articles of Incorporation

Addition of business purposes to Article 2 (Objectives of the Company) of the current Articles of Incorporation in order to address the future diversification of the Company's operations and adjustment of sub-item numbering based on the addition of new sub-items.

Item 3: Election of Seven (7) Directors

Reelection of Hisao Taki and Koichi Tsukihara and new election of Akio Sugihara, Hidehiko Sato, Hirohisa Fujiwara, Kazunori Takeda and Naho Kono as Directors.

Item 4: Election of Two (2) Auditors

Reelection of Tsuneo Ishiwata and Taketeru Minaki as Corporate Auditors.

Proposal	For	Against	Abstention	Requirements for approval	Result and ratio of favorable votes
Item 1	351,254	2,440	0	(Note) 1	Approved; 99.31%
Item 2	352,400	1,294	0	(Note) 2	Approved; 99.63%
Item 3					
Hisao Taki	337,975	15,715	0	(Note) 3	Approved; 95.56%
Akio Sugihara	349,866	3,824	0		Approved; 98.92%
Koichi Tsukihara	342,060	11,630	0		Approved; 96.71%
Hidehiko Sato	351,174	2,516	0		Approved; 99.29%
Hirohisa Fujiwara	351,354	2,336	0		Approved; 99.34%
Kazunori Takeda	315,309	38,381	0		Approved; 89.15%
Naho Kono	317,271	36,419	0		Approved; 89.70%
Item 4					
Tsuneo Ishiwata	280,244	73,450	0	(Note) 3	Approved; 79.23%
Taketeru Minaki	343,699	9,995	0		Approved; 97.17%

(3) The number of voting rights relating the indication of "for", "against" or "abstention" for each item; Requirement approving the item; and Results of resolutions.

(Note) 1. Approval of a majority of the voting rights held by the shareholders present at the meeting is required.

2. Approval of not less than two-thirds (2/3) of the voting rights held by shareholders present at the meeting who hold in aggregate not less than one-third (1/3) of the voting rights of the shareholders entitled to exercise their voting rights, is required.

3. Approval of a majority of the voting rights held by the shareholders present at the meeting who hold in aggregate not less than one-third (1/3) of the voting rights of the shareholders entitled to exercise their voting rights, is required.

(4) Reason why a portion of the voting rights held by the shareholders present at the meeting was not added to the number of voting rights:

The requirement for adoption of each proposal was satisfied and resolutions have been legally adopted pursuant to the Companies Act by aggregating the votes exercised prior to the meeting and votes of shareholders present at the meeting whose indication as to each proposal was confirmed. Therefore, of the voting rights held by the shareholders present at the meeting, the number of voting rights whose intention of for, against or abstention was not confirmed has not been included in the calculation.