Note: This document has been translated from a part of the Japanese original for reference purposes only. In the event of any discrepancy between this translated document and the Japanese original, the original shall prevail.

Securities Code: 4186 March 6, 2025 (Start date of measures for providing information in electronic format: February 27, 2025)

To Those Shareholders with Voting Rights

Noriaki Taneichi, President and Representative Director **TOKYO OHKA KOGYO CO., LTD.** 150 Nakamaruko, Nakahara-ku, Kawasaki, Kanagawa,

Japan

NOTICE OF THE CONVOCATION OF THE 95th ORDINARY GENERAL MEETING OF SHAREHOLDERS

We hereby announce the 95th Ordinary General Meeting of Shareholders of TOKYO OHKA KOGYO CO., LTD. ("the Company"), which will be held as described below.

If you are unable to attend the meeting in person, please exercise your voting rights either in writing or by electromagnetic means (via the Internet, etc.).

Please review the Reference Documents for the General Meeting of Shareholders, and exercise your voting rights by 5:30 p.m., Thursday, March 27, 2025 (JST).

When convening this General Meeting of Shareholders, the Company takes measures for providing information that constitutes the content of reference documents for the general meeting of shareholders, etc. (items for which measures for providing information in electronic format are to be taken) in electronic format, and posts this information as "Notice of the Convocation of the 95th Ordinary General Meeting of Shareholders" on the following websites. Please access each website using the Internet address shown below to review the information.

The Company's website: https://www.tok.co.jp/ir/shareholders/shm.html (in Japanese)

Website for posted informational materials for the general meeting of shareholders: https://d.sokai.jp/4186/teiji/ (in Japanese)

Tokyo Stock Exchange (TSE) website (Listed Company Search): https://www2.jpx.co.jp/tseHpFront/JJK010010Action.do?Show=Show (in Japanese)

To access this information on the TSE website, visit the Listed Company Search page by using the Internet address given above, input the issue name (company name) or securities code, and click "Search," and then click "Basic information" and select "Documents for public inspection/PR information." Under "Filed information available for public inspection," click "Click here for access" under "[Notice of General Shareholders Meeting /Informational Materials for a General Shareholders Meeting]."

The General Meeting of Shareholders will be streamed live over the Internet so that participants can watch the events taking place on the day. For details, please refer to the separate "Guide to Live Streaming of the 95th Ordinary General Meeting of Shareholders (in Japanese only)," which is enclosed with this notice of convocation.

Exercise of Voting Rights in Writing

Please indicate your votes for or against the proposals on the enclosed Voting Rights Exercise Form and return it to the Company, ensuring that the form reaches us no later than the above voting deadline.

Exercise of Voting Rights by Electromagnetic Means (via the Internet, etc.)

Please review the "Guide for Exercising Voting Rights" and enter your approval or disapproval for each proposal no later than the above voting deadline.

- 1. Date and Time: Friday, March 28, 2025 at 10:00 a.m. (JST)
- 2. Place:
- Meeting Room, 5F, Corporate Headquarters of the Company 150 Nakamaruko, Nakahara-ku, Kawasaki, Kanagawa, Japan

3. Agenda of the Meeting:

Matters to be reported:

- 1. The Business Report and the Consolidated Financial Statements for the 95th fiscal year (from January 1, 2024 to December 31, 2024) and results of audits by the Accounting Auditor and the Audit and Supervisory Committee of the Consolidated Financial Statements
- 2. The Non-Consolidated Financial Statements for the 95th fiscal year (from January 1, 2024 to December 31, 2024)

Proposals to be resolved:

Proposal No. 1:	Appropriation of Surplus
Proposal No. 2:	Election of Six Directors (Excluding Directors Who Are Audit and Supervisory
	Committee Members)
Proposal No. 3:	Election of Four Directors Who Are Audit and Supervisory Committee Members

4. Matters Decided for the Convocation:

- (1) If you do not indicate your approval or disapproval for each proposal on your returned Voting Rights Exercise Form, we will treat it as if you indicated approval for each proposal.
- (2) If you exercise your voting rights by two different means, that is, by electromagnetic means (via the Internet, etc.) as well as in writing, votes by electromagnetic means (via the Internet, etc.) shall prevail.
- (3) If you exercise your voting rights by electromagnetic means (via the Internet, etc.) more than once, your final votes shall prevail.
- * For those attending the meeting, please present the enclosed Voting Rights Exercise Form at the reception desk on arrival.
- * If any changes are made to the items for which measures for providing information in electronic format are to be taken, those will be posted on each website on the Internet as given above.

Guide for Exercising Voting Rights

Voting rights can be exercised using the following three methods.

[Attending the General Meeting of Shareholders]

Please hand in the enclosed Voting Rights Exercise Form at the reception desk.

Date and Time:	Friday, March 28, 2025 at 10:00 a.m. (JST)
Place:	Meeting Room, 5F, Corporate Headquarters of the Company
	150 Nakamaruko, Nakahara-ku, Kawasaki, Kanagawa, Japan

[Exercise of Voting Rights in Writing]

Please indicate your votes for or against the proposals on the enclosed Voting Rights Exercise Form and mail it without a stamp.

Deadline for exercising voting rights: 5:30 p.m., Thursday, March 27, 2025 (JST)

[Exercise of Voting Rights via the Internet, etc.]

Please access the website for exercising voting rights (https://evote.tr.mufg.jp/) from personal computer or smartphone, enter the "login ID" and "temporary password" provided on the Voting Rights Exercise Form and then enter your vote for each proposal according to the instructions on the screen.

Deadline for exercising voting rights: 5:30 p.m., Thursday, March 27, 2025 (JST)

Points to note when exercising the voting rights by electromagnetic means (via the Internet, etc.)

- (1) If you exercise your voting rights by two different means, that is, by electromagnetic means (via the Internet, etc.) as well as in writing, votes by electromagnetic means (via the Internet, etc.) shall prevail.
- (2) If you exercise your voting rights by electromagnetic means (via the Internet, etc.) more than once, your final votes shall prevail.
- (3) To prevent people who are not shareholders (impostors) from illegally accessing the website and altering the content of your voting selections, we will ask shareholders who use the website to change their "temporary passwords" on the website for exercising voting rights.
- (4) You will be provided with a new "login ID" and "temporary password" each time a General Meeting of Shareholders is convened.

Website to use for exercising voting rights

- (1) Exercise of voting rights via the Internet is possible by accessing the website designated by the Company exclusively for the purpose of exercising voting rights (https://evote.tr.mufg.jp/) via a personal computer or smartphone. (Access is unavailable between 2:00 a.m. and 5:00 a.m. (JST) every day.)
- (2) Depending on the Internet user environment, shareholders using personal computers or smartphones may not be able to exercise their voting rights via the website for exercising voting rights. For more details, please contact the Help Desk by telephone at the following number.
- (3) Costs arising from accessing the website for exercising voting rights (Internet access fees, communication charges, etc.) will be borne by the shareholder.

Electronic proxy voting platform

If you are nominee shareholders such as management trust banks (including standing proxy) and apply in advance for the use of the electronic proxy voting platform operated by ICJ, Inc., you may use such platform operated by ICJ, Inc.

For inquiries concerning systems, etc. please contact:

Mitsubishi UFJ Trust and Banking Corporation, Stock Transfer Agency Department (Help Desk) Tel: 0120-173-027 (Business hours: 9:00 a.m.–9:00 p.m. (JST) toll free)

Reference Documents for the General Meeting of Shareholders

Proposals and References

Proposal No. 1: Appropriation of Surplus

Regarding the appropriation of surplus, the Company proposes the following.

Matters related to the year-end dividend:

The Company considers the return of its profits to shareholders an important managerial issue. The Company, in light of its financial condition and business performance from a long-term point of view, makes it its basic policy to carefully secure sufficient internal reserves for the enhancement of the corporate competitiveness and enlargement of its profit. On the other hand, the Company also makes it its basic policy to continue its payments of dividends with a consolidated dividend on equity (DOE) ratio of 4.0% as the target level of dividend payout, and flexibly acquire its own stock, to realize stable and continued return of profit.

Under this policy, with regard to the year-end dividend for the fiscal year, the Company proposes to pay ¥34 per share. This payment takes into account various factors, including the Company's business performance, and also reflects the Company's desire to reciprocate the consistent support of its shareholders. Accordingly, including the interim dividend of ¥29 per share paid in September 2024, the annual dividend for the fiscal year is ¥63 per share.

- 1 Type of dividend property Cash
- Matters related to distribution of dividend property to shareholders and the total amount ¥34 per common share of the Company Total amount: ¥4,078,254,882
- 3 Effective date of the distribution of surplus March 31, 2025

Proposal No. 2: Election of Six Directors (Excluding Directors Who Are Audit and Supervisory Committee Members)

The terms of office of all six Directors (excluding Directors who are Audit and Supervisory Committee Members; applicable to the rest of this proposal) will expire at the conclusion of this General Meeting of Shareholders.

Accordingly, the Company requests that six Directors of
The candidates for Director are as follows:

No.	Name	Current position	Current responsibility	Attributes
1	Noriaki Taneichi	Representative Director President	Chief Executive Officer	[Re-election]
2	Harutoshi Sato	Director	-	[Re-election]
3	Kosuke Doi	Director	Senior Managing Executive Officer Division Manager, Marketing Division	[Re-election]
4	Hirotaka Yamamoto	Director	Executive Officer Division Manager, Manufacturing Division	[Re-election]
5	Katsumi Ohmori	-	Executive Officer Division Manager, Research and Development Division	[New election]
6	Hisashi Ando	Outside Director (Audit and Supervisory Committee Member)	-	[New election] [Outside] [Independent Officer]

[The opinion of the Audit and Supervisory Committee]

The Audit and Supervisory Committee reviewed the decision-making process at the Nomination and Remuneration Advisory Committee regarding the election of Directors and their remuneration, and deliberated at the meeting. As a result, the Audit and Supervisory Committee has determined that the policy and decision-making process regarding the election of candidates are appropriate. In addition, the Audit and Supervisory Committee has determined that the basic policy and decision-making process for remuneration, etc., are also appropriate.

No.	Name (Date of birth)	Career sum	mary, position and responsibility at the Company, and significant concurrent positions	Number of shares of the Company held
		Apr. 1986	Joined the Company	
		June 2009	General Manager, Marketing Development Department	
	Noriaki Taneichi	June 2011	General Manager, New Business Development Department	
	(November 23, 1962, 62 years	June 2015	Executive Officer; Deputy Division Manager,	
	old)	Julie 2013	New Business Development Division	
	[Re-election]	June 2017	Director; Executive Officer; Division Manager,	91,100 shares
		00110 2017	New Business Development Division	
1		Jan. 2019	Representative Director, President and Chief Executive Officer	
1			(to the present)	
	Attendance at the meetings of	1	(to the present)	
	the Board of Directors			
	15 out of 15 (100%)			
	Reasons for nomination as can	didate for Dire	ector	•
	Since assuming the position of R	epresentative I	Director, President and Chief Executive Officer, Mr. 1	Noriaki Taneichi
	has led the management of the G	roup as its top	executive and contributed to the Group's further dev	elopment through
			nagement Plan. Thus, since the Company judges that	
	_	inue contributir	ng to the management of the Company, it requests hi	s election as a
	Director.			
		Apr. 1984	Joined the Company	
		Apr. 2004	General Manager, Quality Assurance	
			Department	
		Apr. 2007	General Manager, Advanced Material	
		-	Development Department 2	
		Apr. 2007 Apr. 2008	Development Department 2 General Manager, Advanced Material	
		Apr. 2008	Development Department 2 General Manager, Advanced Material Development Department 1	
		-	Development Department 2 General Manager, Advanced Material Development Department 1 Executive Officer; Deputy Division Manager,	
		Apr. 2008	Development Department 2 General Manager, Advanced Material Development Department 1 Executive Officer; Deputy Division Manager, Research and Development Division and	
		Apr. 2008	Development Department 2 General Manager, Advanced Material Development Department 1 Executive Officer; Deputy Division Manager, Research and Development Division and General Manager, Advanced Material	
	Harutoshi Sato	Apr. 2008 June 2009	Development Department 2 General Manager, Advanced Material Development Department 1 Executive Officer; Deputy Division Manager, Research and Development Division and General Manager, Advanced Material Development Department 3	
	(June 1, 1961, 63 years old)	Apr. 2008	Development Department 2 General Manager, Advanced Material Development Department 1 Executive Officer; Deputy Division Manager, Research and Development Division and General Manager, Advanced Material	
2		Apr. 2008 June 2009	Development Department 2 General Manager, Advanced Material Development Department 1 Executive Officer; Deputy Division Manager, Research and Development Division and General Manager, Advanced Material Development Department 3 Executive Officer; Deputy Division Manager,	55,800 shares
2	(June 1, 1961, 63 years old)	Apr. 2008 June 2009	Development Department 2 General Manager, Advanced Material Development Department 1 Executive Officer; Deputy Division Manager, Research and Development Division and General Manager, Advanced Material Development Department 3 Executive Officer; Deputy Division Manager, Research and Development Division and	55,800 shares
2	(June 1, 1961, 63 years old)	Apr. 2008 June 2009	 Development Department 2 General Manager, Advanced Material Development Department 1 Executive Officer; Deputy Division Manager, Research and Development Division and General Manager, Advanced Material Development Department 3 Executive Officer; Deputy Division Manager, Research and Development Division and General Manager, Advanced Material Development Department 1 Director; Executive Officer; Division Manager, 	55,800 shares
2	(June 1, 1961, 63 years old)	Apr. 2008 June 2009 June 2011	 Development Department 2 General Manager, Advanced Material Development Department 1 Executive Officer; Deputy Division Manager, Research and Development Division and General Manager, Advanced Material Development Department 3 Executive Officer; Deputy Division Manager, Research and Development Division and General Manager, Advanced Material Development Department 1 Director; Executive Officer; Division Manager, Research and Development Division Director; Managing Executive Officer; Division 	55,800 shares
2	(June 1, 1961, 63 years old)	Apr. 2008 June 2009 June 2011 June 2012 June 2017	 Development Department 2 General Manager, Advanced Material Development Department 1 Executive Officer; Deputy Division Manager, Research and Development Division and General Manager, Advanced Material Development Department 3 Executive Officer; Deputy Division Manager, Research and Development Division and General Manager, Advanced Material Development Department 1 Director; Executive Officer; Division Manager, Research and Development Division Director; Managing Executive Officer; Division Manager, Research and Development Division 	55,800 shares
2	(June 1, 1961, 63 years old)	Apr. 2008 June 2009 June 2011 June 2012	 Development Department 2 General Manager, Advanced Material Development Department 1 Executive Officer; Deputy Division Manager, Research and Development Division and General Manager, Advanced Material Development Department 3 Executive Officer; Deputy Division Manager, Research and Development Division and General Manager, Advanced Material Development Department 3 Executive Officer; Deputy Division Manager, Research and Development Division and General Manager, Advanced Material Development Department 1 Director; Executive Officer; Division Manager, Research and Development Division Director; Managing Executive Officer; Division Manager, Research and Development Division 	55,800 shares
2	(June 1, 1961, 63 years old)	Apr. 2008 June 2009 June 2011 June 2012 June 2017	 Development Department 2 General Manager, Advanced Material Development Department 1 Executive Officer; Deputy Division Manager, Research and Development Division and General Manager, Advanced Material Development Department 3 Executive Officer; Deputy Division Manager, Research and Development Division and General Manager, Advanced Material Development Department 1 Director; Executive Officer; Division Manager, Research and Development Division Director; Managing Executive Officer; Division Manager, Research and Development Division Director; Senior Managing Executive Officer; Division Manager, Research and Development 	55,800 shares
2	(June 1, 1961, 63 years old)	Apr. 2008 June 2009 June 2011 June 2012 June 2017 Mar. 2019	 Development Department 2 General Manager, Advanced Material Development Department 1 Executive Officer; Deputy Division Manager, Research and Development Division and General Manager, Advanced Material Development Department 3 Executive Officer; Deputy Division Manager, Research and Development Division and General Manager, Advanced Material Development Department 1 Director; Executive Officer; Division Manager, Research and Development Division Director; Managing Executive Officer; Division Manager, Research and Development Division Director; Senior Managing Executive Officer; Division Manager, Research and Development 	55,800 shares
2	(June 1, 1961, 63 years old)	Apr. 2008 June 2009 June 2011 June 2012 June 2017	 Development Department 2 General Manager, Advanced Material Development Department 1 Executive Officer; Deputy Division Manager, Research and Development Division and General Manager, Advanced Material Development Department 3 Executive Officer; Deputy Division Manager, Research and Development Division and General Manager, Advanced Material Development Department 1 Director; Executive Officer; Division Manager, Research and Development Division Director; Kanaging Executive Officer; Division Manager, Research and Development Division Director; Senior Managing Executive Officer; Division Manager, Research and Development Division Manager, Research and Development Division Director 	55,800 shares
2	(June 1, 1961, 63 years old) [Re-election]	Apr. 2008 June 2009 June 2011 June 2012 June 2017 Mar. 2019	 Development Department 2 General Manager, Advanced Material Development Department 1 Executive Officer; Deputy Division Manager, Research and Development Division and General Manager, Advanced Material Development Department 3 Executive Officer; Deputy Division Manager, Research and Development Division and General Manager, Advanced Material Development Department 1 Director; Executive Officer; Division Manager, Research and Development Division Director; Managing Executive Officer; Division Manager, Research and Development Division Director; Senior Managing Executive Officer; Division Manager, Research and Development 	55,800 shares
2	(June 1, 1961, 63 years old)	Apr. 2008 June 2009 June 2011 June 2012 June 2017 Mar. 2019	 Development Department 2 General Manager, Advanced Material Development Department 1 Executive Officer; Deputy Division Manager, Research and Development Division and General Manager, Advanced Material Development Department 3 Executive Officer; Deputy Division Manager, Research and Development Division and General Manager, Advanced Material Development Department 1 Director; Executive Officer; Division Manager, Research and Development Division Director; Kanaging Executive Officer; Division Manager, Research and Development Division Director; Senior Managing Executive Officer; Division Manager, Research and Development Division Manager, Research and Development Division Director 	55,800 shares

No.	Name	Career sum	mary, position and responsibility at the Company,	Number of shares of			
110.	(Date of birth)		and significant concurrent positions	the Company held			
	 Reasons for nomination as candidate for Director Mr. Harutoshi Sato has held important positions in the Group, serving in such roles as representative at a U.S. subsidiary, person responsible for quality assurance, and person responsible for product development before assuming the position of Division Manager of the Research and Development Division. Owing to this experience, he is well acquainted with the Company's business characteristics and customers and consequently possesses necessary and sufficient knowledge of such matters as important decision-making by the Board of Directors and supervision of duties. 						
	-		npany judges that Mr. Harutoshi Sato can be expected				
			ard of Directors through his valuable advice to the r	nanagement of the			
	Company, it requests his election			Γ			
		Apr. 1986	Joined the Company				
		June 2009	General Manager, Advanced Material				
			Development Department 1				
		June 2011	President and Director of TOKYO OHKA				
			KOGYO AMERICA, INC.				
		June 2016	Executive Officer of the Company (President				
			and Director of TOKYO OHKA KOGYO				
			AMERICA, INC.)				
		Jan. 2019	Executive Officer; Division Manager, New				
			Business Development Division				
	Kosuke Doi	Mar. 2020	Managing Executive Officer; Division				
	(May 10, 1962, 62 years old)		Manager, Marketing Division				
	[Re-election]	Mar. 2022	Director; Managing Executive Officer;	41,424 sha			
			Division Manager, Marketing Division and	,			
			Division Manager, Research and Development				
			Division				
2		Mar. 2023	Director; Senior Managing Executive Officer;				
3			Division Manager, Marketing Division and				
			Division Manager, Research and Development				
		1 0005	Division				
		Jan. 2025	Director; Senior Managing Executive Officer;				
			Division Manager, Marketing Division				
		-	(to the present)				
	Attendance at the meetings of						
	the Board of Directors						
	15 out of 15 (100%) Reasons for nomination as condidate for Director						
	Reasons for nomination as candidate for Director						
	Mr. Kosuke Doi has held important positions in the Group, serving in such roles as President and Director of a U.S. subsidiary, Division Manager of the New Business Development Division, Division Manager of the Marketing						
			and Development Division. Owing to this experien-				
			as but also in new business areas. He is well acquain				
			ers, and possesses the necessary and sufficient knowl				
			ard of Directors and supervision of duties executed b				
	-		e Doi can be expected to continue contributing to th	-			
	the Company, it requests his elec			-			

No.	Name	Career sum	mary, position and responsibility at the Company,	Number of shares of	
INO.	(Date of birth)	and significant concurrent positions		the Company held	
	Hirotaka Yamamoto (January 14, 1970, 55 years old) [Re-election]	Apr. 1992 Feb. 2013 Mar. 2019 Mar. 2020 Mar. 2023	Joined the Company Plant General Manager of TOK ADVANCED MATERIALS CO., LTD. Deputy Division Manager, Corporate Planning Division of the Company Executive Officer; Division Manager, Corporate Planning Division Director; Executive Officer; Division Manager, Manufacturing Division (to the present)	21,861 shares	
4	Attendance at the meetings of the Board of Directors 15 out of 15 (100%)				
	Reasons for nomination as candidate for Director				
	Mr. Hirotaka Yamamoto has held important positions in the Group, serving in such roles as representative at a U.S. subsidiary and Plant General Manager of the Korean subsidiary before assuming the positions of Division Manager of the Corporate Planning Division and Division Manager of the Manufacturing Division, and worked as a person responsible for the development of the Group's Medium- to Long-Term Management Plan. Owing to this experience, he is well acquainted with the Company's business strategy and business characteristics and possesses necessary and sufficient knowledge of such matters as important decision-making by the Board of Directors and supervision of duties executed by other Directors. Thus, since the Company judges that Mr. Hirotaka Yamamoto can be expected to continue contributing to the management of the Company, it requests his election as a Director.				

6 Apr. 1991 Joined the Company June 2012 General Manager, Next-Generation Material Development Department June 2016 Deputy Division Manager, Research and Development Division 5 Mar. 2020 Vice President and General Manager of Research and Development Division Mar. 2021 Executive Officer; Deputy Division Manager, Research and Development Division Mar. 2021 Executive Officer; Deputy Division Manager, Research and Development Division Mar. 2021 II.508 share 5 Attendance at the meetings of the Board of Directors Not applicable II.508 for Research and Development Division (to the present) II.508 share 6 Attendance at the meetings of the Board of Directors Not applicable II.508 for Protectors II.508 share 6 Attendance at the meetings of the Board of Directors ansbidiary before assuming the position of Division Laboratory of the Korean subsidiary before assuming the position of Division Manager of the Research Laboratory of the Korean subsidiary before assuming the position of Division Manager of the Research and Development Division. Owing to this experience, he is well acquaited with the Company judges that Mr. Katsumi Ohnori can be expected to contribute to the management of the Company, it newly requests his election as a Director. 6 Apr. 1979 Joined Sony Chemicals Corporation (currently Deverials Corporation) Oct. 2006 Corporation (Currently Deverials Corporation) 3.000 share 6 Apr. 2010 Director	No.	Name (Date of birth)	Career sum	mary, position and responsibility at the Company, and significant concurrent positions	Number of shares of the Company held
6 Development Department June 2016 Deputy Division Manager, Research and Development Division III,508 share 5 Attendance at the meetings of the Board of Directors Not applicable Mar. 2020 Vice President and General Manager of Research Laboratory of TOK ADVANCED MATERIALS CO., LTD. III,508 share 7 Attendance at the meetings of the Board of Directors Not applicable Mar. 2021 Executive Officer, Division Manager, Research and Development Division (to the present) III,508 share 8 Attendance at the meetings of the Board of Directors Not applicable Mar. 2021 Executive Officer, Division Manager, Research and Development Division (to the present) III.508 share 8 Attendance at the meetings of the Board of Directors Not applicable Research and Development Division (to the present) III.508 share 8 Research for Directors Mr. Katsumi Ohmori has held important positions in the Group, serving in such roles as representative at a U.S. subsidiary, person responsible for product development, and Vice President and General Manager of Research and customer, possessing necessary and autificient theorologient development decision-making by the Board of Directors and supervision of duite executed by other Directors. Thus, since the Company judges that Mr. Katsumi Ohmori can be expected to contribute to the management of the Company, it newly requests his election as a Director. 6 Iiii Sashi Ando (February 7, 1955, 69 years old) [Ourside Director] Apr. 1979 Joined Sony Chemical & Information Device Corporation Sony Chemical & Information Divisor, Kamum Plant Ma			-	Joined the Company	
6 Katsumi Ohmori (October 8, 1967, 57 years old) [New election] Mar. 2020 Vice President and General Manager of Research Laboratory of TOK ADVANCED MATERIALS CO, LTD. 11,508 share 5 Mar. 2021 Executive Officer, Deputy Division Manager, Research and Development Division of the Company 11,508 share 5 Mar. 2021 Executive Officer, Division Manager, Research and Development Division (to the present) 11,508 share 6 Attendance at the meetings of the Board of Directors Not applicable Image: Company Jan. 2025 Executive Officer, Division Manager, Research and Development Division (to the present) 11,508 share Reasons for nomination as candidate for Director Mr. Katsumi Ohmori has held important positions in the Group, serving in such roles as representative at a U.S. subsidiary, person responsible for product development, and Vice President and General Manager of Research Laboratory of the Korean subidiary before assuming the position of Division Manager of the Research and Development Division. Owing to this cexperience, he is well acquaited with the Company judges that Mr. Katsumi Ohmori can be expected to contribute to the management of the Company judges that Mr. Katsumi Ohmori can be expected to contribute to the management of the Company in a sub-research and Director. 6 Hissishi Ando (February 7, 1955, 69 years old) [February 7, 1955, 69 years old) Apr. 1979 Joined Sony Chemical & Information Device Corporation Sony Chemical & Information Device Corporation 3,000 share			June 2016	Development Department Deputy Division Manager, Research and	
5 Mar. 2021 Executive Officer; Deputy Division Manager, Research and Development Division of the Company Jan. 2025 Executive Officer; Division Manager, Research and Development Division (to the present) 5 Attendance at the meetings of the Board of Directors Not applicable Executive Officer; Division Manager, Research and Development Division Reasons for nomination as candidate for Director Mr. Katsum Ohmori has held important positions in the Group, serving in such roles as representative at a U.S. subsidiary, person reponsible for product development, and Vice President and General Manager of Research Laboratory of the Korean subsidiary before assuming the position of Division Manager of the Research and Development Division. Owing to this experience, he is well acquainted with the Company's business characteristics and customers, possessing necessary and sufficient knowledge of such matters as important decision-making by the Board of Directors and supervision of dutise executed by other Directors. Thus, since the Company judges that Mr. Katsumi Ohmori can be expected to contribute to the management of the Company, it newly requests his election as a Director. 6 Apr. 1979 Joined Sony Chemical & Corporation (currently Descrials Corporation) Jone 2007 6 Hisashi Ando (February 7, 1955, 69 years old) [New election] Apr. 2010 Director and Executive Officer, Senior General Manager of Deverials 3,000 share General Manager, Research & Development Division; Procurent, New Business Planning & Promotion of Dexerials Corporation 3,000 share General Manager, Research & Development Division; Procurent, New Business Planning & Promotion of Dexerials Corpora		(October 8, 1967, 57 years old)	Mar. 2020	Vice President and General Manager of Research Laboratory of TOK ADVANCED	
5 Jan. 2025 Executive Officer; Division Manager, Research and Development Division (to the present) 6 Attendance at the meetings of the Board of Directors Not applicable Important positions in the Group, serving in such roles as representative at a U.S. subsidiary, person responsible for product development, and Vice President and General Manager of Research and Development Division. Owing to this experience, he is well acquainted with the Company's business characteristics and customers, possessing necessary and sufficient knowledge of such matters as important decision-making by the Board of Directors and supervision of duties executed by other Directors. Thus, since the Company judges that Mr. Katsumi Ohmori can be expected to contribute to the management of the Company, it newly requests his election as a Director. 6 Apr. 1979 Joined Sony Chemicals Corporation (currently Descrials Corporation) 6 Hisashi Ando (February 7, 1955, 69 years old) [Outside Director] 7 Mpr. 2010 Director and Executive Officer; Senior General Manager of Descrials Corporation 8 Prevelection] Outside Director] 6 [Reve dection] Apr. 2010 9 Director and Manager of Descrials Corporation 3,000 share Corporation 9 Apr. 2010 Director and Executive Officer; Senior General Manager, Research & Development Division; Kanuma Plant Manager of Descrials Corporation 3,000 share Corporation 9 Preveloction] Apr. 2014			Mar. 2021	Executive Officer; Deputy Division Manager, Research and Development Division of the	11,508 shares
the Board of Directors Not applicable Hermination as candidate for Director Reasons for nomination as candidate for Director Mr. Katsumi Ohmori has held important positions in the Group, serving in such roles as representative at a U.S. subsidiary, person responsible for product development, and Vice President and General Manager of Research Laboratory of the Korean subsidiary before assuming the position of Division Manager of the Research and Development Division. Owing to this experience, he is well acquainted with the Company's business characteristics and customers, possessing necessary and sufficient knowledge of such matters as important decision-making by the Board of Directors and supervision of duties executed by other Directors. Thus, since the Company judges that Mr. Katsumi Ohmori can be expected to contribute to the management of the Company, it newly requests his election as a Director. Apr. 1979 Joined Sony Chemicals Corporation (currently Dexerials Corporation) Oct. 2006 Corporate Executive; Kanuma Plant Manager of Sony Chemical & Information Device Corporation Corporation Opt. 2010 Director: Apr. 2010 Director and Encoutive Officer; Senior General Manager of Sony Chemical & Information Device Corporation (February 7, 1955, 69 years old) Apr. 2014 [Independent Officer] Director and Senior Executive Officer; Senior General Manager, Research & Development Division; Kanuma Plant Manager of Dexerials Corporation Apr. 2016 Director and Managing Executive Officer; Oprition of Dexerials Corporation <td>5</td> <td></td> <td>Jan. 2025</td> <td>Executive Officer; Division Manager, Research and Development Division</td> <td></td>	5		Jan. 2025	Executive Officer; Division Manager, Research and Development Division	
6 Reasons for nomination as candidate for Director Mr. Katsumi Ohmori has held important positions in the Group, serving in such roles as representative at a U.S. subsidiary, person responsible for product development, and Vice President and General Manager of Research and Development Division. Owing to this experience, he is well acquainted with the Company's business characteristics and customers, possessing necessary and sufficient knowledge of such matters as important decision-making by the Board of Directors and supervision of duties executed by other Directors. Thus, since the Company judges that Mr. Katsumi Ohmori can be expected to contribute to the management of the Company, it newly requests his election as a Director. Apr. 1979 Joined Sony Chemicals Corporation (currently Dexerials Corporation) Oct. 2006 Corporate Executive; Kanuma Plant Manager of Sony Chemical & Information Device Corporation (currently Dexerials Corporation) Dec. 2007 Executive Officer; Kanuma Plant Manager of Sony Chemical & Information Device Corporation Operation Apr. 2010 Director: Kanuma Plant Manager of Sony Chemical & Information Device Corporation Katsuri Ohmori (Pebruary 7, 1955, 69 years old) [New election] Apr. 2014 Director and Senior Executive Officer; Senior General Manager of General Manager, Research & Development Division; Kanuma Plant Manager of Dexerials Corporation 3,000 share General Manager, Research & Development Division; Kanuma Plant Manager of Dexerials Corporation 6 (February 7, 1955, 69 years old) [New election] Apr. 2016 Director a		the Board of Directors		(to the present)	
6Dexerials Corporation)6Oct. 2006Corporate Executive; Kanuma Plant Manager of Sony Chemical & Information Device Corporation (currently Dexerials Corporation)Dec. 2007Executive Officer; Kanuma Plant Manager of Sony Chemical & Information Device Corporation6Hisashi Ando (February 7, 1955, 69 years old) [Outside Director]6[New election] [Outside Director]10Apr. 2014Apr. 2016Director and Senior Executive Officer; Senior General Manager, Research & Development Division; Procurement, New Business Planning & Promotion of Dexerials CorporationApr. 2016Director and Managing Executive Officer; Officer in charge of Manufacturing & Technology; Corporate R&D Division Head of Dexerials Corporation		Mr. Katsumi Ohmori has held im subsidiary, person responsible for Laboratory of the Korean subsidi Development Division. Owing to and customers, possessing necess Board of Directors and supervision Katsumi Ohmori can be expected	portant positio product devel ary before asso this experience ary and suffici on of duties ex	Ins in the Group, serving in such roles as representation lopment, and Vice President and General Manager of uming the position of Division Manager of the Reseater, he is well acquainted with the Company's busines itent knowledge of such matters as important decision ecuted by other Directors. Thus, since the Company	Research rch and s characteristics -making by the judges that Mr.
Jan. 2019 Representative Director and Senior Managing Executive Officer of Dexerials Corporation	6	(February 7, 1955, 69 years old) [New election] [Outside Director]	Dec. 2007 Apr. 2010 Sept. 2012 Apr. 2014 Apr. 2016	 Corporate Executive; Kanuma Plant Manager of Sony Chemical & Information Device Corporation (currently Dexerials Corporation) Executive Officer; Kanuma Plant Manager of Sony Chemical & Information Device Corporation Director; Kanuma Plant Manager of Sony Chemical & Information Device Corporation Director and Executive Officer; Senior General Manager, Research & Development Division; Kanuma Plant Manager of Dexerials Corporation Director and Senior Executive Officer; Senior General Manager, Research & Development Division; Procurement, New Business Planning & Promotion of Dexerials Corporation Director and Managing Executive Officer; Officer in charge of Manufacturing & Technology; Corporate R&D Division Head of Dexerials Corporation Representative Director and Senior Managing Executive Officer; Corporate R&D Division Head of Dexerials Corporation 	3,000 shares

No.	Name	Career sum	mary, position and responsibility at the Company,	Number of shares of		
INO.	(Date of birth) and significant concurrent positions			the Company held		
		Mar. 2020	Director and Managing Executive Officer;			
			Lieutenant President of Dexerials Corporation;			
			President of Dexerials America Corporation			
		June 2020	· · · · · · · · · · · · · · · · · · ·			
		Mar. 2022				
		Sept. 2022	Outside Director of AeroEdge Co., Ltd.			
			(to the present)			
		Mar. 2023	Outside Director (Audit and Supervisory			
			Committee Member) of the Company			
			(to the present)			
		(Significant c	concurrent positions)			
		Outside Direc	ctor of AeroEdge Co., Ltd.			
		(Number of y	vears serving as an Outside Director)			
	Attendance at the meetings of	Three years (as of the conclusion of this General Meeting of			
	the Board of Directors	Shareholders)			
	15 out of 15 (100%)					
	Reasons for nomination as cano	lidate for Out	side Director and overview of the role expected			
	The election of Mr. Hisashi Ando	as Outside Di	rector is proposed to request his supervision of the C	Company's		
		and neutral point of view based on his abundant experience and considerable insigh				
		utive of a listed company and Outside Director (Audit and Supervisory Committee vell as his contribution to enhancement of the corporate governance with his advice of the corporate governance governance with his advice of the corporate govern				
	the general management of the Company. Moreover, as Mr. Hisashi Ando can be expected to provide a supervise					
	function for the decision-making process for the nomination of candidates for officers of the Company and offic					
	-		tion and Remuneration Advisory Committee from a	n objective and		
	neutral point of view, the Compare	ny newly reque	ests his election as an Outside Director.			

- Notes: 1. No conflict of interest exists between the Company and any of the candidates.
 - 2. The Company has entered into a directors and officers liability insurance policy agreement, as provided for in Article 430-3, paragraph (1) of the Companies Act, with an insurance company to provide coverage for damages that insured persons may incur due to liability arising from the execution of their duties or claims related to the pursuit of such liability, and the premiums for the insured persons are fully borne by the Company. However, to ensure that the appropriateness of the execution of duties by the insured persons is not impaired, the insurance policy exempts coverage in cases of losses arising from claims for damages due to performance of an illegal act with full knowledge of its illegality. All candidates for Directors will be included as insured persons under this insurance policy. The Company also plans to renew the insurance policy with the same content at the time of the next renewal.
 - 3. Mr. Hisashi Ando is a candidate for Outside Director. The Company has designated him as an Independent Officer in accordance with the regulations of the Tokyo Stock Exchange and has notified the exchange accordingly. If his election is approved, the Company plans to maintain his designation as an Independent Officer.
 - 4. In accordance with the current Articles of Incorporation, the Company is able to enter into liability limitation agreements with Directors (excluding Executive Directors, etc.) that limit the maximum amount of liability provided for in Article 423, paragraph (1) of the Companies Act. The Company has entered into such agreements with Mr. Harutoshi Sato and Mr. Hisashi Ando. The maximum amount of liability in accordance with the agreement shall be the minimum liability amount stipulated by laws and regulations. If their election is approved, the Company plans to continue such agreements with them.
 - 5. Mr. Hisashi Ando is currently an Outside Director (Audit and Supervisory Committee Member) of the Company, but he is scheduled to retire from his position as Outside Director (Audit and Supervisory Committee Member) of the Company at the conclusion of this General Meeting of Shareholders due to the expiration of his term of office.

Proposal No. 3: Election of Four Directors Who Are Audit and Supervisory Committee Members

The terms of office of all four Directors who are Audit and Supervisory Committee Members will expire at the conclusion of this General Meeting of Shareholders.

Accordingly, the Company requests that four Directors who are Audit and Supervisory Committee Members be elected.

The Audit and Supervisory Committee has previously given its approval to this proposal.

The candidates for Director who is an Audit and Supervisory Committee Member are as follows:

No.	Name	Current position	Current responsibility	Attributes
1	Yusuke Narumi	Director	Executive Officer Division Manager, New Business Development Division	[New election]
2	Kazuo Ichiyanagi	Outside Director (Audit and Supervisory Committee Member)	-	[Re-election] [Outside] [Independent Officer]
3	Ayako Ikeda	Outside Director	-	[New election] [Outside] [Independent Officer]
4	Isao Nakajima	-	-	[New election] [Outside] [Independent Officer]

No.	Name	Career sum	mary, position and responsibility at the Company,	Number of shares of
INO.	(Date of birth)		and significant concurrent positions	the Company held
	Yusuke Narumi (December 2, 1965, 59 years old) [New election]	Apr. 1988 June 2012 Jan. 2019 Apr. 2019 Mar. 2020 Mar. 2021	Joined the Company General Manager, Marketing Department General Manager, Display and PV Panel Material Marketing Department General Manager, Imaging Material Marketing Department Executive Officer; Division Manager, New Business Development Division Director; Executive Officer; Division Manager, New Business Development Division (to the present)	27,834 shares
1	Attendance at the meetings of the Board of Directors 15 out of 15 (100%) Attendance at the meetings of the Audit and Supervisory Committee			
	Not applicable			
	Mr. Yusuke Narumi has held imp office, person responsible for sale Manager of the New Business De Group's business characteristics a expected to supervise and audit th experience while contributing to	ortant position as and marketin evelopment Div and customers ne Company's enhancement o	ector who is an Audit and Supervisory Committee is in the Group, serving in such roles as representativing of mainstay products before assuming the position vision. Owing to this experience, he is well acquainte but also new business areas. Moreover, as Mr. Yusuk management from an objective and neutral point of f the corporate governance with his advice on the ge- is election as a Director who is an Audit and Superv	e at the Chinese n of Division ed with not only the te Narumi can be view based on this eneral management

No.	Name	Career sum	mary, position and responsibility at the Company,	Number of shares of		
INU.	(Date of birth)		and significant concurrent positions	the Company held		
2	(Date of birth) Kazuo Ichiyanagi (September 26, 1953, 71 years old) [Re-election] [Outside Director] [Independent Officer]	Mar. 1977 Apr. 2005 Apr. 2008 Dec. 2008 June 2009 Oct. 2009 June 2010 June 2010 June 2019 Mar. 2020 Mar. 2023	and significant concurrent positionsJoined Teikoku Tsushin Kogyo Co., Ltd.Executive Officer in charge of DevelopmentDepartment; General Manager, DevelopmentDepartment of Teikoku Tsushin Kogyo Co.,Ltd.Executive Officer responsible for Development& Engineering and in charge of EngineeringManagement Department of Teikoku TsushinKogyo Co., Ltd.Executive Officer responsible for Development& Engineering of Teikoku Tsushin Kogyo Co.,Ltd.Director; Executive Officer responsible for Development& Engineering of Teikoku Tsushin Kogyo Co.,Ltd.Director; Executive Officer responsible forDevelopment & Engineering of TeikokuTsushin Kogyo Co., Ltd.Director; Executive Officer responsible forDevelopment Headquarters of Teikoku TsushinKogyo Co., Ltd.President of Teikoku Tsushin Kogyo Co., Ltd.Director and Advisor of Teikoku TsushinKogyo Co., Ltd.Outside Director (Audit and SupervisoryCommittee Member)(to the present)	the Company held 3,000 shares		
	Attendance at the meetings of the Board of Directors 15 out of 15 (100%) Attendance at the meetings of the Audit and Supervisory Committee 16 out of 16 (100%)		vears serving as an Outside Director) s of the conclusion of this General Meeting of)			
	16 out of 16 (100%) Reasons for nomination as candidate for Outside Director who is an Audit and Supervisory Committee Member					
	and overview of the role expected The election of Mr. Kazuo Ichiyanagi as Outside Director is proposed to request his supervision and auditing of the Company's management from an objective and neutral point of view based on his abundant experience and considerable insight as an executive of a listed company, as well as his contribution to enhancement of the corporate governance with his advice on the general management of the Company. Moreover, as Mr. Kazuo Ichiyanagi can be					
	expected to continue to provide a supervisory function for the decision-making process for the nomination of candidates for officers of the Company and officer remuneration, etc. as member of the Nomination and Remuneration Advisory Committee from an objective and neutral point of view, the Company requests his election as an Outside Director who is an Audit and Supervisory Committee Member.					

No.	Name	Career sum	Number of shares o				
No.	Ayako Ikeda (December 5, 1959, 65 years old) [New election] [Outside Director] [Independent Officer]	Apr. 1984 Jan. 1990 Apr. 1991 Sept. 1992 Apr. 2002 Apr. 2006 Apr. 2015 June 2021 Mar. 2024 Jan. 2025 (Significant of Partner at Hate)	Number of shares of the Company held				
	Attendance at the meetings of the Board of Directors 11 out of 11 (100%) Attendance at the meetings of the Audit and Supervisory Committee Not applicable	Outside Direc Tokai Tokyo (Number of y One year (as Shareholders					
	Reasons for nomination as candidate for Outside Director who is an Audit and Supervisory Committee Member and overview of the role expected Although she does not have experience of being involved in corporate management directly by any method other than being an outside officer in the past, the election of Ms. Ayako Ikeda as Outside Director is proposed to request her supervision and auditing of the Company's management from an objective and professional point of view based on her extensive experience, broad insight and expertise developed through her professional career as a legal expert and an Outside Director of the Company. Moreover, as Ms. Ayako Ikeda can be expected to contribute to enhancement of the corporate governance with her advice on the general management of the Company while providing a supervisory function for the decision-making process for the nomination of candidates for officers of the Company and officer remuneration, etc. as member of the Nomination and Remuneration Advisory Committee from an objective and neutral point of view, the Company newly requests her election as an Outside Director who is an Audit and Supervisory Committee Member.						

No.	Name	Career sum	Number of shares of					
	(Date of birth)		the Company held					
		Apr. 1982	Joined Tokyo Gas Co., Ltd.					
		Apr. 2008	General Manager, Finance Dept. of Tokyo Gas					
			Co., Ltd.					
		Apr. 2011	General Manager, Middle Branch of Tokyo Gas					
			Co., Ltd.					
		Apr. 2012	General Manager, TG-Group Reorganization					
		-	Project Dept. of Tokyo Gas Co., Ltd.					
		Apr. 2013	Executive Officer; General Manager,					
		1	Residential Sales Planning Dept., Residential					
			Sales and Service Div. of Tokyo Gas Co., Ltd.					
		Apr. 2015	Senior Executive Officer, CFO and in charge of					
	Isao Nakajima		Finance Dept., Accounting Dept., Purchasing					
	(December 5, 1958, 66 years		Dept. and Real Estate Management Dept. of					
	old)		Tokyo Gas Co., Ltd.					
	[New election]	Apr. 2017	Senior Executive Officer, CFO and in charge of					
	[Outside Director]	Api. 2017	Finance Dept., Accounting Dept. and Personnel					
	[Independent Officer]		Dept. of Tokyo Gas Co., Ltd.					
		Amn 2018	Senior Managing Executive Officer, CFO and	0 share				
		Apr. 2018						
			in charge of Finance Dept., Accounting Dept.,					
			Personnel Dept. and Purchasing Dept. of Tokyo					
		1 2010	Gas Co., Ltd.					
4		June 2019	Standing Audit & Supervisory Board Member					
4			of Tokyo Gas Co., Ltd.					
		June 2021	Director and Standing Audit Committee					
			Member of Tokyo Gas Co., Ltd.					
		June 2023	Director and Chairman of the Board of Tokyo Gas Real Estate Co., Ltd.					
	Attendance at the meetings of		Sus rear Estate Co., Etd.					
	the Board of Directors							
	Not applicable							
	Attendance at the meetings of							
	the Audit and Supervisory							
	Committee							
	Not applicable							
	Reasons for nomination as candidate for Outside Director who is an Audit and Supervisory Committee Member							
	and overview of the role expected							
	The election of Mr. Isao Nakajima as Outside Director is proposed to request his supervision and auditing of the							
	Company's management from an objective and neutral point of view based on his abundant experience as an executive							
	of a listed company, his considerable insight in finance and accounting, and his experience of serving as an Audit &							
	Supervisory Board Member and an Audit Committee Member at other companies, as well as his contribution to							
	enhancement of the corporate governance with his advice on the general management of the Company. Moreover, as							
	Mr. Isao Nakajima can be expected to provide a supervisory function for the decision-making process for the							
	nomination of candidates for officers of the Company and officer remuneration, etc. as member of the Nomination and							
	Remuneration Advisory Committee from an objective and neutral point of view, the Company newly requests his							
	election as an Outside Director who is an Audit and Supervisory Committee Member.							

- Notes: 1. No conflict of interest exists between the Company and any of the candidates.
 - 2. The Company has entered into a directors and officers liability insurance policy agreement, as provided for in Article 430-3, paragraph (1) of the Companies Act, with an insurance company to provide coverage for damages that insured persons may incur due to liability arising from the execution of their duties or claims related to the pursuit of such liability, and the premiums for the insured persons are fully borne by the Company. However, to ensure that the appropriateness of the execution of duties by the insured persons is not impaired, the insurance policy exempts coverage in cases of losses arising from claims for damages due to performance of an illegal act with full knowledge of its illegality. All candidates for Directors who are Audit and Supervisory Committee Members will be included as insured persons under this insurance policy. The Company also plans to renew the insurance policy with the same content at the time of the next renewal.
 - 3. Mr. Kazuo Ichiyanagi, Ms. Ayako Ikeda and Mr. Isao Nakajima are candidates for Outside Director who is an Audit and Supervisory Committee Member. The Company has designated Mr. Kazuo Ichiyanagi and Ms. Ayako Ikeda as Independent Officers in accordance with the regulations of the Tokyo Stock Exchange and has notified the exchange accordingly. If their election is approved, the Company plans to maintain their designation as Independent Officers. The Company plans to designate Mr. Isao Nakajima as an Independent Officer in accordance with the regulations of the Tokyo Stock Exchange and notify the exchange accordingly. If his election is approved, he will be an Independent Officer.
 - 4. In accordance with the current Articles of Incorporation, the Company is able to enter into liability limitation agreements with Directors (excluding Executive Directors, etc.) that limit the maximum amount of liability provided for in Article 423, paragraph (1) of the Companies Act. The Company has entered into such agreements with Mr. Kazuo Ichiyanagi and Ms. Ayako Ikeda. The maximum amount of liability in accordance with the agreement shall be the minimum liability amount stipulated by laws and regulations. If their election is approved, the Company plans to continue such agreements with them. If the election of Mr. Yusuke Narumi and Mr. Isao Nakajima is approved, the Company will enter into the same liability limitation agreement with them.
 - 5. Mr. Yusuke Narumi and Ms. Ayako Ikeda are currently Directors of the Company who are not Audit and Supervisory Committee Members, but they are scheduled to retire from their positions as Directors of the Company who are not Audit and Supervisory Committee Members at the conclusion of this General Meeting of Shareholders due to the expiration of their terms of office.
 - 6. Attendance at the meetings of the Board of Directors for Ms. Ayako Ikeda refers to the number of the Board of Directors meetings she attended after her assumption of Director of the Company on March 28, 2024.

(Reference) Skills and experience required of Directors of the Company
(planned as of the conclusion of the 95th Ordinary General Meeting of Shareholders)

NamePositionGenderOutsideand Remuneration Advisory CommitteeManagement experience in other corporate groupsResearch & development/ Technology/ ProductionLegal/ Compliance/ Risk managementFinance/ AccountingGiolNoriaki TaneichiRepresentative Director, PresidentMale				r	-		0	,			
NamePositionGenderOutsideRemuneration Advisory CommitteeRemuneration experience in other corporat groupsSales/ MarketingCompliance/ Risk managementFinance/ AccountingGoldNoriaki TaneichiRepresentative Director, PresidentMale					Nomination	Skills and experience					
Advisory CommitteeAdvisory CommitteeAdvisory CommitteeConcentre ofther corporate groupsConcentre TechnologyConcentre MarketingAccounting MarketingGloNoriaki TaneichiRepresentative Director, PresidentMale•• <td< td=""><td></td><td></td><td></td><td></td><td></td><td>Management</td><td>Research &</td><td></td><td>Legal/</td><td></td><td></td></td<>						Management	Research &		Legal/		
Advisory CommitteeTechnology/ groupsMarketing ProductionRisk managementAccounting managementNoriaki TaneichiDirector, PresidentMale•• <td>Name</td> <td>Position</td> <td>Gender</td> <td>Outside</td> <td></td> <td></td> <td>development/</td> <td></td> <td></td> <td>Finance/</td> <td>Global</td>	Name	Position	Gender	Outside			development/			Finance/	Global
Noriaki Taneichi Representative Director, President Male Interpretention Male Harutoshi Sato Director Male Interpretention Interpretenion Interpretention Int					-	other corporate	Technology/	Marketing	Risk	Accounting	Giobai
Noriaki Taneichi Director, President Male • </td <td></td> <td></td> <td></td> <td></td> <td>Committee</td> <td>groups</td> <td>Production</td> <td></td> <td>management</td> <td></td> <td></td>					Committee	groups	Production		management		
President Male		Representative									
Harutoshi Sato Director Male • </td <td>Noriaki Taneichi</td> <td>Director,</td> <td>Male</td> <td></td> <td>•</td> <td></td> <td>•</td> <td>•</td> <td></td> <td></td> <td>•</td>	Noriaki Taneichi	Director,	Male		•		•	•			•
Kosuke Doi Director Male •		President									
Kosuke Doi Director Male •	Hereste al. Costa	D									
Initial ConstraintsInitial Constr	Harutoshi Sato	Director	Male				•				•
Image: constraint of the second sec	Kasuka Dai	D'									
Katsumi Ohmori Director Male • </td <td>Kosuke Doi</td> <td>Director</td> <td>Male</td> <td></td> <td></td> <td></td> <td>•</td> <td>•</td> <td></td> <td></td> <td>•</td>	Kosuke Doi	Director	Male				•	•			•
Katsumi Ohmori Director Male • </td <td>Uirotaka Vamarrata</td> <td>D'</td> <td></td> <td></td> <td></td> <td></td> <td></td> <td></td> <td></td> <td></td> <td></td>	Uirotaka Vamarrata	D'									
Hisashi Ando Director Male • <td>nirotaka ramamoto</td> <td>Director</td> <td>Male</td> <td></td> <td></td> <td></td> <td>•</td> <td></td> <td></td> <td></td> <td>•</td>	nirotaka ramamoto	Director	Male				•				•
Hisashi Ando Director Male • <td>Katayani Ohan ani</td> <td>D'</td> <td></td> <td></td> <td></td> <td></td> <td></td> <td></td> <td></td> <td></td> <td></td>	Katayani Ohan ani	D'									
Image: Constraint of the second se	Katsumi Onmori	Director	Male				•				•
Image: Constraint of the second se	Hicachi Ando	Director	Mala								
Yusuke Narumi (Standing Audit and Supervisory Committee Member) Male Director (Audit and Kazuo Ichiyanagi Male Supervisory Male	Hisashi Ando	Director	Male	•	•	•	•	•			
Yusuke Narumi and Supervisory Male • <		Director									
Committee Member) Director (Audit and Supervisory Male		(Standing Audit									
Member) Member Director Image: Constraint of the second s	Yusuke Narumi	and Supervisory	Male				•	•			•
Director (Audit and Kazuo Ichiyanagi Supervisory Male Image: Constraint of the second		Committee									
Kazuo Ichiyanagi (Audit and Supervisory Male • • • • • •		Member)									
Kazuo Ichiyanagi Supervisory Male • • • • •		Director									
		(Audit and									
Committee	Kazuo Ichiyanagi	Supervisory	Male	•	•	•	•	•			•
		Committee									
Member)		Member)									
Director											
(Audit and											
Ayako Ikeda Supervisory Female • • • •	Ayako Ikeda	-	Female	•	•	•			•		•
Committee											
Member)											
Director											
(Audit and											
Isao Nakajima Supervisory Male • • • •	Isao Nakajima		Male	•	•	•		•	•	•	
Committee	-										
Member)											

Note: The above list does not represent all of the skills and experience possessed by the candidates for Director.

(Reference) Criteria for the independence of outside officers

The Company has prescribed criteria for the independence of outside officers, and an outside officer who does not fall under any of the following is deemed to be independent:

- a. A person who executes the business of the Company or one of its consolidated subsidiaries (hereinafter referred to as "the Group"), or a person who executed the business of the Group during the ten years before taking up the position.
- b. An entity whom the Group is a key customer of (*1) or a person who executes the business of that entity.
- c. A key customer of the Group (*2) or a person who executes the business of that customer.
- d. A key lender of the Group (*3) or a person who executes the business of that lender.
- A consultant, accounting expert, or legal expert who receives a considerable amount of money and other assets (*4) that are not officer compensation from the Group (if a corporation, association, or similar entity, a member of that entity).
- f. A party who fell under any of the above b.- e. within the past three years.
- g. A party who has received an average of ¥3 million or more annually in donations from the Group over the past three years.
- h. A major shareholder (*5) of the Group or a person who executes the business of that shareholder.
- i. A person who executes the business of another company that has a reciprocal outside officer employment relationship (*6).
- j. A party whose spouse or family member within the second degree of kinship falls under any of a.- i.
- k. Regardless of the stipulations of the preceding items, parties for whom a conflict of interest with the Company could arise.
 - Note 1. "Entity whom the Group is a key customer of" refers to a vendor who supplies the Group with products, services, etc., the value of which averages ¥10 million or more annually over the past three years and exceeds 2% of the vendor's annual consolidated sales for the most recent fiscal year.
 - Note 2. "Key customer of the Group" refers to a customer to whom the Group supplies products, services, etc., the value of which averages ¥10 million or more annually over the past three years and exceeds 2% of the Group's annual consolidated sales for the most recent fiscal year.
 - Note 3. "Key lender of the Group" refers to a financial institution whose loans are equivalent to 2% or more of the Group's consolidated total assets.
 - Note 4. "Considerable amount of money and other assets" refers to assets with an economic value that averages ¥10 million or more annually over the past three years and exceeds 2% of annual consolidated sales for the consultant, accounting expert, or legal expert in the most recent fiscal year (if a corporation, association, or similar entity receives these assets, assets with an economic value that averages ¥10 million or more annually over the past three years and exceeds 2% of the entity's annual consolidated sales in the most recent fiscal year).
 - Note 5. "Major shareholder" refers to a shareholder who holds 10% or more of voting rights.
 - Note 6. "Reciprocal outside officer employment relationship" refers to a relationship in which a person who executes the business of the Group serves as an outside officer of another company, and a person who executes the business of that other company serves as an outside officer of the Company.