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 8, 2021

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 91st ORDINARY GENERAL MEETING OF SHAREHOLDERS

We are pleased to announce the 91st Ordinary General Meeting of Shareholders of TOKYO OHKA KOGYO CO., LTD. ("the Company"), which will be held as described below.

We strongly request our shareholders refrain from attending in person this General Meeting of Shareholders regardless of your health status from the perspective of preventing the spread of the novel coronavirus disease (COVID-19) and securing your safety. You may exercise your voting rights either in writing or by electronic 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., Monday, March 29, 2021 (JST).

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 Electronic 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.

2. Place: 1st Meeting Room, 5F, Corporate Headquarters of the Company 150 Nakamaruko, Nakahara-ku, Kawasaki, Kanagawa, Japan

3. Agenda of the Meeting:

Matters to be reported:

 The Business Report and the Consolidated Financial Statements for the 91st fiscal year (from January 1, 2020 to December 31, 2020) and results of audits by the Accounting Auditor and the Board of Corporate Auditors of the Consolidated Financial Statements
 The Non-Consolidated Financial Statements for the 91st fiscal year (from January 1, 2020 to December 31, 2020)

Proposals to be resolved:

Proposal No. 1:Appropriation of SurplusProposal No. 2:Election of Nine DirectorsProposal No. 3:Election of Two Corporate Auditors

4. Matters Decided for the Convocation:

- (1) If you exercise your voting rights by two different means, that is, by electronic means (via the Internet, etc.) as well as in writing, votes by electronic means (via the Internet, etc.) shall prevail.
- (2) If you exercise your voting rights by electronic 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.
- * When it is necessary to modify the matters stated in the Reference Documents for the General Meeting of Shareholders, the Business Report, the Consolidated Financial Statements and the Non-Consolidated Financial Statements, please understand that the matters after modification will be shown on the website of the Company (https://www.tok.co.jp/).

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:Tuesday, March 30, 2021 at 10:00 a.m. (JST)Place:1st 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., Monday, March 29, 2021 (JST)

[Exercise of Voting Rights via the Internet]

Please access the website for exercising voting rights (https://evote.tr.mufg.jp/) from personal computer, smartphone, or mobile phone, 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., Monday, March 29, 2021 (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 electronic means (via the Internet, etc.) as well as in writing, votes by electronic means (via the Internet, etc.) shall prevail.
- (2) If you exercise your voting rights by electronic 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 alteration of 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, smartphone or mobile phone. (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) To ensure security, shareholders may not be able to exercise voting rights using a mobile phone if their mobile phone models are not enabled to send terminal ID information, or do not support encrypted communication (SSL communication).
- (4) 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 as follows. 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 DOE (dividend on equity ratio) of 3.5% 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 ¥94 per share, which includes a commemorative dividend of ¥30 per share on top of the ordinary dividend of ¥64 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 that made it possible to achieve the 80th anniversary since foundation on October 2020.

Accordingly, including the interim dividend of ¥60 per share paid in September 2020, the annual dividend for the fiscal year is ¥154 per share.

- (1) Type of dividend property Cash
- (2) Matters related to distribution of dividend property to shareholders and the total amount ¥94 per common share of the Company Total amount: ¥3,925,475,908 (comprising ¥64 ordinary dividend and ¥30 commemorative dividend)
- (3) Effective date of the distribution of surplus March 31, 2021

Proposal No. 2: Election of Nine Directors

The terms of office of all nine Directors will expire at the conclusion of this General Meeting of Shareholders. Accordingly, the Company requests that nine Directors be elected. 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	Senior Executive Officer Department Manager, Research and Development Department	[Re-election]
3	Yoichi Shibamura	Director	Senior Executive Officer Department Manager, Accounting and Finance Department	[Re-election]
4	Kunio Mizuki	Director	Executive Officer Department Manager, General Affairs Department	[Re-election]
5	Yuichi Murakami	Director	Officer Department Manager, Manufacturing Department	[Re-election]
6	Hiroshi Kurimoto	Director	-	[Re-election] [Outside] [Independent Officer]
7	Noriko Sekiguchi	Director	-	[Re-election] [Outside] [Independent Officer]
8	Kazuo Ichiyanagi	Director	-	[Re-election] [Outside] [Independent Officer]
9	Yusuke Narumi	-	Officer Department Manager, New Business Development Department	[New election]

2 Business Development Department June 2017 Business Development Department Business Development Department Jan. 2019 Representative Director, President and Chief Executive Officer (to the present) Reasons for nomination as candidate for Director Since assuming the position of Representative Director, President and Chief Executive Officer, Mr. Noriaki Taneichi has led the management of the Group as its top executive and contributed to the Group's further development throug the measures in the Medium-Term Plan. Thus, since the Company judges that Mr. Noriaki Taneichi can be expected continue contributing to the management of the Company judges that Mr. Noriaki Taneichi can be expected continue contributing to the management of the Company judges that Mr. Noriaki Taneichi can be expected continue contributing to the management of the Company judges that Mr. Noriaki Taneichi Apr. 2004 Apr. 2006 General Manager, Advanced Material Development Division 1 June 2009 Officer; Deputy Department Manager, Research and Development Department and General Manager, Advanced Material Development Division 1 June 2017 Director; Chicer; Department Manager, Research and Development Department Manager, Research and Development Department (June 1, 1961) 13,000 sh IRe-election] June 2017 Director; Securive Officer; Department Manager, Research and Development Division 1 13,000 sh Mar. 2019 Director; Senior Executive Officer; Department Manager, Research and Development Division 1 13,000 sh Mar. 2019 Director; Senior Executive Officer; Department Manager, Research and	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	
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contributing to the management of the Company, it requests his election as a Director.		executed by other Directors. Thus, since the Company judges that Mr. Harutoshi Sato can be expected to continue				

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. 1980	Joined The Mitsubishi Bank, Limited (present MUFG Bank, Ltd.)	neid		
		Jan. 2006	General Manager, Corporate Human Resources Department of The Bank of Tokyo-Mitsubishi UFJ, Ltd. (present MUFG Bank, Ltd.)			
		Aug. 2007	General Manager, Kyobashi Branch of The Bank of Tokyo-Mitsubishi UFJ, Ltd.			
		Oct. 2009	General Manager, Finance Division of the Company			
	Valiati Chihamana	June 2010	Officer; Deputy Department Manager, Administration Department and General			
	Yoichi Shibamura (July 29, 1956) [Re-election]	June 2012	Manager, Finance Division Officer; Department Manager, Accounting	11,800 shares		
		June 2013	Department Executive Officer; Department Manager,			
3		June 2017	Accounting Department Senior Executive Officer; Department Manager, Accounting Department			
		Jan. 2019	Senior Executive Officer; Department Manager, Accounting and Finance Department			
		Mar. 2020	Director; Senior Executive Officer; Department Manager, Accounting and Finance			
			Department (to the present)			
	particularly accounting and fina Company and then Department	es not only rich ex ance, having serv t Manager, Accou	xperience in financial institutions but also knowledge red first as General Manager, Finance Division, after unting and Finance Department, and contributed to de	joining the eveloping the		
	finance strategy, including capital policy. He also has the 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. Yoichi Shibamura can be expected to continue contributing to the management of the					
	Company, it requests his election					
		Oct. 1985	Joined the Company			
		Apr. 2005 June 2009	General Manager, General Affairs Division Officer; Deputy Department Manager, Administration Department and General Manager, General Affairs Division			
	Kunio Mizuki (February 10, 1959)	June 2012	Officer; Department Manager, General Affairs Department	10,800 share		
	[Re-election]	June 2013	Director; Officer; Department Manager, General Affairs Department			
4		June 2017	Director; Executive Officer; Department Manager, General Affairs Department (to the present)			
	Reasons for nomination as candidate for Director					
	Mr. Kunio Mizuki, since assuming the position of Department Manager of the General Affairs Department after serving					
	as General Manager of the General Affairs Division, has been working to strengthen corporate governance, including development of the information management system, the risk management system, and the compliance system as well					
	_		ore, through his experience with the business operation			
	possesses necessary and suffici	ent knowledge of	f such matters as important decision-making by the E ectors. Thus, since the Company judges that Mr. Kun	Board of Directors		

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
	Yuichi Murakami	Apr. 1985 Oct. 2009 June 2014 June 2015	Joined the Company General Manager, Accounting Division Deputy Department Manager, Manufacturing Department Officer; Deputy Department Manager, Manufacturing Department	
_	(July 24, 1962) [Re-election]	Mar. 2020	Director; Officer; Department Manager, Manufacturing Department (to the present)	6,420 shares
5			concurrent positions) re Director and President of TOK ADVANCED S CO., LTD.	
	Department. Owing to this expert the necessary and sufficient knows supervision of duties executed b	rience, he is wel wledge of such a by other Director	It of the Korean subsidiary, and Department Manage l acquainted with the Company's business character matters as important decision-making by the Board s. Thus, since the Company judges that Mr. Yuichi M ment of the Company, it requests his election as a D	istics and possesses of Directors and Murakami can be
6	Hiroshi Kurimoto (August 26, 1947) [Re-election] [Outside Director] [Independent Officer]	Apr. 1970 June 1999 June 2003 June 2006 June 2011 June 2014 June 2015 June 2016	Joined OILES CORPORATION ("OILES") Director of OILES Director; Managing Operating Officer of OILES Representative Director, President and Chief Operating Officer of OILES Representative Director and Chairman of OILES Director (Outside Director) of the Company (to the present) Director and Senior Advisor of OILES Senior Advisor of OILES Advisor of OILES	1,000 shares
	Company's management from a	imoto as Outsid n objective and itive of a listed c	e Director is proposed to request his continued super neutral point of view based on his abundant experier ompany, as well as his contribution to enhancement	nce and

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		
7	Noriko Sekiguchi (January 23, 1964) [Re-election] [Outside Director] [Independent Officer]		Joined Manufacturers Hanover Bank (present JPMorgan Chase Bank, N.A.) Joined Asahi-Shinwa Kaikeisha audit corporation (present KPMG AZSA LLC) Registered as certified public accountant Joined Japan Broadcasting Corporation Joined Triumph International (Japan) Ltd. Reregistered as certified public accountant Joined Ernst & Young ShinNihon (present Ernst & Young ShinNihon LLC) Representative of Sekiguchi CPA Office (present Sekiguchi Noriko CPA Office) (to the present) Contract Monitoring Committee Member of Japan International Cooperation Agency ("JICA") External Assessment Committee Member of JICA (to the present) Registered as certified tax accountant Director (Outside Director) of the Company (to the present) Executive Officer of Chifure Holdings Corporation (until February 2021) concurrent positions) we of Sekiguchi Noriko CPA Office	500 shares		
		-	essment Committee Member of JICA			
	Reasons for nomination as candidate for Outside Director					
	The election of Ms. Noriko Sekiguchi as Outside Director is proposed to request her continued supervision of the					
	Company's management from an objective and neutral point of view based on her sophisticated expertise in accounting					
	as a certified public accountant, abundant experience in several companies, and thorough understanding of internal					
	control in her capacity as an external committee member for fraudulent accounting conducted in multiple listed					
	companies. The Company also judges that Ms. Noriko Sekiguchi can be expected to contribute to enhancement of the					
	corporate governance with her advice on the general management of the Company.					

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	
		Mar. 1977	Joined Teikoku Tsushin Kogyo Co., Ltd.	licita	
		Apr. 2005	Executive Officer in charge of Development		
		Api. 2005	Department; General Manager, Development		
			Department, General Manager, Development Department of Teikoku Tsushin Kogyo Co.,		
			Ltd.		
		Apr. 2008	Executive Officer supervising Development		
		Арі. 2000	Technology and in charge of Development		
			Department of Teikoku Tsushin Kogyo Co.,		
			Ltd.		
	Kazuo Ichiyanagi	Dec. 2008	Executive Officer supervising Development		
	(September 26, 1953)		Technology of Teikoku Tsushin Kogyo Co.,		
	[Re-election]		Ltd.	500 share	
	[Outside Director]	June 2009	Director; Executive Officer supervising		
0	[Independent Officer]		Development Technology of Teikoku Tsushin		
8	-		Kogyo Co., Ltd.		
		Oct. 2009	Director; Executive Officer supervising		
			Development Division of Teikoku Tsushin		
			Kogyo Co., Ltd.		
		June 2010	President of Teikoku Tsushin Kogyo Co., Ltd.		
		June 2019	Director and Advisor of Teikoku Tsushin		
			Kogyo Co., Ltd.		
		Mar. 2020	Director (Outside Director) of the Company		
			(to the present)		
	Reasons for nomination as candidate for Outside Director				
			e Director is proposed to request his continued super		
	Company's management from a	in objective and i	neutral point of view based on his abundant experien	ice and	
	considerable insight as an executive	ative of a listed c	ompany, as well as his contribution to enhancement		
		utive of a listed c he general mana	gement of the Company.		
	considerable insight as an executive	tive of a listed c he general mana Apr. 1988	gement of the Company. Joined the Company		
	considerable insight as an execution	tive of a listed c he general mana Apr. 1988 June 2012	gement of the Company. Joined the Company General Manager, Marketing Division		
	considerable insight as an exect governance with his advice on	tive of a listed c he general mana Apr. 1988	gement of the Company. Joined the Company General Manager, Marketing Division General Manager, Display and PV Panel		
	considerable insight as an exect governance with his advice on Yusuke Narumi	tive of a listed c he general mana Apr. 1988 June 2012 Jan. 2019	gement of the Company. Joined the Company General Manager, Marketing Division General Manager, Display and PV Panel Material Marketing Division	of the corporate	
	considerable insight as an exect governance with his advice on Yusuke Narumi (December 2, 1965)	tive of a listed c he general mana Apr. 1988 June 2012	gement of the Company. Joined the Company General Manager, Marketing Division General Manager, Display and PV Panel Material Marketing Division General Manager, Imaging Material Marketing		
	considerable insight as an exect governance with his advice on Yusuke Narumi	htive of a listed c he general mana Apr. 1988 June 2012 Jan. 2019 Apr. 2019	gement of the Company. Joined the Company General Manager, Marketing Division General Manager, Display and PV Panel Material Marketing Division General Manager, Imaging Material Marketing Division	of the corporate	
	considerable insight as an exect governance with his advice on Yusuke Narumi (December 2, 1965)	tive of a listed c he general mana Apr. 1988 June 2012 Jan. 2019	gement of the Company. Joined the Company General Manager, Marketing Division General Manager, Display and PV Panel Material Marketing Division General Manager, Imaging Material Marketing Division Officer; Department Manager, New Business	of the corporate	
9	considerable insight as an exect governance with his advice on Yusuke Narumi (December 2, 1965)	htive of a listed c he general mana Apr. 1988 June 2012 Jan. 2019 Apr. 2019	gement of the Company. Joined the Company General Manager, Marketing Division General Manager, Display and PV Panel Material Marketing Division General Manager, Imaging Material Marketing Division Officer; Department Manager, New Business Development Department	of the corporate	
9	considerable insight as an exect governance with his advice on Yusuke Narumi (December 2, 1965) [New election]	htive of a listed c he general mana Apr. 1988 June 2012 Jan. 2019 Apr. 2019 Mar. 2020	gement of the Company. Joined the Company General Manager, Marketing Division General Manager, Display and PV Panel Material Marketing Division General Manager, Imaging Material Marketing Division Officer; Department Manager, New Business Development Department (to the present)	of the corporate	
9	considerable insight as an exect governance with his advice on Yusuke Narumi (December 2, 1965) [New election] Reasons for nomination as ca	ntive of a listed c he general mana Apr. 1988 June 2012 Jan. 2019 Apr. 2019 Mar. 2020	gement of the Company. Joined the Company General Manager, Marketing Division General Manager, Display and PV Panel Material Marketing Division General Manager, Imaging Material Marketing Division Officer; Department Manager, New Business Development Department (to the present)	of the corporate 2,478 share	
9	considerable insight as an exect governance with his advice on a Yusuke Narumi (December 2, 1965) [New election] Reasons for nomination as ca Mr. Yusuke Narumi has held im	htive of a listed c he general mana Apr. 1988 June 2012 Jan. 2019 Apr. 2019 Mar. 2020 Apr. 2020	gement of the Company. Joined the Company General Manager, Marketing Division General Manager, Display and PV Panel Material Marketing Division General Manager, Imaging Material Marketing Division Officer; Department Manager, New Business Development Department (to the present) ctor s in the Group, serving in such roles as representative	of the corporate 2,478 share e at the Chinese	
9	considerable insight as an exect governance with his advice on a Yusuke Narumi (December 2, 1965) [New election] Reasons for nomination as ca Mr. Yusuke Narumi has held in office, person responsible for sa	htive of a listed c he general mana Apr. 1988 June 2012 Jan. 2019 Apr. 2019 Mar. 2020 Mar. 2020	gement of the Company. Joined the Company General Manager, Marketing Division General Manager, Display and PV Panel Material Marketing Division General Manager, Imaging Material Marketing Division Officer; Department Manager, New Business Development Department (to the present) ector s in the Group, serving in such roles as representative g of mainstay products before assuming the position	of the corporate 2,478 share e at the Chinese of Department	
9	considerable insight as an exect governance with his advice on a Yusuke Narumi (December 2, 1965) [New election] Reasons for nomination as ca Mr. Yusuke Narumi has held im office, person responsible for sa Manager, New Business Develo	htive of a listed c he general mana Apr. 1988 June 2012 Jan. 2019 Apr. 2019 Mar. 2020 Apr. 2020 Indidate for Direct portant positions ales and marketin opment Departme	gement of the Company. Joined the Company General Manager, Marketing Division General Manager, Display and PV Panel Material Marketing Division General Manager, Imaging Material Marketing Division Officer; Department Manager, New Business Development Department (to the present) ctor s in the Group, serving in such roles as representative	e at the Chinese of Department ot only the	
9	considerable insight as an exect governance with his advice on a Yusuke Narumi (December 2, 1965) [New election] Reasons for nomination as ca Mr. Yusuke Narumi has held in office, person responsible for sa Manager, New Business Develo Company's existing business an	tive of a listed c he general mana Apr. 1988 June 2012 Jan. 2019 Apr. 2019 Mar. 2020 Apr. 2020 Indidate for Directions alles and marketin opment Departme eas, but also in n	gement of the Company. Joined the Company General Manager, Marketing Division General Manager, Display and PV Panel Material Marketing Division General Manager, Imaging Material Marketing Division Officer; Department Manager, New Business Development Department (to the present) extor is in the Group, serving in such roles as representative ag of mainstay products before assuming the position ent. Owing to this experience, he is well versed in no	e at the Chinese of Department of only the ssary and sufficien	
9	considerable insight as an exect governance with his advice on a Yusuke Narumi (December 2, 1965) [New election] Reasons for nomination as ca Mr. Yusuke Narumi has held im office, person responsible for sa Manager, New Business Develo Company's existing business an knowledge of such matters as in	tive of a listed c he general mana Apr. 1988 June 2012 Jan. 2019 Apr. 2019 Mar. 2020 Apr. 2020 ndidate for Directions ales and marketin opment Departme eas, but also in n nportant decision	gement of the Company. Joined the Company General Manager, Marketing Division General Manager, Display and PV Panel Material Marketing Division General Manager, Imaging Material Marketing Division Officer; Department Manager, New Business Development Department (to the present) extor is in the Group, serving in such roles as representative of mainstay products before assuming the position ent. Owing to this experience, he is well versed in no sew business areas, and consequently possesses neces	e at the Chinese of Department of Department ot only the ssary and sufficien of duties executed	
9	considerable insight as an exect governance with his advice on a Yusuke Narumi (December 2, 1965) [New election] Reasons for nomination as ca Mr. Yusuke Narumi has held im office, person responsible for sa Manager, New Business Develo Company's existing business an knowledge of such matters as in	tive of a listed c the general mana Apr. 1988 June 2012 Jan. 2019 Apr. 2019 Mar. 2020 Mar. 2020 Indidate for Direct aportant positions the sand marketing poment Department the company juctorial sectors the Company juctorial sectors approximation of the company juctors the company juctors the company juctors the sand marketing the company juctors the company juctors	gement of the Company. Joined the Company General Manager, Marketing Division General Manager, Display and PV Panel Material Marketing Division General Manager, Imaging Material Marketing Division Officer; Department Manager, New Business Development Department (to the present) extor is in the Group, serving in such roles as representative ag of mainstay products before assuming the position ent. Owing to this experience, he is well versed in no new business areas, and consequently possesses neces n-making by the Board of Directors and supervision liges that Mr. Yusuke Narumi can be expected to cont	e at the Chinese of Department of Department ot only the ssary and sufficien of duties executed	

(1) Mr. Yuichi Murakami serves concurrently as the Representative Director and President of TOK ADVANCED MATERIALS CO., LTD., which is a subsidiary of the Company. In addition to lending funds to said subsidiary, the Company conducts licensing and other transactions, and a transactional relationship between the two companies exists for the sale of products, etc. The two companies also have a relationship as competitors in the Manufacturing business.

(2) No special interest exists between the Company and any of the other candidates.

- 2. The Company has entered into an agreement for directors and officers liability insurance policy with an insurance company to provide coverage for damages that the insured persons may be incurred due to liability borne from the execution of their duties or claims related to the pursuit of such liability. 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. Hiroshi Kurimoto, Ms. Noriko Sekiguchi and Mr. Kazuo Ichiyanagi are candidates for Outside Director. The Company has designated Mr. Hiroshi Kurimoto, Ms. Noriko Sekiguchi, and Mr. Kazuo Ichiyanagi as Independent Officers in accordance with the regulations of the Tokyo Stock Exchange and has notified therein. If their election is approved, the Company plans to continue their Independent Officer designation.
- 4. The terms of office as Outside Director for Mr. Hiroshi Kurimoto, Ms. Noriko Sekiguchi, and Mr. Kazuo Ichiyanagi will be six years and nine months for Mr. Hiroshi Kurimoto, five years and nine months for Ms. Noriko Sekiguchi, and one year for Mr. Kazuo Ichiyanagi at the conclusion of this General Meeting of Shareholders.
- 5. Liability limitation agreement with Outside Director:

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. Hiroshi Kurimoto, Ms. Noriko Sekiguchi, and Mr. Kazuo Ichiyanagi. 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.

Proposal No. 3: Election of Two Corporate Auditors

The terms of office of Corporate Auditors Mr. Kazumasa Fukada and Mr. Koichiro Takahashi will expire at the conclusion of this General Meeting of Shareholders.

Accordingly, the Company requests that two Corporate Auditors be elected.

The Board of Corporate Auditors has previously given its approval to this proposal.

The candidates for Corporate Auditor are as follows:

No.	Name	Current position	Attributes
1	Tadaharu Uehara	-	[New election][Outside] [Independent Officer]
2	Teruki Umezaki	-	[New election][Outside] [Independent Officer]

No.	Name (Date of birth)	Career sum	nary, position, and significant concurrent positions	Number of shares of the Company held	
		Apr. 1979	Joined Tokio Marine & Fire Insurance Co., Ltd. (currently Tokio Marine & Nichido Fire Insurance Co., Ltd.)		
		Oct. 2004	General Manager, Management Planning Department of Millea Holdings, Inc. (currently Tokio Marine Holdings, Inc.)		
		July 2007	General Manager, Overseas Business Planning Department of Millea Holdings, Inc.		
		June 2008	General Manager in charge of Europe, Africa, and Middle East region of Tokio Marine & Nichido Fire Insurance Co., Ltd.		
	Tadaharu Uehara (April 21, 1955)	June 2011	Executive Officer of Tokio Marine & Nichido Fire Insurance Co., Ltd.		
	[New election] [Outside Corporate Auditor]	June 2012	Managing Executive Officer of Tokio Marine Holdings, Inc.	0 share	
1	[Independent Officer]	Apr. 2015	Director of Nippon Export and Investment Insurance		
		Apr. 2017	Adviser of Tokio Marine & Nichido Fire Insurance Co., Ltd.		
		June 2017	Joined Ministry of Foreign Affairs of Japan		
		July 2017	Ambassador Extraordinary and Plenipotentiary of Japan to Georgia		
		Dec. 2020	Adviser of Tokio Marine & Nichido Fire Insurance Co., Ltd.		
			(to the present)		
		(Significant c	concurrent positions)		
		Adviser of To	okio Marine & Nichido Fire Insurance Co., Ltd.		
	Reasons for nomination as candidate for Outside Corporate Auditor				
	The election of Mr. Tadaharu Ue				
	monitoring from a global perspective and an objective and neutral standpoint, based on his abundant experience in financial institutions such as his tenure in key positions at the Tokyo Marine Holdings, Inc., and in the Ministry of				
		-			
	Foreign Affairs as an Ambassado	or Extraordinary	and Plenipotentiary, and his considerable insight as	an executive.	

No.	Name (Date of birth)	Career sum	nary, position, and significant concurrent positions	Number of shares of the Company held
		Apr. 1985	Joined Meiji Life Insurance Company (currently Meiji Yasuda Life Insurance Company)	
		Apr. 2010	General Manager of Investigation Department of Meiji Yasuda Life Insurance Company	
		Apr. 2014	Executive Officer; General Manager of Human Resources Department of Meiji Yasuda Life Insurance Company	
	Teruki Umezaki (September 20, 1959)	Apr. 2016	Managing Executive Officer of Meiji Yasuda Life Insurance Company	
	[New election]	Apr. 2019	Managing Executive Officer; Group Chief	0 share
2	[Outside Corporate Auditor] [Independent Officer]		Compliance Officer of Meiji Yasuda Life Insurance Company	
2		Apr. 2020	Senior Managing Executive Officer; Group Chief Compliance Officer of Meiji Yasuda Life Insurance Company (to the present)	
		(Significant o	concurrent positions)	
		Senior Mana	ging Executive Officer; Group Chief Compliance	
			eiji Yasuda Life Insurance Company apan Industrial Association	
	Reasons for nomination as can			
	The election of Mr. Teruki Umezaki as Outside Corporate Auditor is proposed to request his contrib monitoring from an objective and neutral point of view, based on his tenure in key positions at the M Insurance Company, his abundant experience in financial institutions, etc., and his considerable insi			leiji Yasuda Life

- Notes: 1. No conflict of interest exists between the Company and any of the candidates.
 - 2. The Company has entered into an agreement for directors and officers liability insurance policy with an insurance company to provide coverage for damages that the insured persons may be incurred due to liability borne from the execution of their duties or claims related to the pursuit of such liability. All candidates for Corporate Auditors 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. Tadaharu Uehara and Mr. Teruki Umezaki are both candidates for Outside Corporate Auditor. The Company plans to designate Mr. Tadaharu Uehara and Mr. Teruki Umezaki as Independent Officers in accordance with the regulations of the Tokyo Stock Exchange and has notified therein. If their election is approved, they will be Independent Officers.
 - 4. Liability limitation agreement with Corporate Auditor: In accordance with the current Articles of Incorporation, the Company is able to enter into liability limitation agreements with Corporate Auditors that limit the maximum amount of liability provided for in Article 423, paragraph (1) of the Companies Act. The Company plans to enter into such agreements with Mr. Tadaharu Uehara and Mr. Teruki Umezaki if their election is approved. The maximum amount of liability in accordance with the agreement shall be the minimum liability amount stipulated by laws and regulations.

(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 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.
- e. Consultant, accounting expert, or legal expert who receives considerable 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. Party who was any of the above b.- e. within the past three years.
- g. 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. Party whose spouse and family member of second degree of closer is any of a.- i.
- k. Party who has served as an outside officer for eight years in total.
- 1. Regardless of the stipulations of the preceding paragraphs, 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 money and other assets" refers to an average of ¥10 million or more annually over the past three years and assets with an economic value that 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, an average of ¥10 million or more annually over the past three years and assets with an economic value of more than 2% of the entities' annual consolidated sales).
 - 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 is an outside officer of another company, and a person who executes the business of that other company is an outside officer of the Company.