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 June 6, 2017

To Those Shareholders with Voting Rights

Ikuo Akutsu President and Representative Director **TOKYO OHKA KOGYO CO., LTD.** 150 Nakameruka, Nakahara ku, Kawasa

150 Nakamaruko, Nakahara-ku, Kawasaki, Kanagawa, Japan

NOTICE OF THE CONVOCATION OF THE 87th ORDINARY GENERAL MEETING OF SHAREHOLDERS

You are cordially invited to attend the 87th Ordinary General Meeting of Shareholders of TOKYO OHKA KOGYO CO., LTD. ("the Company"). The meeting will be held as described below.

If you are unable to attend the meeting, you can exercise your voting rights by either of the following means. Please review the Reference Documents for the General Meeting of Shareholders, and exercise your voting rights by 5:30 p.m., Tuesday, June 27, 2017 (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" described on pages 3 and 4, and enter your approval or disapproval for each proposal no later than the above voting deadline.

- 1. Date and Time: Wednesday, June 28, 2017 at 10:00 a.m. (JST)
- **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:

1. The Business Report and the Consolidated Financial Statements for the 87th fiscal year (from April 1, 2016 to March 31, 2017) and results of audits by the Accounting Auditor and the Board of Corporate Auditors of the Consolidated Financial Statements

2. The Non-Consolidated Financial Statements for the 87th fiscal year (from April 1, 2016 to March 31, 2017)

Proposals to be resolved:

- Proposal No. 1: Appropriation of Surplus
- Proposal No. 2: Partial Amendments to the Articles of Incorporation
- Proposal No. 3: Election of Eight Directors
- Proposal No. 4: 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 (http://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:Wednesday, June 28, 2017 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 by Postal Mail]

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., Tuesday, June 27, 2017 (JST)

[Exercise of Voting Rights via the Internet]

Please access the website for exercising voting rights (http://www.evote.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., Tuesday, June 27, 2017 (JST)

- (1) 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.
- (2) You will be provided with a new "login ID" and "temporary password" each time a General Meeting of Shareholders is convened.

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.

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 (http://www.evote.jp/) via a personal computer, smartphone or mobile phone (i-mode, EZweb and Yahoo!Keitai). (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) In order to exercise voting rights using a mobile phone, it is necessary for a mobile phone to have the capability to use the i-mode, EZweb, or Yahoo!Keitai service. Even if shareholders have access to one of the above services, some shareholders may not be able to use the service if their mobile phone models are incapable of sending information, or not encrypted communication (SSL communication) enabled, to ensure security.
- (4) Costs arising from accessing the website for exercising voting rights (Internet access fees, communication charges, etc.) will be borne by the shareholder.

Note: i-mode, EZweb, and Yahoo! are trademarks or registered trademarks of NTT DOCOMO, INC., KDDI CORPORATION and Yahoo! Inc. in the U.S., respectively.

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, Securities Agent 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 as 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 its sufficient internal reserves for the purpose of effectively utilizing them as a resource for continuous improvement of its corporate value by advancing measures essential for the enhancement of the corporate competitiveness and enlargement of its profit such as: aggressive research and development investment into new technologies and new products geared towards new growth; capital investment in manufacturing equipment, etc. for quality improvements and further efficiency improvements of existing business; and enhancement of its business development both at home and overseas. On the other hand, the Company also makes it its basic policy to continue its payments of dividends with a consolidated payout ratio of 40% or more, taking into account the current level of payout; and the flexible acquisition of its own stocks.

Under this policy, with regard to the year-end dividend for the fiscal year, the Company proposes to pay ¥32 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 ¥32 per share paid in November 2016, the annual dividend for the fiscal year is ¥64 per share.

- (1) Type of dividend property
 - Cash
- Matters related to distribution of dividend property to shareholders and the total amount ¥32 per common share of the Company
 Total amount: ¥1,396,405,184
- (3) Effective date of the distribution of surplus June 29, 2017

Proposal No. 2: Partial Amendments to the Articles of Incorporation

1. Reasons for the amendments

- (1) The Company's fiscal year is from April 1 of each year to March 31 of the following year, but by unifying the Group's fiscal year end on a global basis, and with the objectives of strengthening and improving the effectiveness of the uniform account settlement and management system of the Group and further improving management transparency by the timely and accurate disclosure of management information, the Company's fiscal year will be changed so that it runs from January 1 of each year to December 31. In conjunction with this, amendments will be required to Article 14 (Base Date of Ordinary General Meeting of Shareholders), Article 40 (Fiscal Year), Article 41 (Year-end dividends), and Article 42 (Interim Dividend) of the current Articles of Incorporation. In addition, in association with the change of fiscal year, as the 88th fiscal year will comprise a nine month account settlement period from April 1, 2017 to December 31, 2017, supplementary provisions shall be prescribed as transitional measures.
- (2) In association with the enforcement of the "Act for Partial Amendment of the Companies Act" (Act No. 90 of 2014) on May 1, 2015, the conclusion of limited liability agreements with Directors who are not Executive Directors, etc. and Corporate Auditors who are not Outside Corporate Auditors has been newly allowed. Accordingly, the Company proposes to make partial amendments to Article 28 (Contracts for Limitation of Liability with Outside Directors) and Article 36 (Contracts for Limitation of Liability with Outside Directors) of the current Articles of Incorporation so that these Directors and Corporate Auditors are able to fully perform the duties expected of them. Note that consent has been obtained from each Corporate Auditor for the amendment to Article 28 of the Articles of Incorporation.
- (3) In addition to the above, a review shall be conducted of the matters that should be prescribed in the Articles of Incorporation, and phrasing shall be established for Article 23 (Directors With Special Titles and Representative Directors) of the current Articles of Incorporation.

2. Details of the amendments

The amendments are as follows:

	(Amended parts are underlined.)
Current Articles of Incorporation	Proposed amendments
(Record Date of Ordinary General Meeting of Shareholders)	(Record Date of Ordinary General Meeting of Shareholders)
Article 14.	Article 14.
The record date for voting rights at the Company's ordinary	The record date for voting rights at the Company's ordinary
general meeting of shareholders shall be March 31 every year.	general meeting of shareholders shall be December 31 every
	year.
(Directors With Special Titles and Representative Directors)	(Representative Directors and Directors With Special Titles)
Article 23.	Article 23.
(1) The Board of Directors <u>may appoint one Chairman, one</u>	(1) The Board of Directors shall appoint Representative
President and Representative Director, and other Directors	<u>Directors</u> by its resolution.
with special titles as deemed necessary by the Board of	
<u>Directors</u> by its resolution.	
(2) <u>The President and Representative Director shall represent</u>	(2) <u>The Board of Directors may appoint one Chairman, one</u>
the Company.	President and Representative Director, and other Directors
	with special titles as deemed necessary by the Board of
	Directors by its resolution.
(3) <u>The Board of Directors may appoint further Representative</u>	(3) <u>The President shall represent the Company.</u>
Directors in addition to those in the preceding Paragraph by	
its resolution.	
(Contracts for Limitation of Liability with <u>Outside Directors</u>)	(Contracts for Limitation of Liability with <u>Directors</u>)
Article 28.	Article 28.
The Company may conclude contracts with <u>Outside Directors</u>	The Company may conclude contracts with <u>Directors</u>
for the purpose of limiting their liabilities for damages in	(excluding Executive Directors, etc.) for the purpose of limiting
connection with their negligence of duties, as provided for in	their liabilities for damages in connection with their negligence
Paragraph 1 of Article 427 of the Companies Act. However, the	of duties, as provided for in Paragraph 1 of Article 427 of the
minimum amount of liability under such contracts is the	Companies Act. However, the minimum amount of liability
amount provided for in laws and regulations.	under such contracts is the amount provided for in laws and
	regulations.

Current Articles of Incorporation	Proposed amendments
(Contracts for Limitation of Liability with Outside Corporate	(Contracts for Limitation of Liability with Corporate Auditors)
Auditors)	
Article 36.	Article 36.
The Company may conclude contracts with Outside Corporate	The Company may conclude contracts with Corporate Auditors
Auditors for the purpose of limiting their liabilities for damages	for the purpose of limiting their liabilities for damages in
in connection with their negligence of duties, as provided for in	connection with their negligence of duties, as provided for in
Paragraph 1 of Article 427 of the Companies Act. However, the	Paragraph 1 of Article 427 of the Companies Act. However, the
minimum amount of liability under such contracts is the	minimum amount of liability under such contracts is the
amount provided for in laws and regulations.	amount provided for in laws and regulations.
(Fiscal Year)	(Fiscal Year)
Article 40.	Article 40.
The fiscal year of the Company shall commence on April 1 of	The fiscal year of the Company shall commence on January 1
each year and end on March 31 of the following year.	of each year and end on <u>December</u> 31.
(Year-end dividends)	(Year-end dividends)
Article 41.	Article 41.
The Company, by resolution of the ordinary general meeting of	The Company, by resolution of the ordinary general meeting of
shareholders, shall pay a cash dividend of surplus (hereinafter	shareholders, shall pay a cash dividend of surplus (hereinafter
referred to as "Year-end Dividend") to the shareholders or	referred to as "Year-end Dividend") to the shareholders or
registered pledges stated or recorded in the final register of	registered pledges stated or recorded in the final register of
shareholders of March 31 of each year.	shareholders of <u>December</u> 31 of each year.
(Interim dividends)	(Interim dividends)
Article 42.	Article 42.
The Company, by resolution of the Board of Directors, may	The Company, by resolution of the Board of Directors, may
pay a dividend of surplus as prescribed in Article 454	pay a dividend of surplus as prescribed in Article 454
Paragraph 5 of the Companies Act (hereinafter referred to as	Paragraph 5 of the Companies Act (hereinafter referred to as
"Interim Dividend") to the shareholders or registered pledges	"Interim Dividend") to the shareholders or registered pledges
stated or recorded in the final register of shareholders as of	stated or recorded in the final register of shareholders as of
September 30 of each year.	June 30 of each year.
(Newly established)	Supplementary Provisions
	(1) Notwithstanding the provisions of Article 40, the 88th
	fiscal year shall be for a period of nine months from April
	<u>1, 2017 to December 31, 2017.</u>
	(2) Notwithstanding the provisions of Article 42, the base date
	for the Interim Dividend of the 88th fiscal year shall be
	September 30, 2017.
	(3) These supplementary provisions shall be deleted upon the
	completion of the 88th fiscal year.

Proposal No. 3: Election of Eight Directors

The terms of office of all eight Directors will expire at the conclusion of this General Meeting of Shareholders. Accordingly, the Company requests that eight Directors be elected.

The candidates for Director are as follows:

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. 1982 Apr. 2003 Oct. 2003	Joined the Company General Manager, Manufacturing Technology Division General Manager, Advanced Material	13,300 shares		
	Ikuo Akutsu (April 27, 1959)	Apr. 2007	Development Division 2 Chairman and President of TOK TAIWAN CO., LTD.			
1	[Re-election]	June 2009 June 2010	Officer; Department Manager, Corporate Planning Department of the Company Director; Executive Officer; Department			
		June 2011	Manager, Corporate Planning Department Representative Director, President and Chief Executive Officer (to the present)			
	Reasons for nomination as candidate for DirectorSince assuming the position of Representative Director, President and Chief Executive Officer, Mr. Ikuo Akutsu has ledthe management of the TOK Group ("the Group") as its top executive and contributed to the Group's furtherdevelopment through the measures in the Medium-Term Plan. Thus, since the Company judges that Mr. Ikuo Akutsu					
	can be expected to continue cont		management of the Company, it requests his election	as a Director.		
		Apr. 1984 Apr. 2004 Apr. 2007	Joined the Company General Manager, Quality Assurance Division General Manager, Advanced Material Development Division 2			
		Apr. 2008	General Manager, Advanced Material Development Division 1			
	Harutoshi Sato (June 1, 1961) [Re-election]	June 2009	Officer; Deputy Department Manager, Research and Development Department and General Manager, Advanced Material Development Division 3	8,700 shares		
2		June 2011	Officer; Deputy Department Manager, Research and Development Department and General Manager, Advanced Material Development Division 1			
		June 2012	Director; Officer; Department Manager, Research and Development Department (to the present)			
	Reasons for nomination as candidate for Director					
	Mr. Harutoshi Sato has held important positions in the Group, serving in such roles as representative at the U.S. subsidiary, person responsible for quality assurance, and person responsible for product development before assuming					
	acquainted with the Company's b sufficient knowledge of such ma	ousiness charac tters as importa	and Development Department. Owing to this experie teristics and customer and consequently possesses ne int decision-making by the Board of Directors and su	ecessary and pervision of duties		
			mpany judges that Mr. Harutoshi Sato can be expected y, it requests his election as a Director.	ed 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	
3	Kunio Mizuki (February 10, 1959) [Re-election]		Joined the Company General Manager, General Affairs Division Officer; Deputy Department Manager, Administration Department and General Manager, General Affairs Division Officer; Department Manager, General Affairs Department Director; Officer; Department Manager, General Affairs Department (to the present) concurrent positions) // P Director and President of OHKA SERVICE CO.,	7,100 shares	
	Reasons for nomination as candidate for DirectorAssuming the position of Department Manager of the General Affairs Department after serving as General Manager of the General Affairs Division, Mr. Kunio Mizuki has been working to strengthen corporate governance, including development of the information management system, the contingency management system, and the compliance system as well as improvement of investor relations. Furthermore, through his experience with the business operations in his charge, he 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. Kunio Mizuki can be expected to continue contributing to the management of the Company, it requests his election as a Director.				

No.	Name (Date of birth)	Career summary, position and responsibility at the Company, and significant concurrent positions		Number of shares of the Company held		
4	(Date of birth) Nobuo Tokutake (April 2, 1961) [Re-election]	Director of T	Joined the Company Chairman and President of TOK TAIWAN CO., LTD. General Manager, Quality Assurance Division of the Company Senior General Manager, Production Control Division and General Manager, Quality Assurance Division Officer; Deputy Department Manager, Manufacturing Department Director; Officer; Department Manager, Manufacturing Department (to the present) concurrent positions) OKYO OHKA KOGYO AMERICA, INC.			
	Director of TOK TAIWAN CO., LTD. Reasons for nomination as candidate for Director Mr. Nobuo Tokutake has held important positions in the Group, serving in such roles as product developer, representative at the U.S. subsidiary, and Chairman and President of the Taiwanese subsidiary before assuming the position of Department Manager, Manufacturing Department. 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 executed by other Directors. Thus, since the Company judges that Mr. Nobuo Tokutake can be expected to continue contributing to the					
5	Keiichi Yamada (April 4, 1958) [Re-election]	Director of T	Joined Japan Synthetic Rubber Co., Ltd. (present JSR Corporation) General Manager, Kyushu Office of JSR Corporation Business Director of Shipley Far East Ltd. (present Rohm and Haas Electronic Materials K.K.) General Manager Japan of Rohm and Haas Electronic Materials K.K. Senior Deputy General Manager, Electronic Material Marketing Control Division of the Company Deputy Department Manager, Marketing Department Officer; Deputy Department Manager, Marketing Department Director; Officer; Department Manager, Marketing Department (to the present) concurrent positions) OK TAIWAN CO., LTD.	8,499 share		
	Director of Tokyo Ohka Kogyo Europe B.V. Reasons for nomination as candidate for Director Mr. Keiichi Yamada has knowledge and rich experience in product development, sales and marketing, which he developed in previous positions. In addition, since joining the Company he has mainly been engaged in sales and marketing of mainstay products and is well acquainted with the electronic materials industry and characteristics and customers of the Company's business based on such roles as Department Manager of the Marketing Department. Furthermore, he 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. Keiichi Yamada can be expected to contribute to the management of the Company, it requests that he be elected as a Director.					

No.	Name (Date of birth)	Career summary, position and responsibility at the Company, and significant concurrent positions		Number of shares of the Company held	
		Apr. 1970	Joined OILES CORPORATION ("OILES")		
		June 1999	Director of OILES		
		June 2003	Director; Managing Operating Officer of OILES		
	Hiroshi Kurimoto (August 26, 1947)	June 2006	Representative Director, President and Chief Operating Officer of OILES		
		June 2011	Representative Director and Chairman of OILES		
	[Re-election] [Outside Director]	June 2014	Director (Outside Director) of the Company	1,000 share	
	[Independent Director]		(to the present)		
6	[Independent Director]		Director and Senior Advisor of OILES		
		June 2015	Senior Advisor of OILES		
		June 2016	Advisor of OILES		
			(to the present)		
		(Significant c	concurrent positions)		
		Advisor of O	_		
	Reasons for nomination as can	ndidate for Out	side Director		
			irector is proposed to request his continued supervisi	on of the	
			neutral point of view based on his abundant experien		
			company, as well as his contribution to enhancement		
	governance with his advice on t				
		Apr. 1986	Joined Manufacturers Hanover Bank (present		
		-	JPMorgan Chase Bank, N.A.)		
		Oct. 1991	Joined Asahi-Shinwa Kaikeisha audit		
			corporation (present KPMG AZSA LLC)		
		Mar. 1994	Registered as certified public accountant		
		Feb. 1998	Joined Japan Broadcasting Corporation		
		Dec. 2001	Joined Triumph International (Japan) Ltd.		
		Jan. 2002	Reregistered as certified public accountant		
		July 2004	Joined Ernst & Young ShinNihon (present Ernst		
		July 2004	& Young ShinNihon LLC		
		Nov. 2010	Representative of Sekiguchi CPA Office		
	Noriko Sekiguchi	1101. 2010	(to the present)		
	(January 23, 1964)	Apr. 2011	Contract Monitoring Committee Member of		
	[Re-election]	7 pi. 2011	Japan International Cooperation Agency	500 share	
	[Outside Director]		("JICA")		
	[Independent Director]		(to the present)		
		July 2011	External Assessment Committee Member of		
7		<i>valy</i> <u>2011</u>	JICA		
			(to the present)		
		July 2012	Registered as certified tax accountant		
		June 2015	Director (Outside Director) of the Company		
		5 dile 2015	(to the present)		
		(Significant o	concurrent positions)		
		-	e of Sekiguchi CPA Office		
		_			
			nitoring Committee Member of JICA		
	Description for the state		essment Committee Member of JICA		
	Reasons for nomination as candidate for Outside Director				
	_		rector is proposed to request her continued supervision		
	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 understandin				
	control in 1	control in her capacity as an external committee member for fraudulent accounting conducted in multiple listed			
	companies. Although she does r	not have any exp	member for fraudulent accounting conducted in mul erience of directly participating in corporate manage apany, the Company judges that Ms. Noriko Sekigue	ment by means	

No.		Name (Date of birth)	Career summary, position and responsibility at the Company, and significant concurrent positions		Number of shares of the Company held
		Noriaki Taneichi (November 23, 1962) [New election]	Apr. 1986 June 2009 June 2011 June 2015	Joined the Company Department Manager, Marketing Development Business Development Division Department Manager, New Business Development Department Officer; Deputy Department Manager, New Business Development Department (to the present)	1,300 shares
8	Reasons for nomination as candidate for Director Mr. Noriaki Taneichi has held important positions in the Group, serving in such roles as representative at the U.S. subsidiary, person in charge of the sale and marketing of mainstay products, and person responsible for new business development before assuming the position of Deputy Department Manager, New Business Development Department. Owing to this experience, he is well versed in not only the Company's existing business areas, but also in new business areas, and consequently 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. Noriaki Taneichi can be expected to contribute to the management of the Company, it requests his election as a new Director.				
Notes:	1. 2.			pany and any of the candidates. Thi are both candidates for Outside Director. The Con	npany has designated

Mr. Hiroshi Kurimoto and Ms. Noriko Sekiguchi as independent directors 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 director designation.

3. The terms of office as Outside Director for the two candidates will be three years for Mr. Hiroshi Kurimoto and two years for Ms. Noriko Sekiguchi at the conclusion of this General Meeting of Shareholders.

4. 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 Outside Directors 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 and Ms. Noriko Sekiguchi. 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. 4: Election of Two Corporate Auditors

The term of office of Corporate Auditors Mr. Seiichi Shimbo and Mr. Katsumi Yoneda 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:

Candidate No.	Name (Date of birth)	Career sur	mmary, position at the Company, and significant concurrent positions	Number of shares of the Company held		
		Apr. 1977	Joined Tokio Marine & Fire Insurance Co., Ltd. (currently Tokio Marine & Nichido Fire Insurance Co., Ltd.)			
	Kazumasa Fukada (April 11, 1953) [New election] [Outside Corporate Auditor] [Independent Director]	June 2002	Branch Manager of Nagano Branch, Chubu and Hokuriku Headquarters of Tokio Marine & Fire Insurance Co., Ltd.			
		July 2005	General Manager of Tokyo Automotive Sales Division 4 of Tokio Marine & Nichido Fire Insurance Co., Ltd.			
		July 2007	Associate Director; General Manager of Tokyo Automotive Sales Division 4 of Tokio Marine & Nichido Fire Insurance Co., Ltd.			
		June 2008	Executive Officer; General Manager of Head Office Sales Dept. 2 of Tokio Marine & Nichido Fire Insurance Co., Ltd.	0 shares		
1		June 2010	Managing Director of Tokio Marine & Nichido Fire Insurance Co., Ltd.			
		June 2011	Managing Director; General Manager of Tokyo Automotive Sales Division 1 of Tokio Marine & Nichido Fire Insurance Co., Ltd.			
		Aug. 2011	Managing Director of Tokio Marine & Nichido Fire Insurance Co., Ltd.			
		June 2013	Managing Director of The General Insurance Association of Japan (to the present)			
		(Significant concurrent positions)				
		Managing Di Japan	rector of The General Insurance Association of			
	Reasons for nomination as candidate for Outside Corporate Auditor					
	The election of Mr. Kazumasa Fukada as Outside Corporate Auditor is requested because of his contribution to business					
		-	of view, based on his tenure in key positions at Tokic			
	Fire Insurance Co., Ltd., his abundant experience in financial institutions, etc., and his considerable insight as an					
	executive.					

Candidate No.	Name (Date of birth)	Career summary, position at the Company, and significant concurrent positions		Number of shares of the Company held	
		Apr. 1978	Joined Meiji Life Insurance Company (currently Meiji Yasuda Life Insurance Company)		
		Apr. 2000	General Manager, Marketing Development Department of Meiji Life Insurance Company		
	Koichiro Takahashi (October 3, 1954) [New election] [Outside Corporate Auditor] [Independent Director]	Apr. 2001	General Manager, Marketing Planning & Research Department of Meiji Life Insurance Company		
		Oct. 2003	General Manager of Niigata Branch of Meiji Life Insurance Company		
		Dec. 2005	Executive Officer; General Manager of Human Resources Department of Meiji Yasuda Life Insurance Company		
2		July 2006	Corporate Executive Officer; General Manager of Human Resources Department of Meiji Yasuda Life Insurance Company		
		Apr. 2008	Managing Executive Officer; Chief General Manager of Nagoya Headquarters of Meiji Yasuda Life Insurance Company	0 share	
		Apr. 2009	Managing Executive Officer; Chief General Manager of Retail Sales Department of Meiji Yasuda Life Insurance Company		
		July 2012	Senior Managing Executive Officer; Chief General Manager of Retail Sales Department of Meiji Yasuda Life Insurance Company		
		Apr. 2014	President and CEO of MYJ Co., Ltd.		
		Apr. 2016	Chairman of the Board of Meiji Yasuda System Technology Company Limited (to the present)		
		(Significant concurrent positions)			
		Chairman of the Board of Meiji Yasuda System Technology Company Limited			
	Reasons for nomination as can	didate for Out	side Corporate Auditor		
	The election of Mr. Koichiro Takahashi as Outside Corporate Auditor is requested because of his contrib				
	business monitoring from an obj	-			
	Yasuda Life Insurance Company, his abundant experience in financial institutions, etc., and his considerable insight as				
lotes: 1.	an executive. No conflict of interest exists bet	1 0			

2. Mr. Kazumasa Fukada and Mr. Koichiro Takahashi are both candidates for Outside Corporate Auditor. The Company plans to designate Mr. Kazumasa Fukada and Mr. Koichiro Takahashi as independent directors in accordance with the regulations of the Tokyo Stock Exchange and has notified therein. If their election is approved, they will be independent directors.

3. Liability limitation agreement with Outside Corporate Auditor:

In accordance with the current Articles of Incorporation, the Company is able to enter into liability limitation agreements with Outside 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. Kazumasa Fukada and Mr. Koichiro Takahashi 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.