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Securities Code: 2875 June 2, 2022

To Shareholders:

Masanari Imamura Representative Director and President **Toyo Suisan Kaisha, Ltd.** 13-40, Konan 2-chome, Minato-ku, Tokyo

## **Convocation Notice of the 74th Ordinary General Meeting of Shareholders**

The 74th ordinary general meeting of shareholders of Toyo Suisan Kaisha, Ltd. (the "Company") will be held as described below.

In view of the prevention of the spread of a novel coronavirus (COVID-19), the Company strongly requests you to exercise your voting rights in advance in writing or via the Internet etc., for this general meeting of shareholders and to refrain from attending the meeting in person regardless of your health condition.

Please refer to the following Reference Documents for General Meeting of Shareholders and exercise your voting rights by 5:30 p.m. on Wednesday, June 22, 2022 in the manner described below.

1.	Date and Time	10:00 a.m., Thursday, June 23, 2022 (The reception desk will open at 9:00 a.m.)			
2.	Venue	New Pier TAKESHIBA North Tower 1st Floor, New Pier Hall 11-1, Kaigan 1-chome, Minato-ku, Tokyo			
3.	Meeting Agenda				
	Matters to be reported:	74th Fiscal Te Audit Reports	1. Business Report and Consolidated Financial Statements for the 74th Fiscal Term (from April 1, 2021 to March 31, 2022), and Audit Reports on Consolidated Financial Statements by the Accounting Auditor and the Board of Corporate Auditors		
			lated Financial Statements for the 74th Fiscal April 1, 2021 to March 31, 2022)		
	Matters to be resolved:	<proposals by="" th="" the<=""><th>e Company (Agenda items 1 through 6)&gt;</th></proposals>	e Company (Agenda items 1 through 6)>		
		Agenda item 1	Appropriation of Surplus		
		Agenda item 2	Partial Amendments to the Articles of Incorporation		
		Agenda item 3	Election of Fifteen (15) Directors		
		Agenda item 4	Election of One (1) Corporate Auditor		
		Agenda item 5	Election of One (1) Substitute Corporate Auditor		
		Agenda item 6 Provision of Directors' Bonuses			
		<proposal a="" by="" shareholder=""> Agenda item 7 Partial Amendments to the Articles of Incorporation</proposal>			

### 4. Matters Related to the Exercise of Voting Rights

- Exercise of voting rights in writing Please indicate whether you approve or disapprove of each Agenda item and return it to us by 5:30 p.m. on Wednesday, June 22, 2022.
- (2) Exercise of voting rights via the Internet etc. Deadline: Wednesday, June 22, 2022 at 5:30 p.m.
- (3) If you have exercised your voting rights both via the Internet and in writing (the enclosed Voting Form), the vote that arrives later will be treated as the valid exercise of voting rights. However, if both of them arrived on the same day, the one exercised via the Internet, etc. will be treated as the valid exercise of voting rights.
  If you have exercised your voting rights via the Internet more than once, the last exercise shall

If you have exercised your voting rights via the Internet more than once, the last exercise shall be deemed to be valid.

Institutional investors may use the Electronic Voting Platform for institutional investors operated by ICJ, Inc.

### **Requests to Shareholders**

- Up until the day of the general meeting of shareholders, depending on the status of the spread of COVID-19 or details of the announcements from the government, the Company's response is subject to change (such as changes in the meeting venue). Please also check for information on the Company's website (https://www.maruchan.co.jp/ir/; in Japanese only).
- Exercise of voting rights via the Voting Form will create a risk of infection due to the return postage process and tabulation operations. Therefore, for those exercising your voting rights in advance, please exercise your voting rights via the Internet etc., if possible.
- To prevent the spread of COVID-19, the number of seats that can be prepared will be significantly reduced due to increased spacing between seats. Therefore, <u>please be aware that</u> even shareholders who come to the venue may not be allowed to enter.
- Alcohol disinfectant will be placed near the reception desk for shareholder use. (We kindly request that all shareholders who enter the venue to bring and wear a mask. Shareholders not wearing a mask may be refused entry and be asked to leave. We appreciate your understanding.)
- Attendees will have their temperature measured at the entrance of the venue, where those who have a fever, feel unwell or do not cooperate with having their temperature checked may not be allowed to enter. We appreciate your understanding.
- Operation staff of the general meeting of shareholders will take prevention measures such as checking their health condition and measuring their body temperature, and will be wearing masks.
- The hours of this general meeting of shareholders will be shortened to prevent the spread of COVID-19, and the Company will take the steps required to do so.
- For those attending, please present the enclosed Voting Form at the reception desk on arrival at the meeting.

Note that only one person per shareholder with voting rights shall be allowed entry to the General Meeting of Shareholders. Such person may be the actual shareholder or a proxy (who also must be a shareholder who owns voting rights).

• Photography, video recording, and audio recording with any devices including cameras and smartphones are prohibited while inside the meeting venue.

### Information to be provided via the Company's website

• The following items among documents required to be provided with this Convocation Notice of the Ordinary General Meeting of Shareholders, are posted on the Company's website in accordance with the provisions of laws and regulations and Article 15 of the Articles of Incorporation of the Company, and they are not provided in the original Japanese version of the attached documents of this Convocation Notice of the Ordinary General Meeting of Shareholders.

Consequently, the original Japanese version of the Business Report, the Consolidated Financial Statements, and the Non-Consolidated Financial Statements provided in the documents attached to this Convocation Notice of the Ordinary General Meeting of Shareholders consist of part of the Business Report, the Consolidated Financial Statements, and the Non-Consolidated Financial Statements, and the Non-Consolidated Financial Statements attached by the Accounting Auditor or the Corporate Auditors in preparing financial audit report or audit report.

- (i) System to ensure that the Directors' execution of their duties complied with applicable laws and regulations and the Company's Articles of Incorporation, and other systems to ensure appropriate business activities
- (ii) Overview of Operation Status of Systems for Ensuring Appropriate Business Operations
- (iii) Consolidated statements of changes in equity
- (iv) Notes to Consolidated Financial Statements
- (v) Statements of changes in equity
- (vi) Notes to Non-Consolidated Financial Statements
- Whenever amendments occur to the original Japanese version of the Reference Documents for General Meeting of Shareholders, the Business Report, the Consolidated Financial Statements and the Non-Consolidated Financial Statements, they will be published on the Company's website (in Japanese only).

### The Company's website: https://www.maruchan.co.jp/

Up until the day of the general meeting of shareholders, depending on the status of the spread of COVID-19 or details of the announcements from the government, the Company's response is subject to change (such as changes in the meeting venue). Please check for information on the Company's website.

## **Reference Documents for General Meeting of Shareholders**

## **Agenda items and Reference Information**

## <Proposals by the Company (Agenda items 1 through 6)>

### Agenda item 1 Appropriation of Surplus

The Company proposes to appropriate surplus as follows.

Matters related to year-end dividend

Based on its basic policy to make reserves aimed at enhancing its corporate structure and for its future business development, while maintaining stable dividend payments, the Company proposes to set the year-end dividends for the 74th fiscal term as follows.

- (1) Type of dividend property Cash payment
- (2) Matters related to the allocation of dividend property to shareholders and total amount thereof

The Company proposes to distribute a dividend of 50 yen per common share of the Company.

In this case, the total dividends shall be 5,108,838,000 yen.

Consequently, the annual dividend for the fiscal year under review including the interim dividend (40 yen per share) would be 90 yen per share.

(3) Effective date of the dividends of surplus

June 24, 2022

## Agenda item 2 Partial Amendments to the Articles of Incorporation

1. Reasons for the proposal

Following the enforcement of the revised stipulations stipulated in the proviso of Article 1 of the supplementary provisions of the "Act Partially Amending the Companies Act" (Act No. 70 of 2019) on September 1, 2022, the system for electronic provision of materials for general meetings of shareholders will be introduced. Accordingly, the Company proposes the following amendments to the Articles of Incorporation.

- (1) In accordance with the revised Companies Act which obligates companies to set forth electronic provision measures for information containing reference documents for the general meetings of shareholders, etc., Article 15, Paragraph 1 (Measures for Electronic Provision, etc.) shall be newly established.
- (2) Of the information containing reference documents for the general meetings of shareholders, etc. to which electronic provision measures apply, Article 15, Paragraph 2 of the proposed amendments (Measures for Electronic Provision, etc.) establishes stipulations to limit the scope of the matters to be recorded in physical documents that are provided to shareholders who request provision of documents to the extent required by the Ordinance of the Ministry of Justice.
- (3) After the introduction of the system for electronic provision of materials for general meetings of shareholders, the provisions of the current Articles of Incorporation Article 15 (Disclosure of Reference Documents for General Meeting of Shareholders, etc. via the Internet and Deemed Provision Thereof) will no longer be necessary, and these shall be deleted.
- (4) Supplementary provisions shall be established concerning the validity of the new establishments and deletions above. These supplementary provisions shall be deleted after the predetermined period has elapse.
- (Underlined parts are amended.) Current Articles of Incorporation Proposed Amendments (Disclosure of Reference Documents for General Meeting of Shareholders, etc. via the Internet and Deemed Provision Thereof) Article 15. (Deleted) Upon convening a general meeting of shareholders, if the Company discloses information relating to the matters that should be stated or indicated in reference documents for general meeting of shareholders, business report, non-consolidated financial statements, and consolidated financial statements by a method utilizing the Internet in accordance with the applicable Ordinance of the Ministry of Justice, the Company may deem that it has provided its shareholders with the information.
- 2. Details of amendments

The details of the proposed amendments to the Articles of Incorporation are as follows.

Current Articles of Incorporation	Proposed Amendments
	(Measures for Electronic Provision, etc.)
(New)	<ul> <li><u>Article 15.</u></li> <li><u>1.</u> In the convocation of general meetings of shareholders, the Company shall provide electronically information that is the content of reference documents for the general meeting of shareholders, etc.</li> <li><u>2.</u> Of the matters to which electronic provision measures apply, the Company shall not be required to record all or part of matters stipulated in the Ordinance of the Ministry of Justice in the physical documents for provision of physical documents by the record date for voting rights.</li> </ul>
(New)	<ul> <li>(Supplementary Provisions)</li> <li>(Transitional Measures concerning Electronic Provision of Reference Documents for General Meeting of Shareholders)</li> <li>The deletion of Article 15 (Disclosure of Reference Documents for General Meeting of Shareholders, etc. via the Internet and Deemed Provision Thereof) of the Articles of Incorporation and the establishment of Article 15 (Measures for Electronic Provision, etc.) of the Articles of Incorporation shall take effect from September 1, 2022.</li> <li>Notwithstanding the provisions of the previous paragraph, Article 15 (Disclosure of Reference Documents for General Meeting of Shareholders, etc. via the Internet and Deemed Provision Thereof) of the Articles of Incorporation shall remain valid for general meetings of shareholders held on a date within six months from September 1, 2022.</li> <li>These supplemental provisions shall be deleted on the day after which six months have elapsed since September 1, 2022 or the day after which three months have elapsed since the day of the general meeting of shareholders in the previous paragraph, whichever is later.</li> </ul>

# Agenda item 3 Election of Fifteen (15) Directors

The terms of office of all fifteen (15) Directors expire at the conclusion of this Ordinary General Meeting of Shareholders. Therefore, the Company requests the election of fifteen (15) Directors.

The candidates for Directors are as follows. The "Policy for Appointment of Directors" and the "Independence Criteria for Outside Officers" established by the Company are described on page 18.

No.	Name	Current position at the Company	Candidate attributes
1	Tadasu Tsutsumi	Representative Director and Chairman	[Reappointment]
2	Masanari Imamura	Representative Director and President	[Reappointment]
3	Noritaka Sumimoto	Senior Managing Director	[Reappointment]
4	Hitoshi Oki	Senior Managing Director	[Reappointment]
5	Rieko Makiya	Managing Director	[Reappointment]
6	Masahisa Mochizuki	Managing Director	[Reappointment]
7	Osamu Murakami	Managing Director	[Reappointment]
8	Tomohide Hayama	Director	[Reappointment]
9	Chiyoko Matsumoto	Director	[Reappointment]
10	Koichi Tome	Executive Manager of Hokkaido Business Department	[New appointment]
11	Hiroyasu Yachi	Director	[Reappointment] [Outside Director] [Independent Officer]
12	Machiko Mineki	Director	[Reappointment] [Outside Director] [Independent Officer]
13	Kenichi Yazawa	Director	[Reappointment] [Outside Director] [Independent Officer]
14	Isamu Chino	Director	[Reappointment] [Outside Director] [Independent Officer]
15	Tetsuya Kobayashi	Director	[Reappointment] [Outside Director] [Independent Officer]

[New appointment]: Candidate for new appointment as Director [Reappointment]: Candidate for reappointment as Director [Outside Director]: Candidate for Outside Director [Independent Officer]: Candidate for Independent Officer

Career summary, and position and responsibility at the Company (Significant concurrent positions outside the Company)[Reasons for selection as a candidate for Director]April1968Joined the CompanyMr. Tadasu Tsutsumi has experience and a performance record in corporate management amassed over many years as President of the Company. In addition, he is currently fulfilling an appropriate role as Chairman by supervising the execution of duties and the like. Having judged that he therefore satisfies the Company's appointment policies, the Company nominates him as a candidate for Director.June2012Representative Director and Chairman of the Company (incumbent)Feresentative Director and Chairman of the Company (incumbent)	1	Tadasu TsutsumiDate of birth: January 25, 1945		Reappointment	Number of the Company's shares owned 41,028 shares	
Lompany (incliment)	(Signific April June June April June	cant cond 1968 1989 1993 1999 2003	current positions outside Joined the Company Director of the Compan Managing Director of t Representative Senior Company Representative Directo Company Representative Directo	the Company) ny the Company Managing Director of the r and President of the	Mr. Tadasu Tsutsumi performance record i amassed over many y Company. In addition appropriate role as C execution of duties a that he therefore satis appointment policies	has experience and a in corporate management years as President of the n, he is currently fulfilling an hairman by supervising the nd the like. Having judged sfies the Company's b, the Company nominates

- There are no special interests between Mr. Tadasu Tsutsumi and the Company.

- The number of the Company's shares owned by Mr. Tadasu Tsutsumi includes the shares held under the name of the officer stock ownership association.

2	Ma	sanari Imamura	Date of birth: July 19, 1957	Reappointment	Number of the Company's shares owned 24,248 shares
	•	<ul> <li>and position and response current positions outside t Joined the Company Director of the Compan Managing Director of th Senior Managing Direct Representative Director Company (incumbent)</li> </ul>	he Company) y ne Company tor of the Company	Mr. Masanari Imamu performance record of areas, such as overse sales departments. S President, he has bee corporate value by su medium-term manag that he therefore sati	s, the Company nominates

- There are no special interests between Mr. Masanari Imamura and the Company.

- The number of the Company's shares owned by Mr. Masanari Imamura includes the shares held under the name of the officer stock ownership association.

3	Nor	itaka Sumimoto Date of birth: February 7, 1966	Reappointment	Number of the Company's shares owned 19,469 shares
	cant con 1988	, and position and responsibility at the Company current positions outside the Company) Joined the Company	[Reasons for selection as a candidate for Director] Mr. Noritaka Sumimoto was for many years driving business operations relating to overseas business. Having judged that this experience and performance record satisfy the Company's appointment policies, the Company nominates him as a candidate for Director.	noto was for many years erations relating to overseas
June June June	2011 2014 2014	Director of the Company Managing Director of the Company Director and President of Maruchan, Inc. (incumbent)		
June	2014	Director and President of Maruchan Virginia, Inc. (incumbent)		
June	2014	Director and President of Maruchan Texas, Inc. (incumbent)		
June	2015	Director and Chairman of Maruchan de Mexico, S.A. de C.V. (incumbent)		
June	2018	Senior Managing Director of the Company (incumbent)		

- There are no special interests between Mr. Noritaka Sumimoto and the Company.

- The number of the Company's shares owned by Mr. Noritaka Sumimoto includes the shares held under the name of the officer stock ownership association.

4		Hitoshi Oki	Date of birth: September 3, 1959	Reappointment	Number of the Company's shares owned 6,188 shares
	-	current positions outs Joined the Company	y f Osaka Branch of Kansai	Mr. Hitoshi Oki was business operations i Having judged that t	on as a candidate for Director] for many years driving relating to domestic sales. his experience and satisfy the Company's
February June	2012	Director of the Com	1 5	appointment policies him as a candidate fo	s, the Company nominates or Director.
June June	2015 2019	Managing Director Senior Managing D (incumbent)	irector of the Company		

- There are no special interests between Mr. Hitoshi Oki and the Company.

- The number of the Company's shares owned by Mr. Hitoshi Oki includes the shares held under the name of the officer stock ownership association.

5	R	lieko Makiya	Date of birth: April 27, 1961	Reappointment	Number of the Company's shares owned 6,884 shares
	•	, and position and respons		[Reasons for selection	on as a candidate for Director]
(Signific	eant cone	current positions outside th	e Company)	Ms. Rieko Makiya was for many years driving	
April	il 1985 Joined the Company			•	mainly relating to research
June	2013	Director of the Company			d quality assurance. Having
June	2013	Executive Manager of G	eneral Research Institute of	judged that this expe	rience and performance
		the Company		record satisfy the Co	mpany's appointment
June	2018	Managing Director of the	e Company (incumbent)	· · ·	ny nominates her as a
			candidate for Directo	or.	

- There are no special interests between Ms. Rieko Makiya and the Company.

- The number of the Company's shares owned by Ms. Rieko Makiya includes the shares held under the name of the officer stock ownership association.

- The registered name of Ms. Rieko Makiya is Rieko Isobe.

6	Masa	ahisa Mochizuki Date of birth: February 22, 1961	Reappointment	Number of the Company's shares owned 10,352 shares
Career s	ummary	, and position and responsibility at the Company	[Reasons for selection	on as a candidate for Director]
(Signific	cant cond	current positions outside the Company)	Mr. Masahisa Mochi	izuki was for many years
April	1 1986 Joined the Company			rations mainly relating to
April	2012	General Manager of Production Control		tments. Having judged that
		Department of the Company	this experience and p	performance record satisfy
June	2014	General Manager of Kobe Plant of Kansai Business	the Company's appo	intment policies, the
		Department of the Company	Company nominates	him as a candidate for
April	2015	Executive Manager of Kansai Business Department of the Company	Director.	
June	2016	Director of the Company		
June	2019	Managing Director of the Company (incumbent)		
			•	

- There are no special interests between Mr. Masahisa Mochizuki and the Company.

- The number of the Company's shares owned by Mr. Masahisa Mochizuki includes the shares held under the name of the officer stock ownership association.

7	Osa	amu Murakami Date of birth: February 20, 1959	Reappointment	Number of the Company's shares owned 6,034 shares
	•	r, and position and responsibility at the Company current positions outside the Company) Joined the Company General Manager of Frozen Food Sales for Foodservice Department of the Company	[Reasons for selection as a candidate for Director] Mr. Osamu Murakami was for many years driving business operations mainly relating to sales departments. Having judged that this experience and performance record satisfy the	
Februar	February 2014 General Manager of Fukuoka Branch of Kyushu Business Department of the Company		Company's appointment policies, the Company nominates him as a candidate for Director.	
March	2016	Executive Manager of Kyushu Business Department of the Company		
June	2017	Director of the Company		
July	2018	Executive Manager of Kansai Business Department of the Company		
June	2020	Managing Director of the Company (incumbent)		
June	2021	Representative Director and President of Shuetsu Co., Ltd. (incumbent)		

- There are no special interests between Mr. Osamu Murakami and the Company.

- The number of the Company's shares owned by Mr. Osamu Murakami includes the shares held under the name of the officer stock ownership association.

8	Ton	nohide Hayama Date of birth: December 16, 1966	Reappointment	Number of the Company's shares owned 4,000 shares
Career s	ummary	, and position and responsibility at the Company	[Reasons for selection	on as a candidate for Director]
(Signific	cant cond	current positions outside the Company)	Mr. Tomohide Hava	ma was for many years
April	1992	Joined the Company	2	operations relating to
April	2014	Deputy General Manager of Production Control Department of the Company	*	nd materials departments. He as the person in charge of the
April	2017 General Manager of Production Control and Logistics Department of Production Business Department of the Company		this experience and j	Division. Having judged that performance record satisfy pintment policies, the
July	2018	General Manager of Production Control and Logistics Department of the Company	Company nominates Director.	him as a candidate for
June	2020	General Manager of Materials Department of the Company		
June	2020	Director of the Company (incumbent)		
April	2021	Executive Manager of Production Control Division of the Company (incumbent)		
- There	are no sp	becial interests between Mr. Tomohide Hayama and the	e Company.	

9	Chiyo	oko Matsumoto	Date of birth: April 3, 1957	Reappointment	Number of the Company's shares owned 3,413 shares
Career su	mmary, a	nd position and responsil	[Reasons for selecti	[Reasons for selection as a candidate for Director]	
	ant concur 1984	rent positions outside the Joined Tago Seihyo Ka		Ms. Chiyoko Matsumoto was for many years involved in business operations relating to	
October	2013	Deputy General Manag Department of the Com		administration departments. She is currently serving as the person in charge of the Accounting	
March	2015			Department. Having	g judged that this experience cord satisfy the Company's
June	2021	Director of the Compar	ny (incumbent)	appointment policie her as a candidate fo	s, the Company nominates or Director.

- There are no special interests between Ms. Chiyoko Matsumoto and the Company.

- The number of the Company's shares owned by Ms. Chiyoko Matsumoto includes the shares held under the name of the officer stock ownership association.

10	K	oichi Tome	Date of birth: February 11, 1967	New appointment	Number of the Company's shares owned 1,462 shares
(Significan		nd position and respo rent positions outsid Joined the Compan		Mr. Koichi Tome wa	on as a candidate for Director] as for many years involved in
October 2			anager of Legal Affairs	departments. He is	s relating to legal affairs currently serving as r of Hokkaido Business
February 2	2016	General Manager o the Company	f Legal Affairs Department of	and performance r	ng judged that this experience ecord satisfy the Company's
March 2	2018	General Manager o Business Departme (incumbent)	f Hokkaido Plant of Hokkaido nt of the Company	appointment polici her as a candidate	ies, the Company nominates for Director.
June 2	2020	U	of Hokkaido Business Company (incumbent)		

- There are no special interests between Mr. Koichi Tome and the Company.

- The number of the Company's shares owned by Mr. Koichi Tome includes the shares held under the name of the employee stock ownership association.

11	Н	iroyasu Yachi	Date of birth: January 30, 1969	Reappointment Independent Officer Outside Director	Number of the Company's shares owned — shares	
	-	r, and position and respo current positions outside	[Reasons for selection and expected roles]	on as a candidate for Director		
April	1997 Lecturer of College of Business Administration of YOKOHAMA National University			Mr. Hiroyasu Yachi is currently serving as Executive Director and Vice President of		
April	1998	Assistant Professor of Administration of YC University	-	extensive insight int	onal University. He has o the environments te management. Having	
April	2012	Professor of College of YOKOHAMA Nation	of Business Administration of nal University		dequately perform his duties backed by his professional	
April	2019	Dean of College of B YOKOHAMA Nation	usiness Administration of aal University		rience etc., the Company candidate for Outside	
June	2019	Director of the Compa	any (incumbent)	_	ctation that he will contribute	
April	2021	Executive Director an YOKOHAMA Nation	d Vice President of nal University (incumbent)	functions for busines conflict of interest tr	supervisory and check ss operations including ansactions and increasing erspective independent of the	

- There are no special interests between Mr. Hiroyasu Yachi and the Company.

- Mr. Hiroyasu Yachi is a candidate for Outside Director.

- Listed below are special notes on the Outside Director candidate:

(1) There is no special relation between the Company and YOKOHAMA National University, where Mr. Hiroyasu Yachi holds a significant concurrent position.

(2) Mr. Hiroyasu Yachi is currently serving as an Outside Director of the Company. At the conclusion of this Ordinary General Meeting of Shareholders, his term of office will be three (3) years.

(3) The Company has registered Mr. Hiroyasu Yachi as an Independent Officer under the regulations of Tokyo Stock Exchange, Inc.

(4) Pursuant to the provisions of Article 427, paragraph (1) of the Companies Act, the Company has entered into an agreement with Mr. Hiroyasu Yachi to limit the liability for damages under Article 423, paragraph (1) of the same Act; provided, however, that the maximum liability amount under the said agreement shall be an amount provided for by laws and regulations. If Mr. Hiroyasu Yachi is re-elected, the Company will renew the agreement with him.

12	Ma	achiko Mineki	Date of birth: February 25, 1951	Reappointment Independent Officer Outside Director	Number of the Company's shares owned — shares	
Career s	ummary	, and position and respo	onsibility at the Company	[Reasons for selection	on as a candidate for Director	
(Signific	cant cond	current positions outsid	e the Company)	and expected roles]		
April	1992	Assistant Professor of	f Department of Food Science	Ms. Machiko Minek	i is currently serving as	
		and Nutrition of Aoba	agakuen Junior College	Project Professor of	the Graduate School of	
April	2006	Professor of Division	of Medical Nutrition, Faculty	Tokyo Kasei Univer	sity. She has extensive	
		of Healthcare of TOK	YO HEALTHCARE	insight related to food science. Having judged		
		UNIVERSITY		that she will adequately perform her duties as		
April	2010	Professor of Division	of Nutrition, Faculty of Home	Outside Director backed by her professional		
		Economics and the G	raduate School of Tokyo	knowledge and experience etc., the Company		
		Kasei University		nominates her as a c	andidate for Outside Director	
April	2018	Vice President of Tok	xyo Kasei University	in the expectation th	at she will contribute to	
		Dean of the Graduate	School of Tokyo Kasei	further enhancing su	pervisory and check	
		University		functions for busines	ss operations including	
June	2019	Director of the Comp	any (incumbent)	conflict of interest tr	ansactions and increasing	
April	2021	Project Professor of the Kasei University (inc	he Graduate School of Tokyo umbent)	objectivity from a per execution of busines	erspective independent of the ss.	

- There are no special interests between Ms. Machiko Mineki and the Company.

- Ms. Machiko Mineki is a candidate for Outside Director.

- Listed below are special notes on the Outside Director candidate:

(1) There is no special relation between the Company and Tokyo Kasei University, where Ms. Machiko Mineki holds significant concurrent positions.

(2) Ms. Machiko Mineki is currently serving as an Outside Director of the Company. At the conclusion of this Ordinary General Meeting of Shareholders, her term of office will be three (3) years.

- (3) The Company has registered Ms. Machiko Mineki as an Independent Officer under the regulations of Tokyo Stock Exchange, Inc.
- (4) Pursuant to the provisions of Article 427, paragraph (1) of the Companies Act, the Company has entered into an agreement with Ms. Machiko Mineki to limit the liability for damages under Article 423, paragraph (1) of the same Act; provided, however, that the maximum liability amount under the said agreement shall be an amount provided for by laws and regulations. If Ms. Machiko Mineki is re-elected, the Company will renew the agreement with her.

13	Kenichi Yazawa		Date of birth: October 2, 1948	Reappointment Independent Officer Outside Director	Number of the Company's shares owned — shares		
	-	r, and position and respons current positions outside th	[Reasons for selection and expected roles]	[Reasons for selection as a candidate for Director and expected roles]			
April	1967	Joined The Daishi Bank Hokuetsu Bank, Ltd.)	, Ltd. (currently Daishi		a has ample experience in ent amassed over many years.		
June	2000	Director and General Ma Division of The Daishi I	anager of General Planning Bank, Ltd.	Having judged that h	Having judged that he will adequately perform his duties as Outside Director backed by his		
June	2004	Managing Director of T	he Daishi Bank, Ltd.	professional knowledge and experience etc., the Company nominates him as a candidate for Outside Director in the expectation that he will contribute to further enhancing supervisory and			
June	2005	Managing Director (Rep The Daishi Bank, Ltd.	presentative Director) of				
April	2008	Senior Managing Direct Director) of The Daishi	· •	check functions for l	check functions for business operations including conflict of interest transactions and increasing		
June	2011	Deputy President (Repre Daishi Bank, Ltd.	esentative Director) of The	objectivity from a per execution of busines	erspective independent of the s.		
June	2012	Representative Director JCB Card Co., Ltd.	and President of Daishi				
June	2013	Outside Auditor of KAMEDA SEIKA CO., LTD. (incumbent)					
March	2016	Outside Director of Fuke (incumbent)	uda Corporation				
June	2020	Director of the Company	y (incumbent)				

- There are no special interests between Mr. Kenichi Yazawa and the Company.

- Mr. Kenichi Yazawa is a candidate for Outside Director.

- Listed below are special notes on the Outside Director candidate:

(1) There is no special relation between the Company and KAMEDA SEIKA CO., LTD. and Fukuda Corporation, where Mr. Kenichi Yazawa holds a significant concurrent position.

(2) Mr. Kenichi Yazawa is currently serving as an Outside Director of the Company. At the conclusion of this Ordinary General Meeting of Shareholders, his term of office will be two (2) years.

- (3) The Company has registered Mr. Kenichi Yazawa as an Independent Officer under the regulations of Tokyo Stock Exchange, Inc.
- (4) Pursuant to the provisions of Article 427, paragraph (1) of the Companies Act, the Company has entered into an agreement with Mr. Kenichi Yazawa to limit the liability for damages under Article 423, paragraph (1) of the same Act; provided, however, that the maximum liability amount under the said agreement shall be an amount provided for by laws and regulations. If Mr. Kenichi Yazawa is re-elected, the Company will renew the agreement with him.

14		amu Chino	Date of birth: March 11, 1957	Reappointment Independent Officer Outside Director	Number of the Company's shares owned — shares	
	-		onsibility at the Company	[Reasons for selection	on as a candidate for Director	
(Signific	ant concu	irrent positions outsid	le the Company)	and expected roles]		
April	1981	Joined Nagano Fede	eration of Economics,	Mr. Isamu Chino has	s ample experience in	
		Businesses and Agr	icultural Cooperative	corporate manageme	ent amassed over many years.	
		Associations (curren	ntly Nagano Headquarters of	Having judged that he will adequately perform		
		National Federation	of Agricultural Cooperative	his duties as Outside Director backed by his		
		Associations)		professional knowledge and experience etc., the		
March	2013	Deputy General Ma	nager of Nagano Headquarters	Company nominates	him as a candidate for	
		of National Federati	ion of Agricultural Cooperative	Outside Director in the expectation that he will		
		Associations		contribute to further enhancing supervisory and		
Novemb	er 2014	Representative Director and President of Nagano		check functions for business operations including		
	A-Coop, Ltd.		conflict of interest transactions and increasing			
May	2020	Director of JA-NAGANO (incumbent)			erspective independent of the	
June	2020	Director of the Com	npany (incumbent)	execution of busines	S.	

- There are no special interests between Mr. Isamu Chino and the Company.

- Mr. Isamu Chino is a candidate for Outside Director.

- Listed below are special notes on the Outside Director candidate:

(1) There is no special relation between the Company and JA-NAGANO, where Mr. Isamu Chino holds a significant concurrent position.

(2) Mr. Isamu Chino is currently serving as an Outside Director of the Company. At the conclusion of this Ordinary General Meeting of Shareholders, his term of office will be two (2) years.

(3) The Company has registered Mr. Isamu Chino as an Independent Officer under the regulations of Tokyo Stock Exchange, Inc.

(4) Pursuant to the provisions of Article 427, paragraph (1) of the Companies Act, the Company has entered into an agreement with Mr. Isamu Chino to limit the liability for damages under Article 423, paragraph (1) of the same Act; provided, however, that the maximum liability amount under the said agreement shall be an amount provided for by laws and regulations. If Mr. Isamu Chino is re-elected, the Company will renew the agreement with him.

15		uya Kobayashi Date of birth: September 5, 1958	Reappointment Independent Officer Outside Director	Number of the Company's shares owned — shares	
		and position and responsibility at the Company urrent positions outside the Company)	[Reasons for selection and expected roles]	on as a candidate for Director	
April	1991	Registered as a lawyer (Daini Tokyo Bar Association)	Mr. Tetsuya Kobayashi is currently serving as Director of Kobayashi Sogo Law Office and has professional expertise as a lawyer. Having judged that he will adequately perform his duties as Outside Director backed by his professional knowledge and experience etc., the Company nominates him as a candidate for Outside Director in the expectation that he will contribute		
January	2006	Director of Kobayashi Sogo Law Office (incumbent)			
June	2006	Auditor of Sourcenext Corporation (incumbent)			
April	2007	Deputy Chairperson of the General Affairs Committee of Daini Tokyo Bar Association (incumbent)			
April	2016	Member of the Committee for Certified Evaluation and Accreditation of Law Schools of National Institution for Academic Degrees and Quality Enhancement of Higher Education (incumbent)	to further enhancing supervisory and checking functions for business operations including conflict of interest transactions and increasing objectivity from a perspective independent of the		
June	2018	Sub-leader of the Woman Quota System Examination Project Team, Gender Equality Promotion Headquarters of Japan Federation of Bar Associations (incumbent)	execution of busines	s.	
April	2019	Deputy Chairperson of the Gender Equality Promotion Headquarters of Daini Tokyo Bar Association (incumbent)			
June	2021	Director of the Company (incumbent)			

- There are no special interests between Mr. Tetsuya Kobayashi and the Company.

- Mr. Tetsuya Kobayashi is a candidate for Outside Director.

- Listed below are special notes on the Outside Director candidate:

(1) There is no special relation between the Company and Kobayashi Sogo Law Office and Sourcenext Corporation, where Mr. Tetsuya Kobayashi holds significant concurrent positions.

- (2) Mr. Tetsuya Kobayashi is currently serving as an Outside Director of the Company. At the conclusion of this Ordinary General Meeting of Shareholders, his term of office will be one (1) year.
- (3) The Company has registered Mr. Tetsuya Kobayashi as an Independent Officer under the regulations of Tokyo Stock Exchange, Inc.
- (4) Pursuant to the provisions of Article 427, paragraph (1) of the Companies Act, the Company has entered into an agreement with Mr. Tetsuya Kobayashi to limit the liability for damages under Article 423, paragraph (1) of the same Act; provided, however, that the maximum liability amount under the said agreement shall be an amount provided for by laws and regulations. If Mr. Tetsuya Kobayashi is re-elected, the Company will renew the agreement with him.
- (Note) The Company has entered into a directors and officers liability insurance agreement with an insurance company as specified in "Matters Related to Officers of the Company" (page 41 of the Japanese version of this document). If the reelection of the candidates for Directors is approved, they will continue to be insured under the agreement. If the election of new candidate for Director is approved, he will be insured under the agreement.

## <Policy for Appointment of Directors>

Candidates for directors are chosen primarily by the representative directors and decided by the Board of Directors, after comprehensive consideration of their work experience, knowledge and aptitude. Inside directors are appointed broadly from the various business departments, including sales, manufacturing and administration. Outside directors are appointed from persons who have deep knowledge and insight into the environments surrounding corporate management.

	<independence criteria="" for="" officers="" outside=""></independence>						
1.	The Company judges outside officers to be independent when they are persons who do not						
	fall unde	r any of the criteria set forth below.					
	(i)	A party who is a major shareholder of the Company (a shareholder included in the top 10 shareholders by percentage of shares held in the Company at the end of the fiscal year), or a person who executes business of the party					
	(ii)	A party who is a major business partner of the Company and whose annual					
		transaction amounts with the Company in the most recent fiscal year exceeded 2%					
	of the consolidated net sales of the Company or the party, or a person who executes business of the party						
	(iii) A party who is a lender to the Group, or a person who executes business of the						
		party					
	(iv)	A person who belongs to a lead managing underwriter of the Company					
	(v)	A director, corporate auditor or executive officer of the Group					
	(vi)	A person who belongs to an auditing firm that conducts statutory audits of the Company					
	(vii)	A person who executes business of an organization that received donations or grants from the Group in the most recent fiscal year					
	(viii)	A lawyer, certified public accountant, tax accountant or other consultant who receives a large amount of money or other property from the Group other than officer's remuneration					
	(ix)	A person who fell under any of items (i) to (viii) above at any time in the last three years					
	(x)	The spouse or a relative within the second degree of kinship of a person falling under any of items (i) to (viii) above					

2. The Company judges that a person who has been an outside officer of the Company for an extended period of time is not independent.

### Agenda item 4 Election of One (1) Corporate Auditor

The term of office of Corporate Auditor, Mr. Isamu Mori expires at the conclusion of this Ordinary General Meeting of Shareholders. Therefore, the Company requests the election of one (1) Corporate Auditor.

The Board of Corporate Auditors has consented to the submission of this proposal.

The candidate for Corporate Auditor is as follows. The "Independence Criteria for Outside Officers" is described on page 18.

	Isar	nu Mori	Date of birth: February 23, 1948	Outsi	Reappointment Independent Officer de Corporate Auditor	Number of the Company's shares owned — shares	
Career summary, and position at the Company (Significant concurrent positions)				[Reasons for selection as a candidate for Corporate Auditor]			
August		of Regensburg, Gerr	2	-	expertise over many	accumulated professional years as a lawyer. He has	
April Februar Februar	-	Registered as lawyer	f Law, Dokkyo Univers (Tokyo Bar Association w Office (incumbent)	-	extensive insight into the environments surrounding corporate management. Having judged that he will adequately perform his o as Outside Director, the Company nominate		
April June June	2004 2006 2010	Corporate Auditor o	v School, Chuo Univers f the Company (incuml .uditor, Yutaka Foods	2	as a candidate for Ou the expectation that audit function fairly	atside Corporate Director in he will be able to fulfill an and objectively from an	
June	2011	Corporation Outside Corporate A (incumbent)	uditor, SAIKAYA Co.	., Ltd.	independent standpo	int as a legal professional.	

- There are no special interests between Mr. Isamu Mori and the Company.

- Mr. Isamu Mori is a candidate for Outside Corporate Auditor.

- Listed below are special notes on the Outside Corporate Auditor candidate:

- (1) There are no special relations between the Company and Commons Law Office, or SAIKAYA Co., Ltd. where Mr. Isamu Mori holds significant concurrent positions.
- (2) Mr. Isamu Mori is currently serving as an Outside Corporate Auditor of the Company. At the conclusion of this Ordinary General Meeting of Shareholders, his term of office as an Outside Corporate Auditor will be sixteen (16) years. Mr. Isamu Mori has conducted audits of the Company's management for many years, and is well-versed in the Company's corporate philosophy, management strategies and business operations, and he gained in-depth understanding on how the Company should benefit stakeholders and shareholders. Based on his track record and insights, Mr. Mori has been an irreplaceable asset to the Company in terms of his ability to communicate with management to encourage them to identify and correct issues and his legal expertise in monitoring the Company's business activities. The Company therefore expects that he is capable of undertaking an audit function from an independent perspective in a fair and legitimate manner.
- (3) The Company has registered Mr. Isamu Mori as an Independent Officer under the regulations of Tokyo Stock Exchange, Inc.
- (4) Pursuant to the provisions of Article 427, paragraph (1) of the Companies Act, the Company has entered into an agreement with Mr. Isamu Mori to limit the liability for damages under Article 423, paragraph (1) of the same Act; provided, however, that the maximum liability amount under the said agreement shall be an amount provided for by laws and regulations. If Mr. Isamu Mori is re-elected, the Company will renew the agreement with him.

- The Company has entered into a directors and officers liability insurance agreement with an insurance company as specified in "Matters Related to Officers of the Company" (page 41 of the Japanese version of this document). If the reelection of Mr. Isamu Mori is approved, he will continue to be insured under the agreement.

## <Skill Matrix of Directors and Corporate Auditors>

The following illustrates significant skills possessed by Directors and Corporate Auditors, provided that the Agenda items 3 and 4 are approved as originally proposed at this General Meeting of Shareholders.

Directors and Corporate Ordinary General M			Corporate management	Finance/ accounting	Legal affairs/ compliance	Marketing & sales	Personnel/ labor	Quality/ Production/ R&D	Global	ESG/ sustainability
Tadasu Tsutsumi	Representative Director and Chairman		•		•		•	•	•	•
Masanari Imamura	Representative Director and President		•		•	•	•		•	•
Noritaka Sumimoto	Senior Managing Director		•			•		•	•	
Hitoshi Oki	Senior Managing Director		•			•				
Rieko Makiya	Managing Director		•		•			•		•
Masahisa Mochizuki	Managing Director		•	٠			٠			•
Osamu Murakami	Managing Director		•			٠			•	
Tomohide Hayama	Director		•					•		
Chiyoko Matsumoto	Director		•	●						
Koichi Tome	Director		•		•					
Hiroyasu Yachi	Director	[Outside Director] [Independent Officer]				●				
Machiko Mineki	Director	[Outside Director] [Independent Officer]						•		
Kenichi Yazawa	Director	[Outside Director] [Independent Officer]	•	●						
Isamu Chino	Director	[Outside Director] [Independent Officer]	•			●				
Tetsuya Kobayashi	Director	[Outside Director] [Independent Officer]			•					•
Masaharu Oikawa	Corporate Auditor		•	•					•	
Kiyoshi Takahashi	Corporate Auditor		•			•			•	
Isamu Mori	Corporate Auditor	[Outside Corporate Auditor] [Independent Officer]			•					
Ikuo Takano	Corporate Auditor	[Outside Corporate Auditor] [Independent Officer]		•						

\* The table above presents the areas of expertise based on the track records of candidates, but it does not present all skills possessed by each candidate.

### Agenda item 5 Election of One (1) Substitute Corporate Auditor

To prepare for the event in which the Company does not have the number of Corporate Auditors required by laws and regulations, the Company requests the election of one (1) Substitute Corporate Auditor pursuant to the provision in Article 329, paragraph (3) of the Companies Act.

The Board of Corporate Auditors has consented to the submission of this proposal.

The candidate for Substitute Corporate Auditor is as follows. The "Independence Criteria for Outside Officers" is described on page 18.

-			le Corporate Auditor Independent Officer	Number of the Company's shares owned — shares			
Career	summary	7			[Reasons for selection	on as a candidate for	
(Significant concurrent positions)				Substitute Corporate	e Auditor]		
April	1976	Registered as a lawyer (Daiichi Tokyo Bar Association)			Mr. Tsutomu Ushijima has accumulated professional expertise over many years as a		
June	1982	Registered as a tax accor (Tokyo Certified Public			lawyer and a tax accountant. The Company proposes that he be elected as Substitute Outside Corporate Auditor with the expectation that he		
		Association)	Tax / teeountaints				
July	2003	Outside Corporate Audi	tor of Kobunsha Co	., Ltd.		priately perform auditing of	
		(incumbent)	(incumbent)		1 2	is high level of expertise in	
April	2015	Inspector of Kenseikai M (incumbent)	Medical Corporation	1	the event he assume Auditor.	s the position of Corporate	
Februar	February 2019 Ushijima, Wada and Fujitsu Law Firm (incumbent)						

- There are no special interests between Mr. Tsutomu Ushijima and the Company.

- There are no special relations between the Company and Ushijima, Wada and Fujitsu Law Firm, Kobunsha Co., Ltd., or Kenseikai Medical Corporation where Mr. Tsutomu Ushijima holds significant concurrent positions.

- Mr. Tsutomu Ushijima is a candidate for Substitute Outside Corporate Auditor. In the event that he assumes the position, the Company intends to register him as an Independent Officer under the regulations of Tokyo Stock Exchange, Inc.

- Pursuant to the provisions of Article 427, paragraph (1) of the Companies Act, the Company will enter into an agreement with Mr. Tsutomu Ushijima to limit the liability for damages under Article 423, paragraph (1) of the Act in the event he assumes the position of Corporate Auditor; provided, however, that the maximum liability amount under the said agreement shall be an amount provided for by laws and regulations.

- The Company has entered into a directors and officers liability insurance agreement with an insurance company as specified in "Matters Related to Officers of the Company" (page 41 of the Japanese version of this document). If Mr. Tsutomu Ushijima assumes the office of Corporate Auditor, he will be insured under the agreement.

### Agenda item 6 Provision of Directors' Bonuses

To reward the services rendered by Directors during the current fiscal term, the Company proposes to provide bonuses totaling 55,870,000 yen to eleven (11) Directors who were at the office of Directors during the current fiscal term.

It is also proposed that the specific amount of bonus payable to each Director be left to the discretion of the Board of Directors.

The Company considers the above amount reasonable as the amount is the sum of individual bonuses payable to each of the eleven (11) Directors who were in office as Directors during the current fiscal term based on the standards for payment of bonuses that were shared with Outside Directors and Outside Corporate Auditors in consideration of the Company's profit for the current fiscal term, the amount of bonuses previously paid to Directors, and various other factors. However, the Company proposes the amounts payable to each Director to be determined in accordance with the determination policies as specified in "4. Matters Related to Officers of the Company," "(2) Remuneration payable to Directors and Corporate Auditors for the Fiscal Year Under Review," "(i) Policy for Deciding the Details of Remuneration Payable to Each Director" of the Business Report (page 42 of the Attached Documents of the Japanese version of this document).

## <Proposal by a shareholder>

## Agenda item 7 Partial Amendments to the Articles of Incorporation

Agenda item 7 is a proposal by a shareholder (whose number of voting rights is 300).

In the "Outline of the Proposal" and "Reason for the Proposal," the original proposal submitted by the proposing shareholder have been stated without any changes from his/her form for exercise of shareholder's right to make a proposal.

1. Outline of the Proposal

It is proposed that the following provisions be newly established in the current Articles of Incorporation of the Company. In the event that the approval of other Agenda items at this Ordinary General Meeting of Shareholders requires any textual adjustments (including but not limited to, the renumbering of the Articles) to the provisions stated in this proposal, such provisions pertaining to this proposal shall be replaced by those provisions after necessary adjustments have been made.

	(Underlined parts are amended.)
Current Articles of Incorporation	Proposed Amendments
	Chapter 7 Management of Subsidiaries
(New)	(Management of subsidiaries)
	Article 39.
	From the perspective of ensuring the sustainable growth and the enhancement of the medium- to long-term corporate value of the Company Group comprising the Company and its subsidiaries, the Company shall review the matters listed below with the Board of Directors and disclose the details of the review in the corporate governance report to be filed by the Company with the financial instruments exchange.(1) Whether the Company ensures both effective governance of the entire group (subsidiary management and supervision for this purpose) and flexible decision-making at the subsidiaries;(2) Whether the listed subsidiaries have reasonable grounds for remaining listed; and (3) Whether the listed subsidiaries can ensure the effectiveness of their independent governance systems to prevent conflicts of interest with
	their general shareholders.

### 2. Reasons for the Proposal

According to the "Practical Guidelines for Group Governance Systems" by The Ministry of Economy, Trade and Industry, the group headquarters shall undertake appropriate subsidiary management and supervision to both ensure effective group governance and flexible decision-making by their subsidiaries.

Although the Company holds a large number of subsidiaries and maximizing group-wide synergies and risk management are important issues, the Company has not fulfilled its accountability for group governance.

Yutaka Foods Corporation (hereinafter "Yutaka") is not rational in maintaining its listing. Although Yutaka asserts that it maintains employee motivation and recruits talented people, it has significant disadvantages, such as conflict-of-interest transactions and stock price discounting.

Since at least 80% of Yutaka's sales and raw material purchases are attributable to the Company and the Representative Director and Chairman and the Representative Director and President of Yutaka used to belong to the Company. Therefore, there is a high risk of conflict-of-interest transactions arising from their dominant positions.

Accordingly, in addition to ensuring the group governance, it is proposed that the Articles of Incorporation of the Company establish the accountability of listed subsidiaries for maintaining their listing and the effectiveness of independent governance of the subsidiaries.

## [The Board of Director's Opinion] **The Board of Directors objects to this proposal.**

This proposal proposes that the Articles of Incorporation of the Company stipulate that the Company's corporate governance report shall include matters such as ensuring both effective governance of the entire group and the decision-making of subsidiaries, the reasons for maintaining the listing of listed subsidiaries, and details of the review regarding ensuring the effectiveness of governance system of the listed subsidiaries.

In the guidelines issued by the Tokyo Stock Exchange, Inc., the corporate governance report should include the following items: (1) the company's approach and policies regarding group management, (2) the significance of having listed subsidiaries and measures to ensure the effectiveness of the listed subsidiaries' governance systems, and (3) in cases where the company has entered into agreements with listed subsidiaries related to the content to be described as the company's approach and policies regarding group management, the details of such agreements. The Company has made such statements in its corporate governance report in accordance with these guidelines.

Specifically, the Company's corporate governance report describes as follows: "The group management philosophy of Toyo Suisan Kaisha, Ltd. is to help people lead happier and more satisfying lives by providing better products and services to our customers," based on the principle of customer-first. Our goal is to be a corporate group that is trusted because we provide "safe and delicious products" and "impeccable service" and are therefore supported by our customers." In addition, our corporate governance report specifically explains matters such as the significance of having listed subsidiaries, guidelines for ensuring the effectiveness of governance system of the Company's listed subsidiaries, and the principles of respecting independence as a listed subsidiary and preventing conflicts of interest between the Company and its general shareholders. Therefore, in our opinion, we have disclosed sufficient information regarding the group management, governance structure, listed subsidiaries, and other matters according to the requirements of the guidelines for disclosure issued by the Tokyo Stock Exchange.

As such, the Company hereby intends to continue to disclose information as necessary and sufficient in line with the guidelines of the Tokyo Stock Exchange, Inc. Should any revision be made by the Tokyo Stock Exchange, Inc. in the view of Japan's social conditions or global trends, we will promptly review the revisions and respond flexibly to disclose all necessary and sufficient information according to the requirements of the revised guidelines.

In conclusion, this proposal would highly restrict the means of disclosure and the scope of matters to be disclosed under the provision of the "disclosure of the details of the review in the corporate governance report." Further, it is not appropriate to stipulate such provision in the Articles of Incorporation in a fixed and restricted manner, as it may hinder prompt and flexible responses in a timely manner. For this reason, the Board of Directors objects to this proposal.