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Securities code: 7483 June 10, 2025

To our shareholders:

Masayuki Nomura President **DOSHISHA CO., LTD.** 1-5-5 Higashi-Shinsaibashi, Chuo-ku, Osaka

NOTICE OF THE 49TH ORDINARY GENERAL MEETING OF SHAREHOLDERS

We hereby notify you that the 49th Ordinary General Meeting of Shareholders of DOSHISHA CO., LTD. (the "Company") will be held as described below.

In convening this General Meeting of Shareholders, the Company has taken measures for providing information that constitutes the content of reference documents for the general meeting of shareholders, etc. (items for which measures for providing information in electronic format are to be taken) in electronic format, and has posted the information on the Company's website. Please access the website below to view the information.

The Company's website: https://www.doshisha.co.jp/lp/generalmeeting/ (in Japanese)

In addition to the Company's website, the Electronic Provision Measures Items are also posted on the website of the Tokyo Stock Exchange (TSE) shown below.

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

(Access the TSE website by using the internet address shown above, enter "DOSHISHA" in "Issue name (company name)" or the Company's securities code "7483" in "Code," and click "Search." Then, click "Basic information" and select "Documents for public inspection/PR information." Under "Filed information available for public inspection," click "Click here for access" under "[Notice of General Shareholders Meeting /Informational Materials for a General Shareholders Meeting].")

No souvenirs will be provided to shareholders who attend the General Meeting of Shareholders. We would greatly appreciate your understanding.

Additionally, if you are unable to attend the meeting, you may exercise your voting rights via the Internet, etc., or in writing (postal mail). Please review the attached Reference Documents for the General Meeting of Shareholders and exercise your voting rights no later than 5:30 p.m. on Thursday, June 26, 2025 (Japan Standard Time).

1. Date and Time: Friday, June 27, 2025 at 10:00 a.m. (Japan Standard Time)

(Reception will open at 9:00 a.m.)

- 2. Place: DOSHISHA CO., LTD. Osaka Head Office, 11th Floor
 - 1-5-5 Higashi-Shinsaibashi, Chuo-ku, Osaka

3. Agenda:

Matters to be reported:

- 1. Business Report and Consolidated Financial Statements for the 49th Term (from April 1, 2024 to March 31, 2025), as well as the results of the audit of the Consolidated Financial Statements by the Accounting Auditor and the Audit & Supervisory Board
- 2. Non-Consolidated Financial Statements for the 49th Term (from April 1, 2024 to March 31, 2025)

Matters to be resolved:

- **Proposal 1:** Appropriation of surplus
- Proposal 2: Partial amendments to the Articles of Incorporation
- Proposal 3: Election of eight (8) Directors
- Proposal 4: Election of one (1) Audit & Supervisory Board Member
- Proposal 5: Election of one (1) substitute Audit & Supervisory Board Member
- If attending the meeting in person, please present the voting form at the reception desk.
- If revisions to the items subject to measures for electronic provision arise, a notice of the revisions and the details of the items before and after the revisions will be posted on the Company's aforementioned website and the TSE website.
- For this general meeting of shareholders, we have delivered paper-based documents stating the items subject to measures for electronic provision to all shareholders, regardless of whether or not they have requested them. Among the items subject to measures for electronic provision, in accordance with the provisions of laws and regulations and the Articles of Incorporation of the Company, the following items are not provided in the paper-based documents delivered, but the Audit & Supervisory Board Members and the Accounting Auditors have audited the documents to be audited, which include the following items.

[Business Report] Systems for Ensuring the Properness of Business Activities, Outline of the Operation of Internal Control System, Basic Policy on Control of the Company and Policy on Decisions on Dividends and Other Appropriation of Surplus

[Consolidated Financial Statements] Consolidated Statement of Changes in Equity and Notes to the Consolidated Financial Statements

[Financial Statements] Balance Sheets, Statements of Income, Statement of Changes in Equity and Notes to the Non-consolidated Financial Statements

[Audit Reports] Accounting Auditor Report on the Consolidated Financial Statements, Accounting Auditor Report on the Non-Consolidated Financial Statements and Audit Report of Audit & Supervisory Board.

Reference Documents for the General Meeting of Shareholders

Proposal 1: Appropriation of surplus

Having identified the appropriate return of profits to shareholders as its most important management policy, the Company has made it its basic policy to, while maintaining a proactive and stable dividend as well as conducting share buybacks in consideration of the market environment and capital efficiency, also consider the need to maintain internal reserves to fund further business expansion and to strengthen the corporate structure so that it can respond to changes in the business environment, as well as the need for a compensation system that reflects employee performance.

Taking into account factors such as future business expansion, the Company proposes the year-end dividends for the 49th Term and other appropriation of surplus as follows:

- 1. Matters related to year-end dividends
 - (1) Type of dividend property Cash
 - (2) Allocation of dividend property and total amount thereof ¥45 per common share of the Company Total amount of dividends: ¥1,578,564,450 Note that the Company paid an interim dividend of ¥40 per share, bringing the dividend for the entire fiscal year to ¥85 per share.
 - (3) Effective date of distribution of dividends of surplus June 30, 2025

2. Matters related to other appropriation of surplus

- (1) Item of surplus to be increased and amount of increase thereof General reserve: ¥3,500,000,000
- (2) Item of surplus to be decreased and amount of decrease thereof Retained earnings brought forward: ¥3,500,000,000

Proposal 2: Partial amendments to the Articles of Incorporation

1. Reasons for proposal

The Company proposes to add a business objective to Article 2 of the current Articles of Incorporation (Objective) in order to clarify its business lineup according to the current state of its business and in preparation for future business expansion and diversification, and to adjust the numbering of items in the Article to accommodate the newly established item.

2. Details of the amendments

Details of the amendments are as follows:

(Amended parts are underlined)

Current Articles of Incorporation	Proposed amendment		
(Objective)	(Objective)		
Article 2	Article 2		
The objective of the Company is to engage in the following	The objective of the Company is to engage in the following		
business areas.	business areas.		
Items 1. through 37. (Omitted)	Items 1. through 37. (Unchanged)		
(Newly established)	38. Contracted packaging and bundling of various food		
	products and other general goods		
<u>38</u> . Any business incidental to any of the above	<u>39</u> . Any business incidental to any of the above		

Proposal 3: Election of eight (8) Directors

The term of all nine (9) Directors expires at the conclusion of this General Meeting of Shareholders. Therefore, the Company proposes the election of eight (8) Directors.

The candidates for Directors are as follows:

No.	Name (Date of birth)		eer summary, position and responsibilities cant concurrent positions outside the Company)	Number of the Company's shares owned		
1	Masaharu Nomura (September 18, 1946)	Director, Dos	Took office as PresidentApr. 2014Chairman and Chief Executive Officer			
	[Reasons for nomination as can As the founder of the company, Company and steadily develop The Company has nominated h ability and insight as an operato					
2	Masayuki Nomura (June 3, 1972)	Jan. 1998 Joined the Company June 2004 Director Apr. 2006 Managing Director, Chief Director of PB Division May 2006 Chief Director of The Second Business Unit May 2007 Senior Managing Director May 2010 Representative Senior Managing Director, Officer In Charge of Investor Relations & Public Relations				
	[Reasons for nomination as candidate for Director] He has abundant experience, achievements and insight into management, obtained through having acted in important positions since joining the Company and serving currently as the President of the Company since April 2014. The Company has nominated him as a candidate to continue serving as Director due to his ability, experience and insight, required for supervising and leading the administration of business matters.					

No.	NameCareer summary, position and responsibilities(Date of birth)(Significant concurrent positions outside the Company)		Number of the Company's shares owned	
3	Toneri Kimbara (August 5, 1952)	Feb. 1990 June 1995 June 2001 Nov. 2002 Dec. 2004 Mar. 2005 Apr. 2006 July 2006 Feb. 2007 Apr. 2008 July 2010 Apr. 2011 May 2013 June 2014 Nov. 2018 (Significant of President, Vie President, Sh Director, Rait	Joined the Company Director Managing Director Senior Managing Director Vice President, Chief Director of PB Division Chief Director of PB Division and Officer In Charge of Quality Assurance Chief Director of Sales and Officer In Charge of Investor Relations & Public Relations Chief Director of Sales, Officer In Charge of Quality Assurance, Investor Relations & Public Relations Chief Director of Sales, Chief Director of Quality Assurance/Affiliated Companies Business, and Officer In Charge of Investor Relations Chief Director of Sales and Officer In Charge of Investor Relations Chief Director of Sales and Officer In Charge of Investor Relations Chief Director of Sales and Officer In Charge of Investor Relations & Public Relations Chief Director of Sales Representative Director and Executive Vice President, Advisor to the President Advisor to the President and Officer In Charge of Sales Planning Vice Chairman and Advisor to the Chairman Vice President and Chief Director of Sales (present position) concurrent positions outside the Company) ctoria Well Holdings Limited anghai Comrade Trade Company nbow Warehouse (Shenzhen) Limited nyungang Brilliant Industrial Co., Ltd.	owned 81,871
	[Reasons for nomination as ca The Company has nominated	experience,		

No.	Name (Date of birth)		Career summary, position and responsibilities (Significant concurrent positions outside the Company)			
4	Takahiro Matsumoto (August 25, 1970)	Apr. 1994 Apr. 2012 Aug. 2013 June 2014 June 2016 Apr. 2018 Apr. 2019 Feb. 2024	Joined Daiwa Bank, Ltd. (now Resona Bank, Limited.) Joined the Company, Director of Corporate Planning Department Supervising Director of System Development Department, Director of Corporate Planning Department, and Officer In Charge of Investor Relations & Public Relations Executive Officer, Executive Officer In Charge of System Development and Supervising Director of Financial & Accounting Department, Foreign Trade Operation Department and Business Management Department Director and Executive Officer In Charge of Financial & Accounting, Foreign Trade Operation and Business Management Director and Executive Officer In Charge of Financial & Accounting, Foreign Trade Operation, Business Management and Investigation Director and Managing Executive Officer In Charge of Financial & Accounting, Foreign Trade Operation and Business Management Director and Managing Executive Officer In Charge of Financial & Accounting, Foreign Trade Operation and Business Management Director and Managing Executive Officer In Charge of Financial & Accounting, Foreign Trade Operation and Business Management Director and Managing Executive Officer In	owned 8,800		
			Charge of Financial & Accounting, Foreign Trade Operation (present position)			
	[Reasons for nomination as candidate for Director] The Company has nominated him as a candidate to continue serving as Director due to his superior ability, experience and insight into management, obtained through having extensive experience in the Management Department of the Company since joining the Company and serving currently as the Director of the Company since June 2016.					

	Apr. 1994 Oct. 2001 Oct. 2006 Jan. 2007	Joined the Company Director of Corporate Planning Department Director of Corporate Planning Department, and Officer In Charge of Investor Relations & Public Relations Executive Officer, Director of General	
	Jan. 2007		Į.
		Corporate Planning Department, and Officer In Charge of Investor Relations & Public Relations	
	Nov. 2009	Executive Officer, Chief of President's Office, Director of General Corporate Planning Department, Officer In Charge of Italy Office, and In Charge of Investor Relations & Public Relations	
Nobushige Koyanagi (August 31, 1971)	Apr. 2012	Executive Officer, Officer In Charge of Corporate Planning, Human Resource, System Development, and Italy Office, Chief of President's Office, Director of Human Resource Department, and Officer In Charge of Investor Relations & Public Relations	19,66
	May 2013 Feb. 2021	Managing Executive Officer Managing Executive Officer, Officer In Charge of Corporate Planning, Human Affairs, and EC Business Strategy, Chief of President's Office, Officer In Charge of Investor Relations & Public Relations, and Director of EC Business Strategy Department	
	June 2023	Director and Managing Executive Officer, Officer In Charge of Corporate Planning, Human Affairs, and EC Business Development, Chief of President's Office, and In Charge of Investor Relations & Public Relations	
	Apr. 2025	Director and Managing Executive Officer, Officer In Charge of Corporate Planning and Human Affairs, Chief of President's Office, and In Charge of Investor Relations & Public Relations (present position)	
		Nobushige Koyanagi (August 31, 1971) May 2013 Feb. 2021 June 2023 Apr. 2025	RelationsApr. 2012Executive Officer, Officer In Charge of Corporate Planning, Human Resource, System Development, and Italy Office, Chief of President's Office, Director of Human Resource Department, and Officer In Charge of Investor Relations & Public RelationsMay 2013Managing Executive OfficerFeb. 2021Managing Executive Officer, Officer In Charge of Corporate Planning, Human Affairs, and EC Business Strategy, Chief of President's Office, Officer In Charge of Investor Relations & Public Relations, and Director of EC Business Strategy DepartmentJune 2023Director and Managing Executive Officer, Officer In Charge of Corporate Planning, Human Affairs, and EC Business Development, Chief of President's Office, and In Charge of Investor Relations & Public RelationsApr. 2025Director and Managing Executive Officer, Officer In Charge of Corporate Planning, Human Affairs, and EC Business Development, Chief of President's Office, and In Charge of Investor Relations & Public Relations

No.	Name (Date of birth)		Career summary, position and responsibilities (Significant concurrent positions outside the Company)			
	Apr. 19Mar. 2Mar. 2Mar. 2Mar. 2Mar. 2Mar. 2Mar. 2Mar. 2Noriaki Kumamoto (November 9, 1947)Jan. 20		(Significant concurrent positions outside the Company)Apr. 1966Appointed Police Officer with Osaka Prefectural PoliceMar. 2001Chief of Fuse Police StationMar. 2002Head of Criminal Administration Division, Criminal Investigation DepartmentMar. 2003Head of Inspection Office, Police Administration DepartmentMar. 2004Chief of Minami Police StationMar. 2005Head of Osaka City Police Department and 			
6		Apr. 2008 Mar. 2010 June 2015	 Head of Osaka Office of the Japan Safe Driving Center Resigned as Head of Osaka Office of the Japan Safe Driving Center Director of the Company (present position) 			
	[Reasons for nomination as candidate for Outside Director and outline of roles expected]					
	The Company has nominated him as a candidate for Outside Director since the Company expects him to continue serving as Outside Director and to provide the Company with his valuable opinions and advice on the management of the Company, and the appropriate direction for business execution from an independent standpoint for the enhancement					
	of a mid- and long-term shareholder value and corporate value based on his abundant experience and extensive knowledge obtained from serving as Head of Criminal Investigation Department, Osaka Prefectural Police Headquarters and Head of Organized Crime Division, Osaka Prefectural Police.					
	The Company has nominated him as a candidate to continue serving as Outside Director, because the Company has judged that, based on his extensive experience at the police, he can properly perform the duties of an Outside Director, although he has no direct experience of managing any private enterprises other than as an Outside Director. [Tenure as Outside Director]					
		ng, his tenure as	an Outside Director of the Company will be ten (10)	years.		

No.	Name (Date of birth)Career summary, position and responsibilities (Significant concurrent positions outside the Company)		Number of the Company's shares owned		
7	Outside Director Keiji Takamasu (March 2, 1953)	Apr. 1977 May 2005 May 2008 June 2008 June 2011 June 2012 Mar. 2015 June 2017 June 2018 (Significant c	Joined The Sumitomo Bank, Limited (now Sumitomo Mitsui Banking Corporation) Executive Officer of Sumitomo Mitsui Banking Corporation Senior Managing Officer of Kansai Urban Banking Corporation (now Kansai Mirai Bank, Limited) Senior Managing Director and Senior Managing Officer of Kansai Urban Banking Corporation Senior Managing Officer of The Royal Hotel, Limited Representative Director and Vice President of The Royal Hotel, Limited Representative Director and Vice President of The Royal Hotel, Limited, and Representative Director and President of RIHGA Royal Hotel Hiroshima, Limited, and Representative Director and President of RIHGA Royal Hotel Kokura, Limited Resigned from The Royal Hotel, Limited Director of the Company (present position) oncurrent positions outside the Company)	4,501	
	Advisor, iBNet Co., Ltd. [Reasons for nomination as candidate for Outside Director and outline of roles expected] The Company has nominated him as a candidate for Outside Director since the Company expects him to continue serving as Outside Director and to provide the Company with his valuable opinions and suggestions on the management of the Company, and the appropriate direction for business execution from an independent standpoint for the enhancement of a mid- and long-term shareholder value and corporate value based on his abundant experience and extensive knowledge on finance and corporate management obtained from key posts of financial institutions and hotel management companies for many years. [Tenure as Outside Director] At the conclusion of this meeting, his tenure as an Outside Director of the Company will be seven (7) years.				

No.	Name (Date of birth)		Career summary, position and responsibilities (Significant concurrent positions outside the Company)				
		Nov. 2005 Mar. 2007	Registered as an attorney (58th term) Financial Securities Examiner, Examination Affairs Division of Finance Department, Kinki Finance Bureau of Ministry of Finance (fixed- term employee)	owned			
		June 2009	Resigned from Kinki Finance Bureau of Ministry of Finance due to expiration of term of office				
		Nov. 2009	Investigator (Chief Investigator) of Investigation Bureau of Japan Fair Trade Commission (fixed-term employee)				
	Outside Director	Mar. 2013	Resigned from Japan Fair Trade Commission due to expiration of term of office	73			
	Satoko Ochi (March 11, 1977)	Apr. 2013	Attorney of Umegae-Chuo Legal Profession Corporation				
		Mar. 2019	Registered as Certified Fraud Examiner				
		Mar. 2022	External Director of FUJIO FOOD GROUP INC. (present position)				
8		Jan. 2024	Partner of Umegae-Chuo Legal Profession Corporation (present position)				
		June 2024	Director of the Company (present position)				
			concurrent positions outside the Company)				
			ector, FUJIO FOOD GROUP INC.				
			gae-Chuo Legal Profession Corporation				
			ctor, Gojyo Medical Inc.				
	[Reasons for nomination as candidate for Outside Director and outline of roles expected]						
	The Company has nominated her as a candidate for Outside Director since the Company expects her to continue serving as Outside Director and to provide the Company with her valuable opinions and advice on the management of the						
	_						
	Company, and the appropriate direction of business execution from an independent standpoint for the enhancement of a mid- and long-term shareholder value and corporate value based on her abundant experience and extensive knowledge						
	at the Kinki Finance Bureau of the Ministry of Finance and the Japan Fair Trade Commission, as well as her proficiency						
	in corporate legal affairs as an attorney.						
			to serve as Outside Director, because the Company				
	-	-	she can properly perform the duties of an Outside Di	rector, although she			
	-	naging any privat	e enterprises other than as an Outside Director.				
	[Tenure as Outside Director]						
lotes: 1.			an Outside Director of the Company will be one (1) goods procurement with Victoria Well Holdings L				
ioles. 1.	where candidate for Director T			mineu, me compar			
2.			other candidates and the Company.				
3.	. The Company has entered in prescribed in Article 430-3, P	nto a directors and aragraph 1 of the	nd officers liability insurance contract with an ins companies Act. The insureds are directors, audit el personnel and externally dispatched officers of t	& supervisory boa			
	members, executive officers,	management leve		he Compar			

the policy.
Noriaki Kumamoto, Keiji Takamasu and Satoko Ochi are candidates for Outside Director. Pursuant to the Company's Articles of Incorporation and Article 427, Paragraph 1 of the Companies Act, the Company has concluded limited liability agreements with Noriaki Kumamoto, Keiji Takamasu, and Satoko Ochi to limit their liability, provided that they have acted in good faith and without gross negligence, to the extent defined by the laws and regulations. If each of their elections is approved, the Company plans to retain these limited liability agreements with each of them.

expenses that may be incurred by the insured. If each of the candidates is elected, each of them will become insured under

5. The Company has designated Noriaki Kumamoto, Keiji Takamasu and Satoko Ochi as Independent Officers in accordance with the rules of the Tokyo Stock Exchange, and has registered them as such at the exchange. If each of their elections is approved, the Company plans for their appointment as Independent Officers to continue.

Proposal 4: Election of one (1) Audit & Supervisory Board Member

Audit & Supervisory Board Member Tadashi Edo will resign at the conclusion of this meeting. Therefore, the Company requests the election of one substitute Audit & Supervisory Board Member to fill the vacancy. According to the Company's Articles of Incorporation, the term of office for the substitute Audit & Supervisory Board Member will remain the same as the term of office for the resigning Audit & Supervisory Board Member. In addition, the consent of the Audit & Supervisory Board has been obtained for this proposal. The candidate for Audit & Supervisory Board Member is as follows:

Name (Date of birth)	Career summ	Career summary and significant concurrent positions outside the Company		
	Apr. 1982	Employed as national civil servant	owned	
	July 2012	Deputy District Director of Kusatsu Tax Office		
	July 2014	Litigation Officer, Office of Litigation, First Taxation		
		Department of Tokyo Regional Taxation Bureau		
	July 2016	District Director of Asahi Tax Office		
	July 2017	Senior Internal Inspector, dispatched to Osaka,		
	5	Commissioner's Secretariat of National Tax Agency		
	July 2018	Chief Examiner, Eighteenth Examination Group, Second		
		Large Enterprise Examination Department of Osaka		
*		Regional Taxation Bureau		
	July 2019	District Director of Suma Tax Office		
Outside	July 2020	Director, Co-ordination Division (Large Enterprise		
	5	Examination), Second Large Enterprise Examination	0	
Junji Higashitsuji		Department of Osaka Regional Taxation Bureau		
(January 14, 1963)	July 2021	Deputy Assistant Regional Commissioner, Second Taxation		
		Department of Osaka Regional Taxation Bureau		
	July 2022	Assistant Regional Commissioner, Second Taxation		
		Department of Osaka Regional Taxation Bureau		
	July 2023	Resigned from Osaka Regional Taxation Bureau		
	Aug. 2023	Established Junji Higashitsuji Certified Tax Accountant		
	-	Office (present position)		
	(Significant c	oncurrent positions outside the Company)		
	Certified tax	accountant (Representative of Junji Higashitsuji Certified Tax		
		Accountant Office)		

[Reasons for nomination as candidate for Outside Audit & Supervisory Board Member]

The Company has nominated him as a candidate to serve as Outside Audit & Supervisory Board Member because the Company has judged that he will be able to enhance the monitoring function of corporate management from an independent and objective perspective by leveraging his expertise as a tax accountant and years of experience in tax and accounting developed at organizations such as the National Tax Agency.

He has never in the past been directly involved in the management of a company other than as an Outside Audit & Supervisory Board Member. However, based on the above reasons, the Company has judged that he has sufficient insight on the corporate auditing and will appropriately fulfill his duties as an Outside Audit & Supervisory Board Member.

- Notes: 1. A new candidate for Audit & Supervisory Board Member is indicated by an asterisk (*).
 - 2. There is no special interest between the candidate and the Company.
 - 3. Junji Higashitsuji is a candidate for Outside Audit & Supervisory Board Member.
 - 4. The Company has entered into a directors and officers liability insurance contract with an insurance company, as prescribed in Article 430-3, Paragraph 1 of the Companies Act. The insureds are directors, audit & supervisory board members, executive officers, management level personnel and externally dispatched officers of the Company and its subsidiaries and do not bear the premiums. The insurance policy covers legal damages and court costs and other officer's expenses that may be incurred by the insured. If Junji Higashitsuji is elected, he will become insured under the policy.
 - 5. If the election of Junji Higashitsuji is approved, pursuant to the Company's Articles of Incorporation and Article 427, Paragraph 1 of the Companies Act, the Company plans to conclude a limited liability agreement with him to limit his liability, provided that he has acted in good faith and without gross negligence, to the extent defined by the laws and regulations.
 - 6. Junji Higashitsuji satisfies the requirements of an Independent Officer in accordance with the rules of the Tokyo Stock Exchange, and if his election is approved, the Company plans for his appointment as Independent Officer.

Proposal 5: Election of one (1) substitute Audit & Supervisory Board Member

The Company proposes the election of one (1) substitute Audit & Supervisory Board Member in preparation for a shortage in the number of Audit & Supervisory Board Members stipulated in laws and ordinances. In addition, the consent of the Audit & Supervisory Board has been obtained for this proposal. The candidate for substitute Audit & Supervisory Board Member is as follows:

Number of the Name Career summary and significant concurrent positions outside the Company Company's shares (Date of birth) owned Apr. 1990 Employed by Osaka Regional Taxation Bureau July 2016 Special Examiner, First Large Enterprise Examination Department of Tokyo Regional Taxation Bureau July 2018 Deputy District Director of Katsuragi Tax Office July 2020 District Director of Wadayama Tax Office July 2021 Director, Co-ordinated Examination and Information Management Division, First Large Enterprise Examination Department of Osaka Regional Taxation Bureau Outside July 2022 Director, Co-ordination Division (Large Enterprise 0 Yutaka Kuroda Examination), First Large Enterprise Examination (April 25, 1963) Department of Osaka Regional Taxation Bureau July 2023 District Director of Ukyo Tax Office July 2024 Resigned from Osaka Regional Taxation Bureau Aug. 2024 Established Kuroda Yutaka Certified Tax Accountant Office (present position) (Significant concurrent positions outside the Company) Certified tax accountant (Representative of Kuroda Yutaka Certified Tax Accountant Office)

[Reasons for nomination as candidate for substitute Outside Audit & Supervisory Board Member]

The Company has nominated him as a candidate to stand by as substitute Outside Audit & Supervisory Board Member because the Company has judged that he will be able to utilize his years of experience in tax and accounting and his expertise as a tax accountant in the Company's auditing system if he took office as Audit & Supervisory Board Member.

He has never in the past been directly involved in the management of a company. However, based on the above reasons, the Company has judged that he has sufficient insight on the corporate auditing and will appropriately fulfill his duties as an Outside Audit & Supervisory Board Member.

1. There is no special interest between the candidate and the Company. Notes:

- 2. Yutaka Kuroda is a candidate for substitute Outside Audit & Supervisory Board Member.
- 3. The Company has entered into a directors and officers liability insurance contract with an insurance company, as prescribed in Article 430-3, Paragraph 1 of the Companies Act. The insureds are directors, audit & supervisory board members, executive officers, management level personnel and externally dispatched officers of the Company and its subsidiaries and do not bear the premiums. The insurance policy covers legal damages and court costs and other officer's expenses that may be incurred by the insured. If Yutaka Kuroda assumes the office as Outside Audit & Supervisory Board Member, he will become insured under the policy.
- 4. If Yutaka Kuroda assumes the office as Audit & Supervisory Board Member, pursuant to the Company's Articles of Incorporation and Article 427, Paragraph 1 of the Companies Act, the Company plans to conclude a limited liability agreement with him to limit his liability, provided that he has acted in good faith and without gross negligence, to the extent defined by the laws and regulations.
- 5. The effectiveness of this election may be revoked by a resolution of the Board of Directors with the consent of the Audit & Supervisory Board if it is made prior to the assumption of office.
- Yutaka Kuroda satisfies the requirements of an Independent Officer in accordance with the rules of the Tokyo Stock 6. Exchange, and if he assumes the office as Audit & Supervisory Board Member, the Company plans for his appointment as Independent Officer.

			Expected ability, experience and knowledge				
Name	Inside/ outside	Position	Corporate management Business strategy	Sales Marketing	Product development Quality control	Finance and accounting Tax	Legal affairs Risk management
Masaharu Nomura	Inside	Chairman	•	•	•	•	•
Masayuki Nomura	Inside	President	•	•	•	•	•
Toneri Kimbara	Inside	Vice President	•	•	•	•	•
Takahiro Matsumoto	Inside	Director				•	
Nobushige Koyanagi	Inside	Director	•	٠			
Noriaki Kumamoto	Outside	Director					•
Keiji Takamasu	Outside	Director	•	•		•	
Satoko Ochi	Outside	Director					•
Toshihiro Fujimoto	Inside	Full-time Audit & Supervisory Board Member				•	•
Yoshio Suzuka	Outside	Audit & Supervisory Board Member				•	
Junji Higashitsuji	Outside	Audit & Supervisory Board Member				•	

Skill matrix for Directors and Audit & Supervisory Board Members after this General Meeting of Shareholders

* The above skill matrix shows items particularly expected to each officer, not all knowledge and experience each of them possesses.