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: 1980 June 10, 2024 Start date of measures for electronic provision: June 3, 2024

To our shareholders:

Yasuhiro Yamanaka, Representative Director, President, and Corporate Officer DAI-DAN CO., LTD.

1-9-25 Edobori, Nishi-ku, Osaka City

NOTICE OF THE 95TH ORDINARY GENERAL MEETING OF SHAREHOLDERS

We are pleased to announce the 95th Ordinary General Meeting of Shareholders of DAI-DAN CO., LTD. (the "Company"), which will be held as described below.

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

Company website: https://www.daidan.co.jp/ir/shareholder/

In addition to posting items subject to measures for electronic provision on the website above, the Company also posts this information on the website of the Tokyo Stock Exchange (TSE).

TSE website (Listed Company Search):

https://www2.jpx.co.jp/tseHpFront/JJK020010Action.do?Show=Show

To confirm the Company's convocation notice, access the website using the above URL, enter the issue name (DAIDAN) or securities code "1980," and click "Search," and then click "Basic information" and select "Documents for public inspection/PR information."

If you are unable to attend the meeting in person, you may exercise your voting rights via the Internet or in writing. Please review the attached Reference Documents for the General Meeting of Shareholders, and exercise your voting rights by no later than 5:15 p.m. on Wednesday, June 26, 2024 (Japan Standard Time).

- **1. Date and Time:** Thursday, June 27, 2024 at 10 a.m. (Japan Standard Time)
- 2. Place: 8F Ballroom "Naniwa," Swissotel Nankai Osaka 5-1-60 Namba, Chuo-ku, Osaka City

3. Purposes:

Items to be reported:

- 1. Business Report, Consolidated Financial Statements, and Non-Consolidated Financial Statements for the 95th Term (from April 1, 2023 to March 31, 2024)
- 2. The results of audit of the Consolidated Financial Statements for the 95th Term by the Accounting Auditors and the Board of Corporate Auditors

Items to be resolved:

- Proposal 1: Appropriation of surplus
- Proposal 2: Election of eight (8) Directors
- Proposal 3: Election of four (4) Corporate Auditors
- **Proposal 4:** Election of one (1) substitute Corporate Auditor
- Proposal 5: Amendment of amounts of performance-linked share-based compensation, etc. for Directors, etc.

4. Notes for exercising voting rights

• When voting rights are exercised multiple times

- (1) If voting rights are exercised by mailing the voting rights exercise form and via the Internet, the voting rights exercised via the Internet will be considered valid.
- (2) If voting rights are exercised multiple times via the Internet, only the last exercise of voting rights will be considered valid.
- When no indication is made for or against a proposal, it will be considered an indication of approval.

5. Provision of informational materials for the general meeting of shareholders in electronic format

- Materials for the general meeting of shareholders (portions of the Business Report, Consolidated Financial Statements, Non-Consolidated Financial Statements, and Audit Report). Instead of delivering these in paper form, they will be posted on the Company website. Please access the URL shown in this notice to confirm the materials. We apologize for any inconvenience.
 - In addition to the convocation notice, the Company provides reference documents in paper form for the general meeting of shareholders and excerpts from the business report in order to prevent confusion among shareholders.
 - For shareholders who request the delivery of documents in paper form by the record date (March 31, 2024), the same contents as the convocation notice delivered in the past will be provided.
- Based on the provisions of laws and regulations and Article 15 of the Articles of Incorporation, the following matters among the documents that are to be provided at the time of the convocation notice for the general meeting of shareholders are not included in the documents delivered to shareholders who request documents in paper form. Accounting Auditors and Corporate Auditors have audited documents subject to audits that contain the following information:
 - "Matters Concerning the Accounting Auditor" and "System for Ensuring the Proper Operation and Operational Status of the System" contained in the Business Report
 - (2) "Consolidated Statement of Changes in Net Assets" and "Notes to Consolidated Financial Statements"
 - (3) "Statement of Changes in Equity" and "Notes to Non-Consolidated Financial Statements"

The above information is posted on the Company website and TSE website via the Internet.

- Consequently, the Business Report, Consolidated Financial Statements and Non-consolidated Financial Statements included in the attached documents of this Notice of the Ordinary General Meeting of Shareholders are part of the Business Report, Consolidated Financial Statements and Non-consolidated Financial Statements audited by the Accounting Auditors and Corporate Auditors when preparing the Audit Report.
- If any changes are made to the items subject to measures for providing information in electronic format, these will be posted on the Company website and the Tokyo Stock Exchange website.

Reference Documents for the General Meeting of Shareholders

Proposals and Reference Matters

Proposal 1: Appropriation of surplus

The Company considers the return of profits to its shareholders to be its top management priority. The Company adopts the basic policy of ensuring the stable and continuous payment of cash dividends while establishing a sound financial position.

Taking into consideration the need to return profits commensurate with the strong performance in the fiscal year, the Company proposes an ordinary dividend of 48 yen per share as set forth below.

The Company has already paid an interim dividend of 55 yen per share (27.5 yen after the stock split); therefore, the annual dividend will total 75.5 yen per share. When converted to the values prior to the stock split, dividends for the year are 151 yen per share.

Notes: Effective October 1, 2023, the Company split each of its common shares into two shares.

Matters related to year-end dividends

- (1) Type of dividend property Cash
- (2) Allocation of dividend property and total amount thereof
 48 yen per common share of the Company
 Total amount of dividends: 2,063,978,880 yen
- (3) Effective date of distribution of dividends of surplus June 28, 2024

Proposal 2: Election of eight (8) Directors

The tenures of all seven (7) currently serving Directors (including three (3) Outside Directors) will expire at the close of this meeting. In that regard, the Company proposes the election of eight (8) Directors (including four (4) Outside Directors).

Each candidate for Director was determined by the Board of Directors Meetings in response to a report from the Nomination and Compensation Committee, which is chaired by an Outside Director and the majority of whose members are outside officers.

The candidates	for Director are	as follows.
The canuluates	101 Director are	2 as 10110 ws.

No.	Name		Current position and responsibilities in the Company	Tenure as a Director
1	Ichiro Fujisawa	Re-election	Representative Director and Chairman	15 years
2	Yasuhiro Yamanaka	Re-election	Representative Director, President, and Corporate Officer	4 years
3	Hisao Sasaki	Re-election	Director and Senior Executive Corporate Officer General Manager of East Japan Division and General Manager of Tokyo Head Office	4 years
4	Yasuo Kamei	Re-election	Director and Senior Corporate Officer Head of General Administration Division	6 years
5	Fumio Matsubara	Re-election Outside Independent	Outside Director	9 years
6	Ikumi Sato	Re-election Outside Independent	Outside Director	3 years
7	Kenkichi Kosakai	Re-election Outside Independent	Outside Director	3 years
8	Hirofumi Kyutoku	New election Outside Independent	Outside Corporate Auditor	_

Outside: Candidate for Outside Director

Independent: Candidate for independent officer

No.	Name (Date of birth)		mmary, position and responsibilities (significant ncurrent positions outside the Company)	Number of the Company's shares owned
		Apr. 1979 Apr. 2009 June 2009	Joined the Company Corporate Officer, Head of Industrial Facilities Division, and Manager of Technical Department Director, Corporate Officer, Head of Industrial	
	Ichiro Fujisawa		Facilities Division, and Manager of Technical Department	
	(October 19, 1956) 67 years old	Apr. 2010	Director, Corporate Officer, and Head of Technical Division	
	Male	Apr. 2011	Director, Executive Corporate Officer, and Head of Technical Division	
	Re-election Attendance at Board of	Oct. 2011	Director, Executive Corporate Officer, and Head of Technical Development Division	
	Directors Meetings 19/19 times (100%)	Apr. 2013	Director, Senior Executive Corporate Officer, in charge of East Japan Area, and General Manager of Tokyo Head Office	59,100 shares
1	Attendance at Nomination and Compensation Committee Meetings 9/9 times	Apr. 2016	Director, Vice President, Corporate Officer, in charge of East Japan Area, General Manager of Tokyo Head Office, and Head of Technical	
	(100%)	Apr. 2018	Development Group Representative Director, President, and Corporate Officer	
		Apr. 2024	Representative Director and Chairman (present position)	
		Chair of Air-	concurrent positions outside the Company] conditioning & Plumbing Contractors Associations	
	[Reasons for nomination as candi	of Japan	orl	
	-		businesses including the Technical Development Di	vision and
	-	-	ed office as a Director of the Company in June 2009.	
			ars from April 2018, has served as Representative D	
	determined that he is qualified to	realize sustain	company with excellent management skills. Based or able growth and improvement of corporate value of	
	we propose his re-election as a D	irector.		

No.	Name (Date of birth)		mmary, position and responsibilities (significant oncurrent positions outside the Company)	Number of the Company's shares owned
		Apr. 1983	Joined the Company	owned
		-	Manager of Yokohama Branch	
		Apr. 2011	Deputy Sales Coordination in Tokyo Head	
		Apr. 2012	Office and Manager of Sales Department 4	
		May 2015	Sales Coordination in Tokyo Head Office	
	Yasuhiro Yamanaka	-		
	(August 25, 1962)	Apr. 2017	Corporate Officer and Head of Sales Division	
	61 years old	July 2017	Senior Corporate Officer and Head of Sales Division	
	Male	Apr. 2020	Executive Corporate Officer, General Manager	
		7 pi. 2020	of East Japan Division, and General Manager of	18,000 share
	Re-election		Tokyo Head Office	
	Attendance at Board of	June 2020	Director, Executive Corporate Officer, General	
2	Directors Meetings	vane 2020	Manager of East Japan Division, and General	
	19/19 times		Manager of Tokyo Head Office	
	(100%)	Apr. 2021	Director, Senior Executive Corporate Officer,	
		1	General Manager of East Japan Division, and	
			General Manager of Tokyo Head Office	
		Apr. 2024	Representative Director, President, and	
		_	Corporate Officer (present position)	
	_		able growth and improvement of corporate value of t	this we have the Company, and
	determined that he is qualified we propose his re-election as a	Director.		
	_	Director. Apr. 1988	Joined the Company	
	_	Director. Apr. 1988 Apr. 2016	Joined the Company Head of Industrial Facilities Division	
	_	Director. Apr. 1988	Joined the Company Head of Industrial Facilities Division Corporate Officer and Head of Industrial	
	_	Director. Apr. 1988 Apr. 2016 Apr. 2017	Joined the Company Head of Industrial Facilities Division Corporate Officer and Head of Industrial Facilities Division	
	_	Director. Apr. 1988 Apr. 2016	Joined the Company Head of Industrial Facilities Division Corporate Officer and Head of Industrial Facilities Division Senior Corporate Officer and Head of Technical	
	we propose his re-election as a Hisao Sasaki (September 7, 1965)	Director. Apr. 1988 Apr. 2016 Apr. 2017 Apr. 2018	Joined the Company Head of Industrial Facilities Division Corporate Officer and Head of Industrial Facilities Division Senior Corporate Officer and Head of Technical Development Group	
	we propose his re-election as a Hisao Sasaki (September 7, 1965) 58 years old	Director. Apr. 1988 Apr. 2016 Apr. 2017	Joined the Company Head of Industrial Facilities Division Corporate Officer and Head of Industrial Facilities Division Senior Corporate Officer and Head of Technical Development Group Senior Corporate Officer and Head of	
	we propose his re-election as a Hisao Sasaki (September 7, 1965)	Director. Apr. 1988 Apr. 2016 Apr. 2017 Apr. 2018 Apr. 2019	Joined the Company Head of Industrial Facilities Division Corporate Officer and Head of Industrial Facilities Division Senior Corporate Officer and Head of Technical Development Group Senior Corporate Officer and Head of Engineering Division	
	we propose his re-election as a Hisao Sasaki (September 7, 1965) 58 years old Male	Director. Apr. 1988 Apr. 2016 Apr. 2017 Apr. 2018	Joined the Company Head of Industrial Facilities Division Corporate Officer and Head of Industrial Facilities Division Senior Corporate Officer and Head of Technical Development Group Senior Corporate Officer and Head of	
	we propose his re-election as a Hisao Sasaki (September 7, 1965) 58 years old Male Re-election	Director. Apr. 1988 Apr. 2016 Apr. 2017 Apr. 2018 Apr. 2019	Joined the Company Head of Industrial Facilities Division Corporate Officer and Head of Industrial Facilities Division Senior Corporate Officer and Head of Technical Development Group Senior Corporate Officer and Head of Engineering Division Executive Corporate Officer and Head of	the Company, and
3	we propose his re-election as a Hisao Sasaki (September 7, 1965) 58 years old Male Re-election Attendance at Board of	Director. Apr. 1988 Apr. 2016 Apr. 2017 Apr. 2018 Apr. 2019 Apr. 2020	Joined the Company Head of Industrial Facilities Division Corporate Officer and Head of Industrial Facilities Division Senior Corporate Officer and Head of Technical Development Group Senior Corporate Officer and Head of Engineering Division Executive Corporate Officer and Head of Engineering Division	the Company, and
3	we propose his re-election as a Hisao Sasaki (September 7, 1965) 58 years old Male Re-election Attendance at Board of Directors Meetings	Director. Apr. 1988 Apr. 2016 Apr. 2017 Apr. 2018 Apr. 2019 Apr. 2020	Joined the Company Head of Industrial Facilities Division Corporate Officer and Head of Industrial Facilities Division Senior Corporate Officer and Head of Technical Development Group Senior Corporate Officer and Head of Engineering Division Executive Corporate Officer and Head of Engineering Division Director, Executive Corporate Officer, and	the Company, and
3	we propose his re-election as a Hisao Sasaki (September 7, 1965) 58 years old Male Re-election Attendance at Board of Directors Meetings 19/19 times	Director. Apr. 1988 Apr. 2016 Apr. 2017 Apr. 2018 Apr. 2019 Apr. 2020 June 2020	Joined the Company Head of Industrial Facilities Division Corporate Officer and Head of Industrial Facilities Division Senior Corporate Officer and Head of Technical Development Group Senior Corporate Officer and Head of Engineering Division Executive Corporate Officer and Head of Engineering Division Director, Executive Corporate Officer, and Head of Engineering Division	the Company, and
3	we propose his re-election as a Hisao Sasaki (September 7, 1965) 58 years old Male Re-election Attendance at Board of Directors Meetings	Director. Apr. 1988 Apr. 2016 Apr. 2017 Apr. 2018 Apr. 2019 Apr. 2020 June 2020	Joined the Company Head of Industrial Facilities Division Corporate Officer and Head of Industrial Facilities Division Senior Corporate Officer and Head of Technical Development Group Senior Corporate Officer and Head of Engineering Division Executive Corporate Officer and Head of Engineering Division Director, Executive Corporate Officer, and Head of Engineering Division Director, Executive Corporate Officer, Head of	the Company, and
3	we propose his re-election as a Hisao Sasaki (September 7, 1965) 58 years old Male Re-election Attendance at Board of Directors Meetings 19/19 times	Director. Apr. 1988 Apr. 2016 Apr. 2017 Apr. 2018 Apr. 2019 Apr. 2020 June 2020	Joined the Company Head of Industrial Facilities Division Corporate Officer and Head of Industrial Facilities Division Senior Corporate Officer and Head of Technical Development Group Senior Corporate Officer and Head of Engineering Division Executive Corporate Officer and Head of Engineering Division Director, Executive Corporate Officer, and Head of Engineering Division Director, Executive Corporate Officer, Head of Technical Division, and in charge of Engineering Division of the Company Director, Senior Executive Corporate Officer,	the Company, and
3	we propose his re-election as a Hisao Sasaki (September 7, 1965) 58 years old Male Re-election Attendance at Board of Directors Meetings 19/19 times	Director. Apr. 1988 Apr. 2016 Apr. 2017 Apr. 2018 Apr. 2019 Apr. 2020 June 2020 Apr. 2022	Joined the Company Head of Industrial Facilities Division Corporate Officer and Head of Industrial Facilities Division Senior Corporate Officer and Head of Technical Development Group Senior Corporate Officer and Head of Engineering Division Executive Corporate Officer and Head of Engineering Division Director, Executive Corporate Officer, and Head of Engineering Division Director, Executive Corporate Officer, Head of Technical Division, and in charge of Engineering Division of the Company Director, Senior Executive Corporate Officer, General Manager of East Japan Division, and	the Company, and
3	we propose his re-election as a Hisao Sasaki (September 7, 1965) 58 years old Male Re-election Attendance at Board of Directors Meetings 19/19 times	Director. Apr. 1988 Apr. 2016 Apr. 2017 Apr. 2018 Apr. 2019 Apr. 2020 June 2020 Apr. 2022	Joined the Company Head of Industrial Facilities Division Corporate Officer and Head of Industrial Facilities Division Senior Corporate Officer and Head of Technical Development Group Senior Corporate Officer and Head of Engineering Division Executive Corporate Officer and Head of Engineering Division Director, Executive Corporate Officer, and Head of Engineering Division Director, Executive Corporate Officer, Head of Technical Division, and in charge of Engineering Division of the Company Director, Senior Executive Corporate Officer, General Manager of East Japan Division, and General Manager of Tokyo Head Office	the Company, and
3	we propose his re-election as a Hisao Sasaki (September 7, 1965) 58 years old Male Re-election Attendance at Board of Directors Meetings 19/19 times (100%)	Director. Apr. 1988 Apr. 2016 Apr. 2017 Apr. 2018 Apr. 2019 Apr. 2020 June 2020 Apr. 2022 Apr. 2024	Joined the Company Head of Industrial Facilities Division Corporate Officer and Head of Industrial Facilities Division Senior Corporate Officer and Head of Technical Development Group Senior Corporate Officer and Head of Engineering Division Executive Corporate Officer and Head of Engineering Division Director, Executive Corporate Officer, and Head of Engineering Division Director, Executive Corporate Officer, Head of Technical Division, and in charge of Engineering Division of the Company Director, Senior Executive Corporate Officer, General Manager of East Japan Division, and General Manager of Tokyo Head Office (present position)	the Company, and
3	we propose his re-election as a Hisao Sasaki (September 7, 1965) 58 years old Male Re-election Attendance at Board of Directors Meetings 19/19 times (100%)	Director. Apr. 1988 Apr. 2016 Apr. 2017 Apr. 2018 Apr. 2019 Apr. 2020 June 2020 Apr. 2022 Apr. 2024	Joined the Company Head of Industrial Facilities Division Corporate Officer and Head of Industrial Facilities Division Senior Corporate Officer and Head of Technical Development Group Senior Corporate Officer and Head of Engineering Division Executive Corporate Officer and Head of Engineering Division Director, Executive Corporate Officer, and Head of Engineering Division Director, Executive Corporate Officer, Head of Technical Division, and in charge of Engineering Division of the Company Director, Senior Executive Corporate Officer, General Manager of East Japan Division, and General Manager of Tokyo Head Office (present position) tor]	the Company, and 12,400 share
3	we propose his re-election as a Hisao Sasaki (September 7, 1965) 58 years old Male Re-election Attendance at Board of Directors Meetings 19/19 times (100%) [Reasons for nomination as can Hisao Sasaki has many years of	Director. Apr. 1988 Apr. 2016 Apr. 2017 Apr. 2018 Apr. 2019 Apr. 2020 June 2020 Apr. 2022 Apr. 2022 Apr. 2024 didate for Direct Sexperience in th	Joined the Company Head of Industrial Facilities Division Corporate Officer and Head of Industrial Facilities Division Senior Corporate Officer and Head of Technical Development Group Senior Corporate Officer and Head of Engineering Division Executive Corporate Officer and Head of Engineering Division Director, Executive Corporate Officer, and Head of Engineering Division Director, Executive Corporate Officer, Head of Technical Division, and in charge of Engineering Division of the Company Director, Senior Executive Corporate Officer, General Manager of East Japan Division, and General Manager of Tokyo Head Office (present position) tor]	the Company, and 12,400 share le in charge of the
3	we propose his re-election as a Hisao Sasaki (September 7, 1965) 58 years old Male Re-election Attendance at Board of Directors Meetings 19/19 times (100%) [Reasons for nomination as can Hisao Sasaki has many years of East Japan Division, he respondent	Director. Apr. 1988 Apr. 2016 Apr. 2017 Apr. 2018 Apr. 2019 Apr. 2020 June 2020 Apr. 2022 Apr. 2022 Apr. 2024 didate for Direct 'experience in the source of t	Joined the Company Head of Industrial Facilities Division Corporate Officer and Head of Industrial Facilities Division Senior Corporate Officer and Head of Technical Development Group Senior Corporate Officer and Head of Engineering Division Executive Corporate Officer and Head of Engineering Division Director, Executive Corporate Officer, and Head of Engineering Division Director, Executive Corporate Officer, Head of Technical Division, and in charge of Engineering Division of the Company Director, Senior Executive Corporate Officer, General Manager of East Japan Division, and General Manager of Tokyo Head Office (present position) tor]	the Company, and 12,400 share le in charge of the nave determined

No.	Name (Date of birth)		mmary, position and responsibilities (significant neurrent positions outside the Company)	Number of the Company's shares owned	
	Yasuo Kamei	Apr. 1986 Apr. 2013 Apr. 2014	Joined the Company Manager of Accounting Department, General Administration Division Manager of Administration Department at		
	(November 27, 1962) 61 years old Male	Apr. 2018	Tokyo Head Office Corporate Officer, Head of General Administration Division, and Manager of		
4	Re-election Attendance at Board of	June 2018	International Affairs Office Director, Corporate Officer, Head of General Administration Division, and Manager of	15,200 share	
4	Directors Meetings 19/19 times (100%)	Apr. 2019	International Affairs Office Director, Corporate Officer, and Head of General Administration Division		
		Apr. 2024	Director, Senior Corporate Officer, and Head of General Administration Division (present position)		
	[Reasons for nomination as candidate for Director] Yasuo Kamei has many years of experience in the Accounting Division. He assumed office as a Director of the Company in June 2018, and in his current role in charge of the General Administration Division, he responds quickly to changes in the business environment. Based on this we have determined that he is qualified to realize sustainable				
	growth and improvement of corp		the Company, and we propose his re-election as a Dir	rector.	
		Apr. 1973	Joined Ministry of Construction (currently Ministry of Land, Infrastructure, Transport and Tourism)		
	Fumio Matsubara (March 20, 1950)	July 2004	Senior Executive Director, Development Bank of Japan		
	74 years old Male	July 2006	Director-General, Land and Water Resources Bureau, Ministry of Land, Infrastructure, Transport and Tourism		
	<candidate for="" outside<br="">Director> Re-election</candidate>	Apr. 2008	Senior General Manager, Mizuho Research Institute Ltd. (currently Mizuho Research & Technologies, Ltd.)		
	Outside Independent	July 2009 July 2011	Vice President, Japan Sewage Works Agency Registered as an Attorney at Law	0 share	
	Attendance at Board of Directors Meetings		Joined legal professional corporation Tokyo Asunaro Law Firm (present position)		
5	19/19 times (100%)	Aug. 2011	Commission, Construction Industry Transaction Improvement Organization		
	Attendance at Nomination and Compensation Committee Meetings	June 2013	Executive Officer, Urban Renewal Fund Investment Corp.		
	10/10 times		President, Sewerage Business Management Centre		
	(100%)	June 2015	Director, the Company (present position)		
	[Significant concurrent positions outside the Company] Attorney at Law, legal professional corporation Tokyo Asunaro				
	Fumio Matsubara has acquired ex construction industry and wide-ra	ktensive experi anging knowled	de Director and outline of expected roles] ence as a government administrator, extensive insigh dge through his activities as an attorney at law. He ha d based on his track record of positive opinions and s	s worked hard to	
	the Company's management, we corporate value of the Company,	have determine and we propos	ed that he is qualified to realize sustainable growth a se his re-election as an Outside Director. In addition, a nation and Compensation Committee.	nd improvement of	

No.	Name (Date of birth)		mmary, position and responsibilities (significant ncurrent positions outside the Company)	Number of the Company's shares owned
6	Ikumi Sato (December 25, 1963) 60 years old Female <candidate for="" outside<br="">Director> Re-election Outside Independent Attendance at Board of Directors Meetings 19/19 times (100%) Attendance at Nomination and Compensation Committee Meetings 10/10 times (100%)</candidate>	Attorney at L	Registered as an Attorney at Law Canceled the Registration of Tokyo Bar Association due to leaving for the U.S. Re-registered as an Attorney at Law (Daini Tokyo Bar Association) Registered as an Attorney at Law (New York State, U.S.) Joined Yabuki Law Offices Vice President, Daini Tokyo Bar Association Executive Governor, Japan Federation of Bar Associations Member, Disclosure and Personal Information Protection Review Board, Ministry of Internal Affairs and Communications (present position) Corporate Auditor, the Company Joined Nozomi Sogo Attorneys at Law (present position) Managing Director, Japan Attorneys National Pension Fund Director, the Company (present position) Outside Corporate Auditor of TAIYO HOLDINGS CO., LTD. (present position) concurrent positions outside the Company] .aw, Nozomi Sogo Attorneys at Law	0 shares
	-	date for Outsid	borate Auditor of TAIYO HOLDINGS CO., LTD. le Director and outline of expected roles]	icar in the past she
	has abundant experience as an att Anti-Monopoly Act. She has wor Corporate Auditor. Based on her we have determined that she is qu	orney at law, a ked hard to str track record of talified to reali election as an	a corporate management other than as an outside off nd extensive insight especially into the Intellectual I engthen management oversight functions in her role positive opinions and suggestions about the Compa ze sustainable growth and improvement of corporate Outside Director. In addition, after the election, he we Committee.	Property Act and the as Outside ny's management, e value of the

No.	Name (Date of birth)		mmary, position and responsibilities (significant ncurrent positions outside the Company)	Number of the Company's shares owned
		Apr. 1976	Joined Mitsubishi Chemical Industries Limited (currently Mitsubishi Chemical Corporation)	owned
		June 2010	Member of the Board, Managing Executive Officer, Mitsubishi Tanabe Pharma Corporation	
		Apr. 2014	Member of the Board	
			Managing Executive Officer, Mitsubishi Chemical Holdings Corporation (currently Mitsubishi Chemical Group Corporation)	
		Apr. 2015	Senior Managing Director Director of the Board, Mitsubishi Rayon Co., Ltd. (currently Mitsubishi Chemical	
		June 2015	Corporation) Representative Corporate Executive Officer,	
	Kenkichi Kosakai		Senior Managing Corporate Executive Officer, Chief Financial Officer, Mitsubishi Chemical	
	(August 9, 1953)		Holdings Corporation (currently Mitsubishi	
	70 years old Male		Chemical Group Corporation)	
		June 2016	Director of the Board, Mitsubishi Plastics, Inc. (currently Mitsubishi Chemical Corporation)	
	<candidate for="" outside<br="">Director></candidate>	Apr. 2017	Representative Corporate Executive Officer,	
	Re-election		Deputy Chief Executive Officer, and Chief	
	Outside		Financial Officer, Mitsubishi Chemical Holdings Corporation (currently Mitsubishi	
	Independent		Chemical Group Corporation)	0 share
	Attendance at Board of	June 2017	Director of the Board, Representative Corporate	
	Directors Meetings		Executive Officer, Deputy Chief Executive	
7	19/19 times		Officer, and Chief Financial Officer	
7	(100%) Attendance at Nomination and	Apr. 2018	Director of the Board, Representative Corporate	
	Compensation Committee		Executive Officer, Deputy Chief Executive Officer	
	Meetings 10/10 times		Director of the Board, Mitsubishi Chemical Corporation	
	(100%)	June 2018	Member of the Board, Taiyo Nippon Sanso	
			Corporation	
		Apr. 2019	Director of the Board, Mitsubishi Chemical Holdings Corporation (currently Mitsubishi	
		June 2019	Chemical Group Corporation) Advisor	
		Mar. 2021	Director, Shonan Country Club Co., Ltd.	
		June 2021	Outside Audit & Supervisory Board Member,	
			Nomura Research Institute, Ltd. (present position)	
			Director, the Company (present position)	
		[Significant c	concurrent positions outside the Company]	
			t & Supervisory Board Member, Nomura Research	
		Institute, Ltd		
	Kenkichi Kosakai has experience	of serving as l	le Director and outline of expected roles] Director of the Board, Representative Corporate Exe	
			Chemical Holdings Corporation (currently Mitsubishi	
			ions at several listed companies. In addition to his ab has advanced and specialized insight in corporate fi	-
			ermined that he is qualified to realize sustainable gro	-
	-		y, and we propose his re-election as an Outside Direct	
			nber of the Nomination and Compensation Committ	

No.	Name (Date of birth)	Career summary, position and responsibilities (significant concurrent positions outside the Company)		Number of the Company's shares owned
	Hirofumi Kyutoku	Apr. 1978 June 2005	Joined Osaka Gas Co., Ltd. Associate Director, and General Manager of Keiji Commercial & Industrial Energy Sales Dept., Commercial & Industrial Energy Business Unit	
	(July 5, 1954) 69 years old	June 2009	Executive Officer, Head of Energy Technology Laboratories	
	Male	July 2009 June 2010	Managing Director, The Japan Gas Association Director, Senior Executive Officer, and Head of	
	<candidate for="" outside<br="">Director></candidate>		Commercial & Industrial Energy Business Unit, Osaka Gas Co., Ltd.	
	New election Outside	Apr. 2013	Representative Director, Executive Vice President	0 shares
	Independent Attendance at Board of	Apr. 2016	Director, Osaka Gas Chemicals Co., Ltd. Director, Osaka Gas Co., Ltd.	
8	Directors Meetings 19/19 times (100%)	1 2016	Chairman of the Board, Osaka Gas Chemicals Co., Ltd.	
	*Attendance as a Corporate Auditor	June 2016 June 2018	Counselor, Osaka Gas Co., Ltd. Outside Corporate Auditor, Television Osaka, Inc. (present position)	
		June 2021	Corporate Auditor of the Company (present position)	
		-	concurrent positions outside the Company] orate Auditor, Television Osaka, Inc.	
	-	idate for Outsic	le Director and outline of expected roles] Representative Director, Executive Vice President o	f Osaka Gas Co.,
	_		ed companies. In addition to his abundant experience and specialized insight as an engineer. Based on thi	
	we newly propose his election as	an Outside Di	able growth and improvement of corporate value of rector. In addition, after the election, he will be desig	
Notes:	 of the Nomination and Compens There is no special interest betw 			
NOICS.			ai, and Hirofumi Kvutoku are candidates for Outside	e Director.
	 Fumio Matsubara is currently a Outside Director will be nine (9) and at the close of this meeting, 	n Outside Dire years. Ikumi Sa their tenure as a	at, and finitian Rydoka are candidates for outside ctor of the Company, and at the close of this meet ato and Kenkichi Kosakai are currently Outside Direc an Outside Director will be three (3) years. Hirofumi and at the close of this meeting, his tenure as an Outsi	ing, his tenure as an ctors of the Company, Kyutoku is currently
	4. Pursuant to Article 427, Paraga Matsubara, Ikumi Sato, and Ko	enkichi Kosaka	Companies Act, the Company has entered into agr i, who are currently Outside Directors of the Con Auditor, to limit their liability for damages as provide	npany, and Hirofumi

- Matsubara, Ikumi Sato, and Kenkichi Kosakai, who are currently Outside Directors of the Company, and Hirofumi Kyutoku, who is currently an Outside Corporate Auditor, to limit their liability for damages as provided for in Article 423, Paragraph 1 of the Companies Act. The maximum amount of the liability for damages under these agreements is up to the total of the minimum liability amount specified in Article 425, Paragraph 1 of the same Act. If the re-election of Fumio Matsubara, Ikumi Sato, and Kenkichi Kosakai is approved, the Company plans to renew the aforementioned agreements with them. In addition, if the election of Hirofumi Kyutoku is approved, the Company plans to conclude the agreement with him.
- 5. The Company has entered into a directors and officers liability insurance policy with an insurance company, as stipulated in Article 430-3, Paragraph 1 of the Companies Act, and the insurance contract will cover the legal indemnification and litigation expenses that will be borne by the insured, and it is scheduled to be renewed in September 2024. If the election of each of the above persons is approved and adopted under this proposal, they will become the insured of the relevant insurance policy.
- 6. The Company has submitted notification to the Tokyo Stock Exchange that Fumio Matsubara, Ikumi Sato, and Kenkichi Kosakai, who are currently Outside Directors of the Company, and Hirofumi Kyutoku, who is currently an Outside Corporate Auditor, have been designated as independent officers as provided for by the aforementioned exchange. If the re-election of Fumio Matsubara, Ikumi Sato, Kenkichi Kosakai and election of Hirofumi Kyutoku is approved, the Company plans to continue to appoint them as independent officers.

Proposal 3: Election of four (4) Corporate Auditors

The tenures of all four (4) Corporate Auditors will expire at the close of this General Meeting of Shareholders. Therefore, the Company proposes that four (4) Corporate Auditors be elected.

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

The candidates for Corporate Auditor are as follows:

No.	Name		Current position and responsibilities in the Company	Tenure as a Corporate Auditor
1	Hiroshi Matsui	New election Outside Independent		_
2	Takayuki Ikeda	New election	Senior Corporate Officer In charge of General Administration Division	_
3	Kazuhiko Chikaraishi	New election	Senior Corporate Officer In charge of General Administration Division	_
4	Yasuyuki Suzuki	New election Outside Independent		_

Outside: Candidate for Outside Corporate Auditor

Independent: Candidate for independent officer

No.	Name (Date of birth)	Career sum	Career summary and position (significant concurrent positions outside the Company)	
1	Hiroshi Matsui (February 8, 1961) 63 years old Male New election Outside Independent	Apr. 1983 Mar. 2005 Apr. 2008 July 2011 Mar. 2012 Jan. 2016 July 2017 Nov. 2018 Mar. 2022	Joined The Industrial Bank of Japan, Limited President of Mizuho Capital Markets(UK)Limited General Manager of Structuring Department, Mizuho Corporate Bank, Ltd. (currently Mizuho Bank, Ltd.) Joined Shimano Inc. General Manager of Business Administration Department, Administrative Division General Manager of General Affairs Department and Business Planning Department, Administrative Division Director, General Manager of Accounting Department; General Affairs Department; Business Administration Department, Supervisory and Administration Division; Business Planning Department; Aifie Business Division President, Shimano North America Holding, Inc. Director, General Manager of Business Administration Department, Aifie Business Division President, Shimano North America Holding, Inc. Director, General Manager of Business Administration Department, Aifie Business Division and in charge of overseas sites (USA, Europe, Oceania) Advisor	owned 0 share
	addition to his abundant expe insight in business planning. I	e of serving as Dir rience and extensiv Based on this, we l	Retired from Shimano Inc. le Corporate Auditor] ector and President of a consolidated subsidiary of S ve insight as a corporate manager, he has advanced a have determined that he is qualified to realize sustain y, and we propose his election as an Outside Corpora	nd specialized able growth and
2	Takayuki Ikeda (July 25, 1961) 62 years old Male New election	Apr. 1985 Apr. 2014 June 2015 Apr. 2016 Apr. 2018 Apr. 2020 May 2023	Joined the Company Corporate Officer, Deputy Head of General Administration Division, Manager of Accounting Department, and in charge of Compliance Committee Director, Corporate Officer, and Head of General Administration Division Director, Executive Corporate Officer, Head of General Administration Division, and Manager of International Affairs Office Director, Senior Executive Corporate Officer, in charge of Central Japan Area, and General Manager of Nagoya Branch Director, Senior Executive Corporate Officer General Manager of West Japan Division, and General Manager of Osaka Head Office of the Company Senior Corporate Officer and in charge of General Administration Division	24,300 share
	Division he led with excellent	rs of experience in t management skill		fied to realize

No.	Name (Date of birth)	Career sum	mary and position (significant concurrent positions outside the Company)	Number of the Company's shares owned
		Apr. 1983 May 2015	Joined the Company Corporate Officer, Deputy General Manager of	
			Tokyo Head Office, and Technical Supervisor	
		June 2017	Director and Executive Officer, Deputy Head of Technical Construction Group, Head of	
			Technical Construction Division and Deputy	
	Kazuhiko Chikaraishi		Representative of Tokyo Head Office	
	(August 3, 1959)	Apr. 2018	Director, Executive Corporate Officer, in charge	
	64 years old Male		of East Japan Area, and General Manager of Tokyo Head Office	13,700 share
3	New election	Apr. 2020	Managing Executive Officer and Head of Technical Construction Division	
		Apr. 2022	Senior Executive Officer and General Manager	
		1	of Quality, Environment and Supply Chain Division	
		Apr. 2024	Senior Corporate Officer and in charge of	
		1	General Administration Division	
	East Japan Division he led with	h excellent manag	ence in the Technical Construction Division. In his re- gement skills. Based on this we have determined that corporate value of the Company, and we newly prope	he is qualified to
	•	Apr. 1980	Joined Marubeni Corporation	
		Apr. 1988	Joined Suruga Institute	
	Vegurniti Sumiti	Jan. 1995	Joined Sanwa Research Institute Corp.	
	Yasuyuki Suzuki (January 16, 1957)		(currently Mitsubishi UFJ Research and	
	67 years old		Consulting Co., Ltd.)	
	Male	Apr. 2001	Lecturer at Hamamatsu University	
	New election	Apr. 2007	Professor and Academy Director of Toita Women's College	0 share
4	Outside	Apr. 2008	Professor in College of Business	
	Independent		Administration and Ph.D. Research Advisor in	
			Graduate School of Management, Tamagawa	
		Mar. 2022	University	
	[Reasons for nomination as car	Mar. 2022	Retired from Tamagawa University	
	-		uding as a consultant and at universities, and has mar	v accomplishment
	-	-	elds. Based on this we have determined that he is qua	• •
			te value of the Company, and we propose his election	
	Corporate Auditor.			
	. There is no special interest bet	ween the candida	ates and the Company.	
otes: 1	TT' 1'36 ' 137 1'	Suzuki are candid	lates for Outside Corporate Auditors.	
otes: 1 2				
	. Upon the approval of the cand	-	pursuant to Article 427, Paragraph 1 of the Compani	-
2	. Upon the approval of the cand plans to enter into an agreeme	nt with them to li	mit their liability for damages as provided for in Arti	icle 423, Paragraph
2	. Upon the approval of the cand plans to enter into an agreeme of the same Act. The maximum	nt with them to li n amount of the li	mit their liability for damages as provided for in Artiability for damages under this agreement is up to the	icle 423, Paragraph
2 3	. Upon the approval of the cand plans to enter into an agreeme of the same Act. The maximum liability amount specified in A	nt with them to li n amount of the li rticle 425, Paragr	mit their liability for damages as provided for in Artiability for damages under this agreement is up to the	icle 423, Paragraph total of the minimu

4. The Company has entered into a directors and officers liability insurance policy with an insurance company, as stipulated in Article 430-3, Paragraph 1 of the Companies Act, and the insurance contract will cover the legal indemnification and litigation expenses that will be borne by the insured, and it is scheduled to be renewed in September 2024. If the election of each of the above persons is approved and adopted under this proposal, they will become the insured of the relevant insurance policy.

5. If the election of Hiroshi Matsui and Yasuyuki Suzuki is approved, the Company also plans to appoint them as independent officers according to the provisions of the Tokyo Stock Exchange, and will notify the Stock Exchange of this.

(Reference) Criteria for independence of outside officers

The Company deems outside officers or candidates for outside officers to be independent when they do not fall under any of the following items:

- (1) (i) A person who is an Executive Director, a Corporate Officer, or an employee, including a manager, of the Company or any of its subsidiaries (hereinafter referred to as an "Executing Person"), or who was an Executing Person of the Company or any of its subsidiaries for ten (10) years before assuming office
 - (2) A person who was a Director or Corporate Auditor of the Company or any subsidiaries at any time within the 10 years prior to their appointment (ather then as an executive) and uses an executive of the Company or any subsidiaries at any time within the 10 years prior to

(other than as an executive) and was an executive of the Company or any subsidiaries at any time within the 10 years prior to their appointment as a Director or Corporate Auditor

- (2) A person who is a major business partner of the Company or an Executing Person thereof (A person who is a major business partner of the Company means a person who received payment of 2% or more of the annual consolidated net sales of the person from the Company for the most recent fiscal year.)
- (3) A major business partner of the Company or an Executing Person thereof (A major business partner of the Company means a person who has made payment of 2% or more of the average annual consolidated net sales of the Company to the Company over the past three (3) fiscal years, or a person who has loaned the amount of 2% of more of the average total consolidated assets of the Company to the Company over the past three (3) fiscal years.)
- (4) A major shareholder of the Company (a person who directly or indirectly holds 10% or more of the total voting rights) or an Executing Person thereof
- (5) A person of a corporation where 10% or more of the total voting rights are directly or indirectly held by the Company or an Executing Person thereof
- (6) An attorney at law, a certified public accountant, a tax accountant or a consultant, etc. who receives a large amount of cash and other financial assets in addition to officer remuneration from the Company

(A large amount means an average annual amount of 10 million yen or more for a person, and for an organization such as a corporation or association, more than 10% of the average consolidated net sales or total income of the organization, over the past three (3) fiscal years.)

- (7) A person who belongs to an organization such as a corporation or association including a law firm, an audit corporation, a tax accountant corporation or a consultant firm which receives a large amount of cash and other financial assets from the Company (A large amount means an average annual amount of 10 million yen or more for a person, and for an organization such as a corporation or association, more than 10% of the average consolidated net sales or total income of the organization, over the past three (3) fiscal years.)
- (8) A person, a director of an organization such a corporation or association, or any other Executing Person who receives a large amount of contribution or subsidy from the Company

(A large amount means an average annual amount of 10 million yen or more for a person, and for an organization such as a corporation or association, more than 10% of the average consolidated net sales or total income of the organization, over the past three (3) fiscal years.)

- (9) An executive director, an executive officer or a corporate officer of the other company in which an Executive Director or a fulltime Corporate Auditor of the Company concurrently serves as an outside director or an outside corporate auditor of the other company
- (10) A person who has fallen under any of the aforementioned items (2) to (9) during the past three (3) years
- (11) A spouse, or any relative within the second degree of relationship of a person falling under any of the aforementioned items (1) to(9) who is an important person

(An important person means a Director (excluding an Outside Director), a Corporate Auditor (excluding an Outside Corporate Auditor), or an employee who is a senior manager equal to or higher than a Corporate Officer and a department manager.)

(Reference)
Management Structure after Approval of Proposals 2 and 3 (Planned)

Management S		rppioval		5a15 ∠ d1	,			1			
			Areas of particular expertise and experience								
Name	Position	Nomination and Compensation Committee	Corporate management / Management strategy	Accounting / Finance	Technical construction	Design / R&D	Risk management / Governance	Sales / Marketing	Legal affairs / Auditing	Overseas	Knowledge of other fields
Ichiro Fujisawa	Representative Director and Chairman	•	•		•	•	•	•			
Yasuhiro Yamanaka	Representative Director, President, and Corporate Officer	•	•		•		•	•			
Hisao Sasaki	Director and Senior Executive Corporate Officer				•	•		•		•	
Yasuo Kamei	Director and Senior Corporate Officer			●			•				
Fumio Matsubara	Director (Outside)	•							•		•
Ikumi Sato	Director (Outside)	•							●		•
Kenkichi Kosakai	Director (Outside)	•	•	●					●		•
Hirofumi Kyutoku	Director (Outside)	•	•		•	•			•		•
Hiroshi Matsui	Full-time Corporate Auditor (Outside)		•	•			•	•		•	•
Takayuki Ikeda	Full-time Corporate Auditor			•			•	•			
Kazuhiko Chikaraishi	Full-time Corporate Auditor				•			•		•	
Yasuyuki Suzuki	Corporate Auditor (Outside)		•					•			•

Notes: The above table, considering each person's experience and other factors, shows the areas in which they demonstrate their expertise more, and is not an exhaustive list of the areas of insight that they have.

Proposal 4: Election of one (1) substitute Corporate Auditor

To prepare for the case where the Company does not have the number of Outside Corporate Auditors stipulated by laws and regulations, the Company proposes the election of one (1) substitute Corporate Auditor for an Outside Corporate Auditor.

The Board of Corporate Auditors has given its consent to this proposal. The candidate for substitute Corporate Auditor is as follows:

Name (Date of birth)	Career summary and position (significant concurrent positions outside the Company)		Number of the Company's shares owned	
Takeshi Isokawa (February 6, 1973) 51 years old Male		Registered as an Attorney at Law (Osaka Bar Association) Joined Kitahama Partners Joined Global Law Office (present position) Qualified as an Attorney at Law (New York State) Outside Director, Nissen Co., Ltd. Outside Director, Nissen Holdings Co., Ltd. Outside Corporate Auditor, Nissen Co., Ltd. Outside Corporate Auditor, IMJ Corporation Outside Corporate Auditor, Real Co., Ltd. Vice President, Osaka Bar Association Director, Kinki Federation of Bar Associations concurrent positions outside the Company] aw, Global Law Office	0 shares	
[Reasons for nomination as candidate for substitute Corporate Auditor]				

Takeshi Isokawa has experience as an attorney at law, and extensive insight especially into corporate law and M&A. In addition, he has a wealth of experience as an outside officer and the Company judges that he will adequately carry out his duties as an Outside Corporate Auditor.

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

- 2. Takeshi Isokawa is a candidate for substitute Outside Corporate Auditor. If Takeshi Isokawa assumes office as an Outside Corporate Auditor, pursuant to Article 427, Paragraph 1 of the Companies Act, the Company plans to enter into an agreement with him to limit his liability for damages as provided for in Article 423, Paragraph 1 of the same Act. The maximum amount of the liability for damages under this agreement is up to the total of the minimum liability amount specified in Article 425, Paragraph 1 of the Companies Act.
- 3. The Company has entered into a directors and officers liability insurance policy with an insurance company, as stipulated in Article 430-3, Paragraph 1 of the Companies Act, and the insurance contract will cover the legal indemnification and litigation expenses that will be borne by the insured, and it is scheduled to be renewed in September 2024. If Takeshi Isokawa assumes office as an Outside Corporate Auditor, he will become the insured of the relevant insurance policy.
- 4. If Takeshi Isokawa assumes office as an Outside Corporate Auditor, the Company plans to submit notification to the Tokyo Stock Exchange that he has been designated as an independent officer as provided for by the aforementioned exchange.

Proposal 5: Amendment of amounts of performance-linked share-based compensation, etc. for Directors, etc.

1. Reason for amendment and reason for setting the current compensation

In the 90th General Meeting of Shareholders held on June 25, 2019, the shareholders approved a share-based compensation system (hereafter "this system") in which Directors (excluding Outside Directors and non-residents of Japan; the same applies throughout this proposal) and Executive Officers (excluding non-residents of Japan; hereafter referred to collectively with Directors as "Directors, etc.") shall be granted stock in the Company or paid cash equivalent to the estimated value of the stock (hereafter "stock in the Company, etc.") according to criteria such as accomplishment of business targets. This system has now been introduced. This proposal requests the continuation of this system with partial amendments.

A Policy for Decision of Details of Matters Such as Officer Compensation was established at the Board of Directors meeting on April 25, 2019. If this proposal is approved, the Company intends to change these details according to "(Reference) Policy for Decision of Details of Matters Such as Officer Compensation (if Proposal 5 is approved)" on pages 19 to 20 of the Reference Documents for the General Meeting of Shareholders.

The purpose of the amendment of this system is to increase the ratio of share-based compensation, which is linked to business results, in compensation for Directors, etc., and, in doing so, raise awareness of medium- to long-term improvement of the Company's business results and contributing to increasing our corporate value, and to comply with the Policy for Decision of Details of Matters such as Officer Compensation established by the Company. As such, we believe that this amendment is appropriate.

The amended system will apply to four directors of the Company if Proposal 2: Election of eight (8) Directors is approved as stated.

This system also applies to Executive Officers and compensation paid according to this system includes compensation of Executive Officers. As the applicable Executive Officers may be newly appointed as Directors during the period of this system, this proposal proposes amendment of the amounts and details of all compensation under this system. On closing of this General Meeting, this system shall apply to 13 Executive Officers who are not also Directors.

- 2. Details, etc. after amendment of this system
 - (1) Overview of current system

This system is a share-based compensation system in which shares in the Company are acquired through a trust as capital for Director compensation to be paid by the Company and shares in the Company, etc. are granted according to points awarded to Directors, etc. according to their rank and the degree to which they accomplish business targets.

- (2) Details of amendment of the system
 - As this system is continued, the following parts of the original system will be amended.
 - 1) Maximum amount paid by the Company

Before amendment	After amendment				
For 5 business years	For 5 business years				
420 million yen in total	<u>1.2 billion yen in total</u>				
[Reason for amendment of this item]					
The maximum amount of share-based compensation linked to business results will be increased to increase consciousness of					
medium- to long-term improvement of the Company's business results and contributing to increasing our corporate value and to					
facilitate medium- to long-term growth of the Company and share stakes with our shareholders.					

2) Waxinani shares in the company to be gr	
Before amendment	After amendment
Maximum total number of shares in the Company, etc. to be granted, etc. to Directors, etc. for 5 business years 300,000 shares*1	Maximum total number of shares in the Company, etc. to be granted, etc. to Directors, etc. for 5 business years <u>600,000 shares</u>
Maximum total points to be awarded to Directors, etc. for each business year <u>30,000 points*2</u>	Maximum total points to be awarded to Directors, etc. for each business year <u>60,000 points*2</u>

2) Maximum shares in the Company to be granted, etc. to Directors, etc.

(Reference) This equates to 60,000 common shares in the	(Reference) This equates to 120,000 common shares in the			
Company	Company			
*1 This reflects the splitting of each common share into	two shares effective October 1, 2023.			
*2 As a result of *1, the number of shares to be granted per point has been adjusted to two common shares in the Company.				
[Reason for amendment of this item]				
The maximum number of shares in the Company to be granted as share-based compensation linked to business results will be				
increased to increase consciousness of medium- to long-term i	mprovement of the Company's business results and contributing to			
increasing our corporate value and to facilitate medium- to long-term growth of the Company and share stakes with our				
shareholders.				
The maximum number of shares in the Company, etc. to be awarded to Directors and Executive Officers for a period of five years				
is 1.40% of the total shares issued by the Company (as of March 31, 2024; after deducting treasury stock). (The ratio per year is				
0.28%.)				

(3) Other matters related to the amendment of this system

There are no changes to other details of this system, such as the time at which shares in the Company, etc. are granted, etc. to Directors, etc.

The system will continue for the five business years from the business year ending March 31, 2025 to the business year ending March 31, 2029.

Reference

Main details of this system as approved by shareholders at the 90th General Meeting of Shareholders

Item	Details
Targets of this system	Directors (excluding Outside Directors and non-residents of Japan)
	Executive Officers (excluding non-residents of Japan)
Period of this system	Five consecutive business years
	(at the time this system was introduced, the period was the five consecutive business years from
	the business year ending March 31, 2020 to the business year ending March 31, 2024)
Method of acquisition of shares	Acquired from the stock market or from the Company (disposal of treasury stock)
in the Company	
Time of granting, etc. of shares	• In principle, shares in the Company, etc. shall be granted, etc. annually upon confirmation of
in the Company, etc. to	business results for the business year under evaluation
Directors, etc.	• Shares in the Company that are acquired through this system shall be held continuously for
	one year after each Director, etc. retires

(Reference) Policy for Decision of Details of Matters such as Officer Compensation (if Proposal 5 is approved) The Policy for Decision of Details of Matters such as Officer Compensation was established at the Board of Directors Meeting on April 25, 2019. If Proposal 5 is approved, the Policy for Decision of Details of Matters Such as Officer Compensation will be changed as follows.

1) Policy for Decision of Details of Matters such as Officer Compensation

Basic Policy

Compensation, etc. for Directors (excluding Outside Directors)

Compensation, etc. for Directors (excluding Outside Directors) shall be subject to the following basic policy as an incentive plan for the realization of the Group's targets.

- Must be closely linked to the Company's business results and be highly transparent and objective
- Must raise awareness of medium- to long-term improvement of the Company's business results and contributing to increasing our corporate value
- Must focus on sharing awareness of profits with shareholders and increasing emphasis on shareholders in business decisions

Under this basic policy, compensation, etc. for Directors (excluding Outside Directors) shall comprise base compensation, bonuses and share-based compensation, and shall be decided on judgment by the Nomination and Compensation Committee to ensure fairness and transparency in Director evaluations and compensation decisions.

Compensation, etc. for Outside Directors and Corporate Auditors

Compensation, etc. for Outside Directors and Corporate Auditors shall consist only of base compensation to improve our function for the supervision of our management. Moreover, base compensation for Corporate Auditors shall be decided on discussion with Corporate Auditors, taking into account factors such as the nature of each Corporate Auditor's work.

2) Reason why the Board of Directors judged that the nature of the compensation, etc. for each Director is consistent with the decision policy

The Company decides on the nature of compensation, etc. for Directors according to the above procedure and decides the amount of compensation for each Director based on a verification using comparisons with compensation paid by other companies of the same size, primarily in the same industry, according to the results of third-party investigations, taking into account objective input and advice from the Nomination and Compensation Committee, upon verifying that the amount is consistent with our basic policy on deciding compensation, etc. for Directors. Therefore, the Board of Directors has judged that the nature of the compensation is consistent with the decision policy.

3) Composition of compensation

The approximate ratio of base compensation, bonuses and share-based compensation for Directors is decided by the Board of Directors based on objective input and advice from the Nomination and Compensation Committee, upon verifying that the ratio is appropriate according to our basic policy on deciding compensation, etc. for Directors.

The approximate composition of compensation is as follows.

Composition of compensation (reference)

		Share-based
Base compensation 65%	Bonuses 20%	compensation
		15%

Overview of compensation

Base compensation

Base compensation for Directors is a total of compensation based on each Director's position and compensation based on the Director's role in execution of our operations. The level of this compensation is decided by the Board of Directors using the results of a third-party investigation, based on objective input and advice by the Nomination and Compensation Committee, upon verifying that the nature of the compensation is appropriate.

Compensation linked to business results

For business metrics and calculation method for compensation, etc. linked to business results, a system has been introduced to decide the amount of compensation linked to business results based on the degree to which operating income, the main business indicator set in our Medium-term Management Plan, is achieved in the fiscal year in question, along with the degree to which the individual contributed to those results and the state of metrics such as net profit for the period. The level of this compensation is decided by the Board of Directors using the results of a third-party investigation, based on objective input and advice by the Nomination and Compensation Committee, upon verifying that the nature of the compensation is appropriate.

Bonuses	The bonus to be paid, based on the degree to which the company-wide operating income target is achieved, is calculated by setting a base bonus amount as a multiple of each officer's compensation baseline. The Representative Director then multiplies this by a bonus rate based on the level of accomplishment by each class of officers, taking into account company-wide results (revenue from ordered projects, revenue from completed products, operating income) and other company-wide results, departmental results, etc., to which each Director has contributed. (Excludes Outside Directors)
Share-based compensation	The rate of compensation to be paid, based on the degree to which Group-wide targets for operating income and net income attributable to shareholders of the parent for the period were accomplished, is multiplied by the baseline share-based compensation for each position and then divided by the base share price to calculate points, which are then multiplied by two shares to calculate the payment. (Excludes Outside Directors and non-residents of Japan)