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: 9628

June 2, 2023

Dear Shareholders,

Satoshi Harishima President and Representative Director

SAN HOLDINGS, INC.

Osaka Head Office: 6-39, Tenjimbashi 4-chome, Kita-ku, Osaka-shi Main Office:

6-11, Kitahama 2-chome, Chuo-ku, Osaka-shi

Notice of the 94th Annual General Meeting of Shareholders

We are pleased to announce the 94th Annual General Meeting of Shareholders of SAN HOLDINGS, INC. (the "Company"), which 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 each of the following websites.

[The Company's website] https://www.san-hd.co.jp (in Japanese) (Please access the above website to view the information.)

[Website for posted informational materials for the general meeting of shareholders] https://d.sokai.jp/9628/teiji/ (in Japanese) (Please access the above website to view the information.)

[TSE website (Listed Company Search)]

https://www2.jpx.co.jp/tseHpFront/JJK010010Action.do?Show=Show (in Japanese)

(To access this information, access the TSE website by using the internet address given above, enter "SAN HOLDINGS" in "Issue Name (company name)" or the Company's securities code "9628" (single byte) in "Code," and click "Search," and then select "Basic information" and "Documents for public inspection/PR information" in this order. You can find the information in "Notice of the General Meeting of Shareholders/Informational materials for General Meeting of Shareholders" section in "Documents for public inspection.")

If you are unable to attend the meeting, you may exercise your voting rights by electromagnetic means (via the internet, etc.) or in writing (by mail). Please review the attached Reference Documents for the General Meeting of Shareholders, and exercise your voting rights by 5:30 p.m. Monday, June 26, 2023 (JST), in accordance with the following instructions.

The Company will conduct a live webcast of this General Meeting of Shareholders. For specific details, please refer to the enclosed leaflet.

From the viewpoint of preventing the spread of infection of COVID-19 at the venue, if you are attending the General Meeting of Shareholders, please check you have no symptoms before visiting the venue. (* This meeting will be held in Japanese only; no interpretation will be provided.)

In consideration of fairness to shareholders who attend the General Meeting of Shareholders and shareholders who have difficulty attending the meeting, we will not be providing gifts at the General Meeting of Shareholders. We would like to ask for your understanding on this matter.

1. **Date and Time:** Tuesday, June 27, 2023, at 10:00 a.m. (JST)

2. Place: Venue: Mahoroba

Senri Kaikan, KOEKISHA CO., LTD.

3-10, Momoyamadai 5-chome, Suita-shi, Osaka

3. Purpose of the Meeting

Matters to be reported: 1. Business Report and Consolidated Financial Statements for the 94th

Fiscal Year (from April 1, 2022 to March 31, 2023), as well as the audit reports of the Accounting Auditor and the Audit & Supervisory Board for Consolidated Financial Statements

2. Non-consolidated Financial Statements for the 94th Fiscal Year (from

April 1, 2022 to March 31, 2023)

Matters to be resolved:

Proposal 1: Appropriation of Surplus

Proposal 2: Amendment to the Articles of Incorporation

Proposal 3: Election of Six Directors

Proposal 4: Election of Three Audit & Supervisory Board Members

4. Instructions for Exercising Voting Rights

- (1) Exercise of voting rights by electromagnetic means (via the internet, etc.)
 If you exercise your voting rights by electromagnetic means (via the internet, etc.), exercise your voting rights by reviewing the "Information About Exercising Your Voting Rights by Electromagnetic Means (Internet, Etc.)" on pages 4 to 5 by 5:30 p.m. on Monday, June 26, 2023 (IST).
- (2) Exercise of voting rights in writing (by mail)
 - (i) Please indicate your approval or disapproval of each proposal in the enclosed voting form and return it so that it arrives no later than 5:30 p.m. on Monday, June 26, 2023 (JST).
 - (ii) If you exercise your voting rights in writing (by mail) and do not indicate your approval or disapproval of the proposals on the voting form, we will treat it as if you indicated your approval.
- (3) If you exercise your voting rights in duplicate both via the internet, etc. and in writing (by mail), the Company will only deem your exercise via the internet, etc. valid. Also, if you exercise your voting rights multiple times via the internet, etc., or in duplicate both in a personal computer and a smartphone, the Company will only deem the substance of your final exercise to be valid.

(List of Requests)

- When attending the meeting, please submit the enclosed 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 each of the above websites.
- Following the revision of the Companies Act, in principle shareholders are to access the abovementioned websites on the Internet to check items subject to measures for electronic provision, and these items are to be delivered in paper-based documents only to shareholders who have requested delivery of paper-based documents by the reference date. However, for this General Meeting of Shareholders, the Company will deliver paper-based documents stating the items subject to measures for electronic provision to all shareholders, whether they have requested delivery or not. However, the following items subject to measures for electronic provision are omitted from the paper-based documents to be delivered in accordance with the provision of laws and regulations and Article 17 paragraph 2 of the Company's Articles of Incorporation: Notes to the Consolidated Financial Statements and the Notes to the Non-consolidated Financial Statements.

Accordingly, the Consolidated Financial Statements and Non-consolidated Financial Statements audited by the Accounting Auditor and the Audit & Supervisory Board Members in preparing the Audit Report include the Notes to the Consolidated Financial Statements and the Notes to the Non-consolidated Financial Statements posted on each of the websites mentioned above in addition to the documents attached to this Notice of Convocation.

- Should there be any significant changes regarding the holding or operation of the General Meeting of Shareholders as a result of the spread of COVID-19 up to the day of the General Meeting of Shareholders, or if there is a government announcement, the revised versions will be published in writing or will be posted on the Company's website (https://www.san-hd.co.jp). Please check what the status is before coming.
- Please understand depending on the status of the spread of COVID-19 on the day of the General Meeting of Shareholders, we may implement the following countermeasures and ask for your cooperation.
 - Officers in attendance and management staff may wear masks.
 - Shareholders may have their body temperature checked upon entering the venue and may be asked to sanitize their hands with an alcohol-based sanitizer.
 - Seating at the venue may be designated under the guidance of management staff.

Information About Exercising Your Voting Rights by Electromagnetic Means (Internet, Etc.)

When exercising your voting rights by electromagnetic means (via the internet, etc.), please note the following items.

- 1. Exercising Your Voting Rights via the Internet, etc.
 - (1) Voting rights exercise website

Exercise of voting rights via the internet, etc. may be conducted only by accessing the following voting rights exercise website designated by the Company.

Voting Rights Exercise Website: https://www.web54.net

- (2) How to exercise the voting rights
 - (i) Voting by computer

Please access the above website, enter the "voting rights exercise code" and "password" which are stated on the enclosed voting form, and follow instructions on screen to enter your approval or disapproval.

(ii) Voting by smartphone

Please scan the "voting website QR code" on the enclosed voting form and enter your approval or disapproval on the voting-by-smartphone website, which does not require entering a "voting rights exercise code" or "password."

Note that changing your vote once you have executed your voting rights requires re-scanning the QR code and entering the "voting rights exercise code" and "password" stated on your voting form.

- (3) Handling of voting rights
 - (i) Your voting rights must be exercised by 5:30 p.m. on Monday, June 26, 2023 (JST). It is recommended to vote at an early stage.
 - (ii) If you exercise your voting rights in duplicate both via the internet, etc. and in writing (by mail), the Company will only deem your exercise via the internet, etc. valid. Also, if you exercise your voting rights multiple times via the internet, etc., or in duplicate both in a personal computer and a smartphone, the Company will only deem the substance of your final exercise to be valid.
 - (iii) All fees payable to internet service providers and telecommunication carriers (such as connection fees) in accessing the voting website are to be borne by the shareholders.
 - (iv) You may not be able to use the voting rights exercise website depending on the internet environment, etc. of your computer or smartphone.
- (4) Handling of password and voting rights exercise code
 - (i) The password is the important information to identify each person as a qualified shareholder with voting rights. Therefore, please handle your password as carefully as you handle your seal and PIN numbers.
 - (ii) The password will become unavailable if you input the wrong data a certain fixed number of times. To issue a new password, follow the instructions on the screen.
 - (iii) The voting rights code as listed on the enclosed voting form can only be used for this meeting.
- (5) Contact information for inquiries about the operation of computers, etc.
 - (i) If you have any technical inquiries regarding the operation of a PC, etc. for voting on this site, please contact the following:

Dedicated phone line for Stock Transfer Agency Web Support, Sumitomo Mitsui Trust Bank, Limited

[Telephone number] 0120-652-031 (Business hours: 9:00 a.m. – 9:00 p.m. (JST))

- (ii) If you have any other inquiries, please contact the following:
 - a Shareholders with accounts at securities companies Please contact your securities company.
 - Shareholders without accounts at securities companies (shareholders with special accounts)
 Stock Transfer Agency Business Planning Department, Sumitomo Mitsui Trust Bank,
 Limited
 - [Telephone number] 0120-782-031 (Business hours: 9:00 a.m. 5:00 p.m. (JST), excluding weekends and holidays)

2. Electronic Voting Platform

Nominee shareholders such as trust and custody services banks (including standing proxies) may apply in advance to use the Electronic Voting Platform operated by ICJ Inc., a joint venture company founded by Tokyo Stock Exchange, Inc. and other entities. In this case, such shareholders can use the ICJ platform in addition to the exercise of voting rights via the internet, etc. in 1. above as a means to exercise their voting rights by electromagnetic means at General Meeting of Shareholders of the Company.

Reference Documents for the General Meeting of Shareholders

Proposal 1: Appropriation of Surplus

The Company proposes the appropriation of surplus as follows.

The Company considers the return of profits to shareholders to be one of the most important management issues, and has a policy of returning profits to shareholders through dividends while comprehensively taking into account consolidated business results, financial conditions, securing internal reserves for investments in medium- to long-term growth, financial soundness, etc.

In accordance with this policy, the Company proposes to pay year-end dividends for the fiscal year as follows:

Year-end dividends

- Type of dividend propertyTo be paid in cash.
- ii) Allotment of dividend property and aggregate amount thereof
 The Company proposes to pay a dividend of ¥23 per common share of the Company.
 In this event, the total dividends will be ¥244,091,594.
 After adding the year-end dividend to the interim dividend for the current fiscal year (¥21 per share of common stock), the total annual dividend for the current fiscal year will be ¥44 per share of common
- iii) Effective date of dividends of surplus
 The effective date of dividends will be June 28, 2023.

stock, an increase of ¥6 per share compared to the previous fiscal year.

Proposal 2: Amendment to the Articles of Incorporation

1. Reasons for the Amendments

To prepare for the future business development of the Company's subsidiaries, the Company proposes to add an item to Article 2 (Purpose) of the current Articles of Incorporation.

2. Details of the Amendments

The details of the amendments are as follows.

(Underlined parts are amended.)

Pre-amended Articles of Incorporation	Proposed Amendments
(Purpose)	(Purpose)
Article 2 The purpose of the Company shall be to engage in the following businesses:	Article 2 (Unchanged)
1. Control and management of business activities and its associated operations of a company that engages in the following businesses and whose shares or equity interests are owned by the Company.	1. (Unchanged)
(1) through (47) (Newly Established)	(1) through (47) (48) Trade, exchange, leasing, brokerage, mediation and management of real estate
(48) All businesses incidental or related to (1) through (47) above 2.	(49) All businesses incidental or related to (1) through (48) above 2.
through (Omitted) 6.	through (Unchanged) 6.

Proposal 3: Election of Six Directors

At the conclusion of this shareholders meeting, the terms of office of all six Directors will expire.

Therefore, the Company proposes the election of six Directors.

The candidates for Director are as follows:

No.	Name (Date of birth)		ammary, and position and responsibility in the Company nificant concurrent positions outside the Company)	Number of the Company's shares owned
		Apr. 1986	Joined American Life Insurance Company	
		July 1994	Temporary transferred to AIG Marketing (AIG Company, Ltd.)	
		Apr. 2001	Temporary transferred to AIG Star Life Insurance Co., Ltd.	
		June 2004	General Manager of Customer Strategy Department of American Life Insurance Company	
	Yuichi Noro (August 30, 1962)	Apr. 2006	Joined the Company Executive Officer, Assistant Manager of Strategic Marketing Planning Department	
		June 2007	Director, Assistant Manager of Strategic Marketing Planning Department	
		June 2008	Managing Director, General Manager of Strategic Marketing Planning Department, and General Manager of Tokyo Branch	52,900
1		June 2009	Senior Managing Director in charge of Information System, and General Manager of Strategic Marketing Planning Department, and General Manager of Tokyo Branch	
		June 2011	Director and Vice President in charge of Information System and Strategic Marketing Planning	
		June 2013	Vice President and Representative Director	
		Apr. 2016	President and Representative Director	
		Apr. 2019	Chairman and Representative Director (current position)	
		(Significant con	ncurrent positions outside the Company)	
		Chairman and I	Representative Director of KOEKISHA CO., LTD.	
		Chairman and I	Representative Director of Life Forward CO., LTD.	

[Reasons for nomination as candidate for Director]

Mr. Yuichi Noro, a candidate for Director, has led the management of our group towards the enhancement of corporate value as President and Representative Director since April 2016, as Chairman and Representative Director since April 2019, as Chairman and Representative Director of Life Forward CO., LTD. since April 2020, and as Chairman and Representative Director of KOEKISHA CO., LTD. since April 2023. The Company requests his election in order to utilize his abundant experience and insights in the management of our group.

No.	Name (Date of birth)	Career summary, and position and responsibility in the Company (Significant concurrent positions outside the Company)		Number of the Company's shares owned	
2	Satoshi Harishima (September 25, 1962)	Apr. 1987 Apr. 1999 Oct. 2003 Apr. 2005 June 2006 June 2007 June 2011 June 2013 Apr. 2015 Apr. 2019 (Significant co President and I Chairman and	Joined Recruit Computer Print Co., Ltd. (current Recruit Co., Ltd.) Joined the Company Assistant Manager of Osaka Sales Department Executive Officer Director in charge of subsidiaries and associates (KOEKISHA CO., LTD., SOU-SEN CORPORATION) Managing Director in charge of subsidiaries and associates (KOEKISHA CO., LTD., SOU-SEN CORPORATION) Senior Managing Director in charge of Procurement Administrative Department and Project Management Director and Vice President in charge of Human Resources and Procurement Vice President and Representative Director in charge of Internal Control and Compliance Vice President and Representative Director President and Representative Director President and Representative Director (current position) Incurrent positions outside the Company) Representative Director of KOEKISHA CO., LTD. Director of EXCEL SUPPORT SERVICE CO., LTD. U-SEN CORPORATION	1 2	
		Director of 1A	Director of TARUI CO., LTD.		

[Reasons for nomination as candidate for Director]

Mr. Satoshi Harishima, a candidate for Director, has been contributing to the promotion of our group's management and sales strategies as Vice President and Representative Director since June 2013, as President and Representative Director of the major subsidiary KOEKISHA CO., LTD. since April 2016, and as President and Representative Director of the Company since April 2019. The Company requests his election in order to utilize his abundant experience and insights in the management of our group.

No.	Name (Date of birth)	Career summary, and position and responsibility in the Company (Significant concurrent positions outside the Company)		Number of the Company's shares owned
		Apr. 1988	Joined Taisho Marine System Development Company, Limited (current MS&AD Systems Co., Ltd.)	
		Mar. 1997	Joined American Life Insurance Company	
		May 2006	Joined the Company	
		Apr. 2008	Assistant Manager of Strategic Marketing Planning Department	
		June 2009	Executive Officer, Assistant Manager of Strategic Marketing Planning Department	
		June 2010	Managing Executive Officer, General Manager of Strategic Marketing Planning Department	
		Apr. 2016	Senior Managing Executive Officer, General Manager of Information System Division	
		June 2017	Director in charge of Information System Division, General Manager of Information System Division	
	(Watch 3, 1900)	Apr. 2018	Director in charge of Information System Division, General Manager of Information System Division, and Information System Department	28,100
3		Information System Department In charge of Marketing Planning Dep Manager of Marketing Planning Depa	In charge of Marketing Planning Department, General Manager of Marketing Planning Department, in charge of System & Operation Department, and General Manager of	
		Apr. 2023	Director, Senior Managing Executive Officer supervising and in charge of Marketing Planning Department, System & Operation Department and Information System Department, and General Manager of Marketing Planning Department (current position)	
		(Significant co	oncurrent positions outside the Company)	
		President and	Representative Director of Life Forward CO., LTD.	

[Reasons for nomination as candidate for Director]

Ms. Yasuko Miyajima, a candidate for Director, has been in charge of the information system department and the marketing planning department of a subsidiary as Director since June 2017, has also been in charge of the marketing planning and system & operation departments of the Company as Director and Senior Managing Executive Officer since April 2019, and has been promoting the Life Ending Support Business as the President and Representative Director of Life Forward CO., LTD. since April 2020. The Company requests her election in order to utilize her abundant experience and achievements in the management of our group.

			ificant concurrent positions outside the Company)	Company's shares owned
4	Yoshiyuki Yokota (March 6, 1972)	Apr. 1994 May 1998 Sept. 2000 Apr. 2017 Apr. 2018 Apr. 2019 Apr. 2021 June 2021 Apr. 2023	Joined Gaeart Kumagai Co., Ltd. (current Gaeart Co., Ltd.) Joined PACIFIC CONSULTANTS CO., LTD. Joined the Company General Manager of Accounting Department General Manager of Human Resources Department Executive Officer, General Manager of Corporate Planning Department Executive Officer in charge of Accounting Department (Financial Planning), Human Resources Department (Human Resources Planning), Corporate Planning Department, and General Manager of Corporate Planning Department Director, Executive Officer in charge of Accounting Department (Financial Planning), Human Resources Department (Human Resources Planning), Corporate Planning Department, and General Manager of Corporate Planning Department Director, Executive Officer supervising General Affairs Department and Human Resources Department, supervising and in charge of Accounting Department, supervising and in charge of Accounting Department, in charge of Corporate Planning Department, and General Manager of Corporate Planning Department (current position)	
		(Significant concurrent positions outside the Company) Director of Life Forward CO., LTD.		
			N CEREMO TOKYO CO., LTD.	

[Reasons for nomination as candidate for Director]

Mr. Yoshiyuki Yokota, a candidate for Director, has served as General Manager of the Accounting Department since April 2017, General Manager of the Human Resources Department since April 2018, Executive Officer and General Manager of the Corporate Planning Department since April 2019, as well as concurrently Director of Life Forward CO., LTD. since April 2020. Since April 2021, he has been in charge of the Company's Accounting Department (Financial Planning), Human Resources Department (Human Resources Planning), and Corporate Planning Department as Executive Officer. He is also serving as Director of GRAN CEREMO TOKYO CO., LTD., a joint venture newly established in April 2022. The Company requests his election in order to utilize his abundant experience and achievements in the management of our group.

No.	Name (Date of birth)	Career summary, and position and responsibility in the Company (Significant concurrent positions outside the Company)		Number of the Company's shares owned
		Apr. 1981	Joined Kao Soap Co., Ltd. (current Kao Corporation)	
		Oct. 2013	General Manager of Sustainability Promotion Department, Corporate Communications Division	
		Dec. 2014	General Manager of Indirect Material Department, Procurement Division	
		Apr. 2018	Joined the Consumer Affairs Agency	
	Kaoru Yokomise (November 19, 1957)	Oct. 2019	Assistant Director for Policy Planning to Director of the Cabinet Office	0
		June 2021	Outside Director (Audit and Supervisory Committee Member) of Matsuda Sangyo Co., Ltd. (current position)	
		June 2022	Outside Director of the Company (current position)	
		(Significant con-	current positions outside the Company)	
5		Outside Director Sangyo Co., Ltd	(Audit and Supervisory Committee Member) of Matsuda	

[Reasons for nomination as candidate for outside Director and outline of expected roles]

Ms. Kaoru Yokomise, a candidate for outside Director, promoted ESG management at a major detergent manufacturer and has practical experience in the field of consumer administration in addition to having concurrently served as an outside Director of another company. We nominated her for election because we believe that her deep knowledge and abundant experience will be useful in the management of the Company. In addition, if the candidate is elected, the Company plans for her to be involved in selecting candidates for the Company's officers and determining remuneration, etc. of officers from an objective and neutral standpoint as a member of the Nomination Committee and a member of the Remuneration Committee.

Ms. Kaoru Yokomise does not have past experience of involvement in company management other than as an outside Director; however, for the abovementioned reasons we judge that she is able to execute her duties as outside Director appropriately.

No.	Name (Date of birth)		nummary, and position and responsibility in the Company gnificant concurrent positions outside the Company)	Number of the Company's shares owned
		Apr. 1977	Joined Chiyoda Life Insurance Company (current The Gibraltar Life Insurance Co., Ltd.)	
		Oct. 2000	General Manager of the Trustee's Office	
		Apr. 2001	Director, General Manager of Profit Center of AIG Star Life Insurance Co., Ltd.	
		June 2007	President and Representative Director	
	Norio Tomono (June 24, 1954)	Jan. 2012	Director and Deputy Chairman of The Gibraltar Life Insurance Co., Ltd.	0
		Feb. 2013	President and COO of AIG Fuji Life Insurance Company, Ltd.	
6		Sept. 2017	President and CEO of FWD Fuji Life Insurance Company, Ltd. (current FWD Life Insurance Company, Ltd.)	
		Aug. 2019	President, CEO and Country Manager	

[Reasons for nomination as candidate for outside Director and outline of expected roles]

Mr. Norio Tomono, a candidate for outside Director, successively served as President of life insurance companies. We nominated him for election because we believe that his high level of insight and abundant experience as a manager will be particularly useful in the management of the Company. In addition, if the candidate is elected, the Company plans for him to be involved in selecting candidates for the Company's officers and determining remuneration, etc. of officers from an objective and neutral standpoint as a member of the Nomination Committee and a member of the Remuneration Committee.

Notes: 1. There is no special interest between any of the candidates and the Company.

- 2. Kaoru Yokomise and Norio Tomono are candidates for outside Director.
- 3. The name of Yasuko Miyajima, a candidate for Director, in the family register is Yasuko Izawa.
- 4. Matters concerning Kaoru Yokomise, a candidate for outside Director, are as follows:
 - (1) She is currently an outside Director of the Company, and her term of office as an outside Director will be one year at the conclusion of this General Meeting of Shareholders.
 - (2) The Company has registered her as an independent Director in accordance with the provisions of the Tokyo Stock Exchange, and will continue to register her as an independent Director in the event that this proposal is approved and she assumes the office of outside Director.
- 5. Matters concerning Norio Tomono, a candidate for outside Director, are as follows:

The Company intends to register him as an independent Director in accordance with the provisions of the Tokyo Stock Exchange in the event that this proposal is approved and he assumes the office of outside Director.

6. Limited liability agreement with outside Directors

The Company has entered into an agreement with Kaoru Yokomise, pursuant to Article 427, Paragraph 1 of the Companies Act, to limit her liability for damages under Article 423, Paragraph 1 of the same act. If the reappointment of Kaoru Yokomise is approved, the Company intends to continue the agreement. If the election of Norio Tomono is approved, the Company plans to enter into the same limited liability agreement with him.

The outline of the limited liability agreement is as follows.

In the event that a Director causes damage to the Company by neglecting his/her duties, if he/she does so without knowledge and is not grossly negligent in performing his/her duties, he/she shall be liable to the Company for damages up to ¥1 million or the minimum liability amount provided for in Article 425, Paragraph 1 of the Companies Act, whichever is higher, and shall be excused for damages in excess thereof.

7. Outline of the directors and officers liability insurance policy

The Company has entered into a directors and officers liability insurance policy as provided for in Article 430-3, Paragraph 1 of the Companies Act with an insurance company that includes all the officers (Directors, Audit & Supervisory Board Members, Executive Officers and other important employees under the Companies Act) of the Company and its subsidiaries as the insureds. The Company plans to renew the insurance policy with the same terms in November 2023. If the election of each candidate in this proposal is approved and they assume office as Director, they will continue to be included as an insured in this policy.

This insurance policy covers the insured's losses and such costs as related litigation expenses incurred from claims for damages arising from acts (including nonfeasance) carried out by the insured as an officer or a person at a certain position of the Company, and the full amount of premiums for all insureds are borne by the Company.

Proposal 4: Election of Three Audit & Supervisory Board Members

At the conclusion of this shareholders meeting, the terms of office of all three Audit & Supervisory Board Members will expire.

Therefore, the Company proposes the election of three Audit & Supervisory Board Members.

The Company has obtained approval for this proposal from the Audit & Supervisory Board.

The candidates for Audit & Supervisory Board Member are as follows:

No.	Name (Date of birth)	(Sig	Career summary and position in the Company mificant concurrent positions outside the Company)	Number of the Company's shares owned
		Sept. 1985	Joined Audit Corporation Chuo Accounting Office	1
		Mar. 1993	Registered as a certified public accountant	
		Sept. 2006	Partner of MISUZU Audit Corporation	
		Aug. 2007	Joined Deloitte Touche Tohmatsu (current Deloitte Touche Tohmatsu LLC)	
		June 2015	Partner Consultant of the Commons	
			Consultant of the Company	
		June 2015	Managing Executive Officer in charge of audit	
	Kazufumi Hata (May 28, 1959)	June 2016	Audit & Supervisory Board Member of KOEKISHA CO., LTD. (current position)	0
		June 2016	Full-time Audit & Supervisory Board Member of the Company (current position)	
1		(Significant co	ncurrent positions outside the Company)	
		Audit & Super	visory Board Member of KOEKISHA CO., LTD.	
		Audit & Super LTD.	visory Board Member of EXCEL SUPPORT SERVICE CO.,	
		Audit & Supervisory Board Member of SOU-SEN CORPORATION		
		Audit & Supervisory Board Member of TARUI CO., LTD.		
		Audit & Super	visory Board Member of Life Forward CO., LTD.	
	[Reasons for nomination	on as candidate f	or Audit & Supervisory Board Member]	
			udit & Supervisory Board Member, has knowledge and experies	nce in

Mr. Kazufumi Hata, a candidate for Audit & Supervisory Board Member, has knowledge and experience in accounting and auditing as a certified public accountant for many years. We nominated him for election as an Audit & Supervisory Board Member because we believe that his broad insight cultivated through his experience will be useful in strengthening the auditing system of the Company.

No.	Name (Date of birth)	(Si ₂	Career summary and position in the Company gnificant concurrent positions outside the Company)	Number of the Company's shares owned
		Apr. 1982	Joined Taiyo Kobe Bank, Ltd. (currently Sumitomo Mitsui Banking Corporation)	600
1		Oct. 1995	Assistant, International Planning Department, Taiyo-Kobe Bank Limited. (current Sumitomo Mitsui Banking Corporation)	
		Oct. 1997	Seconded to Japan Investors Service, Inc. (current Rating and Investment Information, Inc. (R&I)), Principal analyst	
	Kazumasa Honma	May 2001	Acting General Manager, Markets Research and Development Department, Sumitomo Mitsui Banking Corporation	
		Jan. 2003	Retired from Sumitomo Mitsui Banking Corporation	
	(July 21, 1957)	Jan. 2012	Registered as an attorney	
		June 2012	Director of Niigata KOEKISHA Co., Ltd. (current position)	
2		Dec. 2014	Representative Partner, Honma Law Office (current position)	
		June 2019	Outside Audit & Supervisory Board Member of the Company (current position)	
		(Significant concurrent positions outside the Company)		
		company which	igata KOEKISHA Co., Ltd. (Niigata KOEKISHA is a funeral th has a head office in Niigata city. This company has no unel or other relationships with the Company.)	

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

Mr. Kazumasa Honma, a candidate for outside Audit & Supervisory Board Member, has corporate financial analysis skills gained through his work at a financial institution and a rating agency and is equipped with insight as a corporate manager through his involvement as a Director of a funeral service company (Niigata KOEKISHA Co., Ltd.: Niigata city). We nominated him for election because we believe that his experience and broad insight as an attorney will also be useful in auditing the Company.

No.	Name (Date of birth)	(Si	Career summary and position in the Company gnificant concurrent positions outside the Company)	Number of the Company's shares owned
		Sept. 1981	Joined Kyowa Hakko Bio Co., Ltd.	
		Dec. 1983	Joined American Life Insurance Company	
		Jan. 1989	Joined Sony Pruco Life Insurance Co., Ltd. (Currently Sony Life Insurance Company)	
	Yuto Mikami (December 16, 1954)	Apr. 1998	General Manager of Administrative & Planning Department	
		Apr. 2007	General Manager of Medical Department	
		Apr. 2010	Joined Memolead Life Co., Ltd., Executive Officer, General Manager of Customer Services	0
3		June 2011	Director, Executive Officer, General Manager of Customer Services and Systems	
3		Sept. 2014	Registered as an administrative scrivener	
		June 2017	President of Yuto Mikami Administrative Scrivener's Office (current position)	
		June 2019	Outside Audit & Supervisory Board Member of the Company (current position)	

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

Mr. Yuto Mikami, a candidate for outside Audit & Supervisory Board Member, is versed in life insurance and has insight as a corporate manager cultivated through his involvement in management of a funeral service mutual aid association's group company. We nominated him for election because we believe that his experience and broad insight as an administrative scrivener will also be useful in auditing the Company.

Notes: 1. There is no special interest between any of the candidates and the Company.

- 2. Kazumasa Honma and Yuto Mikami are candidates for outside Audit & Supervisory Board Member.
- 3. Matters concerning both Kazumasa Honma and Yuto Mikami, candidates for outside Audit & Supervisory Board Member, are as follows:
 - (1) They are currently outside Audit & Supervisory Board Members of the Company, and their terms of office as outside Audit & Supervisory Board Members will be four years at the conclusion of this General Meeting of Shareholders.
 - (2) The Company has registered them as independent Audit & Supervisory Board Member in accordance with the provisions of the Tokyo Stock Exchange, and will continue to register them as independent Audit & Supervisory Board Member in the event that this proposal is approved and they assume the office of outside Audit & Supervisory Board Member.
- 4. Limited liability agreement with Audit & Supervisory Board Members

The Company has entered into an agreement with each of Kazufumi Hata, Kazumasa Honma and Yuto Mikami, pursuant to Article 427, Paragraph 1 of the Companies Act, to limit their liability for damages under Article 423, Paragraph 1 of the same act. If the reappointment of each candidate is approved, the Company intends to continue the agreement.

The outline of the limited liability agreement is as follows.

In the event that an Audit & Supervisory Board Member causes damage to the Company by neglecting his/her duties, if he/she does so without knowledge and is not grossly negligent in performing his/her duties, he/she shall be liable to the Company for damages up to ¥1 million or the minimum liability amount provided for in Article 425, Paragraph 1 of the Companies Act, whichever is higher, and shall be excused for damages in excess thereof.

5. Outline of the directors and officers liability insurance policy

The Company has entered into a directors and officers liability insurance policy as provided for in Article 430-3, Paragraph 1 of the Companies Act with an insurance company that includes all the officers (Directors, Audit & Supervisory Board Members, Executive Officers and other important employees under the Companies Act) of the Company and its subsidiaries as the insureds. The Company plans to renew the insurance policy with the same terms in November 2023. If the election of each candidate in this proposal is approved and they assume office as Audit & Supervisory Board Member, they will continue to be included as an insured in this policy.

This insurance policy covers the insured's losses and such costs as related litigation expenses incurred from claims for damages arising from acts (including nonfeasance) carried out by the insured as an officer or a person at a certain position of the Company, and the full amount of premiums for all insureds are borne by the Company.