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: 4078 May 31, 2024

To our shareholders:

Toshiyuki Yagura President **Sakai Chemical Industry Co., Ltd.** 5-2, Ebisujima-cho, Sakai-ku, Sakai-shi, Osaka

NOTICE OF THE 129TH ORDINARY GENERAL MEETING OF SHAREHOLDERS

We are pleased to announce the 129th Ordinary General Meeting of Shareholders of Sakai Chemical Industry Co., Ltd. (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. Please access either of the websites to view the information.

The Company's website:

https://www.sakai-chem.co.jp/jp/ir/general_meeting/ (in Japanese)



(in Japanese)

In addition to posting items subject to measures for electronic provision on the Company website, the Company also posts this information on the website of the Tokyo Stock Exchange (TSE). Access the TSE website by using the internet address shown below, enter "Sakai Chemical Industry" in "Issue name (company name)" or the Company's securities code "4078" in "Code," and click "Search." Then, click "Basic information" and select "Documents for public inspection/PR information." Under "Filed information available for public inspection," click "Click here for access" under "[Notice of General Shareholders Meeting /Informational Materials for a General Shareholders Meeting]."

TSE website (Listed Company Search):

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



(in Japanese)

If you will not be attending this General Meeting of Shareholders in person, you may exercise your voting rights either via the Internet, etc. or in writing (by postal mail). Please review the Reference Documents for the General Meeting of Shareholders and, exercise your voting rights no later than 5:40 p.m., Tuesday, June 25, 2024 (Japan standard time).

1. Date and Time: Wednesday, June 26, 2024 at 10:00 a.m. (Reception opens at 9:00 a.m.) (Japan Standard Time)

- 2. Venue: Auditorium on the 3rd floor of the Company's head office
 - 5-2, Ebisujima-cho, Sakai-ku, Sakai-shi, Osaka

3. Purposes:

Items to be reported:

1. Business Report and Consolidated Financial Statements for the 129th Term (from April 1, 2023 to March 31, 2024), as well as the results of audit of the Consolidated Financial Statements by the Accounting Auditor and the Board of Corporate Auditors

2. Non-Consolidated Financial Statements for the 129th Term (from April 1, 2023 to March 31, 2024)

Items to be resolved:

Proposal 1:	Reduction in Legal Capital Surplus
Proposal 2:	Election of Eight (8) Directors
Proposal 3:	Election of Three (3) Corporate Auditors

- Of items for which the measures for providing information in electronic format will be taken, "Systems to Ensure Appropriate Operations and Status of Operation of the Systems," "Consolidated Statements of Changes in Equity," "Notes to the Consolidated Financial Statements," "Non-consolidated Statements of Changes in Equity" and "Notes to Non-Consolidated Financial Statements" are not included in the document in accordance with the provisions of laws and regulations as well as the Company's Articles of Incorporation. The Business Report, Consolidated Financial Statements and Non-Consolidated Financial Statements in the document are included in the scope of audit conducted by the Corporate Auditors and the Accounting Auditor in preparing the audit report.
- If revisions to the items subject to measures for electronic provision arise, a notice of the revisions and the details of the items before and after the revisions will be posted on the Company's aforementioned website and the TSE website.
- Shareholders who will be attending the meeting in person are requested to take note of their health condition.
- Furthermore, gifts will not be prepared for the shareholders who attend the meeting in person, and we ask for your understanding.

Regarding Questions Sent in Advance

Before the convening of the General Meeting of Shareholders, we would like to receive questions from shareholders in advance as follows.

We plan to post responses to received questions on the Company's website (https://www.sakaichem.co.jp/jp/ir/general_meeting/; Japanese only) by the day before this General Meeting of Shareholders. Please note that it may not be possible to answer all questions. Please also note that we cannot provide individual responses to questions.

We may not respond to questions that are unrelated to items to be reported or to be resolved at the General Meeting of Shareholders.

Receipt of advance questions

[1] For questions sent via the Internet

Please access the special website from the following URL or using the QR code, and enter the required information.

* Internet Explorer cannot be used. Please use a browser such as Google Chrome or Microsoft Edge.

https://www.sakai-chem.co.jp/fc/inquiry_fc/129th_ogmos20240626-roqia.html (in Japanese)



(in Japanese)

[2] For questions sent in writing (by postal mail)

Questions will also be accepted in writing. Please fill in the required information and the content of questions, and mail these to the following address early enough to arrive by the deadline.

Required information

(1) Shareholder number (see your voting card form) (2) Name (3) Zip code (4) Address (5) Content of questions

Mailing address

590-8502

5-2, Ebisujima-cho, Sakai-ku, Sakai-shi, Osaka

Sakai Chemical Industry Co., Ltd., Administration Division, Human Resources and General Affairs Department

Deadline for receipt of questions: Arrival by 5:40 p.m. on Wednesday, June 19, 2024

Reference Documents for the General Meeting of Shareholders

Proposals and Reference Information

Proposal 1: Reduction in Legal Capital Surplus

1. Reason for a reduction in legal capital surplus

In order to prepare for future flexible capital policies and to ensure resilience in financial strategies, the Company proposes to reduce legal capital surplus and transfer the equivalent to other capital surplus in accordance with Article 448, paragraph (1) of the Companies Act.

- 2. Details of a reduction in legal capital surplus
 - (1) Amount of a reduction in legal capital surplus Out of legal capital surplus of 16,311,931,134 yen, we will reduce it by 8,311,931,134 yen, and transfer the entire amount of the reduction to other capital surplus, so that the remaining amount of legal capital surplus after the reduction will be 8,000,000,000 yen.
 - (2) Effective date of a reduction in legal capital surplus August 1, 2024

Proposal 2: Election of Eight (8) Directors

The terms of office of all eight (8) Directors in their present positions will expire upon the conclusion of this General Meeting. In light of the business environment surrounding the Group, and in order to continue to achieve sustainable profit growth and increase corporate value over the medium to long term, the Company proposes the election of eight (8) Directors (including four (4) Outside Directors) by increasing the number of Outside Directors by one to further enhance and strengthen corporate governance. Director Masaaki Yabe and Director Shinji Nakahara will retire from office upon the conclusion of this General Meeting.

No.		Name	Gender	Tenure	Current position and responsibilities in the Company	Attendance Status of the Board of Directors
1	[Reappointment]	Toshiyuki Yagura	Male	4 years	President Representative Director and Executive Officer In charge of Internal Control over Financial Reporting	16 times / 16 times (100%)
2	[Reappointment]	Yasuhiro Okamoto	Male	8 years	Director and Executive Officer General Manager, Onahama Manufacturing Site; Deputy General Manager, Production Technology Division	16 times / 16 times (100%)
3	[Reappointment]	Hiroyuki Hattori	Male	4 years	Director and Executive Officer In charge of Compliance, Legal Affairs, Risk Management; General Manager, Corporate Strategy Division; General Manager, Accounting & Finance Department	16 times / 16 times (100%)
4	[New Appointment]	Koichiro Magara	Male	-	Executive Officer In charge of New Business (sales and development) and Cosmetics; Deputy General Manager of Research & Development Division	-
5	[Reappointment] [Outside] [Independent]	Yoshikazu Itou	Male	3 years	Outside Director Independent Officer	16 times / 16 times (100%)
6	[Reappointment] [Outside] [Independent]	Hiromi Wada	Female	3 years	Outside Director Independent Officer	16 times / 16 times (100%)
7	[Reappointment] [Outside] [Independent]	Mitsunori Matsuda	Male	2 years	Outside Director Independent Officer	16 times / 16 times (100%)
8	[New Appointment] [Outside] [Independent]	Hisao Miyagawa	Male	-	-	-

The candidates for Directors are as follows:

No.	Name (Date of birth)		mmary, position, responsibilities and significant ncurrent positions outside the Company	Number of the Company's shares owned
		Apr. 1988	Joined the Company	
		June 2014	General Manager, Corporate Planning	
		June 2011	Department	
		Sept. 2019	General Manager, Human Resources and	
		Sept. 2019	General Affairs Department	
	T 1' 1'V	1 2020	-	
	Toshiyuki Yagura	June 2020	Director; General Manager, Administration	17.00(1
	(June 24, 1964)		Division	17,236 share
	[Reappointment]	June 2021	Director and Executive Officer; General	
			Manager, Administration Division	
1		June 2022	President Representative Director and	
1			Executive Officer	
			In charge of Internal Control over Financial	
			Reporting (to present)	
	Reasons for nomination:			
		-	uman resources and corporate planning, and has a pr	
	-		ns as well as successful conclusion of M&A. Since h	
	e		led ESG initiatives including reshaping the personn	•
			afety management systems. He has exhibited strong	-
			entative Director in June 2022 and has been leading	
			at he is an essential person to enhance the corporate	value of the Group
	and have again nominated him			
		Apr. 1987	Joined the Company	
		Dec. 2011	General Manager, Manufacturing Department,	
			Inorganic Chemicals Division	
		Oct. 2014	General Manager, Production Department 2,	
			Inorganic Chemicals Division	
		June 2015	Director; General Manager, Production	
			Technology Division and Sakai Manufacturing	
			Site	
		Sept. 2019	Director; General Manager, Onahama	
			Manufacturing Site	
		June 2021	Executive Officer; General Manager, Onahama	
	Yasuhiro Okamoto		Manufacturing Site	
	(June 30, 1963)	June 2022	Director and Executive Officer	13,562 share
	[Reappointment]		General Manager, Onahama Manufacturing	
			Site; Deputy General Manager, Production	
			Technology Division	
2		May 2023	Director and Executive Officer	
			General Manager, Onahama Manufacturing	
			Site; General Manager, Otsurugi Factory;	
			Deputy General Manager, Production	
			Technology Division	
		Oct. 2023	Director and Executive Officer	
			General Manager, Onahama Manufacturing	
			Site; Deputy General Manager, Production	
			Technology Division (to present)	
	Reasons for nomination:			
			aking at the Board of Directors, properly supervises	
			ich he is responsible. He has held positions as the G	
			akai Manufacturing Site, and has a wealth of experi	
	_		magement as the person in charge of a manufacturin	
	_		ening of manufacturing technologies and quality con	
			enhance the corporate value of the Group and have	again nominated
	him as a candidate for Director	•		

No.	Name (Date of birth)Career summary, position, responsibilities and significant concurrent positions outside the Company		Number of the Company's shares owned					
		Apr. 1988 June 2014	Joined the Company General Manager, Administration & Management Department, Kaigen Pharma Co., Ltd.					
		Apr. 2015	General Manager, General Affairs Department and Management Department, Kaigen Pharma Co., Ltd.					
		June 2017	Director; General Manager, General Affairs Department and Management Department, Kaigen Pharma Co., Ltd.					
		Oct. 2018	Director; General Manager, General Affairs Department, Kaigen Pharma Co., Ltd.					
	Hiroyuki Hattori (June 11, 1964) [Reappointment]	June 2020	Director; Deputy General Manager, Corporate Strategy Division; General Manager, Accounting & Finance Department; General Manager, Compliance and Risk Management Promotion Department of the Company	6,230 shares				
3	[Reappointment]	May 2021	Director; Deputy General Manager, Corporate Strategy Division; General Manager, Accounting & Finance Department					
		June 2021	Director and Executive Officer; Deputy General Manager, Corporate Strategy Division; General Manager, Accounting & Finance Department					
			In charge of Compliance, Legal Affairs, Risk Management					
		June 2023	Director and Executive Officer; General Manager, Corporate Strategy Division; General Manager, Accounting & Finance Department In charge of Compliance, Legal Affairs, Risk					
			Management (to present)					
			king at the Board of Directors, properly supervises the					
	Directors, and carries out business affairs for which he is responsible. He has extensive experience in accounting and finance, and has been engaged in corporate management as a director of a subsidiary of the Company. Currently as General Manager of the Corporate Strategy Division, he is in charge of accounting and finance and has built a proven							
	record of leading the reinforcement of compliance and risk management systems. Therefore, we have determined that he is an essential person to enhance the corporate value of the Group and have again nominated him as a candidate for Director.							

No.	Name (Date of birth)		mmary, position, responsibilities and significant oncurrent positions outside the Company	Number of the Company's shares				
	· · · · · · · · · · · · · · · · · · ·			owned				
		Apr. 1990 Sept. 2018	Joined the Company General Manager, Advanced Materials Department					
		Apr. 2019	General Manager, Matsubara Factory, Onahama Manufacturing Site					
	Koichiro Magara	June 2022	Executive Officer; Deputy General Manager,					
	(August 9, 1966)		Research & Development Division	1,203 shares				
	[New Appointment]		In charge of New Business (sales and development)					
4		Sept. 2023	Executive Officer; Deputy General Manager, Research & Development Division					
			In charge of New Business (sales and development) and Cosmetics (to present)					
	Reasons for nomination:							
	-	-	l has a proven record of accomplishments in the rese					
	-		ls business, which we position as a growth business					
			ented a large-scale capital investment to expand sale					
	-		have determined that he has deep knowledge and ab	ility and have				
	nominated him as a candidate for			[
		Apr. 1983	Joined Ajinomoto Co., Inc.					
		Apr. 2005	Deputy President, Ajinomoto U.S.A., Inc.					
	Yoshikazu Itou (March 19, 1960) [Reappointment] [Outside] [Independent]	Aug. 2006	Deputy General Manager, Kawasaki Plant,					
		0 / 2000	Ajinomoto Co., Inc.					
		Oct. 2008	General Manager, Production & Technology Administration Center, Ajinomoto Co., Inc.					
		July 2013	Corporate Fellow, General Manager, Kawasaki Administration & Coordination Office and	840 shares				
			Kawasaki Plant, Ajinomoto Co., Inc.	040 shares				
		July 2017	Representative Director and President, Knorr Foods Co., Ltd.					
		Apr. 2019	Senior Managing Director, Ajinomoto Food Manufacturing Co., Ltd.					
		July 2020	Advisor, Ajinomoto Co., Inc.					
		June 2021	Outside Director of the Company (to present)					
		Mar. 2023	Outside Director, Kanro Inc. (to present)					
5	Matters Related to Candidacy							
5			e Director and outline of expected roles:					
			e governance and developing high-quality, high-prof					
	as electronic materials and cosmetics. Yoshikazu Itou has engaged in production technology and quality control for							
	many years for a food manufacturing company that requires strict quality control, and has extensive management							
	experience in top management. Therefore, the Company expects him to give advice and supervise from an independent							
	viewpoint, and determined that he should continue to be a candidate for Outside Director.							
	Information on the Independent Officer: The Company designated him as an Independent Officer specified by the Tokyo Stock Exchange and registered him							
	with the stock exchange, based on the judgment that no issue regarding conflict of interests is likely to occur with the							
	general shareholders in accordance with the standards for independence prescribed by the Tokyo Stock Exchange and							
	Standards for Selecting Independent Outside Officers specified by the Company.							
		If his reappointment is approved, the Company plans for his appointment as an Independent Officer to continue.						
	Outline of terms and conditions of							
		-	sions of Article 427, paragraph (1) of the Companies					
	this case, the maximum amount of	of liability for d	amages as set forth in Article 423, paragraph (1) of t lamages under said agreement will be the minimum t. If his reappointment is approved, said agreement v	amount set forth in				
	in effect.	-						

No.	Name (Date of birth)		Career summary, position, responsibilities and significant concurrent positions outside the Company	
6	Hiromi Wada (July 24, 1960) [Reappointment] [Outside] [Independent]	Apr. 1983 Apr. 2010 Apr. 2012 Mar. 2016 Apr. 2017 Aug. 2020 June 2021 June 2021 June 2022 June 2022 Oct. 2022	Joined Matsushita Electric Industrial Co., Ltd. (current Panasonic Holdings Corporation) Corporate Fellow, Panasonic Holdings Corporation Director, System Engineering Center, Tokyo R&D Center of Panasonic Holdings Corporation Board member, Linux Foundation, Non-profit standards body Director, Platform Development Center, Automotive R&D Division, Automotive & Industrial Systems Company of Panasonic Corporation Advisor, R&D Division, Automotive Company, Panasonic Corporation Outside Director, Imasen Electric Industrial Co., Ltd. (scheduled to retire June 2024) Outside Director of the Company (to present) Advisor, R&D Planning Center, Panasonic Automotive Systems Co., Ltd. (to present) Outside Advisor, Panasonic Automotive Systems Co., Ltd. (to present)	owned 840 share
	The Company is working on e promoting diversity. Hiromi V manufacturer and has manage Company expects her to give independent viewpoint, and de Information on the Independe The Company designated her the stock exchange, based on shareholders in accordance wi for Selecting Independent Out If her reappointment is approv Outline of terms and condition The Company has, in accorda with her an agreement to limit	ndidate for Outside enhancing corpora Vada has been eng ment experience, i appropriate advice etermined that she nt Officer: as an Independent the judgment that the judgment that the standards for tside Officers spec yed, the Company ns of limited liabil nce with the provi t her liability for d	Outside Director, Shimano Inc. (to present) rector e Director and outline of expected roles: te governance, improving operational efficiency by to aged in software development and quality control fo ncluding serving as Director of the Development Ce on and supervise management issues facing the Con- should continue to be a candidate for Outside Direc Officer specified by the Tokyo Stock Exchange and no issue regarding conflict of interests is likely to oc or independence prescribed by the Tokyo Stock Exchange ified by the Company. plans for her appointment as an Independent Officer	r a general electric enter. Therefore, th mpany from an tor. registered her with cur with the gener- nange and Standard to continue. s Act, concluded he same Act. In thi

No.	Name (Date of birth)		mmary, position, responsibilities and significant oncurrent positions outside the Company	Number of the Company's share owned				
		Apr. 1982 Apr. 2005	Joined Fujisawa Pharmaceutical Co., Ltd. (current Astellas Pharma Inc.) Global Product II Group Leader, Supply Chain					
		Apr. 2006	Management Department, Technology, Astellas Pharma Inc. SVP, Head of Kerry Plant, Astellas Ireland Co.,					
		Apr. 2008	Ltd. Vice President Strategy & Administration, Technology, Astellas Pharma Inc.					
	Mitsunori Matsuda (March 20, 1959)	June 2009	Corporate Executive, Vice President Strategy & Administration, Technology, Astellas Pharma Inc.					
	[Reappointment] [Outside]	Apr. 2010	Corporate Executive, SVP & President, Technology, Astellas Pharma Inc.	1,192 share				
	[Independent]	June 2015 Apr. 2017	Senior Corporate Executive, SVP and President, Technology, Astellas Pharma Inc. Senior Corporate Executive, SVP and					
		Api. 2017	President, Pharmaceutical Technology, Astellas Pharma Inc.					
		Apr. 2019	Senior Corporate Executive, Assistant to President, Astellas Pharma Inc.					
7		June 2019 Jan. 2021	Mandatory retirement from Astellas Pharma Inc.					
		June 2022	Sole proprietor (consulting) (to present) Outside Director of the Company (to present)					
	Matters Related to Candidae Reasons for nomination as car							
	Reasons for nomination as candidate for Outside Director and outline of expected roles: The Company focuses on strengthening corporate governance and developing high-quality, high-profit businesses such							
	as organic chemicals for pharmaceuticals. Mitsunori Matsuda has engaged in CMC (Chemistry, Manufacturing, and							
	Control) management and organizational management for many years at a pharmaceutical company that requires strict							
	quality control, and possesses abundant management experience. Therefore, the Company expects him to give advice							
	and supervise from an independent viewpoint, and determined that he should continue to be a candidate for Outside							
	Director. Information on the Independent Officer:							
	The Company designated him as an Independent Officer specified by the Tokyo Stock Exchange and registered him							
	with the stock exchange, based on the judgment that no issue regarding conflict of interests is likely to occur with the							
	general shareholders in accordance with the standards for independence prescribed by the Tokyo Stock Exchange and							
	Standards for Selecting Independent Outside Officers specified by the Company.							
	If his reappointment is approved, the Company plans for his appointment as an Independent Officer to continue.							
	Outline of terms and conditions of limited liability agreement: The Company has, in accordance with the provisions of Article 427, paragraph (1) of the Companies Act, concluded							
		-	lamages as set forth in Article 423, paragraph (1) of the Companies					
			lamages under said agreement will be the minimum					
		-	t. If his reappointment is approved, said agreement v					
	in effect.							

No.	Name (Date of birth)		mmary, position, responsibilities and significant neurrent positions outside the Company	Number of the Company's shares owned
8	Hisao Miyagawa (April 7, 1960) [New Appointment] [Outside] [Independent]	Apr. 1985 Sept. 2001 Aug. 2007 Apr. 2010 Oct. 2010 Apr. 2014 Mar. 2015 June 2015 Apr. 2020 June 2022	Joined Nomura Securities Co., Ltd. Senior Director, U.S. Thompson Financial Consulting Group Executive Manager, Senior Specialist, IB Consulting Dept., Nomura Securities Co., Ltd. Full-time Lecturer, Graduate School of Business, Osaka City University (current Osaka Metropolitan University) Associate Professor, Graduate School of Business, Osaka City University Professor, Graduate School of Business, Osaka City University Professor, Graduate School of Business, Osaka City University (to present) Visiting Scholar, University of Washington Director, SUGIMURA WAREHOUSE CO., LTD. Visiting Scholar, School of Business Administration, Hitotsubashi Business School, Hitotsubashi University Director (Audit and Supervisory Committee Member), SUGIMURA WAREHOUSE CO.,	0 shares
	To enhance corporate value, we Miyagawa has many years of bu record of research in the corpora and supervise management issue be a candidate for Outside Direct Information on the Independent The Company judges that he ha with the standards for independent Outside Directors specified by t If he is elected as Director, the O Exchange and register him with Outline of terms and conditions If he is elected as Director, the O Companies Act, plans to conclu-	idate for Outside are working to it siness experience the finance theore es facing the Co- tor. Officer: a no possibility of the Company. Company plans to the stock excha of limited liabil Company, in acc de with him an a	e Director and outline of expected roles: mprove capital profitability and strengthen governar ce in the capital market and has deep knowledge and y. Therefore, the Company expects him to give appr mpany from an independent viewpoint, and determin of having conflict of interest with general shareholde by the Tokyo Stock Exchange and Standards for Sele o designate him as an Independent Officer specified nge.	an extensive track opriate advice on hed that he should ers in accordance ecting Independent by the Tokyo Stock h (1) of the th in Article 423,
lotes: 1. 2. 3.	planned to be the minimum amo There are no special interests be Mitsunori Matsuda served as a Ltd. from February 2023 to July 3 million yen and does not conf Yoshikazu Itou, Hiromi Wada, M The Company has entered into for in Article 430-3, paragraph	unt set forth in . etween any of the member of the 2023, and enge lict with the Con Mitsunori Matsu a directors and o (1) of the Amen	Article 425, paragraph (1) of the Companies Act. e above candidates and the Company. Special Investigation Committee of our subsidiary, aged in committee activities. The amount of his rem npany's Standards for Selecting Independent Outsid da, and Hisao Miyagawa are candidates for Outside officers liability insurance policy with an insurance of dment of the Companies Act, and plans to renew the as litigation expenses and claims for damages to be	Kaigen Pharma Co uneration is less tha e Officers. Director. company as provide policy in Decembe

elected, each candidate will be included as an insured person in the policy.4. The number of the Company's shares owned by each candidate includes ownership interests in the shareholding association made up of Officers of Sakai Chemical and in the employee shareholding association of Sakai Chemical.

persons arising from corporate litigation, third-party litigation, derivative lawsuits, etc. If each candidate is reelected or

Reference

Directors' Skill Matrix

Under the mission of creating a sustainable future through chemistry, our Company aims to solve social issues through the power of chemistry. In order for our people and organizations to grow through our business activities, and in order to transform into an "exciting company" that shares joy with stakeholders as well as to achieve our management plan, we have examined and determined the skills necessary for our Directors and management team. The skill matrix of Directors, if the candidates listed in this convocation notice are elected as proposed, will be as follows:

No.	Name	Corporate management	R&D Production technology	Business strategy Marketing	Accounting Finance	Human resource Organizational management	Legal Risk management	ESG SDGs
1	Toshiyuki							
1	Yagura	•				•		•
2	Yasuhiro							
Z	Okamoto							•
3	Hiroyuki							
3	Hattori				•			•
4	Koichiro							
4	Magara							•
5	Yoshikazu Itou	•	•		•	•		
6	Hiromi Wada		•	•		•		•
7	Mitsunori							
7	Matsuda	•	•			•		
0	Hisao							
8	Miyagawa				•			-

Definitions of skills are as follows:

Skill	Definition
Corporate management	The individual has experience as the president (CEO) of a subsidiary or other company, or has experience similar to this, and is able to make changes to structures such as business transformation, business expansion, and business sales using foresight.
R&D	The individual is well-versed in research and development, manufacturing, quality control, etc., and is
Production technology	able to create new businesses.
Business strategy Marketing	The individual is well-versed in business strategy and can serve as a responsible manager.
Accounting Finance	The individual is able to appropriately evaluate company performance, make investment decisions, and engage in communication and dialogue with capital markets.
Human resource Organizational management	The individual is well-versed in human resource and organizational management.
Legal Risk management	The individual is well-versed in legal affairs concerning corporate activities and is able to address emergent business risks and management risks.
ESG SDGs	The individual understands the position and the role of the Company's business in society, and is able to propose and execute management with a focus on sustainability.

Reference

<Standards for Selecting Independent Outside Officers>

In principle, if an Outside Officer of the Company does not correspond to any of the following persons, said Outside Officer will be deemed to be an independent person.

- 1. A person who is currently or in the past ten (10) years has been an Executive Director or employee (hereinafter referred to as "Executive") of the Company or one of its subsidiaries (hereinafter referred to as the "Group")
- 2. A current major shareholder of the Company (meaning a shareholder directly or indirectly holding five percent (5%) or more of voting rights) or its Executive
- 3. A major partner company of the Company (meaning a partner company for which transactions with the Group in the latest fiscal year provided two percent (2%) or more of the consolidated net sales of the Group or such partner company), or its Executive
- 4. A financial institution or any other major creditor that the Group requires for its fundraising and that the Group relies on and is irreplaceable for the Group or its Executive
- 5. A person who has fallen under 2 to 4 in the last three (3) years
- 6. The Executive of a corporation or any other entity that has received a donation of ten million (10,000,000) yen or more in the past three (3) years from the Group on average
- 7. A consultant, accounting specialist, or legal specialist (including a person who belongs to a corporation or entity if such consultant or specialist is a corporation or entity) who has received money or any other asset of ten million (10,000,000) yen or more in the past three (3) years from the Group on average, in addition to the officers' remuneration
- 8. A person holding an executive position of a company that has appointed Executive of the Group as its Director
- 9. A spouse or relative (up to second degree) of any of the persons described in 1 to 8 above

Proposal 3: Election of Three (3) Corporate Auditors

The terms of office of all three (3) Corporate Auditors in their present positions will expire upon the conclusion of this General Meeting. In that regard, the Company proposes the election of three (3) Corporate Auditors. Corporate Auditors Tadayuki Zushi and Megumu Sado will retire from office upon the conclusion of this General Meeting. In addition, the consent of the Board of Corporate Auditors has been obtained for this proposal.

The candidates for Corporate Auditors are as follows:

No.		Name	Gender	Tenure	Current position in the Company	Attendance Status of the Board of Directors	Attendance Status of the Board of Corporate Auditors
1	[Reappointment]	Teruya Takamatsu	Male	4 years	Full-time Corporate Auditor Outside Corporate Auditor Independent Officer	16 times / 16 times (100%)	9 times / 9 times (100%)
2	[New Appointment] [Outside] [Independent]	Hiroshi Ushio	Male	-	-	-	-
3	[New Appointment] [Outside] [Independent]	Tomonori Yasuda	Male	-	-	-	-

No.	Name (Date of birth)	Career sum	Career summary, position and significant concurrent positions outside the Company						
		Apr. 1983	Joined The Mitsubishi Trust and Banking Corporation (Current Mitsubishi UFJ Trust and Banking Corporation)						
		July 2002	General Manager, Private Banking Promotion Office, Main Branch of The Mitsubishi Trust and Banking Corporation						
		Feb. 2003	General Manager, Main Branch of The Mitsubishi Trust and Banking Corporation						
	Teruya Takamatsu	June 2005	General Manager, Senju Branch of The Mitsubishi Trust and Banking Corporation						
	(October 18, 1959) [Reappointment]	June 2007	General Manager, Shibuya Branch and Shibuya-Chuo Branch of Mitsubishi UFJ Trust and Banking Corporation	1,139 shares					
		Apr. 2010	General Manager, Sapporo Branch of Mitsubishi UFJ Trust and Banking Corporation						
1		Feb. 2012	Managing Director, Mitsubishi UFJ Daiko Business Co., Ltd.						
		Apr. 2020	Advisor, Mitsubishi UFJ Daiko Business Co., Ltd.						
		June 2020	Full-time Outside Corporate Auditor of the Company (to present)						
	Reasons for nomination:								
	Teruya Takamatsu, who will retire from office of Outside Corporate Auditor at the conclusion of this General Meeting,								
	has a wealth of business experience such as in finance and accounting, and based on his personality, it is expected that								
	he will be able to properly and strictly audit the compliance and appropriateness of business operations by Directors.								
	Therefore, the Company determined that he should continue to be a candidate for Corporate Auditor.								
	Outline of terms and conditions of limited liability agreement:								
	The Company has, in accordance with the provisions of Article 427, paragraph (1) of the Companies Act, concluded								
	-	with him an agreement to limit his liability for damages as set forth in Article 423, paragraph (1) of the same Act. In							
			lamages under said agreement will be the minimum						
		he Companies Ac	t. If his reappointment is approved, said agreement v	vill continue to be					
	in effect.								

No.	Name (Date of birth)	Career sum	mary, position and significant concurrent positions outside the Company	Number of the Company's shares owned
		Apr. 1986	Joined Sharp Corporation	
		June 2006	General Manager, Accounting Department, Administration Division, Sharp Electronics	
		Apr. 2008	(Europe) GmbH Director in charge of Administration, Sharp	
			Electronics France S.A.	
	Hiroshi Ushio	Apr. 2013	General Manager, Administration Department,	
	(October 18, 1962)		Home Appliances Sales Division, Sharp Electronics (Europe) Ltd.	100 share
	[New Appointment] [Outside]	Jan. 2015	General Manager, Administration Department,	100 share
	[Independent]	Juli 2015	Accounting and Finance Division, Sharp Electronics (Europe) Ltd.	
		Oct. 2015	General Manager, Internal Audit Office in Europe, Sharp Electronics (Europe) Ltd.	
		Feb. 2017	General Manager, Overseas Audit Group, Internal Audit Division, Sharp Corporation	
2		Mar. 2022	Retired from Sharp Corporation	
	Matters related to Candidacy		-	
	Reasons for nomination as candi			
	Hiroshi Ushio was engaged in management administration and internal audit operations for many years at a general			
	electric manufacturer and has a wealth of expertise and experience. Based on his personality, it is expected that he will be able to properly and strictly audit the compliance and appropriateness of business operations by Directors of the			
	be able to properly and strictly audit the compliance and appropriateness of business operations by Directors of the Company. Therefore, we determined that he should be a candidate for Outside Corporate Auditor.			
	Information on the Independent Officer:			
	The Company judges that he has no possibility of having conflict of interest with general shareholders in accordance			
	with the standards for independence prescribed by the Tokyo Stock Exchange and Standards for Selecting Independent			
	Outside Corporate Auditors specified by the Company.			
	If he is elected as a Corporate Auditor, the Company plans to designate him as an independent officer specified by the			
	Tokyo Stock Exchange and register him with the stock exchange.			
	Outline of terms and conditions of limited liability agreement:			
	If he is elected as a Corporate Au	uditor, the Com	pany, in accordance with the provisions of Article 42	
	If he is elected as a Corporate Au the Companies Act, plans to con	uditor, the Com clude with him	pany, in accordance with the provisions of Article 42 an agreement to limit his liability for damages as set	forth in Article
	If he is elected as a Corporate At the Companies Act, plans to con 423, paragraph (1) of the same A	uditor, the Com clude with him Act. In this case,	pany, in accordance with the provisions of Article 42 an agreement to limit his liability for damages as set the maximum amount of liability for damages unde	forth in Article
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	If he is elected as a Corporate Au the Companies Act, plans to con 423, paragraph (1) of the same A planned to be the minimum amo Tomonori Yasuda (September 30, 1969)	uditor, the Com clude with him act. In this case, <u>unt set forth in</u> Oct. 1996	pany, in accordance with the provisions of Article 42 an agreement to limit his liability for damages as set the maximum amount of liability for damages unde Article 425, paragraph (1) of the Companies Act. Joined Asahi & Co. (current KPMG AZSA LLC)	forth in Article r said agreement is
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	If he is elected as a Corporate At the Companies Act, plans to con 423, paragraph (1) of the same A planned to be the minimum amo Tomonori Yasuda (September 30, 1969) [New Appointment] [Outside]	uditor, the Com clude with him act. In this case, <u>unt set forth in</u> Oct. 1996	pany, in accordance with the provisions of Article 42 an agreement to limit his liability for damages as set the maximum amount of liability for damages unde Article 425, paragraph (1) of the Companies Act. Joined Asahi & Co. (current KPMG AZSA LLC)	forth in Article r said agreement is
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- Notes: 1. There are no special interests between any of the above candidates and the Company. Tomonori Yasuda worked for KPMG AZSA LLC, the Company's Accounting Auditor appointed at the 128th Ordinary General Meeting of Shareholders held on June 28, 2023, but left the firm in June 2023. During his tenure at KPMG AZSA LLC, he has never been involved in the accounting audit of the Company, and there is no risk of a conflict of interest between his past work and his duties as Outside Corporate Auditor of the Company.
 - 2. Hiroshi Ushio and Tomonori Yasuda are candidates for Outside Corporate Auditor.
 - 3. The Company has entered into a directors and officers liability insurance policy with an insurance company as provided for in Article 430-3, paragraph (1) of the Amendment of the Companies Act, and plans to renew the policy in December 2024. This insurance policy covers losses such as litigation expenses and claims for damages to be borne by the insured persons arising from corporate litigation, third-party litigation, derivative lawsuits, etc. If each candidate is reelected or elected, each candidate will be included as an insured person in the policy.
 - 4. The number of the Company's shares owned by each candidate that is shown includes ownership interests in the shareholding association made up of Officers of Sakai Chemical.