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Securities Code: 9045

May 30, 2023

To Our Shareholders:

Masahiro Ishimaru Representative Director & President **Keihan Holdings Co., Ltd.** 1-7-31 Otemae, Chuo-ku, Osaka

Notice of the 101st Ordinary General Meeting of Shareholders

You are cordially invited to attend the 101st Ordinary General Meeting of Shareholders of Keihan Holdings Co., Ltd. (the "Company"), which will be held as indicated below.

If you are unable to attend the Meeting in person, you may exercise your voting rights in writing or via the Internet, etc. Please review the attached Reference Documents for General Meeting of Shareholders, and exercise your voting rights following "Exercising Voting Rights" on page 3 and page 4 so that your vote is received by 6:00 p.m. on Monday, June 19, 2023 (JST).

1. Date and Time: Tuesday, June 20, 2023, at 10:00 a.m.

2. Venue: Main Hall, 5th floor,

Osaka International Convention Center (Grand Cube Osaka)

5-3-51 Nakanoshima, Kita-ku, Osaka

3. Purpose of the Meeting

Matters to be reported

The Business Report, the Consolidated Financial Statements and the Financial Statements for the 101st fiscal year (from April 1, 2022 to March 31, 2023), and the results of audits of the Consolidated Financial Statements by the Financial Auditor and the Audit and Supervisory Committee

Matters to be resolved

Proposal No. 1: Dividends of Surplus

Proposal No. 2: Election of Nine (9) Directors Who Are Not Audit and Supervisory

Committee Members

Proposal No. 3: Election of Five (5) Directors Who Are Audit and Supervisory Committee

Members

4. Matters Provided by Electronic Measures

On the occasion of convening the Meeting, measures for electronic provision are taken on information contained in the Reference Documents for the General Meeting of Shareholders, etc. (matters provided by electronic measures), which is posted on each website below on the Internet, so please access and check either website.

[Company's website]

https://www.keihan-holdings.co.jp/ir/info/shareholdermeeting.html

(If you are unable to access the Company's website, please access and check [The Website for the Meeting Materials] below.)

[The Website for the Meeting Materials]

https://d.sokai.jp/9045/teiji/

At the Meeting, regardless of whether or not request for document delivery has been made, documents stating the matters provided by electronic measures are equally sent. However, the following matters, among the matters provided by electronic measures, are not stated on this document based on the laws and regulations and Article 16, paragraph 2 of the Company's Articles of Incorporation.

- (i) "Principal Business and Major Offices", "Status of Employees", "Principal Lenders", "Matters Regarding Outside Directors", "Matters Regarding Directors and Officers liability insurance Agreement", "Matters Regarding Accounting Auditors", "Matters Regarding Share Acquisition Rights of the Company", "System to Ensure the Appropriateness of Business Activities and Operational Status of the System", "Basic Policy Regarding Control of the Company" of the Business Report
- (ii) "Consolidated Statements of Changes in Equity" and "Notes to the Consolidated Financial Statements" of the Consolidated Financial Statements
- (iii) "Non-consolidated Statement of Changes in Equity" and "Notes to the Non-Consolidated Financial Statements" of the Non-Consolidated Financial Statements

End

[©] If any correction to the matters provided by electronic measures occurs, such occurrence, matters before the correction and matters after the correction will be posted on each website above on the Internet.

Exercising Voting Rights

Exercising voting rights at the Meeting

Please present the enclosed Voting Exercise Form at the reception. If you exercise your voting rights by proxy, another shareholder with voting rights in the Company may attend as your proxy.

Exercising voting rights in writing

Please return the enclosed Voting Exercise Form indicating your vote for or against each proposal so that your vote is received by 6:00 p.m. on Monday, June 19, 2023 (JST). If neither approval nor disapproval of a proposal is indicated, it shall be deemed a vote of approval.

Exercising voting rights via the Internet, etc.

[Instructions for exercising voting rights via the Internet]

Please follow the instructions below and exercise your voting rights by 6:00 p.m. on Monday, June 19, 2023 (JST).

1. Voting website

You can only exercise your voting rights via the Internet by accessing the following dedicated voting website designated by the Company.

Dedicated voting website address: https://www.web54.net

- Handling of votes
 - (1) When exercising your voting rights via a PC, input the "voting right exercise code" and "password" written in the enclosed voting exercise form, and indicate your approval or disapproval of each proposal by following the on-screen instructions.
 - (2) When exercising your voting rights via a smartphone etc., scan the "Voting Rights Exercise Website Login QR Code for Smartphones" stated on the enclosed voting exercise form, and indicate your approval or disapproval of each proposal by following the on-screen instructions. If you wish to change your vote after exercising your voting rights, you will need to scan the QR code again and input the "voting right exercise code" and "password" written in the voting exercise form.
 - (Note) Any fees for Internet providers and telecommunication companies (connection fees etc.) incurred by shareholders in using the dedicated voting website are to be borne by the shareholder.
- 3. About the voting right exercise code and password

We will provide a new "voting right exercise code" and "password" each time a General Meeting of Shareholders is convened.

4. Inquiries regarding the operation of a PC, a smartphone etc. for exercising voting rights

If you have any questions regarding the operation of a PC, a smartphone etc. for exercising voting rights on the website, please contact:

Stock Transfer Agency Web Support, Sumitomo Mitsui Trust Bank, Limited

Tel: 0120-652-031 (toll free and available from 9:00 a.m. to 9:00 p.m., only in Japan)

For other inquiries, please contact:

Stock Transfer Agency Web Support, Sumitomo Mitsui Trust Bank, Limited

Tel: 0120-782-031 (toll free and available from 9:00 a.m. to 5:00 p.m. on weekdays, only in Japan)

[Utilizing the electronic voting platform (intended for institutional investors)]

For institutional investors who have applied for the use of the platform in advance, the electronic voting platform operated by ICJ, Inc., is available for exercising your voting rights for this Meeting.

Treatment of multiple exercises of voting rights

If you exercise your voting rights in duplicate, both in writing and via the Internet, etc., only your vote exercised via the Internet, etc. will be treated as valid. In addition, if you exercise your voting rights via the Internet, etc. multiple times, only the last vote exercised will be treated as valid.

Reference Documents for General Meeting of Shareholders

Proposals and Reference Information

Proposal No. 1: Dividends of Surplus

The Company's basic policy regarding profit-sharing is to continue a stable distribution of profit while considering equity levels and performance to sustainably realize results-based shareholder returns, even amidst drastically changing economic environments. The policy also includes ensuring a stable management foundation of the Group centering on the highly public railway business by working to improve value along our rail lines, as well as striving for active investment and to strengthen financial structure so that the Group is able to grow.

Based on the policy above, considering the performance for the current business term and the financial condition, etc., we would like to propose to pay a year-end dividend for the current business term as follows.

(1) Type of dividend property:

Cash

(2) Matters concerning the allotment of dividend property to shareholders and the total amount of the allotment:

¥30 per share of common shares of the Company

Total cash dividends of ¥3,216,135,090

(3) Date on which the dividend of surplus will become effective:

June 21, 2023

Proposal No. 2: Election of Nine (9) Directors Who Are Not Audit and Supervisory Committee Members

The term of office of all the nine (9) Directors who are not Audit and Supervisory Committee Members will expire at the conclusion of this General Meeting of Shareholders. Accordingly, the Company proposes to elect nine (9) Directors who are not Audit and Supervisory Committee Members.

The candidates for Directors who are not Audit and Supervisory Committee Members are discussed and reported to the Board by the Nomination & Remuneration Advisory Committee, in which Outside Directors constitute a majority, and are then discussed and decided by the Board.

The candidates for Directors who are not Audit and Supervisory Committee Members are as follows:

Candi- date No.	Name		Current position in the Company
1	Yoshifumi Kato	Re-election	Representative Director & Chairman, CEO, Chairman of the Board
2	Masahiro Ishimaru	Re-election	Representative Director & President, COO
3	Masaya Ueno	Re-election	Director (Senior Executive Officer)
4	Yoshihiro Hirakawa	Re-election	Director (Managing Executive Officer)
5	Yoshihisa Domoto	Re-election	Director (Managing Executive Officer)
6	Yasushi Matsushita	New Candidate	Executive Officer
7	Kazutoshi Murao	Re-election Outside Independent	Director
8	Shinya Hashizume	Re-election Outside Independent	Director
9	Ken Chan Chien-Wei	New Candidate Outside Independent	

Candidate No.	Name (Date of birth)			Number of the Company's shares held	The Number of Attendance at the Board of Directors Meetings
1	Yoshifumi Kato (Nov. 25, 1951) Re-election	Apr. 1975 Jun. 2005 Jun. 2007 Jun. 2011 Jun. 2019 Responsibilit Important corresponding to the Representative Representative Reason for reand Supervise Elected as Rep 2011, Mr. Yosl Chairman, CEG Group. Based that he is an approximate the Representative Repre	oncurrent positions Director & Chairman, Keihan Electric Railway Co., Ltd. Director & Chairman, Keihan Tatemono Co., Ltd. Director & Chairman, Keihan Tatemono Co., Ltd. Director & Chairman, Keihan Tatemono Co., Ltd. Director & Chairman of the Member Director & President, CEO & COO, in June Director & Coo, Chairman of the Board, as well as leading the entire Director & Director We judge Director Who is not an Audit and	35,300 shares	12 out of 12 times
2	Masahiro Ishimaru (Feb. 28, 1962) Re-election	Apr. 1985 Jun. 2013 Jun. 2017 Jun. 2019 Responsibility General Manap Development Condend Internal Condend I	Supervisory Committee Member and we accordingly request that he be reelected. Brief career summary and positions Apr. 1985		12 out of 12 times

Candidate No.	Name (Date of birth)		Number of the Company's shares held	The Number of Attendance at the Board of Directors Meetings
3	Masaya Ueno (Jan. 13, 1960) Re-election	 ▶ Brief career summary and positions Apr. 1982 Joined the Company Jun. 2013 Executive Officer, the Company Jun. 2017 Director & Managing Executive Officer, the Company Jun. 2021 Director & Senior Executive Officer, the Company (current position) ♠ Responsibilities General Manager, Promotion Office of Development Project along Railway Line Area; Assistant General Manager, Corporate Planning Office; Assistant General Manager (In charge of Personnel Division), Group Management Office; Assistant General Manager, Development Office around Hirakatashi Sta. [General Manager of Retail Distribution Business] ♠ Important concurrent positions Director, Keihan Electric Railway Co., Ltd. Representative Director & Chairman, KEHAN DEPARTMENT STORES LTD. Representative Director & President, Bio Market Co., Ltd. ♠ Reason for nomination as a candidate for Director who is not an Audit and Supervisory Committee Member Elected as an Executive Officer in June 2013, Mr. Masaya Ueno currently serves as Director & Senior Executive Officer (General Manager of Retail Distribution Business), as well as being responsible for the Group's overall Retail Distribution Business operations. Based on his abundant experience and track record we judge that he is an appropriate candidate for Director who is not an Audit and Supervisory Committee Member and we accordingly request that he be reelected. 	10,600 shares	12 out of 12 times
4	Yoshihiro Hirakawa (Dec. 16, 1961) Re-election	 ◆ Brief career summary and positions Apr. 1986 Joined the Company Jun. 2015 Executive Officer, the Company Jun. 2019 Senior Managing Director, Keihan Electric Railway Co., Ltd. Jun. 2021 Director & Managing Executive Officer, the Company (current position) ◆ Responsibilities Assistant General Manager, Corporate Planning Office [General Manager of Transportation Business] ◆ Important concurrent positions Representative Director & President, Keihan Electric Railway Co., Ltd. ◆ Reason for nomination as a candidate for Director who is not an Audit and Supervisory Committee Member Elected as an Executive Officer in June 2015, Mr. Yoshihiro Hirakawa currently serves as Director & Managing Executive Officer (General Manager of Transportation Business), as well as being responsible for the Group's overall Transportation Business operations. Based on his abundant experience and track record we judge that he is an appropriate candidate for Director who is not an Audit and Supervisory Committee Member and we accordingly request that he be reelected. 	5,900 shares	12 out of 12 times

Candidate No.	Name (Date of birth)		Number of the Company's shares held	The Number of Attendance at the Board of Directors Meetings
5	Yoshihisa Domoto (Jun. 1, 1965) Re-election	 ◆ Brief career summary and positions Apr. 1988 Joined the Company Jun. 2017 Executive Officer, the Company Jun. 2021 Director & Managing Executive Officer, the Company (current position) ◆ Responsibilities Assistant General Manager, Corporate Planning Office; Assistant General Manager, Promotion Office of Development Project along Railway Line Area [Kyobashi Project] [General Manager of Real Estate Business] ◆ Important concurrent positions Representative Director & President, KEIHAN DENTETSU REALESTATE Co., Ltd. Representative Director & President, Keihan Tatemono Co., Ltd. ◆ Reason for nomination as a candidate for Director who is not an Audit and Supervisory Committee Member Elected as an Executive Officer in June 2017, Mr. Yoshihisa Domoto currently serves as an Director & Managing Executive Officer (General Manager of Real Estate Business), as well as being responsible for the Group's overall Real Estate Business operations. Based on his abundant experience and track record we judge that he is an appropriate candidate for Director who is not an Audit and Supervisory Committee Member and we accordingly request that he be reelected. 	5,493 shares	12 out of 12 times
6	Yasushi Matsushita (Jul.23, 1964) New Candidate	 ■ Brief career summary and positions Apr. 1987 Joined the Company Jul. 2010 General Manager in charge of Public Relations and Promotion, Corporate Management Office, the Company Jun. 2017 Executive Officer, the Company (current position) ■ Responsibilities [Assistant General Manager of Retail Distribution Business] ■ Important concurrent positions Representative Director & President, Keihan Ryutsu Systems Co., Ltd. Representative Director & Chairman, KEIHAN THE STORE Co., Ltd. Representative Director & Chairman, Cafe Co. ■ Reason for nomination as a candidate for Director who is not an Audit and Supervisory Committee Member Elected as an Executive Officer in June 2017, Mr. Yasushi Matsushita currently serves as Executive Officer (Assistant General Manager of Retail Distribution Business), as well as being responsible for the Group's overall Retail Distribution Business operations. Based on his abundant experience and track record we judge that he is an appropriate candidate for Director who is not an Audit and Supervisory Committee Member and we accordingly request that he be elected. 	5,600 shares	

Candi -date No.	Name (Date of birth)		Number of the Company's shares held	The Number of Attendance at the Board of Directors Meetings
7	Kazutoshi Murao (Oct. 21, 1952) Re-election Outside Independent	 ▶ Brief career summary and positions Apr. 1976 Joined the Nippon Telegraph and Teleph Corporation Jun. 2009 Senior Executive Vice President, NIPPON T AND TELEPHONE WEST CORPORATION Jun. 2012 President, NIPPON TELEGRAPH AND TWEST CORPORATION Jun. 2018 Senior Executive Adviser, NIPPON TELEGREPHONE WEST CORPORATION(currer Jun. 2019 Director, the Company(current position) ♠ Responsibilities Important concurrent positions Senior Executive Adviser, NIPPON TELEGRAPH AND TEWEST CORPORATION Outside Director, OSAKA GAS CO., LTD. ♠ Reason for nomination as a candidate for Outside Director an Audit and Supervisory Committee Member and outline roles The Company requests the shareholders to reelect Mr. Kazu as Outside Director who is not an Audit and Supervisory Member in the judgment of the Company that he will be able abundant experience and excellent insight as a manager in the of the management and the performance of duties of the Comaking statements actively at the Board and the Not Remuneration Advisory Committee, from an independent Outside Director. After election, he is expected to continuation advisory Committee, from an independent Outside Director. After election, he is expected to continuation advisory Committee, from an independent observations. 	TELEGRAPH TELEPHONE TRAPH AND Int position ELEPHONE To who is not be of expected to utoshi Murao by Committee to utilize his be supervision company, and comination & to position as	12 out of 12 times
8	Shinya Hashizume (Dec. 6, 1960) Re-election Outside Independent	 ▶ Brief career summary and positions Apr. 2006 Professor, Graduate School of Literature Sciences, Osaka City University and Osaka City Urban Research Plaza Apr. 2008 Distinguished Professor, The Industry — Government Collaboration Organization, Osal University; Director, Research Institute Industry Apr. 2017 Distinguished Professor, Organization for Promotion, Osaka Prefecture University; Directinstitute for Tourism Industry of Research Center Century; Professor, Graduate School of Economy Prefecture University Jun. 2019 Director, the Company (current position) Apr. 2022 Distinguished Professor, Organization for Promotion, Osaka Metropolitan University Research Institute for Tourism Industry; Professor Sustainable System Sciences, Osaka University (current position) ♠ Responsibilities — ♠ Important concurrent positions Distinguished Professor, Organization for Research Promometropolitan University; Director, Research Institute Industry; Professor, Faculty of Sustainable System Sciemeter Sciemeter System Sciemeter Sciemeter System System Sciemeter System Sciemeter System Sciemeter System Sciemeter Sy	Academia — ka Prefecture for Tourism or Research stor, Research ter for the 21st omics, Osaka 0 or Research ty; Director, essor, Faculty Metropolitan	12 out of 12 times

Candi -date No.	Name (Date of birth)		Number of the Company's shares held	The Number of Attendance at the Board of Directors Meetings
		 Reason for nomination as a candidate for Outside Director who is not an Audit and Supervisory Committee Member, reasons for judging Mr. Shinya Hashizume capable of appropriately fulfilling duties as Outside Director who is not an Audit and Supervisory Committee Member and outline of expected roles 		
		Based on his abundant experience as an expert in urban planning and urban cultural studies and his superior knowledge, we judge that he will perform his duties as Outside Director appropriately, and in order to make use of that experience and knowledge in the supervision of the management and the performance of duties of the Company, and making statements actively at the Bord and the Nomination & Remuneration Advisory Committee, from an independent position as Outside Director, we request that he be reelected as an outside director who is not an Audit and Supervisory Committee Member. After election, he is expected to continue fulfilling abovementioned roles.		
		Brief career summary		
		Oct. 2000 Vice President, GIC Real Estate Pte.Ltd. Apr. 2006 Representative Director, GIC Real Estate International		
		Japan Co., Ltd. (Present: GIC Japan Co., Ltd.)		
		Sep. 2019 Representative Director, Patience Capital Group Co., Ltd. (current position)		
		• Important concurrent positions		
		Representative Director, Patience Capital Group Co., Ltd.		
9	Ken Chan Chien-Wei	 Reason for nomination as a candidate for Outside Director who is not an Audit and Supervisory Committee Member and outline of expected roles 	0	_
		The Company requests the shareholders to elect Mr. Ken Chan Chien-Wei as Outside Director who is not an Audit and Supervisory Committee Member in the judgment of the Company that he will be able to utilize his abundant experience and excellent insight as a manager and an expert in global finance and Real Estate investment in the supervision of the management and the performance of duties of the Company, and making statements actively at the Board and the Nomination & Remuneration Advisory Committee, from an independent position as Outside Director. After election, he is expected to continue fulfilling abovementioned roles.		

- (Notes) 1. The Company has concluded a directors and officers liability insurance agreement provided for in Article 430-3, paragraph 1 of the Companies Act with an insurance company. In the event of a claim for damages due to the actions taken in their business, the said insurance agreement shall compensate for damages the insureds incur. If the election of directors who are not Audit and Supervisory Committee Member is approved and resolved, they will be included in the insured of the insurance contract. The insurance contract is scheduled to be renewed.
 - 2. Special interests between the Company and the candidates for Directors who are not Audit and Supervisory Committee Members
 - Mr. Ken Chan Chien-Wei is the Representative Director of Patience Capital Group Co., Ltd. competing with the Company in the Real Estate Business.
 - 3. Messrs. Kazutoshi Murao, Shinya Hashizume and Ken Chan Chien-Wei are candidates for Outside Directors.
 - 4. In accordance with the rules of the Tokyo Stock Exchange, the Company has registered the names of Directors Kazutoshi Murao, Shinya Hashizume and Ken Chan Chien-Wei as Independent Board Members.
 - 5. Matters concerning candidates for Outside Directors
 - (1) Number of years in office since first appointment as Outside Director of the Company
 - At the conclusion of this General Meeting of Shareholders, Mr. Kazutoshi Murao and Mr. Shinya Hashizume will have held the post of Outside Director for four (4) year each.
 - (2) Liability limitation agreement with the candidate for Outside Director

The Company has concluded an agreement with Mr. Kazutoshi Murao and Mr. Shinya Hashizume to the effect that the liability of them provided for in Article 423, paragraph 1 of the Companies Act shall be limited to 10 million yen or the minimum amount stipulated by laws or regulations, whichever is higher, in the event they act in good faith without gross negligence. If the election of each person is approved and resolved, the

Company is expected to renew the liability limitation agreement with them upon their appointment at this General Meeting of Shareholders. In addition, if the election of Mr. Ken Chan Chien-Wei is approved and resolved, the Company is expected to enter into a similar liability limitation agreement with him upon his appointment at this General Meeting of Shareholders.

6. Mr. Shinya Hashizume is expected to take a position as Outside Director who is not an Audit and Supervisory Committee Member with approval from Osaka Metropolitan University under the provisions of its rules by the date of this General Meeting of Shareholders.

Proposal No. 3: Election of Five (5) Directors Who Are Audit and Supervisory Committee Members

The term of office of all the five (5) Directors who are Audit and Supervisory Committee Members will expire at the conclusion of this General Meeting of Shareholders. Accordingly, the Company proposes to elect five (5) Directors who are Audit and Supervisory Committee Members.

The Company has obtained the consent of the Audit and Supervisory Committee for this proposal.

The candidates for Directors who are Audit and Supervisory Committee Members are as follows:

Candi- date No.	Name		Current position in the Company
1	Toshihiko Inachi	New Candidate	Director (Senior Executive Officer)
2	Hisashi Umezaki	Re-election Outside Independent	Director Audit and Supervisory Committee Member
3	Nobuyuki Tahara	Re-election Outside Independent	Director Audit and Supervisory Committee Member
4	Koichi Kusao	Re-election Outside Independent	Director Audit and Supervisory Committee Member
5	Kanako Hamasaki	Re-election Outside Independent	Director Audit and Supervisory Committee Member

Candidate No.	Name (Date of birth)			Number of the Company's shares held	The Number of Attendance at the Board of Directors Meetings	The Number of Attendance at Audit and Supervisory Committee Meetings
1	Toshihiko Inachi (Dec. 17, 1958) New Candidate	Reason for and Supervisory Gelected.	Joined the Company Executive Officer, the Company Director & Managing Executive Officer, the Company Director & Senior Executive Officer, the Company (current position) concurrent positions nomination as a candidate for Director who is an Audit risory Committee Member a Executive Officer in June 2013, Mr. Toshihiko Inachi ves as Director & Senior Executive Officer (General Leisure and Service Business). Based on his abundant and knowledge in the Group's overall Business, we judge appropriate candidate for Director who is an Audit and Committee Member and we accordingly request that he be	9,231 shares	12 out of 12 times	
2	Hisashi Umezaki (Aug. 23, 1942) Re-election Outside Independent	Apr. 1966 Jul. 1999 Jan. 2001 Aug. 2002 Apr. 2004 Jun. 2011 Jun. 2013 Jun. 2014 Jun. 2017 Jun. 2017 Jun. 2022 Important of the Company as Outside I Member in o superior know management we expect to Company at the Co	r summary, positions and responsibilities Joined Ministry of Transport Administrative Vice-Minister of Transport Advisor, Ministry of Land, Infrastructure, Transport and Tourism Vice President, the Teito Rapid Transit Authority Representative Director & President, Tokyo Metro Co., Ltd. Senior Corporate Advisor, Tokyo Metro Co., Ltd. Senior Executive Advisor, Tokyo Metro Co., Ltd. Audit & Supervisory Board Member, the Company Audit and Supervisory Committee Member, the Company (current position) Advisor, Tokyo Metro Co., Ltd. Honorary Advisor, Tokyo Metro Co., Ltd. (current position) concurrent positions visor, Tokyo Metro Co., Ltd. nomination as a candidate for Outside Director who is and Supervisory Committee Member and outline of oles y requests the shareholders to reelect Mr. Hisashi Umezaki Director who is an Audit and Supervisory Committee refer for him to make use of his abundant experience and wiedge concerning transport administration and company in the audit and supervisory of the Company. In addition, that he supervises the management and duties of the the Board through his advice and indication, utilizing his erience and insight from independent position as Outside	0	12 out of 12 times	15 out of 15 times

Candi- date No.	Name (Date of birth)		Number of the Company's shares held	The Number of Attendance at the Board of Directors Meetings	The Number of Attendance at Audit and Supervisory Committee Meetings
3	Nobuyuki Tahara (Apr. 6, 1953) Re-election Outside Independent	 ● Brief career summary, positions and responsibilities Sep. 1980 Certified Public Accountant (current position) Dec. 1997 Representative Partner, Century Audit Corporation (Present: Ernst & Young ShinNihon LLC) Jun. 2014 Retired Representative Partner, Ernst & Young ShinNihon LLC Jun. 2016 Audit & Supervisory Board Member, the Company Jun. 2017 Audit and Supervisory Committee Member, the Company (current position) ● Important concurrent positions Certified Public Accountant ● Reasons for nomination as a candidate for Outside Director who is an Audit and Supervisory Committee Member, reasons for judging Mr. Nobuyuki Tahara capable of appropriately fulfilling duties as Outside Director and outline of expected roles Based on his abundant experience in corporate accounting as a Certified Public Accountant and his superior knowledge, we judge that he will perform his duties as Outside Director appropriately, and in order to make use of that experience and knowledge in the audit and supervisory of the Company, we request that he be reelected as Outside Director who is an Audit and Supervisory Committee Member. In addition, we expect that supervises the management and duties of the Company at the Board through his advice and indication, utilizing his abundant experience and insight from independent position as Outside Director. 	0	12 out of 12 times	15 out of 15 times
4	Koichi Kusao (Mar. 7, 1960) Re-election Outside Independent	 ◆ Brief career summary, positions and responsibilities Apr. 1990 Attorney at law (current position) Jun. 2016 Audit & Supervisory Board Member, the Company Jun. 2017 Audit and Supervisory Committee Member, the Company (current position) ◆ Important concurrent positions Attorney at law Outside Audit & Supervisory Board Member, Daito Chemix Corporation ◆ Reasons for nomination as a candidate for Outside Director who is an Audit and Supervisory Committee Member, reasons for judging Mr. Koichi Kusao capable of appropriately fulfilling duties as Outside Director and outline of expected roles Based on his abundant experience in legal affairs as an attorney at law and his superior knowledge, we judge that he will perform his duties as Outside Director appropriately, and in order to make use of that experience and knowledge in the audit and supervisory of the Company, we request that he be reelected as Outside Director who is an Audit and Supervisory Committee Member. In addition, we expect that he supervises the management and duties of the Company at the Board through his advice and indication, utilizing his abundant experience and insight from independent position as Outside Director. 	0	12 out of 12 times	15 out of 15 times

Candi- date No.	Name (Date of birth)			Number of the Company's shares held	The Number of Attendance at the Board of Directors Meetings	The Number of Attendance at Audit and Supervisory Committee Meetings
5	Kanako Hamasaki (May. 31, 1973) Re-election Outside Independent	Jun. 2011 Apr. 2013 Mar. 2014 May. 2020 Apr. 2021 Jun. 2021 Important of Representative Center of Associate Profice on Audit are Ms. Kanak Outside Di Based on he culture, acade culture and a judge that she and request that and Supervises the through here are supervised to the control of the culture and a judge that she and request that she are supervised to the culture and a judge that she and request that supervises the through here are supervised to the culture and a judge that she and request that supervised the culture and a judge that she are supervised to the culture and a judge that she and request the culture and a judge that she are supervised to the culture and a judge that she and request the culture and a judge that she are supervised to the c	Representative Director, General Incorporated Foundation Yuuhisai Koudoukan (Present: Yuuhisai Koudoukan Foundation); Director, the Center of Yuuhisai Koudoukan (current position) Associate Professor, School of Letters, Senshu University Committee member, Kyoto City Council on Tourism and Promotion Committee member, Kyoto City Council on Tourism and Promotion Associate Professor, Faculty of Letters, Kyoto Prefectural University (current position) Audit and Supervisory Committee Member, the Company (current position) concurrent positions The Director, Yuuhisai Koudoukan Foundation; Director, Yuuhisai Koudoukan Diessor, Faculty of Letters, Kyoto Prefectural University of the Incommittee Member, reasons for judging of Hamasaki capable of appropriately fulfilling duties as rector and outline of expected roles The abundant experience and her superior knowledge in the sundant experience and researcher in Studies of Culture and Representation, we will perform her duties as Outside Director who is an Audit or Committee Member. In addition, we expect that she is management and duties of the Company at the Board advice and indication, utilizing her abundant experience of independent position as Outside Director.	0	12 out of 12 times	15 out of 15 times

- (Notes) 1. The Company has concluded a directors and officers liability insurance agreement provided for in Article 430-3, paragraph 1 of the Companies Act with an insurance company. In the event of a claim for damages due to the actions taken in their business, the said insurance agreement shall compensate for damages the insureds incur. If the election of directors who are Audit and Supervisory Committee Member is approved and resolved, they will be included in the insured of the insurance contract. The insurance contract is scheduled to be renewed.
 - 2. There are no special interests between each of the candidates for Directors who are Audit and Supervisory Committee Members and the Company.
 - Messrs. Hisashi Umezaki, Nobuyuki Tahara, Koichi Kusao and Ms. Kanako Hamasaki are candidates for Outside Directors.
 - 4. In accordance with the rules of the Tokyo Stock Exchange, the Company has registered the names of Directors Hisashi Umezaki, Nobuyuki Tahara, Koichi Kusao and Kanako Hamasaki as Independent Board Members.
 - 5. Matters concerning candidates for Outside Directors
 - (1) Number of years in office since first appointment as Outside Director of the Company
 At the conclusion of this General Meeting of Shareholders, Messrs. Hisashi Umezaki, Nobuyuki Tahara and
 Koichi Kusao will have held the post of Outside Director for six (6) years each and Ms. Kanako Hamasaki
 will have held the post of Outside Director for two (2) years.
 - (2) Liability limitation agreement with the candidate for Outside Director

 The Company has concluded an agreement with Messrs. Hisashi Umezaki, Nobuyuki Tahara, Koichi Kusao and Ms. Kanako Hamasaki to the effect that the liability of them provided for in Article 423, paragraph 1 of the Companies Act shall be limited to 10 million yen or the minimum amount stipulated by laws or regulations, whichever is higher, in the event they act in good faith without gross negligence. If the election

- of each person is approved and resolved, the Company is expected to renew the liability limitation agreement with them upon their appointment at this General Meeting of Shareholders.
- 6. Ms. Kanako Hamasaki is expected to take a position as Outside Director who is an Audit and Supervisory Committee Member with approval from Kyoto Prefectural University under the provisions of its rules by the date of this General Meeting of Shareholders.

(Reference)

If Proposal No. 2 and No.3 are approved as proposed, the composition of the Board of Directors and the Skills matrix of each Director will be follows.

(Male: 13 Female: 1 Percentage of Female Directors: 7.1%)

Name		Corporate management	Transportation	Real estate / Urban development	Retail distribution	Leisure and Service / Tourism	BIOSTYLE	Finance and Accounting	Personnel and Labor relations	Legal affairs and Risk management
Director										
Yoshifumi Kato		•	•		•			•	•	•
Masahiro Ishimaru		•							•	•
Masaya Ueno		•			•	•	•		•	
Yoshihiro Hirakawa		•	•							
Yoshihisa Domoto		•		•						
Yasushi Matsushita		•			•			•		
	Outside Indepen dent	•								
	Outside Indepen dent			•						
	Outside Indepen dent	•		•		•				
Director who is	an Audit	and Supervi	sory Commit	ttee Member						
Toshihiko Inachi		•				•		•		
	Outside Indepen dent	•	•							
	Outside Indepen dent							•		
Koichi Kusao	Outside Indepen dent									•
	Outside Indepen dent					•	•			

End