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(Securities code: 3116)

May 25, 2023

(Measures for electronic provision have commenced on May 23, 2023)

To Those Shareholders with Voting Rights

Masayoshi Shirayanagi President TOYOTA BOSHOKU CORPORATION 1-1 Toyoda-cho, Kariya-shi, Aichi, Japan

NOTICE OF THE 98th ORDINARY GENERAL MEETING OF SHAREHOLDERS

You are cordially invited to attend the 98th Ordinary General Meeting of Shareholders of Toyota Boshoku Corporation (hereinafter, the "Company"). The meeting will be held as described below.

We have taken measures for the electronic convocation of this General Meeting of Shareholders, and the matters subject to measures for electronic convocation have been posted on the website shown below.

The Company's Website: https://www.toyota-boshoku.com/jp/company/library/meeting/ The matters are also posted on the website shown below.

General Meeting of Shareholders Reference Materials Website: https://d.sokai.jp/3116/teiji/

If you are unable to attend the meeting, you can exercise your voting rights by mailing the enclosed Voting Rights Exercise Form or via the Internet. Please review the Reference Documents for the General Meeting of Shareholders and exercise your voting rights no later than 5:30 p.m. on Monday, June 12, 2023 (JST).

1. **Date and time:** Tuesday, June 13, 2023 at 10:00 a.m. (JST)

2. **Venue:** Head office, Toyota Boshoku Corporation

1-1 Toyoda-cho, Kariya-shi, Aichi, Japan

3. Agenda of the Meeting:

Matters to be reported:

- I. The Business Report, the Consolidated Financial Statements, and the audit results of the Consolidated Financial Statements by the Accounting Auditor and the Audit & Supervisory Board for the 98th Fiscal Term (from April 1, 2022 to March 31, 2023)
- II. Report on the Non-Consolidated Financial Statements for the 98th Fiscal Term (from April 1, 2022 to March 31, 2023)

Proposals to be resolved:

Proposal No. 1: Election of Nine (9) Directors

Proposal No. 2: Election of Three (3) Audit & Supervisory Board Members

Proposal No. 3: Election of One (1) Substitute Audit & Supervisory Board Member

Notes

Out of the matters subject to measures for electronic convocation, systems to ensure adequacy of business and overview of their operational status in the business report, consolidated and non-consolidated statements of changes in net assets, and notes to the consolidated and non-consolidated financial statements are listed on the Toyota Boshoku website in accordance with law and with Article 15 of the Articles of Incorporation. The notes can be viewed online and, therefore, are not included in this notice. Accordingly, the reference materials for electronic convocation are a portion of the business report, consolidated and non-consolidated financial statements audited by the Audit and Supervisory Board Members in the formulation of the Audit Report. Similarly, they are a portion of the consolidated and non-consolidated financial statements audited by the Accounting Auditor in the formulation of the Financial Audit Report.

If any corrections are made to the matters subject to measures for electronic convocation, such corrections will be listed on the websites shown below.

The Company's Website: https://www.toyota-boshoku.com/jp/company/library/meeting/ General Meeting of Shareholders Reference Materials Website: https://d.sokai.jp/3116/teiji/

Reference Documents for the Ordinary General Meeting of Shareholders

Proposals and references

Proposal No. 1 Election of Nine (9) Directors

The term of office of all Nine (9) current Directors will expire at the closing of this Ordinary General Meeting of Shareholders. Therefore, the Company proposes the election of Nine (9) Directors. The candidates for Directors are as follows:

Candidate No.	Name (Date of Birth)	Career su	Career summary, posts, and responsibilities at the Company			
		April 1977	Joined	Toyota Motor Co., Ltd.		
		June 1998		er of the Board of Directors, Motor Corporation		
		June 2001		ing Director, Motor Corporation		
		June 2001		ent & CEO, Toyota Motor ering & Manufacturing Europe		
	Shuhei Toyoda (June 25, 1947) Reappointment	September 2001	(with N	er of the Board of Directors Managing Director status), Toyota Corporation	1,060,610	
		April 2002	President & CEO, Toyota Motor Europe NV/SA			
1		June 2003	(with	er of the Board of Directors Senior Managing Director , Toyota Motor Corporation		
		June 2004	Executive Vice President, the Company			
		June 2006	Preside	ent, the Company		
		June 2015	Chairn	Chairman, the Company (to present)		
	Reasons for selection as a candidate for Director In addition to having held important positions in overseas bases of Toyota Motor Corporation (TMC) and his experience as a director of TMC, Mr. Toyoda has held posts successively as President and Chairman of the Company and possesses experience based on many years of involvement in the Company's operations. The Company is requesting his appointment as Director to make use of his wealth of experience and broad insight for management of the Company and to enhance corporate value.					
	Term of office as Dire General Meeting of SI 19 years		closing of this Attendance at Board of Directors			

Candidate No.	Name (Date of Birth)	Career su	Career summary, posts, and responsibilities at the Company		
		April 1980		Toyota Motor Co., Ltd.	
		June 2008		ging Officer, a Motor Corporation	
		April 2013		Managing Officer, a Motor Corporation	
		June 2014		tive Vice President, a Gosei Co., Ltd.	
		June 2015	Presid	ent, Toyoda Gosei Co., Ltd.	
	Naoki Miyazaki (May 23, 1957) Reappointment	June 2020	Chairr	nan, Toyoda Gosei Co., Ltd.	19,157
		June 2021	Vice C (to pre	Chairman, the Company esent)	15,157
2		June 2021	Director, Toyoda Gosei Co., Ltd. (to present)		
2		June 2021	Outside Audit & Supervisory Board Member, Hino Motors, Ltd.(to present)		
		[Important conc Director, Toyod Outside Audit & Motors, Ltd.	a Gosei (
	Reasons for selection as a candidate for Director In addition to his experience as a Senior Managing Officer of Toyota Motor Corporation (TMC) Mr. Miyazaki has been involved in the management of Toyoda Gosei Co., Ltd. as President since June 2015 and as Chairman since June 2020. The Company is requesting his appointment as Director to make use of his wealth of experience and broad insight for management of the Company and to enhance corporate value.				
	Term of office as Director at the closing of this General Meeting of Shareholders 2 years Attendance at Board of Director FY2022 Regular: 12/13, Extraordinary:				

Candidate No.	Name (Date of Birth)	Career summary, posts, and responsibilities at the Company shares owned				
		April 1984	Joined	Toyota Motor Corporation		
		April 2013	Manag Corpo	ring Officer, Toyota Motor ration		
	Masayoshi Shirayanagi (February 28, 1962)	January 2018	Senior Corpo	Managing Officer, Toyota Motor ration	5,348	
	Reappointment	January 2019	Operating Officer, Toyota Motor Corporation			
		January 2022	Operating Officer, the Company			
3		June 2022	Presid	ent, the Company (to present)		
3	affairs divisions, and o involved in the manage Innovation Segment sin requesting his appointr	eld important positiverseas bases of Tement of the Compace January 2022 and the control as Director to	tions in oyota Moany as Sand as Pomake u	purchasing, accounting, and extern otor Corporation, Mr. Shirayanagi Segment Chief of the Corporate Plaresident since June 2022. The Comse of his aforementioned wealth of my and to enhance corporate value.	has been anning & apany is	
	Term of office as Direction General Meeting of Sh 1 year		of this	Attendance at Board of Director FY2022 Regular: 11/11, Extraordinary: -		

Candidate No.	Name (Date of Birth)	Career sui	Number of the Company's shares owned		
		April 1977	Joined	Arakawa Auto Body Co., Ltd.	
		June 2012	Manag	ging Officer, the Company	
	Hiroshi Ioki (December 8,1958)	June 2012	Presid CO., I	ent, TOYOTA BOSHOKU ASIA TD.	18,900
	New appointment	April 2018	Executive Managing Officer, the Company		10,700
		April 2019	Operating Officer, the Company (to present)		
4	management as head of in manufacturing at all requesting his appointn	President of a local fithe regional head manufacturing site the nent as Director to d insight for manator at the closing of	Director I subsididuarters es as Chamake un gement	ary in Thailand and also has exper in Asia and Oceania, as well as be ief Manufacturing Officer. The Cose of his experience in manufactur of the Company and to enhance content Attendance at Board of Director FY2022 Regular: -, Extraordinary: -	eing involved mpany is ing and plant orporate value.

Candidate No.	Name (Date of Birth)	Career summary, posts, and responsibilities at the Company sha				
		April 1989		Toyoda Boshoku Corporation		
		April 2017	Functi	onal Officer, the Company		
	Shunichi Iwamori	April 2019	Globa	Grade S*, the Company		
	(April 18, 1965)	April 2022	Opera	ting Officer, the Company	12,926	
	Reappointment	June 2022		or, Operating Officer, the	,	
			Company (to present)			
		* Equivalent to previous Managing Officer, Executive Functional Officer and Functional Officer				
5	Mr. Iwamori has been in Officer at the regional I General Manager of the Kaizen Dept., the divis Financial Officer, Chie requesting his appointment.	involved in finance involved in finance headquarters in the Accounting & Fi ion that evaluates of Purchasing Officient as Director to sing fields, and his	inting and real Americal Americal Americal Americal Americal American Ameri	ad purchasing divisions of the Comevenue control of U.S. affiliates as cas. Moreover, he also has experier viv., and Deputy Segment Chief of nce, and at present he is serving as Chief Human Resources Officer. These of his aforementioned experience is sight in the management of the Control o	the Financial ace as Division the Audit & Chief he Company is see in the	
	Term of office as Direc General Meeting of Shall year		of this	Attendance at Board of Director FY2022 Regular: 11/11, Extraordinary: -		

Candidate No.	Name (Date of Birth)	Career summary, posts, and responsibilities at the Company			Number of the Company's shares owned	
		April 1981		rer (Full-Time), Faculty of omics, Gakushuin University		
		April 1988		ssor, Faculty of Economics, shuin University		
	Akihiro Koyama (June 9, 1953) Reappointment Outside Director	March 1995	Law	Full-Time) Professor, Faculty of and Economics, Bayreuth ersity, Germany	0	
	Independent Director	September 1995		ssor, Faculty of Economics, shuin University (to present)		
		June 2018	Direc	tor, the Company (to present)		
		[Important concurrent position] Professor, Faculty of Economics, Gakushuin University				
6	over many years as a uprofessor at overseas upaglobal perspective. As Outside Director of the corporate management, because it believes he was	ng research on topic niversity professor, niversities and poss and he has provided Company since Ju but the Company will reflect in the Co above and contribu	Dr. Ko Besses e advice ne 201 is reque	Director as business finance and corporate goyama has held posts successively as expert knowledge in enterprise manato management from a broad persp. B. Dr. Koyama has not been directly esting his appointment as Outside Dy's management the deep insight gains and enhancement of	s a visiting agement from ective as involved in irector and through	
	Term of office as Direc General Meeting of Sha 5 years		of this	Attendance at Board of Directors FY2022 Regular: 13/13, Extraordinary: -	Meetings for	

Candidate No.	Name (Date of Birth)	Career su		posts, and responsibilities 1e Company	Number of the Company's shares owned	
		April 1995	Assoc: Joined	Nagashima & Ohno (currently as Nagashima Ohno &		
		July 1998	Bank t	ded to London Office, European For Reconstruction and oppment		
		October 2000		New York Office, Sullivan & vell LLP		
		April 2002		ted as Attorney-at-Law in New the United States of America		
	Junko Shiokawa (January 6, 1970) Reappointment Outside Director Independent Director	April 2005	(curre	Barclays Capital Japan Limited atly known as Barclays Securities Limited)		
		June 2010	Joined & Pear	Hong Kong Office, Conyers Dill	0	
		July 2010	_	ered as Foreign Attorney-at-Law ng Kong		
_		November 2014	Joined (Partne	Hong Kong Office, Harneys		
7		June 2017	Outsid	e Director of Asahi Net, Inc.		
		September 2018	Joined (Partne	Hong Kong Office, Withers LLP er)		
		June 2021	Direct	or, the Company (to present)		
		January 2022		Hong Kong Office, Conyers Dill rman(Consultant) (to present)		
		[Important concu- Attorney-at-Law Pearman(Consul				
	Reasons for selection a					
				a wealth of knowledge on global be M&A and investment fund-related		
				gement from a broad perspective as		
	Director of the Compar	ny since June 202	1. Ms. S	hiokawa has not been directly invo	lved in	
			-	esting her appointment as Outside I ny's management the deep insight g		
				ne maintenance and enhancement of		
	Company's corporate g					
	Term of office as Direct General Meeting of Sha		of this	Attendance at Board of Director FY2022	s Meetings for	
	2 years			Regular: 13/13, Extraordinary: -		

Candidate No.	Name (Date of Birth)	Career su	Career summary, posts, and responsibilities at the Company			
		April 1996	the Pro	ctral fellow, Japan Society for omotion of Science		
		April 1997	Joined Labora	Mechanical Engineering atory		
		October 2001		National Institute of Advanced rial Science and Technology		
	Takafumi Seto (November 25, 1969) Reappointment	April 2007		ate Professor, National rsity Corporation Kanazawa rsity	0	
	Outside Director Independent Director	September 2013	Engine	sor, Institute of Science and eering, National University ration Kanazawa University (to t)		
0		June 2022	Direct			
8		[Important concurrent position] Professor, Institute of Science and Engineering, National University Corporation Kanazawa University				
	Reasons for selection as a candidate for Outside Director In conjunction with this various engineering knowledge and skill as a university professor, Dr. Seto has been providing the Company with valuable opinions regarding pioneering research for future society and joint research with the Company that is themed on the realization of comfortable spaces in near-future automobiles. And he has provided advice to management from broad perspective as Outside Director of the Company since June 2022. Although Dr. Seto has n been directly involved in corporate management, the Company is requesting his appointment as Outside Director because it believes, based on the aforementioned reasons, he will reflect his hig level of scientific insight in the Company's management and contribute to future business.					
	Term of office as Outside Director at the closin of this General Meeting of Shareholders 1 year			Attendance at Board of Director FY2022 Regular: 11/11, Extraordinary: -		

Candidate No.	Name (Date of Birth)	Career summary, posts, and responsibilities at the Company			Number of the Company's shares owned
		April 1985	Joined	NIPPON DENSO CO., LTD.	
		June 2012		tive Director, DENSO ORATION	
	Kenichiro Ito	April 2019		Executive Officer, DENSO ORATION	
	(October 1, 1962) Reappointment Outside Director Independent Director	June 2021	Senior	er of the Board of Directors and Executive Officer, DENSO ORATION (to present)	0
	independent Director	June 2022	2022 Director, the Company (to present)		
9		[Important concurrent position] Member of the Board of Directors and Senior Executive Officer, DENSO CORPORATION			
9	CORPORATION, whe general administration Europe, and the Head of the fields of human res broad perspective as O requesting his appoints	nember of the Board re he also serves as and human resourc of South Korea, and ources and finance. utside Director of the nent as Outside Dirensight in the manage	d of Dir Chief I es divis I he has And he he Com	Director ectors and Senior Executive Office Human Resources Officer, the Hea sion, the Head of North America, to a wealth of overseas experience as the has provided advice to managementary since June 2022. The Compa to that he can reflect the aforementation of the Company and contribute to the	d of the he Head of nd insight in ent from a my is oned wealth of
	Term of office as Outsi of this General Meeting 1 year		losing	Attendance at Board of Director FY2022 Regular: 11/11, Extraordinary: -	

(Notes)

- 1. Dr. Koyama, Ms. Shiokawa, Dr. Seto and Mr. Ito are candidates for the position of Outside Director.
- 2. The Company has concluded an agreement with Dr. Koyama, Ms. Shiokawa, Dr. Seto, and Mr. Ito to limit their liabilities for damages under Article 423 paragraph (1) of the Companies Act, and limited the maximum amount of their liabilities for damages based on said agreement to the amount stipulated in Article 425 paragraph (1) of the Act.
- 3. The Company has entered into a directors and officers liability insurance (D&O insurance) contract stipulated in Article 430-3 of the Companies Act with the candidates as the insured to ensure that officers can fully perform their expected roles in the course of executing their duties and to allow the Company to obtain superior talent. If this proposal is approved as originally proposed and the candidates are appointed as Directors, they will be the insured under the said insurance contract.
 - Under the said insurance contracts, damage that may be caused as a result of the insured officers, etc. assuming responsibilities regarding the execution of their duties or receiving claims pertaining to the pursuit of such responsibilities shall be covered. Provided, however, that there are certain exemptions; for example, damage caused as a result of any conduct committed while knowing that the conduct is in violation of laws and regulations shall not be covered.
 - (The insurance fee for the policy including added special clauses is fully borne by the Company and no substantial insurance fee is borne by the insured. The said insurance contract has a provision of the deductible amount, up to which the insured are not covered for damage.)
 - Note that the said insurance contract will be renewed on October 1, 2023, which falls within the candidate's term of office.
- 4. Dr. Koyama, Ms. Shiokawa, Dr. Seto and Mr. Ito are candidates for Independent Director pursuant to the provisions of the Tokyo Stock Exchange and the Nagoya Stock Exchange.

Proposal No. 2

Election of Three (3) Audit & Supervisory Board Members

The Company requests the appointment of three (3) Audit & Supervisory Board Members because Standing Audit & Supervisory Board Member, Yasuhiro Fueta and Audit & Supervisory Board Members Hiroyuki Yokoyama and Hiroshi Miura will expire their positions upon the conclusion of this Ordinary General Meeting of Shareholders.

The Audit & Supervisory Board has already given its consent regarding this proposal.

The candidate for Audit & Supervisory Board Member is as follows:

Candidate No.	Name (Date of Birth)	Career sui	Number of the Company's shares owned		
		April 1981	Joined	l Arakawa Auto Body Co., Ltd.	
		June 2014	Manag	ging Officer, the Company	
	Kazuo Koide (November 20, 1958)	April 2016		ent, TOYOTA BOSHOKU NA) CO., LTD. (to present)	7,000
	New appointment	April 2019	Globa	l Grade S*, the Company	7,900
	тем арропинени	April 2021	il 2021 Operating Officer, the Company		
		*Equivalent to previous Managing Officer, Executive Functional Officer and Functional Officer			
1	Mr. Koide has experience in China. The Compa	ence in purchasing, being involved in n ny is requesting his	the Audit & nanagemen appointme	pervisory Board Member & Kaizen Dept. and human resount as regional CEO of the regional ent as Audit & Supervisory Board broad insights in audits of the C	al headquarters d Member to
	Term of office as Outside Director at the closing of this General Meeting of Shareholders			Attendance at Board of Directors Meetings for FY2022	
			Regular : -, Extraordinary : -	D 1	
				Attendance at Audit & Supervi Meetings for FY2022	sory Board
				Regular : -, Extraordinary : -	

Candidate No.	Name (Date of Birth)	Career summary, posts, and responsibilities at the Company			Number of the Company's shares owned	
		April 1974 June 2008	Joined Toyota Motor O	· · · · · · · · · · · · · · · · · · ·		
		June 2008	Corporation	yota iviotor		
	Hiroyuki Yokoyama	April 2012	Senior Managing Offic Corporation	cer, Toyota Motor		
	(May 16, 1951) Reappointment	April 2015	Advisor, Daihatsu Mo	tor Co., Ltd.	0	
	Outside Director Independent Director	June 2015	Executive Vice President, Daihatsu Motor Co., Ltd.		O	
		January 2019	Executive Advisor, Daihatsu Motor Co., Ltd.			
2		June 2019	Audit & Supervisory Board Member, the Company (to present)			
	Reasons for selection as a candidate for Outside Director In addition to his experience in the Quality Division and in overseas branches of Toyota Motor Corporation, Mr. Yokoyama possesses experience as Executive Vice President of Daihatsu Motor Co., Ltd. The Company is requestion his appointment as Outside Auditor because it believes he will reflect this abundant experience and broad insight in the Company's audit organization and contribute to the maintenance and enhancement of the Company's corporate governance.					
	Term of office as Outsi of this General Meeting 4 years		FY2022 Regular : 13/1			
			Meetings for F			

Candidate No.	Name (Date of Birth)	Career su	Number of the Company's shares owned		
3	Hiroshi Miura (April 16, 1959) Reappointment Outside Auditor Independent Director	April 1985 August 1989 February 1992 June 2006 July 2009 October 2013 July 2019 June 2021 November 2021 March 2022 June 2022 [Important concecertified Public Outside Audit & MARUWA Hold	Regist Accourse Secon Ander Representation AZSA Secon (Head Practice AZSA Execus ACCOUNTS EXECUTION OUTSING AUDIT OF ACCOUNTS SUPERVISION OUTSING AUDIT OF ACCOUNTS SUPERVISION OUTSING ACCOUNTS SUPERVISION OUTSING ACCOUNTS SUPERVISION ACCOUNTS SUPERVISION ACCOUNTS ACCOUNTS SUPERVISION ACCOUNTS SUPERVISI	ded to New York Office of Arthur sen LLP sentative Partner, KPMG AZSA (currently known as KPMG LLC) ded to KPMG London Office of EMA Global Japanese te (GJP)) tive Board Member, KPMG LLC tive Officer, KPMG AZSA LLC de Audit & Supervisory Board ter, Maruwa Unyu Kikan Co., turrently known as AZ-COM JWA Holdings Inc.) (to present) sentative CPA, Global gement Advisory Office (to t) tive Director, ORIX JREIT to present) de Director, MonotaRO Co., to present) & Supervisory Board Member, to present) & Supervisory Board Member, to present) stant tisory Board Member, AZ-COM	0
	Reasons for selection a As a certified public ac auditing and governanc management advisory s Supervisory Board Me in audits of the Compa: Term of office as Outsi of this General Meeting 1 year	countant, Mr. Mit be from his experie services. The Commber to reflect the my. de Director at the	, financial and corporate side Audit &		

(Notes)

- 1. Mr. Yokoyama and Mr. Miura are candidates for the position of Outside Audit & Supervisory Board Member.
- 2. The Company has concluded an agreement with Mr. Yokoyama and Mr. Miura to limit their liability for damages under Article 423 paragraph (1) of the Companies Act, and intends to limit the maximum amount of their liability for damages based on said agreement to the amount stipulated in Article 425 paragraph (1) of the Act.
- 3. The Company has entered into a directors and officers liability insurance (D&O insurance) contract stipulated in Article 430-3 of the Companies Act with the candidates as the insured to ensure that officers can fully perform their expected roles in the course of executing their duties and to allow the Company to obtain superior talent. If this proposal is approved as submitted and Mr. Yokoyama and Mr. Miura are assumed the position of Audit & Supervisory Board Members, they will be the insured under the said insurance contract. Under the said insurance contracts, damage that may be caused as a result of the insured officers, etc. assuming responsibilities regarding the execution of their duties or receiving claims pertaining to the pursuit of such responsibilities shall be covered. Provided, however, that there are certain exemptions; for example, damage caused as a result of any conduct committed while knowing that the conduct is in violation of laws and regulations shall not be covered.
 - (The insurance fee for the policy including added special clauses is fully borne by the Company and no substantial insurance fee is borne by the insured. The said insurance contract has a provision of the deductible amount, up to which the insured are not covered for damage.)
 - Note that the said insurance contract will be renewed on October 1, 2023, which falls within the candidate's term of office.
- 4. Mr. Yokoyama and Mr. Miura are candidates for the position of Independent Director as defined by the Tokyo Stock Exchange and the Nagoya Stock Exchange.

Election of One (1) Substitute Audit & Supervisory Board Member

To prepare for cases in which the Company lacks the number of Audit & Supervisory Board Members set by laws and regulations, the Company requests the appointment of One (1) Substitute Audit & Supervisory Board Member.

This proposal is made to elect a substitute for Mr. Hiroyuki Yokoyama and Mr. Hiroshi Miura. In the event the candidate becomes an Audit & Supervisory Board Member, his term of office shall be the remaining part of his predecessor's term.

This resolution shall be effective until the commencement of the next Ordinary General Meeting of Shareholders. However, this resolution may be cancelled before the proposed Substitute Audit & Supervisory Board Member assumes office, by a resolution of the Board of Directors, subject to the approval of the Audit & Supervisory Board.

The Audit & Supervisory Board has already given its agreement regarding this proposal.

The candidate for Substitute Audit and Supervisory Board Member is as follows:

Name (Date of Birth)	Career	Number of the Company's shares owned	
Kazuo Kawamura (February 13, 1953) Reappointment	April 1978	Registered as attorney in Nagoya	
	April 1983	Established Kawamura Law Office (to present)	
	[Important co	0	
	Attorney-at-I Outside Direct Member, Train		

Reasons for selection as a candidate for Substitute Outside Auditor

The Company proposes Mr. Kawamura as a candidate for Substitute Audit & Supervisory Board Member so that if he is appointed as an Outside Audit & Supervisory Board Member, the Company may effectively use his legal expertise gained over many years as an Attorney-at-Law for the Company's Auditing System. Although Mr. Kawamura has not been directly involved in corporate management, the Company judges that if he assumes the position of Outside Auditor he will be able to appropriately accomplish the duties of the position and contribute to the maintenance and enhancement of the Company's corporate governance because he is well versed in corporate law as an Attorney-at-Law and possesses sufficient insight to administer corporate management.

(Note)

- 1. Mr. Kawamura is a candidate for the position of Substitute Outside Auditor.
- 2. If this proposal is approved as submitted and Mr. Kawamura has assumed the position of Auditor, the Company intends to conclude an agreement with Mr. Kawamura to limit his liability for damages under Article 423 paragraph (1) of the Companies Act, and intends to limit the maximum amount of his liability for damages based on said agreement to the amount stipulated in Article 425 paragraph (1) of the Act.
- 3. The Company has entered into a directors and officers liability insurance (D&O insurance) contract stipulated in Article 430-3 of the Companies Act with Directors, Audit & Supervisory Board Members, Operating Officers, and Executives of subsidiary companies as the insured to ensure that officers can fully perform their expected roles in the course of executing their duties and to allow the Company to obtain superior talent. If this proposal is approved as submitted and Mr. Kawamura has assumed the position of Auditor, he will be the insured under the said insurance contract.
 - Under the said insurance contracts, damage that may be caused as a result of the insured officers, etc. assuming responsibilities regarding the execution of their duties or receiving claims pertaining to the pursuit of such

responsibilities shall be covered. Provided, however, that there are certain exemptions; for example, damage caused as a result of any conduct committed while knowing that the conduct is in violation of laws and regulations shall not be covered.

(The insurance fee for the policy including added special clauses is fully borne by the Company and no substantial insurance fee is borne by the insured. The said insurance contract has a provision of the deductible amount, up to which the insured are not covered for damage.)

4. If this proposal is approved as submitted and Mr. Kawamura has assumed the position of Auditor, the Company intends to report him as an Independent Director to the Tokyo Stock Exchange and Nagoya Stock Exchange.

 $\langle Reference \rangle$ Officers structure if Proposals No. 1 and No. 2 are approved

The skills and experience of candidates for Directors will be as follows:

		1	2	3	4	5	6	7	8	9	10
		Company management	Global	Technology development	Production engineering / Manufacturing	Sales / Procurement	Finance / Accounting	Human resources	Legal / Compliance	Environment / Energy	IT/Digital Skills
Directors	Shuhei Toyoda	•	•	•	•	•		•			•
	Naoki Miyazaki	•	•				•	•	•	•	•
	Masayoshi Shirayanagi	•	•			•	•	•		•	•
	Hiroshi Ioki	•	•	•	•					•	•
	Shunichi Iwamori	•	•		•	•	•			•	•
	Akihiro Koyama		•				•	•	•		
	Junko Shiokawa		•				•		•		
	Takafumi Seto			•	•			•		•	•
	Kenichiro Ito	•	•				•	•			
	I				1		ı	ı	1		
Audit & Supervisory Board Members	Yasushi Minami	•	•	•	•						•
	Kazuo Koide	•	•			•		•		•	
	Hiroyuki Yokoyama	•	•	•	•				•		
	Hiroshi Miura	•	•				•		•		