(FOR REFERENCE PURPOSE ONLY)

Securities Code: 4528 June 4, 2015

To Our Shareholders

Gyo Sagara President & CEO Ono Pharmaceutical Co., Ltd. 1-5, Doshomachi 2-chome, Chuo-ku, Osaka, Japan Head Office: 8-2, Kyutaromachi 1-chome, Chuo-ku, Osaka, Japan

NOTICE TO CONVENE THE 67TH ORDINARY GENERAL SHAREHOLDERS' MEETING

We hereby notify you that the 67th Ordinary General Shareholders' Meeting (hereinafter the "Meeting") of Ono Pharmaceutical Co., Ltd. (hereinafter "We" or the "Company") will be held as described below.

If you are unable to attend the Meeting, you may exercise your voting rights in writing or by electronic means (via the Internet, etc.). In this case, please review the attached Reference Materials for the Shareholders' Meeting and exercise your voting rights by 5 p.m. on Thursday, June 25, 2015 (JAPAN TIME).

1. Date and Time: 10 a.m., Friday, June 26, 2015

2. Place: Main Conference Room on the 11th Floor, Head Office of Ono Pharmaceutical Co., Ltd. 8-2, Kyutaromachi 1-chome, Chuo-ku, Osaka, Japan

3. Agenda:

Matters to be reported:

- Business Report and Consolidated Financial Statements for the 67th Fiscal Year (from April 1, 2014 to March 31, 2015), as well as the Audit Report on the Consolidated Financial Statements for the 67th Fiscal Year by the Accounting Auditor and the Board of Corporate Auditors
- 2. Non-Consolidated Financial Statements for the 67th Fiscal Year (from April 1, 2014 to March 31, 2015)

Matters to be resolved:

- Proposal 1: Appropriation of Surplus
- **Proposal 2:** Election of Seven (7) Directors
- Proposal 3: Election of Two (2) Corporate Auditors
- Proposal 4: Payment of Bonuses to Directors
- **Proposal 5:** Payment of Remuneration to Directors for Stock Options

4. Guidance Notes on the Exercise of Voting Rights

(1) Exercise of Voting Rights in writing (via postal mail)

Please indicate your approval or disapproval of the proposals on the Voting Rights Exercise Form enclosed herewith and return it so that it will reach us by 5 p.m. on Thursday, June 25, 2015.

(2) Exercise of Voting Rights by electronic means (via the Internet, etc.)

Please access the website at <u>www.web54.net/</u> with the "Voting Rights Exercise Code" and password printed on the Voting Rights Exercise Form enclosed herewith, and select the electronic voting option in accordance with the instructions on the website by 5 p.m. on Thursday, June 25, 2015.

If you are an institutional investor, it is possible to use the "Electronic Voting Platform" managed by Investor Communications Japan, Inc. (ICJ) as a method for exercising voting rights.

(3) If you exercise your voting rights both in writing and by electronic means, we will regard only the vote cast by electronic means as valid. If you exercise your voting rights more than once by electronic means, we will regard only your last vote as valid.

(For those attending, please present the enclosed Voting Rights Exercise Form at the reception desk upon your arrival at the Meeting place.)

(If any changes are made to the Reference Materials for the Shareholders' Meeting, Business Reports, Consolidated Financial Statements and/or Non-Consolidated Financial Statements, they will be posted on the Company's website (http://www.ono.co.jp/).)

Note: This document has been translated from 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.

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Reference Materials for the Shareholders' Meeting

Proposals and Reference Items

Proposal 1: Appropriation of Surplus

Regarding the return of profits to shareholders as one of our important management policies, our policy on distribution of profits is to make distribution(s) commensurate with the business results while keeping in mind the importance of a stable and continuing payment of dividend.

For this fiscal year, we propose a year-end dividend of ¥90 per share. This would, together with the interim dividend of ¥90 per share, make the total annual dividend ¥180 per share. The details are as follows:

Year-End Dividend

(1) Type of dividend property

Cash

- (2) Allocation of dividend property to shareholders and total amount of allocation
 ¥90 per share of common stock Total dividend amount: ¥ 9,541,792,620
- (3) Effective date of the distribution of the dividend

June 29, 2015

Proposal 2: Election of Seven (7) Directors

The terms of office of all nine (9) current Directors will expire at the close of the Meeting. For the purpose of strengthening the management transparency and supervisory functions and carrying out business operations by quick decisions, we will reduce the number of Directors by two (2) and propose the election of seven (7) Directors.

The candidates for Directors are as follows:

No. 1		Career summary, positions, assignments and other significant concurrent positions			
	April	1983	Joined the Company		
Gyo Sagara	April	2006	Director, General Administration		
(October 7, 1958)	Г		Headquarters and Corporate Management		
(October 7, 1938)	June	2006	Director		
	April	2007	Director, Corporate Management		
	1		Headquarters		
Number of the	Novembe	r 2007	Director, Marketing Headquarters		
Company's shares held	December	r 2007	Managing Director		
9,000	February	2008	Executive Vice President		
	April	2008	Director, Corporate Management		
	-		Headquarters		
	Septembe	er 2008	President & CEO(current position)		
No. 2	Career summary, positions, assignments and				
		other significant concurrent positions			
	April	1983	Joined the Company		
Hiroshi Awata	May	2008	Director, Development Headquarters and		
(February 23, 1961)			Clinical Development Planning		
(June	2008	Director		
	June	2009	Managing Director		
	June	2010	Senior Managing Director		
Number of the	June	2011	Director and Senior Executive Officer		
Company's shares held	October	2011	Director, Development Headquarters and		
5,100			Development Management		
	May	2012	Director, Development Headquarters		
	June	2012	Executive Vice President and Corporate		
			Officer (current position)		
	Novembe	r 2014	Director, Development Headquarters and		
			Clinical Development Planning		
	April	2015	Director, Development Headquarters		
			(current position)		

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No. 3			mary, positions, assignments and gnificant concurrent positions
	April	1983	Joined the Company
Kei Sano	August	2005	Director, Marketing Headquarters
(July 3, 1959)	May	2006	Director, Tokyo Office
(<i>val</i>) <i>v</i> , <i>vvv</i>)	June	2006	Director
	Novembe	er 2007	Director, Corporate Management
			Headquarters and Corporate Planning
Number of the	April	2008	Director attached to Corporate
Company's shares held			Management Headquarters
4,300	June	2008	Retired as Director
	June	2008	Full-time Auditor
	June	2011	Resigned as Auditor
	June	2011	Director and Executive Officer
	June	2011	Director, Corporate Management
			Headquarters (current position)
	June	2012	Director and Senior Executive Officer
			(current position)
No. 4			mary, positions, assignments and
		other sig	gnificant concurrent positions
	April	1985	Joined the Company
Kazuhito Kawabata	May	2008	Deputy Director, Research Headquarters and
(January 3, 1960)			Director, Intellectual Property
(Juliuly 5, 1900)	June	2008	Director
	June	2008	Director, Research Headquarters and
			Intellectual Property
Number of the	July	2008	Director, Research Headquarters
Company's shares held	Septemb	er 2008	Managing Director
3,900	Decembe	er 2009	Director, Research Headquarters and Minase
			Research Institute
	June	2011	Director and Executive Officer (current position)
	October	2013	Director, Research Headquarters and Minase Research Institute and Director, Discovery Research Alliance
	February	2015	Director, Research Headquarters and Minase Research Institute (current position)

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No. 5		Career summary, positions, assignments and other significant concurrent positions				
	April	1981	Joined the Company			
Isao Ono	February	1986	Director			
(January 3, 1959)	May	1990	Deputy Director, Production Headquarters			
Number of the	June	1992	Director, Human Resources Development and Assistant Director of Tokyo Branch Office			
	August	1995	Director, CI			
Company's shares held	Septembe		Director, Environmental Management			
301,500	June	2011	Director and Corporate Officer (current			
	June	2011	position)			
	April	2014	Director, Corporate Research (current			
	<i>n</i> pm	2014	position)			
No. 6			mary, positions, assignments and			
	Q	other sig	gnificant concurrent positions			
(Outside)	April	1986	Associate Professor, School of Economics			
(Independent)			Osaka Prefecture University			
Yutaka Kato	January	1994	Professor, School of Business			
(August 26, 1953)			Administration, Kobe University			
(August 20, 1955)	April	1999	Professor, Graduate School of Business			
			Administration, Kobe University			
Number of the	Septembe	r2004	Vice Chairman, The Japanese Association			
Company's shares held			of Management Accounting			
0	Septembe	r2007	Chairman, The Japan Cost Accounting			
			Association			
	Septembe	r2007	Executive Director, The Japanese			
			Association of Management Accounting			
	April	2008	Dean, Graduate School of Business			
			Administration, Kobe University			
	June	2010	Outside Director, Bando Chemical			
			Industries, Ltd. (current position)			
	April	2012	Professor, Doshisha Business School			
			(current position)			
	June	2013	Outside Director (current position)			
	April	2015	Dean, Doshisha Business School (current position)			
			concurrent positions]			
			or, Doshisha Business School			
		Outside Director, Bando Chemical Industries, Ltd.				

No. 7			mary, positions, assignments and gnificant concurrent positions
(Outside)	April	1983	Joined Mitsubishi Research Institute, Inc.
(Independent)	April	1995	Joined FUJITSU RESEARCH INSTITUTE
Jun Kurihara	April	2003	Senior Fellow, Harvard University, John F.
(August 13, 1957)			Kennedy School of Government
	April	2006	Visiting Professor, School of Policy
Number of the			Studies, Kwansei Gakuin University (current position)
Company's shares held 0	April	2007	Liaison Officer, Research Institute of Economy, Trade and Industry
	April	2009	Research Director, The Canon Institute for Global Studies (current position)
	June	2013	Outside Director (current position)
	[Other sig	gnificant	concurrent positions]
			r, The Canon Institute for Global Studies
	Visiting I Universit		r, School of Policy Studies, Kwansei Gakuin

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

- 2. Yutaka Kato and Jun Kurihara are the candidates for Outside Directors.
- 3. Yutaka Kato and Jun Kurihara are registered as independent directors defined in the regulations of the Tokyo Stock Exchange. If the proposal is approved and they are elected, they will continue to be independent directors.
- 4. The reasons why the Company appoints these candidates as Outside Directors are as follows:
 - Although Yutaka Kato has not been directly involved in corporate management, as a university professor who specializes in management accounting and cost accounting, he has drawn on his extensive knowledge and expertise to fulfill the duties of an outside director. It is the Company's judgment that he will continue to contribute to maintain and improve the soundness of the Company's management and qualification of executing management thereof and, accordingly, he has been proposed as a candidate.
 - 2) Although Jun Kurihara has not been directly involved in corporate management, as a frontline researcher of politics, economics and sociology, he has drawn on his extensive knowledge and expertise to fulfill the duties of an outside director. It is the Company's judgment that he will continue to contribute to maintain and improve the soundness of the Company's management and qualification of executing management thereof and, accordingly, he has been proposed as a candidate.
- Yutaka Kato and Jun Kurihara will have been in office as outside directors for two years at the close of the Meeting.
- 6. With Yutaka Kato and Jun Kurihara, the Company has entered into agreements which limit the maximum amount of liabilities for damage set forth in Article 423-1 of the Company Law to the minimum liability amount provided by laws and regulations. If the proposal is approved and they are elected, the Company plans to continue with such agreements.

Proposal 3: Election of Two (2) Corporate Auditors

The terms of office of two (2) Corporate Auditors, Michio Tezuka and Yasuo Araki will expire at the close of the Meeting. Therefore, two (2) Corporate Auditors are proposed to be elected.

The Board of Corporate Auditors has agreed to this proposal.

The candidates for Corporate Auditors are as follows:

No. 1	0		er summary, positions and nificant concurrent positions
	April	1980	Joined the Company
(Newly appointed)	May	2006	Director, Tokyo Metropolitan Marketing
Shinji Fujiyoshi	5		and Tokyo Branch Office I
(June 30, 1956)	February	2008	Director, Marketing Headquarters
(suite 50, 1950)	June	2008	Director
	November	2008	Director, Tokyo Branch Office I
Number of the	January	2009	Director, Fukuoka Branch Office
Company's shares held	March	2010	Director, Marketing Headquarters
3,800	June	2010	Managing Director
	June	2011	Director and Executive Officer (current
			position)
	April	2015	Management, Marketing Headquarters (current position)
			(current position)
No. 2			er summary, positions and
(Newly appointed)	0	ther sig	nificant concurrent positions
(Outside)	October	1984	Joined Aoyama Audit Corporation
(Independent)	April	1989	Registered as certified public accountant
Hiromi Sakka	September	1990	Left Aoyama Audit Corporation
(February 21, 1961)	October	1990	Joined Kyoritsu Audit Corporation
(February 21, 1961)	July	2013	Representative partner of Kyoritsu Audit
			Corporation (current position)
Number of the			
Company's shares held	[Other sign	nificant	concurrent positions]
0	Represent	ative na	rtner of Kyoritsu Audit Corporation

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

2. Hiromi Sakka is the candidate for Outside Corporate Auditor.

3. Although Hiromi Sakka has not been directly involved in corporate management, she has knowledge and experience as a certified public accountant. It is the Company's judgment that she is capable of properly fulfill the duties of an outside corporate auditor and, accordingly, she has been proposed as a candidate.

- 4. If the proposal is approved as originally proposed, the Company plans to enter into an agreement with Hiromi Sakka which limit the maximum amount of liabilities for damage set forth in Article 423-1 of the Company Law to the minimum liability amount provided by laws and regulations.
- 5. If the proposal is approved as originally proposed, Hiromi Sakka will be an independent director as specified by the Tokyo Stock Exchange.

Proposal 4: Payment of Bonuses to Directors

In view of the performance of this fiscal year, it is proposed that bonuses totaling ¥39.5 million will be paid to the seven (7) Directors (excluding Outside Directors) holding office at the end of this fiscal year.

Proposal 5: Payment of Remuneration to Directors for Stock Options

The remuneration of the Board of Directors as a group was approved that the amount shall not exceed yearly ¥450 million (which does not include the remuneration as the employees) at the 59th Ordinary General Shareholders' Meeting held on June 28, 2007. However, to specify the Directors' motivation to long-term improvement of corporate value and to share the consciousness to the profit of the Company with shareholders, in addition to the original remuneration to Directors, in order for appropriation in the following amount to be paid of the Stock Acquisition Rights of the content to be allocated as stock options to Board of Directors (excluding Outside Directors), the proposal seeks approval of annual monetary reward within ¥100 million, which is the same amount as paid in the amount of the Stock Acquisition Rights will be paid.

The amount of the Stock Acquisition Rights to be paid is to be in fair value as (2) below, and Directors who receive the allotment of the Stock Acquisition Rights shall offset the compensation claims against the Company based on the resolution of the Ordinary General Shareholders' Meeting instead of the payment of the amount to be paid.

In addition, after Proposal 2 "Election of Seven (7) Directors" shall be discussed at the Meeting and approved as originally proposed, the number of Directors shall be seven (7) (including two (2) Outside Directors).

- Total Number of the Stock Acquisition Rights, Type and Number of Shares Underlining the Stock Acquisition Rights
- (i) Total Number of the Stock Acquisition Rights: 150

The above total number represents the upper limit of the Stock Acquisition Rights that are planned for allotment within one year from the Ordinary General Shareholders' Meeting of each year.

(ii) Type and Number of Shares Underlining the Stock Acquisition Rights

The type of shares underlining the Stock Acquisition Rights shall be the Company's common stock, and the number of shares issued upon the exercise of each Stock Acquisition Right (hereinafter the "number of shares granted") is 100.

However, in case the Company splits (including allotting shares of the Company's common stock free of charge) or consolidates its common stock, if it is appropriate that the number of shares granted shall be adjusted, the Company shall adjust with the method it needs.

In addition to the above, if circumstances such as merger or company split need an adjustment to the number of shares granted, it shall be adjusted to the extent reasonable. Also, any fraction less

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than one share resulting from adjustment shall be rounded down to the nearest one whole share.

(2) Amount to be Paid in Exchange for the Stock Acquisition Rights

The amount of each Stock Acquisition Right to be offered is the price which the Board of Directors resolve based on the fair price of the Stock Acquisition Rights calculated by the fair calculation determined by such as the Black-Scholes model.

(3) Amount of Property to be Provided as Contribution upon the Exercise of the Stock Acquisition Rights

The amount of property to be provided as contribution upon the exercise of the Stock Acquisition Rights shall be the amount obtained by multiplying the number of shares granted by ¥1, which is the amount to be paid per share granted upon the exercise of each Stock Acquisition Right.

- (4) Period of Time during that the Stock Acquisition Rights may be Exercised Board of Directors shall resolve the period within 40 years from the next day of the day the Stock Acquisition Rights are allocated.
- (5) Restrictions on the Transfer of the Stock Acquisition RightsTransfer of the Stock Acquisition Rights shall need an approval of the Board of Directors.
- (6) Conditions for the Exercise of the Stock Acquisition Rights

The person receiving allotment of the Stock Acquisition Rights offered shall be permitted to exercise their Stock Acquisition Rights after the next day following the day when they lose their positions as Directors. Other conditions of exercise of Stock Acquisition Rights shall be resolved at the meeting of the Board of Directors.

(7) Other Details of the Stock Acquisition Rights

Other details of the Stock Acquisition Rights shall be resolved at the meeting of the Board of Directors.