TRANSLATION

March 6, 2020

TO OUR SHAREHOLDERS:

SHOWA DENKO K.K.

(Securities Code: 4004)

13-9, Shiba Daimon 1-Chome, Minato-ku,

Tokyo, Japan

Kohei Morikawa

President and Chief Executive Officer

Notice of Convocation of the 111th Ordinary General Meeting of Shareholders

The 111th Ordinary General Meeting of Shareholders of Showa Denko K.K. will be held as described below and you are cordially invited to attend the Meeting.

If you do not expect to attend the Meeting, please exercise your voting rights in writing or by electronic means (including the use of the Internet) after reviewing the following Reference Materials for the General Meeting of Shareholders.

1. Date and Hour Thursday, March 26, 2020 at 10:00 a.m. Tokyo International Forum (Hall B7) 2. Place

5-1, Marunouchi 3-Chome, Chiyoda-ku, Tokyo, Japan

3. Matters constituting the **Purpose of the Meeting:**

Matters to be Reported: (1) Reports on the Business Report and the Consolidated Financial Statements for the 111th Business Term (January 1, 2019 to December 31, 2019), and reports on the Auditing Results from Accounting Auditors and the Audit & Supervisory Board. (2) Reports on the Non-consolidated Financial Statements for the 111th Business Term (January 1, 2019 to December 31, 2019).

Matters to be Resolved

upon:

Proposal No. 1: Appropriation of Surplus

Proposal No. 2: Partial Amendment to the Articles of Incorporation

Proposal No. 3: Election of Nine Directors

Proposal No. 4: Election of Three Audit & Supervisory Board Members

4. Other Matters that have been decided by the Board of Directors before Convocation:

Repeated voting:

- 1) If the voting rights are exercised both in writing and via the Internet, the voting via the Internet will be regarded as effective.
- 2) If the voting rights are exercised repeatedly using one and the same method, either via the Internet or in writing, the last voting will be regarded as effective.

5. Methods for exercising voting rights for shareholders who do not expect to attend the Meeting:

1) Exercise of voting rights in writing (by mail)

Please indicate your consent or dissent to the proposals on the enclosed Card for Exercise of Voting Rights, and return it by mail to reach us no later than Wednesday, March 25, 2020.

2) Exercise of voting rights via the Internet, etc.

Please log on to the designated website for exercise of voting rights at https://soukai.mizuho-tb.co.jp/. Enter your code number and password as provided on the enclosed Card for Exercise of Voting Rights and, by following the instructions on the computer screen, enter your consent or dissent and send it to reach us no later than 5:45 p.m. on Wednesday, March 25, 2020. For your information, we are also a member to the electronic voting rights exercise platform for institutional investors operated by ICJ, Inc.

- ♦ Upon attending the Meeting, please present the enclosed Card for Exercise of Voting Rights to the receptionist.
- ♦ When the need arises to amend Reference Materials for the General Meeting of Shareholders, such amendments will be announced on the Company's website at https://www.sdk.co.jp/.

Reference Materials for the General Meeting of Shareholders

Proposals and References

Proposal No. 1: Appropriation of Surplus

It is proposed that surplus be appropriated as follows:

It is the Company's basic policy to decide on the distribution of dividends in consideration of earnings performance of the relevant business term and the need to retain earnings for future business development.

Concerning the term-end dividends for this term, the Company, after taking into account the business results of the term as well as the need to improve future competitiveness and financial strength, proposes a term-end dividend as described below. If this proposal is approved, the total amount of dividends paid for this term per common share of the Company, including a midterm dividend which became effective on September 9, 2019, will be 130 yen. There is no matter related to the appropriation of other surplus.

(1) Type of dividend assets

Cash

(2) Matters related to the appropriation of dividend assets and total amount thereof:

80 yen per common share of the Company Total amount: 11,692,877,040 yen

(3) Effective date for appropriation of surplus:

March 27, 2020

Proposal No. 2: Partial Amendment to the Articles of Incorporation

1. Objective of changes

(1) Convocation of General meeting (amended Article 12):

To ensure flexible administration of general meetings of shareholders, it is planned to change part of Article 12, paragraph 2.

(2) Representative Directors and Officer Directors (amended Article 20):

To ensure quick execution of the company's operation, it is planned to change part of Article 20, paragraph 2, so that president may be elected from among corporate officers as well. Also, provisions on Officer Directors will be amended as shown in planned paragraph 3.

(3) Convener of Board of Directors Meeting (current Article 21):

To ensure flexible administration of meetings of the board of directors, it is planned to delete the provision in Articles of Incorporation referred to in Article 366, paragraph 1, of the Companies Act.

(4) Corporate Officers (amended Article 27):

It is planned to establish new Article 27 to clarify the company's corporate officers system, which has been adopted since the 93rd business term.

(5) Other changes (amended Articles 12 and 13):

Titles of Articles 12 and 13 are to be changed to make them consistent with descriptions in other provisions.

2. Details

Proposed changes in Articles of Incorporation are as follows:

	(Underlined parts represent planned amendments
Current document	Planned changes
Chapter 1 General Rules	Chapter 1 General Rules
Article 1	Article 1
(Omitted)	(No change)
Article 11	Article 11
(Convocation of General Meeting)	(Convocation of General Meeting of Shareholders)
Article 12	Article 12
The ordinary general meeting of the shareholders shall	The ordinary general meeting of the shareholders shall
be held in March of each year and an extraordinary	be held in March of each year and an extraordinary
meeting of the shareholders shall be convened when	meeting of the shareholders shall be convened when
necessary.	necessary.
② The general meeting shall be convened by the	② The general meeting shall be convened by the
president-director on the basis of a resolution of the	president-director on the basis of a resolution of the
board of directors. In case the position of president-	board of directors. In case the position of president-
director is vacant or the person in that position is	director is vacant or the person in that position is
unable to act, another representative director,	unable to act, another director, determined in

(Chairman of General Meeting)

Article 13

general meeting.

The president-director shall act as chairman at the general meeting of the shareholders. In case the position of president-director is vacant or the person in that position is unable to attend, another director,

determined in accordance with the order decided in

advance by the board of directors, shall convene the

(Chairman of General Meeting of Shareholders) Article 13 (No change)

accordance with the order decided in advance by the

board of directors, shall convene the general meeting.

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determined in accordance with the order decided in advance by the board of directors, shall act as chairman at the general meeting.

Article 14

(Omitted)

Article 19

(Representative Directors <u>and Officer Directors</u>) Article 20

The board of directors shall, by resolution, elect representative directors.

②The board of directors <u>may</u>, by resolution, <u>appoint</u> from among the directors one chairman, one president, and a number of vice presidents, senior managing directors and managing directors, respectively.

(New clause)

(Convener of Board of Directors Meeting) Article 21

The board of directors meeting shall be convened by the chairman of the board of directors. In case the position of chairman of the board of directors is vacant or the person in that position is unable to act, the president-director shall convene the board of directors meeting. In case the person in the position of president-director is unable to act, another director, determined in accordance with the order decided in advance by the board of directors, shall convene the meeting.

Article 22

(Omitted)

Article 27

(New clause)

Article 28

(Omitted)

Article 41

Article 14

(No change)

Article 19

(Representative Directors <u>and Others</u>)
Article 20

The board of directors shall, by resolution, elect representative directors.

- ② The board of directors <u>shall</u>, by resolution, <u>elect</u> <u>one president from among directors or corporate</u> officers.
- <u>③ The board of directors may, by resolution, appoint chairman and other officer directors.</u>

(To be deleted)

Article 21

(No change)

Article <u>26</u>

(Corporate Officers)

Article 27

This corporation may, by resolution of the board of directors, appoint corporate officers for execution of its operations.

Article 28

(No change)

Article 41

Proposal No. 3: Election of Nine Directors

The term of office of all the nine Directors is to expire at the close of this ordinary general meeting of shareholders. The Company proposes election of nine Directors. This proposal includes nomination of four candidates for Outside Directors, an increase of one Outside Director from the previous Business Term, in order to strengthen the function of the Board of Directors to supervise business operations.

The list of candidates is as follows:

Candidate No.	Name	Current Position and Duties at the Company	Statuses
1	Kohei Morikawa	Representative Director; President, Corporate Officer; Chief Executive Officer (CEO)	To be reelected
2	Hidehito Takahashi	Director; Managing Corporate Officer, in charge of Carbon Division, Ceramics Division, Coating Materials Department, Yokohama Plant, Shiojiri Plant and Corporate Strategy Department; Chief Strategy Officer (CSO)	To be reelected
3	Motohiro Takeuchi	Director; Managing Corporate Officer, in charge of Finance & Accounting and Information Systems departments; Chief Financial Officer (CFO)	To be reelected
4	Hideo Ichikawa	Representative Director; Chairman of the Board	To be reelected
5	Hiroshi Sakai	Corporate Officer, in charge of Advanced Battery Materials Division, Institute for Integrated Product Development, Advanced Technology Laboratory, Corporate R&D and Intellectual Property departments	To be newly elected
6	Masaharu Oshima	Director	To be reelected Outside Independent
7	Kiyoshi Nishioka	Director	To be reelected Outside Independent
8	Kozo Isshiki	Director	To be reelected Outside Independent
9	Noriko Morikawa		To be newly elected Outside Independent

To be reelected: Candidate for Director to be reelected

To be newly elected: Candidate for Director to be newly elected

Outside: Candidate for Outside Director

Independent: Candidate for Independent Director under the provisions of the stock exchange, etc.

Candidate No.	Name (Date of Birth)	Reason for nomination as a candidate for Director, Personal History, Positions at the Company, and Important Concurrent Posts	Number of Shares of the Company Held
1	Kohei Morikawa (June 6, 1957) To be reelected	Reason for nomination as a candidate for Director He took charge of Chemicals section through many years, and developed the Company's high-purity gases for electronics and functional chemicals businesses to be a "Growth-accelerating businesses" in the previous medium-term business plan. In 2017, he was appointed as President and CEO, and has been supervising and promoting business strategy of the whole Company since then. He has high principles, wide-ranging insight, strict ethical view, fair judgement, and executive power, which are essential characters to carry out his duties as Director, and enough knowledge and business experience to realize management vision of the Group. Based on these, the Company judged he is suitable for a Director, and nominated him as a candidate for Director. Personal history and positions at the Company April 1982 Joined the Company January 2013 Corporate Officer; General Manager, Electronic Chemicals Division January 2016 Managing Corporate Officer; Chief Technology Officer (CTO) March 2016 Director; Managing Corporate Officer; Chief Technology Officer (CTO) January 2017 President and Chief Executive Officer (CEO) (up to the present) Important Concurrent Post: None Term of office as a Director: 4 years Number of attendance at the Board of Directors' meeting: 15/15	9,500 shares
		1 of attendance at the Doubt of Directors incoming. 15/15	

Candidate	Name		or nomination as a candidate for Director, all History, Positions at the Company,	Number of Shares of the
No.	(Date of Birth)	and Important Concurrent Posts		
2	Hidehito Takahashi (July 21, 1962) To be reelected	Reason for nomina He has proven to jobs. After join corporate planni business strategy segment, and pro He has high prir fair judgement, a characters to can the Company juchim as a candida Personal history an April 1986 February 2002 October 2004 October 2008 January 2013 October 2015 January 2016 January 2017 March 2017 July 2017 January 2020 Important Concurr Director, Chairm Incorporated Director, Showal	ation as a candidate for Director rack record as corporate executive in his previous ning the Company, he has been in charge of ing section, drafting and promoting companywide y. He has also been in charge of the Inorganics omoting structural reform of the segment. nciples, wide-ranging insight, strict ethical view, and executive power, which are essential rry out his duties as Director. Based on these, dged he is suitable for a Director, and nominated ate for Director. Ind positions at the Company Joined Mitsubishi Bank, Ltd. (currently MUFG Bank, Ltd.) General Manager, Business Development Department, GE Japan Holding Corporation Asia Pacific President, GE Sensing & Inspection Technologies, GE Japan Holding Corporation President & CEO, Silicones Business, Momentive Performance Materials Japan Inc. President & CEO, GKN Driveline Japan plc Joined the Company Senior Corporate Fellow, Assistant to President Corporate Officer; General Manager, Corporate Officer; General Manager, Corporate Officer; General Manager, Corporate Officer Director; Managing Corporate Officer Director; Managing Corporate Officer Director; Managing Corporate Officer, in charge of Carbon Division Director; Managing Corporate Officer, in charge of Carbon Division, Ceramics Division, Coating Materials Department, Yokohama Plant, Shiojiri Plant and Corporate Strategy Department; Chief Strategy Officer (CSO) (up to the present) Tent Post: The providence of the proporate of the Board, Showa Denko Carbon, The Denko Sichuan Carbon Incorporated	4,000 shares

Candidate	Name (D. (D. (D. (L.))		or nomination as a candidate for Director, nal History, Positions at the Company,	Number of Shares of the
No.	(Date of Birth)	and Important Concurrent Posts		Company Held
3	Motohiro Takeuchi (September 23, 1960)	He took charge Division. From General Manag as Chief Finance supervising and the Group in or He has high prifair judgement, characters to ca the Company judy him as a candid Personal history a April 1983 January 2013 January 2015 January 2017 January 2019 March 2019 Important Concur Term of office as	action as a candidate for Director of corporate planning section and Ceramics m 2017, he drafted medium-term business plan as er, Corporate Strategy Department. From 2019, ial Officer (CFO) of the Group, he has been I promoting financial and accounting strategies of der to strengthen the Group's financial standing. nciples, wide-ranging insight, strict ethical view, and executive power, which are essential rry out his duties as Director. Based on these, idged he is suitable for a Director, and nominated ate for Director. and positions at the Company General Manager, Ceramics Division Corporate Officer; General Manager, Corporate Officer; General Manager, Corporate Officer; Chief Financial Officer (CFO) Director; Corporate Officer; General Manager, Finance & Accounting Department; Chief Financial Officer (CFO) Director; Managing Corporate Officer, in charge of Finance & Accounting and Information Systems departments; Chief Financial Officer (CFO) (up to the present) Trent Post: None a Director: 1 year ance at the Board of Directors' meeting: 12/12	3,400 shares
		indiliber of attend	ance at the board of Directors Theeting, 12/12	

Candidate No. (Name Date of Birth)	Persona	nomination as a candidate for Director, all History, Positions at the Company, and Important Concurrent Posts	Number of Shares of the
4 (N	Iideo Ichikawa Iarch 18, 1952) To be reelected	Reason for nominal After taking char he served as Presstrategies to expass was appointed as an effort to improduce of the has high principal fair judgement, and characters to carrown knowledge and bourision of the Groomeeting of shared the Chairman of the Board of Direct function of th	ition as a candidate for Director ge of Corporate Strategy Office and HD Sector, ident and CEO of the Company and promoted and "individualized businesses." In 2017, he Chairman of the Board, and has been making ove corporate governance of the Showa Denko . ciples, wide-ranging insight, strict ethical view, and executive power, which are essential yout his duties as Director, and enough usiness experience to realize management up. After the close of this ordinary general holders, he is expected to be in full service as the Board, thereby enhancing effectiveness of ectors' meeting and strengthening the governing oard of Directors. Based on these, the he is suitable for a Director, and nominated him r Director. d positions at the Company Joined the Company General Manager, Corporate Strategy Office Corporate Officer; General Manager, Corporate Strategy Office Director; Corporate Officer; General Manager, Corporate Strategy Office Director; Corporate Officer; Executive Officer, HD Sector Director; Managing Corporate Officer; Executive Officer, HD Sector President and Chief Executive Officer (CEO) Chairman of the Board (up to the present) ent Post: None	Company Held 40,400 shares

Candidate	Name (Data of Birth)		or nomination as a candidate for Director, all History, Positions at the Company,	Number of Shares of the
NO.	(Date of Birth)		and Important Concurrent Posts	Company Held
5	Hiroshi Sakai (October 25, 1961) To be newly elected	Reason for nomin After joining the research and de In 2007, he took promoted develor appointed as Ge Control Departr development of devices. He ha are essential cha Technology Off ranging insight, power, which an Director. Base for a Director, a Personal history a April 1986 January 2012 January 2013 January 2015 January 2019 January 2020	ation as a candidate for Director e Company, he continued to be involved in velopment (R&D) programs of the Company. c charge of R&D section of HD Division, and opment of HD media. In 2019, he was meral Manager, Technology Development ment, Device Solutions Division, and supervised HD media and SiC epitaxial wafer for power as abundant expertise and high principles, which aracteristics to carry out his duties as Chief ficer (CTO). He has high principles, wide- strict ethical view, fair judgement, and executive re essential characters to carry out his duties as red on these, the Company judged he is suitable and nominated him as a candidate for Director. Ind positions at the Company Corporate Fellow; General Manager, Technology Development Department, HD Sector Corporate Fellow; General Manager, Technology Development Control Department, HD Division Senior Corporate Fellow; General Manager, Technology Development Control Department, HD Division Corporate Fellow; General Manager, Technology Development Control Department, HD Division Corporate Fellow; General Manager, Technology Development Control Department, Device Solutions Division Corporate Officer, in charge of Advanced Battery Materials Division, Institute for Integrated Product Development, Advanced Technology Laboratory, Corporate R&D and Intellectual Property departments; Chief Technology Officer (CTO) (up to the present)	6,400 shares
		Important Concur	rent Post: None	

Candidate	Name		r nomination as a candidate for Director,	Number of
No.	(Date of Birth)	Personal History, Positions at the Company,		Shares of the
110.	(Bute of Birth)	a	nd Important Concurrent Posts	Company Held
6	Masaharu Oshima (March 17, 1949) To be reelected Outside Independent	Reason for nomina We have received of the Company, development, base a researcher of eleman been supervisoreseeing how to the We therefore bell Director. Thou management of the commercialization companies. We duties as Outsides Director. Personal history and April 1974	tion as a candidate for Director d from him valuable advice on the management especially in the field of research and sed on his abundant expertise and experience as lectronics. In addition, as Outside Director, he sing management of the Company while echnologies will be developed in the future. ieve he is suitable for the position as Outside gh Mr. Oshima has never taken part in on of results of joint researches with multiple therefore judged he can appropriately fulfill his entereor judged he can appropriately fulfill his entereor, and nominated him as a candidate for do positions at the Company Joined Nippon Telegraph and Telephone Public Corporation (currently Nippon Telegraph and Telephone Corporation) Professor, Applied Chemistry Department, Graduate School of Engineering, The University of Tokyo Director, Synchrotron Radiation Research Organization, The University of Tokyo Chairman, The Japanese Society for Synchrotron Radiation Research Project Professor, Synchrotron Radiation Research Organization, The University of Tokyo Chairman, The Surface Science Society of Japan Emeritus Professor, The University of Tokyo (incumbent) Project Researcher, Synchrotron Radiation Research Organization, The University of Tokyo (incumbent) Project Researcher, Synchrotron Radiation Research Organization, The University of Tokyo (incumbent) Project Researcher, Synchrotron Radiation Research Organization, The University of Tokyo (incumbent) Project Researcher, School of Engineering, The University of Tokyo (incumbent) Project Researcher, Institute for Solid State Physics, The University of Tokyo (incumbent) (up to the present)	O shares
			nce at the Board of Directors' meeting: 15/15	

Candidate	Name		r nomination as a candidate for Director,	Number of
No.	(Date of Birth)		al History, Positions at the Company,	Shares of the
110.	(Date of Birth)	a	nd Important Concurrent Posts	Company Held
7	Kiyoshi Nishioka (March 10, 1952) To be reelected Outside Independent	Reason for nomina After taking part Nippon Steel Codevelopment profexpert knowledge been providing uf business execution as an academic resindustry-academic been supervising his rich expertise judged he can appand nominated his Personal history and April 1977 April 2001 June 2005 June 2006 June 2009 November 2012 April 2017 April 2017 April 2017 March 2018 July 2019	ion as a candidate for Director in R&D, manufacturing and sales sections of reporation, he took charge of technology grams of the whole company. Thus he has rich e and insight about R&D. In addition, he has s with valuable advice on the management and on of the Company, based on his rich experience esearcher in technology management and ia collaboration. As Outside Director, he has management of the Company on the basis of about material manufacturer. We therefore propriately fulfill his duties as Outside Director, im as a candidate for Director. d positions at the Company Joined Nippon Steel Corporation (currently Nippon Steel & Sumitomo Metal Corporation) Plant Manager, Thick Steel Plate Plant, Kimitsu Works, Nippon Steel Corporation (General Manager) General Manager, Thick Steel Plate Sales Department, Head Office, Nippon Steel Corporation Director; General Manager, Technology Development Planning Department, Technology Development Headquarters, Nippon Steel Corporation Corporate Officer; General Manager, Technology Development Planning Department, Technology Development Headquarters, Nippon Steel Corporation Counselor, Nippon Steel Corporation Special Professor, Research Center for Advanced Science and Technology, The University of Tokyo Adviser, Research Center for Advanced Science and Technology, The University of Tokyo (incumbent) Visiting Professor, Ehime University (incumbent) Director, Of the Company (incumbent) Director, VCRI Co., Ltd. (incumbent) (up to the present)	0 shares
		Term of office as a	Director: 2 years nee at the Board of Directors' meeting: 15/15	

Candidate No.	Name (Date of Birth)		for nomination as a candidate for Director, onal History, Positions at the Company, and Important Concurrent Posts	Number of Shares of the
8	Kozo Isshiki (January 28, 1946) To be reelected Outside Independent	He was engage experience in especially in the Director of the management of ranging insight power, which Director. We duties as Director. Personal history July 1969 April 1993 May 1994 June 1996 May 1998 June 2001 May 2005 June 2015 March 2019 Important Concurrence of the concurrence of	ination as a candidate for Director ed in the financial industry for many years, has rich industrial finance, and has deep expertise he chemical industry. In addition as Outside e Company, he has been supervising overall of the Company and ha deep understanding of the of the Company. He has high principles, wide- it, strict ethical view, fair judgement, and executive are essential characters to carry out his duties as e therefore judged he can appropriately fulfill his ctor, and nominated him as a candidate for and positions at the Company Joined Japan Development Bank (currently Development Bank of Japan Inc.) General manager, General Affairs Department, Japan Development Bank Executive Secretary, Japan Development Bank General Manager, Industry & Technology Department, Japan Development Bank General Manager, Human Resources Department, Japan Development Bank Executive Director, Development Bank Executive Director, Development Bank of Japan, Inc. Chairman of the Board, Technology Alliance Investment, Ltd. Director, Medical System Network Co., Ltd. (Outside Director) (incumbent) Director, of the Company (incumbent) (up to the present) arrent Post: None	O shares
		Number of atten	dance at the Board of Directors' meeting: 12/12	

Candidate No.	Name (Date of Birth)	Persona	r nomination as a candidate for Director, al History, Positions at the Company, nd Important Concurrent Posts	Number of Shares of the Company Held
9	Noriko Morikawa (October 18, 1958) To be newly elected Outside Independent	After services wi office, she manage communication i manager or direct addition, she now company. She domains including expect her to appet the Company's nowide-ranging instead executive power, duties as Director fulfill her duties for Director.	Joined Motorola Inc. Director, in charge of accounting and finance; General Manager, Accounting and Finance Headquarters in Japan, Motorola Inc. Joined Bosch Corporation Director; Vice President, in charge of Administrative Headquarters, Bosch Corporation Outside Director, CHORI CO, LTD. (incumbent) (up to the present)	0 shares

- Notes: 1. None of the candidates for the Directors has any special interest in the Company.
 - 2. Mr. Hiroshi Sakai and Ms. Noriko Morikawa are candidates to be newly elected.
 - 3. Mr. Masaharu Oshima, Mr. Kiyoshi Nishioka, Mr. Kozo Isshiki and Ms. Noriko Morikawa are candidates for Outside Directors.
 - 4. Mr. Masaharu Oshima, Mr. Kiyoshi Nishioka and Mr. Kozo Isshiki will have served as Outside Directors of the Company for five (5) years, two (2) years and one (1) year respectively at the close of this ordinary general meeting of shareholders.
 - 5. Pursuant to the provisions of Articles of Incorporation, in case Mr. Masaharu Oshima, Mr. Kiyoshi Nishioka and Mr. Kozo Isshiki are reelected, the Company plans to extend the existing agreements with them limiting their liability for damages within a defined range. In addition, in case Ms. Noriko Morikawa is elected, the Company plans to conclude the same agreements with her. The amount of limited liability under the agreement shall be the minimum level stipulated by laws and regulations.
 - 6. Pursuant to relevant rules of the Tokyo Stock Exchange, Inc. (TSE), the Company has notified the TSE that Mr. Masaharu Oshima, Mr. Kiyoshi Nishioka and Mr. Kozo Isshiki have been appointed as the Company's independent directors who will not have conflicting interests with general shareholders. In addition, the Company plans to notify the TSE that Ms. Noriko Morikawa has been nominated as a candidate for the Company's independent director.

VCRI Co., Ltd., in which Mr. Kiyoshi Nishioka has important concurrent post, and the Company do not have any special relationship.

Though Mr. Kiyoshi Nishioka was an employee and an executive of Nippon Steel Corporation, the amount of annual business transactions between the Company and Nippon Steel Corporation is less than 2% of the Company's net sales, and does not meet the condition to be recognized as major business acquaintance of the Company. We therefore judge Mr. Kiyoshi Nishioka will not have conflicting interests with general shareholders.

Mr. Kozo Isshiki was an employee of Development Bank of Japan Inc. Though the Company has business relations with Development Bank of Japan Inc. including borrowing money form it, the percentage of money borrowed from Development Bank of Japan Inc. is less than 2% of the Company's total assets, and does not meet the condition to be recognized as major business acquaintance of the Company. In addition, 14 years have already passed since Mr. Isshiki's retirement from Development Bank of Japan Inc. We therefore judge Mr. Kozo Isshiki will not have conflicting interests with general shareholders.

Though Ms. Noriko Morikawa was an employee and an executive of Bosch Corporation, the amount of annual business transactions between the Company and Bosch Corporation is less than 2% of the Company's net sales, and does not meet the condition to be recognized as major business acquaintance of the Company. We therefore judge Ms. Noriko Morikawa will not have conflicting interests with general shareholders.

Proposal No.4: Election of Three Audit & Supervisory Board Members

The terms of office of Audit & Supervisory Board Members Mr. Tetsu Moriki, Mr. Hiroyuki Tezuka and Ms. Kiyomi Saito are to expire at the close of this general meeting of shareholders. Therefore, the Company proposes election of three Audit & Supervisory Board Members as successors to them.

As to this proposal, approval from the Audit & Supervisory Board has been obtained.

The candidates for Audit & Supervisory Board Members are as listed below:

Candidate No.	Name	Current Position at the Company	Statuses
1	Jun Tanaka	Director	To be newly elected
2	Kiyomi Saito	Audit & Supervisory Board Member	To be reelected Outside Independent
3	Masako Yajima		To be newly elected Outside Independent

[Reference] Audit & Supervisory Board Members who continue to be incumbent

Name	Current Position at the Company	Statuses	
Toshiharu Kato	Standing Statutory Member of Audit & Supervisory Board	Incumbent	
Setsu Onishi	Audit & Supervisory Board Member	Incumbent Outside Independent	

To be newly elected: Candidate for Audit & Supervisory Board Member to be newly elected

Incumbent: Audit & Supervisory Board Member who continues as incumbent

Outside: Outside Member of Audit & Supervisory Board (or its candidate)

Independent: Independent Member of Audit & Supervisory Board under the provisions of the stock exchange, etc.

Candidate No.	Name (Date of Birth)		tion as a candidate for Audit & Supervisory Board Member, ersonal History, Positions at the Company, and Important Concurrent Posts	Number of Shares of the Company Held
1	Jun Tanaka (November 28, 1958) To be newly elected	Member He took charge of promoted commodeveloped that be in the previous rappointed as CT of the whole Cothe has capacity, appropriately an Based on these, Supervisory Boar Audit & Supervisory	knowledge, and experience rich enough to d fairly audit Directors' performance of their duties. the Company judged he is suitable for Audit & and Member, and nominated him as a candidate for isory Board Member. Indepositions at the Company Joined the Company Corporate Fellow; Deputy General Manager, Advanced Battery Materials Department Corporate Officer; General Manager, Advanced Battery Materials Department Managing Corporate Officer; Chief Technology Officer (CTO) Director; Managing Corporate Officer; Chief Technology Officer (CTO) Director; Managing Corporate Officer, in charge of Advanced Battery Materials Division, Institute for Integrated Product Development, Advanced Technology Laboratory, Corporate R&D and Intellectual Property departments; Chief Technology Officer (CTO) Director; Assistant to the President (up to the present)	4,900 shares
		Number of attenda	ance at the Board of Directors' meeting: 15/15	

Candidate	Name	Reason for nomination as a candidate for Audit & Supervisory Board Member Personal History, Positions at the Company,	Number of Shares of the
No. (D	(Date of Birth)	and Important Concurrent Posts	Company Held
2	Kiyomi Saito (December 1, 1950) To be reelected	Reason for nomination as a candidate for Audit & Supervisory Board Member Since her inauguration as Audit & Supervisory Board Member, sh has been contributing toward securing the appropriateness of the management of the Company, by giving advice based on her experience in launching and managing a business consulting firm and a securities firm focusing on electronic transactions. She has capacity, knowledge, and experience rich enough to appropriately and fairly audit Directors' performance of their dutic Based on these, the Company judged she is suitable for Audit & Supervisory Board Member, and nominated her as a candidate for Audit & Supervisory Board Member. Personal history and positions at the Company April 1973 Joined Nikkei Inc. September 1975 Joined Sony Corporation August 1984 Joined Morgan Stanley investment bank January 1990 Executive Director, Morgan Stanley investment bank April 2000 Director; President, JBond Co., Ltd. (currently JBond Totan Securities Co., Ltd.) (incumbent) April 2011 Director; President, The Totan Information Technology Co., Ltd. March 2012 Audit & Supervisory Board Member, of the Company (incumbent) June 2015 Outside Director, Kajima Corporation (incumbe (up to the present) Important Concurrent Post: Representative Director; President, JBond Totan Securities Co., L Term of office as an Audit & Supervisory Board Member: 8 years Number of attendance at the Board of Directors' meeting: 15/15	e O shares
		Number of attendance at the Audit & Supervisory Board meeting: 13	/13

Reason for nomination as a candidate for Audit & Supervisory Board Member She is a lawyer rich in international experience, and has high principles about corporate laws. The Company expects that she can audit Directors' performance of their duties with focuses on legal affairs concerning globalization of the Company's operation, M&A and other issues, in order to secure appropriateness and legality of Directors' performance of their duties. She has capacity, knowledge, and experience rich enough to appropriately and fairly audit Directors' performance of their duties. Based on these, the Company judged she is suitable for Audit & Supervisory Board Member, and nominated her as a candidate for	Candidate No.	Name (Date of Birth)	Reason for nomination as a candidate for Audit & Supervisory Board Member, Personal History, Positions at the Company, and Important Concurrent Posts	Number of Shares of the Company Held
Though Ms. Yajima has never taken part in management of business companies in the past, the Company judged she can appropriately perform duties of Audit & Supervisory Board Member on the basis of above reasons. Personal history and positions at the Company April 1994 Registered at Dai-Ichi Tokyo Bar Association Joined Nishimura Law Office (Currently Nishimura & Asahi) March 2001 Registered as a lawyer in the State of New York April 2004 Assistant Professor, Law School, Keio University January 2006 Partner, Nishimura & Tokiwa (currently Nishimura & Asahi) (incumbent) April 2007 Professor, Law School, Keio University (incumbent) (up to the present) Important Concurrent Post: Partner, Nishimura & Asahi	3	To be newly	Member She is a lawyer rich in international experience, and has high principles about corporate laws. The Company expects that she can audit Directors' performance of their duties with focuses on legal affairs concerning globalization of the Company's operation, M&A and other issues, in order to secure appropriateness and legality of Directors' performance of their duties. She has capacity, knowledge, and experience rich enough to appropriately and fairly audit Directors' performance of their duties. Based on these, the Company judged she is suitable for Audit & Supervisory Board Member, and nominated her as a candidate for Audit & Supervisory Board Member. Though Ms. Yajima has never taken part in management of business companies in the past, the Company judged she can appropriately perform duties of Audit & Supervisory Board Member on the basis of above reasons. Personal history and positions at the Company April 1994 Registered at Dai-Ichi Tokyo Bar Association Joined Nishimura Law Office (Currently Nishimura & Asahi) March 2001 Registered as a lawyer in the State of New York April 2004 Assistant Professor, Law School, Keio University January 2006 Partner, Nishimura & Tokiwa (currently Nishimura & Asahi) (incumbent) Professor, Law School, Keio University (incumbent) (up to the present)	•

- Notes: 1. None of the candidates for the Audit & Supervisory Board Members has any special interest in the Company.
 - 2. Mr. Jun Tanaka and Ms. Masako Yajima are candidates to be newly elected.
 - 3. Ms. Kiyomi Saito and Ms. Masako Yajima are candidates for Outside Members of Audit & Supervisory Board.
 - 4. Ms. Kiyomi Saito is currently an Outside Member of Audit & Supervisory Board of the Company, and will have served as Outside Member of Audit & Supervisory Board for eight (8) years at the close of this ordinary general meeting of shareholders.
 - 5. Pursuant to the provisions of Articles of Incorporation, in case Ms. Kiyomi Saito is reelected, the Company plans to extend the existing agreements with her limiting her liability for damages within a defined range. In addition, in case Ms. Masako Yajima is elected, the Company plans to conclude the same agreements with her. The amount of limited liability under the agreement shall be the minimum level stipulated by laws and regulations.
 - 6. It became clear that Toshiba Corporation, in which Ms. Kiyomi Saito served as an Outside Director from June 2012 to September 2015, conducted inappropriate accounting for a long period from fiscal 2008 to fiscal 2014, and Toshiba corrected its financial statements and other related documents in September 2015. Following the fact that Toshiba committed false representations in its financial statements and other related documents for that period, Tokyo Stock Exchange and Nagoya Stock Exchange designated Toshiba's stock as a security on alert, and imposed listing agreement violation penalties on Toshiba. Moreover, in December 2015, the Commissioner of Financial Services Agency ordered Toshiba to pay a surcharge. Ms. Saito did not take part in the false accounting, and never recognized the false accounting. However, she had always been stating importance of thorough enforcement of compliance at the meetings of the Board of Directors of Toshiba. After the reveal of the false accounting above, Ms. Saito offered opinions concerning actions to determine the cause of these wrongdoings, and, as a member of the Management Reform Committee, contributed to the formulation of measures to prevent recurrence of these wrongdoings.
 - 7. Pursuant to the relevant rules of the Tokyo Stock Exchange, Inc. (TSE), the Company has notified the TSE that Ms. Kiyomi Saito has been appointed as an Independent Member of Audit & Supervisory Board of the Company who will not have conflicting interests with general shareholders. In addition, the Company plans to notify the TSE that Ms. Masako Yajima has been nominated as a candidate for Independent Member of Audit & Supervisory Board of the Company

There is no special relation between the Company and JBond Totan Securities Co., Ltd., in which Ms. Saito has another position.

Though the Company requests legal services of lawyers, other than Ms. Masako Yajima, of Nishimura & Asahi, in which Ms. Masako Yajima has another position, when necessary. However, the latest three-year-average of the ratio of fees paid from the Company to Nishimura & Asahi is less than 2% of the total fees the law office received from its customers, and does not meet the condition to be recognized as major business acquaintance of the Company. We therefore judge Ms. Masako Yajima will not have conflicting interests with general shareholders.