This document has been translated from a part of the Japanese original for reference purposes only. In the event of any discrepancy between this translated document and the Japanese original, the original shall prevail. The Company assumes no responsibility for this translation or for direct, indirect or any other forms of damages arising from the translation.

(Securities code: 3116)

May 24, 2024

(Measures for electronic provision have commenced on May 22, 2024)

To Those Shareholders with Voting Rights

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

NOTICE OF THE 99th ORDINARY GENERAL MEETING OF SHAREHOLDERS

You are cordially invited to attend the 99th Ordinary General Meeting of Shareholders of Toyota Boshoku Corporation (hereinafter, the "Company"). The meeting will be held as described below.

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 Tuesday, June 11, 2024 (JST).

1. **Date and time:** Wednesday, June 12, 2024 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 99th Fiscal Term (from April 1, 2023 to March 31, 2024)
- II. Report on the Non-Consolidated Financial Statements for the 99th Fiscal Term (from April 1, 2023 to March 31, 2024)

Proposals to be resolved:

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

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

In accordance with the provisions of laws and regulations and the Articles of Incorporation of the Company, the Company will send to all shareholders a copy of this notice to be sent to shareholders who have made a request for delivery of paper-based documents.

In convening this General Meeting of Shareholders, we have taken measures for the electronic provision, the items of which have been posted on the websites listed below. Please access either of the websites to view the information.

The Company's Website

https://www.toyota-boshoku.com/jp/company/library/meeting/ (in Japanese)

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

Out of the items subject to measures for electronic provision, "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 aforementioned websites in accordance with law and with the Articles of Incorporation. The notes can be viewed online and, therefore, are not included in this notice. Accordingly, the items subject to measures for electronic provision are a portion of the business report, consolidated and non-consolidated financial statements audited by the Audit & 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 of the items subject to measures for electronic provision need to be corrected, the details thereof will be posted on the websites listed above.

The proceedings of the General Meeting of Shareholders will be made available in a video on the Company's website at a later date.

The resolution results of this General Meeting of Shareholders will be posted on the Company's website in lieu of the paper-based document delivery of a Notice of Resolutions for the Ordinary General Meeting of Shareholders.

The Company's Website

https://www.toyota-boshoku.com/jp/company/library/meeting/ (in Japanese)

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	September 2001	Member of the Board of Directors (with Managing Director status), Toyota Motor Corporation		1,068,564		
		April 2002	Preside Toyota				
1	(June 25, 1947) Reappointment	June 2003	(with	Member of the Board of Directors (with Senior Managing Director status), Toyota Motor Corporation			
		June 2004	Execut	ive Vice President, the Company			
		June 2006	Preside	ent, the Company			
		June 2015	Chairm	an, the Company (to present)			
	(TMC) and his experie President and Chairma involvement in the Co	eld important pos- ence as a director on of the Company mpany's operation of his wealth of exp	overseas bases of Toyota Motor Co Mr. Toyoda has held posts successi sesses experience based on many you ompany is requesting his appointm and broad insight for management	vely as ears of ent as			
	Term of office as Director at the closing of this General Meeting of Shareholders 20 years Attendance at Board of Director FY2023 Regular: 13/13, Extraordina						

Candidate No.	Name (Date of Birth)	Career sun	Career summary, posts, and responsibilities at the Company				
		April 1984	Joined	l Toyota Motor Corporation			
	April 2013 Manaş Corpo		ging Officer, Toyota Motor ration				
		January 2018		Managing Officer, Toyota Corporation			
			Opera Corpo	ting Officer, Toyota Motor ration	11,037		
		January 2022	Opera	ting Officer, the Company			
		June 2022	Presid	ent, the Company (to present)			
2	Masayoshi Shirayanagi (February 28, 1962) Reappointment						
	In addition to having held affairs divisions, and over involved in the managem requesting his appointment	as a candidate for Director eld important positions in purchasing, accounting, and external and proverseas bases of Toyota Motor Corporation, Mr. Shirayanagi has been ement of the Company as President since June 2022. The Company is ment as Director to make use of his aforementioned wealth of experience an agement of the Company and to enhance corporate value.					
	Term of office as Direct General Meeting of Share 2 years	_	of this	Attendance at Board of Director FY2023 Regular: 13/13, Extraordinary			

	Name (Date of Birth)	Career summary, posts, and responsibilities at the Company shar own					
3	Hiroshi Ioki (December 8,1958) Reappointment	April 1977 June 2012 June 2012 April 2018 April 2019 June 2023	Joined Arakawa Auto Body Co., Ltd. Managing Officer, the Company President, TOYOTA BOSHOKU ASIA CO., LTD. Executive Managing Officer, the Company Operating Officer, the Company Director, Operating Officer, the Company (to present)		22,701		
	Mr. Ioki has served as Promanagement as head of the manufacturing at all manufacturing Office as Director of office as Director of the manufacturing of the	Reappointment easons for selection as a candidate for Director fr. Ioki has served as President of a local subsidiary in Thailand and also has experience in management as head of the regional headquarters in Asia. In addition, he has been involved in manufacturing at all manufacturing sites as the head of all plants, at present he is serving as hief Manufacturing Officer and Chief Production Engineering Officer. The Company is equesting his appointment as Director to make use of his experience in manufacturing and plant perations and his broad insight for management of the Company and to enhance corporate value erm of office as Director at the closing of this General Meeting of Shareholders Attendance at Board of Directors Meetings for FY2023					

Candidate No.	Name (Date of Birth)	Career sun	Career summary, posts, and responsibilities at the Company					
		April 1989	Joined	Toyoda Boshoku Corporation				
		April 2017	Functi	onal Officer, the Company				
		April 2019	Globa	l Grade S*, the Company				
		April 2022	Opera	ting Officer, the Company				
		June 2022		or, Operating Officer, the any (to present)	15,685			
4	Shunichi Iwamori (April 18, 1965) Reappointment			s Managing Officer, Executive d Functional Officer				
	Mr. Iwamori has been inv Officer at the regional her General Manager of the A Kaizen Dept., the division Financial Officer. The Co	ence in the accounting and purchasing divisions of the Company, volved in financial and revenue control of U.S. affiliates as the Financial adquarters in the Americas. Moreover, he also has experience as Divisio Accounting & Finance Div., and Deputy Segment Chief of the Audit & on that evaluates governance, and at present he is serving as Chief company is requesting his appointment as Director to make use of his use in the accounting and purchasing fields, and his broad insight in the						
	Term of office as Direct General Meeting of Share 2 years		of this	Attendance at Board of Director FY2023 Regular: 13/13, Extraordinary				

Candidate No.	Name (Date of Birth)	Career sun	Number of the Company's shares owned				
		April 1985	Joined Ltd.	l Arakawa Auto Body Co.,			
		June 2013	Mana	ging Officer, the Company			
		April 2019	Globa	l Grade S*, the Company			
				ent, TOYOTA BOSHOKU CO., LTD.	14,400		
			Opera preser	ting Officer, the Company (to	,		
5	Hiroki Tsunoda (November 4, 1961) New appointment			s Managing Officer, Officer and Functional			
	Officer for mainly IT, produ has management experience requesting his appointment	candidate for Director olved in company-wide technological development as Chief Technology duct planning and development, and new business promotion. He also ace as head of the regional headquarters in Asia. The Company is at as Director to make use of his aforementioned wealth of experience agement of the Company and to enhance corporate value.					
	Term of office as Director General Meeting of Shareho	_	of this	Attendance at Board of Director FY2023 Regular: -, Extraordinary: -	etors Meetings		

Candidate No.	Name (Date of Birth)	Career sum	Career summary, posts, and responsibilities at the Company				
		April 1981		rer (Full-Time), Faculty of omics, Gakushuin University			
		April 1988		essor, Faculty of Economics, ashuin University			
		March 1995	Law	Full-Time) Professor, Faculty of and Economics, Bayreuth ersity, Germany	0		
		September 1995		essor, Faculty of Economics, ashuin University (to present)	O .		
	Akihiro Koyama	June 2018					
6	(June 9, 1953) Reappointment Outside Director Independent Director	[Important concurrent position] Professor, Faculty of Economics, Gakushuin University					
	Reasons for selection as a candidate for Outside Director In addition to conducting research on topics such as business finance and corporate governance over many years as a university professor, Dr. Koyama has held posts successively as a visiting professor at overseas universities and possesses expert knowledge in enterprise management fr a global perspective. And he has provided advice to management from a broad perspective as Outside Director of the Company since June 2018. Dr. Koyama has not been directly involved corporate management, but the Company is requesting his appointment as Outside Director because it believes he will reflect in the Company's management the deep insight gained through his career as described above and contribute to the maintenance and enhancement of the Company's corporate governance.						
	Term of office as Director at the closing of this General Meeting of Shareholders 6 years Attendance at Board of Directors Me FY2023 Regular: 13/13, Extraordinary: -						

Candidate No.	Name (Date of Birth)	Career sun		posts, and responsibilities e Company	Number of the Company's shares owned		
		April 1995	Associ	Nagashima & Ohno (currently as Nagashima Ohno &			
		July 1998	Europ	ded to London Office, ean Bank for Reconstruction evelopment			
		October 2000		New York Office, Sullivan & well LLP	-		
		April 2002		ted as Attorney-at-Law in New the United States of America			
	Junko Shiokawa (January 6, 1970) Reappointment Outside Director	April 2005	Limite (currer Securi	ntly known as Barclays			
		June 2010		Hong Kong Office, Conyers Pearman	0		
	Independent Director	July 2010	Registered as Foreign Attorney-at- Law in Hong Kong				
7		November 2014		Hong Kong Office, Harneys er)			
		June 2017	Outsid	le Director of Asahi Net, Inc.			
		September 2018		Joined Hong Kong Office, Withers LLP (Partner)			
		June 2021	Direct	or, the Company (to present)			
		January 2022	Joined Hong Kong Office, Conyers Dill & Pearman(Consultant) (to present)				
		[Important conc Attorney-at-Law Pearman(Consu	v, Hong	osition] Kong Office, Conyers Dill &			
	As an Attorney-at-Law, Merelated to investment fundated the investment fundated as the company corporate management, but the company corporate management, but the corporate management in the corporate management in the corporate management.	Reasons for selection as a candidate for Outside Director As an Attorney-at-Law, Ms. Shiokawa possesses a wealth of knowledge on global be elated to investment funds, finance, cross-border M&A and investment fund-related ettlement. And she has provided advice to management from a broad perspective as Director of the Company since June 2021. Ms. Shiokawa has not been directly invocorporate management, but the Company is requesting her appointment as Outside I because it believes she will reflect in the Company's management the deep insight government.					
	her career as described at	ove and contribut		maintenance and enhancement o			
	Company's corporate government of office as Direct	or at the closing	of this	Attendance at Board of Director	rs Meetings for		
	General Meeting of Share 3 years	eholders		FY2023 Regular : 13/13, Extraordinary	:		

Candidate No.	Name (Date of Birth)	Career summary, posts, and responsibilities at the Company shares owned				
		April 1996 April 1997	for the	ectoral fellow, Japan Society Promotion of Science Mechanical Engineering		
		October 2001	Labora	National Institute of aced Industrial Science and		
		April 2007		iate Professor, National rsity Corporation Kanazawa rsity	0	
	Takafumi Seto (November 25, 1969) Reappointment	September Professor, Institute of Science a Engineering, National Universit Corporation Kanazawa Univers present)		eering, National University ration Kanazawa University (to		
8	Outside Director Independent Director	June 2022				
	independent Director	Professor, Institu		itute of Science and Engineering, ersity Corporation Kanazawa University		
	Reasons for selection as a candidate for Outside Director In conjunction with this various engineering knowledge and skill as a university profess. Seto has been providing the Company with valuable opinions regarding pioneering resear future society and joint research with the Company that is themed on the realization of comfortable spaces in near-future automobiles. He has also provided advice on manager a broad perspective as Outside Director of the Company since June 2022. Although Dr. not been directly involved in corporate management, the Company is requesting his app as Outside Director because it believes, based on the aforementioned reasons, he will refligh level of scientific insight in the Company's management and contribute to future by Term of office as Outside Director at the closing Attendance at Board of Directors M					
	of this General Meeting of 2 years	of Sharcholders		FY2023 Regular: 13/13, Extraordinary	:	

Candidate No.	Name (Date of Birth)	Career summary, posts, and responsibilities at the Company shares owned				
		April 1986	Joined LTD.	NIPPON DENSO CO.,		
		June 2014		tive Director, DENSO PORATION		
		April 2019		Executive Officer, DENSO PORATION		
				tive Vice President, DENSO PORATION (to present)	0	
9	Yasuhiko Yamazaki (November 14, 1963) New appointment Outside Director Independent Director	[Important concurrent position] Executive Vice President, DENSO CORPORATION				
	Mr. Yamazaki is currently Ex serves as Chief Innovation Of the technology and human reshuman resources division, the of experience and knowledge including as the Head of over functions. The Company is re-	candidate for Outside Director Executive Vice President at DENSO CORPORATION, where he als Officer, Chief Quality Officer, and Chief Human Resources Officer resources fields. He is also the Head of the general administration at the Head of the Australasian region and South Korea, and has a weage working in various businesses, functions, and overseas postings, verseas offices and the Head of company-wide manufacturing requesting his appointment as Outside Director so that he can reflect of experience and broad insight in the management of the Company and attractions accurately.				
	Term of office as Outside Di this General Meeting of Share		sing of	Attendance at Board of Director FY2023 Regular:-, Extraordinary:-		

(Notes)

- 1. Dr. Koyama, Ms. Shiokawa, Dr. Seto, and Mr. Yamazaki are candidates for the position of Outside Director.
- 2. The Company has concluded an agreement with Dr. Koyama, Ms. Shiokawa, and Dr. Seto 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. Also, in the event that the election of Mr. Yamazaki who is a candidate for the position of Outside Director is approved, the Company plans to conclude an agreement to limit his liability for damages under Article 423 paragraph (1) of the Companies 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, 2024, which falls within the candidate's term of office.
- 4. Dr. Koyama, Ms. Shiokawa, Dr. Seto and Mr. Yamazaki are candidates for Independent Director pursuant to the provisions of the Tokyo Stock Exchange and the Nagoya Stock Exchange.
- 5. In addition to the stated number of Board of Directors meetings, during FY2023, there was one instance of a written resolution deemed to be a resolution of the Board of Directors pursuant to Article 370 of the Companies Act and Article 23 of the Company's Articles of Incorporation.

Proposal No. 2

Election of Two (2) Audit & Supervisory Board Members

Standing Audit & Supervisory Board Member, Yasushi Minami will expire his position upon the conclusion of this Ordinary General Meeting of Shareholders.

The Company also requests to increase the number of Audit & Supervisory Board Members by one in order to strengthen the audit system and to appoint two Audit & Supervisory Board Members.

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 sun	Number of the Company's shares owned		
		April 1977	Joined Toyota Motor Co., Ltd.		
		February 2012	Advisor, the Company		
		June 2012	Managing Officer, the Company		
		June 2015	Executive Managing Officer, the Company		
	13	April 2016	Chairman, Toyota Boshoku Asia Co.,LTD.	19,600	
	Yasushi Minami	April 2017	President, Toyota Boshoku Asia Co., LTD.		
	(March 25, 1955)	April 2019	Operating Officer, the Company		
1	Reappointment	June 2020	Audit & Supervisory Board, the Company(to present)		
	In addition to having held im branches of Toyota Motor Co production control of the Co regional headquarters in Asia	nportant position orporation (TMC mpany and expe a. The Company	t & Supervisory Board Member s in the production control division a C), Mr. Minami possesses experience rience from his involvement in manais requesting his appointment as Staundant experience and broad insight	in global gement at the nding Audit &	
	Term of office as Audit & Member at the closing of th Shareholders 4 years				

Candidate No.	Name (Date of Birth)	Career summary, posts, and responsibilities at the Company share owner.						
	Februa [Impo Attorn		Joined Yodoyabashi Godo Law Office (currently Yodoyabashi & Yamagami Legal Professional Corporation) (to present) une 1997 Registered as a patent attorney Gebruary 2019 Outside Statutory Auditor, StemCell Institute Inc. (to present) Attorney-at-Law Patent attorney					
2	(January 28, 1970) New appointment Outside Director Independent Director	Outside Statutor						
	As an attorney-at-law and pa in corporate governance, liti- legal work, including intelle- in corporate management, ba	atent attorney, Mr. gation, and other ctual property. Alased on the aforer it & Supervisory	de Audit & Supervisory Board Membe. Fujikawa has extensive knowledge and dispute-related legal affairs, as well as though Mr. Fujikawa has not been direct nentioned reasons, the Company is recompand Member to reflect his extensive	nd experience in corporate ectly involved questing his				
	Term of office as Outside Board Member at the clo Meeting of Shareholders	de Audit & Supervisory Attendance at Board of Directors Meet						

(Notes)

- 1. Mr. Fujikawa is a candidate for the position of Outside Audit & Supervisory Board Member.
- 2. If this proposal is approved as originally proposed, the Company plans to conclude an agreement with Mr. Fujikawa 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 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 the candidates are assumed the position of Audit & Supervisory Board Member, 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, 2024, which falls within the candidate's term of office.
- 4. Mr. Fujikawa is a candidate for the position of Independent Director as defined by the Tokyo Stock Exchange and the Nagoya Stock Exchange.
- 5. In addition to the stated number of Board of Directors meetings, during FY2023, there was one instance of a written resolution deemed to be a resolution of the Board of Directors pursuant to Article 370 of the Companies Act and Article 23 of the Company's Articles of Incorporation.

 $\langle Reference \rangle$ 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 / Purchasing	Finance / Accounting	Human resources	Legal / Compliance	Environment / Energy	IT/Digital Skills
	Shuhei Toyoda	•	•	•	•	•		•			•
	Masayoshi Shirayanagi	•	•			•	•	•	•	•	•
	Hiroshi Ioki	•	•	•	•					•	•
LS.	Shunichi Iwamori	•	•		•	•	•			•	•
Directors	Hiroki Tsunoda	•	•	•	•					•	•
D	Akihiro Koyama		•				•	•	•		
	Junko Shiokawa		•				•		•		
	Takafumi Seto			•	•			•		•	•
	Yasuhiko Yamazaki	•	•	•	•			•		•	
Board	Yasushi Minami	•	•	•	•						•
isory E	Kazuo Koide	•	•			•		•		•	
Supervisor	Hiroyuki Yokoyama	•	•	•	•				•		
Audit & Supervisory Board Members	Hiroshi Miura	•	•				•		•		
Anc	Yoshito Fujikawa			•			•	•	•		•