Note: 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.

Securities Code: 8098 May 30, 2024

To our shareholders:

Katsutaro Inabata Director, President Inabata & Co., Ltd. 1-15-14 Minami-semba, Chuo-ku, Osaka

Notice of Convocation of the 163rd Ordinary General Meeting of Shareholders

This is to notify you of the 163rd Ordinary General Meeting of Shareholders of Inabata & Co., Ltd. (the "Company"), which will be held as indicated below.

When the Company convenes this General Meeting of Shareholders, it took measures for providing information that constitutes the content of Reference Materials for the General Meeting of Shareholders, etc. (matters subject to measures for electronic provision) in electronic format. This is posted in the following websites on the internet so please access either of them to check.

[The Company's website]

https://www.inabata.co.jp/investor/event/shareholder_meeting/ (in Japanese)

[Website for posted informational materials for the general meeting of shareholders]

https://d.sokai.jp/8098/teiji/ (in Japanese)

If you do not attend the meeting in person, you may exercise your voting rights via the internet, etc. or in writing. Please review the Reference Materials for the General Meeting of Shareholders, and exercise your voting rights by 5:00 p.m. on Thursday, June 20, 2024 (JST).

Details

- 1. Date and Time: Friday, June 21, 2024, at 10:00 a.m. (Reception starts at 9:00 a.m.)
- 2. Place: Royal Hall, 3F Royal Park Hotel

2-1-1, Nihonbashi-kakigara-cho, Chuo-ku, Tokyo

3. Objectives:

Items to be reported

1.	The Business Report and the Consolidated Financial Statements for the
	163rd fiscal year (from April 1, 2023 to March 31, 2024), and the results
	of audits of the Consolidated Financial Statements by the accounting
	auditor and the audit and supervisory committee

2. The Financial Statements for the 163rd fiscal year (from April 1, 2023 to March 31, 2024)

Items to be resolved

Proposal 1:	Election of seven (7) directors (excluding directors who are audit and
	supervisory committee members)

Proposal 2: Election of four (4) directors who are audit and supervisory committee members

• When you attend the meeting, you are kindly requested to present the Voting Right Exercise Form at the reception of the meeting.

• If revisions to the matters subject to measures for electronic provision arise, a notice of the revisions and the details of the matters before and after the revisions will be posted on the aforementioned websites.

• Among the matters subject to measures for electronic provision, in accordance with the provisions of relevant laws and regulations and the Company's Articles of Incorporation, the following matters are not provided in the paperbased documents delivered to shareholders who have made a request for delivery of such documents. (For this general meeting of shareholders, paper-based documents stating matters subject to measures for electronic provision are to be taken, excluding the following matters, will be delivered to all shareholders regardless of whether they have made a request for delivery of such documents.)

- i) "System to Ensure the Properness of Operations and Operational Status Thereof" in the Business Report
- ii) "Consolidated Statement of Changes in Equity" and "Notes on the Consolidated Financial Statements" in the Consolidated Financial Statements
- iii) "Statement of Changes in Equity" and "Notes on the Financial Statements" in the Financial Statements
- The audit and supervisory committee and the accounting auditor have audited the documents subject to audit, including the above matters.
- The Company shall post the contents of resolutions of this general meeting of shareholders on the Company's website instead of sending written notice of resolutions. We appreciate your understanding in this matter.
 - * The Company's website: https://www.inabata.co.jp (in Japanese)

Reference Materials for the General Meeting of Shareholders

Proposal 1: Election of seven (7) directors (excluding directors who are audit and supervisory committee members)

The terms of office of all seven (7) directors (excluding directors who are audit and supervisory committee members; the same shall apply hereinafter in this proposal) will expire as of the time of closing of this general meeting.

Therefore, the Company proposes the election of seven (7) directors.

Note that the selection of candidates for director has been deliberated by the Nominating and Remuneration Committee, whose chairperson is the head independent outside director and whose majority of committee members are independent outside directors.

Moreover, the Audit and Supervisory Committee confirmed the deliberation by the Nominating and Remuneration Committee regarding the selection of candidates for director of the Company for this proposal and as a result, judged the process for selecting candidates for director was appropriate. The report received from the committee states that there are no specific audit findings that should be mentioned.

No.	Ν	lame	Positions and responsibilities in the Company	Attendance at meetings of the board of directors (Fiscal 2023)
1	Katsutaro Inabata	Reappointment	Director, President	17/17
2	Toyohiro Akao	Reappointment	Director, Senior Managing Executive Officer In charge of Information & Electronics, Life Industry segments, the Americas and Europe	17/17
3	Kenichi Yokota	Reappointment	Director, Senior Managing Executive Officer In charge of Administrative Affairs	17/17
4	Takashi Shigemori	Reappointment	Director	12/14
5	Takako Hagiwara	Reappointment Outside Independent Female	Outside Director	17/17
6	Osamu Chonan	Reappointment Outside Independent	Outside Director	14/14
7	Hisayuki Suekawa	New candidate Outside Independent	-	_

The candidates for director are as follows:

No.	Name (Date of birth)	Brief career summary, positions and responsibilities in the Company		
1	Katsutaro Inabata (December 3, 1959) Reappointment No. of Company shares owned 466,634 Attendance at meetings of the board of directors	Jan. 1989Joined the CompanyJun. 1995DirectorJun. 1997Managing DirectorJun. 2003Director, Managing Executive OfficerApr. 2005Director, Senior Managing Executive OfficerDec. 2005Director, President (present)[Significant concurrent positions at other organizations]None[Reason for nomination as a candidate for director]Since being appointed as director in 1995, Mr. Katsutaro Inabata has served asmanaging director, director and managing executive officer, and director andsenior managing executive officer. He has also been in charge of sales divisions,such as the plastics segment, as well as administrative areas, such as the humanresources and information technology. Since 2005, he has been director andpresident of the Company. He has managed the Company for many years andpossesses abundant experience as a member of the management, so theCompany considers him suitably qualified as a director of the Company and has		
	17 of 17 (100%)	nominated him once more as a candidate for director.		

No.	Name (Date of birth)		Brief career summary, positions and responsibilities in the Company
2	Toyohiro Akao (December 19, 1959) Reappointment No. of Company shares owned 17,500 Attendance at meetings of the board of directors 17 of 17 (100%)	Director, Inal [Reason for r Mr. Toyohiro electronics se Following his he has served been a directo information d experience as Company con	Joined the Company General Manager, Display & Imaging Division Executive Officer Director, Executive Officer General Manager, Electronics Materials & Equipment Division General Manager, Information & Electronics Division I, Information & Electronics Division II and Information & Electronics Division III In charge of Information & Electronics Division I, Information & Electronics Division II and Information & Electronics Division III Director, Managing Executive Officer In charge of Chemicals Division and Life Industry Division Director, Inabata Fine Tech & Co., Ltd. (present) Director, Senior Managing Executive Officer of the Company (present) In charge of Information & Electronics, Life Industry segments (present) In charge of the Americas and Europe (present) In charge of Chemicals segment concurrent positions at other organizations] Data Fine Tech & Co., Ltd. momination as a candidate for director] Akao has held positions of responsibility in the information & gement, one of the Company's main segments, for many years. s appointment as director in 2010 as a member of the management, I as director and managing executive officer, and since 2015 he has or and senior managing executive officer, and is in charge of the & electronics and life industry segments. He possesses abundant is a member of the management within the Company, so the msiders him suitably qualified as a director of the Company and has
		nominated hi	m once more as a candidate for director.

No.	Name (Date of birth)	Brief career summary, positions and responsibilities in the Company	
3	Kenichi Yokota (November 3, 1962) Reappointment No. of Company shares owned 13,500 Attendance at meetings of the board of directors 17 of 17 (100%)	None [Reason for n Mr. Kenichi Y and after join in the Compa in corporate f as a member executive offfi information to including hur member of th suitably quali	Joined the Company General Manager, Finance and Accounting Office Executive Officer Director, Executive Officer General Manager, Corporate Planning Office In charge of Internal Audit Office General Manager, Financial Managern, Financial Managernent Office Deputy General Manager, Corporate Planning Office In charge of Financial Management Office Deputy General Manager, International Affiliate Management Office Director, Managing Executive Officer In charge of Risk Management Office Director, Managing Executive Officer In charge of Financial Management, Investor Relations, Business Process Management, Risk Management, International Affiliate Management In charge of General Affairs and Information Technology Director, Senior Managing Executive Officer (present) In charge of Administrative Affairs (present) Soncurrent positions at other organizations]

No.	Name (Date of birth)	Brief career summary, positions and responsibilities in the Company			
No.		Director (Non Advisor, Sum (* indicates co [Reason for no	in the Company Joined Sumitomo Chemical Co., Ltd. Executive Officer, Sumitomo Chemical Co., Ltd. Managing Executive Officer, Sumitomo Chemical Co., Ltd. Senior Managing Executive Officer, Sumitomo Chemical Co., Ltd. Director, Senior Managing Executive Officer, Sumitomo Chemical Co., Ltd. Senior Managing Executive Officer, Sumitomo Chemical Co., Ltd. Director, Sumitomo Seika Chemicals Co., Ltd. (Non-Executive Director) (present) Advisor, Sumitomo Chemical Co., Ltd. (present) Director of the Company (present) oncurrent positions at other organizations] Executive Director), Sumitomo Seika Chemicals Co., Ltd.* itomo Chemical Co., Ltd. * ompany listed on stock exchange) omination as a candidate for director]		
		Director (Non-Executive Director), Sumitomo Seika Chemicals Co., Ltd.* Advisor, Sumitomo Chemical Co., Ltd.* (* indicates company listed on stock exchange) [Reason for nomination as a candidate for director] Mr. Takashi Shigemori had been involved in a business related to a joint venture with a state-owned company in Saudi Arabia, where he had been seconded, while working at a general chemicals manufacturer and after returning to the company, he has supported the growth of the joint venture as executive officer, and has also been responsible for administrative departments such as business			
		has a wide ran suitably quali	iness management, IT and finance. Based on these experiences, he nge of knowledge and expertise, so the Company considers him fied as a director of the Company and has nominated him once didate for director.		

No.	Name (Date of birth)	Brief career summary, positions and responsibilities in the Company		
		Apr. 1984 Joined Sony Corp. (now Sony Group Corp.)		
	Takako Hagiwara (March 12, 1961)	Apr. 2002 General Manager, Human Resources Div., NACS, Sony Corp.		
		Apr. 2006 General Manager, Human Resources Development Div., Corporate Human Resources, Sony Corp.		
		Apr. 2008 General Manager, Diversity Development Div., Corporate Human Resources, Sony Corp.		
	Reappointment Outside Independent	Apr. 2014 Representative Director, Sony Hikari Corp. and Sony Kibou Corp. (now Sony Kibou/Hikari Corp.)		
		Feb. 2015 Director, Chief Health Officer, Green House Co., Ltd.		
	Female	Jul. 2020 Representative Director, DDD Corp. (present)		
	No. of Company	May 2021 Outside Director, TWINBIRD CORPORATION (present)		
	shares owned	Jun. 2021 Outside Director of the Company (present) Outside Director, NEC Capital Solutions Ltd. (present)		
	0	[Significant concurrent positions at other organizations]		
	Attendance at meetings	Representative Director, DDD Corp.		
	of the board of directors	Outside Director, TWINBIRD CORPORATION*		
	17 of 17 (100%)	Outside Director, NEC Capital Solutions Ltd.*		
		(* indicates company listed on stock exchange)		
5		[Reason for nomination as a candidate for outside director and summary of expected role] Ms. Takako Hagiwara held positions of responsibility for many years in the human resources division of a major electronics manufacturer with a global presence in multiple businesses, such as audiovisual equipment, games, mov and music, in addition to which she has also served in management, and accordingly has extensive knowledge and experience. The Company conside she has sufficiently fulfilled the role that the Company expects at the board or directors and has nominated her once more as a candidate for outside director. If she is elected, the Company expects that she will provide advice in such ar as the Company's human resources strategy, and on the promotion of diversity for the set of the	ers of r. reas ty.	
		 [Supplementary information regarding independence and significant concurrence positions at other organizations] 1. Independence as outside director The Company designates Ms. Takako Hagiwara as an independent office under the provisions of the Tokyo Stock Exchange, Inc., and submits as a accordingly. If her reelection is approved, she is scheduled to continue as independent officer. She meets the independence criteria set out in the Company's criteria for independence of outside directors (the criteria are as described on page 2 2. Significant concurrent positions at other organizations There is no special relationship between the Company and organizations where Ms. Takako Hagiwara holds significant concurrent positions. [Tenure as outside director] Three years (at the conclusion of this general meeting) 	er such s an 5).	

No.	Name (Date of birth)	Brief career summary, positions and responsibilities in the Company	
6	Osamu Chonan (May 16, 1956) Reappointment Outside Independent No. of Company shares owned 0 Attendance at meetings of the board of directors 14 of 14 (100%)	Chairman, K [Reason for r expected role Mr. Osamu C division of a Southeast As accordingly I he has suffici directors and If he is electe and extensive relation to the [Supplementa positions at o 1. Independ The Com under the according independ He meets independ Mr. Osam past three and the si 2. Significa There is r where Mi	Joined Kewpie Corporation Corporate Officer, Branch Manager, Osaka Branch Office, Kewpie Corporation Corporate Officer, Branch Manager, Tokyo Branch Office, Kewpie Corporation Director, Branch Manager, Tokyo Branch Office, Kewpie Corporation Director, Executive Corporate Officer, Kewpie Corporation Representative Director, President and Chief Executive Corporate Officer, Kewpie Corporation Chairman, Kewpie Mirai Tamago Foundation (present) Advisor, Kewpie Corporation Outside Director of the Company (present) concurrent positions at other organizations] ewpie Mirai Tamago Foundation nomination as a candidate for outside director and summary of consument positions of responsibility for many years in the sales food manufacturer with a global presence centered in China and ia, in addition to which he has also served in management, and has extensive knowledge and experience. The Company considers tently fulfilled the role that the Company expects at the board of has nominated him once more as a candidate for outside director. ed, the Company expects that he will use his abundant experience e knowledge as a manager to provide oversight and advice in e Company's execution of duties from an objective perspective. ary information regarding independence and significant concurrent ther organizations] ence as outside director pany designates Mr. Osamu Chonan as an independent officer provisions of the Tokyo Stock Exchange, Inc., and submits as such gly. If his reelection is approved, he is scheduled to continue as an ent officer.

No.	Name (Date of birth)	Brief career summary, positions and responsibilities in the Company		
		Apr. 1982	Joined Shiseido Co., Ltd.	
	Hisayuki Suekawa	Apr. 2008	Corporate Officer, General Manager, Corporate Planning Department, Shiseido Co., Ltd.	
	(March 17, 1959)	Jun. 2009	Director, Corporate Officer, General Manager, Corporate Planning Department, Shiseido Co., Ltd.	
		Apr. 2010	Director, Corporate Executive Officer and General Manager, Business Planning Department, Shiseido Co., Ltd.	
	New candidate	Apr. 2011	Representative Director, President and CEO, Shiseido Co., Ltd.	
	Outside	Apr. 2013	Senior Advisor, Shiseido Co., Ltd.	
	Independent	Jun. 2014	Outside Director, Nitta Gelatin Inc.	
		Jun. 2017	Outside Director, San Holdings, Inc.	
	No. of Company	Jul. 2019	Advisor, NIPPON KANZAI Co., Ltd.	
	shares owned	Jun. 2020	Unaffiliated Director, Morishita Jintan Co., Ltd. (present)	
	0	Apr. 2023	Director, Showa Women's University (present)	
		Apr. 2023	Advisor, NIPPON KANZAI HOLDINGS Co., Ltd. (present)	
		-	oncurrent positions at other organizations]	
		Unaffiliated Director, Morishita Jintan Co., Ltd.*		
		Advisor, NIPPON KANZAI HOLDINGS Co., Ltd.*		
		Director, Showa Women's University		
		(* indicates company listed on stock exchange)		
7		[Reason for nomination as a candidate for outside director and summary of		
		expected role]		
		Mr. Hisayuki Suekawa has held positions of responsibility in the corporate planning department of a manufacturing company with a global reach extending		
		to some 120 co	ountries and regions, mainly in cosmetics business, in addition to	
			llso served in management, and accordingly has extensive d experience. Based on the above, the Company considers him	
		suitably qualif	ied as an outside director of the Company and has nominated him	
			for outside director.	
		and extensive	, the Company expects that he will use his abundant experience knowledge as a manager to provide oversight and advice in Company's execution of duties from an objective perspective.	
		[Supplementar	y information regarding independence and significant concurrent	
			her organizations]	
			nce as outside director ion of Mr. Hisayuki Suekawa is approved, the Company plans to	
		designate l	nim as an independent officer under the provisions of the Tokyo	
			hange, Inc. he independence criteria set out in the Company's criteria for	
		independer	nce of outside directors (the criteria are as described on page 25).	
			t concurrent positions at other organizations o special relationship between the Company and organizations	
			Hisayuki Suekawa holds significant concurrent positions.	

- (Notes) 1. There are no special interests between the candidates and the Company.
 - 2. Mr. Hisayuki Suekawa is a new candidate for director.
 - 3. Ms. Takako Hagiwara, Mr. Osamu Chonan, and Mr. Hisayuki Suekawa are candidates for outside director.
 - 4. The Company has entered into agreements with Mr. Takashi Shigemori, Ms. Takako Hagiwara, and Mr. Osamu Chonan to limit their liability for damages under article 423, paragraph 1 of the Companies Act. If their reelection is approved, the Company plans to renew the respective agreements with each of them. Pursuant to this agreement, the Company shall set the defined maximum amount of liability for damages, if he or she has acted in good faith and without gross negligence in performing his or her duties, at the minimum liability amount provided for under article 425, paragraph 1 of the Companies Act. In addition, if the election of Mr. Hisayuki Suekawa is approved, the Company plans to enter into the same agreement with him.
 - 5. The Company has entered into a directors and officer's liability insurance contract with an insurance company pursuant to article 430-3, paragraph 1 of the Companies Act, whereby the Company shall take responsibility in relation to execution of duties by those covered by the policy, including directors of the Company, and shall compensate them for any damages arising as a result of claims pursued in relation to said responsibility. If the election of the candidates is approved, each shall be covered by this contract.
 - In addition, when the contract is renewed, the Company plans to renew the contract with said details.
 - 6. "No. of Company shares owned" is current as of March 31, 2024.
 - 7. "Attendance at meetings of the board of directors" for Mr. Takashi Shigemori and Mr. Osamu Chonan is attendance after they assumed their positions on June 21, 2023.

Proposal 2 Election of four (4) directors who are audit and supervisory committee members

Among the five (5) members of the audit and supervisory committee, the terms of office of Messrs. Kenji Hamashima, Satoshi Tamai, Minoru Sanari, and Tomokazu Fujisawa will expire at the conclusion of this general meeting of shareholders.

Therefore, the Company proposes the election of four (4) directors who are audit and supervisory committee members.

Furthermore, prior consent to this proposal has been obtained from the audit and supervisory committee.

The candidates for directors who are audit and supervisory committee members are as follows:

No.	Name		Positions and responsibilities in the Company	Attendance at meetings of the board of directors (Fiscal 2023)	Attendance at meetings of the audit and supervisory committee (Fiscal 2023)
1	Nobukazu Kuboi	New candidate	Audit and Supervisory Officer General Manager, Audit and Supervisory Committee Office	_	-
2	Minoru Sanari	Reappointment Outside Independent	Outside Director (Audit and Supervisory Committee Member)	17/17	13/13
3	Tomokazu Fujisawa	Reappointment Outside Independent	Outside Director (Audit and Supervisory Committee Member)	17/17	13/13
4	Shiho Ito	New candidate Outside Independent Female	_	_	-

No.	Name (Date of birth)	Brief career summary, positions and responsibilities in the Company		
1	Nobukazu Kuboi (May 26, 1962) New candidate No. of Company shares owned 2,400	None [Reason for no supervisory cc Mr. Nobukazu after joining th many years. H compliance, an the Company supervision fo	Joined the Company General Manager, Financial Management Office Executive Officer Audit & Supervisory Board Member Audit and Supervisory Officer General Manager, Audit and Supervisory Committee Office (present) oncurrent positions at other organizations] omination as a candidate for director who is an audit and ommittee member] Kuboi has professional experience as a certified accountant, and he Company, he has been engaged in financial management for le also has experience working in the fields of internal controls, nd governance, and with this extensive knowledge and expertise, has determined that he can provide accurate auditing and or overall management of the Company, and has nominated him as r director who is an audit and supervisory committee member.	

No.	Name (Date of birth)	Brief career summary, positions and responsibilities in the Company
2	Minoru Sanari (May 20, 1958) Reappointment Outside Independent No. of Company shares owned 0 Attendance at meetings of the board of directors 17 of 17 (100%) Attendance at meetings of the audit and supervisory committee 13 of 13 (100%)	Apr. 1983 Joined Tokyo Gas Co., Ltd. Apr. 1995 Bar admission (Daini Tokyo Bar Association) Apr. 2008 General Counsel, Legal section, General Administration Department, Tokyo Gas Co., Ltd. Apr. 2017 Executive Officer in charge of Governance, Tokyo Gas Co., Ltd. Apr. 2019 Senior Advisor, Tokyo Gas Co., Ltd. Jun. 2022 Outside Director, Audit and Supervisory Committee Member of the Company (present) Apr. 2024 Special Counsel, Hayakawa Law Offices (present) [Significant concurrent positions at other organizations] Special Counsel, Hayakawa Law Offices [Reason for nomination as a candidate for outside director who is an audit and supervisory committee member, and summary of expected role] Mr. Minoru Sanari has specialized knowledge as an attorney and abundant experience in corporate legal affairs and corporate governance for many years at the largest city gas company in Japan. In addition, he is currently serving as the Company's outside director (audit and supervisory committee member; the term of office at the conclusion of this general meeting is two years), and considering the record of sufficiently fulfilling the roles that the Company has expected so far, the Company has determined that he can be expected to provide accurate auditing and supervision for overall management of the Company, and has nominated him once more as a candidate for outside director who is an audit and supervisory committee member. [Supplementary information regarding independence and significant concurren

3 Inc.) Image: Approximate and the properties of the audit and supervisory committee member, and accordingly has high level of knowledge and abundant expervisory committee member, and accordingly has high level of knowledge and abundant expervisory committee member, and accordingly has high level of knowledge and abundant expervisory committee member, and accordingly has high level of knowledge and abundant expervisory committee member, and accordingly has high level of knowledge and abundant expervisory committee member, and accordingly has high level of knowledge and abundant expervisory committee member, and accordingly has high level of knowledge and abundant expervisory committee member, and accordingly has high level of knowledge and abundant expervisory committee member, and accordingly has high level of knowledge and abundant expervisory committee member, and accordingly has high level of knowledge and abundant expervisory committee member, and accordingly has high level of knowledge and abundant expervisory committee member, and accordingly has high level of knowledge and abundant expervisory committee member, and accordingly has high level of knowledge and abundant expervisory committee member, and accordingly has high level of knowledge and abundant expervisory committee member, and accordingly has high level of knowledge and abundant expervisory committee member, and accordingly has high level of knowledge and abundant expervisory committee member, and accordingly has high level of knowledge and abundant expervisory committee experience.	Inc.)Tomokazu Fujisawa (July 6, 1958)Apr. 1999Director of Planning, Medical Supply Business, Fujisawa Pharmaceutical Co., Ltd.Apr. 2003Assistant to CEO, Fujisawa Healthcare Inc. (now Astellas US LLC)ReappointmentQutsideOutsideJun. 2014IndependentJun. 2014No. of Company shares ownedDirector, Audit & Supervisory Board Member, Astellas Pharma Inc.Jun. 2018Director, Audit & Supervisory Committee Member, Astellas Pharma Inc.Jun. 2020Outside Director, Audit and Supervisory Committee Member the Company (present)Significant concurrent positions at other organizations] NoneAttendance at meetings of the board of directors 17 of 17 (100%)Attendance at meetings worked as the director of planning for a business department of a global pharmaceutical company that engages in pharmaceutical businesses around th worked as the director of planning for a business department of a global pharmaceutical company that engages in pharmaceutical businesses around th worked as having work experience at said company's overseas subsidi	No.	Name (Date of birth)	Brief career summary, positions and responsibilities in the Company		
 supervisory committee member; the term of office at the conclusion of this general meeting is two years), and considering the record of sufficiently fulfilling the roles that the Company has expected so far, the Company has determined that he can be expected to provide accurate auditing and supervisis for overall management of the Company, and has nominated him once more a candidate for outside director who is an audit and supervisory committee member. [Supplementary information regarding independence and significant concurre positions at other organizations] Independence as outside director The Company designates Mr. Tomokazu Fujisawa as an independent office under the provisions of the Tokyo Stock Exchange, Inc., and submits as s accordingly. If the reelection of Mr. Tomokazu Fujisawa is approved, he is scheduled t continue as an independent officer. 	3 supervisory committee 13 of 13 (100%) board member of the company and a director who is an audit and supervisory committee member, and accordingly has high level of knowledge and abunda experience. In addition, he is currently serving as the Company's outside director (audit a supervisory committee member; the term of office at the conclusion of this general meeting is two years), and considering the record of sufficiently fulfilling the roles that the Company has expected so far, the Company has determined that he can be expected to provide accurate auditing and supervis for overall management of the Company, and has nominated him once more a candidate for outside director who is an audit and supervisory committee member. [Supplementary information regarding independence and significant concurre positions at other organizations] Independence as outside director The Company designates Mr. Tomokazu Fujisawa as an independent officure the provisions of the Tokyo Stock Exchange, Inc., and submits as a accordingly. If the reelection of Mr. Tomokazu Fujisawa is approved, he is scheduled to continue as an independent officer. He meets the independence criteria set out in the Company's criteria for		(Date of birth) Tomokazu Fujisawa (July 6, 1958) Reappointment Outside Independent No. of Company shares owned 0 Attendance at meetings of the board of directors 17 of 17 (100%) Attendance at meetings of the audit and supervisory committee	in the Company Jul. 1984 Joined Fujisawa Pharmaceutical Co., Ltd. (now Astellas Pharma Inc.) Apr. 1999 Director of Planning, Medical Supply Business, Fujisawa Pharmaceutical Co., Ltd. Apr. 2003 Assistant to CEO, Fujisawa Healthcare Inc. (now Astellas US LLC) Apr. 2013 Vice President of Internal Auditing, Astellas Pharma Inc. Jun. 2014 Full-time Audit & Supervisory Board Member, Astellas Pharma Inc. Jun. 2018 Director, Audit & Supervisory Committee Member, Astellas Pharma Inc. Jun. 2022 Outside Director, Audit and Supervisory Committee Member of the Company (present) [Significant concurrent positions at other organizations] None [Reason for nomination as a candidate for outside director who is an audit and supervisory committee member, and summary of expected role] Mr. Tomokazu Fujisawa has extensive insight and abundant experience, having worked as the director of planning for a business department of a global pharmaceutical company that engages in pharmaceutical businesses around the world, as well as having work experience at said company's overseas subsidiary. After engaging in audit work, he also served as a full-time audit & supervisory board member of the company and a director who is an audit and supervisory committee member, and accordingly has high level of knowledge and abundant experience. In addition, he is currently serving as the Company's outside director (audit and supervisory committee member; the term of office at the conclusion o		

4 Apr. 1987 Joined Toyo Trust and Banking Co., Ltd. (now Mitsubishi UFJ Trust and Banking Corporation) 0ct. 1991 Joined Chuo Shinko Audit Corporation (later MISUZU Audit Corporation) New candidate Dutside Dutside Partner, Chuo Aoyama Audit Corporation (later MISUZU Audit Corporation) Nu. 2022 Outside Director, Japan Display Inc. (present) Jul. 2022 Established Shino Ito CPA Office (present) Dec. 2023 Supervisory Director, Nomura Real Estate Private REIT, Inc. (present) Significant concurrent positions at other organizations] Certified accountant, Shiho Ito CPA Office Outside Director, Japan Display Inc.* (* indicates company listed on stock exchange) [Reason for nomination as a candidate for outside director who is an audit and supervisory committee member, and summary of expected role] Although Ms. Shiho Ito does not have direct sperience in corporate management beyond her role as a outside director of a major global LCD panel manufacturer. She therefore possesse extensive business knowledge in addition to her specialized expertise in accountant. Based on this, the Company has determined that she can be expected to provide accurate audit and supervision for the overall management of the Company and has nominated her as a candidate for outside director who is an audit and supervisory committee member. [Supplementary information regarding independence and significant concurrent positions at other organizations] 1. Ind	No.	Name (Date of birth)		Brief career summary, positions and responsibilities in the Company		
There is no other special relationship between the Company and organizations where she holds significant concurrent positions.		(Date of birth) Shiho Ito (December 27, 1963) New candidate Outside Independent Female No. of Company shares owned	Oct. 1991 Jul. 2005 Aug. 2007 Jun. 2022 Jul. 2022 Dec. 2023 [Significant of Certified acc Outside Dire (* indicates of [Reason for r supervisory of Although Ms management accountant ar Additionally, manufacture to her special Based on this accurate audi has nominate supervisory of [Supplement positions at of 1. Independ If the ele her as an Exchang She meet independ 2. Significa	in the Company Joined Toyo Trust and Banking Co., Ltd. (now Mitsubishi UFJ Trust and Banking Corporation) Joined Chuo Shinko Audit Corporation (later MISUZU Audit Corporation) Partner, Chuo Aoyama Audit Corporation (later MISUZU Audit Corporation) Joined Shin Nihon & Co. (now Ernst & Young ShinNihon LLC) Outside Director, Japan Display Inc. (present) Established Shiho Ito CPA Office (present) Supervisory Director, Nomura Real Estate Private REIT, Inc. (present) concurrent positions at other organizations] ountant, Shiho Ito CPA Office ctor, Japan Display Inc. * company listed on stock exchange) nomination as a candidate for outside director who is an audit and committee member, and summary of expected role] s. Shiho Ito does not have direct experience in corporate beyond her role as an outside officer, she is qualified as a certified nd has experience as a partner at major Japanese audit firms. she serves as outside director of a major global LCD panel r. She therefore possesses extensive business knowledge in addition lized expertise in accounting. s, the Company has determined that she can be expected to provide it and supervision for the overall management of the Company and ed her as a candidate for outside director who is an audit and committee member. ary information regarding independence and significant concurrent ther organizations] lence as outside director ction of Ms. Shiho Ito is approved, the Company plans to designate independent officer under the provisions of the Tokyo Stock e, Inc. is the independence criteria set out in the Company's criteria for lence of outside directors (the criteria are as described on page 25). at concurrent positions at other organizations o Ito is an outside director at Japan Display Inc., which has a sales business relationship with the Company. However, the ratio of action amount to the consolidated net sales of both companies in the ent fiscal year is less than 0.4%. no other special relationship between the Company and		

- (Notes) 1. There are no special interests between the candidates and the Company.
 - 2. Mr. Nobukazu Kuboi and Ms. Shiho Ito are candidates for new directors who are audit and supervisory committee members.
 - 3. Mr. Minoru Sanari, Mr. Tomokazu Fujisawa and Ms. Shiho Ito are candidates for outside director.
 - 4. The Company has entered into agreements with Messrs. Minoru Sanari and Tomokazu Fujisawa to limit their liability for damages under article 423, paragraph 1 of the Companies Act. If the reelection of both of them is approved, the Company plans to renew the respective agreements with each of them. Pursuant to this agreement, the Company shall set the defined maximum amount of liability for damages, if he or she has acted in good faith and without gross negligence in performing his or her duties, at the minimum liability amount provided for under article 425, paragraph 1 of the Companies Act. In addition, if the election of Ms. Shiho Ito is approved, the Company plans to enter into the same agreement with her.
 - 5. The Company has entered into an officers, etc. liability insurance contract with an insurance company pursuant to article 430-3, paragraph 1 of the Companies Act, whereby the Company shall take responsibility in relation to execution of duties by those covered by the policy, including directors of the Company, and shall compensate them for any damages arising as a result of claims pursued in relation to said responsibility. If the election of the candidates is approved, each shall be covered by this contract.
 - In addition, when the contract is renewed, the Company plans to renew the contract with said details.
 - 6. In the Japan national family register, Ms. Shiho Ito is registered as Ms. Shiho Sasaki.
 - 7. "No. of Company shares owned" is current as of March 31, 2024.

<For Reference>

Corporate Governance

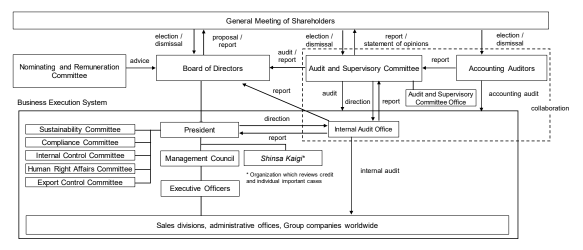
Corporate governance structure of the Company is as follows:

1. Basic Approach

The Company's management philosophy is to contribute to the development of society by respecting people, based on the spirit of "love" and "respect." Based on this management philosophy, we believe that in order to meet the expectations of our shareholders, business partners, employees, and all other stakeholders who support the Company's business activities, and to sustainably increase its corporate value, it is essential to develop and build a strong corporate governance system that will ensure the transparency and fairness of management and serve as a foundation for prompt and determined decision-making.

2. Corporate Governance Structure

Corporate Governance Structure



3. Composition of the board of directors

If Proposals 1 and 2 of this general meeting are approved and adopted, the composition of the board of directors will be as follows, with a majority of independent outside directors.

Directors (excluding audit and supervisory committee members)	Directors (audit and supervisory committee members)	Ratio of independent outside directors
7 persons	5 persons	58 % (7 out of 12)
Outside	Outside	

				Business and industry knowledge			Legal/				
		Name (*female)	Global manage- ment	Electro- nics/ Energy	Materials /Chemi- cals	Food/ Life	Finance and account- ing	risk manage- ment/ Internal control	HR/labor	IT/digital	ESG
		Katsutaro Inabata	•		•			•	•		•
	Inside	Toyohiro Akao		•	•	•					
	ide	Kenichi Yokota					•	•	•	•	•
Director		Takashi Shigemori			•		•			•	
	Outside/Independent	Takako Hagiwara*		•					•		•
		Osamu Chonan	•			●					
		Hisayuki Suekawa	•			●					
(Aud	Inside	Nobukazu Kuboi					•	•			•
it and Sup M	Ou	Minoru Sanari		•				•			
Director Supervisory (Member)	Outside/Independent	Tomokazu Fujisawa				•		•			
Director (Audit and Supervisory Committee Member)	ependent	Noriya Yokota				•	•		•	•	•
e		Shiho Ito*					•	•			

• Expertise and experience required of the Company's directors (skill matrix)

[Our way of thinking about the skill matrix]

Management philosophy of Inabata & Co., Ltd. is "People come first, based on the spirit of "love (ai)" and "respect (kei)," and together we strive towards contributing to the development of society," and our vision is "To continually evolve, serving clients and society, through global operations and meeting their changing needs." In addition, with around 2030 in mind, we have set "IK Vision 2030" as a long-term vision that envisions our future status, and have positioned the new mid-term business plan "New Challenge 2026" ("NC2026") as a step toward that long-term vision.

In identifying the skills expected of directors, we have decided from the viewpoint of the kind of skills that are required to build systems that enable the board of directors of the Company to fulfill the functions relating to decision-making and the supervision of business execution, as we

expand globally, based on this management philosophy, vision, the long-term vision "IK Vision 2030," and the new mid-term business plan "NC2026." From this point of view, we have specifically identified the following skills and formulated a skill matrix.

(Global Management)

We are expanding our business globally, and in particular, in our long-term vision "IK Vision 2030," we anticipate that the overseas business ratio will be 70% or greater. From this point of view, in order to plan the future growth of Inabata & Co., Ltd., we believe that it is extremely useful to appoint those who have knowledge of global corporate management as directors. Therefore, especially when inviting outside directors, we make sure to include managers of companies that are developing business globally, especially top management, or those with equivalent experience. The Global Management item in the skill matrix is based on top management of a company that is developing business globally or whether the candidate has experience equivalent to this.

When judging the candidates under this requirement, Messrs. Katsutaro Inabata, Osamu Chonan, and Hisayuki Suekawa all have abundant experience as executive managers in global companies, demonstrating their global management skills.

(Business and Industry Knowledge)

In managing a specialized trading firm like ours, first and foremost, vast expertise and experience in each business field is indispensable. In particular, regarding executive directors who are in charge of business execution, it is extremely important in practice to the development of the business of a trading firm like ours to hold a wide range of knowledge, experience and personal connections in each of our business fields, and when appointing executive directors, we give consideration to balance among those who have knowledge of the Company's business fields. More specifically, Mr. Katsutaro Inabata was engaged in the Company's plastics segment for many years. Mr. Toyohiro Akao was engaged for many years in the information & electronics segment, and then, after being appointed director, he supervised the chemicals and lifestyle industry segments. These two executives possess knowledge and experience concerning different businesses of the Company.

When inviting outside directors, we give consideration to the broad knowledge and experience in various business fields, and aim to include individuals capable of providing supervision and opinions on business strategies from an objective perspective. In regard to the candidates for outside director, all of the candidates have valuable expertise in their respective fields of business gained from work at other companies.

(Finance and Accounting)

Financial strategy (corporate finance) in corporate management is of course important, and we believe that we need someone among executive directors who is responsible for financial strategy and can lead efforts to improve corporate value through various dialogues with investors. Mr. Kenichi Yokota has long served in management positions in the finance, accounting, and IR departments, and as part of his duties, he has held dialogues with various investors and provided valuable feedback to Company management as part of his consistent efforts to strengthen corporate governance and enhance corporate value. Mr. Takashi Shigemori was engaged in the finance and accounting affairs at a global chemical company. Additionally, after being appointed director at that company, he oversaw its finance and accounting operations.

In addition, in order to strengthen the supervisory function for business execution, we believe that it is useful to include those who are familiar with finance and accounting among directors who are Audit and Supervisory Committee members. Mr. Nobukazu Kuboi has long been engaged in the Company's finance and accounting operations. After being appointed full-time audit & supervisory board member, he was engaged in the Company's audit operations. Mr. Noriya Yokota has held the position of CFO at a major global alcoholic beverages and soft drinks manufacturer. He has extensive knowledge and experience in finance, accounting, and IR operations. Ms. Shiho Ito has specialized expertise as a certified accountant. She has many years of experience in accounting audits at various companies, and this experience will be valuable in strengthening the Company's supervisory function for business execution.

(Legal/Risk Management/Internal Control)

At Inabata & Co., Ltd., which is expanding its business globally, there are various risks such as credit risk of business partners, risk related to business investment, latent risk associated with overseas business activities, foreign exchange fluctuation risk, and commodity market fluctuation risks. Therefore, risk management is extremely important for management. As director, Mr. Katsutaro Inabata has had direct control over the internal audit department, and in that capacity he has been closely involved with risk management and internal controls. In addition, he has served for many years as chair of the Compliance Committee. Mr. Kenichi Yokota has served for many years as chair of the Company's Internal Control Committee while being directly involved in the establishment of internal control systems. After being appointed director, he has been in charge of the legal and risk management departments.

In addition, we are committed to management that emphasizes compliance above all else, and in order to strengthen the supervisory function for business execution, we believe it is useful to include those who are familiar with the law among directors who are Audit and Supervisory Committee members without fail. Mr. Minoru Sanari is a registered attorney with expertise in all aspects of corporate legal affairs accumulated through his years of work as in-house lawyer at the largest city gas company in Japan.

Additionally, we have chosen to be a company with an audit and supervisory committee with the aim of expediting management decision-making and strengthening the supervisory function for business execution. Companies with an audit and supervisory committee are required to make effective use of the company internal control system to conduct systematic audits. From this point of view, we believe that it is essential to include those who have specialized knowledge and experience in internal control and auditing among directors who are Audit and Supervisory Committee members. Mr. Nobukazu Kuboi has been engaged in the establishment of internal control systems since the rollout of the J-SOX system. Mr. Tomokazu Fujisawa has extensive handson experience in internal control and auditing systems. His experience includes auditing at a major global pharmaceutical company and serving a full-time audit & supervisory board member and a director who is an audit and supervisory committee member. Ms. Shiho Ito has extensive expertise and experience in internal control and auditing after having been engaged in internal controls and audits of various companies over many years as an employee of major audit firms.

(HR/Labor)

In a trading firm like ours, human resources are our greatest asset, and human resource development is an important management issue in the medium to long term. The new mid-term

business plan "NC2026" places a priority on improving the well-being of employees who support our sustainable growth, promoting diversity and inclusion, further expanding health and productivity management initiatives, and making greater investments in our human capital. To implement this strategy, we believe it desirable for directors to include those who have experience and skills in HR and labor, and we place great importance on this perspective when inviting outside directors. During his experience as director, Mr. Katsutaro Inabata has been in charge of the human resources department. Mr. Kenichi Yokota currently is in charge of the human resources department and has extensive experience reforming various personnel systems.

In addition, Ms. Takako Hagiwara has experience in human resources management at a major global electronics manufacturer. Since her appointment as outside director, she has used her extensive experience to provide advice and insights on the Company's human resources strategies and on the priority management issue of diversity promotion. Mr. Noriya Yokota has extensive experience in human resources and labor, having served as director of group-wide human resources and general affairs at a major alcoholic beverages and soft drinks manufacturer.

(IT/Digital)

The Company's new mid-term business plan "NC2026" includes a medium-term digital strategy as one of the core management strategies. The basic policy behind the new digital strategy is to enhance the management information infrastructure and strengthen group-wide security. To implement the digital strategy and promote data-driven management and digital transformation initiatives, we need specialized expertise in IT and digital technology. In addition, threats to information security have been increasing year by year, and we believe that IT/digital skills are necessary to strengthen countermeasures against these.

Mr. Kenichi Yokota holds multiple national certifications in the IT and digital fields for information technology engineers and other experts. With that specialized knowledge, he has led many initiatives aimed at strengthening the Group's overall information security. Additionally, Mr. Takashi Shigemori and Mr. Noriya Yokota both have broad expertise in the IT and digital field, having served as CIOs or equivalent positions at major global companies.

(ESG)

Inabata & Co., Ltd. established the Sustainability Committee in October 2021 and considers the promotion of sustainability to be an important management issue. We also consider improving the external evaluation of ESG as an important issue. From this point of view, we believe that it is necessary to include those who have knowledge of sustainability and ESG in corporate management among directors, and we take these points into consideration when inviting outside directors.

Mr. Katsutaro Inabata has expertise in all areas of ESG, having served as chair of the Company's Sustainability Committee. Mr. Kenichi Yokota has led initiatives to improve corporate governance, and while in charge of human resources, he implemented employee engagement surveys and health and productivity management programs. Through these initiatives, he has developed particular expertise in the Governance and Society aspects of ESG. Mr. Nobukazu Kuboi was closely engaged in worksite-level initiatives to introduce a corporate governance code. He has developed particular expertise in the Governance aspect of ESG.

Additionally, Ms. Takako Hagiwara has extensive experience in human resources policymaking and diversity promotion strategies. She is expected to take a leading role in making

recommendations in the Society area of ESG. Mr. Noriya Yokota has been in charge of management strategies at a major alcoholic beverages and soft drinks manufacturer that has demonstrated leadership among Japanese companies for its advanced initiatives in the environmental area. He is expected to take a leading role in making recommendations in the Environment area of ESG.

• Criteria for independence of outside directors

The Company has established criteria concerning the independence of outside directors of the Company as follows, and outside directors who do not meet any of the following conditions are considered independent.

- (1) An executive (*1) of the Company or a subsidiary of the Company currently or within the past 10 years
- (2) A person who has met any of the following conditions (i) through (vii) over the last three years
 - (i) A party whose major client or supplier is the Company (*2) or an executive thereof
 - (ii) A major client or supplier of the Company (*3) or an executive thereof
 - (iii) A consultant, accountant or legal professional who receives a large amount of monetary consideration or other property from the Company in addition to compensation as a director/audit & supervisory board member (*4) (In case it is an organization such as a corporation or an association that receives monetary consideration or property, a party which belongs to the said organization.)
 - (iv) A major shareholder (*5) of the Company or an executive thereof
 - (v) A major lender (*6) of the Company or an executive thereof
 - (vi) A party that receives a donation over a certain amount (*7) from the Company or a party affiliated with an organization that receives a donation from the Company
 - (vii) An executive of a company for which an executive of the Company serves concurrently as outside director or outside audit & supervisory board member of the said company
- (3) A spouse or relative within the second degree of kinship of the person in (1) or (2) above
- (4) A person who has served as outside director of the Company for over eight years
 - (*1) "Executive" is an executive director, an executive officer or an employee.
 - (*2) "A party whose major client or supplier is the Company" is one which has received a payment from the Company equivalent to over 2% of its consolidated annual gross sales.
 - (*3) "Major client or supplier of the Company" is one which has paid to the Company an amount equivalent to over 2% of the Company's consolidated annual gross sales.
 - (*4) "Receives a large amount of monetary consideration or other property from the Company in addition to compensation as a director/audit & supervisory board member" means receiving from the Company monetary consideration or property which exceeds the higher of either 2% of sales or total revenue of such party in addition to compensation as a director/audit & supervisory board member or 10 million yen.
 - (*5) "Major shareholder" is one whose ownership ratio of voting rights is 10% or higher.
 - (*6) "Major lender" is one which has lent the Company an amount equivalent to over 2% of the Company's consolidated total assets.
 - (*7) "A donation over a certain amount" is one that exceeds 10 million yen.

4. Policy on Reduction of Strategic Shareholdings

The Company has been promoting its three-year mid-term business plan "New Challenge 2023" ("NC2023"), which ended in the fiscal year to March 31, 2024.

One of the key initiatives of the plan was "continuous review of asset holdings and further improvement of fund and asset efficiency." As part of this initiative, the Company had decided on a policy of reducing its strategic shareholdings. The goal was to reduce the balance of strategic shareholdings by 50% by March 31, 2024 compared to the balance on March 31, 2021. The Company's actual result exceed that target. We will continue to reduce strategic shareholdings by March 31, 2027, marking the final year of the new mid-term business plan "NC2026."

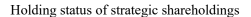
Policy on Reduction of Strategic Shareholdings

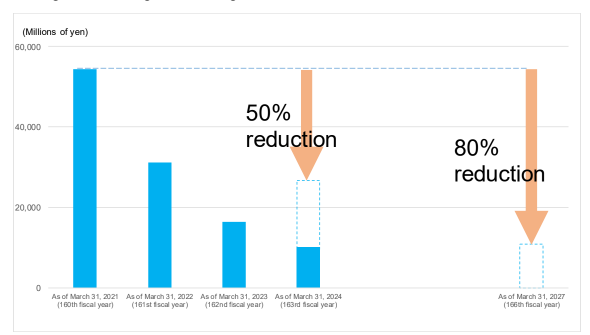
- Further reduce strategic shareholdings over the medium to long term, aiming for a reduction of around 80% compared to the balance on March 31, 2021 by March 31, 2027.
- * The initial policy of "reduce the balance of strategic shareholdings by 50% compared to the balance on March 31, 2021 during the three years of "NC2023"" has already been achieved.

The policy is to allocate the funds obtained from the sale of shares held as strategic shareholdings not to internal reserves but to shareholder returns and investment for future growth.

-	-	-			
(Millions of yen)	Fiscal year ended March 31, 2020	Fiscal year ended March 31, 2021	Fiscal year ended March 31, 2022	Fiscal year ended March 31, 2023	Fiscal year ended March 31, 2024
Sales of strategic shareholdings	3,026	2,944	9,367	10,076	4,159

Changes in amount of sales of strategic shareholdings





*Strategic shareholdings: listed shares in Japan

• Status of the balance sheet recorded amount of "investment shares held for purposes other than net investment"

Category		March 31, 2022 (161st fiscal year)	March 31, 2023 (162nd fiscal year)	March 31, 2024 (163rd fiscal year)
Balance sheet	Non-listed shares	6,692	4,955	6,315
recorded amount	Shares other than non- listed shares	31,121	16,432	10,060
(Millions of yen)	Total amount	37,814	21,388	16,376
Consolidated ne	et assets (millions of yen)	176,914	181,507	206,754
Consolida	ated net asset ratio	21.4%	11.8%	7.9%

* As of March 31, 2024, in addition to those shares stated above, there exists ¥1,766 million in deemed holding shares, and the total amount of non-listed shares, shares other than non-listed shares and deemed holding shares is ¥18,143 million. This was 8.8% of the consolidated net assets as of March 31, 2024. The amount obtained by multiplying the market price of deemed holding shares on the last day of the fiscal year by the number of shares subject to exercise of voting rights.

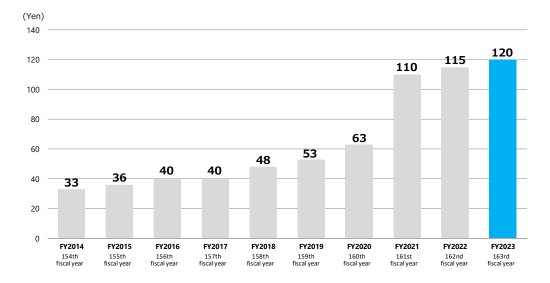
5. Shareholder Return Basic Policy

The basic policy on shareholder return during the period of the mid-term business plan "NC2023" of the Company was as follows. The Company will maintain the following basic policy on shareholder return under the new mid-term business plan "NC2026," the final year of which will end March 31, 2027.

(Shareholder return basic policy)

- (i) The actual amount of dividends paid in the previous fiscal year will be used as the lower limit for dividends per share, and the basic policy is to continuously increase the dividends without reducing them. (Progressive dividends)
- (ii) The target for the total return ratio (*) shall be approximately 50%.
- (*) Total return ratio = (Amount of dividends + Amount of treasury shares acquired) ÷ Consolidated profit x 100

Trends in Dividends Paid Per Share



6. On the Nominating and Remuneration Committee (as of March 31, 2024)

The Company established a voluntary Nominating and Remuneration Committee in 2015. Resolutions on the election and dismissal of senior management, the nomination of candidates for director and executive officers, and the remuneration of directors are discussed by the Nominating and Remuneration Committee, where the majority of members are independent outside directors. The board of directors strives to ensure objectivity, fairness, and transparency by fully respecting the results of the Nominating and Remuneration Committee's deliberations.

Number of meetings: 12 meetings in the fiscal year ended March 31, 2024

Members of the Nominating and Remuneration Committee: three independent outside directors (including one independent outside director who is an audit and supervisory committee member) and one inside director

Chairperson: Head independent outside director

7. Policy and Procedures of Nominating Directors

When the Company's board of directors elects executives and appoints candidates for directors, the Nominating and Remuneration Committee, a majority of which are independent outside directors, take measures, for instance, such as interviewing candidates, to examine credentials and aptitude which would contribute to the improvement of corporate value in the medium and long term and to ensure the objectivity, fairness, and transparency of any decision the board of directors makes.

The Company has criteria for independence of outside directors, which are set out on page 25, for the election of independent outside directors and elects them in accordance with these criteria.

8. Effectiveness Evaluation of the Board of Directors

The Company has conducted an evaluation of the effectiveness of the board of directors since fiscal 2015, with the aim of increasing corporate value through enhancing the effectiveness and transparency of the board of directors. A third-party evaluation, which is implemented every three years, was carried out by a third-party organization in fiscal 2023. A summary of the evaluation results and future measures have been disclosed on the Company's website.

[Outline of fiscal 2023 evaluation and future measures]

All current directors as of March 31, 2024
(Seven directors who are not audit and supervisory committee members, and five who are audit and supervisory committee members)

		• The Company hired an outside consultant as a third-party organization ("the third-party organization")
		• The Company had evaluation targets answer a questionnaire, and conducted individual interviews
2.	Evaluation methodology	• The third-party organization collected the results of the analysis and evaluation based on the results of answers to the questionnaire and interviews, and reported these results to the board of directors of the Company at its meeting on March 27, 2024.
		• After verification by the board of directors of the content of the report, the direction of future measures was decided
3.	Overview of results of analysis and evaluation	 As a result of the analysis and evaluation carried out by the third-party organization, the following points were identified concerning the awareness and way of thinking of all target directors in regard to the current status of the Company. [Evaluation of the current state of business and business portfolio] The plastics and information & electronics segments are expected to remain pillars of the Company in the future. At the same time, the evaluation found that it is necessary to provide better external explanations regarding sustainable growth given the changes in the business environment. Additionally, these segments are expected to develop new customers and to generate derivative products. Besides these two major business pillars, the evaluation found that the other segments that could form the third pillar of the Company's business have shown steady growth, driven by M&As and other initiatives. Regarding new businesses, the evaluation found it is necessary to visualize the growth areas and clarify the targets to ensure these businesses can be properly monitored by the board of directors. Among the risks facing the Company, latent risk associated with overseas business investment are considered particularly high risks. The evaluation found that the Company has an appropriate level of risk tolerance, and the current level of risk is permissible given the Company's size and financial
		structure. [Current status of the board of directors]
		• We believe the effectiveness of the Company's board of directors increased by transitioning to a company with an audit and supervisory committee. The evaluation rated the functions of the board of directors highly, determining that the chairperson and other members are appropriately performing their roles and functions, and further that the board's monitoring and supervision of business execution are being performed.
		• The board of directors continues to engage in open and lively discussions. With regard to medium- to long-term management issues that were raised in

the previous fiscal year's evaluation, efforts were made to provide opportunities for discussion during the process for creating the new midterm business plan, with all directors participating outside board of directors meetings. The evaluation determined that progress had been made in improving the understanding and discussion of the plan in these and other ways.

The evaluation also found that personnel-related problems constitute a major management issue. It was determined that more discussions are necessary at the board of directors regarding the human resources strategies, with the goal of promoting the engagement of a diverse workforce. Regarding sustainability issues, the Sustainability Committee meets regularly to discuss sustainability issues, with inside directors in attendance as committee members, and outside directors as observing members. These activities were deemed sufficient. The evaluation found that further discussions are needed regarding the promotion of internal diversity and the succession plan for the president and outside directors.

[Overview of the Nominating and Remuneration Committee]

 The activities of the Nominating and Remuneration Committee were highly evaluated. The evaluation found the members had clearly defined roles and had engaged in adequate discussions with an appropriate member composition at meetings. The selection process for the outside directors and the current officer compensation levels were highly rated. Regarding the provision of information from the Nominating and Remuneration Committee to the board of directors, the evaluation found the committee provided an insufficient amount of information on the details of its recommendations and discussion items.

[Overview of the audit and supervisory committee]

The activities of the audit and supervisory committee were highly rated. The evaluation found the members had clearly defined roles and had engaged in adequate discussions with an appropriate member composition at meetings. It was deemed necessary to continue strengthening the internal audit structure efficiently and develop an organizational auditing system.

[Support system for outside directors and communication among the outside directors]

• It was determined that the outside directors have an adequate support system. It was also determined that communication among the outside directors, an issue raised in the previous fiscal year's evaluation, had improved.

[Relations with investors and shareholders]

• The evaluation highly rated relations with investors and shareholders, due to our vigorous IR activities, and the board of directors being adequately informed of the status of dialogues with investors. However, it was deemed

		necessary to further communicate the Company's growth strategy and competitive advantages to earn higher evaluation in capital markets.
4.		 The Company will strive to further enhance the effectiveness of the board of directors by executing the following initiatives to deal with the issues recognized from the results of the above-mentioned analysis and evaluation. [Current state of business and business portfolio] Further strategic discussions on sustainable growth for each segment Visualize growth of new businesses and plan clear targets
		 Management issues Sales approach, human resources development, promotion of diversity and other human resource issues, recycling business, etc. Further discussions on sustainability issues
	Future measures	 Medium- to long-term strategy Continue to hold more discussions on medium- to long-term strategy
		 Nominating and Remuneration Committee Continue progress on president succession and top management development Promote information sharing with the board of directors
		 Audit and supervisory committee membership and structure Strengthen internal audit structure
		 Relations with investors and shareholders Further communicate and disseminate the strengths of Inabata to capital markets