This is the English translation of the original Japanese text of the notification submitted to the Tokyo Stock Exchange (TSE) and is prepared for reference purposes only. The Japanese original is the governing document of the Company and this English translation shall have no legal force.

Independent Directors/Auditors (Audit & Supervisory Board Members) Notification

1. Basic Information

Company Name		OSAKA GAS C	Code	9532					
Date of Filing		2024/5/24	Date of Change		2024/6/27				
Reason for Filir Notificatio		Annual Meeting of Shareho The Company plans to tra Committee upon approval a held on June 27, 2024. Th officers who are currently	nsition to a Company with an Audit and Supervisory at the 206th Annual Meeting of Shareholders, to be is will result in the correction/change and the outside Audit & Supervisory Board Members will be tors" (see "2. Matters regarding Independence of						
\checkmark	Those who meet the qualifications as an independent officer are all appointed as independent officers. (*1)								

2. Matters regarding Independence of Independent Officers/Outside Officers

No.	Name	outside Directors/ outside Audit & Supervisory Board Members	Independent Officers	Attributes of the Officers(*2 · 3)											Description of the	The Officer's		
No. Name	Name			а	b	с	d	е	f	g	h	i	j	k	Ι	N/A	Change	Consent
1	Kazutoshi Murao	outside Director	0													0		Yes
2	Tatsuo Kijima	outside Director	0													0		Yes
3	Yumiko Sato	outside Director	0													0		Yes
4	Mikiyo Niizeki	outside Director	0													0		Yes
5	Eriko Nashioka	outside Director	0													0	Correction/ Change	Yes
6	Chieko Minami	outside Director	0													0	Correction/ Change	Yes
7	Eimei Kozai	outside Director	0													0	Newly appointed	Yes

3. Description regarding attributes of the Independent Officers and Reasons for Appointment

No.	Status of Applicability (*4)	Reasons for Appointment (*5)
1	Not applicable	Because Mr. Kazutoshi Murao satisfies the criteria for determining the independence of independent officers stipulated by the Company (see 4. Supplementary explanation), he has no cause to generate a conflict of interest with general shareholders and is notified as an independent officer.
2	Not applicable	Because Mr. Tatsuo Kijima satisfies the criteria for determining the independence of independent officers stipulated by the Company (see 4. Supplementary explanation), he has no cause to generate a conflict of interest with general shareholders and is notified as an independent officer.
3	Not applicable	Because Ms. Yumiko Sato satisfies the criteria for determining the independence of independent officers stipulated by the Company (see 4. Supplementary explanation), she has no cause to generate a conflict of interest with general shareholders and is notified as an independent officer.
4	Not applicable	Because Ms. Mikiyo Niizeki satisfies the criteria for determining the independence of independent officers stipulated by the Company (see 4. Supplementary explanation), she has no cause to generate a conflict of interest with general shareholders and is notified as an independent officer.
5	Not applicable	Because Ms. Eriko Nashioka satisfies the criteria for determining the independence of independent officers stipulated by the Company (see 4. Supplementary explanation), she has no cause to generate a conflict of interest with general shareholders and is notified as an independent officer.
6	Not applicable	Because Ms. Chieko Minami satisfies the criteria for determining the independence of independent officers stipulated by the Company (see 4. Supplementary explanation), she has no cause to generate a conflict of interest with general shareholders and is notified as an independent officer.
7	Not applicable	Because Mr. Eimei Kozai satisfies the criteria for determining the independence of independent officers stipulated by the Company (see 4. Supplementary explanation), he has no cause to generate a conflict of interest with general shareholders and is notified as an independent officer.

4. Supplementary explanation

The criteria for determining the independence of independent officers stipulated by the Company are as follows. The individual may not be an Executive Director, Operating Officer, Executive Officer or employee ("business operator") of the Company or its affiliates (the "Company Group") and may not have been a business operator of the Company Group for ten years prior to being appointed.
 The individual may not be a major vendor of the Company (*1) or a business operator thereof, and may not have been a business operator of the same for past three years. 3. The individual may not be a major client of the Company (*2) or a business operator thereof, and may not have been a business operator of the same for nast three years 1. The individual may not be a major shareholder (an individual or entity which owns 10% or more of the total voting rights, hereafter the same) of the Company or a business operator thereof. 5. The individual may not be a business operator of an entity for which the Company is a major shareholder. 6. The individual may not be receiving substantial donations (*3) from the Company or be a business operator for an entity receiving such donations. 7. In addition to remuneration as an officer, the individual may not receive substantial remuneration (*4) from the Company as a consultant, an accounting specialist such as a Certified Public Accountant, etc. or as a legal specialist such as an attorney, etc. (if the entity receiving the fees concerned is a corporation or a limited liability company, etc., any individual belonging to such an organization). The individual also may not be the accounting auditor of the Company Group. 8. If a business operator of the Company is an outside officer of another company, the individual may not be a business operator at the company concerned, the parent company or subsidiary of the company concerned. (1) Persons who are currently or was a Director, Audit & Supervisory Board Member, Executive Officer or a key employee with an equivalent position ("important executive") for the Company Group within the past three years.
(2) Of the persons in 2-6 above, those who are important executives. (3) Of the persons listed in 7 above, those who have professional licenses such as Certified Public Accountants, attorneys, etc. 10. In addition to 1-9 above, individuals must not have issues that could cause constant and real conflicts of interest against the Company's general shareholders. *1. Payment amount to vendor accounts for 2% of its consolidated sales or more
 *2. Received amount from client accounts for 2% of the Company Group's consolidated sales or more, or the loan balance outstanding is 2% of the Company Group's consolidated gross assets or more 3. More than 10 million geno average over the past three years
 *4. The larger of more than 10 million yen on average over the past three years or an amount equivalent to 2% of total sales (total revenues) of the organization to which payment is made (three-year average) Even if the individual does not satisfy any of the criteria listed above in 1-10, if the individual is suitable as an independent officer, the Company may still appoint him/her as an independent officer of the Company by providing an explanation or disclosing the reasons. The above criteria are also described in the "Corporate Governance Report" submitted to the stock exchanges. The Corporate Governance Report is provided at the Company's website (https://www.osakagas.co.jp/en/ir/library/index.html). Check this box if all outside officers who meet the qualifications as an independent officer are notified hereunder. *2

- Check items concerning the attributes of the officers: a. A business operetor of the listed company or any of its subsidiaries

- a. A business operetor of the listed company or any of its subsidiaries
 b. A non-executive director or an accounting advisor (if he/she is an outside Audit & Supervisory Board Members) of the listed company or any of its subsidiaries
 c. A business operetor or a non-executive director of the parent company of the listed company
 d. An Audit & Supervisory Board Member of the parent company of the listed company (if he/she is an outside Audit & Supervisory Board Members)
 e. A business operetor of a company which is under common control with the listed company
 f. A person or a business operetor of an entity for which the listed company is a major customer/supplier
 g. A major customer/supplier of the listed company or a business operator thereof
 h. A consultant, an accounting specialist or a legal specialist who receives substantial remuneration from the listed company in addition to remuneration as an officer

- n. A consultant, an accounting specialist or a legal specialist who receives substantial remuneration from the listed company in addition to remuneration as an officer i. A major shareholder of the listed company (if the shareholder is a corporation juridical person or a business operator thereof) j. A business operator of a customer/supplier (that does not fall under any of f, g or h above) of the listed company (limited to the officer himself/herself) k. A business operator of the counterpart with which the listed company has relationships through appointing outside officer from each other (limited to the officer himself/herself) l. A business operator of the body to which the listed company donates (limited to the officer himself/herself)

Please note that the description of the attributes from a. through I. above is a summarized version of the actual provisions set forth in the relevant rules of the stock exchange

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- Mark the box with if the officer "currently or recently" falls under any of the above items. Mark it with △ if he/she fell under the items in the "past". Mark the box with if any of the officer's close relatives "currently or recently" falls under any of the above items. Mark it with ▲ if such relative fell under the items in If the officer falls under any of a. through I. above, describe the attribute in detail. *4
- *5 Describe the reason for having appointed the officer as an independent officer.