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: 1942)

June 6, 2024

To our shareholders:

Seiichi Fubasami, Chairman and Director **Kandenko Co., Ltd.** 4-8-33 Shibaura, Minato-ku, Tokyo

## **Notice of the 110th Annual General Meeting of Shareholders**

We are pleased to announce the 110th Annual General Meeting of Shareholders of Kandenko Co., Ltd. (the "Company") to be held as described below.

When convening this general meeting of shareholders, the Company takes measures for providing in electronic format the information that constitutes the content of Reference Documents for the General Meeting of Shareholders, etc. (matters for which measures for providing information in electronic format are to be taken). So please access either of the following websites to confirm the information.

The Company's website:

https://www.kandenko.co.jp/ir/stockholders-meeting

Website for posted informational materials for the general meeting of shareholders:

https://d.sokai.jp/1942/teiji/

TSE website (Listed Company Search):

https://www2.jpx.co.jp/tseHpFront/JJK010010Action.do?Show=Show

(Access the TSE website by using the internet address shown above, enter "Kandenko" in "Issue name (company name)" or the Company's securities code "1942" in "Code," and click "Search." Then, click "Basic information" and select "Documents for public inspection/PR information." Under "Filed information available for public inspection," click "Click here for access" under "[Notice of General Shareholders Meeting /Informational Materials for a General Shareholders Meeting].")

If you exercise your voting rights prior to the meeting, please refer to the "Guide to Exercise Voting Rights" (Japanese only) on page 4 and page 5 and exercise your voting rights via the Internet or in writing, after examining the Reference Documents for the General Meeting of Shareholders.

1. Date and Time: Thursday, June 27, 2024, at 10 a.m. (JST)

**2. Venue:** Head Office of the Company

4-8-33 Shibaura, Minato-ku, Tokyo

### 3. Purpose of the Meeting

#### Matters to be reported:

Business Report, Consolidated Financial Statements and Non-consolidated Financial Statements for the 110th fiscal year (from April 1, 2023 to March 31, 2024), and the results of the audits of the Consolidated Financial Statements by the Independent Accounting Auditor and the Board of Auditors

#### Matters to be resolved:

**Proposal No. 1** Appropriation of Surplus

Proposal No. 2 Election of Twelve (12) Directors
Proposal No. 3 Election of Five (5) Auditors
Proposal No. 4: Payment of Bonuses to Directors

- 1. If you are attending the meeting in person, please submit the enclosed voting form to the reception.
- The documents sent to the shareholder also acts as measures for providing information in electronic format under the request for issuance of documentation, and the following matters are omitted based on laws and regulations and the provisions of the Company's articles of incorporation.
  - "Accounting Auditor status," "System to secure Director's exercise of the functions conform with laws and regulations and
    Articles of Incorporation as well as system to secure the properness of business activities of stock company as well as business
    activities of such business group comprised of stock companies and subsidiaries as well as outline of operational status of such
    system" of the Business Report
  - "Consolidated Statements of Changes in Net Assets" and "Consolidated Notes" in the Consolidated Financial Statements
  - "Statements of Changes in Net Assets" and "Notes to Specific Items" in the Non-consolidated Financial Statements

Accordingly, the relevant documents are a part of the Business Report, Consolidated Financial Statements and Non-consolidated Financial Statements which the Auditors audited in preparing their audit reports, as well as a part of the Consolidated Financial Statements and Non-consolidated Financial Statements audited by Independent Accounting Auditor in preparing their audit reports.

When there are amendments in the measures for providing information in electronic format, it will be notified on each of the above websites.

### **Reference Documents for the General Meeting of Shareholders**

## **Proposals and Reference Information**

## **Proposal No. 1** Appropriation of Surplus

The Company proposes the appropriation of surplus by means of a year-end dividend of \(\frac{\pmathbf{\text{24}}}{24}\) per share, totaling \(\frac{\pmathbf{\text{4}}}{4,905,050,784}\), based on its dividend policy of adhering to the stable and continuous payment of dividends. It is also proposed that the effective date of the year-end dividend shall be June 28, 2024.

- (1) Type of dividend property
- (2) Allotment of dividend property and their aggregate amount ¥24 per share
  Total dividends: ¥4,905,050,784
- (3) Effective Date June 28, 2024

# **Proposal No. 2** Election of Twelve (12) Directors

At the conclusion of this meeting, the terms of office of all twelve (12) Directors will expire. Therefore, the Company proposes the election of twelve (12) Directors.

The candidates for Director are as follows:

Candidate no.	Name		Current Position at the Company	Board of Directors' Meeting Attendance
1	Seiichi Fubasami	Reelected	Chairman and Director	12/12 (100.0%)
2	Toshio Nakama	Reelected	President and Executive Officer	17/17 (100.0%)
3	Nobuhiro Iida	Reelected	Executive Vice President and Executive Officer	17/17 (100.0%)
4	Yuji Ueda	Reelected	Executive Vice President and Executive Officer	17/17 (100.0%)
5	Mitsuru Fujii	Reelected	Senior Managing Director and Executive Officer	17/17 (100.0%)
6	Hiroyuki Enoki	Reelected	Senior Managing Director and Executive Officer	12/12 (100.0%)
7	Hirofumi Tamogami	Reelected	Managing Director and Executive Officer	12/12 (100.0%)
8	Koichi Nakahito	Reelected	Managing Director and Executive Officer	17/17 (100.0%)
9	Miwako Ando	Reelected Outside Independent	Director	17/17 (100.0%)
10	Koji Tanaka	Reelected Outside Independent	Director	17/17 (100.0%)
11	Miwa Suto	Reelected Outside Independent	Director	12/12 (100.0%)
12	Takaaki Kato	Newly elected Outside Independent		_

Name (Date of birth)			Number of the Company's shares owned
Seiichi Fubasami (July 25, 1960)  Reelected  Tenure as Director (as of the conclusion of this meeting)	June 2017  June 2019  Apr. 2020  June 2022  June 2023	Executive Vice President of the Tokyo Electric Power Company Holdings, Inc. (until June 2022) Director of Tokyo Electric Power Company Holdings, Inc. (until June 2022) Representative Executive President of TEPCO Renewable Power, Inc. (until Mar. 2022) Joined the Company as Advisor Chairman and Director of the Company (current position)	5,684
Reasons for nomination as candid Seiichi Fubasami has knowledge and accounting, and new business	of business act s. The Compan	ivities related to corporate management, ESG and co y has judged that his experience and insight, etc. gai	ned as Chairman
Toshio Nakama (February 25, 1960)  Reelected  Tenure as Director (as of the	Apr. 1982 Oct. 2014 June 2015 June 2017 June 2020	Joined the Company Senior Executive Officer, Division Manager of Kitakanto & Hokushinetsu Sales Division, and General Manager of Saitama Branch Managing Director and Executive Officer Executive Vice President and Executive Officer President and Executive Officer (current position)	49,573
conclusion of this meeting) 9 years Reasons for nomination as candid Toshio Nakama has knowledge of	f business activ	rities related to corporate management, ESG and con	-
	(Date of birth)  Seiichi Fubasami (July 25, 1960)  Reelected  Tenure as Director (as of the conclusion of this meeting) 1 year  Reasons for nomination as candid Seiichi Fubasami has knowledge and accounting, and new business and Director will contribute to the medium to long term.  Toshio Nakama (February 25, 1960)  Reelected  Tenure as Director (as of the conclusion of this meeting) 9 years  Reasons for nomination as candid Toshio Nakama has knowledge of	Seiichi Fubasami (July 25, 1960)  June 2017  Apr. 2020  June 2022  June 2023  Reelected  Tenure as Director (as of the conclusion of this meeting) 1 year  Reasons for nomination as candidate for Director Seiichi Fubasami has knowledge of business act and accounting, and new business. The Company's stand in the company	Seiichi Fubasami (July 25, 1960)  Reelected  Tenure as Director will contribute to the Company's sustainable growth and enhancement of our corporate medium to long term.  Toshio Nakama (February 25, 1960)  Reelected  Tenure as Director (as of the conclusion of this meating)  Toshio Nakama (February 25, 1960)  Reelected  Tenure as Director (as of the company has judged that his experience and insight, etc. gai and Director will contribute to the Company's sustainable growth and enhancement of our corporate medium to long term.  Toshio Nakama (February 25, 1960)  Reelected  Tenure as Director (as of the conclusion of this meeting)  June 2017  Executive Vice President of the Tokyo Electric Power Company Holdings, Inc. (until June 2022)  Representative Executive President of TEPCO Renewable Power, Inc. (until Mar. 2022)  Joined the Company as Advisor  Chairman and Director of the Company (current position)  Tenure as Director (as of the conclusion of this meeting)  Toshio Nakama (February 25, 1960)  Reelected  Tenure as Director (as of the conclusion of this meeting)

Candidate	Name		mary, position and responsibility in the Company,	Number of the Company's shares
no.	(Date of birth)	and signif	icant concurrent positions outside the Company	owned
	Nobuhiro Iida (November 30, 1961)	Apr. 1985 Oct. 2018	Joined the Company Executive Managing Officer, Division Manager of Minamikanto & Tokai Sales Division, and	
		June 2020 June 2022 July 2023	Branch Manager of Kanagawa Branch Managing Director and Executive Officer Executive Vice President and Executive Officer Executive Vice President, Executive Officer, and Division Manager of Sales Division, in	22,679
3	Reelected  Tenure as Director (as of the conclusion of this meeting)		charge of overall operations (current position)	
	4 years			
	Reasons for nomination as candid			
	and overseas business. The Comp	oany has judged ontribute to the	ties related to corporate management, sales and mark that his experience and insight, etc. gained as Exec Company's sustainable growth and enhancement of	utive Vice President
		Apr. 2016	Managing Director of TEPCO Energy Partner,	
	Yuji Ueda	Apr. 2010	Inc.	
	(January 26, 1960)	July 2017	Joined the Company as Executive Managing	
		July 2017	Officer and Deputy Executive General Manager	
	123		of Sales Division and in charge of Group	
	73		Business	
		June 2018	Managing Director and Executive Officer	
		June 2018	Executive Vice President and Executive Officer	24,352
		-		
4	Reelected	July 2023	Executive Vice President, Executive Officer,	
4	Reelected		Chief Green Innovation Officer (CGIO), in	
	T Di		charge of general operations, Strategy &	
	Tenure as Director (as of the		Technology Development Division and	
	conclusion of this meeting)		International Business Division (current	
	6 years		position)	
	Reasons for nomination as candid			
	_		related to corporate management, sales and marketin	-
	_		d that his experience and insight, etc. gained as a Ma	
			ice President and Executive Officer, etc. of the Com	
			and enhancement of our corporate value over the me	edium to long term.
	Mitsuru Fujii	Apr. 1985	Joined the Company	
	(October 31, 1962)	Oct. 2018	Executive Managing Officer and Head of Power Distribution Unit, Social Infrastructure Division	
		June 2021	Managing Director and Executive Officer	
		June 2023	Senior Managing Director and Executive	
		June 2023	Officer	10.511
		July 2023	Senior Managing Director Executive Officer,	19,544
		July 2023	Chief Risk Management Officer (CRO), Acting	
5	Reelected		General Manager of the Social Infrastructure	
			Division, and in charge of the Safety and	
	Tenure as Director (as of the		Quality Control Unit, Internal Control Division	
	conclusion of this meeting)		(current position)	
	3 years		(Carrent position)	
	Reasons for nomination as candid	late for Directo	or	
			es related to ESG and compliance, sales and marketi	ing, operation and
			s judged that his experience and insight, etc. gained a	
			ute to the Company's sustainable growth and enhance	
	corporate value over the medium	to long term.		

Candidate no.	Name (Date of birth)		mary, position and responsibility in the Company, icant concurrent positions outside the Company	Number of the Company's shares owned		
6	Hiroyuki Enoki (January 9, 1963)  Reelected  Tenure as Director (as of the conclusion of this meeting)  1 year	Apr. 1986 Apr. 2023 June 2023 July 2023	Joined the Company Executive Managing Officer and Division Manager of Social Infrastructure Division Senior Managing Director and Executive Officer Senior Managing Director, Executive Officer, Division Manager of Social Infrastructure Division (current position)	10,616		
	Reasons for nomination as candidate for Director  Hiroyuki Enoki has mastery of business activities related to corporate management, ESG and compliance, and human resources and labor. The Company has judged that his experience and insight, etc. gained as Division Manager of the Social Infrastructure Division and as Senior Managing Director and Executive Officer, etc. will contribute to the Company's sustainable growth and enhancement of our corporate value over the medium to long term.					
7	Hirofumi Tamogami (December 13, 1963)  Reelected  Tenure as Director (as of the	Apr. 1986 July 2020 June 2023 July 2023	Joined the Company Executive Managing Officer, Division Manager of Higashikanto Sales Division and Branch Manager of Chiba Branch Managing Director and Executive Officer Managing Director Executive Officer, Chief Strategy Officer (CSO) and Chief Human Resources Officer (CHRO), Head of Corporate Planning Unit, and in charge of the Accounting and Finance Unit (current position)	14,742		
	Reasons for nomination as candidate for Director Hirofumi Tamogami has mastery of business activities related to corporate management, human resources and labor, sales and marketing, technology development/DX/IT. The Company has judged that his experience and insight, etc. gained as Division Manager of Higashikanto Sales Division and Branch Manager of Chiba Branch, and as Managing Director and Executive Officer and such will contribute to the Company's sustainable growth and enhancement of our corporate value over the medium to long term.					

Candidate no.	Name (Date of birth)		nary, position and responsibility in the Company, cant concurrent positions outside the Company	Number of the Company's shares owned
8	Koichi Nakahito (November 6, 1963)  Reelected  Tenure as Director (as of the conclusion of this meeting) 3 years	Apr. 2018 Oct. 2020 June 2021 July 2023	Executive General Manager of Tokyo Branch of TEPCO Power Grid, Incorporated Joined the Company as Executive Managing Officer, Deputy Executive General Manager of Social Infrastructure Division and Deputy Executive General Manager of Strategy & Technology Development Division Managing Director and Executive Officer Managing Director, Executive Officer (in charge of Strategy & Technology Development Division), Deputy Executive General Manager of Social Infrastructure Division (current position)	12,860
	technology development/DX/IT.	of business activ The Company h tc. will contribu	rities related to operation and management, new bus as judged that his experience and insight, etc. gaine te to the Company's sustainable growth and enhance	d as Managing
9	Miwako Ando (November 7, 1957)  Reelected Outside Independent  Tenure as Director (as of the conclusion of this meeting)	July 2016  Mar. 2017  Apr. 2017  June 2019  June 2021  Apr. 2023 <significant attorney-at-land<="" c="" td=""><td>Public Prosecutor of Supreme Public Prosecutors Office Retired from Public Prosecutor Professor of Graduate School of Law of Hosei University (until Mar. 2023) Registered as Attorney-at-Law (current position) Director of the Company (current position) Part-time lecturer, Faculty of Law, Hosei University (current position) oncurrent Positions outside the Company&gt; w</td><td>0</td></significant>	Public Prosecutor of Supreme Public Prosecutors Office Retired from Public Prosecutor Professor of Graduate School of Law of Hosei University (until Mar. 2023) Registered as Attorney-at-Law (current position) Director of the Company (current position) Part-time lecturer, Faculty of Law, Hosei University (current position) oncurrent Positions outside the Company> w	0
	and compliance, and human resort lawyer, will contribute to the sust medium to long term.	peen involved in arces and labor, ainable growth of the test her to give ad	a corporate management, the Company believes her as well as her experience and insight gained as a pr of the Company and the enhancement of its corpora- lyice and supervise management from an independent	osecutor and the value over the

Candidate no.	Name (Date of birth)		mary, position and responsibility in the Company, ficant concurrent positions outside the Company	Number of the Company's shares owned
10	Koji Tanaka (January 22, 1952)  Reelected Outside Independent  Tenure as Director (as of the conclusion of this meeting) 2 years	Apr. 2007  Apr. 2009  Apr. 2011  Jan. 2014  June 2014  May 2016  June 2016  Apr. 2017  Apr. 2018  June 2018  June 2018  June 2018  June 2018  June 2018	Executive Officer, General Manager, Hitachi Works and Vice President of Power Systems Group, Hitachi, Ltd.  Executive Officer, President of Power Systems Group, General Manager of Renewable Energy & Smart Grid Division, Hitachi, Ltd.  Representative Executive Officer, Executive Vice President and Executive Officer, Hitachi, Ltd.  Chairman and Outside Director, Mitsubishi Hitachi Power Systems, Ltd. (until Mar. 2018)  Outside Director, Hitachi Metals, Ltd. (until June 2015)  President, The Institute of Electrical Engineers of Japan (IEEJ) (until May 2017)  Director, Hitachi Chemical Company, Ltd. (until June 2017)  Representative Executive Officer, Executive Vice President and Executive Officer, CEO, Nuclear Energy Business Unit, Hitachi, Ltd. Advisor, Hitachi, Ltd. (until April 2020)  Director, Hitachi Chemical Company, Ltd. (until June 2019)  Director, Hitachi Construction Machinery Co., Ltd. (until June 2019)  Chairman of the Board, Outside Director, Hitachi Transport System, Ltd. (until June 2020)  Director of the Company (current position)	0
	Reasons for nomination as an ou		•	
	ž e		management, new business, technology development	
	_	_	gained as Representative Executive Officer and Executive	
			ged that he will contribute to the Company's sustain	able growth and
	enhancement of our corporate va	lue over the me	edium to long term.	
	Furthermore, the Company exped	cts him to give	advice and supervise management from an independ	lent and objective
	standpoint based on his above-m	_		-

Candidate no.	Name (Date of birth)		mary, position and responsibility in the Company, icant concurrent positions outside the Company	Number of the Company's shares owned	
		Apr. 1988 Oct. 1991	Joined HAKUHODO Inc. (until Apr. 1990)  Joined Arthur Anderson (currently KPMG		
		Apr. 1995	AZSA LLC) (until Aug. 1996) Registered as certified public accountant (current position)		
		Oct. 1996	Joined Schroders PTV Partners KK (now MKS Partners Ltd) (until Oct. 1997)		
		Jan. 2001	Partner at Bain & Company (until Mar. 2006)		
	Miwa Suto (August 17, 1963)	Apr. 2006	Representative Director of PLANET PLAN & CO. (current position)		
		Mar. 2018	Outside Audit & Supervisory Board Member of ASICS Corporation (until Mar. 2020)		
		Apr. 2019	Specially-appointed professor, Graduate School of Media and Governance, Keio University (until Mar. 2024)		
	Reelected	Mar. 2020	Outside director (Audit and Supervisory Committee) of Asics Corporation (until Mar. 2024)	0	
11	Outside Independent	June 2021	Outside Director of Katitas Co., Ltd. (current position)		
	Tenure as Director (as of the conclusion of this meeting)	Mar. 2023	Outside Director of KOSÉ Corporation (current position)		
	1 year	June 2023	Director of the Company (current position)		
	,	Mar. 2024	Outside director of Asics Corporation (current position)		
		<significant< td=""><td>Concurrent Positions outside the Company&gt;</td><td></td></significant<>	Concurrent Positions outside the Company>		
		_	lic accountant		
		_	ve Director of PLANET PLAN & CO.		
			tor of Asics Corporation		
			ctor of KOSÉ Corporation ctor of Katitas Co., Ltd.		
	Reasons for nomination as an out				
			-	ent, finance and	
	Miwa Suto has accumulated a vast experience and insight with her expertise in corporate management, finance and accounting, technology development/DX/IT, and as a certified public accountant. She also has vast experience and				
	insight and such being a Represe	ntative Director	r of PLANET PLAN & CO., as well as Outside Dire	ector at Asics	
			td. and others, and will contribute to the sustainable	growth of the	
			value over the medium to long term.		
		_	dvice and supervise management from an independent	ent and objective	
	standpoint based on her above-m	entioned exper	ience, expertise, etc.		

Candidate no.	Name (Date of birth)		mary, position and responsibility in the Company, ficant concurrent positions outside the Company	Number of the Company's shares owned	
		Apr. 1980 Mar. 2005	Joined The Fuji Bank, Limited General Manager of Hong Kong Branch,		
		Apr. 2008	Mizuho Corporate Bank, Ltd.  Executive Officer of Mizuho Securities Co.,  Ltd.		
		Apr. 2009	Managing Executive Officer of Mizuho Securities Co., Ltd.		
		Apr. 2011	Managing Executive Officer of Mizuho Securities Co., Ltd. and Chair of Mizuho Securities Asia Limited		
	Takaaki Kato (June 12, 1957)	Apr. 2013	Managing Executive Officer, Deputy General Manager of Accounting Division, KYB Corporation		
		June 2014	Executive Managing Officer and General Manager of Accounting Division, KYB Corporation		
		Apr. 2015	Senior Managing Executive Officer and General Manager of Accounting Division, KYB Corporation		
12	Newly elected Outside Independent	June 2015	Director and Senior Managing Executive Officer in charge of Auditing and CSR, General Manager of Accounting and Corporate Planning Divisions, KYB Corporation		
		Apr. 2016	Director, Senior Managing Executive Officer in charge of Global Finance and General Manager of Accounting Divisions, KYB Corporation	0	
		Apr. 2017	Director and Senior Managing Executive Officer in charge of Global Finance, KYB Corporation		
		June 2017	Representative Director, Vice President, Executive Officer in charge of Global Finance, KYB Corporation		
		June 2023	Advisor, KYB Corporation (current position)		
	Reasons for nomination as an outside Director and overview of expected role  The Company has judged that Takaaki Kato, with his expertise in corporate management, ESG and compliance, finance and accounting, and overseas business, as well as his experience and insight gained as Representative Director, Vice				
			oration and as Executive Managing Officer of Mizuhainable growth and enhancement of our corporate val		
	_	ects him to give	advice and supervise management from an independ	lent and objective	

Notes:

1. Pursuant to the provisions of Article 427, paragraph (1) of the Companies Act, the Company has entered into an agreement with Miwako Ando, Koji Tanaka, and Miwa Suto to limit their liability for damages under Article 423, paragraph (1) of the Companies Act to the minimum liability amount provided for by Article 425, paragraph (1) of the same Act. Further, pursuant to the provisions of Article 427, paragraph (1) of the Companies Act, the Company also plans to enter into an agreement with Takaaki Kato to limit his liability for damages under Article 423, paragraph (1) of the Companies Act to the minimum liability amount provided for by Article 425, paragraph (1) of the same Act.

standpoint based on his above-mentioned experience, expertise, etc.

2. The Company has entered into a directors and officers liability insurance policy with an insurance company as provided for in Article 430-3, paragraph (1) of the Companies Act. The policy covers losses, etc. incurred by a Director, who is an insured person, due to claims for damages or shareholders' derivative suits from a third party. Furthermore, new candidates for Director assume office as Director, they will be included as insured persons in this policy.

## **Proposal No. 3** Election of Five (5) Auditors

At the conclusion of this meeting, the terms of office of all five Auditors will expire. Therefore, the Company proposes the election of five (5) Auditors.

The Board of Auditors has given its approval to this proposal.

The candidate for Auditor is as follows:

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Candidate no.	Name		Current Position at the Company	Board of Directors' Meeting Attendance	Board of Auditors' Meeting Attendance
1	Shoichiro Kashiwabara	Reelected	Standing Auditor	17/17 (100.0%)	11/11 (100.0%)
2	Eiichi Oba	Newly elected	Executive Managing Officer	_	_
3	Takashi Suetsuna	Reelected Outside Independent	Auditor	17/17 (100.0%)	16/16 (100.0%)
4	Nozomu Kano	Newly elected Outside Independent	_	_	_
5	Shoichi Muto	Reelected Outside	Auditor	17/17 (100.0%)	16/16 (100.0%)

Candidate no.	Name (Date of birth)		nmary, position in the Company, and significant oncurrent positions outside the company	Number of the Company's shares owned	
1	Shoichiro Kashiwabara (December 14, 1958)  Reelected  Tenure as Auditor (as of the conclusion of this meeting)  1 year	Apr. 1981 Oct. 2014 June 2015 June 2016 June 2017 Oct. 2018 June 2023	Joined the Company Senior Executive Officer (management planning, general affairs and human resources & welfare) Managing Director and Executive Officer Senior Managing Director and Executive Officer Executive Vice President Executive Vice President and Executive Officer Standing Auditor (current position)	40,311	
	Reasons for nomination as candidate for Auditor Shoichiro Kashiwabara has knowledge of business activities related to corporate management, ESG and compliance, finance and accounting, and purchasing. The Company has judged that his experience and insight, etc. gained as Executive Vice President, Executive Officer, and Standing Auditor, etc. will contribute to the auditing of the Company.				
2	Eiichi Oba (January 8, 1961)	Apr. 1983 July 2017 July 2018 Oct. 2018 July 2021 July 2022 July 2023	Joined the Company Deputy General Manager of Energy Systems Division (in charge of social infrastructure) Executive Officer, Deputy General Manager of Energy Systems Division (in charge of social infrastructure) Executive Officer, Head of Cost Engineering Unit, Social Infrastructure Division Executive Officer, General Manager of Safety Department, Safety and Environment Division Executive Managing Officer and General Manager of Safety and Environment Division Executive Managing Officer and Head of Safety and Quality Control Unit (current position)	7,700	
	purchasing. The Company has jud	iness activities dged that his ex	-	•	

Candidate no.	Name (Date of birth)		nmary, position in the Company, and significant oncurrent positions outside the company	Number of the Company's shares owned
		Aug. 2004 Sept. 2005	Deputy Superintendent General of the Tokyo Metropolitan Police Department Chief Chamberlain of the Board of the Crown Prince's Household of the Imperial Household	
	T. 1:0	Apr. 2009	Agency Ambassador Extraordinary and Plenipotentiary of Japan to Grand Duchy of Luxembourg	
	Takashi Suetsuna (March 8, 1949)	June 2012	Retired from the Ministry of Foreign Affairs	
	(March 8, 1949)	June 2013	Independent Audit & Supervisory Board Member of Marubeni Corporation (until June 2017)	
		June 2015	Outside Director of Totetsu Kogyo Co., Ltd. (current position)	
		June 2016	Outside Audit & Supervisory Board Member of Keikyu Corporation (current position)	0
	Reelected	June 2016	Outside Audit & Supervisory Board Member of	
3	Outside		JCR Pharmaceuticals Co., Ltd.	
	Independent	June 2016	Auditor of the Company (current position)	
	Tenure as Auditor (as of the	June 2017	Outside Director of JCR Pharmaceuticals Co., Ltd. (current position)	
	conclusion of this meeting)	June 2018	Outside Audit & Supervisory Board Member of	
	8 years		Aioi Nissay Dowa Insurance Co., Ltd. (until June 2022)	
		_	Concurrent Positions outside the Company>	
			etor of Totetsu Kogyo Co., Ltd.	
			etor of JCR Pharmaceuticals Co., Ltd.  t & Supervisory Board Member of Keikyu	
		Corporation	t & Supervisory Board Wellioer of Kelkyu	
	Reasons for nomination as candi-	date for outside	Auditor	
	_	-	etc. related to ESG and compliance, finance and acc	-
			ed through his service as an executive in government etsu Kogyo Co., Ltd., JCR Pharmaceuticals Co., Ltd.	
			ion which will be beneficial to the audit of the Com	
	he has never been involved in the			. 37
		Apr. 1979	Joined Japan Development Bank	
	Nozomu Kano	Oct. 2008	Managing Executive Officer, Development	
	(April 27, 1955)		Bank of Japan Inc. (General Manager of Kansai Branch)	
		June 2010	Managing Executive Officer, Development Bank of Japan Inc.	
		June 2012	Managing Director, Fuji Oil Company, Ltd.	
		June 2017	Senior Managing Director, Fuji Oil Company, Ltd.	0
4	Newly elected	June 2019	Outside Audit & Supervisory Board Member (Full-time) of ANA HOLDINGS INC. (current	
	Outside		position)	
	Independent		Concurrent Positions outside the Company>	
		ANA HOLDI	t & Supervisory Board Member (Full-time) of NGS INC.	
	Reasons for nomination as candi-			
	Nozomu Kano has knowledge of	business activi	ties related to corporate management, ESG and com	-
	_		ed that his experience and insight, etc. gained as Man	
	_		Senior Managing Director of Fuji Oil Company, Ltd. of ANA HOLDINGS INC., etc. will contribute to the c	
	Company.	1001 (1 411-111110)	of the transfer of the transfe	ie additing of the

Candidate no.	Name (Date of birth)	Career summary, position in the Company, and significant concurrent positions outside the company	Number of the Company's shares owned		
5	Shoichi Muto (June 20, 1956)  Reelected Outside  Tenure as Auditor (as of the conclusion of this meeting) 5 years	Apr. 2016 General Manager of Decontamination Promotion Office, Fukushima Division of Tokyo Electric Power Company Holdings June 2019 Auditor of the Company (current position)	0		
	Reasons for nomination as candid	late for outside Auditor een involved in corporate management, the Company believes his k	enowledge of ESG		
	and compliance, operation and management, technology development/DX/IT, as well as his experience and insight gained at Tokyo Electric Power Company Holdings, Inc., will contribute to the auditing of the Company. Furthermore,				
	-	company Holdings, Inc., will contribute to the auditing of the Comp Holdings has a special business relationship with the Company.	any. Furthermore,		

Notes:

- 1. Pursuant to the provisions of Article 427, paragraph (1) of the Companies Act, the Company has entered into an agreement with Shoichiro Kashiwabara, Takashi Suetsuna and Shoichi Muto to limit their liability for damages under Article 423, paragraph (1) of the Companies Act to the minimum liability amount provided for by Article 425, paragraph (1) of the same Act. Further, pursuant to the provisions of Article 427, paragraph (1) of the Companies Act, the Company also plans to enter into an agreement with Eiichi Oba and Nozomu Kano to limit their liability for damages under Article 423, paragraph (1) of the Companies Act to the minimum liability amount provided for by Article 425, paragraph (1) of the same Act.
- 2. The Company has entered into a directors and officers liability insurance policy with an insurance company as provided for in Article 430-3, paragraph (1) of the Companies Act. The policy covers losses, etc. incurred by an Auditor, who is an insured person, due to claims for damages or shareholders' derivative suits from a third party. Furthermore, if new candidates for Auditor assume office as Auditor, they will be included as insured persons in this policy.
- 3. In May 2020, while Nozomu Kano was serving as Outside Audit & Supervisory Board Member of ANA HOLDINGS INC., a subsidiary of that company, All Nippon Airways Co., Ltd., received a business improvement order from the Ministry of Land, Infrastructure, Transport and Tourism regarding a flight crew member's drinking problem that occurred in November 2019. Since becoming Outside Auditor, he has been regularly making recommendations at the Board of Directors meetings regarding compliance with laws and regulations. Once the issue was discovered, he requested that internal controls be strengthened, including those at subsidiaries, and actively made recommendations to prevent issue recurrence.

### **Proposal No. 4:** Payment of Bonuses to Directors

The Company proposes to pay bonuses to eight Directors (excluding outside Directors) in office at the end of the current fiscal year, at the total amount of ¥127,000,000, taking into consideration the business results for the fiscal year under review, among others.

The amounts of the bonuses to Directors are deemed to be appropriate, since the Nomination and Remuneration Committee has conducted a review and inspection of the consistency of the Policy for the Determination of the Details of Remuneration for each Director, the Board of Directors has passed its resolution based on the results of that review and inspection.

[Reference (1)] The Company's policy on the nomination of candidates for Directors and Auditors

The Company has determined the diversity and size of its Board of Directors in consideration of its business characteristics and the need to ensure the effectiveness of its governance function.

The Company's policy in nominating candidates for director and candidates for auditor, regardless of their gender, nationality, etc., is to select individuals with extensive experience, insight, etc., that will contribute to the sustainable growth of the Company and the enhancement of its corporate value over the medium to long term. These individuals shall be determined by the Meeting of the Board of Directors after deliberation and review by the Nomination and Remuneration Committee.

Furthermore, for outside Directors and outside Auditors, the Company will nominate one or more persons for each with management experience at other companies, provided that such persons contribute to the supervision and auditing of the directors' business execution from an independent and objective standpoint.

If Proposal 2 and Proposal 3 are approved, the following skills matrix indicates the knowledge, experience, and abilities of Directors and Auditors.

	Name	Corpo- rate manage- ment	ESG/ Compli- ance	Finance/ Account- ing	Human resources and labor	Sales/ Market- ing	Operation and management	Purchas- ing	New Business	Technology development/ DX/IT	Overseas Business
Director	Seiichi	•	_	_					_		
	Fubasami		•	•					•		
	Toshio Nakama	•	•			•	•				
	Nobuhiro Iida	•				•		•			•
	Yuji Ueda	•				•			•		•
	Mitsuru Fujii		•			•	•	•			
	Hiroyuki Enoki	•	•		•						
	Hirofumi	•			•	•				•	
	Tamogami										
	Koichi										
	Nakahito									•	
	Miwako Ando		•		•						
	Koji Tanaka	•							•	•	•
	Miwa Suto	•		•						•	
	Takaaki Kato	•	•	•							•
Auditor	Shoichiro										
	Kashiwabara			•							
	Eiichi Oba		•				•	•			
	Takashi										
	Suetsuna										
	Nozomu Kano	•	•	•							
	Shoichi Muto		•				•			•	

Notes: The above matrix is marked with • for up to four of the particularly specialized skills each person possesses and the skills expected of them as Directors and Auditors.

### [Reference (ii)] Independence Criteria for Outside Directors and Outside Auditors of the Company

The Company determines that an outside Director or an outside Auditor is independent if none of the criteria below is satisfied.

- (1) A person who executes business of the Company or its subsidiaries or a person who was someone who executed that business
- (2) A person who executes business of a major shareholder of the Company (shareholder who has 10% or more voting rights, including indirectly held voting rights) or a person who executes business of a company where the Company is a major shareholder
- (3) A person who executes business of a major lender of the Company (lender of the borrowings that exceed 1% of the total consolidated assets of the most recent fiscal year)
- (4) A person who executes business of a major business partner of the Company (dealings with an amount that exceeds 1% of consolidated revenue of the most recent fiscal year) or a person who executes business for a company whose major partner is the Company
- (5) A representative partner or employee of an independent accounting auditor of the Company
- (6) A person who has received substantial economic benefits or donations from the Company (more than ¥10 million, excluding director's remuneration) or a person who belongs to an association that has received such benefits or donations from the Company
- (7) A person who executes business for a company which has a relationship involving cross-assumption of office of outside officers
- (8) A person who has a relative (guardian or relatives by a collateral line up to the second degree) that fits the criteria in (1) through (6) (limited to officers and vital employees)
- (9) A person who satisfies (2) through (8) in the past five years

[Reference (iii)] Partial revision of the Policy for the Determination of the Details of Remuneration, etc. for each Director

The Company has partially revised its policy for determining remuneration for individual directors. The Board of Directors has resolved to revise the current Director bonus to performance-linked remuneration based on quantitative calculation, starting in fiscal 2024.

The revised Policy for the Determination of the Details of Remuneration, etc. for each Director is as follows.

The remuneration, etc. of the Company's Directors shall be paid within the scope of the total amount of remuneration that was approved and adopted at the General Meeting of Shareholders, and it shall comprise basic remuneration, bonuses in the form of performance-linked compensation, and restricted share based remuneration (remuneration of outside Directors is limited to basic remuneration). The remuneration, etc. for individual Directors is decided according to the position and responsibility of the Director, and it is determined by resolution of the Board of Directors after a review and inspection of those details by the Nomination and Remuneration Committee. The table below serves as a guideline for the breakdown of total compensation in terms of basic remuneration, bonuses, and restricted share based remuneration. However, the actual percentages will fluctuate as bonuses increase or decrease in line with business performance.

	Basic remuneration	Performance-linked remuneration (bonus)	Restricted share based remuneration		
Representative Director	60%	30%	10%		
Non-representative Director	65%	25%	10%		

Notes: Outside Directors are paid only basic remuneration.

### (A) Basic remuneration

Basic remuneration is a fixed amount for each position and is paid monthly.

(B) Performance-linked remuneration (bonus)

Bonuses are remuneration linked to short-term performance. They are paid on fixed dates each year and are calculated using the following method.

- (i) The KPIs used for performance evaluation are consolidated operating income and consolidated sales, which are important indicators.
- (ii) The basic payment for each position is calculated by setting a coefficient corresponding to the yearon-year change rate for each KPI, and then multiplying each coefficient by the previous year's bonus payment.
- (iii) The final payment is then determined by adjusting the basic payment amount based on an evaluation of the director's individual performance.

### (C) Restricted share based remuneration

Restricted share based remuneration shall be paid annually at a prescribed timing within the maximum amount of remuneration approved at the General Meeting of Shareholders for the purpose of having Directors share the merits and risks of share price fluctuations with shareholders and further increase their willingness to contribute to raising the share price and enhancing corporate value over the medium to long term.