Securities Code: 1802 May 30, 2025 (Start date of electronic provision measures: May 28, 2025)

> Toshimi Sato Representative Director President and CEO OBAYASHI CORPORATION 2-15-2, Konan, Minato-ku, Tokyo

# <u>Notice of Convocation of</u> <u>the 121st Ordinary General Meeting of Shareholders</u>

Dear Shareholders,

You are hereby notified that the 121st Ordinary General Meeting of Shareholders of OBAYASHI CORPORATION (hereinafter referred to as the "Company") (hereinafter called to as the "Meeting") will be held as described below.

Out of consideration for the convenience of shareholders, the Meeting will be live streamed on the Internet. If you are unable to attend the Meeting or would prefer to watch the live stream, you may exercise your voting rights in advance in writing (by mail) or via the Internet. In this case, we kindly request that you review the Reference Documents for the 121st Ordinary General Meeting of Shareholders (from page 5 of this notice) and exercise your voting rights by 5:15 p.m. on Wednesday, June 25, 2025 in Japan Standard Time.

# **Details of the Meeting**

# 1. Date and Time:

Thursday, June 26, 2025, at 10:00 a.m. (Japan Standard Time) (Reception starts at 9:00 a.m.)

#### 2. Place:

Head Office of the Company (3F Auditorium), Shinagawa Intercity Tower B, 2-15-2, Konan, Minato-ku, Tokyo, Japan

# 3. Agenda

#### Matters to be reported:

Business Report, Consolidated Financial Statements and Non-Consolidated Financial Statements for the 121st Fiscal Year (from April 1, 2024 to March 31, 2025; hereinafter referred to as "FY2024"), and results of audits by the Accounting Auditors and the Audit & Supervisory Board for Consolidated Financial Statements

#### **Proposals to be resolved:**

**Proposal 1:** Appropriation of Surplus**Proposal 2:** Election of Nine (9) Directors

Your understanding would be greatly appreciated that gifts will not be distributed to attending shareholders.

# **Matters Regarding Measures for Electronic Provision**

- In addition to sending this notice, the Company has taken measures for electronic provision of materials for the Meeting, following the provisions of laws and regulations and Article 16 of the Company's Articles of Incorporation.
- Items subject to measures for electronic provision are posted on the following website.

The Company's website: URL:https://ir.obayashi.co.jp/ja/ir/stock/shareholder-meeting.html (in Japanese)

Tokyo Stock Exchange website (Listed Company Search)

Access the URL below, and enter "Obayashi Corporation" in the "Issue name (company name)" or "1802" in the "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]."

URL: https://www2.jpx.co.jp/tseHpFront/JJK020010Action.do?Show=Show

Website for the General Meeting of Shareholders materials URL: https://d.sokai.jp/1802/teiji/ (in Japanese)

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

# **Information Concerning the Meeting**

- You are kindly requested to present the "Form for Exercising Voting Rights" sent out with the original convocation notice to the receptionist when you attend the Meeting.
- If you intend to exercise your voting rights by proxy, one other shareholder who possesses voting rights may attend the Meeting as a proxy. In this case, please note that such shareholder is requested to submit the letter of proxy.
- If you need a sign-language interpreter or disability assistance, you may attend the Meeting accompanied by one interpreter or assistant. However, please be aware that the interpreter or assistant is not able to exercise voting rights or ask questions.
- A dedicated area for wheelchair users is available at the venue. On arrival, please ask the staff in front of the escalator on the 2nd floor of Shinagawa Intercity Tower B, who will direct you. The venue has a barrier-free bathroom.
- The voting results on the resolutions of the Meeting will be posted on our website.
- The Meeting will be live streamed on the Internet. In addition, selected video footage of the live stream will be made available after the Meeting on our website. Planned video footage release date: Monday, June 30, 2025 10:00 a.m. (The live stream and the video footage will be provided in Japanese only)
- In the event of a major change in the administration of the Meeting due to unavoidable reasons, such as a drastic decrease in the number of people allowed to enter, we will notify you on our website above.

# **Guidance for Exercising Voting Rights**

You may exercise your voting rights by one of the following three methods.

#### 1. To exercise your voting rights by attending the Meeting

Please present the "Form for Exercising Voting Rights" to the receptionist. Date and time of the Meeting: Thursday, June 26, 2025, at 10:00 a.m. in Japan Standard Time (Reception starts at 9:00 a.m.)

#### 2. To exercise your voting rights in writing (by mail)

Please indicate on the "Form for Exercising Voting Rights" whether you approve or disapprove of each proposal, and return it by the voting deadline below.

# Deadline: to be received by 5:15 p.m., Wednesday, June 25, 2025 in Japan Standard Time

\*If no indication of approval or disapproval is made for a proposal, it will be treated as an indication of approval.

#### 3. To exercise your voting rights via the Internet

Follow the instructions (available in the Japanese original only) and input approval or disapproval for each proposal.

# Deadline: to be exercised by 5:15 p.m., Wednesday, June 25, 2025 in Japan Standard Time

Please note that your voting via the Internet shall prevail, if you exercise your voting rights both in writing (by mail) and via the Internet. If you exercise your voting rights more than once via the Internet, only the last vote shall be deemed effective.

If you intend to attend the Meeting, neither voting in writing (by mail) nor via the Internet is necessary.

Institutional investors may use the electronic platform to exercise voting rights for institutional investors, operated by ICJ, Inc.

# Guidance on Live Streaming of the Meeting

The Meeting of the Company will be live streamed on the Internet as follows for viewing at home or elsewhere.

# 1. Date and time of the live stream

From 10:00 a.m. to the end of the Meeting on Thursday, June 26, 2025 (Japan Standard Time)

\* In the event of natural disasters or other unforeseen circumstances, live streaming may not be available. In that case, we will post a notice on our website.

 $(https://ir.obayashi.co.jp/ja/ir/stock/shareholder-meeting.html)\ (in\ Japanese).$ 

# 2. How to view the live stream

URL: https://engagement-portal.tr.mufg.jp/



- (i) Please access the above URL (hereinafter referred to as the "Engagement Portal").
- (ii) On the shareholder authentication screen (login screen), enter your "Login ID" and "Password," then after confirming the terms of use, check the "Accept terms of use" box and click the "Login" button. The "Login ID" and "Password" are the same as the "Login ID" and "Temporary password" for the website for exercising voting rights, which is printed on the lower right side of the "Form for Exercising Voting Rights" (duplicate form) enclosed with the notice.
  - \* You may change the temporary password to a different password, but the changed password will not be carried over to the "Engagement Portal." Therefore, since we ask you to continue to use the "Temporary password" on the lower right of the Form for Exercising Voting Rights, please keep the right side of the Form for Exercising Voting Rights (duplicate form) on hand.
- (iii) After logging in, click on the "View today's live stream" button, and after confirming terms of use for viewing the live stream on the day, check the "Accept terms of use" box and click on "View."
  - \* "View today's live stream" page will be accessible about 30 minutes prior to the start time of the Meeting.

# Points to note regarding live streaming

- Viewing the live stream is not recognized as attending the Meeting under the Companies Act. Therefore, <u>shareholders viewing live stream are not allowed to ask questions, exercise voting</u> rights, nor submit proposals at the Meeting.
- With regard to exercising voting rights, we ask that you exercise your vote beforehand either in writing (by mail) or via the Internet, following the guidance on page 3 of this notice by the deadline.
- Only shareholders may view the live stream. We ask that proxies, etc. refrain from viewing it.
- Taking photographs or making video or audio recordings of the live stream, and storing or publishing them on social media and so forth are strictly prohibited.
- Please note that faults in video and audio performance may occur due to your device (model, performance, etc.) and the Internet connection environment (condition of lines, connection speed, etc.).
- Shareholders are responsible for telecommunication fees incurred while watching the live stream.
- If you lose the Form for Exercising Voting Rights, reissuance is possible at the contact point (available in the Japanese language only). However, depending on the timing of your request, you may be unable to receive a reissue.
- Out of consideration for the privacy of shareholders in attendances, video recording of the venue will be limited to the area around the chairman and the officers' seat. However, please understand that shareholders may be recorded in unavoidable circumstances.

# <u>Reference Documents for the 121st Ordinary General Meeting of</u> <u>Shareholders</u>

#### **Proposals and Reference Issues**

# **Proposal 1: Appropriation of Surplus**

Aiming to enhance its corporate value, the Company will strengthen investment in human resources, digital transformation (DX), technology, and enhancement of productivity and create sustainable profits to continue to fulfill the social mission of the construction industry where a decline in the number of engineers and workers is expected while giving top priority to the safety and quality. In addition, the Company will primarily carry out timely and proactive growth investments in fields where it can establish a competitive advantage and increase profits. From the point of improving capital efficiency, the Company will implement strategic shareholder returns by setting investment capital for each business according to the growth of the construction business and related businesses of the Obayashi Group (hereinafter referred to as the "Group") and set the necessary equity amount after examining the capital structure of each business.

For annual ordinary dividends, the Company established a policy that sets a dividend on equity ratio (DOE) of around 5%, with a priority on maintaining long-term stable dividends.

< Reference: Annual ordinary dividends based on DOE of around 5% >DOE  $5\% = [(Equity as of the end of the previous fiscal year + Equity as of the end of the current fiscal year)/2] × 5% <math>\rightarrow$ Target for total annual ordinary dividends (interim + year-end)

Based on this policy, the Company proposes a year-end dividend for the fiscal year under review of 41 yen per share. In addition to the interim dividend of 40 yen, the annual ordinary dividend would amount to 81 yen per share, an increase of 6 yen year-on-year (DOE of 5.0% and a consolidated dividend payout ratio of 39.7%).

# Year-end dividends

- 1. Type of dividend property: Cash
- 2. Appropriation of dividends to shareholders and total amount of dividends

Dividend per share: 41 yen

Total amount of dividends: 29,194,010,230 yen

3. Effective date: June 27, 2025



# **Proposal 2: Election of Nine (9) Directors**

The terms of office of all nine (9) Directors (including five (5) Independent Directors) will expire at the conclusion of the Meeting. Accordingly, the Company proposes to elect nine (9) Directors (including five (5) Independent Directors).

Number of Number of attendance to years in office Board of as a Director Position and areas of responsibility in the Company No. Name (at the Directors conclusion of meeting FY2024 the Meeting) 1 Takeo Obayashi Reappointment Chairman of the Board 15/15 42 years Representative Director Reappointment 2 Toshimi Sato 15/15 7 years President and CEO Representative Director Executive Vice President Reappointment 15/15 3 Atsushi Sasagawa 4 years Responsible for overall building construction Head of Marketing Division Executive Vice President Responsible for overall civil engineering New appointment 4 Yoshihito Sasaki \_ \_ construction Head of Civil Engineering Construction Division Reappointment Outside 5 Masako Orii Independent Director 15/15 5 years Independent Reappointment Outside 6 Hiroyuki Kato Independent Director 15/15 4 years Independent Reappointment Outside 7 Yukiko Kuroda Independent Director 15/15 3 years Independent Reappointment Outside 8 Hiroyuki Shime Independent Director 13/13 1 year Independent Reappointment Outside 9 Yoshihiro Ikegawa 13/13 Independent Director 1 year Independent

The candidates for Directors are as follows:

Notes: 1. No special conflicts of interest exist between the Company and the proposed candidates.

2. The number of attendance to Board of Directors meetings by Messrs. Hiroyuki Shime and Yoshihiro Ikegawa only refers to the Board of Directors meetings held after they were appointed as Director at the 120th Ordinary General Meeting of Shareholders held on June 27, 2024.

#### < Skill Matrix >

Candidate	e name	Construction business	Medium- to Long-Term corporate strategy Business portfolio strategy	ESG/ Sustainability	Human resource management	Global business	Marketing	Corporate finance	Compliance/ Risk management	Corporate philosophy Corporate culture
Takeo Obayashi			0			0				$\bigcirc$
Toshimi Sato			0		0	0	0	0	0	$\bigcirc$
Atsushi Sasagawa		0	0	0	0	0	0			
Yoshihito Sasaki		0	0		0	0	0			
Masako Orii	Outside		0	0			0		0	$\bigcirc$
Hiroyuki Kato	Outside		0			0	0		0	$\bigcirc$
Yukiko Kuroda	Outside		0	0	0	0				0
Hiroyuki Shime	Outside		0		0	0	0			0
Yoshihiro Ikegawa	Outside		0	0		0	0			0

<Approach to the Skill Matrix>

In order to realize sustainable growth and enhance the corporate value of the Group, the following skills (expertise and experience) necessary to carry out the decision-making and supervisory functions of the Board of Directors and the executive functions of the Directors have been selected as categories for the Skill Matrix.

- Skills required for decision-making, supervision, and execution of core businesses:
- "Construction business," "Global business," "Marketing"
- Skills required for decision-making and supervision of businesses other than construction:
- "Business portfolio strategy," "Global business," "Marketing" Skills required for decision-making and supervision of business designed to help bring about a sustainable society and company:

"Medium- to Long-Term corporate strategy," "ESG/Sustainability," "Human resource management," "Corporate philosophy/Corporate culture (necessary expertise and experience as the leader of an organization to instill and invigorate corporate philosophy and culture internally, and make it a core part of the Company's growth)"

Other skills required to perform management functions deemed particularly important for the Company's Board of Directors:

"Corporate finance," "Compliance/Risk management"

For outside directors, "Medium- to Long-Term corporate strategy/Business portfolio strategy" is a particularly important skill for decision-making and supervisory functions pertaining to business expansion and withdrawal.

	1	Takeo Obayashi (Date of birth: Jun. 9, 1954	Reappointment				
22	[Career s concurre	Career summary, position and areas of responsibility in the Company, and significant concurrent positions outside the Company]					
	Apr. 197	77 Joined the Company					
	Jun. 198	33 Director					
	Jun. 198	35 Managing Director					
	Jun. 198	37 Senior Managing Director					
	Jun. 198	39 Executive Vice President					
	Jun. 199	07 Vice Chairman					
	Jun. 200	)3 Chairman					
Number of the Company's	Jun. 200	07 Director					
shares held: 16,944,095	Jun. 200	9 Chairman Representative Director					
Number of years in office as a Director: 42 years	Apr. 202	23 Chairman of the Board (incumbent)					
Status of attendance to Board of Directors meeting: 15/15 (100%)	Since ass managen role for c Independ discussio candidate	a for nomination of the candidate as Director] suming the Director position in 1983, Mr. Takeo Obayashi has be nent of the Company as a member of the Board of Directors. He p corporate governance, prompting members of the Board of Direct lent Directors to discuss freely and striving to manage to have con ons, and others as Chairman of the Board. The Company nominate e for Director, as he has such background and quality and is conti- pany's management.	plays an important ors including nstructive ed him as a				

	2	Toshimi Sato (Date of birth: Apr. 6, 1960) ummary, position and areas of responsibility in the Company, and significant					
(SA)		oncurrent positions outside the Company]					
3	Apr. 198	5 Joined the Company					
	Jan. 201	1 Senior General Manager of North American Regional Headquarters at Overseas Business Division					
the first	Apr. 201	3 General Manager of Finance Department at Head Office					
	May 201	5 General Manager of Corporate Management Planning Department at Head Office					
	Apr. 201	7 Executive Officer					
	Jun. 201	Director					
	Apr. 201	Managing Executive Officer					
	Apr. 202	2 Senior Managing Executive Officer					
Number of the Company's	Apr. 202	3 Executive Vice President					
shares held: 13,400	Apr. 202	4 Representative Director (incumbent)					
Number of years in office as	Apr. 202	5 President and CEO (incumbent)					
a Director: 7 years	[Reasons for nomination of the candidate as Director]						
Status of attendance to Board of Directors meeting: 15/15 (100%)	Ever sind administ finance a Company and CEC Japan bu excellent	hing the Company, Mr. Toshimi Sato has engaged in overseas administrative work. e assuming the Executive Officer position in 2017, he has been responsible for ative departments, in charge of corporate management planning, human resources, nd accounting, compliance, and others. Since 2018, he has participated in the 's management as Director, and in April 2025 he assumed the position of President , with a thorough knowledge of the Group's businesses and management not only in also overseas. The Company nominated him as a candidate for Director, as he has capabilities and knowledge gained from his background and is necessary for further g the Company's corporate value.					

	3	Atsushi Sasagawa (Date of birth: Apr. 1, 1958)					
(3.5)		Career summary, position and areas of responsibility in the Company, and significant concurrent positions outside the Company]					
	Apr. 198	0 Joined the Company					
	Apr. 201	5 Executive Officer Head of Yokohama Branch Office					
	Mar. 201	8 Managing Executive Officer Head of Building Construction Division at Osaka Main Office					
	Apr. 201	Senior Managing Executive Officer					
	Jan. 202	1 Head of Marketing Division (incumbent)					
	Apr. 202	Executive Vice President (incumbent) Head of Tokyo Main Office					
	Jun. 202	1 Director					
Number of the Company's	Apr. 202	3 Representative Director (incumbent)					
shares held: 6,737	Responsible for overall building construction Head of Marketing Division						
Number of years in office as a Director: 4 years	[Reasons for nomination of the candidate as Director]						
Status of attendance to Board of Directors meeting: 15/15 (100%)	Since joining the Company, Mr. Atsushi Sasagawa has engaged in the building construction business. Ever since assuming the Executive Officer position in 2015, he has held the positions of Head of Yokohama Branch Office, Head of Building Construction Division at Osaka Main Office, and Head of Tokyo Main Office. He is currently responsible for overall building construction as Executive Vice President, and is supervising the Company's marketing strategy as Head of Marketing Division. He also assumed the Director position in 2021 and has participated in the Company's management as Representative Director since 2023. The Company nominated him as a candidate for Director, as he has excellent capabilities and knowledge gained from his background and is capable to continuously fully perform his role as Director with his considerable experience.						

		New appointment           (Date of birth: Aug. 25, 1959)           ummary, position and areas of responsibility in the Company, and significant           nt positions outside the Company]
	Apr. 198 Apr. 201	4 Joined the Company
	Mar. 201 Apr. 202 Apr. 202	<ul> <li>8 Head of Civil Engineering Construction Division at Osaka Main Office</li> <li>1 Head of Shikoku Branch Office</li> </ul>
	Apr. 202 Apr. 202	3 Head of Civil Engineering Construction Division (incumbent)
Number of the Company's shares held: 10,300	Apr. 202 Responsi Head of 0	5 Executive Vice President (incumbent) ble for overall civil engineering construction Civil Engineering Construction Division
Number of years in office as a Director: – Status of attendance to Board of Directors meeting: –	Since join construct positions of Shikol and Head construct excellent	for nomination of the candidate as Director] ning the Company, Mr. Yoshihito Sasaki has engaged in the civil engineering ion business. He assumed the Executive Officer position in 2017 and held the of Head of Civil Engineering Construction Division at Osaka Main Office, and Head ku Branch Office. Since April 2025, he has been serving as Executive Vice President of Civil Engineering Construction Division, supervising the civil engineering ion business. The Company nominated him as a candidate for Director, as he has capabilities and knowledge gained from his background and is capable to fully his role as Director with his considerable experience.

	1		[				
	_		Reappointment	Outside			
	5	Masako Orii	Independent				
66			(Date of birth: Oct.	10, 1960)			
	[Career s concurre	[Career summary, position and areas of responsibility in the Company, and significant concurrent positions outside the Company]					
	Apr. 198	33 Joined Suntory Limited					
	Apr. 20	2 Executive Officer of Suntory He	oldings Limited				
	Apr. 20	6 Senior Managing Director, Men	nber of the Board of S	Suntory Wellness Limite	ed		
	Apr. 20	Advisor of Suntory Holdings Limited Executive Director of Suntory Hall, Suntory Foundation for the Arts					
	Jun. 202	un. 2020 Independent Director of the Company (incumbent)					
	May 202	May 2021 Outside Director, Audit and Supervisory Committee Member of TOHO CO., LTD. (incumbent)					
	Apr. 202	5 Senior Advisor of Suntory Four	dation for the Arts (i	ncumbent)			
Number of the Company's shares held: 0	Significant concurrent position: Outside Director, Audit and Supervisory Committee Member of TOHO CO., LTD.						
Number of years in office as a Director: 5 years	[Reasons for nomination of the candidate as Independent Director and outline of expected roles]						
Status of attendance to Board of Directors meeting: 15/15 (100%)	Ms. Masako Orii has considerable experience, excellent capabilities, knowledge, and character gained through involvement in the management of the Suntory Group. The Company nominated her as a candidate for Independent Director in the expectation that she can provide advice and suggestions important for decision-making regarding the Company's management policy and business strategy, from the viewpoint of a person with corporate management experience in a business area different from the Company, and based on the abundant knowledge about ESG management, compliance, and others. The Company also expects that she can contribute to the operation and supervision of the Company's corporate governance from a third-party standpoint as a member of the Board of Directors, Chair of the Recommendation Committee, and a member of the Remuneration Committee.						

			Reappointment	Outside			
	6	Hiroyuki Kato	Independent				
66		5	(Date of birth: Apr.	28, 1956)			
	[Career s concurre	[Career summary, position and areas of responsibility in the Company, and significant concurrent positions outside the Company]					
	Apr. 197	Apr. 1979 Joined MITSUI & CO., LTD.					
	Apr. 201	0 Managing Officer of MITSUI &	CO., LTD.				
	Apr. 201	2 Executive Managing Officer of M	MITSUI & CO., LTI	).			
	Jun. 201	n. 2014 Representative Director, Senior Executive Managing Officer of MITSUI & LTD.					
	Apr. 201	Apr. 2016 Representative Director, Executive Vice President of MITSUI & CO.					
	Apr. 2018 Director of MITSUI & CO., LTD.						
	Jun. 201	Jun. 2018 Counselor of MITSUI & CO., LTD.					
	Jul. 202	Jul. 2020 Advisor of MITSUI & CO., LTD.					
Number of the Company's	Jun. 202	21 Independent Director of the Com	npany (incumbent)				
shares held: 0	[Reasons for nomination of the candidate as Independent Director and outline of expected						
Number of years in office as	roles]						
a Director: 4 years	Mr. Hiroyuki Kato has considerable experience, excellent capabilities, knowledge, and						
Status of attendance to Board	character gained through involvement in the management of MITSUI & CO., LTD. The						
of Directors meeting:	Company nominated him as a candidate for Independent Director in the expectation that he can provide advice and suggestions important for decision-making regarding the Company's						
15/15 (100%)	management policy and business strategy, from the viewpoint of a person with corporate management experience in a business area different from the Company, and based on the						
		bundant knowledge from his experience in establishing global business strategies, and others.					
	The Company also expects that he can contribute to the operation and supervision of the Company's corporate governance from a third-party standpoint as a member of the Board of Directors, Chair of the Remuneration Committee, and a member of the Recommendation						
	Committee.						

			Reappointment	Outside		
	7	Yukiko Kuroda	Independent			
66	/		(Date of birth: Sep. 2	24, 1963)		
	[Career s concurre	[Career summary, position and areas of responsibility in the Company, and significant concurrent positions outside the Company]				
	Apr. 198	36 Joined Sony Corporation				
<b>新山</b> 法国家	Jan. 199	Jan. 1991 Representative Director of People Focus Consulting Co., Ltd.				
	Jun. 201	0 Outside Audit & Supervisory Bo	oard Member of Astel	las Pharma Inc.		
	Mar. 201	1 Outside Director of CAC Co., L	td. (current CAC Hol	dings Corporation)		
	Apr. 201	2 Managing Director/Founder of F	People Focus Consult	ing Co., Ltd.		
	Jun. 201	3 Outside Director of Marubeni C	orporation			
	Jun. 201	5 Outside Member of the Board of	f Mitsui Chemicals, I	ıc.		
	Jun. 201	8 Outside Director of Seven Bank. (scheduled to retire the position Independent Director of Terumo	on June 23, 2025)			
	Jun. 2022 Independent Director of the Company (incumbent)					
	Aug. 202	Aug. 2022 Outside Director of ORACLE CORPORATION JAPAN (incumbent)				
Number of the Company's	Mar. 202	Advisor/Founder of People Focu	us Consulting Co., Lto	d. (incumbent)		
shares held: 0	Apr. 2025 Outside Director of the Board of Sekisui House, Ltd. (incumbent)					
Number of years in office as a Director: 3 years Status of attendance to Board of Directors meeting:	Significant concurrent position: Outside Director of ORACLE CORPORATION JAPAN Outside Director of the Board of Sekisui House, Ltd. Outside Director of Santen Pharmaceutical Co., Ltd. (scheduled to assume the position on June 24, 2025)					
15/15 (100%)	[Reasons for nomination of the candidate as Independent Director and outline of expected roles]					
	character Ltd., whi in the exp regarding person w and based others. T the Comp	iko Kuroda has considerable experier gained through involvement in the n ch she founded. The Company nomin pectation that she can provide advice g the Company's management policy ith corporate management experience d on the abundant knowledge in susta he Company also expects that she can pany's corporate governance from a t ors, Remuneration Committee, and S	nanagement of People nated her as a candida and suggestions impo- and business strategy e in a business area di inability and organiz- n contribute to the op- hird-party standpoint	Focus Consulting Co., te for Independent Director ortant for decision-making t, from the viewpoint of a fferent from the Company, ational development, and eration and supervision of as a member of the Board		

			Reappointment	Outside		
	8	Hiroyuki Shime	Independent			
Margard		5	(Date of birth: Feb.	10, 1952)		
E	[Career s concurre	[Career summary, position and areas of responsibility in the Company, and significant concurrent positions outside the Company]				
	Apr. 197	5 Joined UNITIKA LTD.				
	Apr. 200	3 Executive Officer of UNITIKA I	LTD.			
	Apr. 200	5 Managing Executive Officer of U	JNITIKA LTD.			
	Jun. 2008	B Director, Senior Executive Office	er of UNITIKA LTE	).		
	Jul. 2012	Director, Managing Executive O	fficer of UNITIKA I	LTD.		
	Jun. 2014	4 Representative Director and Pres LTD.	Representative Director and President, Chief Executive Officer of UNITIKA LTD.			
	Jun. 2019 Representative Director Chairman of UNITIKA LTD.					
	Jun. 2022	Jun. 2022 Outside Auditor of DAIHEN Corporation (incumbent)				
	Jun. 2023 Advisor of UNITIKA LTD.					
Number of the Company's shares held: 0	Jun. 2024 Independent Director of the Company (incumbent)					
Number of years in office as	Significant concurrent position: Outside Auditor of DAIHEN Corporation					
a Director: 1 year Status of attendance to Board	[Reasons for nomination of the candidate as Independent Director and outline of expected roles]					
of Directors meeting: 13/13 (100%)	character nominate advice ar policy an experient knowledg can contri	yuki Shime has considerable experien gained through involvement in the m d him as a candidate for Independent d suggestions important for decision- d business strategy, from the viewpoi ce, such as serving in top managemen ge of business strategy formulation, an ibute to the operation and supervision ty standpoint as a member of the Boar ee.	anagement of UNIT Director in the exper making regarding th nt of a person with c t as president, and ba nd others. The Comp of the Company's c	IKA LTD. The Company ctation that he can provide e Company's management orporate management ased on the abundant any also expects that he orporate governance from a		

			Reappointment	Outside			
	9	Yoshihiro Ikegawa	Independent				
28	-	e	(Date of birth: Jul. 2	., 1960)			
	[Career s concurrent	[Career summary, position and areas of responsibility in the Company, and significant concurrent positions outside the Company]					
	Apr. 198	3 Joined Mitsubishi Chemical Ind Corporation)	Joined Mitsubishi Chemical Industries Limited (current Mitsubishi Chemical Corporation)				
	Apr. 200	5 Managing Director of MCC PT	Managing Director of MCC PTA India Corp. Private Limited				
1 And 1	Apr. 201	4 Executive Officer of Mitsubishi	Executive Officer of Mitsubishi Chemical Corporation				
	Dec. 201	5 Executive Officer of Mitsubishi Mitsubishi Chemical Group Con		Corporation (current			
	Apr. 201	8 Managing Corporate Executive Corporation	Managing Corporate Executive Officer of Mitsubishi Chemical Holdings				
	Apr. 201 Apr. 202	19 Managing Corporate Executive Officer of Mitsubishi Chemical Holdings Corporation and Director of the Board of Mitsubishi Chemical Corporation					
		pr. 2021 Representative Corporate Executive Officer and Managing Corporate Executi Officer of Mitsubishi Chemical Holdings Corporation					
	Apr. 202	2 Executive Vice President of Mit Representative Director, Director Corporation			ind		
Number of the Company's shares held: 0	Jun. 2023 Executive Consultant of Mitsubishi Chemical Corporation						
	Jun. 202	5	· ·	d. (incumbent)			
Number of years in office as		Independent Director of the Cor	npany (incumbent)				
a Director: 1 year	Significant concurrent position: Outside Director of Toyo Seikan Group Holdings, Ltd.						
Status of attendance to Board	50			1 11 0			
of Directors meeting: 13/13 (100%)	[Reasons roles]	for nomination of the candidate as In	ndependent Director	and outline of expect	ted		
	character Company can provi managen abundant Company Company	wihiro Ikegawa has considerable expe gained through involvement in the r v nominated him as a candidate for Ir de advice and suggestions important nent policy and business strategy, fro nent experience in a business area dif knowledge in long-term management v also expects that he can contribute to v's corporate governance from a third , Remuneration Committee, and Sus	nanagement of Mitsui adependent Director i for decision-making m the viewpoint of a ferent from the Comp at planning and sustai to the operation and s l-party standpoint as a	bishi Chemical Grou n the expectation tha regarding the Comp person with corpora- bany, and based on the nability, and others. upervision of the a member of the Boa	up. The at he any's te he The		

- Notes: 1. Messrs. Hiroyuki Kato, Hiroyuki Shime, and Yoshihiro Ikegawa and Mses. Masako Orii and Yukiko Kuroda are candidates for Independent Directors. In addition, they meet the "Requirements for Selection as an Independent Director/Outside Audit & Supervisory Board Member Candidate" stipulated by the Company, and are candidates for Independent Directors/auditors pursuant to the provisions of the financial instruments exchange on which the Company is listed.
  - 2. The Company has entered into a liability limitation agreement regarding the liabilities described in Clause 1, Article 423 of the Companies Act with Mses. Masako Orii and Yukiko Kuroda, and Messrs. Hiroyuki Kato, Hiroyuki Shime and Yoshihiro Ikegawa. Under the agreement, each of them shall be liable to compensate for damages up to 5 million yen or the minimum liability limit set forth in Clause 1, Article 425 of the Companies Act, whichever is higher, if they were acting in good faith and did not commit gross negligence in performing their duties. If the candidates are re-elected at the Meeting, the Company plans to renew the agreement with them.
  - 3. In accordance with Clause 1, Article 430-3 of the Companies Act, the Company has entered into a directors and officers liability insurance policy (D&O insurance policy) with an insurance company in order to secure talented personnel and prevent excessive irresolution in the execution of duties. An overview of the policy is presented in "4 (4) Overview of the directors and officers liability insurance policy (D&O insurance policy), etc." of the Japanese original of the Business Report among the items subject to measures for electronic provision. All of the candidates for Director are already insureds under the policy, and will continue to be such after their appointment.
  - 4. The name of candidate Yukiko Kuroda on the family register is Yukiko Matsumoto.

# (Reference)

# Process for selecting candidates for Director and Audit & Supervisory Board Member

The Company has established the Recommendation Committee and the Remuneration Committee as advisory bodies of the Board of Directors. The former deliberates on appointments of officers, and the latter deliberates on officer remuneration, and both submit the results to the Board of Directors.

Each committee is chaired by an Independent Director with the aim of enhancing corporate governance, and Independent Directors comprise a majority of the memberships. This will help ensure that the Company's process for deciding on officer appointments makes transparent and objective.

#### Requirements for Selection as an Independent Director/Outside Audit & Supervisory Board Member Candidate

- 1. The Independent Director/Outside Audit & Supervisory Board member candidate (hereinafter referred to as the "Candidate") must have capabilities, knowledge, experience, and character suitable for such position at the Company. The Candidate must be able to provide directions and opinions to the Company's management from an independent and impartial standpoint.
- 2. The Candidate must not be a former director, Audit & Supervisory Board member, or employee of the Company or any of its associated companies.
- 3. The Candidate must not currently belong, and must not have belonged in the past, to an Accounting Auditor, law office, or main bank with which the Company currently has a contract.
- 4. The Candidate must not currently be, and must not have been in the past, a major shareholder with an ownership stake of 10% or more. The Candidate must not currently belong, and must not have belonged in the past, to an entity that is a major shareholder.
- 5. The Candidate must not currently belong, and must not have belonged in the past, to an entity that has a business relationship with the Company in which the annual amount of transactions has exceeded 2% of the net sales of both the Company and such entity during the last three fiscal years.
- 6. The Candidate must not currently work, and must not have worked in the past, as an executive at a non-profit organization to which the Company has made an annual donation exceeding 20 million yen during the last three fiscal years.
- 7. If the Candidate does not meet the requirements in 3. through 6., at least ten years must have passed since the Candidate left the relevant entity.
- 8. The Candidate must meet the requirements for an independent director/auditor pursuant to the provisions of the Tokyo Stock Exchange's Securities Listing Regulations.

#### **Reduction on cross-shareholdings**

The Company owns cross-shareholdings to maintain and strengthen business relationships with the customers. The Company reviews the significance of owning shares in each company by regularly reporting to the Board of Directors on valuation gains/losses, and collective consideration of indicators of profitability such as capital cost and return on business from maintaining and strengthening the business relationship with a company. The Company verifies the economic rationale for owning shares over the medium and long term, and sells shares as needed when the business significance of owning the shares has weakened. The Medium-Term Business Plan 2022 states that the Company will proceed further on reassessment of the significance of owning shares and overall investment efficiency for the Company. The Company has reduced cross-shareholdings, aiming to bring the ratio of crossshareholdings to 20% or less of consolidated net assets by the end of March 2027. The balance of cross-shareholdings as of March 31, 2025, accounted for 22.6% of consolidated net assets, down 11.2 percentage points from 33.8% at the end of the previous fiscal year. This is mainly due to the progress in selling cross-shareholdings and the decline in the share prices of those holdings. The ratio of cross-shareholdings including the agreed sale amount by the end of March 2027 to consolidated net assets was 15.8%, and the Company will proceed with further sale of cross-shareholdings to achieve its target reducing such shares to 20% or less of consolidated net assets.

To enhance its corporate value, the Company will strengthen investments in human resources, DX, technology, investments to expand production capacity, and growth investments in fields where it can establish a competitive advantage. From the point of improving capital efficiency, the Company will implement strategic shareholder returns by setting the necessary equity amount according to the growth of the Group's businesses. Proceeds from the sale of cross-shareholdings will be used for these investments or shareholder returns.

<Changes in balance of cross-shareholdings and consolidated net asset ratio>





# <Changes in cumulative amount sold from FY2021 including agreed sale amount (Consolidated)>

<Factors behind changes in the balance of cross-shareholdings (Consolidated)>

	(Billions of yen)
Balances and Changes	Amount
Balance as of March 31, 2024	403.5
Amount sold from Apr. to Mar. 2025	(86.2)
Decrease due to change in stock price	(42.4)
Other (impairment loss on unlisted stocks, etc.)	(1.3)
Balance as of March 31, 2025 [of which agreed sale amount]	273.5 [82.9]

Note: For details of cross-shareholdings as of the end of the current fiscal year, please refer to our website (https://ir.obayashi.co.jp/ja/ir/governance/cross-shareholdings.html) (in Japanese).